

Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

Company Name	ISIN	Meeting Date	Resolution	Net Vote
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MS A SCHAAPVELD AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO RECEIVE AND CONSIDER THE COMPANY'S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR TO 31 MARCH 2021	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MR S R THOMPSON AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MRS J S WILSON AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO APPOINT KPMG LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE END OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE MEMBERS	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO AUTHORISE THE DIRECTORS, ACTING THROUGH THE AUDIT AND COMPLIANCE COMMITTEE, TO FIX THE AUDITOR'S REMUNERATION	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	THAT THE COMPANY AND ANY COMPANY WHICH IS OR BECOMES A SUBSIDIARY OF THE COMPANY AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION HAS EFFECT BE AUTHORISED TO: A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES NOT EXCEEDING GBP 20,000 IN TOTAL; B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES NOT EXCEEDING GBP 20,000 IN TOTAL; AND C) INCUR POLITICAL EXPENDITURE NOT EXCEEDING GBP 20,000 IN TOTAL, DURING THE PERIOD UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022) PROVIDED THAT THE AGGREGATE AMOUNT OF POLITICAL DONATIONS AND POLITICAL EXPENDITURE MADE OR INCURRED BY THE COMPANY AND ITS SUBSIDIARIES PURSUANT TO THIS RESOLUTION SHALL NOT EXCEED GBP 20,000. ANY TERMS USED IN THIS RESOLUTION WHICH ARE DEFINED IN PART 14 OF THE COMPANIES ACT 2006 SHALL BEAR THE SAME MEANING FOR THE PURPOSES OF THIS RESOLUTION	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED, IN SUBSTITUTION FOR ALL SUBSISTING AUTHORITIES, TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: A) UP TO A NOMINAL AMOUNT OF GBP 239,606,624 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT ALLOTTED OR GRANTED UNDER PARAGRAPH (B) BELOW IN EXCESS OF SUCH SUM); AND B) COMPRISING EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) UP TO A NOMINAL AMOUNT OF GBP 479,213,247 (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS OR GRANTS MADE UNDER PARAGRAPH (A) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE: I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND II. TO HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, AND SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER, SUCH AUTHORITIES TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE AUTHORITY ENDS AND THE DIRECTORS MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF	FOR

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3I GROUP PLC	GB00B1YW4409	01-Jul-2021	<p>THAT, IF RESOLUTION 16 IS PASSED, THE DIRECTORS BE GIVEN THE POWER TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 16 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE LIMITED: A) TO THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (B) OF RESOLUTION 16, BY WAY OF A RIGHTS ISSUE ONLY): I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND II. TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, AND SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND B) IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 16 AND/OR IN THE CASE OF ANY SALE OF TREASURY SHARES FOR CASH, TO THE ALLOTMENT (OTHERWISE THAN UNDER PARAGRAPH (A) ABOVE) OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 35,940,993, SUCH POWER TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HAD NOT ENDED</p>	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	<p>THAT, IF RESOLUTION 16 IS PASSED, THE DIRECTORS BE GIVEN THE POWER IN ADDITION TO ANY POWER GRANTED UNDER RESOLUTION 17 TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 16 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE: A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 35,940,993; AND B) USED ONLY FOR THE PURPOSES OF FINANCING A TRANSACTION WHICH THE DIRECTORS OF THE COMPANY DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE OR FOR THE PURPOSES OF REFINANCING SUCH A TRANSACTION WITHIN SIX MONTHS OF IT TAKING PLACE, SUCH POWER TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HAD NOT ENDED</p>	FOR

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3I GROUP PLC	GB00B1YW4409	01-Jul-2021	THAT THE COMPANY BE AUTHORISED TO MAKE ONE OR MORE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE COMPANIES ACT 2006) OF ITS ORDINARY SHARES OF 73 19/22P EACH SUCH POWER TO BE LIMITED: A) TO A MAXIMUM NUMBER OF 97,000,000 ORDINARY SHARES; B) BY THE CONDITION THAT THE MINIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE NOMINAL AMOUNT OF THAT SHARE; AND C) BY THE CONDITION THAT THE MAXIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE HIGHEST OF: I. AN AMOUNT EQUAL TO 5% ABOVE THE AVERAGE MARKET VALUE OF AN ORDINARY SHARE FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND II. THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT PURCHASE BID ON THE TRADING VENUES WHERE THE PURCHASE IS CARRIED OUT, IN EACH CASE, EXCLUSIVE OF EXPENSES, SUCH AUTHORITY TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022) BUT IN EACH CASE SO THAT THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WOULD OR MIGHT BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE AUTHORITY ENDS AND THE COMPANY MAY PURCHASE ORDINARY SHARES PURSUANT TO ANY SUCH CONTRACT AS IF THE AUTHORITY HAD NOT ENDED	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR TO 31 MARCH 2021	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO DECLARE A DIVIDEND OF 21P PER ORDINARY SHARE FOR THE YEAR TO 31 MARCH 2021, PAYABLE TO SHAREHOLDERS WHOSE NAMES APPEAR ON THE REGISTER OF MEMBERS AT CLOSE OF BUSINESS ON 18 JUNE 2021	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MRS C J BANSZKY AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MR S A BORROWS AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MR S W DAINITH AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MR D A M HUTCHISON AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MS C L MCCONVILLE AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MR P A MCKELLAR AS A DIRECTOR	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	APPROVE REMUNERATION POLICY	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	APPROVE PROFITABLE GROWTH INCENTIVE PLAN	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO RECEIVE AND CONSIDER THE ANNUAL REPORT OF THE DIRECTORS AND THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021 WITH THE REPORT OF THE AUDITORS THEREON	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO DECLARE A DIVIDEND AS RECOMMENDED BY THE DIRECTORS	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO REELECT DIRECTOR: MR. J. C. PAGE	FOR

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C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO REELECT DIRECTOR: B. MR. R. SELVASKANDAN WHO RETIRE BY ROTATION	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	RESOLVED THAT MR. L. R. PAGE, A RETIRING DIRECTOR, WHO HAS ATTAINED THE AGE OF SEVENTY ONE YEARS BE AND IS HEREBY REAPPOINTED A DIRECTOR OF THE COMPANY AND IT IS HEREBY DECLARED THAT THE AGE LIMIT OF SEVENTY YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT APPLY TO THE APPOINTMENT OF THE SAID DIRECTOR	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	RESOLVED THAT MR. J B L DE SILVA, A RETIRING DIRECTOR, WHO HAS ATTAINED THE AGE OF SEVENTY FOUR YEARS BE AND IS HEREBY REAPPOINTED A DIRECTOR OF THE COMPANY AND IT IS HEREBY DECLARED THAT THE AGE LIMIT OF SEVENTY YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT APPLY TO THE APPOINTMENT OF THE SAID DIRECTOR	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO REELECT MR. A T P EDIRISINGHE, WHO RETIRE IN TERMS OF SECTION 210 (2) (B) OF THE COMPANIES ACT NO. 07 OF 2007 HAVING SURPASSED SEVENTY YEARS OF AGE AND OFFER HIMSELF FOR REELECTION IN TERMS OF SECTION 211 (1) AND (2) OF THE COMPANIES ACT NO, 07 OF 2007. A RETIRING DIRECTOR, WHO HAS ATTAINED THE AGE OF SEVENTY FIVE YEARS BE AND IS HEREBY REAPPOINTED A DIRECTOR OF THE COMPANY AND IT IS HEREBY DECLARED THAT THE AGE LIMIT OF SEVENTY YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT APPLY TO THE APPOINTMENT OF THE SAID DIRECTOR	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE CONTRIBUTIONS TO CHARITIES	AGAINST
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS, MESSRS. KPMG, WHO ARE DEEMED REAPPOINTED AS AUDITORS AT THE ANNUAL GENERAL MEETING OF THE COMPANY IN TERMS OF SECTION 158 OF THE COMPANIES ACT NO. 7 OF 2007	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT EMER FINNAN	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT STEWART GILLILAND	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT HELEN PITCHER	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT ANDREA POZZI	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT JIM THOMPSON	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITORS REMUNERATION	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RECEIVE AND CONSIDER THE REPORT OF THE REMUNERATION COMMITTEE ON DIRECTORS REMUNERATION FOR THE YEAR ENDED 28 FEBRUARY 2021	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RECEIVE AND CONSIDER THE DIRECTORS REMUNERATION POLICY REPORT	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AUTHORISE THE ALLOTMENT OF SHARES	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AUTHORISE THE LIMITED DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AUTHORISE THE ADDITIONAL 5 PERCENT DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AUTHORISE THE PURCHASE BY THE COMPANY OF ITS OWN SHARES	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO DETERMINE THE PRICE RANGE AT WHICH TREASURY SHARES MAY BE RE-ISSUED OFF-MARKET	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO APPROVE THE RULES OF THE CC PROFITS HARING SCHEME	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AMEND THE RULES OF THE CC 2015 LONG TERM INCENTIVE PLAN	FOR

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C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO CONSIDER THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 28 FEBRUARY 2021 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO ELECT DAVID FORDE	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO ELECT PATRICK MCMAHON	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO ELECT VINEET BHALLA	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT JILL CASEBERRY	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT JIM CLERKIN	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT VINCENT CROWLEY	FOR
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	DIRECTOR	FOR
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	DIRECTOR	ABSTAIN
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	DIRECTOR	FOR
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	DIRECTOR	FOR
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	To approve the adoption of CEL-SCI's 2021 Non-Qualified Stock Option Plan which provides that up to 1,800,000 shares of common stock may be issued upon the exercise of options granted pursuant to the Plan.	FOR
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	To ratify the appointment of BDO USA, LLP as CEL-SCI's independent registered public accounting firm for the fiscal year ending September 30, 2021.	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT ANDREW LONG AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YEAR ENDED 30 JANUARY 2021	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITORS	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO APPROVE THE RULES OF THE JD SPORTS FASHION PLC LONG TERM INCENTIVE PLAN 2021	AGAINST
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO AUTHORISE POLITICAL DONATIONS	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UP TO THE SPECIFIED LIMIT	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UP TO THE SPECIFIED LIMIT	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO AUTHORISE GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT EXCLUDING THE DIRECTORS REMUNERATION POLICY FOR THE YEAR ENDED 30 JANUARY 2021	AGAINST
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION POLICY AS CONTAINED IN THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 30 JANUARY 2021	AGAINST
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT PETER COWGILL AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT NEIL GREENHALGH AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT ANDREW LESLIE AS A DIRECTOR	FOR

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JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT MARTIN DAVIES AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT HEATHER JACKSON AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT KATH SMITH AS A DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF CORPORATE OFFICERS MENTIONED IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE REMUNERATION DUE OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2021 TO MR. DIDIER LAMOUCHE, CHAIRMAN OF THE BOARD	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE REMUNERATION DUE OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2021 TO MR. GEOFFREY GODET, CHIEF EXECUTIVE OFFICER	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	REMUNERATION POLICY FOR THE CHAIRMAN : APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHAIRMAN	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER: APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHIEF EXECUTIVE OFFICER	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS PURSUANT TO SECTION II OF ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE AMENDMENT TO THE PERFORMANCE SHARE PLAN ALLOCATED TO THE CHIEF EXECUTIVE OFFICER APPROVED BY THE BOARD OF DIRECTORS ON 28 JUNE 2018	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE AMENDMENT TO THE PERFORMANCE SHARE PLAN ALLOCATED TO THE CHIEF EXECUTIVE OFFICER APPROVED BY THE BOARD OF DIRECTORS ON 23 SEPTEMBER 2019	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE AMENDMENT TO THE PERFORMANCE SHARE PLAN ALLOCATED TO THE CHIEF EXECUTIVE OFFICER APPROVED BY THE BOARD OF DIRECTORS ON 25 SEPTEMBER 2020	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	RENEWAL OF THE TERM OF OFFICE OF MR. GEOFFREY GODET AS DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	RENEWAL OF THE TERM OF OFFICE OF MR. VINCENT MERCIER AS DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	RENEWAL OF THE TERM OF OFFICE OF MR. RICHARD TROKSA AS DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	RENEWAL OF THE TERM OF OFFICE OF MRS. HELENE BOULET-SUPAU AS DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPOINTMENT OF MR. SEBASTIEN MAROTTE AS A NEW DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	SHARE BUYBACK PROGRAMME	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AMENDMENT TO THE COMPANY'S BY-LAWS IN ORDER TO BRING THEM INTO LINE WITH THE NEW NUMBERING OF THE FRENCH COMMERCIAL CODE RESULTING FROM THE PROVISIONS OF ORDER NO. 2020-1142 OF 16 SEPTEMBER 2020 RELATING TO THE CREATION, WITHIN THE FRENCH COMMERCIAL CODE, OF A CHAPTER RELATING TO COMPANIES WHOSE SECURITIES ARE ADMITTED TO TRADING ON A REGULATED MARKET OR ON A MULTILATERAL TRADING FACILITY	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR

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QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS, BY PUBLIC OFFERING (EXCLUDING THE OFFERS REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS, BY MEANS OF AN OFFER REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, BY PUBLIC OFFERING (EXCLUDING THE OFFERS REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE)	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, BY MEANS OF AN OFFER REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE AMOUNT OF ISSUES IN THE EVENT OF OVERSUBSCRIPTION IN THE EVENT OF THE ISSUE OF COMMON SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY INCORPORATION OF RESERVES, PROFITS OR PREMIUMS	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING COMMON SHARES AND TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL AS REMUNERATION FOR CONTRIBUTIONS IN KIND WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES AND SALES RESERVED FOR MEMBERS OF A COMPANY OR GROUP SAVINGS PLAN PURSUANT TO THE PROVISIONS OF ARTICLE L.3332-1 AND FOLLOWING OF THE FRENCH LABOUR CODE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES RESERVED FOR EMPLOYEES AND CORPORATE OFFICERS OF CERTAIN FOREIGN SUBSIDIARIES OR BRANCHES, WHO CANNOT SUBSCRIBE, DIRECTLY OR INDIRECTLY, TO SHARES OF THE COMPANY IN THE CONTEXT OF THE PREVIOUS RESOLUTION, AND TO ANY FINANCIAL INSTITUTIONS OR COMPANIES CREATED SPECIFICALLY AND EXCLUSIVELY FOR THE IMPLEMENTATION OF AN EMPLOYEE SAVINGS SCHEME FOR THE BENEFIT OF EMPLOYEES (OR FORMER EMPLOYEES) OF CERTAIN FOREIGN SUBSIDIARIES OR BRANCHES WHO CANNOT SUBSCRIBE, DIRECTLY OR INDIRECTLY, TO SHARES OF THE COMPANY IN THE CONTEXT OF THE PREVIOUS RESOLUTION	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AUTHORISATION TO THE BOARD OF DIRECTORS TO PROCEED WITH THE ALLOCATIONS OF FREE EXISTING SHARES OR SHARES TO BE ISSUED ENTAILING THE CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO CANCEL THE SHARES ACQUIRED IN THE CONTEXT OF THE REPURCHASE OF ITS OWN SHARES BY THE COMPANY	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	POWERS TO CARRY OUT FORMALITIES	FOR

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QUADIEN SA	FR0000120560	01-Jul-2021	APPROVAL OF THE BALANCE SHEET AND CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2021 - APPROVAL OF THE AMOUNT OF NON-DEDUCTIBLE EXPENSES AND COSTS	FOR
QUADIEN SA	FR0000120560	01-Jul-2021	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR AND DISTRIBUTION OUT OF DISTRIBUTABLE PROFIT	FOR
QUADIEN SA	FR0000120560	01-Jul-2021	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2021	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. MARK A. WEINBERGER	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2020	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. STUART GULLIVER	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. KHALID HASHIM SALEH AL-DABBAGH	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE BOARD OF DIRECTORS COMPETITION STANDARDS, IN ACCORDANCE WITH PARAGRAPH (3) IN ARTICLE (46) OF THE CMA CORPORATE GOVERNANCE REGULATIONS	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND AND THIRD QUARTERS AND ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021 UP TO THE FIRST QUARTER OF 2031, AND DETERMINING THEIR FEES	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. YASIR OTHMAN HAMOUD AL-RUMAYYAN	ABSTAIN
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. IBRAHIM ABDULAZIZ ABDULLAH AL-ASSAF	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. MOHAMMED ABDULLAH ABDULAZIZ AL-JADAAN	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. MOHAMMAD MAZIAD MOHAMMAD AL-TUWAIJRI	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. ANDREW NICHOLAS LIVERIS	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. LYNN LAVERTY ELSENHANS	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. PETER L. CELLA	FOR
SHUFERSAL LTD	IL0007770378	01-Jul-2021	APPOINTMENT OF MS. IRIS SHAPIRA YALON CPA AS AN EXTERNAL DIRECTOR AS OF JULY 21ST 2021	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO APPOINT PWC LLP AS AUDITORS OF THE COMPANY	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RECEIVE AND APPROVE THE AUDITED ACCOUNTS FOR THE YEAR ENDED 28 FEBRUARY 2021 TOGETHER WITH THE STRATEGIC REPORT DIRECTORS REPORT AND AUDITORS REPORT	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO AUTHORISE POLITICAL DONATIONS	FOR

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TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT SECURITIES INTO SHARES UNDER SECTION 551 COMPANIES ACT 2006	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UNDER SECTION 570 COMPANIES ACT 2006 UP TO 5 PERCENT OF SHARE CAPITAL	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UNDER SECTION 570 COMPANIES ACT 2006 UP TO AN ADDITIONAL 5 PERCENT OF SHARE CAPITAL TO FINANCE ACQUISITIONS AND CAPITAL INVESTMENT	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RECEIVE AND APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 28 FEBRUARY 2021	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RE-ELECT BRIAN MCBRIDE AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RE-ELECT DUNCAN TATTON-BROWN AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RE-ELECT KJERSTI WIKLUND AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RE-ELECT SHAUN MCCABE AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO ELECT ANDY PHILLIPPS AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO ELECT JENNIFER DUVALIER AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO ELECT JODY FORD AS A DIRECTOR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING, AFTER HAVING REVIEWED THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVES THE CONSOLIDATED FINANCIAL STATEMENTS FOR SAID FINANCIAL YEAR, AS PRESENTED TO THE MEETING SHOWING EARNINGS OF EUR 103,061,465.00	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING, AFTER REVIEWING THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLES L. 225-38 OF THE FRENCH COMMERCIAL CODE, APPROVES SAID REPORT AND THAT NO NEW AGREEMENT HAS BEEN ENTERED INTO	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE INFORMATION REGARDING THE COMPENSATION OF THE CORPORATE OFFICERS AS MENTIONED IN ARTICLE L.22-10-9 I OF THE COMMERCIAL CODE, FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS PAID AND AWARDED TO MR YVES GUILLEMOT, AS CEO FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS PAID AND AWARDED TO MR CLAUDE GUILLEMOT, AS DEPUTY MANAGING DIRECTOR FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS PAID AND AWARDED TO MR MICHEL GUILLEMOT, AS DEPUTY MANAGING DIRECTOR FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS PAID AND AWARDED TO MR GERARD GUILLEMOT, AS DEPUTY MANAGING DIRECTOR FOR SAID FISCAL YEAR	FOR

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UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS PAID AND AWARDED TO MR CHRISTIAN GUILLEMOT, AS DEPUTY MANAGING DIRECTOR FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE COMPENSATION POLICY OF THE CEO	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE COMPENSATION POLICY OF THE DEPUTY MANAGING DIRECTORS	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE COMPENSATION POLICY OF THE DIRECTORS	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RATIFIES THE CO-OPTATION OF MS BELEN ESSIUX-TRUJILLO AS A DIRECTOR TO REPLACE MS VIRGINIE HAAS, WHO RESIGNED, FOR THE REMAINDER OF MS VIRGINE HAAS'S TERM OF OFFICE, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR THAT WILL END ON MARCH 31ST 2023	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MS LAURENCE HUBERT-MOY AS DIRECTOR FOR A 4-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON MARCH 31ST 2025	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MR DIDIER CRESPEL AS DIRECTOR FOR A 2-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON MARCH 31ST 2023	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MR CLAUDE GUILLEMOT AS DIRECTOR FOR A 3-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON MARCH 31ST 2024	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MR MICHEL GUILLEMOT AS DIRECTOR FOR A 4-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON MARCH 31ST 2025	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MR CHRISTIAN GUILLEMOT AS DIRECTOR FOR A 4-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON MARCH 31ST 2025	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RESOLVES TO TRANSFER THE HEAD OFFICE OF THE COMPANY TO: 2 RUE CHENE HELEUC 59910 CARENTOIR AND CONSEQUENTLY, DECIDES THE AMENDMENT OF THE BYLAWS	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS TO BUY BACK THE COMPANY'S SHARES, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 120.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10 PER CENT OF THE SHARE CAPITAL MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 1,371,622,560.00 OR 11,430,188 SHARES THE NUMBER OF SHARES ACQUIRED BY THE COMPANY WITH A VIEW TO RETAINING OR DELIVERING IN CASH OR IN AN EXCHANGE AS PART OF A MERGER, DIVESTMENT OR CAPITAL CONTRIBUTION CANNOT EXCEED 5 PER CENT OF ITS CAPITAL. THE NUMBER OF TREASURY SHARES TO BE HELD BY THE COMPANY SHALL NOT EXCEED 10 PER CENT OF THE SHARES COMPOSING THE SHARE CAPITAL. THIS AUTHORIZATION IS GIVEN FOR AN 18-MONTH PERIOD. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR

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UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING GRANTS ALL POWERS TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH THE STOCK REPURCHASE PLAN, UP TO 10 PER CENT OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD. THIS AUTHORIZATION IS GIVEN FOR AN 18-MONTH PERIOD. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS INCREASE THE SHARE CAPITAL, IN FAVOR OF MEMBERS OF A COMPANY SAVING PLANS OF THE COMPANY AND/OR COMPANIES WITHIN THE FRAME OF THE CONSOLIDATION OR COMBINATION OF FINANCIAL STATEMENTS, BY ISSUANCE OF ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL. THE ISSUANCE OF SECURITIES GIVING ACCESS TO PREFERENCE SHARES IS EXCLUDED. THIS DELEGATION IS GIVEN FOR A 26-MONTH PERIOD AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED 1.50 PER CENT OF THE SHARE CAPITAL. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL UP TO OF 1.50 PER CENT OF THE SHARE CAPITAL, BY ISSUANCE OF ORDINARY SHARES, EQUITY SECURITIES GIVING ACCESS TO EQUITY SECURITIES OF THE COMPANY, WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHTS. THE ISSUANCE OF SECURITIES GIVING ACCESS TO PREFERENCE SHARES IS EXCLUDED. THE SHAREHOLDERS' MEETING DECIDES TO WAIVE THE PREFERENTIAL RIGHTS OF THE SHAREHOLDERS IN FAVOR OF THE EMPLOYEES, CORPORATE OFFICERS OF RELATED COMPANIES HAVING THEIR HEAD OFFICE ABROAD, TO BE REALIZED DIRECTLY OR THROUGH A FCPE WITHIN THE FRAME OF LEVER EFFECT OPERATIONS IN THE EVENT OF AN EMPLOYEE SHAREHOLDING SCHEME. THE PRESENT DELEGATION IS GIVEN FOR AN 18-MONTH PERIOD AND SUPERSEDES THE FRACTION UNUSED OF THE ONE GIVEN BY THE SHAREHOLDERS' MEETING OF JULY 2ND 2020 IN RESOLUTION 26. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL UP TO 1.50 PER CENT OF THE SHARE CAPITAL, BY ISSUANCE OF ORDINARY SHARES, EQUITY SECURITIES GIVING ACCESS TO EQUITY SECURITIES OF THE COMPANY. THE SHAREHOLDERS' MEETING DECIDES TO WAIVE THE PREFERENTIAL RIGHTS OF THE SHAREHOLDERS IN FAVOR OF ANY FINANCIAL INSTITUTION OR SUBSIDIARY CONTROLLED BY SUCH INSTITUTION, WHETHER THEY ARE LEGAL PERSONS OR NOT, WILLING TO SUBSCRIBE, HOLD AND TRANSFER SHARES, SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY WITHIN THE FRAME OF LEVER EFFECT OPERATIONS IN THE EVENT OF AN EMPLOYEE SHAREHOLDING SCHEME. THE PRESENT DELEGATION IS GIVEN FOR AN 18-MONTH PERIOD AND SUPERSEDES THE FRACTION UNUSED OF THE ONE GIVEN BY THE SHAREHOLDERS' MEETING OF JULY 2ND 2020 IN RESOLUTION 27. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR

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UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS TO GRANT, FOR FREE EXISTING OR FUTURE SHARES, IN FAVOR OF THE EMPLOYEES, INCLUDING ANY MEMBERS OF THE EXECUTIVE COMMITTEE OF THE UBISOFT GROUP AND EXCLUDING THE MANAGING CORPORATE OFFICERS OF THE COMPANY AS PER RESOLUTION 27, FOR AN AMOUNT REPRESENTING 2 PER CENT OF THE ORDINARY SHARES COMPOSING THE SHARE CAPITAL. THE PRESENT AUTHORIZATION IS GRANTED FOR A 38-MONTH PERIOD AND SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS TO GRANT, FOR FREE EXISTING OR FUTURE SHARES, IN FAVOR OF THE MANAGING CORPORATE OFFICERS, FOR AN AMOUNT REPRESENTING 0.10 PER CENT OF THE ORDINARY SHARES COMPOSING THE SHARE CAPITAL. THIS AMOUNT SHALL COUNT AGAINST THE AMOUNT SET FORTH IN RESOLUTION 26. THE PRESENT AUTHORIZATION IS GRANTED FOR A 38-MONTH PERIOD AND SUPERSEDES THE RESOLUTION 29 OF THE SHAREHOLDERS' MEETING OF JULY 1ST, 2020. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING GRANTS FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING, AFTER HAVING REVIEWED THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVES THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR THAT ENDED ON MARCH 31ST 2021, AS PRESENTED, SHOWING LOSS AMOUNTING TO EUR 14,469,543.70	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RESOLVES TO RECORD THE LOSS FOR THE YEAR OF EUR (14,469,543.70) AS A DEFICIT IN RETAINED EARNINGS, WHICH PREVIOUSLY AMOUNTED TO EUR (301,146,523.30) FOLLOWING THIS ALLOCATION, THE RETAINED EARNINGS ACCOUNT WILL SHOW A NEW BALANCE OF EUR (315,616,067.00). IN ACCORDANCE WITH THE REGULATIONS IN FORCE, THE SHAREHOLDERS' MEETING RECALLS THAT NO DIVIDEND WAS PAID FOR THE PREVIOUS THREE FISCAL YEARS	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT MONIKA KRUESI AS DIRECTOR	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT STEPHAN BROSS AS DIRECTOR	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT DAVID DEAN AS DIRECTOR	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT TON BUECHNER AS BOARD CHAIRMAN	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REAPPOINT STEPHAN BROSS AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REAPPOINT MONIKA KRUESI AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	DESIGNATE KELLER KLG AS INDEPENDENT PROXY	FOR

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BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 1.2 MILLION	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE FIXED REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 750,000	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 2.4 MILLION	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 6.50 PER SHARE	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE CREATION OF CHF 1.3 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT TON BUECHNER AS DIRECTOR	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT URS LEINHAUSER AS DIRECTOR	FOR
DASHENLIN PHARMACEUTICAL GROUP CO., LTD.	CNE100002RG2	02-Jul-2021	CONNECTED TRANSACTIONS REGARDING ACQUISITION OF EQUITIES AND CAPITAL INCREASE OF A COMPANY	FOR
DASHENLIN PHARMACEUTICAL GROUP CO., LTD.	CNE100002RG2	02-Jul-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION AND HANDLING OF THE INDUSTRIAL AND COMMERCIAL REGISTRATION AMENDMENT	FOR
DASHENLIN PHARMACEUTICAL GROUP CO., LTD.	CNE100002RG2	02-Jul-2021	AMENDMENTS TO THE EXTERNAL FUND RAISING MANAGEMENT SYSTEM	FOR
DASHENLIN PHARMACEUTICAL GROUP CO., LTD.	CNE100002RG2	02-Jul-2021	AMENDMENTS TO THE EXTERNAL INVESTMENT MANAGEMENT SYSTEM	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES OF THE COMPANY NOT EXCEEDING 20% OF ITS ISSUED SHARES AS AT THE DATE OF PASSING THIS RESOLUTION	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF ITS ISSUED SHARES AS AT THE DATE OF PASSING THIS RESOLUTION	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES PURSUANT TO RESOLUTION NO. 9 BY AN AMOUNT NOT EXCEEDING 10% OF ITS ISSUED SHARE AS AT THE DATE OF PASSING THIS RESOLUTION	FOR

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MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE REPORTS OF THE DIRECTORS AND THE AUDITORS AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO DECLARE A FINAL DIVIDEND OF HK16.00 CENTS PER SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO APPROVE THE RE-ELECTION OF MR. FENG GUOHUA AS AN EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HIS APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO APPROVE THE RE-ELECTION OF MS. WONG YING YING AS AN EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HER APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO APPROVE THE RE-ELECTION OF MR. DING YUAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HIS APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO APPROVE THE RE-ELECTION OF MR. ONG CHOR WEI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HIS APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
PHOENIX HOLDINGS LTD	IL0007670123	05-Jul-2021	PRESENTATION AND DEBATE OF COMPANY FINANCIAL STATEMENTS AND BOARD REPORT FOR THE YEAR ENDED DECEMBER 31ST 2020	ABSTAIN
PHOENIX HOLDINGS LTD	IL0007670123	05-Jul-2021	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER CPA FIRM AS COMPANY AUDITING ACCOUNTANTS AND FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING AND AUTHORIZATION OF THE COMPANY TO DETERMINE ITS COMPENSATION	FOR
PHOENIX HOLDINGS LTD	IL0007670123	05-Jul-2021	ISSUANCE OF 88,000 UNLISTED OPTIONS TO MR. EYAL BEN SIMON, COMPANY CEO	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	ELECT SAMANTHA BARRELL AS DIRECTOR	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	ELECT EMMA CARIAGA AS DIRECTOR	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	ELECT NOEL GORDON AS DIRECTOR	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	APPROVE REMUNERATION REPORT	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	APPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	RE-ELECT ED SMITH AS DIRECTOR	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	RE-ELECT LOUISE FOWLER AS DIRECTOR	FOR
ASSURA PLC	GB00BVG BWW93	06-Jul-2021	RE-ELECT JONATHAN MURPHY AS DIRECTOR	FOR

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ASSURA PLC	GB00BVGBWW93	06-Jul-2021	RE-ELECT JAYNE COTTAM AS DIRECTOR	FOR
ASSURA PLC	GB00BVGBWW93	06-Jul-2021	RE-ELECT JONATHAN DAVIES AS DIRECTOR	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	06-Jul-2021	TO ADOPT THE SHARE AWARD SCHEME	AGAINST
ESPRIT HOLDINGS LTD	BMG3122U1457	06-Jul-2021	TO APPROVE THE GRANT OF THE SPECIFIC MANDATE FOR ISSUANCE AND ALLOTMENT OF THE SHARES PURSUANT TO THE SHARE AWARD SCHEME	AGAINST
ESPRIT HOLDINGS LTD	BMG3122U1457	06-Jul-2021	TO APPROVE THE REFRESHMENT OF MANDATE LIMIT TO THE 2018 SHARE OPTION SCHEME ADOPTED ON 5 DECEMBER 2018	AGAINST
ESPRIT HOLDINGS LTD	BMG3122U1457	06-Jul-2021	TO APPROVE THE INCREASE IN AUTHORISED SHARE CAPITAL	AGAINST
KERING SA	FR0000121485	06-Jul-2021	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO PURCHASE, RETAIN OR TRANSFER THE COMPANY'S SHARES	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	06-Jul-2021	ELECTION OF THE CHAIRMAN OF THE EXTRAORDINARY GENERAL MEETING	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	06-Jul-2021	CONFIRMATION OF THE LEGALITY OF CONVENING THE EXTRAORDINARY GENERAL MEETING AND ITS CAPACITY TO ADOPT RESOLUTIONS	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	06-Jul-2021	ACCEPTANCE OF THE AGENDA	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	06-Jul-2021	ADOPTION OF RESOLUTIONS ON CHANGES TO THE COMPOSITION OF THE SUPERVISORY BOARD OF KGHM POLSKA MIEDZ S.A.	AGAINST
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT SAPNA SOOD	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RECEIVE ANNUAL REPORT AND ACCOUNTS	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	ELECT EVELYN BOURKE	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	ELECT FIONA DAWSON	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT DELOITTE LLP AS AUDITORS	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE AUDIT COMMITTEE TO DETERMINE AUDITORS REMUNERATION	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE SUB-DIVISION OF SHARES	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RIGHTS OF DEFERRED SHARES	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE ALLOTMENT OF SHARES	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	GENERAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR

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MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE PURCHASE OF OWN SHARES	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	APPROVE THE REMUNERATION REPORT	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE PURCHASE OF DEFERRED SHARES	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	CALL GENERAL MEETINGS ON 14 DAYS NOTICE	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT ARCHIE NORMAN	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT STEVE ROWE	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT EOIN TONGE	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT ANDREW FISHER	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT ANDY HALFORD	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT TAMARA INGRAM	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT JUSTIN KING	FOR
MIZRAHI TEFAHOT BANK LTD	IL0006954379	06-Jul-2021	UPDATE OF BANK OFFICERS' REMUNERATION POLICY	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	06-Jul-2021	REPURCHASE AND CANCELLATION OF SOME LOCKED RESTRICTED STOCKS GRANTED TO PLAN PARTICIPANTS UNDER THE 2019 RESTRICTED STOCKS INCENTIVE PLAN AND ADJUSTMENT OF THE REPURCHASE PRICE	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	06-Jul-2021	THE FIRST PHASE EMPLOYEE STOCK OWNERSHIP PLAN FROM 2021 TO 2023 (DRAFT)	AGAINST
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	06-Jul-2021	MANAGEMENT MEASURES FOR THE FIRST PHASE EMPLOYEE STOCK OWNERSHIP PLAN FROM 2021 TO 2023 (DRAFT)	AGAINST
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	06-Jul-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE FIRST PHASE EMPLOYEE STOCK OWNERSHIP PLAN FROM 2021 TO 2023	AGAINST
ARITZIA INC.	CA04045U1021	07-Jul-2021	DIRECTOR	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	DIRECTOR	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	DIRECTOR	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	DIRECTOR	FOR

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ARITZIA INC.	CA04045U1021	07-Jul-2021	DIRECTOR	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	DIRECTOR	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	DIRECTOR	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	DIRECTOR	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	DIRECTOR	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	Appointment of PricewaterhouseCoopers LLP as Auditor of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	Approve and ratify the adoption of the Company's Omnibus Long-Term Incentive Plan, together with the approval and ratification of certain grants made under the Omnibus Long-Term Incentive Plan prior to the Meeting, as more fully described in the Management Information Circular.	AGAINST
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT JAMES KIDD AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RECEIVE THE ANNUAL ACCOUNTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/03/21 TOGETHER WITH THE AUDITORS REPORTS THEREON	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT JENNIFER ALLERTON AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT CHRISTOPHER HUMPHREY AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT RON MOBED AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT PAULA DOWDY AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO AUTHORISE THE DIRECTORS TO FIX REMUNERATION OF THE AUDITOR	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES OF ANY OF ITS ORDINARY SHARES IN THE CAPITAL OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO EXERCISE ALL THE POWERS TO THE COMPANY TO ALLOT SHARES	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT SUBJECT TO THE PASSING OF RESOLUTION 18 THE DIRECTORS BE GIVEN POWER TO ALLOT EQUITY SECURITIES AND SELL ORDINARY SHARES	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING BE ADOPTED IN SUBSTITUTION FOR THE EXISTING ARTICLES OF ASSOCIATION	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT THE AMOUNT STANDING TO THE CREDIT OF THE SHARE PREMIUM ACCOUNT OF THE COMPANY BE REDUCED BY 1 BILLION GBP	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED ON 31/03/21	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT A GENERAL MEETING OF THE COMPANY (OTHER THAN AN AGM) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 23.5 PENCE PER ORDINARY SHARE IN RESPECT OF THE YEAR ENDED 31/03/21	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RATIFY AND APPROVE THE SUB-PLAN FOR CALIFORNIAN-BASED PARTICIPANTS	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO APPROVE AND ESTABLISH THE AVEVA GROUP PLC LONG TERM INCENTIVE PLAN 2021	FOR

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AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO APPROVE AND ESTABLISH THE AVEVA GROUP PLC RESTRICTED SHARE PLAN 2021	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT OLIVIER BLUM AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT PETER HERWECK AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT PHILIP AIKEN AS A DIRECTOR OF THE COMPANY	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	07-Jul-2021	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	07-Jul-2021	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	07-Jul-2021	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	07-Jul-2021	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	07-Jul-2021	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	07-Jul-2021	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	07-Jul-2021	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	07-Jul-2021	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	07-Jul-2021	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	07-Jul-2021	Advisory Vote on Executive Compensation: To approve in a non-binding, advisory vote, the compensation paid to our named executive officers.	FOR
GOODMAN PROPERTY TRUST	NZCPT0001S9	07-Jul-2021	AS AN ORDINARY RESOLUTION, THAT UNITHOLDERS APPROVE THE RE-APPOINTMENT OF LAURISSA COONEY AS AN INDEPENDENT DIRECTOR OF THE MANAGER	FOR
GOODMAN PROPERTY TRUST	NZCPT0001S9	07-Jul-2021	AS AN ORDINARY RESOLUTION, THAT UNITHOLDERS APPROVE THE RE-APPOINTMENT OF DAVID GIBSON AS AN INDEPENDENT DIRECTOR OF THE MANAGER	FOR
GOODMAN PROPERTY TRUST	NZCPT0001S9	07-Jul-2021	AS AN ORDINARY RESOLUTION, THAT UNITHOLDERS APPROVE THE RE-APPOINTMENT OF LEONIE FREEMAN AS AN INDEPENDENT DIRECTOR OF THE MANAGER	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	To approve our Amended and Restated 2006 Incentive Plan.	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: Scott D. Peters	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: W. Bradley Blair, II	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: Vicki U. Booth	FOR

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HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: H. Lee Cooper	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: Warren D. Fix	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: Peter N. Foss	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: Jay P. Leupp	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	To consider and vote upon the ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
HORNBAACH BAUMARKT AG	DE0006084403	07-Jul-2021	APPROVE CREATION OF EUR 45 MILLION POOL OF CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST
HORNBAACH BAUMARKT AG	DE0006084403	07-Jul-2021	ELECT STEFFEN HORNBAACH TO THE SUPERVISORY BOARD	FOR
HORNBAACH BAUMARKT AG	DE0006084403	07-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.90 PER SHARE	FOR
HORNBAACH BAUMARKT AG	DE0006084403	07-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR
HORNBAACH BAUMARKT AG	DE0006084403	07-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
HORNBAACH BAUMARKT AG	DE0006084403	07-Jul-2021	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm.	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Approve, on an advisory basis, the compensation of our named executive officers as presented in the proxy statement.	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Bruce G. Bodaken	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Approve the Rite Aid Corporation Amended and Restated 2020 Omnibus Equity Incentive Plan.	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Elizabeth 'Busy' Burr	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Heyward Donigan	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Bari Harlam	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Robert E. Knowling, Jr.	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Kevin E. Lofton	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Louis P. Miramontes	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Arun Nayar	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Katherine 'Kate' B. Quinn	FOR
URANIUM PARTICIPATION CORPORATION	CA9170171057	07-Jul-2021	To approve, with or without variation, a special resolution (the "Arrangement Resolution") of the shareholders of the Corporation (the "Shareholders"), the full text of which is set forth in Appendix A 1 to the accompanying management information circular dated June 7, 2021 (the "Circular"), to approve a plan of arrangement under section 182 of the Business Corporations Act (Ontario) involving the Corporation and the Shareholders, Sprott Physical Uranium Trust, Sprott Asset Management LP, and 2834819 Ontario Inc., as more fully described in the Circular.	FOR

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VOESTALPINE AG	AT0000937503	07-Jul-2021	APPROVAL OF AMENDMENT OF THE STATUTES PAR.15	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	APPROVAL OF AUTHORISATION OF THE MANAGEMENT BOARD ON ACQUISITION AND USAGE OF OWN SHS	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	APPROVAL OF USAGE OF EARNINGS	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	DISCHARGE MANAGEMENT BOARD	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	DISCHARGE SUPERVISORY BOARD	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	ELECTION OF EXTERNAL AUDITOR: DELOITTE AUDIT GMBH	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	APPROVAL OF REMUNERATION REPORT	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	APPROVAL OF REMUNERATION POLICY FOR SUPERVISORY BOARD	FOR
W.R. GRACE & CO.	US38388F1084	07-Jul-2021	Election of Class I Director (Term expiring 2024): Hudson La Force	FOR
W.R. GRACE & CO.	US38388F1084	07-Jul-2021	Election of Class I Director (Term expiring 2024): Mark E. Tomkins	FOR
W.R. GRACE & CO.	US38388F1084	07-Jul-2021	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2021.	FOR
W.R. GRACE & CO.	US38388F1084	07-Jul-2021	Advisory vote to approve the compensation of Grace's named executive officers, as described in our proxy materials.	FOR
W.R. GRACE & CO.	US38388F1084	07-Jul-2021	Advisory vote on the frequency of the advisory vote to approve named executive officer compensation.	1 YEAR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	APPOINT AYMAN SAYED	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	ANNUAL REPORT AND ACCOUNTS	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	APPOINTMENT AND REMUNERATION OF AUDITOR: REAPPOINT DELOITTE (NI) LIMITED AS AUDITORS AND AUTHORISE THEIR REMUNERATION	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	NAME CHANGE	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	GENERAL AUTHORITY TO ALLOT SECURITIES	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	GENERAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	CALLING GENERAL MEETING	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	DIRECTORS' REMUNERATION REPORT	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	DECLARATION OF FINAL DIVIDEND	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	REAPPOINT SEAMUS KEATING	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	REAPPOINT VIRGINIA GAMBALE	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	REAPPOINT DONNA TROY	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	APPOINT RYAN PRESTON	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	APPOINT STEVE FISHER	FOR
FD TECHNOLOGIES PLC	GB0031477770	08-Jul-2021	APPOINT THOMAS SEIFERT	AGAINST

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GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT NICK HAMPTON AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS TOGETHER WITH THE DIRECTORS' AND AUDITOR'S REPORTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT ALISON ROSE AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE REMUNERATION OF THE AUDITOR	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT: (A) THE DIRECTORS BE AUTHORISED, IN ACCORDANCE WITH ARTICLE 9 OF THE COMPANY'S ARTICLES OF ASSOCIATION (THE 'ARTICLES') AND SECTION 551 OF THE COMPANIES ACT 2006, TO ALLOT SHARES IN THE COMPANY OR GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY: (I) UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 12,916,086 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY EQUITY SECURITIES (AS DEFINED IN ARTICLE 10 OF THE ARTICLES) ALLOTTED UNDER PARAGRAPH (II) BELOW IN EXCESS OF GBP 12,916,086); AND (II) COMPRISING EQUITY SECURITIES (AS DEFINED IN ARTICLE 10 OF THE ARTICLES), UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 25,832,172 (SUCH AMOUNT TO BE REDUCED BY ANY SHARES ALLOTTED OR RIGHTS GRANTED UNDER PARAGRAPH (I) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE (AS DEFINED IN ARTICLE 10 OF THE ARTICLES); (B) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION, OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 1 OCTOBER 2022; AND (C) ALL PREVIOUS UNUTILISED AUTHORITIES UNDER SECTION 551 OF THE COMPANIES ACT 2006 SHALL CEASE TO HAVE EFFECT (SAVE TO THE EXTENT THAT THE SAME ARE EXERCISABLE PURSUANT TO SECTION 551(7) OF THE COMPANIES ACT 2006 BY REASON OF ANY OFFER OR AGREEMENT MADE PRIOR TO THE DATE OF THIS RESOLUTION WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED ON OR AFTER THAT DATE)	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT: (A) IN ACCORDANCE WITH ARTICLE 10 OF THE COMPANY'S ARTICLES OF ASSOCIATION (THE 'ARTICLES'), THE DIRECTORS BE GIVEN POWER TO ALLOT EQUITY SECURITIES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY; (B) THE POWER UNDER PARAGRAPH (A) ABOVE (OTHER THAN IN CONNECTION WITH A RIGHTS ISSUE, AS DEFINED IN ARTICLE 10 OF THE ARTICLES) SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES HAVING A NOMINAL AMOUNT NOT EXCEEDING IN AGGREGATE GBP 1,937,413; (C) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 1 OCTOBER 2022	FOR

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GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT: (A) IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 15, THE DIRECTORS BE GIVEN POWER: (I) SUBJECT TO THE PASSING OF RESOLUTION 14, TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE COMPANIES ACT 2006 (THE ACT)) FOR CASH PURSUANT TO THE AUTHORITY CONFERRED ON THEM BY THAT RESOLUTION UNDER SECTION 551 OF THE ACT; AND (II) TO ALLOT EQUITY SECURITIES AS DEFINED IN SECTION 560(3) OF THE ACT (SALE OF TREASURY SHARES) FOR CASH, IN EITHER CASE AS IF SECTION 561 OF THE ACT DID NOT APPLY TO THE ALLOTMENT OR SALE, BUT THIS POWER SHALL BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 1,937,413; AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE OF MEETING, AND INCLUDING DEVELOPMENT AND/OR REFURBISHMENT EXPENDITURE; (B) THIS POWER SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 1 OCTOBER 2022; AND (C) THE COMPANY MAY, BEFORE THIS POWER EXPIRES, MAKE AN OFFER OR ENTER INTO AN AGREEMENT, WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER IT EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT, IN ACCORDANCE WITH SECTION 701 OF THE COMPANIES ACT 2006, THE COMPANY BE AND IT IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693 OF THE COMPANIES ACT 2006) OF ITS ORDINARY SHARES ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY DETERMINE, PROVIDED THAT: (A) THE MAXIMUM NUMBER OF ORDINARY SHARES WHICH MAY BE PURCHASED IS 38,054,799; (B) THE MAXIMUM PRICE AT WHICH ORDINARY SHARES MAY BE PURCHASED SHALL NOT BE MORE THAN THE HIGHER OF AN AMOUNT EQUAL TO 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR THE ORDINARY SHARES AS TAKEN FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS PRECEDING THE DATE OF PURCHASE AND AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF AN ORDINARY SHARE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT, AND THE MINIMUM PRICE SHALL BE 155/19 PENCE, BEING THE NOMINAL VALUE OF THE ORDINARY SHARES, IN EACH CASE EXCLUSIVE OF EXPENSES; (C) THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR AT THE CLOSE OF BUSINESS ON 1 OCTOBER 2022, WHICHEVER IS THE EARLIER, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY ENTER INTO A CONTRACT OR CONTRACTS FOR PURCHASE UNDER WHICH SUCH PURCHASE MAY BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRATION OF THIS AUTHORITY AND MAY MAKE A PURCHASE OF ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT; AND (D) ALL EXISTING AUTHORITIES FOR THE COMPANY TO MAKE MARKET PURCHASES OF ITS ORDINARY SHARES ARE REVOKED, EXCEPT IN RELATION TO THE PURCHASE OF ORDINARY SHARES UNDER A CONTRACT OR CONTRACTS CONCLUDED BEFORE THE DATE OF THIS RESOLUTION AND WHICH HAS OR	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT, IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION, A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR

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GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT, WITH EFFECT FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING, THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING AND INITIALLED BY THE CHAIRMAN OF THE MEETING FOR THE PURPOSE OF IDENTIFICATION BE ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 7.9 PENCE PER SHARE FOR THE YEAR ENDED 31 MARCH 2021, PAYABLE ON 12 JULY 2021 TO SHAREHOLDERS ON THE REGISTER OF MEMBERS AT THE CLOSE OF BUSINESS ON 28 MAY 2021	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT AS SET OUT ON PAGES 134 TO 159 OF THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021, OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY THAT APPEARS ON PAGES 155 TO 159	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT TOBY COURTAULD AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT NICK SANDERSON AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT RICHARD MULLY AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT CHARLES PHILIPPS AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT WENDY BECKER AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT VICKY JARMAN AS A DIRECTOR OF THE COMPANY	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	APPROVE CREATION OF EUR 9.6 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	ELECT JENS WULFSBERG TO THE SUPERVISORY BOARD	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2020/21	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.00 PER SHARE	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2020/21	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT NICHOLAS CADBURY AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RECEIVE THE 2021 ANNUAL REPORT	FOR

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LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT MADELEINE COSGRAVE AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT CHRISTOPHE EVAIN AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT CRESSIDA HOGG AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SECURITIES	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR THE PURPOSES OF ACQUISITIONS OR CAPITAL INVESTMENTS	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO APPROVE THE COMPANY'S RESTRICTED STOCK PLAN	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION POLICY	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 9P PER ORDINARY SHARE	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO ELECT VANESSA SIMMS AS A DIRECTOR OF THE COMPANY	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO ELECT MANJIRY TAMHANE AS A DIRECTOR OF THE COMPANY	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT MARK ALLAN AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT COLETTE OSHEA AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT EDWARD BONHAM CARTER AS A DIRECTOR	FOR

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MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	08-Jul-2021	Approval of the issuance of Madison Square Garden Entertainment Corp. common stock as consideration for MSG Networks Inc. stockholders pursuant to the Agreement and Plan of Merger, dated as of March 25, 2021 (as may be amended from time to time), among MSG Networks Inc., Madison Square Garden Entertainment Corp. and Broadway Sub Inc.	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	08-Jul-2021	Approval of the adjournment of Madison Square Garden Entertainment Corp.'s special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes to approve Proposal 1.	FOR
MSG NETWORKS INC.	US5535731062	08-Jul-2021	Adoption of the Agreement and Plan of Merger, dated as of March 25, 2021 (as may be amended from time to time, the "merger agreement"), among MSG Networks Inc. ("MSG Networks"), Madison Square Garden Entertainment Corp. ("MSG Entertainment") and Broadway Sub Inc., a direct wholly-owned subsidiary of MSG Entertainment ("Merger Sub"), pursuant to which Merger Sub will merge with and into MSG Networks (the "merger"), with MSG Networks surviving the merger as a direct wholly-owned subsidiary of MSG Entertainment.	FOR
MSG NETWORKS INC.	US5535731062	08-Jul-2021	Approval of, on a non-binding advisory basis, certain compensation that may be paid or become payable to MSG Networks' named executive officers that is based on or otherwise relates to the merger contemplated by the merger agreement.	FOR
MSG NETWORKS INC.	US5535731062	08-Jul-2021	Approval of the adjournment of MSG Networks' special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes to approve Proposal 1.	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT IAN BURKE AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RECEIVE THE COMPANY'S AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 25 MARCH 2021	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO ELECT ZARIN PATEL AS DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO AUTHORISE THE DIRECTORS TO SET THE FEES PAID TO THE AUDITOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	AUTHORITY TO ALLOT SHARES	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	AUTHORITY TO MAKE POLITICAL DONATIONS AND EXPENDITURE	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	PARTIAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	ADDITIONAL PARTIAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 25 MARCH 2021	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO DECLARE A FINAL DIVIDEND RECOMMENDED BY THE DIRECTORS OF 5.5 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 25 MARCH 2021	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT PETER PRITCHARD AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT MIKE IDDON AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT DENNIS MILLARD AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT SHARON FLOOD AS A DIRECTOR OF THE COMPANY	FOR

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PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT STANISLAS LAURENT AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT SUSAN DAWSON AS A DIRECTOR OF THE COMPANY	FOR
PHREESIA, INC.	US71944F1066	08-Jul-2021	DIRECTOR	FOR
PHREESIA, INC.	US71944F1066	08-Jul-2021	DIRECTOR	FOR
PHREESIA, INC.	US71944F1066	08-Jul-2021	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending January 31, 2022.	FOR
PHREESIA, INC.	US71944F1066	08-Jul-2021	To approve, on a non-binding, advisory basis, the compensation of our named executive officers, as disclosed in the Proxy Statement.	FOR
PHREESIA, INC.	US71944F1066	08-Jul-2021	As the preferred frequency, to vote on the compensation of our named executive officers.	1 YEAR
SCOUT24 SE	DE000A12DM80	08-Jul-2021	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2021	FOR
SCOUT24 SE	DE000A12DM80	08-Jul-2021	APPROVE REMUNERATION POLICY	FOR
SCOUT24 SE	DE000A12DM80	08-Jul-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
SCOUT24 SE	DE000A12DM80	08-Jul-2021	CHANGE OF CORPORATE FORM TO SOCIETAS EUROPAEA (SE)	FOR
SCOUT24 SE	DE000A12DM80	08-Jul-2021	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
SCOUT24 SE	DE000A12DM80	08-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.70 PER SHARE	FOR
SCOUT24 SE	DE000A12DM80	08-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020	FOR
SCOUT24 SE	DE000A12DM80	08-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT OLIVIA GARFIELD	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT CHRISTINE HODGSON	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT SHARMILA NEBHRAJANI	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT PHILIP REMNANT	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT ANGELA STRANK	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	AUTHORISE THE COMPANY AND ALL COMPANIES WHICH ARE SUBSIDIARIES OF THE COMPANY TO MAKE POLITICAL DONATIONS NOT EXCEEDING 50,000 POUNDS IN TOTAL	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	RENEW THE COMPANY'S AUTHORITY TO ALLOT SHARES	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	DISAPPLY PRE-EMPTION RIGHTS ON UP TO FIVE PER CENT OF THE ISSUED SHARE CAPITAL	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	DISAPPLY PRE-EMPTION RIGHTS ON UP TO AN ADDITIONAL FIVE PER CENT OF THE ISSUED SHARE CAPITAL IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS ORDINARY SHARES	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	APPROVE THE DIRECTORS REMUNERATION REPORT	FOR

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SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	AUTHORISE GENERAL MEETINGS OF THE COMPANY OTHER THAN ANNUAL GENERAL MEETINGS TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	APPROVE THE DIRECTORS REMUNERATION POLICY	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	APPROVE THE REPLACEMENT LONG TERM INCENTIVE PLAN 2021	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	APPROVE THE CLIMATE CHANGE ACTION PLAN	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	DECLARE A FINAL ORDINARY DIVIDEND IN RESPECT OF THE YEAR ENDED 31 MARCH 2021	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT KEVIN BEESTON	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT JAMES BOWLING	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT JOHN COGHLAN	FOR
SNOWFLAKE INC.	US8334451098	08-Jul-2021	Election of Class I Director: Benoit Dageville	FOR
SNOWFLAKE INC.	US8334451098	08-Jul-2021	Election of Class I Director: Mark S. Garrett	ABSTAIN
SNOWFLAKE INC.	US8334451098	08-Jul-2021	Election of Class I Director: Jayshree V. Ullal	FOR
SNOWFLAKE INC.	US8334451098	08-Jul-2021	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending January 31, 2022.	FOR
DACIAN GOLD LTD	AU000000DCN6	09-Jul-2021	RATIFICATION OF ISSUE OF SCHEME OPTIONS	FOR
DACIAN GOLD LTD	AU000000DCN6	09-Jul-2021	RATIFICATION OF ISSUE OF TRANCHE 1 PLACEMENT SHARES	FOR
DACIAN GOLD LTD	AU000000DCN6	09-Jul-2021	APPROVAL TO ISSUE TRANCHE 2 PLACEMENT SHARES	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO RE-ELECT SIMON ROBERTS AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO RECEIVE AND ADOPT THE COMPANY'S AUDITED ANNUAL REPORT AND FINANCIAL STATEMENTS TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITOR	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO RE-ELECT MARTIN SCICLUNA AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO RE-ELECT KEITH WEED AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO RE-APPOINT ERNST AND YOUNG LLP AUDITOR	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS WITHOUT RESTRICTION AS TO USE	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS OR SPECIFIED CAPITAL INVESTMENTS	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO AUTHORISE THE DIRECTORS TO OPERATE THE J SAINSBURY 1980 SAVINGS-RELATED SHARE OPTION SCHEME SHARESAVE	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO AUTHORISE THE COMPANY TO CALL A GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR

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J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 7.4 PENCE PER ORDINARY SHARE IN RESPECT OF THE 52 WEEKS TO 6 MARCH 2021	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO ELECT ADRIAN HENNAH AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO RE-ELECT BRIAN CASSIN AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO RE-ELECT JO HARLOW AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO RE-ELECT TANUJ KAPILASHRAMI AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO RE-ELECT KEVIN O BYRNE AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019KW72	09-Jul-2021	TO RE-ELECT DAME SUSAN RICE AS A DIRECTOR	FOR
JOHN LAING GROUP PLC	GB00BVC3CB83	09-Jul-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
JOHN LAING GROUP PLC	GB00BVC3CB83	09-Jul-2021	FOR THE PURPOSES OF THE SCHEME: (A) TO AUTHORISE THE JOHN LAING DIRECTORS TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; (B) TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SET OUT IN THE NOTICE OF GENERAL MEETING; AND (C) SUBJECT TO AND CONDITIONAL UPON THE SCHEME BECOMING EFFECTIVE, THE RE-REGISTRATION OF THE COMPANY AS A PRIVATE LIMITED COMPANY WITH THE NAME "JOHN LAING GROUP LIMITED" WITH EFFECT FROM THE DATE APPROVED BY THE REGISTRAR OF COMPANIES	FOR
MACA LTD	AU000000MLD9	09-Jul-2021	RATIFICATION OF PRIOR ISSUE OF SHARES - LISTING RULE 7.1	ABSTAIN
MACA LTD	AU000000MLD9	09-Jul-2021	REPLACEMENT OF CONSTITUTION	FOR
MELROSE INDUSTRIES PLC	GB00BZ1G4322	09-Jul-2021	TO APPROVE THE REDUCTION OF THE COMPANY'S SHARE PREMIUM ACCOUNT	FOR
MELROSE INDUSTRIES PLC	GB00BZ1G4322	09-Jul-2021	TO CAPITALISE AND APPROVE THE DIRECTORS AUTHORITY TO ALLOT B2 SHARES	FOR
MELROSE INDUSTRIES PLC	GB00BZ1G4322	09-Jul-2021	TO AUTHORISE THE COMPANY TO UNDERTAKE THE CONSOLIDATION OF ITS ORDINARY SHARE CAPITAL	FOR
PROSUS N.V.	NL0013654783	09-Jul-2021	TO CONSIDER AND TO VOTE ON THE PROPOSED TRANSACTION (COMBINED RESOLUTION), TO	AGAINST
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	RE-APPOINTMENT OF MR. A P HOTA (DIN- 02593219) AS AN INDEPENDENT DIRECTOR OF THE BANK	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT A. THE AUDITED FINANCIAL STATEMENTS, INCLUDING AUDITED BALANCE SHEET AND PROFIT AND LOSS ACCOUNT OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON. B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, INCLUDING AUDITED CONSOLIDATED BALANCE SHEET AND PROFIT AND LOSS ACCOUNT OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	RAISING OF TIER I CAPITAL OF THE BANK THROUGH ISSUANCE OF SECURITIES	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	RAISING OF FUNDS THROUGH ISSUANCE OF BONDS	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	TO APPROVE THE ISSUANCE OF EQUITY SHARES ON PREFERENTIAL BASIS	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	TO DECLARE A FINAL DIVIDEND OF RS. 0.70 PER EQUITY SHARE OF RS.2/- EACH FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MS. SHALINI WARRIER (DIN: 08257526), WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-APPOINTMENT	AGAINST
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	REVISION OF TENURE OF APPOINTMENT OF M/S. VARMA AND VARMA, ONE OF THE JOINT STATUTORY CENTRAL AUDITORS	FOR

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THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	APPOINT AND TO FIX THE REMUNERATION OF BRANCH AUDITORS IN CONSULTATION WITH THE STATUTORY CENTRAL AUDITORS FOR THE PURPOSE	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	APPOINTMENT OF MS. VARSHA PURANDARE (DIN: 05288076) AS AN INDEPENDENT DIRECTOR OF THE BANK	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	RE-APPOINTMENT OF MR. SHYAM SRINIVASAN (DIN: 02274773) AS MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER OF THE BANK	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	RE-APPOINTMENT OF MR. ASHUTOSH KHAJURIA (DIN: 05154975) AS EXECUTIVE DIRECTOR OF THE BANK	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	PAYMENT OF PERFORMANCE LINKED INCENTIVE TO MS. SHALINI WARRIER (DIN: 08257526), EXECUTIVE DIRECTOR OF THE BANK	FOR
TONGKUN GROUP CO LTD	CNE1000012X7	09-Jul-2021	THE PROJECT INVESTMENT AGREEMENT TO BE SIGNED WITH A COMPANY AND GULEI PORT ECONOMIC DEVELOPMENT ZONE, ZHANGZHOU, FUJIAN	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (INCLUDING AUDITED CONSOLIDATED FINANCIAL STATEMENTS) FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR 2020-21: DIVIDEND OF INR 5 PER SHARE (250%) WILL BE PAID ON OR AFTER JULY 15, 2021	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	TO DECLARE DIVIDEND ON PREFERENCE SHARES FOR THE FINANCIAL YEAR 2020-21: DIVIDEND @ 0.01 % ON NON-CUMULATIVE REDEEMABLE PREFERENCE SHARES	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF DR. MALAY MAHADEVIA (DIN: 00064110), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("ACT") AND THE RULES MADE THEREUNDER, READ WITH SCHEDULE IV OF THE ACT AND SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME, MR. P. S. JAYAKUMAR (DIN: 01173236), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE COMPANY BY THE BOARD OF DIRECTORS W.E.F JULY 23, 2020 PURSUANT TO THE PROVISIONS OF SECTION 161 OF THE ACT AND ARTICLES OF ASSOCIATION OF THE COMPANY AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT FROM A MEMBER PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY, NOT LIABLE TO RETIRE BY ROTATION, FOR A TERM OF FIVE CONSECUTIVE YEARS COMMENCING W.E.F JULY 23, 2020	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	RESOLVED THAT MRS. AVANTIKA SINGH AULAKH, IAS (DIN: 07549438), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE COMPANY BY THE BOARD OF DIRECTORS W.E.F SEPTEMBER 15, 2020 PURSUANT TO THE PROVISIONS OF SECTION 161 OF THE COMPANIES ACT, 2013 ("ACT") AND ARTICLES OF ASSOCIATION OF THE COMPANY AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT FROM A MEMBER PROPOSING HER CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION	FOR

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ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	RESOLVED THAT IN SUPERSESION OF THE RESOLUTION PASSED BY THE MEMBERS AT THE ANNUAL GENERAL MEETING HELD ON AUGUST 11, 2015 AND PURSUANT TO THE PROVISIONS OF SECTION 180(1)(C) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("ACT") READ WITH RULES MADE THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), CONSENT OF THE MEMBERS OF THE COMPANY, BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS "BOARD" WHICH TERM SHALL INCLUDE ANY COMMITTEE THEREOF FOR THE TIME BEING EXERCISING THE POWERS CONFERRED ON THE BOARD BY THIS RESOLUTION) TO BORROW BY WAY OF LOAN/DEBENTURES (WHETHER SECURED OR UNSECURED) / BONDS / DEPOSITS / FUND BASED / NON-FUND BASED LIMITS/ GUARANTEE FOR THE PURPOSE OF THE BUSINESS OF THE COMPANY ANY SUM OR SUMS OF MONEY EITHER IN INDIAN OR FOREIGN CURRENCY FROM TIME TO TIME FROM ANY BANK(S) OR ANY FINANCIAL INSTITUTION(S) OR ANY OTHER INSTITUTION(S), FIRM(S), BODY CORPORATE(S), OR OTHER PERSON(S) OR FROM ANY OTHER SOURCE IN INDIA OR OUTSIDE INDIA WHOMSOEVER IN ADDITION TO THE TEMPORARY LOANS OBTAINED FROM THE COMPANY'S BANKER(S) IN THE ORDINARY COURSE OF BUSINESS PROVIDED THAT THE SUM OR SUMS SO BORROWED UNDER THIS RESOLUTION AND REMAINING OUTSTANDING AT ANY TIME SHALL NOT EXCEED IN THE AGGREGATE INR 50,000 CRORE (RUPEES FIFTY THOUSAND CRORE ONLY)." "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH STEPS AS MAY BE DEEMED NECESSARY, PROPER OR EXPEDIENT	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 143(8) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("ACT") AND THE RULES MADE THEREUNDER, AS AMENDED FROM TIME TO TIME, THE BOARD OF DIRECTORS BE AND IS HEREBY AUTHORIZED TO APPOINT BRANCH AUDITORS OF ANY BRANCH OFFICE OF THE COMPANY, WHETHER EXISTING OR WHICH MAY BE OPENED HEREAFTER, OUTSIDE INDIA, IN CONSULTATION WITH THE COMPANY'S STATUTORY AUDITORS, ANY PERSON(S)/ FIRM(S) QUALIFIED TO ACT AS BRANCH AUDITOR IN TERMS OF THE PROVISIONS OF SECTION 143(8) OF THE ACT AND TO FIX THEIR REMUNERATION	FOR
COCA-COLA FEMSA SAB DE CV	MX01KO000002	12-Jul-2021	PROPOSAL, DISCUSSION AND, IF DEEMED APPROPRIATE, A RESOLUTION IN REGARD TO THE AMENDMENT OF THE CORPORATE PURPOSE, AND, AS A CONSEQUENCE, OF ARTICLE 2 OF THE BYLAWS OF THE COMPANY	FOR
COCA-COLA FEMSA SAB DE CV	MX01KO000002	12-Jul-2021	PROPOSAL, DISCUSSION AND, IF DEEMED APPROPRIATE, A RESOLUTION IN REGARD TO THE MODIFICATION OF THE MANNER IN WHICH THE RESOLUTIONS OF THE BOARD OF DIRECTORS OF THE COMPANY ARE INTRODUCED AND APPROVED, AND, AS A CONSEQUENCE, OF ARTICLE 29 OF THE BYLAWS OF THE COMPANY	FOR
COCA-COLA FEMSA SAB DE CV	MX01KO000002	12-Jul-2021	APPOINTMENT OF DELEGATES TO FORMALIZE THE RESOLUTIONS OF THE GENERAL MEETING	FOR
COCA-COLA FEMSA SAB DE CV	MX01KO000002	12-Jul-2021	READING AND APPROVAL, IF DEEMED APPROPRIATE, OF THE MINUTES OF THE GENERAL MEETING	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	12-Jul-2021	Proposal, discussion and, if applicable, resolution on the modification of the Company's corporate purpose and consequently, to Article 2 of its By-laws.	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	12-Jul-2021	Proposal, discussion and, if applicable, resolution on the modification of the manner in which the Board of Directors of the Company is installed and how its resolutions are approved and consequently, to Article 29 of its By-laws.	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	12-Jul-2021	Appointment of delegates for the formalization of the Meeting's resolutions.	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	12-Jul-2021	Reading and, if applicable, approval of the Meeting's minute.	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	12-Jul-2021	ISSUANCE OF OVERSEAS BONDS BY AN OVERSEAS WHOLLY-OWNED SUBSIDIARY AND PROVISION OF GUARANTEE BY THE COMPANY	FOR

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EAST MONEY INFORMATION CO LTD	CNE10000MD4	12-Jul-2021	AUTHORIZATION TO THE MANAGEMENT TEAM TO HANDLE RELEVANT MATTERS ON OVERSEAS BOND ISSUANCE	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	12-Jul-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS BY A SUBSIDIARY	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	12-Jul-2021	APPOINTMENT OF 2021 AUDIT FIRM	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	12-Jul-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATIONS	FOR
KIWI PROPERTY GROUP LTD	NZKPGE0001S9	12-Jul-2021	THAT JANE FREEMAN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KIWI PROPERTY GROUP LTD	NZKPGE0001S9	12-Jul-2021	THAT MARK POWELL BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KIWI PROPERTY GROUP LTD	NZKPGE0001S9	12-Jul-2021	THAT CHRIS AIKEN BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KIWI PROPERTY GROUP LTD	NZKPGE0001S9	12-Jul-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE AUDITOR'S REMUNERATION	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	2021 RESTRICTED A SHARE INCENTIVE SCHEME (DRAFT) AND ITS SUMMARY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	ASSESSMENT MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS PERTAINING TO THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	REPURCHASE AND CANCELLATION OF PART OF THE RESTRICTED A SHARES GRANTED UNDER THE A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	REDUCTION OF REGISTERED CAPITAL	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	2021 RESTRICTED A SHARE INCENTIVE SCHEME (DRAFT) AND ITS SUMMARY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	ASSESSMENT MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS PERTAINING TO THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	REPURCHASE AND CANCELLATION OF PART OF THE RESTRICTED A SHARES GRANTED UNDER THE A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	REDUCTION OF REGISTERED CAPITAL	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	AUTHORIZATION TO THE BOARD OF THE COMPANY TO HANDLE MATTERS PERTAINING TO THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND THE PROCEDURES FOR FILING THE ARTICLES OF ASSOCIATION WITH THE MARKET SUPERVISION AND MANAGEMENT DEPARTMENT	FOR
VECTURA GROUP PLC	GB00BKM2MW97	12-Jul-2021	APPROVE SCHEME OF ARRANGEMENT	FOR

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VECTURA GROUP PLC	GB00BKM2MW97	12-Jul-2021	APPROVE MATTERS RELATING TO THE CASH ACQUISITION OF VECTURA GROUP PLC BY MURANO BIDCO LIMITED	FOR
VECTURA GROUP PLC	GB00BKM2MW97	12-Jul-2021	APPROVE RE-REGISTRATION OF THE COMPANY AS A PRIVATE COMPANY; APPROVE CHANGE OF COMPANY NAME TO VECTURA GROUP LIMITED; ADOPT NEW ARTICLES OF ASSOCIATION	FOR
AZZ INC.	US0024741045	13-Jul-2021	Approve, on an advisory basis, AZZ's Executive Compensation Program.	FOR
AZZ INC.	US0024741045	13-Jul-2021	Approve, on an advisory basis, the frequency of "Say-on-Pay" votes.	1 YEAR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Daniel E. Berce	FOR
AZZ INC.	US0024741045	13-Jul-2021	Ratify the appointment of Grant Thornton, LLP to serve as AZZ's independent registered public accounting firm for the fiscal year ending February 28, 2022.	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Paul Eisman	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Daniel R. Feehan	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Thomas E. Ferguson	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Clive A. Grannum	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Carol R. Jackson	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Venita McCellon-Allen	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Ed McGough	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Steven R. Purvis	FOR
BINGO INDUSTRIES LTD	AU000000BIN7	13-Jul-2021	THAT, PURSUANT TO AND IN ACCORDANCE WITH THE PROVISIONS OF SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH), THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN BINGO INDUSTRIES LIMITED AND THE HOLDERS OF ITS ORDINARY SHARES, AS CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE NOTICE CONVENING THIS MEETING FORMS PART, IS AGREED TO, WITH OR WITHOUT ALTERATIONS OR CONDITIONS AS APPROVED BY THE SUPREME COURT OF NEW SOUTH WALES TO WHICH BINGO INDUSTRIES LIMITED AND RECYCLE AND RESOURCE OPERATIONS PTY LIMITED AGREE.	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT TIM SCORE AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RECEIVE THE ANNUAL REPORT AND AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT LAURA WADE-GERY AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO ELECT LORAIN WOODHOUSE AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITORS REMUNERATION	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND POLITICAL EXPENDITURE OF NOT MORE THAN 20,000 POUNDS IN TOTAL	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UP TO A LIMITED AMOUNT	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO EMPOWER THE DIRECTORS TO ALLOT SHARES FOR CASH WITHOUT MAKING A PRE-EMPTIVE OFFER TO SHAREHOLDERS UP TO THE SPECIFIED AMOUNT	FOR

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BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO EMPOWER THE DIRECTORS TO ALLOT ADDITIONAL SHARES FOR CASH WITHOUT MAKING A PRE-EMPTIVE OFFER TO SHAREHOLDERS IN CONNECTION WITH AN ACQUISITION	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES UP TO THE SPECIFIED LIMIT	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO AUTHORISE THE CALLING OF GENERAL MEETINGS OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 6.64P PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT SIMON CARTER AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT LYNN GLADDEN AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO ELECT IRVINDER GOODHEW AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT ALASTAIR HUGHES AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT NICHOLAS MACPHERSON AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT PREBEN PREBENSEN AS A DIRECTOR	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	APPROVE REMUNERATION POLICY	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	AGAINST
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	AMEND CORPORATE PURPOSE	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.35 PER SHARE	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
HERMAN MILLER, INC.	US6005441000	13-Jul-2021	Proposal to approve the issuance of Herman Miller common stock, par value \$0.20 per share, to Knoll stockholders in connection with the merger contemplated by the Agreement and Plan of Merger, dated as of April 19, 2021, by and among Herman Miller, Inc., Heat Merger Sub, Inc. and Knoll, Inc. (the "Herman Miller share issuance proposal").	FOR
HERMAN MILLER, INC.	US6005441000	13-Jul-2021	Proposal to adjourn the Herman Miller special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the Herman Miller special meeting to approve the Herman Miller share issuance proposal or to ensure that any supplement or amendment to the joint proxy statement/prospectus is timely provided to Herman Miller shareholders.	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	NEW ARTICLE 15 BIS, AND AMENDMENT OF ARTICLES 15,16,17,19,20 AND 21 CHAPTER I TITTLE III	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	AMENDMENT OF ARTICLES 22,24,25, 28,29,30 AND 30BIS CHAPTER II TITTLE III	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	AMENDMENT OF ARTICLE 36	FOR

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INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF THE NEW TEXT OF BYLAWS	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF THE REVISED TEXT OF THE REGULATIONS OF THE GENERAL MEETING OF SHAREHOLDERS	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF THE DIRECTOR'S REMUNERATION POLICY FOR 2021,2022 AND 2023	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF THE LONG-TERM INCENTIVE PLAN IN CASH AND IN SHARES ADDRESSED TO MEMBERS OF MANAGEMENT, INCLUDING EXECUTIVE DIRECTORS AND OTHER EMPLOYEES OF THE INDITEX GROUP	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	ADVISORY VOTE ON THE ANNUAL REPORT OF THE REMUNERATION OF DIRECTOR'S	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	GRANTING OF POWERS TO IMPLEMENT RESOLUTIONS	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	REPORTING ON THE AMENDMENTS TO THE BOARD OF DIRECTORS	ABSTAIN
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF ANNUAL ACCOUNTS AND MANAGEMENT REPORT	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORT	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF THE NON-FINANCIAL INFORMATION REPORT	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	ALLOCATION OF RESULTS	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	REELECTION OF MR JOSE ARNAU SIERRA AS DIRECTOR	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	REELECTION OF DELOITTE AS AUDITOR	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	AMENDMENT OF THE BYLAWS ARTICLE 8 TITTLE II	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	13-Jul-2021	Approval of the issuance of the Company common stock, no par value, to shareholders of Diamond S Shipping Inc. ("Diamond S") in connection with the merger (the "Merger") contemplated by the agreement and plan of merger, dated March 30, 2021, by and among International Seaways, Inc. (the "Company"), Dispatch Transaction Sub, Inc. and Diamond S.	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	13-Jul-2021	Approval of the adjournment of the Company special meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies in the event there are not sufficient votes at the time of the Company special meeting to approve the Company share issuance proposal above.	FOR
KNOLL, INC.	US4989042001	13-Jul-2021	To adopt the Agreement and Plan of Merger, dated as of April 19, 2021 (which, as it may be amended from time to time, we refer to as the "merger agreement"), among Herman Miller, Inc., Heat Merger Sub, Inc. and Knoll, Inc. (which we refer to as the "Knoll merger proposal").	FOR
KNOLL, INC.	US4989042001	13-Jul-2021	To approve, by a non-binding advisory vote, certain compensation that may be paid or become payable to Knoll's named executive officers that is based on or otherwise relates to the merger contemplated by the merger agreement	FOR

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KNOLL, INC.	US4989042001	13-Jul-2021	To adjourn the Knoll special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the Knoll special meeting to approve the Knoll merger proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to Knoll stockholders.	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF ANDREW LIVINGSTON AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO CONSIDER AND APPROVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF SUZANNE AVERY AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF ROBERT FOWLDS AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE ELECTION OF KATERINA PATMORE AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO AUTHORISE THE DIRECTORS, IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006, TO ALLOT SHARES AND EQUITY SECURITIES IN THE COMPANY	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO DISAPPLY SECTION 561 OF THE COMPANIES ACT 2006 IN RESPECT OF ALLOTMENTS	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO DISAPPLY SECTION 561 OF THE COMPANIES ACT 2006 IN RESPECT OF SPECIFIED ALLOTMENTS	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO AUTHORISE THE COMPANY, IN ACCORDANCE WITH SECTION 701 OF THE COMPANIES ACT 2006, TO MAKE MARKET PURCHASES OF ORDINARY SHARES IN THE COMPANY	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO AUTHORISE THE COMPANY TO CALL ANY GENERAL MEETING (OTHER THAN AN ANNUAL GENERAL MEETING) OF THE COMPANY ON NOTICE OF AT LEAST 14 CLEAR DAYS	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION IN THE FORM SET OUT IN THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF PATRICK VAUGHAN AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF ANDREW JONES AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF MARTIN MCGANN AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF JAMES DEAN AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF ROSALYN WILTON AS A DIRECTOR	FOR

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MAPLETREE LOGISTICS TRUST	SG1S03926213	13-Jul-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF MLT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITOR'S REPORT THEREON	FOR
MAPLETREE LOGISTICS TRUST	SG1S03926213	13-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF MLT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITOR'S REMUNERATION	FOR
MAPLETREE LOGISTICS TRUST	SG1S03926213	13-Jul-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO UNITS	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO APPROVE THE ADOPTION OF THE 2021 SHARE OPTION SCHEME (AS DEFINED IN THE NOTICE OF THE 2021 AGM) AND THE TERMINATION OF THE EXISTING SHARE OPTION SCHEME (AS DEFINED IN THE NOTICE OF THE 2021 AGM)	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS OF THE COMPANY (THE "DIRECTOR(S)") AND THE AUDITOR OF THE COMPANY (THE "AUDITOR") FOR THE YEAR ENDED 31 MARCH 2021	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO CONSIDER AND DECLARE A FINAL DIVIDEND IN RESPECT OF THE YEAR ENDED 31 MARCH 2021	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO RE-ELECT MR. ANDY LEUNG HON KWONG AS AN EXECUTIVE DIRECTOR	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO RE-ELECT DR. WILLIAM FUNG KWOK LUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO RE-ELECT PROFESSOR KO PING KEUNG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO FIX THE DIRECTORS' FEES (INCLUDING THE ADDITIONAL FEES PAYABLE TO CHAIRMAN AND MEMBERS OF THE AUDIT COMMITTEE, THE NOMINATION COMMITTEE AND THE REMUNERATION COMMITTEE OF THE COMPANY) FOR THE YEAR ENDING 31 MARCH 2022, PRO-RATA TO THEIR LENGTH OF SERVICES DURING THE YEAR	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO RE-APPOINT KPMG AS THE AUDITOR AND AUTHORISE THE BOARD TO FIX ITS REMUNERATION	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES REPRESENTING UP TO 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AT THE DATE OF THE 2021 AGM	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES REPRESENTING UP TO 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AT THE DATE OF THE 2021 AGM, AND THE DISCOUNT FOR ANY SHARES TO BE ISSUED SHALL NOT BE MORE THAN 10% TO THE BENCHMARKED PRICE (AS DEFINED IN THE NOTICE OF THE 2021 AGM)	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	To ratify the appointment of KPMG LLP ("KPMG") as our independent registered public accounting firm for the 2021 fiscal year.	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Sir Martin E. Franklin	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: James E. Lillie	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Ian G. H. Ashken	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Russell A. Becker	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Anthony E. Malkin	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Thomas V. Milroy	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Lord Paul Myners	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Cyrus D. Walker	FOR

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API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Carrie A. Wheeler	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT MATTHEW KEY AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 27 MARCH 2021	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT DEBRA LEE AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT DAME CAROLYN MCCALL AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT ORNA NICHIONNA AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO ELECT ANTOINE DE SAINT-AFFRIQUE AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE OF THE COMPANY TO DETERMINE THE AUDITORS REMUNERATION FOR THE YEAR ENDED 2 APRIL 2022	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO APPROVE AND ESTABLISH AN ALL-EMPLOYEE SHARE PLAN BURBERRY GROUP PLC INTERNATIONAL FREE SHARE PLAN	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO APPROVE AND ESTABLISH AN ALL-EMPLOYEE SHARE PLAN BURBERRY GROUP PLC SHARE INCENTIVE PLAN	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO APPROVE THE RENEWAL OF AN ALL-EMPLOYEE SHARE PLAN BURBERRY GROUP PLC SHARE SAVE PLAN 2011	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO AUTHORISE POLITICAL DONATIONS BY THE COMPANY AND ITS SUBSIDIARIES	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 27 MARCH 2021 AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RENEW THE DIRECTORS AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO AUTHORISE THE DIRECTORS TO CALL GENERAL MEETINGS OTHER THAN AN AGM ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO APPROVE THE NEW ARTICLES OF ASSOCIATION	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 42.5P PER ORDINARY SHARE FOR THE YEAR ENDED 27 MARCH 2021	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT DR GERRY MURPHY AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT MARCO GOBBETTI AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT JULIE BROWN AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT FABIOLA ARREDONDO AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT SAM FISCHER AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT RON FRASCH AS A DIRECTOR OF THE COMPANY	FOR
CHEWY, INC.	US16679L1098	14-Jul-2021	DIRECTOR	FOR
CHEWY, INC.	US16679L1098	14-Jul-2021	DIRECTOR	FOR
CHEWY, INC.	US16679L1098	14-Jul-2021	DIRECTOR	FOR

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CHEWY, INC.	US16679L1098	14-Jul-2021	DIRECTOR	FOR
CHEWY, INC.	US16679L1098	14-Jul-2021	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending January 30, 2022.	FOR
CHEWY, INC.	US16679L1098	14-Jul-2021	To approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers.	FOR
DELEK AUTOMOTIVE SYSTEMS LTD	IL0008290103	14-Jul-2021	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER CPA FIRM AS COMPANY AUDITING ACCOUNTANT UNTIL THE NEXT ANNUAL MEETING AND AUTHORIZATION OF THE BOARD TO DETERMINE ITS COMPENSATION	AGAINST
DELEK AUTOMOTIVE SYSTEMS LTD	IL0008290103	14-Jul-2021	REAPPOINTMENT OF MS. YAEL GIT AS AN EXTERNAL DIRECTOR	AGAINST
DELEK AUTOMOTIVE SYSTEMS LTD	IL0008290103	14-Jul-2021	APPROVAL OF COMPANY ENGAGEMENT UNDER A D AND O LIABILITY INSURANCE POLICY	FOR
DELEK AUTOMOTIVE SYSTEMS LTD	IL0008290103	14-Jul-2021	AMENDMENT OF COMPANY REMUNERATION POLICY	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. GADI LESIN	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	APPOINTMENT OF DR. MIRIAM HARAN AS AN EXTERNAL DIRECTOR	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	REAPPOINTMENT OF THE SOMECH HAIKIN (KPMG) CPA FIRM AS COMPANY AUDITING ACCOUNTANT UNTIL THE NEXT ANNUAL MEETING	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YOAV DOPPELT, EXECUTIVE CHAIRMAN	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. AVIAD KAUFMAN	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. AVISAR PAZ	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SAGI KABLA	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. OVADIA ELI	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. REEM AMINOACH, INDEPENDENT DIRECTOR	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. LIOR REITBLATT, INDEPENDENT DIRECTOR	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MS. TZIPI OZER ARMON, INDEPENDENT DIRECTOR	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR AND TO AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY	AGAINST
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES BOUGHT BACK BY THE COMPANY PURSUANT TO RESOLUTION NUMBERED 3	AGAINST
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 34 HK CENTS PER SHARE IN RESPECT OF THE YEAR ENDED 31 MARCH 2021	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY	FOR

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JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: MR. AUSTIN JESSE WANG AS AN EXECUTIVE DIRECTOR	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: MR. PETER KIN-CHUNG WANG AS A NON-EXECUTIVE DIRECTOR	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: MR. JOSEPH CHI-KWONG YAM AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	REAPPOINT BDO LLP AS AUDITORS	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEK'S NOTICE	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	APPROVE REMUNERATION REPORT	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	APPROVE REMUNERATION POLICY	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE DIRECTORS TO DECLARE AND PAY ALL DIVIDENDS OF THE COMPANY AS INTERIM DIVIDENDS	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	RE-ELECT STEPHEN HUBBARD AS DIRECTOR	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	RE-ELECT JOHN CARTWRIGHT AS DIRECTOR	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	RE-ELECT JEANNETTE ETHERDEN AS DIRECTOR	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	RE-ELECT COLIN SMITH AS DIRECTOR	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	RE-ELECT PATRICIA DIMOND AS DIRECTOR	FOR
MAPLE TREE INDUSTRIAL TRUST	SG2C32962814	14-Jul-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF MIT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITOR'S REPORT THEREON	FOR
MAPLE TREE INDUSTRIAL TRUST	SG2C32962814	14-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF MIT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITOR'S REMUNERATION	FOR
MAPLE TREE INDUSTRIAL TRUST	SG2C32962814	14-Jul-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO UNITS	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO AUTHORISE THE AUDIT RISK AND VALUATIONS COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO RECEIVE THE DIRECTORS REPORT AND THE ACCOUNTS FOR THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	AUTHORITY TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR

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MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	ADDITIONAL AUTHORITY TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO AUTHORISE THE DIRECTORS TO CALL A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO APPROVE THE REMUNERATION AND NOMINATION COMMITTEE REPORT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT KAREN SLATFORD AS A DIRECTOR	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT MARTIN DAVIS AS A DIRECTOR	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT STUART CHAPMAN AS A DIRECTOR	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT BEN WILKINSON AS A DIRECTOR	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT GRAHAME COOK AS A DIRECTOR	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT RICHARD PELLY AS A DIRECTOR	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
MOLTEN VENTURES PLC	GB00BY7QYJ50	14-Jul-2021	ADOPT THE AMENDED INVESTMENT POLICY OF THE COMPANY	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the 2021 fiscal year.	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Approval, on an advisory basis, the compensation of the Company's named executive officers, as more described in the proxy statement.	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Peter M. Wege II	FOR

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STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Linda K. Williams	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Sara E. Armbruster	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Kate Pew Wolters	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Advisory vote to approve named executive officer compensation.	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Approval of the Steelcase Inc. Incentive Compensation Plan.	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Ratification of independent registered public accounting firm.	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Timothy C. E. Brown	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Connie K. Duckworth	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: James P. Keane	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Todd P. Kelsey	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Jennifer C. Niemann	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Robert C. Pew III	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Cathy D. Ross	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Catherine C. B. Schmelter	FOR
WIPRO LTD	INE075A01022	14-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY (INCLUDING CONSOLIDATED FINANCIAL STATEMENTS) FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
WIPRO LTD	INE075A01022	14-Jul-2021	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND OF INR 1 PER EQUITY SHARE ALREADY PAID DURING THE YEAR AS THE FINAL DIVIDEND FOR THE FINANCIAL YEAR 2020-21	FOR
WIPRO LTD	INE075A01022	14-Jul-2021	TO CONSIDER APPOINTMENT OF A DIRECTOR IN PLACE OF MR. THIERRY DELAPORTE (DIN: 08107242) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
WIPRO LTD	INE075A01022	14-Jul-2021	APPOINTMENT OF MS. TULSI NAIDU (DIN: 03017471) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
WIPRO LTD	INE075A01022	14-Jul-2021	REVISION IN THE TERMS OF REMUNERATION OF MR. RISHAD A. PREMJI (DIN: 02983899) AS WHOLE TIME DIRECTOR (DESIGNATED AS "EXECUTIVE CHAIRMAN") OF THE COMPANY	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT ANNIKA POUTIAINEN AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RECEIVE THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT RAVI RAJAGOPAL AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO ELECT KELLY BAYER ROSMARIN AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT AKHIL GUPTA AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT SHRAVIN BHARTI MITTAL AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO ELECT JAIDEEP PAUL AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR

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AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE OF THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO AUTHORISE THE COMPANY AND ANY SUBSIDIARY OF THE COMPANY TO MAKE AND INCUR POLITICAL EXPENDITURE	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	THAT THE DIRECTORS BE AND THEY ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 TO ALLOT SHARES IN THE COMPANY	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	THAT THE DIRECTORS BE AND THEY ARE HEREBY AUTHORISED PURSUANT TO SECTION 570 AND SECTION 573 OF THE COMPANIES ACT 2006 TO DISAPPLY PRE-EMPTION RIGHTS OVER CERTAIN ALLOTMENTS OF SHARES	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	THAT A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 DEAR DAYS' NOTICE	AGAINST
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT, OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY, IN THE FORM SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	AGAINST
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MARCH 2021 OF USD 0.025 CENTS FOR EACH ORDINARY SHARE IN THE CAPITAL OF THE COMPANY	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT SUNIL BHARTI MITTAL AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT RAGHUNATH MANDAVA AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT ANDREW GREEN AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT AWUNEBA AJUMOGOBIA AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT DOUGLAS BAILLIE AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT JOHN DANILOVICH AS A DIRECTOR	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	RE-ELECTION OF MR ALAN CHAN HENG LOON AS A DIRECTOR	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	RE-ELECTION OF MR ROBERT MILLINER AS A DIRECTOR	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	REMUNERATION REPORT	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	INCREASE IN TOTAL FEE POOL OF NON-EXECUTIVE DIRECTORS	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	GRANT OF EQUITY AWARDS TO THE MANAGING DIRECTOR	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	ISSUE OF SHARES - 10% PRO RATA	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	ISSUE OF SHARES PURSUANT TO DIVIDEND REINVESTMENT PLAN	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	ISSUE OF SHARES PURSUANT TO AN EMPLOYEE INCENTIVE SCHEME	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT MATTHEW KEY	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	ANNUAL REPORT AND ACCOUNTS	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT ALLISON KIRKBY	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT LEENA NAIR	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT SARA WELLER	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	AUDITORS RE-APPOINTMENTS: KPMG LLP	FOR

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BT GROUP PLC	GB0030913577	15-Jul-2021	AUDITORS REMUNERATION	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	AUTHORITY TO ALLOT SHARES	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	FURTHER DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	14 DAYS NOTICE OF MEETING	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	AUTHORITY FOR POLITICAL DONATIONS	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	REPORT ON DIRECTORS REMUNERATION	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	ARTICLES OF ASSOCIATION	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT JAN DU PLESSIS	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT PHILIP JANSEN	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT SIMON LOWTH	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT ADEL AL-SALEH	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT SIR IAN CHESHIRE	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT IAIN CONN	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT ISABEL HUDSON	FOR
CAPITA PLC	GB00B23K0M20	15-Jul-2021	APPROVE DISPOSAL OF CAPITA'S 51 PER CENT. INTEREST IN AXELOS LIMITED	FOR
ENERGIX-RENEWABLE ENERGIES LTD	IL0011233553	15-Jul-2021	REAPPOINTMENT OF THE BRIGHTMAN ALMAGOR ZOHAR AND CO. CPA FIRM AS COMPANY AUDITING FOR THE TERM ENDING AT THE CLOSE OF THE NEXT A MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
ENERGIX-RENEWABLE ENERGIES LTD	IL0011233553	15-Jul-2021	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: NATHAN HETZ, BOARD CHAIRMAN	FOR
ENERGIX-RENEWABLE ENERGIES LTD	IL0011233553	15-Jul-2021	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: AVIRAM WERTHEIM	FOR
ENERGIX-RENEWABLE ENERGIES LTD	IL0011233553	15-Jul-2021	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: OREN FRENKEL	FOR
ENERGIX-RENEWABLE ENERGIES LTD	IL0011233553	15-Jul-2021	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MEIR SHANNIE, INDEPENDENT DIRECTOR	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	Election of Director for a Term ending in 2024: Godfrey M. Long, Jr.	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	Election of Director for a Term ending in 2024: Troy L. Priddy	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	Election of Director for a Term ending in 2024: Alejandro Quiroz	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	Ratification of Grant Thornton LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	To approve, by non-binding advisory vote, executive compensation.	FOR

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ENNIS, INC.	US2933891028	15-Jul-2021	To approve the Ennis, Inc. 2021 Long-Term Incentive Plan ("the 2021 Plan").	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	In their discretion, the Proxies are authorized to vote upon such other business as may properly come before the meeting.	AGAINST
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	US3444191064	15-Jul-2021	Proposal, discussion and, if applicable, resolution on the modification of the Company's corporate purpose and consequently, to Article 2 of its By-laws.	FOR
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	US3444191064	15-Jul-2021	Proposal, discussion and, if applicable, resolution on the modification of the manner in which the Board of Directors of the Company is installed and how its resolutions are approved and consequently, to Article 28 of its By-laws.	FOR
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	US3444191064	15-Jul-2021	Appointment of delegates for the formalization of the resolutions adopted by the Meeting.	FOR
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	US3444191064	15-Jul-2021	Reading and, if applicable, approval of the Meeting's minutes.	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	15-Jul-2021	PROPOSAL, DISCUSSION AND, IF DEEMED APPROPRIATE, A RESOLUTION IN REGARD TO THE AMENDMENT OF THE CORPORATE PURPOSE, AND, AS A CONSEQUENCE, OF ARTICLE 2 OF THE BYLAWS OF THE COMPANY	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	15-Jul-2021	PROPOSAL, DISCUSSION AND, IF DEEMED APPROPRIATE, A RESOLUTION IN REGARD TO THE MODIFICATION OF THE MANNER IN WHICH THE RESOLUTIONS OF THE BOARD OF DIRECTORS OF THE COMPANY ARE INTRODUCED AND APPROVED, AND, AS A CONSEQUENCE, OF ARTICLE 28 OF THE BYLAWS OF THE COMPANY	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	15-Jul-2021	APPOINTMENT OF DELEGATES TO FORMALIZE THE RESOLUTIONS OF THE GENERAL MEETING	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	15-Jul-2021	READING AND APPROVAL, IF DEEMED APPROPRIATE, OF THE MINUTES OF THE GENERAL MEETING	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT SUE FARR AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE THE AUDIT AND RISK COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	APPROVE REMUNERATION REPORT	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	APPROVE REMUNERATION POLICY	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	APPROVE FINAL DIVIDEND	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT RICHARD GRANT AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT GERALD KAYE AS DIRECTOR	FOR

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HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT TIM MURPHY AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT MATTHEW BONNING-SNOOK AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT SUE CLAYTON AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT RICHARD COTTON AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT JOE LISTER AS DIRECTOR	FOR
JINKE PROPERTY GROUP CO LTD	CNE000000073	15-Jul-2021	INCREASING THE GUARANTEE QUOTA FOR SOME JOINT-STOCK REAL ESTATE COMPANIES	FOR
KALPATARU POWER TRANSMISSION LTD	INE220B01022	15-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: (A) THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS & AUDITORS THEREON; AND (B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
KALPATARU POWER TRANSMISSION LTD	INE220B01022	15-Jul-2021	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND OF INR 8.50/- PER EQUITY SHARE, ALREADY PAID AND TO DECLARE FINAL DIVIDEND ON EQUITY SHARES AT THE RATE OF INR 1.50/- PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
KALPATARU POWER TRANSMISSION LTD	INE220B01022	15-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. PARAG MUNOT (DIN: 00136337), WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
KALPATARU POWER TRANSMISSION LTD	INE220B01022	15-Jul-2021	RATIFYING REMUNERATION OF COST AUDITOR FOR THE FY 2021-22	FOR
KALPATARU POWER TRANSMISSION LTD	INE220B01022	15-Jul-2021	RE-APPOINTMENT OF, AND REMUNERATION PAYABLE TO, MR. SANJAY DALMIA (DIN: 03469908) AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
MAPLE TREE NORTH ASIA COMMERCIAL TRUST	SG2F55990442	15-Jul-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF MNACT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITOR'S REPORT THEREON	FOR
MAPLE TREE NORTH ASIA COMMERCIAL TRUST	SG2F55990442	15-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF MNACT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITOR'S REMUNERATION	FOR
MAPLE TREE NORTH ASIA COMMERCIAL TRUST	SG2F55990442	15-Jul-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO UNITS	FOR
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	DIRECTOR	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	DIRECTOR	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	DIRECTOR	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	DIRECTOR	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	DIRECTOR	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	DIRECTOR	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	DIRECTOR	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	Appointment of PricewaterhouseCoopers LLP, Chartered Professional Accountants as Auditor of the Corporation for the ensuring year and authorizing the directors to fix their remuneration.	FOR
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	On an advisory basis, to accept the Board's approach to executive compensation disclosed in the Information Circular.	FOR

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NICOLET BANKSHARES, INC.	US65406E1029	15-Jul-2021	Merger and Share Issuance - To approve and adopt the Agreement and Plan of Merger dated April 12, 2021 (as the same may be amended from time to time), between Nicolet Bankshares, Inc. ("Nicolet"), and Mackinac Financial Corporation ("Mackinac"), pursuant to which Mackinac will merge with and into Nicolet, including the issuance of up to 2,360,314 shares of Nicolet common stock in the merger. The terms of the merger are more particularly described in the Proxy Materials.	FOR
NICOLET BANKSHARES, INC.	US65406E1029	15-Jul-2021	Adjournment - To approve the adjournment of the Special Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies to approve the merger agreement and the transactions contemplated by the merger agreement.	FOR
NV BEKAERT SA	BE0974258874	15-Jul-2021	RIGHT TO ATTEND A GENERAL MEETING AND TO VOTE	FOR
NV BEKAERT SA	BE0974258874	15-Jul-2021	REMOTE VOTING PRIOR TO THE GENERAL MEETING	FOR
NV BEKAERT SA	BE0974258874	15-Jul-2021	VOTING AT THE GENERAL MEETING	FOR
NV BEKAERT SA	BE0974258874	15-Jul-2021	INTRODUCTION OF DOUBLE VOTING RIGHT	AGAINST
RH	US74967X1037	15-Jul-2021	DIRECTOR	FOR
RH	US74967X1037	15-Jul-2021	DIRECTOR	FOR
RH	US74967X1037	15-Jul-2021	DIRECTOR	FOR
RH	US74967X1037	15-Jul-2021	Advisory vote to approve named executive officer compensation.	AGAINST
RH	US74967X1037	15-Jul-2021	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the 2021 fiscal year.	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO RE-ELECT DAVID SLEATH AS A DIRECTOR	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO RECEIVE THE COMPANY'S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO RE-ELECT JOAN WAINWRIGHT AS A DIRECTOR	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY FROM THE CONCLUSION OF THE AGM	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE REMUNERATION OF THE AUDITOR	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO PROVIDE LIMITED AUTHORITY TO MAKE POLITICAL DONATIONS AND TO INCUR POLITICAL EXPENDITURE	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO AUTHORISE THE DIRECTORS POWER TO ALLOT SHARES	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO AUTHORISE THE DIRECTORS POWER TO DISSAPPLY PREEMPTION RIGHTS FOR UP TO 5% OF ISSUED SHARE CAPITAL	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO AUTHORISE THE DIRECTORS POWER TO DISSAPPLY PREEMPTION RIGHTS FOR ADDITIONAL 5% OF ISSUED SHARE CAPITAL	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	THAT A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO APPROVE THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021 (EXCLUDING THE PART SUMMARISING THE DIRECTORS' REMUNERATION POLICY)	FOR

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RS GROUP PLC	GB0003096442	15-Jul-2021	TO DECLARE A FINAL DIVIDEND RECOMMENDED BY THE DIRECTORS OF 9.8P PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO RE-ELECT LOUISA BURDETT AS A DIRECTOR	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO RE-ELECT DAVID EGAN AS A DIRECTOR	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO ELECT RONA FAIRHEAD AS A DIRECTOR	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO RE-ELECT BESSIE LEE AS A DIRECTOR	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO RE-ELECT SIMON PRYCE AS A DIRECTOR	FOR
RS GROUP PLC	GB0003096442	15-Jul-2021	TO RE-ELECT LINDSLEY RUTH AS A DIRECTOR	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO APPROVE THE PROPOSED RENEWAL OF THE SHAREHOLDERS MANDATE FOR INTERESTED PERSON TRANSACTIONS	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS, DIRECTORS' STATEMENT AND INDEPENDENT AUDITOR'S REPORT	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO APPROVE THE PROPOSED RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO DECLARE A FINAL TAX EXEMPT ONE-TIER DIVIDEND OF 0.6 CENTS PER ORDINARY SHARE	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO RE-ELECT MR CHEN JUN AS DIRECTOR	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO RE-ELECT MS ELIZABETH KONG SAU WAI AS DIRECTOR	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO RE-ELECT MR BOB TAN BENG HAI AS DIRECTOR	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO APPROVE DIRECTORS' FEES PAYABLE BY THE COMPANY	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO RE-APPOINT DELOITTE & TOUCHE LLP AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO AUTHORISE DIRECTORS TO ISSUE SHARES AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO SHARES	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO AUTHORISE DIRECTORS TO OFFER/GRANT OPTIONS AND ALLOT/ISSUE SHARES PURSUANT TO THE SINGAPORE POST SHARE OPTION SCHEME 2012, AND TO GRANT AWARDS AND ALLOT/ISSUE SHARES PURSUANT TO THE SINGAPORE POST RESTRICTED SHARE PLAN 2013	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	APPROVE REMUNERATION POLICY	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	AGAINST
SUEDZUCKER AG	DE0007297004	15-Jul-2021	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.20 PER SHARE	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
CHACHA FOOD CO LTD	CNE1000010Q5	16-Jul-2021	THE 6TH PHASE EMPLOYEE STOCK OWNERSHIP PLAN (DRAFT) AND ITS SUMMARY	FOR
CHACHA FOOD CO LTD	CNE1000010Q5	16-Jul-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE EMPLOYEE STOCK OWNERSHIP PLAN	FOR
CHACHA FOOD CO LTD	CNE1000010Q5	16-Jul-2021	MANAGEMENT MEASURES FOR THE 6TH PHASE EMPLOYEE STOCK OWNERSHIP PLAN	FOR

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CHACHA FOOD CO LTD	CNE1000010Q5	16-Jul-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
EQT CORPORATION	US26884L1098	16-Jul-2021	Approve, for purposes of complying with applicable NYSE listing rules, the issuance of shares of common stock, no par value, of EQT Corporation ("EQT") in an amount that exceeds 20% of the currently outstanding shares of common stock of EQT in connection with the transactions contemplated by the Membership Interest Purchase Agreement, by and among EQT, EQT Acquisition HoldCo LLC, a wholly owned indirect subsidiary of EQT, Alta Resources Development, LLC, Alta Marcellus Development, LLC and ARD Operating, LLC (the "Stock Issuance Proposal").	FOR
EQT CORPORATION	US26884L1098	16-Jul-2021	Approve one or more adjournments of this special meeting, if necessary or appropriate, to permit solicitation of additional votes if there are insufficient votes to approve the Stock Issuance Proposal.	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT KATRINA CLIFFE AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021 INCLUDING THE STRATEGIC REPORT AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR THEREIN	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT STELLA DAVID AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT EDWARD FITZMAURICE AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT OLIVIER GREMILLON AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT RON MCMILLAN AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AT WHICH ANNUAL ACCOUNTS ARE LAID BEFORE THE COMPANY'S SHAREHOLDERS	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR

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HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	<p>TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING ORDINARY RESOLUTION: "THAT, IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006, THE DIRECTORS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: A. UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3,015,788 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY ALLOTMENTS OR GRANTS MADE UNDER PARAGRAPH (B) BELOW IN EXCESS OF GBP 3,015,788; AND B. COMPRISING EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 6,031,577 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY ALLOTMENTS OR GRANTS MADE UNDER PARAGRAPH (A) ABOVE) IN CONNECTION WITH ANY OFFER BY WAY OF RIGHTS ISSUE: 1) TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS PRACTICABLE) TO THEIR EXISTING SHAREHOLDINGS; AND 2) TO PEOPLE WHO ARE HOLDERS OF OR OTHERWISE HAVE RIGHTS TO OTHER EQUITY SECURITIES IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, C. AND SO THAT, IN BOTH CASES, THE DIRECTORS MAY IMPOSE ANY LIMITS, RESTRICTIONS, EXCLUSIONS OR OTHER ARRANGEMENTS AS THEY MAY DEEM NECESSARY OR APPROPRIATE IN RELATION TO TREASURY SHARES, FRACTIONAL ELEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER, PROVIDED THAT THIS AUTHORITY SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, ON 16 OCTOBER 2022), BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED."</p>	FOR
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HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	<p>SUBJECT TO THE PASSING OF RESOLUTION 17, TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: "THAT THE DIRECTORS BE AND ARE HEREBY AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE LIMITED: A. TO THE ALLOTMENT OF EQUITY SECURITIES AND/OR SALE OF TREASURY SHARES IN CONNECTION WITH AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (B) OF RESOLUTION 17, BY WAY OF A RIGHTS ISSUE ONLY) OPEN FOR ACCEPTANCE FOR A PERIOD FIXED BY THE DIRECTORS TO HOLDERS OF ORDINARY SHARES (OTHER THAN THE COMPANY) ON THE REGISTER ON A RECORD DATE FIXED BY THE DIRECTORS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR RESPECTIVE HOLDINGS (OR TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY) BUT SUBJECT, IN EACH CASE, TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN OR UNDER THE LAWS OF ANY TERRITORY OR ANY OTHER MATTER; AND B. IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 17 AND/OR THE SALE OF TREASURY SHARES, TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (A) OF THIS RESOLUTION 18) UP TO A NOMINAL AMOUNT OF GBP 452,368, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, ON 16 OCTOBER 2022) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED."</p>	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	<p>SUBJECT TO THE PASSING OF RESOLUTION 17, TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: "THAT THE DIRECTORS BE AND ARE HEREBY AUTHORISED, IN ADDITION TO ANY OTHER AUTHORITY GRANTED UNDER RESOLUTION 18, TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: A. LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 452,368; AND B. USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS OF THE COMPANY DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE OF ANNUAL GENERAL MEETING, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, ON 16 OCTOBER 2022) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF</p>	FOR

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HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: "THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE ONE OR MORE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE COMPANIES ACT 2006) OF ORDINARY SHARES IN THE CAPITAL OF THE COMPANY ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY DETERMINE PROVIDED THAT: A. THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE ACQUIRED IS 33,604,500 ORDINARY SHARES; B. THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR ANY SUCH SHARE IS THE NOMINAL VALUE THEREOF; C. THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR ANY SUCH SHARE IS THE HIGHER OF (I) AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE IN THE COMPANY AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT PURCHASE BID ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT AT THE RELEVANT TIME (IN EACH CASE, EXCLUSIVE OF EXPENSES); D. THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER ON 16 OCTOBER 2022), SAVE THAT THE COMPANY MAY MAKE A CONTRACT TO PURCHASE ITS ORDINARY SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO SUCH TIME, WHICH CONTRACT WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY, AND MAY PURCHASE ITS SHARES IN PURSUANCE OF ANY SUCH CONTRACT AS IF THE	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: "THAT A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE."	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO APPROVE THE ANNUAL STATEMENT BY THE CHAIRMAN OF THE REMUNERATION COMMITTEE AND THE ANNUAL REPORT ON DIRECTORS' REMUNERATION, AS SET OUT ON PAGES 92 TO 118 OF THE ANNUAL REPORT AND ACCOUNTS, FOR THE YEAR ENDED 31 MARCH 2021	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO APPROVE A FINAL DIVIDEND OF 19.8P PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021 TO BE PAID ON 2 AUGUST 2021 TO SHAREHOLDERS ON THE REGISTER OF MEMBERS AT 6.00PM ON 2 JULY 2021	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO ELECT TOMMY BREEN AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO ELECT ROSS CLEMMOW AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO ELECT ROISIN DONNELLY AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT RICHARD HARPIN AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT DAVID BOWER AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT TOM RUSIN AS A DIRECTOR	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Ford Tamer	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	An advisory (non-binding) vote to approve compensation of our named executive officers.	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: W. Tudor Brown	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	To ratify the appointment of Deloitte and Touche LLP as our independent registered public accounting firm for the fiscal year ended January 29, 2022.	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Brad W. Buss	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Edward H. Frank	FOR

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MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Richard S. Hill	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Marachel L. Knight	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Bethany J. Mayer	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Matthew J. Murphy	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Michael G. Strachan	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Robert E. Switz	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO APPROVE THE APPOINTMENT MR. ATANU CHAKRABORTY (DIN 01469375) AS A PART TIME NON-EXECUTIVE CHAIRMAN AND INDEPENDENT DIRECTOR OF THE BANK	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (STANDALONE) OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO APPROVE THE APPOINTMENT OF DR. (MS.) SUNITA MAHESHWARI (DIN 01641411) AS AN INDEPENDENT DIRECTOR	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO RATIFY AND APPROVE THE RELATED PARTY TRANSACTIONS WITH HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO RATIFY AND APPROVE THE RELATED PARTY TRANSACTIONS WITH HDB FINANCIAL SERVICES LIMITED	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO ISSUE UNSECURED PERPETUAL DEBT INSTRUMENTS (PART OF ADDITIONAL TIER I CAPITAL), TIER II CAPITAL BONDS AND LONG TERM BONDS (FINANCING OF INFRASTRUCTURE AND AFFORDABLE HOUSING) ON A PRIVATE PLACEMENT BASIS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO CONSIDER AMENDMENT TO THE ESOS-PLAN D-2007 AS APPROVED BY THE MEMBERS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO CONSIDER AMENDMENT TO THE ESOS-PLAN E-2010 AS APPROVED BY THE MEMBERS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO CONSIDER AMENDMENT TO THE ESOS-PLAN F-2013 AS APPROVED BY THE MEMBERS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO CONSIDER AMENDMENT TO THE ESOS-PLAN G-2016 AS APPROVED BY THE MEMBERS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (CONSOLIDATED) OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO DECLARE DIVIDEND ON EQUITY SHARES: THE RESERVE BANK OF INDIA (RBI), VIDE NOTIFICATION DATED DECEMBER 04, 2020, STATED THAT IN VIEW OF THE ONGOING STRESS AND HEIGHTENED UNCERTAINTY ON ACCOUNT OF COVID-19, BANKS SHOULD CONTINUE TO CONSERVE CAPITAL TO SUPPORT THE ECONOMY AND ABSORB LOSSES. THE NOTIFICATION ALSO STATED THAT IN ORDER TO FURTHER STRENGTHEN THE BANKS' BALANCE SHEETS, WHILE AT THE SAME TIME SUPPORT LENDING TO THE REAL ECONOMY, BANKS SHALL NOT MAKE ANY DIVIDEND PAYMENT ON EQUITY SHARES FROM THE PROFITS PERTAINING TO THE FINANCIAL YEAR ENDED MARCH 31, 2020. THE BANK DID NOT DECLARE FINAL DIVIDEND FOR THE FINANCIAL YEAR ENDED MARCH 31, 2020. GIVEN THAT THE CURRENT "SECOND WAVE" HAS SIGNIFICANTLY INCREASED THE NUMBER OF COVID-19 CASES IN INDIA AND UNCERTAINTY REMAINS, THE BOARD OF DIRECTORS OF THE BANK, AT ITS MEETING HELD ON APRIL 17, 2021, HAS CONSIDERED IT PRUDENT TO CURRENTLY NOT PROPOSE DIVIDEND FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021. THE BOARD SHALL REASSESS THE POSITION BASED ON ANY FURTHER GUIDELINES FROM THE RBI IN THIS REGARD.	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. SRIKANTH NADHAMUNI (DIN 02551389), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR

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HDFC BANK LTD	INE040A01034	17-Jul-2021	TO RATIFY THE ADDITIONAL AUDIT FEES TO THE STATUTORY AUDITORS, MSKA & ASSOCIATES, CHARTERED ACCOUNTANTS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO REVISE THE TERM OF OFFICE OF MSKA & ASSOCIATES AS STATUTORY AUDITORS OF THE BANK	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO APPOINT JOINT STATUTORY AUDITORS: M/S. M. M. NISSIM & CO. LLP, CHARTERED ACCOUNTANTS (ICAI FIRM REGISTRATION NO. 107122W/W100672) ['M.M. NISSIM & CO. LLP']	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	IN SUPERSESION OF THE RESOLUTION OF THE MEMBERS OF THE BANK PASSED AT THE 22ND AGM DATED JULY 21, 2016, TO APPROVE THE REVISED REMUNERATION OF NON-EXECUTIVE DIRECTORS EXCEPT FOR PART TIME NON-EXECUTIVE CHAIRPERSON	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO APPROVE THE RE-APPOINTMENT MR. UMESH CHANDRA SARANGI (DIN 02040436) AS AN INDEPENDENT DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO REAPPOINT DELOITTE LLP AS AUDITOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS 2021	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO AUTHORISE THE REMUNERATION OF THE AUDITOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO AUTHORISE THE ALLOTMENT OF SHARES	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO APPROVE PRE-EMPTION RIGHTS GENERAL POWER	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO APPROVE PRE-EMPTION RIGHTS SPECIFIED CAPITAL INVESTMENT	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO AUTHORISE REDUCED NOTICE OF GENERAL MEETINGS OTHER THAN AN AGM	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO APPROVE AND ADOPT NEW ARTICLES OF ASSOCIATION	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO APPROVE THE DIRECTORS REPORT ON REMUNERATION	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO ELECT C MILES AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT M AVERILL AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT C CHESNEY AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT K LEVER AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT D MARTIN AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT R PIKE AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT M TOPHAM AS A DIRECTOR	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	19-Jul-2021	TO APPROVE THE PROPOSED ACQUISITION SUBSTANTIALLY ON THE TERMS AND SUBJECT TO THE CONDITIONS SET OUT IN THE CIRCULAR DATED 29 JUNE 2021	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	DIRECTOR	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	DIRECTOR	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	DIRECTOR	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	DIRECTOR	FOR

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COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	DIRECTOR	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	DIRECTOR	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	DIRECTOR	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	DIRECTOR	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	DIRECTOR	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	To ratify the appointment of Ernst & Young LLP as independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	To conduct a shareholder advisory vote on the compensation of our named executive officers.	FOR
EQUINITI GROUP PLC	GB00BYWWHR75	19-Jul-2021	TO APPROVE THE SCHEME OF ARRANGEMENT AS DETAILED IN THE SCHEME DOCUMENT DATED 18 JUNE 2021	FOR

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EQUINITI GROUP PLC	GB00BYWWHR75	19-Jul-2021	<p>THAT: (1) FOR THE PURPOSE OF GIVING EFFECT TO THE SCHEME OF ARRANGEMENT DATED 21 JUNE 2021 (THE "SCHEME") BETWEEN THE COMPANY AND ITS SCHEME SHAREHOLDERS (AS DEFINED IN THE SCHEME), A PRINT OF WHICH HAS BEEN PRODUCED TO THIS MEETING AND FOR THE PURPOSES OF IDENTIFICATION SIGNED BY THE CHAIRMAN OF THIS MEETING, IN ITS ORIGINAL FORM OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION AGREED BY THE COMPANY AND EARTH PRIVATE HOLDINGS LTD ("BIDCO") AND APPROVED OR IMPOSED BY THE HIGH COURT OF JUSTICE IN ENGLAND AND WALES, THE DIRECTORS OF THE COMPANY (OR A DULY AUTHORISED COMMITTEE OF THE DIRECTORS) BE AUTHORISED TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND (2) WITH EFFECT FROM THE PASSING OF THIS RESOLUTION, THE ARTICLES OF ASSOCIATION OF THE COMPANY BE AMENDED BY THE ADOPTION AND INCLUSION OF THE FOLLOWING NEW ARTICLE 139: "139 SCHEME OF ARRANGEMENT (A) IN THIS ARTICLE, THE "SCHEME" MEANS THE SCHEME OF ARRANGEMENT DATED 21 JUNE 2021 BETWEEN THE COMPANY AND ITS SCHEME SHAREHOLDERS (AS DEFINED IN THE SCHEME) UNDER PART 26 OF THE COMPANIES ACT 2006 IN ITS ORIGINAL FORM OR WITH OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION APPROVED OR IMPOSED BY THE HIGH COURT OF JUSTICE IN ENGLAND AND WALES AND AGREED BY THE COMPANY AND EARTH PRIVATE HOLDINGS LTD ("BIDCO") AND (SAVE AS DEFINED IN THIS ARTICLE) EXPRESSIONS DEFINED IN THE SCHEME SHALL HAVE THE SAME MEANINGS IN THIS ARTICLE. (B) NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES, IF THE COMPANY ISSUES OR TRANSFERS OUT OF TREASURY ANY SHARES (OTHER THAN TO BIDCO OR ITS NOMINEE(S)) AFTER THE ADOPTION OF THIS ARTICLE AND BEFORE THE SCHEME RECORD TIME, SUCH SHARES SHALL BE ISSUED OR TRANSFERRED SUBJECT TO THE TERMS OF THE SCHEME (AND SHALL BE SCHEME SHARES FOR THE PURPOSES OF THE SCHEME) AND THE HOLDERS OF SUCH SHARES SHALL BE BOUND BY THE SCHEME ACCORDINGLY. (C) NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES AND SUBJECT TO THE SCHEME BECOMING EFFECTIVE, IF ANY SHARES ARE ISSUED OR TRANSFERRED OUT OF TREASURY TO ANY PERSON (A "NEW MEMBER") (OTHER THAN UNDER THE SCHEME OR TO BIDCO OR ITS NOMINEE(S)) AT OR AFTER THE SCHEME RECORD TIME (THE "POST-SCHEME SHARES"), THEY SHALL BE IMMEDIATELY TRANSFERRED TO BIDCO (OR AS IT MAY DIRECT) IN CONSIDERATION OF THE PAYMENT BY OR ON BEHALF OF BIDCO TO THE NEW MEMBER OF AN AMOUNT IN CASH FOR EACH POST-SCHEME SHARE EQUAL TO THE CASH CONSIDERATION PER SCHEME SHARE PAYABLE PURSUANT TO THE SCHEME. (D) ON ANY REORGANISATION OF, OR MATERIAL ALTERATION TO, THE SHARE CAPITAL OF THE COMPANY (INCLUDING, WITHOUT LIMITATION, ANY SUBDIVISION AND/OR CONSOLIDATION) EFFECTED AFTER THE SCHEME EFFECTIVE TIME, THE VALUE OF THE CASH PAYMENT PER SHARE TO BE PAID UNDER PARAGRAPH (C) OF THIS ARTICLE MAY BE ADJUSTED BY THE DIRECTORS IN SUCH MANNER AS THE AUDITORS OF THE COMPANY OR AN INVESTMENT BANK SELECTED BY THE COMPANY MAY DETERMINE TO BE APPROPRIATE TO REFLECT SUCH REORGANISATION OR ALTERATION. REFERENCES IN THIS ARTICLE TO SHARES OR POST-SCHEME SHARES SHALL, FOLLOWING SUCH ADJUSTMENT, BE CONSTRUED ACCORDINGLY. (E) TO GIVE EFFECT TO ANY TRANSFER OF POST-SCHEME SHARES, THE COMPANY MAY APPOINT ANY PERSON AS ATTORNEY AND/OR AGENT FOR THE NEW MEMBER TO TRANSFER THE POSTSCHEME SHARES TO BIDCO AND/OR ITS NOMINEE(S) AND DO ALL SUCH OTHER THINGS AND EXECUTE AND DELIVER ALL SUCH DOCUMENTS (WHETHER AS A DEED OR OTHERWISE) AS MAY IN</p>	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	<p>TO RECEIVE, CONSIDER AND ADOPT: (A) THE AUDITED STANDALONE REVENUE ACCOUNT, PROFIT AND LOSS ACCOUNT, AND RECEIPTS AND PAYMENTS ACCOUNT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, AND THE BALANCE SHEET AS AT THAT DATE, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON; (B) THE AUDITED CONSOLIDATED REVENUE ACCOUNT, PROFIT AND LOSS ACCOUNT, AND RECEIPTS AND PAYMENTS ACCOUNT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE BALANCE SHEET AS AT THAT DATE, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON</p>	FOR

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HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. DEEPAK S. PAREKH (DIN: 00009078) WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR RE-APPOINTMENT OF ONE OF THE JOINT STATUTORY AUDITORS	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR PAYMENT OF REMUNERATION TO JOINT STATUTORY AUDITORS	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION FOR RE-APPOINTMENT OF MR. SUMIT BOSE (DIN: 03340616) AS AN INDEPENDENT DIRECTOR, FOR A SECOND TERM	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR RE-APPOINTMENT OF MS. VIBHA PADALKAR (DIN: 01682810), AS MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER OF THE COMPANY AND TO FIX HER REMUNERATION	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR RE-APPOINTMENT OF MR. SURESH BADAMI (DIN: 08224871), AS WHOLE-TIME DIRECTOR OF THE COMPANY (DESIGNATED AS "EXECUTIVE DIRECTOR") AND TO FIX HIS REMUNERATION	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	19-Jul-2021	TO APPROVE THE ISSUANCE OF EQUITY SHARES ON PREFERENTIAL BASIS	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND THE AUDITED FINANCIAL STATEMENTS OF THE TRUSTEE-MANAGER FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE INDEPENDENT AUDITOR'S REPORT THEREIN	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF UP TO SGD 1,076,000 TO THE DIRECTORS OF THE TRUSTEE-MANAGER FOR THE FINANCIAL YEAR ENDING 31 MARCH 2022, PAYABLE QUARTERLY IN ARREARS	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RE-APPOINT DELOITTE & TOUCHE LLP AS AUDITORS OF THE TRUSTEE-MANAGER AND AUTHORISE DIRECTORS OF THE TRUSTEE-MANAGER TO FIX THEIR REMUNERATION	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RE-ELECT MR ERIC ANG TEIK LIM AS DIRECTOR OF THE TRUSTEE-MANAGER	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RE-ELECT MS KU XIAN HONG AS DIRECTOR OF THE TRUSTEE-MANAGER	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RE-ELECT MR TONG YEW HENG AS DIRECTOR OF THE TRUSTEE-MANAGER	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RE-ELECT MR WILLIAM WOO SIEW WING AS DIRECTOR OF THE TRUSTEE-MANAGER	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	19-Jul-2021	FOR THE PURPOSE OF CONSIDERING AND, IF THOUGHT FIT, APPROVING (WITH OR WITHOUT MODIFICATION) A SCHEME OF ARRANGEMENT (THE "SCHEME OF ARRANGEMENT") PROPOSED TO BE MADE PURSUANT TO PART 26 OF THE COMPANIES ACT 2006 (THE "ACT") BETWEEN SPIRE HEALTHCARE GROUP PLC ("SPIRE" OR THE "COMPANY") AND THE HOLDERS OF THE SCHEME SHARES (AS DEFINED IN THE SCHEME OF ARRANGEMENT)	FOR

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SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	19-Jul-2021	<p>THAT: (A) FOR THE PURPOSE OF GIVING EFFECT TO THE SCHEME OF ARRANGEMENT DATED 15 JUNE 2021 BETWEEN THE COMPANY AND THE HOLDERS OF THE SCHEME SHARES (AS DEFINED IN THE SAID SCHEME), A PRINT OF WHICH HAS BEEN PRODUCED TO THIS MEETING AND FOR THE PURPOSE OF IDENTIFICATION SIGNED BY THE CHAIR HEREOF, IN ITS ORIGINAL FORM OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION AGREED BETWEEN THE COMPANY AND RAMSAY HEALTH CARE (UK) LIMITED AND APPROVED OR IMPOSED BY THE COURT (THE "SCHEME"), THE DIRECTORS OF THE COMPANY BE AUTHORISED TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND (B) WITH EFFECT FROM THE PASSING OF THIS RESOLUTION, THE ARTICLES OF ASSOCIATION OF THE COMPANY BE AMENDED BY THE ADOPTION AND INCLUSION OF THE FOLLOWING NEW ARTICLE 217: "217. SCHEME OF ARRANGEMENT (A) FOR THE PURPOSES OF THIS ARTICLE 217: "SPIRE SCHEME" MEANS THE SCHEME OF ARRANGEMENT DATED 15 JUNE 2021 UNDER PART 26 OF THE COMPANIES ACT 2006 BETWEEN THE COMPANY AND THE SCHEME SHAREHOLDERS (AS DEFINED IN THE SPIRE SCHEME), IN ITS ORIGINAL FORM OR WITH OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION APPROVED OR IMPOSED BY THE HIGH COURT OF JUSTICE OF ENGLAND AND WALES; AND "RAMSAY UK" MEANS RAMSAY HEALTH CARE (UK) LIMITED, A COMPANY INCORPORATED IN ENGLAND AND WALES WITH REGISTERED NUMBER 06043039 WHOSE REGISTERED OFFICE IS AT LEVEL 18, TOWER 42, 25 OLD BROAD STREET, LONDON EC2N 1HQ UNITED KINGDOM. (B) NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES, IF THE COMPANY ISSUES ANY SHARES (OTHER THAN TO RAMSAY UK, ANY SUBSIDIARY OF RAMSAY UK OR ANY NOMINEE(S) OF RAMSAY UK) AFTER THE ADOPTION OF THIS ARTICLE AND AT OR PRIOR TO THE SCHEME RECORD TIME (AS DEFINED IN THE SPIRE SCHEME), SUCH SHARES SHALL BE ISSUED SUBJECT TO THE TERMS OF THE SPIRE SCHEME AND THE HOLDERS OF SUCH SHARES SHALL BE BOUND BY THE SPIRE SCHEME ACCORDINGLY. (C) NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES, SUBJECT TO THE SPIRE SCHEME BECOMING EFFECTIVE, ANY SHARES ISSUED, OR TRANSFERRED TO ANY PERSON (OTHER THAN TO RAMSAY UK, ANY SUBSIDIARY OF RAMSAY UK OR ANY NOMINEE(S) OF RAMSAY UK) AFTER THE SCHEME RECORD TIME (A "NEW MEMBER") (EACH A "POST-SCHEME SHARE") SHALL BE ISSUED ON TERMS THAT THEY SHALL (ON THE EFFECTIVE DATE (AS DEFINED IN THE SPIRE SCHEME) OR, IF LATER, ON ISSUE (BUT SUBJECT TO THE TERMS OF ARTICLE 217(D) BELOW), BE IMMEDIATELY TRANSFERRED TO RAMSAY UK (OR AS IT MAY DIRECT) (THE "PURCHASER"), WHO SHALL BE OBLIGED TO ACQUIRE EACH POST-SCHEME SHARE IN CONSIDERATION OF AND CONDITIONAL UPON THE PAYMENT BY OR ON BEHALF OF RAMSAY UK TO THE NEW MEMBER OF AN AMOUNT IN CASH FOR EACH POST-SCHEME SHARE EQUAL TO THE CONSIDERATION TO WHICH A NEW MEMBER WOULD HAVE BEEN ENTITLED PURSUANT TO THE SPIRE SCHEME HAD SUCH POST-SCHEME SHARE BEEN A SCHEME SHARE (AS DEFINED IN THE SPIRE SCHEME). (D) ON ANY REORGANISATION OF, OR MATERIAL ALTERATION TO, THE SHARE CAPITAL OF THE COMPANY (INCLUDING, WITHOUT LIMITATION, ANY SUBDIVISION AND/OR CONSOLIDATION) CARRIED OUT AFTER THE EFFECTIVE DATE, THE VALUE OF THE CONSIDERATION PER POST-SCHEME SHARE TO BE PAID UNDER ARTICLE 217(C) SHALL BE ADJUSTED BY THE COMPANY IN SUCH MANNER AS THE AUDITORS OF THE COMPANY MAY DETERMINE TO BE APPROPRIATE TO REFLECT SUCH REORGANISATION OR ALTERATION. REFERENCES IN THIS ARTICLE TO SUCH SHARES SHALL, FOLLOWING SUCH ADJUSTMENT, BE CONSTRUED ACCORDINGLY. (E) TO GIVE EFFECT TO</p>	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	RE-ELECTION OF MR CB THOMSON AS A MEMBER OF THE AUDIT, RISK AND COMPLIANCE COMMITTEE	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	ADOPTION OF ANNUAL FINANCIAL STATEMENTS	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	RE-ELECTION OF MR KL SHUENYANE AS A MEMBER OF AUDIT, RISK AND COMPLIANCE COMMITTEE	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	RE-ELECTION OF MS NC NQWENI AS A MEMBER OF AUDIT, RISK AND COMPLIANCE COMMITTEE	FOR

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CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	DIRECTOR	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	DIRECTOR	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	DIRECTOR	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	DIRECTOR	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending February 28, 2022.	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	To approve, by an advisory vote, the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Stockholder proposal regarding diversity.	AGAINST
ENTERPRISE FINANCIAL SERVICES CORP	US2937121059	20-Jul-2021	Proposal 1, a proposal to approve the Agreement and Plan of Merger, dated April 26, 2021, by and among Enterprise Financial Services Corp, Enterprise Bank & Trust, First Choice Bancorp and First Choice Bank, included with the joint proxy statement/prospectus as Appendix A, or the merger agreement, and the merger contemplated by the merger agreement, including the issuance of shares of Enterprise Financial Services Corp's common stock to holders of First Choice Bancorp common stock pursuant to the merger agreement.	FOR
ENTERPRISE FINANCIAL SERVICES CORP	US2937121059	20-Jul-2021	Proposal 2, a proposal to approve an amendment to Enterprise Financial Services Corp's certificate of incorporation to increase the number of authorized shares of Enterprise common stock from 45,000,000 shares to 75,000,000 shares. We refer to this proposal as the Enterprise charter amendment proposal.	FOR
ENTERPRISE FINANCIAL SERVICES CORP	US2937121059	20-Jul-2021	Proposal 3, a proposal to adjourn or postpone the Enterprise Financial Services Corp Special Meeting, if necessary or appropriate, to solicit additional proxies in favor of the Enterprise merger and share issuance proposal and/or the Enterprise charter amendment proposal.	FOR
GENESCO INC.	US3715321028	20-Jul-2021	DIRECTOR	FOR
GENESCO INC.	US3715321028	20-Jul-2021	DIRECTOR	FOR
GENESCO INC.	US3715321028	20-Jul-2021	DIRECTOR	FOR
GENESCO INC.	US3715321028	20-Jul-2021	DIRECTOR	FOR
GENESCO INC.	US3715321028	20-Jul-2021	DIRECTOR	FOR
GENESCO INC.	US3715321028	20-Jul-2021	DIRECTOR	FOR
GENESCO INC.	US3715321028	20-Jul-2021	DIRECTOR	FOR
GENESCO INC.	US3715321028	20-Jul-2021	DIRECTOR	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Say on Pay - a non-binding advisory vote to approve named executive officers' compensation.	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Ratification of the appointment of Ernst & Young LLP as Genesco's Independent Registered Public Accounting Firm for the fiscal year ending January 29, 2022.	FOR

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<p>HOUSING DEVELOPMENT FINANCE CORP LTD</p>	<p>INE001A01036</p>	<p>20-Jul-2021</p>	<p>"RESOLVED THAT IN SUPERSESSION OF THE RESOLUTION PASSED BY THE MEMBERS OF THE CORPORATION AT THE 41ST ANNUAL GENERAL MEETING OF THE CORPORATION HELD ON JULY 30, 2018, THE APPROVAL OF THE MEMBERS OF THE CORPORATION BE AND IS HEREBY ACCORDED UNDER THE PROVISIONS OF SECTION 180(1)(C) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, THE RULES MADE THEREUNDER, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND THE ARTICLES OF ASSOCIATION OF THE CORPORATION, TO THE BOARD OF DIRECTORS OF THE CORPORATION (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD, FROM TIME TO TIME, TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION) TO BORROW, FROM TIME TO TIME, SUCH SUM OR SUMS OF MONEY AS IT MAY DEEM NECESSARY FOR THE PURPOSE OF THE BUSINESS OF THE CORPORATION INTER ALIA BY WAY OF LOAN/ FINANCIAL ASSISTANCE FROM VARIOUS BANK(S), FINANCIAL INSTITUTION(S) AND/OR OTHER LENDER(S), ISSUE OF DEBENTURES/ BONDS OR OTHER DEBT INSTRUMENTS EITHER IN RUPEE OR ANY OTHER CURRENCY, WITH OR WITHOUT SECURITY, WHETHER IN INDIA OR ABROAD, ISSUE OF COMMERCIAL PAPERS, EXTERNAL COMMERCIAL BORROWINGS AND THROUGH ACCEPTANCE OF DEPOSITS AND/ OR INTER CORPORATE DEPOSITS ON SUCH TERMS AND CONDITIONS AS THE BOARD AT ITS SOLE DISCRETION MAY DEEM FIT, NOTWITHSTANDING THAT THE MONIES TO BE BORROWED TOGETHER WITH THE MONIES ALREADY BORROWED BY THE CORPORATION (APART FROM TEMPORARY LOANS OBTAINED FROM THE CORPORATION'S BANKERS IN THE ORDINARY COURSE OF BUSINESS) AND REMAINING OUTSTANDING AT ANY POINT OF TIME SHALL EXCEED THE AGGREGATE OF THE PAID-UP SHARE CAPITAL OF THE CORPORATION, ITS FREE RESERVES AND SECURITIES PREMIUM; PROVIDED THAT THE TOTAL AMOUNT UP TO WHICH MONIES MAY BE BORROWED BY THE BOARD AND WHICH SHALL REMAIN OUTSTANDING AT ANY GIVEN POINT OF TIME SHALL NOT EXCEED INR 6,00,000 CRORE (RUPEES SIX LAC CRORE ONLY)." "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY EMPOWERED AND AUTHORISED TO ARRANGE OR FINALISE THE TERMS AND CONDITIONS OF ALL SUCH BORROWINGS, FROM TIME TO TIME, VIZ. TERMS AS TO INTEREST, REPAYMENT, SECURITY OR OTHERWISE AS IT MAY DEEM FIT AND TO SIGN AND EXECUTE ALL SUCH DOCUMENTS, AGREEMENTS AND WRITINGS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE DEEMED FIT AND TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF DIRECTORS AND/OR DIRECTOR(S)</p>	<p>FOR</p>
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HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 42, 71 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, RESERVE BANK OF INDIA (RBI) MASTER DIRECTION - NON- BANKING FINANCIAL COMPANY - HOUSING FINANCE COMPANY (RESERVE BANK) DIRECTIONS, 2021 (RBI-HFC DIRECTIONS, 2021), RULE 14 OF THE COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014, THE COMPANIES (SHARE CAPITAL AND DEBENTURES) RULES, 2014, THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF DEBT SECURITIES) REGULATIONS, 2008 AND THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND OTHER APPLICABLE GUIDELINES, DIRECTIONS OR LAWS, THE APPROVAL OF THE MEMBERS OF THE CORPORATION BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE CORPORATION (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD, FROM TIME TO TIME, TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION), TO ISSUE REDEEMABLE NON- CONVERTIBLE DEBENTURES (NCDS) SECURED OR UNSECURED AND/OR ANY OTHER HYBRID INSTRUMENTS (NOT IN THE NATURE OF EQUITY SHARES) WHICH MAY OR MAY NOT BE CLASSIFIED AS BEING TIER II CAPITAL UNDER THE PROVISIONS OF THE RBI-HFC DIRECTIONS, 2021, FOR CASH EITHER AT PAR OR PREMIUM OR AT A DISCOUNT TO THE FACE VALUE, FOR AN AGGREGATE AMOUNT NOT EXCEEDING INR 1,25,000 CRORE (RUPEES ONE LAC TWENTY FIVE THOUSAND CRORE ONLY) UNDER ONE OR MORE SHELF DISCLOSURE DOCUMENT(S) AND/OR UNDER ONE OR MORE LETTER(S) OF OFFER AS MAY BE ISSUED BY THE CORPORATION AND IN ONE OR MORE SERIES, DURING A PERIOD OF ONE YEAR COMMENCING FROM THE DATE OF THIS ANNUAL GENERAL MEETING, ON A PRIVATE PLACEMENT BASIS AND ON SUCH TERMS AND CONDITIONS AS THE BOARD MAY DEEM FIT AND APPROPRIATE FOR EACH SERIES, AS THE CASE MAY BE; PROVIDED HOWEVER THAT THE BORROWINGS INCLUDING BY WAY OF ISSUE OF NCDS AND/OR ANY OTHER HYBRID INSTRUMENTS SHALL BE WITHIN THE OVERALL LIMIT OF BORROWINGS AS APPROVED BY THE MEMBERS OF THE CORPORATION, FROM TIME TO TIME." "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE REQUIRED, WITH POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN RELATION TO THE ABOVE AS IT MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF DIRECTORS AND/OR DIRECTOR(S) AND/OR OFFICER(S) OF THE CORPORATION, TO GIVE EFFECT TO THIS RESOLUTION."	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: THE AUDITED FINANCIAL STATEMENTS OF THE CORPORATION FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. KEKI M. MISTRY (DIN:00008886), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR

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HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	"RESOLVED THAT PURSUANT TO THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 AND ANY OTHER RULES FRAMED THEREUNDER, THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND THE ARTICLES OF ASSOCIATION OF THE CORPORATION, APPROVAL OF THE MEMBERS OF THE CORPORATION BE AND IS HEREBY ACCORDED TO REVISE THE RANGE OF SALARY PAYABLE TO MS. RENU SUD KARNAD (DIN:00008064), MANAGING DIRECTOR OF THE CORPORATION SUCH THAT THE UPPER LIMIT OF THE SALARY PAYABLE TO HER BE INCREASED FROM INR 27,00,000 PER MONTH TO INR 36,00,000 PER MONTH, WITH EFFECT FROM JANUARY 1, 2021, WITH AUTHORITY TO THE BOARD OF DIRECTORS OF THE CORPORATION (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE THE NOMINATION AND REMUNERATION COMMITTEE OF DIRECTORS DULY CONSTITUTED BY THE BOARD TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION), TO DETERMINE HER SALARY, FROM TIME TO TIME, WITHIN THE AFORESAID LIMIT." "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE REQUIRED, WITH POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN RELATION TO THE ABOVE AS IT MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF DIRECTORS AND/OR DIRECTOR(S) AND/OR OFFICER(S) OF THE CORPORATION, TO GIVE	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	"RESOLVED THAT PURSUANT TO THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 AND ANY OTHER RULES FRAMED THEREUNDER, THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND THE ARTICLES OF ASSOCIATION OF THE CORPORATION, APPROVAL OF THE MEMBERS OF THE CORPORATION BE AND IS HEREBY ACCORDED TO REVISE THE RANGE OF SALARY PAYABLE TO MR. V. SRINIVASA RANGAN (DIN:00030248), WHOLE-TIME DIRECTOR (DESIGNATED AS 'EXECUTIVE DIRECTOR') OF THE CORPORATION SUCH THAT THE UPPER LIMIT OF THE SALARY PAYABLE TO HIM BE INCREASED FROM INR 20,00,000 PER MONTH TO INR 30,00,000 PER MONTH, WITH EFFECT FROM JANUARY 1, 2021, WITH AUTHORITY TO THE BOARD OF DIRECTORS OF THE CORPORATION (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE THE NOMINATION AND REMUNERATION COMMITTEE OF DIRECTORS DULY CONSTITUTED BY THE BOARD TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION), TO DETERMINE HIS SALARY, FROM TIME TO TIME, WITHIN THE AFORESAID LIMIT." "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE REQUIRED, WITH POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN RELATION TO THE ABOVE AS IT MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF DIRECTORS AND/OR DIRECTOR(S) AND/OR OFFICER(S) OF THE CORPORATION, TO GIVE EFFECT TO THIS RESOLUTION."	FOR

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<p>HOUSING DEVELOPMENT FINANCE CORP LTD</p>	<p>INE001A01036</p>	<p>20-Jul-2021</p>	<p>"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 196, 203 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (HEREINAFTER REFERRED TO AS THE 'ACT'), THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 AND ANY OTHER RULES FRAMED THEREUNDER READ WITH SCHEDULE V TO THE ACT, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND THE ARTICLES OF ASSOCIATION OF THE CORPORATION, AND IN PARTIAL MODIFICATION OF THE RESOLUTION PASSED BY THE MEMBERS OF THE CORPORATION AT THE 41ST ANNUAL GENERAL MEETING OF THE CORPORATION HELD ON JULY 30, 2018, APPROVAL OF THE MEMBERS OF THE CORPORATION BE AND IS HEREBY ACCORDED TO THE RE-APPOINTMENT OF MR. KEKI M. MISTRY (DIN:00008886) AS THE MANAGING DIRECTOR (DESIGNATED AS 'VICE CHAIRMAN & CHIEF EXECUTIVE OFFICER') OF THE CORPORATION FOR A PERIOD OF 3 (THREE) YEARS WITH EFFECT FROM MAY 7, 2021, WHO SHALL BE LIABLE TO RETIRE BY ROTATION, UPON THE TERMS AND CONDITIONS INCLUDING THOSE RELATING TO REMUNERATION MORE SPECIFICALLY SET OUT IN THE STATEMENT PURSUANT TO SECTION 102(1) OF THE ACT, ANNEXED TO THIS NOTICE." "RESOLVED FURTHER THAT THE BOARD OF DIRECTORS (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE THE NOMINATION AND REMUNERATION COMMITTEE OF DIRECTORS DULY CONSTITUTED BY THE BOARD TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION) BE AND IS HEREBY AUTHORISED TO ALTER AND VARY THE TERMS AND CONDITIONS OF THE SAID RE-APPOINTMENT INCLUDING AUTHORITY, FROM TIME TO TIME, TO DETERMINE THE AMOUNT OF SALARY AND COMMISSION AS ALSO THE NATURE AND AMOUNT OF PERQUISITES, OTHER BENEFITS AND ALLOWANCES PAYABLE TO MR. KEKI M. MISTRY IN SUCH MANNER AS MAY BE AGREED TO BETWEEN THE BOARD AND MR. KEKI M. MISTRY, SUBJECT TO THE MAXIMUM LIMIT APPROVED BY THE MEMBERS OF THE CORPORATION IN THIS REGARD AND THE LIMITS PRESCRIBED UNDER SECTION 197 OF THE ACT INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE REQUIRED IN RELATION TO THE SAID RE-APPOINTMENT AS IT MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT, TO GIVE EFFECT TO THIS RESOLUTION."</p>	<p>FOR</p>
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<p>HOUSING DEVELOPMENT FINANCE CORP LTD</p>	<p>INE001A01036</p>	<p>20-Jul-2021</p>	<p>"RESOLVED THAT PURSUANT TO REGULATION 23 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (HEREINAFTER REFERRED TO AS 'LISTING REGULATIONS'), SECTION 188 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (MEETINGS OF BOARD AND ITS POWERS) RULES, 2014 AND ANY OTHER APPLICABLE PROVISIONS, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF, THE MEMBERS OF THE CORPORATION DO HEREBY ACCORD THEIR APPROVAL TO THE BOARD OF DIRECTORS OF THE CORPORATION (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD, FROM TIME TO TIME, TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION), FOR CARRYING OUT AND/OR CONTINUING WITH ARRANGEMENTS AND TRANSACTIONS (WHETHER BY WAY OF AN INDIVIDUAL TRANSACTION OR TRANSACTIONS TAKEN TOGETHER OR SERIES OF TRANSACTIONS OR OTHERWISE) FROM THE CONCLUSION OF THIS ANNUAL GENERAL MEETING TILL THE CONCLUSION OF THE 45TH ANNUAL GENERAL MEETING OF THE CORPORATION, WITH HDFC BANK LIMITED ('HDFC BANK'), BEING A RELATED PARTY, WHETHER BY WAY OF RENEWAL(S) OR EXTENSION(S) OR MODIFICATION(S) OF EARLIER ARRANGEMENTS/ TRANSACTIONS OR AS A FRESH AND INDEPENDENT TRANSACTION OR OTHERWISE INCLUDING BANKING TRANSACTIONS, TRANSACTIONS FOR (I) SOURCING OF HOME LOANS FOR THE CORPORATION BY HDFC BANK AGAINST THE CONSIDERATION OF THE COMMISSION AGREED UPON OR AS MAY BE MUTUALLY AGREED UPON FROM TIME TO TIME, (II) ASSIGNMENT/SECURITISATION OF SUCH PERCENTAGE OF HOME LOAN SOURCED BY HDFC BANK OR OTHERS, AGREED UPON OR AS MAY BE MUTUALLY AGREED UPON FROM TIME TO TIME, (III) SERVICING OF HOME LOANS ASSIGNED/SECURITISED AGAINST THE CONSIDERATION AGREED UPON OR AS MAY BE MUTUALLY AGREED UPON, FROM TIME TO TIME, (IV) ANY TRANSACTION(S) WITH HDFC BANK FOR THE SALE OF SECURITIES HELD BY THE CORPORATION IN ANY OF ITS SUBSIDIARY AND/OR ASSOCIATE COMPANIES WITH SUCH RIGHTS AND SUBJECT TO THE TERMS AND CONDITIONS INCLUDING SUCH CONSIDERATION AS MAY BE MUTUALLY AGREED BETWEEN THE CORPORATION AND HDFC BANK SUBJECT TO A MAXIMUM LIMIT OF 5% OF THE PAID-UP SHARE CAPITAL OF THE CONCERNED COMPANY, AND (V) ANY OTHER TRANSACTIONS INCLUDING THOSE AS MAY BE DISCLOSED IN THE NOTES FORMING PART OF THE FINANCIAL STATEMENTS FOR THE RELEVANT PERIOD, NOTWITHSTANDING THAT ALL THESE TRANSACTIONS IN AGGREGATE, MAY EXCEED THE LIMITS PRESCRIBED UNDER THE LISTING REGULATIONS OR ANY OTHER MATERIALITY THRESHOLD AS MAY BE APPLICABLE, FROM TIME TO TIME." "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE REQUIRED, WITH POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN RELATION TO THE ABOVE AS IT MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF DIRECTORS AND/OR DIRECTOR(S) AND/OR OFFICER(S) OF THE CORPORATION. TO GIVE</p>	<p>FOR</p>
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IGG INC	KYG6771K1022	20-Jul-2021	(A) TO APPROVE AND CONFIRM THE GRANT OF SPECIFIC MANDATE ("SPECIFIC MANDATE") TO THE DIRECTORS OF THE COMPANY REGARDING THE ISSUE AND ALLOTMENT OF AN AGGREGATE OF UP TO 71,635,355 NEW SHARES OF THE COMPANY (THE "PERFORMANCE-BASED AWARDED SHARES") UNDER THE PERFORMANCE-BASED SHARE AWARD SCHEME OF THE COMPANY ADOPTED BY THE BOARD OF DIRECTORS OF THE COMPANY ON 21 MAY 2021 (THE "SCHEME") (OUT OF WHICH AN AGGREGATE NUMBER OF UP TO 69,486,293 PERFORMANCE-BASED AWARDED SHARES TO THE CONNECTED GRANTEEES (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 28 JUNE 2021) AND AN AGGREGATE NUMBER OF UP TO 2,149,062 PERFORMANCE-BASED AWARDED SHARES TO THE NON-CONNECTED GRANTEEES (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 28 JUNE 2021) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER; (B) TO APPROVE AND CONFIRM THE GRANT OF UP TO 38,444,306 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. ZONGJIAN CAI; (C) TO APPROVE AND CONFIRM THE GRANT OF UP TO 7,163,535 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. YUAN XU; (D) TO APPROVE AND CONFIRM THE GRANT OF UP TO 6,447,181 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. HONG ZHANG; (E) TO APPROVE AND CONFIRM THE GRANT OF UP TO 5,253,259 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MS. JESSIE SHEN; (F) TO APPROVE AND CONFIRM THE GRANT OF UP TO 2,865,414 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. FENG CHEN; (G) TO APPROVE AND CONFIRM THE GRANT OF UP TO 7,163,536 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MS. MEIJIA CHEN; (H) TO APPROVE AND CONFIRM THE GRANT OF UP TO 716,354 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. HANLING FANG; (I) TO APPROVE AND CONFIRM THE GRANT OF UP TO 716,354 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. SHUO WANG; (J) TO APPROVE AND CONFIRM THE GRANT OF UP TO 716,354 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. CHENGFENG LUO; (K) TO APPROVE AND CONFIRM THE GRANT OF AN AGGREGATE OF UP TO 2,149,062 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO THREE NON-CONNECTED GRANTEEES; AND (L) ANY ONE OR MORE DIRECTOR(S) (EXCLUDING THE CONNECTED GRANTEEES) OF THE COMPANY BE AND IS/ARE HEREBY AUTHORISED TO DO ALL SUCH ACTS AND THINGS, TO SIGN AND EXECUTE ALL SUCH DOCUMENTS (AND TO AFFIX THE COMMON SEAL OF THE COMPANY THEREON, IF NECESSARY) AS HE/SHE/THEY MAY CONSIDER NECESSARY, APPROPRIATE, DESIRABLE OR EXPEDIENT TO GIVE EFFECT TO OR IN CONNECTION WITH THE ISSUE AND ALLOTMENT OF THE PERFORMANCE-BASED AWARDED SHARES UNDER THE SPECIFIC MANDATE AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 20% OF THE AGGREGATE NUMBER OF SHARES IN ISSUE OF THE COMPANY	AGAINST
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES NOT EXCEEDING 10% OF THE AGGREGATE NUMBER OF SHARES IN ISSUE OF THE COMPANY	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO EXTEND THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY BY ADDING THE NUMBER OF THE SHARES BOUGHT BACK	AGAINST
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE INDEPENDENT AUDITOR FOR THE YEAR ENDED MARCH 31, 2021	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO DECLARE A FINAL DIVIDEND FOR THE ISSUED SHARES OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO RE-ELECT MR. ZHU LINAN AS DIRECTOR	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO RE-ELECT MR. ZHAO JOHN HUAN AS DIRECTOR	AGAINST

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LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO RESOLVE NOT TO FILL UP THE VACATED OFFICE RESULTED FROM THE RETIREMENT OF MR. NICHOLAS C. ALLEN AS DIRECTOR	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX DIRECTORS' FEES	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR AND AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX AUDITOR'S REMUNERATION	FOR
MANDO CORP	KR7204320006	20-Jul-2021	APPROVAL OF SPIT OFF	FOR
MANDO CORP	KR7204320006	20-Jul-2021	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE DIRECTORS' REMUNERATION	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES NOT EXCEEDING 20% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING THIS RESOLUTION	AGAINST
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE SHARES NOT EXCEEDING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING THIS RESOLUTION	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE SHARE CAPITAL OF THE COMPANY BY AN AMOUNT NOT EXCEEDING THE AMOUNT OF THE SHARES REPURCHASED BY THE COMPANY	AGAINST
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND REPORTS OF THE DIRECTORS AND AUDITOR OF THE COMPANY FOR THE YEAR ENDED 28 FEBRUARY 2021	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO DECLARE FINAL DIVIDEND OF RMB12.00 CENTS (EQUIVALENT TO HKD 14.33 CENTS) PER ORDINARY SHARE FOR THE YEAR ENDED 28 FEBRUARY 2021	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS THE COMPANY'S AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE AUDITOR'S REMUNERATION	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RE-ELECT MR. LEUNG KAM KWAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RE-ELECT MR. SHENG FANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RE-ELECT MS. YUNG JOSEPHINE YUEN CHING AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RE-ELECT MR. HUA BIN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	DIRECTOR	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	DIRECTOR	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	DIRECTOR	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	DIRECTOR	FOR

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CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	DIRECTOR	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Approval of the Credit Acceptance Corporation Amended and Restated Incentive Compensation Plan.	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Advisory vote to approve named executive officer compensation.	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Ratification of the selection of Grant Thornton LLP as Credit Acceptance Corporation's independent registered public accounting firm for 2021.	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT LLOYD PITCHFORD AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT MIKE ROGERS AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT GEORGE ROSE AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT KERRY WILLIAMS AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	REAPPOINT KPMG LLP AS AUDITORS	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	APPROVE REMUNERATION REPORT	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	ELECT ALISON BRITTAIN AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	ELECT JONATHAN HOWELL AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT DR RUBA BORNO AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT BRIAN CASSIN AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT CAROLINE DONAHUE AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT LUIZ FLEURY AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT DEIRDRE MAHLAN AS DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT DAVID SMITH AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RECEIVE THE REPORT AND ACCOUNTS	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT STEVE WADEY AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR

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QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO MAKE POLITICAL DONATIONS	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	AUTHORITY TO ALLOT NEW SHARES	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO DISAPPLY PRE-EMPTION RIGHTS STANDARD	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO DISAPPLY PRE-EMPTION RIGHTS ACQUISITIONS	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO AUTHORISE THE PURCHASE OF OWN SHARES	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	NOTICE PERIOD FOR EXTRAORDINARY GENERAL MEETINGS	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO DECLARE THE FINAL DIVIDEND	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT LYNN BRUBAKER AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT MICHAEL HARPER AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT SHONAI JEMMETT-PAGE AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT NEIL JOHNSON AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO ELECT GENERAL SIR GORDON MESSENGER AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT SUSAN SEARLE AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RE-APPOINT MARIA DA CUNHA AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RECEIVE THE COMPANY'S ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RE-APPOINT MICHAEL FINDLAY AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RE-APPOINT LYNNE PEACOCK AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	EMPOWER THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	EMPOWER THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS ACQUISITIONS AND SPECIFIED CAPITAL INVESTMENTS	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	DECLARE A FINAL DIVIDEND OF 10 PENCE PER SHARE	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RE-APPOINT KEITH WILLIAMS AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RE-APPOINT SIMON THOMPSON AS A DIRECTOR	FOR

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ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RE-APPOINT MARTIN SEIDENBERG AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RE-APPOINT MICK JEAVONS AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RE-APPOINT BARONESS HOGG AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY77	21-Jul-2021	RE-APPOINT RITA GRIFFIN AS A DIRECTOR	FOR
ST.MODWEN PROPERTIES PLC	GB0007291015	21-Jul-2021	APPROVAL OF SCHEME OF ARRANGEMENT	FOR
ST.MODWEN PROPERTIES PLC	GB0007291015	21-Jul-2021	APPROVE THE RECOMMENDED CASH ACQUISITION OF ST MODWEN PROPERTIES PLC BY BRIGHTON BIDCO LIMITED AMEND ARTICLES OF ASSOCIATION	FOR
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	21-Jul-2021	AUTHORITY TO THE BOARD OF DIRECTORS OF THE BANK TO OFFER, ISSUE AND ALLOT EQUITY SHARES ON A PREFERENTIAL BASIS TO THE GOVERNMENT OF JAMMU AND KASHMIR, PROMOTER AND MAJORITY SHAREHOLDER OF THE BANK	FOR
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	21-Jul-2021	ISSUE OF SHARES TO EMPLOYEES AND WHOLE TIME DIRECTORS OF THE BANK	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Ratification of the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Paul Bourgon	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Daniel J. Crowley	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Ralph E. Eberhart	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Daniel P. Garton	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Barbara W. Humpton	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: William L. Mansfield	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Colleen C. Repplier	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Larry O. Spencer	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	To approve, by advisory vote, the compensation paid to our named executive officers for fiscal year 2021.	FOR
ACCOLADE, INC.	US00437E1029	22-Jul-2021	Election of Director: Jeffrey Jordan	FOR
ACCOLADE, INC.	US00437E1029	22-Jul-2021	Election of Director: Cindy Kent	FOR
ACCOLADE, INC.	US00437E1029	22-Jul-2021	To ratify the selection by the Audit Committee of the Board of Directors of KPMG LLP as the independent registered public accounting firm of the Company for its fiscal year ending February 28, 2022.	FOR
ADVANCED DRAINAGE SYSTEMS, INC.	US00790R1041	22-Jul-2021	Election of Director: Anesa T. Chaibi	FOR
ADVANCED DRAINAGE SYSTEMS, INC.	US00790R1041	22-Jul-2021	Election of Director: Robert M. Eversole	FOR
ADVANCED DRAINAGE SYSTEMS, INC.	US00790R1041	22-Jul-2021	Election of Director: Alexander R. Fischer	FOR
ADVANCED DRAINAGE SYSTEMS, INC.	US00790R1041	22-Jul-2021	Election of Director: M.A. (Mark) Haney	FOR

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ADVANCED DRAINAGE SYSTEMS, INC.	US00790R1041	22-Jul-2021	Election of Director: Anil Seetharam	FOR
ADVANCED DRAINAGE SYSTEMS, INC.	US00790R1041	22-Jul-2021	Approval, in a non-binding advisory vote, of the compensation for named executive officers.	FOR
ADVANCED DRAINAGE SYSTEMS, INC.	US00790R1041	22-Jul-2021	Ratification of the appointment of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm for fiscal year 2022.	FOR
ADVANCED DRAINAGE SYSTEMS, INC.	US00790R1041	22-Jul-2021	To approve an amendment to the 2017 Omnibus Incentive Plan (the "2017 Incentive Plan") to increase the number of shares available for issuance by 1,500,000 and extend the 2017 Incentive Plan's duration.	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE SUITABILITY POLICY FOR DIRECTORS	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	AUTHORIZE BOARD TO PARTICIPATE IN COMPANIES WITH SIMILAR BUSINESS INTERESTS	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE MANAGEMENT OF COMPANY AND GRANT DISCHARGE TO AUDITORS	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE AUDITORS AND FIX THEIR REMUNERATION	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE DIRECTOR REMUNERATION FOR 2020	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE ADVANCE PAYMENT OF DIRECTOR REMUNERATION FOR 2021	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	ADVISORY VOTE ON REMUNERATION REPORT	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE REMUNERATION POLICY	FOR
BAJAJ AUTO LTD	INE917I01010	22-Jul-2021	TO CONSIDER AND ADOPT THE STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021, TOGETHER WITH THE DIRECTORS' AND AUDITORS' REPORTS THEREON	FOR
BAJAJ AUTO LTD	INE917I01010	22-Jul-2021	TO DECLARE A DIVIDEND: INR 140 PER EQUITY SHARE OF THE FACE VALUE OF INR 10 EACH FOR THE YEAR ENDED 31 MARCH 2021	FOR
BAJAJ AUTO LTD	INE917I01010	22-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF NIRAJKUMAR RAMKRISHNAJI BAJAJ (DIN 00028261), WHO RETIRES BY ROTATION IN TERMS OF SECTION 152(6) OF THE COMPANIES ACT, 2013 AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
BAJAJ AUTO LTD	INE917I01010	22-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF SANJIVNAYAN RAHULKUMAR BAJAJ (DIN 00014615), WHO RETIRES BY ROTATION IN TERMS OF SECTION 152(6) OF THE COMPANIES ACT, 2013 AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
BAJAJ AUTO LTD	INE917I01010	22-Jul-2021	RE-APPOINTMENT OF PRADEEP SHRIVASTAVA AS WHOLE-TIME DIRECTOR OF THE COMPANY FOR A PERIOD OF FIVE YEARS WITH EFFECT FROM 1 APRIL 2021	AGAINST
BAJAJ AUTO LTD	INE917I01010	22-Jul-2021	APPROVAL FOR PAYMENT AND FACILITIES TO BE EXTENDED TO RAHULKUMAR KAMALNAYAN BAJAJ AS CHAIRMAN EMERITUS OF THE COMPANY FROM 1 MAY 2021 TO 30 APRIL 2026	AGAINST
BAJAJ AUTO LTD	INE917I01010	22-Jul-2021	APPROVAL FOR PAYMENT OF COMMISSION TO NON-EXECUTIVE DIRECTORS FOR A PERIOD OF FIVE YEARS COMMENCING FROM 1 APRIL 2021	FOR

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BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT JOHN TROTMAN AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RECEIVE THE DIRECTORS' REPORT AND ACCOUNTS AND THE AUDITORS' REPORT THEREON FOR THE YEAR ENDED 31 MARCH 2021	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT NICHOLAS VETCH AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT LAELA PAKPOUR TABRIZI AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-APPOINT HEATHER SAVORY AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITORS OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE KPMG LLP'S REMUNERATION AS AUDITORS OF THE COMPANY	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO EMPOWER THE DIRECTORS TO ALLOT EQUITY SECURITIES AND/OR SELL EQUITY SECURITIES HELD AS TREASURY SHARES AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF AN ADDITIONAL 5% OF THE COMPANY'S ISSUED SHARE CAPITAL, IN CERTAIN CIRCUMSTANCES	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO CALL A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING, ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021 (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY)	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 17 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT RICHARD COTTON AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT JIM GIBSON AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT DR ANNA KEAY AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT ADRIAN LEE AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT VINCE NIBLETT AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	AUTHORITY TO APPOINT ERNST AND YOUNG LLP AS AUDITORS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	RECEIPT OF THE 2021 ANNUAL REPORT AND ACCOUNTS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	REMUNERATION OF AUDITORS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	AUTHORITY TO ALLOT NEW SHARES	FOR

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BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS FOR PURPOSES OF ACQUISITIONS AND OTHER CAPITAL INVESTMENT	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	AUTHORITY FOR THE COMPANY TO PURCHASE ITS ORDINARY SHARES	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	NOTICE PERIOD FOR GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	NON-BINDING ADVISORY VOTE: APPROVAL OF DIRECTORS' REMUNERATION REPORT	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	NON-BINDING ADVISORY VOTE: APPROVAL OF DIRECTORS' REMUNERATION POLICY	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT PATRICK DE SMEDT AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT NEIL MURPHY AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT KEITH RICHARDSON AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT MIKE PHILLIPS AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT ALISON VINCENT AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT DAVID MAW AS A DIRECTOR	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	22-Jul-2021	APPOINTMENT OF MRS. NATHALIE COLLIN AS DIRECTOR	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	22-Jul-2021	POWERS TO CARRY OUT FORMALITIES	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE 2021 RESTRICTED SHARE INCENTIVE SCHEME (DRAFT) OF GREAT WALL MOTOR COMPANY LIMITED AND ITS SUMMARY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE 2021 SHARE OPTION INCENTIVE SCHEME (DRAFT) OF GREAT WALL MOTOR COMPANY LIMITED AND ITS SUMMARY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES FOR IMPLEMENTATION OF THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF GREAT WALL MOTOR COMPANY LIMITED IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR

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GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES FOR IMPLEMENTATION OF THE 2021 SHARE OPTION INCENTIVE SCHEME OF GREAT WALL MOTOR COMPANY LIMITED (DRAFT) IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF THE COMPANY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 SHARE OPTION INCENTIVE SCHEME OF THE COMPANY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE 2021 RESTRICTED SHARE INCENTIVE SCHEME (DRAFT) OF GREAT WALL MOTOR COMPANY LIMITED AND ITS SUMMARY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE 2021 SHARE OPTION INCENTIVE SCHEME (DRAFT) OF GREAT WALL MOTOR COMPANY LIMITED AND ITS SUMMARY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES FOR IMPLEMENTATION OF THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF GREAT WALL MOTOR COMPANY LIMITED IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES FOR IMPLEMENTATION OF THE 2021 SHARE OPTION INCENTIVE SCHEME OF GREAT WALL MOTOR COMPANY LIMITED (DRAFT) IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF THE COMPANY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 SHARE OPTION INCENTIVE SCHEME OF THE COMPANY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR

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GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY (DETAILS OF WHICH WERE STATED IN THE CIRCULAR OF THE COMPANY AND THE ANNOUNCEMENT DATED 24 JUNE 2021 AND PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN)), AND TO AUTHORIZE ANY ONE OF THE EXECUTIVE DIRECTORS OF THE COMPANY TO APPLY TO THE RELEVANT REGULATORY AUTHORITIES FOR HANDING THE AMENDMENTS, APPROVAL, REGISTRATION, FILING PROCEDURES, ETC. FOR THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE CONNECTED TRANSACTIONS UNDER THE HONG KONG LISTING RULES IN CONNECTION WITH THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF THE COMPANY, AND TO APPROVE THE CONNECTED PARTICIPANTS TO PARTICIPATE IN THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF THE COMPANY IN ACCORDANCE WITH ITS TERMS AND CONDITIONS IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT MARC RONCHETTI AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RECEIVE THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS (INCLUDING THE STRATEGIC REPORT) AND THE AUDITOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT ROY TWITE AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT JENNIFER WARD AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT ANDREW WILLIAMS AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	AUTHORITY TO ALLOT SHARES	FOR
HALMA PLC	GB0004052071	22-Jul-2021	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
HALMA PLC	GB0004052071	22-Jul-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
HALMA PLC	GB0004052071	22-Jul-2021	ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
HALMA PLC	GB0004052071	22-Jul-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
HALMA PLC	GB0004052071	22-Jul-2021	NOTICE OF GENERAL MEETINGS	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO DECLARE A FINAL DIVIDEND	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO APPROVE THE REMUNERATION REPORT	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO APPROVE THE REMUNERATION POLICY	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO ELECT DAME LOUISE MAKIN AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO ELECT DHARMASH MISTRY AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT CAROLE CRAN AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT JO HARLOW AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT TONY RICE AS A DIRECTOR	FOR

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HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	DIRECTOR	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Non-binding advisory vote to approve executive compensation.	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Ratification of the appointment of PricewaterhouseCoopers LLP as Hilltop Holdings Inc.'s independent registered public accounting firm for the 2021 fiscal year.	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	22-Jul-2021	APPROVE MATTERS RELATING TO THE DISPOSAL BY THE COMPANY OF INVESTMENTS IN THE CAPITAL OF MOTTRAM TOPCO LIMITED PURSUANT TO THE DRAG ALONG	FOR
MAPLETREE COMMERCIAL TRUST	SG2D18969584	22-Jul-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF MCT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITOR'S REPORT THEREON	FOR
MAPLETREE COMMERCIAL TRUST	SG2D18969584	22-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF MCT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITOR'S REMUNERATION	FOR
MAPLETREE COMMERCIAL TRUST	SG2D18969584	22-Jul-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO UNITS	FOR
NORWEGIAN FINANS HOLDING ASA	NO0010387004	22-Jul-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: KNUT ARNE ALSAKER	AGAINST
NORWEGIAN FINANS HOLDING ASA	NO0010387004	22-Jul-2021	ADDITIONAL REMUNERATION OF CHAIRMAN OF THE BOARD OF DIRECTORS	FOR

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NORWEGIAN FINANS HOLDING ASA	NO0010387004	22-Jul-2021	PROPOSAL TO MANDATE THE BOARD TO INCREASE THE SHARE CAPITAL THROUGH ISSUANCE OF NEW SHARES RELATED TO THE INCENTIVE PROGRAMS	FOR
NORWEGIAN FINANS HOLDING ASA	NO0010387004	22-Jul-2021	PROPOSAL TO MANDATE THE BOARD TO INCREASE THE SHARE CAPITAL THROUGH ISSUANCE OF NEW SHARES RELATED TO ACQUISITIONS AND STRENGTHENING OF THE COMPANY'S SHARE CAPITAL	FOR
NORWEGIAN FINANS HOLDING ASA	NO0010387004	22-Jul-2021	PROPOSAL TO MANDATE THE BOARD TO ACQUIRE OWN SHARES	FOR
NORWEGIAN FINANS HOLDING ASA	NO0010387004	22-Jul-2021	AMENDMENT TO THE ARTICLES OF ASSOCIATION	FOR
NORWEGIAN FINANS HOLDING ASA	NO0010387004	22-Jul-2021	ELECTION OF CHAIRPERSON AND A PERSON TO SIGN THE MINUTES TOGETHER WITH THE CHAIRPERSON	FOR
NORWEGIAN FINANS HOLDING ASA	NO0010387004	22-Jul-2021	APPROVAL OF THE NOTICE AND THE AGENDA	FOR
NORWEGIAN FINANS HOLDING ASA	NO0010387004	22-Jul-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: KJETIL A. GARSTAD	AGAINST
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT CLAIRE IGHODARO AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT JON BUTTERWORTH AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	APPROVE FINAL DIVIDEND	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	APPROVE REMUNERATION REPORT	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT GILL RIDER AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT SUSAN DAVY AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT PAUL BOOTE AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT NEIL COOPER AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT IAIN EVANS AS DIRECTOR	FOR

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PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	22-Jul-2021	APPROVAL OF THE COMPANY'S CAPITAL INCREASE WITH PRE-EMPTIVE RIGHTS (RIGHTS ISSUE) TO THE SHAREHOLDERS WHICH WILL BE CONDUCTED THROUGH THE LIMITED PUBLIC OFFERING I (PUT I) MECHANISM, THUS AMENDING ARTICLE 4 PARAGRAPH (2) AND PARAGRAPH (3) OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	SPECIAL REPORT ON THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE COMMERCIAL CODE	AGAINST
REMY COINTREAU SA	FR0000130395	22-Jul-2021	RENEWAL OF MRS GUYLAINE SAUCIER'S TERM OF OFFICE AS DIRECTOR	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	RENEWAL OF MR BRUNO PAVLOVSKY'S TERM OF OFFICE AS DIRECTOR	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPOINTMENT OF MR MARC VERSPYCK AS DIRECTOR	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPOINTMENT OF MRS ELIE HERIARD DUBREUIL AS DIRECTOR, REPLACING MRS DOMINIQUE HERIARD DUBREUIL	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	RATIFICATION OF THE CO-OPTATION OF MRS CAROLINE BOIS AS DIRECTOR, REPLACING MR FRANCOIS HERIARD DUBREUIL	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	RENEWAL OF MRS CAROLINE BOIS TERM OF OFFICE AS DIRECTOR	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE CRITERIA TO DETERMINE THE COMPENSATION POLICY OF THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE CRITERIA TO DETERMINE THE COMPENSATION POLICY OF THE MANAGING DIRECTOR	AGAINST
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE COMPENSATION POLICY OF THE DIRECTORS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE INFORMATION RELATED TO THE COMPENSATION OF CORPORATE OFFICERS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE COMPENSATION OF MR MARC HERIARD DUBREUIL AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE COMPENSATION OF MR ERIC VALLAT AS MANAGING DIRECTOR	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE ATTENDANCE FEES OF EUR 650,000.00 TO THE DIRECTORS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	AUTHORIZATION TO TRADE IN THE COMPANY'S SHARES	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	AUTHORIZATION TO REDUCE THE CAPITAL THROUGH THE CANCELLATION OF SHARES	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	ALLOCATION OF SHARES FREE OF CHARGE TO THE EMPLOYEES AND MANAGING CORPORATE OFFICERS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	ISSUANCE OF STOCK OPTION TO THE EMPLOYEES AND MANAGING CORPORATE OFFICERS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	SHARE CAPITAL INCREASE RESERVED FOR EMPLOYEES	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	POWERS TO ACCOMPLISH FORMALITIES	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS AMOUNTING TO EUR 131,680,801.70	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS AMOUNTING TO EUR 144,534,367.00	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	RESULTS APPROPRIATION AND DIVIDEND PAYMENT OF EUR 1.85 PER SHARE	FOR
SATS LTD	SG1I52882764	22-Jul-2021	TO GRANT AUTHORITY TO THE DIRECTORS TO GRANT AWARDS AND ISSUE SHARES IN ACCORDANCE WITH THE PROVISIONS OF THE SATS PERFORMANCE SHARE PLAN AND THE SATS RESTRICTED SHARE PLAN	FOR
SATS LTD	SG1I52882764	22-Jul-2021	ADOPTION OF THE DIRECTORS' STATEMENT, THE AUDITED FINANCIAL STATEMENTS AND THE AUDITORS' REPORT THEREON	FOR
SATS LTD	SG1I52882764	22-Jul-2021	TO APPROVE THE PROPOSED RENEWAL OF THE MANDATE FOR INTERESTED PERSON TRANSACTIONS	FOR

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SATS LTD	SG1I52882764	22-Jul-2021	TO APPROVE THE PROPOSED RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
SATS LTD	SG1I52882764	22-Jul-2021	RE-ELECTION OF MR ALEXANDER CHARLES HUNGATE AS DIRECTOR	FOR
SATS LTD	SG1I52882764	22-Jul-2021	RE-ELECTION OF MR TAN SOO NAN AS DIRECTOR	FOR
SATS LTD	SG1I52882764	22-Jul-2021	RE-ELECTION OF MR MICHAEL KOK PAK KUAN AS DIRECTOR	FOR
SATS LTD	SG1I52882764	22-Jul-2021	RE-ELECTION OF MS DEBORAH TAN YANG SOCK (MRS DEBORAH ONG) AS DIRECTOR	FOR
SATS LTD	SG1I52882764	22-Jul-2021	RE-ELECTION OF MS VINITA BALI AS DIRECTOR	FOR
SATS LTD	SG1I52882764	22-Jul-2021	APPROVAL OF DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDING 31 MARCH 2022	FOR
SATS LTD	SG1I52882764	22-Jul-2021	RE-APPOINTMENT OF AUDITORS AND AUTHORISATION FOR DIRECTORS TO FIX THEIR REMUNERATION: TO RE-APPOINT MESSRS KPMG LLP AS AUDITORS OF THE COMPANY	FOR
SATS LTD	SG1I52882764	22-Jul-2021	TO GRANT AUTHORITY TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES AND CONVERTIBLE INSTRUMENTS PURSUANT TO SECTION 161 OF THE COMPANIES ACT, CHAPTER 50 OF SINGAPORE	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT ALISTAIR PHILLIPS-DAVIES	FOR
SSE PLC	GB0007908733	22-Jul-2021	RECEIVE THE REPORT AND ACCOUNTS	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT MARTIN PIBWORTH	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT MELANIE SMITH	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT ANGELA STRANK	FOR
SSE PLC	GB0007908733	22-Jul-2021	APPOINT ERNST AND YOUNG LLP AS AUDITOR	FOR
SSE PLC	GB0007908733	22-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITOR'S REMUNERATION	FOR
SSE PLC	GB0007908733	22-Jul-2021	AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
SSE PLC	GB0007908733	22-Jul-2021	AUTHORISE THE DIRECTORS TO RENEW THE SCRIP DIVIDEND SCHEME	FOR
SSE PLC	GB0007908733	22-Jul-2021	AUTHORISE THE DIRECTORS TO RENEW THE SHARESAVE SCHEME	FOR
SSE PLC	GB0007908733	22-Jul-2021	APPROVE ON AN ADVISORY BASIS THE NET ZERO TRANSITION REPORT FROM THE NEXT AGM	FOR
SSE PLC	GB0007908733	22-Jul-2021	SPECIAL RESOLUTION TO DISAPPLY PRE-EMPTION RIGHTS	FOR
SSE PLC	GB0007908733	22-Jul-2021	SPECIAL RESOLUTION TO EMPOWER THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
SSE PLC	GB0007908733	22-Jul-2021	APPROVE THE REMUNERATION REPORT	FOR
SSE PLC	GB0007908733	22-Jul-2021	SPECIAL RESOLUTION TO APPROVE 14 DAYS' NOTICE OF GENERAL MEETINGS	AGAINST
SSE PLC	GB0007908733	22-Jul-2021	SPECIAL RESOLUTION TO APPROVE AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SSE PLC	GB0007908733	22-Jul-2021	DECLARE A FINAL DIVIDEND	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT GREGOR ALEXANDER	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT SUE BRUCE	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT TONY COCKER	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT PETER LYNAS	FOR

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SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT HELEN MAHY	FOR
SSE PLC	GB0007908733	22-Jul-2021	APPOINT JOHN MANZONI	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT MELVIN LAWSON AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT JULIAN SCHILD AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT SUZANNE WILLIAMS AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT ADDITIONAL SHARES AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE HOLDING GENERAL MEETINGS (OTHER THAN THE AGM) ON 14 CLEAR DAYS' NOTICE	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 30.0P PER ORDINARY SHARE	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT CHARLES WIGODER AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT ANDREW LINDSAY AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT NICHOLAS SCHOENFELD AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT STUART BURNETT AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT BEATRICE HOLLOND AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT ANDREW BLOWERS AS A DIRECTOR	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR RETIRING IN ACCORDANCE WITH RULE 103 OF THE COMPANY'S CONSTITUTION AND, WHO BEING ELIGIBLE, HAVE OFFERED THEMSELVES FOR RE-ELECTION: MARK GUY DIOGUARDI	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR RETIRING IN ACCORDANCE WITH RULE 103 OF THE COMPANY'S CONSTITUTION AND, WHO BEING ELIGIBLE, HAVE OFFERED THEMSELVES FOR RE-ELECTION: HONG KEAN YONG	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR RETIRING IN ACCORDANCE WITH RULE 103 OF THE COMPANY'S CONSTITUTION AND, WHO BEING ELIGIBLE, HAVE OFFERED THEMSELVES FOR RE-ELECTION: PATRICK CORSO	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	TO RE-APPOINT MESSRS KPMG PLT AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	THAT THE DIRECTORS' FEES OF UP TO RM984,000 FROM THE DAY AFTER THE 24TH AGM UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY BE HEREBY APPROVED	FOR

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TIME DOTCOM BHD	MYL503100009	22-Jul-2021	THAT APPROVAL BE AND IS HEREBY GIVEN FOR THE PAYMENT OF DIRECTORS' BENEFITS WHICH INCLUDE MEETING ALLOWANCE, MEDICAL AND HOSPITALISATION COVERAGE AND OTHER CLAIMABLE BENEFITS INCURRED FROM THE DAY AFTER THE 24TH AGM UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	PROPOSED BONUS ISSUE	FOR
TRENT LTD	INE849A01020	22-Jul-2021	CHANGE IN PLACE OF KEEPING REGISTERS AND RECORDS	FOR
TRENT LTD	INE849A01020	22-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
TRENT LTD	INE849A01020	22-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
TRENT LTD	INE849A01020	22-Jul-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021	FOR
TRENT LTD	INE849A01020	22-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. P. VENKATESALU (DIN: 02190892), WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
TRENT LTD	INE849A01020	22-Jul-2021	APPOINTMENT OF MR. JAYESH MERCHANT (DIN: 00555052) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
TRENT LTD	INE849A01020	22-Jul-2021	APPOINTMENT OF MS. SUSANNE GIVEN (DIN: 08930604) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
TRENT LTD	INE849A01020	22-Jul-2021	PAYMENT OF MINIMUM REMUNERATION TO MR. P. VENKATESALU (DIN: 02190892), EXECUTIVE DIRECTOR (FINANCE) AND CHIEF FINANCIAL OFFICER FOR FY 2020-21	FOR
TRENT LTD	INE849A01020	22-Jul-2021	PAYMENT OF MINIMUM REMUNERATION TO MR. P. VENKATESALU (DIN: 02190892), EXECUTIVE DIRECTOR (FINANCE) AND CHIEF FINANCIAL OFFICER, IN CASE OF NO/ INADEQUACY OF PROFITS DURING THE FY 2021-22	AGAINST
TRENT LTD	INE849A01020	22-Jul-2021	PAYMENT OF REMUNERATION TO NON-EXECUTIVE DIRECTORS OF THE COMPANY FOR FY 2020-21	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER O. BLUME FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER M. DUESMANN (FROM APRIL 1, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER G. KILIAN FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER A. RENSCHLER (UNTIL JULY 15, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER A. SCHOT (UNTIL MARCH 31, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER S. SOMMER (UNTIL JUNE 30, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER H. D. WERNER FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER F. WITTER FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.D. POETSCH FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER J. HOFMANN FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.A. AL ABDULLA FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H. S. AL JABER FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER B. ALTHUSMANN FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER K. BLIESENER (FROM JUNE 20, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.-P. FISCHER FOR FISCAL YEAR 2020	AGAINST

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VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER M. HEISS FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER J. JAERVKLO (UNTIL MAY 29, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER U. JAKOB FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER L. KIESLING FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER P. MOSCH FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER B. MURKOVIC FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER B. OSTERLOH FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.M. PIECH FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER F.O. PORSCHE FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER W. PORSCHE FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER C. SCHOENHARDT FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER A. STIMONIARIS FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER S. WEIL FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER W. WERESCH FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	ELECT LOUISE KIESLING TO THE SUPERVISORY BOARD	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	ELECT HANS POETSCH TO THE SUPERVISORY BOARD	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE REMUNERATION POLICY	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	AMEND ARTICLES RE: ABSENTEE VOTE	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	AMEND ARTICLES RE: INTERIM DIVIDEND	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISPUTE SETTLEMENT AGREEMENT WITH FORMER MANAGEMENT BOARD CHAIRMAN MARTIN WINTERKORN	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISPUTE SETTLEMENT AGREEMENT WITH FORMER MANAGEMENT BOARD MEMBER RUPERT STADLER	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISPUTE SETTLEMENT AGREEMENT WITH D&O-VERSICHERUNG	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2021	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 4.80 PER ORDINARY SHARE AND EUR 4.86 PER PREFERRED SHARE	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER H. DIESS FOR FISCAL YEAR 2020	AGAINST
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO ELECT MS ROSIE SHAPLAND AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RECEIVE AND ADOPT THE ANNUAL REPORT AND ACCOUNTS	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO ELECT MS LESLEY-ANN NASH AS A DIRECTOR	FOR

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WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITORS OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH THE ACCOUNTS ARE LAID BEFORE THE SHAREHOLDERS	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO AUTHORISE THE BOARD, ACTING THROUGH THE AUDIT COMMITTEE, TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	THAT: (A) IN SUBSTITUTION FOR ALL SUBSISTING AUTHORITIES TO THE EXTENT UNUSED, THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED, IN ACCORDANCE WITH SECTION 551 OF THE ACT, TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT AND/OR GRANT RIGHTS OR SUBSCRIBE FOR, OR TO CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY: (I) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 60,371,795 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY SHARES PREVIOUSLY ALLOTTED AND/OR GRANTED UNDER PARAGRAPH (A)(II) BELOW IN EXCESS OF SUCH SUM); AND (II) COMPRISING EQUITY SECURITIES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 120,743,591 (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS AND/OR GRANTS PREVIOUSLY MADE UNDER PARAGRAPH (A)(I) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE: (A) TO SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (B) TO HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE BOARD OTHERWISE CONSIDERS NECESSARY, AND SO THAT THE DIRECTORS MAY, IN EITHER CASE, IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, OR WITH LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR ANY OTHER MATTER. THE AUTHORITIES CONFERRED ON THE DIRECTORS UNDER PARAGRAPHS (I) AND (II) OF THIS RESOLUTION 14 SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IN 2022 OR, IF EARLIER, 30 SEPTEMBER 2022, SAVE THAT UNDER EACH AUTHORITY THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR, OR CONVERT SECURITIES INTO, SHARES TO BE GRANTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT SECURITIES INTO, SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE RELEVANT AUTHORITY HAD NOT EXPIRED; AND (B) WORDS AND EXPRESSIONS DEFINED IN OR FOR THE PURPOSES OF PART 17 OF THE ACT SHALL BEAR THE SAME MEANINGS IN THIS	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	THAT, IN ACCORDANCE WITH SECTIONS 366 AND 367 OF THE ACT, THE COMPANY AND ALL COMPANIES THAT ARE ITS SUBSIDIARIES AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION IS EFFECTIVE ARE AUTHORISED TO: (A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES; (B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES; AND (C) INCUR POLITICAL EXPENDITURE, (AS SUCH TERMS ARE DEFINED IN SECTIONS 363 TO 365 OF THE ACT) PROVIDED THAT THE AGGREGATE AMOUNT OF ANY SUCH DONATIONS AND EXPENDITURE SHALL NOT EXCEED GBP 20,000 DURING THE PERIOD BEGINNING WITH THE DATE OF THE PASSING OF THIS RESOLUTION 15 AND EXPIRING AT THE EARLIER OF THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IN 2022 OR, IF EARLIER, 30 SEPTEMBER 2022	FOR

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<p>WORKSPACE GROUP PLC R.E.I.T.</p>	<p>GB00B67G5X01</p>	<p>22-Jul-2021</p>	<p>THAT IN SUBSTITUTION FOR ALL SUBSISTING AUTHORITIES TO THE EXTENT UNUSED AND SUBJECT TO THE PASSING OF RESOLUTION 14, THE DIRECTORS BE AUTHORISED TO ALLOT EQUITY SECURITIES FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL SHARES WHICH ARE HELD BY THE COMPANY IN TREASURY FOR CASH AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES AND/OR SALE OF TREASURY SHARES IN CONNECTION WITH: (A) AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES: (I) TO HOLDERS OF ORDINARY SHARES IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (II) TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, BUT SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER WHATSOEVER; AND (B) THE TERMS OF ANY EMPLOYEES' SHARE SCHEME FOR THE TIME BEING OPERATED BY THE COMPANY (AND ANY SHARES ACQUIRED OR HELD BY THE COMPANY IN TREASURY MAY BE TRANSFERRED IN SATISFACTION OF THE EXERCISE OF OPTIONS UNDER SUCH SCHEME), SUCH AUTHORITY TO EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IN 2022 OR, IF EARLIER, 30 SEPTEMBER 2022, SAVE THAT THE DIRECTORS MAY, BEFORE THE EXPIRY OF SUCH PERIOD, MAKE OFFERS OR AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AND/OR TREASURY SHARES SOLD AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AND/OR SELL TREASURY SHARES PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED. WORDS AND EXPRESSIONS DEFINED IN OR FOR THE PURPOSES OF PART 17 OF THE ACT SHALL BEAR THE SAME MEANINGS IN THIS</p>	<p>FOR</p>
<p>WORKSPACE GROUP PLC R.E.I.T.</p>	<p>GB00B67G5X01</p>	<p>22-Jul-2021</p>	<p>THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED, PURSUANT TO AND IN ACCORDANCE WITH SECTION 701 OF THE ACT, TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT) OF ORDINARY SHARES ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, PROVIDED THAT: (A) THE MAXIMUM AGGREGATE NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED SHALL BE 18,111,538; (B) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS ITS NOMINAL VALUE; (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE HIGHER OF: (I) AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE (AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST) FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH THE ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF AN ORDINARY SHARE AND THE HIGHEST CURRENT INDEPENDENT PURCHASE BID FOR AN ORDINARY SHARE AT THE TIME ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT; (D) THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IN 2022 OR, IF EARLIER, 30 SEPTEMBER 2022, UNLESS SUCH AUTHORITY IS VARIED, REVOKED OR RENEWED PRIOR TO SUCH TIME BY THE COMPANY IN A GENERAL MEETING BY A SPECIAL RESOLUTION; AND (E) THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE ORDINARY SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO THE EXPIRY OF SUCH AUTHORITY WHICH WOULD, OR MIGHT, BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRATION OF SUCH AUTHORITY, AND THE COMPANY MAY PURCHASE ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT AS IF THE AUTHORITY CONFERRED</p>	<p>FOR</p>

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WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING OF THE COMPANY MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO APPROVE THE 2021 ANNUAL REMUNERATION REPORT	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 17.75 PENCE PER ORDINARY SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31 MARCH 2021 TO BE PAID ON 6 AUGUST 2021 TO ALL SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 2 JULY 2021	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MR STEPHEN HUBBARD AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MR GRAHAM CLEMETT AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MR DAVID BENSON AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MR CHRIS GIRLING AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MR DAMON RUSSELL AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MS SUZI WILLIAMS AS A DIRECTOR	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	APPOINTMENT OF MR. P.R. RAMESH (DIN: 01915274) AS AN INDEPENDENT DIRECTOR	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	RATIFICATION OF REMUNERATION PAYABLE TO M/S. ASHWIN SOLANKI & ASSOCIATES, COST AUDITORS OF THE COMPANY	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	ADOPTION OF FINANCIAL STATEMENTS	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	CONFIRMATION OF THE INTERIM DIVIDEND AND DECLARATION OF FINAL DIVIDEND: TO CONFIRM PAYMENT OF INTERIM DIVIDEND OF INR 3/- PER EQUITY SHARE PAID DURING THE YEAR AND TO DECLARE A FINAL DIVIDEND OF INR 2.50/- PER EQUITY SHARE OF THE FACE VALUE OF INR 2/- EACH FOR THE YEAR ENDED 31ST MARCH, 2021	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	APPOINTMENT OF MR. SHANTANU KHOSLA (DIN: 00059877) AS A DIRECTOR LIABLE TO RETIRE BY ROTATION	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	RETIREMENT OF MS. SHWETA JALAN (DIN: 00291675) WHO RETIRES BY ROTATION AT THE CONCLUSION OF THIS MEETING BUT DOES NOT SEEK RE-APPOINTMENT	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	MANAGERIAL REMUNERATION OF MR. SHANTANU KHOSLA (DIN:00059877), MANAGING DIRECTOR, IN THE EVENT OF EXERCISE OF ESOPS	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	MANAGERIAL REMUNERATION OF MR. MATHEW JOB (DIN: 02922413), EXECUTIVE DIRECTOR AND CHIEF EXECUTIVE OFFICER, IN THE EVENT OF EXERCISE OF ESOPS	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	REMUNERATION TO ALL DIRECTORS IN THE EVENT OF EXERCISE OF ESOPS BY MR. SHANTANU KHOSLA (DIN:00059877), MANAGING DIRECTOR AND MR. MATHEW JOB (DIN: 02922413), EXECUTIVE DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Ratification of the appointment of Deloitte & Touche LLP as the company's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR

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MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Advisory vote on executive compensation.	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Dominic J. Caruso	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Shareholder proposal on action by written consent of shareholders.	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Donald R. Knauss	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Bradley E. Lerman	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Linda P. Mantia	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Maria Martinez	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Edward A. Mueller	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Susan R. Salka	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Brian S. Tyler	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Kenneth E. Washington	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	RE-ELECT TIM ELLIOTT AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	RE-ELECT HELEN JONES AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	RE-ELECT PAM POWELL AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	RE-ELECT DANIEL WOSNER AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	REAPPOINT KPMG LLP AS AUDITORS	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	APPROVE REMUNERATION REPORT	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	APPROVE FINAL DIVIDEND	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	ELECT YUICHIRO KOGO AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	RE-ELECT COLIN DAY AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	RE-ELECT ALEX WHITEHOUSE AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	RE-ELECT DUNCAN LEGGETT AS DIRECTOR	FOR

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PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	RE-ELECT RICHARD HODGSON AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7N0K053	23-Jul-2021	RE-ELECT SIMON BENTLEY AS DIRECTOR	FOR
PROOFPOINT, INC.	US7434241037	23-Jul-2021	To adopt the Agreement and Plan of Merger, dated as of April 25, 2021 (the "Merger Agreement"), by and among Proofpoint, Inc. ("Proofpoint"), Proofpoint Parent, LLC (f/k/a Project Kafka Parent, LLC) and Project Kafka Merger Sub, Inc., a wholly owned subsidiary of Parent.	FOR
PROOFPOINT, INC.	US7434241037	23-Jul-2021	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Proofpoint's named executive officers that is based on or otherwise related to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
PROOFPOINT, INC.	US7434241037	23-Jul-2021	To adjourn the special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the special meeting.	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON AND B) AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	TO APPROVE AND DECLARE FINAL DIVIDEND OF INR 14.50 PER EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. WERNER HOFFMANN, (DIN 07685942), WHO RETIRES BY ROTATION AT THIS ANNUAL GENERAL MEETING AND BEING ELIGIBLE, OFFERS HIMSELF FOR REAPPOINTMENT	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	APPOINTMENT OF MS. INGRID VIKTORIA VAN CAMP (DIN 08945782) AS A DIRECTOR OF THE COMPANY	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	REMUNERATION TO NON-EXECUTIVE DIRECTORS BY WAY OF COMMISSION	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	RATIFICATION OF REMUNERATION TO COST AUDITOR FOR THE FINANCIAL YEAR 2020-21: M/S. R A & CO., COST AUDITOR OF THE COMPANY, HAVING REGISTRATION NO. 000242	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT ALISON GOLIGHER AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO RECEIVE THE FINANCIAL STATEMENTS AND THE REPORTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT PAULETTE ROWE AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO ELECT DOUG WEBB AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT KPMG LLP AS THE AUDITOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO SET THE AUDITORS REMUNERATION	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE SPECIFIC POWER TO DISAPPLY PRE-EMPTION RIGHTS	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO ADOPT NEW ARTICLES OF ASSOCIATION	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE THE DIRECTORS TO CALL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE	FOR

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UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 28.83P PER ORDINARY SHARE	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT SIR DAVID HIGGINS AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT STEVE MOGFORD AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO ELECT PHIL ASPIN AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT MARK CLARE AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT STEPHEN CARTER AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO ELECT KATH CATES AS A DIRECTOR	FOR
VMWARE, INC.	US9285634021	23-Jul-2021	Election of Director: Kenneth Denman	FOR
VMWARE, INC.	US9285634021	23-Jul-2021	An advisory vote to approve named executive officer compensation, as described in VMware's Proxy Statement.	FOR
VMWARE, INC.	US9285634021	23-Jul-2021	To approve an amendment to the Amended and Restated 2007 Equity and Incentive Plan.	FOR
VMWARE, INC.	US9285634021	23-Jul-2021	To approve an amendment to the Amended and Restated 2007 Employee Stock Purchase Plan.	FOR
VMWARE, INC.	US9285634021	23-Jul-2021	To ratify the selection by the Audit Committee of VMware's Board of Directors of PricewaterhouseCoopers LLP as VMware's independent auditor for the fiscal year ending January 28, 2022.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Mr. Lei Chen be re-elected as a director of the Company.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Mr. Anthony Kam Ping Leung be re-elected as a director of the Company.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Mr. Haifeng Lin be re-elected as a director of the Company.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Dr. Qi Lu be re-elected as a director of the Company.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Mr. Nanpeng Shen be re-elected as a director of the Company.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Mr. George Yong-Boon Yeo be re- elected as a director of the Company.	FOR
AMYRIS, INC.	US03236M2008	26-Jul-2021	Approval of (x) issuance of 6,000,000 performance-vesting restricted stock units to our CEO (CEO PSU) based on achievement of four specified stock price performance metrics over a four- year period and (y) one-time waiver of annual per-person award limit under the 2020 Equity Incentive Plan for the CEO PSU.	AGAINST
AMYRIS, INC.	US03236M2008	26-Jul-2021	Approval of amendment to 2020 Equity Incentive Plan to increase the authorized shares by 2,750,000 shares, subject to approval of Proposal 1 above.	AGAINST
BEIJING NEW BUILDING MATERIALS PUBLIC LIMITED CO	CNE000000QS4	26-Jul-2021	CHANGE OF DIRECTORS	FOR
BEIJING NEW BUILDING MATERIALS PUBLIC LIMITED CO	CNE000000QS4	26-Jul-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATIONS	FOR
BEIJING NEW BUILDING MATERIALS PUBLIC LIMITED CO	CNE000000QS4	26-Jul-2021	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	FOR

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BEIJING NEW BUILDING MATERIALS PUBLIC LIMITED CO	CNE000000QS4	26-Jul-2021	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	FOR
BEIJING NEW BUILDING MATERIALS PUBLIC LIMITED CO	CNE000000QS4	26-Jul-2021	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING MEETINGS OF THE SUPERVISORY COMMITTEE	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT MARK RECKITT AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RECEIVE AND ADOPT THE STRATEGIC REPORT AND THE REPORT OF THE DIRECTORS AND THE ACCOUNTS FOR THE 52 WEEKS ENDED 27 MARCH 2021	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT TIM SMITH AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO ELECT LIZ BARBER AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS' REMUNERATION	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	AUTHORITY TO ALLOT SHARES	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	DIS-APPLICATION OF PRE-EMPTION RIGHTS (GENERAL)	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	DIS-APPLICATION OF PRE-EMPTION RIGHTS (ACQUISITIONS)	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	AUTHORITY TO BUY OWN ORDINARY SHARES	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	AUTHORITY TO OFFER SCRIP DIVIDEND SCHEME	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RECEIVE AND APPROVE THE REMUNERATION COMMITTEE REPORT FOR THE 52 WEEKS ENDED 27 MARCH 2021	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY AS SET OUT IN THE REMUNERATION COMMITTEE REPORT	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 51.3P PER SHARE ON THE EXISTING ORDINARY SHARE CAPITAL	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT KATE ALLUM AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT MARK BOTTOMLEY AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT JIM BRISBY AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT ADAM COUCH AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT PAM POWELL AS A DIRECTOR	FOR
ESR-REIT	SG1T70931228	26-Jul-2021	TO APPROVE THE PROPOSED WHITEWASH RESOLUTION	FOR
IMMUTEP LTD	AU000000IMM6	26-Jul-2021	RATIFICATION OF PRIOR ISSUE OF TRANCHE 1 PLACEMENT SHARES UNDER ASX LISTING RULE 7.1	FOR
IMMUTEP LTD	AU000000IMM6	26-Jul-2021	RATIFICATION OF PRIOR ISSUE OF TRANCHE 1 PLACEMENT SHARES UNDER ASX LISTING RULE 7.1A	FOR
IMMUTEP LTD	AU000000IMM6	26-Jul-2021	APPROVAL FOR THE ISSUE OF TRANCHE 2 PLACEMENT SHARES UNDER ASX LISTING RULE 7.1	FOR

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LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	26-Jul-2021	TO APPROVE THE PROPOSED ACQUISITION, AS AN INTERESTED PERSON TRANSACTION	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Dr. Victoria Ossadnik	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Prof. Dr. Martin H. Richenhagen	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Prof. Dr. Wolfgang Reitzle	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Robert L. Wood	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To ratify, on an advisory and non-binding basis, the appointment of PricewaterhouseCoopers ("PWC") as the independent auditor.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To authorize the Board, acting through the Audit Committee, to determine PWC's remuneration.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To approve, on an advisory and non-binding basis, the compensation of Linde plc's Named Executive Officers, as disclosed in the 2021 Proxy Statement.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To approve, on an advisory and non-binding basis, a Directors' Remuneration Policy for the Company's Directors as required under Irish law.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To approve, on an advisory and non-binding basis, the Directors' Remuneration Report for the financial year ended December 31, 2020 as required under Irish law.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To approve the 2021 Linde plc Long Term Incentive Plan.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To determine the price range at which the Company can re-allot shares that it acquires as treasury shares under Irish law.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Stephen F. Angel	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Prof. DDr. Ann-Kristin Achleitner	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Prof. Dr. Clemens Börsig	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Dr. Nance K. Diccianni	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Dr. Thomas Enders	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Franz Fehrenbach	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Edward G. Galante	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Larry D. McVay	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT AMANDA MESLER	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT EARL SHIPP	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT JONATHAN SILVER	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-APPOINT THE AUDITOR DELOITTE LLP	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO SET THE AUDITORS REMUNERATION	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT EXCLUDING EXCERPTS FROM THE DIRECTORS REMUNERATION POLICY	FOR

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NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT ORDINARY SHARES	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO REAPPROVE THE LONG TERM PERFORMANCE PLAN	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO REAPPROVE THE US EMPLOYEE STOCK PURCHASE PLAN	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO APPROVE THE CLIMATE CHANGE COMMITMENTS AND TARGETS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO DISAPPLY PRE-EMPTION RIGHTS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO DECLARE A FINAL DIVIDEND	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO AUTHORISE THE DIRECTORS TO HOLD GENERAL MEETINGS ON 14 CLEAR DAYS NOTICE	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO ELECT PAULA ROSPUT REYNOLDS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT JOHN PETTIGREW	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT ANDY AGG	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT MARK WILLIAMSON	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT JONATHAN DAWSON	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT THERESE ESPERDY	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT LIZ HEWITT	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Yael Zheng	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Approve the amendment and restatement of the Plantronics, Inc. 2002 Employee Stock Purchase Plan.	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Robert Hagerty	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Approve the amendment and restatement of the Plantronics, Inc. 2003 Stock Plan.	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of Plantronics, Inc. for fiscal year 2022.	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Approve, on an advisory basis, the compensation of Plantronics Inc.'s named executive officers.	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Marv Tseu	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: David M. Shull	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Kathy Crusco	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Brian Dexheimer	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Gregg Hammann	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Guido Jouret	FOR

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PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Marshall Mohr	AGAINST
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Daniel Moloney	FOR
PUNJAB NATIONAL BANK	INE160A01022	26-Jul-2021	RESOLVED THAT THE AUDITED BALANCE SHEET OF THE BANK AS AT 31ST MARCH 2021, PROFIT AND LOSS ACCOUNT OF THE BANK FOR THE YEAR ENDED 31ST MARCH 2021, THE REPORT OF THE BOARD OF DIRECTORS ON THE WORKING AND ACTIVITIES OF THE BANK FOR THE PERIOD COVERED BY THE ACCOUNTS AND THE AUDITORS' REPORT ON THE BALANCE SHEET AND ACCOUNTS BE AND ARE HEREBY, APPROVED AND ADOPTED	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	26-Jul-2021	REVISION AND RESTATEMENT OF THE ARTICLES OF ASSOCIATION	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	26-Jul-2021	2021 ADDITIONAL GUARANTEE QUOTA FOR WHOLLY-OWNED AND CONTROLLED SUBSIDIARIES	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	26-Jul-2021	PROVISION OF CONNECTED GUARANTEE FOR A COMPANY	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	26-Jul-2021	2021 ADDITIONAL CREDIT LINE	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	26-Jul-2021	INVESTMENT IN CONSTRUCTION OF A PRODUCTION BASE	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	26-Jul-2021	ELECTION OF SUPERVISOR: YIN LIXIA	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	26-Jul-2021	ELECTION OF SUPERVISOR: LIU JIANGUANG	FOR
ITO EN,LTD.	JP3143000002	27-Jul-2021	Approve Appropriation of Surplus	FOR
ITO EN,LTD.	JP3143000002	27-Jul-2021	Appoint a Corporate Auditor Yokokura, Hitoshi	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT DR FELICITY HARVEY AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RECEIVE THE COMPANY'S ANNUAL ACCOUNTS AND REPORTS	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR DANIE MEINTJES AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT DR ANJA OSWALD AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR TREVOR PETERSEN AS A DIRECTOR	FOR

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MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR TOM SINGER AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S AUDITOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO AUTHORISE POLITICAL DONATIONS	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT ORDINARY SHARES	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR PURPOSES OF ACQUISITIONS OR CAPITAL INVESTMENTS	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO APPROVE THE REDUCTION IN MINIMUM NOTICE PERIOD FOR GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS)	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO ELECT MR STEVE WEINER AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT DAME INGA BEALE AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT DR RONNIE VAN DER MERWE AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR JURGENS MYBURGH AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR ALAN GRIEVE AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT DR MUHADDITHA AL HASHIMI AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR JANNIE DURAND AS A DIRECTOR	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF INDEPENDENT NED MARY REILLY	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF INDEPENDENT NED ROGER YATES	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO RE-APPOINT BDO LLP AS AUDITOR OF MITIE	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO MAKE POLITICAL DONATIONS NOT EXCEEDING 50,000 IN TOTAL	FOR

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MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN MITIE UP TO 10% OF THE ISSUED SHARE CAPITAL OF MITIE (EXCLUDING TREASURY SHARES)	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	GENERAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS LIMITED TO 5% OF THE ISSUED SHARE CAPITAL OF MITIE (EXCLUDING TREASURY SHARES)	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	ADDITIONAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS LIMITED TO 5% OF THE ISSUED SHARE CAPITAL OF MITIE (EXCLUDING TREASURY SHARES)	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	AUTHORITY TO PURCHASE OWN SHARES OF UP TO 10% OF THE ISSUED SHARE CAPITAL OF MITIE (EXCLUDING TREASURY SHARES)	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	APPROVAL OF THE MITIE GROUP PLC ENHANCED DELIVERY PLAN	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	APPROVAL OF THE MITIE GROUP PLC LONG TERM INCENTIVE PLAN 2015	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	APPROVAL OF THE MITIE GROUP PLC SAVINGS RELATED SHARE OPTION SCHEME	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) FOR THE YEAR ENDED 31 MARCH 2021	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	APPROVAL OF THE MITIE GROUP PLC SHARE INCENTIVE PLAN EXTENSION	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO ADOPT NEW ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	THAT A GENERAL MEETING (OTHER THAN AN ANNUAL GENERAL MEETING) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF NON-EXECUTIVE CHAIRMAN - DEREK MAPP	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF CHIEF EXECUTIVE OFFICER - PHIL BENTLEY	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	ELECTION OF CHIEF FINANCIAL OFFICER - SIMON KIRKPATRICK	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF INDEPENDENT NED NIVEDITA KRISHNAMURTHY BHAGAT	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF INDEPENDENT NED BARONESS COUTTIE	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF INDEPENDENT NED JENNIFER DUVALIER	FOR
SOLUTIONS 30 SE	FR0013379484	27-Jul-2021	THE EXTRAORDINARY GENERAL MEETING RESOLVES TO AMEND ARTICLE 5.2 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY SO AS TO READ AS FOLLOWS: "5.2.THE AUTHORISED SHARE CAPITAL OF THE COMPANY, EXCLUDING THE SUBSCRIBED SHARE CAPITAL, IS SET AT TWO MILLION FORTY EIGHT THOUSAND EIGHT HUNDRED TWENTY-TWO EURO AND SIXTY-EIGHT CENTS (EUR 2,048,822.68) DIVIDED INTO SIXTEEN MILLION SIXTY-NINE THOUSAND ONE HUNDRED NINETY-SEVEN (16,069,197) SHARES WITH A NOMINAL VALUE OF ZERO POINT ONE THOUSAND TWO HUNDRED SEVENTY FIVE CENTS EURO (EUR 0.1275) EACH."	FOR

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SOLUTIONS 30 SE	FR0013379484	27-Jul-2021	THE EXTRAORDINARY GENERAL MEETING RESOLVES TO GRANT AUTHORISATION TO THE MANAGEMENT BOARD TO INCREASE THE SHARE CAPITAL OF THE COMPANY WITHIN THE LIMITS OF THE AUTHORISED CAPITAL FOR A PERIOD OF 5 YEARS AND SUBSEQUENTLY AMENDS ARTICLE 5 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY SO AS TO READ AS FOLLOWS: "5.7. THE MANAGEMENT BOARD IS AUTHORISED, DURING A PERIOD STARTING ON THE DAY OF THE GENERAL MEETING OF SHAREHOLDERS HELD ON JUNE 30TH 2021 AND ENDING ON THE FIFTH ANNIVERSARY OF THE DATE OF PUBLICATION IN THE LUXEMBOURG LEGAL GAZETTE (RECUEIL ELECTRONIQUE DES SOCIETES ET ASSOCIATION) (RESA) OF THE MINUTES OF SUCH GENERAL MEETING, WITHOUT PREJUDICE TO ANY RENEWALS, TO INCREASE THE ISSUED SHARE CAPITAL ON ONE OR MORE OCCASIONS WITHIN THE LIMITS OF THE AUTHORISED SHARE CAPITAL AS PER ARTICLE 5.2 "	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	DIRECTOR	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Advisory vote to approve named executive officer compensation.	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Ratification of the selection of PricewaterhouseCoopers LLP as VF's independent registered public accounting firm for the 2022 fiscal year.	FOR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Advisory Vote to Approve Compensation of Vista Outdoor's Named Executive Officers.	FOR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Advisory Vote on the Frequency of Future Advisory Votes on Named Executive Officer Compensation.	1 YEAR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Election of Director: Michael Callahan	FOR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Ratification of the Appointment of Vista Outdoor's Independent Registered Public Accounting Firm for the fiscal year ending March 31, 2022.	FOR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Election of Director: Christopher T. Metz	FOR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Election of Director: Mark A. Gottfredson	FOR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Election of Director: Tig H. Krekel	FOR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Election of Director: Gary L. McArthur	FOR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Election of Director: Frances P. Philip	FOR

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VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Election of Director: Michael D. Robinson	FOR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Election of Director: Robert M. Tarola	FOR
VISTA OUTDOOR INC.	US9283771007	27-Jul-2021	Election of Director: Lynn M. Utter	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT MARIA AMPARO MORALEDA MARTINEZ AS A DIRECTOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RECEIVE THE COMPANY'S ACCOUNTS THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT SANJIV AHUJA AS A DIRECTOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT DAVID NISH AS A DIRECTOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 4.50 EUROCENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION CONTAINED IN THE REMUNERATION REPORT OF THE BOARD FOR THE YEAR ENDED 31 MARCH 2021	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO REAPPOINT ERNST AND YOUNG LLP AS THE COMPANY'S AUDITOR UNTIL THE END OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO DIS-APPLY PRE-EMPTION RIGHTS	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO DIS-APPLY PRE-EMPTION RIGHTS UP TO A FURTHER 5 PER CENT FOR THE PURPOSES OF FINANCING AN ACQUISITION OR CAPITAL INVESTMENT	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO ADOPT NEW ARTICLES OF ASSOCIATION	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO ELECT OLAF SWANTEE AS A DIRECTOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE POLITICAL DONATIONS AND EXPENDITURE	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS OTHER THAN AGMS ON 14 CLEAR DAYS NOTICE	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT JEAN-FRANCOIS VAN BOXMEER AS A DIRECTOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT NICK READ AS A DIRECTOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT MARGHERITA DELLA VALLE AS A DIRECTOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT MICHEL DEMARE AS A DIRECTOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT DAME CLARA FURSE AS A DIRECTOR	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT VALERIE GOODING AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Maria Amparo Moraleda Martinez as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To receive the Company's accounts, the strategic report and reports of the Directors and the auditor for the year ended 31 March 2021.	FOR

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VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Sanjiv Ahuja as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect David Nish as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To declare a final dividend of 4.50 eurocents per ordinary share for the year ended 31 March 2021.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To approve the Annual Report on Remuneration contained in the Remuneration Report of the Board for the year ended 31 March 2021.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To reappoint Ernst & Young LLP as the Company's auditor until the end of the next general meeting at which accounts are laid before the Company.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Audit and Risk Committee to determine the remuneration of the auditor.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Directors to allot shares.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Directors to dis-apply pre-emption rights. (Special Resolution)	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Directors to dis-apply pre-emption rights up to a further 5 per cent for the purposes of financing an acquisition or other capital investment. (Special Resolution)	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Company to purchase its own shares. (Special Resolution)	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To adopt new Articles of Association. (Special Resolution)	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To elect Olaf Swantee as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise political donations and expenditure.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Company to call general meetings (other than AGMs) on 14 clear days' notice. (Special Resolution)	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Jean-François van Boxmeer as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Nick Read as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Margherita Della Valle as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Sir Crispin Davis as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Michel Demaré as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Dame Clara Furse as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Valerie Gooding as a Director.	FOR
AIMS APAC REIT	SG2D63974620	28-Jul-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF AA REIT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITORS' REPORT THEREON	FOR
AIMS APAC REIT	SG2D63974620	28-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITORS AND AUTHORISE THE MANAGER TO DETERMINE THE AUDITORS' REMUNERATION	FOR
AIMS APAC REIT	SG2D63974620	28-Jul-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
ALS LTD	AU000000ALQ6	28-Jul-2021	RE-ELECTION OF DIRECTOR - MR BRUCE PHILLIPS	FOR
ALS LTD	AU000000ALQ6	28-Jul-2021	RE-ELECTION OF DIRECTOR - MR CHARLIE SARTAIN	FOR
ALS LTD	AU000000ALQ6	28-Jul-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
ALS LTD	AU000000ALQ6	28-Jul-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR/CEO	FOR

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ALS LTD	AU000000ALQ6	28-Jul-2021	PROSPECTIVE TERMINATION PAYMENTS	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND SETTING OF THE DIVIDEND, OPTION FOR PAYMENT OF THE DIVIDEND IN CASH OR IN SHARES, ISSUE PRICE OF THE SHARES TO BE ISSUED, FRACTIONAL SHARES, OPTION PERIOD	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS - ACKNOWLEDGEMENT OF THE ABSENCE OF NEW AGREEMENTS	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	RENEWAL OF THE TERM OF OFFICE OF PRICEWATERHOUSECOOPERS AUDIT AS PRINCIPAL STATUTORY AUDITOR	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	NON-RENEWAL AND NON-REPLACEMENT OF MR. JEAN-CHRISTOPHE GEORGHIOU AS DEPUTY STATUTORY AUDITOR	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	RENEWAL OF MAZARS AS PRINCIPAL STATUTORY AUDITOR	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	NON-RENEWAL AND NON-REPLACEMENT OF MR. JEAN-MAURICE EL NOUCHI AS DEPUTY STATUTORY AUDITOR	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE REMUNERATION POLICY FOR MEMBERS OF THE BOARD OF DIRECTORS	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE INFORMATION REFERRED TO IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND, PAID DURING THE PAST FINANCIAL YEAR OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO MR. HENRI POUPART-LAFARGE, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO BUY BACK ITS OWN SHARES UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORISATION, PURPOSES, TERMS AND CONDITIONS, CEILING	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CANCEL SHARES BOUGHT BACK BY THE COMPANY UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORISATION, CEILING	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT IN FAVOUR OF THE MEMBERS OF A COMPANY SAVINGS PLAN PURSUANT TO ARTICLES L. 3332-18 AND FOLLOWING OF THE FRENCH LABOUR CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, POSSIBILITY TO ALLOCATE FREE SHARES PURSUANT TO ARTICLE L. 3332-21 OF THE FRENCH LABOUR CODE	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL OF THE COMPANY RESERVED FOR A CATEGORY OF BENEFICIARIES WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO FREELY ALLOCATE EXISTING SHARES AND/OR SHARES TO BE ISSUED TO EMPLOYEES AND/OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR RELATED COMPANIES OR ECONOMIC INTEREST GROUPS, WAIVER BY THE SHAREHOLDERS' OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHTS, DURATION OF THE AUTHORISATION, CEILING, DURATION OF THE ACQUISITION PERIODS, PARTICULARLY, IN THE EVENT OF DISABILITY, AND, WHERE APPLICABLE, CONSERVATION PERIODS	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	STATUTORY AMENDMENT TO DELETE THE PROVISIONS RELATING TO PREFERENCE SHARES	FOR

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ALSTOM SA	FR0010220475	28-Jul-2021	ALIGNMENT OF THE BY-LAWS WITH THE APPLICABLE LEGAL AND REGULATORY PROVISIONS	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING COMMON SHARES AND/OR ANY TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE CAPITAL OF THE COMPANY OR ONE OF ITS SUBSIDIARIES, AND/OR BY INCORPORATING PREMIUMS, RESERVES, PROFITS OR OTHERS, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL OF THE COMPANY BY ISSUING SHARES AND/OR ANY TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE CAPITAL OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES BY WAY OF A PUBLIC OFFERING EXCLUDING THE OFFERS REFERRED TO IN ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL OF THE COMPANY BY ISSUING SHARES AND/OR ANY TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE CAPITAL OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES BY WAY OF AN OFFER REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES OR ANY TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE CAPITAL OF THE COMPANY IN CONSIDERATION FOR CONTRIBUTIONS IN KIND CONSISTING OF SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH RETENTION OR CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO SET THE ISSUE PRICE, IN THE EVENT OF A CAPITAL INCREASE WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT BY WAY OF PUBLIC OFFERING, INCLUDING THE OFFERING REFERRED TO IN SECTION 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, OF EQUITY SECURITIES TO BE ISSUED IMMEDIATELY OR IN THE FUTURE, WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL PER YEAR	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND TRANSFERABLE SECURITIES OF THE COMPANY GRANTING ACCESS TO THE CAPITAL OF THE COMPANY IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES OF THE COMPANY, FOLLOWING THE ISSUE BY SUBSIDIARIES OF THE COMPANY OF TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	POWERS TO CARRY OUT FORMALITIES	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR

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BANCA IFIS SPA	IT0003188064	28-Jul-2021	TO AMEND ARTICLES 10 (REMUNERATIONS POLICIES), 11 (ADMINISTRATION), 13 (BOARD OF DIRECTORS CALL), 15 (BOARD OF DIRECTORS CHAIRMAN), 17 (BOARD OF DIRECTORS MANAGING DIRECTOR), 18 (MANAGING DIRECTORS), 20 (SIGN AND COMPANY AGENCY), 21 (INTERNAL AUDITORS) E 22 (INTERNAL AUDITORS' SUPERVISION) OF BY-LAWS. RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Jul-2021	TO GIVE UPDATES ABOUT REMUNERATION POLICY AND CONSEQUENTLY TO APPROVE REWARDING POLICY REPORT AND THE EMOLUMENTS PAID APPROVED BY SHAREHOLDER'S MEETING HELD ON 22 APRIL 2021. RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Jul-2021	REMUNERATION PLAN BASED ON FINANCIAL INSTRUMENTS FOR SOME EMPLOYERS DESCRIBED ON THE INFORMATIVE FORCUMENT DRAWN UP AS PER ART 114-BIS OF LEGISLATIVE DECREE OF 24 FEBRUARY 1998 NO. 58 AND FOLLOWING AMENDMENTS AND RELATED ADAPTIONS' RULES. RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Jul-2021	TO AUTHORIZE BUYBACK AS PER ARTICLES 2357 AND 2357-TER OF ITALIAN CIVIL CODE, OF ART. 123 OD LEGISLATIVE DECREE OF 24 FEBRUARY 1998, NO. 58 AND FOLLOWING AMENDMENTS AND ART 144-BIS OF CONSOB REGULATION ADOPTED BY RESOLUTION NO 11971 ON 14 MAY 1999 AND FOLLOWING AMENDMENTS. RESOLUTIONS RELATED THERETO	FOR
BIRLASOFT LTD	INE836A01035	28-Jul-2021	ADOPTION OF THE AUDITED FINANCIAL STATEMENTS - STANDALONE	FOR
BIRLASOFT LTD	INE836A01035	28-Jul-2021	ADOPTION OF THE AUDITED FINANCIAL STATEMENTS - CONSOLIDATED	FOR
BIRLASOFT LTD	INE836A01035	28-Jul-2021	CONFIRMATION OF INTERIM DIVIDEND AND DECLARATION OF FINAL DIVIDEND: DURING THE FINANCIAL YEAR, THE BOARD OF DIRECTORS, ON NOVEMBER 5, 2020, HAD DECLARED AN INTERIM DIVIDEND OF INR 1/- (50%) PER EQUITY SHARE OF FACE VALUE OF INR 2/- EACH ON THE PAID-UP EQUITY SHARE CAPITAL OF THE COMPANY. FURTHER, THE BOARD OF DIRECTORS HAS RECOMMENDED A FINAL DIVIDEND OF INR 2.50 (125%) PER EQUITY SHARE OF FACE VALUE OF INR 2/- EACH, FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021; AND IN THIS REGARD TO CONSIDER AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT CONFIRMATION OF PAYMENT OF INTERIM DIVIDEND OF INR 1/- (50%) PER EQUITY SHARE OF FACE VALUE OF INR 2/- EACH ON THE PAID-UP EQUITY SHARE CAPITAL OF THE COMPANY, DECLARED ON NOVEMBER 5, 2020 AND DECLARATION OF FINAL DIVIDEND FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, AT THE RATE OF INR 2.50 (125%) PER EQUITY SHARE OF FACE VALUE OF INR 2/- EACH, BE AND ARE HEREBY APPROVED TO BE PAID TO THOSE MEMBERS WHOSE NAMES APPEAR ON THE COMPANY'S REGISTER OF MEMBERS, AS ON THE RECORD DATE "	FOR
BIRLASOFT LTD	INE836A01035	28-Jul-2021	RE-APPOINTMENT OF MRS. AMITA BIRLA AS A DIRECTOR LIABLE TO RETIRE BY ROTATION	AGAINST
BIRLASOFT LTD	INE836A01035	28-Jul-2021	INCREASE IN THE MANAGERIAL REMUNERATION LIMIT PAYABLE TO MR. DHARMANDER KAPOOR - CEO & MANAGING DIRECTOR, IN EXCESS OF 5% OF THE NET PROFITS OF THE COMPANY AND THEREFORE, TO INCREASE THE OVERALL MAXIMUM MANAGERIAL REMUNERATION LIMIT FROM 11% TO 15%, FOR THE FINANCIAL YEAR 2021-22	FOR
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Election of Director: Horacio D. Rozanski	FOR
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Election of Director: Ian Fujiyama	FOR
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Election of Director: Mark Gaumond	FOR
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Election of Director: Gretchen W. McClain	FOR

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BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Ratification of the appointment of Ernst & Young LLP as the Company's registered independent public accountants for fiscal year 2022.	FOR
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
CAPRI HOLDINGS LIMITED	VGG1890L1076	28-Jul-2021	Election of Director: Marilyn Crouther	FOR
CAPRI HOLDINGS LIMITED	VGG1890L1076	28-Jul-2021	Election of Director: Stephen F. Reitman	FOR
CAPRI HOLDINGS LIMITED	VGG1890L1076	28-Jul-2021	Election of Director: Jean Tomlin	FOR
CAPRI HOLDINGS LIMITED	VGG1890L1076	28-Jul-2021	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending April 2, 2022.	FOR
CAPRI HOLDINGS LIMITED	VGG1890L1076	28-Jul-2021	To approve, on a non-binding advisory basis, executive compensation.	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	28-Jul-2021	Approve the issuance of shares of Hilton Grand Vacations Inc. common stock to stockholders of Dakota Holdings, Inc. pursuant to the Agreement and Plan of Merger, dated as of March 10, 2021, by and among Hilton Grand Vacations Inc., Hilton Grand Vacations Borrower LLC, Dakota Holdings, Inc. and the stockholders of Dakota Holdings, Inc.	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	28-Jul-2021	Approve, on an advisory (non-binding) basis, the merger-related named executive officer compensation that will or may be paid to Hilton Grand Vacations Inc.'s named executive officers in connection with the merger.	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	28-Jul-2021	Approve a proposal that will give the Hilton Grand Vacations Inc. Board of Directors authority to adjourn the special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes to approve Proposal 1.	FOR
INSEEGO CORP.	US45782B1044	28-Jul-2021	DIRECTOR	FOR
INSEEGO CORP.	US45782B1044	28-Jul-2021	DIRECTOR	FOR
INSEEGO CORP.	US45782B1044	28-Jul-2021	Ratify the appointment of Marcum LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
INSEEGO CORP.	US45782B1044	28-Jul-2021	Approve, in an advisory vote, the compensation paid to the Company's named executive officers, as presented in the proxy statement.	FOR
INSEEGO CORP.	US45782B1044	28-Jul-2021	Approve an amendment of the Company's 2018 Omnibus Incentive Compensation Plan to increase the number of shares issuable under the plan by 3,000,000 shares.	FOR
L&T FINANCE HOLDINGS LTD	INE498L01015	28-Jul-2021	TO CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY TOGETHER WITH THE REPORT OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY TOGETHER WITH THE REPORT OF THE AUDITORS THEREON FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
L&T FINANCE HOLDINGS LTD	INE498L01015	28-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. R. SHANKAR RAMAN (DIN: 00019798), WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
L&T FINANCE HOLDINGS LTD	INE498L01015	28-Jul-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 139 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), RBI REGULATIONS AND OTHER APPLICABLE REGULATORY PROVISIONS, IF ANY, THE COMPANY HEREBY APPOINTS M/S KHIMJI KUNVERJI AND CO LLP, CHARTERED ACCOUNTANTS (ICAI REGISTRATION NO. 105146W/ W100621) AS THE STATUTORY AUDITORS OF THE COMPANY FOR A TERM OF 3 (THREE) CONSECUTIVE YEARS TO HOLD OFFICE FROM THE CONCLUSION OF THIRTEENTH ANNUAL GENERAL MEETING ("AGM") TILL THE CONCLUSION OF THE SIXTEENTH AGM	FOR

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L&T FINANCE HOLDINGS LTD	INE498L01015	28-Jul-2021	RE-APPOINTMENT OF MR. DINANATH DUBHASHI (DIN: 03545900) AS THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY	FOR
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	DIRECTOR	ABSTAIN
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	DIRECTOR	ABSTAIN
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	DIRECTOR	ABSTAIN
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	The auditors ratification proposal, to ratify the selection of KPMG LLP as our independent auditors for the fiscal year ending December 31, 2021.	FOR
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	The say-on-pay proposal, to approve, on an advisory basis, the compensation of our named executive officers as described in the proxy statement under the heading "Executive Compensation."	AGAINST
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	The say-on-frequency proposal, to approve, on an advisory basis, the frequency at which future say-on-pay votes will be held.	1 YEAR
MODERN TIMES GROUP MTG AB	SE0000412371	28-Jul-2021	APPROVE ISSUANCE OF CLASS C SHARES FOR PRIVATE PLACEMENT	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	28-Jul-2021	AUTHORIZE CLASS C SHARE REPURCHASE PROGRAM	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	28-Jul-2021	APPROVE TRANSFER OF CLASS B SHARES IN CONNECTION WITH ACQUISITION OF PGPL	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	28-Jul-2021	APPROVE TRANSFER OF CLASS B SHARES THROUGH BOOK BUILDING IN CONNECTION WITH ACQUISITION OF PGPL	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Corporate Auditor Okuda, Minoru	AGAINST
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Approve Appropriation of Surplus	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Amend Articles to: Amend Business Lines	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Iwata, Kozo	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Furutsuka, Takashi	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Hosomi, Toshihiro	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Endo, Hiroshi	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Nakano, Kanji	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Kadokami, Takeshi	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Matsumura, Harumi	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS MENTIONING THE ABSENCE OF NEW TRANSACTIONS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	ELECT FRANCOISE CHOMBAR AS DIRECTOR	AGAINST
SOITEC SA	FR0013227113	28-Jul-2021	ELECT SHUO ZHANG AS DIRECTOR	FOR

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SOITEC SA	FR0013227113	28-Jul-2021	ELECT ERIC MEURICE AS DIRECTOR	AGAINST
SOITEC SA	FR0013227113	28-Jul-2021	REELECT SATOSHI ONISHI AS DIRECTOR	AGAINST
SOITEC SA	FR0013227113	28-Jul-2021	RATIFY APPOINTMENT OF GUILLEMETTE PICARD AS DIRECTOR	AGAINST
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE COMPENSATION OF CORPORATE OFFICERS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE COMPENSATION OF PAUL BOUDRE, CEO	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE COMPENSATION OF ERIC MEURICE, CHAIRMAN OF THE BOARD	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE REMUNERATION POLICY OF CEO	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITH PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 32.5 MILLION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 6.5 MILLION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES FOR PRIVATE PLACEMENTS, UP TO AGGREGATE NOMINAL AMOUNT OF EUR 6.5 MILLION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES RESERVED FOR SPECIFIC BENEFICIARIES, UP TO AGGREGATE NOMINAL AMOUNT OF EUR 6.5 MILLION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE BOARD TO INCREASE CAPITAL IN THE EVENT OF ADDITIONAL DEMAND RELATED TO DELEGATION SUBMITTED TO SHAREHOLDER VOTE ABOVE UNDER ITEMS 17-20	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE BOARD TO SET ISSUE PRICE FOR 10 PERCENT PER YEAR OF ISSUED CAPITAL PURSUANT TO ISSUE AUTHORITY WITHOUT PREEMPTIVE RIGHTS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR CONTRIBUTIONS IN KIND	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE CAPITALIZATION OF RESERVES OF UP TO EUR 32.5 MILLION FOR BONUS ISSUE OR INCREASE IN PAR VALUE	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE CAPITAL INCREASE OF UP TO EUR 6.5 MILLION FOR FUTURE EXCHANGE OFFERS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE UP TO 5 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
SOITEC SA	FR0013227113	28-Jul-2021	ADD ARTICLE OF BYLAWS RE: CORPORATE PURPOSE	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AMEND ARTICLE 7 OF BYLAWS RE: SHAREHOLDERS IDENTIFICATION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AMEND ARTICLE 16 OF BYLAWS RE: BOARD POWER	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AMEND ARTICLES 12.4 AND 18 OF BYLAWS RE: BOARD REMUNERATION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AMEND ARTICLE 19 OF BYLAWS TO COMPLY WITH LEGAL CHANGES	FOR

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SOITEC SA	FR0013227113	28-Jul-2021	AMEND ARTICLES 21.3, 23 AND 24 OF BYLAWS RE: QUORUM	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE ALLOCATION OF INCOME AND ABSENCE OF DIVIDENDS	FOR
XIABUXIABU CATERING MANAGEMENT (CHINA) HLDGS CO.,	KYG982971072	28-Jul-2021	TO REMOVE MS. ZHAO YI AS AN EXECUTIVE DIRECTOR OF THE COMPANY WITH EFFECT FROM THE DATE OF PASSING OF THIS RESOLUTION	FOR
AIN HOLDINGS INC.	JP3105250009	29-Jul-2021	Approve Appropriation of Surplus	FOR
ALFA SAB DE CV	MXP000511016	29-Jul-2021	SUBMISSION AND, AS THE CASE MAY BE, APPROVAL OF THE PROPOSAL SUBMITTED BY THE COMPANY'S BOARD OF DIRECTORS TO CARRY OUT THE MERGER OF ALFA CORPORATIVO, S.A. DE C.V., AS MERGED AND EXTINGUISHED COMPANY, INTO ALFA, S.A.B. DE C.V., AS MERGING AND SUBSISTING COMPANY, AND TO THAT EFFECT, TO ADOPT THE RELEVANT RESOLUTIONS	FOR
ALFA SAB DE CV	MXP000511016	29-Jul-2021	SUBMISSION AND, AS THE CASE MAY BE, APPROVAL OF THE PROPOSAL TO AMEND THE TEXT CONTAINED IN ARTICLE 2 OF THE COMPANY'S CORPORATE BYLAWS, IN RESPECT TO THE CORPORATE PURPOSE	FOR
ALFA SAB DE CV	MXP000511016	29-Jul-2021	DESIGNATION OF REPRESENTATIVES	FOR
ALFA SAB DE CV	MXP000511016	29-Jul-2021	READING AND, AS THE CASE MAY BE, APPROVAL OF THE MEETINGS MINUTE	FOR
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	Proposal Withdrawn	ABSTAIN
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	Election of Director for term expiring at the 2024 Annual Meeting: Mr. Philip Lader	ABSTAIN
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	Election of Director for term expiring at the 2024 Annual Meeting: Mr. Gary F. Locke	ABSTAIN
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	Election of Director for term expiring at the 2024 Annual Meeting: Mr. Adam J. Sussman	FOR
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2021 ("Proposal 3").	FOR
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	To conduct a non binding advisory vote to approve the compensation of named executive officers ("Proposal 4").	AGAINST
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	To approve the adjournment of the Annual Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes to adopt the proposals ("Proposal 5").	AGAINST
AUSTRALIAN AGRICULTURAL COMPANY LTD	AU000000AAC9	29-Jul-2021	REMUNERATION REPORT	FOR
AUSTRALIAN AGRICULTURAL COMPANY LTD	AU000000AAC9	29-Jul-2021	ELECTION OF DIRECTOR: MR DONALD MCGAUCHIE	FOR
AUSTRALIAN AGRICULTURAL COMPANY LTD	AU000000AAC9	29-Jul-2021	ELECTION OF DIRECTOR: MR NEIL REISMAN	FOR

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AUSTRALIAN AGRICULTURAL COMPANY LTD	AU000000AAC9	29-Jul-2021	ELECTION OF DIRECTOR: MR STUART BLACK	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO DISCHARGE EACH OF THE DIRECTORS (INCLUDING A FORMER DIRECTOR WHO RETIRED DURING THE YEAR)	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-ELECT PETER BAMFORD AS A DIRECTOR	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-ELECT SIMON ARORA AS A DIRECTOR	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RATIFY THE APPOINTMENT OF AND RE-ELECT ALEJANDRO RUSSO AS A DIRECTOR	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-ELECT RON MCMILLAN AS A DIRECTOR	AGAINST
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-ELECT TIFFANY HALL AS A DIRECTOR	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-ELECT CAROLYN BRADLEY AS A DIRECTOR	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO DISCHARGE THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-APPOINT KPMG LUXEMBOURG AS AUDITOR OF THE COMPANY	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS ORDINARY SHARES	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RECEIVE THE DIRECTORS REPORT FOR THE YEAR ENDED MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO CONFIRM THE BOARD SHALL HAVE FULL POWER TO ISSUE SHARES ON A NON-PRE-EMPTIVE BASIS GENERALLY UP TO 5% OF THE ISSUED SHARE CAPITAL	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO CONFIRM THE BOARD SHALL HAVE FULL POWER TO ISSUE SHARES ON A NON-PRE-EMPTIVE BASIS UP TO AN ADDITIONAL 5% OF THE ISSUED SHARE CAPITAL FOR ACQUISITIONS AND CAPITAL INVESTMENTS	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE USE OF ELECTRONIC MEANS OF COMMUNICATION OF INFORMATION TO SHAREHOLDERS	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RECEIVE THE CONSOLIDATED AND UNCONSOLIDATED FINANCIAL STATEMENTS AND ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED MARCH 2021 AND THE AUDITOR'S REPORTS THEREON	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS AND ANNUAL ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 27 MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE UNCONSOLIDATED FINANCIAL STATEMENTS AND ANNUAL ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE RESULT OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021 AND ITS ALLOCATION	FOR

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B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE TOTAL DIVIDEND OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE ANNUAL REPORT ON THE DIRECTORS' REMUNERATION FOR THE YEAR ENDED 31 MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE DIRECTOR'S REMUNERATION POLICY	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT MATTHEW LEWIS AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RECEIVE THE COMPANY'S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 MARCH 2021 ("ANNUAL REPORT & ACCOUNTS")	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO AUTHORISE THE GROUP AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY SET OUT ON PAGES 66 TO 73 IN THE ANNUAL REPORT & ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT, SET OUT ON PAGES 62 TO 85 IN THE ANNUAL REPORT & ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021 (EXCLUDING THE DIRECTORS' REMUNERATION POLICY SET OUT ON PAGES 66 TO 73)	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO AND IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY OR GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: (I) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 24,226,456; AND (II) COMPRISING EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) UP TO A FURTHER NOMINAL AMOUNT OF GBP 24,226,456 IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE; SUCH AUTHORITIES TO APPLY IN SUBSTITUTION FOR ALL PREVIOUS AUTHORITIES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 AND TO EXPIRE AT THE END OF THE NEXT AGM OR ON 30 SEPTEMBER 2022, WHICHEVER IS THE EARLIER, BUT, IN EACH CASE, SO THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES TO BE GRANTED AFTER THE AUTHORITY GIVEN BY THIS RESOLUTION HAS EXPIRED. FOR THE PURPOSES OF THIS RESOLUTION, "RIGHTS ISSUE" MEANS AN OFFER TO: (I) ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (II) PEOPLE WHO ARE HOLDERS OF OTHER EQUITY SECURITIES IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, IF THE DIRECTORS CONSIDER IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES, TO SUBSCRIBE FURTHER SECURITIES BY MEANS OF THE ISSUE OF A RENOUNCEABLE LETTER (OR OTHER NEGOTIABLE INSTRUMENT) WHICH MAY BE TRADED FOR A PERIOD BEFORE PAYMENT FOR THE SECURITIES IS DUE, BUT SUBJECT IN BOTH CASES TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS	FOR

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CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	<p>THAT SUBJECT TO THE PASSING OF RESOLUTION 15 ABOVE, THE DIRECTORS BE AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) WHOLLY FOR CASH: (I) PURSUANT TO THE AUTHORITY GIVEN BY PARAGRAPH (I) OF RESOLUTION 15 ABOVE OR WHERE THE ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 560(3) OF THE COMPANIES ACT 2006 IN EACH CASE: (A) IN CONNECTION WITH A PRE-EMPTIVE OFFER; AND (B) OTHERWISE THAN IN CONNECTION WITH A PRE-EMPTIVE OFFER, UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3,633,968; AND (II) PURSUANT TO THE AUTHORITY GIVEN BY PARAGRAPH (II) OF RESOLUTION 15 ABOVE IN CONNECTION WITH A PRE-EMPTIVE RIGHTS ISSUE, AS IF SECTION 561(1) OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT; SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR AT THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022, WHICHEVER IS THE EARLIER BUT SO THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AND TREASURY SHARES TO BE SOLD AFTER THE AUTHORITY GIVEN BY THIS RESOLUTION HAS EXPIRED AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AND SELL TREASURY SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED. FOR THE PURPOSES OF THIS RESOLUTION: I. "RIGHTS ISSUE" HAS THE SAME MEANING AS IN RESOLUTION 15 ABOVE; II. "PRE-EMPTIVE OFFER" MEANS AN OFFER OF EQUITY SECURITIES OPEN FOR ACCEPTANCE FOR A PERIOD FIXED BY THE DIRECTORS TO (A) HOLDERS (OTHER THAN THE COMPANY) ON THE REGISTER OF MEMBERS ON A RECORD DATE FIXED BY THE DIRECTORS OF ORDINARY SHARES IN PROPORTION TO THEIR RESPECTIVE HOLDINGS AND (B) OTHER PERSONS SO ENTITLED BY VIRTUE OF THE RIGHTS ATTACHING TO ANY OTHER EQUITY SECURITIES HELD BY THEM, BUT SUBJECT IN BOTH CASES TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY; III. REFERENCES TO AN ALLOTMENT OF EQUITY SECURITIES SHALL INCLUDE A SALE OF TREASURY SHARES; AND IV. THE NOMINAL AMOUNT OF ANY SECURITIES SHALL BE TAKEN TO BE, IN THE CASE OF RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITIES INTO SHARES OF THE COMPANY, THE NOMINAL AMOUNT OF SUCH SHARES WHICH MAY BE ALLOTTED PURSUANT TO SUCH RIGHTS</p>	FOR
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CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	THAT, SUBJECT TO THE PASSING OF RESOLUTION 15 ABOVE AND IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 16 ABOVE, THE DIRECTORS BE AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) WHOLLY FOR CASH PURSUANT TO THE AUTHORITY GIVEN BY RESOLUTION 15 ABOVE OR WHERE THE ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 560(3) OF THE COMPANIES ACT 2006 AS IF SECTION 561(1) OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT, SUCH AUTHORITY TO BE: (I) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3,633,968; AND (II) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF DIRECTORS OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR AT THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022, WHICHEVER IS THE EARLIER, BUT SO THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AND TREASURY SHARES TO BE SOLD AFTER THE AUTHORITY GIVEN BY THIS RESOLUTION HAS EXPIRED AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AND SELL TREASURY SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	THAT THE COMPANY BE AND IS HEREBY UNCONDITIONALLY AND GENERALLY AUTHORISED FOR THE PURPOSE OF SECTION 701 OF THE COMPANIES ACT 2006 TO MAKE MARKET PURCHASES (AS DEFINED IN SECTION 693 OF THAT ACT) OF ORDINARY SHARES OF 25 PENCE EACH IN THE CAPITAL OF THE COMPANY PROVIDED THAT: (A) THE MAXIMUM NUMBER OF SHARES WHICH MAY BE PURCHASED IS 29,071,747; (B) THE MINIMUM PRICE WHICH MAY BE PAID FOR EACH SHARE IS 25 PENCE; (C) THE MAXIMUM PRICE WHICH MAY BE PAID FOR A SHARE IS AN AMOUNT EQUAL TO THE HIGHER OF (A) 105% OF THE AVERAGE OF THE CLOSING PRICE OF THE COMPANY'S ORDINARY SHARES AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE 5 BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED AND (B) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT BID AS STIPULATED BY COMMISSION-ADOPTED REGULATORY TECHNICAL STANDARDS PURSUANT TO ARTICLE 5(6) OF THE MARKET ABUSE REGULATION; AND (D) THIS AUTHORITY SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR AT THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022, WHICHEVER IS THE EARLIER (EXCEPT IN RELATION TO THE PURCHASE OF SHARES THE CONTRACT FOR WHICH WAS CONCLUDED BEFORE THE EXPIRY OF SUCH AUTHORITY AND WHICH MIGHT BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY) UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO SUCH TIME	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 21.43 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021, PAYABLE ON 9 SEPTEMBER 2021 TO HOLDERS OF ORDINARY SHARES IN THE COMPANY NAMED ON THE REGISTER OF MEMBERS AS AT THE CLOSE OF BUSINESS ON 6 AUGUST 2021	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT JAMES RICHARDS AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT PETER CRUDDAS AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT DAVID FINEBERG AS A DIRECTOR	FOR

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CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT SARAH ING AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT CLARE SALMON AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT PAUL WAINSCOTT AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT EUAN MARSHALL AS A DIRECTOR	FOR
COLGATE-PALMOLIVE (INDIA) LTD	INE259A01022	29-Jul-2021	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
COLGATE-PALMOLIVE (INDIA) LTD	INE259A01022	29-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. CHANDRASEKAR MEENAKSHI SUNDARAM (DIN: 07667965), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
COLGATE-PALMOLIVE (INDIA) LTD	INE259A01022	29-Jul-2021	RE-APPOINTMENT OF MR. JACOB SEBASTIAN MADUKKAKUZY (DIN: 07645510) AS WHOLE-TIME DIRECTOR & CFO. TO CONSIDER AND, IF THOUGHT FIT TO PASS, WITH OR WITHOUT MODIFICATIONS, THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 196, 197, 203 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE 'ACT') AND THE RULES MADE THEREUNDER (INCLUDING STATUTORY MODIFICATION(S) OR REENACTMENT THEREOF FOR THE TIME BEING IN FORCE), READ WITH SCHEDULE V TO THE ACT AND ARTICLES OF ASSOCIATION OF THE COMPANY AND SUBJECT TO SUCH OTHER APPROVALS AS MAY BE REQUIRED, THE CONSENT OF THE SHAREHOLDERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO RE-APPOINT MR. JACOB SEBASTIAN MADUKKAKUZY (DIN: 07645510) AS THE WHOLE-TIME DIRECTOR & CFO OF THE COMPANY FOR A PERIOD OF 5 (FIVE) CONSECUTIVE YEARS EFFECTIVE OCTOBER 28, 2021, LIABLE TO RETIRE BY ROTATION, ON THE TERMS AND CONDITIONS, INCLUDING REMUNERATION, AS ARE SET OUT IN THE STATEMENT ANNEXED TO THE NOTICE/ IN THE DRAFT AGREEMENT TO BE ENTERED INTO BETWEEN THE COMPANY AND MR. JACOB SEBASTIAN MADUKKAKUZY, MATERIAL TERMS OF WHICH ARE SET OUT IN THE EXPLANATORY STATEMENT ATTACHED TO THIS NOTICE, WITH LIBERTY TO THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS "THE BOARD" WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE OF THE BOARD CONSTITUTED TO EXERCISE ITS POWERS, INCLUDING THE POWERS CONFERRED BY THIS RESOLUTION) TO ALTER AND VARY THE TERMS AND CONDITIONS THEREOF IN SUCH MANNER AS MAY BE AGREED TO BETWEEN THE BOARD AND MR. JACOB SEBASTIAN MADUKKAKUZY SUBJECT TO THE APPLICABLE PROVISIONS OF THE ACT, OR ANY AMENDMENT THERETO OR ANY REENACTMENT THEREOF. RESOLVED FURTHER THAT IN THE EVENT OF ABSENCE OR INADEQUACY OF PROFITS IN ANY FINANCIAL YEAR DURING HIS TENURE AS WHOLE-TIME DIRECTOR, MR. JACOB SEBASTIAN MADUKKAKUZY BE PAID THE AFORESAID REMUNERATION AS MINIMUM REMUNERATION FOR THAT FINANCIAL YEAR. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THIS RESOLUTION, THE BOARD BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM	FOR
DOMTAR CORPORATION	US2575592033	29-Jul-2021	Approve the Agreement and Plan of Merger, dated as of May 10, 2021, (as it may be further amended, modified or supplemented from time to time, the "merger agreement"), by and among Domtar Corporation ("Company"), Karta Halten B. V., ("Parent"), Pearl Merger Sub Inc. ("Merger Sub"), Paper Excellence B.V., ("PE"), and Hervey Investments B.V., ("HI" and, together with Parent and PE, the "Parent Parties"), pursuant to which Merger Sub will be merged with and into the Company (the "merger"), with the Company surviving as a wholly owned subsidiary of Parent.	FOR
DOMTAR CORPORATION	US2575592033	29-Jul-2021	Approve, by a non-binding advisory vote, the compensation that may be paid or become payable to the Company's named executive officers that is based on or otherwise relates to the merger.	FOR

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DOMTAR CORPORATION	US2575592033	29-Jul-2021	Approve a proposal to adjourn the special meeting to a later date or time if necessary or appropriate, including to solicit additional proxies in favor of the proposal to adopt the merger agreement if there are insufficient votes at the time of the special meeting to adopt the merger agreement.	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO WAIVER PRE-EMPTION RIGHTS IN CERTAIN CIRCUMSTANCES (GENERAL)	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO RECEIVE THE COMPANY'S ANNUAL ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021 TOGETHER WITH THE DIRECTORS REPORT AND AUDITORS REPORT ON THOSE ACCOUNTS	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO WAIVER PRE-EMPTION RIGHTS IN CERTAIN CIRCUMSTANCES (FINANCING)	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	THAT A GENERAL MEETING OF THE COMPANY (OTHER THAN AN ANNUAL GENERAL MEETING) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO DECLARE A FINAL DIVIDEND IN THE SUM OF 3.40 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO RE-APPOINT DAVID ANTHONY RASCHE AS A DIRECTOR OF THE COMPANY	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO RE-APPOINT ELIZABETH MARGARET CATCHPOLE AS A DIRECTOR OF THE COMPANY	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO APPOINT DAVID MATHEW WARD AS A DIRECTOR OF THE COMPANY	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO RECEIVE AND APPROVE THE REPORT ON DIRECTORS REMUNERATION AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	RE-APPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN THE COMPANY	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020: GILLES CHRIST	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020: SEBASTIAN HIRSCH	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020: ANTJE LEMINSKY	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020: MARK KINDERMANN	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: ERNST- MORITZ LIPP	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: JENS ROENNINGER	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: WOLFGANG GRENKE	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: CLAUDIA KAROLINA KRUMHOLTZ	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: LJILJANA MITIC	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: FLORIAN SCHULTE	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	RATIFY BDO AG AS AUDITORS FOR FISCAL YEAR 2021	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	ELECT KONSTANTIN METTENHEIMER TO THE SUPERVISORY BOARD	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	ELECT NORBERT FREISLEBEN TO THE SUPERVISORY BOARD	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE REMUNERATION POLICY	AGAINST

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GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	AMEND AFFILIATION AGREEMENT WITH GRENKE BANK AG	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: RESOLUTION ON FURTHER SPECIAL ELECTIONS TO THE SUPERVISORY BOARD - NILS KROBER	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE REDUCTION OF THE MAXIMUM REMUNERATION OF MEMBERS OF THE BOARD OF DIRECTORS	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.26 PER SHARE	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	DIRECTOR	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	DIRECTOR	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	DIRECTOR	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	DIRECTOR	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	DIRECTOR	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	DIRECTOR	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	DIRECTOR	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	Non-binding advisory vote to approve executive compensation ("say-on-pay").	FOR
ILLIMITY BANK S.P.A.	IT0005359192	29-Jul-2021	1. PROPOSAL TO INCREASE THE COMPANY'S SHARE CAPITAL, AGAINST PAYMENT, IN SEPARABLE AND DIVISIBLE FORM AND WITHOUT ENTITLEMENT TO THE OPTION RIGHT PURSUANT TO ARTICLE 2441, PAR. 4, SECOND PART, OF THE ITALIAN CIVIL CODE, FOR A MAXIMUM TOTAL AMOUNT OF EUR 57,535,660.00 (INCLUDING SHARE PREMIUM), THROUGH THE ISSUE OF MAXIMUM NO. 5,753,566 ILLIMITY ORDINARY SHARES, WITH NO PAR VALUE, TO BE SETTLED IN CASH AND RESERVED TO ION INVESTMENT CORPORATION S.A R.L. AND/OR TO ITS SUBSIDIARIES; AND 2. PROPOSAL TO ISSUE WARRANTS TO BE ALLOCATED, FREE OF CHARGE, IN COMBINATION WITH THE SHARES UNDER POINT 1) ABOVE, AND TO INCREASE THE COMPANY'S SHARE CAPITAL FOR THE CONVERSION OF SUCH WARRANTS, AGAINST PAYMENT, IN SEPARABLE AND DIVISIBLE FORM AND WITHOUT ENTITLEMENT TO THE OPTION RIGHT PURSUANT TO ARTICLE 2441, PAR. 4, SECOND PART, OF THE ITALIAN CIVIL CODE, FOR A MAXIMUM AMOUNT OF EUR 30,114,900.00 (INCLUDING SHARE PREMIUM), THROUGH THE ISSUE OF MAXIMUM NO. 2,409,192 ILLIMITY ORDINARY SHARES, WITH NO PAR VALUE, TO BE SETTLED IN CASH FOLLOWING THE CONVERSION OF WARRANTS AND RESERVED TO ION INVESTMENT CORPORATION S.A R.L. AND/OR TO ITS SUBSIDIARIES. AMENDMENTS TO THE BYLAWS. RESOLUTIONS PERTAINING THERETO AND RESULTING THEREFROM	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	To consider, pursuant to an interim order of the Court of Queen's Bench of Alberta dated June 29, 2021, and, if deemed advisable, to approve, with or without variation, a special resolution of the shareholders of Inter Pipeline Ltd. ("IPL"), the full text of which is set forth in Appendix A to the accompanying joint management information circular dated June 29, 2021 (the "Joint Information Circular"), to approve a plan of arrangement under section 193 of the Business Corporations Act (Alberta) involving IPL, the holders of common shares of IPL and Pembina Pipeline Corporation ("Pembina"), whereby, among other things, Pembina will acquire all of the issued and outstanding common shares in exchange for common shares of Pembina, as more particularly described in the Joint Information Circular.	AGAINST
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	DIRECTOR	FOR

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INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	DIRECTOR	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	DIRECTOR	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	DIRECTOR	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	DIRECTOR	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	DIRECTOR	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	DIRECTOR	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	DIRECTOR	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	DIRECTOR	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	The audit committee and the board propose that Ernst & Young LLP ("EY") be appointed as auditors to serve until the next annual meeting of shareholders. The audit committee will recommend EY's compensation to the board for its review and approval.	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	RESOLVED, on an advisory basis and not to diminish the role and responsibilities of the board of directors of IPL, that the shareholders of IPL accept the approach to executive compensation disclosed in the Joint Information Circular delivered in advance of the 2021 annual and special meeting of shareholders.	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT KATHRYN PURVES AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT AMY SCHIOLDAGER AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT ANDREW SYKES AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT STEPHEN WELTON AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT LORD DAVIES OF ABERSOCH AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT ANTJE HENSEL-ROTH AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	ELECT ROSEMARY LEITH AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	ELECT MATTHEW LESTER AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR

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INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	APPROVE REMUNERATION REPORT	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	REAPPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	APPROVE FINAL DIVIDEND	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT VIJAY BHARADIA AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT BENOIT DURTESTE AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT VIRGINIA HOLMES AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT MICHAEL NELLIGAN AS DIRECTOR	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	Election of Director to hold office until the 2024 annual meeting: Peter Gray	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	Election of Director to hold office until the 2024 annual meeting: Kenneth W. O'Keefe	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	Election of Director to hold office until the 2024 annual meeting: Mark D. Smith, M.D.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	Election of Director to hold office until the 2024 annual meeting: Catherine A. Sohn, Pharm. D.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	To ratify, on a non-binding advisory basis, the appointment of KPMG as the independent auditors of Jazz Pharmaceuticals plc for the fiscal year ending December 31, 2021 and to authorize, in a binding vote, the board of directors, acting through the audit committee, to determine KPMG's remuneration.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	To approve, on a non-binding advisory basis, the compensation of Jazz Pharmaceuticals plc's named executive officers as disclosed in the proxy statement.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	To renew the Board of Director's existing authority under Irish law to allot and issue ordinary shares.	AGAINST
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	To renew the Board of Director's existing authority under Irish law to allot and issue ordinary shares for cash without first offering those ordinary shares to existing shareholders pursuant to the statutory pre-emption right that would otherwise apply.	AGAINST
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	To approve any motion to adjourn the annual meeting, or any adjournments thereof, to another time and place to solicit additional proxies if there are insufficient votes at the time of annual meeting to approve Proposal 5.	AGAINST
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT PATRICK THOMAS AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RECEIVE THE COMPANYS ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2021	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT DOUG WEBB AS A DIRECTOR OF THE COMPANY	FOR

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JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR FOR THE FORTHCOMING YEAR	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE WITHIN CERTAIN LIMITS	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO DISAPPLY THE STATUTORY PRE-EMPTION RIGHTS ATTACHING TO SHARES	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO DISAPPLY THE STATUTORY PRE-EMPTION RIGHTS ATTACHING TO SHARES IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31ST MARCH 2021	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 50.00 PENCE PER ORDINARY SHARE	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO ELECT STEPHEN OXLEY AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT JANE GRIFFITHS AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT XIAOZHI LIU AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT ROBERT MACLEOD AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT CHRIS MOTTERSHEAD AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT JOHN OHIGGINS AS A DIRECTOR OF THE COMPANY	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	ELECTION OF MS RJ MCGRATH AS A VOTING DIRECTOR	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	ELECTION OF MR M ROCHE AS A VOTING DIRECTOR	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	RE-ELECTION OF MR GR STEVENS AS A VOTING DIRECTOR	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	RE-ELECTION OF MR PH WARNE AS A VOTING DIRECTOR	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	APPROVAL OF TERMINATION BENEFITS	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	APPROVAL OF MANAGING DIRECTOR'S PARTICIPATION IN THE MACQUARIE GROUP EMPLOYEE RETAINED EQUITY PLAN (MEREPE)	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	APPROVAL OF THE ISSUE OF MACQUARIE GROUP CAPITAL NOTES 5	FOR
ORIENT ELECTRIC LTD	INE142Z01019	29-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF BOARD OF DIRECTORS AND AUDITORS' THEREON	FOR
ORIENT ELECTRIC LTD	INE142Z01019	29-Jul-2021	TO DECLARE FINAL DIVIDEND OF INR 1.25 (125%) PER EQUITY SHARE OF FACE VALUE OF INR 1 EACH FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND TO CONFIRM THE INTERIM DIVIDEND OF INR 0.75 (75%) PER EQUITY SHARE, ALREADY PAID DURING THE FINANCIAL YEAR 2020-21	FOR

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ORIENT ELECTRIC LTD	INE142Z01019	29-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. DESH DEEPAK KHETRAPAL (DIN: 02362633), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AND IN THIS REGARD TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION	FOR
ORIENT ELECTRIC LTD	INE142Z01019	29-Jul-2021	TO INCREASE REMUNERATION OF MS. AVANI BIRLA, PRESIDENT - STRATEGY, OF THE COMPANY	AGAINST
ORIENT ELECTRIC LTD	INE142Z01019	29-Jul-2021	PAYMENT OF REMUNERATION TO COST AUDITORS FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022	FOR
PARTNER COMMUNICATIONS COMPANY LTD	IL0010834849	29-Jul-2021	APPROVAL OF THE TERMS OF OFFICE AND EMPLOYMENT OF COMPANY CEO, MR. AVI ZVI, INCLUDING, INTER ALIA, APPROVAL OF COMPANY UNDERTAKING TO INDEMNIFY HIM AND PROVIDE HIM WITH THE INDEMNIFICATION AND RELEASE LETTER	FOR
PARTNER COMMUNICATIONS COMPANY LTD	IL0010834849	29-Jul-2021	YOU MUST RESPOND TO THE FOLLOWING STATEMENT. WRITE FOR IF: THE UNDERSIGNED HEREBY CONFIRMS THAT THE HOLDING OF ORDINARY SHARES OF THE COMPANY, DIRECTLY OR INDIRECTLY, BY THE UNDERSIGNED DOES NOT CONTRAVENE ANY OF THE HOLDING OR TRANSFER RESTRICTIONS SET FORTH IN THE COMPANY'S TELECOMMUNICATIONS LICENSES. IF ONLY A PORTION OF YOUR HOLDING SO CONTRAVENES, YOU MAY BE ENTITLED TO VOTE PORTION THAT DOES NOT CONTRAVENE	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	29-Jul-2021	To approve, with or without variation, an ordinary resolution, the full text of which is set forth in Appendix B to the accompanying Joint Management Information Circular (the "Circular") of Pembina Pipeline Corporation (the "Corporation") and Inter Pipeline Ltd. ("Inter Pipeline") dated June 29, 2021, authorizing and approving the issuance of common shares of the Corporation pursuant to an arrangement under section 193 of the Business Corporations Act (Alberta) involving Inter Pipeline, the holders of common shares of Inter Pipeline and the Corporation, as more particularly described in the Circular.	FOR
RALPH LAUREN CORPORATION	US7512121010	29-Jul-2021	DIRECTOR	FOR
RALPH LAUREN CORPORATION	US7512121010	29-Jul-2021	DIRECTOR	FOR
RALPH LAUREN CORPORATION	US7512121010	29-Jul-2021	DIRECTOR	FOR
RALPH LAUREN CORPORATION	US7512121010	29-Jul-2021	Ratification of appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending April 2, 2022.	FOR
RALPH LAUREN CORPORATION	US7512121010	29-Jul-2021	Approval, on an advisory basis, of the compensation of our named executive officers and our compensation philosophy, policies and practices as described in the accompanying Proxy Statement.	FOR
RYMAN HEALTHCARE LTD	NZRYME0001S4	29-Jul-2021	ELECT GREGORY CAMPBELL AS DIRECTOR	FOR
RYMAN HEALTHCARE LTD	NZRYME0001S4	29-Jul-2021	ELECT GEOFFREY CUMMING AS DIRECTOR	FOR
RYMAN HEALTHCARE LTD	NZRYME0001S4	29-Jul-2021	ELECT WARREN BELL AS DIRECTOR	FOR
RYMAN HEALTHCARE LTD	NZRYME0001S4	29-Jul-2021	ELECT JO APPELYARD AS DIRECTOR	FOR
RYMAN HEALTHCARE LTD	NZRYME0001S4	29-Jul-2021	AUTHORIZE BOARD TO FIX REMUNERATION OF THE AUDITORS	FOR
RYMAN HEALTHCARE LTD	NZRYME0001S4	29-Jul-2021	APPROVE THE INCREASE IN MAXIMUM AGGREGATE REMUNERATION OF DIRECTORS	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RENEWAL OF THE IPT MANDATE	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	ADOPTION OF THE DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND AUDITORS' REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR

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SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RENEWAL OF THE SHARE BUY BACK MANDATE	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RE-ELECTION OF DIRECTOR IN ACCORDANCE WITH ARTICLE 91: MR GAUTAM BANERJEE	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RE-ELECTION OF DIRECTOR IN ACCORDANCE WITH ARTICLE 91: MR DOMINIC HO CHIU FAI	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RE-ELECTION OF DIRECTOR IN ACCORDANCE WITH ARTICLE 91: MR LEE KIM SHIN	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RE-ELECTION OF MS JEANETTE WONG KAI YUAN AS DIRECTOR IN ACCORDANCE WITH ARTICLE 97	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	APPROVAL OF DIRECTORS' EMOLUMENTS FOR THE FINANCIAL YEAR ENDING 31 MARCH 2022	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RE-APPOINTMENT OF AUDITORS AND AUTHORITY FOR THE DIRECTORS TO FIX THEIR REMUNERATION: KPMG LLP	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	AUTHORITY FOR DIRECTORS TO ISSUE SHARES AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO SHARES PURSUANT TO SECTION 161 OF THE COMPANIES ACT, CHAPTER 50 OF SINGAPORE	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	AUTHORITY FOR DIRECTORS TO GRANT AWARDS, AND TO ALLOT AND ISSUE SHARES, PURSUANT TO THE SIA PERFORMANCE SHARE PLAN 2014 AND THE SIA RESTRICTED SHARE PLAN 2014	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending March 31, 2022.	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	To appoint Ernst & Young Chartered Accountants as the Company's Irish statutory auditor under the Act to hold office until the conclusion of the Company's next Annual General Meeting.	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Richard C. Breeden	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	To authorize the Directors of the Company or the Audit Committee to determine the remuneration of Ernst & Young Chartered Accountants as the Company's Irish statutory auditor.	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers as disclosed pursuant to the disclosure rules of the Securities and Exchange Commission, including the Compensation Discussion and Analysis and the tabular and narrative disclosure contained in the Company's proxy statement dated June 14, 2021.	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Daniel A. Carestio	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Cynthia L. Feldmann	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Christopher Holland	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Dr. Jacqueline B. Kosecoff	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Paul E. Martin	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Dr. Nirav R. Shah	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Dr. Mohsen M. Sohi	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Dr. Richard M. Steeves	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT LARS FREDERIKSEN AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RECEIVE AND CONSIDER THE ANNUAL REPORT	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT KIMBERLY NELSON AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT SYBELLA STANLEY AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT WARREN TUCKER AS A DIRECTOR	FOR

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TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE (FOR AND ON BEHALF OF THE BOARD) TO DETERMINE THE AMOUNT OF THE AUDITORS' REMUNERATION	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE AUTHORITY TO ALLOT ORDINARY SHARES	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE AUTHORITY FOR DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE ADDITIONAL AUTHORITY FOR DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS FOR AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE AUTHORITY FOR THE PURCHASE OF THE COMPANY'S OWN SHARES	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE AUTHORITY IN RESPECT OF SHORTER NOTICES FOR GENERAL MEETINGS	AGAINST
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 22.0 PENCE PER ORDINARY SHARE OF THE COMPANY	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT DR GERRY MURPHY AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT NICK HAMPTON AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO ELECT VIVID SEHGAL AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO ELECT JOHN CHEUNG AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO ELECT PATRICIA CORSI AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT PAUL FORMAN AS A DIRECTOR	FOR
TMK PAO	RU000A0B6NK6	29-Jul-2021	TO APPROVE INTRERSTED PARTY TRANSACTION	AGAINST
TMK PAO	RU000A0B6NK6	29-Jul-2021	TO APPROVE INTRERSTED PARTY TRANSACTION	AGAINST
TMK PAO	RU000A0B6NK6	29-Jul-2021	TO APPROVE INTRERSTED PARTY TRANSACTION	FOR
TMK PAO	RU000A0B6NK6	29-Jul-2021	TO APPROVE INTRERSTED PARTY TRANSACTION	FOR
TMK PAO	RU000A0B6NK6	29-Jul-2021	TO APPROVE INTRERSTED PARTY TRANSACTION	FOR
TOKEN CORPORATION	JP3590900001	29-Jul-2021	Approve Appropriation of Surplus	FOR
TOKEN CORPORATION	JP3590900001	29-Jul-2021	Appoint a Director Souda, Minoru	AGAINST
TOKEN CORPORATION	JP3590900001	29-Jul-2021	Appoint a Director Souda, Yoshitake	FOR
TOKEN CORPORATION	JP3590900001	29-Jul-2021	Appoint a Director Hanabusa, Noboru	FOR
TOKEN CORPORATION	JP3590900001	29-Jul-2021	Appoint a Director Shida, Michihiro	FOR
TVS MOTOR CO LTD	INE494B01023	29-Jul-2021	TO CONSIDER PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: RESOLVED THAT THE STANDALONE AND CONSOLIDATED AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH 2021, TOGETHER WITH THE DIRECTORS' REPORT AND THE AUDITORS' REPORT THEREON AS CIRCULATED TO THE MEMBERS AND PRESENTED TO THE MEETING BE AND ARE HEREBY APPROVED AND ADOPTED	FOR

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TVS MOTOR CO LTD	INE494B01023	29-Jul-2021	TO CONSIDER PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: RESOLVED THAT MR SUDARSHAN VENU (HOLDING DIN 03601690), DIRECTOR, WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT, BE AND IS HEREBY RE-APPOINTED AS A DIRECTOR OF THE COMPANY	FOR
TVS MOTOR CO LTD	INE494B01023	29-Jul-2021	TO CONSIDER PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: RESOLVED THAT MR K N RADHAKRISHNAN (HOLDING DIN 02599393), DIRECTOR, WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT, BE AND IS HEREBY RE-APPOINTED AS A DIRECTOR OF THE COMPANY	FOR
TVS MOTOR CO LTD	INE494B01023	29-Jul-2021	RESOLVED THAT SUBJECT TO THE PROVISIONS OF SECTIONS 152, 160, 161 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 (THE ACT, 2013) AND THE COMPANIES (APPOINTMENT AND QUALIFICATIONS OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND REGULATION 17 OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AND AS RECOMMENDED BY THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE COMPANY, PROF. SIR RALF DIETER SPETH (HOLDING DIN 03318908) WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR AND NON EXECUTIVE NON INDEPENDENT DIRECTOR EFFECTIVE 24TH MARCH 2021 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A SHAREHOLDER UNDER SECTION 160 OF THE ACT, 2013, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY. LIABLE TO RETIRE BY ROTATION.	FOR
TVS MOTOR CO LTD	INE494B01023	29-Jul-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149 (READ WITH SCHEDULE IV TO THE COMPANIES ACT, 2013), 152, 160, 161 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE ACT, 2013) (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND THE COMPANIES (APPOINTMENT AND QUALIFICATIONS OF DIRECTORS) RULES, 2014 AND THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, BASED ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS, MR KUOK MENG XIONG (HOLDING DIN 09117910), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR AND NONEXECUTIVE INDEPENDENT DIRECTOR EFFECTIVE 24TH MARCH 2021 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS AGM, AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A SHAREHOLDER UNDER SECTION 160 OF THE ACT, 2013, CONSENT OF MEMBERS BE AND IS HEREBY ACCORDED FOR HIS APPOINTMENT AS A NON-EXECUTIVE AND INDEPENDENT DIRECTOR OF THE COMPANY, FOR A TERM OF FIVE CONSECUTIVE YEARS W.E.F. 24TH MARCH 2021 WHOSE OFFICE SHALL NOT BE LIABLE TO RETIRE BY ROTATION DURING THE PERIOD, AND TO RECEIVE REMUNERATION BY WAY OF PROFIT RELATED COMMISSION, IF ANY, WITHIN THE PERMISSIBLE LIMIT IN TERMS OF SECTION 197 OF THE ACT, 2013, AS DETERMINED BY THE BOARD, FROM TIME TO TIME INCLUDING REIMBURSEMENT OF EXPENSES AND FEES FOR PARTICIPATION IN THE MEETINGS OF THE BOARD AND / OR COMMITTEES IN TERMS OF APPLICABLE PROVISIONS OF THE ACT, 2013. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR

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TVS MOTOR CO LTD	INE494B01023	29-Jul-2021	RESOLVED THAT PURSUANT TO SECTION 148 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) REMUNERATION OF INR 6 LAKHS (RUPEES SIX LAKHS ONLY) IN ADDITION TO REIMBURSEMENT OF ALL APPLICABLE TAXES, TRAVELLING AND OUT-OF-POCKET EXPENSES, PAYABLE TO MR A N RAMAN, PRACTISING COST ACCOUNTANT, HOLDING MEMBERSHIP NO. 5359, ALLOTTED BY THE INSTITUTE OF COST ACCOUNTANTS OF INDIA, WHO WAS RE-APPOINTED AS COST AUDITOR OF THE COMPANY FOR THE YEAR 2021-22 BY THE BOARD OF DIRECTORS OF THE COMPANY AS RECOMMENDED BY THE AUDIT COMMITTEE BE AND IS HEREBY RATIFIED	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Corporate Auditor Toriyama, Nozomu	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Approve Appropriation of Surplus	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Substitute Corporate Auditor Oshiumi, Kazuaki	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Yamazaki, Kimiyo	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Miyazaki, Masaya	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Toda, Shota	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Takada, Jun	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Ishida, Kazuo	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Kurihara, Takeshi	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Igawa, Saki	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Corporate Auditor Kojima, Kazumi	FOR
AEDIFICA SA	BE0003851681	30-Jul-2021	PROPOSAL TO CONFER ALL THE NECESSARY POWERS TO THE ACTING NOTARY PUBLIC IN VIEW OF THE FILING AND PUBLICATION OF THE DEED AS WELL AS THE COORDINATION OF THE ARTICLES OF ASSOCIATION IN ACCORDANCE WITH THE ADOPTED RESOLUTIONS	FOR
AEDIFICA SA	BE0003851681	30-Jul-2021	RENEWAL OF THE AUTHORISED CAPITAL: PROPOSAL TO AUTHORISE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY A MAXIMUM AMOUNT OF: 1) 50% OF THE AMOUNT OF THE CAPITAL FOR CAPITAL INCREASES BY CONTRIBUTION IN CASH WHEREBY THE POSSIBILITY IS PROVIDED FOR THE EXERCISE OF THE PREFERENTIAL SUBSCRIPTION RIGHT OR THE PRIORITY ALLOCATION RIGHT BY THE SHAREHOLDERS OF THE COMPANY, 2) 50% OF THE AMOUNT OF THE CAPITAL FOR CAPITAL INCREASES IN THE FRAMEWORK OF THE DISTRIBUTION OF AN OPTIONAL DIVIDEND, 3) 10% OF THE AMOUNT OF THE CAPITAL FOR CAPITAL INCREASES BY CONTRIBUTION IN CASH WITHOUT THE POSSIBILITY FOR THE SHAREHOLDERS OF THE COMPANY TO EXERCISE THE PREFERENTIAL RIGHT OR PRIORITY ALLOCATION RIGHT WITHIN THE LIMITS SET OUT BY THE LAW, 4) 10% OF THE AMOUNT OF THE CAPITAL FOR A. CAPITAL INCREASES BY CONTRIBUTION IN KIND, OR B. ANY OTHER KIND OF CAPITAL INCREASE PROVIDED THAT THE CAPITAL WITHIN THE CONTEXT OF THE AUTHORISED CAPITAL CAN NEVER BE INCREASED BY AN AMOUNT HIGHER THAN THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING THAT HAS APPROVED THE AUTHORISATION (IN OTHER WORDS, THE SUM OF THE CAPITAL INCREASES IN APPLICATION OF THE PROPOSED AUTHORISATIONS CANNOT EXCEED THE AMOUNT OF THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING THAT HAS APPROVED THE AUTHORISATION) AND TO AMEND ARTICLE 6.4. OF THE ARTICLES OF ASSOCIATION ACCORDINGLY	FOR

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AEDIFICA SA	BE0003851681	30-Jul-2021	IF THE PROPOSAL UNDER 1.2 (A) IS NOT APPROVED: PROPOSAL TO AUTHORISE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY A MAXIMUM AMOUNT OF: 1) 50% OF THE AMOUNT OF THE CAPITAL FOR CAPITAL INCREASES BY CONTRIBUTION IN CASH WHEREBY THE POSSIBILITY IS PROVIDED FOR THE EXERCISE OF THE PREFERENTIAL SUBSCRIPTION RIGHT OR THE PRIORITY ALLOCATION RIGHT BY THE SHAREHOLDERS OF THE COMPANY, 2) 50% OF THE AMOUNT OF THE CAPITAL FOR CAPITAL INCREASES IN THE FRAMEWORK OF THE DISTRIBUTION OF AN OPTIONAL DIVIDEND, 3) 10% OF THE AMOUNT OF THE CAPITAL FOR A. CAPITAL INCREASES BY CONTRIBUTION IN KIND, B. CAPITAL INCREASES BY CONTRIBUTION IN CASH WITHOUT THE POSSIBILITY FOR THE SHAREHOLDERS OF THE COMPANY TO EXERCISE THE PREFERENTIAL RIGHT OR PRIORITY ALLOCATION RIGHT, OR C. ANY OTHER KIND OF CAPITAL INCREASE PROVIDED THAT THE CAPITAL WITHIN THE CONTEXT OF THE AUTHORISED CAPITAL CAN NEVER BE INCREASED BY AN AMOUNT HIGHER THAN THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING THAT HAS APPROVED THE AUTHORISATION (IN OTHER WORDS, THE SUM OF THE CAPITAL INCREASES IN APPLICATION OF THE PROPOSED AUTHORISATIONS CANNOT EXCEED THE AMOUNT OF THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING THAT HAS APPROVED THE AUTHORISATION) AND TO AMEND ARTICLE 6.4. OF THE ARTICLES OF ASSOCIATION ACCORDINGLY	FOR
AEDIFICA SA	BE0003851681	30-Jul-2021	PROPOSAL TO CHANGE THE LAST SENTENCE OF ARTICLE 23 OF THE ARTICLES OF ASSOCIATION WITH RESPECT TO THE COMPOSITION OF THE BUREAU, BY ADDING THE WORD "PRESENT" AFTER "DIRECTORS" SO THAT IT IS STIPULATED THAT THE OTHER DIRECTORS PRESENT WILL COMPLETE THE BUREAU OF THE GENERAL MEETING	FOR
AXIS BANK LTD	INE238A01034	30-Jul-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 35B AND OTHER RELEVANT PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (RBI) IN THIS REGARD, FROM TIME TO TIME, THE APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK) AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK, BE AND IS HEREBY ACCORDED TO THE REVISION IN REMUNERATION BY WAY OF SALARY, ALLOWANCES AND PERQUISITES PAYABLE TO SHRI RAJIV ANAND (DIN 02541753), AS THE EXECUTIVE DIRECTOR (WHOLESALE BANKING) OF THE BANK, WITH EFFECT FROM 1 APRIL, 2021, DETAILED AS UNDER, SUBJECT TO THE APPROVAL OF THE RBI: (AS SPECIFIED). RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED	FOR
AXIS BANK LTD	INE238A01034	30-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE BANK, FOR THE FINANCIAL YEAR ENDED 31 MARCH, 2021 AND THE REPORTS OF THE DIRECTORS' AND THE AUDITORS' THEREON; AND B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE BANK, FOR THE FINANCIAL YEAR ENDED 31 MARCH, 2021 AND THE REPORT OF THE AUDITORS' THEREON	FOR

Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF THE SECTION 35B AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI), IN THIS REGARD, FROM TIME TO TIME, THE APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT) AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK) AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK, BE AND IS HEREBY ACCORDED TO THE REVISION IN REMUNERATION BY WAY OF SALARY, ALLOWANCES AND PERQUISITES PAYABLE TO SHRI RAJESH DAHIYA (DIN 07508488), AS THE EXECUTIVE DIRECTOR (CORPORATE CENTRE) OF THE BANK, WITH EFFECT FROM 1 APRIL, 2021, DETAILED AS UNDER, SUBJECT TO THE APPROVAL OF THE RBI: (AS SPECIFIED). RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS</p>	<p>FOR</p>
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT IN SUPERSESSION OF THE EARLIER RESOLUTION PASSED BY THE MEMBERS OF AXIS BANK LIMITED (THE BANK) AT THE 25TH ANNUAL GENERAL MEETING HELD ON 20 JULY, 2019 APPROVING THE PAYMENT OF PROFIT RELATED COMMISSION TO THE NONEXECUTIVE DIRECTORS [EXCLUDING THE NON-EXECUTIVE (PART-TIME) CHAIRPERSON] OF THE BANK AND PURSUANT TO THE RELEVANT PROVISIONS OF SECTIONS 197 AND 198 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (THE SEBI LISTING REGULATIONS), THE CIRCULAR ISSUED BY THE RESERVE BANK OF INDIA (THE RBI) HAVING REFERENCE NO. RBI/2021-22/24 DOR.GOV.REC.8/29.67.001/2021-22 DATED 26 APRIL, 2021 ON CORPORATE GOVERNANCE IN BANKS - APPOINTMENT OF DIRECTORS AND CONSTITUTION OF COMMITTEES OF THE BOARD, THE APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE CIRCULARS AND GUIDELINES ISSUED BY THE RBI, IN THIS REGARD, FROM TIME TO TIME, ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE BANK, THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE PAYMENT OF COMPENSATION TO EACH NON-EXECUTIVE DIRECTOR [EXCLUDING THE NON-EXECUTIVE (PART-TIME) CHAIRPERSON] OF THE BANK, BY WAY OF FIXED REMUNERATION NOT EXCEEDING INR 20 LACS PER ANNUM, FOR A PERIOD OF FIVE (5) YEARS, WITH EFFECT FROM 1 APRIL, 2021, AS MAY BE DETERMINED BY THE BOARD OF DIRECTORS (THE BOARD) OF AXIS BANK LIMITED (THE BANK), FROM TIME TO TIME AND THAT THE SAME SHALL BE IN ADDITION TO THE SITTING FEES PAYABLE TO THEM FOR ATTENDING THE MEETINGS OF THE BOARD OR COMMITTEE(S) THEREOF, AS MAY BE DETERMINED BY THE BOARD, FROM TIME TO TIME. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 42 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF DEBT SECURITIES) REGULATIONS, 2008, AS AMENDED, (THE SEBI ILDS REGULATIONS), THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, (THE SEBI LISTING REGULATIONS), THE APPLICABLE PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE RULES, REGULATIONS, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (RBI) AND/OR THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI), IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND THE RELEVANT PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK) AND SUBJECT TO RECEIPT OF SUCH APPROVAL(S), CONSENT(S), PERMISSION(S) AND SANCTION(S) AS MAY BE NECESSARY FROM THE CONCERNED STATUTORY OR REGULATORY AUTHORITY(IES), APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED FOR BORROWING/RAISING OF FUNDS DENOMINATED IN INDIAN RUPEES OR ANY OTHER PERMITTED FOREIGN CURRENCY, BY ISSUE OF DEBT SECURITIES INCLUDING, BUT NOT LIMITED TO, LONG TERM BONDS, GREEN BONDS, MASALA BONDS, OPTIONALLY/COMPULSORILY CONVERTIBLE DEBENTURES, NON-CONVERTIBLE DEBENTURES, PERPETUAL DEBT INSTRUMENTS, AT 1 BONDS, INFRASTRUCTURE BONDS AND TIER II CAPITAL BONDS OR SUCH OTHER DEBT SECURITIES AS MAY BE PERMITTED UNDER THE RBI GUIDELINES, FROM TIME TO TIME, ON A PRIVATE PLACEMENT BASIS AND/OR FOR MAKING OFFERS AND/OR INVITATIONS THEREOF, AND/OR ISSUE(S)/ISSUANCES THEREOF, ON A PRIVATE PLACEMENT BASIS, FOR A PERIOD OF ONE (1) YEAR FROM THE DATE HEREOF, IN ONE (1) OR MORE TRANCHES AND/OR SERIES AND/ OR UNDER ONE (1) OR MORE SHELF DISCLOSURE DOCUMENTS AND/ OR ONE (1) OR MORE LETTERS OF OFFER, AND ON SUCH TERMS AND CONDITIONS FOR EACH SERIES/TRANCHES, INCLUDING THE PRICE, COUPON, PREMIUM, DISCOUNT, TENOR ETC. AS DEEMED FIT BY THE BOARD OF DIRECTORS OF THE BANK (HEREINAFTER REFERRED TO AS THE BOARD, WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD TO EXERCISE ITS POWERS, INCLUDING THE POWERS CONFERRED BY THIS RESOLUTION), AS PER THE STRUCTURE AND WITHIN THE LIMITS PERMITTED BY THE RBI, UPTO AN AMOUNT OF INR 35,000 CRORES (RUPEES THIRTY FIVE THOUSAND CRORES ONLY) IN DOMESTIC AND/OR OVERSEAS MARKETS WITHIN THE OVERALL BORROWING LIMITS OF THE BANK. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 62 (1)(B) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SHARE BASED EMPLOYEE BENEFITS) REGULATIONS, 2014, AS AMENDED, (THE SEBI (SBEB) REGULATIONS, 2014), THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, (THE SEBI LISTING REGULATIONS), THE PROVISIONS OF THE FOREIGN EXCHANGE MANAGEMENT ACT, 1999, AS AMENDED, (THE FEMA) AND THE RULES, REGULATIONS, GUIDELINES AND CIRCULARS ISSUED BY THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) AND/OR BY RESERVE BANK OF INDIA (THE RBI), FROM TIME TO TIME AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK), AND SUBJECT TO SUCH OTHER APPROVAL(S), CONSENT(S), PERMISSION(S) AND/OR SANCTION(S), IF ANY, AS MAY BE NECESSARY FROM THE CONCERNED STATUTORY/REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID STATUTORY/REGULATORY AUTHORITIES WHILE GRANTING ANY SUCH APPROVAL(S), CONSENT(S), PERMISSION(S), AND/OR SANCTION(S), WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE BANK (THE BOARD, WHICH TERM SHALL BE DEEMED TO INCLUDE THE NOMINATION AND REMUNERATION COMMITTEE OF DIRECTORS CONSTITUTED BY THE BOARD, TO EXERCISE ITS POWERS INCLUDING THE POWERS CONFERRED UNDER THIS RESOLUTION) (THE COMMITTEE), CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE BOARD TO CREATE, ISSUE, OFFER AND ALLOT ADDITIONAL EQUITY STOCK OPTIONS CONVERTIBLE INTO EQUITY SHARES OF THE AGGREGATE NOMINAL FACE VALUE NOT EXCEEDING INR 10,00,00,000 (5,00,00,000 EQUITY SHARES OF INR 2/- EACH OF THE BANK FULLY PAID UP) (OR SUCH ADJUSTED NUMBERS FOR ANY BONUS, STOCK SPLITS OR CONSOLIDATION OR OTHER RE-ORGANIZATION OF CAPITAL STRUCTURE OF THE BANK, AS MAY BE APPLICABLE, FROM TIME TO TIME) IN ADDITION TO THE APPROVALS ALREADY GRANTED BY MEMBERS OF THE BANK AT THEIR EXTRAORDINARY GENERAL MEETING HELD ON 24 FEBRUARY, 2001, AT THEIR ANNUAL GENERAL MEETINGS HELD ON 18 JUNE, 2004, 2 JUNE, 2006, 6 JUNE, 2008, 8 JUNE, 2010 AND 19 JULY, 2013, AND BY WAY OF POSTAL BALLOT ON 17 JANUARY, 2019 RESPECTIVELY, TO THE PERMANENT EMPLOYEES AND WHOLE-TIME DIRECTORS OF THE BANK, WHETHER IN INDIA OR ABROAD, (INCLUDING TO THE PERMANENT EMPLOYEES AND WHOLE-TIME DIRECTORS OF THE SUBSIDIARY COMPANIES OF THE BANK, AS DEFINED UNDER THE RELEVANT PROVISIONS OF THE SEBI (SBEB) REGULATIONS, 2014, IN TERMS OF THE RESOLUTION PROPOSED UNDER ITEM NO. 15 OF THIS NOTICE), UNDER THE EMPLOYEE STOCK OPTION SCHEME(S) [ESOS(S)], FORMULATED AS PER THE TERMS AND CONDITIONS AS SET OUT IN THE EXPLANATORY STATEMENT TO THIS RESOLUTION AND ON SUCH OTHER TERMS AND CONDITIONS AND IN SUCH TRANCHE(S) AS MAY BE DECIDED BY THE COMMITTEE, AT ITS SOLE AND ABSOLUTE DISCRETION. RESOLVED FURTHER THAT THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE COMMITTEE TO GRANT UNDER THE SAID ESOS(S), THE STOCK OPTIONS, IF ANY, LAPSED OR THAT MAY LAPSE UNDER THE EARLIER ESOS(S) AS MAY BE DECIDED BY THE COMMITTEE. AT ITS SOLE AND ABSOLUTE DISCRETION.</p>	<p>FOR</p>
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 62 (1)(B) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SHARE BASED EMPLOYEE BENEFITS) REGULATIONS, 2014, AS AMENDED (THE SEBI (SBEB) REGULATIONS, 2014), THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE SEBI LISTING REGULATIONS), THE PROVISIONS OF THE FOREIGN EXCHANGE MANAGEMENT ACT, 1999, AS AMENDED (THE FEMA) AND THE RULES, REGULATIONS, GUIDELINES AND CIRCULARS ISSUED BY THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) AND/OR BY RESERVE BANK OF INDIA (THE RBI), FROM TIME TO TIME AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE- ENACTMENT(S)THERETO, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK), AND SUBJECT TO SUCH OTHER APPROVAL(S), CONSENT(S), PERMISSION(S) AND/OR SANCTION(S), IF ANY, AS MAY BE NECESSARY FROM THE CONCERNED STATUTORY/ REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID STATUTORY/REGULATORY AUTHORITIES WHILE GRANTING ANY SUCH APPROVAL(S), CONSENT(S), PERMISSION(S), AND/ OR SANCTION(S), WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE BANK (THE BOARD, WHICH TERM SHALL BE DEEMED TO INCLUDE THE NOMINATION AND REMUNERATION COMMITTEE OF DIRECTORS CONSTITUTED BY THE BOARD, TO EXERCISE ITS POWERS INCLUDING THE POWERS CONFERRED UNDER THIS RESOLUTION) (THE COMMITTEE), CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE BOARD TO CREATE, ISSUE, OFFER AND ALLOT ADDITIONAL EQUITY STOCK OPTIONS CONVERTIBLE INTO EQUITY SHARES OF THE AGGREGATE NOMINAL FACE VALUE NOT EXCEEDING INR 10,00,00,000 (5,00,00,000 EQUITY SHARES OF INR 2/- EACH OF THE BANK FULLY PAID UP) (OR SUCH ADJUSTED NUMBERS FOR ANY BONUS, STOCK SPLITS OR CONSOLIDATION OR OTHER RE-ORGANIZATION OF CAPITAL STRUCTURE OF THE BANK, AS MAY BE APPLICABLE, FROM TIME TO TIME) IN ADDITION TO THE APPROVALS ALREADY GRANTED BY MEMBERS OF THE BANK AT THEIR EXTRAORDINARY GENERAL MEETING HELD ON 24 FEBRUARY, 2001, AT THEIR ANNUAL GENERAL MEETINGS HELD ON 18 JUNE, 2004, 2 JUNE, 2006, 6 JUNE, 2008, 8 JUNE, 2010 AND 19 JULY, 2013, AND BY WAY OF POSTAL BALLOT ON 17 JANUARY, 2019 RESPECTIVELY, TO THE PERMANENT EMPLOYEES AND WHOLE-TIME DIRECTORS OF THE PRESENT AND FUTURE SUBSIDIARY COMPANIES OF THE BANK, WHETHER IN INDIA OR ABROAD, (INCLUDING TO THE PERMANENT EMPLOYEES AND WHOLE-TIME DIRECTORS OF THE BANK, AS DEFINED UNDER THE RELEVANT PROVISIONS OF THE SEBI (SBEB) REGULATIONS, 2014, IN TERMS OF THE RESOLUTION AS PROPOSED UNDER ITEM NO. 14 OF THIS NOTICE), UNDER THE EMPLOYEE STOCK OPTION SCHEME(S) (ESOS(S)), FORMULATED AS PER THE TERMS AND CONDITIONS AS SET OUT IN THE EXPLANATORY STATEMENT TO THIS RESOLUTION AND ON SUCH OTHER TERMS AND CONDITIONS AND IN SUCH TRANCHE(S) AS MAY BE DECIDED BY THE COMMITTEE, AT ITS SOLE AND ABSOLUTE DISCRETION. RESOLVED FURTHER THAT THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE COMMITTEE TO GRANT UNDER THE SAID ESOS(S), THE STOCK OPTIONS. IF ANY, LAPSED OR THAT MAY LAPSE UNDER THE EARLIER ESOS(S) AS MAY BE DECIDED BY THE COMMITTEE. AT ITS</p>	<p>FOR</p>
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 31A AND OTHER RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE SEBI LISTING REGULATIONS), THE RELEVANT PROVISIONS OF THE COMPANIES ACT, 2013, AS AMENDED AND READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE GUIDELINES AND CIRCULARS ISSUED BY THE MINISTRY OF CORPORATE AFFAIRS (THE MCA), THE RELEVANT PROVISIONS, IF ANY, OF DEPOSITORIES ACT, 1996, AS AMENDED THE RELEVANT PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE RULES, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI) AND/OR THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND SUBJECT TO THE RECEIPT OF REQUISITE APPROVALS, CONSENTS, PERMISSIONS AND/OR SANCTIONS, IF ANY, FROM STOCK EXCHANGE(S) WHERE THE EQUITY SHARES OF THE BANK ARE LISTED, NAMELY, BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (HEREINAFTER COLLECTIVELY REFERRED TO AS THE STOCK EXCHANGES) OR ANY OTHER APPROPRIATE GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES, WHILE GRANTING SUCH APPROVALS, CONSENTS, PERMISSIONS, AND/OR SANCTIONS, WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS (THE BOARD) OF AXIS BANK LIMITED (THE BANK) AND THE REQUEST LETTER DATED 26 FEBRUARY, 2021 RECEIVED FROM UNITED INDIA INSURANCE COMPANY LIMITED (UIICL), ONE OF THE PROMOTERS OF THE BANK, THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED FOR RE-CLASSIFICATION OF UIICL, HOLDING 0.03% OF THE TOTAL ISSUED AND PAID UP EQUITY SHARE CAPITAL OF THE BANK, AS ON 28 FEBRUARY, 2021 TO PUBLIC CATEGORY FROM PROMOTER CATEGORY. RESOLVED FURTHER THAT ON APPROVAL OF THE STOCK EXCHANGES UPON APPLICATION FOR RE-CLASSIFICATION OF UIICL, THE BANK SHALL EFFECT SUCH RE-CLASSIFICATION IN THE STATEMENT OF ITS SHAREHOLDING PATTERN, FOR THE IMMEDIATE SUCCEEDING QUARTER IN TERMS OF REGULATION 31 OF THE SEBI LISTING REGULATIONS AND THAT THE BANK SHALL COMPLY WITH THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND THE SECURITIES AND EXCHANGE BOARD OF INDIA (PROHIBITION OF INSIDER TRADING) REGULATIONS, 2015, AS AMENDED AND OTHER APPLICABLE GUIDELINES/ DIRECTIONS, THAT MAY BE ISSUED BY ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES, IN THIS REGARD, FROM TIME TO TIME. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS THEY MAY, IN THEIR ABSOLUTE DISCRETION, DEEM NECESSARY, PROPER OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION INCLUDING BUT NOT LIMITED TO MAKING APPLICATIONS AND/OR FILINGS TO THE RBI, MCA, SEBI, STOCK EXCHANGES AND/ OR TO ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES AND TO EXECUTE ALL SUCH DEEDS, DOCUMENTS, LETTERS, APPLICATIONS, PAPERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE AND TO SETTLE ALL SUCH QUESTIONS. DIFFICULTIES OR DOUBTS WHATSOEVER</p>	<p>FOR</p>
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 31A AND OTHER RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE SEBI LISTING REGULATIONS), THE RELEVANT PROVISIONS OF THE COMPANIES ACT, 2013, AS AMENDED AND READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE GUIDELINES AND CIRCULARS ISSUED BY THE MINISTRY OF CORPORATE AFFAIRS (THE MCA), THE RELEVANT PROVISIONS, IF ANY, OF DEPOSITORIES ACT, 1996, AS AMENDED THE RELEVANT PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE RULES, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI) AND/OR THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERE TO, FOR THE TIME BEING IN FORCE) AND SUBJECT TO THE RECEIPT OF REQUISITE APPROVALS, CONSENTS, PERMISSIONS AND/OR SANCTIONS, IF ANY, FROM STOCK EXCHANGE(S) WHERE THE EQUITY SHARES OF THE BANK ARE LISTED, NAMELY, BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (HEREINAFTER COLLECTIVELY REFERRED TO AS THE STOCK EXCHANGES) OR ANY OTHER APPROPRIATE GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES, WHILE GRANTING SUCH APPROVALS, CONSENTS, PERMISSIONS, AND/OR SANCTIONS, WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS (THE BOARD) OF AXIS BANK LIMITED (THE BANK) AND THE REQUEST LETTER DATED 4 MARCH, 2021 RECEIVED FROM NATIONAL INSURANCE COMPANY LIMITED (NICTL), ONE OF THE PROMOTERS OF THE BANK, THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED FOR RE-CLASSIFICATION OF NICTL, HOLDING 0.02% OF THE TOTAL ISSUED AND PAID UP EQUITY SHARE CAPITAL OF THE BANK, AS ON 19 MARCH, 2021 TO PUBLIC CATEGORY FROM PROMOTER CATEGORY. RESOLVED FURTHER THAT ON APPROVAL OF THE STOCK EXCHANGES UPON APPLICATION FOR RE-CLASSIFICATION OF NICTL, THE BANK SHALL EFFECT SUCH RE-CLASSIFICATION IN THE STATEMENT OF ITS SHAREHOLDING PATTERN, FOR THE IMMEDIATE SUCCEEDING QUARTER IN TERMS OF REGULATION 31 OF THE SEBI LISTING REGULATIONS AND THAT THE BANK SHALL COMPLY WITH THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND THE SECURITIES AND EXCHANGE BOARD OF INDIA (PROHIBITION OF INSIDER TRADING) REGULATIONS, 2015, AS AMENDED AND OTHER APPLICABLE GUIDELINES/ DIRECTIONS, THAT MAY BE ISSUED BY ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES, IN THIS REGARD, FROM TIME TO TIME. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS THEY MAY, IN THEIR ABSOLUTE DISCRETION, DEEM NECESSARY, PROPER OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION INCLUDING BUT NOT LIMITED TO MAKING APPLICATIONS AND/OR FILINGS TO THE RBI, MCA, SEBI, STOCK EXCHANGES AND/ OR TO ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES AND TO EXECUTE ALL SUCH DEEDS, DOCUMENTS, LETTERS, APPLICATIONS, PAPERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE AND TO SETTLE ALL SUCH QUESTIONS. DIFFICULTIES OR DOUBTS WHATSOEVER WHICH MAY ARISE AND</p>	<p>FOR</p>
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 31A AND OTHER RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE SEBI LISTING REGULATIONS), THE RELEVANT PROVISIONS OF THE COMPANIES ACT, 2013, AS AMENDED AND READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE GUIDELINES AND CIRCULARS ISSUED BY THE MINISTRY OF CORPORATE AFFAIRS (THE MCA), THE RELEVANT PROVISIONS, IF ANY, OF DEPOSITORIES ACT, 1996, AS AMENDED THE RELEVANT PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE RULES, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI) AND/OR THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND SUBJECT TO THE RECEIPT OF REQUISITE APPROVALS, CONSENTS, PERMISSIONS AND/OR SANCTIONS, IF ANY, FROM STOCK EXCHANGE(S) WHERE THE EQUITY SHARES OF THE BANK ARE LISTED, NAMELY, BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (HEREINAFTER COLLECTIVELY REFERRED TO AS THE STOCK EXCHANGES) OR ANY OTHER APPROPRIATE GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES, WHILE GRANTING SUCH APPROVALS, CONSENTS, PERMISSIONS, AND/OR SANCTIONS, WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS (THE BOARD) OF AXIS BANK LIMITED (THE BANK) AND THE REQUEST LETTER DATED 22 APRIL, 2021 RECEIVED FROM THE NEW INDIA ASSURANCE COMPANY LIMITED (NIACL), ONE OF THE PROMOTERS OF THE BANK, THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED FOR RE-CLASSIFICATION OF NIACL, HOLDING 0.67% OF THE TOTAL ISSUED AND PAID UP EQUITY SHARE CAPITAL OF THE BANK, AS ON 22 APRIL, 2021, TO PUBLIC CATEGORY FROM PROMOTER CATEGORY. RESOLVED FURTHER THAT ON APPROVAL OF THE STOCK EXCHANGES UPON APPLICATION FOR RE-CLASSIFICATION OF NIACL, THE BANK SHALL EFFECT SUCH RE-CLASSIFICATION IN THE STATEMENT OF ITS SHAREHOLDING PATTERN, FOR THE IMMEDIATE SUCCEEDING QUARTER IN TERMS OF REGULATION 31 OF THE SEBI LISTING REGULATIONS AND THAT THE BANK SHALL COMPLY WITH THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND THE SECURITIES AND EXCHANGE BOARD OF INDIA (PROHIBITION OF INSIDER TRADING) REGULATIONS, 2015, AS AMENDED AND OTHER APPLICABLE GUIDELINES/ DIRECTIONS, THAT MAY BE ISSUED BY ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES, IN THIS REGARD, FROM TIME TO TIME. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS THEY MAY, IN THEIR ABSOLUTE DISCRETION, DEEM NECESSARY, PROPER OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION INCLUDING BUT NOT LIMITED TO MAKING APPLICATIONS AND/OR FILINGS TO THE RBI, MCA, SEBI, STOCK EXCHANGES AND/ OR TO ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES AND TO EXECUTE ALL SUCH DEEDS, DOCUMENTS, LETTERS, APPLICATIONS, PAPERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE AND TO SETTLE ALL SUCH QUESTIONS. DIFFICULTIES OR DOUBTS WHATSOEVER</p>	<p>FOR</p>
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1 July 2021 – 30 June 2022

AXIS BANK LTD	INE238A01034	30-Jul-2021	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 31A AND OTHER RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE SEBI LISTING REGULATIONS), THE RELEVANT PROVISIONS OF THE COMPANIES ACT, 2013, AS AMENDED AND READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE GUIDELINES AND CIRCULARS ISSUED BY THE MINISTRY OF CORPORATE AFFAIRS (THE MCA), THE RELEVANT PROVISIONS, IF ANY, OF DEPOSITORIES ACT, 1996, AS AMENDED, THE RELEVANT PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE RULES, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI) AND/OR THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND SUBJECT TO THE RECEIPT OF REQUISITE APPROVALS, CONSENTS, PERMISSIONS AND/OR SANCTIONS, IF ANY, FROM STOCK EXCHANGE(S) WHERE THE EQUITY SHARES OF THE BANK ARE LISTED, NAMELY, BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (HEREINAFTER COLLECTIVELY REFERRED TO AS THE STOCK EXCHANGES) OR ANY OTHER APPROPRIATE GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES, WHILE GRANTING SUCH APPROVALS, CONSENTS, PERMISSIONS, AND/OR SANCTIONS, WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS (THE BOARD) OF AXIS BANK LIMITED (THE BANK) AND THE REQUEST LETTER DATED 1 JUNE, 2021 RECEIVED FROM GENERAL INSURANCE CORPORATION OF INDIA (GIC), ONE OF THE PROMOTERS OF THE BANK, THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED FOR RE-CLASSIFICATION OF GIC, HOLDING 1.01% OF THE TOTAL ISSUED AND PAID UP EQUITY SHARE CAPITAL OF THE BANK, AS ON 1 JUNE, 2021, TO PUBLIC CATEGORY FROM PROMOTER CATEGORY. RESOLVED FURTHER THAT ON APPROVAL OF THE STOCK EXCHANGES UPON APPLICATION FOR RE-CLASSIFICATION OF GIC, THE BANK SHALL EFFECT SUCH RE-CLASSIFICATION IN THE STATEMENT OF ITS SHAREHOLDING PATTERN, FOR THE IMMEDIATE SUCCEEDING QUARTER IN TERMS OF REGULATION 31 OF THE SEBI LISTING REGULATIONS AND THAT THE BANK SHALL COMPLY WITH THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND THE SECURITIES AND EXCHANGE BOARD OF INDIA (PROHIBITION OF INSIDER TRADING) REGULATIONS, 2015, AS AMENDED AND OTHER APPLICABLE GUIDELINES/ DIRECTIONS, THAT MAY BE ISSUED BY ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES, IN THIS REGARD, FROM TIME TO TIME. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS THEY MAY, IN THEIR ABSOLUTE DISCRETION, DEEM NECESSARY, PROPER OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION INCLUDING BUT NOT LIMITED TO MAKING APPLICATIONS AND/OR FILINGS TO THE RBI, MCA, SEBI, STOCK EXCHANGES AND/OR TO ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES AND TO EXECUTE ALL SUCH DEEDS, DOCUMENTS, LETTERS, APPLICATIONS, PAPERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE AND TO SETTLE ALL SUCH QUESTIONS, DIFFICULTIES OR DOUBTS WHATSOEVER WHICH MAY ARISE AND TO AMEND SUCH DETAILS</p>	FOR
AXIS BANK LTD	INE238A01034	30-Jul-2021	<p>TO APPOINT A DIRECTOR IN PLACE OF SHRI RAJIV ANAND (DIN 02541753), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, HAS OFFERED HIMSELF FOR RE-APPOINTMENT</p>	FOR

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AXIS BANK LTD	INE238A01034	30-Jul-2021	TO APPOINT M/S M P CHITALE & CO., CHARTERED ACCOUNTANTS, MUMBAI (FIRM REGISTRATION NO. 101851W), AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK AND TO CONSIDER, AND IN THIS CONNECTION, IF THOUGHT FIT, TO PASS, THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 139 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, AND THE RELEVANT RULES MADE THEREUNDER (THE "ACT"), SECTION 30 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE "RBI"), IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE APPOINTMENT OF M/S M P CHITALE & CO., CHARTERED ACCOUNTANTS, MUMBAI, HAVING FIRM REGISTRATION NUMBER 101851W, ISSUED BY THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA, AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK, AND TO HOLD OFFICE AS SUCH FROM THE CONCLUSION OF THE TWENTY SEVENTH ANNUAL GENERAL MEETING UNTIL THE CONCLUSION OF THE THIRTIETH ANNUAL GENERAL MEETING, AND ON SUCH TERMS AND CONDITIONS, INCLUDING REMUNERATION, AS MAY BE APPROVED BY THE AUDIT COMMITTEE OF THE BOARD OF THE BANK, SUBJECT TO THE APPROVAL OF THE RBI EVERY YEAR."	FOR
AXIS BANK LTD	INE238A01034	30-Jul-2021	TO APPOINT M/S C N K & ASSOCIATES LLP, CHARTERED ACCOUNTANTS, MUMBAI (FIRM REGISTRATION NO. 101961W/ W100036), AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK AND TO CONSIDER, AND IN THIS CONNECTION, AND IF THOUGHT FIT, TO PASS, THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 139 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, AND THE RELEVANT RULES MADE THEREUNDER (THE "ACT"), SECTION 30 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE "RBI"), IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE APPOINTMENT OF M/S C N K & ASSOCIATES LLP, CHARTERED ACCOUNTANTS, MUMBAI, HAVING FIRM REGISTRATION NUMBER 101961W/ W100036, ISSUED BY THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA, AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK, AND TO HOLD OFFICE AS SUCH FROM THE CONCLUSION OF THE TWENTY SEVENTH ANNUAL GENERAL MEETING UNTIL THE CONCLUSION OF THE THIRTIETH ANNUAL GENERAL MEETING, AND ON SUCH TERMS AND CONDITIONS, INCLUDING REMUNERATION, AS MAY BE APPROVED BY THE AUDIT COMMITTEE OF THE BOARD OF THE BANK, SUBJECT TO THE APPROVAL OF THE RBI EVERY YEAR."	FOR

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<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>"RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE "ACT"), THE APPLICABLE PROVISIONS, IF ANY, OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE "SEBI LISTING REGULATIONS"), SECTION 10A (2A) AND ALL OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE "RBI"), IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE "BANK") AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE APPOINTMENT OF SMT. VASANTHA GOVINDAN (DIN 02230959), WHO WAS APPOINTED AS AN ADDITIONAL NON-EXECUTIVE (NOMINEE) DIRECTOR OF THE BANK, PURSUANT TO THE NOMINATION RECEIVED FROM THE SPECIFIED UNDERTAKING OF UNIT TRUST OF INDIA ("SUUTI"), PROMOTER OF THE BANK, IN TERMS OF ARTICLE 90 (1)(C) OF THE ARTICLES OF ASSOCIATION OF THE BANK, WITH EFFECT FROM 27 JANUARY, 2021 AND WHO HOLDS OFFICE AS SUCH UP TO THE DATE OF THIS ANNUAL GENERAL MEETING, AS THE NON-EXECUTIVE (NOMINEE) DIRECTOR OF THE BANK AND THAT DURING HER TENURE AS THE NON-EXECUTIVE (NOMINEE) DIRECTOR OF THE BANK, SMT. VASANTHA GOVINDAN SHALL BE LIABLE TO RETIRE BY ROTATION, IN TERMS OF SECTION 152 OF THE ACT." "RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, TO FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN THIS REGARD, AS HE/ SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION."</p>	<p>FOR</p>
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1 July 2021 – 30 June 2022

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>"RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTIONS 149, 152, SCHEDULE IV AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE "ACT"), REGULATION 17 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (THE "SEBI LISTING REGULATIONS"), SECTION 10A (2A) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE "RBI"), FROM TIME TO TIME AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE "BANK") AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, PROF. S. MAHENDRA DEV (DIN 06519869), WHO WAS APPOINTED AS AN ADDITIONAL INDEPENDENT DIRECTOR OF THE BANK, WITH EFFECT FROM 14 JUNE, 2021 AND WHO HOLDS OFFICE AS SUCH UPTO THE DATE OF THE ENSUING ANNUAL GENERAL MEETING, BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE BANK, FOR A PERIOD OF FOUR (4) YEARS, WITH EFFECT FROM 14 JUNE, 2021 UP TO 13 JUNE, 2025 (BOTH DAYS INCLUSIVE), AND THAT DURING HIS TENURE AS AN INDEPENDENT DIRECTOR OF THE BANK, PROF. S. MAHENDRA DEV SHALL NOT BE LIABLE TO RETIRE BY ROTATION, IN TERMS OF SECTION 149(13) OF THE ACT." "RESOLVED FURTHER THAT THE DIRECTORS/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH THE STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION."</p>	<p>FOR</p>
<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 35B AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI), IN THIS REGARD, FROM TIME TO TIME, THE APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT) AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK), AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE REVISION IN THE REMUNERATION PAYABLE TO SHRI RAKESH MAKHIJA (DIN 00117692), AS THE NON-EXECUTIVE (PART-TIME) CHAIRMAN OF THE BANK, WITH EFFECT FROM 18 JULY, 2021, DETAILED AS UNDER, SUBJECT TO THE APPROVAL OF THE RBI: (AS SPECIFIED). RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND</p>	<p>FOR</p>

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<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 35B AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE RULES, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI), IN THIS REGARD, FROM TIME TO TIME, THE APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT) AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK), AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK, BE AND IS HEREBY ACCORDED TO THE REVISION IN REMUNERATION BY WAY OF SALARY, ALLOWANCES AND PERQUISITES PAYABLE TO SHRI AMITABH CHAUDHRY (DIN 00531120), AS THE MANAGING DIRECTOR & CEO OF THE BANK, WITH EFFECT FROM 1 APRIL, 2021, DETAILED AS UNDER, SUBJECT TO THE APPROVAL OF THE RBI: (AS SPECIFIED). RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>
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1 July 2021 – 30 June 2022

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 196 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), SECTION 35B AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI), IN THIS REGARD, FROM TIME TO TIME AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK) AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE RE-APPOINTMENT OF SHRI AMITABH CHAUDHRY (DIN 00531 120), AS THE MANAGING DIRECTOR & CEO OF THE BANK, FOR A PERIOD OF 3 YEARS, WITH EFFECT FROM 1 JANUARY, 2022 UP TO 31 DECEMBER, 2024 (BOTH DAYS INCLUSIVE), SUBJECT TO THE APPROVAL OF THE RBI AND THAT SHRI AMITABH CHAUDHRY SHALL NOT BE LIABLE TO RETIRE BY ROTATION, DURING THE SAID PERIOD, IN TERMS OF THE PROVISIONS OF SECTION 152 OF THE ACT AND ARTICLE 90(1)(B) OF THE ARTICLES OF ASSOCIATION OF THE BANK. RESOLVED FURTHER THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 35B AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RBI, FROM TIME TO TIME, THE APPLICABLE PROVISIONS, IF ANY, OF THE ACT AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE BANK AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK, BE AND IS HEREBY ACCORDED TO THE PAYMENT OF REMUNERATION BY WAY OF SALARY, ALLOWANCES AND PERQUISITES TO SHRI AMITABH CHAUDHRY (DIN 00531 120), AS THE MANAGING DIRECTOR & CEO OF THE BANK, WITH EFFECT FROM 1 JANUARY, 2022, SUBJECT TO THE APPROVAL OF THE RBI, DETAILED AS UNDER: (AS SPECIFIED). RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>
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BLUE DART EXPRESS LTD	INE233B01017	30-Jul-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 197, 198 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('THE ACT') READ WITH COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 ('THE RULES') INCLUDING ANY STATUTORY MODIFICATION(S) OR AMENDMENT(S) THERETO OR RE-ENACTMENT OR SUBSTITUTION MADE THEREOF FOR THE TIME BEING IN FORCE AND IN PURSUANCE OF REGULATION 17(1)(6)(A) OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, RELEVANT PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND PURSUANT TO APPROVAL OF THE BOARD, APPROVAL OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED THAT THE NON-EXECUTIVE DIRECTORS OF THE COMPANY, IN ADDITION TO SITTING FEES BEING PAID TO THEM FOR ATTENDING THE MEETINGS OF THE BOARD AND ITS COMMITTEES, BE PAID EVERY YEAR FOR A PERIOD OF FIVE YEARS WITH EFFECT FROM AUGUST 1, 2021, COMMISSION OF AN AMOUNT AS MAY BE DETERMINED BY THE BOARD FROM TIME TO TIME AND AS MAY BE PERMITTED BY LAW, SUBJECT TO A CEILING OF 1% OF THE NET PROFITS OF THE COMPANY FOR EACH FINANCIAL YEAR (COMPUTED IN THE MANNER SPECIFIED IN SECTION 198 OF THE ACT READ WITH THE RULES MADE THEREUNDER), TO BE DISTRIBUTED AMONGST SUCH DIRECTORS IN SUCH A MANNER AS THE BOARD OF DIRECTORS MAY FROM TIME TO TIME DETERMINE AND DEEM FIT; RESOLVED FURTHER THAT ANY DIRECTOR AND/ OR COMPANY SECRETARY, BE AND IS HEREBY AUTHORIZED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO."	FOR
BLUE DART EXPRESS LTD	INE233B01017	30-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT; A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS; AND B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
BLUE DART EXPRESS LTD	INE233B01017	30-Jul-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: DIRECTORS ARE PLEASED TO RECOMMEND A DIVIDEND OF INR 15 (RUPEES FIFTEEN) PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, SUBJECT TO NECESSARY APPROVAL BY THE SHAREHOLDERS AT THE ANNUAL GENERAL MEETING OF THE COMPANY	FOR
BLUE DART EXPRESS LTD	INE233B01017	30-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. R.S. SUBRAMANIAN (DIN: 02946608) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST

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BLUE DART EXPRESS LTD	INE233B01017	30-Jul-2021	"RESOLVED THAT IN ACCORDANCE WITH THE PROVISIONS OF SECTION 152 READ WITH OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ("THE ACT") AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR AMENDMENT(S) THERETO OR SUBSTITUTION(S) OR RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE), MR. FLORIAN ULRICH BUMBERGER (DIN 09045904) WHO HAS BEEN APPOINTED AS AN 'ADDITIONAL DIRECTOR' OF THE COMPANY WITH EFFECT FROM FEBRUARY 24, 2021 BY THE BOARD OF DIRECTORS OF THE COMPANY PURSUANT TO THE PROVISIONS OF SECTION 161(1) OF THE ACT AND PURSUANT TO ARTICLE 147 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND WHO HOLDS THE OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, UNDER THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013 AND WHO BEING ELIGIBLE FOR APPOINTMENT TO THE OFFICE OF DIRECTOR AND ON RECOMMENDATION OF THE NOMINATION & REMUNERATION COMMITTEE AND APPROVAL OF THE BOARD, BE AND IS HEREBY APPOINTED AS DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION; RESOLVED FURTHER THAT ANY DIRECTOR AND / OR COMPANY SECRETARY BE AND IS HEREBY AUTHORISED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO."	FOR
BLUE DART EXPRESS LTD	INE233B01017	30-Jul-2021	"RESOLVED THAT IN ACCORDANCE WITH THE PROVISIONS OF SECTION 152 READ WITH OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ("THE ACT") AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR AMENDMENT(S) THERETO OR SUBSTITUTION(S) OR RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE), MR. SEBASTIAN PAEBENS (DIN: 09058693) WHO HAS BEEN APPOINTED AS AN 'ADDITIONAL DIRECTOR' OF THE COMPANY WITH EFFECT FROM FEBRUARY 24, 2021 BY THE BOARD OF DIRECTORS OF THE COMPANY PURSUANT TO THE PROVISIONS OF SECTION 161(1) OF THE ACT AND PURSUANT TO ARTICLE 147 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND WHO HOLDS THE OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, UNDER THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013 AND WHO BEING ELIGIBLE FOR APPOINTMENT TO THE OFFICE OF DIRECTOR AND ON RECOMMENDATION OF THE NOMINATION & REMUNERATION COMMITTEE AND APPROVAL OF THE BOARD, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION; RESOLVED FURTHER THAT ANY DIRECTOR AND / OR COMPANY SECRETARY BE AND IS HEREBY AUTHORISED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO."	FOR

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BLUE DART EXPRESS LTD	INE233B01017	30-Jul-2021	<p>"RESOLVED THAT IN PARTIAL MODIFICATION OF EARLIER RESOLUTION PASSED BY THE MEMBERS AT THE TWENTY NINTH ANNUAL GENERAL MEETING OF THE COMPANY HELD ON JULY 31, 2020 AND PURSUANT TO PROVISIONS OF SECTIONS 196, 197, 198, 203 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 READ WITH SCHEDULE V TO THE COMPANIES ACT, 2013 AND COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR AMENDMENT(S) THERETO OR SUBSTITUTION(S) OR RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE), RELEVANT PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND IN TERMS OF RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND AS APPROVED BY THE BOARD OF DIRECTORS VIDE ITS RESOLUTION DATED MARCH 23, 2021, APPROVAL OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED FOR PAYMENT OF AN ADDITIONAL 5% INCENTIVE OF INR 6.86 LAKHS AGGREGATING TO A TOTAL INCENTIVE OF 105% AMOUNTING TO INR 144.06 LAKHS AS COMPARED TO INR 137.20 LAKHS (100%) ALREADY APPROVED BY THE MEMBERS AT THE LAST ANNUAL GENERAL MEETING HELD ON JULY 31, 2020, FOR MR. BALFOUR MANUEL, MANAGING DIRECTOR (DIN : 08416666) FOR THE CALENDAR YEAR ENDED DECEMBER 31, 2020; RESOLVED FURTHER THAT ANY DIRECTOR AND / OR COMPANY SECRETARY BE AND IS HEREBY AUTHORISED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS</p>	AGAINST
BLUE DART EXPRESS LTD	INE233B01017	30-Jul-2021	<p>"RESOLVED THAT IN PARTIAL MODIFICATION OF EARLIER RESOLUTIONS PASSED AT THE TWENTY EIGHTH AND TWENTY NINTH ANNUAL GENERAL MEETINGS OF THE COMPANY HELD ON JULY 31, 2019 AND JULY 31, 2020 RESPECTIVELY AND PURSUANT TO PROVISIONS OF SECTIONS 196, 197, 198, 203 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 READ WITH SCHEDULE V OF THE COMPANIES ACT, 2013 AND THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014, (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE), RELEVANT PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND IN TERMS OF RECOMMENDATION OF THE NOMINATION & REMUNERATION COMMITTEE AND AS APPROVED BY THE BOARD OF DIRECTORS IN ITS MEETING HELD ON MAY 5, 2021, APPROVAL OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO REVISE REMUNERATION OF MR. BALFOUR MANUEL, MANAGING DIRECTOR (DIN: 08416666) FOR THE FINANCIAL YEAR APRIL 1, 2021 TO MARCH 31, 2022 AS SET OUT IN THE EXPLANATORY STATEMENT AND SUPPLEMENTARY AGREEMENT ("THE AGREEMENT") TO BE ENTERED INTO BETWEEN THE COMPANY AND MR. BALFOUR MANUEL, MANAGING DIRECTOR, THE DRAFT WHEREOF IS PLACED BEFORE THIS MEETING AND INITIALED BY THE CHAIRMAN FOR THE PURPOSE OF IDENTIFICATION, WHICH AGREEMENT IS HEREBY SPECIFICALLY SANCTIONED WITH LIBERTY TO THE BOARD OF DIRECTORS TO ALTER AND VARY THE TERMS AND CONDITIONS OF THE SAID AGREEMENT AND/OR REMUNERATION OR ANY MODIFICATIONS THERETO, AS MAY BE AGREED TO BETWEEN THE BOARD OF DIRECTORS AND MR. BALFOUR MANUEL; RESOLVED FURTHER THAT IN THE EVENT OF, DURING AFORESAID FINANCIAL YEAR, THE COMPANY HAS NO PROFITS OR ITS PROFITS ARE INADEQUATE, THE COMPANY WILL PAY TO THE MANAGING DIRECTOR REMUNERATION AS SET OUT IN THE EXPLANATORY STATEMENT AS MINIMUM REMUNERATION; RESOLVED FURTHER THAT ANY DIRECTOR AND / OR COMPANY SECRETARY BE AND IS HEREBY AUTHORISED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL</p>	AGAINST

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BLUE DART EXPRESS LTD	INE233B01017	30-Jul-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('THE ACT') READ WITH SCHEDULE IV TO THE ACT AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 ('THE RULES'), REGULATION 16, 17 AND 17(1A) OF SECURITIES & EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY STATUTORY MODIFICATION(S) OR ANY AMENDMENT(S) THERETO OR ANY SUBSTITUTION(S) OR ANY RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE, AIR MARSHAL M. MCMAHON (RETD.) (DIN 00234293), AGED 76 YEARS, WHOSE TERM OF OFFICE EXPIRES ON FEBRUARY 09, 2022 AND WHO HAS SUBMITTED A DECLARATION THAT HE MEETS THE CRITERIA OF 'INDEPENDENCE' AS PROVIDED IN SECTION 149(6) OF THE ACT AND WHO IS ELIGIBLE FOR RE-APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER UNDER SECTION 160 OF THE ACT, PROPOSING HIS CANDIDATURE FOR THE OFFICE OF A DIRECTOR AND ON THE BASIS OF APPROVAL AND RECOMMENDATION RECEIVED FROM THE NOMINATION & REMUNERATION COMMITTEE AND BOARD OF DIRECTORS, AIR MARSHAL M. MCMAHON (RETD.), BE AND IS HEREBY RE-APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY, NOT LIABLE TO RETIRE BY ROTATION, FOR A SECOND TERM, TO HOLD OFFICE FOR A FURTHER PERIOD OF THREE (3) CONSECUTIVE YEARS COMMENCING FROM FEBRUARY 10, 2022 TO FEBRUARY 09, 2025; RESOLVED FURTHER THAT ANY DIRECTOR AND/ OR THE COMPANY SECRETARY BE AND IS HEREBY AUTHORIZED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL	FOR
BLUE DART EXPRESS LTD	INE233B01017	30-Jul-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('THE ACT') READ WITH SCHEDULE IV TO THE ACT AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 ('THE RULES'), REGULATION 16 AND 17 OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY STATUTORY MODIFICATION(S) OR ANY AMENDMENT(S) THERETO OR ANY SUBSTITUTION(S) OR AN RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE, MS. KAVITA NAIR (DIN 07771200), WHOSE TERM OF OFFICE EXPIRES ON SEPTEMBER 25, 2021 AND WHO HAS SUBMITTED A DECLARATION THAT SHE MEETS THE CRITERIA OF INDEPENDENCE AS PROVIDED IN SECTION 149(6) OF THE ACT AND WHO IS ELIGIBLE FOR RE-APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER UNDER SECTION 160 OF THE ACT, PROPOSING HER CANDIDATURE FOR THE OFFICE OF A DIRECTOR AND ON THE BASIS OF APPROVAL AND RECOMMENDATION RECEIVED FROM THE NOMINATION & REMUNERATION COMMITTEE AND BOARD OF DIRECTORS, MS. KAVITA NAIR BE AND IS HEREBY RE-APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY, NOT LIABLE TO RETIRE BY ROTATION, FOR A SECOND TERM, TO HOLD OFFICE FOR A FURTHER PERIOD OF FIVE (5) CONSECUTIVE YEARS COMMENCING FROM SEPTEMBER 26, 2021 TO SEPTEMBER 25, 2026; RESOLVED FURTHER THAT ANY DIRECTOR AND/ OR THE COMPANY SECRETARY, BE AND IS HEREBY AUTHORIZED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT	FOR
CANSINO BIOLOGICS INC.	CNE100003F01	30-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSED ADJUSTMENT OF BUSINESS SCOPE AND PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED JULY 15, 2021	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	DIRECTOR	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	DIRECTOR	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	DIRECTOR	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	DIRECTOR	FOR

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CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	DIRECTOR	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	DIRECTOR	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	DIRECTOR	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending March 26, 2022.	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Advisory vote to approve executive compensation.	FOR
EROAD LTD	NZERDE0001S5	30-Jul-2021	THAT GRAHAM STUART BE RE-ELECTED AS A DIRECTOR OF EROAD	FOR
EROAD LTD	NZERDE0001S5	30-Jul-2021	THAT THE NON-EXECUTIVE ANNUAL REMUNERATION POOL BE INCREASED FROM NZD500,000 TO NZD850,000, TO BE DIVIDED AMONG THE DIRECTORS AS THEY CONSIDER APPROPRIATE	FOR
EROAD LTD	NZERDE0001S5	30-Jul-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE FEES AND EXPENSES OF KPMG AS THE AUDITOR OF EROAD	FOR
EROAD LTD	NZERDE0001S5	30-Jul-2021	ACQUISITION OF CORETEX	FOR
EROAD LTD	NZERDE0001S5	30-Jul-2021	ISSUE OF SHARES TO CORETEX VENDORS	FOR
EROAD LTD	NZERDE0001S5	30-Jul-2021	ISSUE OF CAPITAL RAISING SHARES TO INVESTORS	FOR
JUPITER MINES LTD	AU0000005159	30-Jul-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF SHAREHOLDER NOMINEE DIRECTOR: MR WILLIAM (SCOTT) WINTER	AGAINST
JUPITER MINES LTD	AU0000005159	30-Jul-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
JUPITER MINES LTD	AU0000005159	30-Jul-2021	THAT, FOR THE PURPOSES OF SECTION 250V(1) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, APPROVAL IS GIVEN FOR: (A) ANOTHER MEETING (THE SPILL MEETING) OF SHAREHOLDERS TO BE HELD WITHIN 90 DAYS OF THIS MEETING; (B) ALL DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT CONSIDERED AT THIS MEETING WAS PASSED, EXCEPT FOR THE MANAGING DIRECTOR, MR PRIYANK THAPLIYAL, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT DIRECTORS TO THE OFFICES VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO A VOTE AT THE SPILL MEETING, ON THE TERMS AND CONDITIONS SET OUT IN THE EXPLANATORY STATEMENT	FOR
JUPITER MINES LTD	AU0000005159	30-Jul-2021	RE-ELECTION OF DIRECTOR: MR PAUL MURRAY	AGAINST
JUPITER MINES LTD	AU0000005159	30-Jul-2021	RE-ELECTION OF DIRECTOR: MR ANDREW BELL	AGAINST
JUPITER MINES LTD	AU0000005159	30-Jul-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF SHAREHOLDER NOMINEE DIRECTOR: MR PETER NORTH	AGAINST
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO APPROVE THE DISTRIBUTION FORMULA AMENDMENTS RELATING TO OTHER MATERIAL NON-CASH LOSSES	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO APPROVE THE AMENDMENTS TO THE INVESTMENT LIMIT FOR PROPERTY DEVELOPMENT AND RELATED ACTIVITIES AND THE CORRESPONDING PROPERTY DEVELOPMENT TRUST DEED AMENDMENTS	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO APPROVE THE CONDUCT OF GENERAL MEETING AMENDMENTS	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO RE-ELECT MR NICHOLAS CHARLES ALLEN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO RE-ELECT MR CHRISTOPHER JOHN BROOKE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR

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LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO RE-ELECT MS POH LEE TAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO RE-ELECT MR IAN KEITH GRIFFITHS AS A NON-EXECUTIVE DIRECTOR	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO ELECT MR LINCOLN LEONG KWOK KUEN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO GRANT A GENERAL MANDATE TO THE MANAGER TO BUY BACK UNITS OF LINK	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO APPROVE THE DISTRIBUTION FORMULA AMENDMENTS RELATING TO REALISED LOSSES ON THE DISPOSAL OF RELEVANT INVESTMENTS, PROPERTIES AND/OR DISPOSAL OF THE SPECIAL PURPOSE VEHICLE WHICH HOLDS SUCH PROPERTIES	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. GIKAS HARDOUVELIS AS NON-EXECUTIVE MEMBER OF THE BOARD FOR THE ROLE OF BOARD CHAIR	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. PAVLOS MYLONAS AS MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MS. CHRISTINA THEOFILIDI AS MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MS. AIKATERINI BERITSI AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MS. ELENA ANA CERNAT AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. AVRAAM GOUNARIS AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. MATTHIEU KISS AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MS. ANNE MARION BOUCHACOURT AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. CLAUDE PIRET AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. JAYAPRAKASA (JP) C.S. RANGASWAMI AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	AMENDMENT OF THE BANK'S ARTICLES OF ASSOCIATION	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. WIETZE REEHOORN AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. PERIKLIS DROUGKAS - HELLENIC FINANCIAL STABILITY FUND REPRESENTATIVE, IN ACCORDANCE WITH LAW 3864/2010, AS IN FORCE, AS MEMBER OF THE BOARD	FOR

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NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS OF THE BANK FOR THE FINANCIAL YEAR 2020. DETERMINATION OF THE REMUNERATION OF THE CHAIRMAN OF THE BOARD AND EXECUTIVE AND NON-EXECUTIVE MEMBERS OF THE BOARD THROUGH TO THE AGM OF 2022. APPROVAL, FOR THE FINANCIAL YEAR 2020, OF THE REMUNERATION OF THE BANK'S DIRECTORS IN THEIR CAPACITY AS MEMBERS OF THE BANK'S AUDIT, CORPORATE GOVERNANCE & NOMINATIONS, HUMAN RESOURCES & REMUNERATION, RISK MANAGEMENT, STRATEGY & TRANSFORMATION AND COMPLIANCE, ETHICS & CULTURE COMMITTEES, DETERMINATION OF THEIR REMUNERATION AS PER ARTICLE 109 OF LAW 4548/2018 THROUGH TO THE AGM OF 2022	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	SUBMISSION FOR DISCUSSION AND ADVISORY VOTE ON THE FISCAL YEAR 2020 DIRECTORS' REMUNERATION REPORT, IN ACCORDANCE WITH ARTICLE 112 OF LAW 4548/2018	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	REDETERMINATION OF THE TYPE OF THE AUDIT COMMITTEE, THE TERM OF OFFICE, THE NUMBER AND THE QUALITIES OF ITS MEMBERS AS PER ARTICLE 44 PAR. 1 CASE B) OF LAW 4449/2017	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	APPROVAL OF BOARD OF DIRECTORS SUITABILITY ASSESSMENT POLICY AND PROCEDURE AS PER ARTICLE 3 OF LAW 4706/2020	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	GRANTING OF AUTHORIZATION TO THE BANK'S BOARD OF DIRECTORS IN ORDER TO PROCEED TO ALL ACTIONS REQUIRED FOR FORMING SPECIAL RESERVE FOR THE REPAYMENT OF HOLDERS OF ADDITIONAL TIER 1 CAPITAL (AT1), ONCE RELEVANT LEGISLATIVE FRAMEWORK PROVIDES SUCH POSSIBILITY	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	BANK'S SHARE CAPITAL DECREASE BY REDUCING THE NOMINAL VALUE OF EACH COMMON REGISTERED SHARE OF THE BANK FROM EUR 3.00 TO EUR 1.00 (WITHOUT ANY CHANGE IN THE TOTAL NUMBER OF COMMON REGISTERED SHARES) IN ORDER TO SET OFF EQUAL CUMULATIVE ACCOUNTING LOSSES OF PREVIOUS YEARS, IN THE CONTEXT OF LAUNCHING A STOCK OPTIONS PROGRAM IN ACCORDANCE WITH ARTICLE 113(4) OF LAW 4548/2018 - AMENDMENT OF ARTICLE 4 OF THE BANK'S ARTICLES OF ASSOCIATION - GRANTING AUTHORIZATIONS	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	GRANTING OF AUTHORIZATION TO THE BANK'S BOARD OF DIRECTORS TO LAUNCH A STOCK OPTIONS PROGRAM IN THE FORM OF OPTIONS TO ACQUIRE SHARES OF THE BANK PURSUANT TO ARTICLE 113(4) OF LAW 4548/2018, ADDRESSED TO BOARD MEMBERS, SENIOR MANAGEMENT EXECUTIVES, AND STAFF OF THE BANK AND ITS AFFILIATED COMPANIES, IN THE CONTEXT OF ARTICLE 32 OF LAW 4308/2014	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	SUBMISSION FOR APPROVAL OF THE BOARD OF DIRECTORS REPORT ON THE ANNUAL FINANCIAL STATEMENTS OF THE BANK AND THE GROUP FOR THE FINANCIAL YEAR 2020 (1.1.2020 - 31.12.2020), AND SUBMISSION OF THE RESPECTIVE AUDITORS' REPORT	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	SUBMISSION FOR APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS OF THE BANK AND THE GROUP FOR THE FINANCIAL YEAR 2020 (1.1.2020 - 31.12.2020)	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	APPROVAL OF THE OVERALL MANAGEMENT BY THE BOARD OF DIRECTORS AS PER ARTICLE 108 OF LAW 4548/2018 AND DISCHARGE OF THE AUDITORS OF THE BANK, WITH RESPECT TO THE FINANCIAL YEAR 2020 (1.1.2020 - 31.12.2020), IN ACCORDANCE WITH PAR. 1 CASE C) OF ARTICLE 117 OF LAW 4548/2018	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF REGULAR AND SUBSTITUTE CERTIFIED AUDITORS FOR THE AUDIT OF THE FINANCIAL STATEMENTS OF THE BANK AND THE FINANCIAL STATEMENTS OF THE GROUP FOR THE FINANCIAL YEAR 2021, AND DETERMINATION OF THEIR REMUNERATION	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	Election of Director: Leslie C.G. Campbell	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	Election of Director: Peter S. Cobb	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	Election of Director: Gian M. Fulgoni	FOR

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PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	Election of Director: Ronald J. Korn	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	Election of Director: Jodi Watson	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	An advisory (non-binding) vote on executive compensation.	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	To ratify the appointment of RSM US LLP as the independent registered public accounting firm for the Company to serve for the 2022 fiscal year.	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	To consider and vote upon a stockholder proposal regarding mandatory retirement age for directors, if properly presented at the Annual Meeting.	AGAINST
PLUG POWER INC.	US72919P2020	30-Jul-2021	DIRECTOR	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	DIRECTOR	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	DIRECTOR	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	The approval of the Fifth Certificate of Amendment of the Amended and Restated Certificate of Incorporation of the Company to increase the number of authorized shares of common stock from 750,000,000 shares to 1,500,000,000 shares as described in the proxy statement.	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	The approval of the Plug Power Inc. 2021 Stock Option and Incentive Plan as described in the proxy statement.	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	The approval of the non-binding advisory resolution regarding the compensation of the Company's named executive officers as described in the proxy statement.	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	The ratification of KPMG LLP as the Company's independent registered public accounting firm for 2021.	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO APPROVE PAYMENT OF DIRECTORS' FEES BY THE COMPANY OF UP TO SGD 2,350,000 FOR THE FINANCIAL YEAR ENDING 31 MARCH 2022 (2021: UP TO SGD 2,350,000; INCREASE: NIL)	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITORS' REPORT THEREON	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-APPOINT THE AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR

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<p>SINGAPORE TELECOMMUNICATIONS LTD</p>	<p>SG1T75931496</p>	<p>30-Jul-2021</p>	<p>TO CONSIDER AND, IF THOUGHT FIT, TO PASS WITH OR WITHOUT AMENDMENTS THE FOLLOWING RESOLUTIONS WHICH WILL BE PROPOSED AS ORDINARY RESOLUTIONS: (A) THAT AUTHORITY BE AND IS HEREBY GIVEN TO THE DIRECTORS TO: (I) (1) ISSUE SHARES OF THE COMPANY ("SHARES") WHETHER BY WAY OF RIGHTS, BONUS OR OTHERWISE; AND/OR (2) MAKE OR GRANT OFFERS, AGREEMENTS OR OPTIONS (COLLECTIVELY, "INSTRUMENTS") THAT MIGHT OR WOULD REQUIRE SHARES TO BE ISSUED, INCLUDING BUT NOT LIMITED TO THE CREATION AND ISSUE OF (AS WELL AS ADJUSTMENTS TO) WARRANTS, DEBENTURES OR OTHER INSTRUMENTS CONVERTIBLE INTO SHARES, AT ANY TIME AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AND TO SUCH PERSONS AS THE DIRECTORS MAY IN THEIR ABSOLUTE DISCRETION DEEM FIT; AND (II) (NOTWITHSTANDING THE AUTHORITY CONFERRED BY THIS RESOLUTION MAY HAVE CEASED TO BE IN FORCE) ISSUE SHARES IN PURSUANCE OF ANY INSTRUMENT MADE OR GRANTED BY THE DIRECTORS WHILE THIS RESOLUTION WAS IN FORCE, PROVIDED THAT: (I) THE AGGREGATE NUMBER OF SHARES TO BE ISSUED PURSUANT TO THIS RESOLUTION (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION) DOES NOT EXCEED 50% OF THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) (AS CALCULATED IN ACCORDANCE WITH SUB-PARAGRAPH (II) BELOW), OF WHICH THE AGGREGATE NUMBER OF SHARES TO BE ISSUED OTHER THAN ON A PRO RATA BASIS TO SHAREHOLDERS OF THE COMPANY (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION) DOES NOT EXCEED 5% OF THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) (AS CALCULATED IN ACCORDANCE WITH SUB-PARAGRAPH (II) BELOW); (II) (SUBJECT TO SUCH MANNER OF CALCULATION AS MAY BE PRESCRIBED BY THE SINGAPORE EXCHANGE SECURITIES TRADING LIMITED ("SGX-ST")) FOR THE PURPOSE OF DETERMINING THE AGGREGATE NUMBER OF SHARES THAT MAY BE ISSUED UNDER SUB-PARAGRAPH (I) ABOVE, THE PERCENTAGE OF ISSUED SHARES SHALL BE BASED ON THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) AT THE TIME THIS RESOLUTION IS PASSED, AFTER ADJUSTING FOR: (A) NEW SHARES ARISING FROM THE CONVERSION OR EXERCISE OF ANY CONVERTIBLE SECURITIES OR SHARE OPTIONS OR VESTING OF SHARE AWARDS WHICH WERE ISSUED AND ARE OUTSTANDING OR SUBSISTING AT THE TIME THIS RESOLUTION IS PASSED; AND (B) ANY SUBSEQUENT BONUS ISSUE OR CONSOLIDATION OR SUBDIVISION OF SHARES, AND, IN SUB-PARAGRAPH (I) ABOVE AND THIS SUB-PARAGRAPH (II), "SUBSIDIARY HOLDINGS" HAS THE MEANING GIVEN TO IT IN THE LISTING MANUAL OF THE SGX-ST; (III) IN EXERCISING THE AUTHORITY CONFERRED BY THIS RESOLUTION, THE COMPANY SHALL COMPLY WITH THE PROVISIONS OF THE LISTING MANUAL OF THE SGX-ST AND THE RULES OF ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES OF THE COMPANY MAY FOR THE TIME BEING BE LISTED AND QUOTED ("OTHER EXCHANGE") FOR THE TIME BEING IN FORCE (UNLESS SUCH COMPLIANCE HAS BEEN WAIVED BY THE SGX-ST OR, AS THE CASE MAY BE, THE OTHER EXCHANGE) AND THE CONSTITUTION FOR THE TIME BEING OF THE COMPANY; AND (IV) (UNLESS REVOKED OR VARIED BY THE COMPANY IN GENERAL MEETING) THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL CONTINUE IN FORCE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR THE DATE BY WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IS REQUIRED BY LAW TO BE HELD, WHICHEVER IS THE EARLIER</p>	<p>FOR</p>
<p>SINGAPORE TELECOMMUNICATIONS LTD</p>	<p>SG1T75931496</p>	<p>30-Jul-2021</p>	<p>THAT AUTHORITY BE AND IS HEREBY GIVEN TO THE DIRECTORS OF THE COMPANY TO ALLOT AND ISSUE FROM TIME TO TIME SUCH NUMBER OF NEW ORDINARY SHARES OF THE COMPANY AS MAY BE REQUIRED TO BE ALLOTTED AND ISSUED PURSUANT TO THE SINGTEL SCRIP DIVIDEND SCHEME</p>	<p>FOR</p>

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<p>SINGAPORE TELECOMMUNICATIONS LTD</p>	<p>SG1T75931496</p>	<p>30-Jul-2021</p>	<p>THAT: (I) FOR THE PURPOSES OF SECTIONS 76C AND 76E OF THE COMPANIES ACT, CHAPTER 50 OF SINGAPORE (THE "COMPANIES ACT"), THE EXERCISE BY THE DIRECTORS OF ALL THE POWERS OF THE COMPANY TO PURCHASE OR OTHERWISE ACQUIRE ISSUED ORDINARY SHARES OF THE COMPANY ("SHARES") NOT EXCEEDING IN AGGREGATE THE MAXIMUM LIMIT (AS HEREINAFTER DEFINED), AT SUCH PRICE OR PRICES AS MAY BE DETERMINED BY THE DIRECTORS FROM TIME TO TIME UP TO THE MAXIMUM PRICE (AS HEREINAFTER DEFINED), WHETHER BY WAY OF: (1) MARKET PURCHASE(S) ON THE SGX-ST AND/OR ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES MAY FOR THE TIME BEING BE LISTED AND QUOTED ("OTHER EXCHANGE"); AND/OR (2) OFF-MARKET PURCHASE(S) (IF EFFECTED OTHERWISE THAN ON THE SGX-ST OR, AS THE CASE MAY BE, OTHER EXCHANGE) IN ACCORDANCE WITH ANY EQUAL ACCESS SCHEME(S) AS MAY BE DETERMINED OR FORMULATED BY THE DIRECTORS AS THEY CONSIDER FIT, WHICH SCHEME(S) SHALL SATISFY ALL THE CONDITIONS PRESCRIBED BY THE COMPANIES ACT, AND OTHERWISE IN ACCORDANCE WITH ALL OTHER LAWS AND REGULATIONS AND RULES OF THE SGX-ST OR, AS THE CASE MAY BE, OTHER EXCHANGE AS MAY FOR THE TIME BEING BE APPLICABLE, BE AND IS HEREBY AUTHORISED AND APPROVED GENERALLY AND UNCONDITIONALLY (THE "SHARE PURCHASE MANDATE"); (II) UNLESS VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING, THE AUTHORITY CONFERRED ON THE DIRECTORS OF THE COMPANY PURSUANT TO THE SHARE PURCHASE MANDATE MAY BE EXERCISED BY THE DIRECTORS AT ANY TIME AND FROM TIME TO TIME DURING THE PERIOD COMMENCING FROM THE DATE OF THE PASSING OF THIS RESOLUTION AND EXPIRING ON THE EARLIEST OF: (1) THE DATE ON WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IS HELD; (2) THE DATE BY WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IS REQUIRED BY LAW TO BE HELD; AND (3) THE DATE ON WHICH PURCHASES AND ACQUISITIONS OF SHARES PURSUANT TO THE SHARE PURCHASE MANDATE ARE CARRIED OUT TO THE FULL EXTENT MANDATED; (III) IN THIS RESOLUTION: "AVERAGE CLOSING PRICE" MEANS THE AVERAGE OF THE LAST DEALT PRICES OF A SHARE FOR THE FIVE CONSECUTIVE MARKET DAYS ON WHICH THE SHARES ARE TRANSACTED ON THE SGX-ST OR, AS THE CASE MAY BE, OTHER EXCHANGE IMMEDIATELY PRECEDING THE DATE OF THE MARKET PURCHASE BY THE COMPANY OR, AS THE CASE MAY BE, THE DATE OF THE MAKING OF THE OFFER PURSUANT TO THE OFF-MARKET PURCHASE, AND DEEMED TO BE ADJUSTED, IN ACCORDANCE WITH THE LISTING RULES OF THE SGX-ST, FOR ANY CORPORATE ACTION WHICH OCCURS DURING THE RELEVANT FIVE-DAY PERIOD AND THE DATE OF THE MARKET PURCHASE BY THE COMPANY OR, AS THE CASE MAY BE, THE DATE OF THE MAKING OF THE OFFER PURSUANT TO THE OFF-MARKET PURCHASE; "DATE OF THE MAKING OF THE OFFER" MEANS THE DATE ON WHICH THE COMPANY MAKES AN OFFER FOR THE PURCHASE OR ACQUISITION OF SHARES FROM HOLDERS OF SHARES, STATING THEREIN THE RELEVANT TERMS OF THE EQUAL ACCESS SCHEME FOR EFFECTING THE OFF-MARKET PURCHASE; "MAXIMUM LIMIT" MEANS THAT NUMBER OF ISSUED SHARES REPRESENTING 5% OF THE TOTAL NUMBER OF ISSUED SHARES AS AT THE DATE OF THE PASSING OF THIS RESOLUTION (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS (AS DEFINED IN THE LISTING MANUAL OF THE SGX-ST)); AND "MAXIMUM PRICE" IN RELATION TO A SHARE TO BE PURCHASED OR ACQUIRED, MEANS THE PURCHASE PRICE (EXCLUDING BROKERAGE, COMMISSION, APPLICABLE GOODS AND SERVICES TAX AND OTHER RELATED EXPENSES) WHICH SHALL NOT EXCEED, WHETHER PURSUANT TO A MARKET PURCHASE OR AN OFF-MARKET PURCHASE, 105% OF THE AVERAGE CLOSING PRICE OF THE SHARES; AND (IV) THE DIRECTORS</p>	<p>FOR</p>
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SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	THAT: (I) PURSUANT TO RULE 13.1 OF THE RULES OF THE SINGTEL PERFORMANCE SHARE PLAN 2012 (THE "SINGTEL PSP 2012"), THE EXTENSION OF THE DURATION OF THE SINGTEL PSP 2012 FOR A FURTHER PERIOD OF 10 YEARS FROM 27 JULY 2022 UP TO 26 JULY 2032 (BOTH DATES INCLUSIVE) BE AND IS HEREBY APPROVED; (II) THE AMENDED AND RESTATED RULES OF THE SINGTEL PSP 2012 SET OUT IN THE APPENDIX TO THE COMPANY'S LETTER TO SHAREHOLDERS DATED 7 JULY 2021 (THE "LETTER"), INCORPORATING THE ALTERATIONS TO THE SINGTEL PSP 2012 AS DESCRIBED IN THE LETTER, BE AND ARE HEREBY APPROVED AND ADOPTED IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING RULES OF THE SINGTEL PSP 2012; AND (III) APPROVAL BE AND IS HEREBY GIVEN TO THE DIRECTORS TO GRANT AWARDS IN ACCORDANCE WITH THE PROVISIONS OF THE SINGTEL PSP 2012 (AS ALTERED) AND TO ALLOT AND ISSUE FROM TIME TO TIME SUCH NUMBER OF FULLY PAID-UP ORDINARY SHARES AS MAY BE REQUIRED TO BE DELIVERED PURSUANT TO THE VESTING OF AWARDS UNDER THE SINGTEL PSP 2012 (AS ALTERED), PROVIDED THAT: (1) THE AGGREGATE NUMBER OF NEW ORDINARY SHARES TO BE ISSUED PURSUANT TO THE VESTING OF AWARDS GRANTED OR TO BE GRANTED UNDER THE SINGTEL PSP 2012 (AS ALTERED) SHALL NOT EXCEED 5% OF THE TOTAL NUMBER OF ISSUED ORDINARY SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) FROM TIME TO TIME; AND (2) THE AGGREGATE NUMBER OF NEW ORDINARY SHARES UNDER AWARDS TO BE GRANTED PURSUANT TO THE SINGTEL PSP 2012 (AS ALTERED) DURING THE PERIOD COMMENCING FROM THE DATE OF THIS ANNUAL GENERAL MEETING OF THE COMPANY AND ENDING ON THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR THE DATE BY WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IS REQUIRED BY LAW TO BE HELD, WHICHEVER IS THE EARLIER, SHALL NOT EXCEED 0.5% OF THE TOTAL NUMBER OF ISSUED ORDINARY SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) FROM TIME TO TIME, AND IN THIS RESOLUTION, "SUBSIDIARY HOLDINGS" HAS THE MEANING GIVEN TO IT IN THE LISTING MANUAL OF THE SGX-ST	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 2.4 CENTS PER SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 100 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR GAUTAM BANERJEE (INDEPENDENT MEMBER OF THE AUDIT COMMITTEE)	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 100 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR VENKATARAMAN VISHNAMPET GANESAN	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 100 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HERSELF FOR RE-ELECTION: MS TEO SWEE LIAN	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO CEASE TO HOLD OFFICE IN ACCORDANCE WITH ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR LIM SWEE SAY	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO CEASE TO HOLD OFFICE IN ACCORDANCE WITH ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR RAJEEV SURI	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO CEASE TO HOLD OFFICE IN ACCORDANCE WITH ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR WEE SIEW KIM	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO CEASE TO HOLD OFFICE IN ACCORDANCE WITH ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR YUEN KUAN MOON	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RATIFY ERNST YOUNG LLP AS AUDITORS	FOR

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SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	APPROVE DIVIDEND	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	APPROVE REMUNERATION POLICY	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	APPROVE IMPLEMENTATION REPORT	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	APPROVE SCRIP DIVIDEND	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	APPROVE LONG TERM INCENTIVE PLAN	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT CAROLINE BRITTON AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT MARK CHERRY AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT KELLY CLEVELAND AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT ANDREW COOMBS AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	ELECT JOANNE KENRICK AS A DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT DANIEL KITCHEN AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT ALISTAIR MARKS AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT JAMES PEGGIE AS DIRECTOR	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	REMUNERATION TO NON-EXECUTIVE DIRECTORS (INCLUDING INDEPENDENT DIRECTORS)	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	TATA MOTORS LIMITED SHARE-BASED LONG-TERM INCENTIVE SCHEME 2021 AND GRANT OF STOCK OPTIONS AND / OR PERFORMANCE SHARE UNITS TO THE ELIGIBLE EMPLOYEES UNDER THE SCHEME	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	EXTENDING THE TATA MOTORS SHARE-BASED LONG-TERM INCENTIVE SCHEME 2021 TO ELIGIBLE EMPLOYEES OF CERTAIN SUBSIDIARY COMPANIES OF THE COMPANY	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF BRANCH AUDITORS	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	RATIFICATION OF COST AUDITOR'S REMUNERATION: M/S MANI & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO. 000004)	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR N CHANDRASEKARAN (DIN: 00121863) WHO, RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR

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TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF MR MITSUHIKO YAMASHITA (DIN: 08871753) AS A DIRECTOR	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF MR THIERRY BOLLORE (DIN: 08935293) AS A DIRECTOR	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF MR KOSARAJU V CHOWDARY (DIN: 08485334) AS A DIRECTOR AND AS AN INDEPENDENT DIRECTOR	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	RE-APPOINTMENT OF MR GUENTER BUTSCHEK (DIN: 07427375) AS THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR AND PAYMENT OF REMUNERATION FOR THE PERIOD FEBRUARY 15, 2021 TO JUNE 30, 2021	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF MR GIRISH WAGH (DIN: 03119361) AS A DIRECTOR	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF MR GIRISH WAGH (DIN: 03119361) AS EXECUTIVE DIRECTOR AND PAYMENT OF REMUNERATION	FOR
TECH MAHINDRA LTD	INE669C01036	30-Jul-2021	ADOPTION OF FINANCIAL STATEMENTS	FOR
TECH MAHINDRA LTD	INE669C01036	30-Jul-2021	ADOPTION OF CONSOLIDATED FINANCIAL STATEMENTS	FOR
TECH MAHINDRA LTD	INE669C01036	30-Jul-2021	DECLARATION OF DIVIDEND: TO CONFIRM THE INTERIM (SPECIAL) DIVIDEND PAID ON EQUITY SHARES AND TO DECLARE FINAL DIVIDEND (INCLUDING SPECIAL DIVIDEND) ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021	FOR
TECH MAHINDRA LTD	INE669C01036	30-Jul-2021	APPOINTMENT OF DR. ANISH SHAH (DIN: 02719429) AS A DIRECTOR LIABLE TO RETIRE BY ROTATION	FOR
TECH MAHINDRA LTD	INE669C01036	30-Jul-2021	APPOINTMENT OF MR. MANOJ BHAT (DIN: 05205447) AS A DIRECTOR OF THE COMPANY	FOR
OIL REFINERIES LTD	IL0025902482	01-Aug-2021	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF NEW COMPANY BOARD CHAIRMAN, MR. MOSHE KAPLINSKY	FOR
OIL REFINERIES LTD	IL0025902482	01-Aug-2021	APPROVAL OF THE CALCULATION MANNER OF MR. KAPLINSKY'S ANNUAL BONUS	FOR
OIL REFINERIES LTD	IL0025902482	01-Aug-2021	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF NEW COMPANY CEO, MR. MALACHI ALPER	AGAINST
OIL REFINERIES LTD	IL0025902482	01-Aug-2021	APPROVAL OF A RETIREMENT BONUS FOR FORMER COMPANY BOARD CHAIRMAN, MR. OVADIA ELI	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	ADOPTION OF STANDALONE FINANCIAL STATEMENTS	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	ADOPTION OF CONSOLIDATED FINANCIAL STATEMENTS	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	DECLARATION OF DIVIDEND: RESOLVED THAT A FINAL DIVIDEND OF INR 1.50/- PER EQUITY SHARE OF INR 1/- EACH BE DECLARED FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021 AND THAT THE SAME BE PAID OUT OF THE PROFITS OF THE COMPANY TO THOSE SHAREHOLDERS WHOSE NAMES APPEAR IN THE REGISTER OF MEMBERS AS ON 26TH JULY 2021 IN CASE THE SHARES ARE HELD IN PHYSICAL FORM AND TO THE BENEFICIAL HOLDERS OF THE DEMATERIALIZED SHARES AS ON 26TH JULY 2021 AS PER THE DETAILS PROVIDED BY NATIONAL SECURITIES DEPOSITORY LIMITED AND CENTRAL DEPOSITORY SERVICES (INDIA) LIMITED IN CASE THE SHARES ARE HELD IN ELECTRONIC FORM. RESOLVED FURTHER THAT THE INTERIM DIVIDEND OF INR 1.50/- PER EQUITY SHARE OF INR 1/- EACH DECLARED BY THE BOARD OF DIRECTORS AND PAID FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021 BE AND IS HEREBY CONFIRMED	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	RE-APPOINTMENT OF MR. M M MURUGAPPAN, DIRECTOR (DIN 00170478)	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	APPOINTMENT OF MR. SRIDHARAN RANGARAJAN AS WHOLETIME DIRECTOR (DIN 01814413)	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	APPROVAL FOR PAYMENT OF COMMISSION TO MR. M M MURUGAPPAN	FOR

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CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	RATIFICATION OF COST AUDITOR'S REMUNERATION: M/S. S MAHADEVAN & CO. (FIRM REGISTRATION NO.000007) COST ACCOUNTANTS	FOR
CITYCON OYJ	FI4000369947	02-Aug-2021	THE BOARD OF DIRECTORS PROPOSES THAT THE REVISED REMUNERATION POLICY OF THE COMPANY'S GOVERNING BODIES BE APPROVED. THE RESOLUTION IS ADVISORY IN ACCORDANCE WITH THE FINNISH LIMITED LIABILITY COMPANIES ACT. THE BOARD OF DIRECTORS HAS PROPOSED THAT THE CEO OF THE COMPANY, F. SCOTT BALL, WOULD BE ELECTED AS A NEW EXECUTIVE MEMBER TO THE BOARD OF DIRECTORS FOR A TERM OF OFFICE EXPIRING AT THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING. THE BOARD ROLE WOULD MEAN A PERMANENT DEVIATION FROM THE CURRENT REMUNERATION POLICY WHICH STATES THAT BOARD MEMBERS WOULD CATEGORICALLY NOT PARTICIPATE IN THE SAME REMUNERATION OR INCENTIVE SCHEMES WITH THE COMPANY'S EXECUTIVE MANAGEMENT. THE REMUNERATION POLICY WILL BE AMENDED IN THIS REGARD. IN ADDITION TO ENSURE CONTINUITY OF THE MANAGEMENT, THE ANNUAL MAXIMUM EARNINGS TARGET FOR THE LONG-TERM INCENTIVES IS DEFINED BY THE BOARD AT THE BEGINNING OF EACH PERFORMANCE PERIOD	AGAINST
CITYCON OYJ	FI4000369947	02-Aug-2021	THE BOARD OF DIRECTORS PROPOSES ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE THAT THE CEO OF THE COMPANY MR F. SCOTT BALL AND MS LJUDMILA POPOVA WOULD BE ELECTED AS NEW MEMBERS TO THE BOARD OF DIRECTORS. THE MEMBERS OF THE BOARD OF DIRECTORS WOULD BE ELECTED FOR A TERM THAT WILL CONTINUE UNTIL THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING. BOTH CANDIDATES HAVE GIVEN THEIR CONSENT TO THE ELECTION. MR F. SCOTT BALL IS NOT INDEPENDENT OF THE COMPANY DUE TO HIS CEO POSITION AT CITYCON AND HE IS INDEPENDENT OF SIGNIFICANT SHAREHOLDERS. MS LJUDMILA POPOVA IS INDEPENDENT OF BOTH THE COMPANY AND SIGNIFICANT SHAREHOLDERS. IN ADDITION, INFORMATION ON THE PROPOSED NEW MEMBERS OF THE BOARD OF DIRECTORS IS AVAILABLE AT THE END OF THIS NOTICE. OTHER CURRENT MEMBERS OF THE BOARD OF DIRECTORS SHALL CONTINUE IN THEIR POSITION UNTIL THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING	FOR
RAYMOND LTD	INE301A01014	02-Aug-2021	TO CONSIDER AND ADOPT: A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON; AND B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
RAYMOND LTD	INE301A01014	02-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MRS. NAWAZ GAUTAM SINGHANIA (DIN: 00863174), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-APPOINTMENT	FOR
RAYMOND LTD	INE301A01014	02-Aug-2021	RATIFICATION OF REMUNERATION OF COST AUDITOR FOR TEXTILE UNITS AND THE REAL ESTATE DIVISION OF THE COMPANY	FOR
RAYMOND LTD	INE301A01014	02-Aug-2021	AUTHORISE BORROWINGS BY WAY OF ISSUANCE OF NON-CONVERTIBLE DEBENTURES / BONDS / OTHER INSTRUMENTS	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	DIRECTOR	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	DIRECTOR	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	DIRECTOR	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	DIRECTOR	FOR

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PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of Prestige Consumer Healthcare Inc. for the fiscal year ending March 31, 2022.	FOR
PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	Say on Pay - An advisory vote on the resolution to approve the compensation of Prestige Consumer Healthcare Inc.'s named executive officers.	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	DIRECTOR	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	DIRECTOR	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	DIRECTOR	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	DIRECTOR	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	DIRECTOR	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	DIRECTOR	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	DIRECTOR	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	DIRECTOR	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	DIRECTOR	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	To ratify the appointment of Ernst & Young LLP as Skyline Champion's independent registered public accounting firm.	FOR
SKYLINE CHAMPION CORPORATION	US8308301055	03-Aug-2021	To consider a non-binding advisory vote on fiscal 2021 compensation paid to Skyline Champion's named executive officers.	FOR
SPECTRUM BRANDS HOLDINGS, INC.	US84790A1051	03-Aug-2021	Election of Class III Director: David M. Maura	FOR
SPECTRUM BRANDS HOLDINGS, INC.	US84790A1051	03-Aug-2021	Election of Class III Director: Terry L. Polistina	FOR
SPECTRUM BRANDS HOLDINGS, INC.	US84790A1051	03-Aug-2021	Ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2021.	FOR
SPECTRUM BRANDS HOLDINGS, INC.	US84790A1051	03-Aug-2021	To approve, on an advisory basis, the compensation of the Company's executive officers.	FOR
SPECTRUM BRANDS HOLDINGS, INC.	US84790A1051	03-Aug-2021	To approve an amendment to the Company's Amended and Restated Certificate of Incorporation to de-classify the Board of Directors.	FOR
WEINGARTEN REALTY INVESTORS	US9487411038	03-Aug-2021	To approve the Agreement and Plan of Merger, dated as of April 15, 2021, by and between Weingarten Realty Investors, a Texas real estate investment trust ("Weingarten") and Kimco Realty Corporation, a Maryland corporation ("Kimco"), pursuant to which Weingarten will merge with and into Kimco (the "Merger"), with Kimco continuing as the surviving corporation of the Merger (the "Merger Proposal").	FOR

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WEINGARTEN REALTY INVESTORS	US9487411038	03-Aug-2021	To approve, by advisory (nonbinding) vote, the compensation that may be paid or become payable to the named executive officers of Weingarten in connection with the Merger.	AGAINST
WEINGARTEN REALTY INVESTORS	US9487411038	03-Aug-2021	To approve the adjournment of the Special Meeting, if necessary or appropriate, to solicit additional proxies in favor of the Merger Proposal, if there are insufficient votes at the time of such adjournment to approve the Merger Proposal.	FOR
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	CNE000001M22	03-Aug-2021	INDEPENDENT DIRECTORS' LEAVING THEIR POSTS UPON THE EXPIRATION OF THEIR TENURE AND BY-ELECTION OF INDEPENDENT DIRECTORS	FOR
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	CNE000001M22	03-Aug-2021	BY-ELECTION OF SHAREHOLDER SUPERVISORS	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Ichige, Yumiko	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Goto, Genri	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Taka, Iwao	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Tsukahara, Kazuo	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Imaizumi, Tadahisa	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Corporate Auditor Imamura, Toshio	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Approve Appropriation of Surplus	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Yoshioka, Akira	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Yoshida, Hitoshi	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Koshimizu, Hironori	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Kimura, Miyoko	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Tamai, Tsuguhiro	FOR
ASKUL CORPORATION	JP3119920001	04-Aug-2021	Appoint a Director Ozawa, Takao	FOR
FLAGSTAR BANCORP, INC.	US3379307057	04-Aug-2021	Approval of the Agreement and Plan of Merger (as amended from time to time, the "merger agreement"), dated April 24, 2021, by and among Flagstar Bancorp, Inc. ("Flagstar"), New York Community Bancorp, Inc. ("NYCB") and 615 Corp. (the "Flagstar merger proposal"). Flagstar shareholders should read the joint proxy statement/prospectus to which this proxy card is attached carefully and in its entirety, including the annexes, for more detailed information concerning the merger agreement and the transactions contemplated thereby.	FOR
FLAGSTAR BANCORP, INC.	US3379307057	04-Aug-2021	Approval of, on an advisory (non-binding) basis, the merger-related compensation payments that will or may be paid to the named executive officers of Flagstar in connection with the transactions contemplated by the merger agreement (the "Flagstar compensation proposal").	AGAINST
FLAGSTAR BANCORP, INC.	US3379307057	04-Aug-2021	Approval of the adjournment of the Flagstar special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the Flagstar merger proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to Flagstar shareholders (the "Flagstar adjournment proposal").	FOR

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FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Lay Koon Tan	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: William D. Watkins	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Revathi Advaiti	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	To approve the re-appointment of Deloitte & Touche LLP as our independent auditors for the 2022 fiscal year and to authorize the Board of Directors, upon the recommendation of the Audit Committee, to fix their remuneration.	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	NON-BINDING, ADVISORY RESOLUTION: To approve the compensation of the Company's named executive officers, as disclosed pursuant to Item 402 of Regulation S-K, set forth in "Compensation Discussion and Analysis" and in the compensation tables and the accompanying narrative disclosure under "Executive Compensation" in the Company's proxy statement relating to its 2021 Annual General Meeting.	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	To approve a general authorization for the directors of Flex to allot and issue ordinary shares.	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	To approve a renewal of the Share Purchase Mandate permitting Flex to purchase or otherwise acquire its own issued ordinary shares.	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Michael D. Capellas	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: John D. Harris II	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Michael E. Hurlston	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Jennifer Li	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Erin L. McSweeney	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Marc A. Onetto	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Willy C. Shih, Ph.D.	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Charles K. Stevens, III	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	To fix the number of Directors at five (5).	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	DIRECTOR	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	DIRECTOR	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	DIRECTOR	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	DIRECTOR	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	DIRECTOR	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	To re-appoint Deloitte LLP, as the Company's Auditor to serve until the close of the next annual meeting of shareholders, at a remuneration to be fixed by the directors.	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	To consider and approve a non-binding advisory ordinary resolution on the Company's approach to Executive Compensation (Say on Pay), as described in the Company's Information Circular.	FOR

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GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	By ordinary resolution to ratify, confirm and approve the Company's 2007 Share Option Plan and approve for grant, all currently available and unallocated options issuable under the Company's 2007 Share Option Plan, as described in the Company's Information Circular.	FOR
KEC INTERNATIONAL LTD	INE389H01022	04-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT: A. THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON; AND B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
KEC INTERNATIONAL LTD	INE389H01022	04-Aug-2021	TO DECLARE A DIVIDEND ON EQUITY SHARES AT THE RATE OF INR 4.00 (RUPEES FOUR ONLY) PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
KEC INTERNATIONAL LTD	INE389H01022	04-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. VIMAL KEJRIWAL (DIN: 00026981), WHO RETIRES BY ROTATION IN TERMS OF SECTION 152 (6) OF THE COMPANIES ACT, 2013, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
KEC INTERNATIONAL LTD	INE389H01022	04-Aug-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 143(8) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("THE ACT") AND RULES FRAMED THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE), THE BOARD OF DIRECTORS/AUDIT COMMITTEE OF THE COMPANY BE AND IS HEREBY AUTHORISED TO APPOINT FROM TIME TO TIME, BRANCH AUDITOR(S) OF ANY BRANCH OFFICE OF THE COMPANY, WHETHER EXISTING OR WHICH MAY BE OPENED/ACQUIRED HEREAFTER, OUTSIDE INDIA, IN CONSULTATION WITH THE COMPANY'S STATUTORY AUDITORS, ANY PERSON(S)/FIRM(S) QUALIFIED TO ACT AS BRANCH AUDITOR IN TERMS OF THE PROVISIONS OF SECTION 143(8) OF THE ACT AND TO FIX THEIR REMUNERATION. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS/AUDIT COMMITTEE OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, MATTERS, DEEDS AND THINGS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION."	FOR
KEC INTERNATIONAL LTD	INE389H01022	04-Aug-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND RULES FRAMED THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE), THE REMUNERATION OF INR 700,000/- (RUPEES SEVEN LAKH ONLY) PLUS TAXES AS APPLICABLE AND RE-IMBURSEMENT OF OUT OF POCKET EXPENSES INCURRED IN CONNECTION WITH THE AUDIT, PAYABLE TO M/S. KIRIT MEHTA & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO. 000353), WHO HAVE BEEN APPOINTED BY THE BOARD OF DIRECTORS AS THE COST AUDITORS TO CONDUCT AUDIT OF COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE AND IS HEREBY RATIFIED. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY (INCLUDING ANY COMMITTEE THEREOF) AND/OR COMPANY SECRETARY OF THE COMPANY, BE AND ARE HEREBY SEVERALLY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, DESIRABLE OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION."	FOR
KEC INTERNATIONAL LTD	INE389H01022	04-Aug-2021	RE-APPOINTMENT OF MR. VIMAL KEJRIWAL (DIN: 00026981) AS MANAGING DIRECTOR & CEO	AGAINST
KEC INTERNATIONAL LTD	INE389H01022	04-Aug-2021	APPROVAL FOR PAYMENT OF COMMISSION TO MR. HARSH V. GOENKA, NON-EXECUTIVE CHAIRMAN	AGAINST
NEW YORK COMMUNITY BANCORP, INC.	US6494451031	04-Aug-2021	A proposal to approve the issuance of New York Community Bancorp, Inc. ("NYCB") common stock to holders of Flagstar Bancorp, Inc. ("Flagstar") common stock pursuant to the Agreement and Plan of Merger, dated as of April 24, 2021 (as it may be amended from time to time), by and among NYCB, 615 Corp. and Flagstar (the "NYCB share issuance proposal").	FOR
NEW YORK COMMUNITY BANCORP, INC.	US6494451031	04-Aug-2021	A proposal to adjourn the NYCB special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the NYCB share issuance proposal, or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to holders of NYCB common stock.	FOR

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NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT, FOR THE YEAR ENDED 31 MARCH 2021	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO APPROVE DIRECTORS' REMUNERATION POLICY	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO APPROVE NINETY ONE'S CLIMATE RELATED FINANCIAL REPORTING	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RECEIVE AND ADOPT THE AUDITED ANNUAL FINANCIAL STATEMENTS OF NINETY ONE PLC FOR THE YEAR ENDED 31 MARCH 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND OF THE AUDITOR OF NINETY ONE PLC	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	SUBJECT TO THE PASSING OF RESOLUTION NO 22, TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES FOR THE YEAR ENDED 31 MARCH 2021: 6.7 PENCE PER NINETY ONE PLC ORDINARY SHARE AND 133.0 CENTS PER NINETY ONE LIMITED ORDINARY SHARE	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-APPOINT KPMG LLP OF 15 CANADA SQUARE, CANARY WHARF, LONDON, E14 5GL, AS AUDITOR OF NINETY ONE PLC TO HOLD OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF NINETY ONE PLC TO BE HELD IN 2022	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO SET THE REMUNERATION OF NINETY ONE PLC'S AUDITOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	DIRECTORS' AUTHORITY TO ALLOT SHARES AND OTHER SECURITIES	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	AUTHORITY TO PURCHASE OWN ORDINARY SHARES	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	CONSENT TO SHORT NOTICE	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT HENDRIK DU TOIT AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	ADOPTION OF NEW ARTICLES OF ASSOCIATION	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	APPROVAL OF THE LONG TERM INCENTIVE PLAN 2021	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	SUBJECT TO PASSING OF RESOLUTION 13, TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES FOR THE YEAR ENDED 31 MARCH 2021	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO REAPPOINT KPMG INC OF 85 EMPIRE ROAD, PARKTOWN, 2193, SOUTH AFRICA, UPON THE RECOMMENDATION OF THE CURRENT AUDIT AND RISK COMMITTEE, AS AUDITOR OF NINETY ONE LIMITED, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF NINETY ONE LIMITED TO BE HELD IN 2022, WITH THE DESIGNATED AUDIT PARTNER BEING MR GAWIE KOLBE	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	ELECTION OF AUDIT AND RISK COMMITTEE MEMBER: VICTORIA COCHRANE	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	ELECTION OF AUDIT AND RISK COMMITTEE MEMBER: IDOYA BASTERRECHEA ARANDA	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	ELECTION OF AUDIT AND RISK COMMITTEE MEMBER: COLIN KEOGH	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	AUTHORISING THE DIRECTORS TO ISSUE UP TO (I)5% OF THE ISSUED ORDINARY SHARES; AND (II)5% PLUS 154,067 OF THE ISSUED SPECIAL CONVERTING SHARES	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	GENERAL AUTHORITY TO ISSUE ORDINARY SHARES FOR CASH	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT KIM MCFARLAND AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	AMENDMENT OF THE RULES OF THE NINETY ONE LIMITED LONG TERM INCENTIVE PLAN 2020	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	AUTHORITY TO ACQUIRE ORDINARY SHARES OF NINETY ONE LIMITED SUBJECT TO ANY RESTRICTION UNDER SA LAW	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	FINANCIAL ASSISTANCE	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR

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NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT GARETH PENNY AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT IDOYA BASTERRECHEA ARANDA AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT COLIN KEOGH AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT BUSISIWE MABUZA AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT VICTORIA COCHRANE AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO ELECT KHUMO SHUENYANE AS DIRECTOR	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Proposal to approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Dennis Segers	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Proposal to ratify the appointment of Ernst & Young LLP as the Company's independent registered accounting firm for fiscal 2022.	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Raman K. Chitkara	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Saar Gillai	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Ronald S. Jankov	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Mary Louise Krakauer	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Thomas H. Lee	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Jon A. Olson	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Victor Peng	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Elizabeth W. Vanderslice	FOR
8X8, INC.	US2829141009	05-Aug-2021	DIRECTOR	FOR
8X8, INC.	US2829141009	05-Aug-2021	DIRECTOR	FOR
8X8, INC.	US2829141009	05-Aug-2021	DIRECTOR	FOR
8X8, INC.	US2829141009	05-Aug-2021	DIRECTOR	FOR
8X8, INC.	US2829141009	05-Aug-2021	DIRECTOR	FOR
8X8, INC.	US2829141009	05-Aug-2021	DIRECTOR	FOR
8X8, INC.	US2829141009	05-Aug-2021	DIRECTOR	FOR
8X8, INC.	US2829141009	05-Aug-2021	To ratify the appointment of Moss Adams LLP as the Company's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
8X8, INC.	US2829141009	05-Aug-2021	To vote, on an advisory and non-binding basis, on the compensation of the Company's named executive officers (as set forth in the proxy statement).	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	To set the number of directors at ten.	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	DIRECTOR	FOR

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CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	DIRECTOR	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	DIRECTOR	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	DIRECTOR	ABSTAIN
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	DIRECTOR	ABSTAIN
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	DIRECTOR	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	DIRECTOR	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	DIRECTOR	ABSTAIN
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	DIRECTOR	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	DIRECTOR	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Appointment of Ernst & Young LLP, Chartered Accountants as auditors of the Company for the ensuing year and authorizing the directors to fix their remuneration.	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	BE IT RESOLVED, as an ordinary resolution, that: 1. All unallocated options under the Performance Share Option (PSO) Plan described in the Management Information Circular of the Company dated June 11, 2021 (the "Circular") be and are hereby approved; 2. The Company have the ability to continue granting options under the PSO Plan until August 5, 2024, which is the date that is three years from the date of the shareholder meeting at which shareholder approval is being sought; and 3. Any director or officer of the Company be and is hereby authorized to do such things and to sign, execute and deliver all documents that such director and officer may, in their discretion, determined to be necessary in order to give full effect to the <u>intent and purpose of this resolution</u> .	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	BE IT RESOLVED, as an ordinary resolution, that on a non-binding and advisory basis and not to diminish the role and responsibilities of the Board of Directors, the shareholders accept the approach to executive compensation disclosed in the Circular.	FOR
CAVCO INDUSTRIES, INC.	US1495681074	05-Aug-2021	Election of Director: Steven G. Bunger	FOR
CAVCO INDUSTRIES, INC.	US1495681074	05-Aug-2021	Election of Director: Steven W. Moster	FOR
CAVCO INDUSTRIES, INC.	US1495681074	05-Aug-2021	Proposal to approve the advisory (non-binding) resolution relating to executive compensation.	FOR
CAVCO INDUSTRIES, INC.	US1495681074	05-Aug-2021	Ratification of the appointment of RSM US LLP as the independent registered public accounting firm for fiscal 2022.	FOR
CORVEL CORPORATION	US2210061097	05-Aug-2021	DIRECTOR	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	DIRECTOR	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	DIRECTOR	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	DIRECTOR	ABSTAIN

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CORVEL CORPORATION	US2210061097	05-Aug-2021	DIRECTOR	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	DIRECTOR	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	To ratify the appointment of Haskell & White LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
CORVEL CORPORATION	US2210061097	05-Aug-2021	To amend and restate our 1991 Employee Stock Purchase Plan to extend the termination date by ten years from September 30, 2021 to September 30, 2031.	FOR
ENERSYS	US29275Y1029	05-Aug-2021	Election of Class II Director: Hwan-yoon F. Chung	FOR
ENERSYS	US29275Y1029	05-Aug-2021	Election of Class II Director: Arthur T. Katsaros	FOR
ENERSYS	US29275Y1029	05-Aug-2021	Election of Class II Director: General Robert Magnus, USMC (Retired)	FOR
ENERSYS	US29275Y1029	05-Aug-2021	To ratify the appointment of Ernst & Young LLP as EnerSys' independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
ENERSYS	US29275Y1029	05-Aug-2021	An advisory vote to approve EnerSys' named executive officer compensation.	FOR
INDEPENDENT BANK CORP.	US4538361084	05-Aug-2021	Approve the issuance of Independent Bank Corp. ("Independent") common stock to holders of Meridian Bancorp, Inc. ("Meridian") common stock pursuant to the Agreement and Plan of Merger, dated as of April 22, 2021 (the "merger agreement"), by and among Independent, Bradford Merger Sub Inc., Rockland Trust Company, Meridian and East Boston Savings Bank (the "Independent share issuance proposal").	FOR
INDEPENDENT BANK CORP.	US4538361084	05-Aug-2021	Approve the adjournment of the Independent Bank Corp. special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Independent special meeting to approve the Independent share issuance proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to Independent shareholders (the "Independent adjournment proposal").	FOR
INDUSTRIAS PENOLES SAB DE CV	MXP554091415	05-Aug-2021	PROPOSAL, DISCUSSION AND, AS THE CASE MAY BE, APPROVAL OF THE AMENDMENT TO THE CORPORATE BYLAWS	AGAINST
INDUSTRIAS PENOLES SAB DE CV	MXP554091415	05-Aug-2021	DESIGNATION OF THE MEETINGS SPECIAL REPRESENTATIVES	FOR
INDUSTRIAS PENOLES SAB DE CV	MXP554091415	05-Aug-2021	READING AND, AS THE CASE MAY BE, APPROVAL OF THE MEETINGS MINUTE	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO ELECT STEPHEN KOSEFF AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO ELECT NICOLA NEWTON-KING AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO ELECT JASANDRA NYKER AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO ELECT BRIAN DAVID STEVENSON AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO ELECT RICHARD JOHN WAINWRIGHT AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO APPROVE THE DUAL LISTED COMPANIES' (DLC) DIRECTORS' REMUNERATION REPORT, INCLUDING THE IMPLEMENTATION REPORT, (OTHER THAN THE PART CONTAINING THE DIRECTORS, REMUNERATION POLICY) FOR THE YEAR ENDED 31 MARCH 2021	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO APPROVE THE DLC DIRECTORS' REMUNERATION POLICY	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	REPORTING ON SCOPE 3 EMISSIONS FOR THE YEAR ENDING 31 MARCH 2022	FOR

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INVESTEC LIMITED	ZAE000081949	05-Aug-2021	AUTHORITY TO TAKE ACTION IN RESPECT OF THE RESOLUTIONS	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT HENRIETTA CAROLINE BALDOCK AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID BY INVESTEC LIMITED ON THE ORDINARY SHARES IN INVESTEC LIMITED FOR THE SIX-MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID ON THE SA DAS SHARE IN INVESTEC LIMITED FOR THE SIX- MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES AND THE DIVIDEND ACCESS (SOUTH AFRICAN RESIDENT) REDEEMABLE PREFERENCE SHARE (SA DAS SHARE) IN INVESTEC LIMITED FOR THE YEAR ENDED 31 MARCH 2021	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-APPOINT ERNST AND YOUNG INC. AS JOINT AUDITORS OF INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-APPOINT KPMG INC. AS JOINT AUDITORS OF INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO ISSUE THE UNISSUED VARIABLE RATE, REDEEMABLE, CUMULATIVE PREFERENCE SHARES THE UNISSUED NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES (PERPETUAL PREFERENCE SHARES) THE UNISSUED NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES (NON-REDEEMABLE PROGRAMME PREFERENCE SHARES) AND THE REDEEMABLE, NON-PARTICIPATING PREFERENCE SHARES (REDEEMABLE PROGRAMME PREFERENCE SHARES)	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO ISSUE THE UNISSUED SPECIAL CONVERTIBLE REDEEMABLE PREFERENCE SHARES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO APPROVE THE INVESTEC LIMITED SHARE INCENTIVE PLAN	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO ACQUIRE ORDINARY SHARES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO ACQUIRE ANY REDEEMABLE, NON-PARTICIPATING PREFERENCE SHARES AND NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT ZARINA BIBI MAHOMED BASSA AS A DIRECTOR OF INVESTEC PLC AND INVESTEC	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	FINANCIAL ASSISTANCE	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	AMENDMENT TO THE INVESTEC LIMITED MEMORANDUM OF INCORPORATION	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS OF INVESTEC PLC FOR THE YEAR ENDED 31 MARCH 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITORS	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID BY INVESTEC PLC ON THE ORDINARY SHARES IN INVESTEC FOR THE SIX-MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES IN INVESTEC PLC FOR THE YEAR ENDED 31 MARCH 2021	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITORS OF INVESTEC PLC	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO AUTHORISE THE INVESTEC PLC AUDIT COMMITTEE TO SET THE REMUNERATION OF THE COMPANY'S AUDITORS	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	POLITICAL DONATIONS	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO ALLOT SHARES AND OTHER SECURITIES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT DAVID FRIEDLAND AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO APPROVE THE INVESTEC PLC SHARE INCENTIVE PLAN	FOR

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INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO PURCHASE ORDINARY SHARES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO PURCHASE PREFERENCE SHARES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT PHILIP ALAN HOURQUEBIE AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT NISHLAN ANDRE SAMUJH AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT KHUMO LESEGO SHUENYANE AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT PHILISIWE GUGULETHU SIBIYA AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT FANI TITI AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT JAMES KIERAN COLUM WHELAN AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO ELECT STEPHEN KOSEFF AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT HENRIETTA CAROLINE BALDOCK AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO ELECT NICOLA NEWTON-KING AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO ELECT JASANDRA NYKER AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO ELECT BRIAN DAVID STEVENSON AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO ELECT RICHARD JOHN WAINWRIGHT AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO APPROVE THE DUAL LISTED COMPANIES' (DLC) DIRECTORS' REMUNERATION REPORT, INCLUDING THE IMPLEMENTATION REPORT, (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY) FOR THE YEAR ENDED 31 MARCH 2021	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO APPROVE THE DLC DIRECTORS' REMUNERATION POLICY	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	REPORTING ON SCOPE 3 EMISSIONS FOR THE YEAR ENDING 31 MARCH 2022	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	AUTHORITY TO TAKE ACTION IN RESPECT OF THE RESOLUTIONS	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID BY INVESTEC LIMITED ON THE ORDINARY SHARES IN INVESTEC LIMITED FOR THE SIX-MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID ON THE SA DAS SHARE IN INVESTEC LIMITED FOR THE SIX- MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT ZARINA BIBI MAHOMED BASSA AS A DIRECTOR OF INVESTEC PLC AND INVESTEC	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES AND THE DIVIDEND ACCESS (SOUTH AFRICAN RESIDENT) REDEEMABLE PREFERENCE SHARE (SA DAS SHARE) IN INVESTEC LIMITED FOR THE YEAR ENDED 31 MARCH 2021	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-APPOINT ERNST & YOUNG INC. AS JOINT AUDITORS OF INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-APPOINT KPMG INC. AS JOINT AUDITORS OF INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO ISSUE THE UNISSUED VARIABLE RATE, REDEEMABLE, CUMULATIVE PREFERENCE SHARES; THE UNISSUED NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES (PERPETUAL PREFERENCE SHARES); THE UNISSUED NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES (NON-REDEEMABLE PROGRAMME PREFERENCE SHARES); AND THE REDEEMABLE, NON-PARTICIPATING PREFERENCE SHARES (REDEEMABLE PROGRAMME PREFERENCE SHARES)	FOR

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INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO ISSUE THE UNISSUED SPECIAL CONVERTIBLE REDEEMABLE PREFERENCE SHARES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO APPROVE THE INVESTEC LIMITED SHARE INCENTIVE PLAN	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO ACQUIRE ORDINARY SHARES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO ACQUIRE ANY REDEEMABLE, NON-PARTICIPATING PREFERENCE SHARES AND NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	FINANCIAL ASSISTANCE	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	AMENDMENT TO THE INVESTEC LIMITED MEMORANDUM OF INCORPORATION	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT DAVID FRIEDLAND AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS OF INVESTEC PLC FOR THE YEAR ENDED 31 MARCH 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITORS	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID BY INVESTEC PLC ON THE ORDINARY SHARES IN INVESTEC FOR THE SIX-MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES IN INVESTEC PLC FOR THE YEAR ENDED 31 MARCH 2021: A FINAL ORDINARY DIVIDEND PAYMENT FOR INVESTEC PLC OF 7.5 PENCE PER ORDINARY SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31 MARCH 2021. FOR INVESTEC PLC SHAREHOLDERS ON THE SA BRANCH REGISTER THIS WILL BE THROUGH A DIVIDEND PAYMENT BY INVESTEC LIMITED ON THE SA DAS SHARE EQUIVALENT TO 7.5 PENCE PER ORDINARY SHARE. THE FINAL DIVIDEND, IF APPROVED, WILL TAKE THE TOTAL ORDINARY DIVIDEND FOR INVESTEC PLC FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 TO 13 PENCE PER ORDINARY SHARE	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS OF INVESTEC PLC	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO AUTHORISE THE INVESTEC PLC AUDIT COMMITTEE TO SET THE REMUNERATION OF THE COMPANY'S AUDITORS	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	POLITICAL DONATIONS	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO ALLOT SHARES AND OTHER SECURITIES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO APPROVE THE INVESTEC PLC SHARE INCENTIVE PLAN	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO PURCHASE ORDINARY SHARES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO PURCHASE PREFERENCE SHARES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT PHILIP ALAN HOURQUEBIE AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT NISHLAN ANDRE SAMUJH AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT KHUMO LESEGO SHUENYANE AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT PHILISIWE GUGULETHU SIBIYA AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT FANI TITI AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT JAMES KIERAN COLUM WHELAN AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR

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LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER, READ WITH SCHEDULE IV TO THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATIONS OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE) AND REGULATION 17(1A) AND APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND BASED ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND APPROVAL OF THE BOARD OF DIRECTORS, MR. NARAYANAN KUMAR (DIN: 00007848) WHO WAS APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM UPTO MAY 26, 2021 BY THE SHAREHOLDERS AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER UNDER SECTION 160 OF THE COMPANIES ACT, 2013 PROPOSING HIS CANDIDATURE FOR THE OFFICE OF A DIRECTOR BE AND IS HEREBY RE-APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF FIVE YEARS WITH EFFECT FROM MAY 27, 2021 TO MAY 26, 2026 AND ALSO CONTINUE AS AN INDEPENDENT DIRECTOR OF THE COMPANY AFTER HE ATTAINS THE AGE OF 75 YEARS	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORT OF THE AUDITORS THEREON FOR THE YEAR ENDED MARCH 31, 2021	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 196, 197, 203 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH SCHEDULE V OF THE SAID ACT AND THE RULES MADE THEREUNDER, APPROVAL BE AND IS HEREBY GRANTED TO THE RE-APPOINTMENT OF MR. M. V. SATISH (DIN: 06393156) AS THE WHOLE-TIME DIRECTOR OF THE COMPANY WITH EFFECT FROM JANUARY 29, 2021 UPTO AND INCLUDING APRIL 07, 2024. RESOLVED FURTHER THAT MR. M. V. SATISH IN HIS CAPACITY AS WHOLE-TIME DIRECTOR, BE PAID REMUNERATION AS MAY BE FIXED BY THE BOARD, FROM TIME TO TIME, AS PRESCRIBED UNDER THE COMPANIES ACT, 2013 AND WITHIN THE LIMITS APPROVED BY THE MEMBERS AS PER THE DETAILS GIVEN IN THE EXPLANATORY STATEMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 196, 197, 203 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, READ WITH SCHEDULE V OF THE SAID ACT AND THE RULES MADE THEREUNDER, APPROVAL BE AND IS HEREBY GRANTED TO THE RE-APPOINTMENT OF MR. R. SHANKAR RAMAN (DIN: 00019798) AS THE WHOLE-TIME DIRECTOR OF THE COMPANY WITH EFFECT FROM OCTOBER 1, 2021 UPTO AND INCLUDING SEPTEMBER 30, 2026. RESOLVED FURTHER THAT MR. R. SHANKAR RAMAN IN HIS CAPACITY AS WHOLE-TIME DIRECTOR, BE PAID REMUNERATION AS MAY BE FIXED BY THE BOARD, FROM TIME TO TIME, AS PRESCRIBED UNDER THE COMPANIES ACT, 2013 AND WITHIN THE LIMITS APPROVED BY THE MEMBERS AS PER THE DETAILS GIVEN IN THE EXPLANATORY STATEMENT	FOR

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LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	<p>RESOLVED THAT IN SUPERSESION OF THE RESOLUTION NO. 13 PASSED BY THE MEMBERS AT THE 75TH ANNUAL GENERAL MEETING OF THE COMPANY HELD ON AUGUST 13, 2020 IN THIS REGARD AND IN ACCORDANCE WITH THE PROVISIONS OF SECTIONS 41, 42, 62 AND OTHER APPLICABLE PROVISIONS, IF ANY OF THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATIONS OR RE-ENACTMENTS THEREOF FOR THE TIME BEING IN FORCE) AS AMENDED FROM TIME TO TIME, FOREIGN EXCHANGE MANAGEMENT ACT, 1999, SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 ('SEBI REGULATIONS'), SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, ENABLING PROVISIONS IN THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AS ALSO PROVISIONS OF ANY OTHER APPLICABLE LAWS, RULES AND REGULATIONS (INCLUDING ANY AMENDMENTS THERETO OR RE-ENACTMENTS THEREOF FOR THE TIME BEING IN FORCE) AND SUBJECT TO SUCH APPROVALS, CONSENTS, PERMISSIONS AND SANCTIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI), GOVERNMENT OF INDIA (GOI), RESERVE BANK OF INDIA (RBI) AND ALL OTHER APPROPRIATE AND/OR CONCERNED AUTHORITIES, OR BODIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS, AS MAY BE PRESCRIBED BY ANY OF THEM IN GRANTING SUCH APPROVALS, CONSENTS, PERMISSIONS AND SANCTIONS WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE COMPANY ('BOARD') (WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE WHICH THE BOARD MAY HAVE CONSTITUTED OR HEREAFTER CONSTITUTE FOR THE TIME BEING EXERCISING THE POWERS CONFERRED ON THE BOARD BY THIS RESOLUTION), THE BOARD BE AND IS HEREBY AUTHORIZED TO OFFER , ISSUE AND ALLOT IN ONE OR MORE TRANCHES, TO INVESTORS WHETHER INDIAN OR FOREIGN, INCLUDING FOREIGN INSTITUTIONS, FOREIGN INSTITUTIONAL INVESTORS, FOREIGN PORTFOLIO INVESTORS, FOREIGN VENTURE CAPITAL FUND INVESTORS, VENTURE CAPITAL FUNDS, NON-RESIDENT INDIANS, CORPORATE BODIES, MUTUAL FUNDS, BANKS, INSURANCE COMPANIES, PENSION FUNDS, INDIVIDUALS OR OTHERWISE, WHETHER SHAREHOLDERS OF THE COMPANY OR NOT, THROUGH AN ISSUE OF CONVERTIBLE BONDS AND/OR EQUITY SHARES THROUGH DEPOSITORY RECEIPTS, INCLUDING BY WAY OF QUALIFIED INSTITUTIONS PLACEMENT ('QIP'), TO QUALIFIED INSTITUTIONAL BUYERS ('QIB') IN TERMS OF CHAPTER VI OF THE SEBI REGULATIONS, THROUGH ONE OR MORE PLACEMENTS OF EQUITY SHARES (HEREINAFTER COLLECTIVELY REFERRED TO AS "SECURITIES"), WHETHER BY WAY OF PRIVATE PLACEMENT OR OTHERWISE AS THE BOARD MAY DETERMINE, WHERE NECESSARY IN CONSULTATION WITH THE LEAD MANAGERS, UNDERWRITERS, MERCHANT BANKERS, GUARANTORS, FINANCIAL AND/OR LEGAL ADVISORS, RATING AGENCIES/ ADVISORS, DEPOSITORIES, CUSTODIANS, PRINCIPAL PAYING/TRANSFER/CONVERSION AGENTS, LISTING AGENTS, REGISTRARS, TRUSTEES, AUDITORS, STABILIZING AGENTS AND ALL OTHER AGENCIES/ADVISORS SO THAT THE TOTAL AMOUNT RAISED THROUGH ISSUE OF THE SECURITIES SHALL NOT EXCEED INR 4500 CRORE (RUPEES FOUR THOUSAND FIVE HUNDRED CRORE) OR US USD600 MN (US DOLLARS SIX HUNDRED MILLION), IF THE VALUE IS HIGHER. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE ABOVE, THE BOARD BE AND IS HEREBY ALSO AUTHORISED TO DETERMINE THE FORM, TERMS AND TIMING OF THE ISSUE(S), INCLUDING THE CLASS OF INVESTORS TO WHOM THE SECURITIES ARE TO BE ALLOTTED, NUMBER OF SECURITIES TO BE ALLOTTED IN EACH TRANCHE. ISSUE PRICE. FACE VALUE. PREMIUM AMOUNT IN ISSUE/ CONVERSION/ EXERCISE/ REDEMPTION. RATE OF</p>	FOR
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LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO CONSIDER AND RATIFY THE REMUNERATION PAYABLE TO COST AUDITORS AND FOR THAT PURPOSE TO PASS, AS AN ORDINARY RESOLUTION THE FOLLOWING: "RESOLVED THAT PURSUANT TO SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014, THE COMPANY HEREBY RATIFIES THE REMUNERATION OF R 13 LAKHS PLUS APPLICABLE TAXES AND OUT OF POCKET EXPENSES AT ACTUALS FOR TRAVELLING AND BOARDING/LODGING FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022 TO M/S R. NANABHOY & CO. COST ACCOUNTANTS (REGN. NO. 00010), WHO ARE APPOINTED AS COST AUDITORS TO CONDUCT THE AUDIT OF COST RECORDS MAINTAINED BY THE COMPANY FOR THE FINANCIAL YEAR 2021-22."	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES: INR 18 PER EQUITY SHARE OF THE FACE VALUE OF INR 2 EACH	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. D. K. SEN (DIN: 03554707), WHO RETIRES BY ROTATION AND IS ELIGIBLE FOR RE-APPOINTMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. HEMANT BHARGAVA (DIN: 01922717), WHO RETIRES BY ROTATION AND IS ELIGIBLE FOR RE-APPOINTMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. M. V. SATISH (DIN: 06393156), WHO RETIRES BY ROTATION AND IS ELIGIBLE FOR RE-APPOINTMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. R. SHANKAR RAMAN (DIN: 00019798), WHO RETIRES BY ROTATION AND IS ELIGIBLE FOR RE-APPOINTMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT MRS. PREETHA REDDY (DIN: 00001871) WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR AND HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING OF THE COMPANY, AND IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER UNDER THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013 PROPOSING HER CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A DIRECTOR	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER, READ WITH SCHEDULE IV TO THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATIONS OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE) AND APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND BASED ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND APPROVAL OF THE BOARD OF DIRECTORS, MRS. PREETHA REDDY (DIN: 00001871) BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF FIVE YEARS WITH EFFECT FROM MARCH 01, 2021 TO FEBRUARY 28, 2026	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER, READ WITH SCHEDULE IV TO THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATIONS OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE) AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND BASED ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND APPROVAL OF THE BOARD OF DIRECTORS, MR. SANJEEV AGA (DIN: 00022065) WHO WAS APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM UPTO MAY 24, 2021 BY THE SHAREHOLDERS AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER UNDER SECTION 160 OF THE COMPANIES ACT, 2013 PROPOSING HIS CANDIDATURE FOR THE OFFICE OF A DIRECTOR BE AND IS HEREBY RE-APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF FIVE YEARS WITH EFFECT FROM MAY 25, 2021 TO MAY 24, 2026	FOR

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LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	DIRECTOR	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	DIRECTOR	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	DIRECTOR	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	DIRECTOR	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	DIRECTOR	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	DIRECTOR	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	DIRECTOR	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Appointment of PricewaterhouseCoopers LLP ("PwC") as auditors of the Company.	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Consider, and if deemed advisable, approve the change of the Company's name to Lightspeed Commerce Inc.	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. RON COHEN	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	AMENDMENT OF COMPANY REMUNERATION POLICY	ABSTAIN
MAYTRONICS LTD	IL0010910656	05-Aug-2021	EXTENSION OF COMPANY ENGAGEMENT WITH ITS INDIRECT CONTROLLING SHAREHOLDER UNDER AN AGREEMENT FOR THE ERECTION AND LEASE OF COMPANY OFFICES' CAMPUS IN KIBBUTZ IZRAEL	ABSTAIN
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE KOST FORER GABBAY AND KASIERER CPA FIRM AS COMPANY AUDITING ACCOUNTANT AND REPORT OF ITS COMPENSATION FOR 2020	AGAINST
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YONATAN BASSI, BOARD CHAIRMAN	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SHIMON ZELAS	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. DAN LALLOUZ, INDEPENDENT DIRECTOR	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. JEREMY PRELING	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. ARIEL BRIN DOLINKO	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MS. MORAN KUPERMAN	FOR
MERIDIAN BANCORP INC.	US58958U1034	05-Aug-2021	To approve and adopt the Agreement and Plan of Merger, dated as of April 22, 2021 (the "merger agreement"), by and among Independent Bank Corp. ("Independent"), Rockland Trust Company, Bradford Merger Sub Inc., Meridian and East Boston Savings Bank, and to approve the transactions contemplated by the merger agreement, including the merger of Meridian with and into Independent (the "merger," with such proposal the "Meridian merger proposal").	FOR
MERIDIAN BANCORP INC.	US58958U1034	05-Aug-2021	To approve a non-binding, advisory proposal to approve the compensation payable to the named executive officers of Meridian in connection with the merger.	AGAINST
MERIDIAN BANCORP INC.	US58958U1034	05-Aug-2021	To approve the adjournment of the Special Meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Special Meeting to approve the Meridian merger proposal, or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to Meridian stockholders.	FOR
PING AN BANK CO LTD	CNE000000040	05-Aug-2021	ELECTION OF ZHANG XIAOLU AS A NON-EXECUTIVE DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	DIRECTOR	FOR

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SAPUTO INC.	CA8029121057	05-Aug-2021	DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Appointment of KPMG LLP as auditors of the Company for the ensuing year and authorizing the directors to fix the auditors' remuneration.	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	The adoption of an advisory non-binding resolution in respect of the Company's approach to executive compensation.	FOR
V-GUARD INDUSTRIES LTD	INE951I01027	05-Aug-2021	PAYMENT OF REMUNERATION BY WAY OF COMMISSION TO MS. JOSHNA JOHNSON THOMAS, PAST NON-EXECUTIVE DIRECTOR FOR THE FINANCIAL YEAR 2020-21, ABOVE FIFTY PERCENT OF THE TOTAL ANNUAL REMUNERATION BY WAY OF COMMISSION PAYABLE TO ALL THE NONEXECUTIVE DIRECTORS OF THE COMPANY	FOR
V-GUARD INDUSTRIES LTD	INE951I01027	05-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
V-GUARD INDUSTRIES LTD	INE951I01027	05-Aug-2021	TO DECLARE DIVIDEND OF INR 1.20 PER EQUITY SHARE FOR THE FINANCIAL YEAR 2020-21	FOR
V-GUARD INDUSTRIES LTD	INE951I01027	05-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. RAMACHANDRAN V (DIN: 06576300), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
V-GUARD INDUSTRIES LTD	INE951I01027	05-Aug-2021	TO RE-APPOINT MR. MITHUN K CHITTLAPPILLY (DIN: 00027610) AS MANAGING DIRECTOR FOR A PERIOD OF FIVE YEARS	FOR
V-GUARD INDUSTRIES LTD	INE951I01027	05-Aug-2021	TO CONSIDER RE-APPOINTMENT OF MS. RADHA UNNI (DIN:03242769) AS INDEPENDENT DIRECTOR	FOR
V-GUARD INDUSTRIES LTD	INE951I01027	05-Aug-2021	TO CONSIDER APPOINTMENT OF PROF. BIJU VARKEY (DIN: 01298281) AS NON-EXECUTIVE INDEPENDENT DIRECTOR	FOR
V-GUARD INDUSTRIES LTD	INE951I01027	05-Aug-2021	TO RATIFY THE REMUNERATION PAYABLE TO COST AUDITOR	FOR
V-GUARD INDUSTRIES LTD	INE951I01027	05-Aug-2021	TO INCREASE OVERALL MANAGERIAL REMUNERATION PAYABLE FROM 11% TO 15% OF THE NET PROFITS OF THE COMPANY	FOR
V-GUARD INDUSTRIES LTD	INE951I01027	05-Aug-2021	TO INCREASE MANAGERIAL REMUNERATION PAYABLE TO MR. RAMACHANDRAN V (DIN: 06576300), WHOLE-TIME DIRECTOR IN EXCESS OF 5% OF THE NET PROFITS OF THE COMPANY	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR A POSSIBLE REVIEW OF ADDITIONAL FINANCIAL INFORMATION FOR FISCAL YEAR 2022 UNTIL THE NEXT AGM	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	APPROVE INCREASE IN SIZE OF BOARD TO FIVE MEMBERS	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	ELECT MAREIKE WAECHTER TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	APPROVE REMUNERATION POLICY	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR

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WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	AUTHORIZE USE OF FINANCIAL DERIVATIVES WHEN REPURCHASING SHARES	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	CHANGE OF CORPORATE FORM TO SOCIETAS EUROPAEA (SE)	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	ELECT CHRISTOPH BARCHEWITZ TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	ELECT THOMAS HARDING TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	ELECT MICHAEL HOFFMANN TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	ELECT ANTONELLA MEI-POCHTLER TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	ELECT MAREIKE WAECHTER TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2021	FOR
WESTWING GROUP SE	DE000A2N4H07	05-Aug-2021	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR A POSSIBLE REVIEW OF ADDITIONAL FINANCIAL INFORMATION FOR FISCAL YEAR 2021	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	To approve, on an advisory (non-binding) basis, the compensation of the Company's named executive officers.	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	To ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Morgan E. O'Brien	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Robert H. Schwartz	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Hamid Akhavan	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Leslie B. Daniels	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Gregory A. Haller	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Singleton B. McAllister	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Gregory A. Pratt	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Paul Saleh	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Mahvash Yazdi	FOR
CELLINK AB	SE0013647385	06-Aug-2021	AMEND ARTICLES RE: CHANGE COMPANY NAME TO BICO AB; AMEND CORPORATE PURPOSE	FOR

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GALAXY RESOURCES LTD	AU000000GXY2	06-Aug-2021	THE MEETING WILL BE ASKED TO CONSIDER AND, IF THOUGHT FIT, PASS (WITH OR WITHOUT AMENDMENT) THE FOLLOWING RESOLUTION: 'THAT PURSUANT TO AND IN ACCORDANCE WITH THE PROVISIONS OF SECTION 411 OF THE CORPORATIONS ACT: (A) THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN GALAXY AND THE HOLDERS OF ITS ORDINARY SHARES, AS CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE NOTICE CONVENING THIS MEETING FORMS PART, IS AGREED TO, WITH OR WITHOUT ALTERATIONS OR CONDITIONS AS APPROVED BY THE COURT TO WHICH GALAXY AND OROCOBRE AGREE; AND (B) GALAXY IS AUTHORISED, SUBJECT TO THE TERMS OF THE MERGER IMPLEMENTATION DEED, TO: (I) AGREE TO ANY SUCH ALTERATIONS OR CONDITIONS; AND (II) SUBJECT TO APPROVAL BY THE COURT IMPLEMENT THE SCHEME WITH ANY SUCH ALTERATIONS AND CONDITIONS.'	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	DIRECTOR	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	DIRECTOR	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	DIRECTOR	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	DIRECTOR	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	DIRECTOR	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	DIRECTOR	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending April 2, 2022.	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	To approve an increase in the number of shares available in the Company's 2018 Equity Incentive Plan by 7,500,000 shares.	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	DIRECTOR	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	DIRECTOR	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	DIRECTOR	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	DIRECTOR	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	The ratification of the appointment of RBSM, LLP, as the Company's independent registered certified public accountant for the fiscal year ended December 31, 2021.	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	To transact such other business as may be properly brought before the 2021 Annual Meeting and any adjournments thereof.	ABSTAIN
SEB SA	FR0000121709	06-Aug-2021	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
SEB SA	FR0000121709	06-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SHAREHOLDER PROPOSALS SUBMITTED BY FEDERACTIVE, DELPHINE BERTRAND, PIERRE LANDRIEU AND PASCAL GIRARDOT: ELECT PASCAL GIRARDOT AS DIRECTOR	AGAINST
SEB SA	FR0000121709	06-Aug-2021	DISMISS FEDERACTIVE AS DIRECTOR	AGAINST

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THERMAX LTD	INE152A01029	06-Aug-2021	TO CONSIDER AND ADOPT THE STANDALONE AND CONSOLIDATED AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE AUDITORS AND BOARD OF DIRECTORS THEREON	FOR
THERMAX LTD	INE152A01029	06-Aug-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021: A DIVIDEND OF RS. 7/- (350%) PER EQUITY SHARE OF FACE VALUE OF RS. 2/- EACH FOR THE YEAR ENDED MARCH 31, 2021	FOR
THERMAX LTD	INE152A01029	06-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. PHEROZ PUDUMJEE (DIN 00019602) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
THERMAX LTD	INE152A01029	06-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), A REMUNERATION OF RS. 6,25,000 /- (RUPEES SIX LAKHS TWENTY FIVE THOUSAND ONLY) PLUS APPLICABLE TAXES AND REIMBURSEMENT OF ACTUAL OUT OF POCKET EXPENSES TO BE PAID TO M/S. DHANANJAY V. JOSHI & ASSOCIATES, COST ACCOUNTANTS, PUNE, THE COST AUDITORS APPOINTED BY THE BOARD OF DIRECTORS OF THE COMPANY TO CONDUCT THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE AND IS HEREBY RATIFIED AND CONFIRMED. RESOLVED FURTHER THAT ANY DIRECTOR AND/OR THE COMPANY SECRETARY OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS, DEEDS AND THINGS INCLUDING FILINGS AND TAKE STEPS AS MAY BE DEEMED NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO	FOR

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THERMAX LTD	INE152A01029	06-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ('THE ACT') AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 READ WITH SCHEDULE IV TO THE ACT (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE) AND IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, MR. HARSH MARIWALA (DIN- 00210342), WHO WAS APPOINTED AS AN INDEPENDENT DIRECTOR AT THE THIRTY SIXTH ANNUAL GENERAL MEETING OF THE COMPANY HELD ON AUGUST 8, 2017 AND WHO HOLDS OFFICE UP TO NOVEMBER 9, 2021 AND WHO HAS SUBMITTED A DECLARATION THAT HE MEETS THE CRITERIA OF INDEPENDENCE AS PROVIDED IN SECTION 149(6) OF THE ACT AND REGULATION 16 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME AND WHO IS ELIGIBLE FOR REAPPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO SECTION 160 OF THE ACT, FROM A MEMBER PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTORSHIP OF THE COMPANY BE AND IS HEREBY APPOINTED AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY, TO HOLD OFFICE FOR FIVE CONSECUTIVE YEARS, FOR A TERM UP TO NOVEMBER 9, 2026 AND WHOSE OFFICE SHALL NOT BE LIABLE TO RETIRE BY ROTATION. RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 197 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), MR. HARSH MARIWALA BE PAID SUCH FEES, REMUNERATION AND COMMISSION AS THE BOARD MAY APPROVE FROM TIME TO TIME AND SUBJECT TO SUCH LIMITS, PRESCRIBED OR AS MAY BE PRESCRIBED FROM TIME TO TIME. RESOLVED FURTHER THAT PURSUANT TO REGULATION 17(1A) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER, APPROVAL OF THE COMPANY BE AND IS HEREBY ACCORDED TO CONTINUE THE APPOINTMENT OF MR. HARSH MARIWALA, AS INDEPENDENT DIRECTOR OF THE COMPANY TO HOLD OFFICE FROM MAY 14, 2026 UP TO NOVEMBER 9, 2026 AFTER ATTAINING AGE OF 75 YEARS. RESOLVED FURTHER THAT ANY DIRECTOR AND/OR THE COMPANY SECRETARY OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS, DEEDS AND THINGS INCLUDING FILINGS AND TAKE STEPS AS MAY BE DEEMED NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION AND	AGAINST
UPL LTD	INE628A01036	06-Aug-2021	TO CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITOR THEREON	FOR
UPL LTD	INE628A01036	06-Aug-2021	TO CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITOR THEREON	FOR
UPL LTD	INE628A01036	06-Aug-2021	TO DECLARE DIVIDEND ON EQUITY SHARES: "RESOLVED THAT DIVIDEND AT THE RATE OF INR 10 /- (TEN RUPEES) PER EQUITY SHARE OF FACE VALUE OF INR 2/- (TWO RUPEES) EACH FULLY PAID-UP, BE AND IS HEREBY DECLARED FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE SAME BE PAID AS RECOMMENDED BY THE BOARD OF DIRECTORS OF THE COMPANY, SUBJECT TO DEDUCTION OF TAX AT SOURCE AND, IN ACCORDANCE WITH THE PROVISIONS OF SECTION 123 AND THE OTHER APPLICABLE PROVISIONS, IF ANY OF THE COMPANIES ACT, 2013."	FOR
UPL LTD	INE628A01036	06-Aug-2021	TO RE-APPOINT MR. ARUN ASHAR (DIN: 00192088) AS DIRECTOR	FOR
UPL LTD	INE628A01036	06-Aug-2021	TO APPROVE REMUNERATION OF THE COST AUDITOR FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022: M/S. RA & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO. 000242)	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	REELECT BERNHARD MERKI AS DIRECTOR, BOARD CHAIRMAN, AND MEMBER OF THE COMPENSATION COMMITTEE	FOR

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EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	REELECT MAGDELENA MARTULLO AS DIRECTOR	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	REELECT JOACHIM STREU AS DIRECTOR AND MEMBER OF THE COMPENSATION COMMITTEE	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	REELECT CHRISTOPH MAEDER AS DIRECTOR AND MEMBER OF THE COMPENSATION COMMITTEE	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	RATIFY ERNST & YOUNG AG AS AUDITORS	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	DESIGNATE ROBERT DAEPPEN AS INDEPENDENT PROXY	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	APPROVE REMUNERATION OF BOARD OF DIRECTORS IN THE AMOUNT OF CHF 833,000	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 2.8 MILLION	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	APPROVE ALLOCATION OF INCOME AND ORDINARY DIVIDENDS OF CHF 13.00 PER SHARE AND A SPECIAL DIVIDEND OF CHF 4.00 PER SHARE	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	REAPPOINTMENT OF THE SOMECH HAIKIN KPMG CPA FIRM AS COMPANY AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. HAIM TSUFF, BOARD CHAIRMAN	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. BOAZ MORDECHAY SIMONS	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. ITAMAR VOLKOV, INDEPENDENT DIRECTOR UNTIL DECEMBER 15TH 2021	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YARON AFFEK, INDEPENDENT DIRECTOR AS OF DECEMBER 16TH 2021	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MS. MAZAL COHEN BEHARI	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MS. YAFIT YEHUDA	FOR
BANCORPSOUTH BANK	US05971J1025	09-Aug-2021	The merger proposal - To approve the Agreement and Plan of Merger, dated as of April 12, 2021 and amended as of May 27, 2021 (as further amended from time to time, the "merger agreement"), by and between BancorpSouth Bank (the "Company") and Cadence Bancorporation ("Cadence"). Under the merger agreement, Cadence will merge with and into the Company (the "merger"), with the Company as the surviving entity.	FOR
BANCORPSOUTH BANK	US05971J1025	09-Aug-2021	The compensation proposal - To approve, on an advisory (nonbinding) basis, the merger-related compensation payments that will or may be paid by the Company to its named executive officers in connection with the merger.	FOR
BANCORPSOUTH BANK	US05971J1025	09-Aug-2021	The adjournment proposal - To adjourn the special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the merger proposal described in Proposal 1 or to ensure that any supplement or amendment to this joint proxy statement/offering circular is timely provided to holders of the Company's common stock.	FOR
CADENCE BANCORPORATION	US12739A1007	09-Aug-2021	Adoption of the Agreement and Plan of Merger, dated as of April 12, 2021 and amended as of May 27, 2021, by and between Cadence Bancorporation ("Cadence") and BancorpSouth Bank (the "merger proposal").	FOR
CADENCE BANCORPORATION	US12739A1007	09-Aug-2021	Approval, on an advisory (non-binding) basis, of the merger-related compensation payments that will or may be paid by Cadence to its named executive officers in connection with the merger.	FOR

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CADENCE BANCORPORATION	US12739A1007	09-Aug-2021	Adjournment of the Cadence special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the merger proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/ offering circular is timely provided to holders of Cadence common stock.	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	09-Aug-2021	TO APPROVE, CONFIRM AND RATIFY: (A) THE PARTNERSHIP AGREEMENT DATED JULY 12, 2021 (THE "PARTNERSHIP AGREEMENT") ENTERED INTO AMONG HANGZHOU TIGER EQUITY INVESTMENT PARTNERSHIP (LIMITED PARTNERSHIP) (AS SPECIFIED), HANGZHOU TAILONG VENTURE INVESTMENT PARTNERSHIP (LIMITED PARTNERSHIP) (AS SPECIFIED), HANGZHOU INDUSTRY INVESTMENT CO., LTD. (AS SPECIFIED) AND HANGZHOU HI-TECH INVESTMENT CO., LTD. (AS SPECIFIED), PURSUANT TO WHICH THE PARTIES CONDITIONALLY AGREED TO ESTABLISH A PARTNERSHIP OF REGISTERED CAPITAL OF RMB20 BILLION TO INVEST IN HI-TECH MEDICAL EQUIPMENT, BIOPHARMACEUTICAL, MEDICARE SERVICES, MEDICARE INFORMATIZATION, DIGITAL THERAPEUTICS, INTELLIGENT MANUFACTURING AND NUTRITION AND HEALTH INDUSTRIES; AND (B) ANY ONE OR MORE DIRECTORS OF THE COMPANY BE AND ARE HEREBY AUTHORISED TO DO ALL SUCH ACTS AND THINGS AS THEY CONSIDER NECESSARY AND TO SIGN AND EXECUTE ALL SUCH DOCUMENTS, AND TO TAKE ALL SUCH STEPS WHICH IN THEIR OPINION MAY BE NECESSARY, APPROPRIATE, DESIRABLE OR EXPEDIENT FOR THE PURPOSE OF GIVING EFFECT TO THE PARTNERSHIP AGREEMENT AND COMPLETING THE TRANSACTIONS CONTEMPLATED THEREBY	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	09-Aug-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION (DETAILS OF WHICH ARE SET OUT IN "PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION" IN APPENDIX III TO THE CIRCULAR OF THE COMPANY DATED JULY 23, 2021 (THE "CIRCULAR")	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	09-Aug-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE RULES OF PROCEDURE FOR GENERAL MEETINGS OF THE COMPANY (DETAILS OF WHICH ARE SET OUT IN "PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE FOR GENERAL MEETINGS" IN APPENDIX IV TO THE CIRCULAR)	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	09-Aug-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE RULES OF PROCEDURE FOR BOARD MEETINGS OF THE COMPANY (DETAILS OF WHICH ARE SET OUT IN "PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE FOR BOARD MEETINGS" IN APPENDIX V TO THE CIRCULAR)	FOR
BLUE SQUARE REAL ESTATE LTD	IL0010985658	10-Aug-2021	APPROVE 2020 ANNUAL CASH BONUS TO MICHAEL ZISSMAN, INTERIM CEO	FOR
CAPITALAND LTD	SG1J27887962	10-Aug-2021	TO APPROVE THE CAPITAL REDUCTION AND DISTRIBUTION IN SPECIE	FOR
CAPITALAND LTD	SG1J27887962	10-Aug-2021	TO APPROVE THE SCHEME OF ARRANGEMENT	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	To ratify the appointment and compensation of Kost, Forer, Gabbay & Kasierer, a member of Ernst & Young Global, as our independent registered public accounting firm for 2021.	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	To approve compensation to Check Point's Chief Executive Officer.	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Gil Shwed	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	The undersigned is not a controlling shareholder and does not have a personal interest in item 2. Mark "for" = yes or "against" = no.	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	The undersigned is not a controlling shareholder and does not have a personal interest in item 5. Mark "for" = yes or "against" = no.	FOR

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CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Jerry Ungerman	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Rupal Hollenbeck	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Dr. Tal Shavit	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Eyal Waldman	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Shai Weiss	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	To elect Yoav Chelouche as outside director for an additional three-year term.	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	To elect Guy Gecht as outside director for an additional three- year term.	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	To set the size of the Board of Directors at nine members in accordance with our Articles of Association.	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	10-Aug-2021	2021 RESTRICTED STOCK INCENTIVE PLAN (DRAFT) AND ITS SUMMARY	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	10-Aug-2021	APPRAISAL MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF 2021 RESTRICTED STOCK INCENTIVE PLAN	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	10-Aug-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING 2021 RESTRICTED STOCK INCENTIVE PLAN	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Tor Olav Trøim as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Daniel Rabun as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Thorleif Egeli as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Carl Steen as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Niels G. Stolt-Nielsen as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Lori Wheeler Naess as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Georgina Sousa as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	PROPOSAL to re-appoint Ernst & Young LLP of London, England as auditors and to authorise the Directors to determine their remuneration.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	PROPOSAL to approve remuneration of the Company's Board of Directors of a total amount of fees not to exceed US\$1,750,000 for the year ended December 31, 2021.	FOR
KOREA ELECTRIC POWER CORP	KR7015760002	10-Aug-2021	ELECTION OF A NON-PERMANENT AUDIT COMMITTEE MEMBER	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Election of Director: John L. Battelle	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Election of Director: Debora B. Tomlin	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Election of Director: Omar Tawakol	FOR

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LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Approval of amendment and restatement of the LiveRamp Holdings, Inc. Employee Stock Purchase Plan.	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Advisory (non-binding) vote to approve the compensation of the Company's named executive officers.	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Ratification of KPMG LLP as the Company's independent registered public accountant for Fiscal Year 2022.	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	DIRECTOR	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	DIRECTOR	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	DIRECTOR	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	DIRECTOR	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	DIRECTOR	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	DIRECTOR	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	DIRECTOR	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	DIRECTOR	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	Ratification of the appointment of EisnerAmper LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2021.	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	To approve the compensation paid to the Company's named executive officers.	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	DIRECTOR	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	DIRECTOR	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	DIRECTOR	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	DIRECTOR	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	DIRECTOR	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	DIRECTOR	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	DIRECTOR	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	DIRECTOR	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	DIRECTOR	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	To approve, on an advisory basis, the compensation of our Named Executive Officers (as defined in the proxy statement).	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	To vote, on an advisory basis, on the frequency of future advisory votes on the compensation of our Named Executive Officers.	1 YEAR
QORVO, INC.	US74736K1016	10-Aug-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending April 2, 2022.	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Sato, Harumi	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Okazaki, Takuya	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Suzuki Schweisgut, Eriko	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR

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TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Amend Articles to: Amend Business Lines, Reduce the Board of Directors Size, Adopt Reduction of Liability System for Directors, Transition to a Company with Supervisory Committee, Eliminate the Articles Related to Counselors and/or Advisors, Approve Minor Revisions	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tsuruha, Tatsuru	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tsuruha, Jun	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ogawa, Hisaya	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Shoichi	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yahata, Masahiro	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Fujii, Fumiyo	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Ofune, Masahiro	FOR
ABIOMED, INC.	US0036541003	11-Aug-2021	DIRECTOR	FOR
ABIOMED, INC.	US0036541003	11-Aug-2021	DIRECTOR	FOR
ABIOMED, INC.	US0036541003	11-Aug-2021	DIRECTOR	FOR
ABIOMED, INC.	US0036541003	11-Aug-2021	Approval, by non-binding advisory vote, of the compensation of our named executive officers.	FOR
ABIOMED, INC.	US0036541003	11-Aug-2021	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	DIRECTOR	FOR
CAE INC.	CA1247651088	11-Aug-2021	Appointment of PricewaterhouseCoopers, LLP as auditors and authorization of the Directors to fix their remuneration.	FOR
CAE INC.	CA1247651088	11-Aug-2021	Approving the advisory (non binding) resolution accepting the approach to executive compensation disclosed in the Information Circular.	FOR

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CAE INC.	CA1247651088	11-Aug-2021	Approve the resolution to renew and amend the Rights Plan as set out in Appendix C to the Management Proxy Circular.	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	11-Aug-2021	HOLDING THE EQUITIES IN CONTROLLED SUBSIDIARIES THROUGH THE EMPLOYEE STOCK OWNERSHIP PLAN BY DIRECTORS AND SENIOR MANAGEMENT	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	11-Aug-2021	CONNECTED TRANSACTION REGARDING TRANSFER OF EQUITIES IN CONTROLLED SUBSIDIARIES TO THE EMPLOYEE STOCK OWNERSHIP PLATFORM	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	11-Aug-2021	INCREASE OF THE QUOTA FOR SUPPLY CHAIN FINANCE BUSINESS AND PROVISION OF GUARANTEE FOR WHOLLY-OWNED SUBSIDIARIES	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE STANDALONE AUDITED FINANCIAL STATEMENTS INCLUDING BALANCE SHEET AS AT MARCH 31, 2021, STATEMENT OF PROFIT AND LOSS AND CASH FLOW STATEMENT FOR THE YEAR ENDED ON THAT DATE AND REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE CONSOLIDATED AUDITED FINANCIAL STATEMENTS INCLUDING BALANCE SHEET AS AT MARCH 31, 2021, STATEMENT OF PROFIT AND LOSS AND CASH FLOW STATEMENT FOR THE YEAR ENDED ON THAT DATE AND REPORT OF THE AUDITORS THEREON	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO DECLARE DIVIDEND OF INR 6.50 PER EQUITY SHARE, FOR THE YEAR ENDED MARCH 31, 2021	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER THE RE-APPOINTMENT OF DR. KAMAL K. SHARMA (DIN: 00209430), AS A DIRECTOR OF THE COMPANY, WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF, FOR RE-APPOINTMENT	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S) THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR THE RE-APPOINTMENT OF B S R & CO. LLP, CHARTERED ACCOUNTANTS, AS STATUTORY AUDITORS OF THE COMPANY AND FIX THEIR REMUNERATION	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S) THE FOLLOWING RESOLUTION AS SPECIAL RESOLUTION FOR THE RE-APPOINTMENT OF MS. CHRISTINE MUNDKUR AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR RATIFYING REMUNERATION PAYABLE TO MR. S. D. SHENOY, COST AUDITOR, FOR CONDUCTING COST AUDIT FOR THE YEAR ENDING MARCH 31, 2022	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S) THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION FOR APPROVING THE LUPIN EMPLOYEES STOCK OPTION PLAN 2021 (ESOP 2021) AND GRANTING STOCK OPTIONS TO THE EMPLOYEES OF THE COMPANY UNDER ESOP 2021	AGAINST
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S) THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION FOR GRANTING STOCK OPTIONS TO THE EMPLOYEES OF THE SUBSIDIARIES OF THE COMPANY UNDER LUPIN EMPLOYEES STOCK OPTION PLAN 2021	AGAINST
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND OF RS. 8 PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF DR. SUSHIL KANUBHAI SHAH (DIN: 00179918), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR

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METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	TO RATIFY THE REMUNERATION PAYABLE TO M/S. JOSHI APTE & ASSOCIATES, COST AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR 2021-2022	FOR
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	TO APPROVE THE RE-APPOINTMENT OF MS. AMEERA SUSHIL SHAH (DIN:00208095) AS MANAGING DIRECTOR OF THE COMPANY	FOR
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	APPROVAL TO APPOINT MR. HEMANT SACHDEV (DIN: 01635195) AS A NON-EXECUTIVE NON-INDEPENDENT DIRECTOR OF THE COMPANY	FOR
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT: A. THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORTS OF BOARD OF DIRECTORS AND THE AUDITORS THEREON. B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO DECLARE DIVIDEND ON EQUITY SHARES: THE BOARD OF DIRECTORS AT ITS MEETING HELD ON 6TH MAY, 2021 HAS RECOMMENDED DIVIDEND OF RS. 2.16 PER SHARE (108%) OF FACE VALUE OF RS.2/- FOR THE FINANCIAL YEAR 2020-21	FOR
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MS. PARIMAL CHAUDHARI (DIN: 00724911) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-APPOINTMENT	FOR
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO RATIFY THE REMUNERATION OF DHANANJAY V. JOSHI & ASSOCIATES, COST ACCOUNTANTS, PUNE AS COST AUDITORS FOR THE FINANCIAL YEAR ENDING 31ST MARCH, 2022	FOR
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO CONSIDER AND APPROVE INCREASE IN REMUNERATION, IF ANY, OF EXECUTIVE DIRECTORS OF THE COMPANY FOR THE FINANCIAL YEARS 2021-22 AND 2022-23 IN EXCESS OF LIMITS SPECIFIED UNDER SECTION 197 OF THE COMPANIES ACT, 2013 AND SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME	AGAINST
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO CONSIDER AND APPROVE GRANT OF 75,000 OPTIONS TO MR. SHISHIR JOSHIPURA, CEO AND MANAGING DIRECTOR	AGAINST
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO CONSIDER AND APPROVE GRANT OF 25,000 OPTIONS TO MR. SACHIN RAOLE, CFO AND DIRECTOR-FINANCE AND COMMERCIAL	AGAINST
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	ADOPTION OF STANDALONE FINANCIAL STATEMENTS	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	ADOPTION OF CONSOLIDATED FINANCIAL STATEMENTS	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	DECLARE DIVIDEND FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: TO DECLARE FINAL DIVIDEND OF INR 11.60 (580%) PER EQUITY SHARE OF INR 2/- EACH (INCLUDING ONE-TIME SPECIAL DIVIDEND OF INR 4 (200%) PER EQUITY SHARE) FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	RE-APPOINTMENT OF DIRECTOR RETIRING BY ROTATION: MR. TU, SHU-CHYUAN (DIN: 02336015)	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	APPOINTMENT OF BRANCH AUDITOR: ERNST & YOUNG LLP, SINGAPORE AS AUDITOR FOR THE BRANCH OFFICE OF THE COMPANY AT SINGAPORE FOR THE FINANCIAL YEAR 2021- 22	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	APPOINTMENT OF MR. RAJIV SRIVASTAVA (DIN: 03568897) AS DIRECTOR AND ALSO AS JOINT MANAGING DIRECTOR OF THE COMPANY	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	INCREASE IN AUTHORIZED SHARE CAPITAL AND CONSEQUENT AMENDMENT TO MEMORANDUM OF ASSOCIATION OF THE COMPANY	AGAINST
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	APPROVAL OF ISSUE OF BONUS SHARES	AGAINST
ZYDUS LIFESCIENCES LIMITED	INE010B01027	11-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (INCLUDING AUDITED CONSOLIDATED FINANCIAL STATEMENTS) OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR

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ZYDUS LIFESCIENCES LIMITED	INE010B01027	11-Aug-2021	TO DECLARE FINAL DIVIDEND OF INR 3.50/- (350%) PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021	FOR
ZYDUS LIFESCIENCES LIMITED	INE010B01027	11-Aug-2021	TO RE-APPOINT MR. MUKESH M. PATEL (DIN-00053892), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
ZYDUS LIFESCIENCES LIMITED	INE010B01027	11-Aug-2021	TO RATIFY REMUNERATION OF THE COST AUDITORS: DALWADI & ASSOCIATES, COST ACCOUNTANTS (FIRM REGISTRATION NO. 000338)	FOR
ZYDUS LIFESCIENCES LIMITED	INE010B01027	11-Aug-2021	TO RE-APPOINT MR. APURVA S. DIWANJI (DIN-00032072) AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR THE SECOND TERM OF 5 (FIVE) CONSECUTIVE YEARS	AGAINST
ZYDUS LIFESCIENCES LIMITED	INE010B01027	11-Aug-2021	TO PAY COMMISSION TO NON-EXECUTIVE DIRECTORS	FOR
ZYDUS LIFESCIENCES LIMITED	INE010B01027	11-Aug-2021	TO RE-APPOINT MR. GANESH N. NAYAK (DIN-00017481) AS THE EXECUTIVE DIRECTOR OF THE COMPANY FOR A PERIOD OF 3 (THREE) YEARS	AGAINST
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	DIRECTOR	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	DIRECTOR	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	DIRECTOR	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	DIRECTOR	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	DIRECTOR	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	DIRECTOR	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	DIRECTOR	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	Re-appointment of Ernst & Young LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	A resolution confirming the adoption of By-Law No. 2 relating to the advance nomination of directors of the Corporation; the full text of which is set out in Schedule "A" in the Corporation's management information circular.	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	DIRECTOR	ABSTAIN
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	DIRECTOR	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	DIRECTOR	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	DIRECTOR	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	DIRECTOR	FOR

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CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	DIRECTOR	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	DIRECTOR	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	DIRECTOR	ABSTAIN
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	DIRECTOR	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Appointment of Deloitte LLP as auditor of Canada Goose Holdings Inc. for the ensuing year and authorizing the directors to fix their remuneration.	FOR
CUMMINS INDIA LTD	INE298A01020	12-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
CUMMINS INDIA LTD	INE298A01020	12-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
CUMMINS INDIA LTD	INE298A01020	12-Aug-2021	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND FOR THE FINANCIAL YEAR 2020-21: FINAL DIVIDEND OF INR 8 /- PER EQUITY SHARE OF INR 2/- EACH FULLY PAID-UP SHARE IN THEIR MEETING HELD ON MAY 26, 2021 IN ADDITION TO THE INTERIM DIVIDEND OF INR 7/- PER EQUITY SHARE OF INR 2/- EACH FULLY PAID-UP SHARE DECLARED ON JANUARY 28, 2021, AGGREGATING TO INR 15/- (I.E. 750 %) PER EQUITY SHARE OF INR 2/- EACH FULLY PAID-UP SHARE FOR THE YEAR ENDED MARCH 31, 2021 (PREVIOUS YEAR INR 14/- PER EQUITY SHARE I.E. 700%)	FOR
CUMMINS INDIA LTD	INE298A01020	12-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. DONALD JACKSON (DIN: 08261104), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
CUMMINS INDIA LTD	INE298A01020	12-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 139, 142 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 AS AMENDED FROM TIME TO TIME AND AS MAY BE APPLICABLE, M/S. PRICE WATERHOUSE & CO CHARTERED ACCOUNTANTS LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 304026E/E-300009), BE AND ARE HEREBY APPOINTED AS STATUTORY AUDITORS OF THE COMPANY IN PLACE OF RETIRING AUDITORS M/S. S R B C & CO. LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 324982E), TO HOLD THE OFFICE FROM THE CONCLUSION OF 60TH MEETING UNTIL THE CONCLUSION OF THE 65TH ANNUAL GENERAL MEETING, AT SUCH REMUNERATION AND ON SUCH TERMS & CONDITIONS AS MAY BE DECIDED BY THE AUDIT COMMITTEE OR THE BOARD OF DIRECTORS OF THE COMPANY, FROM TIME TO TIME DURING THEIR TENURE	FOR
CUMMINS INDIA LTD	INE298A01020	12-Aug-2021	TO APPOINT MR. STEVEN CHAPMAN (DIN 00496000) AS A DIRECTOR	AGAINST
CUMMINS INDIA LTD	INE298A01020	12-Aug-2021	TO RATIFY REMUNERATION PAYABLE TO THE COST AUDITOR, M/S. C S ADAWADKAR & CO., FOR THE FINANCIAL YEAR 2021-22	FOR
CUMMINS INDIA LTD	INE298A01020	12-Aug-2021	TO APPROVE THE MATERIAL RELATED PARTY TRANSACTION(S) WITH CUMMINS LIMITED, UK	FOR
CUMMINS INDIA LTD	INE298A01020	12-Aug-2021	TO APPROVE THE MATERIAL RELATED PARTY TRANSACTION(S) WITH TATA CUMMINS PRIVATE LIMITED	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Ratification of the appointment of KPMG LLP as our independent public registered accounting firm for the fiscal year ending March 31, 2022.	FOR

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ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Amendment and Restatement of the Company's Certificate of Incorporation to permit stockholders to act by written consent.	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Kofi A. Bruce	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	To consider and vote upon a stockholder proposal, if properly presented at the Annual Meeting, on whether to allow stockholders to act by written consent.	AGAINST
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Leonard S. Coleman	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Jeffrey T. Huber	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Talbott Roche	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Richard A. Simonson	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Luis A. Ubinas	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Heidi J. Ueberroth	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Andrew Wilson	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Advisory vote to approve named executive officer compensation.	ABSTAIN
KORNIT DIGITAL LTD.	IL0011216723	12-Aug-2021	To re-elect Mr. Yuval Cohen for a three-year term as a Class III director of the Company, until the Company's annual general meeting of shareholders in 2024 and until his successor is duly elected and qualified.	FOR
KORNIT DIGITAL LTD.	IL0011216723	12-Aug-2021	To re-elect Mr. Stephen Nigro for a three-year term as a Class III director of the Company, until the Company's annual general meeting of shareholders in 2024 and until her successor is duly elected and qualified.	FOR
KORNIT DIGITAL LTD.	IL0011216723	12-Aug-2021	To re-elect Mr. Ronen Samuel for a three-year term as a Class III director of the Company, until the Company's annual general meeting of shareholders in 2024 and until his successor is duly elected and qualified.	FOR
KORNIT DIGITAL LTD.	IL0011216723	12-Aug-2021	Approval of an amendment to the Company's Articles of Association (the "Articles") that sets the forums for adjudication of disputes under the Articles.	FOR
KORNIT DIGITAL LTD.	IL0011216723	12-Aug-2021	Re-appointment of Kost Forer Gabbay & Kasierer, registered public accounting firm, a member firm of Ernst & Young Global, as the Company's independent registered public accounting firm for the year ending December 31, 2021 and until the Company's 2022 annual general meeting of shareholders, and to authorize the Company's board of directors (or the audit committee thereof) to fix such accounting firm's annual compensation.	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND OTHERWISE DEAL WITH COMPANY'S SHARES	AGAINST
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE THE COMPANY'S SHARES	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND DEAL WITH COMPANY'S SHARES	AGAINST
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO CONSIDER AND DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MARCH 2021	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO RE-ELECT MR. WAN WAI LOI AS AN EXECUTIVE DIRECTOR	FOR

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PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO RE-ELECT MR. TOSHIYA ISHII AS AN EXECUTIVE DIRECTOR	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO RE-ELECT MR. LAU YIU TONG AS A NON-EXECUTIVE DIRECTOR	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF DIRECTORS	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR	FOR
REALTY INCOME CORPORATION	US7561091049	12-Aug-2021	A proposal to approve the issuance of Realty Income common stock, par value \$0.01 per share, in connection with the transactions contemplated by the Agreement and Plan of Merger, dated as of April 29, 2021, as amended, by and among Realty Income, VEREIT, Inc., VEREIT Operating Partnership, L.P., Rams MD Subsidiary I, Inc., a wholly owned subsidiary of Realty Income, and Rams Acquisition Sub II, LLC, a wholly owned subsidiary of Realty Income (which we refer to as the "Realty Income Issuance Proposal").	FOR
REALTY INCOME CORPORATION	US7561091049	12-Aug-2021	A proposal to approve the adjournment of the Realty Income special meeting, if necessary or appropriate, to solicit additional proxies in favor of the Realty Income Issuance Proposal if there are insufficient votes at the time of such adjournment to approve such proposals (which we refer to as the "Realty Income Adjournment Proposal").	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MS. KAREN YIFEN CHANG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO AUTHORIZE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE RESPECTIVE DIRECTORS' REMUNERATION	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY FOLLOWING RETIREMENT OF KPMG WITH EFFECT FROM THE CONCLUSION OF ANNUAL GENERAL MEETING AND TO AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY BY THE AGGREGATE NUMBER OF THE SHARES BOUGHT BACK BY THE COMPANY	AGAINST
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS (THE "DIRECTORS") AND AUDITORS FOR THE FIFTEEN MONTHS ENDED 31 MARCH 2021	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO DECLARE A FINAL DIVIDEND OF HKD 0.13 PER SHARE FOR THE FIFTEEN MONTHS ENDED 31 MARCH 2021	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MR. LIN XIAOHAI AS AN EXECUTIVE DIRECTOR	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MR. HUANG MING-TUAN AS A NON-EXECUTIVE DIRECTOR	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MR. LI YONGHE AS A NON-EXECUTIVE DIRECTOR	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MR. XU HONG AS A NON-EXECUTIVE DIRECTOR	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MR. CHARLES SHEUNG WAI CHAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT AVI HASSON AS DIRECTOR	FOR

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TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPOINT AMIR ELSTEIN AS CHAIRMAN AND APPROVE HIS TERMS OF COMPENSATION (SUBJECT TO APPROVAL OF HIS ELECTION TO THE BOARD OF DIRECTORS UNDER PROPOSAL 1)	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPROVE AMENDED COMPENSATION OF RUSSELL ELLWANGER, CEO	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPROVE EQUITY-BASED COMPENSATION TO RUSSELL ELLWANGER, CEO	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPROVE EQUITY GRANTS TO EACH DIRECTOR (SUBJECT TO APPROVAL OF THEIR ELECTION TO THE BOARD OF DIRECTORS UNDER PROPOSAL 1, EXCLUDING AMIR ELSTEIN AND RUSSELL ELLWANGER)	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPOINT BRIGHTMAN ALMAGOR ZOHAR CO. AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT AMIR ELSTEIN AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT RUSSELL ELLWANGER AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT KALMAN KAUFMAN AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT DANA GROSS AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT ILAN FLATO AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT YOAV CHELOUCHE AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT IRIS AVNER AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT MICHAL VAKRAT WOLKIN AS DIRECTOR	FOR
VEREIT, INC.	US92339V3087	12-Aug-2021	A proposal to approve the merger of VEREIT, Inc. ("VEREIT") with and into Rams MD Subsidiary I, Inc. ("Merger Sub 1"), with Merger Sub 1 continuing its existence as a wholly owned subsidiary of Realty Income Corporation ("Realty Income"), on the terms and subject to the conditions of the Agreement and Plan of Merger, dated as of April 29, 2021 (as amended from time to time, the "Merger Agreement"), by and among VEREIT, VEREIT Operating Partnership, L.P., Realty Income, Merger Sub 1 and Rams Acquisition Sub II, LLC (the "VEREIT Merger Proposal").	FOR
VEREIT, INC.	US92339V3087	12-Aug-2021	A proposal to approve, by advisory (non-binding) vote, the compensation that may be paid or become payable to the named executive officers of VEREIT in connection with the merger of VEREIT with and into Merger Sub 1.	FOR
VEREIT, INC.	US92339V3087	12-Aug-2021	A proposal to approve the adjournment of the VEREIT Special Meeting, if necessary or appropriate, to solicit additional proxies in favor of the VEREIT Merger Proposal, if there are insufficient votes at the time of such adjournment to approve such proposal.	FOR
XERO LTD	NZXROE0001S2	12-Aug-2021	FIXING THE FEES AND EXPENSES OF THE AUDITOR	FOR
XERO LTD	NZXROE0001S2	12-Aug-2021	RE-ELECTION OF DALE MURRAY, CBE	FOR
XERO LTD	NZXROE0001S2	12-Aug-2021	ELECTION OF STEVEN ALDRICH	FOR
XERO LTD	NZXROE0001S2	12-Aug-2021	INCREASE THE NON-EXECUTIVE DIRECTORS' FEE POOL CAP	FOR
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	TO CONSIDER AND ADOPT: A. THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON; AND B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR

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BHARAT FORGE LTD	INE465A01025	13-Aug-2021	TO APPOINT A DIRECTOR IN THE PLACE OF MR. K. M. SALETORE (DIN: 01705850), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	TO APPOINT A DIRECTOR IN THE PLACE OF MR. P. C. BHALERAO (DIN: 00037754), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	RE-APPOINTMENT OF MR. B.P. KALYANI (DIN: 00267202), AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	RE-APPOINTMENT OF MR. S. E. TANDALE (DIN: 00266833), AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	RATIFICATION OF REMUNERATION OF THE COST AUDITORS	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE AUDITORS AND DIRECTORS THEREON	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. SHAFFIQ DHARAMSHI (DIN-06925633), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
DCB BANK LTD	INE503A01015	13-Aug-2021	TO REVISE THE TERM OF OFFICE OF M/S. S R BATLIBOI & ASSOCIATES LLP, CHARTERED ACCOUNTANTS (REGISTRATION NO. 101049W/E300004) STATUTORY AUDITORS OF THE BANK	AGAINST
DCB BANK LTD	INE503A01015	13-Aug-2021	TO APPOINT JOINT STATUTORY AUDITORS: M/S SUNDARAM & SRINIVASAN, CHARTERED ACCOUNTANTS, (ICAI REGISTRATION NO. 0042075)	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	INCREASE IN BORROWING POWERS	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	RAISING OF FUNDS BY ISSUE OF BONDS/ DEBENTURES/ SECURITIES ON PRIVATE PLACEMENT BASIS	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	ISSUE OF EQUITY SHARES / OTHER SECURITIES CONVERTIBLE INTO EQUITY SHARES ("SECURITIES") THROUGH QUALIFIED INSTITUTIONS PLACEMENT	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	RE-APPOINTMENT OF MR. NASSER MUNJEE (DIN 00010180), NON-EXECUTIVE (PART TIME) CHAIRMAN OF THE BANK AND PAYMENT OF HONORARIUM	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	RE-APPOINTMENT OF MR. MURALI M. NATRAJAN, (DIN 00061194) AS THE MANAGING DIRECTOR AND CEO OF THE BANK	FOR
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	13-Aug-2021	AMENDMENTS TO THE RAISED FUNDS MANAGEMENT MEASURES	AGAINST
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	13-Aug-2021	ADJUSTMENT OF REMUNERATION FOR SUPERVISORS	FOR
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO APPROVE ENTERING INTO TRANSACTIONS WITH MANGAL INDUSTRIES LIMITED AND AUTHORISE THE BOARD TO ENTER INTO AGREEMENT(S)/ CONTRACT(S) WITH MIL	AGAINST
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, THE REPORT OF THE AUDITORS' THEREON AND THE REPORT OF THE BOARD OF DIRECTORS'	FOR
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO AMEND THE MAIN OBJECTS CLAUSE OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY	FOR
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO RATIFY THE REMUNERATION OF THE COST AUDITORS FOR THE FINANCIAL YEAR 2021-22	FOR
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE AUDITORS' REPORT THEREON	FOR
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO DECLARE FINAL DIVIDEND ON THE EQUITY SHARES OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: THE FINAL DIVIDEND OF INR6 PER SHARE (600%) AS RECOMMENDED BY THE BOARD OF DIRECTORS BE AND IS HEREBY DECLARED ON THE EQUITY SHARES OF INR1 EACH OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021	FOR

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AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO RESOLVE NOT TO FILL THE CASUAL VACANCY CAUSED BY RETIREMENT OF DR. RAMACHANDRA N GALLA (DIN: 00133761) WHO RETIRES BY ROTATION AT THE CONCLUSION OF THIS ANNUAL GENERAL MEETING	FOR
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO APPOINT MR. HARSHAVARDHANA GOURINENI (DIN: 0731 1410) AS A DIRECTOR, LIABLE TO RETIRE BY ROTATION	AGAINST
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO APPOINT MR. HARSHAVARDHANA GOURINENI (DIN: 0731 1410) AS AN EXECUTIVE DIRECTOR OF THE COMPANY AND FIX HIS REMUNERATION	AGAINST
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO APPOINT MR. VIKRAMADITHYA GOURINENI (DIN: 03167659) AS A DIRECTOR, LIABLE TO RETIRE BY ROTATION	AGAINST
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO APPOINT MR. VIKRAMADITHYA GOURINENI (DIN: 03167659) AS AN EXECUTIVE DIRECTOR OF THE COMPANY AND FIX HIS REMUNERATION	AGAINST
AMARA RAJA BATTERIES LTD	INE885A01032	14-Aug-2021	TO APPOINT MR. ANNUSH RAMASAMY (DIN: 01810872) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REELECT AVRAHAM NUSSBAUM AS DIRECTOR	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REELECT GIL GUERON AS DIRECTOR	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REELECT OFER ZAHAVI AS DIRECTOR	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REELECT JONATHAN LEVY AS DIRECTOR	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REELECT LIORA LEV AS DIRECTOR	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REAPPOINT KOST, FORER, GABBAY & KASIERER AS AUDITORS	FOR
U.S. CONCRETE, INC.	US90333L2016	16-Aug-2021	Proposal to adopt and approve Agreement & Plan of Merger, dated as of June 6, 2021, among U.S. Concrete, Inc., Vulcan Materials Company (Parent) & Grizzly Merger Sub I, Inc. (merger sub) (as it may be amended, supplemented, or otherwise modified in accordance with its terms, merger agreement), pursuant to which merger sub will be merged with and into U.S. Concrete, Inc. (merger), with U.S. Concrete, Inc. surviving merger as a wholly owned subsidiary of Parent (the merger agreement proposal).	FOR
U.S. CONCRETE, INC.	US90333L2016	16-Aug-2021	To consider and vote on a proposal to approve, on a non-binding, advisory basis, a resolution approving the compensation that may be paid or become payable to the named executive officers of U.S. Concrete, Inc. that is based on or otherwise relates to the merger (such proposal, the "non-binding named executive officer merger-related compensation proposal").	FOR
U.S. CONCRETE, INC.	US90333L2016	16-Aug-2021	To approve the adjournment of the Special Meeting to a later date or time, if necessary or appropriate, to solicit additional proxies in the event that there are not sufficient votes at the time of the Special Meeting to approve the merger agreement proposal (such proposal, the "adjournment proposal").	FOR

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WH GROUP LTD	KYG960071028	16-Aug-2021	THAT, THE CONDITIONAL VOLUNTARY CASH OFFER (THE "OFFER") BY MERRILL LYNCH (ASIA PACIFIC) LIMITED AND MORGAN STANLEY ASIA LIMITED ON BEHALF OF THE COMPANY TO BUY-BACK UP TO 1,916,937,202 ORDINARY SHARES WITH NOMINAL VALUE OF USD 0.0001 EACH IN THE SHARE CAPITAL OF THE COMPANY (THE "SHARE(S)") AT A PRICE OF HKD 7.80 PER SHARE AND SUBJECT TO THE TERMS AND CONDITIONS AS SET OUT IN THE OFFER DOCUMENT DESPATCHED ON 30 JULY 2021 TOGETHER WITH THE ACCOMPANYING ACCEPTANCE FORM (COPIES OF WHICH MARKED "A" HAVE BEEN PRODUCED TO THE EGM AND INITIALED BY THE CHAIRMAN OF THE EGM FOR THE PURPOSE OF IDENTIFICATION) BE APPROVED, WITHOUT PREJUDICE AND IN ADDITION TO THE EXISTING AUTHORITY OF THE COMPANY UNDER THE GENERAL MANDATE TO BUY-BACK SHARES GRANTED AT THE ANNUAL GENERAL MEETING OF THE COMPANY HELD ON 1 JUNE 2021, AND THAT THE DIRECTOR(S) OF THE COMPANY BE AUTHORISED TO EXECUTE ALL SUCH DOCUMENTS (AND, WHERE NECESSARY, TO AFFIX THE SEAL OF THE COMPANY THEREON IN ACCORDANCE WITH THE AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY (THE "ARTICLES OF ASSOCIATION") AND DO ALL SUCH ACTS AS SUCH DIRECTOR(S) CONSIDER DESIRABLE, NECESSARY OR EXPEDIENT TO GIVE EFFECT TO OR OTHERWISE IN CONNECTION WITH THE OFFER, INCLUDING, WITHOUT LIMITATION, COMPLETION OF THE BUY-BACK OF SHARES PURSUANT TO THE OFFER	FOR
WH GROUP LTD	KYG960071028	16-Aug-2021	THAT, THE WAIVER (THE "WHITEWASH WAIVER") IN RESPECT OF ANY OBLIGATION UNDER THE CODES ON TAKEOVERS AND MERGERS AND SHARE BUY-BACKS OF HONG KONG (THE "CODES") OF CONTROLLING SHAREHOLDERS OF THE COMPANY, BEING RISE GRAND GROUP LIMITED, HEROIC ZONE INVESTMENTS LIMITED, CHANG YUN HOLDINGS LIMITED, HIGH ZENITH LIMITED AND SURE PASS HOLDINGS LIMITED, TO MAKE A MANDATORY GENERAL OFFER FOR ALL THE SHARES AND OTHER RELEVANT SECURITIES (AS DEFINED IN NOTE 4 TO RULE 22 OF THE TAKEOVERS CODE) NOT ALREADY OWNED BY THEM AND PARTIES ACTING IN CONCERT (AS DEFINED UNDER THE CODES) WITH ANY OF THEM, WHICH MAY, BUT FOR THE WHITEWASH WAIVER, ARISE UPON COMPLETION OF THE OFFER BE HEREBY APPROVED, AND THAT THE DIRECTOR(S) OF THE COMPANY BE AUTHORISED TO EXECUTE ALL SUCH DOCUMENTS (AND, WHERE NECESSARY, TO AFFIX THE SEAL OF THE COMPANY THEREON IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION) AND DO ALL SUCH ACTS AS SUCH DIRECTOR(S) CONSIDER DESIRABLE, NECESSARY OR EXPEDIENT TO GIVE EFFECT TO OR OTHERWISE IN CONNECTION WITH THE WHITEWASH WAIVER	FOR
ACTIVIA PROPERTIES INC.	JP3047490002	17-Aug-2021	Amend Articles to: Update the Articles Related to Deemed Approval	FOR
ACTIVIA PROPERTIES INC.	JP3047490002	17-Aug-2021	Appoint an Executive Director Kashiwagi, Nobuhide	FOR
ACTIVIA PROPERTIES INC.	JP3047490002	17-Aug-2021	Appoint a Substitute Executive Director Murayama, Kazuyuki	FOR
ACTIVIA PROPERTIES INC.	JP3047490002	17-Aug-2021	Appoint a Supervisory Director Yamada, Yonosuke	FOR
ACTIVIA PROPERTIES INC.	JP3047490002	17-Aug-2021	Appoint a Supervisory Director Ariga, Yoshinori	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT GAD PENINI AS EXTERNAL DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT DROR NIIRA AS EXTERNAL DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	ELECT ARIAV YAROM AS EXTERNAL DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REAPPOINT BRIGHTMAN ALMAGOR ZOHAR & CO AS AUDITORS AND REPORT ON FEES PAID TO THE AUDITOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT NATHAN HETZ AS DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT AVIRAM WERTHEIM AS DIRECTOR	FOR

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AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT MOTI BARZILI AS DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT Yael ANDORN KARNI AS DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	ELECT DORIT KADOSH AS DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	ELECT KEREN TERNER-EYAL AS DIRECTOR	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Manoj P. Singh	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Akihiko Washington	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Mukesh Aghi	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Robert F. Woods	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Approval, by advisory vote, of our named executive officer compensation.	AGAINST
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Amy E. Alving	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: David A. Barnes	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Raul J. Fernandez	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: David L. Herzog	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Mary L. Krakauer	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Ian C. Read	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Dawn Rogers	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Michael J. Salvino	FOR
MONRO, INC.	US6102361010	17-Aug-2021	DIRECTOR	FOR
MONRO, INC.	US6102361010	17-Aug-2021	DIRECTOR	FOR
MONRO, INC.	US6102361010	17-Aug-2021	DIRECTOR	FOR
MONRO, INC.	US6102361010	17-Aug-2021	DIRECTOR	FOR
MONRO, INC.	US6102361010	17-Aug-2021	DIRECTOR	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Approve, on a non-binding, advisory basis, the compensation paid to the Company's named executive officers.	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Ratify the re-appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of the Company for the fiscal year ending March 26, 2022.	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Shareholder Proposal - Proposal for Board to adopt recapitalization plan.	FOR
SINOMA SCIENCE & TECHNOLOGY CO LTD	CNE000001P78	17-Aug-2021	A COMPANY'S PROVISION OF GUARANTEE FOR THE COMPREHENSIVE CREDIT LINE OF ITS SUBSIDIARIES	FOR
SINOMA SCIENCE & TECHNOLOGY CO LTD	CNE000001P78	17-Aug-2021	PROVISION OF GUARANTEE FOR THE COMPREHENSIVE CREDIT LINE OF A SUBSIDIARY	FOR

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SINOMA SCIENCE & TECHNOLOGY CO LTD	CNE000001P78	17-Aug-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
STERLING BANCORP	US85917A1007	17-Aug-2021	Adoption of the Agreement and Plan of Merger, dated as of April 18, 2021 (as it may be amended from time to time), by and between Sterling Bancorp ("Sterling") and Webster Financial Corporation ("Webster"), pursuant to which Sterling will merge (the "Merger") with and into Webster, with Webster surviving the merger (the "Sterling merger proposal").	FOR
STERLING BANCORP	US85917A1007	17-Aug-2021	Approval, on a non-binding advisory basis, of the compensation that will or may be paid or become payable to Sterling's named executive officers that is based on or otherwise relates to the Merger.	FOR
STERLING BANCORP	US85917A1007	17-Aug-2021	Approval of the adjournment of the special meeting of Sterling stockholders, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the Sterling merger proposal or to ensure that any supplement or amendment to the joint proxy statement/prospectus is timely provided to holders of Sterling common stock.	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO DECLARE A DIVIDEND AS RECOMMENDED BY THE DIRECTORS	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REELECT MR. K. SELVANATHAN WHO RETIRES IN TERMS OF ARTICLES 72,73 AND 74 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REAPPOINT MR. C.W. KNIGHT AS A DIRECTOR OF THE COMPANY WHO IS OVER SEVENTY YEARS OF AGE AND TO CONSIDER AND IF DEEMED FIT TO PASS THE FOLLOWING ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT BE APPLICABLE TO MR. C.W. KNIGHT WHO IS SEVENTY-EIGHT YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING FOR A FURTHER PERIOD OF ONE YEAR	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REAPPOINT MRS. M. A. R. C. COORAY AS A DIRECTOR OF THE COMPANY WHO IS OVER SEVENTY YEARS OF AGE AND TO CONSIDER AND IF DEEMED FIT TO PASS THE FOLLOWING ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT BE APPLICABLE TO MRS. M. A. R. C. COORAY WHO IS SEVENTY-TWO YEARS OF AGE AND THAT SHE BE REAPPOINTED A DIRECTOR OF THE COMPANY FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING FOR A FURTHER PERIOD OF ONE YEAR	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REAPPOINT MR. V. M. FERNANDO AS A DIRECTOR OF THE COMPANY WHO IS OVER SEVENTY YEARS OF AGE AND TO CONSIDER AND IF DEEMED FIT TO PASS THE FOLLOWING ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT BE APPLICABLE TO MR. V. M. FERNANDO WHO IS SEVENTY-ONE YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING FOR A FURTHER PERIOD OF ONE YEAR	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REAPPOINT MR. D. C. R. GUNAWARDENA AS A DIRECTOR OF THE COMPANY WHO IS SEVENTY YEARS OF AGE AND TO CONSIDER AND IF DEEMED FIT TO PASS THE FOLLOWING ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT BE APPLICABLE TO MR. D. C. R. GUNAWARDENA WHO IS SEVENTY YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING FOR A FURTHER PERIOD OF ONE YEAR	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REAPPOINT MESSRS. KPMG, CHARTERED ACCOUNTANTS AS AUDITORS OF THE COMPANY AS SET OUT IN SECTION 154 (1) OF THE COMPANIES ACT NO. 07 OF 2007 AND TO AUTHORIZE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY	FOR

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WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO APPOINT ERNST & YOUNG AS THE COMPANY'S AUDITORS AND AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO EXERCISE THE POWERS OF THE COMPANY TO REPURCHASE THE SHARES OF THE COMPANY IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 5 AS SET OUT IN THE NOTICE OF ANNUAL GENERAL MEETING	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 6 AS SET OUT IN THE NOTICE OF ANNUAL GENERAL MEETING	AGAINST
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	CONDITIONAL UPON ORDINARY RESOLUTIONS NUMBER 5 AND 6 BEING PASSED, TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 7 AS SET OUT IN THE NOTICE OF ANNUAL GENERAL MEETING	AGAINST
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO CONSIDER AND APPROVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MARCH 2021	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO RE-ELECT MR. TSAI SHAO-CHUNG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO RE-ELECT MR. CHU CHI-WEN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO RE-ELECT MR. TSAI MING HUI AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO RE-ELECT MR. MAKI HARUO AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO RE-ELECT MRS. KONG HO PUJ KING, STELLA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	17-Aug-2021	To adopt the Agreement and Plan of Merger, dated as of April 18, 2021, by and between Webster Financial Corporation ("Webster") and Sterling Bancorp ("Sterling") (as amended from time to time) (the "Webster merger proposal"), pursuant to which Sterling will merge with and into Webster.	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	17-Aug-2021	To adopt and approve an amendment to the Fourth Amended and Restated Certificate of Incorporation of Webster to increase the number of authorized shares of Webster common stock from two hundred million (200,000,000) shares to four hundred million (400,000,000) shares (the "Webster authorized share count proposal").	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	17-Aug-2021	To adjourn the special meeting of Webster stockholders, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the Webster merger proposal or the Webster authorized share count proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to holders of Webster common stock (the "Webster adjournment proposal").	FOR
AMERICAN SOFTWARE, INC.	US0296831094	18-Aug-2021	Election of Director: Lizanne Thomas	FOR
AMERICAN SOFTWARE, INC.	US0296831094	18-Aug-2021	Election of Director: James B. Miller, Jr.	FOR

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AMERICAN SOFTWARE, INC.	US0296831094	18-Aug-2021	To ratify the appointment by the Board of Directors, upon the recommendation of the Audit Committee, of KPMG LLP to serve as the independent registered public accounting audit firm for the Company for the fiscal year ending April 30, 2022.	FOR
AMERICAN SOFTWARE, INC.	US0296831094	18-Aug-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
AMERICAN SOFTWARE, INC.	US0296831094	18-Aug-2021	To approve an amendment to the American Software, Inc. 2020 Equity Incentive Plan, to increase the number of Class A Common Shares that may be issuable under the Plan.	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	EQUITY AWARD TO EACH OF THE COMPANY'S NON- CONTROLLING DIRECTORS	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	COMPENSATION OF RAFI AMIT, COMPANY CEO	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	AMENDMENT OF COMPANY COMPENSATION POLICY	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE KPMG SOMECH HAIKIN AND ELI GOLDSTEIN AND CO. CPA FIRMS AS COMPANY JOINT AUDITING ACCOUNTANTS FOR THE FISCAL YEAR ENDING DECEMBER 31ST 2021 AND UNTIL THE 2022 ANNUAL MEETING AND AUTHORIZATION OF THE BOARD TO DETERMINE ITS COMPENSATION	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. ORIT STAV, INDEPENDENT DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. RAFI AMIT, BOARD CHAIRMAN AND CEO	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YOTAM STERN	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. LEO HUANG, INDEPENDENT DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. I-SHIH TSENG, INDEPENDENT DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. MOTY BEN-ARIE, INDEPENDENT DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MS. Yael ANDORN, INDEPENDENT EXTERNAL DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. YOSI SCHACHAM-DIAMAND, EXTERNAL DIRECTOR	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") TO FIX THE DIRECTORS' REMUNERATION	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-APPOINT THE AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX THE AUDITORS' REMUNERATION	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE SHARES OF THE COMPANY (ORDINARY RESOLUTION NUMBERED 5 OF THE NOTICE CONVENING THE AGM (THE "NOTICE"))	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND ALLOT THE SHARES OF THE COMPANY (ORDINARY RESOLUTION NUMBERED 6 OF THE NOTICE)	AGAINST
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO EXTEND A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND ALLOT THE SHARES OF THE COMPANY (ORDINARY RESOLUTION NUMBERED 7 OF THE NOTICE)	AGAINST
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RECEIVE AND APPROVE THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO DECLARE A FINAL DIVIDEND OF HK45 CENTS PER SHARE	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-ELECT MR. HUANG YONG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-ELECT MS. LI CHING AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-ELECT MR. LIU MINGXING AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-ELECT MR. MAHESH VISHWANATHAN IYER AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR

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CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-ELECT MR. ZHAO YUHUA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
FISHER & PAYKEL HEALTHCARE CORPORATION LTD	NZFAPE0001S2	18-Aug-2021	THAT SCOTT ST JOHN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
FISHER & PAYKEL HEALTHCARE CORPORATION LTD	NZFAPE0001S2	18-Aug-2021	THAT SIR MICHAEL DANIELL BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
FISHER & PAYKEL HEALTHCARE CORPORATION LTD	NZFAPE0001S2	18-Aug-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE FEES AND EXPENSES OF PWC AS THE COMPANY'S AUDITOR	FOR
FISHER & PAYKEL HEALTHCARE CORPORATION LTD	NZFAPE0001S2	18-Aug-2021	THAT APPROVAL BE GIVEN FOR THE ISSUE OF UP TO 60,000 PERFORMANCE SHARE RIGHTS UNDER THE FISHER & PAYKEL HEALTHCARE 2019 PERFORMANCE SHARE RIGHTS PLAN TO LEWIS GRADON, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY	FOR
FISHER & PAYKEL HEALTHCARE CORPORATION LTD	NZFAPE0001S2	18-Aug-2021	THAT APPROVAL BE GIVEN FOR THE ISSUE OF UP TO 190,000 OPTIONS UNDER THE FISHER & PAYKEL HEALTHCARE 2019 SHARE OPTION PLAN TO LEWIS GRADON, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	RE-APPOINTMENT OF MEMBER OF THE AUDIT COMMITTEE: RE-APPOINTMENT OF ANTOINE DIJKSTRA	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	APPOINTMENT OF MEMBER OF THE AUDIT COMMITTEE: APPOINTMENT OF ANA MARIA MIHAESCU	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLC AS THE AUDITOR	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	AUTHORISING DIRECTORS TO DETERMINE AUDITOR'S REMUNERATION	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	AUTHORISING DIRECTORS TO DETERMINE NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	AUTHORITY TO GIVE EFFECT TO RESOLUTIONS	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	GENERAL AUTHORITY TO ISSUE OF SHARES FOR CASH	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	SPECIFIC AUTHORITY TO ISSUE SHARES PURSUANT TO A REINVESTMENT OPTION	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	ENDORSEMENT OF REMUNERATION POLICY	AGAINST
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	ENDORSEMENT OF REMUNERATION IMPLEMENTATION REPORT	AGAINST
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	ADOPTION OF ANNUAL REPORT	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	ELECTION OF DANY RUDIGER (EXECUTIVE DIRECTOR AND CHIEF OPERATIONS OFFICER)	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	ELECTION OF ANA MARIA MIHAESCU (INDEPENDENT NON-EXECUTIVE DIRECTOR)	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	ELECTION OF JOHNATHAN LURIE (INDEPENDENT NON-EXECUTIVE DIRECTOR)	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	RE-ELECTION OF ANDREAS KLINGEN (INDEPENDENT NON-EXECUTIVE DIRECTOR AND LEAD INDEPENDENT DIRECTOR)	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	RE-ELECTION OF ALEX MORAR (CHIEF EXECUTIVE OFFICER)	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	RE-APPOINTMENT OF MEMBER OF THE AUDIT COMMITTEE: RE-APPOINTMENT OF ANDREAS KLINGEN (AS MEMBER AND CHAIRPERSON OF THE AUDIT COMMITTEE)	FOR

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NEPI ROCKCASTLE S.A.	IM00BDD7WV31	18-Aug-2021	RE-APPOINTMENT OF MEMBER OF THE AUDIT COMMITTEE: RE-APPOINTMENT OF ANDRE VAN DER VEER	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	DIRECTOR	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	DIRECTOR	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	DIRECTOR	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	To approve, on an advisory basis, the compensation of the Company's Named Executive Officers as disclosed in the Proxy Statement.	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	To ratify the selection by the Audit Committee of the Board of Directors of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for its fiscal year ending March 31, 2022.	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	To approve an amendment to the Company's Amended and Restated Certificate of Incorporation to declassify the Board of Directors.	FOR
PLAYTECH PLC	IM00B7S9G985	18-Aug-2021	APPROVE DISPOSAL OF THE FINAL TO BUSINESS TO THE PURCHASER	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	DIRECTOR	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	DIRECTOR	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	To approve, on a non-binding advisory basis, the compensation of our named executive officers (as defined in the Proxy Statement).	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	To approve, on a non-binding advisory basis, the frequency of future stockholder advisory votes on the compensation of our named executive officers.	1 YEAR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	To ratify the appointment of Grant Thornton, LLP as our Independent Registered Public Accounting Firm for the fiscal year ending December 31, 2021.	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	To approve our 2021 Employee Stock Purchase Plan.	FOR
SERKO LTD	NZSKOE0001S7	18-Aug-2021	THAT MR ROBERT SHAW BE RE-ELECTED AS AN EXECUTIVE DIRECTOR OF SERKO LIMITED	FOR
SERKO LTD	NZSKOE0001S7	18-Aug-2021	THAT THE MAXIMUM AGGREGATE AMOUNT OF REMUNERATION PAYABLE BY SERKO LIMITED TO ITS NON-EXECUTIVE DIRECTORS (IN THEIR CAPACITY AS DIRECTORS, AS THAT TERM IS DEFINED IN THE NZX LISTING RULES) BE INCREASED BY NZD150,000 PER ANNUM (PLUS GST, WHERE APPLICABLE) FROM A TOTAL POOL OF NZD450,000 PER ANNUM TO NZD600,000 PER ANNUM (PLUS GST, WHERE APPLICABLE), TO BE PAID AND ALLOCATED TO THE NON-EXECUTIVE DIRECTORS AS THE BOARD CONSIDERS APPROPRIATE AND THAT ANY REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS MAY, AT THE BOARD'S DISCRETION, BE PAID EITHER IN PART OR IN WHOLE BY WAY OF AN ISSUE OF EQUITY SECURITIES (AS THAT TERM IS DEFINED IN THE NZX LISTING RULES) IN THE COMPANY	FOR
SERKO LTD	NZSKOE0001S7	18-Aug-2021	THAT THE DIRECTORS ARE AUTHORISED TO FIX THE FEES AND EXPENSES OF DELOITTE AS AUDITOR FOR THE 2022 FINANCIAL YEAR	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Jodi L. Taylor	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Dawn C. Willoughby	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Susan E. Chapman-Hughes	FOR

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THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Ratification of appointment of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for the 2022 fiscal year.	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Advisory approval of the Company's executive compensation.	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Paul J. Dolan	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Jay L. Henderson	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Kirk L. Perry	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Sandra Pianalto	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Alex Shumate	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Mark T. Smucker	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Richard K. Smucker	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Timothy P. Smucker	FOR
AMERCO	US0235861004	19-Aug-2021	DIRECTOR	FOR
AMERCO	US0235861004	19-Aug-2021	DIRECTOR	FOR
AMERCO	US0235861004	19-Aug-2021	DIRECTOR	ABSTAIN
AMERCO	US0235861004	19-Aug-2021	DIRECTOR	FOR
AMERCO	US0235861004	19-Aug-2021	DIRECTOR	FOR
AMERCO	US0235861004	19-Aug-2021	DIRECTOR	FOR
AMERCO	US0235861004	19-Aug-2021	DIRECTOR	FOR
AMERCO	US0235861004	19-Aug-2021	DIRECTOR	FOR
AMERCO	US0235861004	19-Aug-2021	The ratification of the appointment of BDO USA, LLP as the Company's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
AMERCO	US0235861004	19-Aug-2021	A proposal received from Company stockholder proponents to ratify and affirm the decisions and actions taken by the Board of Directors and executive officers of the Company with respect to AMERCO, its subsidiaries, and its various constituencies for the fiscal year ended March 31, 2021.	AGAINST
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: APPROVAL OF CHANGES TO REMUNERATION POLICY REGARDING INDEMNIFICATION AND REMUNERATION FOR CHAIRING BOARD COMMITTEES	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS FOR 2021/22	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: DELETION OF ARTICLE 4, SECTION 4, OF THE ARTICLES OF ASSOCIATION	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: RENEWAL OF AUTHORISATION TO ACQUIRE TREASURY SHARES	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: RENEWAL OF AUTHORISATIONS TO INCREASE THE SHARE CAPITAL	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: AUTHORISATION IN THE ARTICLES OF ASSOCIATION TO HOLD PARTLY OR FULLY ELECTRONIC GENERAL MEETINGS	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: AUTHORISATION TO THE CHAIR OF THE MEETING	FOR

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BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF JUHA CHRISTEN CHRISTENSEN	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF ALBERT BENSOUSSAN	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF JESPER JARLBAEK	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF ANDERS COLDING FRIIS	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF TUULA RYTIILA	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF M. CLAIRE CHUNG	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	APPOINTMENT OF AUDITORS: THE BOARD OF DIRECTORS PROPOSES RE-ELECTION OF ERNST & YOUNG P/S AS AUDITORS OF THE COMPANY	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PRESENTATION AND ADOPTION OF THE AUDITED ANNUAL REPORT FOR THE FINANCIAL YEAR 2020/21, INCLUDING A RESOLUTION TO GRANT DISCHARGE TO THE EXECUTIVE MANAGEMENT BOARD AND THE BOARD OF DIRECTORS	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	RESOLUTION AS TO THE DISTRIBUTION OF PROFIT OR THE COVERING OF LOSS, AS THE CASE MAY BE, IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PRESENTATION OF THE COMPANY'S REMUNERATION REPORT FOR AN ADVISORY VOTE	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2021.	FOR
COMMVault SYSTEMS, INC.	US2041661024	19-Aug-2021	Election of Director: Sanjay Mirchandani	FOR
COMMVault SYSTEMS, INC.	US2041661024	19-Aug-2021	Election of Director: Vivie "YY" Lee	FOR
COMMVault SYSTEMS, INC.	US2041661024	19-Aug-2021	Election of Director: Keith Geeslin	FOR
COMMVault SYSTEMS, INC.	US2041661024	19-Aug-2021	Ratify the appointment of Ernst & Young LLP as independent public accountants for the fiscal year ending March 31, 2022.	FOR
COMMVault SYSTEMS, INC.	US2041661024	19-Aug-2021	Approve amendment providing additional shares for grant under Company's Omnibus Incentive Plan.	FOR
COMMVault SYSTEMS, INC.	US2041661024	19-Aug-2021	Approve, by non-binding vote, the Company's executive compensation.	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRC5MGACNOR5	19-Aug-2021	CONTRACTING OF A LONG-TERM CREDIT OPERATION, THE 16TH ISSUANCE OF DEBENTURES, BASED ON CVM INSTRUCTION NO. 476, 2009	FOR

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COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	19-Aug-2021	ELECTION TO FULFILL THE REMAINING TERM OF EFFECTIVE MEMBER AND ALTERNATE MEMBER OF THE FISCAL COUNCIL, WITH NOMINATION OF THE CONTROLLING SHAREHOLDER, STATE OF MINAS GERAIS. GUILHERME AUGUSTO DUARTE DE FARIA, PRINCIPAL MEMBER AND LUIZ MARCELO CARVALHO CAMPOS, REAPPOINTMENT, SUBSTITUTE MEMBER	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	19-Aug-2021	ESTABLISHMENT OF THE AMOUNT FOR THE GLOBAL COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS, FISCAL COUNCIL AND EXECUTIVE BOARD OF THE COMPANY, AS PER THE MANAGEMENT PROPOSAL	FOR
DABUR INDIA LTD	INE016A01026	19-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
DABUR INDIA LTD	INE016A01026	19-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
DABUR INDIA LTD	INE016A01026	19-Aug-2021	TO CONFIRM THE INTERIM DIVIDEND ALREADY PAID AND DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021: INTERIM DIVIDEND OF RS.1.75 PER EQUITY SHARE FULLY PAID UP WAS PAID ON NOVEMBER 25, 2020 FOR THE FINANCIAL YEAR 2020-21. FINAL DIVIDEND OF RS.3.00 PER EQUITY SHARE FULLY PAID UP FOR THE FINANCIAL YEAR 2020-21 HAS BEEN RECOMMENDED BY THE BOARD OF DIRECTORS TO SHAREHOLDERS FOR THEIR APPROVAL. IF APPROVED THE DIVIDEND SHALL BE PAID FROM SEPTEMBER 9, 2021 ONWARDS	FOR
DABUR INDIA LTD	INE016A01026	19-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. MOHIT BURMAN (DIN: 00021963) WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
DABUR INDIA LTD	INE016A01026	19-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. ADITYA BURMAN (DIN: 00042277) WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
DABUR INDIA LTD	INE016A01026	19-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148(3) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 & THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), THE REMUNERATION PAYABLE TO M/S RAMANATH IYER & CO., COST ACCOUNTANTS, HAVING FIRM REGISTRATION NO. 000019, APPOINTED BY BOARD OF DIRECTORS OF THE COMPANY AS COST AUDITORS TO CONDUCT THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR 2021-22 AMOUNTING TO RS.5.68 LACS PLUS APPLICABLE TAXES AND RE-IMBURSEMENT OF OUT OF POCKET EXPENSES INCURRED BY THEM IN CONNECTION WITH THE AFORESAID AUDIT AS RECOMMENDED BY THE AUDIT COMMITTEE AND APPROVED BY THE BOARD OF DIRECTORS OF THE COMPANY, BE AND IS HEREBY RATIFIED, CONFIRMED AND APPROVED	FOR

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DABUR INDIA LTD	INE016A01026	19-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 149, 152 READ WITH SCHEDULE IV AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 (THE 'ACT') AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE) AND REGULATION 16 (1) (B) AND 17 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ('LISTING REGULATIONS') AND PURSUANT TO THE RECOMMENDATION OF NOMINATION & REMUNERATION COMMITTEE, MR. MUKESH HARI BUTANI (DIN: 01452839), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE COMPANY BY THE BOARD OF DIRECTORS W.E.F. JANUARY 1, 2021 PURSUANT TO PROVISIONS OF SECTION 161(1) OF THE ACT AND THE ARTICLES OF ASSOCIATION OF THE COMPANY AND WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING AND WHO HAS SUBMITTED A DECLARATION THAT HE MEETS THE CRITERIA FOR INDEPENDENCE AS PROVIDED IN THE ACT AND LISTING REGULATIONS AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY, NOT SUBJECT TO RETIREMENT BY ROTATION, TO HOLD OFFICE FOR A TERM OF 5 (FIVE) CONSECUTIVE YEARS WITH EFFECT FROM 1ST JANUARY, 2021 TO 31ST DECEMBER, 2025. RESOLVED FURTHER THAT IN ADDITION TO SITTING FEES FOR ATTENDING THE MEETINGS OF THE BOARD AND ITS COMMITTEES, HE WOULD ALSO BE ENTITLED TO REMUNERATION, BY WHATEVER NAME CALLED, FOR EACH FINANCIAL YEAR, AS APPROVED BY THE MEMBERS AT THE 44TH ANNUAL GENERAL MEETING (PRESENTLY COVERS THE PERIOD UP TO MARCH 31, 2024) AND AS MAY BE DETERMINED BY THE	FOR
INFRATIL LTD	NZIFTE0003S3	19-Aug-2021	THAT MARK TUME BE RE-ELECTED AS A DIRECTOR OF INFRATIL	FOR
INFRATIL LTD	NZIFTE0003S3	19-Aug-2021	THAT PAUL GOUGH BE RE-ELECTED AS A DIRECTOR OF INFRATIL	FOR
INFRATIL LTD	NZIFTE0003S3	19-Aug-2021	THAT JASON BOYES BE ELECTED AS A DIRECTOR OF INFRATIL	FOR
INFRATIL LTD	NZIFTE0003S3	19-Aug-2021	THAT INFRATIL BE AUTHORISED TO ISSUE TO MORRISON & CO INFRASTRUCTURE MANAGEMENT LIMITED (MORRISON & CO), WITHIN THE TIME, IN THE MANNER, AND AT THE PRICE, PRESCRIBED IN THE MANAGEMENT AGREEMENT, SUCH NUMBER OF FULLY PAID ORDINARY SHARES IN INFRATIL (SHARES) AS IS REQUIRED TO PAY ALL OR SUCH PORTION OF THE THIRD INSTALMENT OF THE 2020 INCENTIVE FEE (IF PAYABLE) AS THE BOARD ELECTS TO PAY BY THE ISSUE OF SHARES (2020 SCRIP OPTION), AND THE BOARD BE AUTHORISED TO TAKE ALL ACTIONS AND ENTER INTO ANY AGREEMENTS AND OTHER DOCUMENTS ON INFRATIL'S BEHALF THAT THE BOARD CONSIDERS NECESSARY TO COMPLETE THE 2020 SCRIP OPTION	FOR
INFRATIL LTD	NZIFTE0003S3	19-Aug-2021	THAT INFRATIL BE AUTHORISED TO ISSUE TO MORRISON & CO INFRASTRUCTURE MANAGEMENT LIMITED (MORRISON & CO), WITHIN THE TIME, IN THE MANNER, AND AT THE PRICE, PRESCRIBED IN THE MANAGEMENT AGREEMENT, SUCH NUMBER OF FULLY PAID ORDINARY SHARES IN INFRATIL (SHARES) AS IS REQUIRED TO PAY ALL OR SUCH PORTION OF THE SECOND INSTALMENT OF THE 2021 INCENTIVE FEE (IF PAYABLE) AS THE BOARD ELECTS TO PAY BY THE ISSUE OF SHARES (2021 SCRIP OPTION), AND THE BOARD BE AUTHORISED TO TAKE ALL ACTIONS AND ENTER INTO ANY AGREEMENTS AND OTHER DOCUMENTS ON INFRATIL'S BEHALF THAT THE BOARD CONSIDERS NECESSARY TO COMPLETE EACH OF THE 2020 SCRIP OPTION AND THE 2021 SCRIP OPTION	FOR
INFRATIL LTD	NZIFTE0003S3	19-Aug-2021	THAT THE BOARD BE AUTHORISED TO FIX THE AUDITOR'S REMUNERATION	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Substitute Corporate Auditor Morioka, Shinichi	FOR

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KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Aoki, Yasutoshi	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Approve Provision of Retirement Allowance for Retiring Directors	AGAINST
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Aoki, Hironori	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Aoki, Takanori	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Yahata, Ryoichi	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Iijima, Hitoshi	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Okada, Motoya	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Yanagida, Naoki	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Koshida, Toshiya	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Inoue, Yoshiko	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	DIRECTOR	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	To approve, through a non-binding advisory vote, the compensation of the company's named executive officers as disclosed in the Proxy Statement.	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR

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LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY	AGAINST
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES IN THE CAPITAL OF THE COMPANY	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	SUBJECT TO THE PASSING OF RESOLUTION NOS. 5 AND 6, TO AUTHORISE THE DIRECTORS TO ISSUE ADDITIONAL SHARES REPRESENTING THE NOMINAL VALUE OF THE SHARES REPURCHASED BY THE COMPANY	AGAINST
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO DECLARE THE FINAL AND SPECIAL DIVIDENDS FOR THE YEAR ENDED 31 MARCH 2021: HKD 0.50 PER SHARE AND A SPECIAL DIVIDEND OF HKD 0.50 PER SHARE	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RE-ELECT MS. WONG LAN SZE, NANCY AS DIRECTOR	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RE-ELECT DR. CHAN SO KUEN AS DIRECTOR	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RE-ELECT MR. HUI CHIU CHUNG, JP AS DIRECTOR	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RE-ELECT MR. IP SHU KWAN, STEPHEN, GBS, JP AS DIRECTOR	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF DIRECTORS	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	19-Aug-2021	TO REDUCE THE AUTHORIZED CAPITAL OF PJSC MMC NORILSK NICKEL BY RUB 4,590,852 DOWN TO RUB 153,654,624 THROUGH CANCELLATION OF 4,590,852 ORDINARY SHARES WITH A PAR VALUE OF RUB 1 EACH REPURCHASED BY PJSC MMC NORILSK NICKEL	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	19-Aug-2021	TO INTRODUCE AMENDMENTS NO.1 TO THE ARTICLES OF ASSOCIATION OF PJSC MMC NORILSK NICKEL (REVISION NO. 10)	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH THE SHARES IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 5 AS SET OUT IN THE NOTICE OF THE AGM	AGAINST
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE SHARES IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 6 AS SET OUT IN THE NOTICE OF THE AGM	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	CONDITIONAL UPON ORDINARY RESOLUTIONS NUMBER 5 AND 6 BEING PASSED, TO EXTEND THE GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES BY THE NUMBER OF SHARES REPURCHASED IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 7 AS SET OUT IN THE NOTICE OF THE AGM	AGAINST
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO RECEIVE AND APPROVE THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS (THE "DIRECTORS") AND AUDITORS (THE "AUDITORS") OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO DECLARE A FINAL DIVIDEND OF HKD10.0 CENTS PER ORDINARY SHARE	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO RE-ELECT MS. HUANG QIAOLIAN AS AN EXECUTIVE DIRECTOR	AGAINST
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO RE-ELECT MR. RUI JINSONG AS AN EXECUTIVE DIRECTOR	FOR

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BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO RE-ELECT MR. WANG YAO, WHO HAS ALREADY SERVED AS A DIRECTOR FOR MORE THAN NINE YEARS AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO AUTHORIZE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE DIRECTORS' REMUNERATION	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO APPOINT THE AUDITORS AND TO AUTHORIZE THE BOARD TO FIX THE REMUNERATION OF THE AUDITORS	FOR
EVOLUTION AB	SE0012673267	20-Aug-2021	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
EVOLUTION AB	SE0012673267	20-Aug-2021	ELECT MIMI DRAKE AS DIRECTOR	FOR
EVOLUTION AB	SE0012673267	20-Aug-2021	APPROVE REMUNERATION OF DIRECTORS IN THE TOTAL AMOUNT OF EUR 150,000	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	RE-APPOINTMENT OF MR. ANUP BAGCHI (DIN: 00105962) AS A WHOLETIME DIRECTOR (DESIGNATED AS AN EXECUTIVE DIRECTOR) OF THE BANK	AGAINST
ICICI BANK LTD	INE090A01021	20-Aug-2021	ADOPTION OF FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	PAYMENT OF COMPENSATION IN THE FORM OF FIXED REMUNERATION TO THE NON-EXECUTIVE DIRECTORS (OTHER THAN PART-TIME CHAIRMAN AND THE DIRECTOR NOMINATED BY THE GOVERNMENT OF INDIA) OF THE BANK	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	DECLARATION OF DIVIDEND ON EQUITY SHARES: A DIVIDEND OF INR 2 PER EQUITY SHARE FOR THE YEAR ENDED MARCH 31, 2021 (YEAR ENDED MARCH 31, 2020: NIL)	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	RE-APPOINTMENT OF MR. SANDEEP BAKHSHI (DIN: 00109206), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	APPOINTMENT OF M/S MSKA & ASSOCIATES, CHARTERED ACCOUNTANTS (REGISTRATION NO. 105047W) AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	APPOINTMENT OF M/S KHIMJI KUNVERJI & CO LLP, CHARTERED ACCOUNTANTS (REGISTRATION NO. 105146W/W100621) AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	REVISION IN REMUNERATION OF MR. SANDEEP BAKHSHI (DIN: 00109206), MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	REVISION IN REMUNERATION OF MS. VISHAKHA MULYE (DIN: 00203578), EXECUTIVE DIRECTOR	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	REVISION IN REMUNERATION OF MR. SANDEEP BATRA (DIN: 03620913), EXECUTIVE DIRECTOR	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	REVISION IN REMUNERATION OF MR. ANUP BAGCHI (DIN: 00105962), EXECUTIVE DIRECTOR	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Misawa, Toshimitsu	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Krishna Sivaraman	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Garrett Ilg	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Vincent S. Grelli	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Kimberly Woolley	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Fujimori, Yoshiaki	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director John L. Hall	FOR

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ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Natsuno, Takeshi	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	INVESTMENT IN CONSTRUCTION OF A PROJECT	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	APPLICATION FOR COMPREHENSIVE CREDIT LINE TO BANKS BY THE COMPANY AND SUBSIDIARIES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	SETTLEMENT OF SOME PROJECTS FINANCED WITH RAISED FUNDS AND PERMANENTLY SUPPLEMENTING THE WORKING CAPITAL WITH THE SURPLUS RAISED FUNDS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	AMENDMENTS TO THE RAISED FUNDS MANAGEMENT SYSTEM	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	AMENDMENTS TO THE SYSTEM FOR PREVENTION OF FUND OCCUPATION BY CONTROLLING SHAREHOLDERS AND RELATED PARTIES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	AMENDMENTS TO THE INFORMATION DISCLOSURE MANAGEMENT SYSTEM	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	AMENDMENTS TO THE AUDIT FIRM APPOINTMENT SYSTEM	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	22-Aug-2021	APPROVAL OF COMPANY REMUNERATION POLICY	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	22-Aug-2021	GRANT OF OPTIONS AND REMUNERATION PLAN TO MR GILAD YAVETZ, COMPANY CEO AND DIRECTOR	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	22-Aug-2021	GRANT OF OPTIONS AND REMUNERATION PLAN TO MR YAIR SEROUSSI, BOARD CHAIRMAN	FOR
EMBRACER GROUP AB	SE0013121589	23-Aug-2021	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PRE-EMPTIVE RIGHTS	FOR
HANGZHOU ROBAM APPLIANCES CO LTD	CNE100000WY9	23-Aug-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (INCLUDING AUDITED CONSOLIDATED FINANCIAL STATEMENTS) FOR THE YEAR ENDED 31ST MARCH, 2021 AND THE REPORT OF THE DIRECTORS AND THE AUDITORS THEREON	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO DECLARE DIVIDEND ON EQUITY SHARES OF THE COMPANY FOR THE YEAR ENDED 31ST MARCH, 2021	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. ASKARAN AGARWALA (DIN:00023684), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR REAPPOINTMENT	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO RATIFY THE REMUNERATION OF THE COST AUDITORS FOR THE FINANCIAL YEAR ENDING 31ST MARCH, 2022	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO RE-APPOINT MR. SATISH PAI (DIN: 06646758) AS THE MANAGING DIRECTOR OF THE COMPANY	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO RE-APPOINT MR. PRAVEEN KUMAR MAHESHWARI (DIN:00174361) AS WHOLE-TIME DIRECTOR OF THE COMPANY	FOR
LORAL SPACE & COMMUNICATIONS INC.	US5438811060	23-Aug-2021	Considering and voting on the adoption of the Transaction Agreement (the "Transaction Proposal").	FOR
LORAL SPACE & COMMUNICATIONS INC.	US5438811060	23-Aug-2021	Acting upon a proposal to adjourn the Loral Stockholder Meeting, if necessary or appropriate, to solicit additional proxies for the Loral Stockholder Meeting to adopt the Transaction Agreement in accordance with the terms of the Transaction Agreement (the "Adjournment Proposal").	FOR

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LORAL SPACE & COMMUNICATIONS INC.	US5438811060	23-Aug-2021	Acting upon a proposal to approve, by non-binding, advisory vote, the compensation that may be paid or become payable to the Loral named executive officers in connection with the Transaction (the "Officer Compensation Proposal").	FOR
MIZRAHI TEFAHOT BANK LTD	IL0006954379	23-Aug-2021	RE-ELECT HANNAH FEUER AS EXTERNAL DIRECTOR	FOR
SEBACORP MARINE LTD	SG1H97877952	23-Aug-2021	THE PROPOSED RENOUNCEABLE UNDERWRITTEN RIGHTS ISSUE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	23-Aug-2021	ELECTION OF DIRECTOR: SONG CHANGMING	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY, NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY-BACK SHARES OF THE COMPANY, NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO ADD THE NUMBER OF SHARES BOUGHT-BACK PURSUANT TO RESOLUTION 5B TO THE NUMBER OF SHARES AVAILABLE PURSUANT TO RESOLUTION 5A	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31ST MARCH, 2021	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO DECLARE A FINAL DIVIDEND	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO TO RE-ELECT DR. THE HON. SIR DAVID KWOK-PO LI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO RE-ELECT MR. JAN P.S. ERLUND AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO RE-ELECT MR. ANTHONY JOHN LIDDELL NIGHTINGALE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO DETERMINE THE REMUNERATION OF THE DIRECTORS	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO APPOINT AUDITORS AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION: KPMG	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Approve Appropriation of Surplus	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Uno, Masateru	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yokoyama, Hideaki	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shibata, Futoshi	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Kosaka, Michiyoshi	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Ueta, Masao	FOR

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COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Harada, Chiyoko	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Watabe, Yuki	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE CEVT ACQUISITION AGREEMENT (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 5 AUGUST 2021 (THE "CIRCULAR")) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE HAOHAN ENERGY ACQUISITION AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE NINGBO VIRIDI SUBSCRIPTION AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE R&D SERVICES AND TECHNOLOGY LICENSING AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE R&D SERVICES AND TECHNOLOGY LICENSING AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2023	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE AUTOMOBILE COMPONENTS SALES AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE AUTOMOBILE COMPONENTS SALES AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2023	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE AUTOMOBILE COMPONENTS PROCUREMENT AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE AUTOMOBILE COMPONENTS PROCUREMENT AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2023	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE ZEEKR FINANCE COOPERATION AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ZEEKR FINANCING ANNUAL CAPS (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2023	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	24-Aug-2021	THE PROPOSED RESTRUCTURING AND MERGER PLAN DATED 25/05/2021 (THE "PLAN") UNDER WHICH NATIONAL CONTAINER HOLDING COMPANY LIMITED WILL TRANSMIT BY VIRTUE OF THE COURT ORDER WHICH SHALL APPROVE THE PLAN, THE TOTAL OF ITS ASSETS AND LIABILITIES TO THE COMPANY AND WILL BE DISSOLVED WITHOUT GOING INTO LIQUIDATION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	24-Aug-2021	TO AUTHORISE ANY ONE OF THE DIRECTORS AND/OR THE SECRETARY AND/OR AN AUTHORISED REPRESENTATIVE OF THE COMPANY TO CARRY OUT ALL NECESSARY MEASURES AND ACTIONS FOR THE IMPLEMENTATION OF THE PLAN	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Proposal to ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm of Microchip for the fiscal year ending March 31, 2022.	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Matthew W. Chapman	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Proposal to approve, on an advisory (non-binding) basis, the compensation of our named executives.	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Esther L. Johnson	FOR

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MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Karlton D. Johnson	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Wade F. Meyercord	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Ganesh Moorthy	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Karen M. Rapp	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Steve Sanghi	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Proposal to approve an amendment and restatement of our Certificate of Incorporation to increase the number of authorized shares of common stock for the purpose of effecting a two-for-one forward stock split.	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Proposal to approve an amendment and restatement of our 2004 Equity Incentive Plan to extend the term of the plan by ten years, to August 24, 2031.	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE REMUNERATION POLICY FOR EXECUTIVE AND NON-EXECUTIVE DIRECTORS	AGAINST
PROSUS N.V.	NL0013654783	24-Aug-2021	ELECT ANGELIEN KEMNA AS NON-EXECUTIVE DIRECTOR	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	REELECT HENDRIK DU TOIT AS NON-EXECUTIVE DIRECTOR	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	REELECT CRAIG ENENSTEIN AS NON-EXECUTIVE DIRECTOR	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	REELECT NOLO LETELE AS NON-EXECUTIVE DIRECTOR	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	REELECT ROBERTO OLIVEIRA DE LIMA AS NON-EXECUTIVE DIRECTOR	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	RATIFY PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. AS AUDITORS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL AND RESTRICT/EXCLUDE PREEMPTIVE RIGHTS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	AUTHORIZE REPURCHASE OF SHARES	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE REDUCTION IN SHARE CAPITAL THROUGH CANCELLATION OF SHARES	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE REMUNERATION REPORT	AGAINST
PROSUS N.V.	NL0013654783	24-Aug-2021	ADOPT FINANCIAL STATEMENTS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE DIVIDEND DISTRIBUTION IN RELATION TO THE FINANCIAL YEAR ENDING MARCH 31, 2021	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE DIVIDEND DISTRIBUTION IN RELATION TO THE FINANCIAL YEAR ENDING MARCH 31, 2022 AND ONWARDS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE DISCHARGE OF EXECUTIVE DIRECTORS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE DISCHARGE OF NON-EXECUTIVE DIRECTORS	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Ozaki, Yukimasa	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Watanabe, Masako	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Substitute Corporate Auditor Nagashima, Tamio	FOR

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SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Approve Appropriation of Surplus	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Sakata, Hiroshi	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Uchiyama, Risho	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Kagami, Tsutomu	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Honda, Shuitsu	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Kuroiwa, Kazuo	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Furuki, Toshihiko	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Sugahara, Kunihiro	FOR
SYKES ENTERPRISES, INCORPORATED	US8712371033	24-Aug-2021	Adoption of the Agreement and Plan of Merger, dated as of June 17, 2021 (as amended or modified from time to time, the "Merger Agreement"), among Sykes Enterprises, Incorporated, Sitel Worldwide Corporation and Florida Mergersub, Inc.	FOR
SYKES ENTERPRISES, INCORPORATED	US8712371033	24-Aug-2021	Approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to SYKES ENTERPRISES, INCORPORATED's named executive officers in connection with the merger.	FOR
SYKES ENTERPRISES, INCORPORATED	US8712371033	24-Aug-2021	Approve the adjournment of the special meeting, if necessary or appropriate, including to solicit additional proxies if there are insufficient votes at the time of the special meeting to approve Proposal 1 (to approve and adopt the Merger Agreement) or in the absence of a quorum.	FOR
VECTURA GROUP PLC	GB00BKM2MW97	24-Aug-2021	APPROVE SCHEME OF ARRANGEMENT	AGAINST
VECTURA GROUP PLC	GB00BKM2MW97	24-Aug-2021	FOR THE PURPOSES OF THE SCHEME: A. TO AUTHORISE THE DIRECTORS OF THE COMPANY TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND B. TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY	ABSTAIN
VECTURA GROUP PLC	GB00BKM2MW97	24-Aug-2021	CONDITIONAL UPON THE SCHEME BECOMING EFFECTIVE: A. TO RE-REGISTER THE COMPANY AS A PRIVATE COMPANY; B. TO CHANGE THE NAME OF THE COMPANY TO VECTURA GROUP LIMITED; AND C. TO ADOPT NEW ARTICLES OF ASSOCIATION OF THE COMPANY	ABSTAIN
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Ann G. Bordelon	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Julia K. Davis	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Daniel J. Englander	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: William H. Henderson	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Dawn C. Morris	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Joshua G. Welch	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Jeffrey A. Williams	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	To approve an advisory resolution regarding the Company's compensation of its named executive officers.	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	To ratify the selection of Grant Thornton LLP as the independent registered public accounting firm for the fiscal year ending April 30, 2022.	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	DIRECTOR	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	DIRECTOR	FOR

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BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	DIRECTOR	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	DIRECTOR	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	DIRECTOR	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	DIRECTOR	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	DIRECTOR	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	DIRECTOR	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	DIRECTOR	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	To vote on a non-binding advisory resolution to approve the compensation paid to named executive officers for fiscal 2021 ("say-on-pay").	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	To vote to approve an amendment to the 2020 Plan to amend the aggregate limit on the value of awards that may be granted under the 2020 Plan to non-employee directors in any fiscal year.	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Ratification of Deloitte & Touche LLP as the independent auditor for the fiscal year ended March 26, 2022.	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	SPECIAL BUSINESS Approval of an increase to the maximum aggregate amount of remuneration of the non-executive Directors	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	ORDINARY BUSINESS Remuneration Report	AGAINST
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Re-approval of the Omnibus Incentive Plan	AGAINST
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Approval of Amendment to Options held by Mr David Cataford	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Michael O'Keeffe	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Gary Lawler	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Andrew J. Love	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Michelle Cormier	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Wayne Wouters	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Jyothish George	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - David Cataford	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Louise Grondin	FOR
CLOUDERA, INC.	US18914U1007	25-Aug-2021	To approve the adoption of the Agreement and Plan of Merger (the "Merger Agreement"), dated as of June 1, 2021, by and among Sky Parent Inc., Project Sky Merger Sub Inc., and Cloudera, Inc. ("Cloudera").	FOR
CLOUDERA, INC.	US18914U1007	25-Aug-2021	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Cloudera's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
CLOUDERA, INC.	US18914U1007	25-Aug-2021	To adjourn the special meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to approve Proposal 1 at the time of the special meeting.	FOR

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CORE-MARK HOLDING COMPANY, INC.	US2186811046	25-Aug-2021	Merger Agreement Proposal - To consider and vote on a proposal to adopt the Agreement and Plan of Merger, dated as of May 17, 2021, which is referred to as the merger agreement, by and among Performance Food Group Company, which is referred to as PFG, Longhorn Merger Sub I, Inc., Longhorn Merger Sub II, LLC and Core-Mark Holding Company, Inc., which is referred to as Core-Mark, as may be amended from time to time, a copy of which is attached as Annex A to the proxy statement/prospectus.	FOR
CORE-MARK HOLDING COMPANY, INC.	US2186811046	25-Aug-2021	Merger-Related Compensation Proposal - To consider and vote on a non-binding advisory vote on compensation payable to executive officers of Core-Mark in connection with the proposed transactions.	FOR
CORE-MARK HOLDING COMPANY, INC.	US2186811046	25-Aug-2021	Core-Mark Adjournment Proposal - To consider and vote on a proposal to adjourn the special meeting from time to time, if necessary or appropriate, (a) due to the absence of a quorum, (b) to solicit additional proxies in the event there are not sufficient votes at the time of the special meeting to approve the Merger Agreement Proposal or (c) to allow reasonable additional time for the filing and mailing of any required supplement or amendment to the accompanying proxy statement/prospectus. & review of such materials by Core-Mark stockholders	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	DIRECTOR	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	DIRECTOR	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	DIRECTOR	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	DIRECTOR	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	DIRECTOR	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	DIRECTOR	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	DIRECTOR	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	To approve, by non-binding vote, executive compensation.	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	The ratification of Grant Thornton LLP to serve as independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	RE-ELECT MATTHEW THORNE AS DIRECTOR	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	AUTHORISE ISSUE OF EQUITY	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CUSTODIAN REIT PLC	GB00BJLFT45	25-Aug-2021	APPROVE REMUNERATION REPORT	FOR

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CUSTODIAN REIT PLC	GB00BJFLFT45	25-Aug-2021	APPROVE REMUNERATION PAID TO DIRECTORS IN EXCESS OF THE AGGREGATE REMUNERATION LIMIT	FOR
CUSTODIAN REIT PLC	GB00BJFLFT45	25-Aug-2021	ELECT CHRISTOPHER IRELAND AS DIRECTOR	FOR
CUSTODIAN REIT PLC	GB00BJFLFT45	25-Aug-2021	ELECT ELIZABETH MCMEIKAN AS DIRECTOR	FOR
CUSTODIAN REIT PLC	GB00BJFLFT45	25-Aug-2021	RE-ELECT HAZEL ADAM AS DIRECTOR	FOR
CUSTODIAN REIT PLC	GB00BJFLFT45	25-Aug-2021	RE-ELECT DAVID HUNTER AS DIRECTOR	FOR
CUSTODIAN REIT PLC	GB00BJFLFT45	25-Aug-2021	RE-ELECT IAN MATTIOLI AS DIRECTOR	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Fukuda, Masahiko	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Approve Appropriation of Surplus	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Corporate Auditor Muto, Akihito	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Substitute Corporate Auditor Kuwahara, Kazunari	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Oga, Shoji	AGAINST
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Oga, Masahiko	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Omura, Masashi	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Kawada, Tomohiro	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Fujikawa, Atsushi	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Namba, Yoichi	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Inoue, Hiroshi	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Noda, Naoki	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Otsuga, Yasunobu	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kikuta, Junichi	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hizume, Kazushige	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Tsuda, Michio	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Hori, Hitoshi	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Yamamoto, Ichizo	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Saino, Atsushi	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING ADOPTION OF THE BALANCE SHEET AND INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET AND CONSOLIDATED INCOME STATEMENT	FOR

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ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING APPROVAL OF THE DISPOSITION OF THE COMPANY'S EARNINGS AS SHOWN IN THE ADOPTED BALANCE SHEET AND DETERMINATION OF THE RECORD DAY FOR DIVIDEND: THE BOARD OF DIRECTORS PROPOSES THAT THE MEETING RESOLVES TO APPROVE THAT OF THE COMPANY'S UNAPPROPRIATED EARNINGS, SEK 1,738,673,294, AN AMOUNT REPRESENTING SEK 2.20 PER SHARE, SHOULD BE DISTRIBUTED AS DIVIDEND TO THE SHAREHOLDERS AND THAT THE REMAINING UNAPPROPRIATED EARNINGS SHOULD BE CARRIED FORWARD. IT IS PROPOSED THAT THE DIVIDEND IS DIVIDED INTO TWO PAYMENTS OF SEK 1.10 PER PAYMENT. THE FIRST RECORD DAY IS PROPOSED TO BE ON FRIDAY 27 AUGUST 2021 AND THE SECOND RECORD DAY IS PROPOSED TO BE ON MONDAY 28 FEBRUARY 2022. IF THE ANNUAL GENERAL MEETING RESOLVES IN ACCORDANCE WITH THE PROPOSAL, PAYMENTS THROUGH EUROCLEAR SWEDEN AB ARE ESTIMATED TO BE MADE ON WEDNESDAY 1 SEPTEMBER 2021 AND ON THURSDAY 3 MARCH 2022	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR AND CHAIR LAURENT LEKSELL	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR CAROLINE LEKSELL COOKE	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR JOHAN MALMQUIST	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR WOLFGANG REIM	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR JAN SECHER	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR BIRGITTA STYMNE GORANSSON	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR CECILIA WIKSTROM	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: PRESIDENT AND CEO GUSTAF SALFORD	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: FORMER PRESIDENT AND CEO RICHARD HAUSMANN FOR THE PERIOD FROM 1 MAY 2020 UNTIL 15 JUNE 2020	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	DETERMINATION OF NUMBER OF DIRECTORS: SEVEN DIRECTORS	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	DETERMINATION OF NUMBER OF DEPUTY DIRECTORS: NO DEPUTY DIRECTORS	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	DETERMINATION OF FEES TO THE DIRECTORS	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	DETERMINATION OF FEES TO THE AUDITOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF LAURENT LEKSELL AS DIRECTOR	AGAINST
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF CAROLINE LEKSELL COOKE AS DIRECTOR	AGAINST
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF JOHAN MALMQUIST AS DIRECTOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF WOLFGANG REIM AS DIRECTOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF JAN SECHER AS DIRECTOR	FOR

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ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF BIRGITTA STYMNE GORANSSON AS DIRECTOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF CECILIA WIKSTROM AS DIRECTOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF LAURENT LEKSELL AS THE CHAIR OF THE BOARD OF DIRECTORS	AGAINST
ELEKTA AB	SE0000163628	25-Aug-2021	ELECTION OF AUDITOR: ERNST & YOUNG AB ("EY")	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING APPROVAL OF THE REMUNERATION REPORT	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING PERFORMANCE SHARE PLAN 2021	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING TRANSFER OF OWN SHARES IN CONJUNCTION WITH THE PERFORMANCE SHARE PLAN 2021	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO DECIDE UPON THE TRANSFER OF OWN SHARES IN CONJUNCTION WITH THE PERFORMANCE SHARE PLAN 2019, 2020 AND 2021	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO DECIDE UPON ACQUISITION OF OWN SHARES	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO DECIDE UPON THE TRANSFER OF OWN SHARES	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING A CONTRIBUTION IN ORDER TO ESTABLISH A PHILANTHROPIC FOUNDATION	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	PROPOSAL FOR RESOLUTION BY THE SHAREHOLDER THORWALD ARVIDSSON: (A) THAT ALL SHARES OF BOTH SERIES A AND SERIES B SHALL BE CONVERTED INTO SHARES WITHOUT SERIAL DESIGNATION; (B) THAT THE SECOND PARAGRAPH OF ARTICLE 5 OF THE ARTICLES OF ASSOCIATION SHALL READ AS FOLLOWS: "EACH SHARE ENTITLES THE HOLDER TO ONE VOTE"; AND (C) THAT THE FOLLOWING PARAGRAPHS IN ARTICLE 5 SHALL BE DELETED	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	To appoint Grant Thornton LLP as the Company's auditor and independent registered public accounting firm to serve for the 2022 fiscal year and to authorize the Audit Committee of the Board of Directors to set the auditor's remuneration.	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Julien R. Mininberg	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Timothy F. Meeker	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Gary B. Abromovitz	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Krista L. Berry	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Vincent D. Carson	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Thurman K. Case	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Beryl B. Raff	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Darren G. Woody	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	To provide advisory approval of the Company's executive compensation.	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	RE-APPOINTMENT OF MR. UDAY CHANDER KHANNA (DIN 00079129) AS AN INDEPENDENT DIRECTOR OF THE BANK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE BANK FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS' AND THE AUDITORS' THEREON	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	MATERIAL RELATED PARTY TRANSACTION WITH INFINA FINANCE PRIVATE LIMITED	FOR

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KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	MATERIAL RELATED PARTY TRANSACTION WITH MR. UDAY SURESH KOTAK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	ISSUANCE OF REDEEMABLE UNSECURED NON-CONVERTIBLE DEBENTURES / BONDS / OTHER DEBT SECURITIES ON A PRIVATE PLACEMENT BASIS	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	PAYMENT OF COMPENSATION BY WAY OF FIXED REMUNERATION TO NON-EXECUTIVE DIRECTORS (EXCLUDING THE NON-EXECUTIVE PART-TIME CHAIRPERSON)	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	RELATED PARTY TRANSACTION FOR PAYMENT OF REMUNERATION TO MR. JAY KOTAK, SON OF MR. UDAY KOTAK, MANAGING DIRECTOR & CEO AND A KEY MANAGERIAL PERSON, WHO IS HOLDING AN OFFICE OR PLACE OF PROFIT IN THE BANK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE BANK FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS' THEREON	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	TO CONFIRM PAYMENT OF INTERIM DIVIDEND ON PREFERENCE SHARES FOR THE FINANCIAL YEAR 2020-21	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR 2020-21	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. C. JAYARAM (DIN: 00012214), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	PAYMENT OF ADDITIONAL FEES / REMUNERATION TO THE EXISTING STATUTORY AUDITORS FOR FINANCIAL YEAR 2020-21	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	RE-APPOINTMENT OF M/S. WALKER CHANDIOK & CO LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NUMBER: 001076N / N500013) AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	APPOINTMENT OF M/S. PRICE WATERHOUSE LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NUMBER: 301112E / E300264) AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	APPOINTMENT OF DR. ASHOK GULATI (DIN 07062601) AS A DIRECTOR AND AN INDEPENDENT DIRECTOR OF THE BANK	FOR
MATRIX IT LTD	IL0004450156	25-Aug-2021	APPROVE LIABILITY INSURANCE POLICY TO DIRECTORS/OFFICERS, INCLUDING CEO	FOR
MATRIX IT LTD	IL0004450156	25-Aug-2021	REELECT YAFIT KERET AS EXTERNAL DIRECTOR	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-BINDING ADVISORY VOTE ON THE REMUNERATION POLICY	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-BINDING ADVISORY VOTE ON THE REMUNERATION IMPLEMENTATION REPORT	AGAINST
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	ADOPTION OF THE SETS COMMITTEE REPORT	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	SIGNATURE OF DOCUMENTS	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	CONTROL OF UNISSUED SHARES (EXCLUDING ISSUES FOR CASH)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	GENERAL ISSUE OF SHARES FOR CASH	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: INDEPENDENT NON-EXECUTIVE CHAIR OF THE BOARD (R 1778211)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: HONORARY CHAIR OF THE BOARD (R 865501)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: LEAD INDEPENDENT DIRECTOR OF THE BOARD (R 600997)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: NON-EXECUTIVE DIRECTORS (R 409812)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	ADOPTION OF THE ANNUAL FINANCIAL STATEMENTS	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: AUDIT AND COMPLIANCE COMMITTEE CHAIR (R 329827)	FOR

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MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: AUDIT AND COMPLIANCE COMMITTEE MEMBERS (R 161466)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: REMUNERATION AND NOMINATIONS COMMITTEE CHAIR (R 216852)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: REMUNERATION AND NOMINATIONS COMMITTEE MEMBERS (R 108047)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: SOCIAL, ETHICS, TRANSFORMATION AND SUSTAINABILITY COMMITTEE CHAIR (R 179181)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: SOCIAL, ETHICS, TRANSFORMATION AND SUSTAINABILITY COMMITTEE MEMBERS (R 104728)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: RISK AND IT COMMITTEE MEMBERS (R 130896)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: RISK AND IT COMMITTEE - IT SPECIALIST (R 295476)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANIES	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	RE-ELECTION OF DIRECTOR RETIRING BY ROTATION: DAISY NAIDOO	AGAINST
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	RE-ELECTION OF DIRECTOR RETIRING BY ROTATION: MARK BOWMAN	AGAINST
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	CONFIRMATION OF APPOINTMENT OF LUCIA SWARTZ AS NON-EXECUTIVE DIRECTOR	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	CONFIRMATION OF APPOINTMENT OF JANE CANNY AS NON-EXECUTIVE DIRECTOR	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	RE-ELECTION OF INDEPENDENT AUDITOR: ERNST & YOUNG INC	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	ELECTION OF MEMBER OF THE AUDIT AND COMPLIANCE COMMITTEE: DAISY NAIDOO	AGAINST
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	ELECTION OF MEMBER OF THE AUDIT AND COMPLIANCE COMMITTEE: MARK BOWMAN	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	ELECTION OF MEMBER OF THE AUDIT AND COMPLIANCE COMMITTEE: MMABOSHADI CHAUKE	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBER: M GIOTRA	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBER: AGZ KEMNA	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBER: SJZ PACAK	AGAINST
NASPERS LTD	ZAE000015889	25-Aug-2021	NON-BINDING ADVISORY VOTE: TO ENDORSE THE COMPANY'S REMUNERATION POLICY	AGAINST
NASPERS LTD	ZAE000015889	25-Aug-2021	NON-BINDING ADVISORY VOTE: TO ENDORSE THE IMPLEMENTATION REPORT OF THE REMUNERATION REPORT	AGAINST
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF GENERAL AUTHORITY PLACING UNISSUED SHARES UNDER THE CONTROL OF THE DIRECTORS	AGAINST
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF GENERAL ISSUE OF SHARES FOR CASH	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	AUTHORISATION TO IMPLEMENT ALL RESOLUTIONS ADOPTED AT THE ANNUAL GENERAL MEETING	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: BOARD: CHAIR	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: BOARD: MEMBER	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS	FOR

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NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: AUDIT COMMITTEE: CHAIR	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: AUDIT COMMITTEE: MEMBER	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: RISK COMMITTEE: CHAIR	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: RISK COMMITTEE: MEMBER	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: HUMAN RESOURCES AND REMUNERATION COMMITTEE: CHAIR	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: HUMAN RESOURCES AND REMUNERATION COMMITTEE: MEMBER	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: NOMINATION COMMITTEE: CHAIR	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: NOMINATION COMMITTEE: MEMBER	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE: CHAIR	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE: MEMBER	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: TRUSTEES OF GROUP SHARE SCHEMES/OTHER PERSONNEL FUNDS	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVE GENERALLY THE PROVISION OF FINANCIAL ASSISTANCE IN TERMS OF SECTION 44 OF THE ACT	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	APPROVE GENERALLY THE PROVISION OF FINANCIAL ASSISTANCE IN TERMS OF SECTION 45 OF THE ACT	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	GENERAL AUTHORITY FOR THE COMPANY OR ITS SUBSIDIARIES TO ACQUIRE N ORDINARY SHARES IN THE COMPANY	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	GRANTING THE SPECIFIC REPURCHASE AUTHORISATION	AGAINST
NASPERS LTD	ZAE000015889	25-Aug-2021	GENERAL AUTHORITY FOR THE COMPANY OR ITS SUBSIDIARIES TO ACQUIRE A ORDINARY SHARES IN THE COMPANY	AGAINST
NASPERS LTD	ZAE000015889	25-Aug-2021	REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	TO CONFIRM THE APPOINTMENT OF AGZ KEMNA AS A NONEXECUTIVE DIRECTOR	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	TO RE-ELECT THE FOLLOWING DIRECTORS: HJ DU TOIT	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	TO RE-ELECT THE FOLLOWING DIRECTORS: CL ENENSTEIN	AGAINST
NASPERS LTD	ZAE000015889	25-Aug-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: FLN LETELE	FOR
NASPERS LTD	ZAE000015889	25-Aug-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: R OLIVEIRA DE LIMA	AGAINST
NASPERS LTD	ZAE000015889	25-Aug-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: BJ VAN DER ROSS	FOR

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TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	25-Aug-2021	ADJUSTMENT OF THE GUARANTEE QUOTA FOR SUBSIDIARIES	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	ELECTION OF MR PCS LUTHULI AS A MEMBER OF THE AUDIT COMMITTEE	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	ELECTION OF MS KW MZONDEKI AS A MEMBER OF THE AUDIT COMMITTEE, SUBJECT TO HER RE-ELECTION AS A DIRECTOR PURSUANT TO ORDINARY RESOLUTION NUMBER 1.4	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	ELECTION OF MR H SINGH AS A MEMBER OF THE AUDIT COMMITTEE, SUBJECT TO HIS RE-ELECTION AS A DIRECTOR PURSUANT TO ORDINARY RESOLUTION NUMBER 1.3	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	ELECTION OF MR LL VON ZEUNER AS A MEMBER OF THE AUDIT COMMITTEE	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	REAPPOINTMENT OF PRICEWATERHOUSECOOPERS AS JOINT AUDITORS OF THE COMPANY	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	REAPPOINTMENT OF SIZWENTSALUBAGOBODO GRANT THORNTON AS JOINT AUDITORS OF THE COMPANY	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	NON-BINDING ADVISORY ENDORSEMENT OF THE REMUNERATION POLICY	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	NON-BINDING ADVISORY ENDORSEMENT OF THE IMPLEMENTATION REPORT	AGAINST
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	GENERAL AUTHORITY FOR DIRECTORS TO ALLOT AND ISSUE AND/OR GRANT OPTIONS OVER ORDINARY SHARES	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	GENERAL AUTHORITY TO ISSUE ORDINARY SHARES FOR CASH	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	ELECTION OF MS O IGHODARO AS A DIRECTOR	AGAINST
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	GENERAL AUTHORITY TO REPURCHASE ORDINARY SHARES	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	ELECTION OF MS EG MATENGE-SEBESHO AS A DIRECTOR	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	ELECTION OF MR H SINGH AS A DIRECTOR	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	RE-ELECTION OF MS KW MZONDEKI AS A DIRECTOR	AGAINST
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	RE-ELECTION OF MS F PETERSEN-COOK AS A DIRECTOR	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	RE-ELECTION OF DR SP SIBISI AS A DIRECTOR	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	RE-ELECTION OF MR RG TOMLINSON AS A DIRECTOR	AGAINST
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	RE-ELECTION OF MR N KAPILA AS A DIRECTOR	FOR
TELKOM SA SOC LTD	ZAE000044897	25-Aug-2021	ELECTION OF MR KA RAYNER AS A MEMBER OF THE AUDIT COMMITTEE	FOR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Election of Class I Director: Hubert L. Harris, Jr.	FOR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Election of Class I Director: John W. Robinson III	FOR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Approval of a non-binding, advisory resolution approving Aaron's executive compensation.	FOR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Approval of a non-binding, advisory recommendation to the Board of Directors regarding the frequency (every one, two or three years) of the advisory vote on executive compensation.	1 YEAR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Approval of The Aaron's Company, Inc. Amended and Restated 2020 Equity and Incentive Plan.	FOR

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THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2021.	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	To ratify, in a non-binding vote, the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2021.	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	To approve, on an advisory (non-binding) basis, the compensation of the Company's named executive officers.	AGAINST
ADDTECH AB	SE0014781795	26-Aug-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 1.20 PER SHARE	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD CHAIRMAN JOHAN SJO	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER EVA ELMSTEDT	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER KENTH ERIKSSON	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER HENRIK HEDELIUS	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER ULF MATTSSON	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER MALIN NORDESJO	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER NIKLAS STENBERG (FOR THE PERIOD 28 AUGUST 2020 TO 31 MARCH 2021)	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF CEO NIKLAS STENBERG	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR

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ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF SEK 3.1 MILLION	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE REMUNERATION OF AUDITORS	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	REELECT KENTH ERIKSSON AS DIRECTOR	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	REELECT HENRIK HEDELIUS AS DIRECTOR	AGAINST
ADDTECH AB	SE0014781795	26-Aug-2021	REELECT ULF MATTSSON AS DIRECTOR	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	REELECT MALIN NORDESJO AS DIRECTOR	AGAINST
ADDTECH AB	SE0014781795	26-Aug-2021	REELECT NIKLAS STENBERG AS DIRECTOR	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	ELECT ANNIKKI SCHAEFERDIEK AS New DIRECTOR	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	ELECT KENTH ERIKSSON AS NEW BOARD CHAIRMAN	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	RATIFY KPMG AS AUDITORS	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	APPROVE REMUNERATION REPORT	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	AUTHORIZE THE ACQUISITION AND TRANSFER OF OWN SHARES (CLASS B SHARES)	FOR
ADDTECH AB	SE0014781795	26-Aug-2021	AUTHORIZATION TO RESOLVE ON A NEW ISSUE OF UP TO 5 PERCENT OF THE NUMBER OF B-SHARES AS MEANS OF PAYMENT DURING ACQUISITIONS	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	To ratify the selection of KPMG LLP as the independent registered public accounting firm of the Company by the Audit Committee of the Board of Directors for the fiscal year ending April 30, 2022.	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Andrew B. Cogan	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	To approve on an advisory basis the Company's executive compensation.	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: M. Scott Culbreth	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: James G. Davis, Jr.	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Martha M. Hayes	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Daniel T. Hendrix	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Carol B. Moerdyk	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: David A. Rodriguez	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Vance W. Tang	FOR

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AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Emily C. Videtto	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MS LOUISE GRONDIN)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPROVAL OF AN INCREASE TO THE MAXIMUM AGGREGATE AMOUNT OF REMUNERATION OF THE NON-EXECUTIVE DIRECTORS	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	RE-APPROVAL OF THE OMNIBUS INCENTIVE PLAN	AGAINST
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPROVAL OF AMENDMENT TO OPTIONS HELD BY MR DAVID CATAFORD	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	REMUNERATION REPORT	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR MICHAEL O' KEEFFE)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR GARY LAWLER)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR ANDREW J. LOVE)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MS MICHELLE CORMIER)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR WAYNE WOUTERS)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR JYOTHISH GEORGE)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR DAVID CATAFORD)	FOR
CHANGE INC.	JP3507750002	26-Aug-2021	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
CHANGE INC.	JP3507750002	26-Aug-2021	Approve Reduction of Stated Capital and Capital Reserve	FOR
DYNATRACE, INC.	US2681501092	26-Aug-2021	Election of Class II Director: Seth Boro	FOR
DYNATRACE, INC.	US2681501092	26-Aug-2021	Election of Class II Director: Jill Ward	FOR
DYNATRACE, INC.	US2681501092	26-Aug-2021	Election of Class II Director: Kirsten Wolberg	FOR
DYNATRACE, INC.	US2681501092	26-Aug-2021	Ratify the appointment of BDO USA, LLP as Dynatrace's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
DYNATRACE, INC.	US2681501092	26-Aug-2021	Non-binding advisory vote on the frequency of future non-binding advisory votes on the compensation of Dynatrace's named executive officers.	1 YEAR
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	DIRECTOR	ABSTAIN
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	DIRECTOR	FOR
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	DIRECTOR	ABSTAIN
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	DIRECTOR	ABSTAIN
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Amend Articles to: Change Fiscal Year End	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Amend Articles to: Change Official Company Name, Amend Business Lines	FOR

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EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Amend Articles to: Increase Capital Shares to be issued	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Amend Articles to: Amend the Articles Related to Substitute Directors who are Audit and Supervisory Committee Members, Approve Minor Revisions	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Izumo, Mitsuru	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nagata, Akihiko	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Okajima, Etsuko	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kotosaka, Masahiro	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Appoint Accounting Auditors	FOR
FLSMIDTH & CO. A/S	DK0010234467	26-Aug-2021	THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION ARE SPECIFIED IN APPENDIX 1 AND ARE AVAILABLE AT THE COMPANYS WEBSITE, WWW.FLSMIDTH.COM	FOR
FLSMIDTH & CO. A/S	DK0010234467	26-Aug-2021	THE BOARD OF DIRECTORS PROPOSES THAT THE CHAIR OF THE MEETING BE AUTHORISED (WITH POWER OF DELEGATION) TO REGISTER THE RESOLUTIONS ADOPTED AT THE EXTRAORDINARY GENERAL MEETING WITH THE BUSINESS AUTHORITY AND TO MAKE SUCH AMENDMENTS AND ADDITIONS AS MAY BE REQUIRED BY THE AUTHORITY IN ORDER TO OBTAIN REGISTRATION OR APPROVAL	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	ISSUE OF LONG-TERM BONDS / NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (STANDALONE AND CONSOLIDATED) FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	TO DECLARE DIVIDEND OF INR 5/- PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. ARUN TIWARI (DIN: 05345547), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR

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INDUSIND BANK LTD	INE095A01012	26-Aug-2021	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 139, 141, 142 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AS AMENDED FROM TIME TO TIME ('THE ACT'), READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 AND OTHER APPLICABLE RULES, IF ANY, UNDER THE ACT, THE APPLICABLE PROVISIONS OF THE BANKING REGULATION ACT, 1949, SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (INCLUDING ANY STATUTORY AMENDMENT(S) OR MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE), THE RULES, REGULATIONS, CIRCULARS, DIRECTIONS AND GUIDELINES ISSUED BY THE RESERVE BANK OF INDIA ('RBI') FROM TIME TO TIME AND THE APPROVAL OF THE RBI , M/S HARIBHAKTI & CO. LLP (FIRM REGN. NUMBER 103523W / W100048), WHO HAVE OFFERED THEMSELVES FOR RE-APPOINTMENT AND HAVE CONFIRMED THEIR ELIGIBILITY TO BE RE-APPOINTED AS STATUTORY AUDITORS IN TERMS OF SECTION 141 OF THE ACT AND APPLICABLE RULES, BE AND ARE HEREBY APPOINTED AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK FOR A PERIOD OF ONE YEAR, TO HOLD OFFICE FROM THE CONCLUSION OF THIS TWENTY-SEVENTH ANNUAL GENERAL MEETING ('AGM') UNTIL CONCLUSION OF THE TWENTY-EIGHTH ANNUAL GENERAL MEETING OF THE BANK; RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTION 142 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND OTHER APPLICABLE LAWS AND REGULATORY GUIDELINES, M/S HARIBHAKTI & CO. LLP (FIRM REGISTRATION NUMBER 103523W / W100048), BE APPOINTED ON SUCH TERMS AND CONDITIONS, INCLUDING AN OVERALL REMUNERATION OF INR 2,40,00,000 (RUPEES TWO CRORE FORTY LAKHS ONLY) TO BE ALLOCATED BY THE BANK BETWEEN M/S HARIBHAKTI & CO. LLP AND THE OTHER JOINT STATUTORY AUDITORS AS MAY BE MUTUALLY AGREED BETWEEN THE BANK AND THE SAID JOINT STATUTORY AUDITORS, DEPENDING UPON THEIR RESPECTIVE SCOPE OF WORK, AND OUT OF POCKET EXPENSES, OUTLAYS AND TAXES AS APPLICABLE, IN CONNECTION WITH THE AUDIT OF THE BANK AND ITS BRANCHES AND ISSUING THEIR REPORT ON THE FINANCIAL STATEMENTS OF THE BANK INCLUDING ON INTERNAL FINANCIAL CONTROLS AND ADDITIONAL CERTIFICATION AS REQUIRED BY THE RBI, AND ISSUING REVIEW REPORTS REQUIRED UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AS AMENDED FROM TIME TO TIME; RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE ABOVE RESOLUTION, THE BOARD OF DIRECTORS, INCLUDING THE AUDIT COMMITTEE OF THE BOARD OR ANY OTHER PERSON(S) AUTHORISED BY THE BOARD OR THE AUDIT COMMITTEE IN THIS REGARD, BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS IT MAY, IN ITS ABSOLUTE DISCRETION, DEEM NECESSARY OR DESIRABLE FOR SUCH PURPOSE AND WITH POWER ON BEHALF OF THE BANK TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN REGARD TO IMPLEMENTATION OF THE RESOLUTION INCLUDING BUT NOT LIMITED TO DETERMINATION OF ROLES, RESPONSIBILITIES AND SCOPE OF WORK OF THE RESPECTIVE JOINT STATUTORY AUDITOR(S), NEGOTIATING, FINALISING, AMENDING, SIGNING, DELIVERING, EXECUTING, THE TERMS OF APPOINTMENT INCLUDING ANY CONTRACTS OR</p>	FOR
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INDUSIND BANK LTD	INE095A01012	26-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 139, 141, 142 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AS AMENDED FROM TIME TO TIME ('THE ACT'), READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 AND OTHER APPLICABLE RULES, IF ANY, UNDER THE ACT, THE APPLICABLE PROVISIONS OF THE BANKING REGULATION ACT, 1949, SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (INCLUDING ANY STATUTORY AMENDMENT(S) OR MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), THE RULES, REGULATIONS, CIRCULARS, DIRECTIONS AND GUIDELINES ISSUED BY THE RESERVE BANK OF INDIA ('RBI'), FROM TIME TO TIME AND APPROVAL OF THE RBI, M/S M P CHITALE & CO. (FIRM REGISTRATION NUMBER 101851W), WHO HAVE CONFIRMED THEIR ELIGIBILITY TO BE APPOINTED AS STATUTORY AUDITORS IN TERMS OF SECTION 141 OF THE ACT AND APPLICABLE RULES, BE AND ARE HEREBY APPOINTED AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK FOR A PERIOD OF THREE YEARS, TO HOLD OFFICE FROM THE CONCLUSION OF THE TWENTY-SEVENTH ANNUAL GENERAL MEETING ('AGM') UNTIL THE CONCLUSION OF THE THIRTIETH ANNUAL GENERAL MEETING OF THE BANK, SUBJECT TO APPROVAL OF RBI ON ANNUAL BASIS FROM CONCLUSION OF THE TWENTY-EIGHTH ANNUAL GENERAL MEETING OF THE BANK; RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTION 142 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND OTHER APPLICABLE LAWS AND REGULATORY GUIDELINES, M/S M P CHITALE & CO., CHARTERED ACCOUNTANTS, MUMBAI, (FIRM REGISTRATION NUMBER 101851W), BE APPOINTED ON SUCH TERMS AND CONDITIONS, INCLUDING AN OVERALL REMUNERATION OF INR 2,40,00,000 (RUPEES TWO CRORE FORTY LAKHS ONLY) TO BE ALLOCATED BY THE BANK BETWEEN M/S M P CHITALE & CO. AND SUCH OTHER JOINT STATUTORY AUDITORS AS MAY BE MUTUALLY AGREED BETWEEN THE BANK AND THE SAID JOINT STATUTORY AUDITORS, DEPENDING UPON THEIR RESPECTIVE SCOPE OF WORK, AND ADDITIONALLY OUT OF POCKET EXPENSES, OUTLAYS AND TAXES AS APPLICABLE, IN CONNECTION WITH THE AUDIT OF THE BANK AND ALL ITS BRANCHES AND ISSUING THEIR REPORT ON THE FINANCIAL STATEMENTS OF THE BANK INCLUDING ON INTERNAL FINANCIAL CONTROLS AND ADDITIONAL CERTIFICATION AS REQUIRED BY THE RBI, AND ISSUING REVIEW REPORTS REQUIRED UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME; RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE ABOVE RESOLUTIONS, THE BOARD OF DIRECTORS, INCLUDING THE AUDIT COMMITTEE OF THE BOARD OR ANY OTHER PERSON(S) AUTHORISED BY THE BOARD OR THE AUDIT COMMITTEE IN THIS REGARD, BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS IT MAY, IN ITS ABSOLUTE DISCRETION, DEEM NECESSARY OR DESIRABLE FOR SUCH PURPOSE AND WITH POWER ON BEHALF OF THE BANK TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN REGARD TO IMPLEMENTATION OF THE RESOLUTION INCLUDING BUT NOT LIMITED TO DETERMINATION OF ROLES, RESPONSIBILITIES AND SCOPE OF WORK OF THE RESPECTIVE JOINT STATUTORY AUDITOR(S), NEGOTIATING, FINALISING, AMENDING, SIGNING, DELIVERING, EXECUTING, THE TERMS OF APPOINTMENT INCLUDING ANY CONTRACTS OR	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	APPOINTMENT OF MR. JAYANT DESHMUKH (DIN: 08697679) AS NON-EXECUTIVE INDEPENDENT DIRECTOR	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	PAYMENT OF COMPENSATION TO NON-EXECUTIVE DIRECTORS OF THE BANK	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	AUGMENTATION OF CAPITAL THROUGH FURTHER ISSUE OR PLACEMENT OF SECURITIES INCLUDING AMERICAN DEPOSITORY RECEIPTS, GLOBAL DEPOSITORY RECEIPTS, QUALIFIED INSTITUTIONAL PLACEMENT, ETC	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	INCREASE IN THE AUTHORISED SHARE CAPITAL AND ALTERATION OF THE CAPITAL CLAUSE OF THE MEMORANDUM OF ASSOCIATION AND ARTICLE OF ASSOCIATION OF THE BANK	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	APPROVAL TO AMEND AND RESTATE THE JAMES HARDIE INDUSTRIES EQUITY INCENTIVE PLAN 2001 AND TO ISSUE EQUITY SECURITIES UNDER IT	FOR

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JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	APPROVAL TO AMEND AND RESTATE THE JAMES HARDIE INDUSTRIES LONG TERM INCENTIVE PLAN 2006 AND TO ISSUE EQUITY SECURITIES UNDER IT	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	GRANT OF FISCAL YEAR 2022 ROCE RSU'S TO JACK TRUONG	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	GRANT OF FISCAL YEAR 2022 RELATIVE TSR RSU'S TO JACK TRUONG	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND REPORTS FOR FISCAL YEAR 2021	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	RECEIVE AND CONSIDER THE REMUNERATION REPORT FOR FISCAL YEAR 2021	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	ELECT SUZANNE B. ROWLAND AS A DIRECTOR	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	ELECT DEAN SEAVERS AS A DIRECTOR	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	RE-ELECT MICHAEL HAMMES AS A DIRECTOR	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	RE-ELECT PERSIO V. LISBOA AS A DIRECTOR	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	AUTHORITY TO FIX THE EXTERNAL AUDITOR'S REMUNERATION	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE MEMBER: CHRISTINE MIDEVA SABWA	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	GENERAL AUTHORITY TO ISSUE SHARES FOR CASH	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	ENDORSEMENT OF THE COMPANY'S REMUNERATION POLICY	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	ENDORSEMENT OF THE IMPLEMENTATION OF THE COMPANY'S REMUNERATION POLICY	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	APPROVAL OF THE REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE IN TERMS OF SECTION 44 OF THE COMPANIES ACT	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE IN TERMS OF SECTION 45 OF THE COMPANIES ACT	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	AUTHORISATION TO IMPLEMENT RESOLUTIONS	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	PRESENTING THE ANNUAL REPORTING SUITE	FOR

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MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	ELECTION OF JAMES HART DU PREEZ AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	RE-ELECTION OF DIRECTOR: CHRISTINE MIDEVA SABWA	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	RE-ELECTION OF DIRECTOR: FATAI ADEGBOYEGA SANUSI	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	RE-ELECTION OF DIRECTOR: JOHN JAMES VOLKWYN	AGAINST
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	REAPPOINTMENT OF INDEPENDENT AUDITOR: PRICEWATERHOUSECOOPERS INC AS AUDITORS WITH BRETT HUMPHREYS AS DESIGNATED INDIVIDUAL REGISTERED AUDITOR	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE MEMBER: LOUISA STEPHENS (CHAIR)	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE MEMBER: JAMES HART DU PREEZ	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE MEMBER: ELIAS MASILELA	FOR
QTS REALTY TRUST, INC.	US74736A1034	26-Aug-2021	To approve the merger of QTS Realty Trust, Inc. with and into Volt Lower Holdings LLC (the "Merger") pursuant to the terms of the Agreement and Plan of Merger, dated as of June 7, 2021, as it may be amended from time to time, among QTS Realty Trust, Inc., QualityTech, LP, Volt Upper Holdings LLC, Volt Lower Holdings LLC, and Volt Acquisition LP (the "Merger Agreement"), and the other transactions contemplated by the Merger Agreement as more particularly described in the Proxy Statement.	FOR
QTS REALTY TRUST, INC.	US74736A1034	26-Aug-2021	To approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to our named executive officers that is based on or otherwise relates to the Merger as more particularly described in the Proxy Statement.	FOR
QTS REALTY TRUST, INC.	US74736A1034	26-Aug-2021	To approve any adjournment of the Special Meeting for the purpose of soliciting additional proxies if there are not sufficient votes at the Special Meeting to approve the Merger and the other transactions contemplated by the Merger Agreement as more particularly described in the Proxy Statement.	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE BOARD OF DIRECTORS MEMBERS' NUMBER. PROPOSAL BY SHAREHOLDER ITH S.P.A.: 10 MEMBERS	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE BOARD OF DIRECTORS' TERM OF OFFICE PROPOSAL BY SHAREHOLDER ITH S.P.A.: 3 YEARS, THEREFORE UNTIL THE NEXT BALANCE APPROVAL SHAREHOLDER'S MEETING FOR THE BUSINESS YEAR AS OF 30 APRIL 2024	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE BOARD OF DIRECTORS. LIST PRESENTED BY A GROUP OF SHAREHOLDERS, REPRESENTING TOGETHER THE 3.7117 PCT OF THE SHARE CAPITAL: - GIUSEPPE CERATI - PAOLA CARRARA	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE BOARD OF DIRECTORS' CHAIRMAN PROPOSAL BY SHAREHOLDER ITH S.P.A.: THE FIRST NAME ON THE ELECTED LIST FOR THE BOARD OF DIRECTORS, PAOLO CASTELLACCI	FOR

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SESA S.P.A.	IT0004729759	26-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE BOARD OF DIRECTORS' EMOLUMENT PROPOSAL BY SHAREHOLDER ITH S.P.A.: -FROM 1 MAY 2021 TO 30 APRIL 2022: EURO 895,000; -FROM 1 MAY 2022 TO 30 APRIL 2023: EURO 895,000; -FROM 1 MAY 2023 TO 30 APRIL 2024: EURO 895,000; - AFTER 30 APRIL 2024, UNTIL THE NEXT BALANCE SHEET APPROVAL: EURO 60,000 MONTHLY	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES. RESOLUTIONS RELATED THERETO	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	TO APPOINT THE EXTERNAL AUDITORS FOR THE FINANCIAL YEARS CLOSING FROM 30 APRIL 2023 TO 30 APRIL 2031. RESOLUTIONS RELATED THERETO	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	TO APPROVE THE BALANCE SHEET OF SESA SPA AS OF 30 APRIL 2021 AND RELATED BOARD OF DIRECTORS', INTERNAL AND EXTERNAL AUDITORS' REPORTS: TO APPROVE THE BALANCE SHEET AS OF 30 APRIL 2021; TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 30 APRIL 2021	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	TO APPROVE THE BALANCE SHEET OF SESA SPA AS OF 30 APRIL 2021 AND RELATED BOARD OF DIRECTORS', INTERNAL AD EXTERNAL AUDITORS' REPORTS: NET INCOME AND AVAILABLE RESERVES ALLOCATION	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	REWARDING POLICY AND EMOLUMENTS PAID REPORT AS PER ART. 123-TER OF THE LEGISLATIVE DECREE OF 24 FEBRUARY 1998, NO. 58: BINDING VOTE ON THE FIRST SECTION REGARDING THE REWARDING POLICY FOR THE FINANCIAL YEAR: 1 MAY 2021 TO 30 APRIL 2022	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	REWARDING POLICY AND EMOLUMENTS PAID REPORT AS PER ART. 123-TER OF THE LEGISLATIVE DECREE OF 24 FEBRUARY 1998, NO. 58: NON-BINDING VOTE ON THE SECOND SECTION RELATED TO THE EMOLUMENTS PAID FOR THE FINANCIAL YEAR: 1 MAY 2020 TO 30 APRIL 2021	FOR
1LIFE HEALTHCARE, INC.	US68269G1076	27-Aug-2021	To approve the issuance of shares of common stock, \$0.001 par value per share, of 1Life Healthcare, Inc. to stockholders of Iora Health, Inc. in connection with the merger contemplated by the Agreement and Plan of Merger, dated June 6, 2021, among 1Life Healthcare, Inc., SB Merger Sub, Inc., Iora Health, Inc. and Fortis Advisors LLC, solely in its capacity as the representative of the stockholders of Iora.	FOR
1LIFE HEALTHCARE, INC.	US68269G1076	27-Aug-2021	To approve adjournments of the 1Life special meeting, if necessary and appropriate, to solicit additional proxies if there are not sufficient votes to approve the 1Life stock issuance proposal.	AGAINST
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	AMENDMENT OF THE ARTICLES OF ASSOCIATION IN SECTION 9	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RESOLUTION TO INCREASE THE NUMBER OF CAPITAL REPRESENTATIVES IN THE SUPERVISORY BOARD TO SIX PERSONS	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	ELECTION OF MS GERRIT SCHNEIDER TO THE SUPERVISORY BOARD	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	ELECTION OF MS TAMARA KAPPELLER TO THE SUPERVISORY BOARD	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RE-ELECTION OF MR EGBERT FLEISCHER TO THE SUPERVISORY BOARD	AGAINST
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RE-ELECTION OF MR KIM FENNEBRESQUE TO THE SUPERVISORY BOARD	AGAINST
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RE-ELECTION OF MR ADAM ROSMARIN TO THE SUPERVISORY BOARD	FOR

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BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RESOLUTION TO AUTHORIZE THE MANAGEMENT BOARD: A. TO ACQUIRE THE COMPANY'S OWN SHARES PURSUANT TO SECTION 65 PARA 1 NO 8 AND PARA 1A AND 1B AUSTRIAN STOCK CORPORATION ACT (AKTG) VIA THE STOCK EXCHANGE, A PUBLIC OFFER OR OVER-THE-COUNTER, ALSO WITH THE EXCLUSION OF PRO RATA SHAREHOLDER RIGHTS OF RE-PURCHASE (REVERSE EXCLUSION OF SUBSCRIPTION RIGHTS), B. TO DECIDE ON ANY OTHER MODE OF TRANSFERRING THE COMPANY'S OWN SHARES PURSUANT TO SECTION 65 PARA 1B AKTG, I.E. OTHER THAN VIA THE STOCK EXCHANGE OR A PUBLIC OFFER, WHILE APPLYING MUTATIS MUTANDIS THE RULES ON THE EXCLUSION OF SHAREHOLDER SUBSCRIPTION RIGHTS, C. TO REDUCE THE SHARE CAPITAL BY CANCELING THESE TREASURY SHARES WITH NO FURTHER RESOLUTION OF THE GENERAL MEETING, D. ALL OF THE ABOVE (A. THROUGH C.) WHILST REVOKING THE CORRESPONDING AUTHORIZATION IN ACCORDANCE WITH THE RESOLUTION ON ITEM 9 OF THE AGENDA ADOPTED BY THE GENERAL MEETING ON 30 OCTOBER 2020	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RESOLUTION ON THE APPROPRIATION OF PROFIT: EUR 4.72 PER SHARE	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RESOLUTION ON GRANTING DISCHARGE TO THE MEMBERS OF THE MANAGEMENT BOARD WITH REGARD TO THE FINANCIAL YEAR 2020	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RESOLUTION ON GRANTING DISCHARGE TO THE MEMBERS OF THE SUPERVISORY BOARD WITH REGARD TO THE FINANCIAL YEAR 2020	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	APPOINTMENT OF THE AUDITOR AND THE GROUP AUDITOR FOR AUDIT OF THE ANNUAL FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022: KPMG AUSTRIA GMBH	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	APPROVAL OF THE REMUNERATION REPORT 2020	FOR
CASTELLUM AB	SE0000379190	27-Aug-2021	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW SHARE ISSUES	FOR
COLLINS FOODS LTD	AU000000CKF7	27-Aug-2021	RE-ELECTION OF DIRECTOR: ROBERT KAYE SC	FOR
COLLINS FOODS LTD	AU000000CKF7	27-Aug-2021	RE-ELECTION OF DIRECTOR: KEVIN PERKINS	FOR
COLLINS FOODS LTD	AU000000CKF7	27-Aug-2021	RENEWAL OF SHAREHOLDER APPROVAL FOR LTIP	FOR
COLLINS FOODS LTD	AU000000CKF7	27-Aug-2021	APPROVE GRANT OF PERFORMANCE RIGHTS TO DREW O'MALLEY	FOR
COLLINS FOODS LTD	AU000000CKF7	27-Aug-2021	ADOPTION OF REMUNERATION REPORT	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Harada, Takafumi	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Approve Appropriation of Surplus	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Hisao	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hirose, Taizo	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakaura, Shigeto	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kasakawa, Kuniaki	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Baniwa, Shuichi	FOR

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CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Hara, Yukio	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Ampo, Yoko	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	27-Aug-2021	APPOINTMENT OF M/S MSKA & ASSOCIATES, CHARTERED ACCOUNTANTS, (FIRM REGISTRATION NO. 105047W) AS STATUTORY AUDITORS OF THE COMPANY AND TO FIX THEIR REMUNERATION	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	27-Aug-2021	TO CONSIDER AND APPROVE THE "RESOLUTION ON FINANCING GUARANTEE BUDGET OF THE COMPANY FOR THE YEAR OF 2021"	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	27-Aug-2021	TO CONSIDER AND APPROVE THE "RESOLUTION ON ENGAGEMENT OF INTERNAL CONTROL ACCOUNTING FIRM FOR THE YEAR OF 2021"	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	27-Aug-2021	TO CONSIDER AND APPROVE THE "RESOLUTION ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR THE GENERAL MEETING AND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS": TO AMEND THE ARTICLES OF ASSOCIATION	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	27-Aug-2021	TO CONSIDER AND APPROVE THE "RESOLUTION ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR THE GENERAL MEETING AND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS": TO AMEND THE PROCEDURAL RULES FOR THE GENERAL MEETING	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	27-Aug-2021	TO CONSIDER AND APPROVE THE "RESOLUTION ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR THE GENERAL MEETING AND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS": TO AMEND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS	FOR
ELECTROLUX AB	SE0000103814	27-Aug-2021	APPROVE 2:1 STOCK SPLIT; REDUCTION OF SHARE CAPITAL THROUGH REDEMPTION OF SHARES; INCREASE OF SHARE CAPITAL THROUGH A BONUS ISSUE WITHOUT THE ISSUANCE OF NEW SHARES	FOR
HEIWA REAL ESTATE REIT,INC.	JP3046220004	27-Aug-2021	Amend Articles to: Update the Articles Related to Deemed Approval	FOR
HEIWA REAL ESTATE REIT,INC.	JP3046220004	27-Aug-2021	Appoint an Executive Director Motomura, Aya	FOR
HEIWA REAL ESTATE REIT,INC.	JP3046220004	27-Aug-2021	Appoint a Substitute Executive Director Hirano, Masanori	FOR
HEIWA REAL ESTATE REIT,INC.	JP3046220004	27-Aug-2021	Appoint a Supervisory Director Katayama, Noriyuki	FOR
HEIWA REAL ESTATE REIT,INC.	JP3046220004	27-Aug-2021	Appoint a Supervisory Director Suzuki, Toshio	AGAINST
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT: A. THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED ON MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON; AND B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED ON MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO CONFIRM PAYMENT OF INTERIM DIVIDEND OF RS.8.00/- PER EQUITY SHARE OF RS.10/- EACH FULLY PAID UP, ALREADY PAID, FOR THE FINANCIAL YEAR 2020-21	FOR
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. HITESH OBEROI (DIN: 01189953), WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO APPOINT BRANCH AUDITORS AND TO FIX THEIR REMUNERATION	FOR
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO RE-APPOINT MR. ASHISH GUPTA AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO CONSIDER AND APPROVE THE CONTINUATION OF MS. BALA C DESHPANDE AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST

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KUALA LUMPUR KEPONG BHD	MYL244500004	27-Aug-2021	PROPOSED ACQUISITION BY KLK OF 494,865,786 ORDINARY SHARES IN IJM PLANTATIONS BERHAD ("IJMP") ("IJMP SHARES"), REPRESENTING 56.20% EQUITY INTEREST IN IJMP FROM IJM CORPORATION BERHAD ("IJMC") FOR A TOTAL CASH CONSIDERATION OF RM1,534.08 MILLION ("PROPOSED ACQUISITION") AND THE RESULTANT PROPOSED MANDATORY GENERAL OFFER ("MGO") TO ACQUIRE ALL THE REMAINING IJMP SHARES NOT ALREADY HELD BY KLK AFTER THE PROPOSED ACQUISITION ("PROPOSED MGO") (THE PROPOSED ACQUISITION AND THE PROPOSED MGO ARE COLLECTIVELY REFERRED TO AS THE "PROPOSALS")	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	DIRECTOR	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	DIRECTOR	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	DIRECTOR	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	DIRECTOR	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	DIRECTOR	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	DIRECTOR	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	DIRECTOR	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	To approve, on an advisory basis, the compensation of our named executive officers as disclosed in the Compensation Discussion and Analysis section and the Executive Compensation section of our Proxy Statement.	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	To ratify the appointment of Plante & Moran, PLLC ("The Audit Firm") as the Company's independent registered public accounting firm for the year ending March 31, 2022 (the "Ratification of Auditors Proposal").	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	To approve the Mesa Laboratories, Inc. 2021 Equity Incentive plan.	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	ISSUE OF DEBT SECURITIES ON PRIVATE PLACEMENT BASIS	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY INCLUDING THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	APPOINTMENT OF MS. TERRI SMITH BRESENHAM (DIN: 09111500) AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF FIVE CONSECUTIVE YEARS	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. VIREN PRASAD SHETTY (DIN:02144586), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	RATIFICATION OF REMUNERATION PAYABLE TO THE COST AUDITORS FOR THE FINANCIAL YEAR 2021-22	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	REVISION IN REMUNERATION OF DR. EMMANUEL RUPERT (DIN:07010883) AS MANAGING DIRECTOR AND GROUP CEO OF THE COMPANY	AGAINST
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	REVISION IN REMUNERATION OF DR. DEVI PRASAD SHETTY (DIN: 00252187) AS WHOLE-TIME DIRECTOR	AGAINST
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	REVISION IN REMUNERATION OF MR. VIREN PRASAD SHETTY (DIN:02144586) AS WHOLE-TIME DIRECTOR AND GROUP CHIEF OPERATING OFFICER	AGAINST
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	REVISION IN REMUNERATION PAYABLE TO DR. VARUN SHETTY AS A CONSULTANT SURGEON, AN OFFICE OR PLACE OF PROFIT UNDER THE COMPANIES ACT, 2013	AGAINST

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NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	REVISION IN REMUNERATION PAYABLE TO DR. VIVEK SHETTY AS A CONSULTANT SURGEON, AN OFFICE OR PLACE OF PROFIT UNDER THE COMPANIES ACT, 2013	AGAINST
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	PAYMENT OF REMUNERATION TO NON-EXECUTIVE DIRECTORS	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of the Board of Directors by slate (the "Slate"), which has been proposed by the Brazilian Government, the controlling shareholder: Eduardo Bacellar Leal Ferreira, Joaquim Silva e Luna, Ruy Flaks Schneider, Sonia Julia Sulzbeck Villalobos, Márcio Andrade Weber, Murilo Marroquim de Souza, Cynthia Santana Silveira, Carlos Eduardo Lessa Brandão.	AGAINST
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of Director: José João Abdalla Filho	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of Director: Marcelo Gasparino da Silva	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of Director: Pedro Rodrigues Galvão de Medeiros	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of the Chairman of the Board of Directors Candidate: Eduardo Bacellar Leal Ferreira	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of Fiscal Council members Main: Jeferson Luís Bittencourt Alternate: Gildenora Dantas Milhomem	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Proposal to adjust the amount of the overall compensation of the members of the Audit Committee approved at the Annual General Meeting of April 14, 2021.	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Proposal to adjust the amount of the overall compensation of the other Advisory Committees of the Board of Directors, approved at the Annual General Meeting of April 14, 2021.	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	In the event of a second call of this General Meeting, may the voting instructions included in this ballot form be considered also for the second call of the meeting?	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	If one of the candidates on the slate proposed by the controlling shareholder for which you previously voted is no longer a part of the Slate, can your vote(s) still be conferred to the Slate?	AGAINST
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Do you wish to request the adoption of the cumulative voting process (voto múltiplo) for the election of the Board of Directors, pursuant to art. 141 of Brazilian Law 6,404/76?	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. EDUARDO BACELLAR LEAL FERREIRA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. JOAQUIM SILVA E LUNA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. RUY FLAKS SCHNEIDER	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. SONIA JULIA SULZBECK VILLALOBOS	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. MARCIO ANDRADE WEBER	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. MURILO MARROQUIM DE SOUZA	FOR

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PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. CYNTHIA SANTANA SILVEIRA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. CARLOS EDUARDO LESSA BRANDAO	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. JOSE JOAO ABDALLA FILHO	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. MARCELO GASPARINO DA SILVA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. PEDRO RODRIGUES GALVAO DE MEDEIROS	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTORS. EDUARDO BACELLAR LEAL FERREIRA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	ELECTION OF THE FISCAL COUNCIL BY CANDIDATE. TOTAL MEMBERS TO BE ELECTED, 1. ELECTION OF THE FISCAL COUNCIL CANDIDATES PRESENTED BELOW, SHAREHOLDERS MAY VOTE IN AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. JEFERSON LUIS BITTENCOURT AND GILDENORA DANTAS MILHOMEM	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE OVERALL COMPENSATION OF THE MEMBERS OF THE AUDIT COMMITTEE APPROVED AT THE ANNUAL GENERAL MEETING OF APRIL 14, 2021	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE OVERALL COMPENSATION OF THE MEMBERS OF OTHER ADVISORY COMMITTEES OF THE BOARD OF DIRECTORS APPROVED AT THE ANNUAL GENERAL MEETING OF APRIL 14, 2021	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	IN THE EVENTUALITY OF A SECOND CALL OF THIS MEETING, THE VOTING INSTRUCTIONS IN THIS VOTING LIST MAY ALSO BE CONSIDERED VALID FOR THE PURPOSES OF HOLDING THE MEETING ON SECOND CALL	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	ELECTION OF THE BOARD OF DIRECTORS BY SLATE. SLATE INDICATED BY THE CONTROLLING SHAREHOLDER, BRAZILIAN GOVERNMENT. ELECTION OF ALL NAMES COMPRISING THE SLATE. SHAREHOLDERS WHOSE COMMON SHARES HAVE BEEN USED IN THE SEPARATE ELECTION OF ONE MEMBER OF THE BOARD OF DIRECTORS HELD IN THE ANNUAL GENERAL MEETING OF PETROBRAS HELD ON 07.22.2020, MAY NOT USE SUCH SHARES IN THE ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS TO BE HELD IN THIS MEETING. EDUARDO BACELLAR LEAL FERREIRA. JOAQUIM SILVA E LUNA. RUY FLAKS SCHNEIDER. SONIA JULIA SULZBECK VILLALOBOS. MARCIO ANDRADE WEBER. MURILO MARROQUIM DE SOUZA. CYNTHIA SANTANA SILVEIRA. CARLOS EDUARDO LESSA BRANDAO	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	IN THE EVENT THAT ONE OF THE CANDIDATES WHO IS ON THE SLATE CHOSEN CEASES TO BE PART OF THAT SLATE, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN SLATE	AGAINST
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	DO YOU WISH TO REQUEST THE ADOPTION OF THE CUMULATIVE VOTING PROCESS FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141 OF LAW 6,404 OF 1976	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	IN CASE OF ADOPTION OF THE CUMULATIVE VOTING PROCESS, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES AMONG ALL CANDIDATES LISTED BELOW. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH THE MULTIPLE VOTE PROCESS, HIS VOTE SHALL BE COMPUTED AS AN ABSTENTION. FOR SHAREHOLDER WHO HAVE ALREADY USED THE TOTALITY OR PART OF HIS COMMON SHARES IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AT THE ANNUAL SHAREHOLDERS MEETING OF 07.22.2020, THE PERCENTAGES INDICATED IN THIS ITEM WILL BE APPLIED ONLY TO UNUSED SHARES, AS PROVIDED FOR IN ARTICLE 141 OF BRAZILIAN LAW 6.404/76	FOR

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PRUDENTIAL PLC	GB0007099541	27-Aug-2021	DEMERGER RESOLUTION	FOR
SOUTHWESTERN ENERGY COMPANY	US8454671095	27-Aug-2021	To approve the issuance of shares of Common Stock pursuant to the Merger Agreement (the "Stock Issuance Proposal"), pursuant to Sections 312.03(c) and 312.07 of the NYSE Listed Company Manual.	FOR
SOUTHWESTERN ENERGY COMPANY	US8454671095	27-Aug-2021	To approve an amendment to the Amended and Restated Certificate of Incorporation (as amended, the "Charter") to increase the number of authorized shares of Common Stock from 1,250,000,000 shares to 2,500,000,000 shares (such amendment, the "Charter Amendment," and such proposal, the "Authorized Share Increase Proposal").	FOR
SOUTHWESTERN ENERGY COMPANY	US8454671095	27-Aug-2021	To approve one or more adjournments of the Special Meeting, if necessary or appropriate, to permit solicitation of additional votes if there are insufficient votes to approve the Stock Issuance Proposal (the "Adjournment Proposal").	FOR
VOLTAS LTD	INE226A01021	27-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STAND-ALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
VOLTAS LTD	INE226A01021	27-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
VOLTAS LTD	INE226A01021	27-Aug-2021	TO DECLARE A DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021: INR 5 PER EQUITY SHARE OF INR 1 EACH (I.E. 500%)	FOR
VOLTAS LTD	INE226A01021	27-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. NOEL N. TATA (DIN: 00024713), WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
VOLTAS LTD	INE226A01021	27-Aug-2021	APPOINTMENT OF MR. SAURABH AGRAWAL AS A DIRECTOR OF THE COMPANY	FOR
VOLTAS LTD	INE226A01021	27-Aug-2021	RE-APPOINTMENT OF MR. ARUN KUMAR ADHIKARI AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
VOLTAS LTD	INE226A01021	27-Aug-2021	RATIFICATION OF COST AUDITOR'S REMUNERATION	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	DIRECTOR'S AUTHORITY TO IMPLEMENT COMPANY RESOLUTIONS	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	NON-BINDING ADVISORY VOTE: REMUNERATION POLICY - LONG-TERM INCENTIVE POLICY	AGAINST
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	NON-BINDING ADVISORY VOTE: REMUNERATION POLICY - SHORT-TERM INCENTIVE POLICY	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	NON-BINDING ADVISORY VOTE: REMUNERATION POLICY - GUARANTEED PAYMENT POLICY	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	NON-BINDING ADVISORY VOTE: REMUNERATION IMPLEMENTATION REPORT	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	GENERAL AUTHORITY TO ISSUE SHARES, OPTIONS AND CONVERTIBLE SECURITIES FOR CASH	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	APPROVAL OF ANNUAL FEES TO BE PAID TO NON-EXECUTIVE DIRECTORS	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	GENERAL AUTHORITY TO REPURCHASE COMPANY SHARES	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	ELECTION OF DIRECTOR: MR TG GOVENDER	FOR

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HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	ELECTION OF DIRECTOR: MR JG NGCOBO	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	ELECTION OF DIRECTOR: MR JR NICOLELLA	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	ELECTION OF DIRECTOR: MS RD WATSON	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	RE-APPOINTMENT OF AUDITORS: BDO SOUTH AFRICA INCORPORATED	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE: MR MH AHMED	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE: MR JG NGCOBO	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE: MS RD WATSON	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	GENERAL AUTHORITY OVER AUTHORISED BUT UNISSUED SHARES	AGAINST
MARICO LTD	INE196A01026	30-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (STANDALONE & CONSOLIDATED) OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND STATUTORY AUDITORS THEREON	FOR
MARICO LTD	INE196A01026	30-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. RAJENDRA MARIWALA (DIN 00007246), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT.	AGAINST
MARICO LTD	INE196A01026	30-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND THE RELEVANT RULES FRAMED THEREUNDER, AS AMENDED FROM TIME TO TIME, THE MEMBERS OF THE COMPANY DO HEREBY RATIFY THE REMUNERATION OF RS.9,50,000/- (RUPEES NINE LACS FIFTY THOUSAND ONLY), PLUS APPLICABLE TAXES AND REIMBURSEMENT OF OUT OF POCKET EXPENSES, IF ANY, TO M/S. ASHWIN SOLANKI & ASSOCIATES, COST ACCOUNTANTS (FIRM REGISTRATION NO. 100392), AS APPROVED BY THE BOARD OF DIRECTORS OF THE COMPANY, FOR CONDUCTING AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022	FOR
MARICO LTD	INE196A01026	30-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 150, 152 AND 160 READ WITH SCHEDULE IV AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("THE ACT"), AND THE RULES FRAMED THEREUNDER, SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ("SEBI LISTING REGULATIONS"), AS AMENDED FROM TIME TO TIME AND THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. MILIND BARVE (DIN: 00087839), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE COMPANY, WITH EFFECT FROM AUGUST 2, 2021, WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING, IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE OF CANDIDATURE FROM A MEMBER UNDER SECTION 160 OF THE ACT AND WHO HAS SUBMITTED A DECLARATION THAT HE MEETS THE CRITERIA OF INDEPENDENCE AS PRESCRIBED UNDER THE ACT AND SEBI LISTING REGULATIONS AND HE BEING ELIGIBLE FOR APPOINTMENT AS AN INDEPENDENT DIRECTOR OF THE COMPANY, NOT BEING LIABLE TO RETIRE BY ROTATION, BE AND IS HEREBY APPOINTED AS THE INDEPENDENT DIRECTOR OF THE COMPANY TO HOLD OFFICE FOR A TENURE OF 5 (FIVE) CONSECUTIVE YEARS COMMENCING FROM AUGUST 2, 2021 TO AUGUST 1, 2026 (BOTH DAYS INCLUSIVE)	FOR

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MARICO LTD	INE196A01026	30-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 197, 198 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, IF ANY, AND THE RULES FRAMED THEREUNDER ("THE ACT"), THE APPLICABLE PROVISIONS OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME, THE ARTICLES OF ASSOCIATION OF THE COMPANY, THE COMPANY'S POLICY ON NOMINATION, REMUNERATION & EVALUATION, THE RESOLUTION PASSED BY THE MEMBERS AT THE 27TH ANNUAL GENERAL MEETING OF THE COMPANY HELD ON AUGUST 5, 2015 APPROVING THE REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS OF THE COMPANY, IN AGGREGATE UP TO 3% (THREE PERCENT) OF THE NET PROFITS OF THE COMPANY FOR ANY FINANCIAL YEAR, AS COMPUTED IN THE MANNER LAID DOWN UNDER THE ACT, APPROVAL OF THE MEMBERS BE AND IS HEREBY GIVEN FOR PAYMENT OF REMUNERATION TO MR. HARSH MARIWALA (DIN: 00210342), CHAIRMAN OF THE BOARD AND NON-EXECUTIVE DIRECTOR OF THE COMPANY, AS BELOW, FOR THE FINANCIAL YEAR 2021-22: I. INR 400,00,000 ONLY (RUPEES FOUR CRORES ONLY); II. OTHER BENEFITS AND ENTITLEMENTS LIKE PROVISION OF OFFICE PERSONNEL AND CARS, MEMBERSHIPS TO CLUB(S), HEALTH INSURANCE AND REIMBURSEMENTS FOR TRAVEL AND ENTERTAINMENT AS MAY BE REQUIRED FOR OFFICIAL PURPOSE AND AS APPROVED BY THE BOARD OF DIRECTORS; AND III. SITTING FEES AS APPROVED BY THE BOARD OF DIRECTORS FOR ALL THE NON-EXECUTIVE DIRECTORS FROM TIME TO TIME	AGAINST
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint an Executive Director Yano, Masaaki	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint a Substitute Executive Director Matsumoto, Nobuhiko	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint a Supervisory Director Doba, Manabu	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint a Supervisory Director Midorikawa, Yoshie	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint a Substitute Supervisory Director Oyama, Taro	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint a Substitute Supervisory Director Kanayama, Aiko	FOR
WUXI APPTec CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED ADOPTION OF THE 2021 H SHARE AWARD AND TRUST SCHEME	FOR
WUXI APPTec CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED GRANT OF AWARDS TO THE CONNECTED SELECTED PARTICIPANTS UNDER THE 2021 H SHARE AWARD AND TRUST SCHEME	FOR
WUXI APPTec CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND AUTHORIZE THE BOARD AND/OR THE DELEGATEE TO HANDLE MATTERS PERTAINING TO THE 2021 H SHARE AWARD AND TRUST SCHEME WITH FULL AUTHORITY	FOR
WUXI APPTec CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED ADOPTION OF THE 2021 SHAREHOLDER ALIGNMENT INCENTIVE H SHARE SCHEME	FOR
WUXI APPTec CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED GRANT OF SAI AWARDS TO THE SAI CONNECTED SELECTED PARTICIPANTS UNDER THE 2021 SHAREHOLDER ALIGNMENT INCENTIVE H SHARE SCHEME	FOR
WUXI APPTec CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND AUTHORIZE THE BOARD AND/OR THE SAI DELEGATEE TO HANDLE MATTERS PERTAINING TO THE 2021 SHAREHOLDER ALIGNMENT INCENTIVE H SHARE SCHEME WITH FULL AUTHORITY	FOR
WUXI APPTec CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED CHANGE OF REGISTERED CAPITAL OF THE COMPANY	FOR
WUXI APPTec CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	ADOPTION OF FINANCIAL STATEMENTS: THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR

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APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	ADOPTION OF FINANCIAL STATEMENTS: THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON. AND IN THIS REGARD, PASS THE FOLLOWING RESOLUTIONS AS ORDINARY RESOLUTIONS: (I) "RESOLVED THAT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON LAID BEFORE THIS MEETING, BE AND ARE HEREBY CONSIDERED AND ADOPTED." (II) "RESOLVED THAT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON LAID BEFORE THIS MEETING, BE AND ARE HEREBY CONSIDERED AND ADOPTED."	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	DECLARATION OF DIVIDEND: TO DECLARE A DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND IN THIS REGARD, PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. "RESOLVED THAT A DIVIDEND AT THE RATE OF INR 3/- PER EQUITY SHARE (60%) OF FACE VALUE OF INR 5/- EACH FULLY PAID-UP OF THE COMPANY BE AND IS HEREBY DECLARED FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE SAME BE PAID AS RECOMMENDED BY THE BOARD OF DIRECTORS OF THE COMPANY, OUT OF THE PROFITS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021."	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	APPOINTMENT OF RETIRING DIRECTOR: TO APPOINT A DIRECTOR IN PLACE OF SMT. PREETHA REDDY (DIN 00001871), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HERSELF FOR RE- APPOINTMENT AND IN THIS REGARD, PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 152 OF THE COMPANIES ACT, 2013, SMT. PREETHA REDDY (DIN 00001871), WHO RETIRES BY ROTATION AT THIS MEETING BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION."	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	APPOINTMENT OF SHRI. SOM MITTAL (HOLDING DIN: 00074842) AS AN INDEPENDENT DIRECTOR	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	OFFER OR INVITATION TO SUBSCRIBE TO NON-CONVERTIBLE DEBENTURES ON A PRIVATE PLACEMENT BASIS	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	TO RATIFY THE REMUNERATION OF THE COST AUDITOR FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022: TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), M/S. A.N. RAMAN & ASSOCIATES, COST ACCOUNTANTS, CHENNAI (FRN 102111), THE COST AUDITOR APPOINTED BY THE BOARD OF DIRECTORS OF THE COMPANY TO CONDUCT THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE PAID A REMUNERATION OF INR 1.50 MILLION, PLUS STATUTORY LEVIES AS APPLICABLE, EXCLUDING OUT OF POCKET EXPENSES." "RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND ARE HEREBY AUTHORIZED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION"	FOR
ASTRAL LIMITED	INE006I01046	31-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT, THE AUDITED FINANCIAL STATEMENTS (INCLUDING CONSOLIDATED FINANCIAL STATEMENTS) OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF DIRECTORS AND AUDITORS THEREON	FOR

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ASTRAL LIMITED	INE006I01046	31-Aug-2021	TO CONFIRM INTERIM DIVIDEND DECLARED BY THE BOARD OF DIRECTORS AND TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021: DURING THE YEAR UNDER REVIEW, THE BOARD OF DIRECTORS DECLARED AND PAID INTERIM DIVIDEND OF INR 1/- (100%) PER EQUITY SHARE. FURTHER YOUR DIRECTORS HAVE RECOMMENDED A FINAL DIVIDEND OF INR 1/- (100%) PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 SUBJECT TO APPROVAL OF SHAREHOLDERS IN THE ENSUING ANNUAL GENERAL MEETING. WITH THE ABOVE, THE TOTAL DIVIDEND FOR THE CURRENT YEAR WOULD BE INR 2/- (200%) PER EQUITY SHARE AS COMPARED TO INR 1/- (100%) TOTAL DIVIDEND PAID IN THE PREVIOUS YEAR. THE FINAL DIVIDEND IF APPROVED IN THE ENSUING ANNUAL GENERAL MEETING AND INTERIM DIVIDEND WILL ABSORB INR 352 MILLION DURING THE YEAR UNDER REVIEW COMPARED TO INR 151 MILLION ABSORBED IN THE PREVIOUS YEAR	FOR
ASTRAL LIMITED	INE006I01046	31-Aug-2021	TO CONSIDER RE-APPOINTMENT OF MRS. JAGRUTI ENGINEER (DIN: 00067276), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-APPOINTMENT	FOR
ASTRAL LIMITED	INE006I01046	31-Aug-2021	RESOLVED THAT IN ACCORDANCE WITH THE PROVISIONS OF SECTION 196, 197, 203 AND OTHER APPLICABLE PROVISIONS, IF ANY OF THE COMPANIES ACT, 2013 ("THE ACT") AS AMENDED FROM TIME TO TIME READ WITH SCHEDULE V OF THE ACT, AND PURSUANT TO THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE) AND THE APPLICABLE PROVISIONS OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS 2015, MR. GIRISH JOSHI (DIN: 09222943), WHO WAS APPOINTED BY THE BOARD OF DIRECTORS AS AN ADDITIONAL DIRECTOR OF THE COMPANY WITH EFFECT FROM JULY 1, 2021 AND WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING OF THE COMPANY IN TERMS OF SECTION 161 OF THE COMPANIES ACT, 2013 AND RULES FRAMED THEREUNDER AND BEING ELIGIBLE, AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT FROM A MEMBER PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A WHOLE TIME DIRECTOR OF THE COMPANY FOR A TERM OF 4 YEARS AND 9 MONTHS COMMENCING W.E.F. JULY 1, 2021 TO MARCH 31, 2026, ON THE TERMS AND CONDITIONS AS STIPULATED HEREUNDER AND HE SHALL BE LIABLE TO RETIRE BY ROTATION. 1. REMUNERATION: UPTO INR 50,00,000/- (RUPEES FIFTY LAKHS ONLY) PER ANNUM, INCLUDING ALL ALLOWANCES, PERQUISITES AND BENEFITS THAT HE IS ENTITLED TO IN ACCORDANCE WITH THE COMPANY'S RULES AND REGULATIONS IN FORCE FROM TIME TO TIME. 2. THE COMPANY SHALL REIMBURSE TO THE WHOLE-TIME DIRECTOR ALL THE ACTUAL EXPENSES INCURRED WHOLLY, NECESSARILY AND EXCLUSIVELY FOR AND ON BEHALF OF THE COMPANY AND / OR INCURRED IN PERFORMANCE OF THE DUTIES OF THE COMPANY. 3. BOARD OF DIRECTORS IS ENTITLED TO MAKE CHANGES WITHIN THE OVERALL AMOUNT FIXED BY THE MEMBERS. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR

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ASTRAL LIMITED	INE006I01046	31-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 188(1)(F) READ WITH COMPANIES (MEETINGS OF BOARD AND ITS POWERS) RULES 2014 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 INCLUDING STATUTORY MODIFICATION/S OR RE-ENACTMENT/S THEREOF FOR THE TIME BEING IN FORCE, THE CONSENT OF THE MEMBERS BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS TO APPROVE AND PAY REMUNERATION TO MR. KAIRAV ENGINEER, VICE PRESIDENT (BUSINESS DEVELOPMENT) MAXIMUM UP TO INR 1,50,00,000/- (RUPEES ONE CRORE FIFTY LACS ONLY) PER ANNUM (INCLUDING ALL ALLOWANCES, PERQUISITES AND BENEFITS THAT HE IS ENTITLED TO IN ACCORDANCE WITH THE COMPANY'S RULES AND REGULATIONS IN FORCE), EFFECTIVE FROM APRIL 1, 2021" RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR
ASTRAL LIMITED	INE006I01046	31-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 188(1)(F) READ WITH COMPANIES (MEETINGS OF BOARD AND ITS POWERS) RULES 2014 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 INCLUDING STATUTORY MODIFICATION/S OR RE-ENACTMENT/S THEREOF FOR THE TIME BEING IN FORCE, THE CONSENT OF THE MEMBERS BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS TO APPROVE AND PAY REMUNERATION TO MR. SAUMYA ENGINEER, VICE PRESIDENT (BUSINESS DEVELOPMENT) MAXIMUM UP TO INR 1,50,00,000/- (RUPEES ONE CRORE FIFTY LACS ONLY) PER ANNUM (INCLUDING ALL ALLOWANCES, PERQUISITES AND BENEFITS THAT HE IS ENTITLED TO IN ACCORDANCE WITH THE COMPANY'S RULES AND REGULATIONS IN FORCE), EFFECTIVE FROM APRIL 1, 2021" RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	AGAINST
ASTRAL LIMITED	INE006I01046	31-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND THE COMPANIES (AUDIT AND AUDITORS RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), M/S. V. H. SAVALIYA & ASSOCIATES, COST ACCOUNTANTS (FRN: 100346), APPOINTED AS THE COST AUDITORS BY THE BOARD OF DIRECTORS OF THE COMPANY, TO CONDUCT THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE PAID THE REMUNERATION AS SET OUT IN THE STATEMENT ANNEXED TO THE NOTICE CONVENING THIS MEETING. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Marc Beilinson	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Robert Borden	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Mitra Hormozi	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Carl McCall	AGAINST
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Manfred Puffer	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Lynn Swann	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	To appoint PricewaterhouseCoopers LLP ("PwC"), an independent registered accounting firm, as the Company's independent auditor to serve until the close of the Company's next annual general meeting in 2022.	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	To refer the determination of the remuneration of PwC to the audit committee of the board of directors of the Company.	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	To vote on a non-binding advisory resolution to approve the compensation paid to the Company's named executive officers.	FOR

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CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: THE VALID PERIOD OF THE RESOLUTION ON THE SHARE OFFERING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	THE COMPANY'S ELIGIBILITY FOR SHARE OFFERING TO SPECIFIC PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: LISTING PLACE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PREPLAN FOR SHARE OFFERING TO SPECIFIC PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	DEMONSTRATION ANALYSIS REPORT ON THE PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	FEASIBILITY ANALYSIS REPORT ON THE USE OF FUNDS TO BE RAISED FROM THE SHARE OFFERING TO SPECIFIC PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	SPECIAL REPORT ON THE USE OF PREVIOUSLY RAISED FUNDS	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	DILUTED IMMEDIATE RETURN AFTER THE SHARE OFFERING TO SPECIFIC PARTIES, FILLING MEASURES AND COMMITMENTS OF RELEVANT PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	SHAREHOLDER RETURN PLAN FOR THE NEXT THREE YEARS FROM 2021 TO 2023	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	FULL AUTHORIZATION TO THE BOARD AND ITS AUTHORIZED PERSONS TO HANDLE MATTERS REGARDING THE SHARE OFFERING TO SPECIFIC PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: STOCK TYPE AND PAR VALUE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: ISSUING METHOD AND DATE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: ISSUING TARGETS AND SUBSCRIPTION METHOD	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: PRICING BASE DATE, PRICING PRINCIPLES AND ISSUE PRICE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: ISSUING VOLUME	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: LOCKUP PERIOD	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: TOTAL AMOUNT AND PURPOSE OF THE RAISED FUNDS	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: ARRANGEMENT FOR THE ACCUMULATED RETAINED PROFITS BEFORE THE SHARE OFFERING	FOR
EQUITY COMMONWEALTH	US2946281027	31-Aug-2021	To approve the issuance of Equity Commonwealth's common shares in connection with the merger, pursuant to the Agreement and Plan of Merger dated as of May 4, 2021, as amended and restated as of August 15, 2021, and as it may be further amended from time to time, by and among Equity Commonwealth, Monmouth Real Estate Investment Corporation and EQC Maple Industrial LLC (f/k/a RS18 LLC).	FOR

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EQUITY COMMONWEALTH	US2946281027	31-Aug-2021	To approve one or more adjournments of the special meeting to another date, time or place, or format, if necessary or appropriate, to solicit additional proxies in favor of the proposal to approve the issuance of Equity Commonwealth's common shares in connection with the merger.	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	S551 AUTHORITY TO ALLOT SHARES	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO RECEIVE AND ADOPT THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	S570 AUTHORITY TO ALLOT SHARES ON A NON PRE-EMPTIVE BASIS	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UNDER S561 IN RELATION TO ACQUISITIONS OR OTHER CAPITAL INVESTMENTS	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	S701 AUTHORITY TO MAKE MARKET PURCHASES	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO APPROVE THE REMUNERATION REPORT	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT SCOTT CUNNINGHAM AS A DIRECTOR OF THE COMPANY	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT RICHARD MASTERS AS A DIRECTOR OF THE COMPANY	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT KARYN LAMONT AS A DIRECTOR OF THE COMPANY	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT ANGUS MACSWEEN AS A DIRECTOR OF THE COMPANY	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT MR ANDREW TAYLOR, WHO WAS APPOINTED SINCE THE LAST ANNUAL GENERAL MEETING, AS A DIRECTOR OF THE COMPANY	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MARCH 2021 AT 4.50P PER SHARE	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT DELOITTE LLP, CHARTERED ACCOUNTANTS, AS AUDITORS	FOR
IRONGATE GROUP	AU0000046005	31-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF NON-BOARD ENDORSED EXTERNAL NOMINEE, TONY PITT, AS A DIRECTOR OF THE RESPONSIBLE ENTITY	AGAINST
IRONGATE GROUP	AU0000046005	31-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF NON-BOARD ENDORSED EXTERNAL NOMINEE, JAMES STOREY, AS A DIRECTOR OF THE RESPONSIBLE ENTITY	AGAINST
IRONGATE GROUP	AU0000046005	31-Aug-2021	REMUNERATION REPORT	FOR
IRONGATE GROUP	AU0000046005	31-Aug-2021	GRANT OF LONG-TERM PERFORMANCE RIGHTS TO MR GRAEME KATZ, CHIEF EXECUTIVE OFFICER	FOR
IRONGATE GROUP	AU0000046005	31-Aug-2021	ISSUE OF STAPLED SECURITIES FOR CASH UNDER JSE LISTING REQUIREMENTS	FOR
IRONGATE GROUP	AU0000046005	31-Aug-2021	RATIFICATION OF PLACEMENT UNDER THE ASX LISTING RULES	FOR
JUST GROUP PLC	GB00BCRX1J15	31-Aug-2021	AUTHORISE ISSUE OF EQUITY IN CONNECTION WITH THE ISSUE OF CONTINGENT CONVERTIBLE SECURITIES	FOR
JUST GROUP PLC	GB00BCRX1J15	31-Aug-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH THE ISSUE OF CONTINGENT CONVERTIBLE SECURITIES	FOR
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	31-Aug-2021	To approve the merger (the "Merger") of Monmouth Real Estate Investment Corporation ("MNR") with and into EQC Maple Industrial LLC (f/k/a RS18 LLC) ("Merger Sub"), a subsidiary of Equity Commonwealth ("EQC"), pursuant to the Agreement and Plan of Merger, dated as of May 4, 2021, as amended and restated as of August 15, 2021 and as it may be further amended from time to time (the "Merger Agreement"), by and among MNR, EQC and Merger Sub, and the other transactions contemplated by the Merger Agreement.	AGAINST

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MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	31-Aug-2021	To approve, on a non-binding advisory basis, certain compensation that may be paid or become payable to MNR's five executive officers in connection with the Merger Agreement and the transactions contemplated thereby.	AGAINST
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	31-Aug-2021	To authorize the board of directors of MNR, to approve one or more adjournments of the MNR special meeting to another date, time, place, or format, if necessary or appropriate, including to solicit additional proxies in favor of the proposal to approve the Merger and the other transactions contemplated by the Merger Agreement.	AGAINST
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020	FOR
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020	FOR
NAGARRO SE	DE000A3H2200	31-Aug-2021	RATIFY LOHR & COMPANY GMBH AS AUDITORS FOR FISCAL YEAR 2021	FOR
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE REMUNERATION SYSTEM FOR MANAGEMENT BOARD MEMBERS	AGAINST
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE REMUNERATION SYSTEM FOR SUPERVISORY BOARD MEMBERS	FOR
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE MERGER AGREEMENT WITH NAGARRO HOLDING GMBH	FOR
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE STOCK OPTION PLAN FOR KEY EMPLOYEES; APPROVE CREATION OF EUR 45,000 POOL OF CONDITIONAL CAPITAL TO GUARANTEE CONVERSION RIGHTS	AGAINST
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 1 BILLION; APPROVE CREATION OF EUR 4.9 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Terada, Chikahiro	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tomioka, Kei	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shiomi, Kenji	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Oma, Yuta	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hashimoto, Muneyuki	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Akaura, Toru	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Shiotsuki, Toko	FOR
SHENGYI TECHNOLOGY CO LTD	CNE000000XL5	31-Aug-2021	SETTLEMENT OF SOME PROJECTS FINANCED WITH RAISED FUNDS AND PERMANENTLY SUPPLEMENTING THE WORKING CAPITAL WITH THE SURPLUS FUNDS	FOR
SHENGYI TECHNOLOGY CO LTD	CNE000000XL5	31-Aug-2021	AMENDMENTS TO THE ARTICLES OF ASSOCIATIONS OF THE COMPANY	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	APPROVAL OF PAYMENT OF COMMISSION UPTO 1% OF THE NET PROFITS, TO NON-EXECUTIVE DIRECTORS OF THE COMPANY FOR A PERIOD OF FIVE FROM THE FINANCIAL YEAR ENDING ON MARCH 31, 2022 UP TO AND INCLUDING FINANCIAL YEAR ENDING ON MARCH 31, 2026	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	A. TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON. B. TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR

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SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	TO CONFIRM PAYMENT OF INTERIM DIVIDEND OF INR 5.50/- (RUPEES FIVE AND PAISE FIFTY ONLY) PER EQUITY SHARE OF INR 1/- EACH AND TO DECLARE FINAL DIVIDEND OF INR 2/- (RUPEES TWO ONLY) PER EQUITY SHARE FOR THE FINANCIAL YEAR 2020-21	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	TO APPOINT MR. DILIP SHANGHVI (DIN: 00005588), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	TO APPOINT MR. KALYANASUNDARAM SUBRAMANIAN (DIN: 00179072) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	RATIFICATION OF REMUNERATION OF M/S. B M SHARMA & ASSOCIATES, COST AUDITORS FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	APPROVAL OF RE-APPOINTMENT AND MAXIMUM LIMIT OF REMUNERATION OF MR. KALYANASUNDARAM SUBRAMANIAN AS A WHOLE-TIME DIRECTOR OF THE COMPANY FOR A FURTHER PERIOD OF TWO YEARS I.E. FROM FEBRUARY 14, 2021 TO FEBRUARY 13, 2023	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	APPROVAL OF MAXIMUM LIMIT OF REMUNERATION OF MR. SAILESH T. DESAI, WHOLE-TIME DIRECTOR, FOR FURTHER PERIOD OF TWO YEARS I.E. FROM APRIL 1, 2022 TO MARCH 31, 2024	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	APPOINTMENT OF DR. PAWAN GOENKA AS AN INDEPENDENT DIRECTOR OF THE COMPANY, FOR A PERIOD OF FIVE YEARS I.E. FROM MAY 21, 2021 TO MAY 20, 2026	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	APPOINTMENT OF MS. RAMA BIJAPURKAR AS AN INDEPENDENT DIRECTOR OF THE COMPANY, FOR A PERIOD OF FIVE YEARS I.E. FROM MAY 21, 2021 TO MAY 20, 2026	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Amend Articles to: Update the Structure of Fee to be received by Asset Management Firm, Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Appoint an Executive Director Emon, Toshiaki	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Appoint a Substitute Executive Director Gaun, Norimasa	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Appoint a Supervisory Director Okamura, Kenichiro	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Appoint a Supervisory Director Sekine, Kumiko	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Appoint a Substitute Supervisory Director Shimizu, Fumi	FOR
WEBJET LTD	AU000000WEB7	31-Aug-2021	ADOPTION OF REMUNERATION REPORT	FOR
WEBJET LTD	AU000000WEB7	31-Aug-2021	RE-ELECTION OF DIRECTOR - MR ROGER SHARP	FOR
WEBJET LTD	AU000000WEB7	31-Aug-2021	RE-ELECTION OF DIRECTOR - MS DENISE MCCOMISH	FOR
WEBJET LTD	AU000000WEB7	31-Aug-2021	RATIFICATION OF PRIOR ISSUE OF CONVERTIBLE NOTES	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Appoint the auditor until the next annual meeting and authorize the Board of Directors to set their remuneration PricewaterhouseCoopers LLP	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR

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ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	DIRECTOR	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	On an advisory basis and not to diminish the role and responsibilities of the board of directors that the shareholders accept the approach to executive compensation as disclosed in our 2021 management information circular.	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Pass an ordinary resolution approving and ratifying the Corporation's amended and restated Stock Incentive Plan.	FOR
AUTOHELLAS SA	GRS337003008	01-Sep-2021	CANCELLATION OF TREASURY SHARES PURSUANT TO ARTICLE 49 OF LAW 4548/2018 AND CORRESPONDING REDUCTION OF THE COMPANY'S SHARE CAPITAL. AMENDMENT OF ARTICLE 3 OF THE COMPANY'S ARTICLES OF ASSOCIATION. PROVISION OF AUTHORIZATIONS	FOR
AUTOHELLAS SA	GRS337003008	01-Sep-2021	AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING NEW, COMMON, REGISTERED, VOTING SHARES, IN ACCORDANCE WITH ARTICLE 24 PAR. 1B OF LAW 4548/2018	AGAINST
AUTOHELLAS SA	GRS337003008	01-Sep-2021	AUTHORIZATION TO THE BOARD OF DIRECTORS TO ISSUE A BOND LOAN WITH BONDS CONVERTIBLE INTO COMMON, REGISTERED, VOTING SHARES, PURSUANT TO ARTICLE 71 PAR. 1B OF LAW 4548/2018	AGAINST

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AUTOHELLAS SA	GRS337003008	01-Sep-2021	AMENDMENT OF THE RESOLUTION OF THE COMPANY'S ANNUAL GENERAL MEETING OF 15 JULY 2020 ON THE AUTHORIZATION OF THE BOARD OF DIRECTORS TO ESTABLISH A SHARE ISSUE PROGRAM IN THE FORM OF STOCK OPTIONS, TO INCLUDE MEMBERS OF THE PERSONNEL OF THE SUBSIDIARIES OF THE COMPANY WITHIN THE MEANING OF ARTICLE 32 OF LAW NO. 4308/2014	AGAINST
AUTOHELLAS SA	GRS337003008	01-Sep-2021	ELECTION OF NEW MEMBER(S) OF THE BOARD OF DIRECTORS	AGAINST
BILIBILI INC	US0900401060	01-Sep-2021	As a special resolution: THAT subject to the passing of the Class-based Resolution at each of the class meeting of holders of the Class Y ordinary shares with a par value of US\$0.0001 each and the extraordinary general meeting of the Company convened on the same date and at the same place as the Class Z Meeting, the Company's Sixth Amended and Restated Memorandum of Association and Articles of Association be amended, as disclosed on pages 118 to 128 of the Company's Hong Kong prospectus dated ... (due to space limits, see proxy material for full proposal).	FOR
BILIBILI INC	US0900401060	01-Sep-2021	As a special resolution: THAT subject to the passing of the Class-based Resolution (as defined in the Meeting Notice) at each of the class meeting of holders of the Class Y ordinary shares with a par value of US\$0.0001 each and the class meeting of holders of Class Z ordinary shares with a par value of US\$0.0001 each convened on the same date and at the same place as the EGM, the Company's Sixth Amended and Restated Memorandum of Association and Articles of Association be amended, as ... (due to space limits, see proxy material for full proposal).	FOR
BILIBILI INC	US0900401060	01-Sep-2021	As a special resolution: THAT the Company's Sixth Amended and Restated Memorandum of Association and Articles of Association be amended, as disclosed on pages 118 to 128 of the Company's Hong Kong prospectus dated March 18, 2021, by (a) incorporating the following requirements under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited: (i) paragraphs 2(2), 12, 13(2) and 14 of Appendix 3, (ii) paragraphs 1, 3(1), 3(2), 3(3), 4(1), 4(2), 5(2), 5(3) and 5(4) of Part B ... (due to space limits, see proxy material for full proposal).	FOR
BILIBILI INC	US0900401060	01-Sep-2021	As a special resolution: THAT the Chinese name of the Company be adopted as the dual foreign name of the Company.	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Allison M. Wing	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	To ratify the appointment of KPMG LLP as the independent registered public accounting firm of the Company for the fiscal year ending April 30, 2022.	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: H. Lynn Horak	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	To hold an advisory vote on our named executive officer compensation.	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Diane C. Bridgewater	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Donald E. Frieson	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Cara K. Heiden	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: David K. Lenhardt	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Darren M. Rebelez	FOR

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CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Larree M. Renda	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Judy A. Schmeling	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Gregory A. Trojan	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO ELECT MS CHRISTINE HOLMAN AS A DIRECTOR	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO ELECT MS MARGARET HASELTINE AS A DIRECTOR	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO RE-ELECT MR MURRAY JORDAN AS A DIRECTOR	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO ADOPT THE REMUNERATION REPORT	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO APPROVE THE GRANT OF FY21 PERFORMANCE RIGHTS TO MR JEFFERY ADAMS	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO APPROVE THE GRANT OF FY22 PERFORMANCE RIGHTS TO MR JEFFERY ADAMS	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO INCREASE THE NON-EXECUTIVE DIRECTOR AGGREGATE FEE POOL	FOR
REGAL REXNORD CORPORATION	US7587501039	01-Sep-2021	A proposal to approve the issuance of shares of Regal common stock pursuant to the Merger Agreement dated as of February 15, 2021 as it may be amended from time to time (which we refer to as the "Regal Share Issuance Proposal").	FOR
REGAL REXNORD CORPORATION	US7587501039	01-Sep-2021	A proposal to approve an amendment and restatement of Regal's Articles of Incorporation to effect a change in Regal's legal name from "Regal Beloit Corporation" to "Regal Rexnord Corporation" (which amendment and restatement will not be implemented if the Merger is not consummated).	FOR
REGAL REXNORD CORPORATION	US7587501039	01-Sep-2021	A proposal to approve an amendment and restatement of Regal's Articles of Incorporation to increase the number of authorized shares of Regal common stock from 100,000,000 to 150,000,000 (which amendment and restatement will not be implemented if the Merger is not consummated).	FOR
REGAL REXNORD CORPORATION	US7587501039	01-Sep-2021	A proposal to approve the adjournment of the Regal Special Meeting, if necessary, to solicit additional proxies in the event there are not sufficient votes at the time of the Regal Special Meeting to approve the Regal Share Issuance Proposal.	FOR
REXNORD CORPORATION	US76169B1026	01-Sep-2021	To approve the transactions contemplated by the Agreement and Plan of Merger, dated as of February 15, 2021, as may be amended from time to time and the transactions contemplated by the Separation and Distribution Agreement, dated as of February 15, 2021, as may be amended from time to time.	FOR
REXNORD CORPORATION	US76169B1026	01-Sep-2021	To approve, on a non-binding, advisory basis, the compensation of Rexnord's named executive officers with respect to the Accelerated PSUs.	FOR
REXNORD CORPORATION	US76169B1026	01-Sep-2021	To approve the adjournment of the Special Meeting, if necessary, to solicit additional proxies in the event there are not sufficient votes at the time of the Special Meeting to approve Proposal 1.	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF RM1,291,069 FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO APPROVE THE PAYMENT OF BENEFITS PAYABLE TO THE DIRECTORS (EXCLUDING DIRECTORS' FEES) UP TO AN AGGREGATE AMOUNT OF RM2,500,000 FOR THE PERIOD FROM 2 SEPTEMBER 2021 UNTIL THE NEXT AGM OF THE COMPANY	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO CLAUSE 94 OF THE COMPANY'S CONSTITUTION: SOO KIM WAI	AGAINST
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO CLAUSE 94 OF THE COMPANY'S CONSTITUTION: SEOW YOO LIN	FOR

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AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO RE-ELECT ROBERT WILLIAM GOUDSWAARD WHO WAS APPOINTED AS DIRECTOR DURING THE FINANCIAL YEAR AND RETIRES PURSUANT TO CLAUSE 102 OF THE COMPANY'S CONSTITUTION	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO RE-APPOINT MESSRS ERNST & YOUNG PLT AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	PROPOSED RENEWAL OF AUTHORITY TO ALLOT AND ISSUE NEW ORDINARY SHARES IN THE COMPANY FOR THE PURPOSE OF THE COMPANY'S DIVIDEND REINVESTMENT PLAN	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	PROPOSED AUTHORITY TO ALLOT AND ISSUE NEW ORDINARY SHARES PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT 2016	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	PROPOSED RENEWAL OF AUTHORITY FOR THE PURCHASE BY THE COMPANY OF ITS OWN ORDINARY SHARES	FOR
CAI INTERNATIONAL, INC.	US12477X1063	02-Sep-2021	To adopt the Merger Agreement.	FOR
CAI INTERNATIONAL, INC.	US12477X1063	02-Sep-2021	To adjourn the Special Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	FOR
CAI INTERNATIONAL, INC.	US12477X1063	02-Sep-2021	To approve, on a non-binding, advisory basis, of certain compensation that will be, or may become, payable to our named executive officers in connection with the Merger.	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	To re-appoint Kost Forer Gabbay & Kasierer (a member of Ernst & Young Global), as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2021, and until the next annual general meeting of the Company's shareholders, and to authorize the Board of Directors, upon recommendation of the Audit Committee, to determine the remuneration of Kost Forer Gabbay & Kasierer (a member of Ernst & Young Global), in accordance with the volume and nature of its services.	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Paul Sekhri	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Anat Cohen-Dayag, Ph.D.	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Eran Perry	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Gilead Halevy	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Jean-Pierre Bizzari, M.D.	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Kinneret Livnat Savitzky, Ph.D.	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Sanford (Sandy) Zweifach	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	To approve the proposed amendment to the form of indemnification undertaking and exemption and release letters of the Company and the entrance into such letters with its incumbent and future Office Holders (as defined in the Proxy Statement).	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Are you a "controlling shareholder" or do you have a "personal interest" in Item 2 (as each such term is defined under the Companies Law)? If you do not vote For=Yes or Against = NO your vote will not count for Proposal 2.	AGAINST
DUBBER CORPORATION LTD	AU000000DUB3	02-Sep-2021	REFRESH PLACEMENT CAPACITY - TRANCHE 1	FOR
DUBBER CORPORATION LTD	AU000000DUB3	02-Sep-2021	APPROVAL PLACEMENT TRANCHE 2	FOR
HAMILTON LANE INCORPORATED	US4074971064	02-Sep-2021	DIRECTOR	FOR
HAMILTON LANE INCORPORATED	US4074971064	02-Sep-2021	DIRECTOR	FOR

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HAMILTON LANE INCORPORATED	US4074971064	02-Sep-2021	DIRECTOR	FOR
HAMILTON LANE INCORPORATED	US4074971064	02-Sep-2021	Advisory, non-binding vote to approve named executive officer compensation.	FOR
HAMILTON LANE INCORPORATED	US4074971064	02-Sep-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending March 31, 2022.	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	RE-ELECT STEPHEN HEAPY AS DIRECTOR	AGAINST
JET2 PLC	GB00B1722W11	02-Sep-2021	RE-ELECT RICHARD GREEN AS DIRECTOR	AGAINST
JET2 PLC	GB00B1722W11	02-Sep-2021	REAPPOINT KPMG LLP AS AUDITORS	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
MAYTRONICS LTD	IL0010910656	02-Sep-2021	APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
MAYTRONICS LTD	IL0010910656	02-Sep-2021	APPROVE RELATED PARTY TRANSACTION WITH INDIRECT CONTROLLER	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	ELECTION OF MR D FRIEDLAND AS A MEMBER OF THE AUDIT COMMITTEE	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	NON-BINDING ADVISORY VOTE ON REMUNERATION POLICY	AGAINST
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	NON-BINDING ADVISORY VOTE ON REMUNERATION IMPLEMENTATION REPORT	AGAINST
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	FINANCIAL ASSISTANCE TO RELATED OR INTERRELATED COMPANY OR CORPORATION	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	GENERAL AUTHORITY	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	PRESENTATION OF ANNUAL FINANCIAL STATEMENTS	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	REAPPOINTMENT OF EXTERNAL AUDITORS: THAT UPON THE RECOMMENDATION OF THE AUDIT COMMITTEE, DELOITTE & TOUCHE BE REAPPOINTED AS AUDITORS (AND MR J H W DE KOCK AS THE DESIGNATED PARTNER) OF THE COMPANY UNTIL THE FOLLOWING ANNUAL GENERAL MEETING	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	RE-ELECTION OF MS B L M MAKGABO-FISKERSTRAND AS A DIRECTOR	FOR

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THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	RE-ELECTION OF MR E OBLowitz AS A DIRECTOR	AGAINST
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	RE-ELECTION OF PROF. F ABRAHAMS AS A DIRECTOR	AGAINST
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	ELECTION OF MR E OBLowitz AS A MEMBER OF THE AUDIT COMMITTEE	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	ELECTION OF MS B L M MAKGABO-FISKERSTRAND AS A MEMBER OF THE AUDIT COMMITTEE	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	ELECTION OF MR R STEIN AS A MEMBER OF THE AUDIT COMMITTEE	AGAINST
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	ELECTION OF MS N V SIMAMANE AS A MEMBER OF THE AUDIT COMMITTEE	AGAINST
VIASAT, INC.	US92552V1008	02-Sep-2021	Election of Director: Robert Johnson	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Election of Director: John Stenbit	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Election of Director: Theresa Wise	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Ratification of Appointment of PricewaterhouseCoopers LLP as Viasat's Independent Registered Public Accounting Firm for fiscal year 2022.	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Advisory Vote on Executive Compensation.	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Amendment and Restatement of the 1996 Equity Participation Plan.	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Amendment and Restatement of the Employee Stock Purchase Plan.	FOR
MULTI COMMODITY EXCHANGE OF INDIA LIMITED	INE745G01035	03-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT: A. AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON. B. AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
MULTI COMMODITY EXCHANGE OF INDIA LIMITED	INE745G01035	03-Sep-2021	TO DECLARE DIVIDEND OF INR 27.60 PER EQUITY SHARE OF FACE VALUE OF INR 10 EACH FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
MULTI COMMODITY EXCHANGE OF INDIA LIMITED	INE745G01035	03-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. HEMANG HARISH RAJA (DIN: 00040769), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT, SUBJECT TO APPROVAL OF SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI)	FOR

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MULTI COMMODITY EXCHANGE OF INDIA LIMITED	INE745G01035	03-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 152, 161 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 (THE ACT), THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014, THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 [SEBI (LODR)], THE SECURITIES CONTRACTS (REGULATION) (STOCK EXCHANGES AND CLEARING CORPORATIONS) REGULATIONS, 2018 (SECC REGULATIONS) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. VIVEK KRISHNA SINHA (DIN: 08667163), A NOMINEE OF NATIONAL BANK FOR AGRICULTURE AND RURAL DEVELOPMENT(NABARD), IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE COMPANIES ACT, 2013 FROM NABARD, A MEMBER, PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A SHAREHOLDER DIRECTOR OF THE COMPANY SUBJECT TO THE APPROVAL OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI), WHOSE PERIOD OF OFFICE SHALL BE LIABLE TO RETIRE BY ROTATION, OR SHALL CEASE TO BE A DIRECTOR OF THE COMPANY ON THE WITHDRAWAL OF HIS NOMINATION BY NABARD EARLIER THAN THE DATE WHEN HE SHALL BE LIABLE TO RETIRE BY ROTATION AND THAT THE DATE OF HIS APPOINTMENT AS A DIRECTOR SHALL BE EFFECTIVE FROM THE DATE OF APPROVAL OF SEBI	FOR
MULTI COMMODITY EXCHANGE OF INDIA LIMITED	INE745G01035	03-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 152, 161 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 (THE ACT), THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014, THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 [SEBI (LODR)], THE SECURITIES CONTRACTS (REGULATION) (STOCK EXCHANGES AND CLEARING CORPORATIONS) REGULATIONS, 2018 (SECC REGULATIONS) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. MOHAN NARAYAN SHENOI (DIN: 01603606), IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE COMPANIES ACT, 2013 FROM MR. RAKESH JHUNJHUNWALA, A MEMBER, PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A SHAREHOLDER DIRECTOR OF THE COMPANY SUBJECT TO THE APPROVAL OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI), WHOSE PERIOD OF OFFICE SHALL BE LIABLE TO RETIRE BY ROTATION, OR SHALL CEASE TO BE A DIRECTOR OF THE COMPANY ON THE WITHDRAWAL OF HIS NOMINATION BY THE SAID MEMBER EARLIER THAN THE DATE WHEN HE SHALL BE LIABLE TO RETIRE BY ROTATION AND THAT THE DATE OF HIS APPOINTMENT AS A DIRECTOR SHALL BE EFFECTIVE FROM THE DATE OF APPROVAL OF SEBI	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT LYNNE WEEDALL	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RECEIVE ANNUAL REPORT AND ACCOUNTS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-APPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	AUTHORISE AUDIT COMMITTEE TO DETERMINE AUDITORS' REMUNERATION	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	AUTHORISE POLITICAL DONATIONS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	APPROVE SHARE INCENTIVE PLAN	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	AUTHORISE ALLOTMENT OF SHARES	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	GENERAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	APPROVE PURCHASE OF OWN SHARES	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	APPROVE NOTICE PERIOD FOR GENERAL MEETINGS	FOR

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STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	APPROVE THE REMUNERATION REPORT	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT GREGOR ALEXANDER	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT JAMES BILEFIELD	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT MARTIN GRIFFITHS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT ROSS PATERSON	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT SIR BRIAN SOUTER	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT RAY O'TOOLE	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT KAREN THOMSON	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	ELECT KAI SAUERMAN TO THE SUPERVISORY BOARD	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	APPROVE REMUNERATION SYSTEM FOR MANAGEMENT BOARD MEMBERS	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.00 PER SHARE	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL 2020	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL 2020	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	RATIFY KPMG AG WIRTSCHAFTSPRUEFUNGSGESELLSCHAFT AS AUDITORS FOR FISCAL 2021	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT AUDITED STANDALONE FINANCIAL STATEMENTS ALONG WITH THE AUDITOR'S REPORT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT AUDITED CONSOLIDATED FINANCIAL STATEMENTS ALONG WITH THE AUDITOR'S REPORT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. MANISH MAHENDRA SABHARWAL (DIN: 00969601), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO APPOINT MR. MEKIN MAHESHWARI (DIN: 03621431) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO APPOINT MRS. MEENAKSHI NEVATIA (DIN: 08235844) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO APPOINT MR. SUBRAMANIAM SOMASUNDARAM (DIN: 01494407) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO AMEND THE TEAMLEASE SERVICES LIMITED - EMPLOYEE STOCK APPRECIATION RIGHTS (ESAR) PLAN 2019 ADOPTED BY THE COMPANY AT THE NINETEENTH (19TH) AGM OF THE COMPANY HELD ON AUGUST 23, 2019	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT J TIBALDI AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RECEIVE THE ACCOUNTS FOR THE YEAR ENDED 30 APRIL 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON	FOR

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THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT P VALLONE AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT SIR J ARMITT AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT R DOWNEY AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO ELECT E ADEKUNLE AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO ELECT W JACKSON AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO ELECT S SANDS AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO ELECT A KEMP AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 551 OF THE COMPANIES ACT 2006 (THE 'ACT') TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES: (A) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 2,028,267.40; AND (B) UP TO A FURTHER AGGREGATE NOMINAL AMOUNT OF GBP 2,028,267.45 PROVIDED THAT (I) THEY ARE EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT); AND (II) THEY ARE OFFERED BY WAY OF A RIGHTS ISSUE IN FAVOUR OF HOLDERS OF ORDINARY SHARES IN PROPORTION (AS NEARLY AS PRACTICABLE) TO THE RESPECTIVE NUMBER OF ORDINARY SHARES HELD BY THEM ON THE RECORD DATE FOR SUCH ALLOTMENT (AND HOLDERS OF ANY OTHER CLASS OF EQUITY SECURITIES ENTITLED TO PARTICIPATE THEREIN OR IF THE DIRECTORS CONSIDER IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES), BUT SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH FRACTIONAL ENTITLEMENTS, TREASURY SHARES, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL DIFFICULTIES WHICH MAY ARISE UNDER THE LAWS OF, OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE IN, ANY TERRITORY OR BY VIRTUE OF ORDINARY SHARES BEING REPRESENTED BY DEPOSITARY RECEIPTS OR ANY OTHER MATTER. THESE AUTHORISATIONS ARE TO EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE DATE ON WHICH THIS RESOLUTION IS PASSED OR, IF EARLIER, ON 31 OCTOBER 2022 (SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE ANY OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED, AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SHARES, OR GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES, IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORISATIONS CONFERRED HEREBY HAD NOT EXPIRED)	FOR

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THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	THAT, SUBJECT TO RESOLUTION 20 BEING PASSED AND PURSUANT TO SECTION 570 AND 573 OF THE COMPANIES ACT 2006 (THE 'ACT'), THE BOARD BE AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE LIMITED TO: (A) THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES IN CONNECTION WITH AN OFFER OF SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (B) OF RESOLUTION 20 ABOVE BY WAY OF RIGHTS ISSUE ONLY) IN FAVOUR OF THE HOLDERS OF ORDINARY SHARES ON THE REGISTER OF MEMBERS AT SUCH RECORD DATE(S) AS THE DIRECTORS MAY DETERMINE WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF THE ORDINARY SHAREHOLDERS ARE PROPORTIONATE (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD BY THEM ON ANY SUCH RECORD DATE(S), SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT TO DEAL WITH FRACTIONAL ENTITLEMENTS, TREASURY SHARES, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS WHICH MAY ARISE UNDER THE LAWS OF, OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE IN, ANY TERRITORY OR BY VIRTUE OF ORDINARY SHARES BEING REPRESENTED BY DEPOSITARY RECEIPTS OR ANY OTHER MATTER; AND (B) THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (A) ABOVE) UP TO A NOMINAL AMOUNT OF GBP 304,240.10 (BEING APPROXIMATELY 5% OF THE ISSUED SHARE CAPITAL OF THE COMPANY LESS TREASURY SHARES AS AT 26 JULY 2021, THE LATEST PRACTICABLE DATE PRIOR TO PUBLICATION OF THIS DOCUMENT), SUCH AUTHORITY TO EXPIRE UPON THE EXPIRY OF THE GENERAL AUTHORITY CONFERRED BY RESOLUTION 20 ABOVE, BUT PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION FOR THE YEAR ENDED 30 APRIL 2021	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	THAT, SUBJECT TO RESOLUTION 20 BEING PASSED AND, PURSUANT TO SECTION 570 AND 573 OF THE COMPANIES ACT 2006 (THE 'ACT'), THE BOARD BE AUTHORISED IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 21 TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 304,240.10 (BEING APPROXIMATELY 5% OF THE ISSUED SHARE CAPITAL OF THE COMPANY LESS TREASURY SHARES AS AT 26 JULY 2021, THE LATEST PRACTICABLE DATE PRIOR TO PUBLICATION OF THIS DOCUMENT); AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE PRE-EMPTION PRINCIPLES MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO EXPIRE UPON THE EXPIRY OF THE GENERAL AUTHORITY CONFERRED BY RESOLUTION 20 ABOVE, BUT PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF	FOR

Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

<p>THE BERKELEY GROUP HOLDINGS PLC</p>	<p>GB00B02L3W35</p>	<p>03-Sep-2021</p>	<p>THAT THE COMPANY IS GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE COMPANIES ACT 2006 (THE 'ACT') TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT) OF ANY OF ITS EXISTING ORDINARY SHARES OF 5P EACH IN THE CAPITAL OF THE COMPANY ('EXISTING ORDINARY SHARES') OR ORDINARY SHARES ARISING FROM THE SHARE CONSOLIDATION (AS DEFINED IN APPENDIX 2 TO THE NOTICE OF ANNUAL GENERAL MEETING DATED 2 AUGUST 2021 ('NEW ORDINARY SHARES') IN EACH CASE ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, PROVIDED THAT: (A) THE MAXIMUM NUMBER OF EXISTING ORDINARY SHARES WHICH MAY BE PURCHASED IS 12,169,604 AND THE MAXIMUM NUMBER OF NEW ORDINARY SHARES WHICH MAY BE PURCHASED IS 11,238,629 PROVIDED THAT THE TOTAL NOMINAL VALUE OF EXISTING ORDINARY SHARES AND NEW ORDINARY SHARES PURCHASED PURSUANT TO THIS RESOLUTION 23 SHALL NOT EXCEED GBP 608,480.20 (REPRESENTING APPROXIMATELY 10% OF THE COMPANY'S ISSUED SHARE CAPITAL (EXCLUDING TREASURY SHARES) AT 26 JULY 2021, THE LATEST PRACTICABLE DATE PRIOR TO THE PUBLICATION OF THIS DOCUMENT); (B) THE MINIMUM PRICE THAT MAY BE PAID FOR EACH EXISTING ORDINARY SHARE IS 5P AND THE MINIMUM PRICE THAT MAY BE PAID FOR EACH NEW ORDINARY SHARE IS THE NOMINAL VALUE OF SUCH SHARE WHICH AMOUNT, IN EACH CASE, SHALL BE EXCLUSIVE OF EXPENSES, IF ANY; (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) THAT MAY BE PAID FOR EACH ORDINARY SHARE IS AN AMOUNT EQUAL TO THE HIGHER OF: (I) 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR THE ORDINARY SHARES AS DERIVED FROM THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE PLC FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED; AND (II) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE IN THE COMPANY ON THE TRADING VENUES WHERE THE MARKET PURCHASE BY THE COMPANY IS CARRIED OUT; (D) UNLESS PREVIOUSLY RENEWED, REVOKED OR VARIED, THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE DATE ON WHICH THIS RESOLUTION IS PASSED OR, IF EARLIER, ON 31 OCTOBER 2022; AND (E) THE COMPANY MAY, BEFORE THIS AUTHORITY EXPIRES, CONTRACT TO PURCHASE ORDINARY SHARES THAT WOULD, OR MIGHT, BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF THIS AUTHORITY, AND MAY MAKE PURCHASES OF ORDINARY SHARES PURSUANT TO IT AS IF THIS AUTHORITY HAD NOT EXPIRED</p>	<p>FOR</p>
<p>THE BERKELEY GROUP HOLDINGS PLC</p>	<p>GB00B02L3W35</p>	<p>03-Sep-2021</p>	<p>THAT THE COMPANY AND ANY COMPANY WHICH IS A SUBSIDIARY OF THE COMPANY DURING THE PERIOD TO WHICH THIS RESOLUTION RELATES BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 366 AND 367 OF THE ACT TO: (A) MAKE DONATIONS TO POLITICAL ORGANISATIONS, OTHER THAN POLITICAL PARTIES, NOT EXCEEDING GBP 50,000 IN TOTAL; AND (B) INCUR POLITICAL EXPENDITURE NOT EXCEEDING GBP 50,000 IN TOTAL, PROVIDED THAT SUCH DONATIONS AND/OR EXPENDITURE MADE BY THE COMPANY AND ITS SUBSIDIARIES PURSUANT TO THIS RESOLUTION DO NOT IN AGGREGATE EXCEED GBP 50,000 DURING THE PERIOD TO WHICH THIS RESOLUTION RELATES AND FOR THE PURPOSES OF THIS RESOLUTION, THE AUTHORISED SUM MAY BE COMPRISED OF ONE OR MORE AMOUNTS IN DIFFERENT CURRENCIES WHICH, FOR THE PURPOSES OF CALCULATING THE SAID SUM, SHALL BE CONVERTED INTO POUNDS STERLING AT THE EXCHANGE RATE PUBLISHED IN THE LONDON EDITION OF THE FINANCIAL TIMES ON THE DATE ON WHICH THE RELEVANT EXPENDITURE IS INCURRED (OR THE FIRST BUSINESS DAY THEREAFTER). THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE DATE ON WHICH THIS RESOLUTION IS PASSED. FOR THE PURPOSES OF THIS RESOLUTION 'DONATION', 'POLITICAL ORGANISATIONS' AND 'POLITICAL EXPENDITURE' ARE TO BE CONSTRUED IN ACCORDANCE WITH SECTIONS 363, 364 AND 365 OF THE ACT</p>	<p>FOR</p>

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1 July 2021 – 30 June 2022

THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	THAT GENERAL MEETINGS OF THE COMPANY (OTHER THAN ANNUAL GENERAL MEETINGS) MAY BE CALLED BY NOTICE OF NOT LESS THAN 14 CLEAR DAYS	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	THAT, CONDITIONAL UPON THE NEW ORDINARY SHARES (AS DEFINED BELOW) BEING ADMITTED TO THE PREMIUM LISTING SEGMENT OF THE OFFICIAL LIST OF THE FINANCIAL CONDUCT AUTHORITY AND TO TRADING ON THE LONDON STOCK EXCHANGE PLC'S MAIN MARKET FOR LISTED SECURITIES BY 8.00 AM ON 6 SEPTEMBER 2021 (OR SUCH LATER TIME AND/OR DATE AS THE DIRECTORS (AS DEFINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AT THE RELEVANT TIME) MAY IN THEIR ABSOLUTE DISCRETION DETERMINE) ('ADMISSION'), THE DRAFT ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING, MARKED "A" AND SIGNED BY THE CHAIRMAN OF THE MEETING FOR IDENTIFICATION PURPOSES (THE 'NEW ARTICLES'), BE AND ARE HEREBY APPROVED AND ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY WITH EFFECT FROM ADMISSION IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, ALL EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY	FOR

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<p>THE BERKELEY GROUP HOLDINGS PLC</p>	<p>GB00B02L3W35</p>	<p>03-Sep-2021</p>	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTIONS 26 AND 28, AND (IN THE CASE OF (A)) ALSO CONDITIONAL UPON ADMISSION OCCURRING BY 8.00 AM ON 6 SEPTEMBER 2021 (OR SUCH LATER TIME AND/OR DATE AS THE DIRECTORS (AS DEFINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AT THE RELEVANT TIME) MAY IN THEIR ABSOLUTE DISCRETION DETERMINE): (A) THE DIRECTORS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED: (I) TO CAPITALISE A SUM NOT EXCEEDING GBP 125,000 STANDING TO THE CREDIT OF THE COMPANY'S SHARE PREMIUM ACCOUNT, AND TO APPLY SUCH SUM IN PAYING UP IN FULL UP TO THE MAXIMUM NUMBER OF NON-CUMULATIVE IRREDEEMABLE PREFERENCE SHARES OF 0.1 PENCE EACH IN THE CAPITAL OF THE COMPANY CARRYING THE RIGHTS AND RESTRICTIONS SET OUT IN ARTICLE 3A OF THE NEW ARTICLES (THE 'B SHARES') THAT MAY BE ALLOTTED PURSUANT TO THE AUTHORITY GIVEN BY SUB-PARAGRAPH (A)(II) BELOW; AND (II) PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 (THE 'ACT'), TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT AND ISSUE CREDITED AS FULLY PAID UP (PROVIDED THAT THE AUTHORITY HEREBY CONFIRMED SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY) B SHARES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 125,000 TO THE HOLDERS OF THE ORDINARY SHARES OF 5 PENCE EACH IN THE CAPITAL OF THE COMPANY ('EXISTING ORDINARY SHARES') ON THE BASIS OF ONE B SHARE FOR EVERY EXISTING ORDINARY SHARE (EXCLUDING THE EXISTING ORDINARY SHARES HELD BY THE COMPANY IN TREASURY) HELD AND RECORDED ON THE REGISTER OF MEMBERS OF THE COMPANY AT 6.00 PM ON 3 SEPTEMBER 2021 (OR SUCH OTHER TIME AND/OR DATE AS THE DIRECTORS MAY DETERMINE) (THE 'RECORD TIME'), IN ACCORDANCE WITH THE TERMS OF THE CIRCULAR FROM THE COMPANY TO ITS SHAREHOLDERS DATED 2 AUGUST 2021 AND THE DIRECTORS' DETERMINATION AS TO THE NUMBER OF B SHARES TO BE ALLOTTED AND ISSUED; AND (B) EACH EXISTING ORDINARY SHARE, AS SHOWN IN THE REGISTER OF MEMBERS OF THE COMPANY AT THE RECORD TIME, BE SUBDIVIDED INTO 9,235 UNDESIGNATED SHARES IN THE CAPITAL OF THE COMPANY (EACH AN 'UNDESIGNATED SHARE') AND IMMEDIATELY THEREAFTER, EVERY 10,000 UNDESIGNATED SHARES BE CONSOLIDATED INTO ONE NEW ORDINARY SHARE OF 5.4141 PENCE EACH IN THE CAPITAL OF THE COMPANY (OR SUCH OTHER NUMBER AND NOMINAL VALUE AS THE DIRECTORS MAY IN THEIR ABSOLUTE DISCRETION DETERMINE IF THE PRICE OF AN EXISTING ORDINARY SHARE AND THE NUMBER OF EXISTING ORDINARY SHARES IN ISSUE SHORTLY BEFORE THE DATE OF THE ANNUAL GENERAL MEETING MEAN THAT THIS RATIO WOULD NO LONGER MAINTAIN COMPARABILITY OF THE COMPANY'S SHARE PRICE BEFORE AND AFTER THE ISSUE OF THE B SHARES) (EACH A 'NEW ORDINARY SHARE'), PROVIDED THAT, WHERE SUCH CONSOLIDATION AND SUBDIVISION WOULD RESULT IN ANY MEMBER BEING ENTITLED TO A FRACTION OF A NEW ORDINARY SHARE, SUCH FRACTION SHALL, SO FAR AS POSSIBLE, BE AGGREGATED WITH THE FRACTIONS OF A NEW ORDINARY SHARE (IF ANY) TO WHICH OTHER MEMBERS OF THE COMPANY WOULD BE SIMILARLY SO ENTITLED AND THE DIRECTORS BE AND ARE HEREBY AUTHORISED TO SELL (OR APPOINT ANY OTHER PERSON TO SELL) TO ANY PERSON OR PERSONS ANY AND ALL THE NEW ORDINARY SHARES REPRESENTING SUCH FRACTIONS AT THE BEST PRICE REASONABLY OBTAINABLE TO ANY PERSON(S), AND TO DISTRIBUTE THE PROCEEDS OF SALE (NET OF EXPENSES) IN DUE PROPORTION AMONG THE RELEVANT MEMBERS WHO WOULD OTHERWISE BE ENTITLED TO THE FRACTIONS SO SOLD, SAVE THAT (I) ANY FRACTION OF A PENNY WHICH WOULD OTHERWISE BE PAYABLE SHALL BE ROUNDED UP OR DOWN IN</p>	<p>FOR</p>
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THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	THAT, SUBJECT TO THE PASSING OF RESOLUTIONS 26 AND 27, AND ALSO CONDITIONAL UPON ADMISSION OCCURRING BY 8.00 AM ON 6 SEPTEMBER 2021 (OR SUCH LATER TIME AND/OR DATE AS THE DIRECTORS (AS DEFINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AT THE RELEVANT TIME) MAY IN THEIR ABSOLUTE DISCRETION DETERMINE), THE TERMS OF THE CONTRACT DATED 26 JULY 2021 BETWEEN UBS GROUP AG LONDON BRANCH ('UBS') AND THE COMPANY (A COPY OF WHICH IS PRODUCED TO THE MEETING AND INITIALLED FOR THE PURPOSES OF CERTIFICATION BY THE CHAIRMAN) UNDER WHICH (I) THE COMPANY WOULD BE ENTITLED TO REQUIRE UBS TO SELL TO IT ALL THE B SHARES FOLLOWING THEIR RECLASSIFICATION AS DEFERRED SHARES (THE 'DEFERRED SHARES'); AND (II) CONDITIONAL ON A SINGLE DIVIDEND OF 371 PENCE PER B SHARE (TOGETHER WITH AN AMOUNT EQUAL TO THE STAMP DUTY OR STAMP DUTY RESERVE TAX AT THE RATE PREVAILING AT THE RELEVANT TIME) NOT HAVING BEEN PAID BY THE COMPANY TO UBS BY 6.00 PM ON THE FIRST BUSINESS DAY (AS DEFINED IN THE OPTION AGREEMENT) AFTER UBS PURCHASES THE B SHARES (A) UBS WILL BE ENTITLED TO REQUIRE THE COMPANY TO PURCHASE THE B SHARES FROM UBS, AND (B) THE COMPANY WILL BE ENTITLED TO REQUIRE UBS TO SELL THE B SHARES TO THE COMPANY (THE 'OPTION AGREEMENT'), BE AND IS HEREBY APPROVED AND AUTHORISED FOR THE PURPOSES OF SECTION 694 OF THE ACT AND OTHERWISE, BUT SO THAT SUCH APPROVAL AND AUTHORITY SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT G BARKER AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT D BRIGHTMORE-ARMOUR AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT A MYERS AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT R C PERRINS AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT R J STEARN AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT S ELLIS AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT K WHITEMAN AS A DIRECTOR OF THE COMPANY	FOR
TMK PAO	RU000A0B6NK6	03-Sep-2021	TO APPROVE DIVIDEND PAYMENT FOR THE 6 MONTHS OF 2021	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	04-Sep-2021	CONFIRMATION AND/OR VOTING ON THE SPECIAL RESOLUTION FOR THE ISSUANCE OF 4,54,00,000 EQUITY SHARES OF RE.2/- FACE VALUE EACH, AT AN ISSUE PRICE OF RS. 514.43/- PER EQUITY SHARE, TO LIC OF INDIA, AS A PREFERENTIAL ISSUE ON A PRIVATE PLACEMENT BASIS	FOR
FOX-WIZEL LTD	IL0010870223	05-Sep-2021	APPROVE AMENDED COMPENSATION OF MIKEY BEN-ARI, DEPUTY CEO FOR BD AND HEADQUARTER LEAD	AGAINST
FOX-WIZEL LTD	IL0010870223	05-Sep-2021	APPROVE EMPLOYMENT TERMS OF YARDEN WIESEL, CONTROLLER'S RELATIVE, COMMERCIAL MANAGER OF SUBSIDIARY	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO APPROVE THE REMUNERATION POLICY	AGAINST
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO APPROVE THE 2021 EQUITY INCENTIVE PLAN	AGAINST
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO APPROVE THE GRANT OF AWARDS UNDER THE 2021 EQUITY INCENTIVE PLAN TO NON-EXECUTIVE DIRECTORS	FOR

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ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	AGAINST
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO DISAPPLY PRE-EMPTION RIGHTS	AGAINST
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO ADOPT NEW ARTICLES OF ASSOCIATION	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION. (6)	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION. (6)	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY BY THE NUMBER OF SHARES BOUGHT BACK BY THE COMPANY. (6)	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS, THE DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO DECLARE A FINAL DIVIDEND	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RE-ELECT MS LO PIK LING, ANITA AS A NON-EXECUTIVE DIRECTOR	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RE-ELECT MR LI KWOK SING, AUBREY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RE-ELECT MR AU SIU CHEUNG, ALBERT AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RE-ELECT MR LO MING SHING, IAN AS AN EXECUTIVE DIRECTOR	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF DIRECTORS	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	06-Sep-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	06-Sep-2021	APPROVE MATTERS RELATING TO THE RECOMMENDED CASH ACQUISITION OF GCP STUDENT LIVING PLC BY GEMINI JERSEY JV LP	FOR
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	CNE100000JG3	06-Sep-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
MARR S.P.A.	IT0003428445	06-Sep-2021	TO DISTRIBUTE TO SHAREHOLDERS A DIVIDEND FROM AVAILABLE RESERVES	FOR
MARR S.P.A.	IT0003428445	06-Sep-2021	TO APPOINT ONE DIRECTOR FOR INTEGRATION OF THE BOARD OF DIRECTORS	FOR
SUNING.COM CO., LTD.	CNE000001KF2	06-Sep-2021	CHANGE OF DIRECTORS	FOR
SUNING.COM CO., LTD.	CNE000001KF2	06-Sep-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SUNING.COM CO., LTD.	CNE000001KF2	06-Sep-2021	ESTIMATED ADDITIONAL CONTINUING CONNECTED TRANSACTIONS	FOR

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TELEKOM AUSTRIA AG	AT0000720008	06-Sep-2021	ELECTION OF 1 MEMBER TO THE SUPERVISORY BOARD	AGAINST
YARA INTERNATIONAL ASA	NO0010208051	06-Sep-2021	APPROVE NOTICE OF MEETING AND AGENDA	FOR
YARA INTERNATIONAL ASA	NO0010208051	06-Sep-2021	ELECT CHAIRMAN OF MEETING DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
YARA INTERNATIONAL ASA	NO0010208051	06-Sep-2021	APPROVE ADDITIONAL DIVIDENDS OF NOK 20.00 PER SHARE	FOR
BEIJING YUANLIU HONGYUAN ELECTRONIC TECHNOLOGY CO	CNE100003LG3	07-Sep-2021	CHANGE OF THE REGISTERED CAPITAL AND AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MS SMALLEY AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RECEIVE AND ADOPT THE ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MR SOAMES AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-APPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO AUTHORISE DIRECTORS GENERAL POWERS TO DISAPPLY PRE-EMPTION RIGHTS UP TO FIVE PER CENT OF THE ISSUED SHARE CAPITAL	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO AUTHORISE DIRECTORS ADDITIONAL POWERS TO DISAPPLY PRE-EMPTION RIGHTS FOR AN ADDITIONAL FIVE PER CENT FOR CERTAIN TRANSACTIONS	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RENEW THE AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO MAINTAIN THE NOTICE PERIOD FOR GENERAL MEETINGS	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO DECLARE A FINAL DIVIDEND	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MR DRABBLE AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MR ROBERTS AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MR MARSH AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MS BAXTER AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MS KESSEL AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MR ROBBIE AS A DIRECTOR	FOR
IMUGENE LTD	AU000000IMU9	07-Sep-2021	RATIFICATION OF ISSUANCE OF CONSIDERATION SHARES TO UNRELATED VAXINIA VENDORS	FOR
IMUGENE LTD	AU000000IMU9	07-Sep-2021	APPROVAL OF ALLOTMENT AND ISSUE OF CONSIDERATION SHARES TO RELATED PARTIES: PAUL HOPPER AND PERSONS AND ENTITIES RELATED TO HIM	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint an Executive Director Jozaki, Yoshihiro	FOR

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JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint a Substitute Executive Director Nomura, Yoshinaga	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint a Supervisory Director Denawa, Masato	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint a Supervisory Director Kusanagi, Nobuhisa	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint a Supervisory Director Ikebe, Konomi	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint a Substitute Supervisory Director Kawaguchi, Akihiro	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	DIRECTOR	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	DIRECTOR	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	DIRECTOR	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	DIRECTOR	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	DIRECTOR	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	DIRECTOR	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	DIRECTOR	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	To ratify the selection of the independent accounting firm for the fiscal year ending December 31, 2021.	FOR
VICTORIA PLC	GB00BZC0LC10	07-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
VICTORIA PLC	GB00BZC0LC10	07-Sep-2021	RE-ELECT GEOFFREY WILDING AS DIRECTOR	AGAINST
VICTORIA PLC	GB00BZC0LC10	07-Sep-2021	RE-ELECT GAVIN PETKEN AS DIRECTOR	AGAINST
VICTORIA PLC	GB00BZC0LC10	07-Sep-2021	ELECT BLAKE RESSEL AS DIRECTOR	AGAINST
VICTORIA PLC	GB00BZC0LC10	07-Sep-2021	REAPPOINT GRANT THORNTON UK LLP AS AUDITORS AND AUTHORISE THEIR REMUNERATION	FOR
VICTORIA PLC	GB00BZC0LC10	07-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
VICTORIA PLC	GB00BZC0LC10	07-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
VICTORIA PLC	GB00BZC0LC10	07-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT BURKHART GRUND AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT KEYU JIN AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JEROME LAMBERT AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT WENDY LUHABE AS DIRECTOR	FOR

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COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT RUGGERO MAGNONI AS DIRECTOR	AGAINST
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JEFF MOSS AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT VESNA NEVISTIC AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT GUILLAUME PICTET AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT MARIA RAMOS AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT ANTON RUPERT AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JAN RUPERT AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT PATRICK THOMAS AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JASMINE WHITBREAD AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REAPPOINT CLAY BRENDISH AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REAPPOINT KEYU JIN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REAPPOINT GUILLAUME PICTET AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REAPPOINT MARIA RAMOS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	RATIFY PRICEWATERHOUSECOOPERS SA AS AUDITORS	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	DESIGNATE ETUDE GAMPERT DEMIERRE MORENO AS INDEPENDENT PROXY	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 8.1 MILLION	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 6.6 MILLION	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 14.9 MILLION	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 2.00 PER REGISTERED A SHARE AND CHF 0.20 PER REGISTERED B SHARE	FOR

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COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JOHANN RUPERT AS DIRECTOR AND BOARD CHAIRMAN	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JOSUA MALHERBE AS DIRECTOR	AGAINST
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT NIKESH ARORA AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT CLAY BRENDISH AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JEAN-BLAISE ECKERT AS DIRECTOR	AGAINST
DSV PANALPINA A/S	DK0060079531	08-Sep-2021	AMENDMENTS TO THE ARTICLES OF ASSOCIATION: CHANGE OF THE NAME OF THE COMPANY: DSV A/S	FOR
DSV PANALPINA A/S	DK0060079531	08-Sep-2021	AMENDMENTS TO THE REMUNERATION POLICY	FOR
DSV PANALPINA A/S	DK0060079531	08-Sep-2021	ELECTION OF NEW MEMBER FOR THE BOARD OF DIRECTORS: TAREK SULTAN AL-ESSA	FOR
DSV PANALPINA A/S	DK0060079531	08-Sep-2021	AMENDMENTS TO THE ARTICLES OF ASSOCIATION: PROPOSED AUTHORISATION TO INCREASE THE SHARE CAPITAL	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-APPOINT BDO LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THE 2021 ANNUAL GENERAL MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RECEIVE THE AUDITED ANNUAL FINANCIAL STATEMENTS FOR THE PERIOD ENDED 2 APRIL 2021 AND THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE FOR AND ON BEHALF OF THE BOARD OF DIRECTORS TO DETERMINE THE REMUNERATION TO BE PAID TO THE AUDITOR OF THE COMPANY	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	AUTHORITY TO ALLOT SECURITIES	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	AUTHORITY TO CALL GENERAL MEETINGS ON 14 DAYS' NOTICE	AGAINST
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO DECLARE A FINAL DIVIDEND FOR THE PERIOD ENDED 2 APRIL 2021 OF 5.0 PENCE FOR EACH ORDINARY SHARE, AS RECOMMENDED BY THE DIRECTORS, TO BE PAID ON 17 SEPTEMBER 2021 TO ORDINARY SHAREHOLDERS WHOSE NAME APPEARS ON THE COMPANY'S REGISTER OF MEMBERS AT THE CLOSE OF BUSINESS ON 13 AUGUST 2021	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO APPROVE THE DIRECTORS' ANNUAL REPORT ON REMUNERATION (EXCLUDING THE DIRECTORS' REMUNERATION POLICY SUMMARY REPORT), FOR THE PERIOD ENDED 2 APRIL 2021 AS SET OUT ON PAGES 125 TO 135 OF THE COMPANY'S 2021 ANNUAL REPORT	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO ELECT TOM SINGER AS A DIRECTOR	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-ELECT KEITH WILLIAMS AS A DIRECTOR	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-ELECT HELEN JONES AS A DIRECTOR	FOR

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HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-ELECT JILL CASEBERRY AS A DIRECTOR	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-ELECT GRAHAM STAPLETON AS A DIRECTOR	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-ELECT LORAIN WOODHOUSE AS A DIRECTOR	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MR. GUY GECHT	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE STATUTORY FINANCIAL STATEMENTS OF LOGITECH INTERNATIONAL S.A. FOR FISCAL YEAR 2021	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF DR. NEIL HUNT	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MS. MARJORIE LAO	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MS. NEELA MONTGOMERY	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MR. MICHAEL POLK	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MS. DEBORAH THOMAS	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION OF THE CHAIRPERSON OF THE BOARD: MS. WENDY BECKER	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE COMPENSATION COMMITTEE: RE-ELECTION OF DR. EDOUARD BUGNION	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE COMPENSATION COMMITTEE: RE-ELECTION OF MR. RIET CADONAU	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE COMPENSATION COMMITTEE: RE-ELECTION OF DR. NEIL HUNT	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE COMPENSATION COMMITTEE: RE-ELECTION OF MR. MICHAEL POLK	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE COMPENSATION COMMITTEE: ELECTION OF MS. NEELA MONTGOMERY	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ADVISORY VOTE ON EXECUTIVE COMPENSATION	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	APPROVAL OF COMPENSATION FOR THE BOARD OF DIRECTORS FOR THE 2021 TO 2022 BOARD YEAR	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	APPROVAL OF COMPENSATION FOR THE GROUP MANAGEMENT TEAM FOR FISCAL YEAR 2023	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	RE-ELECTION OF KPMG AG AS LOGITECH'S AUDITORS AND RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS LOGITECH'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2022	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	RE-ELECTION OF ETUDE REGINA WENGER & SARAH KEISER-WUGER AS INDEPENDENT REPRESENTATIVE	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	APPROPRIATION OF RETAINED EARNINGS AND DECLARATION OF DIVIDEND	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	RELEASE OF THE BOARD OF DIRECTORS AND EXECUTIVE OFFICERS FROM LIABILITY FOR ACTIVITIES DURING FISCAL YEAR 2021	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF DR. PATRICK AEBISCHER	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MS. WENDY BECKER	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF DR. EDOUARD BUGNION	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MR. RIET CADONAU	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MR. BRACKEN DARRELL	FOR
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	DIRECTOR	ABSTAIN

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RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	DIRECTOR	ABSTAIN
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	DIRECTOR	ABSTAIN
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year 2022.	FOR
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	To approve the Company's 2021 Long-Term Incentive Plan.	FOR
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	To consider a resolution regarding the stockholder advisory vote on named executive officer compensation.	AGAINST
REPLIMUNE GROUP INC	US76029N1063	08-Sep-2021	DIRECTOR	FOR
REPLIMUNE GROUP INC	US76029N1063	08-Sep-2021	DIRECTOR	FOR
REPLIMUNE GROUP INC	US76029N1063	08-Sep-2021	DIRECTOR	ABSTAIN
REPLIMUNE GROUP INC	US76029N1063	08-Sep-2021	To ratify the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm for Replimune Group, Inc. for the fiscal year ending March 31, 2022.	FOR
ZHONGSHENG GROUP HOLDINGS LTD	KYG9894K1085	08-Sep-2021	TO APPROVE THE SHARE PURCHASE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO GIVE A SPECIFIC MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT AND ISSUE A MAXIMUM OF 124,349,347 NEW SHARES OF THE COMPANY AT THE ISSUE PRICE OF HKD 63.3964 PER SHARE TO THE SELLER (OR TO AN AFFILIATE OF THE SELLER AS THE SELLER MAY DIRECT) IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF THE SHARE PURCHASE AGREEMENT, AS MORE PARTICULARLY SET OUT AS THE ORDINARY RESOLUTION IN THE NOTICE CONVENING THE MEETING	FOR
BOX, INC.	US10316T1043	09-Sep-2021	DIRECTOR	FOR
BOX, INC.	US10316T1043	09-Sep-2021	DIRECTOR	FOR
BOX, INC.	US10316T1043	09-Sep-2021	DIRECTOR	FOR
BOX, INC.	US10316T1043	09-Sep-2021	To approve an amendment to our 2015 Employee Stock Purchase Plan.	FOR
BOX, INC.	US10316T1043	09-Sep-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
BOX, INC.	US10316T1043	09-Sep-2021	To approve an amendment to our amended and restated certificate of incorporation (the "Charter") to eliminate the supermajority stockholder vote requirement to amend certain provisions of our Charter.	FOR
BOX, INC.	US10316T1043	09-Sep-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending January 31, 2022.	FOR
EMPIRE COMPANY LIMITED	CA2918434077	09-Sep-2021	The advisory resolution on the Company's approach to executive compensation as set out in the Information Circular of the Company.	FOR
ENDEAVOUR MINING PLC	GB00BL6K5J42	09-Sep-2021	Approval of Reduction of Capital	FOR
ENDEAVOUR MINING PLC	GB00BL6K5J42	09-Sep-2021	Approval of Tracker Shares in connection with Performance Share Plan	FOR

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FERRO CORPORATION	US3154051003	09-Sep-2021	Adoption of the Agreement and Plan of Merger, dated as of May 11, 2021 (as it may be amended from time to time), by and among PMHC II Inc. ("Parent"), PMHC Merger Sub, Inc. ("Merger Sub") and Ferro Corporation ("Ferro") and approval of the transactions contemplated thereby, including the merger of Merger Sub with and into Ferro (the "merger") with Ferro surviving and continuing as the surviving corporation in the merger and a wholly owned subsidiary of Parent (the "merger proposal").	FOR
FERRO CORPORATION	US3154051003	09-Sep-2021	Approval, on a non-binding advisory basis, of certain compensation that will or may be paid by Ferro to its named executive officers that is based on or otherwise relates to the merger (the "named executive officer merger-related compensation proposal").	AGAINST
FERRO CORPORATION	US3154051003	09-Sep-2021	Approval of the adjournment of the special meeting to solicit additional proxies if there are not sufficient votes at the time of the special meeting to approve the merger agreement proposal or to ensure that any supplement or amendment to the accompanying proxy statement is timely provided to Ferro shareholders (the "adjournment proposal").	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Christianna Wood	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Sean H. Cohan	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Advisory approval of the Company's named executive officer compensation.	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Robert A. Gerard	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Anuradha (Anu) Gupta	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Richard A. Johnson	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Jeffrey J. Jones II	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Mia F. Mendis	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Yolande G. Piazza	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Victoria J. Reich	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Matthew E. Winter	FOR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	DIRECTOR	FOR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	DIRECTOR	FOR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	DIRECTOR	FOR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	Ratification of the selection by the Audit Committee of our Board of Directors of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	Non-binding, advisory approval on the frequency of future non-binding advisory votes on the compensation of our named executive officers.	1 YEAR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	Approval of the repricing of certain outstanding stock options granted under the 2019 Equity Incentive Plan.	AGAINST
KNOWIT AB	SE0000421273	09-Sep-2021	RESOLUTION ON THE NUMBER OF BOARD MEMBERS: THE NUMBER OF BOARD MEMBERS SHALL BE INCREASED FROM SIX TO EIGHT	FOR
KNOWIT AB	SE0000421273	09-Sep-2021	RESOLUTION ON REMUNERATION PAYABLE TO THE BOARD MEMBERS	FOR

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KNOWIT AB	SE0000421273	09-Sep-2021	ELECTION OF OLOF CATO AS BOARD MEMBER	FOR
KNOWIT AB	SE0000421273	09-Sep-2021	ELECTION OF SOFIA KARLSSON AS BOARD MEMBER	FOR
NETSCOUT SYSTEMS, INC.	US64115T1043	09-Sep-2021	DIRECTOR	FOR
NETSCOUT SYSTEMS, INC.	US64115T1043	09-Sep-2021	DIRECTOR	FOR
NETSCOUT SYSTEMS, INC.	US64115T1043	09-Sep-2021	DIRECTOR	FOR
NETSCOUT SYSTEMS, INC.	US64115T1043	09-Sep-2021	To ratify the appointment of PricewaterhouseCoopers LLP as NetScout's independent registered public accounting firm for the fiscal year ended March 31, 2022.	FOR
NETSCOUT SYSTEMS, INC.	US64115T1043	09-Sep-2021	To approve, on an advisory basis, the compensation of NetScout's named executive officers as disclosed in the proxy statement in accordance with Securities and Exchange Commission rules.	FOR
FLOW TRADERS N.V.	NL0011279492	10-Sep-2021	COMPOSITION MANAGEMENT BOARD: PROPOSAL APPOINTMENT OF MIKE KUEHNEL AS MEMBER OF THE MANAGEMENT BOARD AND CFO	FOR
HYUNDAI DOOSAN INFRACORE CO., LTD.	KR7042670000	10-Sep-2021	ELECTION OF INSIDE DIRECTOR	FOR
HYUNDAI DOOSAN INFRACORE CO., LTD.	KR7042670000	10-Sep-2021	APPROVAL OF CAPITAL REDUCTION FOR DECREASE OF PAR VALUE	FOR
HYUNDAI DOOSAN INFRACORE CO., LTD.	KR7042670000	10-Sep-2021	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	10-Sep-2021	ON DIVIDEND PAYMENT ON RESULTS OF THE FIRST HALF OF 2021 FY	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To hold an advisory vote to approve Named Executive Officer compensation.	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To ratify the appointment of Deloitte & Touche LLP as NetApp's independent registered public accounting firm for the fiscal year ending April 29, 2022.	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: T. Michael Nevens	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To approve the NetApp, Inc. 2021 Equity Incentive Plan.	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To approve an amendment to NetApp's Employee Stock Purchase Plan to increase the share reserve by an additional 3,000,000 shares of common stock.	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To approve a management Proposal for Stockholder Action by Written Consent.	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To approve a stockholder Proposal for Stockholder Action by Written Consent.	AGAINST
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Deepak Ahuja	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Gerald Held	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Kathryn M. Hill	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Deborah L. Kerr	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: George Kurian	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Carrie Palin	FOR

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NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Scott F. Schenkel	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: George T. Shaheen	FOR
OMV AG	AT0000743059	10-Sep-2021	ELECTION OF 1 MEMBER TO THE SUPERVISORY BOARD	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	10-Sep-2021	TO APPROVE THE PROPOSED RESTRUCTURING	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	10-Sep-2021	TO APPROVE THE PROPOSED CONVERSION AND PROPOSED ADOPTION OF A NEW CONSTITUTION	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve an amendment to Tilray's Amended and Restated Certificate of Incorporation (the "Certificate of Incorporation") to increase the authorized capital stock of Tilray from 743,333,333 shares to 990,000,000 shares of capital stock.	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve an amendment to the Certificate of Incorporation to elect not to be governed by Section 203 of Delaware General Corporation Law.	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve an amendment to the Certificate of Incorporation to permit stockholders of the Company to take action by written consent.	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve amendments to the Certificate of Incorporation related to the following governance changes: (1) eliminate the dual structure of Class 1 Common Stock and Class 2 Common Stock; (2) declassify the board of directors of the Company; (3) remove limitations on the corporate opportunity doctrine; and (4) provide that the directors of the Company may be removed with or without cause at any time by the holders of a majority of the voting power of the Company's then-outstanding shares of capital stock, subject to the rights of holders of Preferred Stock.	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve amendments to the Certificate of incorporation to eliminate certain provisions related to the Company's prior status as a "controlled company" and make other administrative and conforming amendments and changes as necessary in light of the foregoing proposals.	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve the adjournment of the special meeting, if necessary or appropriate, to solicit additional proxies in the event there are not sufficient votes to approve the foregoing proposals.	FOR
BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. DAN COLLER	ABSTAIN
BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: DR. NURIT KRAUSZ	FOR
BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	REAPPOINTMENT OF THE SOMECH HAIKIN (KPMG) AND BRIGHTMAN ALMAGOR ZOHAR AND CO. CPA FIRMS AS BANK JOINT AUDITING ACCOUNTANTS, AND AUTHORIZATION OF BANK BOARD TO DETERMINE THEIR COMPENSATION	FOR
BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MS. TAMAR GOTTLIEB	FOR
BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: AR. ELIYAHU GONEN	FOR
BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: DR. SHMUEL BEN ZVI	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	RE-ELECT DAVID MARTIN AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	RE-ELECT JULIA STEYN AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR

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FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	APPROVE SHARE INCENTIVE PLAN	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	APPROVE REMUNERATION POLICY	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	APPROVE REMUNERATION REPORT	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	RE-ELECT WARWICK BRADY AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	RE-ELECT SALLY CABRINI AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	ELECT ANTHONY GREEN AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	ELECT JANE LODGE AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	ELECT PETER LYNAS AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	RE-ELECT RYAN MANGOLD AS DIRECTOR	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES AND BENEFITS OF AN AMOUNT UP TO RM4,555,000.00 TO THE NON-EXECUTIVE DIRECTORS ("NEDS") OF THE GROUP WITH EFFECT FROM 14 SEPTEMBER 2021 UNTIL THE NEXT AGM IN 2022	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT DATO' SERI DIRAJA DR. ZAMBRY ABD KADIR WHO RETIRES PURSUANT TO RULE 132 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT DATO' MOHAMAD NASIR AB LATIF WHO RETIRES IN ACCORDANCE WITH RULE 132 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT NORMAH OSMAN WHO RETIRES IN ACCORDANCE WITH RULE 132 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT DATO' IR. MOHAMAD HUSIN WHO RETIRES PURSUANT TO RULE 134 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT DATUK AZAILIZA MOHD AHAD WHO RETIRES IN ACCORDANCE WITH RULE 134 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT RAMANATHAN SATHIAMUTTY WHO RETIRES IN ACCORDANCE WITH RULE 134 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-APPOINT ERNST & YOUNG PLT ("EY") AS AUDITORS OF THE COMPANY FOR THE ENSUING YEAR AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	PROPOSED RENEWAL OF THE AUTHORITY TO ALLOT AND ISSUE NEW ORDINARY SHARES IN MAHB ("MAHB SHARES") FOR THE PURPOSE OF THE COMPANY'S DIVIDEND REINVESTMENT PLAN ("DRP") THAT PROVIDES THE SHAREHOLDERS OF MAHB ("SHAREHOLDERS") THE OPTION TO ELECT TO REINVEST THEIR CASH DIVIDEND IN MAHB SHARES	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Advisory approval of executive compensation.	FOR

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PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	To ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending April 30, 2022.	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: John D. Buck	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Alex N. Blanco	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Jody H. Feragen	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Robert C. Frenzel	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Francis J. Malecha	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Ellen A. Rudnick	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Neil A. Schrimsher	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Mark S. Walchirk	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Approval of amendment to Amended and Restated 2015 Omnibus Incentive Plan.	FOR
SIMCORP A/S	DK0060495240	13-Sep-2021	AMENDMENT OF SIMCORP'S REMUNERATION POLICY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO APPOINT BDO LLP AS AUDITOR TO THE COMPANY, TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH FINANCIAL STATEMENTS ARE LAID BEFORE THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RECEIVE AND, IF THOUGHT FIT, TO ACCEPT THE STRATEGIC REPORT, DIRECTORS' REPORT, AUDITOR'S REPORT AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO APPROVE THE COMPANY'S DIVIDEND POLICY TO CONTINUE TO PAY FOUR INTERIM DIVIDENDS PER YEAR	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED, IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 (THE "ACT"), TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY PROVIDED THAT SUCH AUTHORITY SHALL BE LIMITED TO: (A) SHARES WITH AN AGGREGATE NOMINAL VALUE OF GBP 2,832,410 IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE TO HOLDERS OF SHARES IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR RESPECTIVE HOLDINGS BUT SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS DEEM NECESSARY OR EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL OR PRACTICAL PROBLEMS IN OR UNDER THE LAWS OF ANY TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE; AND (B) IN ANY OTHER CASE, SHARES WITH AN AGGREGATE NOMINAL VALUE OF GBP 1,416,205 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY SHARES ALLOTTED PURSUANT TO THE AUTHORITY SET OUT IN (A) ABOVE), PROVIDED THAT THIS AUTHORITY SHALL, UNLESS RENEWED, VARIED OR REVOKED BY THE COMPANY, EXPIRE AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR, IF EARLIER, 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO THIS TIME, AND SAVE THAT THE COMPANY MAY, AT ANY TIME PRIOR TO SUCH EXPIRY, MAKE AN OFFER OR ENTER INTO AN AGREEMENT WHICH WOULD OR MIGHT REQUIRE THE ALLOTMENT OF SHARES IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF	FOR

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WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	<p>THAT, CONDITIONAL UPON THE PASSING OF RESOLUTION 13 ABOVE, THE DIRECTORS BE EMPOWERED PURSUANT TO SECTION 570 OF THE ACT TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITY GRANTED BY RESOLUTION 13 ABOVE AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT. THIS POWER SHALL BE LIMITED TO: (A) THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN OFFER OF EQUITY SECURITIES (BUT, IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 13, BY WAY OF A RIGHTS ISSUE ONLY): I. TO THE HOLDERS OF SHARES IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR RESPECTIVE HOLDINGS); AND II. TO THE HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, BUT SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS DEEM NECESSARY OR EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL OR PRACTICAL PROBLEMS IN OR UNDER THE LAWS OF ANY TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE; AND (B) THE ALLOTMENT OF EQUITY SECURITIES OR TREASURY SHARES (OTHERWISE THAN PURSUANT TO PARAGRAPH (A) OF THIS RESOLUTION) TO ANY PERSON UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 212,430, PROVIDED THAT THIS AUTHORITY SHALL, UNLESS RENEWED, VARIED OR REVOKED BY THE COMPANY, EXPIRE AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR, IF EARLIER, 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO THIS TIME, AND SAVE THAT THE COMPANY MAY, AT ANY TIME PRIOR TO SUCH EXPIRY, MAKE AN OFFER OR ENTER INTO AN AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED (OR TREASURY SHARES TO BE SOLD) AS IF SUCH AUTHORITY HAD NOT EXPIRED</p>	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	<p>THAT, CONDITIONAL UPON THE PASSING OF RESOLUTION 14 ABOVE, THE DIRECTORS BE EMPOWERED PURSUANT TO SECTION 570 OF THE ACT TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITY GRANTED BY RESOLUTION 13 ABOVE AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT SUCH AUTHORITY SHALL BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 212,430; (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE; AND (C) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES AT A PRICE AT OR ABOVE THE LAST REPORTED NET ASSET VALUE PER SHARE, PROVIDED THAT THIS AUTHORITY SHALL, UNLESS RENEWED, VARIED OR REVOKED BY THE COMPANY, EXPIRE AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR, IF EARLIER, 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO THIS TIME, AND SAVE THAT THE COMPANY MAY, AT ANY TIME PRIOR TO SUCH EXPIRY, MAKE AN OFFER OR ENTER INTO AN AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED (OR</p>	FOR

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WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED IN ACCORDANCE WITH SECTION 701 OF THE ACT TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT) OF ORDINARY SHARES, ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS SHALL FROM TIME TO TIME DETERMINE, SUBJECT TO THE FOLLOWING CONDITIONS: (A) THE MAXIMUM AGGREGATE NUMBER OF ORDINARY SHARES AUTHORISED TO BE PURCHASED IS 42,486,165 ORDINARY SHARES; (B) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS GBP 0.01 (BEING THE NOMINAL VALUE OF AN ORDINARY SHARE); (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR EACH ORDINARY SHARE IS THE HIGHER OF: I. AN AMOUNT EQUAL TO 105% OF THE AVERAGE MARKET VALUE OF AN ORDINARY SHARE FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED; AND II. THE VALUE OF AN ORDINARY SHARE CALCULATED ON THE BASIS OF THE HIGHER OF THE PRICE QUOTED FOR: (I) THE LAST INDEPENDENT TRADE OF; AND (II) THE HIGHEST CURRENT INDEPENDENT BID FOR, ANY NUMBER OF ORDINARY SHARES ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT; (D) THE AUTHORITY CONFERRED PURSUANT TO THIS RESOLUTION 16 SHALL EXPIRE (UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING) AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR, IF EARLIER, 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO THIS TIME; (E) THE COMPANY MAY AT ANY TIME PRIOR TO SUCH EXPIRY ENTER INTO A CONTRACT OR CONTRACTS UNDER WHICH A PURCHASE OF ORDINARY SHARES UNDER SUCH AUTHORITY WILL OR MAY BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRATION OF SUCH AUTHORITY AND THE COMPANY MAY PURCHASE ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT OR CONTRACTS AS IF THE AUTHORITY CONFERRED HAD NOT EXPIRED	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	THAT A GENERAL MEETING, OTHER THAN AN AGM, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) FOR THE YEAR ENDED 31 MARCH 2021, AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION POLICY, AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 MARCH 2021	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT STEPHEN BARROW AS A DIRECTOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT SIMON HOPE AS A DIRECTOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT NEIL KIRTON AS A DIRECTOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT LYNETTE LACKEY AS A DIRECTOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT MARTIN MEECH AS A DIRECTOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT AIMEE PITMAN AS A DIRECTOR OF THE COMPANY	FOR
AUDIOCODES LTD	IL0010829658	14-Sep-2021	RE-ELECT MR. DORON NEVO AS AN OUTSIDE DIRECTOR OF THE COMPANY	FOR
AUDIOCODES LTD	IL0010829658	14-Sep-2021	RE-ELECT MR. SHABTAI ADLERSBERG AS A CLASS III DIRECTOR OF THE COMPANY	FOR
AUDIOCODES LTD	IL0010829658	14-Sep-2021	RE-ELECT MR. STANLEY STERN AS A CLASS III DIRECTOR OF THE COMPANY	FOR
AUDIOCODES LTD	IL0010829658	14-Sep-2021	RATIFY THE APPOINTMENT OF KOST, FORER, GABBAY AND KASIERER, A MEMBER OF ERNST AND YOUNG GLOBAL, AS THE INDEPENDENT AUDITORS OF THE COMPANY, AND AUTHORIZE THE BOARD OF DIRECTORS TO SET ITS FEES	FOR

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CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	To adopt, on an advisory (non-binding) basis, a resolution approving the compensation of the Company's named executive officers, as described in the proxy statement.	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Directors: Election of Director: Judy A. Schmeling	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: David Klein	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: Robert L. Hanson	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: David Lazzarato	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: William A. Newlands	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: James A. Sabia, Jr.	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: Theresa Yanofsky	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	The re-appointment of KPMG LLP, Chartered Professional Accountants, as the Company's auditor and independent registered public accounting firm for the fiscal year 2021 and authorizing the directors of the Company to fix their remuneration.	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	To confirm and ratify certain amendments to the company's by-laws, including an increase in the quorum requirements for meetings of Shareholders and other amendments of a housekeeping nature, that were previously approved by the Board of Directors.	FOR
CEAT LTD	INE482A01020	14-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT: A.THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON; AND B.THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
CEAT LTD	INE482A01020	14-Sep-2021	TO DECLARE DIVIDEND OF INR 18/- PER EQUITY SHARE OF FACE VALUE OF INR 10/- EACH FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
CEAT LTD	INE482A01020	14-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. ARNAB BANERJEE (DIN:06559516), WHO RETIRES BY ROTATION, IN TERMS OF SECTION 152(6) OF THE COMPANIES ACT, 2013 AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
CEAT LTD	INE482A01020	14-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND ANY OTHER APPLICABLE PROVISIONS, IF ANY OF THE COMPANIES ACT, 2013 READ WITH RULES MADE THEREUNDER (INCLUDING ANY AMENDMENT(S), MODIFICATIONS(S) OR VARIATION(S) THERETO), THE REMUNERATION OF INR 3,00,000/- (RUPEES THREE LACS ONLY) AND REIMBURSEMENT OF OUT-OF-POCKET EXPENSES AT ACTUAL PLUS APPLICABLE TAXES, PAYABLE TO M/S D. C. DAVE & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO. 000611) APPOINTED BY THE BOARD OF DIRECTORS OF THE COMPANY ON THE RECOMMENDATION OF THE AUDIT COMMITTEE, AS COST AUDITORS OF THE COMPANY FOR CONDUCTING THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE AND IS HEREBY RATIFIED AND CONFIRMED. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH ACTIONS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, DESIRABLE AND EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION	FOR

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CEAT LTD	INE482A01020	14-Sep-2021	<p>RESOLVED THAT MS. PRIYA NAIR (DIN:07119070) WHO WAS APPOINTED BY THE BOARD OF DIRECTORS AS AN ADDITIONAL DIRECTOR OF THE COMPANY WITH EFFECT FROM OCTOBER 27, 2020 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING OF THE COMPANY IN TERMS OF SECTION 161 OF THE COMPANIES ACT, 2013 ('THE ACT') BUT WHO IS ELIGIBLE FOR APPOINTMENT AND HAS CONSENTED TO ACT AS A DIRECTOR OF THE COMPANY AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO SECTION 160 OF THE ACT PROPOSING HER CANDIDATURE FOR THE OFFICE OF DIRECTOR OF THE COMPANY, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY. RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER READ WITH SCHEDULE IV TO THE COMPANIES ACT, 2013 AND THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND AS RECOMMENDED BY THE NOMINATION AND REMUNERATION COMMITTEE, MS. PRIYA NAIR (DIN:07119070), WHO HAS SUBMITTED A DECLARATION THAT SHE MEETS THE CRITERIA FOR INDEPENDENCE AS PROVIDED IN SECTION 149(6) OF THE ACT AND RULES FRAMED THEREUNDER AND REGULATION 16(1) (B) OF THE LISTING REGULATIONS, AS AMENDED, AND WHO IS ELIGIBLE FOR APPOINTMENT AS AN INDEPENDENT DIRECTOR OF THE COMPANY, BE AND IS HEREBY RE-APPOINTED AS A NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY TO HOLD OFFICE FOR A TERM OF 5 (FIVE) CONSECUTIVE YEARS WITH EFFECT FROM OCTOBER 27, 2020 UP TO OCTOBER 26, 2025, WHO SHALL NOT BE LIABLE TO RETIRE BY ROTATION. RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 197 AND ANY OTHER APPLICABLE PROVISIONS OF THE ACT AND RULES MADE THEREUNDER, MS. PRIYA NAIR BE PAID SUCH FEES AND COMMISSION AS THE BOARD MAY APPROVE FROM TIME TO TIME AND SUBJECT TO SUCH LIMITS, PRESCRIBED OR AS MAY BE PRESCRIBED FROM TIME TO TIME. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH ACTIONS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, DESIRABLE AND EXPEDIENT FOR GIVING EFFECT</p>	FOR
CEAT LTD	INE482A01020	14-Sep-2021	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ('THE ACT') AND THE RULES MADE THEREUNDER READ WITH SCHEDULE IV TO THE ACT, AND THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS REGULATIONS, 2015 ('THE LISTING REGULATIONS') AND AS RECOMMENDED BY THE NOMINATION AND REMUNERATION COMMITTEE, TAKING INTO CONSIDERATION THE PERFORMANCE EVALUATION REPORT, MR. PARAS K. CHOWDHARY (DIN:00076807), BEING ELIGIBLE FOR RE-APPOINTMENT AND WHO HAVING SUBMITTED DECLARATION OF INDEPENDENCE AS PER SECTION 149(6) OF THE ACT AND RULES FRAMED THEREUNDER AND REGULATION 16(1)(B) OF THE LISTING REGULATIONS AND IN RESPECT OF WHOM A NOTICE IN WRITING PURSUANT TO SECTION 160 OF THE COMPANIES ACT, 2013, HAVING BEEN RECEIVED IN THE PRESCRIBED MANNER, BE AND IS HEREBY RE-APPOINTED AS A NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY TO HOLD OFFICE FOR THE SECOND TERM OF 5 (FIVE) CONSECUTIVE YEARS WITH EFFECT FROM AUGUST 9, 2021 UP TO AUGUST 8, 2026, WHO SHALL NOT BE LIABLE TO RETIRE BY ROTATION. RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 197 AND ANY OTHER APPLICABLE PROVISIONS OF THE ACT AND RULES MADE THEREUNDER, MR. PARAS K. CHOWDHARY BE PAID SUCH FEES AND COMMISSION AS THE BOARD MAY APPROVE FROM TIME TO TIME AND SUBJECT TO SUCH LIMITS, PRESCRIBED OR AS MAY BE PRESCRIBED FROM TIME TO TIME. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH ACTIONS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE</p>	AGAINST

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CEAT LTD	INE482A01020	14-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 17(6)(CA) OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, FOR THE TIME BEING IN FORCE AND SUBJECT TO THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE ARTICLES OF ASSOCIATION OF THE COMPANY, APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED FOR THE PAYMENT OF COMMISSION OF INR 3,70,39,000/- TO MR. H. V. GOENKA, NON-EXECUTIVE CHAIRMAN, BEING AN AMOUNT EXCEEDING FIFTY PERCENT OF THE TOTAL ANNUAL REMUNERATION PAYABLE TO ALL THE NON-EXECUTIVE DIRECTORS OF THE COMPANY WITHIN THE OVERALL LIMIT OF THREE PERCENT OF THE NET PROFITS OF THE COMPANY FOR THE FINANCIAL YEAR 2020-21, AS APPROVED BY THE MEMBERS IN THE ANNUAL GENERAL MEETING HELD ON JULY 20, 2018.	AGAINST
CEAT LTD	INE482A01020	14-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 23, 42, 71 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ('THE ACT') AND THE RULES MADE THEREUNDER AND APPLICABLE PROVISIONS OF ANY OTHER LAWS, RULES, REGULATIONS, GUIDELINES, CIRCULARS, IF ANY, PRESCRIBED BY THE GOVERNMENT OF INDIA, RESERVE BANK OF INDIA, SECURITIES AND EXCHANGE BOARD OF INDIA, AS AMENDED FROM TIME TO TIME AND SUBJECT TO THE PROVISIONS OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AND SUCH SANCTIONS, APPROVALS OR PERMISSIONS AS MAY BE REQUIRED FROM REGULATORY AUTHORITIES FROM TIME TO TIME, APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE COMPANY ('THE BOARD' WHICH EXPRESSION SHALL ALSO INCLUDE A COMMITTEE THEREOF, FOR THE TIME BEING EXERCISING THE POWERS CONFERRED ON IT BY THE BOARD BY THIS RESOLUTION) FOR MAKING OFFER(S) OR INVITATION(S) TO SUBSCRIBE SECURED / UNSECURED, NON-CONVERTIBLE DEBENTURES / BONDS OR SUCH OTHER SECURITIES ('DEBT SECURITIES') THROUGH PRIVATE PLACEMENT BASIS IN ONE OR MORE SERIES / TRANCHES, FOR AN AMOUNT NOT EXCEEDING MODIFICATIONS(S) OR INR 5,00,00,00,000 (RUPEES FIVE HUNDRED CRORES ONLY) AT SUCH PRICE OR ON SUCH TERMS AND CONDITIONS AS THE BOARD MAY FROM TIME TO TIME DETERMINE AND CONSIDER PROPER AND BENEFICIAL TO THE COMPANY INCLUDING LISTING OF SUCH DEBT SECURITIES WITH STOCK EXCHANGE(S), SIZE AND TIME OF ISSUE, ISSUE PRICE, TENURE, INTEREST RATE, PREMIUM / DISCOUNT, CONSIDERATION, UTILISATION OF THE ISSUE PROCEEDS AND ALL MATTERS CONNECTED WITH OR INCIDENTAL THERETO. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE SAID RESOLUTION, THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH ACTIONS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE AND TO SETTLE ANY QUESTION OR DOUBT THAT MAY	FOR
CEAT LTD	INE482A01020	14-Sep-2021	RESOLVED THAT IN SUPERSESSION OF ALL EARLIER RESOLUTIONS PASSED IN THIS REGARDS AND PURSUANT TO THE PROVISIONS OF SECTION 94 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('THE ACT') AND THE RULES MADE THEREUNDER [INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE], APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED TO KEEP THE REGISTERS AND INDEXES OF MEMBERS AND DEBENTURE HOLDERS AND COPIES OF ALL ANNUAL RETURNS UNDER SECTION 92 OF THE ACT TOGETHER WITH THE COPIES OF CERTIFICATES AND DOCUMENTS REQUIRED TO BE ANNEXED THERETO OR ANY OTHER DOCUMENTS AS MAY BE REQUIRED THEREUNDER, AT THE OFFICE OF TSR DARASHAW CONSULTANTS PRIVATE LIMITED, REGISTRARS AND TRANSFER AGENTS OF THE COMPANY AT C-101, 1ST FLOOR, 247 PARK, LAL BAHADUR SHASTRI MARG, VIKHROLI (WEST), MUMBAI - 400 083 OR SUCH OTHER PLACE WHERE THE OFFICE OF THE REGISTRAR AND TRANSFER AGENTS OF THE COMPANY IS SITUATED FROM TIME TO TIME. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH ACTIONS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, DESIRABLE AND EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION.	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	DIRECTOR	FOR

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DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	DIRECTOR	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	DIRECTOR	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	DIRECTOR	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	DIRECTOR	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	DIRECTOR	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	DIRECTOR	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	TO APPROVE, IN A NON-BINDING ADVISORY VOTE, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS, COMMONLY REFERRED TO AS "SAY-ON-PAY."	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	TO RATIFY THE SELECTION OF GRANT THORNTON LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING MARCH 31, 2022.	FOR
FREEDOM HOLDING CORP.	US3563901046	14-Sep-2021	DIRECTOR	FOR
FREEDOM HOLDING CORP.	US3563901046	14-Sep-2021	DIRECTOR	FOR
FREEDOM HOLDING CORP.	US3563901046	14-Sep-2021	Approval of the non-binding advisory resolution regarding compensation of the Company's named executive officers as described in the proxy statement.	FOR
FREEDOM HOLDING CORP.	US3563901046	14-Sep-2021	Ratification of the appointment of WSRP, LLC. as our independent registered public accounting firm for the 2022 fiscal year.	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	PROPOSAL TO INCREASE THE MAXIMUM AMOUNT FOR THE REPURCHASE OF THE COMPANY'S OWN SHARES OR NEGOTIABLE INSTRUMENTS, REPRESENTING SUCH SHARES, IN AN ADDITIONAL AMOUNT OF 2,000,000,000.00 (TWO BILLION PESOS 00 100 MXN) TO THE FUND FOR THE REPURCHASE OF SHARES, APPROVED FOR 3,000,000,000.00 (THREE BILLION PESOS 00 100 MXN), IN THE GENERAL ANNUAL ORDINARY SHAREHOLDERS MEETING DATED APRIL 27, 2021, TO BE EXERCISED DURING THE 12 (TWELVE) MONTH PERIOD AFTER APRIL 27, 2021, IN COMPLIANCE WITH THE PROVISIONS SET FORTH IN ARTICLE 56 SECTION IV OF THE SECURITIES MARKET LAW	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	APPOINTMENT AND DESIGNATION OF SPECIAL DELEGATES TO APPEAR BEFORE A NOTARY PUBLIC IN ORDER TO FORMALIZE THE RESOLUTIONS THAT ARE PASSED AT THIS GENERAL MEETING. THE ADOPTION OF THE RESOLUTIONS THAT ARE DEEMED NECESSARY OR CONVENIENT FOR THE PURPOSE OF SUPPLEMENTING THE DECISIONS THAT ARE RESOLVED ON IN THE PRECEDING ITEMS OF THIS AGENDA	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	PROPOSAL FOR THE REDUCTION OF THE SHARE CAPITAL BY MXN 7.80 PER SHARE IN CIRCULATION, TO BE PAID WITHIN THE 12 MONTHS FOLLOWING ITS APPROVAL AND, AS A CONSEQUENCE, THE AMENDMENT OF ARTICLE 6 OF THE CORPORATE BYLAWS OF THE COMPANY	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	PROPOSAL TO AMEND THE CORPORATE BYLAWS OF THE COMPANY IN RELATION TO THE ACTIVITY OF THE ACQUISITIONS COMMITTEE, SPECIFICALLY ARTICLE 29 1. TO ALLOW THAT THE BOARD OF DIRECTORS BE ABLE TO DESIGNATE AN ALTERNATE MEMBER OF THE BOARD DESIGNATED BY THE SERIES B SHAREHOLDERS TO THE MENTIONED COMMITTEE. 2. TO UPDATE THE CONTRACTING AMOUNTS THAT MUST BE APPROVED BY THE ACQUISITIONS COMMITTEE IN RELATION TO LINES 2, 3 AND 6, GOING FROM USD 400,000.00 TO USD 600,000.00	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	PROPOSAL TO ADD, TO ARTICLE 21, THE POSSIBILITY OF HOLDING MEETINGS OF THE BOARD OF DIRECTORS, IN ADDITION TO IN PERSON, BY DIGITAL OR VIRTUAL MEANS	FOR

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GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	APPOINTMENT AND DESIGNATION OF SPECIAL DELEGATES TO APPEAR BEFORE A NOTARY PUBLIC IN ORDER TO FORMALIZE THE RESOLUTIONS THAT ARE PASSED AT THIS GENERAL MEETING. THE ADOPTION OF THE RESOLUTIONS THAT ARE DEEMED NECESSARY OR CONVENIENT FOR THE PURPOSE OF SUPPLEMENTING THE DECISIONS THAT ARE RESOLVED ON IN THE PRECEDING ITEMS OF THIS AGENDA	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Daryl Simm	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Hardwick Simmons	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Michael Burns	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Appointment of Auditors: To reappoint Ernst & Young LLP as the independent registered public accounting firm for the Company for the fiscal year ending March 31, 2022 at a remuneration to be determined by the Audit & Risk Committee. See the section entitled "Proposal 2: Re-Appointment of Independent Registered Public Accounting Firm" in the Notice and Proxy Statement.	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Advisory Vote on Executive Compensation: To pass a non-binding advisory resolution to approve the compensation paid to the Company's Named Executive Officers. See the section entitled "Proposal 3: Advisory Vote to Approve Executive Compensation" in the Notice and Proxy Statement.	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Lions Gate Entertainment Corp. 2019 Performance Incentive Plan: To approve an amendment to the Lions Gate Entertainment Corp. 2019 Performance Incentive Plan. See the section entitled "Proposal 4: Proposal to Approve An Amendment to Lions Gate Entertainment Corp. 2019 Performance Incentive Plan" in the Notice and Proxy Statement.	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Mignon Clyburn	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Gordon Crawford	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Jon Feltheimer	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Emily Fine	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Michael T. Fries	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Susan McCaw	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Yvette Ostolaza	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Mark H. Rachesky, M.D.	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	To set the number of Directors at seven (7).	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	DIRECTOR	FOR

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MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	DIRECTOR	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	DIRECTOR	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	DIRECTOR	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	DIRECTOR	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	DIRECTOR	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	DIRECTOR	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	Re-appointment of KPMG LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Advisory vote to approve executive compensation.	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Election of Director: Sue Barsamian	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Stockholder proposal regarding independent board chairman.	AGAINST
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Election of Director: Eric K. Brandt	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Election of Director: Frank E. Dangeard	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Election of Director: Nora M. Denzel	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Election of Director: Peter A. Feld	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Election of Director: Kenneth Y. Hao	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Election of Director: Emily Heath	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Election of Director: Vincent Pilette	FOR
NORTONLIFELOCK INC	US6687711084	14-Sep-2021	Election of Director: Sherrese Smith	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Approval of the amendment to the Amended and Restated Take-Two Interactive Software, Inc. 2017 Stock Incentive Plan.	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Strauss Zelnick	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Michael Dornemann	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: J. Moses	FOR

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TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Michael Sheresky	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: LaVerne Srinivasan	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Susan Tolson	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Paul Viera	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Roland Hernandez	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Approval, on a non-binding advisory basis, of the compensation of the Company's "named executive officers" as disclosed in the Proxy Statement.	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	15-Sep-2021	THE SHAREHOLDERS MEETING APPOINTS MR. DIRK TIREZ AS DIRECTOR, FOR A TERM ENDING AFTER 6 YEARS AS FROM JULY 1, 2021. THE SHAREHOLDERS MEETING RESOLVES THAT HIS DIRECTORS MANDATE WILL NOT BE REMUNERATED	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	15-Sep-2021	THE SHAREHOLDERS MEETING GRANTS A SPECIAL POWER OF ATTORNEY TO MR. FRANOIS SOENEN AND MRS. HLNE MESPOUILLE EACH ACTING INDIVIDUALLY AND WITH POWER OF SUBSTITUTION, TO REPRESENT BPOST SA/NV FOR THE PURPOSE OF THE ACCOMPLISHMENT OF ALL NECESSARY FILING AND PUBLICATION FORMALITIES RESULTING FROM THE AFOREMENTIONED RESOLUTION. EACH OF THE ATTORNEYS IS, IN THIS REGARD, AUTHORIZED TO TAKE ALL ACTIONS THAT ARE NECESSARY OR USEFUL TO COMPLY WITH THE FORMALITIES IN RELATION TO ANY FILING REQUIREMENTS AND PUBLICATIONS	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Ruth Ann Marshall	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Craig P. Omtvedt	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Anil Arora	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Scott Ostfeld	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Ratification of the appointment of KPMG LLP as our independent auditor for fiscal 2022.	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Advisory approval of our named executive officer compensation.	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	A shareholder proposal regarding written consent.	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Thomas K. Brown	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Emanuel Chirico	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Sean M. Connolly	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Joie A. Gregor	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Fran Horowitz	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Rajive Johri	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Richard H. Lenny	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Melissa Lora	FOR

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DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	DIRECTOR	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	DIRECTOR	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	DIRECTOR	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	DIRECTOR	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	DIRECTOR	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	DIRECTOR	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	DIRECTOR	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	DIRECTOR	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	DIRECTOR	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	DIRECTOR	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	To ratify the selection of KPMG LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	To approve, on a non-binding advisory basis, the compensation of our Named Executive Officers, as disclosed in the Compensation Discussion and Analysis section of the Proxy Statement.	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT FIONA MCBAIN AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RECEIVE THE ACCOUNTS THE REPORTS OF THE DIRECTORS AND THE AUDITORS REPORT FOR THE PERIOD ENDED 1 MAY 2021	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT GERRY MURPHY AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	AUTHORITY FOR THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	AUTHORITY TO MAKE POLITICAL DONATIONS NOT EXCEEDING 25000 POUNDS IN TOTAL	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	AUTHORITY TO ALLOT SHARES	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	POWER TO DIS-APPLY PRE-EMPTION RIGHTS	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	AUTHORITY TO CALL GENERAL MEETINGS AT SHORT NOTICE	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO DECLARE A FULL YEAR DIVIDEND OF 3P PER ORDINARY SHARE	FOR

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DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO ELECT BRUCE MARSH AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT ALEX BALDOCK AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT EILEEN BURBIDGE MBE AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT TONY DENUNZIO CBE AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT ANDREA GISLE JOOSEN AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT LORD LIVINGSTON OF PARKHEAD AS A DIRECTOR	FOR
DONGFENG MOTOR GROUP COMPANY LTD	CNE100000312	15-Sep-2021	TO CONSIDER AND APPROVE THE RESOLUTION OF 2021 SPECIAL DIVIDEND	FOR
FIRST MIDWEST BANCORP, INC.	US3208671046	15-Sep-2021	A proposal to approve and adopt the Agreement and Plan of Merger by and between Old National Bancorp and First Midwest Bancorp, Inc. ("First Midwest"), dated as of May 30, 2021 (the "merger agreement") (the "First Midwest merger proposal").	FOR
FIRST MIDWEST BANCORP, INC.	US3208671046	15-Sep-2021	A proposal to approve, on an advisory (non-binding) basis, the merger-related compensation payments that will or may be paid to the named executive officers of First Midwest in connection with the transactions contemplated by the merger agreement (the "First Midwest compensation proposal").	FOR
FIRST MIDWEST BANCORP, INC.	US3208671046	15-Sep-2021	A proposal to adjourn the First Midwest Special Meeting of Stockholders, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the First Midwest merger proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to holders of First Midwest common stock (the "First Midwest adjournment proposal").	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	APPROVE REMUNERATION REPORT	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	APPROVE REMUNERATION POLICY	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	RE-ELECT KEVIN ROUNTREE AS DIRECTOR	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	RE-ELECT RACHEL TONGUE AS DIRECTOR	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	RE-ELECT ELAINE O'DONNELL AS DIRECTOR	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	RE-ELECT JOHN BREWIS AS DIRECTOR	FOR

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GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	RE-ELECT KATE MARSH AS DIRECTOR	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	ELECT SALLY MATTHEWS AS DIRECTOR	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	APPOINT KPMG LLP AS AUDITORS	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE 2021 A SHARE OPTION INCENTIVE SCHEME (DRAFT) OF HAIER SMART HOME CO., LTD. AND ITS SUMMARY	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES OF THE 2021 A SHARE OPTION INCENTIVE SCHEME OF HAIER SMART HOME CO., LTD	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 A SHARE OPTION INCENTIVE SCHEME OF THE COMPANY	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE 2021 A SHARE OPTION INCENTIVE SCHEME (DRAFT) OF HAIER SMART HOME CO., LTD. AND ITS SUMMARY	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES OF THE 2021 A SHARE OPTION INCENTIVE SCHEME OF HAIER SMART HOME CO., LTD	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 A SHARE OPTION INCENTIVE SCHEME OF THE COMPANY	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Angelo V. Pantaleo	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Mark D. Schwabero	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Walter J. Aspatore	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Lawrence B. Skatoff	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	The ratification of the Audit Committee's selection of Ernst & Young LLP to serve as our independent registered public accounting firm for the fiscal year ending April 30, 2022.	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	The advisory approval of Methode's named executive officer compensation.	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: David P. Blom	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Therese M. Bobek	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Brian J. Cadwallader	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Bruce K. Crowther	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Darren M. Dawson	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Donald W. Duda	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Janie Goddard	FOR

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OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	DIRECTOR	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Re-appoint KPMG LLP, Chartered Accountants, as independent auditors for the Company.	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	The non-binding Say-on-Pay Resolution, the full text of which is attached as Schedule "A" to the management proxy circular of the Company (the "Circular"), with or without variation, on the Company's approach to executive compensation, as more particularly described in the Circular.	FOR
RAVEN INDUSTRIES, INC.	US7542121089	15-Sep-2021	A proposal to approve the Agreement and Plan of Merger dated June 20, 2021, by and among Raven, CNH Industrial N.V. ("CNH Industrial"), and CNH Industrial South Dakota, Inc., a wholly owned subsidiary of CNH Industrial ("Merger Subsidiary"), pursuant to which, among other things and subject to the satisfaction or waiver of specified conditions, Merger Subsidiary will merge with and into Raven (the "Merger"), with Raven surviving the Merger as a wholly owned subsidiary of CNH Industrial.	FOR
RAVEN INDUSTRIES, INC.	US7542121089	15-Sep-2021	A proposal to approve, on a non-binding, advisory basis, certain compensation that will or may be paid by Raven to its named executive officers that is based on or otherwise relates to the Merger.	FOR
RAVEN INDUSTRIES, INC.	US7542121089	15-Sep-2021	A proposal to approve an adjournment of the special meeting, including if necessary to solicit additional proxies in favor of the proposal to approve the Merger Agreement, if there are not sufficient votes at the time of such adjournment to approve the Merger Agreement.	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF TANYA FRATTO	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	RECEIVING REPORT AND ACCOUNTS	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF LINDSLEY RUTH	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF JILL EASTERBROOK	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	REAPPOINTMENT OF AUDITOR: DELOITTE LLP	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	AUTHORITY TO SET THE REMUNERATION OF THE AUDITOR	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	APPROVAL OF LONG-TERM INCENTIVE PLAN	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	AUTHORITY TO ALLOT SHARES	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	DISAPPLICATION OF PRE-EMPTION RIGHT	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	NOTICE PERIOD FOR GENERAL MEETINGS	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	AMENDMENTS TO ARTICLES OF ASSOCIATION	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	APPROVAL OF THE DIRECTORS REMUNERATION REPORT	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	APPROVAL OF THE DIRECTORS REMUNERATION POLICY	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	DECLARATION OF A FINAL DIVIDEND	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF PAUL WALKER	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF BRENDAN HORGAN	FOR
ASHTREAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF MICHAEL PRATT	FOR

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ASHTEAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF ANGUS COCKBURN	FOR
ASHTEAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF LUCINDA RICHES	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	NOTICING OF THE FINAL COMPLETION OF THE CONTRIBUTION BY LA CAISSE DES DEPOTS ET CONSIGNATIONS OF 371,402 SHARES OF THE PARC DU FUTUROSCOPE COMPANY FOR THE BENEFIT OF THE COMPANY AND THE RESULTING SHARE CAPITAL INCREASE OF THE COMPANY	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	AMENDMENT TO THE ARTICLE NUMBER 6: 'SHARE CAPITAL' OF THE BYLAWS	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	AMENDMENT TO THE ARTICLE NUMBER 8.5: 'LEGAL AND STATUTORY THRESHOLDS CROSSING' OF THE BYLAWS	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	AMENDMENT TO THE ARTICLE NUMBER 9 OF THE BYLAWS TO APPOINT THE COMPETENT BODY FOR THE APPOINTMENT OF THE DIRECTORS REPRESENTING THE EMPLOYEES	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	POWERS TO ACCOMPLISH FORMALITIES	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	APPROVAL OF THE CONTRIBUTION IN KIND BY LA CAISSE DES DEPOTS ET CONSIGNATIONS OF 371,402 SHARES OF THE PARC DU FUTUROSCOPE COMPANY FOR THE BENEFIT OF THE COMPANY, THE CONTRIBUTION'S VALUATION AND THE CONTRIBUTION'S COMPENSATION	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	SHARE CAPITAL INCREASE BY A TOTAL AMOUNT OF EUR 20,000,000.00, BY ISSUING 1,237,180 NEW SHARES, EACH WORTH EUR 0.50, IN CONSIDERATION FOR THE CONTRIBUTION BY LA CAISSE DES DEPOTS ET CONSIGNATIONS OF 371,402 SHARES OF THE PARC DU FUTUROSCOPE COMPANY FOR THE BENEFIT OF THE COMPANY	FOR
DENTIUM CO.LTD.	KR7145720009	16-Sep-2021	ELECTION OF INSIDE DIRECTOR: YOO JAE HONG	FOR
DENTIUM CO.LTD.	KR7145720009	16-Sep-2021	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF DAVID GARDNER	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF ULF HJALMARSSON	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF JACOB JONMYREN	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF MATTHEW KARCH	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF ERIK STENBERG	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF KICKI WALLJE-LUND	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF LARS WINGEFORS	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF SEK 4 MILLION	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE REMUNERATION OF AUDITORS	AGAINST
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT DAVID GARDNER AS DIRECTOR	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT ULF HJALMARSSON AS DIRECTOR	AGAINST

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EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT JACOB JONMYREN AS DIRECTOR	AGAINST
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT MATTHEW KARCH AS DIRECTOR	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT ERIK STENBERG AS DIRECTOR	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT KICKI WALLJE-LUND (CHAIR) AS DIRECTOR	AGAINST
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT LARS WINGEFORS AS DIRECTOR	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	RATIFY ERNST & YOUNG AS AUDITORS	AGAINST
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	AMEND ARTICLES RE: SET MINIMUM (SEK 1.4 MILLION) AND MAXIMUM (SEK 5.6 MILLION) SHARE CAPITAL; SET MINIMUM (1 BILLION) AND MAXIMUM (4 BILLION) NUMBER OF SHARES	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE 2:1 STOCK SPLIT	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
EPLUS INC.	US2942681071	16-Sep-2021	DIRECTOR	FOR
EPLUS INC.	US2942681071	16-Sep-2021	DIRECTOR	FOR
EPLUS INC.	US2942681071	16-Sep-2021	DIRECTOR	FOR
EPLUS INC.	US2942681071	16-Sep-2021	DIRECTOR	FOR
EPLUS INC.	US2942681071	16-Sep-2021	DIRECTOR	FOR
EPLUS INC.	US2942681071	16-Sep-2021	DIRECTOR	FOR
EPLUS INC.	US2942681071	16-Sep-2021	DIRECTOR	FOR
EPLUS INC.	US2942681071	16-Sep-2021	DIRECTOR	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Advisory vote on named executive officer compensation, as disclosed in the proxy statement.	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Proposal to ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
EPLUS INC.	US2942681071	16-Sep-2021	To approve the 2021 Employee Long-Term Incentive Plan.	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: RESOLVED THAT A FINAL DIVIDEND AT THE RATE OF INR 9/- (RUPEE NINE ONLY) PER EQUITY SHARE OF FACE VALUE OF INR 2/- (RUPEES TWO ONLY) EACH, BE AND IS HEREBY DECLARED FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, AND THE SAME BE PAID, OUT OF THE PROFITS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO CONSIDER AND RE-APPOINT MR. SANJAY G. HINDUJA (DIN: 00291692), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO APPOINT MR. MUNESH KHANNA (DIN: 00202521) AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF FIVE CONSECUTIVE YEARS	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO RATIFY THE REMUNERATION PAYABLE TO M/S DHANANJAY V. JOSHI & ASSOCIATES, COST ACCOUNTANTS (FIRM REGISTRATION NO. 000030), THE COST AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022	FOR

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GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO ALTER OBJECTS CLAUSE OF THE MEMORANDUM OF ASSOCIATION	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO ALTER ARTICLES OF ASSOCIATION: ARTICLE 128	FOR
KANSAS CITY SOUTHERN	US4851703029	16-Sep-2021	To adopt the Agreement and Plan of Merger, dated as of May 21, 2021 (as it may be amended from time to time, the "merger agreement") by and among Kansas City Southern ("KCS"), Canadian National Railway Company ("CN") and Brooklyn Merger Sub, Inc., a wholly owned subsidiary of CN (the "merger proposal").	ABSTAIN
KANSAS CITY SOUTHERN	US4851703029	16-Sep-2021	To approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to KCS's named executive officers that is based on or otherwise relates to the transactions contemplated by the merger agreement.	AGAINST
KANSAS CITY SOUTHERN	US4851703029	16-Sep-2021	To approve the adjournment of the KCS special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the KCS special meeting to approve the merger proposal or to ensure that any supplement or amendment to this proxy statement/prospectus is timely provided to KCS shareholders.	FOR
SK INNOVATION CO LTD	KR7096770003	16-Sep-2021	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
SK INNOVATION CO LTD	KR7096770003	16-Sep-2021	APPROVAL OF SPLIT-OFF	AGAINST
ALIBABA GROUP HOLDING LIMITED	US01609W1027	17-Sep-2021	Election of Director: JOSEPH C. TSAI (To serve for a three year term or until such director's successor is elected or appointed and duly qualified.)	FOR
ALIBABA GROUP HOLDING LIMITED	US01609W1027	17-Sep-2021	Election of Director: J. MICHAEL EVANS (To serve for a three year term or until such director's successor is elected or appointed and duly qualified.)	FOR
ALIBABA GROUP HOLDING LIMITED	US01609W1027	17-Sep-2021	Election of Director: E. BÖRJE EKHOLM (To serve for a three year term or until such director's successor is elected or appointed and duly qualified.)	FOR
ALIBABA GROUP HOLDING LIMITED	US01609W1027	17-Sep-2021	Ratify the appointment of PricewaterhouseCoopers as the independent registered public accounting firm of the Company for the fiscal year ending March 31, 2022.	FOR
ALIBABA GROUP HOLDING LTD	KYG017191142	17-Sep-2021	ELECT THE FOLLOWING DIRECTOR NOMINEE TO SERVE ON THE BOARD OF DIRECTOR: JOSEPH C. TSAI	FOR
ALIBABA GROUP HOLDING LTD	KYG017191142	17-Sep-2021	ELECT THE FOLLOWING DIRECTOR NOMINEE TO SERVE ON THE BOARD OF DIRECTOR: J. MICHAEL EVANS	FOR
ALIBABA GROUP HOLDING LTD	KYG017191142	17-Sep-2021	ELECT THE FOLLOWING DIRECTOR NOMINEE TO SERVE ON THE BOARD OF DIRECTOR: E. BORJE EKHOLM	AGAINST
ALIBABA GROUP HOLDING LTD	KYG017191142	17-Sep-2021	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR THE FISCAL YEAR ENDING MARCH 31, 2022	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT CATHERINE FAIERS AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RECEIVE THE COMPANY'S AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021, TOGETHER WITH THE DIRECTORS', AUDITORS' AND STRATEGIC REPORTS ON THOSE FINANCIAL STATEMENTS (COLLECTIVELY, THE 'ANNUAL REPORT AND FINANCIAL STATEMENTS')	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT JAMIE WARNER AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT SIGGA SIGURDARDOTTIR AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-APPOINT KPMG LLP AS AUDITORS OF THE COMPANY TO SERVE FROM THE CONCLUSION OF THIS AGM TO THE CONCLUSION OF THE NEXT AGM AT WHICH ACCOUNTS ARE LAID	FOR

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AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF THE AUDITORS	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	DIRECTORS' AUTHORITY TO ALLOT SHARES	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	PARTIAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	PARTIAL DISAPPLICATION OF PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	COMPANY'S AUTHORITY TO PURCHASE ITS OWN SHARES	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	CALLING OF GENERAL MEETINGS ON 14 DAYS' NOTICE	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY (CONTAINED IN THE DIRECTORS' REMUNERATION REPORT) AS SET OUT ON PAGES 98 TO 105 OF THE ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY) FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 SET OUT ON PAGES 94 TO 113 OF THE ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO DECLARE A FINAL DIVIDEND OF 5 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT ED WILLIAMS AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT NATHAN COE AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT DAVID KEENS AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT JILL EASTERBROOK AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT JENI MUNDY AS A DIRECTOR OF THE COMPANY	FOR
CORE LITHIUM LTD	AU000000CXO2	17-Sep-2021	ISSUE OF 100,591,715 GANFENG SHARES	FOR
CORE LITHIUM LTD	AU000000CXO2	17-Sep-2021	RATIFICATION OF 293,146,659 PLACEMENT SHARES ISSUED ON OR ABOUT 17 AUGUST 2021	ABSTAIN
CORE LITHIUM LTD	AU000000CXO2	17-Sep-2021	RATIFICATION OF 306,123 CONSIDERATION SHARES ISSUED ON 11 MARCH 2021	FOR
FERREXPO PLC	GB00B1XH2C03	17-Sep-2021	RE-ELECT VITALII LISOVENKO AS DIRECTOR	AGAINST
FIRST BANCORP	US3189101062	17-Sep-2021	Merger Proposal. A proposal to approve the merger agreement and the merger, pursuant to which Select Bancorp, Inc. will merge with and into First Bancorp.	FOR
FIRST BANCORP	US3189101062	17-Sep-2021	Adjournment Proposal. A proposal to adjourn the First Bancorp special meeting, if necessary or appropriate, to solicit additional proxies in favor of the First Bancorp merger proposal.	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Sep-2021	TO CONSIDER AND APPROVE THE INTERIM PROFIT DISTRIBUTION PROPOSAL FOR 2021 AS SET OUT IN THE CIRCULAR ISSUED BY THE COMPANY ON 27 AUGUST 2021 (DETAILS OF WHICH WERE PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 AUGUST 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Sep-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY (DETAILS OF WHICH WERE STATED IN THE CIRCULAR AND THE ANNOUNCEMENT OF THE COMPANY DATED 27 AUGUST 2021 AND PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN)), AND TO AUTHORIZE ANY ONE OF THE EXECUTIVE DIRECTORS OF THE COMPANY TO APPLY TO THE RELEVANT REGULATORY AUTHORITIES FOR HANDING THE AMENDMENTS, APPROVAL, REGISTRATION, FILING PROCEDURES, ETC. FOR THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR

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GREENYARD NV	BE0003765790	17-Sep-2021	RENEWAL OF AUTHORIZATION OF THE BOARD OF DIRECTORS TO ACQUIRE, DISPOSE OF AND CANCEL OWN SHARES	AGAINST
GREENYARD NV	BE0003765790	17-Sep-2021	RENEWAL OF AUTHORIZATION TO THE BOARD OF DIRECTORS TO ACQUIRE AND DISPOSE OF OWN SHARES IN THE EVENT OF AN IMMINENT SERIOUS DISADVANTAGE	AGAINST
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: AHOK BV (MR. KOEN HOFFMAN)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: MS. HILDE LAGA	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: GESCON BV (MR. DIRK VAN VLAENDEREN)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: AALT DIJKHUIZEN B.V. (MR. AALT DIJKHUIZEN)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: MANAGEMENT DEPRez BV (MS. VEERLE DEPRez)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: GALUCIEL BV (MS. VALENTINE DEPRez)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: OMORPHIA INVEST BV (MS. VALENTINE DEPRez)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: BONEM BEHEER BV (MR. MARC OOMS)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: INTAL BV (MR. JOHAN VANOVENBERGHE)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE STATUTORY AUDITOR FOR THE PERFORMANCE OF ITS MANDATE DURING THE LAST FINANCIAL YEAR	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	ACKNOWLEDGEMENT OF THE VOLUNTARY RESIGNATION OF OMORPHIA INVEST BV, PERMANENTLY REPRESENTED BY MS VALENTINE DEPRez, WITH EFFECT FROM FEBRUARY 18, 2021, AND CONFIRMATION, IN ACCORDANCE WITH ARTICLE 16 OF THE COMPANY'S ARTICLES OF ASSOCIATION AND ARTICLE 7:88, SECTION 1 OF THE BELGIAN CODE ON COMPANIES AND ASSOCIATIONS, OF THE APPOINTMENT BY CO-OPTATION OF GALUCIEL BV, WITH REGISTERED OFFICE AT 76 FRANZ MERJAYSTRAAT, 1050 BRUSSELS (BELGIUM), PERMANENTLY REPRESENTED BY MS VALENTINE DEPRez, AS DIRECTOR OF THE COMPANY, FOR THE REMAINING TERM OF THE MANDATE OF THE RESIGNING DIRECTOR, WHICH EXPIRES IMMEDIATELY AFTER THE ORDINARY GENERAL MEETING IN 2023 REGARDING THE FINANCIAL YEAR ENDING ON MARCH 31, 2023. ITS MANDATE WILL BE REMUNERATED ON THE SAME BASIS AS THOSE OF THE OTHER MEMBERS OF THE BOARD OF DIRECTORS AS SET OUT IN THE REMUNERATION POLICY WHICH IS THE SUBJECT OF AGENDA ITEM 5	FOR

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GREENYARD NV	BE0003765790	17-Sep-2021	ACKNOWLEDGEMENT OF THE VOLUNTARY RESIGNATION OF INTAL BV, PERMANENTLY REPRESENTED BY MR JOHAN VANOVENBERGHE, WITH EFFECT FROM APRIL 1, 2021, AND CONFIRMATION, IN ACCORDANCE WITH ARTICLE 16 OF THE COMPANY'S ARTICLES OF ASSOCIATION AND ARTICLE 7:88, SECTION 1 OF THE BELGIAN CODE ON COMPANIES AND ASSOCIATIONS, OF THE APPOINTMENT BY CO-OPTATION OF ALYCHLO NV, WITH REGISTERED OFFICE AT LEMBERGSESTEENWEG 19, 9820 MERELBEKE (BELGIUM), PERMANENTLY REPRESENTED BY MR MARC COUCKE, AS DIRECTOR OF THE COMPANY, FOR THE REMAINING TERM OF THE MANDATE OF THE RESIGNING DIRECTOR, WHICH EXPIRES IMMEDIATELY AFTER THE ORDINARY GENERAL MEETING IN 2023 REGARDING THE FINANCIAL YEAR ENDING ON MARCH 31, 2023. ITS MANDATE WILL BE REMUNERATED ON THE SAME BASIS AS THOSE OF THE OTHER MEMBERS OF THE BOARD OF DIRECTORS AS SET OUT IN THE REMUNERATION POLICY WHICH IS THE SUBJECT OF AGENDA ITEM 5.	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	REAPPOINTMENT OF THE STATUTORY AUDITOR AND DETERMINATION OF THE STATUTORY AUDITOR'S REMUNERATION: DELOITTE BEDRIJFSREVISOREN BV	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	AMENDMENT OF THE REMUNERATION FOR A NON-EXECUTIVE DIRECTOR	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	GRANTING OF AN ADDITIONAL REMUNERATION TO THE INDEPENDENT DIRECTORS FOR ADDITIONAL WORK PERFORMED DURING THE FINANCIAL YEAR ENDED ON MARCH 31, 2021	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	APPROVAL TO NOT APPLY THE REQUIREMENTS OF ARTICLE 7:91, SECOND PARAGRAPH OF THE BELGIAN CODE ON COMPANIES AND ASSOCIATIONS FOR THE FINANCIAL YEAR ENDING ON MARCH 31, 2022	AGAINST
GREENYARD NV	BE0003765790	17-Sep-2021	APPROVAL OF CHANGE OF CONTROL PROVISIONS IN ACCORDANCE WITH ARTICLE 7:151 OF THE BELGIAN CODE ON COMPANIES AND ASSOCIATIONS RELATED TO THE FACILITIES AGREEMENT, AS MOST RECENTLY AMENDED ON MARCH 29, 2021	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	ACKNOWLEDGMENT AND APPROVAL OF THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021, INCLUDING THE ALLOCATION OF THE ANNUAL RESULT AS PROPOSED BY THE BOARD OF DIRECTORS	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	ACKNOWLEDGEMENT AND APPROVAL OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021	AGAINST
GREENYARD NV	BE0003765790	17-Sep-2021	ACKNOWLEDGEMENT AND APPROVAL OF THE REMUNERATION POLICY	AGAINST
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: DEPPEZ INVEST NV (MR. HEIN DEPPEZ)	FOR
JUBILANT FOODWORKS LTD	INE797F01012	17-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT: A) AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON; AND B) AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
JUBILANT FOODWORKS LTD	INE797F01012	17-Sep-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: DIRECTORS ARE PLEASED TO RECOMMEND FINAL DIVIDEND OF INR 6/- (I.E. 60%) PER EQUITY SHARE OF INR 10/- EACH FULLY PAID-UP FOR FY 2021	FOR
JUBILANT FOODWORKS LTD	INE797F01012	17-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. HARI S. BHARTIA (DIN: 00010499), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
JUBILANT FOODWORKS LTD	INE797F01012	17-Sep-2021	RE-APPOINTMENT OF MR. BERJIS MINOO DESAI (DIN: 00153675) AS AN INDEPENDENT DIRECTOR	FOR
JUBILANT FOODWORKS LTD	INE797F01012	17-Sep-2021	PAYMENT OF MANAGERIAL REMUNERATION TO MR. PRATIK RASHMIKANT POTA (DIN: 00751178), AS CEO AND WHOLETEIME DIRECTOR FOR FY 2021-22	FOR
JUBILANT FOODWORKS LTD	INE797F01012	17-Sep-2021	RE-APPOINTMENT OF MR. PRATIK RASHMIKANT POTA (DIN: 00751178) AS CHIEF EXECUTIVE OFFICER & WHOLETEIME DIRECTOR OF THE COMPANY	FOR

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SMITHS GROUP PLC	GB00B1WY2338	17-Sep-2021	APPROVE THE SALE	AGAINST
SMITHS GROUP PLC	GB00B1WY2338	17-Sep-2021	APPROVE THE SHARE BUYBACK PROGRAMME	AGAINST
W.R. GRACE & CO.	US38388F1084	17-Sep-2021	To adopt the Agreement and Plan of Merger, dated as of April 26, 2021 (as it may be amended from time to time, the "Merger Agreement"), by and among W. R. Grace Holdings LLC, a Delaware limited liability company (formerly known as Gibraltar Acquisition Holdings LLC) ("Parent"), Gibraltar Merger Sub Inc., a Delaware corporation and a wholly owned subsidiary of Parent ("Merger Sub"), and W. R. Grace & Co., a Delaware corporation ("Grace").	FOR
W.R. GRACE & CO.	US38388F1084	17-Sep-2021	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Grace's named executive officers that is based on or otherwise related to the Merger Agreement and the transactions contemplated by the Merger Agreement (the "Compensation Proposal").	AGAINST
W.R. GRACE & CO.	US38388F1084	17-Sep-2021	To adjourn the special meeting of stockholders of Grace (the "Special Meeting"), if necessary or appropriate, to solicit additional proxies if there are insufficient votes to approve the proposal to adopt the Merger Agreement at the time of the Special Meeting (the "Adjournment Proposal").	FOR
MATRIX IT LTD	IL0004450156	19-Sep-2021	UPDATE OF THE EMPLOYMENT CONDITIONS OF MR. ELIEZER OREN, COMPANY PRESIDENT AND VICE CHAIRMAN AND EXTENSION OF HIS ENGAGEMENT BY AN ADDITIONAL 4-MONTH TERM	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	SPECIAL RESOLUTION TO AUTHORISE THE COMPANY TO MAKE PURCHASES OF OWN SHARES	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO RECEIVE THE ANNUAL REPORT	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO RE-APPOINT STEWART GILLILAND AS A DIRECTOR OF THE COMPANY	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO RE-APPOINT CLARE ASKEM AS A DIRECTOR OF THE COMPANY	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO RE-ELECT LANCE BURN AS A DIRECTOR OF THE COMPANY	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO APPROVE THE FINAL DIVIDEND OF 5.75P PER ORDINARY SHARE IN RESPECT OF THE YEAR ENDED 31 MARCH 2021 TO BE PAID ON 14 OCTOBER 2021 TO HOLDERS OF ORDINARY SHARES AT THE CLOSE OF BUSINESS ON 10 SEPTEMBER 2021	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO AUTHORISE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO ALLOW DIRECTORS POWER TO ALLOT SHARES	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	SPECIAL RESOLUTION TO ALLOW DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	20-Sep-2021	TO APPROVE THE COMPANY'S AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK FOR THE PURPOSE OF EFFECTING A THREE-FOR-ONE STOCK SPLIT.	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT MARTIN WARD AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RECEIVE THE DIRECTORS' REPORT AND AUDITED ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 30 APRIL 2021 (ANNUAL REPORT AND ACCOUNTS)	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT JOHN DAVIES AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT MARK MCCAFFERTY AS A DIRECTOR	FOR

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REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	<p>THAT THE BOARD BE AND IT IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: (A) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 40,974,222 (REPRESENTING APPROXIMATELY 33.3% OF THE ORDINARY ISSUED SHARE CAPITAL); AND, IN ADDITION, (B) COMPRISING EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560(1) OF THE COMPANIES ACT 2006) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 40,974,222 (SUCH AMOUNT TO BE REDUCED BY THE AGGREGATE NOMINAL AMOUNT OF ANY ORDINARY SHARES ALLOTTED OR RIGHTS GRANTED UNDER PARAGRAPH (A) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE, PROVIDED THAT THIS AUTHORITY SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 20 NOVEMBER 2022) SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER SUCH EXPIRY AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED. FOR THE PURPOSES OF THIS RESOLUTION 13, "RIGHTS ISSUE" MEANS AN OFFER TO: (I) ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBER OF SHARES HELD BY THEM; AND (II) HOLDERS OF OTHER EQUITY SECURITIES IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, SUBJECT TO SUCH RIGHTS, AS THE DIRECTORS CONSIDER NECESSARY, TO SUBSCRIBE FOR FURTHER SECURITIES BY MEANS OF THE ISSUE OF A RENOUNCEABLE LETTER (OR OTHER NEGOTIABLE DOCUMENT) WHICH MAY BE TRADED FOR A PERIOD BEFORE PAYMENT FOR THE SECURITIES IS DUE, BUT SUBJECT IN BOTH CASES TO THE POWER OF THE DIRECTORS TO IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER</p>	FOR
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REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	<p>THAT SUBJECT TO THE PASSING OF RESOLUTION 13, THE BOARD BE AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE LIMITED: (A) TO THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF EQUITY SECURITIES (BUT IN THE CASE OF AN ALLOTMENT OF EQUITY SECURITIES UNDER THE AUTHORITY GRANTED BY PARAGRAPH (B) OF RESOLUTION 13, ONLY BY WAY OF A RIGHTS ISSUE (AS DEFINED IN THAT RESOLUTION)) TO: (I) ORDINARY SHAREHOLDERS WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF ALL ORDINARY SHAREHOLDERS ARE PROPORTIONATE (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD BY THEM; AND (II) HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, SUBJECT TO SUCH RIGHTS, AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY SUBJECT IN BOTH CASES TO THE POWER OF THE DIRECTORS TO IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND (B) TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (A) ABOVE) UP TO A NOMINAL AMOUNT OF GBP 6,152,286 (REPRESENTING APPROXIMATELY 5% OF THE ISSUED SHARE CAPITAL), SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 20 NOVEMBER 2022) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED</p>	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	<p>THAT SUBJECT TO THE PASSING OF RESOLUTION 13, THE BOARD BE AUTHORISED IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 14 TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 13 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 6,152,285 (REPRESENTING APPROXIMATELY 5% OF THE ISSUED SHARE CAPITAL); AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 20 NOVEMBER 2022) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED</p>	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	<p>THAT A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE</p>	FOR

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REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF S693(4) OF THE COMPANIES ACT 2006) OF ORDINARY SHARES OF 50P EACH OF THE COMPANY ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, AND WHERE SUCH SHARES ARE HELD AS TREASURY SHARES, THE COMPANY MAY USE THEM FOR THE PURPOSES SET OUT IN SECTION 727 OF THE ACT, INCLUDING FOR THE PURPOSE OF ITS EMPLOYEE SHARE SCHEMES, PROVIDED THAT: (A) THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE ACQUIRED IS 24,609,142, REPRESENTING APPROXIMATELY 10% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY AS AT 28 JULY 2021; (B) THE MINIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR ANY SUCH ORDINARY SHARE IS 50P; (C) THE MAXIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR ANY SUCH ORDINARY SHARE IS AN AMOUNT NOT MORE THAN THE HIGHER OF: (I) AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE IN THE COMPANY AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED; AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF AN ORDINARY SHARE AND THE HIGHEST CURRENT INDEPENDENT BID ON THE TRADING VENUE ON WHICH THE PURCHASE IS CARRIED OUT; (D) THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 20 NOVEMBER 2022 UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING; AND (E) THE COMPANY MAY MAKE A CONTRACT TO PURCHASE ITS ORDINARY SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO THE EXPIRY OF SUCH AUTHORITY, WHICH CONTRACT WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY, AND MAY PURCHASE ITS ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO DECLARE A FINAL DIVIDEND OF 12.0P PENCE PER ORDINARY SHARE PAYABLE TO THE SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 3 SEPTEMBER 2021, AS RECOMMENDED BY THE DIRECTORS	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT IN THE FORM SET OUT ON PAGES 71 TO 83 OF THE ANNUAL REPORT AND ACCOUNTS	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE, FOR AND ON BEHALF OF THE BOARD, TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT AVRIL PALMER-BAUNACK AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT MARK BUTCHER AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT JOHN PATTULLO AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT PHILIP VINCENT AS A DIRECTOR	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MRS. JILL LEE GHIM HA AS MEMBER OF THE REMUNERATION COMMITTEE FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MR. MARCO MUsETTI AS MEMBER OF THE REMUNERATION COMMITTEE FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE BOARD OF DIRECTORS FOR MEDMIX AG FOR THE COMING TERM OF OFFICE	FOR
SULZER AG	CH0038388911	20-Sep-2021	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE EXECUTIVE COMMITTEE FOR MEDMIX AG FOR THE REMAINDER OF FINANCIAL YEAR 2021	FOR

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SULZER AG	CH0038388911	20-Sep-2021	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE EXECUTIVE COMMITTEE FOR MEDMIX AG FOR THE FINANCIAL YEAR 2022	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF PROXY VOTING SERVICES GMBH, ZURICH, AS THE INDEPENDENT PROXY FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	APPROVAL OF THE DEMERGER PLAN	FOR
SULZER AG	CH0038388911	20-Sep-2021	APPROVAL OF THE INCORPORATION OF MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MR. GREGOIRE POUX-GUILLAUME AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MRS. JILL LEE GHIM HA AS MEMBER OF THE BOARD OF DIRECTORS FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MR. MARCO MUSETTI AS MEMBER OF THE BOARD OF DIRECTORS FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF KPMG AG, ZURICH, AS AUDITORS FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MR. GREGOIRE POUX-GILLAUME AS MEMBER OF THE REMUNERATION COMMITTEE FOR MEDMIX AG	FOR
BELUGA GROUP	RU000A0HL5M1	21-Sep-2021	TO APPROVE THE PAYMENT OF DIVIDENDS	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	DIRECTOR	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	DIRECTOR	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	DIRECTOR	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	DIRECTOR	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	Ratification of the the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
IPSOS SA	FR0000073298	21-Sep-2021	APPROVE REMUNERATION POLICY OF CEO	FOR
IPSOS SA	FR0000073298	21-Sep-2021	AMEND ITEM 19 OF 28 MAY 2020 GENERAL MEETING	FOR
IPSOS SA	FR0000073298	21-Sep-2021	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
MACQUARIE INFRASTRUCTURE CORPORATION	US55608B1052	21-Sep-2021	A proposal to approve the stock purchase agreement, dated as of June 7, 2021, by and among MIC, Macquarie Infrastructure Holdings, LLC ("MIH"), a Delaware limited liability company and a wholly-owned subsidiary of MIC, MIC Hawaii Holdings, LLC, solely for purposes of specified provisions, ("MIC Hawaii"), an indirect, wholly-owned subsidiary of MIC, and KKR Apple Bidco, LLC ("AA Purchaser"), a Delaware limited liability company controlled by funds affiliated with Kohlberg Kravis Roberts & Co. L.P. ("KKR").	FOR
MACQUARIE INFRASTRUCTURE CORPORATION	US55608B1052	21-Sep-2021	A proposal to approve the agreement and plan of merger, dated as of June 14, 2021, by and among MIC, MIH, AMF Hawaii Holdings, LLC ("AMF Parent"), a Delaware limited liability company affiliated with Argo Infrastructure Partners, LP ("Argo") and AMF Hawaii Merger Sub LLC ("AMF Merger Sub"), a recently formed Delaware limited liability company and direct wholly owned subsidiary of AMF Parent, providing for AMF Merger Sub to be merged with and into MIH, with MIH surviving as a wholly-owned subsidiary of AMF Parent (the "MH merger").	FOR
MACQUARIE INFRASTRUCTURE CORPORATION	US55608B1052	21-Sep-2021	A proposal to adjourn the special meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the special meeting to approve the AA transaction proposal and/or the MH merger proposal (the "adjournment proposal").	FOR

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MEGGITT PLC	GB0005758098	21-Sep-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
MEGGITT PLC	GB0005758098	21-Sep-2021	FOR THE PURPOSES OF THE SCHEME: A. TO AUTHORISE THE DIRECTORS OF THE COMPANY TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND B. TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE RE-APPOINTMENT AND REVISION IN REMUNERATION OF MR. PRAKASH CHANDRA (DIN: 02839303) AS NON-EXECUTIVE (PART-TIME) CHAIRMAN OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE RE-APPOINTMENT OF MR. ISHAN RAINA (DIN: 00151951) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	RE-APPOINTMENT OF MR. VISHWAVIR AHUJA (DIN: 00074994) AS MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE REVISED REMUNERATION OF NON-EXECUTIVE DIRECTORS EXCEPT FOR PART TIME NON-EXECUTIVE CHAIRMAN	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE ISSUE OF DEBT SECURITIES ON PRIVATE PLACEMENT BASIS	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	APPROVAL FOR AMENDMENT IN EMPLOYEES STOCK OPTION PLAN 2013 OF THE BANK	AGAINST
RBL BANK LTD	INE976G01028	21-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MS. VEENA MANKAR (DIN: 00004168), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HERSELF FOR RE-APPOINTMENT	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO CONSIDER AND APPOINT, M/S. CNK & ASSOCIATES LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 101961 W/W100036) AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE APPOINTMENT OF MR. VIMAL BHANDARI (DIN: 00001318) AS NON-EXECUTIVE NON INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE APPOINTMENT OF DR. SOMNATH GHOSH (DIN: 00401253) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE APPOINTMENT OF MR. MANJEEV SINGH PURI (DIN: 09166794) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE APPOINTMENT OF MR. CHANDAN SINHA (DIN: 06921244) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE RE-APPOINTMENT OF MR. PRAKASH CHANDRA (DIN: 02839303) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE BANK	FOR

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REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	<p>THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 315 OF THE COMPANIES LAW TO MAKE MARKET ACQUISITIONS WITHIN THE MEANING OF SECTION 316(1) OF THE COMPANIES LAW OF ITS ORDINARY SHARES, WHICH MAY BE CANCELLED OR HELD AS TREASURY SHARES, ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS SHALL DETERMINE, PROVIDED THAT: 10.1. THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED IS A MAXIMUM NUMBER OF UP TO 43,150,658 ORDINARY SHARES. THIS EQUALS 10% OF THE COMPANY'S ORDINARY SHARES IN ISSUE ON 9 AUGUST 2021 (BEING THE LATEST PRACTICABLE DATE PRIOR TO THE PRINTING OF THIS NOTICE); 10.2. THE MINIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS GBP 0.01 (EXCLUSIVE OF ALL EXPENSES); 10.3. THE MAXIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS AN AMOUNT EQUAL TO THE HIGHER OF (I) 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET VALUES OF AN ORDINARY SHARE AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY BEFORE THE PURCHASE IS MADE AND (II) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT AS STIPULATED BY THE REGULATORY TECHNICAL STANDARDS ADOPTED BY THE EUROPEAN COMMISSION PURSUANT TO ARTICLE 5(6) OF THE MARKET ABUSE REGULATION (EU) NO 596/2014 (AS IT FORMS PART OF UK LAW BY VIRTUE OF THE EUROPEAN UNION (WITHDRAWAL) ACT 2018 AS AMENDED AND SUPPLEMENTED FROM TIME TO TIME INCLUDING BY THE MARKET ABUSE (AMENDMENT) (EU EXIT) REGULATION 2019 (IN EACH CASE EXCLUSIVE OF ALL EXPENSES); 10.4. SUCH AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF SOONER, 21 DECEMBER 2022, UNLESS THE AUTHORITY IS VARIED, REVOKED OR RENEWED PRIOR TO SUCH DATE BY THE COMPANY IN GENERAL MEETING; AND 10.5. THE COMPANY MAY MAKE A CONTRACT TO PURCHASE ITS OWN ORDINARY SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO THE EXPIRY OF SUCH AUTHORITY WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY, AND MAY MAKE A PURCHASE OF ITS OWN ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT</p>	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	<p>TO RECEIVE AND ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY ALONG WITH THE REPORT OF THE DIRECTORS AND THE AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2020</p>	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	<p>THAT THE DIRECTORS BE GENERALLY AUTHORISED TO ISSUE, ALLOT AND/OR SELL EQUITY SECURITIES (WITHIN THE MEANING OF ARTICLE 5.1(A) OF THE ARTICLES) FOR CASH, AS IF ARTICLE 5.2 OF THE ARTICLES DID NOT APPLY TO SUCH ALLOTMENT, ISSUE AND/ OR SALE, PROVIDED THAT THIS POWER SHALL EXPIRE (UNLESS PREVIOUSLY REVOKED, VARIED OR RENEWED BY THE COMPANY IN GENERAL MEETING) AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF SOONER, 21 DECEMBER 2022. THIS POWER SHALL BE LIMITED TO THE ALLOTMENT, ISSUE AND/OR SALE OF EQUITY SECURITIES OF UP TO AN AGGREGATE NUMBER OF 21,575,329 SHARES (REPRESENTING APPROXIMATELY 5% OF THE NUMBER OF THE ORDINARY SHARES IN ISSUE ON 9 AUGUST 2021, BEING THE LATEST PRACTICABLE DATE PRIOR TO THE PRINTING OF THIS NOTICE); BUT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED, ISSUED AND/OR SOLD AFTER THIS POWER EXPIRES AND THE DIRECTORS MAY ALLOT, ISSUE AND/OR SELL EQUITY SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED</p>	FOR

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REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	THAT THE DIRECTORS BE AUTHORISED IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 11 TO ALLOT, ISSUE AND/OR SELL EQUITY SECURITIES (WITHIN THE MEANING OF ARTICLE 5.1(A) OF THE ARTICLES) FOR CASH AS IF ARTICLE 5.2 OF THE ARTICLES DID NOT APPLY TO ANY SUCH ALLOTMENT, ISSUE AND/OR SALE, SUCH AUTHORITY TO BE: 12.1. LIMITED TO THE ALLOTMENT, ISSUE AND/OR SALE OF EQUITY SECURITIES UP TO A MAXIMUM NUMBER OF 21,575,329 SHARES (REPRESENTING APPROXIMATELY 5% OF THE NUMBER OF THE ORDINARY SHARES IN ISSUE ON 9 AUGUST 2021, BEING THE LATEST PRACTICABLE DATE PRIOR TO THE PRINTING OF THIS NOTICE); AND 12.2. USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, PROVIDED THAT THIS POWER SHALL EXPIRE (UNLESS PREVIOUSLY REVOKED, VARIED OR RENEWED BY THE COMPANY IN GENERAL MEETING) AT THE END OF THE NEXT ANNUAL GENERAL MEETING OR, IF SOONER, 21 DECEMBER 2022, BUT, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED, ISSUED AND/OR SOLD AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT, ISSUE AND/OR SELL EQUITY SECURITIES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-APPOINT RSM UK AUDIT LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS ANNUAL GENERAL MEETING UNTIL THE NEXT ANNUAL GENERAL MEETING	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF RSM UK AUDIT LLP AS AUDITOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MR. WILLIAM EASON, BEING ELIGIBLE AND OFFERING HIMSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MR. STEPHEN INGLIS, BEING ELIGIBLE AND OFFERING HIMSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MR. KEVIN MCGRATH, BEING ELIGIBLE AND OFFERING HIMSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MR. DANIEL TAYLOR, BEING ELIGIBLE AND OFFERING HIMSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MR. TIM BEE, BEING ELIGIBLE AND OFFERING HIMSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MS. FRANCES DALEY, BEING ELIGIBLE AND OFFERING HERSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	REMUNERATION REPORT	FOR
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	DIRECTOR RE-ELECTION - JACQUELINE HEY	FOR
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DIRECTOR ELECTION - ASHJAYEEN SHARIF	AGAINST
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	GRANT OF PERFORMANCE RIGHTS UNDER THE AGL LONG TERM INCENTIVE PLAN TO GRAEME HUNT	FOR

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AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	CONDITIONAL SPILL RESOLUTION: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 2, BEING CAST AGAINST THE REMUNERATION REPORT: A. AN EXTRAORDINARY GENERAL MEETING OF AGL (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; B. ALL OF THE NON-EXECUTIVE DIRECTORS WHO WERE IN OFFICE WHEN THE RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING (BEING MR MARK BLOOM, MR PETER BOTTEN, MS JACQUELINE HEY, MS PATRICIA MCKENZIE AND MS DIANE SMITH-GANDER), CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C. RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PARIS GOALS AND TARGETS	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO APPOINT DAVID MELLORS AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO APPOINT DELOITTE LLP AS INDEPENDENT AUDITOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE TO SET THE REMUNERATION OF THE INDEPENDENT AUDITOR	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO AUTHORISE POLITICAL DONATIONS WITH THE MEANING OF THE COMPANIES ACT 2006 (THE 'ACT')	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE ACT	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS PURSUANT TO SECTIONS 570 AND 573 OF THE ACT	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO RENEW THE COMPANY'S AUTHORITY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	THAT A GENERAL MEETING OF THE COMPANY (OTHER THAN AN AGM) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO ADOPT THE PROPOSED NEW ARTICLES OF ASSOCIATION	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT AS SET OUT ON PAGES 143 TO 159 OF THE COMPANY'S ANNUAL REPORT AND FINANCIAL STATEMENTS 2021	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO REAPPOINT RUTH CAIRNIE AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO REAPPOINT CARL-PETER FORSTER AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO REAPPOINT KJERSTI WIKLUNDAS A DIRECTOR OF THE COMPANY	FOR

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BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO REAPPOINT RUSS HOULDEN AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO REAPPOINT LUCY DIMES AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO APPOINT THE LORD PARKER OF MINSMERE, GCVO, KCB AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO APPOINT DAVID LOCKWOOD AS A DIRECTOR OF THE COMPANY	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	APPROVE THE COMPANY'S DIVIDEND PAYMENT POLICY	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS (ADDITIONAL AUTHORITY)	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	APPROVE REMUNERATION REPORT	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	RE-ELECT MICHAEL WROBEL AS DIRECTOR	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	RE-ELECT PETER BAXTER AS DIRECTOR	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	RE-ELECT CAROLINE GULLIVER AS DIRECTOR	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	RE-ELECT ALISON HADDEN AS DIRECTOR	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	RE-ELECT ALASTAIR MOSS AS DIRECTOR	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
CIVITAS SOCIAL HOUSING PLC	GB00BD8HBD32	22-Sep-2021	AUTHORISE THE AUDIT AND MANAGEMENT ENGAGEMENT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	DIRECTOR	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	DIRECTOR	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	DIRECTOR	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	DIRECTOR	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	DIRECTOR	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	DIRECTOR	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	DIRECTOR	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	DIRECTOR	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	To obtain advisory approval of the Company's executive compensation.	FOR

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DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending May 29, 2022.	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	To approve the amended Darden Restaurants, Inc. Employee Stock Purchase Plan.	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	Proposal has been withdrawn.	ABSTAIN
FUTUREFUEL CORP	US36116M1062	22-Sep-2021	DIRECTOR	FOR
FUTUREFUEL CORP	US36116M1062	22-Sep-2021	DIRECTOR	FOR
FUTUREFUEL CORP	US36116M1062	22-Sep-2021	DIRECTOR	FOR
FUTUREFUEL CORP	US36116M1062	22-Sep-2021	To ratify the appointment of RSM US LLP as our independent auditor for the year ending December 31, 2021.	FOR
FUTUREFUEL CORP	US36116M1062	22-Sep-2021	To transact such other business as may properly come before the meeting.	AGAINST
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO APPROVE THE PAYMENT OF DIRECTORS' BENEFITS-IN-KIND FOR THE PERIOD FROM 2 JUNE 2021 UNTIL THE NEXT ANNUAL GENERAL MEETING IN 2022	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO RE-ELECT THE FOLLOWING DIRECTOR PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: TAN SRI DATO' SERI ALWI JANTAN	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO RE-ELECT THE FOLLOWING DIRECTOR PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: TAN SRI DATUK CLIFFORD FRANCIS HERBERT	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO RE-ELECT THE FOLLOWING DIRECTOR PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: MR QUAH CHEK TIN	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO RE-APPOINT AUDITORS AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION: PRICEWATERHOUSECOOPERS PLT	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO APPROVE THE AUTHORITY TO DIRECTORS PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT 2016	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO RENEW THE AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO APPROVE THE PROPOSED SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT MIKE MCTIGHE (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RECEIVE THE COMPANY'S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YEAR ENDED 31 MAY 2021	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT HELEN STEVENSON (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT CHARLIE ROZES (EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT RAKESH BHASIN (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO ELECT WU GANG (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO ELECT SUSAN SKERRITT (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	AGAINST
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT WHICH ACCOUNTS ARE LAID	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO DETERMINE THE AUDITORS' REMUNERATION	FOR

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IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO DISAPPLY THE STATUTORY PRE-EMPTION RIGHTS ATTACHING TO SHARES	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO DISAPPLY THE STATUTORY PRE-EMPTION RIGHTS ATTACHING TO SHARES FOR THE PURPOSES OF ACQUISITIONS OR OTHER CAPITAL INVESTMENTS	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MAY 2021	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	THAT THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING AND INITIALLED BY THE CHAIRMAN OF THE AGM FOR THE PURPOSE OF IDENTIFICATION BE ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES OF THE COMPANY FOR THE YEAR ENDED 31 MAY 2021 OF 30.24 PENCE PER ORDINARY SHARE	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT JUNE FELIX (EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT SALLY-ANN HIBBERD (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT MALCOLM LE MAY (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT JONATHAN MOULDS (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT JON NOBLE (EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT ANDREW DIDHAM (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	22-Sep-2021	AMENDMENT TO THE CONSTITUTION	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	22-Sep-2021	APPROVAL FOR A REDUCTION OF CAPITAL AND IN-SPECIE DISTRIBUTION OF MINERALS 260 SHARES	FOR
NELES CORPORATION	FI4000440664	22-Sep-2021	BASED ON THE COMBINATION AGREEMENT BETWEEN NELES AND VALMET, NELES MAY AT ANY TIME PRIOR TO THE EXECUTION OF THE MERGER DISTRIBUTE TO ITS SHAREHOLDERS AN EXTRA DISTRIBUTION OF FUNDS IN THE AMOUNT OF UP TO EUR 2.00 PER SHARE EITHER AS DIVIDEND OR RETURN OF EQUITY FROM THE COMPANY'S FUND FOR INVESTED UNRESTRICTED EQUITY OR A COMBINATION OF THE TWO. IN ORDER TO ENABLE THE ABOVE-MENTIONED EXTRA DISTRIBUTION OF FUNDS, THE COMPANY'S BOARD OF DIRECTORS PROPOSES TO THE EXTRAORDINARY GENERAL MEETING THAT THE EXTRAORDINARY GENERAL MEETING WOULD AUTHORIZE THE BOARD OF DIRECTORS TO RESOLVE, BEFORE THE COMPLETION OF THE MERGER, ON A DISTRIBUTION OF FUNDS NOT EXCEEDING EUR 2.00 PER SHARE TO BE PAID EITHER AS DIVIDEND FROM THE COMPANY'S RETAINED EARNINGS OR RETURN OF EQUITY FROM THE COMPANY'S FUND FOR INVESTED UNRESTRICTED EQUITY OR A COMBINATION OF THE TWO.THE AUTHORIZATION WOULD BE IN FORCE UNTIL THE OPENING OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY.THE COMPANY WILL SEPARATELY PUBLISH ITS BOARD OF DIRECTORS'	FOR

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NELES CORPORATION	FI4000440664	22-Sep-2021	PURSUANT TO THE MERGER PLAN, NELES WOULD BE MERGED INTO VALMET THROUGH AN ABSORPTION MERGER, SO THAT ALL ASSETS AND LIABILITIES OF NELES WOULD BE TRANSFERRED WITHOUT A LIQUIDATION PROCEDURE TO VALMET IN A MANNER DESCRIBED IN MORE DETAIL IN THE MERGER PLAN. THE BOARD OF DIRECTORS OF NELES PROPOSES THAT THE EXTRAORDINARY GENERAL MEETING RESOLVES ON THE MERGER OF NELES INTO VALMET IN ACCORDANCE WITH THE MERGER PLAN AND APPROVES THE MERGER PLAN. THE GENERAL MEETING CAN ONLY APPROVE OR REJECT THE PROPOSED MERGER IN ACCORDANCE WITH THE MERGER PLAN BUT CANNOT ALTER IT. PURSUANT TO THE MERGER PLAN, THE SHAREHOLDERS OF NELES SHALL RECEIVE AS MERGER CONSIDERATION 0.3277 NEW SHARES OF VALMET FOR EACH SHARE THEY HOLD IN NELES (THE MERGER CONSIDERATION). IN CASE THE NUMBER OF SHARES RECEIVED BY A SHAREHOLDER OF NELES AS MERGER CONSIDERATION (PER EACH INDIVIDUAL BOOK-ENTRY ACCOUNT) IS A FRACTIONAL NUMBER, THE FRACTIONS SHALL BE ROUNDED DOWN TO THE NEAREST WHOLE NUMBER. FRACTIONAL ENTITLEMENTS TO NEW SHARES OF VALMET	FOR
SCHOLASTIC CORPORATION	US8070661058	22-Sep-2021	DIRECTOR	FOR
SCHOLASTIC CORPORATION	US8070661058	22-Sep-2021	DIRECTOR	FOR
VALMET CORP	FI4000074984	22-Sep-2021	THE BOARD OF DIRECTORS OF VALMET PROPOSES THAT THE GENERAL MEETING RESOLVES ON THE MERGER OF NELES INTO VALMET IN ACCORDANCE WITH THE MERGER PLAN AND APPROVES THE MERGER PLAN. IN ADDITION TO THE OTHER MATTERS DESCRIBED IN THE MERGER PLAN, THE RESOLUTION ON THE MERGER INCLUDES THE FOLLOWING KEY MATTERS AS SPECIFIED IN THE MERGER PLAN: (I) AMENDMENT OF THE ARTICLES OF ASSOCIATION, (II) MERGER CONSIDERATION, (III) INCREASE OF SHARE CAPITAL, (IV) NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS, (V) COMPOSITION OF THE BOARD OF DIRECTORS, (VI) REMUNERATION OF MEMBERS OF THE BOARD OF DIRECTORS AND (VII) TEMPORARY DEVIATION FROM CHARTER OF SHAREHOLDERS' NOMINATION BOARD	FOR
FRESHPET, INC.	US3580391056	23-Sep-2021	DIRECTOR	FOR
FRESHPET, INC.	US3580391056	23-Sep-2021	DIRECTOR	FOR
FRESHPET, INC.	US3580391056	23-Sep-2021	To ratify the appointment of KPMG LLP as the independent registered public accounting firm for 2021.	FOR
FRESHPET, INC.	US3580391056	23-Sep-2021	To approve, by advisory vote, the compensation of the Company's named executive officers.	FOR
FRESHPET, INC.	US3580391056	23-Sep-2021	To approve an amendment to our Fourth Amended and Restated Certificate of Incorporation (as amended) to declassify the Company's Board of Directors as set forth in the Company's Proxy Statement.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	23-Sep-2021	To grant the board of directors authority under Irish law to allot and issue ordinary shares for cash without first offering those ordinary shares to existing shareholders pursuant to the statutory pre-emption right that would otherwise apply.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	23-Sep-2021	To approve any motion to adjourn the extraordinary general meeting, or any adjournments thereof, to another time and place to solicit additional proxies if there are insufficient votes at the time of the extraordinary general meeting to approve Proposal 1.	AGAINST
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	APPOINT KPMG AS AUDITORS	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR

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KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	APPROVE REMUNERATION REPORT	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	APPROVE FINAL DIVIDEND	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	RE-ELECT DR BRENDAN MOONEY AS DIRECTOR	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	RE-ELECT RICHARD MCCANN AS DIRECTOR	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	RE-ELECT ANDY MALPASS AS DIRECTOR	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	RE-ELECT TOM BURNET AS DIRECTOR	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	RE-ELECT KATIE DAVIS AS DIRECTOR	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	ELECT ROSALEEN BLAIR AS DIRECTOR	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Thomas P. Werner	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Advisory Vote to Approve Executive Compensation.	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Peter J. Bensen	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Ratification of the Appointment of KPMG LLP as Independent Auditors for Fiscal Year 2022.	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Charles A. Blixt	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Robert J. Coviello	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: André J. Hawaux	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: W.G. Jurgensen	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Thomas P. Maurer	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Hala G. Moddelmog	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Robert A. Niblock	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Maria Renna Sharpe	FOR

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LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	APPOINT KPMG LLP AS AUDITORS	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE THE COMPANY TO INCUR POLITICAL EXPENDITURE	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	APPROVE DIVIDEND POLICY	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	APPROVE REMUNERATION REPORT	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	RE-ELECT ALASTAIR BARBOUR AS DIRECTOR	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	RE-ELECT JOHN IONS AS DIRECTOR	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	RE-ELECT VINAY ABROL AS DIRECTOR	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	RE-ELECT MANDY DONALD AS DIRECTOR	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	ELECT QUINTIN PRICE AS DIRECTOR	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	RE-ELECT GEORGE YEANDLE AS DIRECTOR	FOR
MERCURY NZ LTD	NZMRPE0001S2	23-Sep-2021	TO ELECT DENNIS BARNES AS A DIRECTOR	FOR
MERCURY NZ LTD	NZMRPE0001S2	23-Sep-2021	TO RE-ELECT PRUE FLACKS AS A DIRECTOR	FOR
MERCURY NZ LTD	NZMRPE0001S2	23-Sep-2021	RE-ELECT MIKE TAITOKO AS A DIRECTOR	FOR

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MERCURY NZ LTD	NZMRPE0001S2	23-Sep-2021	TO INCREASE THE TOTAL POOL OF DIRECTORS' FEES	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	23-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSAL ON THE ELECTION OF MR. HE XINGDA AS A NON-EXECUTIVE DIRECTOR OF THE SEVENTH SESSION OF THE BOARD OF THE COMPANY	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	23-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSAL ON THE ELECTION OF MS. YANG XUE AS A NON-EXECUTIVE DIRECTOR OF THE SEVENTH SESSION OF THE BOARD OF THE COMPANY	FOR
PT BANK CENTRAL ASIA TBK	ID1000109507	23-Sep-2021	APPROVAL OF STOCK SPLIT OF THE COMPANY'S SHARES WITH THE RATIO OF 1:5, FROM PREVIOUSLY IDR 62.5 (SIXTY TWO POINT FIVE RUPIAH) PER SHARE TO IDR 12.5 (TWELVE POINT FIVE RUPIAH) PER SHARE	FOR
STORYTEL AB	SE0007439443	23-Sep-2021	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
STORYTEL AB	SE0007439443	23-Sep-2021	APPROVE REMUNERATION OF DIRECTORS	FOR
STORYTEL AB	SE0007439443	23-Sep-2021	ELECT JOAKIM RUBIN AS NEW DIRECTOR	FOR
STORYTEL AB	SE0007439443	23-Sep-2021	ELECT STEFAN BLOM AS BOARD CHAIR	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	REMUNERATION REPORT	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	GRANT OF PERFORMANCE RIGHTS TO THE GROUP CHIEF EXECUTIVE OFFICER & MANAGING DIRECTOR	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	ELECTION/RE-ELECTION OF DIRECTOR: THAT MR DUNCAN WEST BE ELECTED AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	ELECTION/RE-ELECTION OF DIRECTOR: THAT MS SYLVIA FALZON BE RE-ELECTED AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	ELECTION/RE-ELECTION OF DIRECTOR: THAT MS CHRISTINE MCLOUGHLIN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	ELECTION/RE-ELECTION OF DIRECTOR: THAT DR DOUGLAS MCTAGGART BE RE-ELECTED AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	ELECTION/RE-ELECTION OF DIRECTOR: THAT MR LINDSAY TANNER BE RE-ELECTED AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION. BY ORDER OF THE BOARD	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	DIRECTOR	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	DIRECTOR	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	To ratify the selection of Deloitte & Touche LLP as the company's independent registered public accounting firm.	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	Advisory vote on the compensation of the company's Named Executive Officers.	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	Approve the AeroVironment, Inc. 2021 Equity Incentive Plan.	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	Advisory vote on stockholder proposal to elect directors by a majority vote.	AGAINST
AMERICAN OUTDOOR BRANDS INC	US02875D1090	24-Sep-2021	DIRECTOR	FOR
AMERICAN OUTDOOR BRANDS INC	US02875D1090	24-Sep-2021	DIRECTOR	FOR
AMERICAN OUTDOOR BRANDS INC	US02875D1090	24-Sep-2021	To ratify the appointment of Grant Thornton LLP, an independent registered public accounting firm, as the independent registered public accountant of our company for the fiscal year ending April 30, 2022.	FOR

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ARCA CONTINENTAL SAB DE CV	MX01AC100006	24-Sep-2021	SUBMISSION, DISCUSSION AND, AS THE CASE MAY BE, APPROVAL OF THE COMPANY'S BALANCE SHEET AS OF JULY 31, 2021, RESOLUTIONS IN CONNECTION THERETO	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	24-Sep-2021	SUBMISSION AND, AS THE CASE MAY BE, APPROVAL OF A PROPOSAL TO CARRY OUT THE MERGER OF SERVICIOS EJECUTIVOS ARCA CONTINENTAL, S.A. DE C.V., AS MERGED AND EXTINGUISHED COMPANY, INTO THE COMPANY, AS MERGING AND SUBSISTING COMPANY, RESOLUTIONS IN CONNECTION THERETO	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	24-Sep-2021	SUBMISSION AND, AS THE CASE MAY BE, APPROVAL OF AN AMENDMENT TO ARTICLE SECOND OF THE CORPORATE BYLAWS IN RESPECT TO THE CORPORATE PURPOSE, RESOLUTIONS IN CONNECTION THERETO	AGAINST
ARCA CONTINENTAL SAB DE CV	MX01AC100006	24-Sep-2021	PROPOSAL AND DESIGNATION OF SPECIAL REPRESENTATIVES OF THE MEETING, TO FORMALIZE AND CARRY OUT, AS THE CASE MAY BE, THE RESOLUTIONS ADOPTED BY THIS MEETING, RESOLUTIONS IN CONNECTION THERETO	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	24-Sep-2021	READING AND, AS THE CASE MAY BE, APPROVAL OF THE MEETINGS MINUTE, RESOLUTIONS IN CONNECTION THERETO	FOR
BNP PARIBAS SA	FR0000131104	24-Sep-2021	APPROVE DIVIDENDS OF EUR 1.55 PER SHARE	FOR
BNP PARIBAS SA	FR0000131104	24-Sep-2021	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
GLENMARK PHARMACEUTICALS LTD	INE935A01035	24-Sep-2021	TO RECEIVE, CONSIDER, APPROVE AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 TOGETHER WITH THE REPORTS OF THE BOARD AND AUDITORS THEREON	FOR
GLENMARK PHARMACEUTICALS LTD	INE935A01035	24-Sep-2021	TO RECEIVE, CONSIDER, APPROVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
GLENMARK PHARMACEUTICALS LTD	INE935A01035	24-Sep-2021	TO DECLARE DIVIDEND ON EQUITY SHARES	FOR
GLENMARK PHARMACEUTICALS LTD	INE935A01035	24-Sep-2021	TO RE-APPOINT MRS. BLANCHE SALDANHA AS DIRECTOR LIABLE TO RETIRE BY ROTATION	FOR
GLENMARK PHARMACEUTICALS LTD	INE935A01035	24-Sep-2021	TO RATIFY REMUNERATION OF THE COST AUDITOR FOR THE FINANCIAL YEAR ENDING 31 MARCH 2022	FOR
NOVONIX LTD	AU000000NVX4	24-Sep-2021	RATIFICATION OF ISSUE OF SHARES UNDER THE INSTITUTIONAL PLACEMENT	FOR
NOVONIX LTD	AU000000NVX4	24-Sep-2021	APPROVAL OF ISSUE OF SHARES TO PHILLIPS 66	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE REVENUE ACCOUNT, PROFIT AND LOSS ACCOUNT AND RECEIPTS AND PAYMENTS ACCOUNT FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE BALANCE SHEET OF THE COMPANY AS AT MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS' OF THE COMPANY ("BOARD"), REPORT OF THE STATUTORY AUDITORS OF THE COMPANY ("AUDITORS") AND COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA ("CAG")	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	TO CONFIRM THE INTERIM DIVIDEND DECLARED BY THE COMPANY ON MARCH 25, 2021 AS FINAL DIVIDEND FOR THE YEAR ENDED MARCH 31, 2021	FOR

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SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	TO CONSIDER AND TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR FIXATION OF REMUNERATION OF THE STATUTORY AUDITORS OF THE COMPANY IN ACCORDANCE WITH THE SECTION 142 OF THE COMPANIES ACT, 2013, AS YET TO BE APPOINTED BY THE COMPTROLLER AND AUDITOR GENERAL OF INDIA, FOR THE FINANCIAL YEAR 2021-22 IN FURTHERANCE OF ITS POWERS EMBODIED WITHIN SECTION 139 OF COMPANIES ACT, 2013, AS AMENDED AND READ WITH APPLICABLE NOTIFICATIONS ISSUED THEREUNDER : "RESOLVED THAT IN ACCORDANCE WITH SECTION 142 OF COMPANIES ACT, 2013, AS AMENDED AND READ WITH THE APPLICABLE NOTIFICATIONS ISSUED THEREUNDER ("COMPANIES ACT, 2013") AND APPLICABLE NOTIFICATIONS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA ("CAG"), THE REMUNERATION PAYABLE TO THE STATUTORY AUDITORS OF THE COMPANY ("AUDITORS") FOR THE FINANCIAL YEAR 2021-22, IS AFFIXED AT RS. 58 LAKHS (RS. 29 LAKHS EACH) FOR ANNUAL AUDIT AND RS. 15 LAKHS (RS. 7.50 LAKHS EACH) FOR HALF YEAR AUDIT AND RS. 20 LAKHS (RS.5 LAKHS EACH FOR JUNE AND DECEMBER QUARTER) FOR LIMITED REVIEW PLUS APPLICABLE TAXES AND REIMBURSEMENT OF OUT OF POCKET EXPENSES INCURRED BY THE AUDITORS, IF ANY, IN CONNECTION WITH THE AUDIT OF THE ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR 2021-22 BE AND IS HEREBY APPROVED"	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	REVISION IN THE REMUNERATION OF MR. MAHESH KUMAR SHARMA (DIN: 08740737), MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	APPOINTMENT OF MR. SHOBINDER DUGGAL (DIN: 00039580), AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	APPOINTMENT OF DR. TEJENDRA MOHAN BHASIN (DIN: 03091429), AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	APPOINTMENT OF MS. USHA SANGWAN (DIN: 02609263), AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	To set the number of Directors at five (5).	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	DIRECTOR	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	DIRECTOR	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	DIRECTOR	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	DIRECTOR	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	DIRECTOR	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	Appointment of Deloitte LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR

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SUN ART RETAIL GROUP LTD	HK0000083920	24-Sep-2021	THAT (A) THE FORM AND SUBSTANCE OF THE 2021 MASTER SUPPLY AGREEMENT DATED 22 JUNE 2021 AND THE TRANSACTIONS CONTEMPLATED THEREUNDER BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED IN ALL RESPECTS; (B) THE PROPOSED ANNUAL CAPS FOR THE TRANSACTIONS CONTEMPLATED UNDER THE CATEGORY OF THE "SALE OF GOODS AND SERVICES BY THE GROUP TO ALIBABA AFFILIATES" FOR THE YEARS ENDING 31 MARCH 2022, 31 MARCH 2023 AND 31 MARCH 2024 BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED; (C) ANY ONE DIRECTOR OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS AND THINGS AND EXECUTE AND DELIVER ALL SUCH DOCUMENTS, DEEDS, INSTRUMENTS (INCLUDING AFFIXING THE COMMON SEAL OF THE COMPANY THEREON) AND TAKE ALL SUCH STEPS AND EXECUTE SUCH OTHER DOCUMENTS AS THE DIRECTOR IN HIS OR HER OPINION AND ABSOLUTE DIRECTION MAY CONSIDER NECESSARY, DESIRABLE OR EXPEDIENT TO CARRY OUT OR GIVE EFFECT TO OR OTHERWISE IN CONNECTION WITH (A) AND (B) ABOVE	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	24-Sep-2021	THAT (A) THE FORM AND SUBSTANCE OF THE 2021 MASTER BUSINESS COOPERATION AGREEMENT DATED 22 JUNE 2021 AND THE TRANSACTIONS CONTEMPLATED THEREUNDER BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED IN ALL RESPECTS; (B) THE PROPOSED ANNUAL CAPS FOR THE TRANSACTIONS CONTEMPLATED UNDER THE CATEGORY OF THE "BUSINESS COOPERATION BETWEEN THE GROUP AND ALIBABA AFFILIATES" FOR THE YEARS ENDING 31 MARCH 2022, 31 MARCH 2023 AND 31 MARCH 2024 BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED; (C) ANY ONE DIRECTOR OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS AND THINGS AND EXECUTE AND DELIVER ALL SUCH DOCUMENTS, DEEDS, INSTRUMENTS (INCLUDING AFFIXING THE COMMON SEAL OF THE COMPANY THEREON) AND TAKE ALL SUCH STEPS AND EXECUTE SUCH OTHER DOCUMENTS AS THE DIRECTOR IN HIS OR HER OPINION AND ABSOLUTE DIRECTION MAY CONSIDER NECESSARY, DESIRABLE OR EXPEDIENT TO CARRY OUT OR GIVE EFFECT TO OR OTHERWISE IN CONNECTION WITH (A) AND (B) ABOVE	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	24-Sep-2021	THAT THE PROPOSED AMENDMENT TO THE ARTICLES OF ASSOCIATION OF THE COMPANY BE AND ARE HEREBY APPROVED AND THAT THE DIRECTORS BE AND ARE HEREBY AUTHORISED TO DO ALL THINGS NECESSARY TO IMPLEMENT THE SAID PROPOSED AMENDMENT TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	AGAINST
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: RAJESH SUBRAMANIAM	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: PAUL S. WALSH	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: MARVIN R. ELLISON	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Advisory vote to approve named executive officer compensation.	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Ratify the appointment of Ernst & Young LLP as FedEx's independent registered public accounting firm for fiscal year 2022.	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Stockholder proposal regarding independent board chairman.	AGAINST
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Stockholder proposal regarding report on alignment between company values and electioneering contributions.	AGAINST
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Stockholder proposal regarding lobbying activity and expenditure report.	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Stockholder proposal regarding assessing inclusion in the workplace.	AGAINST
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Stockholder proposal regarding shareholder ratification of termination pay.	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: SUSAN PATRICIA GRIFFITH	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: KIMBERLY A. JABAL	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: SHIRLEY ANN JACKSON	FOR

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FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: R. BRAD MARTIN	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: JOSHUA COOPER RAMO	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: SUSAN C. SCHWAB	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: FREDERICK W. SMITH	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: DAVID P. STEINER	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	27-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSED PARTIAL REPURCHASE AND CANCELLATION OF THE 2019 RESTRICTED A SHARES	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	27-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSED CHANGE OF THE REGISTERED CAPITAL OF THE COMPANY	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	27-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSED PARTIAL REPURCHASE AND CANCELLATION OF THE 2019 RESTRICTED A SHARES	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	27-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSED CHANGE OF THE REGISTERED CAPITAL OF THE COMPANY	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	27-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	SUBSTITUTING THE CLAUSE 11 (A) (III) OF THE ARTICLES OF ASSOCIATION (AOA) THE COMPANY PERTAINING TO 'FURTHER ISSUE OF CAPITAL'	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT: (A) THE AUDITED (STANDALONE) FINANCIAL STATEMENTS OF THE COMPANY FOR THE F.Y. ENDED 31ST MARCH, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON. (B) THE AUDITED (CONSOLIDATED) FINANCIAL STATEMENTS OF THE COMPANY FOR THE F.Y. ENDED 31ST MARCH, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	ALTERATION IN CLAUSE III (OBJECTS) OF THE MEMORANDUM OF ASSOCIATION AND ADOPTION OF NEW SET OF MEMORANDUM OF ASSOCIATION OF THE COMPANY	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	TO DECLARE FINAL DIVIDEND OF INR 8.50 /- (RUPEES EIGHT AND FIFTY PAISA ONLY) PER EQUITY SHARES FOR THE F.Y. ENDED 31ST MARCH, 2021	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI POTTIMUTYALA KOTESWARA RAO (DIN-06389741), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	APPOINTMENT AND ENHANCEMENT OF FEES PAYABLE TO JOINT STATUTORY AUDITORS OF THE COMPANY	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	ISSUANCE OF REDEEMABLE NON-CONVERTIBLE DEBENTURES AND / OR OTHER HYBRID INSTRUMENTS ON A PRIVATE PLACEMENT BASIS	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	APPOINTMENT OF SHRI YERUR VISWANATHA GOWD (DIN 09048488) AS THE MANAGING DIRECTOR & CEO OF THE COMPANY	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	APPOINTMENT OF SHRI AKSHAY KUMAR ROUT (DIN- 08858134) AS NON INDEPENDENT DIRECTOR (NON-EXECUTIVE) OF THE COMPANY	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	APPOINTMENT OF SMT. J JAYANTHI (DIN 09053493) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	APPOINTMENT OF SHRI RAJ KUMAR (DIN 06627311) AS DIRECTOR OF THE COMPANY	FOR

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SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	DIRECTOR	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	DIRECTOR	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	DIRECTOR	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	DIRECTOR	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	DIRECTOR	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	DIRECTOR	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	DIRECTOR	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	DIRECTOR	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	PROPOSAL 2: To provide a non-binding advisory vote on the compensation of our named executive officers for fiscal 2021 ("say-on-pay").	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	PROPOSAL 3: To ratify the appointment of Deloitte & Touche LLP, an independent registered public accounting firm, as the independent registered public accountant of our company for the fiscal year ending April 30, 2022.	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	PROPOSAL 4: To approve 2021 Employee Stock Purchase Plan.	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	PROPOSAL 5: A stockholder proposal, if properly presented at the meeting.	FOR
AAR CORP.	US0003611052	28-Sep-2021	Election of Director: Anthony K. Anderson	FOR
AAR CORP.	US0003611052	28-Sep-2021	Election of Director: Michael R. Boyce	FOR
AAR CORP.	US0003611052	28-Sep-2021	Election of Director: David P. Storch	FOR
AAR CORP.	US0003611052	28-Sep-2021	Election of Director: Jennifer L. Vogel	FOR
AAR CORP.	US0003611052	28-Sep-2021	Advisory proposal to approve our Fiscal 2021 executive compensation.	FOR
AAR CORP.	US0003611052	28-Sep-2021	The ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending May 31, 2022.	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Mita, Hajime	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Wada, Yoichi	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Corporate Auditor Nago, Toshio	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Nishida, Yutaka	FOR

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BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Sato, Daio	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Ogawa, Kenjiro	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Sato, Hiroshi	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Murai, Noriyuki	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Sakamoto, Tomohiro	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Zamma, Rieko	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Shimizu, Arata	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Eric D. Sprunk	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Jorge A. Uribe	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: R. Kerry Clark	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Advisory Vote on Executive Compensation.	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Ratify Appointment of the Independent Registered Public Accounting Firm.	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Amendment and Restatement of Our Certificate of Incorporation to Eliminate Supermajority Voting Provisions.	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: David M. Cordani	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Jeffrey L. Harmening	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Maria G. Henry	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Jo Ann Jenkins	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Elizabeth C. Lempres	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Diane L. Neal	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Steve Odland	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Maria A. Sastre	FOR
HAITONG SECURITIES CO LTD	CNE1000019K9	28-Sep-2021	TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE APPOINTMENT OF MR. LI JUN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE (A) THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, (B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021; AND THE REPORTS OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITOR AND THE COMMENTS OF COMPTROLLER & AUDITOR GENERAL OF INDIA THEREON	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	TO DECLARE A DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: BOARD OF DIRECTORS RECOMMENDED A DIVIDEND OF 180% I.E. RS. 3.60 PER SHARE	FOR

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INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI ASIT KUMAR JANA, WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DECIDE AND FIX THE REMUNERATION OF THE STATUTORY AUDITOR OF THE COMPANY TO BE APPOINTED BY COMPTROLLER AND AUDITOR GENERAL OF INDIA FOR THE FINANCIAL YEAR 2021-22	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT SHRI ARUN KUMAR SINGH (DIN: 06646894), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM, THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER PURSUANT TO THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013, BE AND IS HEREBY, APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT SHRI RAKESH KUMAR JAIN (DIN: 08788595), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM, THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER PURSUANT TO THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013, BE AND IS HEREBY, APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT SHRI ASHISH KUNDRA (DIN: 06966214), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM, THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER PURSUANT TO THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013, BE AND IS HEREBY, APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014, THE COST AUDITORS APPOINTED BY THE BOARD OF DIRECTORS OF THE COMPANY, TO CONDUCT THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE PAID THE REMUNERATION AS SET OUT IN THE STATEMENT ANNEXED TO THE NOTICE CONVENING THIS MEETING. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT PURSUANT TO SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND OTHER APPLICABLE PROVISIONS, IF ANY, AND SUBJECT TO ANY MODIFICATION(S) AND RE-ENACTMENT THEREOF, CONSENT OF THE MEMBERS BE AND IS HEREBY ACCORDED TO RATIFY THE CONTRACT FOR PURCHASE OF NON-APM GAS FOR NCT OF DELHI, AT A PRICE DETERMINED BY GOVERNMENT OF INDIA FROM TIME TO TIME, AMOUNTING TO RS. 617.38 CRORES, WITH ITS RELATED PARTY I.E. GAIL (INDIA) LIMITED (NOMINEE OF GOVERNMENT OF INDIA), DURING THE PERIOD APRIL 1, 2020 TO MARCH 31, 2021. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL ACTS, DEEDS, MATTERS AND THINGS THAT MAY BE NECESSARY, PROPER, EXPEDIENT OR INCIDENTAL THERETO FOR THE PURPOSE OF GIVING EFFECT TO THIS RESOLUTION	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Shimoyama, Takayuki	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Mihara, Koji	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Kamide, Kunio	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Substitute Corporate Auditor Saito, Yuji	FOR

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LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Approve Payment of Bonuses to Directors	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Approve Appropriation of Surplus	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Amend Articles to: Increase the Board of Directors Size	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Kusunose, Haruhiko	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Okabayashi, Osamu	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Moriizumi, Koichi	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Uchiyama, Shu	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Seki, Hirokazu	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Ebihara, Minoru	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	TO PAY COMMISSION TO INDEPENDENT DIRECTORS	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	APPOINTMENT OF MS. MALVIKA SINHA (DIN: 08373142), AS THE INDEPENDENT DIRECTOR	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	APPOINTMENT OF MR. RAJEEV BHASKAR SAHI (DIN: 06662067), AS THE INDEPENDENT DIRECTOR	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	APPOINTMENT OF MR. VENKATRAMAN SRINIVASAN (DIN: 00246012), AS THE INDEPENDENT DIRECTOR	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND OF INR 9.00 PER EQUITY SHARE, ALREADY PAID AND TO DECLARE THE FINAL DIVIDEND OF INR 14 PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. MANOJ JAIN (DIN: 07556033), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	ALTERATION OF ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	RATIFICATION OF COST AUDITORS' REMUNERATION	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	TO APPROVE MATERIAL RELATED PARTY TRANSACTIONS	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	RE-APPOINTMENT OF MR. SYED S. HUSSAIN (DIN: 00209117) AS AN INDEPENDENT DIRECTOR	AGAINST
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	APPOINTMENT OF MR. SANJAY SHENDE (DIN: 09172642) AS DIRECTOR	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	APPOINTMENT OF MR. BALDEV SINGH (DIN: 03577274) AS NON-EXECUTIVE DIRECTOR	AGAINST
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPROVE PAYMENT OF COMMISSION ON PROFITS TO DIRECTORS OF THE COMPANY COMMENCING FROM FINANCIAL YEAR 2021-22	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT (A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021 AND (B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITORS THEREON	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO CONSIDER DECLARATION OF FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR 2020-21: RS. 3.50 PER EQUITY SHARE OF RS. 10/- EACH I.E., 35% OF THE PAID-UP SHARE CAPITAL OF THE COMPANY AS ON 31ST MARCH, 2021	FOR

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PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI SANJEEV KUMAR (DIN: 03600655) WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI MANOJ JAIN (DIN: 07556033) WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT SHRI PRAMOD NARANG (DIN: 07792813) AS DIRECTOR (TECHNICAL) OF THE COMPANY	AGAINST
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT SHRI AKSHAY KUMAR SINGH (DIN: 03579974) AS MANAGING DIRECTOR & CEO OF THE COMPANY	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT SHRI SUBHASH KUMAR (DIN: 07905656) AS DIRECTOR OF THE COMPANY	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT AMB. BHASWATI MUKHERJEE (DIN: 07173244) AS DIRECTOR OF THE COMPANY	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPROVE RELATED PARTY TRANSACTIONS ENTERED OR TO BE ENTERED BY THE COMPANY FOR THE FINANCIAL YEAR 2022-23	FOR
RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF BOARD OF DIRECTORS AND AUDITORS THEREON AND IN THIS REGARD, TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS ORDINARY RESOLUTION: "RESOLVED THAT THE AUDITED STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON, AS CIRCULATED TO THE MEMBERS, BE AND ARE HEREBY RECEIVED, CONSIDERED AND ADOPTED	FOR
RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO DECLARE DIVIDEND ON EQUITY SHARES OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND IN THIS REGARD, TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT A DIVIDEND @ INR 2.40 PER EQUITY SHARE OF FACE VALUE OF INR 2/- EACH OF THE COMPANY, AS RECOMMENDED BY THE BOARD OF DIRECTORS, BE AND IS HEREBY DECLARED AND THE SAME BE PAID OUT OF THE PROFITS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO RE-APPOINT MR. ABHISHEK KHAITAN, WHO RETIRES BY ROTATION AS A DIRECTOR AND IN THIS REGARD, TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT IN ACCORDANCE WITH THE PROVISIONS OF SECTION 152 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, MR. ABHISHEK KHAITAN (DIN: 00772865), WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR THE RE-APPOINTMENT, BE AND IS HEREBY RE-APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRED BY ROTATION	FOR

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RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO APPOINT M/ S. WALKER CHANDIOK & CO LLP, CHARTERED ACCOUNTANTS, AS THE STATUTORY AUDITOR OF THE COMPANY AND IN THIS REGARD TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 139 AND SECTION 142 OF THE COMPANIES ACT, 2013 READ WITH RULE 3 OF THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH RULES MADE THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), THE CONSENT OF THE MEMBERS BE AND IS HEREBY ACCORDED, TO APPOINT M/S. WALKER CHANDIOK & CO LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 001076N/N500013), AS STATUTORY AUDITOR OF THE COMPANY FOR A PERIOD OF 5 CONSECUTIVE FINANCIAL YEARS STARTING FROM FINANCIAL YEAR 2021-22 AND THAT THEY SHALL HOLD OFFICE FROM THE CONCLUSION OF THIS ANNUAL GENERAL MEETING (AGM) UNTIL THE CONCLUSION OF 42ND AGM OF THE COMPANY, ON SUCH REMUNERATION AS MAY BE MUTUALLY AGREED BETWEEN THE BOARD OF DIRECTOR AND THE STATUTORY AUDITORS. RESOLVED FURTHER THAT DR. LALIT KHAITAN, CHAIRMAN & MANAGING DIRECTOR, MR. ABHISHEK KHAITAN, MANAGING DIRECTOR, MR. DILIP KUMAR BANTHIYA, CHIEF FINANCIAL OFFICER, AND MR. DINESH KUMAR GUPTA, VICE PRESIDENT-LEGAL & COMPANY SECRETARY, BE AND IS HEREBY SEVERALLY AUTHORISED TO DO ALL SUCH ACTS, DEEDS AND THINGS AS MAY BE REQUIRED TO GIVE EFFECT TO THIS RESOLUTION INCLUDING FILING OF REQUISITE E-FORMS WITH THE REGISTRAR	FOR
RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO APPROVE THE PAYMENTS OF REMUNERATION TO MR. ABHISHEK KHAITAN, MANAGING DIRECTOR AND PROMOTER OF THE COMPANY AND IN THIS REGARD TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION. "RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 17(6)(E) OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ('SEBI LISTING REGULATIONS, 2015) AND OTHER APPLICABLE REGULATIONS, AND SUBJECT TO THE MAXIMUM REMUNERATION APPROVED BY THE MEMBERS AT THE 33RD ANNUAL GENERAL MEETING HELD ON SEPTEMBER 29, 2017, APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED FOR PAYMENT OF REMUNERATION TO MR. ABHISHEK KHAITAN, MANAGING DIRECTOR AND PROMOTER OF THE COMPANY AS PER THE REGULATION 17(6)(E) OF THE SEBI LISTING REGULATIONS, 2015, W.E.F. 1ST APRIL, 2019 FOR THE REMAINING TENURE OF HIS APPOINTMENT I.E., UPTO FEBRUARY 19, 2023. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND ARE HEREBY SEVERALLY AUTHORISED TO DO ALL ACTS, DEEDS AND THINGS NECESSARY AND EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	AGAINST
RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO RATIFY THE REMUNERATION OF COST AUDITORS FOR THE FINANCIAL YEAR 2021-22 AND, IN THIS REGARD, TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014, AS MAY BE AMENDED FROM TIME TO TIME, REMUNERATION PAYABLE TO MR. R. KRISHNAN (MEMBERSHIP NO. 7799), COST ACCOUNTANT, APPOINTED BY THE BOARD OF DIRECTORS OF THE COMPANY, TO CONDUCT AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR 2021-22, AMOUNTING TO INR 110,000/- (RUPEES ONE LAKH TEN THOUSAND ONLY) APART FROM REIMBURSEMENT OF ACTUAL EXPENSES TO BE INCURRED BY HIM IN CONNECTION WITH CONDUCTING THE AFORESAID AUDIT, BE AND IS HEREBY CONFIRMED, RECTIFIED AND APPROVED. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS BE AND IS HEREBY AUTHORIZED TO DO ALL ACTS, DEEDS, MATTERS AND THINGS AS MAY BE DEEMED NECESSARY TO GIVE EFFECT TO THIS RESOLUTION	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Kuwano, Reiko	FOR

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SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Ikeda, Yukio	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Approve Appropriation of Surplus	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kishimoto, Tatsuya	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Takeo, Koyo	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tojo, Shunya	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sekiguchi, Yasuhiro	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Naraoka, Shigeru	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Miura, Satoru	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Hongo, Akira	FOR
ZENSAR TECHNOLOGIES LTD	INE520A01027	28-Sep-2021	TO RECEIVE, CONSIDER, APPROVE AND ADOPT: (A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON; AND (B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE AUDITORS THEREON	FOR
ZENSAR TECHNOLOGIES LTD	INE520A01027	28-Sep-2021	TO CONFIRM PAYMENT OF INTERIM DIVIDEND FOR THE FY 2020-21 AT THE RATE OF INR 1.20 (RUPEE ONE AND TWENTY PAISE ONLY) PER EQUITY SHARE OF FACE VALUE OF INR 2 EACH, DECLARED ON JANUARY 21, 2021 AND TO DECLARE FINAL DIVIDEND OF INR 2.40 (RUPEES TWO AND FORTY PAISE ONLY) PER EQUITY SHARE OF FACE VALUE OF INR 2 EACH, OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
ZENSAR TECHNOLOGIES LTD	INE520A01027	28-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF ANANT VARDHAN GOENKA, WHO RETIRES BY ROTATION IN TERMS OF SECTION 152 OF THE COMPANIES ACT, 2013 AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR

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ZENSAR TECHNOLOGIES LTD	INE520A01027	28-Sep-2021	RESOLVED THAT, PURSUANT TO THE PROVISIONS OF REGULATION OF 17(6)(CA) SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME AND SUBJECT TO OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ("THE ACT"), THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND SUCH OTHER RULES AND REGULATIONS, AS MAY BE APPLICABLE, APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED TOWARDS PAYMENT OF COMMISSION AMOUNTING TO INR 2,95,00,000 (RUPEES TWO CRORES NINETY FIVE LAKHS ONLY) FOR THE FY 2020-21 TO HARSH VARDHAN GOENKA (DIN: 00026726), NON-EXECUTIVE, NON-INDEPENDENT DIRECTOR AND CHAIRMAN OF THE COMPANY, BEING AN AMOUNT EXCEEDING (FIFTY PERCENT) OF THE AGGREGATE ANNUAL REMUNERATION PAYABLE TO ALL THE NON-EXECUTIVE DIRECTORS, WITHIN THE OVERALL LIMIT OF 3% (THREE PERCENT) OF NET PROFITS OF THE COMPANY, FOR THE FY 2020-21, AS EARLIER APPROVED BY THE MEMBERS OF THE COMPANY, AT THEIR MEETING HELD ON AUGUST 8, 2018. FURTHER RESOLVED THAT, THE BOARD OF DIRECTORS (INCLUDING ANY COMMITTEE THEREOF) BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS, AS MAY BE NECESSARY TO GIVE EFFECT TO THIS RESOLUTION(S) WITHOUT SEEKING ANY FURTHER CONSENT OR APPROVAL OF THE MEMBERS, TO THE END AND INTENT THAT THEY SHALL BE DEEMED TO HAVE GIVEN THEIR APPROVAL THERETO, EXPRESSLY BY THE AUTHORITY OF THIS RESOLUTION(S) AND DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY OF THE COMMITTEE OF DIRECTORS, INCLUDING THE NOMINATION AND REMUNERATION COMMITTEE, OR TO ANY OF THE DIRECTOR(S), OFFICERS(S),	AGAINST
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT LUISA DELGADO AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	REAPPOINT KPMG LLP AS AUDITORS	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	APPROVE REMUNERATION REPORT	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	APPROVE REMUNERATION POLICY	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT GEOFF COOPER AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT JOHN ROBERTS AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT MARK HIGGINS AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT CHRIS HOPKINSON AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT MARISA CASSONI AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT SHAUN MCCABE AS DIRECTOR	AGAINST

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ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Kiyomichi	FOR
ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shibazaki, Akinori	FOR
ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Masami	FOR
ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Approve Appropriation of Surplus	FOR
ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Miyata, Masahiko	FOR
ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Miyata, Kenji	FOR
ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Tadakazu	FOR
ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Terai, Yoshinori	FOR
ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Munehika	FOR
ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Mizuho	FOR
ASAHI INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nishiuchi, Makoto	FOR
ASM INTERNATIONAL NV	NL0000334118	29-Sep-2021	APPOINTMENT OF MRS. PAULINE VAN DER MEER MOHR TO THE SUPERVISORY BOARD	FOR
ASM INTERNATIONAL NV	NL0000334118	29-Sep-2021	APPOINTMENT OF MR. ADALIO SANCHEZ TO THE SUPERVISORY BOARD	FOR
ASX LIMITED	AU000000ASX7	29-Sep-2021	TO RE-ELECT MS YASMIN ALLEN, WHO RETIRES BY ROTATION AND OFFERS HERSELF FOR RE-ELECTION AS A DIRECTOR OF ASX	FOR
ASX LIMITED	AU000000ASX7	29-Sep-2021	TO RE-ELECT MR PETER MARRIOTT, WHO RETIRES BY ROTATION AND OFFERS HIMSELF FOR RE-ELECTION AS A DIRECTOR OF ASX	FOR
ASX LIMITED	AU000000ASX7	29-Sep-2021	TO RE-ELECT MRS HEATHER RIDOUT AO, WHO RETIRES BY ROTATION AND OFFERS HERSELF FOR RE-ELECTION AS A DIRECTOR OF ASX	FOR
ASX LIMITED	AU000000ASX7	29-Sep-2021	REMUNERATION REPORT	FOR
ASX LIMITED	AU000000ASX7	29-Sep-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR & CEO	FOR
CIMAREX ENERGY CO.	US1717981013	29-Sep-2021	To adopt the Agreement and Plan of Merger, dated as of May 23, 2021, as amended on June 29, 2021 (as it may be further amended from time to time, the "merger agreement"), among Cabot Oil & Gas Corporation ("Cabot"), Double C Merger Sub, Inc. ("Merger Sub") and Cimarex Energy Co. ("Cimarex"), providing for the acquisition of Cimarex by Cabot pursuant to a merger between Merger Sub, a wholly owned subsidiary of Cabot, and Cimarex (the "merger").	FOR
CIMAREX ENERGY CO.	US1717981013	29-Sep-2021	To adopt an amendment to Cimarex's Amended and Restated Certificate of Incorporation relating to Cimarex's 8 1/8% Series A Cumulative Perpetual Convertible Preferred Stock, par value \$0.01 per share ("Cimarex preferred stock"), that would give the holders of Cimarex preferred stock the right to vote with the holders of Cimarex common stock as a single class on all matters submitted to a vote of such holders of Cimarex common stock, to become effective no later than immediately prior to consummation of the merger.	FOR
CIMAREX ENERGY CO.	US1717981013	29-Sep-2021	To approve, by a non-binding advisory vote, certain compensation that may be paid or become payable to Cimarex's named executive officers that is based on or otherwise relates to the merger contemplated by the merger agreement.	FOR
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE FINANCIAL STATEMENTS (STANDALONE AND CONSOLIDATED) OF THE COMPANY FOR THE YEAR ENDED 31ST MARCH, 2021, INCLUDING BALANCE SHEET AS AT 31ST MARCH, 2021, THE STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED ON THAT DATE AND THE REPORTS OF BOARD OF DIRECTORS AND AUDITORS THEREON	FOR

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CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND AND TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021: DURING THE YEAR AN INTERIM DIVIDEND OF RS.3.00 PER SHARE (60%) OF RS.5/- EACH WAS PAID TO THE SHAREHOLDERS.THE FINAL DIVIDEND RECOMMENDED BY THE BOARD OF DIRECTORS WAS RS.2.00 PER EQUITY SHARE (40%) OF RS.5/- EACH	FOR
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI RAHUL MITHAL, DIRECTOR (PROJECTS & SERVICES) (DIN: 07610499), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR REAPPOINTMENT	AGAINST
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI MANOJ KUMAR DUBEY, DIRECTOR (FINANCE) & CFO (DIN: 07518387), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR REAPPOINTMENT	AGAINST
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	"RESOLVED THAT THE APPOINTMENT OF M/S. S. N. NANDA & CO., CHARTERED ACCOUNTANTS, AS STATUTORY AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR 2020-21 IN TERMS OF THE ORDER CA.V/COY/CENTRAL GOVERNMENT,CCIL(1)/72, DATED 10.08.2020 OF COMPTROLLER & AUDITOR GENERAL OF INDIA BE AND IS HEREBY NOTED. THE STATUTORY AUDITORS' OF THE COMPANY MAY BE PAID SUCH REMUNERATION AS MAY BE FIXED BY THE BOARD OF DIRECTORS OF THE COMPANY FROM TIME TO TIME. FURTHER, THE REMUNERATION PAYABLE TO THE BRANCH AUDITORS APPOINTED BY C&AG OF INDIA, IF ANY, MAY ALSO BE FIXED BY THE BOARD OF DIRECTORS OF THE COMPANY FROM TIME TO TIME."	FOR
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	"RESOLVED THAT PURSUANT TO THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES MADE THEREUNDER, SHRI MANOJ SINGH (DIN: 08898995), WHO WAS APPOINTED AS A DIRECTOR (GOVERNMENT NOMINEE) BY THE MINISTRY OF RAILWAYS VIDE ITS ORDER NO. 2004/PL/51/3, DATED 18.09.2020 AND WAS ACCORDINGLY APPOINTED AS DIRECTOR OF THE COMPANY BY THE BOARD OF DIRECTORS AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM THE DIRECTOR HIMSELF, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION. ON TERMS & CONDITIONS DETERMINED BY THE GOVT. OF INDIA."	AGAINST
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	"RESOLVED THAT PURSUANT TO THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES MADE THEREUNDER, SHRI RAJESH ARGAL (DIN: 09171980), WHO WAS APPOINTED AS A DIRECTOR (GOVERNMENT NOMINEE) BY THE MINISTRY OF RAILWAYS VIDE ITS ORDER NO. 2021/PL/51/13, DATED 11.05.2021 AND WAS ACCORDINGLY APPOINTED AS DIRECTOR OF THE COMPANY BY THE BOARD OF DIRECTORS AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM THE DIRECTOR HIMSELF, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION. ON TERMS & CONDITIONS DETERMINED BY THE GOVT. OF INDIA."	AGAINST
COTERRA ENERGY INC.	US1270971039	29-Sep-2021	A proposal to approve the issuance of shares of common stock, par value \$0.10 per share ("Cabot common stock"), of Cabot Oil & Gas Corporation ("Cabot"), pursuant to the terms of the Agreement and Plan of Merger, dated as of May 23, 2021, as amended, by and among Cabot, Double C Merger Sub, Inc., a wholly owned subsidiary of Cabot, and Cimarex Energy Co.	FOR
COTERRA ENERGY INC.	US1270971039	29-Sep-2021	A proposal to adopt an amendment to Cabot's Restated Certificate of Incorporation, as amended, to increase the number of authorized shares of Cabot common stock from 960,000,000 shares to 1,800,000,000 shares.	FOR
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	AGAINST
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Appoint an Executive Director Ito, Tsuyoshi	FOR
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Appoint a Substitute Executive Director Toda, Hirohisa	FOR
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Appoint a Supervisory Director Isobe, Kensuke	FOR
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Appoint a Supervisory Director Nakamura, Kenichi	FOR

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CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Appoint a Substitute Supervisory Director Nakao, Ayako	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON AND THE CONSOLIDATED AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	TO CONFIRM THE PAYMENT OF TWO INTERIM DIVIDENDS AGGREGATING TO INR 8 PER EQUITY SHARE FOR THE FINANCIAL YEAR 2020-21	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI H. V. AGARWAL (DIN 00150089) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI A. V. AGARWAL (DIN00149717) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI R. S. GOENKA (DIN 00152880) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
EMAMI LTD	INE548C01032	29-Sep-2021	"RESOLVED THAT PURSUANT TO PROVISIONS OF SECTION 196, 197, 203 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION OR RE-ENACTMENT THEREOF) READ WITH SCHEDULE V THEREOF, THE ARTICLES OF ASSOCIATION OF THE COMPANY, APPLICABLE PROVISIONS OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, THE RECOMMENDATIONS OF NOMINATION & REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS, THE CONSENT OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE RE-APPOINTMENT OF SHRI MOHAN GOENKA (DIN00150034) AS A WHOLE-TIME DIRECTOR OF THE COMPANY FOR THE PERIOD OF FIVE YEARS WITH EFFECT FROM JANUARY 15, 2021 ON THE TERM AND CONDITIONS AS SET OUT IN THE EXPLANATORY STATEMENT ANNEXED TO THIS NOTICE CONVENING THIS MEETING AND AS ENUMERATED IN THE AGREEMENT DATED DECEMBER 28, 2020, WHICH HAS BEEN SUBMITTED TO THIS MEETING AND IS ALSO HEREBY SPECIFICALLY APPROVED." "RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE AFORESAID RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS, AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE IN THIS RESPECT."	FOR

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EMAMI LTD	INE548C01032	29-Sep-2021	"RESOLVED THAT PURSUANT TO PROVISIONS OF SECTION 196, 197, 203 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION OR RE-ENACTMENT THEREOF) READ WITH SCHEDULE V THEREOF, THE ARTICLES OF ASSOCIATION OF THE COMPANY, APPLICABLE PROVISIONS OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, THE RECOMMENDATIONS OF NOMINATION & REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS, THE CONSENT OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE RE-APPOINTMENT OF SHRI HARSHA VARDHAN AGARWAL (DIN00150089) AS A WHOLE-TIME DIRECTOR OF THE COMPANY FOR THE PERIOD OF FIVE YEARS WITH EFFECT FROM JANUARY 15, 2021 ON THE TERM AND CONDITIONS AS SET OUT IN THE EXPLANATORY STATEMENT ANNEXED TO THIS NOTICE CONVENING THIS MEETING AND AS ENUMERATED IN THE AGREEMENT DATED DECEMBER 28, 2020, WHICH HAS BEEN SUBMITTED TO THIS MEETING AND IS ALSO HEREBY SPECIFICALLY APPROVED." "RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE AFORESAID RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS, AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE IN THIS RESPECT."	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	"RESOLVED THAT PURSUANT TO PROVISIONS OF SECTION 196, 197, 203 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION OR RE-ENACTMENT THEREOF) READ WITH SCHEDULE V THEREOF, THE ARTICLES OF ASSOCIATION OF THE COMPANY, APPLICABLE PROVISIONS OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, THE RECOMMENDATIONS OF NOMINATION & REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS, THE CONSENT OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE RE-APPOINTMENT OF SHRI SUSHIL KUMAR GOENKA (DIN 00149916) AS MANAGING DIRECTOR OF THE COMPANY FOR THE PERIOD OF FIVE YEARS WITH EFFECT FROM JUNE 1, 2021 ON THE TERM AND CONDITIONS AS SET OUT IN THE EXPLANATORY STATEMENT ANNEXED TO THIS NOTICE CONVENING THIS MEETING AND AS ENUMERATED IN THE AGREEMENT DATED MARCH 3, 2021, WHICH HAS BEEN SUBMITTED TO THIS MEETING AND IS ALSO HEREBY SPECIFICALLY APPROVED." RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE AFORESAID RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS, AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE IN THIS RESPECT."	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, READ WITH RULE 14 OF THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENTS THEREOF, FOR THE TIME BEING IN FORCE), THE CONSENT OF THE COMPANY BE AND IS HEREBY ACCORDED FOR PAYMENT OF REMUNERATION OF INR 1,65,000/- (RUPEES ONE LAC SIXTY FIVE THOUSAND ONLY) PLUS APPLICABLE TAXES AND OUT OF POCKET EXPENSES FOR CONDUCTING AUDIT OF THE COST ACCOUNTING RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR 2021-22 AS MAY BE APPLICABLE TO THE COMPANY TO M/S. V. K. JAIN & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO 00049) WHO WERE REAPPOINTED AS COST AUDITORS OF THE COMPANY BY THE BOARD OF DIRECTORS OF THE COMPANY AT ITS MEETING HELD ON 25TH MAY 2021. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE AFORESAID RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS, AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE FOR GIVING EFFECT TO THIS RESOLUTION."	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE ALLOCATION OF INCOME	FOR

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ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	REELECT KORYS BUSINESS SERVICES I NV, PERMANENTLY REPRESENTED BY HILDE CERSTELLOTTE, AS DIRECTOR	AGAINST
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	REELECT KORYS BUSINESS SERVICES II NV, PERMANENTLY REPRESENTED BY FRANS COLRUYT, AS DIRECTOR	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	REELECT FAST FORWARD SERVICES BV, PERMANENTLY REPRESENTED BY RIKA COPPENS, AS DIRECTOR	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	ELECT DIRK JS VAN DEN BERGHE BV, PERMANENTLY REPRESENTED BY DIRK VAN DEN BERGHE, AS INDEPENDENT DIRECTOR	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE DISCHARGE OF DIRECTORS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE DISCHARGE OF FRANCOIS GILLET AS DIRECTOR	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE DISCHARGE OF AUDITORS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	RECEIVE AND APPROVE DIRECTORS' AND AUDITORS' REPORTS, AND REPORT OF THE WORKS COUNCIL	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE REMUNERATION REPORT	AGAINST
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE REMUNERATION POLICY	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	ADOPT FINANCIAL STATEMENTS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE DIVIDENDS OF EUR 1.47 PER SHARE	FOR

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FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 152, 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE APPROVAL OF THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") IN THIS REGARD, MRS. FIROZA F KAPADIA [DIN: 08899561], WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR AND AN INDEPENDENT WOMAN DIRECTOR BY THE BOARD WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO BEING AN ADDITIONAL DIRECTOR HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY SUBJECT TO THE PROVISIONS CONTAINED IN THE ARTICLES OF ASSOCIATION ("AOA") OF THE COMPANY, TO HOLD OFFICE FOR A TERM OF FIVE CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020. RESOLVED FURTHER THAT ALL THE ACTIONS TAKEN BY THE BOARD WITH REGARD TO APPOINTMENT OF MRS. FIROZA F KAPADIA AS AN INDEPENDENT WOMAN DIRECTOR OF THE COMPANY WITH EFFECT FROM SEPTEMBER 30, 2020 BE AND ARE HEREBY CONFIRMED AND THE BOARD IS HEREBY AUTHORISED TO DO OR TO AUTHORISE ANY PERSON TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENT (INCLUDING THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS) OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS' AND AUDITORS' THEREON	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT"), THE PROVISIONS OF THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014, AS AMENDED, AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND PURSUANT TO THE RECOMMENDATION OF THE AUDIT COMMITTEE AND THE APPROVAL OF THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") AND SUBJECT TO THE APPLICABLE GUIDELINES AND APPROVAL OF THE CENTRAL GOVERNMENT AS MAY BE APPLICABLE IN THIS REGARD, THE MEMBERS OF THE COMPANY HEREBY RATIFY THE APPOINTMENT OF M/S JOSHI APTE & ASSOCIATES, COST ACCOUNTANTS, PUNE (FIRM REGISTRATION NO. 00240) AT A CONSOLIDATED REMUNERATION OF RS.5.50 LAKHS (RUPEES FIVE LAKHS FIFTY THOUSAND ONLY) PLUS TAXES AND OUT OF POCKET EXPENSES, IF ANY, CHARGEABLE EXTRA ON ACTUAL BASIS, TO CONDUCT COST AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022 (FINANCIAL YEAR 2021-22). RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO OR TO AUTHORISE ANY PERSON TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO	FOR

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FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 42, 71 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014, THE COMPANIES (SHARE CAPITAL AND DEBENTURES) RULES, 2014 INCLUDING ANY MODIFICATION(S) OR REENACTMENT(S) THERETO FOR THE TIME BEING IN FORCE AND SUBJECT TO THE PROVISIONS OF SEBI (ISSUE AND LISTING OF DEBT SECURITIES) REGULATIONS 2008 AND OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS 2015, AS AMENDED, AND THE RULES, REGULATIONS, GUIDELINES, CIRCULARS AND CLARIFICATIONS, AS ISSUED AND AMENDED FROM TIME TO TIME BY SEBI AND/OR OTHER APPROPRIATE AUTHORITY(IES) AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, APPROVAL OF THE MEMBERS OF THE COMPANY (THE "MEMBERS") BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") TO CONSTITUTE AND OFFER OR INVITE SUBSCRIPTIONS FOR SECURED/UNSECURED REDEEMABLE NONCONVERTIBLE DEBENTURES ("NCDS") ON A PRIVATE PLACEMENT BASIS, IN ONE OR MORE SERIES/TRANCHES, AGGREGATING UP TO AN AMOUNT OF RS.150 CRORES (RUPEES ONE HUNDRED FIFTY CRORES ONLY), DURING A PERIOD OF ONE YEAR FROM THE DATE OF PASSING OF THIS RESOLUTION AND WITHIN THE OVERALL BORROWING LIMITS OF THE COMPANY, AS APPROVED BY THE MEMBERS FROM TIME TO TIME, FROM SUCH PERSONS AND ON SUCH TERMS AND CONDITIONS AS THE BOARD MAY, FROM TIME TO TIME, DETERMINE AND CONSIDER PROPER AND BENEFICIAL TO THE COMPANY INCLUDING AS TO WHEN THE SAID DEBENTURES ARE TO BE ISSUED, THE CONSIDERATION FOR THE ISSUE, THE COUPON RATE(S) APPLICABLE, REDEMPTION PERIOD, UTILIZATION OF THE ISSUE PROCEEDS AND ALL MATTERS CONNECTED WITH OR INCIDENTAL THERETO. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND GIVE SUCH DIRECTIONS AND TO EXECUTE OR AUTHORISE ANY PERSON TO EXECUTE ALL SUCH DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE CONSIDERED NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 188 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (MEETINGS OF BOARD AND ITS POWERS) RULES, 2014 AND THE PROVISIONS OF REGULATION 23 OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND SUBJECT TO SUCH OTHER APPROVALS, CONSENTS, SANCTIONS AND PERMISSIONS OF ANY AUTHORITIES AS MAY BE NECESSARY, CONSENT OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE AUDIT COMMITTEE AND THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS THE "BOARD"), TO AUTHORISE THE MANAGEMENT OF THE COMPANY TO CARRY OUT TRANSACTION(S) IN THE COMPANY'S ORDINARY COURSE OF BUSINESS FOR THE PURCHASE OF OPTICAL FIBRE FROM CORNING FINOLEX OPTICAL FIBRE PRIVATE LIMITED FROM TIME TO TIME AT A PRICE TO BE AGREED BETWEEN THE COMPANY AND CORNING FINOLEX OPTICAL FIBRE PRIVATE LIMITED AND ON THE EXISTING TERMS AND CONDITIONS SET OUT IN THE AGREEMENT DATED JUNE 16, 2011 ENTERED INTO BETWEEN THE COMPANY AND CORNING FINOLEX OPTICAL FIBRE PRIVATE LIMITED AND MENTIONED IN THE EXPLANATORY STATEMENT ANNEXED HERETO. RESOLVED FURTHER THAT THE BOARD, AUDIT COMMITTEE AND THE MANAGEMENT OF THE COMPANY BE AND IS HEREBY AUTHORISED AS MAY BE APPROPRIATE OR RELEVANT TO IMPLEMENT AND TO GIVE EFFECT TO THIS RESOLUTION, TO TAKE ALL STEPS WHATSOEVER AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS EACH OF THEM MAY CONSIDER NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION INCLUDING FINALIZING THE ANCILLARY AND INCIDENTAL TERMS IN RELATION TO EACH TRANSACTION AND TO SIGN DEEDS, APPLICATIONS, DOCUMENTS AND WRITINGS	AGAINST

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FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	TO DECLARE A DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: DIRECTORS ARE PLEASED TO RECOMMEND A DIVIDEND OF RS.5.5PER EQUITY SHARE I.E.275 % OF THE FACE VALUE OF RS. 2 EACH, FOR APPROVAL OF THE MEMBERS AT THE ENSUING ANNUAL GENERAL MEETING. THE TOTAL DIVIDEND OUTGO WOULD INVOLVE A CASH OUTFLOW OF RS. 84.1 CRORES	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. PADMANABH R BARPANDE [DIN: 00016214], WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO THE PROVISIONS OF SECTION 160(1) OF THE ACT FROM A MEMBER OF THE COMPANY PROPOSING HIS CANDIDATURE AS DIRECTOR OF THE COMPANY AND WHO HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION.	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. AVINASH S KHARE [DIN: 06759588], WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO THE PROVISIONS OF SECTION 160(1) OF THE ACT FROM A MEMBER OF THE COMPANY PROPOSING HIS CANDIDATURE AS DIRECTOR OF THE COMPANY AND WHO HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION.	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MRS. FIROZA F KAPADIA [DIN: 08899561], WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO THE PROVISIONS OF SECTION 160(1) OF THE ACT FROM A MEMBER OF THE COMPANY PROPOSING HER CANDIDATURE AS DIRECTOR OF THE COMPANY AND WHO HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION.	FOR

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FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. PRASAD M DESHPANDE [DIN: 00040587], WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO THE PROVISIONS OF SECTION 160(1) OF THE ACT FROM A MEMBER OF THE COMPANY PROPOSING HIS CANDIDATURE AS DIRECTOR OF THE COMPANY AND WHO HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. SUNIL UPMANYU [DIN: 06447016], WHO WAS APPOINTED ON THE EXISTING TERMS AND REMUNERATION AS AN ADDITIONAL DIRECTOR DESIGNATED AS EXECUTIVE DIRECTOR - OPERATIONS BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO THE PROVISIONS OF SECTION 160(1) OF THE ACT FROM A MEMBER OF THE COMPANY PROPOSING HIS CANDIDATURE AS DIRECTOR OF THE COMPANY AND WHO HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 149(1), 152, 160(1) READ WITH SCHEDULE IV AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR REENACTMENT THEREOF FOR THE TIME BEING IN FORCE) AND THE APPLICABLE PROVISIONS OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND PURSUANT TO THE RECOMMENDATION BY THE NOMINATION AND REMUNERATION COMMITTEE AND THE APPROVAL OF THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") IN THIS REGARD, MR. PADMANABH R BARPANDE [DIN: 00016214], WHO WAS APPOINTED, SUBJECT TO APPROVAL OF THE MEMBERS AT THE NEXT ANNUAL GENERAL MEETING, AS AN INDEPENDENT DIRECTOR FOR A TERM OF FIVE CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO IS ELIGIBLE FOR APPOINTMENT AS AN INDEPENDENT DIRECTOR BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY SUBJECT TO THE PROVISIONS CONTAINED IN THE ARTICLES OF ASSOCIATION ("AOA") OF THE COMPANY, TO HOLD OFFICE FOR A TERM OF 5 (FIVE) CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020. RESOLVED FURTHER THAT ALL THE ACTIONS TAKEN BY THE BOARD WITH REGARD TO APPOINTMENT OF MR. PADMANABH R BARPANDE AS AN INDEPENDENT DIRECTOR FOR A TERM OF FIVE CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020 BE AND IS HEREBY CONFIRMED AND THE BOARD BE AND IS HEREBY AUTHORISED TO DO OR TO AUTHORISE ANY PERSON TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO	FOR

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FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 149(1), 152, 160(1) READ WITH SCHEDULE IV AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR REENACTMENT THEREOF FOR THE TIME BEING IN FORCE) AND THE APPLICABLE PROVISIONS OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND PURSUANT TO THE RECOMMENDATION BY THE NOMINATION AND REMUNERATION COMMITTEE AND THE APPROVAL OF THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") IN THIS REGARD, MR. AVINASH S KHARE [DIN: 06759588], WHO WAS APPOINTED, SUBJECT TO APPROVAL OF THE MEMBERS AT THE NEXT ANNUAL GENERAL MEETING, AS AN INDEPENDENT DIRECTOR FOR A TERM OF FIVE CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO IS ELIGIBLE FOR APPOINTMENT AS AN INDEPENDENT DIRECTOR BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY SUBJECT TO THE PROVISIONS CONTAINED IN THE ARTICLES OF ASSOCIATION ("AOA") OF THE COMPANY, TO HOLD OFFICE FOR A TERM OF 5 (FIVE) CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020. RESOLVED FURTHER THAT ALL THE ACTIONS TAKEN BY THE BOARD WITH REGARD TO APPOINTMENT OF MR. AVINASH S KHARE AS AN INDEPENDENT DIRECTOR FOR A TERM OF FIVE CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020 BE AND IS HEREBY CONFIRMED AND THE BOARD BE AND IS HEREBY AUTHORISED TO DO OR TO AUTHORISE ANY PERSON TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT CHRIS WOOTTON AS A DIRECTOR	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR 2020-21	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-APPOINT RSM UK AUDIT LLP AS THE COMPANY'S AUDITORS	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO APPROVE THE RULES OF THE PROPOSED EXECUTIVE SHARE SCHEME	AGAINST
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO GRANT AUTHORITY FOR THE DIRECTORS TO ALLOT SHARES	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO GRANT ADDITIONAL AUTHORITY FOR THE DIRECTORS TO ALLOT SHARES IN CONNECTION WITH A RIGHTS ISSUE	FOR

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FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO AUTHORISE THE DIRECTORS SPECIFIC POWER TO DISAPPLY PRE-EMPTION RIGHTS: THAT THE BOARD BE AND HEREBY IS EMPOWERED PURSUANT TO SECTION 570 AND 573 OF THE ACT TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITY GIVEN BY RESOLUTIONS 15 AND 16 (AS APPLICABLE) AND/OR WHERE THE ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 560(2) OF THE ACT AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO SUCH ALLOTMENT PROVIDED THAT THIS POWER SHALL BE LIMITED: A. TO THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN OFFER OF EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER RESOLUTION 16, BY WAY OF A RIGHTS ISSUE ONLY): I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND II. TO PEOPLE WHO ARE HOLDERS OF OTHER EQUITY SECURITIES, IF THIS IS REQUIRED BY THE RIGHTS OF THOSE OR IF THE BOARD CONSIDERS IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND B. IN THE CASE OF THE AUTHORITY GRANTED UNDER RESOLUTION 15, TO THE ALLOTMENT (OTHERWISE THAN UNDER 17(A) ABOVE) OF EQUITY SECURITIES WITH AN AGGREGATE NOMINAL VALUE OF UP TO GBP 2,560,326; AND PROVIDED FURTHER THAT THIS POWER SHALL EXPIRE AT THE CLOSE OF THE NEXT AGM OF THE COMPANY, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER THIS POWER EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO AUTHORISE THE DIRECTORS SPECIFIC POWER TO DISAPPLY PRE-EMPTION RIGHTS: THAT SUBJECT TO THE PASSING OF RESOLUTIONS 15, 16 AND 17, AND IN ADDITION TO THE POWER GIVEN TO IT PURSUANT TO RESOLUTION 17, THE BOARD BE GENERALLY EMPOWERED PURSUANT TO SECTION 570 AND SECTION 573 OF THE ACT TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH, PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTIONS 15 AND 16 (AS APPLICABLE) AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO SUCH ALLOTMENT PROVIDED THAT THIS POWER SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES FOR CASH UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 2,560,326 AND PROVIDED THAT THE ALLOTMENT IS FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE POWER IS USED WITHIN SIX MONTHS OF THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, AND PROVIDED FURTHER THAT THIS POWER SHALL EXPIRE AT THE CLOSE OF THE NEXT AGM OF THE COMPANY, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER THIS POWER EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO REDUCE THE NOTICE PERIOD FOR ALL GENERAL MEETINGS OTHER THAN THE ANNUAL GENERAL MEETING	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO AUTHORISE THE MAKING OF POLITICAL DONATIONS	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	AGAINST
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO APPROVE AMENDMENTS TO THE FRASERS ALL-EMPLOYEE OMNIBUS PLAN	FOR

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FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	AGAINST
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT DAVID DALY AS A DIRECTOR	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT MIKE ASHLEY AS A DIRECTOR	ABSTAIN
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT DAVID BRAYSHAW AS A DIRECTOR	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT RICHARD BOTTOMLEY AS A DIRECTOR	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT CALLY PRICE AS A DIRECTOR	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT NICOLA FRAMPTON AS A DIRECTOR	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Amend Articles to: Increase the Board of Directors Size, Transition to a Company with Supervisory Committee	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Approve Details of the Restricted-Share Compensation and the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Approve Details of the Restricted-Share Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sasaki, Daisuke	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Togo, Sumito	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yokoji, Ryu	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yumi Hosaka Clark	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Naito, Yoko	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Kawai, Junichi	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Asada, Shinji	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	29-Sep-2021	TO ISSUE EQUITY SHARES ON PREFERENTIAL BASIS TO EXIDE INDUSTRIES LIMITED AND MATTERS RELATED THEREWITH	FOR
KORN FERRY	US5006432000	29-Sep-2021	Advisory (non-binding) resolution to approve the Company's executive compensation.	FOR
KORN FERRY	US5006432000	29-Sep-2021	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the Company's 2022 fiscal year.	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Doyle N. Beneby	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Laura M. Bishop	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Gary D. Burnison	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Christina A. Gold	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Jerry P. Leamon	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Angel R. Martinez	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Debra J. Perry	FOR

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KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Lori J. Robinson	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: George T. Shaheen	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Substitute Corporate Auditor Igi, Toshihiro	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Amend Articles to: Amend Business Lines, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Director Yamada, Shintaro	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Director Koizumi, Fumiaki	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Director Takayama, Ken	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Director Shinoda, Makiko	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Director Murakami, Norio	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Corporate Auditor Fukushima, Fumiya	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Corporate Auditor Tsunoda, Daiken	FOR
MPHISIS LTD	INE356A01018	29-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS OF THE COMPANY COMPRISING OF AUDITED BALANCE SHEET AS AT 31 MARCH 2021, THE STATEMENT OF PROFIT AND LOSS AND CASH FLOW STATEMENT FOR THE YEAR ENDED ON THAT DATE AND THE REPORTS OF THE BOARD AND AUDITORS' THEREON	FOR
MPHISIS LTD	INE356A01018	29-Sep-2021	TO DECLARE A FINAL DIVIDEND ON EQUITY SHARES	FOR
MPHISIS LTD	INE356A01018	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. AMIT DIXIT (DIN: 01798942) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
MPHISIS LTD	INE356A01018	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. MARSHALL JAN LUX (DIN: 08178748) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST

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MPHISIS LTD	INE356A01018	29-Sep-2021	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 196, 197 AND 203 READ WITH SCHEDULE V AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("THE ACT") READ WITH COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (THE "LISTING REGULATIONS"), RECOMMENDATIONS OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE COMPANY AND SUBJECT TO SUCH APPROVALS AS MAY BE REQUIRED IN THIS REGARD, THE APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED FOR THE RE-APPOINTMENT OF MR. NITIN RAKESH (DIN: 00042261) AS THE CHIEF EXECUTIVE OFFICER AND THE APPOINTMENT OF MR. NITIN RAKESH AS THE MANAGING DIRECTOR OF THE COMPANY FOR A PERIOD OF 5 (FIVE) YEARS WITH EFFECT FROM 1 OCTOBER 2021 ON THE TERMS AND CONDITIONS OF RE-APPOINTMENT AND REMUNERATION AS CONTAINED IN THE EMPLOYMENT AGREEMENT ENTERED WITH MR. NITIN RAKESH, THE MATERIAL TERMS OF WHICH ARE SET OUT IN THE EXPLANATORY STATEMENT ANNEXED TO THIS NOTICE. RESOLVED FURTHER THAT SUBJECT TO THE TERMS AND CONDITIONS OF RE-APPOINTMENT AND REMUNERATION THEREOF, ENTERED INTO WITH MR. NITIN RAKESH, THE MATERIAL TERMS WHEREOF ARE SET-OUT IN THE EXPLANATORY STATEMENT ANNEXED TO THE NOTICE, THE BOARD BE AND IS HEREBY AUTHORIZED TO ALTER AND MODIFY THE TERMS AND CONDITIONS OF APPOINTMENT AND/OR REMUNERATION, PROVIDED THE SAME DOES NOT EXCEED THE LIMITS SPECIFIED UNDER SECTION 197, READ WITH SCHEDULE V OF THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATIONS OR RE-ENACTMENTS THEREOF), FOR THE TIME BEING IN FORCE. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THIS RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS AS ARE INCIDENTAL THERETO OR AS MAY BE DEEMED NECESSARY OR DESIRABLE OR TO SETTLE ANY QUESTION OR DIFFICULTY THAT MAY ARISE IN SUCH MANNER AS IT MAY DEEM FIT WITHOUT FURTHER</p>	FOR
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1 July 2021 – 30 June 2022

MPHASIC LTD	INE356A01018	29-Sep-2021	<p>RESOLVED THAT PURSUANT TO SECTION 62 OF THE COMPANIES ACT, 2013 (THE "COMPANIES ACT"), THE RULES MADE THEREUNDER AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT (INCLUDING ANY AMENDMENT THERETO OR RE-ENACTMENT THEREOF), SECURITIES AND EXCHANGE BOARD OF INDIA (SHARE BASED EMPLOYEE BENEFITS AND SWEAT EQUITY) REGULATIONS, 2021 ("SEBI REGULATIONS"), THE CIRCULARS PRESCRIBED THEREUNDER BY THE SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI") AND OTHER REGULATIONS ISSUED BY SEBI, AS MAY BE APPLICABLE IN THIS REGARD AND IN ACCORDANCE WITH THE PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY, SUBJECT TO ANY OTHER APPROVALS, CONSENTS, PERMISSIONS AND SANCTIONS, AS MAY BE NECESSARY AND FURTHER SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED OR IMPOSED WHILE GRANTING SUCH APPROVALS, PERMISSIONS AND SANCTIONS, WHICH MAY BE ACCEPTED BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD", WHICH TERM SHALL INCLUDE ANY COMMITTEE CONSTITUTED BY THE BOARD), THE APPROVAL OF THE MEMBERS OF THE COMPANY, BE AND IS HEREBY ACCORDED FOR ADOPTION OF THE RESTRICTED STOCK UNIT PLAN 2021 (THE "RSU PLAN 2021") AND THE BOARD BE AND IS HEREBY AUTHORIZED TO GRANT RESTRICTED STOCK UNITS ("UNITS") FROM TIME TO TIME, IN ONE OR MORE TRANCHES, TO OR FOR THE BENEFIT OF SUCH EMPLOYEES WHO ARE IN THE EMPLOYMENT OF THE COMPANY (INCLUDING DIRECTORS OTHER THAN THE INDEPENDENT DIRECTORS) AND IDENTIFIED BY THE BOARD FROM TIME TO TIME, WITH THE UNDERLYING EQUITY SHARES (CREATED BY ALLOTMENT OF FURTHER SHARES) NOT EXCEEDING 3,000,000 EQUITY SHARES OF THE COMPANY OF INR 10 (TEN RUPEES) EACH (AS ADJUSTED FOR ANY CHANGES IN CAPITAL STRUCTURE AND ADJUSTMENTS ARISING OUT OF THE CORPORATE ACTIONS IN TERMS OF SUCH UNITS). RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY ALSO AUTHORIZED AT ANY TIME TO MAKE SUCH AMENDMENTS INCLUDING SUSPENSION OR TERMINATION OF THE RSU PLAN 2021, PROVIDED SUCH AMENDMENTS ARE REQUIRED TO BE CARRIED OUT PURSUANT TO CHANGES IN THE LAWS. RESOLVED FURTHER THAT SUBJECT TO THE PROVISIONS OF THE INDIAN TRUST ACT, 1882 AND SEBI REGULATIONS, THE CIRCULARS PRESCRIBED THEREUNDER BY SEBI, THE APPROVAL OF THE MEMBERS OF THE COMPANY, BE AND IS HEREBY ACCORDED TO IMPLEMENT THE RSU PLAN 2021 THROUGH THE MPHASIC EMPLOYEES BENEFIT TRUST (THE "TRUST"), AN IRREVOCABLE TRUST ELIGIBLE TO ADMINISTER THE RSU PLAN OF THE COMPANY. RESOLVED FURTHER THAT SUBJECT TO PROVISIONS OF SECTION 67 OF THE COMPANIES ACT AND THE SEBI REGULATIONS, A CASHLESS FACILITY THROUGH PROVISION OF MONEY FROM THE COMPANY TO THE TRUST TOWARDS THE EXERCISE CONSIDERATION OF THE UNITS, BEING THE AMOUNT PAYABLE BY A GRANTEE TO THE TRUST AS CONSIDERATION FOR THE EXERCISE OF THE VESTED UNITS AND COST OF THE APPLICABLE TAX ON SUCH EXERCISE, ON THE TERMS CONTAINED IN THE EXPLANATORY STATEMENT, BE AND IS HEREBY APPROVED. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THIS RESOLUTION, THE BOARD, BE AND IS HEREBY AUTHORIZED TO TAKE SUCH STEPS AND ACTIONS AND GIVE SUCH DIRECTIONS AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY TO GIVE EFFECT TO THE ABOVE RESOLUTION AND TO SETTLE ANY QUESTION THAT MAY ARISE IN THIS REGARD</p>	AGAINST
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MPHASIC LTD	INE356A01018	29-Sep-2021	RESOLVED THAT PURSUANT TO SECTION 62 OF THE COMPANIES ACT, 2013 (THE "COMPANIES ACT"), THE RULES MADE THEREUNDER AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT (INCLUDING ANY AMENDMENT THERETO OR RE-ENACTMENT THEREOF), SECURITIES AND EXCHANGE BOARD OF INDIA (SHARE BASED EMPLOYEE BENEFITS AND SWEAT EQUITY) REGULATIONS, 2021, THE CIRCULARS PRESCRIBED THEREUNDER BY THE SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI") AND OTHER REGULATIONS ISSUED BY SEBI, AS MAY BE APPLICABLE IN THIS REGARD AND IN ACCORDANCE WITH THE PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY, SUBJECT TO ANY OTHER APPROVALS, CONSENTS, PERMISSIONS AND SANCTIONS, AS MAY BE NECESSARY AND FURTHER SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED OR IMPOSED WHILE GRANTING SUCH APPROVALS, PERMISSIONS AND SANCTIONS, WHICH MAY BE ACCEPTED BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD", WHICH TERM SHALL INCLUDE ANY COMMITTEE CONSTITUTED BY THE BOARD), THE APPROVAL OF THE MEMBERS OF THE COMPANY, BE AND IS HEREBY ACCORDED TO EXTEND THE BENEFITS OF THE RESTRICTED STOCK UNIT PLAN 2021 (THE "RSU PLAN 2021") PROPOSED IN THE RESOLUTION UNDER ITEM NO.6, TO THE ELIGIBLE EMPLOYEES OF THE SUBSIDIARY COMPANIES, AS IDENTIFIED BY THE BOARD FROM TIME TO TIME, ON SUCH TERMS AND CONDITIONS AS MAY BE DECIDED BY THE BOARD AND FOR THE PURPOSE OF GIVING EFFECT TO THE RESOLUTION, THE BOARD BE AND IS HEREBY AUTHORIZED TO TAKE SUCH STEPS AND ACTIONS AND GIVE SUCH DIRECTIONS AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY AND SETTLE ANY QUESTION THAT MAY ARISE IN THIS REGARD	AGAINST
MPHASIC LTD	INE356A01018	29-Sep-2021	RESOLVED THAT PURSUANT TO REGULATION 26(6) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND OTHER SEBI REGULATIONS AS MAY BE APPLICABLE IN THIS REGARD, APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE PARTICIPATION OF THE EMPLOYEES (INCLUDING DIRECTORS, BUT EXCLUDING INDEPENDENT DIRECTORS) OF THE COMPANY AND ITS SUBSIDIARIES (SUCH EMPLOYEES AS MAY BE IDENTIFIED AND SELECTED BY BCP TOPCO IX PTE. LTD. FROM TIME TO TIME) IN THE "EXIT RETURN INCENTIVE PLAN 2021" (THE "ERI PLAN 2021") (AS AMENDED FROM TIME TO TIME), WHICH IS PROPOSED TO BE ADOPTED BY BCP TOPCO IX PTE. LTD. ("BCP TOPCO") (BEING THE PROMOTER OF THE COMPANY). RESOLVED FURTHER THAT APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO BCP TOPCO TO OFFER THE ERI PLAN 2021 TO THE EMPLOYEES (INCLUDING DIRECTORS BUT EXCLUDING INDEPENDENT DIRECTORS) OF THE COMPANY AND ITS SUBSIDIARIES (SUCH EMPLOYEES AS MAY BE IDENTIFIED AND SELECTED BY BCP TOPCO FROM TIME TO TIME), UNDER WHICH SUCH EMPLOYEES WILL BE ENTITLED TO RECEIVE FROM BCP TOPCO AND/OR ITS AFFILIATE(S) CERTAIN CASH-AWARDS AND/OR RETURNS FROM PROFITS INTEREST ("ERI 2021 AWARDS") UPON THE DISPOSAL OF ITS INTERESTS HELD DIRECTLY OR INDIRECTLY BY BCP TOPCO IN THE COMPANY ("EXIT"), AND QUANTUM OF WHICH WILL BE LINKED TO (AND PAID FROM) THE NET REALISATIONS BY BCP TOPCO FROM THE PROCEEDS IT RECEIVES FROM THE EXIT. RESOLVED FURTHER THAT THE PAYMENT OF THE ERI 2021 AWARDS BE SUBJECT TO: (A) THE TERMS OF THE ERI PLAN 2021 AS ADOPTED (AND AMENDED) BY BCP TOPCO AND OR ONE OF ITS AFFILIATES FROM TIME TO TIME; AND (B) THE SATISFACTION AND ACHIEVEMENT OF CERTAIN PERFORMANCE-BASED PARAMETERS AND THRESHOLDS (AS DETERMINED BY BCP TOPCO FROM TIME TO TIME), INCLUDING IN RELATION TO: (I) THE TIMING OF THE EXIT; AND (II) THE 'INTERNAL RATE OF RETURN' AND THE 'MULTIPLE OF INVESTED CAPITAL' ON THE NET REALISATIONS BY BCP TOPCO FROM THE PROCEEDS IT RECEIVES FROM THE	AGAINST

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MPHASIS LTD	INE356A01018	29-Sep-2021	RESOLVED THAT PURSUANT TO REGULATION 26(6) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND OTHER SEBI REGULATIONS AS MAY BE APPLICABLE IN THIS REGARD, APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE PARTICIPATION OF THE EMPLOYEES (INCLUDING DIRECTORS BUT EXCLUDING INDEPENDENT DIRECTORS) OF THE COMPANY AND ITS SUBSIDIARIES (SUCH EMPLOYEES AS MAY BE IDENTIFIED AND SELECTED BY BCP TOPCO IX PTE. LTD. FROM TIME TO TIME) IN THE "INVESTMENT PLAN 2021" (THE "INVESTMENT PLAN") (AS AMENDED FROM TIME TO TIME), WHICH IS PROPOSED TO BE ADOPTED BY BCP TOPCO IX PTE. LTD. ("BCP TOPCO") (BEING THE PROMOTER OF THE COMPANY) AND/OR ONE OF ITS DIRECT OR INDIRECT SHAREHOLDERS ("BCP AFFILIATE"). RESOLVED FURTHER THAT APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO BCP TOPCO TO OFFER THE INVESTMENT PLAN TO THE EMPLOYEES (INCLUDING DIRECTORS) OF THE COMPANY AND ITS SUBSIDIARIES (SUCH EMPLOYEES AS MAY BE IDENTIFIED AND SELECTED BY BCP TOPCO FROM TIME TO TIME), UNDER WHICH SUCH IDENTIFIED EMPLOYEES WILL BE INVITED BY BCP TOPCO TO INVEST IN BCP AFFILIATE (BEING INDIRECT SHAREHOLDER OF BCP TOPCO), AND THE PARTICIPATION OF SUCH IDENTIFIED EMPLOYEES IN THE INVESTMENT PLAN SHALL BE SUBJECT TO THE TERMS OF THE INVESTMENT PLAN AS ADOPTED (AND AMENDED) BY BCP TOPCO FROM TIME TO TIME	AGAINST
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ninomiya, Hitomi	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kubo, Isao	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Takao	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Nishitani, Jumpei	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Approve Appropriation of Surplus	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Naoki	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Kazuhiro	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sekiguchi, Kenji	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shintani, Seiji	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Moriya, Hideki	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ishii, Yuji	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shimizu, Keita	FOR
PILBARA MINERALS LTD	AU000000PLS0	29-Sep-2021	RATIFICATION OF THE ISSUE OF THE TRANCHE 1 DEFERRED CONSIDERATION SHARES	FOR
PILBARA MINERALS LTD	AU000000PLS0	29-Sep-2021	ISSUE OF TRANCHE 2 DEFERRED CONSIDERATION SHARES	FOR

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PILBARA MINERALS LTD	AU000000PLS0	29-Sep-2021	RATIFICATION OF ISSUE OF PLACEMENT SHARES	FOR
PILBARA MINERALS LTD	AU000000PLS0	29-Sep-2021	ADOPTION OF NEW CONSTITUTION	FOR
PILBARA MINERALS LTD	AU000000PLS0	29-Sep-2021	INCREASE IN AGGREGATE FEE POOL FOR NON-EXECUTIVE DIRECTORS	FOR
PINDUODUO INC	US7223041028	29-Sep-2021	As an ordinary resolution: THAT the 10 Billion Agriculture Initiative as detailed in the Company's proxy statement be approved.	FOR
STATE AUTO FINANCIAL CORPORATION	US8557071052	29-Sep-2021	Proposal to adopt the Agreement and Plan of Merger and Combination, dated as of July 12, 2021 (the "Merger Agreement"), by and among the Company, State Automobile Mutual Insurance Company, an Ohio mutual insurance company, Liberty Mutual Holding Company Inc., a Massachusetts mutual holding company ("LMHC"), Pymatuning, Inc., an Ohio corporation and wholly-owned indirect subsidiary of LMHC ("Merger Sub I"), and Andover, Inc., an Ohio corporation and wholly-owned direct subsidiary of LMHC (the "Merger Proposal").	FOR
STATE AUTO FINANCIAL CORPORATION	US8557071052	29-Sep-2021	Proposal to approve, on a non-binding advisory basis, compensation that may be received by our named executive officers, which is based on or otherwise relates to the acquisition of the Company by LMHC through the merger of Merger Sub I with and into the Company pursuant to the Merger Agreement.	FOR
STATE AUTO FINANCIAL CORPORATION	US8557071052	29-Sep-2021	Proposal to adjourn the Special Meeting to a later date or time, if necessary or appropriate, to solicit additional proxies in the event there are insufficient votes at the time of the Special Meeting or any adjournment thereof to approve the Merger Proposal.	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Yamada, Kazuhiko	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Sakamoto, Harumi	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Takase, Shoko	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Corporate Auditor Takao, Mitsutoshi	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Substitute Corporate Auditor Kitaarai, Yoshio	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Approve Details of the Restricted Performance-based Stock Compensation to be received by Executive Directors	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Approve Appropriation of Surplus	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Amend Articles to: Approve Minor Revisions	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Nishio, Yasuji	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Yagi, Takeshi	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Shimaoka, Gaku	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Asai, Koichiro	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Hagiwara, Toshihiro	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Watabe, Tsunehiro	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Corporate Auditor Utsunomiya, Isao	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Substitute Corporate Auditor Nonaka, Takao	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Approve Details of the Compensation to be received by Outside Directors	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Approve Appropriation of Surplus	FOR

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ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Iwashita, Setsuo	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Motoyoshi, Mitsuru	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Choong Ryul Paik	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Nishi, Hiroyuki	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Uchida, Norio	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Ishida, Kozo	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Nakajima, Yoshimi	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	APPROVAL OF MATERIAL RELATED PARTY TRANSACTIONS WITH INDUS TOWERS LIMITED	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS AND AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. HIMANSHU KAPANIA (DIN: 03387441), WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	RATIFICATION OF REMUNERATION PAYABLE TO COST AUDITORS FOR FINANCIAL YEAR 2021-22	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	APPOINTMENT OF MR. SUNIL SOOD AS NON-EXECUTIVE DIRECTOR	AGAINST
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	APPOINTMENT OF MR. DIEGO MASSIDDA AS NON-EXECUTIVE DIRECTOR	AGAINST
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	APPOINTMENT OF MR. SUSHIL AGARWAL AS NON-EXECUTIVE DIRECTOR	AGAINST
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	RE-APPOINTMENT OF MR. ARUN ADHIKARI AS AN INDEPENDENT DIRECTOR	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	RE-APPOINTMENT OF MR. ASHWANI WINDLASS AS AN INDEPENDENT DIRECTOR	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	RE-APPOINTMENT OF MS. NEENA GUPTA AS AN INDEPENDENT DIRECTOR	FOR
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	DIRECTOR	ABSTAIN
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	DIRECTOR	FOR
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	DIRECTOR	ABSTAIN
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	Approval of advisory resolution to approve Worthington Industries, Inc.'s executive compensation.	FOR
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	Ratification of selection of KPMG LLP as the independent registered public accounting firm of Worthington Industries, Inc. for the fiscal year ending May 31, 2022.	FOR
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	Shareholder proposal related to Worthington Industries, Inc.'s climate policy.	FOR
AALBERTS N.V.	NL0000852564	30-Sep-2021	ELECT P.A.M. (PETER) VAN BOMMEL TO SUPERVISORY BOARD	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION AUDIT COMMITTEE ART. 33	FOR

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BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION PERSONS, REMUNERATION AND ELIGIBILITY COMMITTEE ART. 34	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION COMMITTEE OF RISKS AND CAPITAL ART. 35	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION TECHNOLOGY AND INNOVATION COMMITTEE ART. 36	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION BUSINESS SUSTAINABILITY COMMITTEE ART. 37 AND RENUMBERING AND DISMISSALS ENTAILING FROM THE APPROVAL OF THE ESTABLISHMENT OF THE NEW ART. 37	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION OMBUDSMAN OFFICE ART. 38	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER VI SUPERVISORY BOARD ART. 40	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED ADJUSTMENT TO THE GLOBAL AMOUNT TO PAY FEES AND BENEFITS TO THE MEMBERS OF THE BOARD OF EXECUTIVE OFFICERS AND OF THE SUPERVISORY BOARD OF BANCO DO BRASIL S.A. BB TO A MAXIMUM AMOUNT OF URS 80,691,970.59, FOR THE PERIOD FROM APR.2021 TO MAR.2022, WHICH WAS UPDATED IN RELATION TO THE GLOBAL AMOUNT APPROVED IN THE ORDINARY SHAREHOLDERS MEETING OF APRIL 28, 2021 FOR THE SAME PERIOD APR.2021 TO MAR.2022	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE GLOBAL BUDGET FOR THE PAYMENT OF MONTHLY FEES OF THE MEMBERS OF THE BOARD OF DIRECTORS, CORRESPONDING TO ONE TENTH OF WHAT, ON A MONTHLY AVERAGE, THE MEMBERS OF THE BOARD OF EXECUTIVE OFFICERS RECEIVE AS FEES AND CHRISTMAS BONUS, EXCLUDING THE AMOUNTS RELATED TO OTHER BENEFITS, IN THE PERIOD FROM APRIL 2021 TO MARCH 2022	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE GLOBAL BUDGET FOR PAYMENT OF THE MONTHLY FEES OF THE MEMBERS OF THE SUPERVISORY BOARD, CORRESPONDING TO ONE TENTH OF WHAT, ON A MONTHLY AVERAGE, THE MEMBERS OF THE BOARD OF EXECUTIVE OFFICERS RECEIVE AS FEES AND CHRISTMAS BONUS, EXCLUDING THE RELATIVE AMOUNTS TO OTHER BENEFITS, IN THE PERIOD FROM APRIL 2021 TO MARCH 2022	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE GLOBAL BUDGET FOR THE REMUNERATION OF THE MEMBERS OF THE AUDIT COMMITTEE COAUD, CORRESPONDING TO THE PERIOD FROM APRIL 2021 TO MARCH 2022, IN VIEW OF THE ACTIVATION OF A FIFTH POSITION IN THIS COMMITTEE, PROVIDED FOR IN THE BYLAWS	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE GLOBAL BUDGET FOR THE REMUNERATION OF THE MEMBERS OF THE RISKS AND CAPITAL COMMITTEE CORIS, CORRESPONDING TO THE PERIOD FROM APRIL 2021 TO MARCH 2022, IN VIEW OF THE CREATION AND ACTIVATION OF A FIFTH POSITION IN THIS COMMITTEE. THIS ITEM IS SUBJECT TO THE APPROVAL OF THE STATUTORY CHANGE DESCRIBED IN THE ITEM 9 OF THIS BALLOT	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSAL FOR SETTING THE GLOBAL BUDGET FOR THE REMUNERATION OF THE MEMBERS OF THE CORPORATE SUSTAINABILITY COMMITTEE COSEM, CORRESPONDING TO THE PERIOD FROM SEPTEMBER 2021 TO MARCH 2022, IN VIEW OF THE ACTIVATION OF THREE PAID POSITIONS IN THIS COMMITTEE. THIS ITEM IS SUBJECT TO THE APPROVAL OF THE STATUTORY CHANGE DESCRIBED IN THE ITEM 11 OF THIS BALLOT	FOR

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BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE. TOTAL MEMBERS TO BE ELECTED, 1. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING VOTING SHARES ALSO FILLS IN THE FIELDS IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, AND THE SEPARATE ELECTION REFERRED TO IN THOSE FIELDS OCCURS. ARIOSTO ANTUNES CULAU, APPOINTED BY THE CONTROLLING SHAREHOLDER	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	SHOULD THE MULTIPLE VOTE ELECTION PROCESS BE ADOPTED, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES BY THE CANDIDATES YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH MULTIPLE VOTING PROCESS, HIS HER VOTE MUST BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE DELIBERATION OF THE MEETING	ABSTAIN
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. ARIOSTO ANTUNES CULAU, APPOINTED BY THE CONTROLLING SHAREHOLDER	ABSTAIN
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS, CHAPTER II BUSINESS PURPOSE ART. 2	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION SECTION II BOARD OF DIRECTORS ARTICLES 18 AND 21	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION BOARD OF OFFICERS ARTS. 26, 29 AND 30	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF SUSAN KILSBY AS A DIRECTOR	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	REPORT AND ACCOUNTS 2021	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF LADY MENDELSON AS A DIRECTOR	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF IVAN MENEZES AS A DIRECTOR	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF ALAN STEWART AS A DIRECTOR	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-APPOINTMENT OF AUDITOR: PRICEWATERHOUSECOOPERS LLP	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	REMUNERATION OF AUDITOR	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	AUTHORITY TO MAKE POLITICAL DONATIONS AND/OR TO INCUR POLITICAL EXPENDITURE	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	AUTHORITY TO ALLOT SHARES	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	AUTHORITY TO PURCHASE OWN ORDINARY SHARES	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	REDUCED NOTICE OF A GENERAL MEETING OTHER THAN AN AGM	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	DIRECTORS REMUNERATION REPORT 2021	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	DECLARATION OF FINAL DIVIDEND	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	ELECTION OF LAVANYA CHANDRASHEKAR AS A DIRECTOR	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	ELECTION OF VALRIE CHAPOULAUD-FLOQUET AS A DIRECTOR	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	ELECTION OF SIR JOHN MANZONI AS A DIRECTOR	FOR

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DIAGEO PLC	GB0002374006	30-Sep-2021	ELECTION OF IREENA VITTAL AS A DIRECTOR	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF MELISSA BETHELL AS A DIRECTOR	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF JAVIER FERRN AS A DIRECTOR	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Susan Kilsby (Audit, Nomination and chairman of Remuneration Committee) as a director.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Lady Mendelsohn (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Ivan Menezes (chairman of Executive committee) as a director.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Alan Stewart (chairman of Audit committee, Nomination and Remuneration) as a director.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-appointment of auditor.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Remuneration of auditor.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Authority to make political donations and/or to incur political expenditure.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Authority to allot shares.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Disapplication of pre-emption rights.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Authority to purchase own ordinary shares.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Report and accounts 2021.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Reduced notice of a general meeting other than an AGM.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Directors' remuneration report 2021.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Declaration of final dividend.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Election of Lavanya Chandrashekar (Executive committee) as a director.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Election of Valérie Chapoulaud-Floquet (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Election of Sir John Manzoni (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Election of Ireena Vittal (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Melissa Bethell (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Javier Ferrán (chairman of Nomination committee) as a director.	FOR
FIVE9, INC.	US3383071012	30-Sep-2021	A proposal to adopt the Agreement and Plan of Merger, dated as of July 16, 2021 (as it may be amended from time to time, the "merger agreement"), among Zoom Video Communications, Inc., Summer Merger Sub, Inc. and Five9, Inc. ("Five9"), and approve the transactions contemplated thereby (the "merger proposal").	FOR
FIVE9, INC.	US3383071012	30-Sep-2021	A proposal to approve, by a non-binding advisory vote, certain compensation that may be paid or become payable to Five9's named executive officers that is based on or otherwise relates to the merger proposal contemplated by the merger agreement.	AGAINST
FIVE9, INC.	US3383071012	30-Sep-2021	A proposal to approve the adjournment of the meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies in the event there are not sufficient votes at the time of the meeting to approve the merger proposal.	FOR
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Appoint an Executive Director Kayama, Shuichiro	FOR

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JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Appoint a Substitute Executive Director Tabei, Hiroshi	FOR
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Appoint a Supervisory Director Maekawa, Shunichi	FOR
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Appoint a Supervisory Director Takagi, Eiji	FOR
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Appoint a Supervisory Director Hirakawa, Osamu	FOR
JOHN WILEY & SONS, INC.	US9682232064	30-Sep-2021	DIRECTOR	FOR
JOHN WILEY & SONS, INC.	US9682232064	30-Sep-2021	DIRECTOR	FOR
JOHN WILEY & SONS, INC.	US9682232064	30-Sep-2021	DIRECTOR	FOR
JOHN WILEY & SONS, INC.	US9682232064	30-Sep-2021	Ratification of the appointment of KPMG LLP as independent accountants for the fiscal year ending April 30, 2022.	FOR
JOHN WILEY & SONS, INC.	US9682232064	30-Sep-2021	Approval, on an advisory basis, of the compensation of the named executive officers.	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (INCLUDING AUDITED CONSOLIDATED FINANCIAL STATEMENTS) OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021, THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO CONFIRM PAYMENT OF 1ST AND 2ND INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021: DURING THE YEAR, YOUR COMPANY HAS PAID INTERIM DIVIDEND @ INR 2.50 PER EQUITY SHARE AMOUNTING IN TOTAL INR 460.61 CRORE IN TWO TRANCHES. THE BOARD OF DIRECTORS HAVE RECOMMENDED FINAL DIVIDEND @ 20% I.E. INR 1 PER EQUITY SHARE SUBJECT TO APPROVAL OF THE SHAREHOLDERS IN THE ENSUING ANNUAL GENERAL MEETING. THE TOTAL DIVIDEND PAYOUT (INCLUDING TWO TRANCHES OF INTERIM DIVIDEND AND FINAL DIVIDEND) FOR FINANCIAL YEAR 2020-21 IS INR 644.27 CRORE AS AGAINST INR 279.84 CRORE DURING THE PREVIOUS YEAR (INR 3.50 PER SHARE IN 2020-21 AS AGAINST INR 1.50 PER SHARE IN 2019-20)	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO APPOINT DIRECTOR IN PLACE OF SHRI RADHASHYAM MAHAPATRO (DIN: 07248972), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO APPOINT SHRI MANASA PRASAD MISHRA (DIN: 08951624) AS DIRECTOR (PROJECTS & TECHNICAL) OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO APPOINT SHRI SANJAY LOHIYA (DIN: 07151125) AS DIRECTOR OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO APPOINT SHRI BIJAY KUMAR DAS (DIN: 08984700) AS DIRECTOR (PRODUCTION) OF THE COMPANY	AGAINST
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO RATIFY THE REMUNERATION OF COST AUDITORS FOR THE FINANCIAL YEAR ENDING 31ST MARCH, 2022	FOR
PARKWAY LIFE REAL ESTATE INVESTMENT TRUST	SG1V52937132	30-Sep-2021	TO APPROVE THE PROPOSED TRANSACTION COMPRISING THE NEW MASTER LEASE AGREEMENTS AND THE RENEWAL CAPEX AGREEMENT	FOR
ROSNEFT OIL COMPANY	US67812M2070	30-Sep-2021	ON SIZE, TIMING, AND FORM OF DIVIDEND PAYMENTS FOR THE FIRST HALF OF 2021.PAY DIVIDENDS FOR THE H1 2021 IN CASH IN THE AMOUNT OF 18 RUBLES 03 KOPECKS (EIGHTEEN RUBLES THREE KOPECKS) PER ONE ISSUED SHARE.FIX THE DATE WHEN THOSE ENTITLED TO DIVIDENDS WILL BE DETERMINED OCTOBER 11, 2021.DIVIDENDS TO NOMINEE SHAREHOLDERS AND TRUSTEES WHO ARE PROFESSIONAL SECURITIES TRADERS PUT INTO THE SHAREHOLDERS REGISTER SHALL BE PAID OUT NO LATER THAN OCTOBER 25, 2021, AND TO OTHER SHAREHOLDERS FROM THE SHAREHOLDERS REGISTER NO LATER THAN NOVEMBER 17, 2021	FOR

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SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	30-Sep-2021	ADJUSTMENT OF THE REPURCHASE PRICE AND REPURCHASE AND CANCELLATION OF SOME LOCKED RESTRICTED STOCKS GRANTED TO PLAN PARTICIPANTS	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	30-Sep-2021	REVISION AND RESTATEMENT OF THE ARTICLES OF ASSOCIATION	FOR
STAMPS.COM INC.	US8528572006	30-Sep-2021	To approve and adopt the Agreement and Plan of Merger dated as of July 8, 2021, by and among Stamps.com, Stream Parent, LLC and Stream Merger Sub, Inc., as amended from time to time.	FOR
STAMPS.COM INC.	US8528572006	30-Sep-2021	To approve on an advisory (non-binding) basis, the compensation that may be paid or become payable to Stamps.com's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
STAMPS.COM INC.	US8528572006	30-Sep-2021	To approve any proposal to adjourn the Special Meeting from time to time, if necessary or appropriate as determined in the discretion of the Board of Directors or the Chairman of the Board, to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	FOR
TATE & LYLE PLC	GB0008754136	30-Sep-2021	APPROVAL OF THE TRANSACTION AND THE TRANSACTION AGREEMENTS AND CERTAIN OTHER ANCILLARY MATTERS AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
TATE & LYLE PLC	GB0008754136	30-Sep-2021	APPROVAL OF THE AMENDMENTS TO THE PERFORMANCE SHARE PLAN SECTION OF THE COMPANY'S REMUNERATION POLICY AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	30-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (STANDALONE AND CONSOLIDATED) OF THE BANK FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 INCLUDING BALANCE SHEET AS AT 31ST MARCH, 2021 AND THE PROFIT & LOSS ACCOUNT FOR THE FINANCIAL YEAR ENDED ON THAT DATE, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS AND COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA THEREON	FOR
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	30-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. VIKRAM GUJRAL (DIN: 03637222), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, HAS OFFERED HIMSELF FOR RE-APPOINTMENT	AGAINST
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	30-Sep-2021	TO FIX THE REMUNERATION OF AUDITORS, IN TERMS OF PROVISIONS OF SECTION 142 OF THE COMPANIES ACT, 2013, FOR THE FINANCIAL YEAR 2021-22	FOR

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<p>THE JAMMU AND KASHMIR BANK LTD</p>	<p>INE168A01041</p>	<p>30-Sep-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES FRAMED THEREUNDER AS AMENDED FROM TIME TO TIME AND SUBJECT TO THE APPROVALS, CONSENTS, PERMISSIONS AND SANCTIONS, IF ANY, OF THE RESERVE BANK OF INDIA ("RBI"), THE SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"), AND/OR ANY OTHER AUTHORITY AS MAY BE REQUIRED IN THIS REGARD AND SUBJECT TO SUCH TERMS, CONDITIONS AND MODIFICATIONS THERETO AS MAY BE PRESCRIBED BY THEM WHILE GRANTING SUCH APPROVALS AND WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE BANK AND SUBJECT TO THE REGULATIONS VIZ., SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 ("ICDR REGULATIONS") AS AMENDED UP TO DATE, GUIDELINES, IF ANY, PRESCRIBED BY THE RBI, SEBI, NOTIFICATIONS/CIRCULARS AND CLARIFICATIONS UNDER THE BANKING REGULATION ACT, 1949, SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ("LISTING REGULATIONS"), SECURITIES AND EXCHANGE BOARD OF INDIA ACT, 1992 AND ALL OTHER APPLICABLE LAWS AND ALL OTHER RELEVANT AUTHORITIES FROM TIME TO TIME AND SUBJECT TO THE LISTING AGREEMENTS ENTERED INTO WITH THE STOCK EXCHANGES WHERE THE EQUITY SHARES OF THE BANK ARE LISTED, CONSENT OF THE SHAREHOLDERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE BANK (HEREINAFTER CALLED "BOARD" WHICH SHALL BE DEEMED TO INCLUDE ANY COMMITTEE WHICH THE BOARD MAY HAVE CONSTITUTED OR HEREAFTER CONSTITUTE TO EXERCISE ITS POWERS INCLUDING THE POWERS CONFERRED BY THIS RESOLUTION) TO CREATE, OFFER, ISSUE AND ALLOT (INCLUDING WITH PROVISION FOR RESERVATION ON FIRM ALLOTMENT AND/OR COMPETITIVE BASIS OF SUCH PART OF ISSUE AND FOR SUCH CATEGORIES OF PERSONS AS MAY BE PERMITTED BY THE LAW THEN APPLICABLE) BY WAY OF AN OFFER DOCUMENT / PROSPECTUS OR SUCH OTHER DOCUMENT, IN INDIA OR ABROAD, SUCH NUMBER OF EQUITY SHARES AND/OR OTHER PERMITTED SECURITIES WHICH ARE CAPABLE OF BEING CONVERTED INTO EQUITY OR NOT, FOR AN AGGREGATE AMOUNT NOT EXCEEDING RS.1000 CRORE (RUPEES ONE THOUSAND CRORE ONLY), IN ONE OR MORE TRanches INCLUSIVE OF SUCH PREMIUM AS MAY BE FIXED ON THE EQUITY SHARES AT SUCH TIME OR TIMES, AT SUCH PRICE OR PRICES, AT A DISCOUNT OR PREMIUM TO MARKET PRICE OR PRICES TO ONE OR MORE OF THE SHAREHOLDERS, INDIAN NATIONALS, NON-RESIDENT INDIANS ("NRIS"), COMPANIES (PRIVATE OR PUBLIC), INVESTMENT INSTITUTIONS, SOCIETIES, TRUSTS, RESEARCH ORGANISATIONS, QUALIFIED INSTITUTIONAL BUYERS ("QIBS") LIKE FOREIGN INSTITUTIONAL INVESTORS ("FIIS"), BANKS, FINANCIAL INSTITUTIONS, INDIAN MUTUAL FUNDS, VENTURE CAPITAL FUNDS, FOREIGN VENTURE CAPITAL INVESTORS, STATE INDUSTRIAL DEVELOPMENT CORPORATIONS, INSURANCE COMPANIES, PROVIDENT FUNDS, PENSION FUNDS, DEVELOPMENT FINANCIAL INSTITUTIONS OR OTHER ENTITIES, AUTHORITIES OR ANY OTHER CATEGORY OF INVESTORS WHICH ARE AUTHORIZED TO INVEST IN EQUITY/SECURITIES OF THE BANK AS PER EXTANT REGULATIONS/GUIDELINES OR ANY COMBINATION OF THE ABOVE AS MAY BE DEEMED APPROPRIATE BY THE BANK. RESOLVED FURTHER THAT SUCH ISSUE, OFFER OR ALLOTMENT SHALL BE BY WAY OF FOLLOW ON PUBLIC ISSUE, RIGHTS ISSUE, PREFERENTIAL ALLOTMENT, PRIVATE PLACEMENT / QUALIFIED INSTITUTIONAL PLACEMENT (QIP) / OR ANY OTHER MODE APPROVED BY RBI WITH OR WITHOUT OVER-ALLOTMENT OPTION AND THAT SUCH OFFER, ISSUE, PLACEMENT AND ALLOTMENT BE MADE AS PER THE PROVISIONS OF THE ICDR REGULATIONS AND ALL OTHER GUIDELINES ISSUED BY THE RBI, SEBI AND ANY OTHER AUTHORITY AS APPLICABLE.</p>	<p>FOR</p>
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<p>THE JAMMU AND KASHMIR BANK LTD</p>	<p>INE168A01041</p>	<p>30-Sep-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 42 OF THE COMPANIES ACT, 2013, READ WITH RULE 14(2) OF THE COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014 AND ANY OTHER PROVISIONS OR STATUTORY ENACTMENT IN RESPECT THEREOF, CONSENT OF THE SHAREHOLDERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE BANK TO MAKE OFFER(S) OR INVITATION(S) TO SUBSCRIBE TO THE UNSECURED, REDEEMABLE, SUBORDINATED, NON-CONVERTIBLE, BASEL III COMPLIANT TIER 2 BONDS IN THE NATURE OF DEBENTURES ("BONDS") FOR INCLUSION IN TIER 2 CAPITAL OF THE BANK OF FACE VALUE OF RS. 10.00 LACS EACH AT PAR AGGREGATING UP TO RS. 1000 CRORES (RUPEES ONE THOUSAND CRORE) IN ONE OR MULTIPLE TRANCHES ON PRIVATE PLACEMENT BASIS THROUGH PRIVATE PLACEMENT OFFER LETTER(S) IN CONFORMITY WITH FORM PAS-4 OF THE COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014 AND SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF DEBT SECURITIES) REGULATIONS, 2008 AS AMENDED FROM TIME TO TIME. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE BANK SHALL BE AUTHORIZED TO ISSUE BONDS OF FACE VALUE OF RS. 10.00 LACS EACH AT PAR AGGREGATING UPTO RS. 1000 CRORE (RUPEES ONE THOUSAND CRORE) OF TENURE NOT EXCEEDING 10 YEARS UPTO A DATE THAT IS NOT LATER THAN ONE YEAR FROM THE DATE HEREOF AND NOTWITHSTANDING THAT THE AGGREGATE AMOUNT OF ALL SUCH BONDS TAKEN TOGETHER WITH DOMESTIC/OFF-SHORE, SECURED/UNSECURED, LOANS/BORROWINGS, GUARANTEES SHALL NOT EXCEED THE OVERALL BORROWING POWERS APPROVED BY THE SHAREHOLDERS BY WAY OF A SPECIAL RESOLUTION UNDER THE PROVISIONS OF SECTION 180 (1) OF THE COMPANIES ACT, 2013 READ WITH THE APPLICABLE RULES MADE UNDER THE COMPANIES ACT, 2013. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE BANK AND/OR THE OFFICER(S) DESIGNATED BY THEM BE AND ARE HEREBY AUTHORIZED TO DO, FROM TIME TO TIME, ALL SUCH ACTS, DEEDS AND THINGS AS MAY BE DEEMED NECESSARY IN RESPECT OF ISSUE OF BONDS INCLUDING BUT NOT LIMITED TO NUMBER OF ISSUES/ TRANCHES, FACE VALUE, ISSUE PRICE, ISSUE SIZE, TIMING, AMOUNT, COUPON/INTEREST RATE(S), YIELD, LISTING, ALLOTMENT, DEMATERIALIZATION AND OTHER TERMS AND CONDITIONS OF ISSUE BONDS AS THEY MAY, IN THEIR ABSOLUTE DISCRETION, DEEM NECESSARY</p>	<p>FOR</p>
<p>THE JAMMU AND KASHMIR BANK LTD</p>	<p>INE168A01041</p>	<p>30-Sep-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('ACT') READ WITH THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 AND OTHER APPLICABLE RULES, IF ANY, UNDER THE ACT, SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ('SEBI LISTING REGULATIONS'), SECTION 10A AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, APPLICABLE RULES, CIRCULARS AND GUIDELINES ISSUED BY THE RESERVE BANK OF INDIA ('RBI') IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S) OR REENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE BANK, AND BASED ON THE RECOMMENDATIONS OF THE NOMINATION AND REMUNERATION COMMITTEE AND BOARD OF DIRECTORS OF THE BANK ('BOARD'), MR. NITISHWAR KUMAR, IAS (DIN: 05326456), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE BANK IN THE CATEGORY OF NON-EXECUTIVE NON-INDEPENDENT DIRECTOR ON 09TH OCTOBER, 2020, AND WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING, BE AND IS HEREBY APPOINTED AS A NON-EXECUTIVE NON-INDEPENDENT DIRECTOR OF THE BANK, WHOSE PERIOD OF OFFICE SHALL BE LIABLE TO RETIRE BY ROTATION</p>	<p>AGAINST</p>

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APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	DIRECTOR	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	DIRECTOR	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	DIRECTOR	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	DIRECTOR	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2021.	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	DIRECTOR	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	DIRECTOR	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	DIRECTOR	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	DIRECTOR	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	DIRECTOR	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	DIRECTOR	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	DIRECTOR	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	Ratification of Frost, PLLC as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
CREDIT SUISSE GROUP AG	CH0012138530	01-Oct-2021	ELECT MR. AXEL LEHMANN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	01-Oct-2021	ELECT MR. JUAN COLOMBAS AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	01-Oct-2021	ELECT MR. JUAN COLOMBAS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
CREDIT SUISSE GROUP AG	CH0012138530	01-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSALS OF SHAREHOLDERS	AGAINST
CREDIT SUISSE GROUP AG	CH0012138530	01-Oct-2021	PROPOSALS OF THE BOARD OF DIRECTORS	AGAINST
CREDIT SUISSE GROUP AG	US2254011081	01-Oct-2021	Election of Mr. Axel Lehmann as member of the Board of Directors.	FOR
CREDIT SUISSE GROUP AG	US2254011081	01-Oct-2021	Election of Mr. Juan Colombas as member of the Board of Directors.	FOR
CREDIT SUISSE GROUP AG	US2254011081	01-Oct-2021	Election of Mr. Juan Colombas as member of the Compensation Committee.	FOR
CREDIT SUISSE GROUP AG	US2254011081	01-Oct-2021	Proposals of Shareholders.	AGAINST
CREDIT SUISSE GROUP AG	US2254011081	01-Oct-2021	Proposals of the Board of Directors.	AGAINST
ELASTIC N.V.	NL0013056914	01-Oct-2021	Election of executive Director for a term of three years ending at the close of the annual general meeting of 2024: Shay Banon	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Election of non-executive Director for a term of three years ending at the close of the annual general meeting of 2024: Shelley Leibowitz	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Adoption of Dutch Statutory Annual Accounts for fiscal year 2021.	FOR

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ELASTIC N.V.	NL0013056914	01-Oct-2021	Grant of full discharge of the Company's executive director from liability with respect to the performance of his duties during fiscal year 2021.	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Grant of full discharge of the Company's non-executive directors from liability with respect to the performance of their duties during fiscal year 2021.	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Ratification of the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Authorization of the Board of Directors to repurchase shares in the capital of the Company.	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Non-binding advisory vote on the compensation of the Company's named executive officers.	FOR
ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	01-Oct-2021	RESOLVE ON THE MERGER PROTOCOL AND JUSTIFICATION AND THE PLAN OF MERGER, WHICH STATE THE TERMS AND CONDITIONS FOR THE MERGER OF THE COMPANY WITH AND INTO XP INC	FOR
ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	01-Oct-2021	APPROVE THE APPOINTMENT AND ENGAGEMENT OF PRICEWATERHOUSECOOPERS AUDITORES INDEPENDENTES PWC AS THE EXPERT FIRM RESPONSIBLE FOR PREPARING THE APPRAISAL REPORT ON THE ASSETS OF THE COMPANY TO BE MERGED WITH AND INTO XP INC	FOR
ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	01-Oct-2021	RESOLVE ON THE APPRAISAL REPORT PREPARED BY PWC, BASED ON THE BALANCE SHEET	FOR
ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	01-Oct-2021	RESOLVE ON THE MERGER OF THE COMPANY WITH AND INTO XP INC., WITH ITS RESULTING DISSOLUTION	FOR
ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	01-Oct-2021	AUTHORIZE THE COMPANY'S MANAGEMENT, AS SET FORTH IN ITS BYLAWS, TO CARRY OUT ALL THE ACTIONS AND EXECUTE ALL THE DOCUMENTS REQUIRED FOR IMPLEMENTING AND FORMALIZING THE APPROVED RESOLUTIONS	FOR
MERCEDES-BENZ GROUP AG	DE0007100000	01-Oct-2021	ELECT OLAF KOCH TO THE SUPERVISORY BOARD	FOR
MERCEDES-BENZ GROUP AG	DE0007100000	01-Oct-2021	APPROVE SPIN-OFF AGREEMENT WITH DAIMLER TRUCK HOLDING AG	FOR
MERCEDES-BENZ GROUP AG	DE0007100000	01-Oct-2021	CHANGE COMPANY NAME TO MERCEDES-BENZ GROUP AG	FOR
MERCEDES-BENZ GROUP AG	DE0007100000	01-Oct-2021	ELECT HELENE SVAHN TO THE SUPERVISORY BOARD	FOR
NATIONAL BEVERAGE CORP.	US6350171061	01-Oct-2021	Election of Director: Joseph G. Caporella	ABSTAIN
NATIONAL BEVERAGE CORP.	US6350171061	01-Oct-2021	Election of Director: Samuel C. Hathorn, Jr.	ABSTAIN
SMART METERING SYSTEMS PLC	GB00B4X1RC86	01-Oct-2021	AUTHORISE ISSUE OF EQUITY PURSUANT TO THE FUNDRAISING	FOR
SMART METERING SYSTEMS PLC	GB00B4X1RC86	01-Oct-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS PURSUANT TO THE FUNDRAISING	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	01-Oct-2021	PROPOSAL TO DISTRIBUTE A PORTION OF THE EXTRAORDINARY EARNINGS RESERVE ENTERED IN THE COMPANY BALANCE SHEET. RESOLUTIONS RELATED THERETO	FOR
DIASORIN S.P.A.	IT0003492391	04-Oct-2021	TO AUTHORIZE THE POSSIBILITY TO CONVERT THE EQUITY-LINKED BOND CALLED 'EUR 500,000,000 ZERO COUPON EQUITY LINKED BONDS DUE 2028' AND SHARE CAPITAL INCREASE IN A DIVISIBLE MANNER, WITH THE EXCLUSION OF THE OPTION RIGHT, TO SERVICE THE AFOREMENTIONED BOND LOAN, THROUGH THE ISSUE OF ORDINARY SHARES. RESOLUTIONS RELATED THERETO	FOR
ISRAS INVESTMENT COMPANY LTD	IL0006130343	04-Oct-2021	APPROVAL OF COMPANY ENGAGEMENT UNDER MERGER AGREEMENTS NOT FUNDAMENTAL TO THE COMPANY	FOR
STILLFRONT GROUP AB	SE0015346135	04-Oct-2021	APPROVAL OF THE RESOLUTION BY THE BOARD OF DIRECTORS ON DIRECTED SHARE ISSUE	FOR

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STILLFRONT GROUP AB	SE0015346135	04-Oct-2021	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO ISSUE SHARES, WARRANTS AND CONVERTIBLE DEBT	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	04-Oct-2021	TO APPROVE THE SCHEME OF ARRANGEMENT AS SET OUT IN THE NOTICE OF COURT MEETING DATED 8 SEPTEMBER 2021	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	04-Oct-2021	TO GIVE EFFECT TO THE SCHEME AS SET OUT IN THE NOTICE OF GENERAL MEETING INCLUDING THE AMENDMENTS TO ULTRA ELECTRONICS HOLDINGS PLCS ARTICLES OF ASSOCIATION	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	TO RE-ELECT MELANIE WILSON	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	TO ELECT FRANCINE EREIRA	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	TO ELECT STEPHEN ROCHE	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	APPROVAL OF THE GRANT OF PERFORMANCE RIGHTS TO THE CEO AND MANAGING DIRECTOR UNDER THE COMPANY'S LONG TERM INCENTIVE PLAN	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
BEACON LIGHTING GROUP LTD	AU000000BLX0	05-Oct-2021	RE-ELECTION OF ERIC BARR	FOR
BEACON LIGHTING GROUP LTD	AU000000BLX0	05-Oct-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
BEACON LIGHTING GROUP LTD	AU000000BLX0	05-Oct-2021	GLEN ROBINSON PERFORMANCE RIGHTS ISSUE	FOR
BEFESA S.A.	LU1704650164	05-Oct-2021	INCREASE AUTHORIZED SHARE CAPITAL AND AMEND ARTICLE 6 OF THE ARTICLES OF ASSOCIATION	FOR
BEFESA S.A.	LU1704650164	05-Oct-2021	AMEND ARTICLE 28 RE: REPRESENTATION	FOR
BEFESA S.A.	LU1704650164	05-Oct-2021	AMEND ARTICLE 29 RE: RIGHT TO ASK QUESTIONS	FOR
BEFESA S.A.	LU1704650164	05-Oct-2021	AMEND ARTICLE 30 RE: PROCEEDINGS	FOR
BEFESA S.A.	LU1704650164	05-Oct-2021	AMEND ARTICLE 32 RE: VOTING AT GENERAL MEETINGS	FOR
EQUITABLE GROUP INC.	CA2945051027	05-Oct-2021	Authorize an amendment to the Corporation's articles of incorporation to give effect to a two-for-one share split of the Corporation's common shares.	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	DIRECTOR	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	DIRECTOR	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	DIRECTOR	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	DIRECTOR	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	DIRECTOR	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	DIRECTOR	ABSTAIN
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	DIRECTOR	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	DIRECTOR	FOR

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INTER PARFUMS, INC.	US4583341098	05-Oct-2021	DIRECTOR	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	DIRECTOR	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	To vote for the advisory resolution to approve executive compensation.	FOR
NICOLET BANKSHARES, INC.	US65406E1029	05-Oct-2021	Merger Agreement and Share Issuance - To approve and adopt the Agreement and Plan of Merger dated June 22, 2021 (as the same may from time to time be amended), between Nicolet Bankshares, Inc. ("Nicolet"), and County Bancorp, Inc. ("County"), pursuant to which County will merge with and into Nicolet, including the issuance of up to 2,452,665 shares of Nicolet common stock (which amount is subject to increase if Nicolet elects to increase the exchange ratio to avoid termination of the merger agreement under certain circumstances).	FOR
NICOLET BANKSHARES, INC.	US65406E1029	05-Oct-2021	Adjournment - To approve the adjournment of the Special Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies to approve the merger agreement and the transactions contemplated by the merger agreement.	FOR
PAZ OIL COMPANY LTD	IL0011000077	05-Oct-2021	ELECTION AND APPOINTMENT OF ONE (1) OF THE FOLLOWING EXTERNAL DIRECTOR: MS. MICHAL MAROM BRICKMAN	FOR
PAZ OIL COMPANY LTD	IL0011000077	05-Oct-2021	AMENDMENT OF AN INSURANCE CLAUSE IN COMPANY OFFICERS REMUNERATION POLICY	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	ELECTION OF DIRECTOR - MS KOSHA GADA	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	RATIFICATION OF PRIOR ISSUE OF PLACEMENT SHARES	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	ISSUE OF PERFORMANCE SHARE RIGHTS TO MR SAM SWANELL	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	ISSUE OF PERFORMANCE SHARE RIGHTS TO MR MANJIT GOMBRA-SINGH	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	APPROVAL OF THE GLOBAL ACQUISITION AND MATCHING EQUITY PLAN (GAME PLAN)	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	INCREASE IN NON-EXECUTIVE DIRECTORS' FEE CAP	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	REMUNERATION REPORT	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	AMENDMENT TO CONSTITUTION	FOR
SANNE GROUP PLC	JE00BVRZ8S85	05-Oct-2021	TO APPROVE THE SCHEME OF ARRANGEMENT AS DETAILED IN THE SCHEME DOCUMENT DATED 10 SEPTEMBER 2021	FOR
SANNE GROUP PLC	JE00BVRZ8S85	05-Oct-2021	FOR THE PURPOSES OF THE SCHEME: (A) TO AUTHORISE THE DIRECTORS OF THE COMPANY TO TAKE ALL SUCH ACTION AS THEY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND (B) TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	APPROVAL OF A MANAGEMENT AGREEMENT WITH COMPANY CEO, MR. NATHAN HETZ	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	APPROVAL OF A FRAMEWORK PLAN FOR THE GRANT OF OPTIONS TO NON-EMPLOYEE PROVIDER DIRECTORS	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	APPROVAL OF A MANAGEMENT AGREEMENT WITH COMPANY BOARD CHAIRMAN, MR. AVIRAM WERTHEIM	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE BRIGHTMAN ALMAGOR ZOHAR AND CO. CPA FIRM AS COMPANY AUDITING ACCOUNTANT UNTIL THE NEXT ANNUAL MEETING AND REPORT OF ITS COMPENSATION FOR 2020	AGAINST
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. AVIRAM WERTHEIM, BOARD CHAIRMAN	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. NATHAN HETZ, COMPANY CEO	FOR

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ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. ADVA SHARVIT	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. GITIT GUBERMAN, INDEPENDENT DIRECTOR	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. AMOS YADLIN, INDEPENDENT DIRECTOR	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	APPROVAL OF COMPANY OFFICERS' REMUNERATION POLICY	FOR
EVOLUTION AB	SE0012673267	06-Oct-2021	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
EVOLUTION AB	SE0012673267	06-Oct-2021	ELECT SANDRA ANN URIE AS NEW DIRECTOR	FOR
EVOLUTION AB	SE0012673267	06-Oct-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF EUR 180,000	FOR
HAREL INSURANCE INVESTMENTS & FINANCIAL SERVICES L	IL0005850180	06-Oct-2021	APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
HAREL INSURANCE INVESTMENTS & FINANCIAL SERVICES L	IL0005850180	06-Oct-2021	APPROVE GRANT OF OPTIONS EXERCISABLE INTO ORDINARY SHARES TO MICHEL SIBONI, CEO	FOR
MERIDIAN ENERGY LTD	NZMELE0002S7	06-Oct-2021	THAT MARK CAIRNS, WHO RETIRES BY ROTATION AND IS ELIGIBLE FOR RE-ELECTION, BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
MERIDIAN ENERGY LTD	NZMELE0002S7	06-Oct-2021	THAT TANIA SIMPSON (APPOINTED AS A DIRECTOR OF THE COMPANY BY THE BOARD WITH EFFECT FROM 24 AUGUST 2021), WHO RETIRES AND IS ELIGIBLE FOR ELECTION, BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
MERIDIAN ENERGY LTD	NZMELE0002S7	06-Oct-2021	THAT THE TOTAL ANNUAL DIRECTOR FEE POOL BE INCREASED BY NZD99,000 (9%) FROM NZD1,100,000 TO 1,199,000, WITH THE FIRST ANNUAL INCREASE TO BE BACKDATED TO TAKE EFFECT FROM 1 JULY 2021	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To re-elect Peter Bauer as a Class III director of the Company.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To re-elect Hagi Schwartz as a Class III director of the Company.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To re-elect Helene Auriol Potier as a Class III director of the Company.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To appoint Ernst & Young LLP in the United States as the Company's independent auditor.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To authorise the Board of Directors of the Company to determine the remuneration of the independent auditor.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To receive the Company's accounts for the year ended March 31, 2021, together with the independent auditor's report on those accounts.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	Non-binding advisory vote to approve the compensation of the named executive officers.	FOR
NIKE, INC.	US6541061031	06-Oct-2021	Election of Class B Director: Alan B. Graf, Jr.	FOR
NIKE, INC.	US6541061031	06-Oct-2021	Election of Class B Director: Peter B. Henry	FOR
NIKE, INC.	US6541061031	06-Oct-2021	Election of Class B Director: Michelle A. Peluso	FOR
NIKE, INC.	US6541061031	06-Oct-2021	To approve executive compensation by an advisory vote.	FOR
NIKE, INC.	US6541061031	06-Oct-2021	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm.	FOR

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NIKE, INC.	US6541061031	06-Oct-2021	To consider a shareholder proposal regarding political contributions disclosure, if properly presented at the meeting.	AGAINST
NIKE, INC.	US6541061031	06-Oct-2021	To consider a shareholder proposal regarding a human rights impact assessment, if properly presented at the meeting.	AGAINST
NIKE, INC.	US6541061031	06-Oct-2021	To consider a shareholder proposal regarding supplemental pay equity disclosure, if properly presented at the meeting.	AGAINST
NIKE, INC.	US6541061031	06-Oct-2021	To consider a shareholder proposal regarding diversity and inclusion efforts reporting, if properly presented at the meeting.	FOR
BFF BANK S.P.A.	IT0005244402	07-Oct-2021	TO ALLOCATE NET PROFIT RESERVES. RESOLUTIONS RELATED THERETO	FOR
BFF BANK S.P.A.	IT0005244402	07-Oct-2021	TO APPROVE THE AMENDMENT PROPOSALS OF ART. 9 (CALL FOR SHAREHOLDERS' MEETING), 11 (SHAREHOLDERS' MEETING PARTICIPATION), 14 (BOARD OF DIRECTORS' COMPOSITION), 15 (BOARD OF DIRECTORS' APPOINTMENT), 16 (DELEGATED BOARDS), 18 (BOARD OF DIRECTORS' POWERS), 19 (BOARD OF DIRECTORS' OPERATION), 21 (BOARD OF DIRECTORS' EMOLUMENTS) AND 22 (INTERNAL AUDITORS' COMPOSITION) OF THE COMPANY BYLAWS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: PROPOSAL THAT SUBSCRIPTIONS SHALL OPEN ON 15 OCTOBER 2021 AND CLOSE ON 15 NOVEMBER 2021	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: TO APPROVE THE GRANTING OF POWERS TO THE BOARD OF DIRECTORS FOR THE AFOREMENTIONED ACTIONS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	RENEWAL OF VARIOUS AUTHORISATIONS: AUTHORISATION REGARDING THE AUTHORISED CAPITAL (ARTICLE 7 OF THE ARTICLES OF ASSOCIATION): PROPOSAL FOR THE AUTHORISATION OF THE BOARD OF DIRECTORS TO INCREASE THE AMOUNT OF THE COMPANY'S CAPITAL WITH A MAXIMUM AMOUNT OF 357.000.000,00 EURO, UNDER THE TERMS AND CONDITIONS SET OUT IN THE AFOREMENTIONED SPECIAL REPORT OF 10 JUNE 2021 REGARDING THE AUTHORISED CAPITAL, AND THIS FOR A (RENEWABLE) PERIOD OF THREE YEARS AS FROM THE DATE OF PUBLICATION OF THIS AUTHORISATION GRANTED	AGAINST
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	RENEWAL OF VARIOUS AUTHORISATIONS: AUTHORISATION REGARDING THE AUTHORISED CAPITAL (ARTICLE 7 OF THE ARTICLES OF ASSOCIATION): PROPOSAL FOR THE GRANTING OF A SPECIAL AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE AMOUNT OF THE COMPANY'S CAPITAL WITHIN THE FRAMEWORK OF THE AUTHORISED CAPITAL UNDER THE TERMS OF ARTICLE 7:202, 2ND PARAGRAPH OF THE COMPANIES AND ASSOCIATIONS CODE, FROM THE DATE OF NOTIFICATION BY THE BELGIAN FINANCIAL SERVICES AND MARKETS AUTHORITY TO THE COMPANY THAT IT HAS BEEN INFORMED OF A PUBLIC TAKE-OVER BID ON THE SECURITIES OF THE COMPANY, UNTIL THE END OF THIS BID, AND THIS FOR A (RENEWABLE) PERIOD OF THREE YEARS AS OF THE DATE ON WHICH THE AUTHORISATION IS GRANTED	AGAINST

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<p>ETABLISSEMENTEN FRANZ COLRUYT NV</p>	<p>BE0974256852</p>	<p>07-Oct-2021</p>	<p>RENEWAL OF VARIOUS AUTHORISATIONS: AUTHORISATION REGARDING THE AUTHORISED CAPITAL (ARTICLE 7 OF THE ARTICLES OF ASSOCIATION): TAKING INTO ACCOUNT THE ABOVE RESOLUTIONS: PROPOSAL TO REPLACE THE TEXT OF ARTICLE 7 OF THE ARTICLES OF ASSOCIATION REGARDING THE AUTHORISED CAPITAL BY THE FOLLOWING TEXT: "ARTICLE 7: AUTHORISED CAPITA: THE BOARD OF DIRECTORS IS AUTHORISED TO INCREASE THE CAPITAL, IN ONE OR MORE TIMES, WITH A MAXIMUM AMOUNT (EXCLUSIVE OF THE ISSUE PREMIUM) OF THREE HUNDRED FIFTY-SEVEN MILLION EURO (EUR 357.000.000,00). THE BOARD OF DIRECTORS MAY USE THIS AUTHORISATION FOR A PERIOD OF THREE YEARS AS FROM THE DATE OF PUBLICATION OF THIS AUTHORISATION GRANTED ON 7 OCTOBER 2021. SUCH CAPITAL INCREASES WILL BE CARRIED OUT IN ACCORDANCE WITH THE CONDITIONS TO BE DETERMINED BY THE BOARD OF DIRECTORS, E.G. (I) BY MEANS OF A CONTRIBUTION IN CASH OR IN KIND, OR BY MEANS OF A MIXED CONTRIBUTION, (II) BY CONVERSION OF RESERVES, SHARE PREMIUMS OR OTHER EQUITY COMPONENTS, (III) WITH OR WITHOUT ISSUING NEW SHARES (BELOW, ABOVE OR AT THE FRACTIONAL VALUE OF THE EXISTING SHARES OF THE SAME CLASS, WITH OR WITHOUT SHARE PREMIUM) OR OF OTHER SECURITIES, OR (IV) BY MEANS OF ISSUING CONVERTIBLE BONDS, SUBSCRIPTION RIGHTS OR OTHER SECURITIES. THE BOARD OF DIRECTORS MAY USE THIS AUTHORISATION FOR (I) CAPITAL INCREASES OR ISSUES OF CONVERTIBLE BONDS OR SUBSCRIPTION RIGHTS WHERE THE PRE-EMPTIVE RIGHT OF THE SHAREHOLDERS IS LIMITED OR CANCELLED; (II) CAPITAL INCREASES OR ISSUES OF CONVERTIBLE BONDS WHERE THE PRE-EMPTIVE RIGHT OF THE SHAREHOLDERS IS LIMITED OR CANCELLED FOR THE BENEFIT OF ONE OR MORE SPECIFIC PERSONS, OTHER THAN MEMBERS OF THE PERSONNEL, AND (III) CAPITAL INCREASES BY CONVERSION OF THE RESERVES. THE ISSUE PREMIUM, IF ANY, WILL BE RECORDED ON ONE OR MORE SEPARATE ACCOUNTS UNDER THE EQUITY ON THE LIABILITY SIDE OF THE BALANCE SHEET. THE BOARD OF DIRECTORS IS ALSO EXPRESSLY AUTHORISED TO INCREASE THE CAPITAL, EVEN AFTER THE DATE THAT THE COMPANY HAS RECEIVED THE NOTIFICATION FROM THE FINANCIAL SERVICES AND MARKETS AUTHORITY (FSMA) THAT IT HAS BEEN INFORMED OF A PUBLIC TAKE-OVER BID ON THE SECURITIES OF THE COMPANY, WITHIN THE LIMITS OF THE APPLICABLE LEGAL PROVISIONS. THIS AUTHORISATION IS VALID WITH REGARD TO PUBLIC TAKE-OVER BIDS OF WHICH THE COMPANY RECEIVES THE AFOREMENTIONED NOTIFICATION NO MORE THAN 3 THREE YEARS AFTER 7 OCTOBER 2021."</p>	<p>AGAINST</p>
<p>ETABLISSEMENTEN FRANZ COLRUYT NV</p>	<p>BE0974256852</p>	<p>07-Oct-2021</p>	<p>OTHER MODIFICATIONS TO THE ARTICLES OF ASSOCIATION: MODIFICATION OF ARTICLE 12 OF THE ARTICLES OF ASSOCIATION REGARDING THE CONDITIONS OF ISSUE: PROPOSAL TO MODIFY THE SECOND PARAGRAPH OF ARTICLE 12 OF THE ARTICLES OF ASSOCIATION REGARDING THE CONDITIONS OF ISSUE IN LIGHT OF AND SUBJECT TO THE ADOPTION OF THE PREVIOUS RESOLUTION, BY REPLACING THE TEXT OF THE AFOREMENTIONED PARAGRAPH OF ARTICLE 12 OF THE ARTICLES OF ASSOCIATION BY THE FOLLOWING TEXT: "IF THE CAPITAL INCREASE IS ASSOCIATED WITH AN ISSUE PREMIUM, THIS ISSUE PREMIUM WILL BE RECORDED ON ONE OR MORE SEPARATE ACCOUNTS UNDER THE EQUITY ON THE LIABILITY SIDE OF THE BALANCE SHEET."</p>	<p>FOR</p>

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ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	PROPOSAL FOR THE CANCELLATION OF 2.500.000 TREASURY SHARES PURCHASED, COUPLED WITH THE CANCELLATION OF THE CORRESPONDING RESERVES NOT AVAILABLE FOR DISTRIBUTION, SO THAT THE VALUE OF THE SHARES IS WRITTEN OFF AT THE TIME OF THE DECISION IN FAVOUR OF CANCELLATION. AMENDMENT OF ARTICLE 5 "CAPITAL AND NUMBER OF SECURITIES ISSUED" OF THE ARTICLES OF ASSOCIATION ACCORDING TO THE AMENDED NUMBER OF SHARES ISSUED BY THE COMPANY. PROPOSED RESOLUTION: TO APPROVE THE CANCELLATION OF 2.500.000 TREASURY SHARES, COUPLED WITH THE CANCELLATION OF THE CORRESPONDING RESERVES NOT AVAILABLE FOR DISTRIBUTION, SO THAT THE VALUE OF THE SHARES IS WRITTEN OFF AT THE TIME OF THE DECISION IN FAVOUR OF CANCELLATION. AMENDMENT OF ARTICLE 5 OF THE ARTICLES OF ASSOCIATION AS FOLLOWS: "THE CAPITAL IS SET AT THREE HUNDRED FIFTY-SEVEN MILLION FOUR HUNDRED FOUR THOUSAND FORTY-FOUR EUROS NINETY-THREE CENTS (EUR 357.404.044,93), REPRESENTED BY ONE HUNDRED AND THIRTY-THREE MILLION SIX HUNDRED AND FIFTY-FOUR THOUSAND NINE HUNDRED AND SIXTY (133.654.960) SHARES WITHOUT FACE VALUE "	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	AUTHORISATION TO THE COMPANY'S BOARD OF DIRECTORS: PROPOSAL FOR THE AUTHORISATION OF THE BOARD OF DIRECTORS OF THE COMPANY TO IMPLEMENT THE DECISIONS OF THE EXTRAORDINARY GENERAL MEETING AND TO TAKE ALL NECESSARY STEPS TO THIS END	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: PROPOSAL FOR THE ISSUE OF A MAXIMUM OF 1.000.000 NEW REGISTERED SHARES WITH NO STATED FACE VALUE AND ON THE TERMS DEFINED IN THE AFOREMENTIONED REPORT OF THE BOARD OF DIRECTORS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: PROPOSAL FOR THE SETTING OF THE ISSUE PRICE BASED ON THE AVERAGE STOCK EXCHANGE PRICE OF ORDINARY COLRUYT SHARES DURING A PERIOD OF 30 DAYS PRIOR TO THE EXTRAORDINARY GENERAL MEETING WHICH IS TO DECIDE ON THIS ISSUE, WHEREBY THE PRICE SHALL NOT BE LOWER THAN 80% OF THAT JUSTIFIED IN THE REPORT OF THE MANAGEMENT BODY AND IN THE AUDITOR'S REPORT (I.E. AFTER THE APPLICATION OF A MAXIMUM DISCOUNT OF 20%)	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: PROPOSAL FOR THE WITHDRAWAL IN THE INTEREST OF THE COMPANY OF THE PRE-EMPTIVE RIGHT TO SUBSCRIBE TO THESE SHARES, GRANTED TO THE SHAREHOLDERS BY ARTICLE 7:191 AND ONWARDS OF THE COMPANIES AND ASSOCIATIONS CODE, IN FAVOUR OF THE EMPLOYEES AS PROVIDED FOR ABOVE	FOR

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ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: PROPOSAL FOR THE INCREASE OF THE CAPITAL, SUBJECT TO THE SUSPENSIVE CONDITION OF SUBSCRIPTION, BY ISSUE OF THE AFOREMENTIONED NEW SHARES ON THE TERMS SPECIFIED ABOVE AND AT THE ISSUE PRICE DECIDED BY THE EXTRAORDINARY GENERAL MEETING. PROPOSAL FOR THE SETTING OF THE MAXIMUM AMOUNT BY WHICH THE CAPITAL CAN BE INCREASED FOLLOWING SUBSCRIPTION, BY MULTIPLICATION OF THE ISSUE PRICE OF THE NEW SHARES SET BY THE EXTRAORDINARY GENERAL MEETING, BY A MAXIMUM NUMBER OF NEW SHARES TO BE ISSUED. THE RIGHT TO SUBSCRIBE TO THE NEW SHARES IS RESERVED FOR THE EMPLOYEES OF THE COMPANY AND ITS AFFILIATED COMPANIES, AS SPECIFIED ABOVE. THE CAPITAL SHALL ONLY BE INCREASED IN THE EVENT OF SUBSCRIPTION AND BY THE AMOUNT OF SUCH SUBSCRIPTION, WHEREBY, IN THE EVENT THAT THE NUMBER OF SUBSCRIPTIONS EXCEEDS THE MAXIMUM NUMBER OF NEW SHARES TO BE ISSUED SET, AN ALLOCATION SHALL TAKE PLACE, ALLOWING, IN THE FIRST PLACE, FOR THE POSSIBILITY OF OBTAINING THE MAXIMUM TAX BENEFIT PER EMPLOYEE, AND, IN A FURTHER STAGE, A PRO RATA REDUCTION WILL BE APPLIED ACCORDING TO THE NUMBER OF SUBSCRIPTIONS PER EMPLOYEE	FOR
IMDEX LIMITED	AU000000IMD5	07-Oct-2021	RE-ELECTION OF MR ANTHONY WOOLLES	FOR
IMDEX LIMITED	AU000000IMD5	07-Oct-2021	ELECTION OF MS TRACE ARLAUD	FOR
IMDEX LIMITED	AU000000IMD5	07-Oct-2021	REMUNERATION REPORT	FOR
IMDEX LIMITED	AU000000IMD5	07-Oct-2021	INCREASE TO NON-EXECUTIVE DIRECTORS' FEES	FOR
IMDEX LIMITED	AU000000IMD5	07-Oct-2021	EMPLOYEE RIGHTS PLAN	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	DIRECTOR	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	DIRECTOR	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	DIRECTOR	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	TO APPROVE AN AMENDMENT TO THE COMPANY'S RESTATED ARTICLES OF INCORPORATION, AS AMENDED, TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK.	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	TO APPROVE THE ESTABLISHMENT OF THE NEOGEN CORPORATION 2021 EMPLOYEE STOCK PURCHASE PLAN.	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	TO APPROVE, BY NON-BINDING VOTE, THE COMPENSATION OF EXECUTIVES.	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	RATIFICATION OF APPOINTMENT OF BDO USA LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	07-Oct-2021	AFFIRMATION ON THE IMPLEMENTATION OF REGULATION OF MINISTER OF STATE-OWNED ENTERPRISES RI NUMBER PER-05/MBU/04/2021 DATED APRIL 8, 2021 CONCERNING THE SOCIAL AND ENVIRONMENTAL RESPONSIBILITY PROGRAM OF STATE-OWNED ENTERPRISES	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	07-Oct-2021	CHANGES IN THE COMPOSITION OF THE COMPANY'S MANAGEMENT	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	DIRECTOR	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	DIRECTOR	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	DIRECTOR	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	DIRECTOR	FOR

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RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	Approve the Company's executive compensation.	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm.	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO APPROVE THE PROPOSED SHARE ISSUE MANDATE	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO ADOPT THE DIRECTORS' STATEMENT, THE AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO APPROVE THE PROPOSED SHARE PURCHASE MANDATE	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO DECLARE A FINAL DIVIDEND: 8 CENTS PER SHARE	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO RE-ELECT MR LOH BOON CHYE AS A DIRECTOR	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO RE-ELECT MR SUBRA SURESH AS A DIRECTOR	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO RE-ELECT MR YEOH OON JIN AS A DIRECTOR	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO APPROVE THE SUM OF SGD 930,000 TO BE PAID TO THE CHAIRMAN AS DIRECTOR'S FEES FOR THE FINANCIAL YEAR ENDING 30 JUNE 2022	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO APPROVE THE SUM OF UP TO SGD 1,600,000 TO BE PAID TO ALL DIRECTORS (OTHER THAN THE CHIEF EXECUTIVE OFFICER) AS DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDING 30 JUNE 2022	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO RE-APPOINT KPMG LLP AS THE AUDITOR AND AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO AUTHORISE THE ALLOTMENT AND ISSUANCE OF SHARES PURSUANT TO THE SINGAPORE EXCHANGE LIMITED SCRIP DIVIDEND SCHEME	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Stockholder proposal regarding additional reporting on human rights.	AGAINST
TESLA, INC.	US88160R1014	07-Oct-2021	Election of Class II Director: James Murdoch	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Election of Class II Director: Kimbal Musk	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Tesla proposal for adoption of amendments to certificate of incorporation to reduce director terms to two years.	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Tesla proposal for adoption of amendments to certificate of incorporation and bylaws to eliminate applicable supermajority voting requirements.	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Tesla proposal to ratify the appointment of independent registered public accounting firm.	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Stockholder proposal regarding reduction of director terms to one year.	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Stockholder proposal regarding additional reporting on diversity and inclusion efforts.	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Stockholder proposal regarding reporting on employee arbitration.	AGAINST
TESLA, INC.	US88160R1014	07-Oct-2021	Stockholder proposal regarding assigning responsibility for strategic oversight of human capital management to an independent board-level committee.	AGAINST
A2A SPA	IT0001233417	08-Oct-2021	TO APPROVE THE MERGER BY INCORPORATION OF THE 'LINEA GROUP HOLDING S.P.A.' COMPANY INTO THE 'A2A S.P.A.' COMPANY; RESOLUTIONS RELATED THERETO	FOR
CENCOSUD SA	CL0000000100	08-Oct-2021	APPROVAL OF AN EVENTUAL ALLOCATION OF DIVIDENDS, OF CHP 150. (ONE HUNDRED AND FIFTY PESOS) PER SHARE, CHARGEABLE TO THE RETAINED EARNINGS OF PREVIOUS FISCAL YEARS	AGAINST
CENCOSUD SA	CL0000000100	08-Oct-2021	TO AGREE THAT THE DIVIDEND TO SHAREHOLDERS BE PAID AS FROM OCTOBER 18, 2021	AGAINST

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CENCOSUD SA	CL0000000100	08-Oct-2021	TO LET KNOW THE AGREEMENTS ADOPTED BY THE BOARD OF DIRECTORS TO APPROVE AN OPERATION WITH RELATED PARTIES	FOR
CENCOSUD SA	CL0000000100	08-Oct-2021	IN GENERAL, TO ADOPT ALL OTHER AGREEMENTS NECESSARY OR CONVENIENT FOR THE COMPLETE AND FAITHFUL FULFILLMENT OF THE MATERIALIZATION OF THE AGREEMENTS TO BE ADOPTED BY THE SPECIAL STOCKHOLDERS MEETING	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. ZHAO FUQUAN AS AN INDEPENDENT NONEXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. XIAO SHENGFANG AS AN INDEPENDENT NONEXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. WONG HAKKUN AS AN INDEPENDENT NONEXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. SONG TIEBO AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MS. CHEN TIAN AS A SUPERVISOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. CAO XIANDONG AS A SUPERVISOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. HUANG CHENG AS A SUPERVISOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. ZENG QINGHONG AS AN EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. FENG XINGYA AS AN EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. CHEN XIAOMU AS A NON-EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. GUAN DAYUAN AS A NON-EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. DING HONGXIANG AS A NON-EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. LIU ZHIJUN AS A NON-EXECUTIVE DIRECTOR	FOR
INTERSECT ENT, INC.	US46071F1030	08-Oct-2021	To adopt the Agreement and Plan of Merger, dated August 6, 2021 (the "Merger Agreement"), by and among Intersect ENT, Inc. ("Intersect ENT"), Medtronic, Inc., and Project Kraken Merger Sub, Inc.	FOR
INTERSECT ENT, INC.	US46071F1030	08-Oct-2021	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Intersect ENT's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	AGAINST
INTERSECT ENT, INC.	US46071F1030	08-Oct-2021	To adjourn the Special Meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	FOR
INVESCO OFFICE J-REIT, INC.	JP3047760008	08-Oct-2021	Approve Unit Consolidation	FOR
INVESCO OFFICE J-REIT, INC.	JP3047760008	08-Oct-2021	Amend Articles to: Approve Minor Revisions	FOR

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PERENTI GLOBAL LTD	AU0000061897	08-Oct-2021	ADOPT REMUNERATION REPORT	FOR
PERENTI GLOBAL LTD	AU0000061897	08-Oct-2021	RE-ELECTION OF MR MARK ANDREW HINE	FOR
PERENTI GLOBAL LTD	AU0000061897	08-Oct-2021	RE-ELECTION OF MR ROBERT JAMES COLE	FOR
PERENTI GLOBAL LTD	AU0000061897	08-Oct-2021	RE-ELECTION OF MR TIMOTHY LONGSTAFF	FOR
PERENTI GLOBAL LTD	AU0000061897	08-Oct-2021	ISSUE OF STI RIGHTS TO MR MARK NORWELL - FY2021 SHORT TERM INCENTIVE	FOR
EMAAR PROPERTIES	AEE000301011	10-Oct-2021	SPECIAL RESOLUTION TO APPROVE, AS PER THE RECOMMENDATION OF THE COMPANY'S BOARD OF DIRECTORS, ALL OF THE FOLLOWING ITEMS ALTOGETHER AS ONE AGENDA ITEM: THE PROPOSED MERGER OF THE COMPANY WITH EMAAR MALLS PJSC THROUGH THE ISSUANCE AND ALLOTMENT OF (0.51) NEW SHARES IN THE COMPANY FOR EVERY ONE (1) SHARE IN EMAAR MALLS PJSC EXCEPT THE SHARES REGISTERED IN THE NAME OF THE COMPANY (THE "MERGER"), IN ADDITION TO THE INTERNAL REORGANISATION OF THE ASSETS, RIGHTS, LIABILITIES AND BUSINESSES OF EMAAR MALLS PJSC POST THE COMPLETION OF THE MERGER AND TRANSFERRING THE SAME INTO EMAAR MALLS MANAGEMENT LLC, A WHOLLY OWNED SUBSIDIARY OF THE COMPANY (THE "REORGANISATION"); THE TERMS OF THE MERGER AGREEMENT (AS AMENDED); THE APPOINTMENT OF EY CONSULTING L.L.C. AS INDEPENDENT VALUER; THE VALUATION OF THE COMPANY AND EMAAR MALLS PJSC; THE INCREASE OF SHARE CAPITAL OF THE COMPANY TO AED 8,179,738,882 (EIGHT BILLION ONE HUNDRED SEVENTY-NINE MILLION SEVEN HUNDRED THIRTY EIGHT THOUSAND EIGHT HUNDRED EIGHTY TWO UAE DIRHAMS), AND AMENDING ARTICLE (6) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY ACCORDINGLY TO REFLECT SUCH CAPITAL INCREASE; AND THE AUTHORISATION OF THE BOARD OF DIRECTORS OF THE COMPANY, OR ANY PERSON SO AUTHORISED BY THE BOARD OF DIRECTORS, TO TAKE ANY ACTION AS MAY BE NECESSARY TO IMPLEMENT THE MERGER AND/OR THE REORGANISATION	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	ISSUE EXEMPTION AND INDEMNIFICATION TO AVIAD KAUFMAN, OFFICER AT KENON HOLDINGS LTD., COMPANY CONTROLLER	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	REAPPOINT KPMG SOMEKH CHAIKIN AS AUDITORS	AGAINST
OPC ENERGY LTD	IL0011415713	10-Oct-2021	REELECT YAIR CASPI AS DIRECTOR	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	REELECT ROBERT L. ROSEN AS DIRECTOR	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	REELECT MOSHE LACHMANI AS DIRECTOR	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	REELECT ANTOINE BONNIER AS DIRECTOR	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	ELECT AVIAD KAUFMAN AS DIRECTOR	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	ELECT JACOB WORENKLEIN AS DIRECTOR	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	DIRECTOR	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	DIRECTOR	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	DIRECTOR	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	DIRECTOR	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	DIRECTOR	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Proposal to approve the Amendment to our Articles of Incorporation.	FOR

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HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Proposal to ratify the appointment of KPMG LLP as our independent registered public accounting firm.	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Proposal to approve, on an advisory basis, the compensation paid to the Company's named executive officers.	FOR
VIVA ENERGY GROUP LTD	AU0000016875	11-Oct-2021	RETURN OF CAPITAL TO SHAREHOLDERS	FOR
VIVA ENERGY GROUP LTD	AU0000016875	11-Oct-2021	CONSOLIDATION OF SHARES	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	RE-ELECTION OF MR TIM POOLE AS A DIRECTOR	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	RE-ELECTION OF MS SAMANTHA LEWIS AS A DIRECTOR	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	RE-ELECTION OF MR MARCELO BASTOS AS A DIRECTOR	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR & CEO PURSUANT TO THE COMPANY'S LONG TERM INCENTIVE PLAN (2021 AWARD)	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	REMUNERATION REPORT	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	EXTERNAL AUDITOR APPOINTMENT: DELOITTE TOUCHE TOHMATSU	FOR
CARPENTER TECHNOLOGY CORPORATION	US1442851036	12-Oct-2021	DIRECTOR	FOR
CARPENTER TECHNOLOGY CORPORATION	US1442851036	12-Oct-2021	DIRECTOR	FOR
CARPENTER TECHNOLOGY CORPORATION	US1442851036	12-Oct-2021	DIRECTOR	FOR
CARPENTER TECHNOLOGY CORPORATION	US1442851036	12-Oct-2021	Approve the Audit/Finance Committee's appointment of PricewaterhouseCoopers LLP as the corporation's independent registered public accounting firm to audit and to report on the corporation's financial statements for the fiscal year ending June 30, 2022.	FOR
CARPENTER TECHNOLOGY CORPORATION	US1442851036	12-Oct-2021	Approve the compensation of the corporation's named officers, in an advisory vote.	FOR

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CHINA MENGNIU DAIRY CO LTD	KYG210961051	12-Oct-2021	THAT: (A) THE PROPOSED RELEVANT SCHEME (INCLUDING BUT NOT LIMITED TO THE ISSUANCE AND SUBSCRIPTION OF THE CONVERTIBLE BONDS, THE LOAN GUARANTEE AND THE SECURITY DEED) BE AND IS HEREBY APPROVED, CONFIRMED AND RATIFIED; (B) THE PLACING AGREEMENT DATED JANUARY 24, 2021 ENTERED INTO BETWEEN THE COMPANY AND THE PLACING AGENT IN RELATION TO THE PLACING OF THE CONVERTIBLE BONDS IN THE AGGREGATE PRINCIPAL AMOUNT OF UP TO HKD EQUIVALENT OF RMB4,000,000,000, A COPY OF THE PLACING AGREEMENT HAVING BEEN PRODUCED TO THE EGM MARKED "B" AND SIGNED BY THE CHAIRMAN OF THE EGM FOR IDENTIFICATION PURPOSE, AND THE TRANSACTIONS CONTEMPLATED THEREUNDER BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED; (C) THE TERMS AND CONDITIONS OF THE CONVERTIBLE BONDS TO BE EXECUTED BY THE COMPANY IN RELATION TO THE ISSUE BY THE COMPANY OF THE CONVERTIBLE BONDS UNDER THE SPECIFIC MANDATE (A COPY OF WHICH HAS BEEN PRODUCED TO THE EGM MARKED "C" AND SIGNED BY THE CHAIRMAN OF THE EGM FOR IDENTIFICATION PURPOSE), SUBJECT TO COMPLETION, WHICH ARE CONVERTIBLE AT AN INITIAL CONVERSION PRICE OF HKD 34.73 PER SHARE (SUBJECT TO ADJUSTMENTS) BE AND IS HEREBY APPROVED; (D) THE GRANT OF THE SPECIFIC MANDATE TO THE DIRECTORS TO ISSUE THE CONVERTIBLE BOND SUBJECT TO COMPLETION OF THE PLACING AND TO ISSUE AND ALLOT THE CONVERSION SHARES TO THE NOTES ISSUER BE AND IS HEREBY APPROVED, CONFIRMED AND RATIFIED. THE SPECIFIC MANDATE IS IN ADDITION TO, AND SHALL NOT PREJUDICE NOR REVOKE ANY GENERAL OR SPECIFIC MANDATE(S) WHICH HAS/HAVE BEEN GRANTED OR MAY FROM TIME TO TIME BE GRANTED TO THE DIRECTORS BY THE SHAREHOLDERS PRIOR TO THE PASSING OF THIS RESOLUTION; (E) ANY OTHER DOCUMENTS ENTERED INTO AND/OR TO BE ENTERED INTO IN CONNECTION WITH THE RELEVANT SCHEME AND THE CONVERTIBLE BONDS, INCLUDING BUT NOT LIMITED TO (I) THE FACILITY AGREEMENT, (II) THE SECURITY DEED, (III) THE LOAN GUARANTEE, (IV) THE TRUST DEED AND (V) THE AGENCY AGREEMENT, A COPY OF WHICH HAVING BEEN PRODUCED TO THE EGM MARKED "D", "E", "F", "G" AND "H", RESPECTIVELY, AND SIGNED BY THE CHAIRMAN OF THE EGM FOR IDENTIFICATION PURPOSE, AND THE TRANSACTIONS CONTEMPLATED THEREUNDER BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED; (F) EACH OF THE DIRECTORS AND THE COMPANY SECRETARY BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS AND THINGS AND SIGN, RATIFY OR EXECUTE (WITH OR WITHOUT AFFIXATION OF SEAL) ALL SUCH DOCUMENTS AND TAKE ALL SUCH STEPS AS SUCH DIRECTOR AND/OR THE COMPANY SECRETARY IN HIS/HER DISCRETION MAY CONSIDER NECESSARY, APPROPRIATE, DESIRABLE AND EXPEDIENT TO IMPLEMENT, GIVE EFFECT TO OR IN CONNECTION WITH THE TRANSACTIONS; AND (G) ANY AND ALL ACTIONS HERETOFORE TAKEN BY ANY DIRECTOR, OFFICER, THE COMPANY SECRETARY AND/OR SHARE REGISTRARS OF THE COMPANY, IN CONNECTION WITH THE FOREGOING RESOLUTIONS, BE AND ARE HEREBY RATIFIED, CONFIRMED AND APPROVED IN ALL RESPECTS	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT CONSTANTINO DINO ROCOS AS A DIRECTOR OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RECEIVE THE ACCOUNTS FOR THE FINANCIAL YEAR ENDED 30 APRIL 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND OF THE AUDITORS THEREON	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT CHRISTINE CROSS AS A DIRECTOR OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	AUTHORITY TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	AUTHORITY TO COMMUNICATE WITH SHAREHOLDERS VIA ELECTRONIC MEANS SUBJECT TO THE ACT	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	NOTICE PERIOD FOR GENERAL MEETINGS OTHER THAN AGMS	AGAINST
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	POWER TO ALLOT EQUITY SECURITIES FOR CASH PURSUANT TO SECTION 570 AND SECTION 573 OF THE ACT	FOR

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CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	POWER TO ALLOT EQUITY SECURITIES FOR CASH PURSUANT TO SECTION 570 AND SECTION 573 OF THE ACT FOR THE PURPOSE OF AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO APPROVE AND ADOPT NEW ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS REMUNERATION POLICY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO DECLARE A FINAL DIVIDEND OF 7.1 PENCE PER ORDINARY SHARE	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-APPOINT RSM UK AUDIT LLP AS AUDITORS OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO AUTHORISE THE AUDIT COMMITTEE TO SET THE REMUNERATION OF THE AUDITORS	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT STEVEN PARKIN AS A DIRECTOR OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT ANTONY MANNIX AS A DIRECTOR OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT DAVID HODKIN AS A DIRECTOR OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT STUART WATSON AS A DIRECTOR OF THE COMPANY	FOR
CORNERSTONE ONDEMAND, INC.	US21925Y1038	12-Oct-2021	To adopt the Agreement and Plan of Merger, dated August 5, 2021 (such agreement, as it may be amended, modified or supplemented from time to time, the "Merger Agreement"), by and among Cornerstone OnDemand, Inc. ("Cornerstone"), Sunshine Software Holdings, Inc., and Sunshine Software Merger Sub, Inc.	FOR
CORNERSTONE ONDEMAND, INC.	US21925Y1038	12-Oct-2021	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Cornerstone's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	AGAINST
CORNERSTONE ONDEMAND, INC.	US21925Y1038	12-Oct-2021	To approve the adjournment of the Special Meeting to a later date or dates, if necessary or appropriate, including to solicit additional proxies to approve the proposal to adopt the Merger Agreement if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	FOR
COVANTA HOLDING CORPORATION	US22282E1029	12-Oct-2021	To adopt the Agreement and Plan of Merger, dated as of July 14, 2021 (as it may be amended, modified or supplemented from time to time, the "merger agreement"), by and among the Company, Covert Intermediate, Inc. and Covert Mergeco, Inc.	FOR
COVANTA HOLDING CORPORATION	US22282E1029	12-Oct-2021	To approve, by a non-binding advisory vote, the compensation that will be paid or become payable to the Company's named executive officers that is based on or otherwise relates to the merger.	AGAINST
COVANTA HOLDING CORPORATION	US22282E1029	12-Oct-2021	To adjourn the special meeting to a later date or time if necessary or appropriate, including to solicit additional proxies in favor of the proposal to adopt the merger agreement if there are insufficient votes at the time of the special meeting to adopt the merger agreement.	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	TO RE-ELECT DR BRIAN MCNAMEE AO AS A DIRECTOR	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	TO RE-ELECT PROFESSOR ANDREW CUTHBERTSON AO AS A DIRECTOR	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	TO ELECT MS ALISON WATKINS AS A DIRECTOR	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	TO ELECT PROFESSOR DUNCAN MASKELL AS A DIRECTOR	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	APPROVAL OF A GRANT OF PERFORMANCE SHARE UNITS TO THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR, MR PAUL PERREAULT	FOR

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CSL LTD	AU000000CSL8	12-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS IN CONSTITUTION	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF DANIEL DAENIKER AS A MEMBER	AGAINST
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF HANS GUMMERT AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF JOHN HEPNER AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF CHRISTINE MANKEL AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF JOHN Y. LIU AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: NEW ELECTION OF THOMAS AEBISCHER AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE NOMINATION AND COMPENSATION COMMITTEE: RE-ELECTION OF HANS HESS AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE NOMINATION AND COMPENSATION COMMITTEE: RE-ELECTION OF STEPHANIE BRECHT-BERGEN AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE NOMINATION AND COMPENSATION COMMITTEE: RE-ELECTION OF JOHN HEPNER AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTION OF PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTION OF THE LAW FIRM KELLER KLG AS AN INDEPENDENT PROXY	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	REPORTING ON THE 2020/21 FINANCIAL YEAR: APPROVAL OF THE FINANCIAL REPORT (WITH CONSOLIDATED AND HOLDING COMPANY ACCOUNTS) AND THE GROUP MANAGEMENT REPORT FOR THE 2020/21 FINANCIAL YEAR	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	APPROVAL OF THE REMUNERATION OF THE BOD AND THE KL: APPROVAL OF THE REMUNERATION OF THE BOD	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	APPROVAL OF THE REMUNERATION OF THE BOD AND THE KL: APPROVAL OF THE REMUNERATION OF THE KL	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	RENEWAL OF THE AUTHORIZED SHARE CAPITAL	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	REPORTING ON THE 2020/21 FINANCIAL YEAR: CONSULTATIVE VOTE ON THE 2020/21 COMPENSATION REPORT	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	APPROPRIATION OF THE BALANCE SHEET PROFIT OF DORMAKABA HOLDING AG	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	DISCHARGE OF THE BOARD OF DIRECTORS AND THE GROUP MANAGEMENT	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF RIET CADONAU AS A MEMBER AND PRESIDENT OF THE BOD IN THE SAME VOTE	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF HANS HESS AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF JENS BIRGERSSON AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF STEPHANIE BRECHT-BERGEN AS A MEMBER	FOR
ISIGNTHIS LTD	AU000000ISX0	12-Oct-2021	EQUAL REDUCTION OF CAPITAL	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-Oct-2021	ELECTING THE CHAIRMAN OF THE EXTRAORDINARY GENERAL MEETING	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-Oct-2021	ACKNOWLEDGING THAT THE EXTRAORDINARY GENERAL MEETING HAS BEEN CORRECTLY CONVENED AND HAS THE AUTHORITY TO ADOPT BINDING RESOLUTIONS	ABSTAIN
PKO BANK POLSKI S.A.	PLPKO0000016	12-Oct-2021	ADOPTING AN AGENDA	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-Oct-2021	CHANGES IN THE COMPOSITION OF THE SUPERVISORY BOARD	AGAINST
PKO BANK POLSKI S.A.	PLPKO0000016	12-Oct-2021	ADOPTING THE RESOLUTION ON THE ASSESSMENT OF THE COLLECTIVE SUITABILITY OF THE SUPERVISORY BOARD	AGAINST

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PKO BANK POLSKI S.A.	PLPKO0000016	12-Oct-2021	ADOPTING THE RESOLUTION ON INCURRING THE COSTS OF CONVENING AND HOLDING THE EXTRAORDINARY GENERAL MEETING	AGAINST
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	ELECT SUPERVISORY BOARD MEMBER	AGAINST
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	ADOPTION OF A RESOLUTION ON THE COLLECTIVE SUITABILITY ASSESSMENT OF THE SUPERVISORY BOARD	AGAINST
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	ADOPTION OF A RESOLUTION ON THE COSTS OF CONVENING AND HOLDING THE EXTRAORDINARY GENERAL MEETING	FOR
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	ELECTION OF THE CHAIRMAN OF THE EXTRAORDINARY GENERAL MEETING	FOR
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	CONFIRMATION THAT THE EXTRAORDINARY GENERAL MEETING HAS BEEN PROPERLY CONVENED AND IS CAPABLE OF ADOPTING RESOLUTIONS	ABSTAIN
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	ADOPTION OF THE AGENDA	FOR
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	RECALL SUPERVISORY BOARD MEMBER	AGAINST
SK TELECOM CO LTD	KR7017670001	12-Oct-2021	APPROVAL OF STOCK SPLIT AND PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
SK TELECOM CO LTD	KR7017670001	12-Oct-2021	APPROVAL OF DIVISION PLAN	FOR
SK TELECOM CO LTD	KR7017670001	12-Oct-2021	ELECTION OF NON-EXECUTIVE DIRECTOR: CHOI KYU NAM	FOR
TELSTRA CORPORATION LTD	AU000000TLS2	12-Oct-2021	RE-ELECTION OF DIRECTOR: ROY H CHESTNUTT	FOR
TELSTRA CORPORATION LTD	AU000000TLS2	12-Oct-2021	RE-ELECTION OF DIRECTOR: NIEK JAN VAN DAMME	FOR
TELSTRA CORPORATION LTD	AU000000TLS2	12-Oct-2021	ALLOCATION OF EQUITY TO THE CEO: GRANT OF RESTRICTED SHARES	FOR
TELSTRA CORPORATION LTD	AU000000TLS2	12-Oct-2021	ALLOCATION OF EQUITY TO THE CEO: GRANT OF PERFORMANCE RIGHTS	FOR
TELSTRA CORPORATION LTD	AU000000TLS2	12-Oct-2021	REMUNERATION REPORT	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: David S. Taylor	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Margaret C. Whitman	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: B. Marc Allen	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Patricia A. Woertz	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	Ratify Appointment of the Independent Registered Public Accounting Firm.	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	Advisory Vote to Approve the Company's Executive Compensation (the "Say on Pay" vote).	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	Shareholder Proposal - Inclusion of Non-Management Employees on Director Nominee Candidate Lists.	AGAINST

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THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Angela F. Braly	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Amy L. Chang	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Joseph Jimenez	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Christopher Kempczinski	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Debra L. Lee	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Terry J. Lundgren	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Christine M. McCarthy	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Jon R. Moeller	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT JOCK LENNOX AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RECEIVE THE AUDITOR'S AND DIRECTORS' REPORTS, THE STRATEGIC REPORT AND THE ACCOUNTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT SHARON WHITE AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-APPOINT DELOITTE LLP AS THE AUDITOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO AUTHORISE THE AUDIT COMMITTEE TO FIX THE AUDITOR'S REMUNERATION	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO APPROVE THE INCREASE OF THE DIRECTORS' FEE LIMIT FROM 800,000 GBP TO 1,000,000 GBP	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO AUTHORISE THE BOARD TO ALLOT SHARES AND GRANT SUBSCRIPTION/ CONVERSION RIGHTS OVER SHARES	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO AUTHORISE THE BOARD TO ALLOT OR SELL ORDINARY SHARES WITHOUT COMPLYING WITH PRE-EMPTION RIGHTS	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS ORDINARY SHARES	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS, OTHER THAN AN ANNUAL GENERAL MEETING, ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021 (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO DECLARE A FINAL DIVIDEND OF 21.9 PENCE PER ORDINARY SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO ELECT KATIE BICKERSTAFFE AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO ELECT CHRIS WESTON AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT JOHN ALLAN AS A DIRECTOR OF THE COMPANY	FOR

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BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT DAVID THOMAS AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT STEVEN BOYES AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT NINA BIBBY AS A DIRECTOR OF THE COMPANY	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	TO RE-ELECT CATHERINE LIVINGSTONE AO WHO RETIRES IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION AND, BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	TO RE-ELECT ANNE TEMPLEMAN-JONES WHO RETIRES IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION AND, BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	TO ELECT PETER HARMER WHO WAS APPOINTED AS A DIRECTOR OF THE COMPANY SINCE THE 2020 AGM AND, BEING ELIGIBLE, OFFERS HIMSELF FOR ELECTION	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	TO ELECT JULIE GALBO WHO WAS APPOINTED AS A DIRECTOR OF THE COMPANY SINCE THE 2020 AGM AND, BEING ELIGIBLE, OFFERS HERSELF FOR ELECTION	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	ADOPTION OF THE 2021 REMUNERATION REPORT	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	GRANT OF SECURITIES TO THE CEO, MATT COMYN	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CONTINGENT RESOLUTION - TRANSITION PLANNING DISCLOSURE	AGAINST
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPOINTMENT OF MEMBER OF AUDIT AND RISK COMMITTEE: PRESTON SPECKMANN	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	GENERAL ISSUE OF SHARES FOR CASH	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	DIRECTORS' AUTHORITY TO IMPLEMENT SPECIAL AND ORDINARY RESOLUTIONS	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	ENDORSEMENT OF THE COMPANY'S REMUNERATION POLICY	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	ENDORSEMENT OF THE COMPANY'S REMUNERATION IMPLEMENTATION REPORT	AGAINST
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF THE CHAIRPERSON OF THE BOARD	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF THE LEAD INDEPENDENT DIRECTOR	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF AUDIT AND RISK COMMITTEE CHAIRPERSON	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF AUDIT AND RISK COMMITTEE MEMBER	FOR

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IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPOINTMENT OF EXTERNAL AUDITORS: RESOLVED THAT DELOITTE BE AND ARE HEREBY APPOINTED AS INDEPENDENT AUDITOR OF THE COMPANY FROM THE CONCLUSION OF THIS AGM UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY. THE AUDIT AND RISK COMMITTEE HAS RECOMMENDED THE APPOINTMENT OF DELOITTE AS EXTERNAL AUDITOR OF THE COMPANY FROM THIS AGM UNTIL THE CONCLUSION OF THE NEXT AGM, WITH MR SPHIWE STEMELA AS THE DESIGNATED AUDITOR	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF SOCIAL, TRANSFORMATION AND REMUNERATION COMMITTEE CHAIRPERSON	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF SOCIAL, TRANSFORMATION AND REMUNERATION COMMITTEE MEMBER	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF NOMINATION, GOVERNANCE AND ETHICS COMMITTEE CHAIRPERSON	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF NOMINATION, GOVERNANCE AND ETHICS COMMITTEE MEMBER	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF HEALTH, SAFETY AND ENVIRONMENT COMMITTEE CHAIRPERSON	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF HEALTH, SAFETY AND ENVIRONMENT COMMITTEE MEMBER	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF STRATEGY AND INVESTMENT COMMITTEE CHAIRPERSON	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF STRATEGY AND INVESTMENT COMMITTEE MEMBER	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION FOR AD HOC MEETINGS FEES PER ADDITIONAL BOARD OR COMMITTEE MEETING	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	RE-ELECTION OF DIRECTOR: PETER DAVEY	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	REPURCHASE OF COMPANY'S SHARES BY COMPANY OR SUBSIDIARY	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	RE-ELECTION OF DIRECTOR: RALPH HAVENSTEIN	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	RE-ELECTION OF DIRECTOR: BOITUMELO KOSHANE	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	RE-ELECTION OF DIRECTOR: ALASTAIR MACFARLANE	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	RE-ELECTION OF DIRECTOR: MPHONKELI	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPOINTMENT OF MEMBER OF AUDIT AND RISK COMMITTEE: DAWN EARP	FOR

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IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPOINTMENT OF MEMBER OF AUDIT AND RISK COMMITTEE: PETER DAVEY	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPOINTMENT OF MEMBER OF AUDIT AND RISK COMMITTEE: RALPH HAVENSTEIN	FOR
KODIAK SCIENCES INC.	US50015M1099	13-Oct-2021	To approve the Company's 2021 Long-Term Performance Incentive Plan.	AGAINST
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Our reincorporation in the State of Delaware pursuant to a merger with and into a wholly-owned subsidiary of the Company (the "Reincorporation"). Approval of Proposal 1 is conditioned on approval of Proposal 2C.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Amendment and Restatement of NextGen Healthcare, Inc. 2015 Equity Incentive Plan.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	DIRECTOR	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	DIRECTOR	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	DIRECTOR	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	DIRECTOR	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	DIRECTOR	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	DIRECTOR	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	DIRECTOR	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	DIRECTOR	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	DIRECTOR	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approval of provisions in the Delaware Certificate and Bylaws limiting the Company's stockholders' right to call special meetings of stockholders.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approval of a provision in the Delaware Certificate providing that vacancies occurring on the Board of Directors and newly created directorships may be filled solely by a majority of the remaining directors.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approval of a provision disallowing cumulative voting.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approval of a provision in the Delaware Certificate providing that the total number of directors constituting the Board of Directors may be fixed exclusively by resolution of the Board of Directors. Approval of Proposal 1 is conditioned on approval of Proposal 2C.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approval of a provision of the Delaware Certificate providing that, unless NextGen Delaware consents in writing to the selection of an alternate forum, certain intracorporate claims may be brought exclusively in the Delaware Court of Chancery.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approve a provision of the Delaware Certificate requiring any complaint asserting a cause of action under the Securities Act to be brought exclusively in the federal district courts of the United States.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approve a provision in the Delaware Bylaws providing proxy access for director nominees by stockholders.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Advisory vote to approve the compensation for our named executive officers (i.e., "Say-on-Pay").	FOR
SOUTHERN CROSS MEDIA GROUP LTD	AU000000SXL4	13-Oct-2021	RE-ELECTION OF GLEN BOREHAM AS A DIRECTOR	FOR

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SOUTHERN CROSS MEDIA GROUP LTD	AU000000SXL4	13-Oct-2021	RE-ELECTION OF MELANIE WILLIS AS A DIRECTOR	FOR
SOUTHERN CROSS MEDIA GROUP LTD	AU000000SXL4	13-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
SOUTHERN CROSS MEDIA GROUP LTD	AU000000SXL4	13-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR	FOR
ARB CORPORATION LTD	AU000000ARB5	14-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
ARB CORPORATION LTD	AU000000ARB5	14-Oct-2021	RE-ELECTION OF DIRECTOR - MR ROGER BROWN	FOR
ARB CORPORATION LTD	AU000000ARB5	14-Oct-2021	RE-ELECTION OF DIRECTOR - MS KAREN PHIN	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT TERRY BOWEN AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RECEIVE THE FINANCIAL STATEMENTS FOR BHP GROUP PLC AND BHP GROUP LIMITED AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 30 JUNE 2021	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT MALCOLM BROOMHEAD AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT XIAOQUN CLEVER AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT IAN COCKERILL AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT GARY GOLDBERG AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT MIKE HENRY AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT KEN MACKENZIE AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT JOHN MOGFORD AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT CHRISTINE O'REILLY AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT DION WEISLER AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	APPROVAL OF THE CLIMATE TRANSITION ACTION PLAN	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION OF BHP GROUP LIMITED: CLAUSE 46	AGAINST
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO REAPPOINT ERNST & YOUNG LLP AS THE AUDITOR OF BHP GROUP PLC	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CLIMATE-RELATED LOBBYING	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CAPITAL PROTECTION	AGAINST
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO AUTHORISE THE RISK AND AUDIT COMMITTEE TO AGREE THE REMUNERATION OF ERNST & YOUNG LLP AS THE AUDITOR OF BHP GROUP PLC	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	GENERAL AUTHORITY TO ISSUE SHARES IN BHP GROUP PLC	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	ISSUING SHARES IN BHP GROUP PLC FOR CASH	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	REPURCHASE OF SHARES IN BHP GROUP PLC	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	APPROVAL OF THE REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY	FOR

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BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	APPROVAL OF THE REMUNERATION REPORT	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	APPROVAL OF GRANT TO EXECUTIVE DIRECTOR	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Terry Bowen as a Director of BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To receive the 2021 Financial Statements and Reports for BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Malcolm Broomhead as a Director of BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Xiaoqun Clever as a Director of BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Ian Cockerill as a Director of BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Gary Goldberg as a Director of BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Mike Henry as a Director of BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Ken MacKenzie as a Director of BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect John Mogford as a Director of BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Christine O'Reilly as a Director of BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Dion Weisler as a Director of BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve BHP's Climate Transition Action Plan	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	Amendment to the Constitution	AGAINST
BHP GROUP PLC	US05545E2090	14-Oct-2021	To reappoint Ernst & Young LLP as the auditor of BHP Group Plc	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	Climate-related lobbying	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	Capital protection	AGAINST
BHP GROUP PLC	US05545E2090	14-Oct-2021	To authorise the Risk and Audit Committee to agree the remuneration of Ernst & Young LLP as the auditor of BHP Group Plc	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve the general authority to issue shares in BHP Group Plc	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve the authority to allot equity securities in BHP Group Plc for cash	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To authorise the repurchase of shares in BHP Group Plc	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve the 2021 Remuneration Report other than the part containing the Directors' remuneration policy	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve the 2021 Remuneration Report	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve the grant to the Executive Director	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	REELECT PETER REICH AS DIRECTOR	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	REELECT KRISTINE FAERCH AS DIRECTOR	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	ELECT NIELS THESTRUP AS DIRECTOR	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	ELECT BETINA HAGERUP AS DIRECTOR	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	RATIFY DELOITTE AS AUDITORS	FOR

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CHEMOMETEC A/S	DK0060055861	14-Oct-2021	APPROVE REMUNERATION REPORT	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	AUTHORIZE SHARE REPURCHASE PROGRAM	AGAINST
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH DANISH AUTHORITIES	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE DISCHARGE OF MANAGEMENT BOARD AND SUPERVISORY BOARD	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	APPROVE ALLOCATION OF INCOME	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	REELECT HANS MARTIN GLENSBJERG AS DIRECTOR	FOR
EBIX, INC.	US2787152063	14-Oct-2021	DIRECTOR	FOR
EBIX, INC.	US2787152063	14-Oct-2021	DIRECTOR	FOR
EBIX, INC.	US2787152063	14-Oct-2021	DIRECTOR	FOR
EBIX, INC.	US2787152063	14-Oct-2021	DIRECTOR	FOR
EBIX, INC.	US2787152063	14-Oct-2021	DIRECTOR	FOR
EBIX, INC.	US2787152063	14-Oct-2021	DIRECTOR	FOR
EBIX, INC.	US2787152063	14-Oct-2021	DIRECTOR	FOR
EBIX, INC.	US2787152063	14-Oct-2021	DIRECTOR	FOR
EBIX, INC.	US2787152063	14-Oct-2021	To ratify the appointment of KG Somani & Co as the Company's independent registered public accounting firm for the year ending December 31, 2021.	FOR
EBIX, INC.	US2787152063	14-Oct-2021	To approve, in a non-binding advisory vote, the compensation of our named executive officers.	FOR
EURONAV NV	BE0003816338	14-Oct-2021	APPROVE CHANGE-OF-CONTROL CLAUSE RE: MANDATORY REPURCHASE FOLLOWING A PUT OPTION EVENT AND WARRANTY AND INDEMNITY	FOR
EURONAV NV	BE0003816338	14-Oct-2021	DELETION OF ARTICLE 8 OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
EURONAV NV	BE0003816338	14-Oct-2021	APPROVE REDUCTION OF SHARE PREMIUM	FOR
EURONAV NV	BE0003816338	14-Oct-2021	AUTHORIZE IMPLEMENTATION OF APPROVED RESOLUTIONS	FOR
EURONAV NV	BE0003816338	14-Oct-2021	AUTHORIZE FILING OF REQUIRED DOCUMENTS/FORMALITIES AT TRADE REGISTRY	FOR
INTESA SANPAOLO SPA	IT0000072618	14-Oct-2021	RESOLUTIONS RELATED TO RESERVES: DISTRIBUTION OF PART OF THE EXTRAORDINARY RESERVE BASED ON 2020 RESULTS	FOR
INTESA SANPAOLO SPA	IT0000072618	14-Oct-2021	RESOLUTIONS RELATED TO RESERVES: TO APPLY A TAX SUSPENSION CONSTRAINT ON PART OF THE SHARE PREMIUM RESERVE, UPON THE FISCAL REALIGNMENT OF CERTAIN INTANGIBLE ASSETS	FOR
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. MOHAMED ABDUL AZIZ ALI AL-NUAIM	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ALI BIN ABDULLAH BIN IBRAHIM SELHAM	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. SAAD BIN ABDUL AZIZ BIN ABDULLAH AL-AJLAN	ABSTAIN

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LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MRS. HESSAH BINT HAMAD BIN ALI AL-SAGRI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. HISHAM HUSSAIN MATAR AL-KHALDI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. HAMAD MOHAMMED ABDULLAH AL-DAULJ	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDULLAH ABDUL RAHMAN ABDULLAH AL-SHAIKH	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDULLAH BIN JABER ALI AL-FIAFI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. FAWWAZ MUBARAK ALI AL MUGBEL AL-GAHTANI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. MOHAMMED BIN FARAJ BIN ALI AL-KINANI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDULLAH AYED SAAD AL-RASHEEDI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDULLAH BIN ALI BIN IBRAHIM AL-ABOUDI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ADEL IBRAHIM ABDUL AZIZ AL-BADR	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. IBRAHIM NASSER YOUSSEF AL-ATEEQ	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. SULIMAN BIN MOHAMMED SOLIMAN ANNASBAN	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. MISHAAL BIN IBRAHIM BIN SALEM AL-MISHARI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. SAAD FALLAH MURIE AL-QAHTANI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. MOHAMMAB BIN OMAIR AYED AL-OTAIBI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDUL WAHAB SAID MOHAMMED ABU-DAHESH	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. KHALID BIN ABDUL RAHMAN ALI AL-KHUDAIRI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. NASIR BIN ABDULLAH NASIR AL-TAMIMI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. KHALED BIN SAAD BIN MOHAMMED AL-MARSHAD	ABSTAIN

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LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. AHMED TARIQ ABDUL RAHMAN MURAD	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ADEL ABDUL AZIZ SULAIMAN AL-SULAIMAN	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MRS. ASMA BINT TALAL JAMIL HAMDAN	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. AYMAN SAEED MOHAMMED BASMAIH	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. ABDULLAH SAGHAIER MOHAMMED AL-HUSSAINI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. HATTAN FAROUK YAHYA SHAMI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. KHALID ABDUL AZIZ SULAIMAN AL-HOSHAN	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: ENG. RAAD NASSER SAAD AL-KAHTANI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDUL HAMEED ABDUL AZIZ MOHAMMED AL-OHALI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDUL AZIZ BIN ABDULLAH BIN MOHAMMED AL-LOUD	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ALI HUSSAIN ALI AL-BUSALEH	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. TAREQ BIN KHALID BIN HAMAD AL-ANGARI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDUL AZIZ BIN HASSANBIN ALI AL-BOUG	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. NOOT SULIMAN OBAID AL-ANAZI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. STUART BROSTER	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. AHMED SIRAG ABDUL RAHMAN KHOGEEER	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABOBAKAR BIN SALEM BIN ABOBAKAR BAABAD	ABSTAIN

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LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE FORMATION OF AUDIT COMMITTEE FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 UNTIL THE END OF THE SESSION ON 09/12/2024 ALONG WITH ITS TASKS, WORK CONTROLS AND MEMBERS REMUNERATIONS, NOTING THAT THE CANDIDATES ARE: - DR. MOHAMMED BIN FARAJ BIN ALI AL-KINANI - CHAIRMAN- MR. ABDUL AZIZ BIN ABDULLAH BIN MOHAMMED AL-HIDERY - MEMBER- MR. WISAM BIN HUSSAIN BIN MOHAMMED ALFREIHI - MEMBER	FOR
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. FAHAD BIN ABDULLAH BIN ALI AL-SEMAIH	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MRS.NADA BIN ALAA MOHAMMED AL-HARTHI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. HAMAD BIN ALI BIN SAUD AL-SAGRI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ALI BIN HAMAD BIN ALI AL-SAGRI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0SJ16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. BASEM BIN ABDULLAH BIN ABDUL KARIM AL-SALLOM	ABSTAIN
LOVISA HOLDINGS LTD	AU000000LOV7	14-Oct-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	14-Oct-2021	RE-ELECTION OF BRETT BLUNDY AS A DIRECTOR	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	14-Oct-2021	APPROVAL OF GRANT OF SECURITIES TO THE MANAGING DIRECTOR	FOR
MEDALLIA, INC.	US5840211099	14-Oct-2021	To adopt the Agreement and Plan of Merger (as it may be amended from time to time), dated July 25, 2021, between Project Metal Parent, LLC, Project Metal Merger Sub, Inc. and Medallia.	FOR
MEDALLIA, INC.	US5840211099	14-Oct-2021	To approve, on a non-binding, advisory basis, the compensation that will or may become payable by Medallia to its named executive officers in connection with the merger.	FOR
MEDALLIA, INC.	US5840211099	14-Oct-2021	To approve any proposal to adjourn the Special Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Special Meeting.	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.30 PER SHARE	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER WOLFGANG EGGER FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER THOMAS WEIS FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ALEXANDER BETZ FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KARIM BOHN FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MANUEL KAESBAUER FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ANNE KAVANAGH FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER SIMON WOOLF FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KLAUS SCHMITT FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER THEODOR SEITZ FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER UWE REUTER FOR FISCAL YEAR 2020	FOR

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PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ALFRED HOSCHEK FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE CREATION OF EUR 17.5 MILLION POOL OF CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE CREATION OF EUR 1 MILLION POOL OF CAPITAL FOR EMPLOYEE STOCK PURCHASE PLAN	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 500 MILLION; APPROVE CREATION OF EUR 18.5 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE INCREASE IN SIZE OF BOARD TO FIVE MEMBERS	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	ELECT UWE REUTER TO THE SUPERVISORY BOARD	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	ELECT AXEL HEFER TO THE SUPERVISORY BOARD	AGAINST
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	ELECT MARIE LALLEMAN TO THE SUPERVISORY BOARD	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	ELECT PHILIPPE VIMARD TO THE SUPERVISORY BOARD	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	ELECT JONATHAN FEUER TO THE SUPERVISORY BOARD	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE REMUNERATION POLICY	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE AFFILIATION AGREEMENT WITH PATRIZIA ACQUISITION HOLDING DELTA GMBH	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE AFFILIATION AGREEMENT WITH PATRIZIA ACQUISITION HOLDING EPSILON GMBH	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	AMEND CORPORATE PURPOSE	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	AMEND ARTICLES RE: ELECTRONIC COMMUNICATION	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Kara Wilson	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: B. Thomas Golisano	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	RATIFICATION OF SELECTION OF PRICEWATERHOUSECOOPERS LLP TO SERVE AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Thomas F. Bonadio	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Joseph G. Doody	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: David J.S. Flaschen	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Pamela A. Joseph	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Martin Mucci	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Kevin A. Price	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Joseph M. Tucci	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Joseph M. Velli	FOR

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SRG GLOBAL LTD	AU0000032914	14-Oct-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
SRG GLOBAL LTD	AU0000032914	14-Oct-2021	RE-ELECTION OF DIRECTOR - MR PETER MCMORROW	FOR
SRG GLOBAL LTD	AU0000032914	14-Oct-2021	RE-ELECTION OF DIRECTOR - MR PETER BRECHT	AGAINST
SRG GLOBAL LTD	AU0000032914	14-Oct-2021	ISSUE OF PERFORMANCE RIGHTS TO MR DAVID MACGEORGE	AGAINST
SRG GLOBAL LTD	AU0000032914	14-Oct-2021	APPROVAL OF 7.1A MANDATE	AGAINST
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO RE-APPOINT KPMG LLP AS AUDITORS	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO RECEIVE AND ADOPT THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO AGREE THE REMUNERATION OF THE AUDITORS	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO AUTHORISE THE DIS-APPLICATION OF PRE-EMPTION RIGHTS UP TO 35,637,040 SHARES	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO AUTHORISE THE DIS-APPLICATION OF PRE-EMPTION RIGHTS UP TO A FURTHER 35,637,040 SHARES	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO AUTHORISE MARKET PURCHASES OF SHARES	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO APPROVE THE RENEWAL OF THE WAIVER OF THE OBLIGATION UNDER RULE 9 OF THE TAKEOVER CODE	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO REDUCE THE NOTICE PERIOD FOR GENERAL MEETINGS OTHER THAN AN ANNUAL GENERAL MEETING	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2021 OF 12.1 PENCE PER ORDINARY SHARE	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO RE-ELECT MARK COOMBS AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO RE-ELECT TOM SHIPPEY AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO RE-ELECT CLIVE ADAMSON AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO RE-ELECT DAVID BENNETT AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO RE-ELECT JENNIFER BINGHAM AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO ELECT HELEN BECK AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132NW22	15-Oct-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE REMUNERATION POLICY) SET OUT ON PAGES 83 TO 115 IN THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
BACHEM HOLDING AG	CH0012530207	15-Oct-2021	APPROVE CREATION OF CHF 50,000 POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
CAPSTEAD MORTGAGE CORPORATION	US14067E5069	15-Oct-2021	To consider and vote on a proposal ("Capstead Merger Proposal") to approve the merger of Capstead Mortgage Corporation, a Maryland corporation ("Capstead"), with and into Rodeo Sub I, LLC, a Maryland limited liability company ("Merger Sub"), with Merger Sub continuing as the surviving entity, and the other transactions contemplated in connection therewith (collectively the "Merger"), pursuant to that certain Agreement and Plan of Merger, dated as of July 25, 2021, as such agreement may be amended or modified from time to time, by Benefit Street	FOR

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CAPSTEAD MORTGAGE CORPORATION	US14067E5069	15-Oct-2021	To consider and vote on a non-binding advisory proposal to approve the compensation that may be paid or become payable to Capstead's named executive officers that is based on or otherwise relates to the Merger (the "Capstead Non-Binding Compensation Advisory Proposal").	FOR
CAPSTEAD MORTGAGE CORPORATION	US14067E5069	15-Oct-2021	To consider and vote on a proposal to approve the adjournment of the Capstead special meeting, if necessary or appropriate, for the purpose of soliciting additional votes for the approval of the Capstead Merger Proposal.	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	15-Oct-2021	TO CONSIDER AND APPROVE THE PROPOSED APPOINTMENT OF EXECUTIVE DIRECTOR	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	15-Oct-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENT TO THE ARTICLES OF ASSOCIATION	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT ROGER PERKINS AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT JOHN TROIANO AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT ANDREA BLANCE AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT MONI MANNINGS AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	ELECT ADRIAN COLLINS AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	ELECT PENNY JAMES AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	AUTHORITY TO ALLOT SHARES	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	AUTHORITY TO DIS-APPLY PRE-EMPTION RIGHTS	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	APPROVE SHORT NOTICE FOR GENERAL MEETINGS	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	APPROVE THE FINAL DIVIDEND: 26.6 PENCE PER ORDINARY SHARE	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT DEANNA OPPENHEIMER AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT CHRISTOPHER HILL AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT PHILIP JOHNSON AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT DAN OLLEY AS A DIRECTOR	FOR
HKBN LTD	KYG451581055	15-Oct-2021	TO APPROVE THE CO-OWNERSHIP PLAN IV OF THE COMPANY AND TO GRANT A SPECIFIC MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH NEW SHARES UP TO BUT NOT EXCEEDING THE SCHEME MANDATE LIMIT	FOR
HKBN LTD	KYG451581055	15-Oct-2021	SUBJECT TO THE PASSING OF ORDINARY RESOLUTION NUMBER 1, TO APPROVE THE CONNECTED GRANT TO THE CONNECTED PARTICIPANTS PURSUANT TO THE CO-OWNERSHIP PLAN IV	FOR

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NEXI S.P.A.	IT0005366767	15-Oct-2021	TO AUTHORIZE THE CONVERTIBILITY OF THE EQUITY-LINKED BOND CALLED 'EUR 1,000,000,000 ZERO COUPON EQUITY LINKED BONDS DUE 2028' AND SHARE CAPITAL INCREASE IN A DIVISIBLE MANNER, WITH THE EXCLUSION OF THE OPTION RIGHT, TO SERVICE THE AFOREMENTIONED BOND LOAN, THROUGH THE ISSUE OF ORDINARY SHARES. RESOLUTIONS RELATED THERETO	FOR
NEXI S.P.A.	IT0005366767	15-Oct-2021	TO INTEGRATE THE BOARD OF INTERNAL AUDITORS. RESOLUTIONS RELATED THERETO: SERENA GATTESCHI AND EMILIANO RIBACCHI	FOR
NEXI S.P.A.	IT0005366767	15-Oct-2021	TO APPROVE THE INFORMATION DOCUMENT DRAWN UP IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 114-BIS OF THE LEGISLATIVE DECREE 24 FEBRUARY 1998, NO. 58 (THE 'TUF'), AS WELL AS PER ARTICLE 84-BIS AND SCHEME 7 OF ANNEX 3A OF THE ISSUERS' REGULATIONS RELATING TO THE INCENTIVE PLAN 'RETENTION PLAN NETS 2 - CASH INCENTIVE PLAN FOR NETS MEP ' NON JOINERS. RESOLUTIONS RELATED THERETO	FOR
OTP BANK PLC	HU0000061726	15-Oct-2021	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO SELL THE (OWN) SHARES OWNED BY OTP BANK PLC. TO THE SPECIAL EMPLOYEE CO-OWNERSHIP PROGRAM TO BE CREATED BY THE EMPLOYEES OF THE OTP BANK PLC	FOR
OTP BANK PLC	HU0000061726	15-Oct-2021	DECISION ON PROVIDING SUPPORT TO THE SPECIAL EMPLOYEE CO-OWNERSHIP PROGRAM TO BE CREATED BY THE EMPLOYEES OF THE OTP BANK PLC	FOR
TREASURY WINE ESTATES LTD	AU000000TWE9	15-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER	FOR
TREASURY WINE ESTATES LTD	AU000000TWE9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MR ED CHAN	FOR
TREASURY WINE ESTATES LTD	AU000000TWE9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MR WARWICK EVERY-BURNS	FOR
TREASURY WINE ESTATES LTD	AU000000TWE9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MR GARRY HOUNSELL	FOR
TREASURY WINE ESTATES LTD	AU000000TWE9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MS COLLEEN JAY	FOR
TREASURY WINE ESTATES LTD	AU000000TWE9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MS ANTONIA KORSANOS	FOR
TREASURY WINE ESTATES LTD	AU000000TWE9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MS LAURI SHANAHAN	FOR
TREASURY WINE ESTATES LTD	AU000000TWE9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MR PAUL RAYNER	FOR
TREASURY WINE ESTATES LTD	AU000000TWE9	15-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	15-Oct-2021	THE THIRD PHASE EMPLOYEE STOCK OWNERSHIP PLAN (DRAFT) AND ITS SUMMARY	FOR
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	15-Oct-2021	MANAGEMENT MEASURES FOR THE THIRD PHASE EMPLOYEE STOCK OWNERSHIP PLAN	FOR
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	15-Oct-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE THIRD PHASE EMPLOYEE STOCK OWNERSHIP PLAN	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Takemata, Kuniharu	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Imajo, Keiji	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Corporate Auditor Akiyama, Shingo	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Corporate Auditor Yamada, Akio	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Approve Appropriation of Surplus	FOR

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UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Okubo, Noboru	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Kikuchi, Masao	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Miyamura, Toyotsugu	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Hayashi, Toshiji	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Koyanagi, Satoshi	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Shirakata, Akio	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Hirose, Hidenori	FOR
DELEK GROUP LTD	IL0010841281	17-Oct-2021	EXTENSION OF A REIMBURSEMENT MECHANISM FOR MR. YITZHAK SHARON (TSHUVA)	FOR
DELEK GROUP LTD	IL0010841281	17-Oct-2021	GRANT OF A SPECIAL BONUS TO COMPANY BOARD CHAIRMAN	FOR
DELEK GROUP LTD	IL0010841281	17-Oct-2021	REAPPOINTMENT OF MR. SHIMON DORON AS AN EXTERNAL DIRECTOR	FOR
EVE ENERGY CO LTD	CNE100000GS4	18-Oct-2021	APPROVE ADJUSTMENT AND ADDITIONAL GUARANTEE PROVISION PLAN	AGAINST
EVE ENERGY CO LTD	CNE100000GS4	18-Oct-2021	AMEND ARTICLES OF ASSOCIATION	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	RE-ELECTION OF MS BELINDA ROWE AS A DIRECTOR	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	RE-ELECTION OF MR STEPHEN HEATH AS A DIRECTOR	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	NON-EXECUTIVE DIRECTORS' TOTAL AGGREGATE MAXIMUM REMUNERATION	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	ISSUE OF SECURITIES TO MR STEPHEN HEATH	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	ISSUE OF SECURITIES TO MS BELINDA ROWE	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	ISSUE OF SECURITIES TO MR CONRAD YIU	FOR
TONGKUN GROUP CO LTD	CNE1000012X7	18-Oct-2021	CHANGE OF THE COMPANY'S REGISTERED CAPITAL, EXPANSION OF THE BUSINESS SCOPE, AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
BAPCOR LTD	AU000000BAP9	19-Oct-2021	RE-ELECTION OF MS MARGARET HASELTINE AS BOARD ENDORSED DIRECTOR	FOR
BAPCOR LTD	AU000000BAP9	19-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MR DANIEL BENEDICT WALLIS AS NON-BOARD ENDORSED DIRECTOR	AGAINST
BAPCOR LTD	AU000000BAP9	19-Oct-2021	ADOPTION OF REMUNERATION REPORT (ADVISORY NON-BINDING RESOLUTION)	FOR
BAPCOR LTD	AU000000BAP9	19-Oct-2021	GRANT OF FY22 PERFORMANCE RIGHTS TO CHIEF EXECUTIVE OFFICER	FOR
BAPCOR LTD	AU000000BAP9	19-Oct-2021	AMENDMENT OF COMPANY CONSTITUTION	FOR

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BAPCOR LTD	AU000000BAP9	19-Oct-2021	THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES VALIDLY CAST ON RESOLUTION 3 (ADOPTION OF REMUNERATION REPORT) OF THIS NOTICE BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT: (A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; (B) ALL OF THE DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED (OTHER THAN THE MANAGING DIRECTOR/CHIEF EXECUTIVE OFFICER), AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	TO ADOPT THE REMUNERATION REPORT FOR BRAMBLES AND THE GROUP FOR THE YEAR ENDED 30 JUNE 2021	FOR
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	THAT MS ELIZABETH FAGAN BE RE-ELECTED TO THE BOARD OF BRAMBLES	FOR
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	THAT MR SCOTT PERKINS BE RE-ELECTED TO THE BOARD OF BRAMBLES	FOR
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	THAT THE PARTICIPATION BY MR GRAHAM CHIPCHASE UNTIL THE 2022 ANNUAL GENERAL MEETING IN THE BRAMBLES LIMITED PERFORMANCE SHARE PLAN IN THE MANNER SET OUT IN THE EXPLANATORY NOTES ACCOMPANYING THIS NOTICE OF MEETING BE APPROVED FOR ALL PURPOSES INCLUDING FOR THE PURPOSE OF AUSTRALIAN SECURITIES EXCHANGE LISTING RULE 10.14	FOR
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	THAT THE PARTICIPATION BY MS NESSA O'SULLIVAN UNTIL THE 2022 ANNUAL GENERAL MEETING IN THE BRAMBLES LIMITED PERFORMANCE SHARE PLAN IN THE MANNER SET OUT IN THE EXPLANATORY NOTES ACCOMPANYING THIS NOTICE OF MEETING BE APPROVED FOR ALL PURPOSES INCLUDING FOR THE PURPOSE OF AUSTRALIAN SECURITIES EXCHANGE LISTING RULE 10.14	FOR
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	THAT FOR THE PURPOSES OF SECTION 257C OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, SHAREHOLDERS AUTHORISE AND APPROVE THE ON-MARKET BUY-BACK OF UP TO 144,400,000 FULLY PAID ORDINARY SHARES IN THE COMPANY (REPRESENTING APPROXIMATELY 10% OF THE COMPANY'S ISSUED SHARES AS AT 30 AUGUST 2021) IN THE 12 MONTH PERIOD FOLLOWING THE APPROVAL OF THIS RESOLUTION, PURSUANT TO AN ON-MARKET BUY-BACK CONDUCTED IN ACCORDANCE WITH THE REQUIREMENTS OF THE ASX LISTING RULES AND THE CORPORATIONS ACT ON THE TERMS AS DESCRIBED IN THE EXPLANATORY NOTES ACCOMPANYING THIS NOTICE OF MEETING	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	TO RECEIVE THE COMPANY'S FINANCIAL REPORT, THE DIRECTORS' REPORT AND THE AUDITOR'S REPORT IN RESPECT OF THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	TO ADOPT THE COMPANY'S REMUNERATION REPORT IN RESPECT OF THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	TO RE-ELECT MS ALISON DEANS AS A DIRECTOR OF THE COMPANY	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	TO RE-ELECT MR GLEN BOREHAM, AM AS A DIRECTOR OF THE COMPANY	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	TO ELECT MS CHRISTINE MCLOUGHLIN, AM AS A DIRECTOR OF THE COMPANY	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	APPROVAL OF SECURITIES TO BE GRANTED TO THE CEO & PRESIDENT UNDER THE COCHLEAR EQUITY INCENTIVE PLAN	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	FY22 GRANT OF LONG-TERM INCENTIVE PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	APPROVAL OF AN INDEPENDENT DIRECTOR - WARWICK NEGUS	FOR

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DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	APPROVAL OF AN INDEPENDENT DIRECTOR - PENNY BINGHAM-HALL	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	APPROVAL OF AN INDEPENDENT DIRECTOR - TONIANNE DWYER	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	AMENDMENTS TO THE CONSTITUTIONS	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To re-elect as Class II director, to serve until the Company's annual general meeting of shareholders in 2024: Adam Fisher	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To re-elect as Class II director, to serve until the Company's annual general meeting of shareholders in 2024: Nir Zohar	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To approve an amendment to the compensation terms of the Company's non-executive directors and a onetime equity grant to each of Ron Gutler, Gili Iohan and Nir Zohar.	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	Are you a controlling shareholder of the Company or do you have a personal interest in the approval of Proposal 2, as such terms are defined in the Proxy Statement? If your interest arises solely from the fact that you hold shares in the Company, you would not be deemed to have a personal interest, and should mark "No." (Please note: If you mark "Yes" or leave this question blank, your shares will not be voted for Proposal 2, if Proposal 3 is not approved). Mark "for" = yes or "against" = no.	AGAINST
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To approve an amendment to the Company's Compensation Policy for executive officers and directors.	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	Are you a controlling shareholder of the Company or do you have a personal interest in the approval of Proposal 3, as such terms are defined in the Proxy Statement? If your interest arises solely from the fact that you hold shares in the Company, you would not be deemed to have a personal interest, and should mark "No." (Please note: If you mark "Yes" or leave this question blank, your shares will not be voted for Proposal 3). Mark "for" = yes or "against" = no.	AGAINST
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To approve an amendment to the indemnification agreements for directors and executive officers.	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To re-appoint Kost, Forer, Gabbay & Kasierer, a member of Ernst & Young Global, as our independent registered public accounting firm for the year ending December 31, 2021 and until the next annual general meeting of shareholders, and to authorize the Company's board of directors (with power of delegation to its audit committee) to set the fees to be paid to such auditors.	FOR
FLETCHER BUILDING LTD	NZFBUE0001S0	19-Oct-2021	THAT ROB MCDONALD BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
FLETCHER BUILDING LTD	NZFBUE0001S0	19-Oct-2021	THAT DOUG MCKAY BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
FLETCHER BUILDING LTD	NZFBUE0001S0	19-Oct-2021	THAT CATHY QUINN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
FLETCHER BUILDING LTD	NZFBUE0001S0	19-Oct-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE FEES AND EXPENSES OF THE AUDITOR	FOR
IDP EDUCATION LTD	AU000000IEL5	19-Oct-2021	RE-ELECTION OF MR. CHRIS LEPTOS AM	FOR
IDP EDUCATION LTD	AU000000IEL5	19-Oct-2021	RE-ELECTION OF PROFESSOR COLIN J. STIRLING	FOR
IDP EDUCATION LTD	AU000000IEL5	19-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	AGAINST
IDP EDUCATION LTD	AU000000IEL5	19-Oct-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	ELECTION OF THE AUDITOR FOR THE ANNUAL FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE BUSINESS YEAR 2021: DELOITTE	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	RESOLUTION ON THE REMUNERATION REPORT FOR THE REMUNERATION OF THE MEMBERS OF THE EXECUTIVE BOARD AND THE SUPERVISORY BOARD FOR THE BUSINESS YEAR 2020	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	ELECTION TO THE SUPERVISORY BOARD: MS. DOROTHEE DEURING	FOR

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IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	ELECTION TO THE SUPERVISORY BOARD: MS. GAYATRI NARAYAN	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	ELECTION TO THE SUPERVISORY BOARD: MR. MICHAEL MENDEL	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	ELECTION TO THE SUPERVISORY BOARD: MR. STEFAN GUETTER	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	AUTHORISATION OF THE EXECUTIVE BOARD TO ISSUE CONVERTIBLE BONDS AND EXCLUSION OF THE SHAREHOLDERS' SUBSCRIPTION RIGHTS, TOGETHER WITH THE REVOCATION OF THE EXISTING AUTHORISATION TO ISSUE CONVERTIBLE BONDS IN THE UNUSED AMOUNT AS WELL AS CONDITIONAL INCREASE OF THE SHARE CAPITAL (SECTION 159 PARA 2 ITEM 1 AUSTRIAN STOCK CORPORATION ACT) AND CORRESPONDING AMENDMENTS TO THE ARTICLES OF ASSOCIATION IN ARTICLE 4 (REGISTERED CAPITAL AND SHARES)	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: NEW OR AMENDED MOTIONS BY ONE OR MORE SHAREHOLDERS	AGAINST
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	NEW OR AMENDED MOTIONS BY THE EXECUTIVE BOARD OR THE SUPERVISORY BOARD	AGAINST
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	APPROPRIATION OF THE BALANCE SHEET PROFIT STATED IN THE FINANCIAL STATEMENTS FOR THE BUSINESS YEAR 2020: EUR 0.75 PER SHARE	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	APPROVAL OF ACTIONS OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THE BUSINESS YEAR 2020	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	APPROVAL OF ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE BUSINESS YEAR 2020	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	REMUNERATION OF THE SUPERVISORY BOARD MEMBERS	FOR
KITE REALTY GROUP TRUST	US49803T3005	19-Oct-2021	Kite Realty Share Issuance Proposal. To approve the issuance of Kite Realty Group Trust ("Kite Realty") common shares to stockholders of Retail Properties of America, Inc. ("RPAI") pursuant to a definitive Agreement and Plan of Merger, dated as of July 18, 2021, by and among Kite Realty, KRG Oak, LLC and RPAI.	FOR
KITE REALTY GROUP TRUST	US49803T3005	19-Oct-2021	Kite Realty Declaration of Trust Amendment Proposal. To approve an amendment to Kite Realty's Articles of Amendment and Restatement of Declaration of Trust, as supplemented and amended, to increase the total number of authorized Kite Realty common shares from 245,000,000 to 490,000,000.	FOR
KITE REALTY GROUP TRUST	US49803T3005	19-Oct-2021	Kite Realty Adjournment Proposal. To approve one or more adjournments of the Kite Realty special meeting, if necessary or appropriate, to solicit additional proxies in favor of the Kite Realty Share Issuance Proposal if there are insufficient votes at the time of such adjournment to approve the Kite Realty Share Issuance Proposal.	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ISSUE OF OPTIONS TO MS JUDITH ROBERTSON UNDER THE NON-EXECUTIVE DIRECTOR SHARE AND OPTION PLAN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ELECTION OF DIRECTOR - DR JEREMY LEVIN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	RE-ELECTION OF DIRECTOR - MR MICHAEL SISTENICH	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	RE-ELECTION OF DIRECTOR - MR LAWRENCE GOZLAN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ELECTION OF DIRECTOR - DR JULIA HALLER	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ELECTION OF DIRECTOR - MS JUDITH ROBERTSON	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	APPROVAL AND ADOPTION OF AMENDED AND RESTATED LONG-TERM INCENTIVE PLAN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS AWARDED TO DR MEGAN BALDWIN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ISSUE OF OPTIONS TO DR JULIA HALLER UNDER THE NON-EXECUTIVE DIRECTOR SHARE AND OPTION PLAN	FOR

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RELIANCE INDUSTRIES LTD	IN9002A01032	19-Oct-2021	APPOINTMENT OF HIS EXCELLENCY YASIR OTHMAN H. AL RUMAYYAN AS AN INDEPENDENT DIRECTOR OF THE COMPANY	AGAINST
RELIANCE INDUSTRIES LTD	INE002A01018	19-Oct-2021	APPOINTMENT OF HIS EXCELLENCY YASIR OTHMAN H. AL RUMAYYAN AS AN INDEPENDENT DIRECTOR OF THE COMPANY	AGAINST
RETAIL PROPERTIES OF AMERICA, INC.	US76131V2025	19-Oct-2021	To approve a definitive Agreement and Plan of Merger, dated as of July 18, 2021 (as may be amended or modified from time to time, the "Merger Agreement"), by and among Kite Realty Group Trust ("Kite Realty"), KRG Oak, LLC ("Merger Sub"), and Retail Properties of America, Inc. ("RPAI") and the merger of RPAI with and into Merger Sub (the "Merger") on substantially the terms set forth in the Merger Agreement (the "RPAI Merger Proposal").	FOR
RETAIL PROPERTIES OF AMERICA, INC.	US76131V2025	19-Oct-2021	To approve, by advisory (non-binding) vote, the compensation that may be paid or become payable to RPAI's named executive officers in connection with the Merger.	FOR
RETAIL PROPERTIES OF AMERICA, INC.	US76131V2025	19-Oct-2021	To approve one or more adjournments of the Special Meeting of Stockholders of Retail Properties of America, Inc., if necessary or appropriate, to solicit additional proxies in favor of the RPAI Merger Proposal if there are insufficient votes at the time of such adjournment to approve the RPAI Merger Proposal.	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	DIRECTOR	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	DIRECTOR	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	DIRECTOR	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	DIRECTOR	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	DIRECTOR	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Ratification of the appointment of Marcum LLP as the Company's independent registered public accounting firm.	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Approval, on an advisory basis, of the compensation of the Named Executive Officers as disclosed in the Proxy Statement.	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Approval of the Second Amendment to the Riot Blockchain, Inc. 2019 Equity Incentive Plan.	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	ELECTION OF MR LAURENCE BRINDLE AS A DIRECTOR	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	ELECTION OF MR ADAM TINDALL AS A DIRECTOR	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	RE-ELECTION OF MS MELINDA CONRAD AS A DIRECTOR	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	RE-ELECTION OF MS CHRISTINE O'REILLY AS A DIRECTOR	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	APPROVAL OF REMUNERATION REPORT	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	AMENDMENTS TO THE CONSTITUTION OF THE COMPANY	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	AMENDMENTS TO THE CONSTITUTION OF THE TRUST	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	19-Oct-2021	RE-ELECTION OF MR HARRY BOON AS A DIRECTOR OF THE COMPANY	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	19-Oct-2021	RE-ELECTION OF MR STEVEN GREGG AS A DIRECTOR OF THE COMPANY	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	19-Oct-2021	ELECTION OF MS JANETTE KENDALL AS A DIRECTOR OF THE COMPANY	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	19-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	19-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR

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WM MORRISON SUPERMARKETS PLC	GB0006043169	19-Oct-2021	TO APPROVE THE SCHEME OF ARRANGEMENT AS DETAILED IN THE SCHEME DOCUMENT DATED 25 SEPTEMBER	FOR
WM MORRISON SUPERMARKETS PLC	GB0006043169	19-Oct-2021	TO GIVE EFFECT TO THE SCHEME AND AMENDMENTS TO THE ARTICLES OF ASSOCIATION RE-REGISTER THE COMPANY AS A PRIVATE LIMITED COMPANY	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	RE-ELECTION OF MICHAEL CHERUBINO AS A DIRECTOR	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	ELECTION OF BRETT CHENOWETH AS A DIRECTOR	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	REMUNERATION REPORT	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	APPROVAL OF LONG-TERM INCENTIVE GRANT OF OPTIONS TO MARK RONAN	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	APPROVAL OF LONG-TERM INCENTIVE GRANT OF OPTIONS TO MICHAEL CHERUBINO	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	ALTERATION TO THE TERMS OF OPTIONS ISSUED UNDER THE COMPANY'S EQUITY INCENTIVE PLAN	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS REMUNERATION	FOR
AUDINATE GROUP LTD	AU000000AD88	20-Oct-2021	RE-ELECTION OF DIRECTOR - ALISON LEDGER	FOR
AUDINATE GROUP LTD	AU000000AD88	20-Oct-2021	RE-ELECTION OF DIRECTOR - TIM FINLAYSON	FOR
AUDINATE GROUP LTD	AU000000AD88	20-Oct-2021	REMUNERATION REPORT	FOR
AUDINATE GROUP LTD	AU000000AD88	20-Oct-2021	ISSUE OF PERFORMANCE RIGHTS- AIDAN WILLIAMS	FOR
AUDINATE GROUP LTD	AU000000AD88	20-Oct-2021	PRO-RATA VESTING OF PERFORMANCE RIGHTS- AIDAN WILLIAMS	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	20-Oct-2021	TO CONSIDER AND APPROVE THE RESOLUTION IN RELATION TO CONTINUING CONNECTED TRANSACTIONS FOR THE THREE YEARS ENDING 31 DECEMBER 2024 AND RELEVANT AUTHORISATIONS	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	20-Oct-2021	TO CONSIDER AND APPROVE THE RESOLUTION IN RELATION TO THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	US16941R1086	20-Oct-2021	To consider and approve the resolution in relation to Continuing Connected Transactions for the three years ending 31 December 2024 and relevant authorisations.	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	US16941R1086	20-Oct-2021	To consider and approve the resolution in relation to the amendments to the Articles of Association.	FOR
DETERRA ROYALTIES LTD	AU0000107484	20-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
DETERRA ROYALTIES LTD	AU0000107484	20-Oct-2021	RE-ELECTION OF DIRECTOR - JENNIFER SEABROOK	FOR
DETERRA ROYALTIES LTD	AU0000107484	20-Oct-2021	RE-ELECTION OF DIRECTOR - ADELE STRATTON	FOR
DETERRA ROYALTIES LTD	AU0000107484	20-Oct-2021	GRANT OF SECURITIES TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
DETERRA ROYALTIES LTD	AU0000107484	20-Oct-2021	APPOINTMENT OF AUDITOR: THAT, FOR THE PURPOSES OF SECTION 327B(1) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, PRICEWATERHOUSECOOPERS, HAVING BEEN DULY NOMINATED BY A SHAREHOLDER OF THE COMPANY AND HAVING CONSENTED IN WRITING TO ACT, BE APPOINTED AS AUDITOR OF THE COMPANY	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	AMENDMENTS TO THE CONSTITUTION	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	RE-ELECTION OF DIRECTOR - COLETTE GARNSEY	FOR

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FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	RE-ELECTION OF DIRECTOR - ROBERT BAKER	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	REMUNERATION REPORT	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	APPROVAL OF THE ISSUE OF NOTES (REFRESH PLACEMENT CAPACITY)	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	APPROVAL OF THE GRANT OF GLOBAL RECOVERY RIGHTS (REFRESH PLACEMENT CAPACITY)	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	APPROVAL OF THE GRANT OF PCRP RIGHTS (REFRESH PLACEMENT CAPACITY)	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	APPROVAL OF FUTURE ISSUANCES UNDER THE FLIGHT CENTRE EMPLOYEE SHARE PLAN (ESP)	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	APPROVAL OF FUTURE ISSUANCES UNDER THE FLIGHT CENTRE LONG TERM RETENTION PLAN (LTRP)	FOR
JUPITER MINES LTD	AU0000005159	20-Oct-2021	RE-ELECTION OF DIRECTOR - MR BRIAN GILBERTSON	AGAINST
JUPITER MINES LTD	AU0000005159	20-Oct-2021	RE-ELECTION OF DIRECTOR - MR YEONGJIN HEO	AGAINST
JUPITER MINES LTD	AU0000005159	20-Oct-2021	RE-ELECTION OF DIRECTOR - MR HANS-JURGEN MENDE	AGAINST
JUPITER MINES LTD	AU0000005159	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: REMOVAL OF MR PRIYANK THAPLIYAL AS A DIRECTOR	AGAINST
LANDEC CORPORATION	US5147661046	20-Oct-2021	DIRECTOR	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	DIRECTOR	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	DIRECTOR	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	DIRECTOR	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	DIRECTOR	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING MAY 29, 2022.	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	APPROVAL OF THE ADVISORY RESOLUTION ON EXECUTIVE COMPENSATION.	FOR
MYSTATE LTD	AU000000MYS0	20-Oct-2021	ELECTION OF DIRECTOR - STEPHEN DAVY	FOR
MYSTATE LTD	AU000000MYS0	20-Oct-2021	RE-ELECTION OF DIRECTOR - WARREN LEE	FOR
MYSTATE LTD	AU000000MYS0	20-Oct-2021	RE-ELECTION OF DIRECTOR - ROBERT GORDON	FOR
MYSTATE LTD	AU000000MYS0	20-Oct-2021	REMUNERATION REPORT	FOR
MYSTATE LTD	AU000000MYS0	20-Oct-2021	AUTHORITY TO ISSUE SHARESTO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER UNDER THE EXECUTIVE LONG TERM INCENTIVE PLAN (EL TIP)	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION (SPECIAL RESOLUTION)	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: WATER	AGAINST

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ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CULTURAL HERITAGE	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CONSENT & FPIC	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CLIMATE-RELATED LOBBYING	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PARIS-ALIGNED CAPITAL EXPENDITURE	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	ELECTION OF MS ILANA ATLAS	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	ELECTION OF MR MICK MCCORMACK	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	ELECTION OF MS JOAN WITHERS	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	RE-ELECTION OF MR SCOTT PERKINS	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	RE-ELECTION OF MR STEVEN SARGENT	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	EQUITY GRANTS TO MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER MR FRANK CALABRIA	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	RENEWAL OF APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
PHARMA FOODS INTERNATIONAL CO.,LTD.	JP3802310007	20-Oct-2021	Approve Appropriation of Surplus	FOR
PHARMA FOODS INTERNATIONAL CO.,LTD.	JP3802310007	20-Oct-2021	Appoint a Director Ueda, Taro	FOR
PHARMA FOODS INTERNATIONAL CO.,LTD.	JP3802310007	20-Oct-2021	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE INCREASE OF THE SHARE CAPITAL OF THE COMPANY, FROM BRL 4,500,000,000.00 TO BRL 8,500,000,000.00, WITH THE INCREASE, IN THE AMOUNT OF BRL 4,000,000,000.00, BEING MADE BY MEANS OF THE CAPITALIZATION OF THE ENTIRE BALANCE OF THE RESERVE FOR THE MAINTENANCE OF CORPORATE EQUITY INTERESTS, IN THE AMOUNT OF BRL 3,340,200,898.56, AND PART OF THE BALANCE OF THE LEGAL RESERVE, IN THE AMOUNT OF BRL 659,799,101.44, WITH A BONUS OF 323,293,030 COMMON, NOMINATIVE, BOOK ENTRY SHARES THAT HAVE NO PAR VALUE, WHICH WILL BE DISTRIBUTED TO THE SHAREHOLDERS IN THE PROPORTION OF ONE NEW SHARE FOR EACH ONE SHARE THAT THEY OWN ON THE DATE OF THE GENERAL MEETING, UNDER THE TERMS OF ARTICLE 169 OF THE SHARE CORPORATIONS LAW	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE AMENDMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER I. TO REFLECT THE NEW AMOUNT OF THE SHARE CAPITAL AND THE NUMBER OF SHARES ISSUED BY THE COMPANY, TAKING INTO ACCOUNT THE CAPITAL INCREASE THAT IS TO BE RESOLVED ON AT THE GENERAL MEETING, WITH THE AMENDMENT OF THE MAIN PART OF ARTICLE 5 OF THE CORPORATE BYLAWS	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE AMENDMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER II. TO AMEND THE AUTHORIZED CAPITAL LIMIT OF THE COMPANY, INCREASING THE NUMBER OF SHARES THAT CAN BE ISSUED WITHIN THAT LIMIT, IN THE SAME PROPORTION AS THE BONUS SHARES, AS WELL AS TO ADJUST CERTAIN RULES IN REGARD TO THE AUTHORIZED CAPITAL OF THE COMPANY, WITH THE AMENDMENT OF PARAGRAPH 1 OF ARTICLE 5 OF THE CORPORATE BYLAWS	FOR

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PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE AMENDMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER III. TO CLARIFY THE DESCRIPTION OF THE ACTIVITIES THAT ARE INCLUDED IN THE CORPORATE PURPOSE OF THE COMPANY, WITH AN ADJUSTMENT TO THE WORDING OF ARTICLE 3 OF THE CORPORATE BYLAWS	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE AMENDMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER IV. TO CREATE THE POSITION OF EXECUTIVE VICE PRESIDENT FOR HEALTH, WITH THE EXECUTIVE COMMITTEE OF THE COMPANY COMING TO BE COMPOSED OF, AT THE MOST, EIGHT EXECUTIVE OFFICERS, WITH THE AMENDMENT OF THE MAIN PART OF ARTICLE 18 OF THE CORPORATE BYLAWS	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE AMENDMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER V. TO EXPRESSLY PERMIT THE POSSIBILITY OF PREPARING BALANCE SHEETS MORE FREQUENTLY THAN SEMIANNUALLY, INCLUDING MONTHLY AND QUARTERLY, AS WELL AS THE DISTRIBUTION OF INTERIM DIVIDENDS ON THE BASIS OF THE MENTIONED BALANCE SHEETS AND AGAINST RESERVES EXISTING ON THE MOST RECENT ANNUAL OR SEMIANNUAL BALANCE SHEET, WITH THE AMENDMENT OF LINE L OF ARTICLE 16 AND OF ARTICLE 28 OF THE CORPORATE BYLAWS	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE RESTATEMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER TO REFLECT THE BYLAWS AMENDMENTS THAT ARE SUBMITTED TO THE GENERAL MEETING	FOR
SAMTY RESIDENTIAL INVESTMENT CORPORATION	JP3047960004	20-Oct-2021	Amend Articles to: Approve Minor Revisions	FOR
SAMTY RESIDENTIAL INVESTMENT CORPORATION	JP3047960004	20-Oct-2021	Appoint a Substitute Executive Director Nagashima, Yukihisa	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Edward J. Zander	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Approve, in an advisory, non-binding vote, the compensation of the Company's named executive officers (Say-on-Pay).	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Mark W. Adams	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Ratify, in a non-binding vote, the appointment of Ernst & Young LLP as the independent auditors of the Company for the fiscal year ending July 1, 2022, and authorize, in a binding vote, the Audit and Finance Committee of the Company's Board of Directors to set the auditors' remuneration.	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Approve the Seagate Technology Holdings plc 2022 Equity Incentive Plan.	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Shankar Arumugavelu	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Pratik ("Prat") Bhatt	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Judy Bruner	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Michael R. Cannon	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Jay L. Geldmacher	FOR

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SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Dylan Haggart	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: William D. Mosley	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Stephanie Tilenius	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	RE-ELECTION OF BRETT GALLAGHER	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	RE-ELECTION OF DEBORAH PAGE AM	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	ELECTION OF ELIZABETH WARD	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	ACQUISITION OF SECURITIES BY LEIGH MACKENDER UNDER THE FY22 TRANCHE OF THE COMPANY'S LONG-TERM INCENTIVE PLAN	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	REFRESH OF PLACEMENT CAPACITY	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	FINANCIAL ASSISTANCE	FOR
SHINE JUSTICE LTD	AU000000SHJ1	20-Oct-2021	REMUNERATION REPORT	FOR
SHINE JUSTICE LTD	AU000000SHJ1	20-Oct-2021	ELECTION OF DIRECTOR - RODNEY DOUGLAS	FOR
SHINE JUSTICE LTD	AU000000SHJ1	20-Oct-2021	AMENDMENT OF THE CONSTITUTION	FOR
SUPER RETAIL GROUP LTD	AU000000SUL0	20-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
SUPER RETAIL GROUP LTD	AU000000SUL0	20-Oct-2021	RE-ELECTION OF DR SALLY PITKIN AO AS A DIRECTOR	FOR
SUPER RETAIL GROUP LTD	AU000000SUL0	20-Oct-2021	RE-ELECTION OF MR PETER EVERINGHAM AS A DIRECTOR	FOR
SUPER RETAIL GROUP LTD	AU000000SUL0	20-Oct-2021	PROPORTIONAL TAKEOVER PROVISIONS	FOR
VITROLIFE AB	SE0011205202	20-Oct-2021	RESOLUTION ON THE NUMBER OF BOARD MEMBERS: BOARD SHOULD BE EXTENDED WITH ONE BOARD MEMBER AND CONSIST OF SIX BOARD MEMBERS	FOR
VITROLIFE AB	SE0011205202	20-Oct-2021	ELECTION OF BOARD MEMBER AND RESOLUTION ON BOARD REMUNERATION: VESA KOSKINEN AS A BOARD MEMBER	FOR
VITROLIFE AB	SE0011205202	20-Oct-2021	RESOLUTION TO ISSUE NEW SHARES	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint an Executive Director Seki, Nobuaki	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint a Substitute Executive Director Itosaka, Tomohiro	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint a Substitute Executive Director Togawa, Akifumi	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint a Supervisory Director Abo, Chiyu	FOR

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AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint a Supervisory Director Seki, Yoko	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint a Supervisory Director Terahara, Makiko	FOR
APA GROUP	AU000000APA1	21-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
APA GROUP	AU000000APA1	21-Oct-2021	NOMINATION OF MICHAEL FRASER FOR RE-ELECTION AS A DIRECTOR	FOR
APA GROUP	AU000000APA1	21-Oct-2021	NOMINATION OF DEBRA GOODIN FOR RE-ELECTION AS A DIRECTOR	FOR
APA GROUP	AU000000APA1	21-Oct-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER UNDER THE APA GROUP LONG TERM INCENTIVE PLAN	FOR
AUCKLAND INTERNATIONAL AIRPORT LTD	NZAIAE0002S6	21-Oct-2021	THAT MARK BINNS, WHO RETIRES AND WHO IS ELIGIBLE FOR RE-ELECTION, BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
AUCKLAND INTERNATIONAL AIRPORT LTD	NZAIAE0002S6	21-Oct-2021	THAT DEAN HAMILTON, WHO RETIRES AND WHO IS ELIGIBLE FOR RE-ELECTION, BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
AUCKLAND INTERNATIONAL AIRPORT LTD	NZAIAE0002S6	21-Oct-2021	THAT TANIA SIMPSON, WHO RETIRES AND WHO IS ELIGIBLE FOR RE-ELECTION, BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
AUCKLAND INTERNATIONAL AIRPORT LTD	NZAIAE0002S6	21-Oct-2021	THAT PATRICK STRANGE, WHO RETIRES AND WHO IS ELIGIBLE FOR RE-ELECTION, BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
AUCKLAND INTERNATIONAL AIRPORT LTD	NZAIAE0002S6	21-Oct-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE FEES AND EXPENSES OF THE AUDITOR	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	DIRECTOR	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	DIRECTOR	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	DIRECTOR	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	To approve the Amended and Restated 2014 Stock Incentive Plan.	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	To approve, in a non-binding and advisory vote, the compensation of the Company's named executive officers as disclosed in the Company's proxy statement.	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	To ratify the selection of BDO USA, LLP as the Company's independent public accounting firm for fiscal year 2022.	FOR
BANK HAPOALIM B.M.	IL0006625771	21-Oct-2021	APPOINTMENT OF THE FOLLOWING OTHER DIRECTOR: MS. RONIT SCHWARTZ	FOR
BANK HAPOALIM B.M.	IL0006625771	21-Oct-2021	REAPPOINTMENT OF THE SOMECH HAIKIN (KPMG) AND ZIV HAFT (BDO) CPA FIRMS AS BANK JOINT AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING	FOR
BANK HAPOALIM B.M.	IL0006625771	21-Oct-2021	APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. JOEL MINTZ	FOR
BANK HAPOALIM B.M.	IL0006625771	21-Oct-2021	APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. RUBEN KRUPIK	FOR
BANK HAPOALIM B.M.	IL0006625771	21-Oct-2021	APPOINTMENT OF THE FOLLOWING OTHER DIRECTOR: MS. ODELIA LEVANON	ABSTAIN
CHARTER HALL LONG WALE REIT	AU000000CLW0	21-Oct-2021	RE-ELECTION OF INDEPENDENT DIRECTOR - MS CEINWEN KIRK-LENNOX	FOR

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CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	CONDITIONAL SPILL RESOLUTION: TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 3, BEING CAST AGAINST THE COMPANY'S REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021, TO HOLD AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) WITHIN 90 DAYS OF THIS RESOLUTION PASSING AT WHICH: (A) ALL OF THE DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (B) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING.	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	ELECTION OF DIRECTOR - MR. NIGEL MORRISON	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	ELECTION OF DIRECTOR - MR. BRUCE CARTER	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	ELECTION OF DIRECTOR - DR. ZIGGY SWITKOWSKI	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	REMUNERATION REPORT	AGAINST
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	APPROVAL OF SIGN-ON PERFORMANCE RIGHTS ISSUED TO MR. STEVE MCCANN	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	APPROVAL OF POTENTIAL RETIREMENT BENEFITS FOR MR. STEVE MCCANN	AGAINST
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	APPROVAL OF INCREASE TO NON-EXECUTIVE DIRECTOR FEE CAP	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT JULIAN HESLOP	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RECEIVE THE ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 30 JUNE 2021 TOGETHER WITH THE STRATEGIC REPORT DIRECTORS REPORT AND THE AUDITORS REPORT	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT ISHBEL MACPHERSON	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT LAWSON MACARTNEY	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT ALISON PLATT	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS EXTERNAL AUDITOR OF THE COMPANY	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE EXTERNAL AUDITOR	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES TO SPECIFIC LIMITS	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO DISAPPLY THE PRE-EMPTION RIGHTS	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO DISAPPLY ADDITIONAL PRE-EMPTION RIGHTS	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR

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DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO AUTHORISE THE COMPANY TO HOLD ANY GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING OF THE COMPANY ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO APPROVE THE RULES OF THE DECHRA 2021 DEFERRED BONUS PLAN	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO DECLARE A FINAL DIVIDEND	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO ELECT DENISE GOODE	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT WILLIAM ANTHONY RICE	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT IAN PAGE	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT ANTHONY GRIFFIN	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT PAUL SANDLAND	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT LISA BRIGHT	FOR
DORIAN LPG LTD.	MHY2106R1100	21-Oct-2021	DIRECTOR	FOR
DORIAN LPG LTD.	MHY2106R1100	21-Oct-2021	DIRECTOR	FOR
DORIAN LPG LTD.	MHY2106R1100	21-Oct-2021	DIRECTOR	FOR
DORIAN LPG LTD.	MHY2106R1100	21-Oct-2021	Ratification of the appointment of Deloitte Certified Public Accountants S.A. as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
DORIAN LPG LTD.	MHY2106R1100	21-Oct-2021	Approval of an amendment to the 2014 Equity Incentive Plan.	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	TO RE-ELECT PETER HEARL AS A DIRECTOR	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	TO RE-ELECT HOLLY KRAMER AS A DIRECTOR	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	APPOINTMENT OF AUDITOR: DELOITTE TOUCHE TOHMATSU	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' EQUITY PLAN	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	APPROVAL OF LONG TERM INCENTIVE GRANT TO THE MANAGING DIRECTOR AND CEO	FOR
FINECOBANK S.P.A	IT0000072170	21-Oct-2021	APPROVE DIVIDEND DISTRIBUTION	FOR
GMS INC.	US36251C1036	21-Oct-2021	DIRECTOR	FOR
GMS INC.	US36251C1036	21-Oct-2021	DIRECTOR	FOR
GMS INC.	US36251C1036	21-Oct-2021	DIRECTOR	FOR

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GMS INC.	US36251C1036	21-Oct-2021	Ratification of the appointment of Ernst & Young LLP as our independent registered accounting firm for the fiscal year ending April 30, 2022.	FOR
GMS INC.	US36251C1036	21-Oct-2021	Advisory vote to approve named executive officer compensation.	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	ADOPTION OF THE 2021 REMUNERATION REPORT	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	TO RE-ELECT GORDON DAVIS AS A DIRECTOR	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	TO RE-ELECT SALLY EVANS AS A DIRECTOR	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	TO ELECT JENNY MACDONALD AS A DIRECTOR	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	TO ELECT KATE MCKENZIE AS A DIRECTOR	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	APPROVAL OF ACQUISITION OF SECURITIES BY THE MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER, MALCOLM PARMENTER	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	APPROVAL OF GRANT OR ISSUE OF SECURITIES UNDER NON-EXECUTIVE DIRECTOR SHARE PLAN	FOR
IONEER LTD	AU0000028946	21-Oct-2021	APPROVAL OF THE ISSUE OF 145,862,742 FULLY PAID ORDINARY SHARES IN THE COMPANY TO SIBANYE-STILLWATER PURSUANT TO THE PLACEMENT	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint an Executive Director Kameoka, Naohiro	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint a Substitute Executive Director Ogaku, Yasushi	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint a Supervisory Director Araki, Toshima	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint a Supervisory Director Kikuchi, Yumiko	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint a Supervisory Director Oyama, Tsuyoshi	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint a Supervisory Director Oi, Motomi	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: ADOPTION OF THE PLAN	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: AUTHORISATION FOR THE BOARD TO RESOLVE ON A NEW ISSUE OF INCENTIVE SHARES	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: AUTHORISATION FOR THE BOARD TO RESOLVE TO REPURCHASE INCENTIVE SHARES	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: TRANSFER OF OWN INCENTIVE SHARES, FREE-OF-CHARGE, TO THE PARTICIPANTS IN THE PLAN	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: TRANSFER OF OWN INCENTIVE SHARES, AT MARKET VALUE, TO THE CHIEF EXECUTIVE OFFICER AND SENIOR MEMBERS OF KINNEVIK'S INVESTMENT TEAM	FOR
MAGELLAN FINANCIAL GROUP LTD	AU000000MFG4	21-Oct-2021	TO ADOPT THE REMUNERATION REPORT	FOR

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MAGELLAN FINANCIAL GROUP LTD	AU000000MFG4	21-Oct-2021	TO RE-ELECT MR HAMISH MACQUARIE DOUGLASS AS A DIRECTOR	FOR
MAGELLAN FINANCIAL GROUP LTD	AU000000MFG4	21-Oct-2021	TO ELECT MS COLETTE MARY GARNSEY AS A DIRECTOR	FOR
MAGELLAN FINANCIAL GROUP LTD	AU000000MFG4	21-Oct-2021	ISSUE OF PLAN SHARES TO NON-EXECUTIVE DIRECTOR, COLETTE GARNSEY	FOR
MAGELLAN FINANCIAL GROUP LTD	AU000000MFG4	21-Oct-2021	APPROVAL OF RELATED PARTY BENEFIT TO NON-EXECUTIVE DIRECTOR, COLETTE GARNSEY	FOR
ORORA LTD	AU000000ORA8	21-Oct-2021	RE-ELECT AS A DIRECTOR, MR JEREMY SUTCLIFFE	FOR
ORORA LTD	AU000000ORA8	21-Oct-2021	RE-ELECT AS A DIRECTOR, MS SAMANTHA LEWIS	FOR
ORORA LTD	AU000000ORA8	21-Oct-2021	SHORT TERM INCENTIVE GRANT TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
ORORA LTD	AU000000ORA8	21-Oct-2021	LONG TERM INCENTIVE GRANT TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
ORORA LTD	AU000000ORA8	21-Oct-2021	REMUNERATION REPORT	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	RENEWAL OF THE PROPORTIONAL TAKEOVER PROVISIONS IN THE COMPANY'S CONSTITUTION FOR A FURTHER PERIOD OF THREE YEARS	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	ADOPTION OF PERPETUAL'S REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	RE-APPOINTMENT OF MR CRAIG UELAND AS A NON-EXECUTIVE DIRECTOR	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	RE-APPOINTMENT OF MR IAN HAMMOND AS A NON-EXECUTIVE DIRECTOR	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	RE-APPOINTMENT OF MS NANCY FOX AS A NON-EXECUTIVE DIRECTOR	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	CONFIRMATION OF THE APPOINTMENT OF MS MONA ABOELNAGA KANAAN AS A NEW NON-EXECUTIVE DIRECTOR	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	GRANT OF SHARE RIGHTS TO THE MANAGING DIRECTOR AND CEO	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CEO	FOR
PETROCHINA CO LTD	CNE1000003W8	21-Oct-2021	TO CONSIDER AND APPROVE THE ELECTION OF THE FOLLOWING PERSON NOMINATED AS DIRECTOR OF THE COMPANY: MR. HOU QIJUN	FOR
PETROCHINA CO LTD	CNE1000003W8	21-Oct-2021	TO CONSIDER AND APPROVE THE ELECTION OF THE FOLLOWING PERSON NOMINATED AS DIRECTOR OF THE COMPANY: MR. REN LIXIN	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Kenji	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Yumiko	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Mori, Naomi	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Kotosaka, Masahiro	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Utsunomiya, Junko	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Amend Articles to: Increase the Board of Directors Size	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Yasukane	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nagami, Yo	FOR

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RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tabe, Masaki	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Fukushima, Koza	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Izumi, Yusuke	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Mizushima, Sota	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Miyauchi, Yoshihiko	FOR
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. DROR GAD, BOARD CHAIRMAN	FOR
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. DAVID BARUCH	FOR
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YITZHAK SHARIR, INDEPENDENT DIRECTOR	FOR
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YEKUTIEL (KUTI) GAVISH	AGAINST
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. OFER ERDMAN	FOR
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE ZIV HAFT BDO CPA FIRM AS COMPANY AUDITING ACCOUNTANT AND AUTHORIZATION OF THE BOARD TO DETERMINE ITS COMPENSATION	AGAINST
RESOURCES CONNECTION, INC.	US76122Q1058	21-Oct-2021	Election of Director: Donald B. Murray	FOR
RESOURCES CONNECTION, INC.	US76122Q1058	21-Oct-2021	Election of Director: Lisa M. Pierozzi	FOR
RESOURCES CONNECTION, INC.	US76122Q1058	21-Oct-2021	Election of Director: A. Robert Pisano	FOR
RESOURCES CONNECTION, INC.	US76122Q1058	21-Oct-2021	The ratification of the appointment of RSM US LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
RESOURCES CONNECTION, INC.	US76122Q1058	21-Oct-2021	The approval, on an advisory basis, of the Company's executive compensation.	FOR
SANDERSON FARMS, INC.	US8000131040	21-Oct-2021	Proposal to approve the Agreement and Plan of Merger (the "Merger Agreement"), dated as of August 8, 2021, by and among Sanderson Farms, Inc. (the "Company"), Walnut Sycamore Holdings LLC, Sycamore Merger Sub LLC and, solely for purposes of certain provisions specified therein, Wayne Farms LLC.	FOR
SANDERSON FARMS, INC.	US8000131040	21-Oct-2021	Proposal to approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to the Company's named executive officers that is based on or otherwise related to the Merger Agreement and the transactions contemplated by the Merger Agreement.	AGAINST
SANDERSON FARMS, INC.	US8000131040	21-Oct-2021	Proposal to adjourn the special meeting of stockholders of the Company (the "Special Meeting") to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to approve Proposal 1 at the time of the Special Meeting.	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	21-Oct-2021	APPROVE TRANSACTION WITH A RELATED PARTY	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	21-Oct-2021	APPROVE DISTRIBUTION OF SHARES IN AB INDUSTRIVARDEN TO SHAREHOLDERS	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	TO ELECT A DIRECTOR OF THL AND TIL - PATRICIA CROSS	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	TO ELECT A DIRECTOR OF THL AND TIL - CRAIG DRUMMOND	FOR

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TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	TO ELECT A DIRECTOR OF THL AND TIL - TIMOTHY (TIM) REED	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	TO ELECT A DIRECTOR OF THL AND TIL - ROBERT (ROB) WHITFIELD	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	TO RE-ELECT A DIRECTOR OF THL AND TIL - MARK BIRRELL	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	ADOPTION OF REMUNERATION REPORT (THL AND TIL ONLY)	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	GRANT OF PERFORMANCE AWARDS TO THE CEO (THL, TIL AND THT)	FOR
UNIQUIRE N.V.	NL0010696654	21-Oct-2021	Appointment of Rachele Jacques as a non-executive director.	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	RE-ELECTION OF S W ENGLISH KNZM	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	RE-ELECTION OF V M WALLACE	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	ELECTION OF A SABHARWAL	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	ELECTION OF A M WATKINS	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	ELECTION OF A J CRANSBERG	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	GRANT OF KEEPP DEFERRED SHARES AND KEEPP PERFORMANCE SHARES TO THE GROUP MANAGING DIRECTOR	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	RETURN OF CAPITAL TO SHAREHOLDERS	FOR
CLEANAWAY WASTE MANAGEMENT LTD	AU000000CWY3	22-Oct-2021	REMUNERATION REPORT	AGAINST
CLEANAWAY WASTE MANAGEMENT LTD	AU000000CWY3	22-Oct-2021	RE-ELECTION OF RAY SMITH AS A DIRECTOR OF THE COMPANY	FOR
CLEANAWAY WASTE MANAGEMENT LTD	AU000000CWY3	22-Oct-2021	ELECTION OF INGRID PLAYER AS A DIRECTOR OF THE COMPANY	FOR
CLEANAWAY WASTE MANAGEMENT LTD	AU000000CWY3	22-Oct-2021	GRANTING OF PERFORMANCE RIGHTS TO MARK SCHUBERT	FOR
CLEANAWAY WASTE MANAGEMENT LTD	AU000000CWY3	22-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS IN CONSTITUTION	FOR
EVENT HOSPITALITY AND ENTERTAINMENT LTD	AU000000EVT1	22-Oct-2021	TO ADOPT THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
EVENT HOSPITALITY AND ENTERTAINMENT LTD	AU000000EVT1	22-Oct-2021	TO RE-ELECT MR ALAN GRAHAM RYDGE AS A DIRECTOR OF THE COMPANY	FOR
EVENT HOSPITALITY AND ENTERTAINMENT LTD	AU000000EVT1	22-Oct-2021	TO RE-ELECT MR PETER ROLAND COATES AS A DIRECTOR OF THE COMPANY	FOR
EVENT HOSPITALITY AND ENTERTAINMENT LTD	AU000000EVT1	22-Oct-2021	AWARD OF RIGHTS TO THE CHIEF EXECUTIVE OFFICER	AGAINST
EVENT HOSPITALITY AND ENTERTAINMENT LTD	AU000000EVT1	22-Oct-2021	RECOGNITION AND RETENTION INCENTIVE AWARD TO THE CHIEF EXECUTIVE OFFICER	AGAINST

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GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 63 750 PAYABLE FOR THE YEAR 2021 ON A PRO RATA BASIS IN RELATION TO TIME SERVED TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM THE DATE OF THIS RESOLUTION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 67 500 PAYABLE TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM 01 JANUARY 2022 ON A PRO RATA BASIS IN RELATION TO TIME SERVED	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 17 500 PAYABLE FOR THE YEAR 2021 ON A PRO RATA BASIS IN RELATION TO TIME SERVED TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE CHAIR OF THE AUDIT AND RISK COMMITTEE OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM THE DATE OF THIS RESOLUTION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 20 000 PAYABLE TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE CHAIR OF THE AUDIT AND RISK COMMITTEE OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM 01 JANUARY 2022 ON A PRO RATA BASIS IN RELATION TO TIME SERVED	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 16 000 PAYABLE FOR THE YEAR 2021 ON A PRO RATA BASIS IN RELATION TO TIME SERVED TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE CHAIR OF THE NOMINATION AND REMUNERATION COMMITTEE OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM THE DATE OF THIS RESOLUTION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 17 000 PAYABLE TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE CHAIR OF THE NOMINATION AND REMUNERATION COMMITTEE OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM 01 JANUARY 2022 ON A PRO RATA BASIS IN RELATION TO TIME SERVED	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 3 000 PAYABLE FOR THE YEAR 2021 ON A PRO RATA BASIS IN RELATION TO TIME SERVED TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE MEMBER OF THE COMMITTEES OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM THE DATE OF THIS RESOLUTION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 6 000 PAYABLE TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE MEMBER OF THE COMMITTEES OF THE BOARD OF DIRECTORS OF THE COMPANY AT EFFECTIVE FROM 01 JANUARY 2022 ON A PRO RATA BASIS IN RELATION TO TIME SERVED	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 5 500 PAYABLE FOR THE YEAR 2021 ON A PRO RATA BASIS IN RELATION TO TIME SERVED TO MR. LAMPROS PAPADOPOULOS FOR SERVICE AS THE MEMBER OF THE STRATEGY COMMITTEE OF THE BOARD OF DIRECTORS EFFECTIVE FROM THE DATE OF THIS RESOLUTION	FOR
HAITONG INTERNATIONAL SECURITIES GROUP LTD	BMG4232X1020	22-Oct-2021	TO APPROVE AND ADOPT THE NEW BYE-LAWS OF THE COMPANY AND TO AUTHORISE ANY DIRECTOR OF THE COMPANY TO DO ALL SUCH THINGS TO IMPLEMENT AND/OR GIVE EFFECT TO THE PROPOSED ADOPTION	FOR
HAITONG INTERNATIONAL SECURITIES GROUP LTD	BMG4232X1020	22-Oct-2021	CONDITIONAL UPON THE PASSING OF THE SPECIAL RESOLUTION NO. 1 ABOVE, TO AUTHORISE THE DIRECTORS OF THE COMPANY TO RAISE OR BORROW ANY SUM OR SUMS OF MONEY DURING THE RELEVANT PERIOD ON BEHALF OF THE COMPANY FOR THE PURPOSE OF THE COMPANY OR ITS WHOLLY OWNED SUBSIDIARIES AND TO PROVIDE GUARANTEES FOR THE WHOLLY-OWNED SUBSIDIARIES OF THE COMPANY, IN EACH CASE IN ANY SINGLE TRANSACTION WITH A VALUE EQUAL TO OR EXCEEDING 10% BUT NOT EXCEEDING 40% OF THE NET ASSET VALUE OF THE GROUP	FOR
INSURANCE AUSTRALIA GROUP LTD	AU000000IAG3	22-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR

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INSURANCE AUSTRALIA GROUP LTD	AU000000IAG3	22-Oct-2021	RE-ELECTION OF MICHELLE TREDENICK	FOR
INSURANCE AUSTRALIA GROUP LTD	AU000000IAG3	22-Oct-2021	ELECTION OF DAVID ARMSTRONG	FOR
INSURANCE AUSTRALIA GROUP LTD	AU000000IAG3	22-Oct-2021	ELECTION OF GEORGE SARTOREL	FOR
INSURANCE AUSTRALIA GROUP LTD	AU000000IAG3	22-Oct-2021	ALLOCATION OF SHARE RIGHTS TO NICK HAWKINS, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	GRANT OF OPTIONS TO MS GLO GORDON	AGAINST
MEGAPORT LTD	AU000000MP15	22-Oct-2021	INCREASE TO NON-EXECUTIVE DIRECTOR FEE POOL	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	AMENDMENT TO CONSTITUTION	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	REMUNERATION REPORT	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	ELECTION OF MR MICHAEL KLAYKO AS A DIRECTOR	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	ELECTION OF MS MELINDA SNOWDEN AS A DIRECTOR	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	ELECTION OF MS GLO GORDON AS A DIRECTOR	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	APPROVAL OF THE EMPLOYEE SHARE PLAN (ESP)	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	APPROVAL OF THE EMPLOYEE SHARE OPTION PLAN GENERAL (ESOP GENERAL)	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	GRANT OF OPTIONS TO MR MICHAEL KLAYKO	AGAINST
MEGAPORT LTD	AU000000MP15	22-Oct-2021	GRANT OF OPTIONS TO MS MELINDA SNOWDEN	AGAINST
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	REMUNERATION REPORT	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	GRANT OF EQUITY TO CEO	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	APPROVAL TO REFRESH STEADFAST'S PLACEMENT CAPACITY	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	TO INCREASE THE MAXIMUM AGGREGATE FEES PAYABLE TO NON-EXECUTIVE DIRECTORS	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	ELECTION OF DIRECTOR - MS VICKI ALLEN	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	RE-ELECTION OF DIRECTOR - MR DAVID LIDDY AM	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	RE-ELECTION OF DIRECTOR - MS GAI MCGRATH	FOR
TCR2 THERAPEUTICS INC.	US87808K1060	22-Oct-2021	DIRECTOR	FOR
TCR2 THERAPEUTICS INC.	US87808K1060	22-Oct-2021	DIRECTOR	FOR
TCR2 THERAPEUTICS INC.	US87808K1060	22-Oct-2021	DIRECTOR	FOR
TCR2 THERAPEUTICS INC.	US87808K1060	22-Oct-2021	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR

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BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DETERMINATION OF NUMBER OF BOARD MEMBERS AND DEPUTY BOARD MEMBERS: SIX MEMBERS WITHOUT DEPUTIES	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ADOPTION OF THE REMUNERATION FOR THE BOARD MEMBERS	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: FREDRIK CARLSSON	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: JAN NORD	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: JOHAN LUNDBERG	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: EVA LEACH	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: PONTUS LINDWALL	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: PETER HAMBERG	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF CHAIRMAN OF THE BOARD: JOHAN LUNDBERG	FOR
BETSSON AB	SE0015672282	25-Oct-2021	RESOLUTION ON THE NOMINATING COMMITTEE: THE NOMINATION COMMITTEE FOR THE 2022 ANNUAL GENERAL MEETING SHALL CONSIST OF MEMBERS APPOINTED BY THE THREE LARGEST SHAREHOLDERS IN TERMS OF VOTES OR KNOWN SHAREHOLDER GROUPS IN THE COMPANY. IF ANY OF THE THREE LARGEST SHAREHOLDERS OR KNOWN SHAREHOLDER GROUPS WAIVES THEIR RIGHT TO APPOINT A MEMBER TO THE NOMINATION COMMITTEE, THE NEXT SHAREHOLDER OR KNOWN SHAREHOLDER GROUP IN ORDER OF MAGNITUDE SHALL BE GIVEN THE OPPORTUNITY TO APPOINT A MEMBER TO THE NOMINATION COMMITTEE. THE CEO OR ANOTHER PERSON FROM THE COMPANY MANAGEMENT SHALL NOT BE A MEMBER OF THE NOMINATION COMMITTEE. THE CHAIRMAN OF THE BOARD SHALL NO LONGER BE PART OF THE NOMINATION COMMITTEE. THE NOMINATION COMMITTEE'S TERM OF OFFICE EXTENDS UNTIL A NEW NOMINATION COMMITTEE HAS BEEN APPOINTED.	FOR
CREE, INC.	US2254471012	25-Oct-2021	DIRECTOR	FOR
CREE, INC.	US2254471012	25-Oct-2021	DIRECTOR	FOR
CREE, INC.	US2254471012	25-Oct-2021	DIRECTOR	FOR
CREE, INC.	US2254471012	25-Oct-2021	DIRECTOR	FOR
CREE, INC.	US2254471012	25-Oct-2021	DIRECTOR	FOR
CREE, INC.	US2254471012	25-Oct-2021	DIRECTOR	FOR
CREE, INC.	US2254471012	25-Oct-2021	DIRECTOR	FOR
CREE, INC.	US2254471012	25-Oct-2021	DIRECTOR	FOR
CREE, INC.	US2254471012	25-Oct-2021	DIRECTOR	FOR
CREE, INC.	US2254471012	25-Oct-2021	APPROVAL OF AMENDMENT TO THE BYLAWS TO INCREASE THE SIZE OF THE BOARD OF DIRECTORS.	FOR
CREE, INC.	US2254471012	25-Oct-2021	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING JUNE 26, 2022.	FOR
CREE, INC.	US2254471012	25-Oct-2021	ADVISORY (NONBINDING) VOTE TO APPROVE EXECUTIVE COMPENSATION.	FOR

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LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT AND THE AUDITED FINANCIAL STATEMENTS OF LREIT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 TOGETHER WITH THE INDEPENDENT AUDITORS' REPORT THEREON	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO RE-APPOINT KPMG LLP AS THE INDEPENDENT AUDITORS OF LREIT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITORS' REMUNERATION	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO RE-ENDORSE THE APPOINTMENT OF MS NG HSUEH LING AS A DIRECTOR OF THE MANAGER	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO RE-ENDORSE THE APPOINTMENT OF DR TSUI KAI CHONG AS A DIRECTOR OF THE MANAGER	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO APPROVE THE ADOPTION OF THE UNIT BUY-BACK MANDATE	FOR
NICK SCALI LIMITED	AU000000NCK1	25-Oct-2021	REMUNERATION REPORT	FOR
NICK SCALI LIMITED	AU000000NCK1	25-Oct-2021	RE-ELECTION OF DIRECTOR MR STEPHEN GODDARD	FOR
NICK SCALI LIMITED	AU000000NCK1	25-Oct-2021	INCREASE IN MAXIMUM AGGREGATE REMUNERATION FOR NON-EXECUTIVE DIRECTORS	FOR
TOBII AB	SE0002591420	25-Oct-2021	RESOLUTION ON DISTRIBUTION OF ALL SHARES IN TOBII DYNAVIX AB	FOR
TOBII AB	SE0002591420	25-Oct-2021	PROPOSAL FOR RESOLUTION ON EXCHANGE OF THE INCENTIVE PROGRAM ADOPTED AT THE ANNUAL GENERAL MEETING HELD 12 MAY 2020	FOR
TOBII AB	SE0002591420	25-Oct-2021	PROPOSAL FOR RESOLUTION ON EXCHANGE OF THE INCENTIVE PROGRAM ADOPTED AT THE EXTRAORDINARY GENERAL MEETING HELD 21 JUNE 2021	FOR
TOBII AB	SE0002591420	25-Oct-2021	PROPOSAL FOR RESOLUTION ON HEDGING ARRANGEMENTS FOR THE NEW LTI 2020 AND THE NEW LTI 2021	FOR
TOBII AB	SE0002591420	25-Oct-2021	DETERMINATION OF NUMBER OF MEMBERS AND DEPUTY MEMBERS OF THE BOARD OF DIRECTORS: BOARD OF DIRECTORS SHALL CONTINUE TO CONSIST OF SEVEN (7) MEMBERS AND NO DEPUTIES	FOR
TOBII AB	SE0002591420	25-Oct-2021	DETERMINATION OF REMUNERATION TO THE BOARD OF DIRECTORS	FOR
TOBII AB	SE0002591420	25-Oct-2021	ELECTION OF NEW MEMBER OF THE BOARD OF DIRECTORS: HENRIK ESKILSSON	FOR
XIAOMI CORPORATION	KYG9830T1067	25-Oct-2021	TO APPROVE THE RULES OF THE PROPOSED SHARE OPTION SCHEME (THE "XIAOMI EV SHARE OPTION SCHEME") OF XIAOMI EV, INC. AND AUTHORIZE THE DIRECTORS OF THE COMPANY TO EXECUTE SUCH DOCUMENTS AND TAKE SUCH ACTIONS AS THEY DEEM APPROPRIATE TO IMPLEMENT AND GIVE EFFECT TO SUCH SCHEME	FOR
APPLIED INDUSTRIAL TECHNOLOGIES, INC.	US03820C1053	26-Oct-2021	DIRECTOR	FOR
APPLIED INDUSTRIAL TECHNOLOGIES, INC.	US03820C1053	26-Oct-2021	DIRECTOR	FOR
APPLIED INDUSTRIAL TECHNOLOGIES, INC.	US03820C1053	26-Oct-2021	DIRECTOR	FOR
APPLIED INDUSTRIAL TECHNOLOGIES, INC.	US03820C1053	26-Oct-2021	Say on Pay - To approve, through a nonbinding advisory vote, the compensation of Applied's named executive officers.	FOR

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APPLIED INDUSTRIAL TECHNOLOGIES, INC.	US03820C1053	26-Oct-2021	To ratify the Audit Committee's appointment of independent auditors.	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	ELECTION OF HARPER KILPATRICK AS A DIRECTOR	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	RE-ELECTION OF BARRY IRVIN AS A DIRECTOR	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	RE-ELECTION OF RAELENE MURPHY AS A DIRECTOR	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	RE-ELECTION OF RICHARD CROSS AS A DIRECTOR	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	APPROVAL OF DIRECTORS' FEE POOL INCREASE	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	APPROVAL OF AMENDMENTS TO THE CONSTITUTION	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	To approve, on an advisory basis, named executive officer compensation.	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	To ratify Ernst & Young LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Gerald S. Adolph	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	A shareholder proposal regarding a simple majority vote, if properly presented at the meeting.	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: John F. Barrett	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Melanie W. Barstad	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Karen L. Carnahan	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Robert E. Coletti	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Scott D. Farmer	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Joseph Scaminace	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Todd M. Schneider	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Ronald W. Tysoe	FOR
JAMES RIVER GROUP HOLDINGS, LTD.	BMG5005R1079	26-Oct-2021	DIRECTOR	ABSTAIN
JAMES RIVER GROUP HOLDINGS, LTD.	BMG5005R1079	26-Oct-2021	DIRECTOR	FOR
JAMES RIVER GROUP HOLDINGS, LTD.	BMG5005R1079	26-Oct-2021	To approve the re-appointment of Ernst & Young LLP, an independent registered public accounting firm, as our independent auditor to serve until the 2022 Annual General Meeting of Shareholders, and to authorize our Board of Directors, acting by the Audit Committee, to determine the independent auditor's remuneration.	FOR
JAMES RIVER GROUP HOLDINGS, LTD.	BMG5005R1079	26-Oct-2021	To approve, on a non-binding, advisory basis, the 2020 compensation of our named executive officers.	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	DIRECTOR	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	DIRECTOR	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	DIRECTOR	FOR

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KENNAMETAL INC.	US4891701009	26-Oct-2021	DIRECTOR	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	DIRECTOR	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	DIRECTOR	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	DIRECTOR	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	DIRECTOR	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	DIRECTOR	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Ratification of PricewaterhouseCoopers LLP as the Company's Independent Registered Public Accounting Firm for the Fiscal Year Ending June 30, 2022.	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Non-Binding (Advisory) Vote to Approve the Compensation Paid to the Company's Named Executive Officers.	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	DIRECTOR	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	DIRECTOR	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	DIRECTOR	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	APPROVE THE COMPANY'S PROPOSED AMENDED AND RESTATED ARTICLES OF INCORPORATION TO PROVIDE SHAREHOLDERS THE RIGHT TO UNILATERALLY AMEND THE COMPANY'S RESTATED BY-LAWS.	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	APPROVE, BY A NON-BINDING, ADVISORY VOTE, THE COMPENSATION PAID TO OUR NAMED EXECUTIVE OFFICERS.	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	APPROVE AN INCREASE IN AVAILABLE SHARES UNDER THE KIMBALL INTERNATIONAL, INC. 2017 STOCK INCENTIVE PLAN.	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2022.	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	REMUNERATION REPORT	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	RE-ELECTION OF GERARD BRADLEY	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	RE-ELECTION OF LORRAINE BERENDS	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	INCREASE TO NON-EXECUTIVE DIRECTOR FEE POOL	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	RENEWAL OF THE OMNIBUS INCENTIVE PLAN	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	ISSUE OF PERFORMANCE RIGHTS TO DEBORAH BEALE IN LIEU OF DIRECTORS' FEES	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	ISSUE OF PERFORMANCE RIGHTS TO GERARD BRADLEY IN LIEU OF DIRECTORS' FEES	FOR

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PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	AMENDMENT TO CONSTITUTION	FOR
POLYNOVO LTD	AU000000PNV0	26-Oct-2021	RE-ELECTION OF DIRECTOR - BRUCE RATHIE	FOR
POLYNOVO LTD	AU000000PNV0	26-Oct-2021	ELECTION OF DIRECTOR - ANDREW LUMSDEN	FOR
POLYNOVO LTD	AU000000PNV0	26-Oct-2021	AMENDMENT TO MANAGING DIRECTOR'S LONG TERM INCENTIVE	FOR
POLYNOVO LTD	AU000000PNV0	26-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
POLYNOVO LTD	AU000000PNV0	26-Oct-2021	SPILL RESOLUTION (ONLY IF THERE IS A SECOND STRIKE): IF AND ONLY IF THERE IS A SECOND STRIKE, A SPILL RESOLUTION WILL BE PROPOSED WHICH REQUIRES A SIMPLE MAJORITY OF THE ELIGIBLE VOTES CAST BY SHAREHOLDERS PRESENT AND VOTING AT THE MEETING, WHETHER IN PERSON, BY PROXY OR ATTORNEY, OR IN THE CASE OF CORPORATE SHAREHOLDERS OR PROXIES, BY A NATURAL PERSON REPRESENTATIVE TO BE CAST IN FAVOUR OF THE RESOLUTION. THIS ITEM WILL NOT PROCEED IF THERE IS NOT A SECOND STRIKE	AGAINST
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	REMUNERATION REPORT	FOR
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	RE-ELECTION OF MS JENNIFER MACDONALD AS A DIRECTOR	FOR
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	RE-ELECTION OF MR MARTIN HOSKING AS A DIRECTOR	FOR
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	RE-ELECTION OF MR GREG LOCKWOOD AS A DIRECTOR	FOR
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS IN CONSTITUTION	FOR
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	ALTERATION OF CONSTITUTION	AGAINST
REGIS HEALTHCARE LTD	AU000000REG6	26-Oct-2021	RE-ELECTION OF BRYAN DORMAN AS A DIRECTOR	FOR
REGIS HEALTHCARE LTD	AU000000REG6	26-Oct-2021	RE-ELECTION OF CHRISTINE BENNETT AS A DIRECTOR	FOR
REGIS HEALTHCARE LTD	AU000000REG6	26-Oct-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
REGIS HEALTHCARE LTD	AU000000REG6	26-Oct-2021	APPROVAL OF FY2021 GRANT OF SHARE RIGHTS TO THE MANAGING DIRECTOR/CHIEF EXECUTIVE OFFICER	AGAINST
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	RE-ELECTION OF DIRECTOR - MS. FIONA HELE	FOR
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	RE-ELECTION OF DIRECTOR - MR. TERRY DODD	ABSTAIN
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	APPROVAL OF FINANCIAL ASSISTANCE	FOR
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	CHANGE OF COMPANY NAME: THAT, FOR THE PURPOSE OF SECTION 157(1)(A) OF THE CORPORATIONS ACT 2001 (CTH) AND FOR ALL OTHER PURPOSES, THE COMPANY'S NAME IS CHANGED FROM SEALINK TRAVEL GROUP LIMITED TO KELSIAN GROUP LIMITED AND ALL REFERENCES IN THE COMPANY'S CONSTITUTION BE UPDATED ACCORDINGLY	FOR
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	MODIFICATIONS TO THE CONSTITUTION	FOR
SINCH AB	SE0016101844	26-Oct-2021	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW ISSUES OF SHARES WITH PAYMENT IN KIND (THE DELIVER HOLDINGS LLC MERGER)	FOR
SINCH AB	SE0016101844	26-Oct-2021	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW ISSUES OF SHARES	FOR
SINCH AB	SE0016101844	26-Oct-2021	RESOLUTION ON INCENTIVE PROGRAM II 2021	FOR

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STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	Election of Class I Director for three-year term expiring in 2024: Robin J. Davenport	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	Election of Class I Director for three-year term expiring in 2024: Jeffrey S. Edwards	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	Election of Class I Director for three-year term expiring in 2024: B. Joanne Edwards	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	Election of Class II Director for two-year term expiring in 2023: Charles H. Cannon, Jr.	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	To approve an Amendment and Restatement of the 2018 Omnibus Incentive Plan to add 400,000 additional shares and amend Sec. 4(a).	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	To conduct an advisory vote on the total compensation paid to executives of the Company.	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	To select, on an advisory basis, the frequency of future stockholder advisory votes to approve executive compensation.	1 YEAR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	To ratify the appointment of Deloitte & Touche LLP by the Audit Committee of the Board of Directors as the independent auditors of the Company for the fiscal year ending June 30, 2022.	FOR
SYDBANK A/S	DK0010311471	26-Oct-2021	APPROVE DIVIDENDS OF DKK 5.70 PER SHARE FOR 2019	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Election of Director: Jeffrey Buchanan	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Election of Director: Keith Geeslin	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Election of Director: James Whims	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Proposal to approve, on a non-binding advisory basis, the compensation of the Company's Named Executive Officers.	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Proposal to ratify the appointment of KPMG LLP, an independent registered public accounting firm, as the Company's independent auditor for the fiscal year ending June 25, 2022.	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Proposal to approve the Company's amended and restated 2019 Equity and Incentive Compensation Plan.	FOR
TRILLIUM THERAPEUTICS INC.	CA89620X5064	26-Oct-2021	To consider and, if deemed advisable, pass, with or without variation, a special resolution, the full text of which is set forth in Appendix B to the accompanying Management Information Circular and Proxy Statement of Trillium dated September 27, 2021 (the "Information Circular"), approving a statutory arrangement (the "Arrangement") under Division 5 of Part 9 of the Business Corporations Act (British Columbia) involving Trillium, all as more particularly described in the Information Circular.	FOR
TRILLIUM THERAPEUTICS INC.	CA89620X5064	26-Oct-2021	To consider and, if deemed advisable, pass an advisory (non-binding) resolution on specified compensation that may become payable to the named executive officers of Trillium in connection with the Arrangement, all as more particularly described in the Information Circular.	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	RENEWAL OF SHARE PURCHASE MANDATE	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	ADOPTION OF DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	DECLARATION OF FIRST AND FINAL TAX-EXEMPT (ONE-TIER) DIVIDEND AND SPECIAL DIVIDEND	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	APPROVAL OF DIRECTORS' FEES	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	RE-ELECTION OF MR CHENG WAI KEUNG	FOR

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WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	RE-ELECTION OF MR CHRISTOPHER LAU LOKE SAM	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	RE-ELECTION OF MS TAN HWEE BIN	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	AUTHORITY FOR DIRECTORS TO ALLOT AND ISSUE SHARES AND CONVERTIBLE SECURITIES	AGAINST
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	AUTHORITY FOR DIRECTORS TO GRANT AWARDS PURSUANT TO THE PERFORMANCE SHARE PLAN 2018 AND THE RESTRICTED SHARE PLAN 2018, AND TO ALLOT AND ISSUE SHARES, PURSUANT TO THE PERFORMANCE SHARE PLAN 2018 AND THE RESTRICTED SHARE PLAN 2018	AGAINST
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Appoint an Executive Director Higuchi, Wataru	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Appoint a Substitute Executive Director Kudo, Isao	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Appoint a Supervisory Director Oba, Yoshitsugu	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Appoint a Supervisory Director Kobayashi, Satoru	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Appoint a Substitute Supervisory Director Yamauchi, Hiromitsu	FOR
AUSTRALIAN CLINICAL LABS LTD	AU0000148496	27-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
AUSTRALIAN CLINICAL LABS LTD	AU0000148496	27-Oct-2021	RE-ELECTION OF MR MICHAEL ALSCHER AS A DIRECTOR	AGAINST
AUSTRALIAN CLINICAL LABS LTD	AU0000148496	27-Oct-2021	RE-ELECTION OF MR NATHANIAL THOMSON AS A DIRECTOR	FOR
AUSTRALIAN CLINICAL LABS LTD	AU0000148496	27-Oct-2021	APPOINTMENT OF PITCHER PARTNERS AS AUDITOR	FOR
AUSTRALIAN CLINICAL LABS LTD	AU0000148496	27-Oct-2021	APPROVAL OF LTVR PLAN	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF GEORGE TAMBASSIS AS A DIRECTOR	AGAINST
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ADOPTION OF THE REMUNERATION REPORT FOR YEAR ENDED 30 JUNE 2021	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	APPROVAL OF GRANT OF STI AWARD TO MR ALASTAIR SYMINGTON (CEO AND MANAGING DIRECTOR OF THE COMPANY) UNDER THE EXECUTIVE SHARE PLAN	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	APPROVAL OF GRANT OF LTI AWARD TO MR ALASTAIR SYMINGTON (CEO AND MANAGING DIRECTOR OF THE COMPANY) UNDER THE EXECUTIVE SHARE PLAN	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ELECTION OF ANNE TEMPLEMAN-JONES AS A DIRECTOR	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ELECTION OF WENDY STOPS AS A DIRECTOR	FOR

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BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ELECTION OF SHARON WARBURTON AS DIRECTOR	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ELECTION OF STEPHEN ROCHE AS A DIRECTOR	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ELECTION OF ERICA MANN AS A DIRECTOR	FOR
CHORUS LTD	NZCNU0001S2	27-Oct-2021	THAT PATRICK STRANGE BE RE-ELECTED AS A CHORUS DIRECTOR	FOR
CHORUS LTD	NZCNU0001S2	27-Oct-2021	THAT MURRAY JORDAN BE RE-ELECTED AS A CHORUS DIRECTOR	FOR
CHORUS LTD	NZCNU0001S2	27-Oct-2021	THAT MIRIAM DEAN BE ELECTED AS A CHORUS DIRECTOR	FOR
CHORUS LTD	NZCNU0001S2	27-Oct-2021	THAT THE BOARD OF CHORUS LIMITED BE AUTHORISED TO FIX THE FEES AND EXPENSES OF KPMG AS AUDITOR	FOR
CODAN LTD	AU000000CDA3	27-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
CODAN LTD	AU000000CDA3	27-Oct-2021	RE-ELECTION OF DIRECTOR -MR DAVID JAMES SIMMONS	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	AUTHORISE ISSUE OF EQUITY	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT ALEXANDER BEVIS AS DIRECTOR	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT DAVID BRABEN AS DIRECTOR	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT CHARLES COTTON AS DIRECTOR	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT DAVID GAMMON AS DIRECTOR	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT JAMES MITCHELL AS DIRECTOR	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT DAVID WALSH AS DIRECTOR	AGAINST
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT JONATHAN WATTS AS DIRECTOR	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	REAPPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
IDEAGEN PLC	GB00B0CM0C50	27-Oct-2021	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30TH APRIL 2021	FOR
IDEAGEN PLC	GB00B0CM0C50	27-Oct-2021	TO RE-APPOINT TONY RODRIGUEZ AS A DIRECTOR OF THE COMPANY	FOR
IDEAGEN PLC	GB00B0CM0C50	27-Oct-2021	TO RE-APPOINT JULIAN CLOUGH AS A DIRECTOR OF THE COMPANY	FOR

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IDEAGEN PLC	GB00B0CM0C50	27-Oct-2021	TO RECEIVE AND APPROVE THE REMUNERATION COMMITTEE REPORT AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30TH APRIL 2021	AGAINST
IDEAGEN PLC	GB00B0CM0C50	27-Oct-2021	TO APPOINT KPMG LLP, AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
IDEAGEN PLC	GB00B0CM0C50	27-Oct-2021	TO APPROVE THE PAYMENT OF A FINAL ORDINARY DIVIDEND OF 0.25 PENCE PER SHARE IN RESPECT OF THE YEAR ENDED 30TH APRIL 2021	FOR
IDEAGEN PLC	GB00B0CM0C50	27-Oct-2021	TO AUTHORISE THE DIRECTORS GENERALLY AND UNCONDITIONALLY TO ALLOT RELEVANT SECURITIES IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 (SUBJECT TO CERTAIN SPECIFIED LIMITATIONS)	FOR
IDEAGEN PLC	GB00B0CM0C50	27-Oct-2021	TO AUTHORISE THE DIRECTORS TO DIS-APPLY THE STATUTORY RIGHTS OF PRE-EMPTION IN RELATION TO CERTAIN ALLOTMENTS OF EQUITY SECURITIES, SUBJECT TO CERTAIN LIMITATIONS	FOR
JOHN B. SANFILIPPO & SON, INC.	US8004221078	27-Oct-2021	DIRECTOR	ABSTAIN
JOHN B. SANFILIPPO & SON, INC.	US8004221078	27-Oct-2021	DIRECTOR	FOR
JOHN B. SANFILIPPO & SON, INC.	US8004221078	27-Oct-2021	DIRECTOR	ABSTAIN
JOHN B. SANFILIPPO & SON, INC.	US8004221078	27-Oct-2021	Ratification of the Audit Committee's appointment of PricewaterhouseCoopers LLP as our Independent Registered Public Accounting Firm for the 2022 fiscal year.	FOR
JOHN B. SANFILIPPO & SON, INC.	US8004221078	27-Oct-2021	Advisory vote to approve executive compensation.	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Amend Articles to: Approve Minor Revisions	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Appoint an Executive Director Kawashima, Tetsu	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Appoint a Substitute Executive Director Yamamoto, Shin	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Appoint a Supervisory Director Chiba, Osamu	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Appoint a Supervisory Director Ogawa, Satoshi	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Appoint a Supervisory Director Utsunomiya, Osamu	FOR
MERCURY SYSTEMS, INC.	US5893781089	27-Oct-2021	DIRECTOR	FOR
MERCURY SYSTEMS, INC.	US5893781089	27-Oct-2021	DIRECTOR	FOR
MERCURY SYSTEMS, INC.	US5893781089	27-Oct-2021	DIRECTOR	FOR
MERCURY SYSTEMS, INC.	US5893781089	27-Oct-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
MERCURY SYSTEMS, INC.	US5893781089	27-Oct-2021	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for fiscal 2022.	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Amend Articles to: Approve Minor Revisions	FOR

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MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Appoint an Executive Director Asai, Hiroshi	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Appoint a Substitute Executive Director Yoshida, Yukio	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Appoint a Substitute Executive Director Shibata, Morio	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Appoint a Supervisory Director Goto, Izuru	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Appoint a Supervisory Director Osawa, Eiko	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	REMUNERATION REPORT (COMPANY ONLY)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	RE-ELECTION OF DIRECTOR MR LAURENCE BRINDLE (COMPANY ONLY)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE STAPLED SECURITIES TO MR ANDREW CATSOULIS (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE STAPLED SECURITIES TO MS CLAIRE FIDLER (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE FY24 PERFORMANCE RIGHTS TO MR ANDREW CATSOULIS (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE FY24 PERFORMANCE RIGHTS TO MS CLAIRE FIDLER (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE TRANSITIONAL (FY23) PERFORMANCE RIGHTS TO MR ANDREW CATSOULIS (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE TRANSITIONAL (FY23) PERFORMANCE RIGHTS TO MS CLAIRE FIDLER (COMPANY AND NSPT)	FOR
NETWEALTH GROUP LTD	AU000000NWL7	27-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
NETWEALTH GROUP LTD	AU000000NWL7	27-Oct-2021	JOINT MANAGING DIRECTOR LONG TERM INCENTIVE AWARD	FOR
NETWEALTH GROUP LTD	AU000000NWL7	27-Oct-2021	INCREASE IN THE NON EXECUTIVE DIRECTORS' AGGREGATE FEE POOL	FOR
NETWEALTH GROUP LTD	AU000000NWL7	27-Oct-2021	ELECTION OF MS KATE TEMBY AS A DIRECTOR	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: James R. Verrier	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: James L. Wainscott	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Lee C. Banks	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Thomas L. Williams	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Approval of, on a non-binding, advisory basis, the compensation of our Named Executive Officers.	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Jillian C. Evanko	FOR

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PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Lance M. Fritz	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Linda A. Harty	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: William F. Lacey	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Kevin A. Lobo	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Joseph Scaminace	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Åke Svensson	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Laura K. Thompson	FOR
SELECTQUOTE, INC.	US8163073005	27-Oct-2021	DIRECTOR	FOR
SELECTQUOTE, INC.	US8163073005	27-Oct-2021	DIRECTOR	FOR
SELECTQUOTE, INC.	US8163073005	27-Oct-2021	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
SELECTQUOTE, INC.	US8163073005	27-Oct-2021	To approve, by non-binding advisory vote, our executive compensation.	FOR
SELECTQUOTE, INC.	US8163073005	27-Oct-2021	To recommend, by non-binding advisory vote, the frequency of future non-binding advisory votes on executive compensation.	1 YEAR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	AUTHORITY TO DIRECTORS TO ALLOT AND ISSUE SHARES	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 TOGETHER WITH THE DIRECTORS' REPORT AND AUDITORS' REPORT THEREON	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	ADOPTION OF THE SHARE PURCHASE MANDATE	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	RENEWAL OF INTERESTED PERSONS TRANSACTIONS GENERAL MANDATE	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	AUTHORITY TO OFFER AND GRANT AWARDS AND ALLOT AND ISSUE SHARES UNDER THE SILVERLAKE AXIS LTD. PERFORMANCE SHARE PLAN	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO DECLARE A FINAL TAX EXEMPT 1-TIER DIVIDEND OF SINGAPORE 0.52 CENTS PER ORDINARY SHARE FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 AS RECOMMENDED BY THE DIRECTORS	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF SGD 1,200,000 (2021: SGD 1,151,667) FOR THE FINANCIAL YEAR ENDING 30 JUNE 2022, TO BE PAID QUARTERLY IN ARREARS	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO RE-ELECT MR. GOH PENG OOI, A DIRECTOR RETIRING PURSUANT TO REGULATION 108(1) OF THE COMPANY'S CONSTITUTION	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO RE-ELECT DATUK YVONNE CHIA, A DIRECTOR RETIRING PURSUANT TO REGULATION 108(1) OF THE COMPANY'S CONSTITUTION	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO RE-ELECT MR. ONG KIAN MIN, A DIRECTOR RETIRING PURSUANT TO REGULATION 108(1) OF THE COMPANY'S CONSTITUTION	FOR

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SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	APPROVAL FOR THE CONTINUED APPOINTMENT OF MR. ONG KIAN MIN, AS A NON-EXECUTIVE AND LEAD INDEPENDENT DIRECTOR FOR THE PURPOSES OF RULE 210(5)(D)(III)(A) OF THE LISTING MANUAL. "THAT, SUBJECT TO AND CONTINGENT UPON THE PASSING OF RESOLUTION 6, (A) THE CONTINUED APPOINTMENT OF MR. ONG KIAN MIN, AS A NON-EXECUTIVE AND LEAD INDEPENDENT DIRECTOR, FOR PURPOSES OF RULE 210(5)(D)(III)(A) OF THE LISTING MANUAL (WHICH WILL TAKE EFFECT FROM 1 JANUARY 2022) BE AND IS HEREBY APPROVED; AND (B) THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL CONTINUE IN FORCE UNTIL THE EARLIER OF THE FOLLOWING: (I) THE RETIREMENT OR RESIGNATION OF MR. ONG KIAN MIN AS A DIRECTOR; OR (II) THE CONCLUSION OF THE THIRD AGM OF THE COMPANY FOLLOWING THE PASSING OF THIS RESOLUTION."	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	APPROVAL FOR THE CONTINUED APPOINTMENT OF MR. ONG KIAN MIN, AS A NON-EXECUTIVE AND LEAD INDEPENDENT DIRECTOR FOR THE PURPOSES OF RULE 210(5)(D)(III)(B) OF THE LISTING MANUAL. "THAT, SUBJECT TO AND CONTINGENT UPON THE PASSING OF RESOLUTIONS 6 AND 7 ABOVE, (A) THE CONTINUED APPOINTMENT OF MR. ONG KIAN MIN, AS A NON-EXECUTIVE AND LEAD INDEPENDENT DIRECTOR, FOR PURPOSES OF RULE 210(5)(D)(III)(B) OF THE LISTING MANUAL (WHICH WILL TAKE EFFECT FROM 1 JANUARY 2022) BE AND IS HEREBY APPROVED; AND (B) THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL CONTINUE IN FORCE UNTIL THE EARLIER OF THE FOLLOWING: (I) THE RETIREMENT OR RESIGNATION OF MR. ONG KIAN MIN AS A DIRECTOR; OR (II) THE CONCLUSION OF THE THIRD AGM OF THE COMPANY FOLLOWING THE PASSING OF THIS RESOLUTION."	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO RE-APPOINT ERNST & YOUNG LLP, AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO AUTHORISE THE BOARD TO FIX THE DIRECTORS' REMUNERATION FOR THE FINANCIAL YEAR ENDING 30TH JUNE, 2022	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO APPOINT KPMG AS AUDITOR FOR THE ENSUING YEAR AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO APPROVE SHARE BUY-BACK MANDATE (ORDINARY RESOLUTION ON ITEM 5(I) OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO APPROVE SHARE ISSUE MANDATE (ORDINARY RESOLUTION ON ITEM 5(II) OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO APPROVE EXTENSION OF SHARE ISSUE MANDATE (ORDINARY RESOLUTION ON ITEM 5(III) OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE DIRECTORS' AND INDEPENDENT AUDITOR'S REPORTS FOR THE YEAR ENDED 30TH JUNE, 2021	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO DECLARE A FINAL DIVIDEND OF HKD 0.41 PER ORDINARY SHARE WITH AN OPTION FOR SCRIP DIVIDEND	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO DECLARE A SPECIAL DIVIDEND OF HKD 0.28 PER ORDINARY SHARE WITH AN OPTION FOR SCRIP DIVIDEND	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO RE-ELECT THE HONOURABLE RONALD JOSEPH ARCULLI AS DIRECTOR	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO RE-ELECT DR. ALLAN ZEMAN AS DIRECTOR	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO RE-ELECT MR. STEVEN ONG KAY ENG AS DIRECTOR	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO RE-ELECT MR. WONG CHO BAU AS DIRECTOR	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	ADOPTION OF THE 2021 REMUNERATION REPORT	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	RE-ELECTION OF DIRECTOR - MS KERRY GLEESON	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	RE-ELECTION OF DIRECTOR - MS STEF LOADER	FOR

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ST BARBARA LTD	AU000000SBM8	27-Oct-2021	APPROVAL OF ISSUE OF FY22 PERFORMANCE RIGHTS TO MR CRAIG JETSON, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	APPROVAL OF AMENDMENTS TO THE COMPANY'S CONSTITUTION	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	REINSTATEMENT OF THE PROPORTIONAL TAKEOVER PROVISIONS IN THE COMPANY'S CONSTITUTION	FOR
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	REMUNERATION REPORT	AGAINST
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	GRANT OF LONG TERM INCENTIVE TO MANAGING DIRECTOR UNDER EQUITY INCENTIVE PLAN	FOR
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	RE-ELECTION OF FIONA ROBERTSON AS A DIRECTOR OF THE COMPANY	FOR
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	RE-ELECTION OF LINDSAY WARD AS A DIRECTOR OF THE COMPANY	FOR
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	RE-INSERTION OF THE PARTIAL TAKEOVER PROVISIONS IN THE CONSTITUTION	FOR
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: CAPITAL PROTECTION	ABSTAIN
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO RE-ELECT MR GORDON CAIRNS AS A DIRECTOR	FOR
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO ELECT MS MAXINE BRENNER AS A DIRECTOR	FOR
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO ELECT MR PHILIP CHRONICAN AS A DIRECTOR	FOR
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO ADOPT THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 27 JUNE 2021	FOR
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO APPROVE THE GRANT OF PERFORMANCE SHARE RIGHTS TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER UNDER THE WOOLWORTHS INCENTIVE SHARE PLAN	FOR
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO APPROVE THE GRANTS OF NED RIGHTS TO NON-EXECUTIVE DIRECTORS UNDER THE NON-EXECUTIVE DIRECTOR EQUITY PLANS FOR THE NEXT THREE YEARS	FOR
AIR NEW ZEALAND LTD	NZAIRE0001S2	28-Oct-2021	TO ELECT CLAUDIA BATTEN	FOR
AIR NEW ZEALAND LTD	NZAIRE0001S2	28-Oct-2021	TO ELECT ALISON GERRY	FOR
AIR NEW ZEALAND LTD	NZAIRE0001S2	28-Oct-2021	TO ELECT PAUL GOULTER	FOR
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	RE-ELECTION OF MR JOHN REISINGER AS A DIRECTOR	AGAINST
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	RE-ELECTION OF MR PATRICK GREENE AS A DIRECTOR	AGAINST
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	APPROVE NON-EXECUTIVE DIRECTORS' EQUITY PLAN	FOR
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	APPROVE APPROACH TO TERMINATION BENEFITS	FOR
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	RATIFICATION OF ISSUE OF ORDINARY SHARES PURSUANT TO ASX LISTING RULE 7.4	FOR
AUSTRALIAN ETHICAL INVESTMENT LTD	AU000000AEF4	28-Oct-2021	ADOPTION OF REMUNERATION REPORT FOR FY21	FOR
AUSTRALIAN ETHICAL INVESTMENT LTD	AU000000AEF4	28-Oct-2021	RE-APPOINTMENT OF MARA BUN AS A NON-EXECUTIVE DIRECTOR	FOR

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AUSTRALIAN ETHICAL INVESTMENT LTD	AU000000AEF4	28-Oct-2021	RE-APPOINTMENT OF MICHAEL MONAGHAN AS A NON-EXECUTIVE DIRECTOR	FOR
AUSTRALIAN ETHICAL INVESTMENT LTD	AU000000AEF4	28-Oct-2021	INCREASE THE DIRECTOR FEE POOL	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Rupert Vessey	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	To set the number of Directors at nine.	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Cast a non-binding vote on named executive officer compensation.	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Ratify the appointment of the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Robert V. Baumgartner	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Julie L. Bushman	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: John L. Higgins	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Joseph D. Keegan	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Charles R. Kummeth	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Roeland Nusse	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Alpna Seth	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Randolph Steer	FOR
BORAL LTD	AU000000BLD2	28-Oct-2021	ELECTION OF RICHARD RICHARDS AS A DIRECTOR	FOR
BORAL LTD	AU000000BLD2	28-Oct-2021	REMUNERATION REPORT	FOR
BORAL LTD	AU000000BLD2	28-Oct-2021	AWARD OF LTI RIGHTS TO ZLATKO TODORCEVSKI, CEO & MANAGING DIRECTOR	FOR
BORAL LTD	AU000000BLD2	28-Oct-2021	POTENTIAL RETURN OF CAPITAL TO SHAREHOLDERS	FOR
BORAL LTD	AU000000BLD2	28-Oct-2021	CHANGE OF AUDITOR: DELOITTE TOUCHE TOHMATSU	FOR
CAPRICORN ENERGY PLC	GB00BN05MB92	28-Oct-2021	APPROVE MATTERS RELATING TO THE SALE OF COMPANY'S INTEREST IN THE CATCHER AND KRAKEN FIELDS	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Donald E. Morel, Jr.	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Jack Stahl	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Madhavan Balachandran	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Ratification of Appointment of Independent Auditor for Fiscal 2022.	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Advisory Vote to Approve Our Executive Compensation (Say-on-Pay).	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Advisory Vote on the Frequency of Advisory Votes in Respect of Executive Compensation.	1 YEAR
CATALENT, INC.	US1488061029	28-Oct-2021	Amend our Certificate of Incorporation to Remove the Limitation on Calling Shareholder Special Meetings.	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Amend our Certificate of Incorporation to Add a Federal Forum Selection Provision.	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Amend and Restate our Certificate of Incorporation to (i) Eliminate the Supermajority Vote Requirement for Amendments and (ii) Make Non-Substantive and Conforming Changes.	FOR

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CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Michael J. Barber	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: J. Martin Carroll	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: John Chiminski	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Rolf Classon	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Rosemary A. Crane	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: John Greisch	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Christa Kreuzburg	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Gregory T. Lucier	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	TO RE-ELECT MR DUNCAN WEST AS A DIRECTOR	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	TO RE-ELECT MS MELANIE WILLIS AS A DIRECTOR	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	TO RE-ELECT MR JOHN M. GREEN AS A DIRECTOR	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	TO ELECT DR HEATHER SMITH AS A DIRECTOR	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	REMUNERATION REPORT	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	SPILL RESOLUTION: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 3 BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT: 1. AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; 2. ALL OF THE NON-EXECUTIVE DIRECTORS IN OFFICE WHEN THE RESOLUTION TO APPROVE THE REMUNERATION REPORT FOR THE FINANCIAL YEAR 30 JUNE 2021 WAS PASSED (BEING MR PETER POLSON, MR DUNCAN WEST, MS JOANNE STEPHENSON, MS MELANIE WILLIS, MR JOHN M. GREEN, MR STEVEN GREGG, DR HEATHER SMITH AND MR MASAHIKO KOBAYASHI) WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND 3. RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
CLUEY LTD	AU0000113490	28-Oct-2021	ASX LISTING RULE 7.1A APPROVAL OF FUTURE ISSUE OF SECURITIES	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	ADOPTION OF INCENTIVE PLAN	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	APPROVAL OF ISSUE OF INCENTIVE OPTIONS TO MARK ROHALD, DIRECTOR OF THE COMPANY	AGAINST
CLUEY LTD	AU0000113490	28-Oct-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO MARK ROHALD, DIRECTOR OF THE COMPANY	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	APPOINTMENT OF AUDITOR: DELOITTE TOUCHE TOHMATSU	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	ELECTION OF LOUISE MCELVOGUE AS DIRECTOR	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	ELECTION OF MICHAEL STIBBARD AS DIRECTOR	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	APPROVAL OF PROPOSED ISSUE OF SHARES TO VENDORS OF CODECAMP HOLDINGS PTY LTD	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	RATIFICATION OF PRIOR ISSUE OF SHARES TO VENDORS OF CODECAMP HOLDINGS PTY LTD	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	RATIFICATION OF PRIOR ISSUE OF PLACEMENT SHARES	FOR

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CLUEY LTD	AU0000113490	28-Oct-2021	RATIFICATION OF PRIOR ISSUE OF EMPLOYEE OPTIONS	AGAINST
CLUEY LTD	AU0000113490	28-Oct-2021	RATIFICATION OF PRIOR ISSUE OF PERFORMANCE RIGHTS	FOR
CORPORATE TRAVEL MANAGEMENT LTD	AU000000CTD3	28-Oct-2021	REMUNERATION REPORT	FOR
CORPORATE TRAVEL MANAGEMENT LTD	AU000000CTD3	28-Oct-2021	RE-ELECTION OF DIRECTOR MR JONATHAN (JON) BRETT	FOR
CORPORATE TRAVEL MANAGEMENT LTD	AU000000CTD3	28-Oct-2021	RE-ELECTION OF DIRECTOR MS LAURA RUFFLES	FOR
CORPORATE TRAVEL MANAGEMENT LTD	AU000000CTD3	28-Oct-2021	APPROVAL OF GRANT OF SHARE APPRECIATION RIGHTS (WITH A TWO YEAR PERFORMANCE PERIOD) TO MS LAURA RUFFLES UNDER THE COMPANY'S OMNIBUS INCENTIVE PLAN	FOR
CORPORATE TRAVEL MANAGEMENT LTD	AU000000CTD3	28-Oct-2021	APPROVAL OF GRANT OF SHARE APPRECIATION RIGHTS (WITH A THREE YEAR PERFORMANCE PERIOD) TO MS LAURA RUFFLES UNDER THE COMPANY'S OMNIBUS INCENTIVE PLAN	FOR
DATA#3 LIMITED	AU000000DTL4	28-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DATA#3 LIMITED	AU000000DTL4	28-Oct-2021	RE-ELECTION OF MS LEANNE MULLER	FOR
DATA#3 LIMITED	AU000000DTL4	28-Oct-2021	RENEWAL OF APPROVAL OF THE DATA# 3 LIMITED LONG-TERM INCENTIVE PLAN	FOR
DATA#3 LIMITED	AU000000DTL4	28-Oct-2021	APPROVAL TO ISSUE RIGHTS TO A RELATED PARTY: MR LAURENCE BAYNHAM	FOR
H & M HENNES & MAURITZ AB	SE0000106270	28-Oct-2021	APPROVE DIVIDENDS OF SEK 6.50 PER SHARE	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	TO APPROVE THE PAYMENT OF DIRECTOR FEES OF RM808,634.50 FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 TO BE DIVIDED AMONGST THE DIRECTORS IN SUCH MANNER AS THE DIRECTORS MAY DETERMINE AND DIRECTORS' OTHER BENEFITS OF UP TO AN AMOUNT OF RM135,000 FROM THE 52ND AGM TO THE 53RD AGM OF THE COMPANY	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	TO RE-ELECT THE FOLLOWING DIRECTOR PURSUANT TO THE COMPANY'S CONSTITUTION: MR TAN KONG KHOON	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	TO RE-ELECT THE FOLLOWING DIRECTOR PURSUANT TO THE COMPANY'S CONSTITUTION: MR HO HENG CHUAN	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS PLT AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	AUTHORITY TO DIRECTORS TO ALLOT SHARES	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH HONG LEONG COMPANY (MALAYSIA) BERHAD ("HLCM"), GUOLINE CAPITAL ASSETS LIMITED ("GCA") AND PERSONS CONNECTED WITH THEM	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH TOWER REAL ESTATE INVESTMENT TRUST ("TOWER REIT")	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	RE-ELECTION OF MR STEPHEN GODDARD AS A DIRECTOR	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	RE-ELECTION OF MR RICHARD UECHTRITZ AS A DIRECTOR	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	ELECTION OF MR GEOFF ROBERTS AS A DIRECTOR	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	ELECTION OF MR NICK WELLS AS A DIRECTOR	FOR

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JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	APPROVAL OF ALLOCATION OF RESTRICTED SHARES TO MR TERRY SMART	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	APPROVAL OF ALLOCATION OF RESTRICTED SHARES TO MR NICK WELLS	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	28-Oct-2021	THAT EACH ORDINARY SHARE OF 0.25 PENCE IN THE CAPITAL OF THE COMPANY BE SUB-DIVIDED INTO FIVE ORDINARY SHARES OF 0.05 PENCE EACH	FOR
JUMBO INTERACTIVE LTD	AU000000JIN0	28-Oct-2021	RE-ELECTION OF PROFESSOR SHARON CHRISTENSEN AS A DIRECTOR	FOR
JUMBO INTERACTIVE LTD	AU000000JIN0	28-Oct-2021	REMUNERATION REPORT	FOR
JUMBO INTERACTIVE LTD	AU000000JIN0	28-Oct-2021	APPROVE ISSUE OF STI DIRECTOR RIGHTS TO MIKE VEVERKA	FOR
JUMBO INTERACTIVE LTD	AU000000JIN0	28-Oct-2021	APPROVE ISSUE OF LTI DIRECTOR RIGHTS TO MIKE VEVERKA	FOR
JUMBO INTERACTIVE LTD	AU000000JIN0	28-Oct-2021	APPROVE ISSUE OF SPECIAL LTI DIRECTOR RIGHTS TO MIKE VEVERKA	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	DIRECTOR	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	DIRECTOR	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	DIRECTOR	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	DIRECTOR	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Approval of the Kearny Financial Corp. 2021 Equity Incentive Plan.	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Ratification of the appointment of Crowe LLP as the Company's independent auditor for the fiscal year ending June 30, 2022.	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Approval of an advisory, non-binding resolution to approve our executive compensation as described in the Proxy Statement.	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Approval of an advisory, non-binding proposal, with respect to the frequency that stockholders will vote on our executive compensation.	1 YEAR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	2022 INCENTIVIZATION SYSTEM BASED ON FINANCIAL INSTRUMENTS (THE "2022 PERFORMANCE SHARE SCHEME"): PARTIAL WITHDRAWAL OF THE 2021-25 INCENTIVIZATION SCHEME, AND APPROVAL OF NEW ONE-YEAR SCHEME	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	INSURANCE POLICY COVERING CIVIL LIABILITY FOR MEMBERS OF THE GROUP LEGAL ENTITIES' GOVERNING BODIES	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	CANCELLATION OF TREASURY SHARES WITH NO REDUCTION OF SHARE CAPITAL; ARTICLE 4 OF THE COMPANY'S ARTICLES OF ASSOCIATION TO BE AMENDED ACCORDINGLY	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	WITHDRAWAL OF THE EXISTING AUTHORIZATION TO THE BOARD OF DIRECTORS, UNDER A RESOLUTION ADOPTED BY SHAREHOLDERS AT THE ANNUAL GENERAL MEETING TO BE HELD ON 28 OCTOBER 2020, TO INCREASE THE COMPANY'S SHARE CAPITAL FREE OF CHARGE THROUGH THE ISSUE OF NO MORE THAN 20 MILLION ORDINARY SHARES TO BE RESERVED TO MEDIOBANCA GROUP EMPLOYEES IN EXECUTION OF THE PERFORMANCE SHARE SCHEMES IN FORCE AT THE TIME. ARTICLE 4 OF THE COMPANY'S ARTICLES OF ASSOCIATION TO BE AMENDED ACCORDINGLY	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	AMENDMENTS TO ARTICLE 15, PARAGRAPHS 4, 9, AND 15, TO ARTICLE 18, PARAGRAPH 4, AND TO ARTICLE 23, PARAGRAPH 3, OF THE ARTICLES OF ASSOCIATION; ENSUING AND CONSEQUENT RESOLUTIONS	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	APPROVAL OF FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2021	FOR

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MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	ALLOCATION OF PROFIT FOR THE YEAR AND DISTRIBUTION OF DIVIDEND TO SHAREHOLDERS, INCLUDING THROUGH USE OF PART OF THE STATUTORY RESERVE	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	AUTHORIZATION TO BUY AND SELL TREASURY SHARES	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	REPORT ON REMUNERATION AND COMPENSATION PAID: SECTION I - MEDIOBANCA GROUP STAFF REMUNERATION AND INCENTIVIZATION POLICY FY 2021-22	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	REPORT ON REMUNERATION AND COMPENSATION PAID: RESOLUTION NOT BINDING ON SECTION II - REPORT ON COMPENSATION PAID IN FY 2020-21	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	POLICY IN THE EVENT OF THE BENEFICIARY LEAVING OFFICE OR THE EMPLOYMENT ARRANGEMENT BEING TERMINATED	FOR
ORIENT OVERSEAS (INTERNATIONAL) LTD	BMG677491539	28-Oct-2021	TO APPROVE AND CONFIRM THE SHIPBUILDING TRANSACTION REGARDING CONSTRUCTION OF TEN VESSELS	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	28-Oct-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. WEI CHENYANG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY WITH THE TERM OF OFFICE, UPON APPROVAL AT THE GENERAL MEETING, COMMENCING FROM THE DATE OF OBTAINING APPROVAL FOR HIS DIRECTOR QUALIFICATION FROM THE CBIRC AND ENDING UPON THE EXPIRY OF THE TERM OF APPOINTMENT OF THE 5TH SESSION OF THE BOARD OF THE COMPANY	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	28-Oct-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. LI SHUK YIN EDWINA AS AN INDEPENDENT SUPERVISOR OF THE COMPANY WITH THE TERM OF OFFICE, UPON APPROVAL AT THE GENERAL MEETING, COMMENCING FROM THE DATE OF OBTAINING APPROVAL FOR HER SUPERVISOR QUALIFICATION FROM THE CBIRC AND ENDING UPON THE EXPIRY OF THE TERM OF APPOINTMENT OF THE 5TH SESSION OF THE SUPERVISORY COMMITTEE OF THE COMPANY	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	28-Oct-2021	TO CONSIDER AND APPROVE THE PLANNING OUTLINE OF THE "14TH FIVE-YEAR PLAN" DEVELOPMENT STRATEGY OF THE COMPANY	FOR
REECE LTD	AU000000REH4	28-Oct-2021	ADOPT THE REMUNERATION REPORT	FOR
REECE LTD	AU000000REH4	28-Oct-2021	RE-ELECT ANDREW WILSON AS A DIRECTOR	FOR
REECE LTD	AU000000REH4	28-Oct-2021	APPROVAL OF THE COMPANY'S 2021 LONG-TERM INCENTIVE PLAN	FOR
REECE LTD	AU000000REH4	28-Oct-2021	APPROVE THE GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND GROUP CHIEF EXECUTIVE OFFICER UNDER THE 2021 LONG TERM INCENTIVE PLAN	FOR
RELIANCE WORLDWIDE CORPORATION LTD	AU000000RWC7	28-Oct-2021	ELECTION OF DARLENE KNIGHT AS A DIRECTOR	FOR
RELIANCE WORLDWIDE CORPORATION LTD	AU000000RWC7	28-Oct-2021	RE-ELECTION OF SHARON MCCROHAN AS A DIRECTOR	FOR
RELIANCE WORLDWIDE CORPORATION LTD	AU000000RWC7	28-Oct-2021	REMUNERATION REPORT	FOR
RELIANCE WORLDWIDE CORPORATION LTD	AU000000RWC7	28-Oct-2021	AWARD OF LONG TERM INCENTIVE GRANT TO HEATH SHARP, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
RELIANCE WORLDWIDE CORPORATION LTD	AU000000RWC7	28-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS	FOR
RPMGLOBAL HOLDINGS LTD	AU000000RUL2	28-Oct-2021	DIRECTORS' REMUNERATION REPORT	FOR
RPMGLOBAL HOLDINGS LTD	AU000000RUL2	28-Oct-2021	RE-ELECTION OF DIRECTOR (MR PAUL SCURRAH)	FOR

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RPMGLOBAL HOLDINGS LTD	AU000000RUL2	28-Oct-2021	RE-ELECTION OF DIRECTOR (MS ANGELEEN JENKINS)	FOR
RPMGLOBAL HOLDINGS LTD	AU000000RUL2	28-Oct-2021	AMENDMENT TO THE COMPANY'S CONSTITUTION	AGAINST
SOUTH32 LTD	AU000000S320	28-Oct-2021	RE-ELECTION OF MR WAYNE OSBORN AS A DIRECTOR	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	RE-ELECTION OF MR KEITH RUMBLE AS A DIRECTOR	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	GRANT OF AWARDS TO EXECUTIVE DIRECTOR	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	APPROVAL OF LEAVING ENTITLEMENTS	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SPECIAL RESOLUTION TO AMEND OUR COMPANY'S CONSTITUTION	AGAINST
SOUTH32 LTD	AU000000S320	28-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ORDINARY RESOLUTION ON CLIMATE-RELATED LOBBYING	FOR
SSAB CORPORATION	SE0000120669	28-Oct-2021	APPROVE DECREASE IN BOARD SIZE FROM EIGHT TO SEVEN DIRECTORS	FOR
SSAB CORPORATION	SE0000120669	28-Oct-2021	ELECT MAIJA STRANDBERG AS DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	28-Oct-2021	ELECT LENNART EVRELL AS BOARD CHAIRMAN	FOR
SSAB CORPORATION	SE0000171100	28-Oct-2021	APPROVE DECREASE IN BOARD SIZE FROM EIGHT TO SEVEN DIRECTORS	FOR
SSAB CORPORATION	SE0000171100	28-Oct-2021	ELECT MAIJA STRANDBERG AS DIRECTOR	FOR
SSAB CORPORATION	SE0000171100	28-Oct-2021	ELECT LENNART EVRELL AS BOARD CHAIRMAN	AGAINST
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1518926810	28-Oct-2021	ADOPTION OF THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF SGR FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 AND THE AUDITORS' REPORT THEREON	FOR
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1518926810	28-Oct-2021	RE-APPOINTMENT OF AUDITORS AND AUTHORISATION OF THE MANAGER TO FIX THE AUDITORS' REMUNERATION	FOR
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1518926810	28-Oct-2021	TO RE-ENDORSE THE APPOINTMENT OF TAN SRI (SIR) FRANCIS YEOH AS DIRECTOR	AGAINST
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1518926810	28-Oct-2021	TO RE-ENDORSE THE APPOINTMENT OF MR HO SING AS DIRECTOR	FOR
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1518926810	28-Oct-2021	AUTHORITY TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1518926810	28-Oct-2021	TO APPROVE THE UNIT BUY-BACK MANDATE	FOR

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SWEDBANK AB	SE0000242455	28-Oct-2021	DECISION ON DIVIDEND AND RECORD DATE: DUE TO THE THEN PREVAILING CIRCUMSTANCES CAUSED BY THE COVID-19 PANDEMIC, THE BOARD OF DIRECTORS DECIDED TO PROPOSE THAT A DECISION ON DIVIDEND SHOULD NOT BE MADE AT THE AGM ON 28 MAY 2020 AND THAT THE TOTAL AMOUNT THAT WAS AVAILABLE FOR DISTRIBUTION SHOULD BE CARRIED FORWARD. THE AGM DECIDED IN ACCORDANCE WITH THE BOARD OF DIRECTORS' PROPOSAL. AT THE SAME TIME, THE BOARD OF DIRECTORS INFORMED ITS INTENTION TO, WHEN THE EFFECTS OF THE COVID-19 PANDEMIC COULD BE BETTER DETERMINED AND IF THE CONDITIONS WERE APPROPRIATE, CONVENE AN EGM AT WHICH THE SHAREHOLDERS WOULD BE ABLE TO DECIDE ON DIVIDEND. ON 18 DECEMBER 2020, THE SWEDISH FINANCIAL SUPERVISORY AUTHORITY (THE "SFSA") STATED THAT IT, IN LIGHT OF THE ECONOMIC UNCERTAINTY CAUSED BY THE COVID-19 PANDEMIC, EXPECTED THAT, INTER ALIA, BANKS SHOULD BE RESTRICTIVE WITH DIVIDENDS AND SHARE BUYBACKS UP UNTIL 30 SEPTEMBER 2021. FURTHERMORE, THE SFSA STATED THAT THE TOTAL DIVIDENDS FROM AND BUYBACKS BY THE BANKS SHOULD, UP UNTIL SUCH DATE, THEREFORE NOT EXCEED 25 PER CENT OF THE AGGREGATE NET EARNINGS FOR THE TWO FINANCIAL YEARS 2019 AND 2020. AFTER HAVING EVALUATED THE BANK'S FINANCIAL POSITION, THE EFFECTS OF THE PANDEMIC AND THE SFSA'S RECOMMENDATION, THE BOARD OF DIRECTORS PROPOSED THAT AN EGM ON 15 FEBRUARY 2021 SHOULD DECIDE ON A DIVIDEND OF SEK 4.35 PER SHARE, CORRESPONDING TO APPROXIMATELY 25 PER CENT OF THE NET EARNINGS FOR THE FINANCIAL YEAR 2019, AND THAT THE AGM ON 25 MARCH 2021 SHOULD DECIDE ON A DIVIDEND OF SEK 2.90 PER SHARE, CORRESPONDING TO APPROXIMATELY 25 PER CENT OF THE NET EARNINGS FOR THE FINANCIAL YEAR 2020. THE TWO GENERAL MEETINGS DECIDED IN ACCORDANCE WITH THE BOARD OF DIRECTORS' PROPOSALS. NOW, WHEN THE COVID-19 PANDEMIC'S CONSEQUENCES CAN BE FURTHER OVERVIEWED, AND THE SFSA HAS INFORMED THAT IT WILL NOT EXTEND ITS RECOMMENDATION REGARDING DIVIDENDS BEYOND 30 SEPTEMBER 2021, THE BOARD OF DIRECTORS PROPOSES A DIVIDEND OF SEK 7.30 PER SHARE, CORRESPONDING TO AN ADDITIONAL 25 PER CENT OF THE NET EARNINGS FOR THE FINANCIAL YEARS 2019 AND 2020. 1 NOVEMBER 2021 IS PROPOSED AS RECORD DATE FOR THE DIVIDEND. WITH SUCH RECORD DATE, THE DIVIDEND IS EXPECTED TO BE PAID THROUGH EUROCLEAR ON 4 NOVEMBER 2021. AS OF 31 DECEMBER 2020, THE PARENT COMPANY'S UNRESTRICTED EQUITY AMOUNTED TO APPROXIMATELY SEK 72,561 MILLION. AT THE EGM ON 15 FEBRUARY 2021, IT WAS DECIDED TO PAY APPROXIMATELY SEK 4,871 MILLION IN DIVIDEND AND AT THE AGM ON 25 MARCH 2021, IT WAS DECIDED TO PAY APPROXIMATELY SEK 3,252 MILLION IN DIVIDEND. NO FURTHER DECISIONS ON VALUE TRANSFERS HAVE BEEN MADE AND NO CHANGES HAVE OCCURRED IN THE PARENT COMPANY'S RESTRICTED SHAREHOLDERS' EQUITY AFTER 31 DECEMBER 2020. ACCORDINGLY, IN ACCORDANCE WITH CHAPTER 17, SECTION 3 PARAGRAPH 1 OF THE COMPANIES ACT, THE AMOUNT AVAILABLE FOR DISTRIBUTION IS APPROXIMATELY SEK 64,437 MILLION	FOR
TASSAL GROUP LTD	AU000000TGR4	28-Oct-2021	REMUNERATION REPORT	FOR
TASSAL GROUP LTD	AU000000TGR4	28-Oct-2021	RE-ELECTION OF GEORGINA LYNCH AS A DIRECTOR	FOR
TASSAL GROUP LTD	AU000000TGR4	28-Oct-2021	LONG-TERM INCENTIVE PLAN - GRANT OF 186,586 PERFORMANCE RIGHTS TO MR MARK RYAN PURSUANT TO THE 2021 PERFORMANCE RIGHTS PACKAGE	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Proposal to ratify the appointment of Ernst & Young LLP to act as registered independent accountants of the Company for the fiscal year ending June 30, 2022.	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Stockholder proposal to require independent Board Chair.	AGAINST
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Richard A. Beck	FOR

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THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Celeste A. Clark	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Dean Hollis	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Shervin J. Korangy	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Mark L. Schiller	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Michael B. Sims	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Glenn W. Welling	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Dawn M. Zier	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Proposal to approve, on an advisory basis, named executive officer compensation.	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	28-Oct-2021	TO CONSIDER AND APPROVE THE RESOLUTION ON THE 2021 INTERIM PROFIT DISTRIBUTION	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	28-Oct-2021	TO CONSIDER AND APPROVE THE RESOLUTION ON THE 2021 ANNUAL CHARITY DONATION PLAN OF THE GROUP	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	28-Oct-2021	TO CONSIDER AND APPROVE THE RESOLUTION ON THE FORMATION OF PICC TECHNOLOGY CO., LTD	FOR
THE STAR ENTERTAINMENT GROUP LTD	AU000000SGR6	28-Oct-2021	RE-ELECTION OF DR SALLY PITKIN AO AS A DIRECTOR	FOR
THE STAR ENTERTAINMENT GROUP LTD	AU000000SGR6	28-Oct-2021	RE-ELECTION OF MR BEN HEAP AS A DIRECTOR	FOR
THE STAR ENTERTAINMENT GROUP LTD	AU000000SGR6	28-Oct-2021	REMUNERATION REPORT	FOR
THE STAR ENTERTAINMENT GROUP LTD	AU000000SGR6	28-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR

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THE STAR ENTERTAINMENT GROUP LTD	AU000000SGR6	28-Oct-2021	CONDITIONAL SPILL RESOLUTION: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES VALIDLY CAST ON ITEM 4 BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021, AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY BE HELD WITHIN GO DAYS OF THE PASSING OF THIS RESOLUTION (SPILL MEETING), AT WHICH: (A) ALL OF THE COMPANY'S DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED (OTHER THAN THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY), AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (B) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING ARE PUT TO THE VOTE AT THE SPILL MEETING.	AGAINST
TOMTOM N.V.	NL0013332471	28-Oct-2021	APPOINTMENT OF MS. KARIEN VAN GENNIP AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ADRIATIC METALS PLC	AU0000004772	29-Oct-2021	APPROVAL OF ISSUE OF CONVERSION SHARES ON CONVERSION OF QRC CONVERTIBLE BONDS	FOR
ADRIATIC METALS PLC	AU0000004772	29-Oct-2021	RATIFICATION OF ISSUE OF SANDFIRE SETTLEMENT SHARES	FOR
ADRIATIC METALS PLC	AU0000004772	29-Oct-2021	RATIFICATION OF ISSUE OF SANDFIRE ANTI-DILUTION SHARES	FOR
ADRIATIC METALS PLC	AU0000004772	29-Oct-2021	RATIFICATION OF ISSUE OF RAS METALS CONSIDERATION SHARES	FOR
ADRIATIC METALS PLC	AU0000004772	29-Oct-2021	APPROVAL OF ISSUE OF CAPITAL RAISING SHARES	FOR
BONANZA CREEK ENERGY INC.	US0977934001	29-Oct-2021	To approve the issuance of shares of Bonanza Creek common stock, par value \$0.01 per share, to stockholders of Extraction Oil & Gas, Inc. ("Extraction"), in connection with the transactions pursuant to the terms of the Agreement and Plan of Merger, dated as of May 9, 2021, by and among Bonanza Creek, Extraction and Raptor Eagle Merger Sub, Inc.	FOR
BONANZA CREEK ENERGY INC.	US0977934001	29-Oct-2021	To approve the issuance of shares of Bonanza Creek common stock, par value \$0.01 per share, to stockholders of CPPIB Crestone Peak Resources America Inc. ("Crestone Peak"), in connection with the transactions pursuant to the terms of the Agreement and Plan of Merger, dated as of June 6, 2021, by and among Bonanza Creek, Raptor Condor Merger Sub 1, Inc., Raptor Condor Merger Sub 2, LLC, Crestone Peak Resources LP, Crestone Peak, Crestone Peak Resources Management LP, and, solely for purposes of certain provisions thereof, Extraction.	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	ADOPTION OF FY21 REMUNERATION REPORT	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	RE-ELECTION OF DIRECTOR - MR KEE WONG	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	RE-ELECTION OF DIRECTOR - MS EDWINA GILBERT	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	GRANT OF RIGHTS TO THE MD AND CEO, IN RESPECT OF THE FY21 STI	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO THE MD AND CEO, IN RESPECT OF THE FY22-24 LTI	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	APPROVAL OF AN INCREASE IN THE FEE POOL FOR NON-EXECUTIVE DIRECTORS ("NEDS") TO AUD2,000,000	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Oct-2021	TO CONSIDER AND APPROVE THE SHIPBUILDING CONTRACTS AND THE SHIPBUILDING TRANSACTION CONTEMPLATED THEREUNDER	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Oct-2021	TO CONSIDER AND APPROVE THE REVISION OF ANNUAL CAPS OF THE MASTER SHIPPING SERVICES AGREEMENT	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Oct-2021	TO CONSIDER AND APPROVE THE REVISION OF ANNUAL CAPS OF THE MASTER PORT SERVICES AGREEMENT	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Oct-2021	TO CONSIDER AND APPROVE THE REVISION OF ANNUAL CAPS OF THE FINANCIAL SERVICES AGREEMENT	AGAINST

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COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Oct-2021	TO CONSIDER AND APPROVE THE TEN SHIPBUILDING CONTRACTS ALL DATED 2 SEPTEMBER 2021 ENTERED INTO BY THE SUBSIDIARIES OF THE COMPANY (AS BUYERS) WITH DALIAN COSCO KHI SHIP ENGINEERING CO., LTD. (AS SPECIFIED) AND NANTONG COSCO KHI SHIP ENGINEERING CO., LTD.(AS SPECIFIED) (BOTH AS BUILDERS) REGARDING THE CONSTRUCTION OF TEN UNITS OF 16,000 TEU CONTAINER VESSELS AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	ELECTION OF MS CAROLE CAMPBELL AS A DIRECTOR	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	ELECTION OF MR JOHN POLLAERS AS A DIRECTOR	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	RE-ELECTION OF MR DAVID ROBINSON AS A DIRECTOR	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	REMUNERATION REPORT	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	APPROVAL OF LTI GRANT TO MANAGING DIRECTOR	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	FINANCIAL ASSISTANCE - BANKING FACILITIES AND AUSTRALIAN CLUTCH SERVICES ACQUISITION	FOR
GENESIS ENERGY LTD	NZGNEE0001S7	29-Oct-2021	THAT BARBARA CHAPMAN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
GENESIS ENERGY LTD	NZGNEE0001S7	29-Oct-2021	THAT JAMES MOULDER BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
GENESIS ENERGY LTD	NZGNEE0001S7	29-Oct-2021	THAT THE ANNUAL TOTAL POOL FOR DIRECTORS' REMUNERATION BE INCREASED BY NZD132,950, FROM NZD940,000 TO NZD1,072,950, WITH THE INCREASE TAKING EFFECT FROM 1 NOVEMBER 2021	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	29-Oct-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY (DETAILS OF WHICH ARE SET OUT IN THE CIRCULAR AND ANNOUNCEMENT PUBLISHED BY THE COMPANY ON 30 SEPTEMBER 2021 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN)) AND THE AUTHORITY GRANTED TO ANY ONE OF THE EXECUTIVE DIRECTORS OF THE COMPANY TO APPLY, ON BEHALF OF THE COMPANY, TO THE RELEVANT AUTHORITIES FOR HANDLING THE AMENDMENTS, APPLICATION FOR APPROVAL, REGISTRATION, FILING PROCEDURES AND OTHER RELEVANT MATTERS FOR THE AMENDMENTS AND CHANGES TO THE ARTICLES OF ASSOCIATION	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	29-Oct-2021	TO CONSIDER AND APPROVE THE CHANGE IN INDEPENDENT SUPERVISOR OF THE COMPANY SET OUT IN THE CIRCULAR (PUBLISHED ON 30 SEPTEMBER 2021 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN)); Ma Yu Bo	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	29-Oct-2021	TO CONSIDER AND APPROVE THE IMPLEMENTATION RULES FOR THE ACCUMULATIVE VOTING MECHANISM SET OUT IN THE CIRCULAR (PUBLISHED ON 30 SEPTEMBER 2021 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN))	FOR
GWA GROUP LTD	AU000000GWA4	29-Oct-2021	RE-ELECTION OF DIRECTOR - MR DARRYL MCDONOUGH	FOR
GWA GROUP LTD	AU000000GWA4	29-Oct-2021	RE-ELECTION OF DIRECTOR - MR PETER BIRTLES	FOR
GWA GROUP LTD	AU000000GWA4	29-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
GWA GROUP LTD	AU000000GWA4	29-Oct-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR UNDER THE LONG TERM INCENTIVE PLAN	FOR
GWA GROUP LTD	AU000000GWA4	29-Oct-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO EXECUTIVE DIRECTOR UNDER THE LONG TERM INCENTIVE PLAN	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	APPROVE REMUNERATION REPORT	AGAINST
ITM POWER PLC	GB00B0130H42	29-Oct-2021	ELECT TOM RAE AS DIRECTOR	FOR

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ITM POWER PLC	GB00B0130H42	29-Oct-2021	RE-ELECT ANDREW ALLEN AS DIRECTOR	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	RE-ELECT DR GRAHAM COOLEY AS DIRECTOR	AGAINST
ITM POWER PLC	GB00B0130H42	29-Oct-2021	REAPPOINT GRANT THORNTON UK LLP AS AUDITORS AND AUTHORISE THEIR REMUNERATION	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	AUTHORISE ISSUE OF EQUITY	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	RE-ELECTION OF WAYNE HOULDEN AS DIRECTOR	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	RE-ELECTION OF MICHAEL HILL AS DIRECTOR	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	RE-ELECTION OF DAVID CASPARI AS DIRECTOR	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	RATIFICATION OF PRIOR ISSUE OF SHARES ISSUED UNDER ASX LISTING RULE 7.1A	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	ASX LISTING RULE 7.1A APPROVAL OF FUTURE ISSUE OF SECURITIES	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	ADOPTION OF JANISON EDUCATION GROUP LIMITED EMPLOYEE SHARE OWNERSHIP PLAN	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE INTERNAL AUDITORS: TO APPOINT THE INTERNAL AUDITORS' MEMBERS AND THEIR CHAIRMAN FOR THE FINANCIAL YEARS 2021/2022 - 2022/2023 - 2023/2024	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE INTERNAL AUDITORS: TO STATE THE INTERNAL AUDITORS' EMOLUMENTS	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	PROPOSAL TO INCREASE SHARE CAPITAL, BY PAYMENT AND IN ONE OR MORE TRanches, TO BE CARRIED OUT BY 30 JUNE 2022, FOR A TOTAL MAXIMUM AMOUNT OF EURO 400 MILLION, INCLUDING ANY SHARE PREMIUM, BY ISSUING NEW ORDINARY SHARES WITH NO NOMINAL VALUE EXPRESSED AND HAVING THE SAME CHARACTERISTICS AS THOSE IN CIRCULATION, TO BE OFFERED AS AN OPTION TO THE COMPANY' SHAREHOLDERS ENTITLED PURSUANT TO ART. 2441, PARAGRAPHS 1, 2 AND 3, OF THE ITALIAN CIVIL CODE. SUBSEQUENT AMENDMENT OF ART. 5 (CAPITAL INCREASE) OF THE COMPANY BYLAW. RESOLUTION RELATED THERETO	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	TO AMEND ART. 22 (INTERNAL AUDITORS) AND ELIMINATE ART 33 (TRANSITIONAL PROVISIONS) OF THE COMPANY BYLAW. RESOLUTION RELATED THERETO	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	TO APPROVE THE BALANCE SHEET AS OF 30 JUNE 2021, TOGETHER WITH THE BOARD OF DIRECTORS', INTERNAL AND EXTERNAL AUDITORS' REPORT ON MANAGEMENT, TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 30 JUNE 2021. RESOLUTION RELATED THERETO	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	REPORT ON REWARDING POLICY AND EMOLUMENTS PAID: TO EXAMINE SECTION I, DRAFTED AS PER ARTICLE 123-TER, ITEM 3-BIS, OF THE LEGISLATIVE DECREE 58/1998	AGAINST
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	REPORT ON REWARDING POLICY AND EMOLUMENTS PAID: TO EXAMINE SECTION II, DRAFTED AS PER ARTICLE 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE 58/1998	FOR

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JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE BOARD OF DIRECTORS': TO STATE THE NUMBER OF BOARD OF DIRECTORS' MEMBERS	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE BOARD OF DIRECTORS': TO STATE THE BOARD OF DIRECTORS' TERM OF OFFICE	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE BOARD OF DIRECTORS': TO APPOINT THE BOARD OF DIRECTORS' MEMBERS	AGAINST
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE BOARD OF DIRECTORS': TO STATE THE BOARD OF DIRECTORS' EMOLUMENTS	FOR
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Konishi, Toshimitsu	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Mori, Shigeo	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Nishiguchi, Yoshihiro	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Sawa, Chie	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Approve Stock-for-stock Exchange Agreement between the Company, Izumiya Co.,Ltd. and HANKYU OASIS Co.LTD	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Approve Absorption-Type Company Split Agreement between the Company and KS Split Preparation Co.,Ltd	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Amend Articles to: Change Official Company Name, Amend Business Lines, Increase Capital Shares to be issued	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hayashi, Katsuhiro	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Fukutani, Koji	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Umemoto, Tomoyuki	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nagata, Yasuto	AGAINST
KANSAI FOOD MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Gaku	AGAINST
KBC ANCORA CVA	BE0003867844	29-Oct-2021	APPROVAL OF THE ALLOCATION OF THE RESULTS	FOR
KBC ANCORA CVA	BE0003867844	29-Oct-2021	APPROVAL OF THE REMUNERATION REPORT	FOR
KBC ANCORA CVA	BE0003867844	29-Oct-2021	APPROVAL TO GRANT DISCHARGE TO THE STATUTORY DIRECTOR	FOR
KBC ANCORA CVA	BE0003867844	29-Oct-2021	PROPOSAL TO GRANT DISCHARGE TO THE STUTORY AUDITOR	FOR
KBC ANCORA CVA	BE0003867844	29-Oct-2021	APPROVAL OF THE ANNUAL ACCOUNTS	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	29-Oct-2021	THE PROPOSED ADOPTION OF THE NANOFILM RESTRICTED SHARE PLAN	FOR
PWR HOLDINGS LTD	AU000000PWH0	29-Oct-2021	REMUNERATION REPORT	FOR
PWR HOLDINGS LTD	AU000000PWH0	29-Oct-2021	RE-ELECTION OF JEFFREY FORBES AS A DIRECTOR	FOR
PWR HOLDINGS LTD	AU000000PWH0	29-Oct-2021	RENEWAL OF SHAREHOLDER APPROVAL OF PERFORMANCE RIGHTS PLAN	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	DIRECTOR	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	DIRECTOR	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	DIRECTOR	FOR

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QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	DIRECTOR	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	DIRECTOR	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	DIRECTOR	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	DIRECTOR	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	DIRECTOR	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	A non-binding, advisory vote on the compensation paid to the Company's named executive officers, as described in the "Compensation Discussion and Analysis" section of the Company's proxy statement and the related compensation tables, notes and narrative discussion.	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	Proposal to re-appoint Ernst & Young LLP as the Company's auditors from the conclusion of this meeting until the next Annual General Meeting of the Company to be held in 2022, to ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm and to authorize the directors to determine the fees to be paid to the auditors.	FOR
SKYCITY ENTERTAINMENT GROUP LTD	NZSKCE0001S2	29-Oct-2021	TO ELECT SILVANA SCHENONE AS A DIRECTOR	FOR
SKYCITY ENTERTAINMENT GROUP LTD	NZSKCE0001S2	29-Oct-2021	TO ELECT JULIAN COOK AS A DIRECTOR	FOR
SKYCITY ENTERTAINMENT GROUP LTD	NZSKCE0001S2	29-Oct-2021	TO ELECT CHAD BARTON AS A DIRECTOR	FOR
SKYCITY ENTERTAINMENT GROUP LTD	NZSKCE0001S2	29-Oct-2021	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITOR'S REMUNERATION	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT PROFESSOR LI ON-KWOK, VICTOR AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. LEE WAI-KWONG, SUNNY AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX ITS REMUNERATION	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO EXTEND THE GENERAL MANDATE TO ISSUE NEW SHARES BY ADDING THE NUMBER OF SHARES REPURCHASED	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, THE DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO DECLARE A FINAL DIVIDEND	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. LEONG KWOK-KUEN, LINCOLN AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. TONG KWOK-KONG, RAYMOND AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. TUNG CHI-HO, ERIC AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. DAVID NORMAN PRINCE AS DIRECTOR	FOR

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SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. SIU HON-WAH, THOMAS AS DIRECTOR	FOR
VICI PROPERTIES INC.	US9256521090	29-Oct-2021	To approve the issuance of common stock, \$0.01 par value per share, in connection with the transactions contemplated by the Master Transaction Agreement, dated August 4, 2021, by and among MGM Growth Properties LLC, MGM Growth Properties Operating Partnership LP, VICI Properties Inc., Venus Sub LLC, VICI Properties L.P., VICI Properties OP LLC and MGM Resorts International.	FOR
VICI PROPERTIES INC.	US9256521090	29-Oct-2021	To approve one or more adjournments of the special meeting, if necessary or appropriate, to solicit additional proxies in favor of Proposal 1 if there are insufficient votes at the time of such adjournment to approve such proposal.	FOR
PHIBRO ANIMAL HEALTH CORPORATION	US71742Q1067	01-Nov-2021	DIRECTOR	ABSTAIN
PHIBRO ANIMAL HEALTH CORPORATION	US71742Q1067	01-Nov-2021	DIRECTOR	ABSTAIN
PHIBRO ANIMAL HEALTH CORPORATION	US71742Q1067	01-Nov-2021	DIRECTOR	ABSTAIN
PHIBRO ANIMAL HEALTH CORPORATION	US71742Q1067	01-Nov-2021	Ratification of the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
PSC INSURANCE GROUP LTD	AU000000PSI6	01-Nov-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
PSC INSURANCE GROUP LTD	AU000000PSI6	01-Nov-2021	ELECTION OF DIRECTOR - JO DAWSON	FOR
PSC INSURANCE GROUP LTD	AU000000PSI6	01-Nov-2021	ELECTION OF DIRECTOR - JAMES KALBASSI	AGAINST
PSC INSURANCE GROUP LTD	AU000000PSI6	01-Nov-2021	RE-ELECTION OF DIRECTOR - PAUL DWYER	FOR
PSC INSURANCE GROUP LTD	AU000000PSI6	01-Nov-2021	APPROVAL OF CHANGES TO THE CONSTITUTION - VIRTUAL MEETINGS AND ROTATION OF DIRECTORS	FOR
WAYPOINT REIT LTD	AU0000088064	01-Nov-2021	CONSOLIDATION OF STAPLED SECURITIES	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Bing Chen	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: David Sokol	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Lawrence Simkins	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: John C. Hsu	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Nicholas Pitts-Tucker	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Lawrence Chin	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Stephen Wallace	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Katie Wade	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Ratification of the appointment of KPMG LLP, Chartered Professional Accountants, as Atlas Corp.'s independent auditors for the fiscal year ending December 31, 2021.	FOR
QAD INC.	US74727D3061	02-Nov-2021	To approve and adopt the Agreement and Plan of Merger, dated as of June 27, 2021 (as amended from time to time, the "Merger Agreement") by and among QAD Inc. (the "Company"), Project Quick Parent, LLC, a limited liability company organized under the laws of Delaware ("Parent"), and Project Quick Merger Sub, Inc., a Delaware corporation and a direct, wholly owned subsidiary of Parent ("Merger Sub"), pursuant to which Merger Sub will merge with and into the Company (the "Merger"), and approve the transactions contemplated thereby, including the Merger.	FOR

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QAD INC.	US74727D3061	02-Nov-2021	To approve by a non-binding, advisory vote certain compensation arrangements for the Company's named executive officers in connection with the Merger.	AGAINST
QAD INC.	US74727D3061	02-Nov-2021	To approve one or more proposals to adjourn the Special Meeting, if necessary or appropriate, including adjournments to solicit additional proxies if there are insufficient votes at the time of the Special Meeting to approve the Merger Agreement Proposal.	FOR
SINOTRANS LTD	CNE1000004F1	02-Nov-2021	MR. WANG HONG BE ELECTED AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY WITH A TERM OF OFFICE FROM THE APPROVAL OF THE SHAREHOLDERS AT THE EGM TO THE DATE OF CONCLUSION OF THE THIRD SESSION OF THE BOARD	FOR
SINOTRANS LTD	CNE1000004F1	02-Nov-2021	MR. DENG WEIDONG BE ELECTED AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY WITH A TERM OF OFFICE FROM THE APPROVAL OF THE SHAREHOLDERS AT THE EGM TO THE DATE OF CONCLUSION OF THE THIRD SESSION OF THE BOARD	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE FEES OF DIRECTORS	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO GIVE A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO ISSUE AND DISPOSE OF ADDITIONAL SHARES IN THE COMPANY NOT EXCEEDING 10% OF THE ISSUED SHARES	AGAINST
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO GIVE A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE ISSUED SHARES	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES IN THE CAPITAL OF THE COMPANY BY THE NUMBER OF SHARES REPURCHASED	AGAINST
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO APPROVE AND ADOPT THE NEW SHARE OPTION SCHEME OF THE COMPANY	AGAINST
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO ADOPT THE AUDITED FINANCIAL STATEMENTS, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO APPROVE THE PAYMENT OF FINAL DIVIDEND OF HKD 0.155 PER SHARE IN RESPECT OF THE YEAR ENDED 30 JUNE 2021	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-ELECT MR. CHEUNG WING-YUI AS DIRECTOR	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-ELECT MR. DAVID NORMAN PRINCE AS DIRECTOR	FOR

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SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-ELECT MR. SIU HON-WAH, THOMAS AS DIRECTOR	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-ELECT MR. GAN FOCK-KIN, ERIC AS DIRECTOR	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-ELECT MR. LEE YAU-TAT, SAMUEL AS DIRECTOR	FOR
ANGIODYNAMICS, INC.	US03475V1017	03-Nov-2021	DIRECTOR	FOR
ANGIODYNAMICS, INC.	US03475V1017	03-Nov-2021	DIRECTOR	FOR
ANGIODYNAMICS, INC.	US03475V1017	03-Nov-2021	To ratify the appointment of Deloitte & Touche LLP as AngioDynamics independent registered public accounting firm for the fiscal year ending May 31, 2022.	FOR
ANGIODYNAMICS, INC.	US03475V1017	03-Nov-2021	Say-on-Pay - An advisory vote on the approval of compensation of our named executive officers.	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO AMEND THE RELATED ART. 6, 10, 19, 24, AND 27, OF THE BY-LAWS; RESOLUTIONS RELATED THERETO: TO INSERT ITEM 6 OF ART. 10 (RULES CONFORM TO INTERNATIONAL LAW); ITEM 5 OF ART. 19 AND LETTER (G) OF ART. 24, OF THE BY-LAWS (HONOURED CHAIRMAN)	AGAINST
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO AMEND THE RELATED ART. 6, 10, 19, 24, AND 27, OF THE BY-LAWS; RESOLUTIONS RELATED THERETO: TO AMEND ART. 19 (BOARD OF DIRECTORS FULLY ENTITLED TO MANAGE THE COMPANY), ITEMS 3 AND 4, AND ART. 24 LETTER (E), (ANYONE CAN PROTECT THEIR RIGHTS IN COURT), OF THE BY-LAWS (FUNCTIONING OF THE BOARD OF DIRECTORS AND MANAGER IN CHARGE)	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO AMEND THE RELATED ART. 6, 10, 19, 24, AND 27, OF THE BY-LAWS; RESOLUTIONS RELATED THERETO: TO MODIFY ART. 27, (CRIMINAL RESPONSIBILITY IS PERSONAL), ITEMS 1 AND 4, OF THE BY-LAWS (REQUIREMENTS OF THE INTERNAL AUDITORS)	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO AMEND THE RELATED ART. 6, 10, 19, 24, AND 27, OF THE BY-LAWS; RESOLUTIONS RELATED THERETO: TO MODIFY ART. 6, ITEM 6, OF THE BY-LAWS (STOCK CAPITAL - UPDATE)	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO APPOINT A DIRECTOR TO INTEGRATE THE BOARD OF DIRECTORS: PAOLO GIBELLO RIBATTO	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO APPOINT THE HONORARY CHAIRMAN: ENNIO DORIS	AGAINST
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO APPOINT THE HONORARY CHAIRMAN: TO STATE THE DURATION PERIOD OF THE TERM OF OFFICE	AGAINST
BLOCK, INC.	US8522341036	03-Nov-2021	Approve the issuance of shares of Class A common stock of Square, Inc. ("Square") (including shares underlying CHESSE Depositary Interests) to shareholders of Afterpay Limited ("Afterpay") pursuant to a Scheme of Arrangement between Afterpay and its shareholders and a Deed Poll to be executed by Square and Lanai (AU) 2 Pty Ltd ("Square Sub"), as contemplated by the Scheme Implementation Deed, dated as of August 2, 2021, and as it may be further amended or supplemented, by and among Square, Square Sub, and Afterpay (the "Transaction Proposal").	FOR
BLOCK, INC.	US8522341036	03-Nov-2021	Approve one or more adjournments of the special meeting of stockholders of Square, if necessary or appropriate and consented to by Afterpay, including to permit further solicitation of proxies if there are insufficient votes at the time of the special meeting of stockholders to approve the Transaction Proposal.	FOR

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CEDAR WOODS PROPERTIES LIMITED CWP	AU000000CWP1	03-Nov-2021	RE-ELECTION OF RETIRING DIRECTOR - MS VALERIE A DAVIES	FOR
CEDAR WOODS PROPERTIES LIMITED CWP	AU000000CWP1	03-Nov-2021	CONFIRMATION OF APPOINTMENT OF DIRECTOR - MR PAUL G SAY	FOR
CEDAR WOODS PROPERTIES LIMITED CWP	AU000000CWP1	03-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
CEDAR WOODS PROPERTIES LIMITED CWP	AU000000CWP1	03-Nov-2021	APPROVAL OF ISSUE OF ZERO-PRICE OPTIONS (ZEPOS) UNDER THE FY21 DEFERRED STI PLAN TO MR NATHAN BLACKBURNE OR HIS NOMINEE	FOR
CEDAR WOODS PROPERTIES LIMITED CWP	AU000000CWP1	03-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS UNDER FY22 LTI PLAN TO MR NATHAN BLACKBURNE OR HIS NOMINEE	FOR
CHUBB LIMITED	CH0044328745	03-Nov-2021	Ratification of the share repurchase program ending June 30, 2022.	FOR
CHUBB LIMITED	CH0044328745	03-Nov-2021	Reduction of share capital.	FOR
CHUBB LIMITED	CH0044328745	03-Nov-2021	If a new agenda item or a new proposal for an existing agenda item is put before the meeting, I/we hereby authorize and instruct the independent proxy to vote as follows.	AGAINST
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	ELECTION OF TONY PEAKE AS NON-EXECUTIVE DIRECTOR	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	RE-ELECTION OF LYNDA O'GRADY AS NON-EXECUTIVE DIRECTOR	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	APPROVAL FOR GRANT OF DEFERRED EQUITY COMPONENT OF STI TO MANAGING DIRECTOR	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	APPROVAL FOR GRANT OF LTI OPTIONS TO MANAGING DIRECTOR	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	APPROVE AN INCREASE IN NON-EXECUTIVE DIRECTORS' FEES	FOR
ESR CAYMAN LTD	KYG319891092	03-Nov-2021	TO APPROVE THE ACQUISITION AGREEMENT DATED 4 AUGUST 2021 (AND AS AMENDED ON 24 AUGUST 2021) AND THE PROPOSED TRANSACTION CONTEMPLATED THEREUNDER, AND TO GRANT THE SPECIFIC MANDATE TO ALLOT THE CONSIDERATION SHARES, THE SMBC SUBSCRIPTION SHARES AND (IF APPLICABLE) THE SHARES PURSUANT TO THE PERMITTED ISSUANCE PURSUANT TO THE TERMS AND CONDITIONS OF THE ACQUISITION AGREEMENT, AS MORE PARTICULARLY SET OUT IN THE NOTICE OF THE EGM	FOR
ESR CAYMAN LTD	KYG319891092	03-Nov-2021	TO APPOINT MR. LIM HWEE CHIANG (JOHN) AS A NON-EXECUTIVE DIRECTOR	FOR
ESR CAYMAN LTD	KYG319891092	03-Nov-2021	TO APPOINT MR. CHIU KWOK HUNG, JUSTIN AS A NON-EXECUTIVE DIRECTOR	FOR
ESR CAYMAN LTD	KYG319891092	03-Nov-2021	TO APPOINT MR. RAJEEV KANNAN AS A NON-EXECUTIVE DIRECTOR	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Robert Rango	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Richard Wallace	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Edward Barnholt	FOR

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KLA CORPORATION	US4824801009	03-Nov-2021	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	To approve on a non-binding, advisory basis our named executive officer compensation.	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Robert Calderoni	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Jeneanne Hanley	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Emiko Higashi	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Kevin Kennedy	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Gary Moore	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Marie Myers	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Kiran Patel	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Victor Peng	FOR
MALIBU BOATS, INC.	US56117J1007	03-Nov-2021	DIRECTOR	FOR
MALIBU BOATS, INC.	US56117J1007	03-Nov-2021	DIRECTOR	FOR
MALIBU BOATS, INC.	US56117J1007	03-Nov-2021	DIRECTOR	FOR
MALIBU BOATS, INC.	US56117J1007	03-Nov-2021	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
MALIBU BOATS, INC.	US56117J1007	03-Nov-2021	Approval, on a non-binding advisory basis, of the compensation of the Company's named executive officers.	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Ivan Menezes	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending July 2, 2022.	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: John P. Bilbrey	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Advisory vote to approve the Company's executive compensation as discussed and described in the proxy statement.	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Darrell Cavens	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Joanne Crevoiserat	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: David Denton	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Johanna (Hanneke) Faber	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Anne Gates	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Thomas Greco	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Pamela Lifford	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Annabelle Yu Long	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	RETIREMENT BY ROTATION AND RE-ELECTION OF DIRECTOR - DAVID FITE	FOR

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TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	RETIREMENT AND RE-ELECTION OF DIRECTOR - FIONA PAK-POY	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	RETIREMENT AND RE-ELECTION OF DIRECTOR - ALIZA KNOX	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	PARTICIPATION BY DIRECTOR IN REMUNERATION SACRIFICE RIGHTS PLAN	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	GRANT OF SERVICE RIGHTS (FY21 STI) TO CEO MANAGING DIRECTOR	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	GRANT OF PERFORMANCE RIGHTS (FY22 LTI) TO CEO MANAGING DIRECTOR	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO RE-ELECT ANDREW LIVERIS AS A DIRECTOR OF THE COMPANY	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO RE-ELECT THOMAS GORMAN AS A DIRECTOR OF THE COMPANY	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO ELECT EMMA STEIN AS A DIRECTOR OF THE COMPANY	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO RE-ELECT ANNE TEMPLEMAN-JONES AS A DIRECTOR OF THE COMPANY	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO RE-ELECT WANG XIAO BIN AS A DIRECTOR OF THE COMPANY	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO ADOPT THE REMUNERATION REPORT	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	GRANT OF DEFERRED EQUITY RIGHTS TO ROBERT CHRISTOPHER ASHTON	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	GRANT OF LONG-TERM PERFORMANCE RIGHTS TO ROBERT CHRISTOPHER ASHTON	FOR
AURELIA METALS LTD	AU000000AMI1	04-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
AURELIA METALS LTD	AU000000AMI1	04-Nov-2021	ELECTION OF HELEN GILLES	FOR
AURELIA METALS LTD	AU000000AMI1	04-Nov-2021	ELECTION OF ROBERT VASSIE	FOR
AURELIA METALS LTD	AU000000AMI1	04-Nov-2021	ELECTION OF PETER BOTTEN	FOR
AURELIA METALS LTD	AU000000AMI1	04-Nov-2021	APPROVAL OF LONG TERM INCENTIVE PLAN	FOR
AURELIA METALS LTD	AU000000AMI1	04-Nov-2021	APPROVAL TO ISSUE RIGHTS TO MANAGING DIRECTOR/CEO	FOR
AVI LTD	ZAE000049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO NON-EXECUTIVE DIRECTORS, EXCLUDING THE CHAIRMAN OF THE BOARD	FOR
AVI LTD	ZAE000049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO THE CHAIRMAN OF THE BOARD	FOR
AVI LTD	ZAE000049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO MEMBERS OF THE REMUNERATION, NOMINATION AND APPOINTMENTS COMMITTEE	FOR
AVI LTD	ZAE000049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO MEMBERS OF THE AUDIT AND RISK COMMITTEE	FOR
AVI LTD	ZAE000049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO NON-EXECUTIVE MEMBERS OF THE SOCIAL AND ETHICS COMMITTEE	FOR
AVI LTD	ZAE000049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO CHAIRMAN OF THE REMUNERATION, NOMINATION AND APPOINTMENTS COMMITTEE	FOR
AVI LTD	ZAE000049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO CHAIRMAN OF THE AUDIT AND RISK COMMITTEE	FOR
AVI LTD	ZAE000049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO CHAIRMAN OF THE SOCIAL AND ETHICS COMMITTEE	FOR
AVI LTD	ZAE000049433	04-Nov-2021	GENERAL AUTHORITY TO BUY-BACK SHARES	FOR
AVI LTD	ZAE000049433	04-Nov-2021	NON-BINDING ADVISORY VOTE: TO ENDORSE THE REMUNERATION POLICY	FOR
AVI LTD	ZAE000049433	04-Nov-2021	ADOPTION OF THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
AVI LTD	ZAE000049433	04-Nov-2021	NON-BINDING ADVISORY VOTE: TO ENDORSE THE IMPLEMENTATION REPORT	FOR

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AVI LTD	ZAE000049433	04-Nov-2021	APPOINTMENT OF ERNST AND YOUNG INC. AS THE EXTERNAL AUDITORS OF THE COMPANY	FOR
AVI LTD	ZAE000049433	04-Nov-2021	RE-ELECTION OF MR AM THEBYANE AS A DIRECTOR	AGAINST
AVI LTD	ZAE000049433	04-Nov-2021	RE-ELECTION OF MR M KOURSARIS AS A DIRECTOR	FOR
AVI LTD	ZAE000049433	04-Nov-2021	RE-ELECTION OF MRS A MULLER AS A DIRECTOR	FOR
AVI LTD	ZAE000049433	04-Nov-2021	ELECTION OF MISS BP SILWANYANA AS A DIRECTOR	FOR
AVI LTD	ZAE000049433	04-Nov-2021	APPOINTMENT OF MR MJ BOSMAN AS A MEMBER AND CHAIRMAN OF THE AUDIT AND RISK COMMITTEE	FOR
AVI LTD	ZAE000049433	04-Nov-2021	APPOINTMENT OF MRS A MULLER AS A MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
AVI LTD	ZAE000049433	04-Nov-2021	APPOINTMENT OF MISS BP SILWANYANA AS A MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	ABSTAIN
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	ABSTAIN
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	ABSTAIN
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	Approval, on an advisory (non-binding) basis, the compensation of Coty Inc.'s named executive officers, as disclosed in the proxy statement.	AGAINST
COTY INC.	US2220702037	04-Nov-2021	Ratification of the appointment of Deloitte & Touche LLP to serve as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
CREDIT CORP GROUP LTD	AU000000CCP3	04-Nov-2021	TO RE-ELECT MR. ERIC DODD AS A DIRECTOR	FOR
CREDIT CORP GROUP LTD	AU000000CCP3	04-Nov-2021	TO RE-ELECT MR. RICHARD THOMAS AS A DIRECTOR	FOR
CREDIT CORP GROUP LTD	AU000000CCP3	04-Nov-2021	TO RE-ELECT MR. PHILLIP ARIS AS A DIRECTOR	FOR
CREDIT CORP GROUP LTD	AU000000CCP3	04-Nov-2021	INCREASE NON-EXECUTIVE DIRECTORS' MAXIMUM FEE POOL	FOR
CREDIT CORP GROUP LTD	AU000000CCP3	04-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
DOMAIN HOLDINGS AUSTRALIA LTD	AU000000DHG9	04-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR

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DOMAIN HOLDINGS AUSTRALIA LTD	AU000000DHG9	04-Nov-2021	ELECTION OF MR MIKE SNEESBY AS A DIRECTOR	FOR
DOMAIN HOLDINGS AUSTRALIA LTD	AU000000DHG9	04-Nov-2021	RE-ELECTION OF MS DIANA EILERT AS A DIRECTOR	FOR
DOMAIN HOLDINGS AUSTRALIA LTD	AU000000DHG9	04-Nov-2021	RE-ELECTION OF MR GREG ELLIS AS A DIRECTOR	FOR
DOMAIN HOLDINGS AUSTRALIA LTD	AU000000DHG9	04-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER, MR JASON PELLEGRINO, UNDER THE COMPANY'S EQUITY INCENTIVE PLAN	FOR
DOWNER EDI LTD	AU000000DOW2	04-Nov-2021	ELECTION OF NON-EXECUTIVE DIRECTOR - MR MARK CHELLEW	FOR
DOWNER EDI LTD	AU000000DOW2	04-Nov-2021	RE-ELECTION OF NON-EXECUTIVE DIRECTOR - MR PHILIP GARLING	FOR
DOWNER EDI LTD	AU000000DOW2	04-Nov-2021	RE-ELECTION OF NON-EXECUTIVE DIRECTOR - MS NICOLE HOLLOWS	FOR
DOWNER EDI LTD	AU000000DOW2	04-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DOWNER EDI LTD	AU000000DOW2	04-Nov-2021	APPROVAL OF MANAGING DIRECTOR'S LONG-TERM INCENTIVE (LTI)	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF MR DOMINIQUE D'HINNIN AS DIRECTOR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF MRS ESTHER GAIDE AS DIRECTOR	AGAINST
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF MR DIDIER LEROY AS DIRECTOR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	RENEWAL OF THE TERM OF ERNST AND YOUNG AND OTHERS AS STATUTORY AUDITOR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	ACKNOWLEDGEMENT OF THE END OF THE TERM OF AUDITEX AS ALTERNATE AUDITOR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF CORPORATE OFFICERS FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021 MENTIONED IN I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE FIXED COMPONENTS OF THE TOTAL REMUNERATION PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021 TO MR DOMINIQUE D'HINNIN, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED BECAUSE OF THE TERM OF OFFICE FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021 TO MR RODOLPHE BELMER, CHIEF EXECUTIVE OFFICER	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED BECAUSE OF THE TERM OF OFFICE FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021 TO MR MICHEL AZIBERT, DEPUTY CHIEF EXECUTIVE OFFICER	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED BECAUSE OF THE TERM OF OFFICE FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021 TO MR YOHANN LEROY, DEPUTY CHIEF EXECUTIVE OFFICER	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE REMUNERATION POLICY FOR THE DEPUTY CHIEF EXECUTIVE OFFICERS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	AUTHORISATION FOR THE BOARD OF DIRECTORS TO PURCHASE THE COMPANY'S OWN SHARES	FOR

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EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	AUTHORISATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING SHARES ACQUIRED BY THE COMPANY UNDER ITS SHARE BUYBACK PROGRAM	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY THE CAPITALISATION OF RESERVES, PROFITS, BONUSES OR OTHER AMOUNTS WHOSE CAPITALISATION WOULD BE PERMITTED	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND-OR SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO ORDINARY SHARES OF THE COMPANY, WITH PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND-OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE CONTEXT OF A PUBLIC OFFERING (OTHER THAN THE ONE SPECIFIED IN 1 OF THE ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE)	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND-OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE CONTEXT OF A PUBLIC OFFERING REFERRED TO IN 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	AUTHORISATION TO THE BOARD OF DIRECTORS IN THE EVENT OF THE ISSUE OF ORDINARY SHARES AND-OR SECURITIES GIVING ACCESS, TO ORDINARY SHARES TO BE ISSUED BY THE COMPANY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, TO SET THE ISSUE PRICE UNDER THE TERMS AND CONDITIONS SET BY THE GENERAL MEETING, UP TO A LIMIT OF 10 PER CENT OF THE CAPITAL PER YEAR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE EVENT OF AN INCREASE IN THE COMPANY'S SHARE CAPITAL, WITH MAINTENANCE OR CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, DECIDED ACCORDING TO THE 23RD TO 25TH RESOLUTIONS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND-OR SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO ORDINARY SHARES OF THE COMPANY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND-OR SECURITIES GIVING ACCESS TO THE COMPANY'S ORDINARY SHARES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, IN CONSIDERATION OF CONTRIBUTIONS IN-KIND UP TO A LIMIT OF 10 PER CENT OF THE COMPANY'S SHARE CAPITAL	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, AS A RESULT OF THE ISSUE BY THE COMPANY'S SUBSIDIARIES OF SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO THE COMPANY'S ORDINARY SHARES	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR SECURITIES GIVING IMMEDIATE AND-OR FUTURE ACCESS TO THE COMPANY'S SHARE CAPITAL, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, RESERVED FOR MEMBERS OF A COMPANY SAVINGS PLAN IN THE COMPANY OR ITS GROUP	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	AUTHORISATION TO THE BOARD OF DIRECTORS TO ALLOCATE FREE EXISTING OR NEW ORDINARY SHARES OF THE COMPANY TO ELIGIBLE EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY OR ITS SUBSIDIARIES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	POWERS FOR FORMALITIES	FOR

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EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE ANNUAL REPORTS AND ACCOUNTS FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE REPORTS AND CONSOLIDATED ACCOUNTS FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	ALLOCATION OF THE RESULT FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPOINTMENT OF BPIFRANCE INVESTISSEMENT AS DIRECTOR	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	DIRECTOR	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	DIRECTOR	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	DIRECTOR	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	DIRECTOR	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	DIRECTOR	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	DIRECTOR	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	DIRECTOR	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	DIRECTOR	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Hold an advisory vote to approve our named executive officers' compensation.	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Ratify the appointment of Grant Thornton LLP as our independent auditors for the fiscal year ending June 30, 2022.	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Approve our Amended and Restated Tax Benefit Preservation Plan.	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Approve of an amendment and restatement of our 2014 Employee Stock Purchase Plan.	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Approve of an amendment and restatement of our Equity Incentive Plan to, among other things, add 7,900,000 shares of our common stock to those reserved for issuance under the plan.	AGAINST
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Hold a vote on a stockholder proposal regarding simple majority voting, if properly presented at the 2021 Annual Meeting.	FOR
GRIEG SEAFOOD ASA	NO0010365521	04-Nov-2021	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
GRIEG SEAFOOD ASA	NO0010365521	04-Nov-2021	APPROVE NOTICE OF MEETING AND AGENDA	FOR
GRIEG SEAFOOD ASA	NO0010365521	04-Nov-2021	ELECT NICOLAI HAFELD GRIEG AS NEW DIRECTOR	FOR
GRIEG SEAFOOD ASA	NO0010365521	04-Nov-2021	AMEND ARTICLES RE: BOARD-RELATED	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	04-Nov-2021	PROPOSAL TO CANCEL 5,003,287 OWN SHARES ACQUIRED BY THE COMPANY. THE UNAVAILABLE RESERVE CREATED FOR THE ACQUISITION OF THE OWN SHARES WOULD BE CANCELLED AS REQUIRED BY ARTICLE 7:219, SECTION 4 OF THE CODE ON COMPANIES AND ASSOCIATIONS. ARTICLE 4 OF THE ARTICLES OF ASSOCIATION WOULD BE ACCORDINGLY MODIFIED AS FOLLOWS: THE CAPITAL IS SET AT SIX HUNDRED AND FIFTY-THREE MILLION ONE HUNDRED AND THIRTY-SIX THOUSAND THREE HUNDRED AND FIFTY-SIX EUROS AND FORTY-SIX CENTS (653,136,356.46 EUR). IT IS REPRESENTED BY ONE HUNDRED AND FIFTY-SIX MILLION THREE HUNDRED AND FIFTY-FIVE THOUSAND SHARES (156,355,000), WITHOUT MENTION OF NOMINAL VALUE, EACH REPRESENTING ONE / ONE HUNDRED AND FIFTY-SIX MILLION THREE HUNDRED AND FIFTY-FIVE THOUSANDTH (1/156 355 000TH) OF THE CAPITAL. EACH OF THESE SHARES IS FULLY PAID UP.	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	04-Nov-2021	PROPOSAL TO RATIFY THE COOPTATION OF ALEXANDRA SOTO AS DIRECTOR IN REPLACEMENT OF XAVIER LE CLEF FROM JULY 30, 2021, THAT IS UNTIL THE 2025 ORDINARY GENERAL SHAREHOLDERS MEETING	AGAINST

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GROUPE BRUXELLES LAMBERT SA	BE0003797140	04-Nov-2021	PROPOSAL TO APPROVE THE REMUNERATION POLICY APPLICABLE AS FROM THE DATE OF THIS MEETING	AGAINST
GROUPE BRUXELLES LAMBERT SA	BE0003797140	04-Nov-2021	PROPOSAL TO DELEGATE ALL POWERS TO ANY EMPLOYEE OF GROUPE BRUXELLES LAMBERT, WITH A SUBSTITUTION OPTION AND, WHERE APPROPRIATE, WITHOUT PREJUDICE TO OTHER DELEGATIONS OF POWER, IN ORDER (I) TO COORDINATE THE ARTICLES OF ASSOCIATION TO TAKE THE ABOVE AMENDMENTS INTO ACCOUNT, TO SIGN THE COORDINATED VERSIONS OF THE ARTICLES OF ASSOCIATION AND DEPOSIT THEM WITH THE CLERK OFFICE OF THE BRUSSELS COMPANY COURT, AND (II) TO CARRY OUT ANY OTHER FORMALITIES FOR THE DEPOSIT OR PUBLICATION OF THE ABOVE DECISIONS	FOR
INGHAMS GROUP LTD	AU000000ING6	04-Nov-2021	RE-ELECTION OF MS LINDA BARDO NICHOLLS AO AS NON-EXECUTIVE DIRECTOR	FOR
INGHAMS GROUP LTD	AU000000ING6	04-Nov-2021	REMUNERATION REPORT	FOR
INGHAMS GROUP LTD	AU000000ING6	04-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR & (CEO/MD) UNDER FY22 LONG TERM INCENTIVE PLAN (LTIP)	FOR
INGHAMS GROUP LTD	AU000000ING6	04-Nov-2021	CHANGES TO TERMS OF PERFORMANCE RIGHTS GRANTED TO MANAGEMENT UNDER THE FY20 TRANSFORMATIONAL INCENTIVE PLAN (TIP)	FOR
INGHAMS GROUP LTD	AU000000ING6	04-Nov-2021	CONDITIONAL SPILL RESOLUTION: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 3 BEING CAST AGAINST THE REMUNERATION REPORT: A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY ("SPILL MEETING") BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; B) ALL OF THE NON-EXECUTIVE DIRECTORS WHO WERE IN OFFICE WHEN THE RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 26 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING (BEING MR PETER BUSH, MR ROBERT GORDON, MR MICHAEL LHLEIN, MS JACQUELINE MCARTHUR, MS HELEN NASH, MS LINDA BARDO NICHOLLS AO), CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	RE-ELECTION OF DIRECTOR - MS LIZA CARPENE	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	EMPLOYEE EQUITY INCENTIVE PLAN	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFIT IN RELATION TO PERFORMANCE RIGHTS	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	RATIFICATION OF ISSUE OF PLACEMENT SHARES (ISSUED IN ACCORDANCE WITH ASX LISTING RULE 7.1)	FOR
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	ELECTION OF MR ARI MERVIS AS A DIRECTOR OF THE COMPANY	FOR
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	RE-ELECTION OF MS JACQUIE NAYLOR AS A DIRECTOR OF THE COMPANY	FOR
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	RE-ELECTION OF MR DAVE WHITTLE AS A DIRECTOR OF THE COMPANY	FOR
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR	FOR

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MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	CONDITIONAL SPILL RESOLUTION: THAT SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 4 BEING CAST AGAINST THE ADOPTION OF THE COMPANY'S REMUNERATION REPORT: A) ANOTHER MEETING OF THE COMPANY'S SHAREHOLDERS (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE DATE OF THIS MEETING; B) ALL OF THE COMPANY'S DIRECTORS IN OFFICE, WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT TO BE CONSIDERED AT THIS MEETING WAS PASSED (OTHER THAN THE CEO AND MANAGING DIRECTOR), AND WHO CONTINUE IN OFFICE, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO VOTE AT THE SPILL MEETING	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	With respect to proposals 2 through 4, please indicate if you are a Senior office holder, otherwise your votes will not be counted. YES=FOR or NO=AGAINST	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	Proposal to approve Kesselman & Kesselman (PWC Israel) as independent auditors of the Company for the fiscal year ending December 31, 2021 and for such additional period until the next Annual General Meeting of shareholders and to the authorize the Board of Directors of the Company to approve their compensation.	FOR
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	With respect to proposals 2 through 4, please indicate if you are a Israeli Institutional Investor, otherwise your votes will not be counted. YES=FOR or NO=AGAINST	FOR
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	I HAVE A PERSONAL INTEREST: If you do not vote YES=FOR or NO=AGAINST the vote on the corresponding proposal will not count.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	Proposal to approve the re-election of Mr. Erez Meltzer as a Class I director to the Board of Directors of the Company, to hold office until the Annual General Meeting of Shareholders of the Company to be held in 2024 or until a successor has been duly elected, and to approve his compensation as set out in the Proxy Statement.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	I HAVE A PERSONAL INTEREST: If you do not vote YES=FOR or NO=AGAINST the vote on the corresponding proposal will not count.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	Proposal to approve the re-election of Prof. Richard Stone as a Class I director to the Board of Directors of the Company, to hold office until the Annual General Meeting of Shareholders of the Company to be held in 2024 or until a successor has been duly elected, and to approve his compensation as set out in the Proxy Statement.	FOR
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	I HAVE A PERSONAL INTEREST: If you do not vote YES=FOR or NO=AGAINST the vote on the corresponding proposal will not count.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	Proposal to approve the employment and remuneration terms of Mr. Erez Meltzer as the Company's Chief Executive Officer effective as set out in the Proxy Statement.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	I HAVE A PERSONAL INTEREST: If you do not vote YES=FOR or NO=AGAINST the vote on the corresponding proposal will not count.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	With respect to proposals 2 through 4, please indicate if you are a Controlling shareholder, otherwise your votes will not be counted. YES=FOR or NO=AGAINST	AGAINST
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT JONATHAN BROOKS AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT CHRIS BATTERHAM AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT JENNIFER DUVALIER AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT MIKE ETTLING AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT TIM KOWALSKI AS A DIRECTOR	FOR

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NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS OVER UP TO 5% OF THE ISSUED SHARE CAPITAL	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS OVER AN ADDITIONAL 5% OF THE ISSUED SHARE CAPITAL IN RELATION TO AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE PURCHASE OF OWN SHARES PURSUANT TO SECTION 701 OF THE COMPANIES ACT 2006	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO REDUCE THE NOTICE PERIOD REQUIRED FOR GENERAL MEETINGS	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE MAKING OF POLITICAL DONATIONS AND INCURRING POLITICAL EXPENDITURE	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MAY 2021	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE DIRECTORS' REMUNERATION POLICY) FOR THE FINANCIAL YEAR ENDED 31 MAY 2021	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY (AS CONTAINED IN THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MAY 2021)	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO DECLARE A FINAL DIVIDEND OF 3.15P PER SHARE	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO REAPPOINT KPMG LLP AS AUDITOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT ADAM PALSER AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT CHRIS STONE AS A DIRECTOR	FOR
NIB HOLDINGS LTD	AU000000NHFO	04-Nov-2021	THAT THE REMUNERATION REPORT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 (SET OUT IN THE DIRECTORS' REPORT) IS ADOPTED	FOR
NIB HOLDINGS LTD	AU000000NHFO	04-Nov-2021	ELECTION OF MR PETER HARMER	FOR
NIB HOLDINGS LTD	AU000000NHFO	04-Nov-2021	RE-ELECTION OF MS JACQUELINE CHOW	FOR
NIB HOLDINGS LTD	AU000000NHFO	04-Nov-2021	APPROVAL OF PARTICIPATION IN LONG-TERM INCENTIVE PLAN	FOR
NIB HOLDINGS LTD	AU000000NHFO	04-Nov-2021	AMENDMENTS TO NIB'S CONSTITUTION	FOR
NORTONLIFELOCK INC	US6687711084	04-Nov-2021	To approve the issuance of New NortonLifeLock Shares to Avast shareholders in connection with the Merger (the "Share Issuance Proposal").	FOR
NORTONLIFELOCK INC	US6687711084	04-Nov-2021	To adjourn the special meeting to a later date or time, if necessary or appropriate, to solicit additional proxies in the event there are insufficient votes at the time of such adjournment to approve the Share Issuance Proposal (the "Adjournment Proposal").	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE0001S3	04-Nov-2021	THAT GRAEME WONG BE RE-ELECTED AS A DIRECTOR	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE0001S3	04-Nov-2021	THAT CHRIS JUDD BE ELECTED AS A DIRECTOR	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE0001S3	04-Nov-2021	THAT NICOLA GREER BE ELECTED AS A DIRECTOR	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE0001S3	04-Nov-2021	THAT MARK TUME BE ELECTED AS A DIRECTOR	FOR

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PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE0001S3	04-Nov-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE REMUNERATION OF THE INDEPENDENT DIRECTORS OF THE COMPANY FROM 4 NOVEMBER 2021 PURSUANT TO THE PER POSITION SUMS SHOWN IN THE "PROPOSED REMUNERATION" COLUMN OF THE TABLE SHOWN IN NOTE 2 OF THE EXPLANATORY NOTES	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE0001S3	04-Nov-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE REMUNERATION OF ERNST & YOUNG AS AUDITOR FOR THE ENSUING YEAR	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE0001S3	04-Nov-2021	THAT THE EXISTING CONSTITUTION OF THE COMPANY IS REVOKED, AND THE CONSTITUTION PRESENTED AT THE MEETING IS ADOPTED AS THE CONSTITUTION OF THE COMPANY	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT MR. KWOK KAI-FAI, ADAM AS EXECUTIVE DIRECTOR	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO FIX THE DIRECTORS' FEES (THE PROPOSED FEES PAYABLE TO THE CHAIRMAN, THE VICE CHAIRMAN AND EACH OF THE OTHER DIRECTORS FOR THE YEAR ENDING 30 JUNE 2022 BE HKD 320,000, HKD 310,000 AND HKD 300,000 RESPECTIVELY)	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX ITS REMUNERATION	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES (ORDINARY RESOLUTION NO.5 AS SET OUT IN THE NOTICE OF THE AGM)	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES (ORDINARY RESOLUTION NO.6 AS SET OUT IN THE NOTICE OF THE AGM)	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO EXTEND THE GENERAL MANDATE TO ISSUE NEW SHARES BY ADDING THE NUMBER OF SHARES BOUGHT BACK (ORDINARY RESOLUTION NO.7 AS SET OUT IN THE NOTICE OF THE AGM)	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO APPROVE THE NEW SHARE OPTION SCHEME OF SMARTONE TELECOMMUNICATIONS HOLDINGS LIMITED	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 30 JUNE 2021	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO DECLARE A FINAL DIVIDEND	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT MR. WONG CHIK-WING, MIKE AS EXECUTIVE DIRECTOR	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT DR. LI KA-CHEUNG, ERIC AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT MRS. LEUNG KO MAY-YEE, MARGARET AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT MR. WU XIANG-DONG AS INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT MR. KWOK KAI-CHUN, GEOFFREY AS NON-EXECUTIVE DIRECTOR	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO GIVE A LIMITED AND CONDITIONAL GENERAL AUTHORITY AND MANDATE FOR THE COMPANY OR ITS SUBSIDIARIES TO ACQUIRE THE COMPANY'S SHARES	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPOINT ERNST & YOUNG INC. AS AUDITOR IN RESPECT OF THE ANNUAL FINANCIAL STATEMENTS TO BE PREPARED FOR THE PERIOD TO 3 JULY 2022 AND TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE TERMS AND FEES	FOR

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TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: NON-EXECUTIVE CHAIRMAN	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: NON-EXECUTIVE DIRECTORS	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: AUDIT COMMITTEE CHAIRMAN	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: AUDIT COMMITTEE MEMBER	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: REMUNERATION COMMITTEE CHAIRMAN	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: REMUNERATION COMMITTEE MEMBER	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: RISK COMMITTEE MEMBER (NON-EXECUTIVE ONLY)	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: NOMINATION COMMITTEE CHAIRMAN	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RECEIVE AND ADOPT THE AUDITED ANNUAL FINANCIAL STATEMENTS, INCLUDING THE DIRECTORS' REPORT AND THE AUDIT COMMITTEE REPORT, FOR THE PERIOD ENDED 27 JUNE 2021	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: NOMINATION COMMITTEE MEMBER	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: SOCIAL AND ETHICS COMMITTEE CHAIRMAN	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: SOCIAL AND ETHICS COMMITTEE MEMBER (NON-EXECUTIVE ONLY)	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING INDEPENDENT NON-EXECUTIVE DIRECTOR TO THE COMPANY'S AUDIT COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HIS APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MR RJA SPARKS	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING INDEPENDENT NON-EXECUTIVE DIRECTOR TO THE COMPANY'S AUDIT COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HER APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MS CJ HESS	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING INDEPENDENT NON-EXECUTIVE DIRECTOR TO THE COMPANY'S AUDIT COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HER APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MS D EARP	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE NON-BINDING ADVISORY VOTES THE GROUP'S REMUNERATION POLICY AND IMPLEMENTATION REPORT AS SET OUT IN THE COMPANY'S 2021 INTEGRATED REPORT: REMUNERATION POLICY	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE NON-BINDING ADVISORY VOTES THE GROUP'S REMUNERATION POLICY AND IMPLEMENTATION REPORT AS SET OUT IN THE COMPANY'S 2021 INTEGRATED REPORT: IMPLEMENTATION REPORT	AGAINST
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONSIDER THE REPORT OF THE SOCIAL AND ETHICS COMMITTEE FOR THE PERIOD ENDED 27 JUNE 2021 AS PUBLISHED ON THE COMPANY'S WEBSITE	FOR

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TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING DIRECTOR TO THE COMPANY'S SOCIAL AND ETHICS COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HIS APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MR MA THOMPSON	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RE-ELECT THE RETIRING DIRECTOR WHO IS AVAILABLE FOR RE-ELECTION: MR MS MARK	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING DIRECTOR TO THE COMPANY'S SOCIAL AND ETHICS COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HER APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MS M MAKANJEE	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING DIRECTOR TO THE COMPANY'S SOCIAL AND ETHICS COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HIS APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MR EFPM CRISTAUDO	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROVISION OF FINANCIAL ASSISTANCE BY THE COMPANY, AS AUTHORISED BY THE BOARD, TO GROUP ENTITIES IN ACCORDANCE WITH THE COMPANIES ACT, 71 OF 2008 (THE ACT)	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RE-ELECT THE RETIRING DIRECTOR WHO IS AVAILABLE FOR RE-ELECTION: MR AJ TAYLOR	AGAINST
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RE-ELECT THE RETIRING DIRECTOR WHO IS AVAILABLE FOR RE-ELECTION: MS CJ HESS	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RE-ELECT THE RETIRING DIRECTOR WHO IS AVAILABLE FOR RE-ELECTION: MS SJ PROUDFOOT	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO ELECT THE FOLLOWING PERSON WHO WAS APPOINTED TO THE BOARD AS A DIRECTOR OF THE COMPANY SINCE THE 2020 AGM: MR EFPM CRISTAUDO	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO ELECT THE FOLLOWING PERSON WHO WAS APPOINTED TO THE BOARD AS A DIRECTOR OF THE COMPANY SINCE THE 2020 AGM: MS D EARP	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO ELECT THE FOLLOWING PERSON WHO WAS APPOINTED TO THE BOARD AS A DIRECTOR OF THE COMPANY SINCE THE 2020 AGM: MR TF MOSOLOLI	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RENEW THE DIRECTORS' LIMITED AND CONDITIONAL GENERAL AUTHORITY OVER THE AUTHORISED BUT UNISSUED AND TREASURY SHARES, INCLUDING THE AUTHORITY TO ISSUE OR DISPOSE OF SUCH SHARES FOR CASH	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	EMPLOYEE INCENTIVE PLAN: POTENTIAL TERMINATION BENEFITS	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	STI PLAN SHARES: GRANT OF SHARES TO LARRY DIAMOND	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	STI PLAN SHARES: GRANT OF SHARES TO PETER GRAY	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	LTE PERFORMANCE RIGHTS: GRANT OF RIGHTS TO LARRY DIAMOND	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	LTE PERFORMANCE RIGHTS: GRANT OF RIGHTS TO PETER GRAY	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	LTI PERFORMANCE RIGHTS: GRANT OF RIGHTS TO LARRY DIAMOND	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	LTI PERFORMANCE RIGHTS: GRANT OF RIGHTS TO PETER GRAY	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	INCREASE NON-EXECUTIVE DIRECTORS' FEE POOL	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	ELECTION AND RE-ELECTION OF DIRECTOR: ELECTION OF MS DIANE SMITH-GANDER	FOR

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ZIP CO LTD	AU000000Z1P6	04-Nov-2021	ELECTION AND RE-ELECTION OF DIRECTOR: RE-ELECTION OF MR JOHN BATISTICH	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	APPROVAL TO ISSUE SHARES TO THE TWISTO SELLERS: ISSUE SHARES AS THE UPFRONT CONSIDERATION	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	APPROVAL TO ISSUE SHARES TO THE TWISTO SELLERS: ISSUE SHARES AS THE HOLDBACK CONSIDERATION	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	RATIFICATION OF PRIOR ISSUES OF SECURITIES: IN CONNECTION WITH THE CONVERTIBLE NOTE RAISING	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	RATIFICATION OF PRIOR ISSUES OF SECURITIES: IN CONNECTION WITH THE PLACEMENT	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	EMPLOYEE INCENTIVE PLAN: EMPLOYEE INCENTIVE PLAN AND ISSUE OF SECURITIES	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Dean A. Scarborough	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: John H. Weiland	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Carrie S. Cox	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	To ratify the appointment of Ernst & Young LLP as our independent auditor for the fiscal year ending June 30, 2022.	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	To approve the Cardinal Health, Inc. 2021 Long-Term Incentive Plan.	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	To approve an amendment to our Restated Code of Regulations to reduce the share ownership threshold for calling a special meeting of shareholders.	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Shareholder proposal to adopt a policy that the chairman of the board be an independent director, if properly presented.	AGAINST
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Bruce L. Downey	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Sheri H. Edison	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: David C. Evans	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Patricia A. Hemingway Hall	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Akhil Johri	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Michael C. Kaufmann	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Gregory B. Kenny	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Nancy Killefer	FOR
EUREKA GROUP HOLDINGS LTD	AU000000EGH7	05-Nov-2021	REMUNERATION REPORT	FOR
EUREKA GROUP HOLDINGS LTD	AU000000EGH7	05-Nov-2021	RE-ELECTION OF MURRAY BOYTE AS A DIRECTOR	FOR
EUREKA GROUP HOLDINGS LTD	AU000000EGH7	05-Nov-2021	INCREASE TOTAL AGGREGATE AMOUNT OF NON-EXECUTIVE DIRECTOR'S FEES	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	05-Nov-2021	APPROVE MATTERS RELATING TO THE DEMERGER OF ACLARA RESOURCES INC. FROM THE COMPANY	FOR
INTEGRAL DIAGNOSTICS LTD	AU000000IDX2	05-Nov-2021	RE-ELECTION OF MR RUPERT HARRINGTON AS A DIRECTOR	FOR
INTEGRAL DIAGNOSTICS LTD	AU000000IDX2	05-Nov-2021	ELECTION OF DR NAZAR BOKANI AS A DIRECTOR	FOR
INTEGRAL DIAGNOSTICS LTD	AU000000IDX2	05-Nov-2021	REMUNERATION REPORT	FOR

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INTEGRAL DIAGNOSTICS LTD	AU000000IDX2	05-Nov-2021	APPROVAL OF LONG-TERM INCENTIVE GRANT OF FY22 RIGHTS TO THE MANAGING DIRECTOR/CHIEF EXECUTIVE OFFICER	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO ROSE MCKINNEY-JAMES IN LIEU OF DIRECTORS' FEES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO MARGARET R. WALKER IN LIEU OF DIRECTORS' FEES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO MR BERNARD ROWE	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO MR JAMES CALAWAY	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF FURTHER ISSUES OF EQUITY SECURITIES UNDER THE EQUITY INCENTIVE PLAN	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS UNDER THE EQUITY INCENTIVE PLAN	FOR
IONEER LTD	AU0000028946	05-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS	FOR
IONEER LTD	AU0000028946	05-Nov-2021	CONDITIONAL SPILL RESOLUTION: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON RESOLUTION 2 BEING CAST AGAINST THE REMUNERATION REPORT: (A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF PASSING THIS RESOLUTION; (B) ALL OF THE DIRECTORS OTHER THAN THE MANAGING DIRECTOR WHO WERE IN OFFICE WHEN THE RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO THE OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO VOTE AT THE SPILL MEETING	AGAINST
IONEER LTD	AU0000028946	05-Nov-2021	TO ADOPT THE REMUNERATION REPORT	AGAINST
IONEER LTD	AU0000028946	05-Nov-2021	RE-ELECTION OF DIRECTOR - JAMES D. CALAWAY	FOR
IONEER LTD	AU0000028946	05-Nov-2021	RE-ELECTION OF DIRECTOR - ROSE MCKINNEY-JAMES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	RE-ELECTION OF DIRECTOR - MARGARET R. WALKER	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO JAMES D. CALAWAY IN LIEU OF DIRECTORS' FEES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO JULIAN BABARCZY IN LIEU OF DIRECTORS' FEES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO ALAN DAVIES IN LIEU OF DIRECTORS' FEES	FOR
KADMON HOLDINGS, INC.	US48283N1063	05-Nov-2021	To adopt the Agreement and Plan of Merger, dated September 7, 2021, by and among Kadmon Holdings, Inc., Sanofi and Latour Merger Sub, Inc. and approve the Merger.	FOR
KADMON HOLDINGS, INC.	US48283N1063	05-Nov-2021	To adjourn the Special Meeting, if necessary and for the minimum amount of time reasonable under the circumstances, to ensure any supplement or amendment to the proxy statement is provided to the stockholders of Kadmon Holdings, Inc. a reasonable amount of time in advance of the Special Meeting, or to solicit additional proxies if there are insufficient votes at the time of the Special Meeting to approve to the proposal to adopt the Merger Agreement and approve the Merger.	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: Terrie Curran	AGAINST
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: Mark Guinan	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: Adele Gulfo	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: David Marek	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: Hiroshi Nomura	FOR

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MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: Myrtle Potter	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	To ratify the selection by the Audit Committee of the Board of Ernst & Young LLP as Myovant's independent registered public accounting firm for Myovant's fiscal year ending March 31, 2022, to appoint Ernst & Young LLP as auditor for statutory purposes under the Bermuda Companies Act 1981, as amended, for Myovant's fiscal year ending March 31, 2022, and to authorize the Board, through the Audit Committee, to set the remuneration for Ernst & Young LLP as Myovant's auditor for Myovant's fiscal year ending March 31, 2022.	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	To approve, on an advisory basis, the compensation of Myovant's named executive officers, as described in the Proxy Statement.	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	ELECTION OF DIRECTOR: BELINDA HUTCHINSON	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	ELECTION OF DIRECTOR: ANTONY TYLER	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	ELECTION OF DIRECTOR: TODD SAMPSON	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	PARTICIPATION OF THE CHIEF EXECUTIVE OFFICER, ALAN JOYCE, IN THE LONG TERM INCENTIVE PLAN	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	REMUNERATION REPORT	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	AMENDMENTS TO THE QANTAS CONSTITUTION	FOR
SPARK NEW ZEALAND LTD	NZTELE0001S4	05-Nov-2021	THAT THE DIRECTORS OF SPARK ARE AUTHORISED TO FIX THE AUDITOR'S REMUNERATION	FOR
SPARK NEW ZEALAND LTD	NZTELE0001S4	05-Nov-2021	THAT MS ALISON BARRASS IS RE-ELECTED AS A DIRECTOR OF SPARK	FOR
SPARK NEW ZEALAND LTD	NZTELE0001S4	05-Nov-2021	THAT MR DAVID HAVERCROFT IS RE-ELECTED AS A DIRECTOR OF SPARK	FOR
ANHUI CONCH CEMENT CO LTD	CNE1000001W2	08-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. ZHOU XIAOCHUAN AS SPECIFIED ("MR. ZHOU") AS AN EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD ("BOARD") OF DIRECTORS OF THE COMPANY FOR A TERM COMMENCING FROM THE DATE OF APPROVAL AT THE MEETING (I.E. 8 NOVEMBER 2021) UNTIL THE DATE OF EXPIRY OF THE TERM OF THE EIGHTH SESSION OF THE BOARD (EXPECTED TO BE 29 MAY 2022)	FOR
CHARTER HALL RETAIL REIT	AU000000CQR9	08-Nov-2021	RE-ELECTION OF INDEPENDENT DIRECTOR - MR ROGER DAVIS	FOR
KE HOLDINGS INC	US4824971042	08-Nov-2021	As a special resolution: THAT, notwithstanding anything to the contrary contained in the currently effective Memorandum and Articles of Association of the Company, 110,116,275 Class A Ordinary Shares with a par value of US\$0.00002 each, being currently issued and outstanding Class A Ordinary Shares registered in the name of Ever Orient International Limited, and 47,777,775 Class A Ordinary Shares with a par value of US\$0.00002 each, being currently issued and outstanding Class ... (due to space limits, see proxy material for full proposal).	FOR
KE HOLDINGS INC	US4824971042	08-Nov-2021	As a special resolution: THAT, the existing Memorandum and Articles of Association of the Company currently in effect be amended and restated by their deletion in their entirety and the substitution in their place of the Fifth Amended and Restated Memorandum and Articles of Association of the Company, a form of which is being provided to you.	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	DIRECTOR	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	DIRECTOR	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	DIRECTOR	FOR

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LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	DIRECTOR	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	DIRECTOR	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	DIRECTOR	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	DIRECTOR	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	DIRECTOR	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	DIRECTOR	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Advisory vote to approve the compensation of the named executive officers of Lam Research, or "Say on Pay."	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Ratification of the appointment of the independent registered public accounting firm for fiscal year 2022.	FOR
WIX.COM LTD	IL0011301780	08-Nov-2021	Re-election of Class II Director to serve until the 2024 Annual General Meeting of Shareholders: Yuval Cohen	FOR
WIX.COM LTD	IL0011301780	08-Nov-2021	Re-election of Class II Director to serve until the 2024 Annual General Meeting of Shareholders: Ron Gutler	FOR
WIX.COM LTD	IL0011301780	08-Nov-2021	Re-election of Class II Director to serve until the 2024 Annual General Meeting of Shareholders: Roy Saar	FOR
WIX.COM LTD	IL0011301780	08-Nov-2021	To ratify the appointment and compensation of Kost, Forer, Gabbay & Kasierer, a member of Ernst & Young Global, as the Company's independent registered public accounting firm for the year ending December 31, 2021 and until the next annual general meeting of shareholders.	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	09-Nov-2021	ELECT PAULA MACKENZIE AS DIRECTOR	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	RE-ELECTION OF MS VICKI CARTER AS A DIRECTOR	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	ELECTION OF MR RICHARD DEUTSCH AS A DIRECTOR	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	ALLOCATION OF SHARES TO THE MANAGING DIRECTOR UNDER THE LOAN FUNDED SHARE PLAN	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR UNDER THE OMNIBUS EQUITY PLAN	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	AMENDMENTS TO THE BANK'S CONSTITUTION- FACILITATING GENERAL MEETINGS USING TECHNOLOGY, STRENGTHENING DIRECTOR ELIGIBILITY REQUIREMENTS, INTRODUCING NEW PROPORTIONAL TAKEOVER APPROVAL PROVISIONS AND OTHER MINOR AND TECHNICAL IMPROVEMENTS	FOR
EPLUS INC.	US2942681071	09-Nov-2021	To approve an amendment to the Company's Amended and Restated Certificate of Incorporation to increase the number of authorized shares of common stock.	FOR

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FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	RATIFICATION OF ISSUE OF SECURITIES	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	AUDITOR REMUNERATION	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	RE-ELECTION OF DR MARTIN FAHY AS A DIRECTOR	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	RE-ELECTION OF MR DAVID HOLLANDER AS A DIRECTOR	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	APPROVAL OF FINEOS 2019 EQUITY INCENTIVE PLAN	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	APPROVAL TO ISSUE AND ALLOT SECURITIES	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	APPROVAL TO DISAPPLY PRE-EMPTION RIGHTS	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	RE-ELECTION OF LORD SEBASTIAN COE CH, KBE	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	RE-ELECTION OF DR JEAN BADERSCHNEIDER	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	RE-ELECTION OF DR CAO ZHIQIANG	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	REFRESH APPROVAL OF THE FORTESCUE METALS GROUP LTD PERFORMANCE RIGHTS PLAN	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	PARTICIPATION IN THE FORTESCUE METALS GROUP LTD PERFORMANCE RIGHTS PLAN BY MS ELIZABETH GAINES	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SPECIAL RESOLUTION TO AMEND OUR COMPANY'S CONSTITUTION	AGAINST
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SUPPORT FOR IMPROVEMENT TO WESTERN AUSTRALIAN CULTURAL HERITAGE PROTECTION LAW	FOR
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	CNE100002GK7	09-Nov-2021	APPOINTMENT OF 2021 AUDIT FIRM	FOR
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	CNE100002GK7	09-Nov-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF ISSUE OF SHARES TO MICHAEL MEDWAY UNDER THE CONDITIONAL PLACEMENT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF ISSUE OF SHARES UNDER THE CONDITIONAL PLACEMENT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	RATIFICATION OF PRIOR AGREEMENT TO ISSUE SHARES UNDER SPP COMMITMENT AGREEMENTS	FOR

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MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF ISSUE OF SHORTFALL SHARES TO A RELATED PARTY UNDERWRITER UNDER THE DIVIDEND REINVESTMENT PLAN	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	ACQUISITION FROM A RELATED PARTY - LIBERAL SITE	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	ACQUISITION FROM A RELATED PARTY - SHERATON SHARES	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	ACQUISITION FROM A RELATED PARTY - BUNGLEGUMBIE SHARES	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	ACQUISITION FROM A RELATED PARTY - FITZROY PROPERTY	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF 2,600,000 CONSIDERATION SHARES TO SHAWN MAAS AND RYAN MAAS UNDER THE MAAS CONSTRUCTION GROUP ACQUISITION	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF 1,100,000 CONSIDERATION SHARES TO SHAWN MAAS UNDER THE MAAS PLUMBING ACQUISITION	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF 3,379,000 CONSIDERATION SHARES TO VENDORS UNDER THE SPACEY STORAGE ACQUISITION	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF FINANCIAL ASSISTANCE	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	RE-ELECTION OF DIRECTOR - NEAL O'CONNOR	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	RE-ELECTION OF DIRECTOR - STEWART BUTEL	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	RE-ELECTION OF DIRECTOR - DAVID KEIR	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF LONG TERM INCENTIVE PLAN	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	RATIFICATION OF SHARES ISSUED UNDER PRIOR PLACEMENT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF ISSUE OF SHARES TO WES MAAS UNDER THE CONDITIONAL PLACEMENT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF ISSUE OF SHARES TO STEPHEN BIZZELL UNDER THE CONDITIONAL PLACEMENT	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	REMUNERATION REPORT	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	RE-ELECTION OF MR MICHAEL BOORNE AS DIRECTOR	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	ELECTION OF MS ANNE WARD AS DIRECTOR	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	MNF GROUP LIMITED EQUITY INCENTIVE PLAN	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	ISSUE OF UNLISTED OPTIONS TO DIRECTOR MR RENE SUGO UNDER THE MNF GROUP LIMITED EQUITY INCENTIVE PLAN	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	CHANGE OF AUDITOR: SUBJECT TO THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION (ASIC) CONSENTING TO THE RESIGNATION OF MNSA PTY LTD AS AUDITOR OF THE COMPANY THAT, HAVING CONSENTED IN WRITING AND BEEN DULY NOMINATED IN ACCORDANCE WITH SECTION 328B OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, DELOITTE TOUCHE TOHMATSU BE APPOINTED AS AUDITOR OF THE COMPANY WITH EFFECT FROM THE LATER OF THE CONCLUSION OF THE 2021 ANNUAL GENERAL MEETING AND THE DAY ON WHICH ASIC CONSENT IS GIVEN	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	SPECIAL RESOLUTION - CHANGE OF COMPANY NAME: THAT FOR THE PURPOSES OF SECTION 157(1) OF THE CORPORATIONS ACT AND ALL OTHER PURPOSES, APPROVAL IS GIVEN THAT THE NAME OF THE COMPANY BE CHANGED FROM MNF GROUP LIMITED TO SYMBIO HOLDINGS LIMITED	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	TO RE-ELECT MR DAVID EVANS AS A DIRECTOR	FOR

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SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	TO RE-ELECT MR MICHAEL MALONE AS A DIRECTOR	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	ISSUE OF SHARES TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER - FY21 SHORT TERM INCENTIVE PLAN	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER - FY22 SHORT TERM INCENTIVE PLAN	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER - FY22 LONG TERM INCENTIVE PLAN	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Ratify selection of PricewaterhouseCoopers LLP as independent registered public accounting firm.	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Say-on-pay: Advisory vote to approve the compensation of our named executive officers.	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: ARUN NAYAR	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: JEREMY SUTCLIFFE	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: DAVID SZCZUPAK	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	RATIFICATION OF PRICEWATERHOUSECOOPERS AG AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2022	FOR

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AMCOR PLC	AU000000AMC4	10-Nov-2021	ADVISORY VOTE ON EXECUTIVE COMPENSATION	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: GRAEME LIEBELT	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: DR. ARMIN MEYER	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: RON DELIA	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: ACHAL AGARWAL	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: ANDREA BERTONE	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: SUSAN CARTER	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: KAREN GUERRA	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: NICHOLAS (TOM) LONG	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Jeremy Sutcliffe	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: David Szczupak	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Graeme Liebelt	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	To ratify the appointment of PricewaterhouseCoopers AG as our independent registered public accounting firm for fiscal year 2022.	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	To cast a non-binding, advisory vote on the Company's executive compensation ("Say-on-Pay Vote").	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Dr. Armin Meyer	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Ron Delia	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Achal Agarwal	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Andrea Bertone	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Susan Carter	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Karen Guerra	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Nicholas (Tom) Long	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Arun Nayar	FOR
ARDENT LEISURE GROUP LTD	AU0000027484	10-Nov-2021	REMUNERATION REPORT	FOR
ARDENT LEISURE GROUP LTD	AU0000027484	10-Nov-2021	RE-ELECT BRAD RICHMOND AS A DIRECTOR	FOR
ARDENT LEISURE GROUP LTD	AU0000027484	10-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	'RE-ELECTION OF CATH ROGERS AS DIRECTOR	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	ELECTION OF PETER HARMER AS DIRECTOR	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	APPROVAL TO INCREASE THE NON- EXECUTIVE DIRECTORS' FEE CAP	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	APPROVAL OF ISSUE OF 3-YEAR PERFORMANCE OPTIONS TO MICHAEL EMMETT, DIRECTOR OF THE COMPANY UNDER THE COMPANY'S LONG TERM INCENTIVE PLAN	FOR

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AUB GROUP LTD	AU000000AUB9	10-Nov-2021	APPROVAL OF ISSUE OF SHARE APPRECIATION RIGHTS TO MICHAEL EMMETT, DIRECTOR OF THE COMPANY UNDER THE COMPANY'S OUTPERFORMANCE INCENTIVE PLAN	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Carlos A. Rodriguez	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Sandra S. Wijnberg	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Peter Bisson	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Advisory Vote on Executive Compensation.	ABSTAIN
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Ratification of the Appointment of Auditors.	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Stockholder proposal, if properly presented at the meeting, to prepare a Report on Workforce Engagement in Governance.	AGAINST
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Richard T. Clark	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Linnie M. Haynesworth	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: John P. Jones	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Francine S. Katsoudas	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Nazzic S. Keene	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Thomas J. Lynch	AGAINST
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Scott F. Powers	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: William J. Ready	FOR
BEACH ENERGY LTD	AU000000BPT9	10-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
BEACH ENERGY LTD	AU000000BPT9	10-Nov-2021	ELECTION OF MARGARET HALL AS A DIRECTOR	FOR
BEACH ENERGY LTD	AU000000BPT9	10-Nov-2021	APPROVAL OF THE ISSUE OF SECURITIES TO MATTHEW KAY UNDER THE BEACH 2021 LONG TERM INCENTIVE OFFER	FOR
CLINUVEL PHARMACEUTICALS LTD	AU000000CUV3	10-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
CLINUVEL PHARMACEUTICALS LTD	AU000000CUV3	10-Nov-2021	RE-ELECTION OF DR KAREN AGERSBORG	FOR
CLINUVEL PHARMACEUTICALS LTD	AU000000CUV3	10-Nov-2021	RE-ELECTION OF MRS SUE SMITH	FOR

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CLINUVEL PHARMACEUTICALS LTD	AU000000CUV3	10-Nov-2021	SPILL RESOLUTION (CONDITIONAL ITEM): THAT SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON RESOLUTION 1 BEING CAST AGAINST THE REMUNERATION REPORT A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE 'SPILL MEETING') BE HELD WITHIN 90 DAYS AFTER THE PASSING OF THIS RESOLUTION; B) ALL OF THE DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED (OTHER THAN THE CHIEF EXECUTIVE OFFICER), AND WHO REMAINED IN OFFICE AT THE TIME OF THE SPILL MEETING, WILL IMMEDIATELY CEASE TO HOLD OFFICE BEFORE THE END OF THE "SPILL MEETING"; AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE "SPILL MEETING" BE PUT TO THE VOTE AT THE "SPILL MEETING"	AGAINST
COLES GROUP LTD	AU0000030678	10-Nov-2021	RE-ELECTION OF ABI CLELAND AS A DIRECTOR	FOR
COLES GROUP LTD	AU0000030678	10-Nov-2021	RE-ELECTION OF RICHARD FREUDENSTEIN AS A DIRECTOR	FOR
COLES GROUP LTD	AU0000030678	10-Nov-2021	ADOPTION OF THE REMUNERATION REPORT FOR THE YEAR ENDED 27 JUNE 2021	FOR
COLES GROUP LTD	AU0000030678	10-Nov-2021	APPROVAL OF SHORT-TERM INCENTIVE GRANT OF STI SHARES TO THE MD AND CEO	FOR
COLES GROUP LTD	AU0000030678	10-Nov-2021	APPROVAL OF LONG-TERM INCENTIVE GRANT OF PERFORMANCE RIGHTS TO THE MD AND CEO	FOR
COLES GROUP LTD	AU0000030678	10-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS IN CONSTITUTION	FOR
CONTACT ENERGY LTD	NZCENE000156	10-Nov-2021	THAT JON MACDONALD BE RE-ELECTED AS A DIRECTOR OF CONTACT	FOR
CONTACT ENERGY LTD	NZCENE000156	10-Nov-2021	THAT DAVID SMOL BE RE-ELECTED AS A DIRECTOR OF CONTACT	FOR
CONTACT ENERGY LTD	NZCENE000156	10-Nov-2021	THAT RUKUMOANA SCHAAFHAUSEN BE ELECTED AS A DIRECTOR OF CONTACT	FOR
CONTACT ENERGY LTD	NZCENE000156	10-Nov-2021	THAT SANDRA DODDS BE ELECTED AS A DIRECTOR OF CONTACT	FOR
CONTACT ENERGY LTD	NZCENE000156	10-Nov-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE FEES AND EXPENSES OF THE AUDITOR	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	DIRECTOR	ABSTAIN
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	DIRECTOR	ABSTAIN
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	DIRECTOR	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	DIRECTOR	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	DIRECTOR	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	DIRECTOR	ABSTAIN
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	DIRECTOR	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	DIRECTOR	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	DIRECTOR	ABSTAIN

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CORBYSPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Appointment of Deloitte LLP as Auditors and the authorization of the Board of Directors to fix their remuneration.	FOR
DUNEDIN ENTERPRISE INVESTMENT TRUST PLC	GB0005776561	10-Nov-2021	TO AUTHORISE THE COMPANY TO BUY BACK ITS OWN ORDINARY SHARES IN CONNECTION WITH AND SUBJECT TO THE TERMS OF THE TENDER OFFER AS DETAILED IN THE CIRCULAR	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. FU JIE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. XIE LANJUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. ZHOU BEIHAI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF SUPERVISORS: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LUO ZHAOGUO AS A SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF SUPERVISORS: TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. YU LIJUN AS A SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE THE PROVISION OF GUARANTEES IN RESPECT OF THE LOAN SWAP OF TIANJIN DYNAGREEN ENVIRONMENTAL ENERGY CO., LTD. BY THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. QIAO DEWEI AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. ZHONG XIA AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. HU SHENGYONG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LIU SHUGUANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. CHENG SUNING AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SH0	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LI LEI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR

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EURONAV NV	BE0003816338	10-Nov-2021	POWER OF ATTORNEY CROSSROADS BANK FOR ENTERPRISES, BUSINESS COUNTER, CLERKS OF THE COMMERCIAL COURT, ADMINISTRATIONS AND TAX SERVICES	FOR
EURONAV NV	BE0003816338	10-Nov-2021	APPROVAL OF ARTICLE 10.3 (MANDATORY REPURCHASE AS A RESULT OF A PUT OPTION EVENT) TOGETHER WITH ARTICLE 12 (WARRANTY AND REIMBURSEMENT) OF THE GENERAL TERMS AND CONDITIONS OF THE UNSECURED BOND ISSUED BY EURONAV LUXEMBOURG SA ON SEPTEMBER 2, 2021	FOR
EURONAV NV	BE0003816338	10-Nov-2021	DELETION OF ARTICLE 8 OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
EURONAV NV	BE0003816338	10-Nov-2021	TRANSFER PREMIUM FROM UNAVAILABLE TO AVAILABLE ACCOUNT	FOR
EURONAV NV	BE0003816338	10-Nov-2021	AUTHORIZATION TO THE BOARD OF DIRECTORS TO MAKE THE ABOVE RESOLUTIONS AND TO COORDINATE THE STATUTES	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Advisory vote to approve named executive officer compensation.	AGAINST
FOX CORPORATION	US35137L2043	10-Nov-2021	Stockholder proposal to disclose direct and indirect lobbying activities and expenditures.	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: K. Rupert Murdoch AC	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Stockholder proposal to transition to a public benefit corporation.	AGAINST
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Lachlan K. Murdoch	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: William A. Burck	AGAINST
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Chase Carey	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Anne Dias	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Roland A. Hernandez	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Jacques Nasser AC	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Paul D. Ryan	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Proposal to ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT SUSAN MURRAY AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RECEIVE THE DIRECTORS AND AUDITORS REPORTS AND THE FINANCIAL STATEMENTS	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT MT RAINEY AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT PETER WILLIAMS AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE COMPANY TO MAKE LIMITED DONATIONS TO POLITICAL ORGANISATIONS AND TO INCUR POLITICAL EXPENDITURE	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN THE COMPANY	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE CALLING OF A GENERAL MEETING WITH 14 CLEAR DAYS NOTICE	AGAINST

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HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE DIRECTORS TO ADOPT THE ARTICLES OF ASSOCIATION	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE DIRECTORS TO APPROVE THE PERFORMANCE SHARE PLAN	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO APPROVE DIRECTORS REMUNERATION REPORT	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO APPROVE A FINAL DIVIDEND	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO APPROVE A SPECIAL DIVIDEND	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT ANDREW MARTIN AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT ALISTAIR COX AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT PAUL VENABLES AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT TORSTEN KREINDL AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT CHERYL MILLINGTON AS A DIRECTOR	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	10-Nov-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR THE APPOINTMENT OF MR. RAJESH NARAIN GUPTA AS AN INDEPENDENT DIRECTOR OF THE CORPORATION	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	10-Nov-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR THE APPOINTMENT OF MR. P. R. RAMESH AS A DIRECTOR (NON-EXECUTIVE NON-INDEPENDENT) OF THE CORPORATION	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	10-Nov-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR THE APPOINTMENT OF MESSRS S.R. BATLIBOI & CO. LLP AS ONE OF THE JOINT STATUTORY AUDITORS AND TO FIX THEIR REMUNERATION	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	10-Nov-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR THE APPOINTMENT OF MESSRS G. M. KAPADIA & CO., AS ONE OF THE JOINT STATUTORY AUDITORS AND TO FIX THEIR REMUNERATION	FOR
LANCASTER COLONY CORPORATION	US5138471033	10-Nov-2021	DIRECTOR	FOR
LANCASTER COLONY CORPORATION	US5138471033	10-Nov-2021	DIRECTOR	FOR
LANCASTER COLONY CORPORATION	US5138471033	10-Nov-2021	DIRECTOR	FOR
LANCASTER COLONY CORPORATION	US5138471033	10-Nov-2021	To approve, by non-binding vote, the compensation of the Corporation's named executive officers.	FOR
LANCASTER COLONY CORPORATION	US5138471033	10-Nov-2021	To ratify the selection of Deloitte & Touche, LLP as the Corporation's independent registered public accounting firm for the year ending June 30, 2022.	FOR
MOUNT GIBSON IRON LTD	AU000000MGX7	10-Nov-2021	RE-ELECTION OF DIRECTOR - RUSSELL BARWICK	AGAINST
MOUNT GIBSON IRON LTD	AU000000MGX7	10-Nov-2021	RE-ELECTION OF DIRECTOR - PROFESSOR PAUL DOUGAS	FOR
MOUNT GIBSON IRON LTD	AU000000MGX7	10-Nov-2021	RE-ELECTION OF DIRECTOR - SIMON BIRD	FOR
MOUNT GIBSON IRON LTD	AU000000MGX7	10-Nov-2021	ADOPTION OF 2021 REMUNERATION REPORT	AGAINST

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MOUNT GIBSON IRON LTD	AU000000MGX7	10-Nov-2021	THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES VALIDLY CAST ON THE RESOLUTION TO ADOPT THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021 BEING CAST AGAINST THE ADOPTION OF THE REPORT: (A) AN EXTRAORDINARY GENERAL MEETING OF MOUNT GIBSON ("SPILL MEETING") BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; (B) ALL OF THE DIRECTOR'S WHO WERE DIRECTORS OF MOUNT GIBSON WHEN THE RESOLUTION TO MAKE THE DIRECTORS REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	ELECTION OF JANE MCALOON AS A DIRECTOR	FOR
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	RE-ELECTION OF PETER TOMSETT AS A DIRECTOR	FOR
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	RE-ELECTION OF PHILIP AIKEN AS A DIRECTOR	FOR
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER, SANDEEP BISWAS	FOR
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	ADOPTION OF THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021 (ADVISORY ONLY)	FOR
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	APPROVAL OF TERMINATION BENEFITS	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	ABSTAIN
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	ABSTAIN
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	ABSTAIN
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Advisory Vote to Approve the Compensation of our Named Executive Officers.	AGAINST
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Approve an Amendment to the Oracle Corporation 2020 Equity Incentive Plan.	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Ratification of Selection of Independent Registered Public Accounting Firm.	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Stockholder Proposal Regarding Racial Equity Audit.	AGAINST
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Stockholder Proposal Regarding Independent Board Chair.	AGAINST

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ORACLE CORPORATION	US68389X1054	10-Nov-2021	Stockholder Proposal Regarding Political Spending.	AGAINST
PERNOD RICARD SA	FR0000120693	10-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF MRS. VERONICA VARGAS AS DIRECTOR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPOINTMENT OF MRS NAMITA SHAH AS DIRECTOR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE COMPENSATION PAID OR AWARDED TO MR ALEXANDRE RICARD, AS CHIEF EXECUTIVE OFFICER, FOR FISCAL YEAR 2021-2021	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE INFORMATION RELATED TO THE COMPENSATION APPLICABLE TO THE CORPORATE OFFICERS FOR SAID FISCAL YEAR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE COMPENSATION POLICY OF MR ALEXANDRE RICARD, AS CHIEF EXECUTIVE OFFICER	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE COMPENSATION POLICY OF THE DIRECTORS	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	AUTHORIZATION FOR THE COMPANY TO TRADE ON ITS OWN SHARES	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE SPECIAL AUDITORS' REPORT ON AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	AUTHORIZATION TO REDUCE THE CAPITAL THROUGH THE CANCELLATION OF SHARES UP TO A MAXIMUM OF 10 PER CENT OF THE SHARE CAPITAL	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	THE SHAREHOLDERS' MEETING DELEGATES TO THE BOARD OF DIRECTOR THE NECESSARY POWERS TO INCREASE THE CAPITAL BY A MAXIMUM NOMINAL AMOUNT OF EUR 134,000,000.00, BY ISSUANCE OF ORDINARY SHARES AND-OR OF ANY SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, WITH PREFERENTIAL SUBSCRIPTION RIGHTS MAINTAINED	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	THE SHAREHOLDERS' MEETING DELEGATES TO THE BOARD OF DIRECTOR THE NECESSARY POWERS TO INCREASE THE CAPITAL BY A MAXIMUM NOMINAL AMOUNT OF EUR 41,000,000.00, BY ISSUANCE OF ORDINARY SHARES AND-OR OF ANY SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, BY A PUBLIC OFFER, WITH PREFERENTIAL SUBSCRIPTION RIGHTS CANCELLED	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	THE SHAREHOLDERS' MEETING DELEGATES TO THE BOARD OF DIRECTOR THE NECESSARY POWERS TO INCREASE THE AMOUNT OF SECURITIES ISSUED IN CASE OF SHARE CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS WITHIN THE LIMIT OF 15 PER CENT OF THE INITIAL ISSUE UNDER THE 15TH, 16TH AND 18TH RESOLUTIONS	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	SHARE CAPITAL INCREASE BY ISSUANCE OF ORDINARY SHARES AND/OR OF ANY SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, WITH PREFERENTIAL SUBSCRIPTION RIGHTS MAINTAINED BY PRIVATE PLACEMENT, FOR A MAXIMUM NOMINAL AMOUNT OF EUR 41,000,000.00	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	SHARE CAPITAL INCREASE UP TO 10 PER CENT OF THE SHARE CAPITAL IN CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPOSED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	SHARE CAPITAL INCREASE BY ISSUANCE OF COMPANY'S EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, UP TO 10 PER CENT OF THE SHARE CAPITAL WITH PREFERENTIAL SUBSCRIPTION RIGHTS CANCELLED IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	THE SHAREHOLDERS' MEETING DELEGATES TO THE BOARD OF DIRECTOR THE NECESSARY POWERS TO INCREASE THE CAPITAL BY A MAXIMUM NOMINAL AMOUNT OF EUR 134,000,000.00 BY CAPITALIZING RESERVES, PROFITS OR PREMIUMS	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	ALLOCATION OF PERFORMANCE SHARES FREE OF CHARGE IN FAVOUR OF THE EMPLOYEES AND SENIOR CORPORATE OFFICERS OF THE COMPANY	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	ALLOCATION OF SHARES FREE OF CHARGE IN FAVOUR OF THE EMPLOYEES OF THE COMPANY	FOR

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PERNOD RICARD SA	FR0000120693	10-Nov-2021	SHARE CAPITAL INCREASE BY THE LIMIT OF 2 PER CENT OF THE SHARE CAPITAL, BY ISSUANCE OF ORDINARY SHARES AND-OR OF ANY SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, IN FAVOUR OF MEMBERS OF COMPANY SAVINGS PLANS WITH PREFERENTIAL SUBSCRIPTION RIGHTS CANCELLED	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	THE SHAREHOLDERS MEETING DELEGATES TO THE BOARD OF DIRECTOR THE NECESSARY POWERS TO INCREASE THE CAPITAL WITHIN THE LIMIT OF 2 PER CENT OF THE SHARE CAPITAL , BY ISSUANCE OF ORDINARY SHARES AND-OR OF ANY SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, IN FAVOUR OF AN IDENTIFIED PERSONS WITH PREFERENTIAL SUBSCRIPTION RIGHTS CANCELLED	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	AMENDMENT OF THE ARTICLES 7 'CAPITAL INCREASE AND REDUCTION' AND 33 'COMPOSITION AND HOLDING OF GENERAL MEETINGS' OF THE BYLAWS TO COMPLY WITH THE LEGAL AND REGULATORY PROVISIONS	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	POWERS TO ACCOMPLISH FORMALITIES	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR THAT ENDED ON 30 JUNE 2021, SHOWING EARNINGS AMOUNTING TO EUR 657,285,968.52 AND THE APPROVAL OF THE NON DEDUCTIBLE EXPENSES AND CHARGES	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR SAID FISCAL YEAR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	ALLOCATION OF THE RESULT FOR SAID FISCAL YEAR AND DIVIDEND DISTRIBUTION TO SHAREHOLDERS OF EUR 3.12 PER SHARE	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF MRS. ANNE LANGE AS DIRECTOR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF PAUL RICARD COMPANY REPRESENTED BY M. PAUL-CHARLES RICHARD ACTING AS DIRECTOR	FOR
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	10-Nov-2021	APPROVAL OF USAGE OF EARNINGS	FOR
SIMS LTD	AU000000SGM7	10-Nov-2021	RE-ELECTION OF MR GEOFFREY N BRUNSDON AS A DIRECTOR	FOR
SIMS LTD	AU000000SGM7	10-Nov-2021	RE-ELECTION OF GEORGIA NELSON AS A DIRECTOR	FOR
SIMS LTD	AU000000SGM7	10-Nov-2021	RE-ELECTION OF MS VICTORIA BINNS AS A DIRECTOR	FOR
SIMS LTD	AU000000SGM7	10-Nov-2021	REMUNERATION REPORT	FOR
SIMS LTD	AU000000SGM7	10-Nov-2021	PARTICIPATION IN THE COMPANY'S LONG TERM INCENTIVE PLAN BY MR FIELD	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	DIRECTOR	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	DIRECTOR	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	DIRECTOR	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	DIRECTOR	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	DIRECTOR	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	DIRECTOR	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	DIRECTOR	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	DIRECTOR	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Ratification of the Appointment of PricewaterhouseCoopers LLP as VIAVI's independent registered public accounting firm for fiscal year 2022.	FOR

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VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Approval, in a Non-Binding Advisory Vote, of the Compensation for Named Executive Officers.	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	TECHNOLOGY AMENDMENTS TO THE TRUST CONSTITUTION	AGAINST
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	NON-BINDING ADVISORY VOTE ON REMUNERATION REPORT	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	RE-ELECTION OF MR CLIVE APPLETON AS A DIRECTOR	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	RE-ELECTION OF MS JANETTE KENDALL AS A DIRECTOR	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	RE-ELECTION OF MR TIM HAMMON AS A DIRECTOR	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	APPROVAL OF EQUITY GRANT TO CEO AND MANAGING DIRECTOR	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	GENERAL AMENDMENTS TO THE COMPANY CONSTITUTION	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	TECHNOLOGY AMENDMENTS TO THE COMPANY CONSTITUTION	AGAINST
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	GENERAL AMENDMENTS TO THE TRUST CONSTITUTION	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	RE-ELECTION OF MR JOHN BEVAN AS A DIRECTOR	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	ELECTION OF MR MORTEN FALKENBERG AS A DIRECTOR	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	CONSTITUTION	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	GRANT OF PERFORMANCE SHARE RIGHTS TO MR MAGNUS NICOLIN, SPECIAL ADVISER TO THE BOARD	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	GRANT OF PERFORMANCE SHARE RIGHTS TO MR NEIL SALMON, THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	REMUNERATION REPORT	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	RE-ELECTION OF MR CHRIS INDERMAUR	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	RE-ELECTION OF MR GILES EVERIST	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	APPROVAL OF THE ISSUE OF SHARE RIGHTS TO MS SARAH ADAM-GEDGE	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	APPROVAL OF THE ISSUE OF SHARE RIGHTS TO MR CHRIS INDERMAUR	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	APPROVAL OF THE ISSUE OF SHARE RIGHTS TO MR GILES EVERIST	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	APPROVAL OF THE ISSUE OF STI RIGHTS TO MR PATRICK GREGG	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	APPROVAL OF THE ISSUE OF LTI RIGHTS TO MR PATRICK GREGG	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	APPROVAL OF THE REMUNERATION REPORT	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	APPROVAL OF GRANT TO EXECUTIVE DIRECTOR	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT TERRY BOWEN AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT MALCOLM BROOMHEAD AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT XIAOQUN CLEVER AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT IAN COCKERILL AS A DIRECTOR OF BHP	FOR

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BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT GARY GOLDBERG AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT MIKE HENRY AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT KEN MACKENZIE AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT JOHN MOGFORD AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT CHRISTINE O'REILLY AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT DION WEISLER AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO APPROVE THE CLIMATE TRANSITION ACTION PLAN	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION OF BHP GROUP LIMITED	AGAINST
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CLIMATE-RELATED LOBBYING	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CAPITAL PROTECTION	AGAINST
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RECEIVE THE FINANCIAL STATEMENTS FOR BHP GROUP LIMITED AND BHP GROUP PLC AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 30 JUNE 2021	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO REAPPOINT ERNST & YOUNG LLP AS THE AUDITOR OF BHP GROUP PLC	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO AUTHORISE THE RISK AND AUDIT COMMITTEE TO AGREE THE REMUNERATION OF ERNST & YOUNG LLP AS THE AUDITOR OF BHP GROUP PLC	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	GENERAL AUTHORITY TO ISSUE SHARES IN BHP GROUP PLC	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	ISSUING SHARES IN BHP GROUP PLC FOR CASH	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	REPURCHASE OF SHARES IN BHP GROUP PLC	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	APPROVAL OF THE REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY	FOR
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	REMUNERATION REPORT	FOR
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	RE-ELECTION OF NON-EXECUTIVE DIRECTOR: PETER COWAN	FOR
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	RE-ELECTION OF NON-EXECUTIVE DIRECTOR: LAWRENCE MYERS	FOR
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	PARTICIPATION OF MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER IN THE BREVILLE EQUITY INCENTIVE PLAN	AGAINST
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	INCREASE IN NON-EXECUTIVE DIRECTOR FEE POOL	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Debora A. Plunkett	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: William S. Wallace	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Michael A. Daniels	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	To approve on a non-binding, advisory basis the compensation of our named executive officers.	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Lisa S. Disbrow	FOR

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CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Susan M. Gordon	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: William L. Jews	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Gregory G. Johnson	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Ryan D. McCarthy	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: John S. Mengucci	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Philip O. Nolan	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: James L. Pavitt	FOR
CARDIOVASCULAR SYSTEMS, INC.	US1416191062	11-Nov-2021	Election of Class I Director to hold office until the 2024 Annual Meeting: Augustine Lawlor	AGAINST
CARDIOVASCULAR SYSTEMS, INC.	US1416191062	11-Nov-2021	Election of Class I Director to hold office until the 2024 Annual Meeting: Erik Paulsen	FOR
CARDIOVASCULAR SYSTEMS, INC.	US1416191062	11-Nov-2021	To approve a 1,700,000 share increase to the number of shares of the Company's common stock available for issuance under the Amended and Restated 2017 Equity Incentive Plan.	FOR
CARDIOVASCULAR SYSTEMS, INC.	US1416191062	11-Nov-2021	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of the Company for its fiscal year ending June 30, 2022.	FOR
CARDIOVASCULAR SYSTEMS, INC.	US1416191062	11-Nov-2021	To approve, on an advisory basis, the compensation paid to our named executive officers as disclosed in the proxy statement.	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Advisory vote to approve the compensation of the Named Executive Officers.	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Advisory vote to approve the frequency of holding an advisory vote on executive compensation.	1 YEAR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Leslie A. Brun	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Approve the CDK Global, Inc. 2014 Omnibus Award Plan (as amended and restated effective as of November 11, 2021).	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Willie A. Deese	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Amy J. Hillman	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Brian M. Krzanich	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Stephen A. Miles	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Robert E. Radway	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Stephen F. Schuckebrock	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Frank S. Sowinski	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Eileen J. Voynick	FOR
CHARTER HALL GROUP	AU000000CHCO	11-Nov-2021	ELECTION OF DIRECTOR - MS JACQUELINE CHOW	FOR
CHARTER HALL GROUP	AU000000CHCO	11-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR

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CHARTER HALL GROUP	AU000000CHC0	11-Nov-2021	ISSUE OF SERVICE RIGHTS TO MR DAVID HARRISON - PERFORMANCE RIGHTS AND OPTIONS PLAN (DEFERRED PORTION OF SHORT TERM INCENTIVE (STI) FOR FY21)	FOR
CHARTER HALL GROUP	AU000000CHC0	11-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR DAVID HARRISON - PERFORMANCE RIGHTS AND OPTIONS PLAN (LONG TERM INCENTIVE (LTI) FOR FY22)	FOR
CHARTER HALL GROUP	AU000000CHC0	11-Nov-2021	ISSUE OF ROP PERFORMANCE RIGHTS TO MR DAVID HARRISON - RETENTION AND OUTPERFORMANCE PLAN (ROP)	FOR
CHARTER HALL GROUP	AU000000CHC0	11-Nov-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	RE-ELECTION OF MICHAEL ALSCHER AS A DIRECTOR	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	RE-ELECTION OF NATHANIAL THOMSON AS A DIRECTOR	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	APPROVAL OF TERMINATION BENEFITS	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	APPROVAL FOR GRANTING OF PERFORMANCE RIGHTS TO A DIRECTOR - MR SWANSON	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	APPROVAL FOR GRANTING OF RESTRICTED RIGHTS TO A DIRECTOR - MR SWANSON	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	SELECTIVE BUY-BACK OF ESP SHARES FROM CONTRACTOR PARTICIPANTS	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	RE-ELECTION OF MS LISA GAY AS A DIRECTOR	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	RE-ELECTION OF DR PAUL REYNOLDS AS A DIRECTOR	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	ELECTION OF MR JOHN NENDICK AS A DIRECTOR	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	REMUNERATION REPORT	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	FY22 LTI GRANT TO THE CHIEF EXECUTIVE OFFICER	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
COOPER ENERGY LTD	AU000000COE2	11-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
COOPER ENERGY LTD	AU000000COE2	11-Nov-2021	RE-ELECTION OF MR JEFFREY SCHNEIDER AS A DIRECTOR	FOR
COOPER ENERGY LTD	AU000000COE2	11-Nov-2021	RE-ELECTION OF MS ELIZABETH DONAGHEY AS A DIRECTOR	FOR
COOPER ENERGY LTD	AU000000COE2	11-Nov-2021	ELECTION OF MS GISELLE COLLINS AS A DIRECTOR	FOR
COOPER ENERGY LTD	AU000000COE2	11-Nov-2021	ISSUE OF RIGHTS TO MR DAVID MAXWELL, MANAGING DIRECTOR	FOR
ESTIA HEALTH LTD	AU000000EHE2	11-Nov-2021	REMUNERATION REPORT	FOR
ESTIA HEALTH LTD	AU000000EHE2	11-Nov-2021	RE-ELECTION OF MS KAREN PENROSE AS A DIRECTOR	FOR
ESTIA HEALTH LTD	AU000000EHE2	11-Nov-2021	RE-ELECTION OF MS NORAH BARLOW ONZM AS A DIRECTOR	FOR
ESTIA HEALTH LTD	AU000000EHE2	11-Nov-2021	GRANT OF LONG TERM INCENTIVE PERFORMANCE RIGHTS TO MR IAN THORLEY, CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR	FOR
ESTIA HEALTH LTD	AU000000EHE2	11-Nov-2021	AMENDMENTS TO CONSTITUTION	AGAINST
GDI PROPERTY GROUP	AU000000GDI7	11-Nov-2021	REMUNERATION REPORT	FOR
GDI PROPERTY GROUP	AU000000GDI7	11-Nov-2021	RE-ELECTION OF MS GINA ANDERSON AS DIRECTOR	FOR

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GDI PROPERTY GROUP	AU000000GDI7	11-Nov-2021	RE-ELECTION OF MR STEPHEN BURNS AS DIRECTOR	FOR
GDI PROPERTY GROUP	AU000000GDI7	11-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE GDI PROPERTY GROUP PERFORMANCE RIGHTS PLAN TO MR STEVE GILLARD, MANAGING DIRECTOR	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	RE-ELECTION OF MR CHRIS KNOBLANCHE AS DIRECTOR	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	APPROVAL TO INCREASE THE MAXIMUM AGGREGATE AMOUNT OF NON-EXECUTIVE DIRECTORS' FEES	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	APPROVAL OF DIRECTOR EQUITY ENTITLEMENTS TO MR. CHRIS KNOBLANCHE	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	APPROVAL OF DIRECTOR EQUITY ENTITLEMENTS TO MS. STACEY BROWN	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	APPROVAL OF DIRECTOR EQUITY ENTITLEMENTS TO MS. INESE KINGSMILL	FOR
INGENIA COMMUNITIES GROUP	AU000000INA9	11-Nov-2021	REMUNERATION REPORT	FOR
INGENIA COMMUNITIES GROUP	AU000000INA9	11-Nov-2021	RE-ELECTION OF MR JAMES HAZEL	FOR
INGENIA COMMUNITIES GROUP	AU000000INA9	11-Nov-2021	ELECTION OF MS SALLY EVANS	FOR
INGENIA COMMUNITIES GROUP	AU000000INA9	11-Nov-2021	GRANT OF FY22 FIXED REMUNERATION RIGHTS, SHORT-TERM INCENTIVE PLAN RIGHTS AND LONG-TERM INCENTIVE PLAN RIGHTS TO MR SIMON OWEN	FOR
NEARMAP LTD	AU000000NEA8	11-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
NEARMAP LTD	AU000000NEA8	11-Nov-2021	RE-ELECTION OF MR ROSS NORGARD AS A DIRECTOR	FOR
NEARMAP LTD	AU000000NEA8	11-Nov-2021	APPROVAL OF GRANT OF DIRECTOR OPTIONS TO DR ROBERT NEWMAN FOR THE 2022 FINANCIAL YEAR	FOR
NEARMAP LTD	AU000000NEA8	11-Nov-2021	APPROVAL OF THE EMPLOYEE SHARE OPTION PLAN	FOR
NEARMAP LTD	AU000000NEA8	11-Nov-2021	APPROVAL OF MATCHING SHARE RIGHTS PLAN	FOR
NINE ENTERTAINMENT CO. HOLDINGS LTD	AU000000NEC4	11-Nov-2021	NON BINDING RESOLUTION TO ADOPT THE REMUNERATION REPORT	FOR
NINE ENTERTAINMENT CO. HOLDINGS LTD	AU000000NEC4	11-Nov-2021	RE-ELECTION OF MS CATHERINE WEST AS A DIRECTOR	FOR
NINE ENTERTAINMENT CO. HOLDINGS LTD	AU000000NEC4	11-Nov-2021	ELECTION OF MR ANDREW LANCASTER AS A DIRECTOR	FOR
NINE ENTERTAINMENT CO. HOLDINGS LTD	AU000000NEC4	11-Nov-2021	GRANT OF 2021 PERFORMANCE RIGHTS TO CEO	FOR
NINE ENTERTAINMENT CO. HOLDINGS LTD	AU000000NEC4	11-Nov-2021	GRANT OF 2022 PERFORMANCE RIGHTS TO CEO	FOR

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AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	DIRECTOR	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	Appointment of KPMG LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	To consider and, if deemed appropriate, to pass with or without variation, a non-binding advisory resolution on the Company's approach to executive compensation, as more particularly described in the accompanying Information Circular.	AGAINST
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	To renew and confirm by ordinary resolution, the Company's existing Shareholder Rights Plan and its continuation for a three-year period, as more particularly described in the accompanying Information Circular.	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. BUSINESS SUSTAINABILITY COMMITTEE. ART. 37, AND RENUMBERING AND DISMISSALS ENTAILING FROM THE APPROVAL OF THE ESTABLISHMENT OF THE NEW ART. 37	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. OMBUDSMAN OFFICE. ART. 38	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER VI. SUPERVISORY BOARD. ART. 40	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE GLOBAL BUDGET FOR THE REMUNERATION OF THE MEMBERS OF THE RISKS AND CAPITAL COMMITTEE. CORIS. CORRESPONDING TO THE PERIOD FROM APRIL 2021 TO MARCH 2022, IN VIEW OF THE CREATION AND ACTIVATION OF A FIFTH POSITION IN THIS COMMITTEE. NOTE. THIS ITEM IS SUBJECT TO THE APPROVAL OF THE STATUTORY CHANGE DESCRIBED IN THE ITEM 6 OF THIS BALLOT	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSAL FOR SETTING THE GLOBAL BUDGET FOR THE REMUNERATION OF THE MEMBERS OF THE CORPORATE SUSTAINABILITY COMMITTEE COSEM, CORRESPONDING TO THE PERIOD FROM NOVEMBER 2021 TO MARCH 2022, IN VIEW OF THE ACTIVATION OF THREE PAID POSITIONS IN THIS COMMITTEE. NOTE. THIS ITEM IS SUBJECT TO THE APPROVAL OF THE STATUTORY CHANGE DESCRIBED IN THE ITEM 8 OF THIS BALLOT	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER II. BUSINESS PURPOSE. ART. 2	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. SECTION II. BOARD OF DIRECTORS. ARTICLES 18 AND 21	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. BOARD OF OFFICERS. ARTS. 26, 29 AND 30	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. AUDIT COMMITTEE. ART. 33	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. PERSONS, REMUNERATION AND ELIGIBILITY COMMITTEE. ART. 34	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. COMMITTEE OF RISKS AND CAPITAL. ART. 35	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. TECHNOLOGY AND INNOVATION COMMITTEE. ART. 36	FOR
CARNARVON ENERGY LIMITED	AU000000CVN8	12-Nov-2021	RE-ELECTION OF MR GAVIN RYAN AS A DIRECTOR	FOR
CARNARVON ENERGY LIMITED	AU000000CVN8	12-Nov-2021	GRANT OF LONG TERM PERFORMANCE RIGHTS TO MR ADRIAN COOK, MANAGING DIRECTOR	FOR

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CARNARVON ENERGY LIMITED	AU000000CVN8	12-Nov-2021	GRANT OF SHORT TERM PERFORMANCE RIGHTS TO MR ADRIAN COOK, MANAGING DIRECTOR	FOR
CARNARVON ENERGY LIMITED	AU000000CVN8	12-Nov-2021	APPROVAL OF CHANGE OF COMPANY NAME: THAT, FOR THE PURPOSES OF SECTION 157(1) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, APPROVAL BE GIVEN FOR THE NAME OF THE COMPANY TO BE CHANGED FROM "CARNARVON PETROLEUM LIMITED" TO "CARNARVON ENERGY LIMITED"	FOR
CARNARVON ENERGY LIMITED	AU000000CVN8	12-Nov-2021	ADOPTION OF THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
CARNARVON ENERGY LIMITED	AU000000CVN8	12-Nov-2021	CONDITIONAL SPILL RESOLUTION: THAT, AS REQUIRED BY THE CORPORATIONS ACT: (A) A MEETING OF THE COMPANY'S MEMBERS BE HELD WITHIN 90 DAYS OF THE DATE OF THE AGM (THE SPILL MEETING); (B) ALL OF THE DIRECTORS OF THE COMPANY WHO: (I) WERE DIRECTORS WHEN THE RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED; AND (II) ARE NOT A MANAGING DIRECTOR OF THE COMPANY WHO MAY, IN ACCORDANCE WITH THE ASX LISTING RULES, CONTINUE TO HOLD OFFICE INDEFINITELY WITHOUT BEING RE-ELECTED TO THE OFFICE, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
CENTURIA OFFICE REIT	AU0000077893	12-Nov-2021	THAT FOR THE PURPOSES OF LISTING RULE 10.1, CHAPTER 2E OF THE CORPORATIONS ACT (AS MODIFIED BY PART 5C.7 OF THE CORPORATIONS ACT) AND FOR ALL OTHER PURPOSES, APPROVAL BE GIVEN FOR THE PURCHASE OF A 50% LEASEHOLD INTEREST IN THE LAND AND BUILDING AT 203 PACIFIC HIGHWAY, ST LEONARDS NSW FROM CENTURIA PROPERTY FUNDS LIMITED AS RESPONSIBLE ENTITY OF THE CENTURIA 203 PACIFIC HIGHWAY FUND (203 PACIFIC HIGHWAY ACQUISITION), AS DETAILED IN THE EXPLANATORY MEMORANDUM ACCOMPANYING THIS NOTICE OF MEETING	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE100000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. SHAO JUNJIE AS A SUPERVISOR OF THE FIFTH SESSION OF THE SUPERVISORY BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE100000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. HAO JINGRU AS A SUPERVISOR OF THE FIFTH SESSION OF THE SUPERVISORY BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE100000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LI ZHONGJUN AS AN EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE100000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. TANG JIAN AS AN EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE100000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LIU JINHUAN AS A NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	AGAINST
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE100000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. TIAN SHAOLIN AS A NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE100000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. TANG CHAOXIONG AS A NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE100000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. MICHAEL NGAI MING TAK AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE100000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. GAO DEBU AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE100000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. ZHAO FENG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR

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CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	12-Nov-2021	2021 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN (DRAFT) AND ITS SUMMARY	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	12-Nov-2021	APPRAISAL MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF THE 2021 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	12-Nov-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE EQUITY INCENTIVE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	12-Nov-2021	2021 ADJUSTMENT OF ESTIMATED GUARANTEE QUOTA AND ADDITIONAL ESTIMATED GUARANTEE QUOTA	FOR
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	A) THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 3 BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT: 1) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; 2) ALL OF THE NON EXECUTIVE DIRECTORS IN OFFICE WHEN THE BOARD RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED (BEING MICHAEL ULLMER, PHILIP COFFEY, DAVID CRAIG, JANE HEMSTRITCH, ELIZABETH PROUST, NICOLA WAKEFIELD EVANS AND ROBERT WELANETZ) AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND 3) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE OF SECURITYHOLDERS AT THE SPILL MEETING	AGAINST
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	RE-ELECTION OF ELIZABETH PROUST AS A DIRECTOR OF THE COMPANY	FOR
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	RE-ELECTION OF MICHAEL ULLMER AS A DIRECTOR OF THE COMPANY	FOR
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	APPROVAL OF ALLOCATION OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR	FOR
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	PROPORTIONAL TAKEOVER RULES	FOR
PETROFAC LTD	GB00B0H2K534	12-Nov-2021	AUTHORISE ISSUE OF EQUITY TO AYMAN ASFARI AND FAMILY	FOR
PETROFAC LTD	GB00B0H2K534	12-Nov-2021	APPROVE ISSUANCE OF SHARES TO SCHRODERS PURSUANT TO THE CAPITAL RAISING	FOR
PETROFAC LTD	GB00B0H2K534	12-Nov-2021	AUTHORISE ISSUE OF EQUITY IN CONNECTION WITH THE CAPITAL RAISING AND DIRECTOR SUBSCRIPTIONS	AGAINST
REDROW PLC	GB00BG11K365	12-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE REMUNERATION POLICY) FOR THE 52 WEEKS ENDED 27 JUNE 2021	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RECEIVE AND ADOPT THE DIRECTORS' REPORT AND THE FINANCIAL STATEMENTS FOR THE 52 WEEKS ENDED 27 JUNE 2021, TOGETHER WITH THE AUDITORS' REPORT	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY SET OUT IN THE ANNUAL REPORT	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN CONNECTION WITH SECTION 551 OF THE COMPANIES ACT 2006	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF 5% OF THE COMPANY'S ISSUED SHARE CAPITAL	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF AN ADDITIONAL 5% OF THE COMPANY'S ISSUED SHARE CAPITAL FOR THE PURPOSE OF FINANCING SPECIFIC TRANSACTIONS	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR

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REDROW PLC	GB00BG11K365	12-Nov-2021	THAT A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
REDROW PLC	GB00BG11K365	12-Nov-2021	TO ADOPT THE NEW ARTICLES OF ASSOCIATION AS THE ARTICLES OF ASSOCIATION OF THE COMPANY WITH EFFECT FROM THE CONCLUSION OF THE MEETING	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO APPROVE A FINAL DIVIDEND FOR THE 52 WEEKS ENDED 27 JUNE 2021	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO APPOINT RICHARD AKERS AS A DIRECTOR	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RE-APPOINT MATTHEW PRATT AS A DIRECTOR	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RE-APPOINT BARBARA RICHMOND AS A DIRECTOR	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RE-APPOINT NICK HEWSON AS A DIRECTOR	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RE-APPOINT NICKY DULIEU AS A DIRECTOR	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RE-APPOINT KPMG LLP AS AUDITORS	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	12-Nov-2021	APPROVE DIVIDENDS OF SEK 4.10 PER SHARE	FOR
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Election of Class I Director: Rose Marie Bravo	ABSTAIN
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Election of Class I Director: Paul J. Fribourg	ABSTAIN
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Election of Class I Director: Jennifer Hyman	FOR
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Election of Class I Director: Barry S. Sternlicht	ABSTAIN
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Ratification of appointment of PricewaterhouseCoopers LLP as independent auditors for the 2022 fiscal year.	FOR
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Advisory vote to approve executive compensation.	AGAINST
ITM POWER PLC	GB00B0130H42	15-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3,500,000, PURSUANT TO THE PLACING AND SHARE SUBSCRIPTION (AS DEFINED IN THE CIRCULAR ISSUED BY THE COMPANY ON 15 OCTOBER 2021)	FOR
ITM POWER PLC	GB00B0130H42	15-Nov-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN CONNECTION WITH THE AUTHORITY CONFERRED UNDER RESOLUTION 1	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	15-Nov-2021	CHANGE OF THE COMPANY'S BUSINESS SCOPE AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	15-Nov-2021	FORMULATION OF THE CONNECTED TRANSACTIONS MANAGEMENT SYSTEM	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: TIME LIMIT OF THE SHARE REPURCHASE	FOR

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SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PROVISION OF GUARANTEE FOR THE FINANCING PROJECT OF AN OVERSEAS SUBSIDIARY	AGAINST
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	FULL AUTHORIZATION TO THE BOARD OF THE DIRECTORS TO HANDLE MATTERS REGARDING THE REPURCHASE OF SOCIAL PUBLIC SHARES	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	AMENDMENTS TO THE INTERIM MANAGEMENT MEASURES FOR CAPITAL TRANSFER WITH THE A COMPANY	AGAINST
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	2021 ESTIMATED CONNECTED TRANSACTIONS WITH A COMPANY	AGAINST
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	AUTHORIZATION TO THE BOARD OF DIRECTORS LV ZHENGFENG TO SIGN RELEVANT PAPERS ON THE BANK CREDIT LINE BUSINESS	AGAINST
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: OBJECTIVE OF THE SHARE REPURCHASE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: PURPOSE OF THE SHARE REPURCHASE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: METHOD OF THE SHARE REPURCHASE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: PRICE OF THE SHARES TO BE REPURCHASED	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: NUMBER AND PERCENTAGE TO THE TOTAL CAPITAL OF SHARES TO BE REPURCHASED	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: TOTAL AMOUNT AND SOURCE OF THE FUNDS TO BE USED FOR THE REPURCHASE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: TYPE OF THE SHARE REPURCHASE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	APPOINTMENT OF MEMBER OF THE SHOPRITE HOLDINGS AUDIT AND RISK COMMITTEE: LINDA DE BEER (SUBJECT TO ELECTION AS DIRECTOR)	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	APPOINTMENT OF MEMBER OF THE SHOPRITE HOLDINGS AUDIT AND RISK COMMITTEE: NONKULULEKO GOBODO (SUBJECT TO ELECTION AS DIRECTOR)	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	APPOINTMENT OF MEMBER OF THE SHOPRITE HOLDINGS AUDIT AND RISK COMMITTEE: EILEEN WILTON (SUBJECT TO ELECTION AS DIRECTOR)	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	GENERAL AUTHORITY OVER UNISSUED ORDINARY SHARES	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	GENERAL AUTHORITY TO ISSUE ORDINARY SHARES FOR CASH	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	GENERAL AUTHORITY TO DIRECTORS AND/OR COMPANY SECRETARY	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	APPROVAL OF THE RULES OF THE AMENDED SHOPRITE HOLDINGS EXECUTIVE SHARE PLAN	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION POLICY OF SHOPRITE HOLDINGS	FOR

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SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	IMPLEMENTATION OF THE REMUNERATION POLICY	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO CHAIRMAN OF THE BOARD	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	APPROVAL OF ANNUAL FINANCIAL STATEMENTS	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO LEAD INDEPENDENT DIRECTOR	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO CHAIRMAN OF THE AUDIT AND RISK COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO MEMBERS OF THE AUDIT AND RISK COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO CHAIRMAN OF THE REMUNERATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO MEMBERS OF THE REMUNERATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO CHAIRMAN OF THE NOMINATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO MEMBERS OF THE NOMINATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO CHAIRMAN OF THE SOCIAL AND ETHICS COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO MEMBERS OF THE SOCIAL AND ETHICS COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	RE-APPOINTMENT OF AUDITORS	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE BOARD	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO LEAD INDEPENDENT DIRECTOR	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE AUDIT AND RISK COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO MEMBERS OF THE AUDIT AND RISK COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE REMUNERATION COMMITTEE	FOR

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SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO MEMBERS OF THE REMUNERATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE NOMINATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO MEMBERS OF THE NOMINATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE SOCIAL AND ETHICS COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	ELECTION OF DIRECTOR: LINDA DE BEER	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO MEMBERS OF THE SOCIAL AND ETHICS COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE INVESTMENT AND FINANCE COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO MEMBERS OF THE INVESTMENT AND FINANCE COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	FINANCIAL ASSISTANCE TO SUBSIDIARIES, RELATED AND INTER-RELATED ENTITIES	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	ELECTION OF DIRECTOR: NONKULULEKO GOBODO	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	ELECTION OF DIRECTOR: EILEEN WILTON	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	ELECTION OF DIRECTOR: PETER COOPER	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	RE-ELECTION OF DR CH WIESE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	APPOINTMENT OF MEMBER OF THE SHOPRITE HOLDINGS AUDIT AND RISK COMMITTEE: JOHAN BASSON	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	APPOINTMENT OF MEMBER OF THE SHOPRITE HOLDINGS AUDIT AND RISK COMMITTEE: JOSEPH ROCK	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	DIRECTOR	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	DIRECTOR	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	DIRECTOR	ABSTAIN
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	DIRECTOR	FOR

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SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	DIRECTOR	ABSTAIN
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	DIRECTOR	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	DIRECTOR	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Proposal to ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Proposal to approve, on an advisory basis, the compensation of our named executive officers.	AGAINST
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Proposal to approve, on an advisory basis, the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Proposal to approve the compensation of Henry Ji, Ph.D. as Executive Chairperson of Scilex Holding Company.	AGAINST
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	TO ADOPT THE REMUNERATION REPORT	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	TO RE-ELECT ANDREW SEATON AS DIRECTOR	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO OR FOR THE BENEFIT OF MR STUART NICHOLLS, MANAGING DIRECTOR	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	RATIFICATION OF PRIOR ISSUE OF PLACEMENT SHARES	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	RATIFICATION OF THE PRIOR ISSUE OF SHARES TO MWGP SHAREHOLDERS	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	ISSUE OF PERFORMANCE SHARES TO MWGP SHAREHOLDERS	FOR
ARTIVION, INC.	US2289031005	16-Nov-2021	To approve the reincorporation of CryoLife, Inc. from the State of Florida to the State of Delaware, including the Plan of Conversion, Florida Articles of Conversion, Delaware Certificate of Conversion, Delaware Certificate of Incorporation, and Delaware Bylaws.	FOR
ARTIVION, INC.	US2289031005	16-Nov-2021	To approve an exclusive forum provision as set forth in the Delaware Certificate of Incorporation to take effect following the Reincorporation.	FOR
ARTIVION, INC.	US2289031005	16-Nov-2021	To approve an adjournment of the meeting, if necessary, to solicit additional proxies if there are not sufficient votes in favor of the Reincorporation Proposal or the Exclusive Forum Proposal.	AGAINST
AVANZA BANK HOLDING AB	SE0012454072	16-Nov-2021	RESOLUTION ON DIVIDENDS TO SHAREHOLDERS OF SEK 2.95 PER SHARE	FOR
CALIX LTD	AU0000017840	16-Nov-2021	TO ADOPT THE REMUNERATION REPORT	FOR
CALIX LTD	AU0000017840	16-Nov-2021	RE-ELECTION OF DR MARK SCEATS	FOR
CALIX LTD	AU0000017840	16-Nov-2021	RE-APPROVAL OF THE CALIX OFFICERS & EMPLOYEES INCENTIVE SCHEME	AGAINST
CALIX LTD	AU0000017840	16-Nov-2021	APPROVAL OF THE ISSUE OF OPTIONS TO DR PHIL HODGSON UNDER THE CALIX EIS	AGAINST
CALIX LTD	AU0000017840	16-Nov-2021	APPROVAL OF THE ISSUE OF OPTIONS TO DR MARK SCEATS UNDER THE CALIX EIS	AGAINST
CALIX LTD	AU0000017840	16-Nov-2021	AMENDMENT OF THE CONSTITUTION	FOR
CALIX LTD	AU0000017840	16-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS UNDER THE CALIX EIS	AGAINST

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COSMO PHARMACEUTICALS N.V.	NL0011832936	16-Nov-2021	PROPOSAL TO APPROVE THAT THE BOARD OF DIRECTORS ENTERS INTO THE CONTEMPLATED PUBLIC EXCHANGE OFFER BY COSMO FOR ALL PUBLICLY HELD REGISTERED SHARES IN THE CAPITAL OF CASSIOPEA S.P.A., WITHIN THE MEANING OF ARTICLE 2:107A DUTCH CIVIL CODE	FOR
COSMO PHARMACEUTICALS N.V.	NL0011832936	16-Nov-2021	PROPOSAL TO AUTHORISE THE BOARD OF DIRECTORS, FOR A PERIOD OF TWELVE (12) MONTHS, TO ISSUE - AND GRANT SUBSCRIPTION RIGHTS TO - ORDINARY SHARES UP TO A MAXIMUM NOMINAL SUM OF TEN PERCENT (10%) AND, IN THE EVENT OF A MERGER, AN ACQUISITION OR A STRATEGIC ALLIANCE TO INCREASE THIS AUTHORISATION BY A MAXIMUM OF A FURTHER TEN PERCENT (10%) OF THE ORDINARY SHARES INCLUDED IN THE AUTHORISED CAPITAL, IN ADDITION TO THE AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS AT THE ANNUAL GENERAL MEETING OF COSMO ON MAY 28, 2021	FOR
COSMO PHARMACEUTICALS N.V.	NL0011832936	16-Nov-2021	PROPOSAL TO GRANT DISCHARGE TO EIMEAR COWHEY, A FORMER NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS IN RESPECT OF HER PERFORMED SUPERVISION AND ADVICE DURING FINANCIAL YEAR 2021 UP TO THE DAY OF HER RESIGNATION	FOR
COSMO PHARMACEUTICALS N.V.	NL0011832936	16-Nov-2021	PROPOSAL TO APPOINT ALEXIS DE ROSNAY AS NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS FOR A PERIOD OF ONE (1) YEAR AS OF THE DATE OF THIS EGM OR THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS IN COSMO IN 2022 (WHICH EVER DATE COMES SOONER)	AGAINST
COUNTPLUS LTD	AU000000CUP5	16-Nov-2021	RE-ELECTION OF MR ANDREW MCGILL AS A DIRECTOR	FOR
COUNTPLUS LTD	AU000000CUP5	16-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
COUNTPLUS LTD	AU000000CUP5	16-Nov-2021	GRANT OF UP TO 470,000 PERFORMANCE RIGHTS ('PERFORMANCE RIGHTS') UNDER THE COUNTPLUS EMPLOYEE INCENTIVE PLAN ('PLAN') TO THE MANAGING DIRECTOR AND CEO, MR MATTHEW ROWE, IN ACCORDANCE WITH THE TERMS OF THE 2021 LTI AWARD	FOR
COUNTPLUS LTD	AU000000CUP5	16-Nov-2021	PRO-RATA VESTING OF THE PERFORMANCE RIGHTS UNDER THE PLAN IN THE EVENT OF CESSATION OF MR ROWE'S EMPLOYMENT	FOR
COUNTPLUS LTD	AU000000CUP5	16-Nov-2021	APPROVAL OF PROPORTIONAL TAKEOVER PROVISIONS IN CONSTITUTION	FOR
DELTA-GALIL INDUSTRIES LTD	IL0006270347	16-Nov-2021	REELECT SHLOMO SHERF AS EXTERNAL DIRECTOR	FOR
DELTA-GALIL INDUSTRIES LTD	IL0006270347	16-Nov-2021	REELECT YEHOASHUA GOLD AS EXTERNAL DIRECTOR	FOR
DELTA-GALIL INDUSTRIES LTD	IL0006270347	16-Nov-2021	APPROVE LISTING OF SHARES ON A SECONDARY EXCHANGE	FOR
DELTA-GALIL INDUSTRIES LTD	IL0006270347	16-Nov-2021	APPROVE REGISTRATION RIGHTS AGREEMENT WITH PRIMARY SHAREHOLDERS (INCLUDING COMPANY CONTROLLERS)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT WILLIAM REEVE AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT WILLIAM REEVE AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT PETER RUIS AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT PETER RUIS AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT IAN BULL AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT IAN BULL AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	ELECT ARJA TAAVENIKU AS DIRECTOR	FOR

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DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	ELECT ARJA TAAVENIKU AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	ELECT VIJAY TALWAR AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	ELECT VIJAY TALWAR AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	APPROVE IMPLEMENTATION REPORT	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	APPROVE FINAL DIVIDEND	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE ISSUE OF EQUITY	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	APPROVE WAIVER OF RULE 9 OF THE TAKEOVER CODE	AGAINST
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT SIR WILL ADDERLEY AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT NICK WILKINSON AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT LAURA CARR AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT ANDY HARRISON AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT ANDY HARRISON AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT MARION SEARS AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT MARION SEARS AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	ELECTION OF DIRECTOR - MR WARWICK DAVIES	AGAINST
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	ELECTION OF DIRECTOR - MR RICHARD NICHOLLS	FOR
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO DIRECTOR - MR ROBERT BRIERLEY	FOR
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	APPROVAL OF ISSUE OF INCENTIVE OPTIONS TO DIRECTOR - MR WARWICK DAVIES	AGAINST
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	APPROVAL OF ISSUE OF INCENTIVE OPTIONS TO DIRECTOR - MR RICHARD NICHOLLS	AGAINST
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	INCREASE AGGREGATE FEE POOL FOR NON-EXECUTIVE DIRECTORS	AGAINST
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	SPECIFIC AND EXCLUSIVE AUTHORITY TO ISSUE ORDINARY SHARES TO AFFORD SHAREHOLDERS DISTRIBUTION REINVESTMENT ALTERNATIVES	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	GENERAL BUT RESTRICTED AUTHORITY TO ISSUE SHARES FOR CASH	FOR

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GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	TO RECEIVE AND ACCEPT THE REPORT OF THE SOCIAL, ETHICS AND TRANSFORMATION COMMITTEE	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES FOR FINANCIAL YEAR ENDING 30 JUNE 2022	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	FINANCIAL ASSISTANCE IN TERMS OF SECTION 45 OF THE COMPANIES ACT	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	AUTHORITY TO REPURCHASE ORDINARY SHARES	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ELECTION OF DIRECTOR APPOINTED BY THE BOARD: MR M HAMMAN (INDEPENDENT NON-EXECUTIVE DIRECTOR)	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MR M HAMMAN	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MR FM BERKELEY	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MRS KP LEBINA	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MR AH SANGQU	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	RE-APPOINTMENT OF EY AS EXTERNAL AUDITOR	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ADVISORY, NON-BINDING APPROVAL OF REMUNERATION POLICY	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ADVISORY, NON-BINDING APPROVAL OF REMUNERATION POLICY'S IMPLEMENTATION	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	TO PLACE THE UNISSUED AUTHORISED ORDINARY SHARES OF THE COMPANY UNDER THE CONTROL OF THE DIRECTORS	FOR
INOVALON HOLDINGS INC.	US45781D1019	16-Nov-2021	To approve and adopt the Agreement and Plan of Merger, dated as of August 19, 2021 (the "Merger Agreement") by and among Inovalon Holdings, Inc. (the "Company"), Ocala Bidco, Inc., and Ocala Merger Sub, Inc. ("Merger Sub") pursuant to which Merger Sub will merge with and into the Company (the "Merger").	FOR
INOVALON HOLDINGS INC.	US45781D1019	16-Nov-2021	To approve, by a non-binding, advisory vote, certain compensation arrangements for the Company's named executive officers in connection with the Merger.	FOR
INOVALON HOLDINGS INC.	US45781D1019	16-Nov-2021	To approve one or more adjournments of the Special Meeting if there are insufficient votes at the time of the Special Meeting to approve and adopt the Merger Agreement.	AGAINST
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	DIRECTOR	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	DIRECTOR	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	DIRECTOR	FOR

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JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	DIRECTOR	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	DIRECTOR	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	DIRECTOR	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	DIRECTOR	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	DIRECTOR	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	DIRECTOR	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	To ratify the selection of the Company's independent registered public accounting firm.	FOR
LI AUTO INC	US50202M1027	16-Nov-2021	As a ordinary resolution, THAT subject to the passing of the Class-based Resolution (as defined below) at the class meeting of holders of the Class B ordinary shares with a par value of US\$0.0001 each and the passing of a special resolution at the extraordinary general meeting of the Company convened on the same date and at the same place as the Class A Meeting, the Company's Fourth Amended and Restated Memorandum of Association and Articles of Association be amended and restated by their ... <i>(due to space limits, see proxy material for full proposal)</i> .	FOR
LI AUTO INC	US50202M1027	16-Nov-2021	As a special resolution, THAT subject to the passing of the Class-based Resolution (as defined below) at each of the class meeting of holders of the Class A ordinary shares with a par value of US\$0.0001 each (the "Class A Meeting") and the class meeting of holders of Class B ordinary shares with a par value of US\$0.0001 each (the "Class B Meeting") convened on the same date and at the same place as the EGM, the Company's Fourth Amended and Restated Memorandum of Association and Articles of ... <i>(due to space limits, see proxy material for full proposal)</i> .	FOR
LI AUTO INC	US50202M1027	16-Nov-2021	As a special resolution, THAT if the Class-based Resolution is not passed at either the Class A Meeting or the Class B Meeting, the Company's Existing Articles be amended and restated by their deletion in their entirety and by the substitution in their place of the Fifth Amended and Restated Memorandum of Association and Articles of Association in the form as set out in Part B of Appendix I to the Circular, by (a) incorporating the following requirements under the Hong Kong Listing Rules: ... <i>(due to space limits, see proxy material for full proposal)</i> .	FOR
LI AUTO INC	US50202M1027	16-Nov-2021	As an ordinary resolution, To grant a general mandate to the directors to issue, allot, and deal with additional Class A Ordinary shares of the Company not exceeding 20% of the total number of issued shares of the Company as at the date of passing of this resolution.	AGAINST
LI AUTO INC	US50202M1027	16-Nov-2021	As an ordinary resolution, To grant a general mandate to the directors to repurchase shares of the Company not exceeding 10% of the total number of issued shares of the Company as at the date of passing of this resolution.	FOR
LI AUTO INC	US50202M1027	16-Nov-2021	As an ordinary resolution, To extend the general mandate granted to the directors to issue, allot and deal with additional shares in the capital of the Company by the aggregate number of the shares repurchased by the Company.	AGAINST
LIFESTYLE COMMUNITIES LIMITED	AU000000LIC9	16-Nov-2021	REMUNERATION REPORT	FOR

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LIFESTYLE COMMUNITIES LIMITED	AU000000LIC9	16-Nov-2021	RE-ELECTION OF PHILIPPA MARY MASLIN KELLY AS A DIRECTOR	FOR
LIFESTYLE COMMUNITIES LIMITED	AU000000LIC9	16-Nov-2021	RE-ELECTION OF DAVID PAUL BLIGHT AS A DIRECTOR	FOR
MIRVAC GROUP	AU000000MGR9	16-Nov-2021	RE-ELECTION OF JOHN MULCAHY	FOR
MIRVAC GROUP	AU000000MGR9	16-Nov-2021	RE-ELECTION OF JAMES M. MILLAR AM	FOR
MIRVAC GROUP	AU000000MGR9	16-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
MIRVAC GROUP	AU000000MGR9	16-Nov-2021	PARTICIPATION BY THE CEO & MANAGING DIRECTOR IN THE LONG-TERM PERFORMANCE PLAN	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: DETERMINATION AND ADJUSTMENT TO THE CONVERSION PRICE	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	CHANGE OF THE COMPANY'S REGISTERED CAPITAL	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: PROVISIONS ON DOWNWARD ADJUSTMENT OF THE CONVERSION PRICE	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: DETERMINING METHOD FOR THE NUMBER OF CONVERTED SHARES	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: REDEMPTION CLAUSES	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: RESALE CLAUSES	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ATTRIBUTION OF RELATED DIVIDENDS FOR CONVERSION YEARS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ISSUING TARGETS AND METHOD	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ARRANGEMENT FOR PLACING TO ORIGINAL SHAREHOLDERS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: MATTERS REGARDING THE MEETINGS OF BONDHOLDERS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: PURPOSE OF THE RAISED FUNDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: MANAGEMENT AND DEPOSIT OF RAISED FUNDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: GUARANTEE MATTERS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	CHANGE OF THE COMPANY'S SOME ARTICLES OF ASSOCIATION	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: THE VALID PERIOD OF THE RESOLUTION	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	THE COMPANY'S ELIGIBILITY FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PREPLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	FEASIBILITY ANALYSIS ON THE USE OF FUNDS TO BE RAISED FROM THE ISSUANCE OF CONVERTIBLE BONDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	RULES GOVERNING THE MEETINGS OF BONDHOLDERS' OF THE COMPANY'S CONVERTIBLE BONDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	SPECIAL REPORT ON THE USE OF PREVIOUSLY RAISED FUNDS	FOR

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OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	FULL AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	SHAREHOLDER RETURN PLAN FOR THE NEXT THREE YEARS FROM 2021 TO 2023	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	DILUTED IMMEDIATE RETURN AFTER THE PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS AND FILLING MEASURES	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: TYPE OF SECURITIES TO BE ISSUED	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ISSUING VOLUME	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: PAR VALUE AND ISSUE PRICE	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: BOND DURATION	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: INTEREST RATE OF THE BOND	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: TIME LIMIT AND METHOD FOR PAYING THE PRINCIPAL AND INTEREST	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: CONVERSION PERIOD	FOR
PILBARA MINERALS LTD	AU000000PLS0	16-Nov-2021	REMUNERATION REPORT	FOR
PILBARA MINERALS LTD	AU000000PLS0	16-Nov-2021	ELECTION OF MS MIRIAM STANBOROUGH AS DIRECTOR	FOR
PILBARA MINERALS LTD	AU000000PLS0	16-Nov-2021	ISSUE OF EMPLOYEE OPTIONS AND EMPLOYEE PERFORMANCE RIGHTS TO MR KEN BRINDSEN	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	CHANGE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: LIU XIAODONG	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	AMENDMENTS TO THE WORK SYSTEMS OF THE COMPANY: RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	AMENDMENTS TO THE WORK SYSTEMS OF THE COMPANY: RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	AMENDMENTS TO THE WORK SYSTEMS OF THE COMPANY: WORK SYSTEM FOR INDEPENDENT DIRECTORS	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	AMENDMENTS TO THE WORK SYSTEMS OF THE COMPANY: FAIR CONNECTED TRANSACTIONS DECISION-MAKING SYSTEM	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE SUPERVISORY COMMITTEE	FOR

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SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	PROVISION OF GUARANTEE QUOTA FOR WHOLLY-OWNED SUBSIDIARIES	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: MA LIANG	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: LIN LIYING	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: GAO YUAN	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF INDEPENDENT DIRECTOR: LI PENG	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF INDEPENDENT DIRECTOR: PAN YU	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF INDEPENDENT DIRECTOR: ZHANG XIAORONG	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-EMPLOYEE SUPERVISOR: ZHANG QIZHONG	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-EMPLOYEE SUPERVISOR: SHEN BO	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE EXTERNAL GUARANTEE MANAGEMENT SYSTEM	AGAINST
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	REMUNERATION FOR DIRECTORS	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	CHANGE OF AUDIT FIRM	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	SETTLEMENT OF SOME PROJECTS FINANCED WITH RAISED FUNDS AND PERMANENTLY SUPPLEMENTING THE WORKING CAPITAL WITH THE SURPLUS RAISED FUNDS	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE PROCEDURE AND RULES FOR INVESTMENT DECISION-MAKING	AGAINST

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SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE FINANCIAL MANAGEMENT SYSTEM	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE INFORMATION DISCLOSURE MANAGEMENT SYSTEM	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE MANAGEMENT SYSTEM FOR THE USE OF RAISED FUNDS	AGAINST
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE CONNECTED TRANSACTIONS DECISION-MAKING SYSTEM	AGAINST
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Approval on an advisory basis of the named executive officer compensation disclosed in the Proxy Statement.	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Approval of our 2021 Long-Term Incentive Plan.	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Kimberly E. Alexy	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for fiscal 2022.	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Thomas H. Caulfield	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Martin I. Cole	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Tunç Doluca	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: David V. Goeckeler	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Matthew E. Massengill	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Paula A. Price	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Stephanie A. Streeter	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Miyuki Suzuki	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	CHANGES TO CONSTITUTION OF EACH TRUST	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	TO ADOPT THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	TO ELECT MARK BLOOM AS A DIRECTOR OF ABACUS GROUP HOLDINGS LIMITED, ABACUS GROUP PROJECTS LIMITED AND ABACUS STORAGE OPERATIONS LIMITED	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	TO RE-ELECT MARK HABERLIN WHO RETIRES IN ACCORDANCE WITH THE CONSTITUTIONS AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION AS A DIRECTOR OF ABACUS GROUP HOLDINGS LIMITED, ABACUS GROUP PROJECTS LIMITED AND ABACUS STORAGE OPERATIONS LIMITED	FOR

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ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	GRANT OF SECURITY ACQUISITION RIGHTS TO THE MANAGING DIRECTOR	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	CHANGES TO CONSTITUTION OF EACH COMPANY	FOR
AFTERPAY LTD	AU000000APT1	17-Nov-2021	RE-ELECTION OF ELANA RUBIN AS A DIRECTOR	FOR
AFTERPAY LTD	AU000000APT1	17-Nov-2021	RE-ELECTION OF DANA STALDER AS A DIRECTOR	FOR
AFTERPAY LTD	AU000000APT1	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	RE-ELECTION OF DIRECTOR - MR ANTHONY LETHLEAN	AGAINST
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	APPROVAL OF THE GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	APPROVAL OF THE GRANT OF PERFORMANCE RIGHTS TO THE TECHNICAL DIRECTOR	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	APPROVAL OF THE GRANT OF RESTRICTED PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	APPROVAL OF THE GRANT OF RESTRICTED PERFORMANCE RIGHTS TO THE TECHNICAL DIRECTOR	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	INCREASE IN MAXIMUM AGGREGATE REMUNERATION FOR NON-EXECUTIVE DIRECTORS	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT JOERG RIBONI AS DIRECTOR	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT HELENE WEBER-DUBI AS DIRECTOR	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT ALEJANDRO ZARAGUEETA AS DIRECTOR	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REAPPOINT GORDON HARDIE AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REAPPOINT HEINER KAMPS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REAPPOINT HELENE WEBER-DUBI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	RATIFY ERNST YOUNG AG AS AUDITORS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	DESIGNATE PATRICK O'NEILL AS INDEPENDENT PROXY	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.3 MILLION	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 10 MILLION	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE CREATION OF CHF 2 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE EXTENSION OF CONDITIONAL CAPITAL FOR EMPLOYEE STOCK OPTIONS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	AMEND ARTICLES RE: GENERAL MEETING OF SHAREHOLDERS; DELETIONS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	AMEND ARTICLES RE: BOARD COMPOSITION	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE REMUNERATION REPORT (NON-BINDING)	AGAINST
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE TREATMENT OF NET LOSS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE DISCHARGE OF BOARD OF DIRECTORS	FOR

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ARYZTA AG	CH0043238366	17-Nov-2021	REELECT URS JORDI AS DIRECTOR AND BOARD CHAIRMAN	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT GORDON HARDIE AS DIRECTOR	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT HEINER KAMPS AS DIRECTOR	FOR
BICO GROUP AB	SE0013647385	17-Nov-2021	PROPOSAL TO RESOLVE TO CHANGE THE NUMBERS OF THE BOARD MEMBERS AND TO ELECT A NEW MEMBER OF THE BOARD OF DIRECTORS: DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD ELECT SUSAN TOUSI AS NEW DIRECTOR	FOR
BICO GROUP AB	SE0013647385	17-Nov-2021	PROPOSAL TO RESOLVE TO AUTHORISE THE BOARD OF DIRECTORS TO RESOLVE ON NEW SHARE ISSUES	AGAINST
BWX LTD	AU000000BWX7	17-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	RE-ELECTION OF MR. DENIS SHELLEY	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	INCREASE IN NON-EXECUTIVE DIRECTOR REMUNERATION FEE POOL	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	SECTION 260B - SHAREHOLDER APPROVAL	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	RATIFICATION OF ISSUE OF SHARES TO INSTITUTIONAL INVESTORS	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	GRANT OF RIGHTS TO THE GROUP CEO AND MANAGING DIRECTOR	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	17-Nov-2021	REMUNERATION REPORT	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	17-Nov-2021	ELECTION OF DIRECTOR - MR JOHN CIGANEK	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	17-Nov-2021	RATIFICATION OF PRIOR ISSUE OF ARGONAUT SHARES	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	17-Nov-2021	APPROVAL OF 10% PLACEMENT FACILITY	FOR
CITY CHIC COLLECTIVE LTD	AU0000031767	17-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
CITY CHIC COLLECTIVE LTD	AU0000031767	17-Nov-2021	RE-ELECTION OF DIRECTOR, MR MICHAEL KAY	FOR
CITY CHIC COLLECTIVE LTD	AU0000031767	17-Nov-2021	ELECTION OF DIRECTOR, MRS NATALIE MCLEAN	FOR
CITY CHIC COLLECTIVE LTD	AU0000031767	17-Nov-2021	ELECTION OF DIRECTOR, MR NEIL THOMPSON	FOR
CITY CHIC COLLECTIVE LTD	AU0000031767	17-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	RE-ELECTION OF MS TANYA COX AS A DIRECTOR	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	ELECTION OF MR ENG PENG OOI AS A DIRECTOR	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	ELECTION OF MR ROBERT BLAIN AS A DIRECTOR	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	ELECTION OF MS JIALEI TANG AS A DIRECTOR	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	DIRECTORS' FEES INCREASE	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100002Z3	17-Nov-2021	MR. KOU BAOQUAN SERVES AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF THE COMPANY	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100002Z3	17-Nov-2021	MS. GUO HONG SERVES AS A SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE TENTH SESSION OF THE SUPERVISORY COMMITTEE OF THE COMPANY	FOR

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DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	17-Nov-2021	TO AMEND THE ARTICLES OF ASSOCIATION	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	17-Nov-2021	TO AMEND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	17-Nov-2021	MR. LIU JIANLONG SERVES AS A NON-EXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF THE COMPANY	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	17-Nov-2021	MR. SU MIN SERVES AS A NON-EXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF THE COMPANY	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	17-Nov-2021	MR. ZONG WENLONG SERVES AS A N INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF THE COMPANY	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE1000002Z3	17-Nov-2021	MR. SI FENGQI SERVES AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF THE COMPANY	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	REMUNERATION REPORT: THAT THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 BE ADOPTED	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	TO RE-ELECT OR ELECT DIRECTOR: MR DAVID LIDDY AM RETIRES BY ROTATION IN ACCORDANCE WITH RULE 3.6(A) OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-ELECTION	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	TO RE-ELECT OR ELECT DIRECTOR: MS EMMA SHAND, WHO WAS APPOINTED AS A DIRECTOR ON 15 SEPTEMBER 2021, RETIRES FROM OFFICE IN ACCORDANCE WITH RULE 3.3 OF THE COMPANY'S CONSTITUTION, AND BEING ELIGIBLE, OFFERS HERSELF FOR ELECTION	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	GRANT OF SHORT-TERM INCENTIVE OPTIONS TO GROUP CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR, MR TOM CREGAN	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	APPROVAL OF THE EML PAYMENTS LIMITED RIGHTS PLAN (EPLRP)	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	GRANT OF LONG-TERM INCENTIVE RIGHTS TO GROUP CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR, MR TOM CREGAN	FOR
HEXAGON AB	SE0015961909	17-Nov-2021	ELECT ERIK HUGGERS AS NEW DIRECTOR	FOR
HEXAGON AB	SE0015961909	17-Nov-2021	APPROVE REMUNERATION OF NEW ELECTED DIRECTORS	FOR
HEXAGON AB	SE0015961909	17-Nov-2021	AMEND ARTICLES RE: NUMBER OF BOARD MEMBERS	FOR
HEXAGON AB	SE0015961909	17-Nov-2021	DETERMINE NUMBER OF MEMBERS (10) AND DEPUTY MEMBERS (0) OF BOARD	FOR
HEXAGON AB	SE0015961909	17-Nov-2021	ELECT BRETT WATSON AS NEW DIRECTOR	FOR
HOTEL PROPERTY INVESTMENTS	AU000000HPI9	17-Nov-2021	ADOPTION OF THE REMUNERATION REPORT (NON-BINDING)	FOR
HOTEL PROPERTY INVESTMENTS	AU000000HPI9	17-Nov-2021	RE-ELECTION OF MR RAYMOND GUNSTON AS A DIRECTOR	FOR
HOTEL PROPERTY INVESTMENTS	AU000000HPI9	17-Nov-2021	ISSUANCE OF 56,840 PERFORMANCE RIGHTS TO MR DON SMITH UNDER THE LTIP	FOR
HOTEL PROPERTY INVESTMENTS	AU000000HPI9	17-Nov-2021	RATIFICATION OF PRIOR ISSUE OF STAPLED SECURITIES	FOR
KOREA GAS CORPORATION	KR7036460004	17-Nov-2021	ELECTION OF NON-EXECUTIVE DIRECTOR: AHN HONG BOK	FOR

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NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	DIRECTOR	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	DIRECTOR	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	DIRECTOR	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE (SOUTH AFRICA) AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR THE FISCAL YEAR ENDING JUNE 30, 2022.	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	AGAINST
NEWS CORP	AU000000NWS2	17-Nov-2021	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2022	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: K. RUPERT MURDOCH	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: STOCKHOLDER PROPOSAL REGARDING SIMPLE MAJORITY VOTE, IF PROPERLY PRESENTED	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: LACHLAN K. MURDOCH	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: ROBERT J. THOMSON	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: KELLY AYOTTE	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: JOSE MARIA AZNAR	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: NATALIE BANCROFT	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: PETER L. BARNES	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: ANA PAULA PESSOA	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: MASROOR SIDDIQUI	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Ratification of the Selection of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for the Fiscal Year Ending June 30, 2022.	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Advisory Vote to Approve Executive Compensation.	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: K. Rupert Murdoch	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Stockholder Proposal regarding Simple Majority Vote, if properly presented.	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Lachlan K. Murdoch	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Robert J. Thomson	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Kelly Ayotte	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: José María Aznar	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Natalie Bancroft	FOR

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NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Peter L. Barnes	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Ana Paula Pessoa	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Masroor Siddiqui	FOR
PALADIN ENERGY LTD	AU000000PDN8	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
PALADIN ENERGY LTD	AU000000PDN8	17-Nov-2021	ELECTION OF DIRECTOR - MS MELISSA HOLZBERGER	FOR
PALADIN ENERGY LTD	AU000000PDN8	17-Nov-2021	ELECTION OF DIRECTOR - MS JOANNE PALMER	FOR
PALADIN ENERGY LTD	AU000000PDN8	17-Nov-2021	RATIFICATION OF SHARE PLACEMENT	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RECEIVE AND ADOPT THE DIRECTOR'S REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RECEIVE THE ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RECEIVE AND ADOPT THE DIRECTOR'S REMUNERATION POLICY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RENEW THE AUTHORITY OF THE COMPANY, IN ACCORDANCE WITH SECTION 315 OF THE COMPANIES (GUERNSEY) LAW, 2008 (AS AMENDED) (THE LAW"), TO MAKE MARKET ACQUISITIONS (WITHIN THE MEANING OF SECTION 316 OF THE LAW) OF THE ORDINARY SHARES OF NO PAR VALUE IN THE SHARE CAPITAL OF THE COMPANY ("THE ORDINARY SHARES")	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO EMPOWER THE DIRECTORS OF THE COMPANY TO DIS-APPLY THE RIGHT OF SHAREHOLDERS TO RECEIVE A PRE-EMPTIVE OFFER OF NEW ORDINARY SHARES PURSUANT TO ARTICLE 5.11 OF THE ARTICLES OF INCORPORATION PROVIDED THAT THIS POWER SHALL BE LIMITED TO THE ISSUE OF UP TO 27,380,279 ORDINARY SHARES	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	THAT CONDITIONAL AND IN ADDITION TO EXTRAORDINARY RESOLUTION 13 ABOVE HAVING BEEN PASSED, TO EMPOWER THE DIRECTORS OF THE COMPANY TO DIS-APPLY THE RIGHT OF SHAREHOLDERS TO RECEIVE A PRE-EMPTIVE OFFER OF NEW ORDINARY SHARES PURSUANT TO ARTICLE 5.11 OF THE ARTICLES OF INCORPORATION PROVIDED THAT THIS POWER SHALL BE LIMITED TO THE ISSUE OF UP TO 27,380,279 ORDINARY SHARES	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT KPMG CHANNEL ISLANDS LIMITED AS AUDITOR OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT MARK BATTEN AS A DIRECTOR OF THE COMPANY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT MARIA BENTLEY AS A DIRECTOR OF THE COMPANY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT ANDREW DEWHIRST AS A DIRECTOR OF THE COMPANY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT RICHARD JONES AS A DIRECTOR OF THE COMPANY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT MICHAEL MORRIS AS A DIRECTOR OF THE COMPANY	FOR

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PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO ELECT LENA WILSON AS A DIRECTOR OF THE COMPANY	FOR
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	RE-ELECTION OF ANDREW STANNARD AS A DIRECTOR	FOR
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	RE-ELECTION OF BRIGITTE SMITH AS A DIRECTOR	FOR
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	APPROVAL OF THE COMPANY'S EQUITY INCENTIVE PLAN (PREVIOUSLY REFERRED TO AS THE DEFERRED REMUNERATION PLAN)	AGAINST
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	APPROVAL FOR THE GRANT OF EQUITY TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	AGAINST
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
PRAEMIUM LTD	AU000000PPS1	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
PRAEMIUM LTD	AU000000PPS1	17-Nov-2021	RE-ELECTION OF DIRECTOR - STUART ROBERTSON	FOR
PRAEMIUM LTD	AU000000PPS1	17-Nov-2021	ELECTION OF CLAIRE WILLETTE AS DIRECTOR	FOR
READYTECH HOLDINGS LTD	AU0000043002	17-Nov-2021	RE-ELECTION OF MR TOM MATTHEWS	FOR
READYTECH HOLDINGS LTD	AU0000043002	17-Nov-2021	REMUNERATION REPORT	FOR
READYTECH HOLDINGS LTD	AU0000043002	17-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE READYTECH EQUITY INCENTIVE PLAN - MARC WASHBOURNE	FOR
ROYAL GOLD, INC.	US7802871084	17-Nov-2021	Election of Class I Director: William Heissenbuttel	FOR
ROYAL GOLD, INC.	US7802871084	17-Nov-2021	Election of Class I Director: Jamie Sokalsky	FOR
ROYAL GOLD, INC.	US7802871084	17-Nov-2021	The approval, on an advisory basis, of the compensation of our named executive officers.	FOR
ROYAL GOLD, INC.	US7802871084	17-Nov-2021	The ratification of the appointment of Ernst & Young LLP as our independent registered public accountant for the fiscal stub period ending December 31, 2021.	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	17-Nov-2021	AMEND AND REFORM THE COMPANY'S BYLAWS TO INCLUDE THE ACTIVITY OF MOVING AND STORING LIQUID AND LIQUEFIED BULK, INCLUDING PETROLEUM PRODUCTS, UPDATE THE COMPANY'S SHARE CAPITAL, AS WELL AS TO DELIBERATE ON ITS CONSOLIDATION	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	17-Nov-2021	IF A SECOND CALL IS REQUIRED FOR THE EXTRAORDINARY SHAREHOLDERS MEETING TO BE HELD, CAN THE VOTING INSTRUCTIONS CONTAINED IN THIS REMOTE VOTING FORM BE CONSIDERED VALID ALSO IF THE EXTRAORDINARY SHAREHOLDERS MEETING ARE HELD ON SECOND CALL	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	REMUNERATION REPORT	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	RE-ELECTION OF DIRECTOR - GRAHAM GOLDSMITH	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	RE-ELECTION OF DIRECTOR - MICHAEL WACHTEL	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	ELECTION OF DIRECTOR - ANDREW BASSAT	FOR

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SEEK LTD	AU000000SEK6	17-Nov-2021	GRANT OF ONE EQUITY RIGHT TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER, IAN NAREV FOR THE YEAR ENDING 30 JUNE 2022	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	GRANT OF WEALTH SHARING PLAN OPTIONS AND WEALTH SHARING PLAN RIGHTS TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER, IAN NAREV FOR THE YEAR ENDING 30 JUNE 2022	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	LEAVING BENEFITS APPROVAL	FOR
SEVEN GROUP HOLDINGS LTD	AU000000SVW5	17-Nov-2021	RE-ELECTION OF MR DAVID MCEVOY AS A DIRECTOR	FOR
SEVEN GROUP HOLDINGS LTD	AU000000SVW5	17-Nov-2021	RE-ELECTION OF MR RICHARD UECHTRITZ AS A DIRECTOR	FOR
SEVEN GROUP HOLDINGS LTD	AU000000SVW5	17-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SEVEN GROUP HOLDINGS LTD	AU000000SVW5	17-Nov-2021	GRANT OF SHARE RIGHTS UNDER THE FY21 SHORT-TERM INCENTIVE PLAN FOR THE MD & CEO: MR RYAN STOKES AO	FOR
SEVEN GROUP HOLDINGS LTD	AU000000SVW5	17-Nov-2021	PLACEMENT CAPACITY REFRESH	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF KARIN HOEING AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RECEIPT OF REPORT AND ACCOUNTS	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF WILLIAM SEEGER AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF MARK SELIGMAN AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF JOHN SHIPSEY AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF NOEL TATA AS A DIRECTOR	AGAINST
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-APPOINTMENT OF KPMG LLP AS AUDITORS	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORISE AUDIT AND RISK COMMITTEE TO DETERMINE AUDITORS REMUNERATION	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORITY TO ALLOT SHARES	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	ADDITIONAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORITY TO MAKE MARKET PURCHASES OF SHARES	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORITY TO CALL GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	APPROVAL OF THE DIRECTORS REMUNERATION POLICY	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORITY TO MAKE POLITICAL DONATIONS AND EXPENDITURE	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	APPROVAL OF DIRECTORS REMUNERATION REPORT	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	DECLARATION OF A FINAL DIVIDEND	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	ELECTION OF PAUL KEEL AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF SIR GEORGE BUCKLEY AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF PAM CHENG AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF DAME ANN DOWLING AS A DIRECTOR	FOR

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SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF TANYA FRATTO AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	APPROVE THE SALE	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	APPROVE THE SHARE BUYBACK RESOLUTION	AGAINST
THE A2 MILK COMPANY LTD	NZATME0002S8	17-Nov-2021	THAT THE DIRECTORS OF THE COMPANY BE AUTHORISED TO FIX THE FEES AND EXPENSES OF THE COMPANY'S AUDITOR, ERNST & YOUNG, FOR THE ENSUING YEAR	FOR
THE A2 MILK COMPANY LTD	NZATME0002S8	17-Nov-2021	THAT DAVID BORTOLUSSI, WHO WAS APPOINTED MANAGING DIRECTOR OF THE COMPANY BY THE BOARD DURING THE YEAR, AND WHO WILL RETIRE AT THE MEETING IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION, BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
THE A2 MILK COMPANY LTD	NZATME0002S8	17-Nov-2021	THAT BESSIE LEE, WHO WAS APPOINTED A DIRECTOR OF THE COMPANY BY THE BOARD DURING THE YEAR, AND WHO WILL RETIRE AT THE MEETING IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION, BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
THE A2 MILK COMPANY LTD	NZATME0002S8	17-Nov-2021	THAT WARWICK EVERY-BURNS, WHO WILL RETIRE AT THE MEETING BY ROTATION IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION, BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Russell Weiner	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Christopher J. Williams	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Amy Banse	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Advisory Vote to Approve Executive Compensation.	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Ratification of the Selection of Ernst & Young LLP as the Clorox Company's Independent Registered Public Accounting Firm.	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Approval of the Amended and Restated 2005 Stock Incentive Plan.	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Shareholder Proposal Requesting Non-Management Employees on Director Nominee Candidate Lists.	AGAINST
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Richard H. Carmona	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Spencer C. Fleischer	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Esther Lee	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: A.D. David Mackay	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Paul Parker	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Linda Rendle	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Matthew J. Shattock	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Kathryn Tesija	FOR
AGILYSYS, INC.	US00847J1051	18-Nov-2021	DIRECTOR	FOR
AGILYSYS, INC.	US00847J1051	18-Nov-2021	DIRECTOR	FOR
AGILYSYS, INC.	US00847J1051	18-Nov-2021	DIRECTOR	FOR
AGILYSYS, INC.	US00847J1051	18-Nov-2021	DIRECTOR	FOR

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AGILYSYS, INC.	US00847J1051	18-Nov-2021	DIRECTOR	FOR
AGILYSYS, INC.	US00847J1051	18-Nov-2021	DIRECTOR	FOR
AGILYSYS, INC.	US00847J1051	18-Nov-2021	DIRECTOR	FOR
AGILYSYS, INC.	US00847J1051	18-Nov-2021	Approval of the Company's reincorporation from the State of Ohio to the State of Delaware.	FOR
AGILYSYS, INC.	US00847J1051	18-Nov-2021	Approval of the exclusive forum provision of our proposed Delaware Certificate of Incorporation.	FOR
AGILYSYS, INC.	US00847J1051	18-Nov-2021	Approval, on a non-binding advisory basis, of the compensation of our named executive officers set forth in the attached Proxy Statement.	FOR
AGILYSYS, INC.	US00847J1051	18-Nov-2021	Ratification of the appointment of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
ALTIUM	AU000000ALU8	18-Nov-2021	REMUNERATION REPORT	FOR
ALTIUM	AU000000ALU8	18-Nov-2021	RE-ELECT SAMUEL WEISS AS A DIRECTOR	FOR
ALTIUM	AU000000ALU8	18-Nov-2021	RE-ELECT SERGIY KOSTYNSKY AS A DIRECTOR	FOR
ALTIUM	AU000000ALU8	18-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISION	FOR
ALTIUM	AU000000ALU8	18-Nov-2021	INCREASE IN NON-EXECUTIVE DIRECTORS' FEE POOL AVAILABLE FOR DIRECTORS OF THE COMPANY	AGAINST
ALTIUM	AU000000ALU8	18-Nov-2021	AMENDMENT OF THE CONSTITUTION	AGAINST
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	GRANT OF FY21 PERFORMANCE RIGHTS TO GROUP CEO	AGAINST
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	THAT IN ACCORDANCE WITH SECTIONS 257B AND 257D OF THE CORPORATIONS ACT THE COMPANY COMPLETE THE BUY-BACK OF 206,975 FULLY PAID ORDINARY SHARES FROM MARISSA HARDING-SMITH AS TRUSTEE FOR THE HARDINGSMITH FAMILY TRUST FOR NIL CASH CONSIDERATION AND OTHERWISE ON THE TERMS AND CONDITIONS AS SET OUT IN THE EXPLANATORY MEMORANDUM	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	THAT IN ACCORDANCE WITH SECTIONS 257B AND 257D OF THE CORPORATIONS ACT THE COMPANY COMPLETE THE BUY-BACK OF 206,975 FULLY PAID ORDINARY SHARES FROM JAMES ALEXANDER TIMUSS AS TRUSTEE OF THE JAMES TIMUSS TRUST FOR NIL CASH CONSIDERATION AND OTHERWISE ON THE TERMS AND CONDITIONS AS SET OUT IN THE EXPLANATORY MEMORANDUM	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	THAT IN ACCORDANCE WITH SECTIONS 257B AND 257D OF THE CORPORATIONS ACT THE COMPANY COMPLETE THE BUY-BACK OF 1,039,501 FULLY PAID ORDINARY SHARES FROM STIPE (STEVE) POPOVIC AND BISERKA (BETTY) POPOVIC AS JOINT TRUSTEES FOR THE S&B POPOVIC FAMILY TRUST FOR NIL CASH CONSIDERATION AND OTHERWISE ON THE TERMS AND CONDITIONS AS SET OUT IN THE EXPLANATORY MEMORANDUM	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	RENEWAL OF TAKEOVER APPROVAL PROVISION IN THE CONSTITUTION	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	ABSTAIN
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	ELECTION OF PAUL RUIZ AS A DIRECTOR	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	ELECTION OF KYLE LOADES AS A DIRECTOR	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	RE-ELECTION OF SIMON MOORE AS A DIRECTOR	AGAINST
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF NON-BOARD ENDORSED DIRECTOR	AGAINST

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AMA GROUP LTD	AU000000AMA8	18-Nov-2021	RATIFICATION OF THE ISSUE OF CONVERTIBLE NOTES	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	ADOPTION OF AMA PERFORMANCE RIGHTS PLAN	AGAINST
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	GRANT OF FY22 PERFORMANCE RIGHTS TO GROUP CHIEF EXECUTIVE OFFICER (GROUP CEO)	AGAINST
AVAST PLC	GB00BDD85M81	18-Nov-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
AVAST PLC	GB00BDD85M81	18-Nov-2021	A. FOR THE PURPOSE OF GIVING EFFECT TO THE SCHEME OF ARRANGEMENT DATED 28 OCTOBER 2021 (THE "SCHEME") BETWEEN THE COMPANY AND THE SCHEME SHAREHOLDERS (AS DEFINED IN THE SCHEME), A PRINT OF WHICH HAS BEEN PRODUCED TO THIS MEETING AND FOR THE PURPOSES OF IDENTIFICATION SIGNED BY THE CHAIRMAN HEREOF, IN ITS ORIGINAL FORM IN THE DOCUMENT SENT TO SHAREHOLDERS OF THE COMPANY DATED 28 OCTOBER 2021 OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION AGREED BETWEEN THE COMPANY, NORTONLIFELOCK INC. ("NORTONLIFELOCK") AND NITRO BIDCO LIMITED ("BIDCO"), A WHOLLY OWNED SUBSIDIARY OF NORTONLIFELOCK AND APPROVED OR IMPOSED BY THE HIGH COURT OF JUSTICE IN ENGLAND AND WALES (THE "COURT"), THE DIRECTORS OF THE COMPANY (OR A DULY AUTHORISED COMMITTEE THEREOF) BE AND ARE HEREBY AUTHORISED TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; B. WITH EFFECT FROM THE PASSING OF THIS RESOLUTION, THE ARTICLES OF ASSOCIATION OF THE COMPANY BE AND HEREBY ARE AMENDED BY THE ADOPTION AND INCLUSION OF NEW ARTICLE 160; AND C. SUBJECT TO AND CONDITIONAL UPON THE SCHEME BECOMING EFFECTIVE, PURSUANT TO SECTION 97 OF THE COMPANIES ACT 2006, THE COMPANY BE RE-REGISTERED AS A PRIVATE LIMITED COMPANY WITH THE NAME "AVAST LIMITED", TO TAKE EFFECT FOLLOWING APPROVAL BY THE REGISTRAR OF COMPANIES	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Adalio T. Sanchez	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: William H. Schumann III	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Rodney C. Adkins	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Advisory vote on executive compensation.	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Approval of the Avnet, Inc. 2021 Stock Compensation and Incentive Plan.	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Ratification of appointment of KPMG LLP as the independent registered public accounting firm for the fiscal year ending July 2, 2022.	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Carlo Bozotti	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Brenda L. Freeman	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Philip R. Gallagher	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Jo Ann Jenkins	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Oleg Khaykin	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: James A. Lawrence	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Ernest E. Maddock	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Avid Modjtabai	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR

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BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING MEETINGS OF THE SUPERVISORY COMMITTEE	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE SYSTEM FOR INDEPENDENT DIRECTORS	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE SYSTEM FOR EXTERNAL SUPERVISORS	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	ELECTION OF YU RUIYU AS AN INDEPENDENT DIRECTOR	FOR
BLUESCOPE STEEL LTD	AU000000BSL0	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021 (NON-BINDING ADVISORY VOTE)	FOR
BLUESCOPE STEEL LTD	AU000000BSL0	18-Nov-2021	RE-ELECTION OF MR MARK HUTCHINSON AS A DIRECTOR OF THE COMPANY	FOR
BLUESCOPE STEEL LTD	AU000000BSL0	18-Nov-2021	APPROVAL OF GRANT OF SHARE RIGHTS TO MARK VASSELLA UNDER THE COMPANY'S SHORT TERM INCENTIVE PLAN	FOR
BLUESCOPE STEEL LTD	AU000000BSL0	18-Nov-2021	APPROVAL OF GRANT OF ALIGNMENT RIGHTS TO MARK VASSELLA UNDER THE COMPANY'S LONG TERM INCENTIVE PLAN	FOR
BLUESCOPE STEEL LTD	AU000000BSL0	18-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
BLUESCOPE STEEL LTD	AU000000BSL0	18-Nov-2021	INCREASE IN THE MAXIMUM NUMBER OF DIRECTORS THAT CAN BE APPOINTED	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	18-Nov-2021	DIRECTOR	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	18-Nov-2021	DIRECTOR	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	18-Nov-2021	DIRECTOR	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	18-Nov-2021	Non-binding advisory vote to approve executive compensation.	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	18-Nov-2021	Ratification of the selection of Ernst & Young LLP as the Company's registered public accounting firm for the current fiscal year.	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Ratification of the appointment of KPMG LLP as our Independent Registered Public Accounting Firm for the fiscal year 2022.	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Joseph M. DePinto	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Advisory Vote to Approve Executive Compensation.	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Frances L. Allen	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Cynthia L. Davis	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Harriet Edelman	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: William T. Giles	FOR

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BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: James C. Katzman	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Alexandre G. Macedo	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Prashant N. Ranade	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Wyman T. Roberts	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Thomas J. Perna	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Amit K. Zavery	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Leslie A. Brun	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Advisory vote to approve the compensation of the Company's Named Executive Officers (the Say on Pay Vote).	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accountants for the fiscal year ending June 30, 2022.	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Pamela L. Carter	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Richard J. Daly	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Robert N. Duels	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Melvin L. Flowers	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Timothy C. Gokey	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Brett A. Keller	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Maura A. Markus	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Annette L. Nazareth	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT PATRICIA HALLIDAY AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO RECEIVE AND ADOPT THE COMPANY'S 2021 ANNUAL REPORT AND ACCOUNTS TOGETHER WITH THE REPORTS OF THE DIRECTORS AND OF THE AUDITOR	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT LESLEY JONES AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT BRIDGET MACASKILL AS A DIRECTOR OF THE COMPANY	FOR

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CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT TESULA MOHINDRA AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT MARK PAIN AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT SALLY WILLIAMS AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY FROM THE CONCLUSION OF THIS AGM UNTIL THE CONCLUSION OF THE NEXT AGM	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO AUTHORISE THE AUDIT COMMITTEE, ACTING FOR AND ON BEHALF OF THE BOARD, TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO AUTHORISE THE BOARD GENERALLY AND UNCONDITIONALLY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: (A) UP TO A NOMINAL AMOUNT OF GBP 12,566,854 (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS OR GRANTS MADE UNDER PARAGRAPH (B) BELOW IN EXCESS OF SUCH SUM); AND (B) COMPRISING EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) UP TO A NOMINAL AMOUNT OF GBP 25,133,708 (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS OR GRANTS MADE UNDER PARAGRAPH (A) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE: (1) TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (2) TO HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE BOARD OTHERWISE CONSIDERS NECESSARY, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER, SUCH AUTHORITIES TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE AUTHORITY ENDS AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT ENDED	FOR

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CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	<p>TO AUTHORISE THE BOARD, IN ADDITION TO ANY AUTHORITY GRANTED PURSUANT TO RESOLUTION 18, GENERALLY AND UNCONDITIONALLY PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 5,655,084 IN RELATION TO ANY ISSUE BY THE COMPANY OF ANY ADDITIONAL TIER 1 INSTRUMENTS ("AT1 SECURITIES") THAT AUTOMATICALLY CONVERT INTO OR ARE EXCHANGED FOR ORDINARY SHARES IN THE COMPANY IN PRESCRIBED CIRCUMSTANCES, WHERE THE DIRECTORS CONSIDER THAT THE ISSUE OF SUCH AT1 SECURITIES WOULD BE DESIRABLE, INCLUDING FOR THE PURPOSE OF COMPLYING WITH, OR MAINTAINING COMPLIANCE WITH, THE REGULATORY REQUIREMENTS OR TARGETS APPLICABLE TO THE COMPANY AND ITS SUBSIDIARIES AND SUBSIDIARY UNDERTAKINGS FROM TIME TO TIME AND OTHERWISE ON TERMS AS MAY BE DETERMINED BY THE DIRECTORS, SUCH AUTHORITY TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE AUTHORITY ENDS AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED.</p>	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	<p>THAT: (A) THE CLOSE BROTHERS GROUP PLC SHARESAVE PLAN 2021 (THE "2021 SHARESAVE"), SUMMARISED IN APPENDIX 2 TO THIS NOTICE, AND THE RULES OF WHICH ARE PRODUCED TO THIS ANNUAL GENERAL MEETING AND FOR THE PURPOSES OF IDENTIFICATION INITIALLED BY THE CHAIRMAN, BE APPROVED AND THE BOARD BE AUTHORISED TO DO ALL SUCH ACTS AND THINGS AS IT CONSIDERS NECESSARY OR DESIRABLE TO ESTABLISH THE 2021 SHARESAVE; AND (B) THE BOARD BE AUTHORISED TO ADOPT FURTHER PLANS BASED ON THE 2021 SHARESAVE BUT MODIFIED TO TAKE ACCOUNT OF LOCAL TAX, EXCHANGE CONTROL OR SECURITIES LAWS IN OVERSEAS TERRITORIES, PROVIDED THAT ANY SHARES MADE AVAILABLE UNDER SUCH FURTHER PLANS ARE TREATED AS COUNTING AGAINST ANY LIMITS ON INDIVIDUAL OR OVERALL PARTICIPATION IN THE 2021 SHARESAVE.</p>	FOR

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CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	<p>THAT, IF RESOLUTION 18 GRANTING AUTHORITY TO ALLOT SHARES IS PASSED, THE BOARD BE GIVEN POWER TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE LIMITED TO: (A) THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES IN CONNECTION WITH AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (B) OF RESOLUTION 18, BY WAY OF A RIGHTS ISSUE ONLY): 1. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND 2. TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE BOARD OTHERWISE CONSIDERS NECESSARY, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND (B) IN THE CASE OF AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 18 AND/OR IN THE CASE OF ANY SALE OF TREASURY SHARES, THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (A) ABOVE) UP TO A NOMINAL AMOUNT OF GBP 1,885,028, SUCH POWER TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE</p>	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	<p>TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) FOR THE FINANCIAL YEAR ENDED 31 JULY 2021 SET OUT ON PAGES 97 TO 125 OF THE 2021 ANNUAL REPORT AND ACCOUNTS</p>	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	<p>THAT, IF RESOLUTION 18 GRANTING AUTHORITY TO ALLOT SHARES IS PASSED, THE BOARD BE GIVEN THE POWER IN ADDITION TO ANY POWER GRANTED UNDER RESOLUTION 21 TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 1,885,028; AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH POWER TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE</p>	FOR

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CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	THAT, IF RESOLUTION 19 GRANTING AUTHORITY TO ALLOT AT1 SECURITIES IS PASSED, THE BOARD BE GIVEN THE POWER, IN ADDITION TO ANY POWERS GRANTED PURSUANT TO RESOLUTIONS 21 AND 22, TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 19 UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 5,655,084 IN RELATION TO THE ISSUE OF AT1 SECURITIES AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE POWER ENDS AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HAD NOT ENDED	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	THAT THE COMPANY BE AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE COMPANIES ACT 2006 TO MAKE ONE OR MORE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE COMPANIES ACT 2006) OF ITS ORDINARY SHARES OF 25P EACH, SUCH POWER TO BE LIMITED: (A) TO A MAXIMUM NUMBER OF 15,080,224 ORDINARY SHARES; (B) BY THE CONDITION THAT THE MINIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE NOMINAL AMOUNT OF THAT SHARE AND THE MAXIMUM PRICE WHICH MAY BE PAID FOR EACH ORDINARY SHARE IS THE HIGHEST OF: (1) AN AMOUNT EQUAL TO 5% ABOVE THE AVERAGE MARKET VALUE OF AN ORDINARY SHARE FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND (2) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT PURCHASE BID ON THE LONDON STOCK EXCHANGE TRADING SYSTEM, IN EACH CASE, EXCLUSIVE OF EXPENSES, SUCH AUTHORITY TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT DURING THIS PERIOD THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE AUTHORITY ENDS AND THE COMPANY MAY PURCHASE ORDINARY SHARES PURSUANT TO ANY SUCH CONTRACT AS IF THE AUTHORITY HAD NOT ENDED	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES (THE "GROUP") TO APPLY A RATIO IN RELATION TO THE FIXED AND VARIABLE COMPONENTS OF REMUNERATION FOR CERTAIN DIRECTORS AND EMPLOYEES OF THE COMPANY AND THE GROUP'S BANKING DIVISION WHOSE PROFESSIONAL ACTIVITIES HAVE A MATERIAL IMPACT ON THE RISK PROFILE OF THE GROUP, SO THAT THE VARIABLE COMPONENT OF TOTAL REMUNERATION FOR SUCH AN INDIVIDUAL MAY EXCEED 100% OF THE FIXED COMPONENT OF THE TOTAL REMUNERATION FOR THAT INDIVIDUAL, PROVIDED THAT SUCH VARIABLE COMPONENT DOES NOT EXCEED 200% OF SUCH FIXED COMPONENT	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY, THE FULL TEXT OF WHICH IS SET OUT ON PAGES 100 TO 109 OF THE DIRECTORS' REMUNERATION REPORT CONTAINED WITHIN THE 2021 ANNUAL REPORT AND ACCOUNTS, TO TAKE EFFECT FROM THE END OF THIS AGM	ABSTAIN
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO AUTHORISE THE PAYMENT OF A FINAL DIVIDEND ON THE ORDINARY SHARES OF 42.0 PENCE PER SHARE FOR THE YEAR ENDED 31 JULY 2021 ON 23 NOVEMBER 2021 TO SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 15 OCTOBER 2021	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT MIKE BIGGS AS A DIRECTOR OF THE COMPANY	FOR

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CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT ADRIAN SAINSBURY AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT MIKE MORGAN AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT OLIVER CORBETT AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT PETER DUFFY AS A DIRECTOR OF THE COMPANY	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	DIRECTOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	TO APPROVE THE COMPANY'S SHAREHOLDER RIGHTS PLAN ADOPTED BY THE BOARD OF DIRECTORS ON APRIL 9, 2021.	AGAINST
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2022 FISCAL YEAR.	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	SHAREHOLDER PROPOSAL REGARDING VIRTUAL MEETINGS.	AGAINST
DDH1 LTD	AU0000134454	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DDH1 LTD	AU0000134454	18-Nov-2021	APPROVAL APPOINTMENT OF AUDITOR: DELOITTE	FOR
DDH1 LTD	AU0000134454	18-Nov-2021	TO RE-ELECT MR ALAN BROOME AM AS A DIRECTOR	FOR
DDH1 LTD	AU0000134454	18-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR & CEO, MR SY VAN DYK	FOR
EMECO HOLDINGS LTD	AU000000EHL7	18-Nov-2021	RE-ELECTION OF MR PETER RICHARDS	ABSTAIN

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EMECO HOLDINGS LTD	AU000000EHL7	18-Nov-2021	RE-ELECTION OF MR PETER KANE	FOR
EMECO HOLDINGS LTD	AU000000EHL7	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
EMECO HOLDINGS LTD	AU000000EHL7	18-Nov-2021	APPROVAL OF THE ISSUE OF RIGHTS UNDER THE EMECO LONG TERM INCENTIVE PLAN FOR THE 2020 FINANCIAL YEAR, TO MR IAN TESTROW, THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
EMECO HOLDINGS LTD	AU000000EHL7	18-Nov-2021	APPROVAL OF THE ISSUE OF RIGHTS UNDER THE EMECO LONG TERM INCENTIVE PLAN FOR THE 2021 FINANCIAL YEAR, TO MR IAN TESTROW, THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
FIRSTGROUP PLC	GB0003452173	18-Nov-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES IN CONNECTION WITH THE TENDER OFFER	FOR
FIRSTGROUP PLC	GB0003452173	18-Nov-2021	APPROVE SHARE CONSOLIDATION AND SHARE SUB-DIVISION	FOR
FIRSTGROUP PLC	GB0003452173	18-Nov-2021	AMEND ARTICLES OF ASSOCIATION	FOR
FIRSTGROUP PLC	GB0003452173	18-Nov-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE LONG TERM INCENTIVE PLAN TO MR DANNY PEETERS	AGAINST
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE LONG TERM INCENTIVE PLAN TO MR ANTHONY ROZIC	AGAINST
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	TO APPOINT THE AUDITOR OF GOODMAN LOGISTICS (HK) LIMITED: THAT MESSRS KPMG, THE RETIRING AUDITOR, BE RE-APPOINTED AS THE AUDITOR OF GOODMAN LOGISTICS (HK) LIMITED TO HOLD OFFICE UNTIL THE NEXT ANNUAL GENERAL MEETING OF GOODMAN LOGISTICS (HK) LIMITED AND THAT GOODMAN LOGISTICS (HK) LIMITED'S DIRECTORS BE AUTHORISED TO FIX THE AUDITOR'S REMUNERATION	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	RE-ELECTION OF MS REBECCA MCGRATH AS A DIRECTOR OF GOODMAN LIMITED	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	RE-ELECTION OF MR DANNY PEETERS, AS A DIRECTOR OF GOODMAN LIMITED	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	RE-ELECTION OF MR DANNY PEETERS AS A DIRECTOR OF GOODMAN LOGISTICS (HK) LIMITED	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	RE-ELECTION OF MR DAVID COLLINS AS A DIRECTOR OF GOODMAN LOGISTICS (HK) LIMITED	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	AGAINST
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE LONG TERM INCENTIVE PLAN TO MR GREG GOODMAN	AGAINST
IGO NL	AU000000IGO4	18-Nov-2021	RE-ELECTION OF MR. KEITH SPENCE	FOR
IGO NL	AU000000IGO4	18-Nov-2021	ELECTION OF MR. MICHAEL NOSSAL	FOR
IGO NL	AU000000IGO4	18-Nov-2021	ELECTION OF MS. XIAOPING YANG	FOR
IGO NL	AU000000IGO4	18-Nov-2021	REMUNERATION REPORT	FOR
IGO NL	AU000000IGO4	18-Nov-2021	ISSUE OF SERVICE RIGHTS TO MR. PETER BRADFORD	FOR
IGO NL	AU000000IGO4	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR. PETER BRADFORD	FOR
IGO NL	AU000000IGO4	18-Nov-2021	AMENDMENT TO TERMS OF PERFORMANCE RIGHTS	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Election of Class Four Director for a three-year term to expire at the annual meeting of shareholders in 2024: Howard H. Xia	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Election of Class Four Director for a three-year term to expire at the annual meeting of shareholders in 2024: Vincent D. Mattera, Jr.	FOR

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II-VI INCORPORATED	US9021041085	18-Nov-2021	Election of Class Four Director for a three-year term to expire at the annual meeting of shareholders in 2024: Michael L. Dreyer	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Election of Class Four Director for a three-year term to expire at the annual meeting of shareholders in 2024: Stephen Pagliuca	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Non-binding advisory vote to approve compensation paid to named executive officers in fiscal year 2021.	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Ratification of the Audit Committee's selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	RE-ELECTION OF MS ROBIN LOW	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	ELECTION OF MR PETER WARNE	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	APPROVAL OF THE AWARD OF PERFORMANCE RIGHTS TO DR ANDREW BLATTMAN	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	AMENDMENTS TO CONSTITUTION	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	PROPORTIONAL TAKEOVERS	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT BEN THORNE AS A DIRECTOR	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RECEIVE AND ADOPT THE REPORTS OF THE DIRECTORS AND THE COMPANY'S AUDITORS, AND THE AUDITED ACCOUNTS OF THE COMPANY, FOR THE YEAR ENDED 25 JULY 2021	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-APPOINT GRANT THORNTON LLP AS THE AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT RELEVANT SECURITIES PURSUANT TO SECTION 551	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES ON A NON PRE-EMPTIVE BASIS	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO AUTHORISE ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS FOR A SPECIFIED CAPITAL INVESTMENT	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES UNDER CERTAIN CIRCUMSTANCES	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO AUTHORISE CALLING GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) ON NOT LESS THAN 14 DAYS' NOTICE	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 25 JULY 2021	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT TIM MARTIN AS A DIRECTOR	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT JOHN HUTSON AS A DIRECTOR	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT SU CACIOPPO AS A DIRECTOR	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT BEN WHITLEY AS DIRECTOR	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT DEBRA VAN GENE AS A DIRECTOR	AGAINST
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT SIR RICHARD BECKETT AS A DIRECTOR	AGAINST
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE- ELECT HARRY MORLEY AS A DIRECTOR	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	AMENDMENTS TO CONSTITUTION	AGAINST

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JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	SECTION 260B SHAREHOLDER APPROVAL	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF SHARES TO MR PETER NASH UNDER THE EMPLOYEE SHARE LOAN PLAN	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	RE-ELECTION OF MS LARISA MORAN AS DIRECTOR	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	RE-ELECTION OF MR ROBERT KELLY AS DIRECTOR	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR SCOTT DIDIER AM	AGAINST
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR LINDSAY BARBER	AGAINST
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR ADRIAN GLEESON	AGAINST
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MS PHILIPPA TURNBULL	AGAINST
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR NICHOLAS CARNELL	AGAINST
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF DIANA EILERT AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF STEVE FIRENG AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF MELANIE LAING AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF ROBERT BAZZANI AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF SUSAN WOLFORD AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF R. CHRISTOPHER HOEHN-SARIC AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF M. AVI EPSTEIN AS A DIRECTOR OF THE COMPANY	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Yamamiya, Shinichiro	AGAINST
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Approve Appropriation of Surplus	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Approve Details of Compensation as Stock-Linked Compensation Type Stock Options for Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakazawa, Yuji	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Arakawa, Tadashi	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shito, Ryuji	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kubota, Kazufumi	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Kazuyoshi	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is Audit and Supervisory Committee Member Mizunuma, Sadao	AGAINST

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KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is Audit and Supervisory Committee Member Aizawa, Mitsue	AGAINST
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is Audit and Supervisory Committee Member Doi, Mitsuru	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	ELECTION OF DIRECTOR - NICHOLAS MARINELLI	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	ELECTION OF DIRECTOR - DAVID FLANAGAN	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	RE-ELECTION OF DIRECTOR - ROBERT RYAN	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	INCREASE IN TOTAL AGGREGATE REMUNERATION FOR NON-EXECUTIVE DIRECTORS	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS - MR MICHAEL SUTTON	FOR
MEDIBANK PRIVATE LTD	AU000000MPL3	18-Nov-2021	ELECTION OF GERARD DALBOSCO AS A DIRECTOR	FOR
MEDIBANK PRIVATE LTD	AU000000MPL3	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
MEDIBANK PRIVATE LTD	AU000000MPL3	18-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER	FOR
MINERAL RESOURCES LTD	AU000000MIN4	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
MINERAL RESOURCES LTD	AU000000MIN4	18-Nov-2021	RE-ELECTION OF DIRECTOR - MR KELVIN FLYNN	FOR
MINERAL RESOURCES LTD	AU000000MIN4	18-Nov-2021	RE-ELECTION OF DIRECTOR - MS XI XI	FOR
MINERAL RESOURCES LTD	AU000000MIN4	18-Nov-2021	APPROVAL FOR GRANT OF SECURITIES TO MANAGING DIRECTOR	FOR
MINERAL RESOURCES LTD	AU000000MIN4	18-Nov-2021	ADOPTION OF NEW CONSTITUTION	FOR
MONEY3 CORPORATION LTD	AU000000MNY1	18-Nov-2021	REMUNERATION REPORT	FOR
MONEY3 CORPORATION LTD	AU000000MNY1	18-Nov-2021	RE-ELECTION OF KATE ROBB AS DIRECTOR	FOR
MONEY3 CORPORATION LTD	AU000000MNY1	18-Nov-2021	REFRESH EMPLOYEE EQUITY PLAN (EEP)	FOR
MONEY3 CORPORATION LTD	AU000000MNY1	18-Nov-2021	REFRESH EMPLOYEE EXEMPT SHARE PLAN (EESP)	FOR
MONEY3 CORPORATION LTD	AU000000MNY1	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO SCOTT BALDWIN UNDER EMPLOYEE EQUITY PLAN	FOR
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	RE-ELECTION OF DIRECTOR - MR TODD BARLOW	AGAINST
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	RE-ELECTION OF DIRECTOR - MR THOMAS MILLNER	FOR
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	RATIFICATION OF PRIOR ISSUE OF CONVERTIBLE NOTES	FOR
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CAPITAL PROTECTION	AGAINST

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NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	ELECTION OF DIRECTOR - JOHN RICHARDS	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	ELECTION OF DIRECTOR - MICHAEL CHANEY AO	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	ELECTION OF DIRECTOR - SHARON WARBURTON	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	ABSTAIN
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	CONDITIONAL SPILL RESOLUTION (CONTINGENT RESOLUTION): THAT: (A) AN EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS IS HELD WITHIN 90 DAYS OF THE DATE OF THIS AGM (SPILL MEETING); (B) ALL OF THE NON-EXECUTIVE DIRECTORS WHO WERE IN OFFICE WHEN THE BOARD RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AS DIRECTORS AT THE TIME OF THE SPILL MEETING CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING ARE PUT TO A VOTE AT THE SPILL MEETING	AGAINST
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	APPROVAL OF ISSUE OF 329,776 LTI-1 PERFORMANCE RIGHTS (FOR MEASUREMENT ON 30 JUNE 2025) TO MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER, STUART TONKIN	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	APPROVAL OF ISSUE OF 247,332 LTI-2 PERFORMANCE RIGHTS (FOR MEASUREMENT ON 30 JUNE 2024) TO MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER, STUART TONKIN	AGAINST
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	APPROVAL OF ISSUE OF 164,888 STI PERFORMANCE RIGHTS (FOR MEASUREMENT ON 30 JUNE 2022) TO MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER, STUART TONKIN	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	RE-ELECTION OF DIRECTOR - JOHN FITZGERALD	AGAINST
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	ELECTION OF DIRECTOR - SALLY LANGER	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Randall N. Spratt	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Warren M. Thompson	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: George L. Holm	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal 2022.	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	To approve, in a non-binding advisory vote, the compensation paid to the named executive officers.	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Manuel A. Fernandez	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Barbara J. Beck	FOR

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PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: William F. Dawson Jr.	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Laura Flanagan	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Matthew C. Flanigan	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Kimberly S. Grant	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Jeffrey M. Overly	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: David V. Singer	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION PAID TO OUR NAMED EXECUTIVE OFFICERS, AS DISCLOSED IN THE PROXY STATEMENT ("SAY-ON-PAY)	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RE-ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: KAREN DREXLER	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RE-ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: MICHAEL FARRELL	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RE-ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: PETER FARRELL	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RE-ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: HARJIT GILL	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RE-ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: RON TAYLOR	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: JOHN HERNANDEZ	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: DESNEY TAN	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RATIFY OUR SELECTION OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2022	FOR
RESMED INC.	US7611521078	18-Nov-2021	Re-election of Director to serve until 2022 annual meeting: Karen Drexler	FOR
RESMED INC.	US7611521078	18-Nov-2021	Re-election of Director to serve until 2022 annual meeting: Michael Farrell	FOR
RESMED INC.	US7611521078	18-Nov-2021	Re-election of Director to serve until 2022 annual meeting: Peter Farrell	FOR
RESMED INC.	US7611521078	18-Nov-2021	Re-election of Director to serve until 2022 annual meeting: Harjit Gill	FOR
RESMED INC.	US7611521078	18-Nov-2021	Re-election of Director to serve until 2022 annual meeting: Ron Taylor	FOR
RESMED INC.	US7611521078	18-Nov-2021	Election of Director to serve until 2022 annual meeting: John Hernandez	FOR
RESMED INC.	US7611521078	18-Nov-2021	Election of Director to serve until 2022 annual meeting: Desney Tan	FOR

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RESMED INC.	US7611521078	18-Nov-2021	Ratify our selection of KPMG LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
RESMED INC.	US7611521078	18-Nov-2021	Approve, on an advisory basis, the compensation paid to our named executive officers, as disclosed in the proxy statement ("say-on-pay").	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE AND PROPOSED NEW SHAREHOLDERS' MANDATE FOR THE COMPANY AND/OR ITS SUBSIDIARIES TO ENTER INTO RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH RELATED PARTIES INVOLVING THE INTEREST OF BERMAZ AUTO BERHAD ("BERMAZ")	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO APPROVE THE PAYMENT OF FEES TO THE NON-EXECUTIVE DIRECTORS UP TO AN AMOUNT OF RM4,400,000 FROM THE FIFTEENTH AGM UNTIL THE NEXT AGM OF THE COMPANY	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO APPROVE THE PAYMENT OF BENEFITS TO THE NON-EXECUTIVE DIRECTORS UP TO AN AMOUNT OF RM1,500,000 FROM THE FIFTEENTH AGM UNTIL THE NEXT AGM OF THE COMPANY	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE PURSUANT TO RULE 103 OF THE CONSTITUTION OF THE COMPANY AND WHO BEING ELIGIBLE, OFFER HIMSELF/HERSELF FOR RE-ELECTION: TAN SRI SAMSUDIN OSMAN	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE PURSUANT TO RULE 103 OF THE CONSTITUTION OF THE COMPANY AND WHO BEING ELIGIBLE, OFFER HIMSELF/HERSELF FOR RE-ELECTION: DATO' LEE CHEOW HOCK LAWRENCE	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE PURSUANT TO RULE 103 OF THE CONSTITUTION OF THE COMPANY AND WHO BEING ELIGIBLE, OFFER HIMSELF/HERSELF FOR RE-ELECTION: MS MOY PUI YEE	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE PURSUANT TO RULE 103 OF THE CONSTITUTION OF THE COMPANY AND WHO BEING ELIGIBLE, OFFER HIMSELF/HERSELF FOR RE-ELECTION: ENCIK MOHAMAD IDROS MOSIN	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO RE-APPOINT MESSRS PRICEWATERHOUSECOOPERS PLT AS AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 30 JUNE 2022 AND TO AUTHORISE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	PROPOSED RENEWAL OF SHARE BUY-BACK AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES OF UP TO TEN PERCENT (10%) OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY ("PROPOSED SHARE BUY-BACK")	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE FOR THE COMPANY AND/OR ITS SUBSIDIARIES TO ENTER INTO RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH RELATED PARTIES INVOLVING THE INTEREST OF AMANAHRAYA TRUSTEES BERHAD - AMANAH SAHAM BUMIPUTERA ("ASB")	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO AUTHORISE THE DIRECTORS TO ISSUE SHARES AND INSTRUMENTS CONVERTIBLE INTO SHARES PURSUANT TO SECTION 161 OF THE COMPANIES ACT, CHAPTER 50	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT THEREON	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO AUTHORISE THE DIRECTORS TO GRANT AWARDS AND ALLOT AND ISSUE ORDINARY SHARES PURSUANT TO THE SPH PERFORMANCE SHARE PLAN 2016	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO APPROVE THE RENEWAL OF THE SHARE BUY BACK MANDATE	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO DECLARE A FINAL DIVIDEND OF 3 CENTS PER SHARE	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: LEE BOON YANG	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: TAN CHIN HWEE	FOR

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SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: JANET ANG GUAT HAR	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: TAN YEN YEN	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLE 120: YEOH OON JIN	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO APPROVE DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDING 31 AUGUST 2022	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-APPOINT THE AUDITOR AND AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
SONIC HEALTHCARE LIMITED	AU000000SHL7	18-Nov-2021	RE-ELECTION OF MS KATE SPARGO	FOR
SONIC HEALTHCARE LIMITED	AU000000SHL7	18-Nov-2021	RE-ELECTION OF MR LOU PANACCIO	FOR
SONIC HEALTHCARE LIMITED	AU000000SHL7	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SONIC HEALTHCARE LIMITED	AU000000SHL7	18-Nov-2021	APPROVAL OF LONG TERM INCENTIVES FOR DR COLIN GOLDSCHMIDT, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
SONIC HEALTHCARE LIMITED	AU000000SHL7	18-Nov-2021	APPROVAL OF LONG TERM INCENTIVES FOR MR CHRIS WILKS, FINANCE DIRECTOR AND CHIEF FINANCIAL OFFICER	FOR
VIRTUS HEALTH LTD	AU000000VRT3	18-Nov-2021	REMUNERATION REPORT	FOR
VIRTUS HEALTH LTD	AU000000VRT3	18-Nov-2021	ELECTION OF DIRECTOR MS CATHY ASTON	FOR
VIRTUS HEALTH LTD	AU000000VRT3	18-Nov-2021	ELECTION OF DIRECTOR DR PRISCILLA ROGERS (PHD)	FOR
VIRTUS HEALTH LTD	AU000000VRT3	18-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO KATE MUNNINGS, GROUP CHIEF EXECUTIVE OFFICER & MANAGING DIRECTOR	FOR
VIRTUS HEALTH LTD	AU000000VRT3	18-Nov-2021	APPROVAL OF NON-EXECUTIVE DIRECTOR FEE POOL	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	RE-ELECTION OF INDEPENDENT NON-EXECUTIVE DIRECTOR - MR RICHARD YEATES	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	NON-EXECUTIVE DIRECTOR FEE POOL	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MR DANIEL LOUGHER	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	ADOPTION OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	APPROVAL OF PRIOR ISSUE OF PLACEMENT SHARES	FOR
ACCENT GROUP LTD	AU000000AX19	19-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
ACCENT GROUP LTD	AU000000AX19	19-Nov-2021	RE-ELECTION OF MS DONNA PLAYER AS A DIRECTOR OF THE COMPANY	FOR
ACCENT GROUP LTD	AU000000AX19	19-Nov-2021	ELECTION OF MR BRETT BLUNDY AS A DIRECTOR OF THE COMPANY	FOR
ACCENT GROUP LTD	AU000000AX19	19-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO A DIRECTOR AND RELATED PARTY, MR DANIEL AGOSTINELLI	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	APPROVAL TO PROVIDE POTENTIAL BENEFITS UNDER NEDSIP	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	APPROVAL TO PROVIDE POTENTIAL BENEFITS UNDER EXECUTIVE SEVERANCE POLICY	FOR

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BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	RE-ELECTION OF DIRECTOR - MR RONNIE BEEVOR	AGAINST
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	RE-ELECTION OF DIRECTOR - MR MIKE LEECH	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	APPROVAL OF 7.1A MANDATE	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	ISSUE OF SECURITIES TO MR BRANDON MUNRO	AGAINST
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	ISSUE OF SECURITIES TO MR RONNIE BEEVOR UNDER THE NEDSIP	AGAINST
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	APPROVAL TO PROVIDE POTENTIAL BENEFITS UNDER EMPLOYEE INCENTIVE PLAN	AGAINST
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nemoto, Nachika	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Masaaki	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Uemura, Takeshi	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tokuda, Kiyoshi	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Toshimitsu, Takeshi	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Approve Details of Compensation as Stock-Linked Compensation Type Stock Options for Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Approve Appropriation of Surplus	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Kazuyoshi	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kawamura, Hitoshi	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Abe, Toru	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tamura, Eiji	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Akiho, Toru	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakagawa, Keiju	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakazawa, Yuji	FOR
BLUE PRISM GROUP PLC	GB00BYQ0HV16	19-Nov-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
BLUE PRISM GROUP PLC	GB00BYQ0HV16	19-Nov-2021	APPROVE MATTERS RELATING TO THE RECOMMENDED CASH ACQUISITION OF BLUE PRISM GROUP PLC BY BALI BIDCO LIMITED	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. PENG SHOU AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. PENG, AS SET OUT IN THE CIRCULAR	AGAINST
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. SHEN YUNGANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. SHEN, AS SET OUT IN THE CIRCULAR	AGAINST

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CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MS. FAN XIAOYAN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MS. FAN, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. SUN YANJUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. SUN, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. LIU JIANWEN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. LIU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHOU FANGSHENG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. ZHOU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. LI JUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. LI, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MS. XIA XUE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MS. XIA, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MS. ZHAN YANJING AS A SUPERVISOR REPRESENTING THE SHAREHOLDERS OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MS. ZHAN, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. WEI RUSHAN AS A SUPERVISOR REPRESENTING THE SHAREHOLDERS OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. WEI, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MS. HU JUAN AS A SUPERVISOR REPRESENTING THE SHAREHOLDERS OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MS. HU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. WU WEIKU AS AN INDEPENDENT SUPERVISOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. WU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. LI XUAN AS AN INDEPENDENT SUPERVISOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. LI, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHOU YUXIAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. ZHOU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. CHANG ZHANGLI AS AN EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. CHANG, AS SET OUT IN THE CIRCULAR	FOR

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CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. FU JINGUANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. FU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. XIAO JIAXIANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. XIAO, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. WANG BING AS AN EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. WANG, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. LI XINHUA AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. LI, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. WANG YUMENG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. WANG, AS SET OUT IN THE CIRCULAR	FOR
DONALDSON COMPANY, INC.	US2576511099	19-Nov-2021	DIRECTOR	FOR
DONALDSON COMPANY, INC.	US2576511099	19-Nov-2021	DIRECTOR	FOR
DONALDSON COMPANY, INC.	US2576511099	19-Nov-2021	DIRECTOR	FOR
DONALDSON COMPANY, INC.	US2576511099	19-Nov-2021	A non-binding advisory vote on the compensation of our Named Executive Officers.	FOR
DONALDSON COMPANY, INC.	US2576511099	19-Nov-2021	Ratification of the appointment of PricewaterhouseCoopers LLP as Donaldson Company, Inc.'s independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
ECHO GLOBAL LOGISTICS, INC.	US27875T1016	19-Nov-2021	Proposal to approve the Agreement and Plan of Merger, dated as of September 9, 2021 (the "merger agreement"), by and among Einstein MidCo, LLC, Einstein Merger Sub, Inc. ("Merger Sub") and Echo Global Logistics (the "Company"), pursuant to which Merger Sub will be merged with and into the Company (the "merger"), with the Company surviving the merger.	FOR
ECHO GLOBAL LOGISTICS, INC.	US27875T1016	19-Nov-2021	Proposal to approve, on an advisory (non-binding) basis, certain compensation that may be paid or become payable to the Company's named executive officers in connection with the merger.	FOR
ECHO GLOBAL LOGISTICS, INC.	US27875T1016	19-Nov-2021	Proposal to approve one or more adjournments of the Special Meeting to a later date or dates, if necessary or appropriate, including to solicit additional proxies if there are insufficient votes at the time of the Special Meeting or any adjournment or postponement of the Special Meeting to approve the proposal to approve the merger agreement or in the absence of a quorum.	AGAINST
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	RE-ELECTION OF MR PETER PAWLOWITSCH AS A DIRECTOR	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	RE-ELECTION OF MR CRISPIN SWAN AS A DIRECTOR	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	RATIFICATION OF PRIOR ISSUE OF PRIOR PLACEMENT SHARES UNDER LISTING RULE 7.1 CAPACITY	FOR

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FAMILY ZONE CYBER SAFETY LTD	AU000000FZO0	19-Nov-2021	RATIFICATION OF PRIOR ISSUE OF PRIOR PLACEMENT SHARES UNDER LISTING RULE 7.1A CAPACITY	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZO0	19-Nov-2021	APPROVAL TO GRANT DIRECTOR OPTIONS TO MR TIM LEVY	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZO0	19-Nov-2021	APPROVAL TO GRANT DIRECTOR OPTIONS TO MR CRISPIN SWAN	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZO0	19-Nov-2021	APPROVAL FOR 2020 FAMILY ZONE EMPLOYEE SECURITIES INCENTIVE PLAN	FOR
IMUGENE LTD	AU000000IMU9	19-Nov-2021	DIRECTORS' REMUNERATION REPORT	FOR
IMUGENE LTD	AU000000IMU9	19-Nov-2021	RE-ELECTION OF DR AXEL HOOS	FOR
IMUGENE LTD	AU000000IMU9	19-Nov-2021	RATIFICATION OF PREVIOUS EQUITY ISSUANCE	FOR
INVESTORS BANCORP, INC.	US46146L1017	19-Nov-2021	Approval and adoption of the Agreement and Plan of Merger, dated as of July 28, 2021 (the "merger agreement"), by and between Citizens Financial Group, Inc., a Delaware corporation, and Investors Bancorp, Inc., a Delaware corporation ("Investors"), and approval of the transactions contemplated by the merger agreement (the "merger," with such proposal the "Investors merger proposal").	FOR
INVESTORS BANCORP, INC.	US46146L1017	19-Nov-2021	Approval of, on a non-binding advisory basis, the compensation payable to the named executive officers of Investors in connection with the merger.	AGAINST
INVESTORS BANCORP, INC.	US46146L1017	19-Nov-2021	Approval of the adjournment of the Investors special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Investors special meeting to approve the Investors merger proposal, or to ensure that any supplement or amendment to the accompanying proxy statement/prospectus is timely provided to Investors stockholders.	AGAINST
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Appoint an Executive Director Fujiwara, Toshimitsu	FOR
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Appoint a Substitute Executive Director Jigami, Taira	FOR
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Appoint a Supervisory Director Shibata, Kentaro	FOR
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Appoint a Supervisory Director Nishiuchi, Koji	FOR
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Appoint a Supervisory Director Takenaga, Rie	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	To approve the Amended and Restated 2015 Equity Incentive Plan.	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending July 2, 2022.	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Penelope A. Herscher	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Harold L. Covert	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Isaac H. Harris	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Julia S. Johnson	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Brian J. Lillie	FOR

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LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Alan S. Lowe	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Ian S. Small	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Janet S. Wong	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	OTHER (IF ANY)	AGAINST
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	TO CERTIFY THE MINUTES OF THE ANNUAL GENERAL MEETING OF THE YEAR 2021 (THE AGM)	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED THE DECREASE OF THE REGISTERED CAPITAL OF THE COMPANY FROM THE ORIGINAL REGISTERED CAPITAL OF THB 2,332,784,733 TO NEW REGISTERED CAPITAL OF THB 1,832,784,733 BY REDUCING THE ORDINARY SHARES RESERVED FOR THE INCREASE OF REGISTERED CAPITAL UNDER THE GENERAL MANDATE AMOUNT OF 500,000,000 SHARES WITH A PAR VALUE OF THB 1 PER SHARE WHICH HAVE BEEN NOT ALLOCATED IN THE WHOLE ACCORDING TO THE RESOLUTION AGM 2021	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO AMEND THE ARTICLE 4 OF THE MEMORANDUM OF THE COMPANY TO BE IN ACCORDANCE WITH THE DECREASE OF THE REGISTERED CAPITAL	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO THE OFFERING OR THE ALLOCATION OF THE COMPANY'S WARRANTS TO PURCHASE ORDINARY SHARES NO.3 (MBK-W3) IN THE AMOUNT NOT MORE THAN 73,311,389 UNITS FOR ALLOCATION TO EXISTING SHAREHOLDERS OF THE COMPANY IN PROPORTION TO THEIR RESPECTIVE SHAREHOLDINGS	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO INCREASE THE REGISTERED CAPITAL OF THE COMPANY FROM THE ORIGINAL REGISTERED CAPITAL OF THB 1,832,784,733 TO THB 1,908,634,295 BY ISSUING NOT MORE THAN 75,849,562 NEW ORDINARY SHARES WITH A PAR VALUE OF THB 1 PER SHARE TO RESERVE FOR THE ISSUANCE OF THE COMPANY'S WARRANTS TO PURCHASE ORIGINAL SHARES OF THE MBK-W3 WARRANTS AND TO ACCOMMODATE THE ADJUSTMENT OF RIGHTS OF THE MBK-W1 WARRANTS AND TO ACCOMMODATE THE ADJUSTMENT OF RIGHTS OF THE MBK-W2 WARRANTS	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO INCREASE THE REGISTERED CAPITAL OF THE COMPANY UNDER THE GENERAL MANDATE FROM THB 1,908,634,295 TO THB 2,408,634,295 BY ISSUING 500,000,000 NEW ORDINARY SHARES WITH A PAR VALUE OF THB 1 PER SHARE	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO AMEND THE ARTICLE 4 OF THE MEMORANDUM OF THE COMPANY TO BE IN ACCORDANCE WITH THE INCREASE OF THE REGISTERED CAPITAL	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	TO CONSIDER AND APPROVE THE ALLOCATION OF NEWLY ISSUED ORDINARY SHARES OF THE COMPANY NOT MORE THAN 75,849,562 NEWLY ISSUED ORDINARY SHARES WITH A PAR VALUE OF THB 1 PER SHARE TO ACCOMMODATE THE ADJUSTMENT OF RIGHTS OF THE MBK-W1 WARRANTS, THE MBK-W2 WARRANTS AND THE EXERCISE OF THE MBK-W3 WARRANTS	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO THE ALLOCATION OF NEWLY ISSUED ORDINARY SHARES OF THE COMPANY UNDER THE GENERAL MANDATE OF NOT MORE THAN 500,000,000 SHARES WITH A PAR VALUE OF THB 1 PER SHARE	FOR
MONASH IVF GROUP LTD	AU000000MVF3	19-Nov-2021	ADOPTION OF THE REMUNERATION REPORT (NON-BINDING ADVISORY VOTE)	FOR
MONASH IVF GROUP LTD	AU000000MVF3	19-Nov-2021	RE-ELECTION OF MR JOSEF CZYZEWSKI AS A DIRECTOR	FOR
MONASH IVF GROUP LTD	AU000000MVF3	19-Nov-2021	RE-ELECTION OF MR NEIL BROEKHUIZEN AS A DIRECTOR	FOR

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MONASH IVF GROUP LTD	AU000000MVF3	19-Nov-2021	APPROVAL OF LONG TERM INCENTIVE GRANT OF PERFORMANCE RIGHTS TO THE CEO UNDER THE FY2022 EXECUTIVE LONG TERM INCENTIVE PLAN	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	RE-ELECTION OF A DIRECTOR - DR DAVID FISHER	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	RE-ELECTION OF A DIRECTOR - MR GEOFF WILSON	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	REMUNERATION REPORT	AGAINST
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	ISSUE OF 30,010 SERVICE RIGHTS TO THE CHIEF EXECUTIVE OFFICER AND PRESIDENT, MR MICHAEL KAVANAGH, UNDER THE 2021 SHORT TERM INCENTIVE (2021 STI)	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	ISSUE OF 190,114 SHARE APPRECIATION RIGHTS AND 132,760 PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER AND PRESIDENT, MR MICHAEL KAVANAGH, UNDER THE 2021 LONG-TERM INCENTIVE (2021 LTI)	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	ADOPTION OF NEW CONSTITUTION	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	PROPORTIONAL TAKEOVER PROVISIONS IN CONSTITUTION	FOR
NEXTDC LTD	AU000000NXT8	19-Nov-2021	REMUNERATION REPORT	FOR
NEXTDC LTD	AU000000NXT8	19-Nov-2021	RE-ELECTION OF MR DOUGLAS FLYNN, AS A DIRECTOR	FOR
NEXTDC LTD	AU000000NXT8	19-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO MR CRAIG SCROGGIE	FOR
PEXA GROUP LIMITED	AU0000158594	19-Nov-2021	RE-ELECTION OF DIRECTOR - MARK JOINER	FOR
PEXA GROUP LIMITED	AU0000158594	19-Nov-2021	RE-ELECTION OF DIRECTOR - MR VIVEK BHATIA	FOR
PEXA GROUP LIMITED	AU0000158594	19-Nov-2021	REMUNERATION REPORT	FOR
PEXA GROUP LIMITED	AU0000158594	19-Nov-2021	APPROVAL OF THE PEXA GROUP LIMITED EQUITY INCENTIVE PLAN	FOR
PEXA GROUP LIMITED	AU0000158594	19-Nov-2021	APPROVAL FOR GRANT OF PERFORMANCE RIGHTS TO GLENN KING	FOR
SILVER LAKE RESOURCES LTD	AU000000SLR6	19-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
SILVER LAKE RESOURCES LTD	AU000000SLR6	19-Nov-2021	ELECTION OF REBECCA PRAIN AS A DIRECTOR	FOR
SILVER LAKE RESOURCES LTD	AU000000SLR6	19-Nov-2021	EMPLOYEE INCENTIVE PLAN	AGAINST
SILVER LAKE RESOURCES LTD	AU000000SLR6	19-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO LUKE TONKIN	AGAINST
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Sheila G. Talton	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	To approve, by advisory vote, the compensation paid to Sysco's named executive officers, as disclosed in Sysco's 2021 proxy statement.	ABSTAIN
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Daniel J. Brutto	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	To ratify the appointment of Ernst & Young LLP as Sysco's independent registered public accounting firm for fiscal 2022.	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	To consider a stockholder proposal, if properly presented at the meeting, requesting that Sysco issue a report annually disclosing its greenhouse gas emissions targets.	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: John M. Cassaday	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Larry C. Glasscock	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Bradley M. Halverson	FOR

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SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: John M. Hinshaw	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Kevin P. Hourican	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Hans-Joachim Koerber	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Stephanie A. Lundquist	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Edward D. Shirley	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO APPROVE THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	APPOINTMENT OF CHAIRPERSON OF THE MEETING	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO BUY BACK ANY ORDINARY SHARES, OR INTERESTS IN ORDINARY SHARES INCLUDING GLOBAL DEPOSITORY RECEIPTS, IN THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO INCREASE THE COMPANY'S SHARE CAPITAL	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	MAJORITY RESOLUTION - WAIVER OF PRE-EMPTION RIGHTS	AGAINST
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	AUTHORITY TO THE DIRECTORS TO ISSUE AND ALLOT SHARES	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	AMENDMENT OF ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LIMITED, CYPRUS AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS IN ACCORDANCE WITH THEIR TERMS OF ENGAGEMENT	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MR MARTIN COCKER AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MR. ASHLEY DUNSTER AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MR. PAVEL FEDOROV AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MS MARIA GORDON AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MS MARGARITA HADJITOFI AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MR. NICHOLAS HUBER AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MR. NITIN SAIGAL AS A DIRECTOR OF THE COMPANY	FOR
VICTORY CAPITAL HOLDINGS, INC.	US92645B1035	19-Nov-2021	Approval of the Amendment and Restatement of the Company's Amended and Restated Certificate of Incorporation.	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	ELECTION OF DIRECTOR - MR ANDREW HARRISON	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	ELECTION OF DIRECTOR - MS TERESA ENGELHARD	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	ELECTION OF DIRECTOR - MR CHARLES GIBBON	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	AMENDMENTS TO CONSTITUTION	AGAINST
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MR. RAMI ENTIN	AGAINST

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DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MR. ALON ADIR	AGAINST
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MR. DORON DEBBY	AGAINST
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MRS. IRIS BECK-CODNER	AGAINST
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MRS. NURIT TWEEZER-ZAKS	AGAINST
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	REAPPOINT KPMG SOMEKH CHAIKIN AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTANTS	AGAINST
BETMAKERS TECHNOLOGY GROUP LTD	AU0000050585	22-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
BETMAKERS TECHNOLOGY GROUP LTD	AU0000050585	22-Nov-2021	RE-ELECTION OF DIRECTOR - MR SIMON DULHUNTY	FOR
BETMAKERS TECHNOLOGY GROUP LTD	AU0000050585	22-Nov-2021	APPROVAL TO INCREASE NON-EXECUTIVE DIRECTORS' REMUNERATION POOL	FOR
BETMAKERS TECHNOLOGY GROUP LTD	AU0000050585	22-Nov-2021	RATIFICATION OF PRIOR ISSUE OF FORM CRUNCHER SHARES ISSUED UNDER ASX LISTING RULE 7.1	FOR
BETMAKERS TECHNOLOGY GROUP LTD	AU0000050585	22-Nov-2021	APPROVAL OF MODIFICATIONS TO LTIP, INCLUDING ADOPTION OF ADDITIONAL SUB-PLANS	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	DIRECTOR	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	DIRECTOR	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	DIRECTOR	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	DIRECTOR	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	DIRECTOR	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	DIRECTOR	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Approval of the ratification of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for fiscal year 2021.	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Approval, on an advisory basis, of executive compensation.	AGAINST
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Approval of the Eighth Amended and Restated BGC Partners, Inc. Long Term Incentive Plan.	AGAINST
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000GOZ8	22-Nov-2021	INSERTION OF PROPORTIONAL TAKEOVER PROVISIONS - TRUST ONLY	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000GOZ8	22-Nov-2021	REMUNERATION REPORT - COMPANY ONLY	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000GOZ8	22-Nov-2021	ELECTION OF DIRECTOR - MRS DEBORAH PAGE - COMPANY ONLY	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000GOZ8	22-Nov-2021	RE-ELECTION OF DIRECTOR - MR GEOFFREY TOMLINSON - COMPANY ONLY	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000GOZ8	22-Nov-2021	RE-ELECTION OF DIRECTOR - MR ESTIENNE DE KLERK - COMPANY ONLY	FOR

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GROWTHPOINT PROPERTIES AUSTRALIA	AU000000GOZ8	22-Nov-2021	GRANT OF FY22 LONG TERM INCENTIVE (LTI) PERFORMANCE RIGHTS TO MANAGING DIRECTOR - COMPANY AND TRUST	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000GOZ8	22-Nov-2021	GRANT OF FY22 SHORT TERM INCENTIVE (STI) PERFORMANCE RIGHTS TO MANAGING DIRECTOR - COMPANY AND TRUST	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000GOZ8	22-Nov-2021	RE-INSERTION OF PROPORTIONAL TAKEOVER PROVISIONS - COMPANY ONLY	FOR
HESKA CORPORATION	US42805E3062	22-Nov-2021	To approve an amendment to our Restated Certificate of Incorporation, as amended, to increase the number of authorized shares of each class of our common stock by 6,750,000 shares.	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	22-Nov-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	22-Nov-2021	RE-ELECTION OF BRETT BLUNDY AS A DIRECTOR	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	22-Nov-2021	APPROVAL OF GRANT OF SECURITIES TO MR VICTOR HERRERO	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	RE-ELECTION OF MR ROSS CHESSARI AS A DIRECTOR	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	RE-ELECTION OF MR TIM POOLE AS A DIRECTOR	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	ELECTION OF MR BRUCE AKHURST AS A DIRECTOR	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	ADOPTION OF LONG TERM INCENTIVE PLAN	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	ISSUE OF INDETERMINATE RIGHTS TO MANAGING DIRECTOR	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	INCREASE IN MAXIMUM AGGREGATE CAP OF NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. LEE YIU KWONG, ALAN AS DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE AUDITOR'S REMUNERATION	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO APPROVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE SHARES NOT EXCEEDING 20% OF THE EXISTING ISSUED SHARE CAPITAL	AGAINST
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO APPROVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES NOT EXCEEDING 10% OF THE EXISTING ISSUED SHARE CAPITAL	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS PURSUANT TO RESOLUTION NO. 5 ABOVE	AGAINST
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO APPROVE AND ADOPT THE NEW SHARE OPTION SCHEME	AGAINST
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE INDEPENDENT AUDITOR FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO DECLARE A FINAL DIVIDEND OF HKD 0.30 PER SHARE FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR

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NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. CHENG CHI LEONG, CHRISTOPHER AS DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. CHEUNG CHIN CHEUNG AS DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. TO HIN TSIN, GERALD AS DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. DOMINIC LAI AS DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. WILLIAM JUNIOR GUILHERME DOO AS DIRECTOR	FOR
SPARK INFRASTRUCTURE GROUP	AU000000SKI7	22-Nov-2021	CREDITORS' SCHEME RESOLUTION	FOR
SPARK INFRASTRUCTURE GROUP	AU000000SKI7	22-Nov-2021	SPARK INFRASTRUCTURE NOTE TRUST DEED RESOLUTION	FOR
SPARK INFRASTRUCTURE GROUP	AU000000SKI7	22-Nov-2021	TRUST CONSTITUTION AMENDMENT RESOLUTION	FOR
SPARK INFRASTRUCTURE GROUP	AU000000SKI7	22-Nov-2021	TRUST ACQUISITION RESOLUTION	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	DIRECTOR	ABSTAIN
TILRAY, INC.	US88688T1007	22-Nov-2021	DIRECTOR	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	DIRECTOR	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	DIRECTOR	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	DIRECTOR	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	DIRECTOR	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	DIRECTOR	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	DIRECTOR	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	DIRECTOR	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	To approve, the non-binding advisory resolution on the named executive officer compensation.	AGAINST
TILRAY, INC.	US88688T1007	22-Nov-2021	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending May 31, 2022.	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ISSUE PERFORMANCE RIGHTS TO SIR HOSSEIN YASSAIE	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ISSUE PERFORMANCE RIGHTS TO MS MEGAN BROWNLOW	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ISSUE PERFORMANCE RIGHTS TO MS LAUREN WILLIAMS	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	APPROVAL OF THE ATOMOS EQUITY INCENTIVE PLAN	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	RE-ELECTION OF SIR HOSSEIN YASSAIE AS A DIRECTOR	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	TO ELECT MS MEGAN BROWNLOW AS A DIRECTOR	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	TO ELECT MS LAUREN WILLIAMS AS A DIRECTOR	FOR

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ATOMOS LTD	AU0000033870	23-Nov-2021	INCREASE TO NON-EXECUTIVE DIRECTOR FEE POOL	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ISSUE PERFORMANCE RIGHTS TO MR CHRISTOPHER TAIT	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ISSUE PERFORMANCE RIGHTS TO MR STEPHEN STANLEY	FOR
BRICKWORKS LTD	AU000000BKW4	23-Nov-2021	REMUNERATION REPORT	FOR
BRICKWORKS LTD	AU000000BKW4	23-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR	FOR
BRICKWORKS LTD	AU000000BKW4	23-Nov-2021	RE-ELECTION OF MR R MILLNER AS A DIRECTOR	AGAINST
BRICKWORKS LTD	AU000000BKW4	23-Nov-2021	AMENDMENTS TO THE BRICKWORKS CONSTITUTION	AGAINST
CRAYON GROUP HOLDING ASA	NO0010808892	23-Nov-2021	ELECT CHAIRMAN OF MEETING	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	23-Nov-2021	APPROVE NOTICE OF MEETING AND AGENDA	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	23-Nov-2021	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	23-Nov-2021	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	23-Nov-2021	APPROVE EQUITY PLAN FINANCING	FOR
DEXUS INDUSTRIA REIT	AU0000039711	23-Nov-2021	RE-ELECTION OF GEOFF BRUNSDON AM AS A DIRECTOR	FOR
DEXUS INDUSTRIA REIT	AU0000039711	23-Nov-2021	RE-ELECTION OF JENNIFER HARRIGAN AS A DIRECTOR	FOR
DEXUS INDUSTRIA REIT	AU0000039711	23-Nov-2021	ELECTION OF DEBORAH COAKLEY AS A DIRECTOR	FOR
DEXUS INDUSTRIA REIT	AU0000039711	23-Nov-2021	RATIFICATION OF PREVIOUS ISSUES OF SECURITIES	FOR
DEXUS INDUSTRIA REIT	AU0000039711	23-Nov-2021	APPOINTMENT OF PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
ELMO SOFTWARE LTD	AU000000ELO3	23-Nov-2021	RE-ELECTION OF DIRECTOR - KATE HILL	FOR
ELMO SOFTWARE LTD	AU000000ELO3	23-Nov-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
ELMO SOFTWARE LTD	AU000000ELO3	23-Nov-2021	NON-EXECUTIVE DIRECTOR EQUITY PLAN	FOR
ELMO SOFTWARE LTD	AU000000ELO3	23-Nov-2021	APPOINTMENT OF GRANT THORNTON AUDIT PTY LTD AS AUDITOR	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	23-Nov-2021	ISSUE INDEMNIFICATION AGREEMENT TO YUVAL BRONSTEIN, DIRECTOR	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	23-Nov-2021	ISSUE EXEMPTION AGREEMENT TO YUVAL BRONSTEIN, DIRECTOR	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	23-Nov-2021	APPROVE AMENDMENT TO COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
INDUSTRIVAERDEN AB	SE0000107203	23-Nov-2021	THE BOARD OF DIRECTORS' PROPOSAL FOR RESOLUTION ON: REDUCTION OF THE SHARE CAPITAL BY WAY OF CANCELLATION OF SHARES	FOR
INDUSTRIVAERDEN AB	SE0000107203	23-Nov-2021	THE BOARD OF DIRECTORS' PROPOSAL FOR RESOLUTION ON: INCREASE OF THE SHARE CAPITAL BY WAY OF BONUS ISSUE	FOR
INDUSTRIVAERDEN AB	SE0000190126	23-Nov-2021	DECISION ON REDUCTION OF THE SHARE CAPITAL BY WAY OF CANCELLATION OF SHARES	FOR

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INDUSTRIVAERDEN AB	SE0000190126	23-Nov-2021	DECISION ON INCREASE OF THE SHARE CAPITAL BY WAY OF BONUS ISSUE	FOR
KATHMANDU HOLDINGS LTD	NZKMDE0001S3	23-Nov-2021	THAT DAVID KIRK BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KATHMANDU HOLDINGS LTD	NZKMDE0001S3	23-Nov-2021	THAT MICHAEL DALY BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KATHMANDU HOLDINGS LTD	NZKMDE0001S3	23-Nov-2021	THAT ABBY FOOTE BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KATHMANDU HOLDINGS LTD	NZKMDE0001S3	23-Nov-2021	THAT THE BOARD BE AUTHORISED TO FIX THE REMUNERATION OF THE COMPANY'S AUDITOR FOR THE ENSUING YEAR	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	RE-ELECTION OF DIRECTOR - GLEN BOREHAM	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	RE-ELECTION OF DIRECTOR - ANDREW GREEN	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	RE-ELECTION OF DIRECTOR - FIONA TRAFFORD-WALKER	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	REMUNERATION REPORT	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	APPROVAL OF MANAGING DIRECTOR'S PARTICIPATION IN THE LINK GROUP OMNIBUS EQUITY PLAN	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	REINSERTION OF PROPORTIONAL TAKEOVER PROVISIONS IN THE CONSTITUTION	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	RE-ELECTION OF MR FRANK CONDELLA	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	RE-ELECTION OF MR IAN SCHOLES	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	RE-ELECTION OF MR PATRICK BLAKE	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	ELECTION OF DR CAROLYN MYERS	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE EMPLOYEE PERFORMANCE RIGHTS AND OPTION PLAN (PROP) TO THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR	FOR
MONADELPHOUS GROUP LTD	AU000000MND5	23-Nov-2021	RE-ELECTION OF DIRECTOR - MR DIETMAR VOSS	FOR
MONADELPHOUS GROUP LTD	AU000000MND5	23-Nov-2021	RE-ELECTION OF DIRECTOR - MR ENRICO BURATTO	FOR
MONADELPHOUS GROUP LTD	AU000000MND5	23-Nov-2021	GRANT OF OPTIONS TO MANAGING DIRECTOR	AGAINST
MONADELPHOUS GROUP LTD	AU000000MND5	23-Nov-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. CHAN JOHNSON OW AS DIRECTOR	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF DIRECTORS	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR AND AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	ORDINARY RESOLUTION IN ITEM NO. 5 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO APPROVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES NOT EXCEEDING 10% OF THE EXISTING ISSUED SHARES)	FOR

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NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	ORDINARY RESOLUTION IN ITEM NO. 6 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO APPROVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE SHARES NOT EXCEEDING 10% OF THE EXISTING ISSUED SHARES)	AGAINST
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	ORDINARY RESOLUTION IN ITEM NO. 7 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO GRANT A MANDATE TO THE DIRECTORS TO GRANT OPTIONS UNDER THE SHARE OPTION SCHEME OF THE COMPANY)	AGAINST
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	ORDINARY RESOLUTION IN ITEM NO. 8 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO APPROVE THE NEW SHARE OPTION SCHEME OF NWS HOLDINGS LIMITED)	AGAINST
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE INDEPENDENT AUDITOR FOR THE YEAR ENDED 30 JUNE 2021	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO DECLARE A FINAL DIVIDEND	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. YEUNG PING-LEUNG, HOWARD AS DIRECTOR	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. HO HAU-HAY, HAMILTON AS DIRECTOR	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. CHENG CHI-HENG AS DIRECTOR	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. SITT NAM-HOI AS DIRECTOR	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. IP YUK-KEUNG, ALBERT AS DIRECTOR	FOR
PRO MEDICUS LTD	AU000000PME8	23-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
PRO MEDICUS LTD	AU000000PME8	23-Nov-2021	ELECTION OF MS ALICE WILLIAMS AS A DIRECTOR	FOR
PRO MEDICUS LTD	AU000000PME8	23-Nov-2021	RE-ELECTION OF MR PETER KEMPEN AS A DIRECTOR	FOR
PRO MEDICUS LTD	AU000000PME8	23-Nov-2021	APPROVAL OF LONG-TERM INCENTIVE PLAN	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT D KUCZ AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MAY 2021 AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR THEREON	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT J R NICOLSON AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT J C D TOWNSEND AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO ELECT J SODHA AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO ELECT V JUAREZ AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-APPOINT DELOITTE LLP AS THE AUDITOR OF THE COMPANY	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO AUTHORISE THE AUDIT & RISK COMMITTEE TO FIX THE REMUNERATION OF THE AUDITOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	THAT THE DIRECTORS ARE GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES	FOR

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PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	THAT, SUBJECT TO THE PASSING OF RESOLUTION 16, THE DIRECTORS ARE EMPOWERED PURSUANT TO SECTIONS 570 AND 573 OF THE COMPANIES ACT 2006 TO ALLOT EQUITY SECURITIES FOR CASH	FOR
PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	THAT ANY GENERAL MEETING OF THE COMPANY (OTHER THAN AN ANNUAL GENERAL MEETING) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	TO ADOPT THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	TO APPROVE THE REPORT ON DIRECTORS' REMUNERATION (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY) FOR THE YEAR ENDED 31 MAY 2021	FOR
PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	TO APPROVE THE AMENDMENT OF THE DIRECTORS' REMUNERATION POLICY (AS CONTAINED IN THE REPORT ON DIRECTORS' REMUNERATION FOR THE YEAR ENDED 31 MAY 2020) TO PERMIT THE "AWARD AMENDMENT	AGAINST
PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	TO APPROVE AN AMENDMENT TO THE RULES OF THE PZ CUSSONS PLC LONG TERM INCENTIVE PLAN 2020	AGAINST
PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MAY 2021 OF 3.42P PER ORDINARY SHARE OF 1P EACH IN THE COMPANY	FOR
PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT J C MYERS AS A DIRECTOR	FOR
PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	TO ELECT S POLLARD AS A DIRECTOR	FOR
PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT C L SILVER AS A DIRECTOR	FOR
PZ CUSSONS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT K BASHFORTH AS A DIRECTOR	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	23-Nov-2021	TO APPROVE THE ADOPTION OF SUBSIDIARY SHARE OPTION SCHEMES OF WUXI VACCINES (CAYMAN) INC. AND WUXI XDC CAYMAN INC., SUBSIDIARIES OF THE COMPANY	FOR
AIRTASKER LTD	AU0000135998	24-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
AIRTASKER LTD	AU0000135998	24-Nov-2021	RE-ELECTION OF DIRECTOR - PETER HAMMOND	FOR
AIRTASKER LTD	AU0000135998	24-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES (PLACEMENT)	FOR
AIRTASKER LTD	AU0000135998	24-Nov-2021	GRANT OF RIGHTS TO THE CHIEF EXECUTIVE OFFICER	FOR
AVENTUS GROUP	AU000000AVN2	24-Nov-2021	ELECTION OF ROBYN STUBBS AS A DIRECTOR	FOR
AVENTUS GROUP	AU000000AVN2	24-Nov-2021	ELECTION OF KIERAN PRYKE AS A DIRECTOR	FOR
AVENTUS GROUP	AU000000AVN2	24-Nov-2021	REMUNERATION REPORT	FOR
AVENTUS GROUP	AU000000AVN2	24-Nov-2021	APPROVAL OF ISSUE OF RESTRICTED STAPLED SECURITIES TO DARREN HOLLAND UNDER THE AVENTUS GROUP EQUITY INCENTIVE PLAN	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE ANNUAL LTI PERFORMANCE RIGHTS TO EXECUTIVE DIRECTOR MR MICHAEL NAYLOR	AGAINST
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE SUSTAINABILITY PERFORMANCE RIGHTS TO EXECUTIVE DIRECTOR MR STEPHEN PARSONS	AGAINST
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE SUSTAINABILITY PERFORMANCE RIGHTS TO EXECUTIVE DIRECTOR MR MICHAEL NAYLOR	AGAINST
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL OF DEEDS OF INDEMNITY, INSURANCE AND ACCESS	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	RE-INSERTION OF PROPORTIONAL TAKEOVER BID APPROVAL PROVISIONS	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	REMUNERATION REPORT	AGAINST
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	RE-ELECTION OF DIRECTOR - MR MICHAEL NAYLOR	FOR

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BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL OF CHANGE OF AUDITOR: THAT FOR THE PURPOSES OF SECTION 327B(1)(B) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, ERNST & YOUNG, HAVING CONSENTED IN WRITING TO ACT AS AUDITOR OF THE COMPANY, IS APPOINTED AS AUDITOR OF THE COMPANY WITH EFFECT FROM THE CONCLUSION OF THIS MEETING	AGAINST
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	RATIFICATION OF PRIOR ISSUE OF PLACEMENT SHARES	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SHARES TO MACQUARIE	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE SHARES TO EXECUTIVE DIRECTOR MR STEPHEN PARSONS	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE SHARES TO EXECUTIVE DIRECTOR MR MICHAEL NAYLOR	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE ANNUAL LTI PERFORMANCE RIGHTS TO EXECUTIVE DIRECTOR MR STEPHEN PARSONS	AGAINST
BOSS ENERGY LTD	AU000000BOE4	24-Nov-2021	REMUNERATION REPORT	FOR
BOSS ENERGY LTD	AU000000BOE4	24-Nov-2021	RE-ELECTION OF MR BRUN JONES AS DIRECTOR	FOR
BOSS ENERGY LTD	AU000000BOE4	24-Nov-2021	RE-ELECTION OF MR PETER O'CONNOR AS DIRECTOR	FOR
BOSS ENERGY LTD	AU000000BOE4	24-Nov-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
BOSS ENERGY LTD	AU000000BOE4	24-Nov-2021	CONSOLIDATION	FOR
BOSS ENERGY LTD	AU000000BOE4	24-Nov-2021	APPOINTMENT OF AUDITOR: KPMG	FOR
BOSS ENERGY LTD	AU000000BOE4	24-Nov-2021	RATIFY TRANCHE 1 PLACEMENT SHARES ISSUED PURSUANT TO LISTING RULE 7.1	FOR
BOSS ENERGY LTD	AU000000BOE4	24-Nov-2021	RATIFY TRANCHE 2 PLACEMENT SHARES ISSUED PURSUANT TO LISTING RULE 7.1A	FOR
BOSS ENERGY LTD	AU000000BOE4	24-Nov-2021	ISSUE OF OPTIONS TO MR DUNCAN CRAIB UNDER THE PLAN	AGAINST
BRAVURA SOLUTIONS LTD	AU000000BVS9	24-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
BRAVURA SOLUTIONS LTD	AU000000BVS9	24-Nov-2021	RE-ELECTION OF MR NEIL BROEKHUIZEN AS A DIRECTOR	FOR
BRAVURA SOLUTIONS LTD	AU000000BVS9	24-Nov-2021	RATIFICATION OF APPOINTMENT OF MR NICK PARSONS AS A DIRECTOR	FOR
BRAVURA SOLUTIONS LTD	AU000000BVS9	24-Nov-2021	APPROVAL FOR THE GRANTING OF PERFORMANCE RIGHTS TO A DIRECTOR - MR NICK PARSONS (CEO)	FOR
BRAVURA SOLUTIONS LTD	AU000000BVS9	24-Nov-2021	APPROVAL FOR THE GRANTING OF PERFORMANCE RIGHTS TO A DIRECTOR - MR MARTIN DEDA (CFO)	FOR
CAPRICORN METALS LTD	AU000000CMM9	24-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
CAPRICORN METALS LTD	AU000000CMM9	24-Nov-2021	ELECTION OF DIRECTOR - MR BERNARD DE ARAUGO	FOR
CAPRICORN METALS LTD	AU000000CMM9	24-Nov-2021	APPROVAL OF INCREASE TO NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
CAPRICORN METALS LTD	AU000000CMM9	24-Nov-2021	RATIFICATION OF PRIOR ISSUE UNDER ASX LISTING RULE 7.1	FOR
CAPRICORN METALS LTD	AU000000CMM9	24-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO MR MARK CLARK	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	RATIFICATION OF ISSUE OF CONSIDERATION SHARES: THAT, PURSUANT TO AND IN ACCORDANCE WITH LISTING RULE 7.4 AND FOR ALL OTHER PURPOSES, SHAREHOLDERS RATIFY THE ISSUE OF 2,303,010 SHARES ISSUED ON 15 DECEMBER 2020 ON THE TERMS AND CONDITIONS IN THE EXPLANATORY MEMORANDUM	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	RATIFICATION OF ISSUE OF CONSIDERATION SHARES: THAT, PURSUANT TO AND IN ACCORDANCE WITH LISTING RULE 7.4 AND FOR ALL OTHER PURPOSES, SHAREHOLDERS RATIFY THE ISSUE OF 1,033,294 SHARES ISSUED ON 31 MAY 2021, ON THE TERMS AND CONDITIONS IN THE EXPLANATORY MEMORANDUM	FOR

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CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	REMUNERATION REPORT	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	ELECTION OF DIRECTOR: STEPHEN MCINTOSH	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	ELECTION OF DIRECTOR: LINDA KENYON	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	ELECTION OF DIRECTOR: DEREK LA FERLA	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	APPROVAL TO INCREASE NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO ALEX DORSCH	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	APPROVAL OF ISSUE OF OPTIONS TO STEPHEN MCINTOSH	AGAINST
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	RATIFICATION OF ISSUE OF PLACEMENT SHARES	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	PRESENTATION OF THE COMPANY'S 2020/21 REMUNERATION REPORT FOR AN ADVISORY VOTE	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	RESOLUTION ON REMUNERATION OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	PROPOSALS FROM THE BOARD OF DIRECTORS: APPROVAL OF INDEMNIFICATION ARRANGEMENTS AND RELATED AMENDMENT OF THE REMUNERATION POLICY	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF A CHAIR OF THE BOARD OF DIRECTOR: DOMINIQUE REINICHE (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: JESPER BRANDGAARD (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: LUIS CANTARELL (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: LISE KAAE (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: HEIDI KLEINBACH-SAUTER (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: KEVIN LANE (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: LILLIE LI VALEUR (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF A COMPANY AUDITOR: RE-ELECTION OF PWC STATS AUTORISERET REVISIONSPARTNERSELSKAB	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	AUTHORISATION OF THE CHAIR OF THE ANNUAL GENERAL MEETING	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	APPROVAL OF THE 2020/21 ANNUAL REPORT	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	RESOLUTION ON THE APPROPRIATION OF PROFIT	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE AUDITORS AND DIRECTORS REPORTS FOR THE YEAR END 30 JUNE 2021	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO GRANT THE COMPANY AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO EMPOWER THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO EMPOWER THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO SHARES ISSUED IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR

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CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS REMUNERATION POLICY FOR THE YEAR ENDED 30 JUNE 2021	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO DECLARE A FINAL DIVIDEND OF 5.46P PER SHARE FOR THE YEAR ENDED 30 JUNE 2021	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO ELECT ELMAR SCHNEE AS A DIRECTOR	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO ELECT IAN JOHNSON AS A DIRECTOR	AGAINST
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO ELECT SHARON CURRAN AS A DIRECTOR	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO RE-ELECT ANNE HYLAND AS A DIRECTOR	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO RE-ELECT ALAN BOYD AS A DIRECTOR	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO RE-ELECT SHAUN CHILTON AS A DIRECTOR	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT ROBIN ALFONSO AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO RECEIVE THE COMPANY'S ANNUAL ACCOUNTS AND DIRECTORS' AND AUDITORS' REPORTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES ON A NON PRE-EMPTIVE BASIS IN ACCORDANCE WITH SECTION 570 OF THE COMPANIES ACT 2006	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES (OTHERWISE THAN PURSUANT TO RESOLUTION 14) ON A NON PRE-EMPTIVE BASIS UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 7,086.87	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO APPROVE THAT THE PERIOD OF NOTICE REQUIRED FOR GENERAL MEETINGS OF THE COMPANY (OTHER THAN ANNUAL GENERAL MEETINGS) SHALL BE NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2021	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT RICHARD CONNELL AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT DEBORAH KEMP AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT RICHARD GRAY AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT DAVID WILTON AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT RICHARD FAIRMAN AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT BEN JACKLIN AS A DIRECTOR OF THE COMPANY	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	GENERAL AUTHORITY TO ISSUE PREFERENCE SHARES: GENERAL AUTHORITY TO DIRECTORS TO ALLOT AND ISSUE B PREFERENCE SHARES	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	GENERAL AUTHORITY TO ISSUE PREFERENCE SHARES: GENERAL AUTHORITY TO DIRECTORS TO ALLOT AND ISSUE C PREFERENCE SHARES	FOR

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DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	APPOINTMENT OF JOINT EXTERNAL INDEPENDENT AUDITOR: APPOINTMENT OF PWC AS JOINT INDEPENDENT EXTERNAL AUDITORS	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	AUTHORITY TO IMPLEMENT SPECIAL AND ORDINARY RESOLUTIONS	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	ADVISORY ENDORSEMENT OF THE REMUNERATION POLICY AND IMPLEMENTATION REPORT: NON-BINDING ADVISORY VOTE ON THE REMUNERATION POLICY	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	ADVISORY ENDORSEMENT OF THE REMUNERATION POLICY AND IMPLEMENTATION REPORT: NON-BINDING ADVISORY VOTE ON THE IMPLEMENTATION OF THE REMUNERATION POLICY	AGAINST
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION - 2021/2022	AGAINST
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE IN TERMS OF SECTIONS 44 AND 45 OF THE COMPANIES ACT	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	AMENDMENT TO CERTAIN PROVISIONS OF THE MEMORANDUM OF INCORPORATION	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	APPROVAL TO ISSUE COMPANY'S ORDINARY SHARES TO PERSONS FALLING WITHIN THE AMBIT OF SECTION 41(1) OF THE COMPANIES ACT	AGAINST
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	APPOINTMENT OF JOINT EXTERNAL INDEPENDENT AUDITOR: APPOINTMENT OF KPMG AS JOINT INDEPENDENT EXTERNAL AUDITORS	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	RE-ELECTION AND ELECTION OF DIRECTOR: DR VINCENT MAPHAI	AGAINST
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	RE-ELECTION AND ELECTION OF DIRECTOR: MS MARQUERITHE SCHREUDER	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	RE-ELECTION AND ELECTION OF DIRECTOR: MS MONHLA HLAHLA	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: MR DAVID MACREADY AND AS CHAIRPERSON OF AUDIT COMMITTEE	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: MS MARQUERITHE SCHREUDER	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: MS MONHLA HLAHLA	FOR
DISCOVERY LIMITED	ZAE000022331	24-Nov-2021	GENERAL AUTHORITY TO ISSUE PREFERENCE SHARES: GENERAL AUTHORITY TO DIRECTORS TO ALLOT AND ISSUE A PREFERENCE SHARES	FOR
DUBBER CORPORATION LTD	AU000000DUB3	24-Nov-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
DUBBER CORPORATION LTD	AU000000DUB3	24-Nov-2021	RE-ELECTION OF DIRECTOR- PETER PAWLOWITSCH	AGAINST
DUBBER CORPORATION LTD	AU000000DUB3	24-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SHARES (NOTIV ACQUISITION)	FOR
DUBBER CORPORATION LTD	AU000000DUB3	24-Nov-2021	AMENDMENTS TO CONSTITUTION: "THAT, IN ACCORDANCE WITH SECTION 136(2) OF THE CORPORATIONS ACT, AND FOR ALL OTHER PURPOSES, WITH EFFECT FROM THE END OF THE MEETING THE SHAREHOLDERS APPROVE THE AMENDMENTS TO THE CONSTITUTION AS DESCRIBED IN THE EXPLANATORY STATEMENT."	AGAINST
DUBBER CORPORATION LTD	AU000000DUB3	24-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS IN CONSTITUTION	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT LYSANNE GRAY AS A DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RECEIVE THE COMPANY'S AUDITED FINANCIAL STATEMENTS AND THE DIRECTORS REPORTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT LYKELE VAN DER BROEK AS DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT LESLEY KNOX AS A DIRECTOR OF THE COMPANY	FOR

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GENUS PLC	GB0002074580	24-Nov-2021	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE OF THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO EMPOWER THE DIRECTORS WITH LIMITED AUTHORITY TO ALLOT ORDINARY SHARES	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO EMPOWER THE DIRECTORS WITH LIMITED AUTHORITY TO ALLOT EQUITY SECURITIES FOR CASH WITHOUT FIRST OFFERING THEM TO EXISTING SHAREHOLDERS	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO EMPOWER THE DIRECTORS WITH LIMITED AUTHORITY TO ALLOT ADDITIONAL EQUITY SECURITIES FOR CASH WITHOUT FIRST OFFERING THEM TO EXISTING SHAREHOLDERS	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO EMPOWER THE DIRECTORS WITH LIMITED AUTHORITY TO MAKE ONE OR MORE MARKET PURCHASES OF ANY ORDINARY SHARES	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO ALLOW A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
GENUS PLC	GB0002074580	24-Nov-2021	TO ADOPT NEW ARTICLES OF ASSOCIATION	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO APPROVE THE RULES OF THE GENUS PLC SHARE INCENTIVE PLAN	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO APPROVE THE RULES OF THE GENUS PLC INTERNATIONAL SHARE INCENTIVE PLAN	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO DECLARE A FINAL DIVIDEND OF 21.7 PENCE PER ORDINARY SHARE	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO ELECT JASON CHIN AS A DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT IAIN FERGUSON AS A DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT STEPHEN WILSON AS A DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT ALISON HENRIKSEN AS A DIRECTOR OF THE COMPANY	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Approve Appropriation of Surplus	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Amend Articles to: Increase the Board of Directors Size	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Appoint a Director Iwaki, Takaaki	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Appoint a Director Fukumaru, Shigeki	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Appoint a Director Matsuoka, Toru	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Appoint a Director Morino, Yusei	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO CHRIS MENTIS AND PERMIT CHRIS MENTIS TO ACQUIRE SHARES IN THE COMPANY	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	RE-ELECTION OF DIRECTOR - MICHAEL JOHN HARVEY	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	RE-ELECTION OF DIRECTOR - CHRISTOPHER HERBERT BROWN	FOR

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HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	RE-ELECTION OF DIRECTOR - JOHN EVYN SLACK-SMITH	AGAINST
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO GERALD HARVEY AND PERMIT GERALD HARVEY TO ACQUIRE SHARES IN THE COMPANY	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO KAY LESLEY PAGE AND PERMIT KAY LESLEY PAGE TO ACQUIRE SHARES IN THE COMPANY	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO DAVID MATTHEW ACKERY AND PERMIT DAVID MATTHEW ACKERY TO ACQUIRE SHARES IN THE COMPANY	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO JOHN EVYN SLACK-SMITH AND PERMIT JOHN EVYN SLACK-SMITH TO ACQUIRE SHARES IN THE COMPANY	FOR
INTEGRATED RESEARCH LTD	AU000000IRI3	24-Nov-2021	REMUNERATION REPORT	FOR
INTEGRATED RESEARCH LTD	AU000000IRI3	24-Nov-2021	ISSUE OF OPTIONS TO JOHN RUTHVEN	AGAINST
INTEGRATED RESEARCH LTD	AU000000IRI3	24-Nov-2021	TO RE-ELECT ALLEN BRACKIN AS A DIRECTOR OF THE COMPANY	FOR
INTEGRATED RESEARCH LTD	AU000000IRI3	24-Nov-2021	TO RE-ELECT JAMES SCOTT AS A DIRECTOR OF THE COMPANY	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	RENEWAL OF EMPLOYEE SECURITIES INCENTIVE PLAN	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	REMUNERATION REPORT	AGAINST
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	RE-ELECTION OF DIRECTOR - MR TIMOTHY GOYDER	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	RE-ELECTION OF DIRECTOR - MR STEVEN CHADWICK	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	ELECTION OF DIRECTOR - MS JENNIFER MORRIS	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	APPROVAL TO ISSUE OPTIONS TO MS JENNIFER MORRIS	AGAINST
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	RATIFICATION OF ISSUE OF PLACEMENT SHARES	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	REPLACEMENT OF CONSTITUTION	AGAINST
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	APPROVAL TO INCREASE NON-EXECUTIVE DIRECTORS' REMUNERATION	AGAINST
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	RECEIPT OF THE FINANCIAL REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	REMUNERATION REPORT	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	ELECT MS. HEDY CRAY AS A DIRECTOR OF THE COMPANY	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	ELECT DR. BENJAMIN SPINCER AS A DIRECTOR OF THE COMPANY	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	RE-ELECT MR. ANTHONY MCDONALD AS A DIRECTOR OF THE COMPANY	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	APPROVAL OF TOTAL AGGREGATE AMOUNT OF DIRECTORS' FEES PAYABLE TO ALL NON-EXECUTIVE DIRECTORS	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	APPROVAL OF THE COMPANY'S EXECUTIVE RIGHTS PLAN	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Takai, Toshihide	AGAINST
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Saito, Masahiko	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Takahashi, Kazuo	FOR

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MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Morikawa, Michio	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Matsuda, Michiharu	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Yano, Tatsushi	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Moriyama, Yukiko	FOR
RAMSAY HEALTH CARE LTD	AU000000RHC8	24-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	AGAINST
RAMSAY HEALTH CARE LTD	AU000000RHC8	24-Nov-2021	TO RE-ELECT MR DAVID INGLE THODEY AO	FOR
RAMSAY HEALTH CARE LTD	AU000000RHC8	24-Nov-2021	TO RE-ELECT DR CLAUDIA RICARDA RITA SUSSMUTH DYCKERHOFF	FOR
RAMSAY HEALTH CARE LTD	AU000000RHC8	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR FOR FY2022	ABSTAIN
RED 5 LTD	AU000000RED3	24-Nov-2021	ELECTION OF ANDREA SUTTON AS A DIRECTOR	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	RE-ELECTION OF IAN MACPHERSON AS A DIRECTOR	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	RE-ELECTION OF STEVEN TOMBS AS A DIRECTOR	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	REMUNERATION REPORT	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	APPROVAL TO ISSUE LONG TERM INCENTIVE PLAN PERFORMANCE RIGHTS TO MARK WILLIAMS	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	APPROVAL TO ISSUE PROJECT INCENTIVE OPPORTUNITY PERFORMANCE RIGHTS TO MARK WILLIAMS	AGAINST
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR SIR DAVID GRANT	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RECEIVE THE ANNUAL REPORT 2021	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR JOHN JEANS	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO REAPPOINT ERNST AND YOUNG LLP AS AUDITORS	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RECEIVE AND APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2021	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR SIR DAVID MCMURTRY	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR JOHN DEER	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR WILL LEE	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR ALLEN ROBERTS	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR CAROL CHESNEY	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR CATHERINE GLICKMAN	FOR

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SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	RE-ELECTION OF EXECUTIVE DIRECTOR - MARK FLEMING	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	ISSUE OF SHORT TERM INCENTIVE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO THE CHIEF EXECUTIVE OFFICER, ANTHONY MELLOWES	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	ISSUE OF LONG TERM INCENTIVE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO THE CHIEF EXECUTIVE OFFICER, ANTHONY MELLOWES	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	ISSUE OF SHORT TERM INCENTIVE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO THE CHIEF FINANCIAL OFFICER, MARK FLEMING	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	ISSUE OF LONG TERM INCENTIVE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO THE CHIEF FINANCIAL OFFICER, MARK FLEMING	FOR
SPH REIT	SG2G02994595	24-Nov-2021	TO RECEIVE AND ADOPT THE REPORT OF DBS TRUSTEE LIMITED, AS TRUSTEE OF SPH REIT (THE "TRUSTEE"), THE STATEMENT BY SPH REIT MANAGEMENT PTE. LTD., AS MANAGER OF SPH REIT (THE "MANAGER"), AND THE AUDITED FINANCIAL STATEMENTS OF SPH REIT FOR THE FINANCIAL YEAR ENDED 31 AUGUST 2021 TOGETHER WITH THE AUDITORS' REPORT THEREON	FOR
SPH REIT	SG2G02994595	24-Nov-2021	TO RE-APPOINT KPMG LLP AS THE AUDITORS OF SPH REIT TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF SPH REIT, AND TO AUTHORISE THE MANAGER TO FIX THEIR REMUNERATION	FOR
SPH REIT	SG2G02994595	24-Nov-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
TRAJAN GROUP HOLDINGS LTD	AU0000150526	24-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
TRAJAN GROUP HOLDINGS LTD	AU0000150526	24-Nov-2021	RE-ELECTION OF MR ROBERT LYON AS A DIRECTOR	FOR
TRAJAN GROUP HOLDINGS LTD	AU0000150526	24-Nov-2021	APPOINTMENT OF AUDITOR AT FIRST AGM: RSM AUSTRALIA PARTNERS	FOR
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	NON-BINDING ADVISORY VOTES: ENDORSEMENT OF REMUNERATION POLICY	FOR
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	NON-BINDING ADVISORY VOTES: ENDORSEMENT OF REMUNERATION IMPLEMENTATION REPORT	AGAINST
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	GENERAL AUTHORITY TO ACQUIRE (REPURCHASE) SHARES	FOR

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WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	RE-ELECTION OF DIRECTOR: MR HUBERT BRODY	AGAINST
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	RE-ELECTION OF DIRECTOR: MS NOMBULELO PINKY MOHOLI	AGAINST
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	RE-ELECTION OF DIRECTOR: MS THEMBISA SKWEYIYA	FOR
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	RE-ELECTION OF DIRECTOR: MR DAVID KNEALE	AGAINST
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MS ZARINA BASSA	FOR
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MS THEMBISA SKWEYIY	FOR
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MR CHRISTOPHER COLFER	FOR
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MR CLIVE THOMSON	FOR
WOOLWORTHS HOLDINGS LTD	ZAE000063863	24-Nov-2021	APPOINTMENT OF KPMG INC. AS THE EXTERNAL AUDITOR	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	REMUNERATION REPORT	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	RE-ELECTION OF MR MICHELE MUSCILLO AS DIRECTOR OF THE COMPANY	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	APPOINTMENT OF MS SYLVIA WIGGINS AS DIRECTOR OF THE COMPANY	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SHARES	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	APPROVAL FOR ISSUE OF PERFORMANCE RIGHTS TO MR ANDRE LABUSCHAGNE UNDER THE EQUITY INCENTIVE PLAN	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	AMENDMENT OF CONSTITUTION	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	NON-BINDING ADVISORY VOTE ON THE REMUNERATION REPORT	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	RE-ELECTION OF MR DENNIS WILDENBURG AS A DIRECTOR OF THE COMPANY	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	GRANT OF DEFERRED STI RIGHTS TO MR ROB DE VOS	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	GRANT OF LTI PERFORMANCE RIGHTS TO MR ROB DE VOS	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	GRANT OF DEFERRED STI RIGHTS TO MR GARETH WINTER	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	GRANT OF LTI PERFORMANCE RIGHTS TO MR GARETH WINTER	FOR
BCI MINERALS LTD	AU000000BCI0	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MR CHRIS SALISBURY OR HIS NOMINEE(S)	AGAINST
BCI MINERALS LTD	AU000000BCI0	25-Nov-2021	APPROVAL OF ADDITIONAL 10% PLACEMENT CAPACITY	FOR
BCI MINERALS LTD	AU000000BCI0	25-Nov-2021	NON BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	AGAINST
BCI MINERALS LTD	AU000000BCI0	25-Nov-2021	RE-ELECTION OF MR RICHARD COURT AC AS A DIRECTOR	FOR

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BCI MINERALS LTD	AU000000BCI0	25-Nov-2021	RE-ELECTION OF MR CHRIS SALISBURY AS A DIRECTOR	FOR
BCI MINERALS LTD	AU000000BCI0	25-Nov-2021	RE-ELECTION OF MS JENNIFER BLOOM AS A DIRECTOR	AGAINST
BCI MINERALS LTD	AU000000BCI0	25-Nov-2021	RE-ELECTION OF MR MICHAEL BLAKISTON AS A DIRECTOR	AGAINST
BCI MINERALS LTD	AU000000BCI0	25-Nov-2021	GRANT OF SHARE RIGHTS TO MR ALWYN VORSTER OR HIS NOMINEE(S)	FOR
BCI MINERALS LTD	AU000000BCI0	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MR ALWYN VORSTER OR HIS NOMINEE(S)	FOR
BCI MINERALS LTD	AU000000BCI0	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MR RICHARD COURT OR HIS NOMINEE(S)	AGAINST
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	TO AMEND ART. 13.1 (GENERAL FUNCTION ON NUTRITION AND HEALTH) OF THE BY-LAWS. RESOLUTIONS RELATED THERETO	FOR
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO STATE THE NUMBER OF BOARD OF DIRECTORS' MEMBERS	FOR
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO STATE THE TERM OF OFFICE OF THE BOARD OF DIRECTORS	FOR
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO APPOINT THE BOARD OF DIRECTORS' MEMBERS	AGAINST
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO STATE THE BOARD OF DIRECTORS' EMOLUMENTS	AGAINST
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	DISTRIBUTION TO THE SHAREHOLDERS OF AN EXTRAORDINARY DIVIDEND OF EURO 0.50 (FIFTY CENTS) FOR EACH OUTSTANDING SHARE	AGAINST
CLARITY PHARMACEUTICALS LTD	AU0000165375	25-Nov-2021	REMUNERATION REPORT	FOR
CLARITY PHARMACEUTICALS LTD	AU0000165375	25-Nov-2021	RE-ELECTION OF DIRECTOR - MS ROSANNE ROBINSON	FOR
CLARITY PHARMACEUTICALS LTD	AU0000165375	25-Nov-2021	APPOINTMENT OF GRANT THORNTON AUDIT PTY LTD AS AUDITOR	FOR
DACIAN GOLD LTD	AU000000DCN6	25-Nov-2021	REMUNERATION REPORT	FOR
DACIAN GOLD LTD	AU000000DCN6	25-Nov-2021	ELECTION OF DIRECTOR - EDUARD ESHUYS	AGAINST
DACIAN GOLD LTD	AU000000DCN6	25-Nov-2021	ELECTION OF DIRECTOR - MICHAEL WILKES	FOR
DACIAN GOLD LTD	AU000000DCN6	25-Nov-2021	APPROVAL OF 10% PLACEMENT CAPACITY	AGAINST
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE KPMG (SOMECH HAIKIN) CPA FIRM AS COMPANY AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE DIRECTOR: YAIR SEROUSSI, BOARD CHAIRMAN	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE DIRECTOR: SHAI WEIL	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE DIRECTOR: ITZIK BETZALEL, INDEPENDENT DIRECTOR	FOR

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ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE DIRECTOR: GILAD YAVETZ, COMPANY CEO	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE DIRECTOR: ZVI FURMAN, INDEPENDENT DIRECTOR	AGAINST
ERSTE GROUP BANK AG	AT0000652011	25-Nov-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.00 PER SHARE	FOR
EVOLUTION MINING LTD	AU000000EVN4	25-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
EVOLUTION MINING LTD	AU000000EVN4	25-Nov-2021	RE-ELECTION OF MR LAWRENCE (LAWRIE) CONWAY AS A DIRECTOR OF THE COMPANY	FOR
EVOLUTION MINING LTD	AU000000EVN4	25-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR JACOB (JAKE) KLEIN	FOR
EVOLUTION MINING LTD	AU000000EVN4	25-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR LAWRENCE (LAWRIE) CONWAY	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Yanai, Koji	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Approve Details of the Compensation to be received by Directors	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Yanai, Tadashi	AGAINST
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Hattori, Nobumichi	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Shintaku, Masaaki	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Nawa, Takashi	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Ono, Naotake	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Kathy Matsui	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Okazaki, Takeshi	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Yanai, Kazumi	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	25-Nov-2021	APPROVE ENHANCED SCRIP DIVIDEND ALTERNATIVE	FOR
HANSEN TECHNOLOGIES LTD	AU000000HSN3	25-Nov-2021	ADOPTION OF DIRECTORS' REMUNERATION REPORT	FOR
HANSEN TECHNOLOGIES LTD	AU000000HSN3	25-Nov-2021	RE-ELECTION OF MR DAVID OSBORNE	FOR
HANSEN TECHNOLOGIES LTD	AU000000HSN3	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO CHIEF EXECUTIVE OFFICER/MANAGING DIRECTOR MR ANDREW HANSEN FOR FINANCIAL YEAR ENDING 30 JUNE 2022	FOR
HANSEN TECHNOLOGIES LTD	AU000000HSN3	25-Nov-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS' REMUNERATION	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RECEIVE AND ADOPT THE AUDITED ACCOUNTS OF THE COMPANY FOR THE PERIOD ENDED 27 JUNE 2021 AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITORS THEREON	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO AUTHORISE DIRECTORS TO ALLOT NEW SHARES WITHIN BEST PRACTICE LIMITS SET BY THE INVESTMENT ASSOCIATION	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO AUTHORISE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS TO A NEW SHARE ISSUE UP TO 5 PER CENT OF THE CURRENT ISSUED SHARE CAPITAL	FOR

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HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO AUTHORISE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS TO A NEW SHARE ISSUE UP TO AN EXTRA 5 PER CENT IN CONNECTION WITH AN ACQUISITION OR CAPITAL INVESTMENT	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO AUTHORISE THE COMPANY TO PURCHASE UP TO 10 PER CENT OF THE COMPANY'S EXISTING ORDINARY SHARES SUBJECT TO CERTAIN LIMITS ON THE PRICE THAT MAY BE PAID	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT CONTAINED WITHIN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE PERIOD ENDED 27 JUNE 2021	AGAINST
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR ANDREW MARTIN GERRIE	AGAINST
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR PETER MARK HARRIS	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR BRIAN GREGORY HODDER	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR MATTHEW ROBERT PRITCHARD	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR ANGUS THIRLWELL	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR SOPHIE ALICE TOMKINS	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT BDO LLP AS INDEPENDENT AUDITORS OF THE COMPANY, FROM THE CONCLUSION OF THIS ANNUAL GENERAL MEETING	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO APPROVE THE RENEWAL OF AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF RM739,200	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO RETAIN Y.A.M. TENGKU PUTERI SERI KEMALA TENGKU HAJJAH AISHAH BINTI ALMARHUM SULTAN HAJI AHMAD SHAH, DK(II), SIMP AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO RETAIN MR. FOO KOK SIEW AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO APPROVE THE PAYMENT OF DIRECTORS' BENEFITS OF UP TO RM60,000	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO RE-ELECT Y.A.M. TENGKU PUTERI SERI KEMALA TENGKU HAJJAH AISHAH BINTI ALMARHUM SULTAN HAJI AHMAD SHAH, DK(II), SIMP AS DIRECTOR	AGAINST
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO RE-ELECT DATO' SRI THONG KOK KHEE AS DIRECTOR	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO RE-ELECT DATUK PHANG AH TONG AS DIRECTOR	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO RE-ELECT EN. AHMAD RIDZUAN BIN WAN IDRUS AS DIRECTOR	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO RE-APPOINT GRANT THORNTON MALAYSIA PLT AS AUDITORS	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO APPROVE THE AUTHORITY TO ISSUE AND ALLOT SHARES	FOR
INARI AMERTRON BHD	MYQ0166OO007	25-Nov-2021	TO APPROVE THE SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	FOR

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INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE PAYMENT PLAN OF REMUNERATION TO DIRECTORS FOR 2020	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE PAYMENT PLAN OF REMUNERATION TO SUPERVISORS FOR 2020	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE ELECTION OF MR. ZHENG GUOYU AS EXECUTIVE DIRECTOR OF INDUSTRIAL AND COMMERCIAL BANK OF CHINA LIMITED	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE ELECTION OF MR. DONG YANG AS NON-EXECUTIVE DIRECTOR OF INDUSTRIAL AND COMMERCIAL BANK OF CHINA LIMITED	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE ELECTION OF MR. ZHANG JIE AS EXTERNAL SUPERVISOR OF INDUSTRIAL AND COMMERCIAL BANK OF CHINA LIMITED	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE APPLICATION FOR TEMPORARY AUTHORIZATION LIMIT FOR EXTERNAL DONATIONS	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON ISSUING ELIGIBLE TIER 2 CAPITAL INSTRUMENTS	FOR
INFOMEDIA LTD	AU000000IFM0	25-Nov-2021	REMUNERATION REPORT	FOR
INFOMEDIA LTD	AU000000IFM0	25-Nov-2021	ELECTION OF DIRECTOR MR JIM HASSELL	FOR
INFOMEDIA LTD	AU000000IFM0	25-Nov-2021	RE-ELECTION OF NON-EXECUTIVE DIRECTOR AND CHAIRMAN MR BART VOGEL	FOR
INSIGNIA FINANCIAL LTD	AU000000IFL2	25-Nov-2021	RECEIPT OF FINANCIAL STATEMENTS AND REPORTS	ABSTAIN
INSIGNIA FINANCIAL LTD	AU000000IFL2	25-Nov-2021	RE-ELECTION OF MR ALLAN GRIFFITHS	FOR
INSIGNIA FINANCIAL LTD	AU000000IFL2	25-Nov-2021	RE-ELECTION OF MR ANDREW BLOORE	FOR
INSIGNIA FINANCIAL LTD	AU000000IFL2	25-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
INSIGNIA FINANCIAL LTD	AU000000IFL2	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER	FOR
INSIGNIA FINANCIAL LTD	AU000000IFL2	25-Nov-2021	INCREASE IN TOTAL FEE POOL FOR NON-EXECUTIVE DIRECTORS	FOR
INSIGNIA FINANCIAL LTD	AU000000IFL2	25-Nov-2021	THAT FOR THE PURPOSES OF SECTION 157(1) AND SECTION 136(2) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, THE COMPANY CHANGE ITS NAME FROM "IOOF HOLDINGS LTD" TO "INSIGNIA FINANCIAL LTD" AND ALL REFERENCES IN THE COMPANY CONSTITUTION TO "IOOF HOLDINGS LTD" BE AMENDED TO "INSIGNIA FINANCIAL LTD" TO REFLECT THE COMPANY'S NEW NAME	FOR
JAPAN HOTEL REIT INVESTMENT CORPORATION	JP304640002	25-Nov-2021	Amend Articles to: Approve Minor Revisions	FOR

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JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Appoint an Executive Director Masuda, Kaname	FOR
JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Appoint a Supervisory Director Mishiku, Tetsuya	FOR
JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Appoint a Supervisory Director Kashii, Hiroto	AGAINST
JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Appoint a Supervisory Director Umezawa, Mayumi	FOR
JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Appoint a Substitute Executive Director Furukawa, Hisashi	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Approve Appropriation of Surplus	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Appoint a Director Tanaka, Ryo	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Appoint a Director Hayashi, Chiaki	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Appoint a Corporate Auditor Oi, Tetsuya	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Appoint a Corporate Auditor Ota, Tsuguya	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Approve Details of the Compensation to be received by Directors	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Approve Details of the Compensation to be received by Corporate Auditors	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	RE-ELECTION OF BOARD ENDORSED MR DAVID SHAFER AS DIRECTOR	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	ELECTION OF BOARD ENDORSED MS JANINE ALLIS AS A DIRECTOR	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	ELECTION OF BOARD ENDORSED MR JAMES SPENCELEY AS A DIRECTOR	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	INCREASE IN NON-EXECUTIVE DIRECTORS' FEE POOL	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	RENEWAL OF EQUITY INCENTIVE PLAN	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON THE RESOLUTION AT ITEM 2 BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT: A. AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION: B. ALL OF THE DIRECTORS IN OFFICE (EXCLUDING THE CHIEF EXECUTIVE OFFICER) WHEN THE BOARD RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C. RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE OF SHAREHOLDERS AT THE SPILL MEETING	AGAINST
MEDIASET N.V.	NL0015000H23	25-Nov-2021	NAME CHANGE AND AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
MEDIASET N.V.	NL0015000H23	25-Nov-2021	INTRODUCTION OF DUAL CLASS SHARE STRUCTURE AND AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION	AGAINST
MEDIASET N.V.	NL0015000H23	25-Nov-2021	AUTHORIZATION OF THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES A	AGAINST

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NATIONAL BANK OF KUWAIT (S.A.K.P.)	KW0EQ0100010	25-Nov-2021	APPROVE INCREASE IN AUTHORIZED CAPITAL FROM KWD 750,000,000 TO KWD 1,000,000,000 AND AUTHORIZE THE BOARD TO DETERMINE THE TERMS AND EXECUTE THE APPROVED RESOLUTION	FOR
NATIONAL BANK OF KUWAIT (S.A.K.P.)	KW0EQ0100010	25-Nov-2021	AMEND ARTICLES OF MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	NON-EXECUTIVE 'DIRECTORS' FEES	AGAINST
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	APPROVAL OF FINANCIAL ASSISTANCE	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	RE-ELECTION OF MR JEFF DOWLING	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	RE-ELECTION OF MR PETER JOHNSTON	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	REMUNERATION REPORT	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	THAT AS REQUIRED BY THE CORPORATIONS ACT 2001 (CTH): 1 AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; 2 ALL OF THE COMPANY'S DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED, OTHER THAN THE MANAGING DIRECTOR, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND 3 RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS FOR FY21 TO MR JULIAN PEMBERTON UNDER THE NRW HOLDINGS LIMITED PERFORMANCE RIGHTS PLAN	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS FOR FY22 TO MR JULIAN PEMBERTON UNDER THE NRW HOLDINGS LIMITED PERFORMANCE RIGHTS PLAN	FOR
NSI NV	NL0012365084	25-Nov-2021	PROPOSAL FOR THE APPOINTMENT OF MR. JAN WILLEM DE GEUS AS MEMBER OF THE SUPERVISORY BOARD	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO ELECT AS DIRECTOR: LESLEY WILLIAMS	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	FOLLOWING A REVIEW OF THE COMPANY'S AFFAIRS, TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 JULY 2021 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS FOR THE YEAR ENDING 31 JULY 2022	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RECEIVE AND CONSIDER THE REMUNERATION COMMITTEE'S ANNUAL REPORT ON REMUNERATION FOR THE YEAR ENDED 31 JULY 2021 SET OUT ON PAGES 90 TO 96 OF THE ANNUAL REPORT FOR 2021	FOR

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ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	<p>THAT THE DIRECTORS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED, PURSUANT TO AND IN ACCORDANCE WITH ARTICLE 3.2(C) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT RELEVANT SECURITIES WITHIN THE MEANING OF SECTION 1021 OF THE COMPANIES ACT 2014 (THE "2014 ACT"), PROVIDED THAT: (A) THE MAXIMUM AMOUNT OF RELEVANT SECURITIES WHICH MAY BE ALLOTTED UNDER THE AUTHORITY HEREBY CONFERRED SHALL BE SHARES WITH AN AGGREGATE NOMINAL VALUE EQUIVALENT TO ONE THIRD OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY ON THE DATE OF THIS NOTICE (EXCLUDING TREASURY SHARES), BEING EUR 418,653; AND (B) THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 24 FEBRUARY 2023 UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 2014 ACT SAVE THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE RELEVANT SECURITIES TO BE ALLOTTED OR ISSUED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HEREBY CONFERRED HAD NOT EXPIRED</p>	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 6, FOR THE PURPOSES OF SECTION 1023(3) OF THE COMPANIES ACT 2014 (THE "2014 ACT"), THE DIRECTORS BE AND ARE HEREBY EMPOWERED TO ALLOT EQUITY SECURITIES FOR CASH PURSUANT TO AND IN ACCORDANCE WITH ARTICLE 3.2(D) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AS IF SECTION 1022(1) OF THE 2014 ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, TO INCLUDE THE REISSUE OF ANY TREASURY SHARES FROM TIME TO TIME, PROVIDED THAT THE POWERS CONFERRED BY THIS RESOLUTION SHALL BE LIMITED TO: (I) THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN ISSUE OR OFFERING IN FAVOUR OF HOLDERS OF EQUITY SECURITIES AND OTHER PERSONS ENTITLED TO PARTICIPATE IN SUCH ISSUE OR OFFERING (OTHER THAN THE COMPANY ITSELF IN RESPECT OF ANY SHARES HELD BY IT AS TREASURY SHARES) WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF SUCH HOLDERS AND PERSONS ARE PROPORTIONATE (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBER OF EQUITY SECURITIES HELD BY OR DEEMED TO BE HELD BY THEM ON THE RECORD DATE OF SUCH ALLOTMENT, SUBJECT ONLY TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY CONSIDER NECESSARY OR EXPEDIENT TO DEAL WITH FRACTIONAL ENTITLEMENTS OR LEGAL OR PRACTICAL PROBLEMS UNDER THE LAWS OR REQUIREMENTS OF ANY RECOGNISED REGULATORY BODY OR STOCK EXCHANGE IN ANY TERRITORY; AND (II) THE ALLOTMENT, OTHER THAN ON FOOT OF THE AUTHORITY CONFERRED BY SUB-PARAGRAPH (I) ABOVE, OF EQUITY SECURITIES UP TO AN AGGREGATE NOMINAL VALUE EQUAL TO 5% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY ON THE DATE OF THIS NOTICE (EXCLUDING TREASURY SHARES), BEING EUR 62,798, PROVIDED THAT THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 24 FEBRUARY 2023 UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 2014 ACT SAVE THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED OR ISSUED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HEREBY CONFERRED HAD NOT EXPIRED</p>	FOR

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ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 6, FOR THE PURPOSES OF SECTION 1023(3) OF THE COMPANIES ACT 2014 (THE "2014 ACT"), THE DIRECTORS BE AND ARE HEREBY EMPOWERED, IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 7(A), TO ALLOT EQUITY SECURITIES FOR CASH PURSUANT TO AND IN ACCORDANCE WITH ARTICLE 3.2(D) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AS IF SECTION 1022(1) OF THE 2014 ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, TO INCLUDE THE REISSUE OF ANY TREASURY SHARES FROM TIME TO TIME, PROVIDED THAT THE POWERS CONFERRED BY THIS RESOLUTION SHALL BE LIMITED TO: (I) THE ALLOTMENT OF EQUITY SECURITIES UP TO AN AGGREGATE NOMINAL VALUE EQUAL TO 5% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY ON THE DATE OF THIS NOTICE (EXCLUDING TREASURY SHARES), BEING EUR 62,798; AND (II) WHERE THE PROCEEDS OF THE ALLOTMENT ARE TO BE USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE PROVIDED THAT THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 24 FEBRUARY 2023 UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 2014 ACT SAVE THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED OR ISSUED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HEREBY CONFERRED HAD NOT EXPIRED</p>	FOR
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ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	<p>THAT THE COMPANY AND/OR ANY SUBSIDIARY (AS DEFINED BY SECTION 7 OF THE COMPANIES ACT 2014 (THE "2014 ACT")) OF THE COMPANY IS HEREBY GENERALLY AUTHORISED TO PURCHASE ON A SECURITIES MARKET (AS DEFINED BY SECTION 1072 OF THE 2014 ACT) ORDINARY SHARES OF EUR 0.01 EACH IN THE CAPITAL OF THE COMPANY ("ORDINARY SHARES") ON SUCH TERMS AND CONDITIONS AND IN SUCH MANNER AS THE DIRECTORS MAY DETERMINE FROM TIME TO TIME BUT SUBJECT TO THE PROVISIONS OF THE 2014 ACT AND TO THE FOLLOWING RESTRICTIONS AND PROVISIONS: (A) THE MAXIMUM NUMBER OF ORDINARY SHARES AUTHORISED TO BE ACQUIRED PURSUANT TO THIS RESOLUTION SHALL NOT EXCEED 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY (EXCLUDING TREASURY SHARES) AT CLOSE OF BUSINESS ON THE DATE OF PASSING OF THIS RESOLUTION; (B) THE MINIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR ANY SHARE SHALL BE AN AMOUNT EQUAL TO THE NOMINAL VALUE THEREOF; (C) THE MAXIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR ANY SHARE (A "RELEVANT SHARE") SHALL BE AN AMOUNT EQUAL TO THE GREATER OF: (I) 105% OF THE AVERAGE OF THE FIVE AMOUNTS RESULTING FROM DETERMINING WHICHEVER OF THE FOLLOWING (A), (B) OR (C) SPECIFIED BELOW IN RELATION TO THE SHARES OF THE SAME CLASS AS THE RELEVANT SHARE SHALL BE APPROPRIATE FOR EACH OF THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THE RELEVANT SHARE IS PURCHASED, AS DETERMINED FROM THE INFORMATION PUBLISHED BY THE TRADING VENUE WHERE THE PURCHASE WILL BE CARRIED OUT REPORTING THE BUSINESS DONE ON EACH OF THOSE FIVE BUSINESS DAYS: (A) IF THERE SHALL BE MORE THAN ONE DEALING REPORTED FOR THE DAY, THE AVERAGE OF THE PRICES AT WHICH SUCH DEALINGS TOOK PLACE; OR (B) IF THERE SHALL BE ONLY ONE DEALING REPORTED FOR THE DAY, THE PRICE AT WHICH SUCH DEALING TOOK PLACE; OR (C) IF THERE SHALL NOT BE ANY DEALING REPORTED FOR THE DAY, THE AVERAGE OF THE HIGH AND LOW MARKET GUIDE PRICES FOR THAT DAY; AND IF THERE SHALL BE ONLY A HIGH (BUT NOT A LOW) OR A LOW (BUT NOT A HIGH) MARKET GUIDE PRICE REPORTED, OR IF THERE SHALL NOT BE ANY MARKET GUIDE PRICE REPORTED, FOR ANY PARTICULAR DAY THEN THAT DAY SHALL NOT COUNT AS ONE OF THE SAID FIVE BUSINESS DAYS FOR THE PURPOSES OF DETERMINING THE MAXIMUM PRICE. IF THE MEANS OF PROVIDING THE FOREGOING INFORMATION AS TO DEALINGS AND PRICES BY REFERENCE TO WHICH THE MAXIMUM PRICE IS TO BE DETERMINED IS ALTERED OR IS REPLACED BY SOME OTHER MEANS, THEN A MAXIMUM PRICE SHALL BE DETERMINED ON THE BASIS OF THE EQUIVALENT INFORMATION PUBLISHED BY THE RELEVANT AUTHORITY IN RELATION TO DEALINGS ON THE EURONEXT DUBLIN OR ITS EQUIVALENT; AND (II) THE HIGHER OF THE PRICE QUOTED FOR: (A) THE LAST INDEPENDENT TRADE OF; AND (B) THE HIGHEST CURRENT INDEPENDENT BID OR OFFER FOR, THE COMPANY'S SHARES ON THE TRADING VENUE WHERE THE PURCHASE PURSUANT TO THE AUTHORITY CONFERRED BY THIS RESOLUTION WILL BE CARRIED OUT THE AUTHORITY HEREBY GRANTED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 24 FEBRUARY 2023, UNLESS PREVIOUSLY VARIED, REVOKED OR RENEWED BY SPECIAL RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF SECTION 1074 OF THE 2014 ACT. THE COMPANY OR ANY SUCH SUBSIDIARY MAY, BEFORE SUCH EXPIRY, ENTER INTO A CONTRACT FOR THE PURCHASE OF SHARES WHICH WOULD OR MIGHT BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY AND MAY COMPLETE ANY SUCH CONTRACT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED.</p>	FOR
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ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	THAT, SUBJECT TO THE PASSING OF RESOLUTION 8(A), FOR THE PURPOSES OF SECTION 1078 OF THE COMPANIES ACT 2014 (THE "2014 ACT"), THE REISSUE PRICE RANGE AT WHICH ANY TREASURY SHARES (AS DEFINED BY SECTION 106 OF THE 2014 ACT) FOR THE TIME BEING HELD BY THE COMPANY MAY BE REISSUED OFF-MARKET SHALL BE AS FOLLOWS: (A) THE MAXIMUM PRICE AT WHICH A TREASURY SHARE MAY BE REISSUED OFF-MARKET SHALL BE AN AMOUNT EQUAL TO 120% OF THE "APPROPRIATE PRICE"; AND (B) THE MINIMUM PRICE AT WHICH A TREASURY SHARE MAY BE RE-ISSUED OFF-MARKET SHALL BE THE NOMINAL VALUE OF THE SHARE WHERE SUCH A SHARE IS REQUIRED TO SATISFY AN OBLIGATION UNDER AN EMPLOYEES' SHARE SCHEME (AS DEFINED IN THE 2014 ACT) OPERATED BY THE COMPANY OR, IN ALL OTHER CASES, AN AMOUNT EQUAL TO 95% OF THE APPROPRIATE PRICE. FOR THE PURPOSES OF THIS RESOLUTION THE EXPRESSION "APPROPRIATE PRICE" SHALL MEAN THE AVERAGE OF THE FIVE AMOUNTS RESULTING FROM DETERMINING WHICHEVER OF THE FOLLOWING (I), (II) OR (III) SPECIFIED BELOW IN RELATION TO SHARES OF THE CLASS OF WHICH SUCH TREASURY SHARE IS TO BE REISSUED SHALL BE APPROPRIATE IN RESPECT OF EACH OF THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THE TREASURY SHARE IS REISSUED, AS DETERMINED FROM INFORMATION PUBLISHED IN THE EURONEXT DUBLIN DAILY OFFICIAL LIST REPORTING THE BUSINESS DONE IN EACH OF THOSE FIVE BUSINESS DAYS: (I) IF THERE SHALL BE MORE THAN ONE DEALING REPORTED FOR THE DAY, THE AVERAGE OF THE PRICES AT WHICH SUCH DEALINGS TOOK PLACE; OR (II) IF THERE SHALL BE ONLY ONE DEALING REPORTED FOR THE DAY, THE PRICE AT WHICH SUCH DEALING TOOK PLACE; OR (III) IF THERE SHALL NOT BE ANY DEALING REPORTED FOR THE DAY, THE AVERAGE OF THE HIGH OR LOW MARKET GUIDE PRICES FOR THE DAY; AND IF THERE SHALL BE ONLY A HIGH (BUT NOT A LOW) OR A LOW (BUT NOT A HIGH) MARKET GUIDE PRICE REPORTED, OR IF THERE SHALL NOT BE ANY MARKET GUIDE PRICE REPORTED, FOR ANY PARTICULAR DAY THEN THAT DAY SHALL NOT COUNT AS ONE OF THE SAID FIVE BUSINESS DAYS FOR THE PURPOSES OF DETERMINING THE APPROPRIATE PRICE. IF THE MEANS OF PROVIDING THE FOREGOING INFORMATION AS TO DEALINGS AND PRICES BY REFERENCE TO WHICH THE APPROPRIATE PRICE IS TO BE DETERMINED IS ALTERED OR IS REPLACED BY SOME OTHER MEANS, THEN THE APPROPRIATE PRICE SHALL BE DETERMINED ON THE BASIS OF THE EQUIVALENT INFORMATION PUBLISHED BY THE RELEVANT AUTHORITY IN RELATION TO DEALINGS ON EURONEXT DUBLIN OR ITS EQUIVALENT. THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 24 FEBRUARY 2023 UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 2014 ACT	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO DECLARE A FINAL DIVIDEND OF 7.85 CENT PER ORDINARY SHARE FOR THE YEAR ENDING 31 JULY 2021, PAYABLE ON 4 FEBRUARY 2022 TO THE HOLDERS OF ORDINARY SHARES ON THE REGISTER OF MEMBERS AT CLOSE OF BUSINESS ON 14 JANUARY 2022, SUBJECT TO PAYMENT THEREOF IN CURRENCIES IN ACCORDANCE WITH SUCH PROCEDURES (INCLUDING AS TO DETERMINATION OF APPLICABLE EXCHANGE RATE) AS MAY BE SPECIFIED BY THE DIRECTORS	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RE-ELECT AS DIRECTOR: GARY BRITTON	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RE-ELECT AS DIRECTOR: SEAN COYLE	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RE-ELECT AS DIRECTOR: ROSE HYNES	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RE-ELECT AS DIRECTOR: HELEN KIRKPATRICK	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RE-ELECT AS DIRECTOR: CHRISTOPHER RICHARDS	AGAINST
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO ELECT AS DIRECTOR: AIDAN CONNOLLY	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO ELECT AS DIRECTOR: THOMAS JAMES (TJ) KELLY	FOR

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PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	RE-ELECTION OF MR DANIEL LOUGHER AS A DIRECTOR	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	RE-ELECTION OF MR DAVID RANSOM AS A DIRECTOR	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	RE-ELECTION OF AMBER BANFIELD AS A DIRECTOR	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	CAPITAL RETURN TO SHAREHOLDERS	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO MR QUARTERMAINE	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	ADOPTION OF NEW CONSTITUTION	AGAINST
RAMELIUS RESOURCES LTD	AU000000RMS4	25-Nov-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
RAMELIUS RESOURCES LTD	AU000000RMS4	25-Nov-2021	ELECTION OF ROBERT SCOTT VASSIE AS A DIRECTOR	FOR
RAMELIUS RESOURCES LTD	AU000000RMS4	25-Nov-2021	RE-ELECTION OF MICHAEL ANDREW BOHM AS A DIRECTOR	FOR
RAMELIUS RESOURCES LTD	AU000000RMS4	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO A DIRECTOR	FOR
RAMELIUS RESOURCES LTD	AU000000RMS4	25-Nov-2021	APPROVAL OF INCREASE TO NON-EXECUTIVE DIRECTOR FEE POOL	FOR
REGIS RESOURCES LTD	AU000000RRL8	25-Nov-2021	ADOPTION OF REMUNERATION REPORT	ABSTAIN
REGIS RESOURCES LTD	AU000000RRL8	25-Nov-2021	RE-ELECTION OF DIRECTOR - STEVE SCUDAMORE	FOR
REGIS RESOURCES LTD	AU000000RRL8	25-Nov-2021	APPROVAL OF GRANT OF LONG TERM INCENTIVE PERFORMANCE RIGHTS TO JIM BEYER	FOR
REGIS RESOURCES LTD	AU000000RRL8	25-Nov-2021	APPROVAL OF GRANT OF SHORT TERM INCENTIVE PERFORMANCE RIGHTS TO JIM BEYER	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE - MR N P MAGEZA	AGAINST
REMGRO LTD	ZAE000026480	25-Nov-2021	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE - MR P J MOLEKETI	AGAINST
REMGRO LTD	ZAE000026480	25-Nov-2021	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE - MR F ROBERTSON	AGAINST
REMGRO LTD	ZAE000026480	25-Nov-2021	GENERAL AUTHORITY TO PLACE 5% OF THE UNISSUED ORDINARY SHARES UNDER THE CONTROL OF THE DIRECTORS	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	NON-BINDING ADVISORY VOTE ON THE APPOINTMENT OF EY AS AUDITOR FOR THE FINANCIAL YEAR ENDING 30 JUNE 2024	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	NON-BINDING ADVISORY VOTE ON REMUNERATION POLICY	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	NON-BINDING ADVISORY VOTE ON REMUNERATION IMPLEMENTATION REPORT	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	APPROVAL OF DIRECTORS' REMUNERATION	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE FOR THE SUBSCRIPTION AND OR PURCHASE OF SECURITIES IN THE COMPANY OR IN RELATED OR INTER-RELATED COMPANIES	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	APPROVAL OF ANNUAL FINANCIAL STATEMENTS	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE TO RELATED AND INTER-RELATED COMPANIES AND CORPORATIONS	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	REAPPOINTMENT OF AUDITOR: PRICEWATERHOUSECOOPERS INC	FOR

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REMGRO LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR J J DURAND	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR N P MAGEZA	AGAINST
REMGRO LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR J MALHERBE	AGAINST
REMGRO LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR F ROBERTSON	AGAINST
REMGRO LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR A E RUPERT	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR K M S RANTLOANE	FOR
REMGRO LTD	ZAE000026480	25-Nov-2021	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE - MS S E N DE BRUYN	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	25-Nov-2021	AMEND AND REFORM THE COMPANY'S BYLAWS TO INCLUDE THE ACTIVITY OF MOVING AND STORING LIQUID AND LIQUEFIED BULK, INCLUDING PETROLEUM PRODUCTS, UPDATE THE COMPANY'S SHARE CAPITAL, AS WELL AS TO DELIBERATE ON ITS CONSOLIDATION	FOR
SENX ENERGY LTD	AU000000SXY7	25-Nov-2021	TO RE-ELECT MR TREVOR BOURNE	FOR
SENX ENERGY LTD	AU000000SXY7	25-Nov-2021	TO RE-ELECT MS MARGARET KENNEDY	FOR
SENX ENERGY LTD	AU000000SXY7	25-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
SENX ENERGY LTD	AU000000SXY7	25-Nov-2021	TO APPROVE THE PROPOSED ISSUE OF FY22 PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CEO	FOR
SHINSEI BANK,LIMITED	JP3729000004	25-Nov-2021	Approve Allotment of Free Share Acquisition Rights	AGAINST
UNIVERSAL STORE	AU0000113565	25-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
UNIVERSAL STORE	AU0000113565	25-Nov-2021	RE-ELECTION OF MR PETER BIRTLES AS A DIRECTOR	FOR
UNIVERSAL STORE	AU0000113565	25-Nov-2021	RE-ELECTION OF MR DAVID MACLEAN AS A DIRECTOR	FOR
AGNICO EAGLE MINES LIMITED	CA0084741085	26-Nov-2021	To consider, and if deemed advisable, to pass, with or without variation, an ordinary resolution, the full text of which is set forth in Appendix A to the accompanying joint management information circular of Agnico Eagle Mines Limited (the "Company") and Kirkland Lake Gold Ltd.("Kirkland") dated October 29, 2021 (the "Circular"), approving the issuance by the Company of such number of common shares of the Company as may be required to be issued pursuant to or in connection with the plan of arrangement under section 182 of the Business Corporations Act (Ontario) involving, among others, Kirkland and the Company, in accordance with the terms of the merger agreement dated September 28, 2021 between the Company and Kirkland (as amended, supplemented or otherwise modified from time to time), as more particularly described in the Circular	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO APPROVE, CONFIRM AND RATIFY THE ENTERING INTO OF THE 2021 SUPPLEMENTAL AGREEMENT, THE CONTINUING CONNECTED TRANSACTION CONTEMPLATED THEREUNDER AND THE PROPOSED REVISED ANNUAL CAPS UNDER THE 2021 SUPPLEMENTAL AGREEMENT	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO APPROVE, CONFIRM AND RATIFY THE ENTERING INTO OF THE SUPPLY OF MATERIALS AND SERVICES AGREEMENT (2022-2024) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, INCLUDING THE PROPOSED ANNUAL MONETARY CAPS FOR THE TRANSACTIONS THEREUNDER FOR THE THREE YEARS ENDING 31 DECEMBER 2024	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO APPROVE, CONFIRM AND RATIFY THE ENTERING INTO OF THE SUPPLY OF RAW MATERIALS AGREEMENT (2022-2024) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, INCLUDING THE PROPOSED ANNUAL MONETARY CAPS FOR THE TRANSACTIONS THEREUNDER FOR THE THREE YEARS ENDING 31 DECEMBER 2024	FOR

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ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO APPROVE, CONFIRM AND RATIFY THE ENTERING INTO OF THE FINANCIAL SERVICES AGREEMENT (2022-2024) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, INCLUDING THE PROPOSED ANNUAL MONETARY CAPS FOR THE TRANSACTIONS THEREUNDER FOR THE THREE YEARS ENDING 31 DECEMBER 2024	AGAINST
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO APPROVE, CONFIRM AND RATIFY THE ENTERING INTO OF THE SUPPLY CHAIN FINANCIAL SERVICES AGREEMENT (2022-2024) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, INCLUDING THE PROPOSED ANNUAL MONETARY CAPS FOR THE TRANSACTIONS THEREUNDER FOR THE THREE YEARS ENDING 31 DECEMBER 2024	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LIU MING (AS SPECIFIED) AS A SHAREHOLDERS' REPRESENTATIVE SUPERVISOR OF THE EIGHTH SESSION OF THE SUPERVISORY COMMITTEE OF THE COMPANY	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO CONSIDER AND APPROVE THE ISSUANCE OF PERPETUAL MEDIUM-TERM NOTES OF THE COMPANY IN THE INTER-BANK BOND MARKET	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO CONSIDER AND APPROVE THE PUBLIC INSURANCE OF CORPORATE BONDS OF THE COMPANY	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO CONSIDER AND APPROVE THE PUBLIC ISSUANCE OF RENEWABLE CORPORATE BONDS OF THE COMPANY	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	RE-ELECTION OF MALCOLM WATKINS AS A DIRECTOR	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	RE-ELECTION OF CRAIG CARTER AS A DIRECTOR	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	ELECTION OF GREG MEDCRAFT AS A DIRECTOR	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	REMUNERATION REPORT	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	GRANT OF 2022 LTI AWARD TO EXECUTIVE DIRECTOR - MALCOLM WATKINS	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	INCREASE IN THE NON-EXECUTIVE DIRECTOR FEE POOL	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	PROPORTIONAL TAKEOVER APPROVAL PROVISIONS	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: NW THOMSON	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	PLACING AUTHORISED BUT UNISSUED ORDINARY SHARES UNDER THE CONTROL OF DIRECTORS	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	GENERAL AUTHORITY TO ISSUE SHARES FOR CASH	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	PAYMENT OF DIVIDEND BY WAY OF PRO RATA REDUCTION OF SHARE CAPITAL OR SHARE PREMIUM	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	RATIFICATION RELATING TO PERSONAL FINANCIAL INTEREST ARISING FROM MULTIPLE OFFICES IN THE GROUP	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	DIRECTORS' AUTHORITY TO IMPLEMENT SPECIAL AND ORDINARY RESOLUTIONS	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	NON BINDING ADVISORY VOTE: REMUNERATION POLICY	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	NON BINDING ADVISORY VOTE: IMPLEMENTATION OF REMUNERATION POLICY	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	NON-EXECUTIVE DIRECTOR REMUNERATION	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANIES AND CORPORATIONS	FOR

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BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	RE-ELECTION OF DIRECTORS THAT RETIRE BY ROTATION: RD MOKATE	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	RE-ELECTION OF DIRECTORS THAT RETIRE BY ROTATION: NW THOMSON	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF NON-EXECUTIVE DIRECTOR: L BOYCE	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF NON-EXECUTIVE DIRECTOR: SN MABASO-KOYANA	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	RE-APPOINTMENT OF INDEPENDENT EXTERNAL AUDITOR	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: SN MABASO-KOYANA	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: L BOYCE	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: RD MOKATE	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: N SIYOTULA	FOR
CENTURIA CAPITAL GROUP	AU000000CNI5	26-Nov-2021	REMUNERATION REPORT (IN RESPECT OF THE COMPANY ONLY)	FOR
CENTURIA CAPITAL GROUP	AU000000CNI5	26-Nov-2021	RE-ELECTION OF DIRECTOR - MR GARRY CHARNY (IN RESPECT OF THE COMPANY ONLY)	FOR
CENTURIA CAPITAL GROUP	AU000000CNI5	26-Nov-2021	RE-ELECTION OF DIRECTOR - MS SUSAN WHEELDON (IN RESPECT OF THE COMPANY ONLY)	FOR
CENTURIA CAPITAL GROUP	AU000000CNI5	26-Nov-2021	RE-ELECTION OF DIRECTOR - MS KRISTIE BROWN (IN RESPECT OF THE COMPANY ONLY)	FOR
CENTURIA CAPITAL GROUP	AU000000CNI5	26-Nov-2021	GRANT OF TRANCHE 9 PERFORMANCE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO MR JOHN MCBAIN	FOR
CENTURIA CAPITAL GROUP	AU000000CNI5	26-Nov-2021	GRANT OF TRANCHE 9 PERFORMANCE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO MR JASON HULJICH	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	RE-ELECTION OF DIRECTOR - DR RUSSELL HOWARD	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	RATIFICATION OF PREVIOUS SHARE ISSUE	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO DR RUSSELL HOWARD	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	APPROVAL OF THE USE OF PERFORMANCE RIGHTS AND/OR OPTIONS UNDER THE COMPANY'S EXECUTIVE INCENTIVE PLAN	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO MR MARC VOIGT	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	APPROVAL OF AMENDMENT TO CONSTITUTION	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	APPROVAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint an Executive Director Nishida, Masahiko	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint a Supervisory Director Usuki, Masaharu	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint a Supervisory Director Ito, Osamu	FOR

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JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint a Substitute Executive Director Araki, Keita	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint a Substitute Executive Director Machida, Takuya	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint a Substitute Supervisory Director Murayama, Shuhei	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	26-Nov-2021	THAT EACH ORDINARY SHARE OF 0.25 PENCE IN THE CAPITAL OF THE COMPANY BE SUB-DIVIDED INTO FIVE ORDINARY SHARES OF 0.05 PENCE EACH	FOR
KAROON ENERGY LTD	AU000000KAR6	26-Nov-2021	ELECTION OF DR JULIAN FOWLES AS A DIRECTOR	FOR
KAROON ENERGY LTD	AU000000KAR6	26-Nov-2021	RE-ELECTION OF MS LUCIANA RACHID AS A DIRECTOR	FOR
KAROON ENERGY LTD	AU000000KAR6	26-Nov-2021	RE-ELECTION OF MR BRUCE PHILLIPS AS A DIRECTOR	FOR
KAROON ENERGY LTD	AU000000KAR6	26-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
KAROON ENERGY LTD	AU000000KAR6	26-Nov-2021	APPROVAL TO ISSUE PERFORMANCE RIGHTS TO DR JULIAN FOWLES	FOR
KIRKLAND LAKE GOLD LTD.	CA49741E1007	26-Nov-2021	To consider, pursuant to an interim order of the Ontario Superior Court of Justice (Commercial List) dated October 29, 2021, and if deemed advisable, to pass, with or without variation, a special resolution, the full text of which is set forth in Appendix B to the accompanying joint management information circular of Agnico Eagle Mines Limited ("Agnico") and Kirkland Lake Gold Ltd. ("Kirkland") dated October 29, 2021 (the "Circular") approving a statutory plan of arrangement under section 182 of the Business Corporations Act (Ontario) involving, among others, Agnico and Kirkland, in accordance with the terms of the merger agreement dated September 28, 2021 between Agnico and Kirkland (as amended, supplemented or otherwise modified from time to time), as more particularly described in the Circular.	FOR
KR1 PLC	IM00BYYPQX37	26-Nov-2021	TO RECEIVE AND CONSIDER THE AUDITED ANNUAL FINANCIAL STATEMENTS FOR THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2020	FOR
KR1 PLC	IM00BYYPQX37	26-Nov-2021	RE-APPOINTING AUDITORS: GREYSTONE LLC	ABSTAIN
KR1 PLC	IM00BYYPQX37	26-Nov-2021	RE-ELECTION OF DIRECTOR: RHYS CATHAN DAVIES	ABSTAIN
KR1 PLC	IM00BYYPQX37	26-Nov-2021	RE-ELECTION OF DIRECTOR: MONA ELISA	ABSTAIN
KR1 PLC	IM00BYYPQX37	26-Nov-2021	RE-ELECTION OF DIRECTOR: KELD VAN SCHREVEN	FOR
LYNCH GROUP HOLDING LTD	AU0000140477	26-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
LYNCH GROUP HOLDING LTD	AU0000140477	26-Nov-2021	RE-ELECTION OF DIRECTOR: PATRICK ELLIOTT	FOR
LYNCH GROUP HOLDING LTD	AU0000140477	26-Nov-2021	APPOINTMENT OF AUDITOR: DELOITTE TOUCHE TOHMATSU	FOR
LYNCH GROUP HOLDING LTD	AU0000140477	26-Nov-2021	ISSUE OF OPTIONS TO EXECUTIVE DIRECTOR HUGH TOLL	FOR
OBJECTIVE CORPORATION LTD	AU000000OCL7	26-Nov-2021	ADOPTION OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
OBJECTIVE CORPORATION LTD	AU000000OCL7	26-Nov-2021	RETIREMENT AND RE-ELECTION OF DIRECTOR - MR DARC RASMUSSEN	FOR
OBJECTIVE CORPORATION LTD	AU000000OCL7	26-Nov-2021	APPROVAL OF EMPLOYEE EQUITY PLAN	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Appoint an Executive Director Miura, Hiroshi	FOR

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ORIX JREIT INC.	JP3040880001	26-Nov-2021	Appoint a Substitute Executive Director Hattori, Takeshi	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Appoint a Supervisory Director Koike, Toshio	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Appoint a Supervisory Director Hattori, Takeshi	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Appoint a Supervisory Director Oshimi, Yukako	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	APPROVAL OF THE MERGER BETWEEN THE COMPANY AND PT HUTSCHISON 3 INDONESIA AS CONTEMPLATED UNDER THE MERGER PLAN	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	PROVIDED ITEM 1 IS APPROVED, APPROVAL OF THE AMENDMENT TO THE ARTICLES OF ASSOCIATION RESULTING FROM THE MERGER, INCLUDING THE CHANGE OF THE COMPANY'S NAME TO PT INDOSAT OOREDOO HUTCHISON TBK	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL OF THE MERGER DEED AND ITS EXECUTION	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL TO CHANGES OF THE COMPOSITION OF THE BOARD OF COMMISSIONERS AND/OR BOARD OF DIRECTORS OF THE COMPANY	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL OF THE JOINT CONTROLLERS OF THE COMPANY RESULTING FROM THE MERGER I.E OOREDOO SOUTH EAST ASIA HOLDING W.L.L AND CK HUTCHISON INDONESIA TELECOM HOLDINGS LIMITED AS CONTEMPLATED IN THE MERGER PLAN	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	APPROVAL OF DISTRIBUTION OF RETAINED EARNINGS IN THE FORM OF DIVIDEND TO THE COMPANY'S SHAREHOLDERS, BASED ON THE COMPANY'S FINANCIAL STATEMENT ENDING 31 DEC 2020	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Approve Details of the Compensation to be received by Corporate Auditors	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Outside Directors)	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Approve Appropriation of Surplus	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Amend Articles to: Amend Business Lines, Reduce Term of Office of Directors to One Year, Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue, Approve Minor Revisions	AGAINST
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Appoint a Director Kanai, Masaaki	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Appoint a Director Shimazaki, Asako	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Appoint a Director Yagyū, Masayoshi	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Appoint a Director Yoshikawa, Atsushi	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Appoint a Corporate Auditor Suzuki, Kei	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Approve Details of the Compensation to be received by Directors	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	ELECTION OF MR JOHN RICHARDS AS A DIRECTOR	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	ELECTION OF MS JENNIFER MORRIS OAM AS A DIRECTOR	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	RE-ELECTION OF MS SALLY LANGER AS A DIRECTOR	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	RATIFICATION OF PLACEMENT SHARES	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	INCREASE IN MAXIMUM AGGREGATE NON EXECUTIVE DIRECTOR FEE POOL	FOR

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SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	SPIII RESOLUTION: THAT (A) A GENERAL MEETING (SPIII MEETING) BE HELD WITHIN 90 DAYS OF THE 2021 ANNUAL GENERAL MEETING; (B) ALL THE COMPANY'S DIRECTORS (OTHER THAN THE MANAGING DIRECTOR OF THE COMPANY) WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 CONSIDERED AT THE 2021 ANNUAL GENERAL MEETING WAS PASSED, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPIII MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPIII MEETING PURSUANT TO PARAGRAPH (B) ABOVE MUST BE PUT TO THE VOTE AT THE SPIII MEETING. "	AGAINST
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is Audit and Supervisory Committee Member Chishiki, Kenji	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Fukuyama, Yoshito	AGAINST
SHIFT INC.	JP3355400007	26-Nov-2021	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Approve Details of the Restricted-Share Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Approve Reduction of Stated Capital	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tange, Masaru	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sasaki, Michio	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Motoya	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hattori, Taichi	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Takafumi	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Motoya, Fumiko	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is Audit and Supervisory Committee Member Arai, Yusuke	AGAINST
SINGAPORE POST LTD	SG1N89910219	26-Nov-2021	THE PROPOSED TRANSACTIONS WITH FREIGHT MANAGEMENT HOLDINGS PTY LTD	FOR
UNITI GROUP LTD	AU0000035388	26-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
UNITI GROUP LTD	AU0000035388	26-Nov-2021	RE-ELECTION OF GRAEME BARCLAY AS A DIRECTOR	AGAINST
UNITI GROUP LTD	AU0000035388	26-Nov-2021	RE-ELECTION OF JOHN SANDS LINDSAY AS A DIRECTOR	FOR
UNITI GROUP LTD	AU0000035388	26-Nov-2021	APPROVAL OF THE ISSUE OF SHARE RIGHTS TO MICHAEL SIMMONS (AS PART OF THE SENIOR EXECUTIVE INCENTIVE PLAN FOR FY21)	FOR
UNITI GROUP LTD	AU0000035388	26-Nov-2021	APPROVAL OF THE ISSUE OF SHARE RIGHTS TO VAUGHAN BOWEN (AS PART OF THE SENIOR EXECUTIVE INCENTIVE PLAN FOR FY21)	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	NON BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	ELECTION OF MR GARY DAVISON AS A DIRECTOR	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	RE-ELECTION OF MR PETER COOK AS A DIRECTOR	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MR WAYNE BRAMWELL OR HIS NOMINEE	FOR

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WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	NON-EXECUTIVE DIRECTOR REMUNERATION POOL INCREASE	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	REPLACEMENT OF COMPANY CONSTITUTION	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	ADOPTION OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: DR. AHMED SIRAG ABDUL RAHMAN KHOGEER	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ABDULAZIZ SAUD ABDULLAH AL-BANI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: DR. ABDULLAH SAGHAIER MOHAMMED AL-HUSSAINI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ALI MUFARREH ALI SARHAN	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. FAHAD TURKI BIN MUHAYA	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. HATHAL BIN SAFAR BIN ABDULLAH AL-OTAIBI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. HOMOOD ABDULLAH AL-TUWAIJRI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. HUSSEIN BIN ALI BIN MOHAMMED AL-ASMARI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. KHALED BIN ABDUL AZIZ BIN ABDULLAH AL-GHONEIM	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. KHALID ABDUL AZIZ SULAIMAN AL-HOSHAN	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. KHALID KHALAF ABDUL RAHMAN AL-KHALAF	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. MISHAL BIN FAHAD BIN ABDULLAH AL-SHORIHY	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ABDULKARIM BIN IBRAHIM BIN ABDULKARIM AL-NAFIE	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. MOHAMMAD BIN ABDULLAH BIN SALEH AL-GHAMDI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. MOHAMMED IBRAHIM SALEH AL-OBAID	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. MUTAZ BIN QUSSAI BIN HASSAN AL-AZZAWI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. NABEEL MOHAMED OMAR AL-AMUDI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. SULIMAN BIN ABDUL RAHMAN BIN ABDULLAH AL-GWAIZ	ABSTAIN

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ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. TALAL BIN OTHMAN BIN ABDUL MOHSEN AL-MUAMMAR	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. THAMER MESFER AL-WADAI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. HATEM MOHAMED GALAL AHMED DOWIDAR	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. KHALIFA HASSAN KHALIFA ALFORAH AL-SHAMSI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. MOHAMED KARIM BENNIS	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ABDULLAH MOHAMMAD HELAL AL-HARBI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. OBAID HUSSAIN OBAID HUSSAIN BOKISHA	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. SALEH SOLIMAN AL-AZZAM	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE FORMATION OF AUDIT COMMITTEE FOR THE NEXT THREE YEARS SESSION STARTING FROM THE DATE OF 01/12/2021 UNTIL THE END OF THE TERM ON 30/11/2024 ALONG WITH ITS TASKS, WORK CONTROLS AND MEMBERS' REMUNERATION. THE CANDIDATES ARE AS FOLLOWS: MR. ABDULAZIZ AL-NOWAISER (CHAIRMAN - EXTERNAL MEMBER), MR. MOHAMMED AL-SUBAIE (EXTERNAL MEMBER), ENG. HOMOOD AL-TUWAJRI (INDEPENDENT MEMBER), MR. MOHAMED KARIM BENNIS (NON-EXECUTIVE MEMBER) AND MR. AHMED ABDELSALAM ABOUDOMA (INDEPENDENT MEMBER)	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE BOARD RESOLUTION TO APPOINT MR. ABDULAZIZ BIN IBRAHIM AL-NOWAISER AS A MEMBER IN THE AUDIT COMMITTEE (AN INDEPENDENT EXTERNAL MEMBER AND CHAIRMAN) STARTING FROM 23/05/2021 UNTIL THE END OF THE CURRENT TERM OF THE AUDIT COMMITTEE, WHICH WILL END ON 30/11/2021, REPLACING THE RESIGNED CHAIRMAN OF THE AUDIT COMMITTEE MR. JAMEEL ABDULLAH AL-MULHEM ON 20/04/2021. THE APPOINTMENT SHALL TAKE EFFECT FROM THE DATE OF THE RESOLUTION ISSUED ON 23/05/2021. THIS APPOINTMENT IS IN ACCORDANCE WITH THE AUDIT COMMITTEE REGULATIONS	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND AND THIRD QUARTERS AND ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022 AND THE FIRST QUARTER OF THE FINANCIAL YEAR 2023 AND DETERMINE THEIR FEES	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ABDULLAH BIN SAUD ABDUL AZIZ AL-MULHEM	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. AHMED ABDELSALAM ABDUL RAHMAN ABOUDOMA	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. AHMED TARIQ ABDUL RAHMAN MURAD	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ALI HUSSAIN ALI AL-BUSALEH	ABSTAIN

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ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ALMOHANED KHALED SALEH AL-SHATHRE	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. AMMAR ABDULLAH ISMAIL QURBAN	ABSTAIN
HCL TECHNOLOGIES LTD	INE860A01027	28-Nov-2021	APPROVAL OF 'HCL TECHNOLOGIES LIMITED - RESTRICTED STOCK UNIT PLAN 2021' AND GRANT OF RESTRICTED STOCK UNITS TO ELIGIBLE EMPLOYEES OF HCL TECHNOLOGIES LIMITED (THE "COMPANY") THEREUNDER	FOR
HCL TECHNOLOGIES LTD	INE860A01027	28-Nov-2021	GRANT OF RESTRICTED STOCK UNITS TO THE ELIGIBLE EMPLOYEES OF SUBSIDIARY(IES) AND/OR ASSOCIATE COMPANY(IES) OF HCL TECHNOLOGIES LIMITED (THE "COMPANY") UNDER 'HCL TECHNOLOGIES LIMITED - RESTRICTED STOCK UNIT PLAN 2021'	FOR
HCL TECHNOLOGIES LTD	INE860A01027	28-Nov-2021	AUTHORIZATION FOR SECONDARY ACQUISITION OF EQUITY SHARES OF HCL TECHNOLOGIES LIMITED (THE "COMPANY") BY HCL TECHNOLOGIES STOCK OPTIONS TRUST FOR IMPLEMENTATION OF 'HCL TECHNOLOGIES LIMITED - RESTRICTED STOCK UNIT PLAN 2021' AND PROVIDING FINANCIAL ASSISTANCE IN THIS REGARD	FOR
BLUE SQUARE REAL ESTATE LTD	IL0010985658	29-Nov-2021	ELECT REUVEN ADLER AS EXTERNAL DIRECTOR	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	APPROVAL OF ISSUE OF SHARE RIGHTS TO NON-EXECUTIVE DIRECTOR - PETER HOOD UNDER THE NON-EXECUTIVE DIRECTOR SHARE PLAN	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SHARES (PLACEMENT)	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	RE-ELECTION OF DIRECTOR - PETER HOOD	AGAINST
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	RE-ELECTION OF DIRECTOR - EDUARD ESHUYS	AGAINST
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	INCREASE IN TOTAL AGGREGATE REMUNERATION FOR NON-EXECUTIVE DIRECTORS	AGAINST
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	APPROVAL TO ISSUE ZERO EXERCISE PRICE OPTIONS TO DIRECTOR - GLENN JARDINE	AGAINST
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	ADOPTION OF PERFORMANCE RIGHTS AND OPTION PLAN	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	ADOPTION OF NON-EXECUTIVE DIRECTORS SHARE PLAN	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	ADOPTION OF EMPLOYEE INCENTIVE SHARE PLAN	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Approve Reduction of Stated Capital	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Amend Articles to: Increase Capital Shares to be issued, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Director Fujii, Hideo	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Director Tomiyama, Hiroki	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Director Mori, Issei	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Director Masuda, Jun	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Director Ozawa, Takao	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Corporate Auditor Ochiai, Noritaka	AGAINST
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Outside Directors)	AGAINST

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DSP GROUP, INC.	US23332B1061	29-Nov-2021	Proposal to adopt and approve the agreement and plan of merger, dated as of August 30, 2021, with Synaptics Incorporated, a Delaware corporation, and Osprey Merger Sub, Inc., a wholly- owned subsidiary of Synaptics ("Merger Sub"), pursuant to which Merger Sub will be merged with and into the Company, with the Company surviving as a wholly-owned subsidiary of Synaptics. The adoption of the merger agreement will also constitute approval of the merger and the other transactions contemplated by the merger agreement.	FOR
DSP GROUP, INC.	US23332B1061	29-Nov-2021	Proposal to approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to the Company's named executive officers that is based on or otherwise relates to the merger.	FOR
DSP GROUP, INC.	US23332B1061	29-Nov-2021	Proposal to adjourn or postpone the special meeting, if necessary or appropriate, to permit further solicitation of proxies in the event there are insufficient number of votes at the time of the special meeting to adopt the merger agreement proposal.	AGAINST
HARMONEY CORP LTD	NZHMYE0001S5	29-Nov-2021	ELECTION OF PAUL LAHIFF: THAT PAUL LAHIFF BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
HARMONEY CORP LTD	NZHMYE0001S5	29-Nov-2021	AUDITOR REMUNERATION	FOR
LYNAS RARE EARTHS LTD	AU000000LYC6	29-Nov-2021	REMUNERATION REPORT	FOR
LYNAS RARE EARTHS LTD	AU000000LYC6	29-Nov-2021	RE-ELECTION OF PHILIPPE ETIENNE AS A DIRECTOR	FOR
LYNAS RARE EARTHS LTD	AU000000LYC6	29-Nov-2021	GRANT OF PERFORMANCE RIGHTS FOR THE BENEFIT OF CEO AND MANAGING DIRECTOR AMANDA LACAZE	FOR
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS IN THE COMPANY'S CONSTITUTION	FOR
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	RATIFICATION OF ISSUE OF SECURITIES TO EXISTING AND NEW INSTITUTIONAL INVESTORS	FOR
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	ELECTION OF MR PHILIP J. FACCHINA AS A DIRECTOR	FOR
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	RE-ELECTION OF MR MICHAEL SPOONER AS A DIRECTOR	AGAINST
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	RE-ELECTION OF MR JOSEPH R. SWEDISH AS A DIRECTOR	FOR
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	RE-ELECTION OF MS SHAWN CLINE TOMASELLO AS A DIRECTOR	AGAINST
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	APPROVAL OF PROPOSED ISSUE OF OPTIONS TO NEWLY - APPOINTED DIRECTOR, MR PHILIP J. FACCHINA	AGAINST
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	APPROVAL OF PROPOSED ISSUE OF OPTIONS TO CHIEF EXECUTIVE, DR SILVIU ITESCU, IN CONNECTION WITH HIS REMUNERATION FOR THE 2021/2022 FINANCIAL YEAR	AGAINST
PACT GROUP HOLDINGS LTD	AU000000PGH3	29-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
PACT GROUP HOLDINGS LTD	AU000000PGH3	29-Nov-2021	RE-ELECTION OF DIRECTOR - MS CARMEN CHUA	FOR
PACT GROUP HOLDINGS LTD	AU000000PGH3	29-Nov-2021	APPROVAL OF FY22 LONG TERM INCENTIVE GRANT OF PERFORMANCE RIGHTS TO THE CEO	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	RE-ELECTION OF DIRECTOR - ELIZABETH SAVAGE	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	REMUNERATION REPORT	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	APPROVAL OF PERFORMANCE RIGHTS PLAN	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE PERFORMANCE RIGHTS PLAN - THOMAS REARDON	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	APPROVAL OF THE GIVING OF FINANCIAL ASSISTANCE	FOR

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PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	CHANGE OF COMPANY NAME AND CONSTITUTION: THAT FOR THE PURPOSES OF SECTIONS 157(1)(A) AND 136(2) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, THE NAME OF THE COMPANY BE CHANGED TO "PEOPLEIN LIMITED" AND ALL REFERENCES IN THE COMPANY'S CONSTITUTION TO "PEOPLE INFRASTRUCTURE LTD" BE CHANGED TO "PEOPLEIN LIMITED" UPON THE CHANGE OF THE COMPANY'S NAME	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	ELECTION OF DIRECTOR - DR HEIDI GRON	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	ELECTION OF DIRECTOR - MS JOSEPHINE BUSH	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	APPROVAL OF INCENTIVE AWARDS PLAN	AGAINST
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	RATIFICATION OF PLACEMENT SHARES	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	DIRECTOR PARTICIPATION IN PLACEMENT- MR GAVIN REZOS	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	DIRECTOR PARTICIPATION IN PLACEMENT - MS ANNIE LIU	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	DIRECTOR PARTICIPATION IN PLACEMENT - MS JOSEPHINE BUSH	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	DIRECTOR PARTICIPATION IN PLACEMENT - DR HEIDI GRON	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	RE-ELECTION IF DIRECTOR - MS RANYA ALKADAMANI	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	ELECTION OF DIRECTOR - MS ANNIE LIU	FOR
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	29-Nov-2021	CONNECTED TRANSACTION REGARDING CAPITAL INCREASE AND SHARE EXPANSION OF A CONTROLLED SUBSIDIARY	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION REGARDING THE ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET, AS WELL AS THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET FOR THE GROUP	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION REGARDING ALLOCATION OF THE COMPANY'S RESULTS IN ACCORDANCE WITH THE ADOPTED BALANCE SHEET: THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT A DIVIDEND OF 1.75 SEK PER SHARE SHALL BE DISTRIBUTED FOR THE FINANCIAL YEAR 2020/21. THE PROPOSED RECORD DATE FOR THE DIVIDEND IS THURSDAY 2 DECEMBER 2021. IF THE ANNUAL GENERAL MEETING RESOLVES IN ACCORDANCE WITH THE PROPOSAL, THE DIVIDEND IS EXPECTED TO BE PAID OUT ON TUESDAY 7 DECEMBER 2021, THROUGH THE AGENCY OF EUROCLEAR SWEDEN AB	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS (7) AND THE NUMBER OF AUDITORS (1)	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	DETERMINATION OF FEES FOR MEMBERS OF THE BOARD OF DIRECTORS AND AUDITORS	FOR

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ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: JOHAN ANDERSSON	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: ANDERS BULOW	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: ANN-MARIE BEGLER	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: PIA RUDENGREN	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: SILVIJA SERES	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: HAKAN SORMAN	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: JAN BERNHARDSSON	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR CHAIRMAN OF THE BOARD OF DIRECTORS: ANDERS BULOW	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	ELECTION OF AUDITOR: PRICEWATERHOUSECOOPERS AB	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION ON GUIDELINES FOR REMUNERATION TO SENIOR EXECUTIVES	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION ON ADOPTION OF THE REMUNERATION REPORT	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION TO ADOPT A LONG-TERM INCENTIVE PROGRAM IN THE FORM OF A SHARE MATCHING PROGRAM	AGAINST
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION TO ADOPT A LONG-TERM INCENTIVE PROGRAM IN THE FORM OF AN ISSUE OF WARRANTS	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON ISSUES OF ORDINARY SHARES	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	RE-ELECTION OF DIRECTOR - MR NICHOLAS EARNER	AGAINST
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	APPROVAL OF AUSTRALIAN STRATEGIC MATERIALS PERFORMANCE RIGHTS PLAN	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	APPROVAL OF THE GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	INCREASE IN MAXIMUM AGGREGATE REMUNERATION FOR NON-EXECUTIVE DIRECTORS	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	RATIFICATION OF ISSUE OF SHARES - ZIRON TECHNOLOGY CORPORATION	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	RATIFICATION OF ISSUE OF SHARES - PLACEMENT	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR

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BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	30-Nov-2021	(A) TO APPROVE, CONFIRM AND RATIFY THE 2021 SUPPLEMENTAL AGREEMENT IN RELATION TO PROVISION OF THE DEPOSIT SERVICES AND THE TRANSACTIONS CONTEMPLATED THEREUNDER; (B) TO APPROVE AND CONFIRM THE REVISED ANNUAL CAPS; AND (C) TO AUTHORISE THE DIRECTORS OF THE COMPANY, ACTING TOGETHER, INDIVIDUALLY OR BY COMMITTEE, TO TAKE SUCH ACTIONS, DO ALL SUCH ACTS AND THINGS AND EXECUTE ALL SUCH FURTHER DOCUMENTS OR DEEDS AS THEY MAY CONSIDER NECESSARY, APPROPRIATE, DESIRABLE OR EXPEDIENT FOR IMPLEMENTATION OF OR GIVING EFFECT TO THE 2021 SUPPLEMENTAL AGREEMENT, THE REVISED ANNUAL CAPS AND ANY OF THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION AS SET OUT IN APPENDIX I TO THE CIRCULAR DATED 13 NOVEMBER 2021 OF THE COMPANY (THE"CIRCULAR")	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE RULES OF PROCEDURES OF MEETINGS OF THE BOARD OF THE COMPANY AS SET OUT IN APPENDIX II TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE RULES OF PROCEDURES OF MEETINGS OF THE SUPERVISORY COMMITTEE OF THE COMPANY AS SET OUT IN APPENDIX III TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE COMPLIANCE MANUAL IN RELATION TO INDEPENDENT DIRECTORS OF THE COMPANY AS SET OUT IN APPENDIX IV TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE MANAGEMENT SYSTEM FOR THE FUNDS RAISED OF THE COMPANY AS SET OUT IN APPENDIX V TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE COMPLIANCE MANUAL IN RELATION TO CONNECTED TRANSACTIONS OF THE COMPANY AS SET OUT IN APPENDIX VI TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE RULES FOR THE SELECTION AND APPOINTMENT OF ACCOUNTANTS' FIRM OF THE COMPANY AS SET OUT IN APPENDIX VII TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE POLICY ON EXTERNAL GUARANTEE OF THE COMPANY AS SET OUT IN APPENDIX VIII TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE BOARD OF DIRECTORS	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE SUPERVISORY COMMITTEE	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE SYSTEM FOR INDEPENDENT DIRECTORS	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE RAISED FUNDS MANAGEMENT SYSTEM	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE CONNECTED TRANSACTIONS DECISION-MAKING SYSTEM	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE SYSTEM FOR APPOINTMENT OF AUDIT FIRM	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE EXTERNAL GUARANTEE SYSTEM	FOR
CIMPRESS PLC	IE00BKYC3F77	30-Nov-2021	Reappoint Zachary S. Sternberg to Cimpres's Board of Directors to serve for a term of three years.	FOR
CIMPRESS PLC	IE00BKYC3F77	30-Nov-2021	Approve, on a non-binding, advisory basis, the compensation of Cimpres's named executive officers, as described in the company's proxy statement.	FOR
CIMPRESS PLC	IE00BKYC3F77	30-Nov-2021	Set the minimum and maximum prices at which Cimpres may reissue its treasury shares, as described in the company's proxy statement.	FOR
CIMPRESS PLC	IE00BKYC3F77	30-Nov-2021	Reappoint PricewaterhouseCoopers Ireland as Cimpres's statutory auditor under Irish law.	FOR

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CIMPRESS PLC	IE00BKYC3F77	30-Nov-2021	Authorize Cimpres's Board of Directors or Audit Committee to determine the remuneration of PricewaterhouseCoopers Ireland.	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Update the Structure of Fee to be received by Asset Management Firm, Approve Minor Revisions	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Appoint an Executive Director Asada, Toshiharu	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Appoint a Substitute Executive Director Tsuchida, Koichi	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Appoint a Supervisory Director Ishikawa, Hiroshi	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Appoint a Supervisory Director Kogayu, Junko	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Appoint a Substitute Supervisory Director Kakishima, Fusae	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR JULY PLACEMENT SHARES - MICHELE ANDERSON OR HER NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	RATIFICATION OF ISSUE OF JULY LM OPTIONS	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL TO ISSUE KADDY CONSIDERATION SHARES	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	RATIFICATION OF ISSUE OF NOVEMBER PLACEMENT SHARES - 172,083,159 SHARES UNDER LISTING RULE 7.1	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	RATIFICATION OF ISSUE OF NOVEMBER PLACEMENT SHARES - 53,363,270 SHARES UNDER LISTING RULE 7.1A	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL TO ISSUE NOVEMBER LM OPTIONS	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR NOVEMBER PLACEMENT SHARES - PAUL EVANS OR HIS NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR NOVEMBER PLACEMENT SHARES - JAMES WALKER OR HIS NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL OF CHANGE OF COMPANY NAME: "DW8 LIMITED"	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	REMUNERATION REPORT	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	ELECTION OF DIRECTOR - MICHELE ANDERSON	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL OF 10% PLACEMENT FACILITY	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	RATIFICATION OF ISSUE OF PARTON CONSIDERATION SECURITIES	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	RATIFICATION OF ISSUE OF JULY PLACEMENT SHARES	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR JULY PLACEMENT SHARES - DEAN TAYLOR OR HIS NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR JULY PLACEMENT SHARES - PAUL EVANS OR HIS NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR JULY PLACEMENT SHARES - JAMES WALKER OR HIS NOMINEE	FOR
EMBRAER SA	BREMBRACNOR4	30-Nov-2021	THE TERMS AND CONDITIONS OF THE PROTOCOL AND JUSTIFICATION FOR PARTIAL SPIN OFF OF YABORA INDUSTRIA AERONAUTICA S.A., WITH TRANSFER OF THE SPUN OFF PORTION TO EMBRAER S.A. PROTOCOL AND JUSTIFICATION, ENTERED INTO BY THE MANAGEMENT OF THE COMPANY AND ITS WHOLLY OWNED SUBSIDIARY YABORA INDUSTRIA AERONAUTICA S.A. YABORA AND TRANSACTION, RESPECTIVELY	FOR

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EMBRAER SA	BREMBRACNOR4	30-Nov-2021	THE RATIFICATION OF THE ENGAGEMENT OF SPECIALIZED COMPANY PRICEWATERHOUSECOOPERS AUDITORES INDEPENDENTES, ENROLLED WITH THE TAXPAYERS REGISTRY CNPJ ME UNDER NO. 61.562.112 0011 00 PWC, TO PREPARE THE APPRAISAL REPORT ON THE SPUN OFF PORTION OF YABORA TO BE TRANSFERRED TO THE COMPANY, AT BOOK VALUE, BASED ON YABORAS BALANCE SHEET PREPARED AS OF JULY 31, 2021 APPRAISAL REPORT	FOR
EMBRAER SA	BREMBRACNOR4	30-Nov-2021	THE APPRAISAL REPORT	FOR
EMBRAER SA	BREMBRACNOR4	30-Nov-2021	THE TRANSACTION, UNDER THE TERMS AND CONDITIONS SET FORTH IN THE PROTOCOL AND JUSTIFICATION, WITHOUT CAPITAL INCREASE OR ISSUE OF NEW SHARES AND EFFECTIVE AS OF JANUARY 1, 2022	FOR
EMBRAER SA	BREMBRACNOR4	30-Nov-2021	THE GRANTING OF AUTHORIZATION FOR THE COMPANY'S MANAGEMENT TO PERFORM ANY ACTS REQUIRED FOR THE IMPLEMENTATION OF THE TRANSACTION, AS WELL AS RATIFY THE ACTS THAT HAVE ALREADY BEEN PERFORMED	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: M. Farooq Kathwari	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Dr. John Clark	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: John J. Dooner, Jr.	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Cynthia Ekberg Tsai	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: David M. Sable	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Tara I. Stacom	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	To approve by a non-binding advisory vote, executive compensation of the Company's Named Executive Officers.	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
FIREFINCH LTD	AU0000114522	30-Nov-2021	RATIFICATION OF ISSUE OF SHARES	FOR
GAV-YAM LANDS CORP. LTD	IL0007590198	30-Nov-2021	REELECT DORON HAIM COHEN AS A DIRECTOR	AGAINST
GAV-YAM LANDS CORP. LTD	IL0007590198	30-Nov-2021	REELECT MICHAEL SALKIND AS A DIRECTOR	AGAINST
GAV-YAM LANDS CORP. LTD	IL0007590198	30-Nov-2021	REELECT BARUCH ISAAC AS A DIRECTOR	AGAINST
GAV-YAM LANDS CORP. LTD	IL0007590198	30-Nov-2021	REELECT RON HAYMAN AS A DIRECTOR	AGAINST
GAV-YAM LANDS CORP. LTD	IL0007590198	30-Nov-2021	REELECT BASIL GAMSO AS A DIRECTOR	AGAINST
HYUNDAI CONSTRUCTION EQUIPMENT CO., LTD.	KR7267270007	30-Nov-2021	BUSINESS TRANSFER	FOR
HYUNDAI CONSTRUCTION EQUIPMENT CO., LTD.	KR7267270007	30-Nov-2021	ELECTION OF INSIDE DIRECTOR CANDIDATE: CHOI CHEOL GON	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	REMUNERATION REPORT	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	RE-ELECTION OF MR SALVATORE (SAM) LANCUBA	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	RATIFY TRANCHE 1 PLACEMENT SHARES ISSUED PURSUANT TO LISTING RULE 7.1	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	RATIFY TRANCHE 1 PLACEMENT SHARES ISSUED PURSUANT TO LISTING RULE 7.1A	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	ISSUE OF TRANCHE 2 PLACEMENT SHARES	ABSTAIN
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	ISSUE OF TRANCHE 2 PLACEMENT SHARES TO MR STEPHEN DENNIS	FOR

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KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	APPROVAL OF 10% PLACEMENT FACILITY	AGAINST
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	ISSUE OF CONTRACTOR OPTIONS	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE CAPITAL INJECTION INTO BAOWU WATER TECHNOLOGY CO., LTD. BY THE COMPANY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE RESOLUTION ON RENEWAL OF LIABILITY INSURANCE OF THE COMPANY FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE ORDINARY RELATED TRANSACTIONS SUPPLEMENTAL AGREEMENT NEWLY ENTERED INTO BETWEEN THE COMPANY AND CHINA BAOWU STEEL GROUP CORPORATION LIMITED, IN ORDER TO UPDATE THE PROPOSED TRANSACTION CAPS FOR THE YEAR OF 2021 UNDER THE ORDINARY RELATED TRANSACTIONS SUPPLEMENTAL AGREEMENT SIGNED BETWEEN THE COMPANY AND IT ON 7 MAY 2020	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE CONTINUING CONNECTED TRANSACTIONS SUPPLEMENTAL AGREEMENT NEWLY ENTERED INTO BETWEEN THE COMPANY AND MAGANG (GROUP) HOLDING COMPANY LIMITED, IN ORDER TO UPDATE THE PROPOSED TRANSACTION CAPS FOR THE YEAR OF 2021 UNDER THE CONTINUING CONNECTED TRANSACTIONS SUPPLEMENTAL AGREEMENT SIGNED BETWEEN THE COMPANY AND IT ON 7 MAY 2020	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE CONTINUING CONNECTED TRANSACTIONS SUPPLEMENTAL AGREEMENT NEWLY ENTERED INTO BETWEEN THE COMPANY AND OUYE LIANJIN RENEWABLE RESOURCES CO., LTD., IN ORDER TO UPDATE THE PROPOSED TRANSACTION CAPS FOR THE YEAR OF 2021 UNDER THE CONTINUING CONNECTED TRANSACTIONS SUPPLEMENTAL AGREEMENT SIGNED BETWEEN THE COMPANY AND IT ON 7 MAY 2020	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE ENERGY SAVING AND ENVIRONMENTAL PROTECTION SUPPLEMENTAL AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND ANHUI XINCHUANG ENERGY SAVING AND ENVIRONMENTAL PROTECTION TECHNOLOGY COMPANY LIMITED, IN ORDER TO UPDATE THE PROPOSED TRANSACTION CAPS FOR THE YEAR OF 2021 UNDER THE ENERGY SAVING AND ENVIRONMENTAL PROTECTION AGREEMENT FOR THE YEAR OF 2019 TO 2021 SIGNED BETWEEN THE COMPANY AND IT ON 15 AUGUST 2018	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE TRANSACTIONS AND THE PROPOSED ANNUAL CAPS CONTEMPLATED UNDER THE SALE AND PURCHASE OF PRODUCT AGREEMENT FOR THE YEAR OF 2022 TO 2024 ENTERED INTO BETWEEN THE COMPANY AND CHINA BAOWU STEEL GROUP CORPORATION LIMITED	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE TRANSACTIONS AND THE PROPOSED ANNUAL CAPS CONTEMPLATED UNDER THE ACCEPTANCE AND PROVISION OF SERVICES AGREEMENT FOR THE YEAR OF 2022 TO 2024 ENTERED INTO BETWEEN THE COMPANY AND CHINA BAOWU STEEL GROUP CORPORATION LIMITED	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE TRANSACTIONS AND THE PROPOSED ANNUAL CAPS CONTEMPLATED UNDER THE FINANCIAL SERVICES AGREEMENT FOR THE YEAR OF 2022 TO 2024 ENTERED INTO BETWEEN MAGANG GROUP FINANCE COMPANY LIMITED AND MAGANG (GROUP) HOLDING COMPANY LIMITED	FOR
MEREDITH CORPORATION	US5894331017	30-Nov-2021	To consider and vote upon a proposal to adopt the Agreement and Plan of Merger, dated as of May 3, 2021, as amended June 2, 2021 and October 6, 2021, by and among Gray Television, Inc. ("Gray"), Gray Hawkeye Stations, Inc., a wholly-owned subsidiary of Gray ("Merger Sub"), and Meredith (as so amended, and as it may be further amended, modified or supplemented from time to time, the "Merger Agreement").	FOR
MEREDITH CORPORATION	US5894331017	30-Nov-2021	To consider and vote, on an advisory basis, upon a proposal to approve the compensation that Meredith's named executive officers may receive in connection with the Merger contemplated by the Merger Agreement (the "Merger").	FOR
MEREDITH CORPORATION	US5894331017	30-Nov-2021	To vote to adjourn the Special Meeting if necessary to permit further solicitation of proxies if there are not sufficient votes at the time of the Special Meeting to adopt the Merger Agreement.	AGAINST

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MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: John W. Thompson	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Emma N. Walmsley	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Reid G. Hoffman	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Padmasree Warrior	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Advisory vote to approve named executive officer compensation.	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Approve Employee Stock Purchase Plan.	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Ratification of the Selection of Deloitte & Touche LLP as our Independent Auditor for Fiscal Year 2022.	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Shareholder Proposal - Report on median pay gaps across race and gender.	AGAINST
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Shareholder Proposal - Report on effectiveness of workplace sexual harassment policies.	AGAINST
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Shareholder Proposal - Prohibition on sales of facial recognition technology to all government entities.	AGAINST
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Shareholder Proposal - Report on implementation of the Fair Chance Business Pledge.	AGAINST
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Shareholder Proposal - Report on how lobbying activities align with company policies.	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Hugh F. Johnston	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Teri L. List	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Satya Nadella	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Sandra E. Peterson	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Penny S. Pritzker	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Carlos A. Rodriguez	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Charles W. Scharf	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: John W. Stanton	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE SHARES TO DIRECTOR: MS KERRY GLEESON	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE SHARES TO DIRECTOR: MR PETER WATSON	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	ELECTION OF DIRECTOR: MS KERRY GLEESON	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	RATIFICATION OF PRIOR ISSUE OF TRANCHE 1 PLACEMENT SHARES	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE TRANCHE 2 PLACEMENT SHARES	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	SHARE CONSOLIDATION	FOR

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NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE PERFORMANCE RIGHTS TO MR PATRICK WALTA	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE SHARES TO DIRECTOR: MR ROBERT MCDONALD	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE SHARES TO DIRECTOR: MR NICK CERNOTTA	FOR
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO ROBERT COOPER	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO ANTHONY BELLAS	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO GREG BAYNTON	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO TREVER ST BAKER AO	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO ZHANNA GOLODRYGA	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	INCREASE IN DIRECTOR FEE POOL LIMIT	FOR
NOVONIX LTD	AU000000NVX4	30-Nov-2021	REMUNERATION REPORT	FOR
NOVONIX LTD	AU000000NVX4	30-Nov-2021	RE-ELECTION OF DIRECTOR - MR ANDREW N. LIVERIS AO	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	RE-ELECTION OF DIRECTOR - ZHANNA GOLODRYGA	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	APPROVAL OF PERFORMANCE RIGHTS PLAN	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO NICK LIVERIS	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO ADMIRAL ROBERT NATTER	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO ANTHONY BELLAS	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO ANDREW N. LIVERIS AO	AGAINST
NUIX LTD	AU0000119307	30-Nov-2021	REMUNERATION REPORT	FOR
NUIX LTD	AU0000119307	30-Nov-2021	RE-ELECTION OF MS JACQUELINE KORHONEN AS A DIRECTOR	FOR
NUIX LTD	AU0000119307	30-Nov-2021	RE-ELECTION OF MR ROBERT MACTIER AS A DIRECTOR	FOR
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	RE-ELECTION OF DIRECTOR - MICHAEL KAY	FOR
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	RE-ELECTION OF DIRECTOR - CHRISTINE FELDMANIS	FOR
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	AMENDMENT TO CONSTITUTION	AGAINST
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	APPROVAL OF LTIP AMENDMENTS	AGAINST
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO ANDREW SAKER UNDER THE LTIP	AGAINST
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO RAYMOND VAN HULST UNDER THE LTIP	AGAINST
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	APPROVAL OF INDEMNIFIED PERSONS' DEEDS OF INDEMNITY, INSURANCE AND ACCESS	FOR
OROCOBRE LTD	AU000000ORE0	30-Nov-2021	GRANT OF LTI PERFORMANCE RIGHTS TO THE CEO AND MANAGING DIRECTOR	FOR

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OROCOBRE LTD	AU000000ORE0	30-Nov-2021	GRANT OF MERGER COMPLETION PERFORMANCE RIGHTS TO THE CEO AND MANAGING DIRECTOR	AGAINST
OROCOBRE LTD	AU000000ORE0	30-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
OROCOBRE LTD	AU000000ORE0	30-Nov-2021	CHANGE OF NAME OF THE COMPANY: ALLKEM LIMITED	FOR
OROCOBRE LTD	AU000000ORE0	30-Nov-2021	ELECTION OF DIRECTOR - MARTIN ROWLEY	FOR
OROCOBRE LTD	AU000000ORE0	30-Nov-2021	ELECTION OF DIRECTOR - FLORENCIA HEREDIA	FOR
OROCOBRE LTD	AU000000ORE0	30-Nov-2021	ELECTION OF DIRECTOR - JOHN TURNER	FOR
OROCOBRE LTD	AU000000ORE0	30-Nov-2021	ELECTION OF DIRECTOR - ALAN FITZPATRICK	FOR
OROCOBRE LTD	AU000000ORE0	30-Nov-2021	INCREASE TO NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
OROCOBRE LTD	AU000000ORE0	30-Nov-2021	GRANT OF STI PERFORMANCE RIGHTS TO THE CEO AND MANAGING DIRECTOR	FOR
PPK GROUP LTD	AU000000PPK8	30-Nov-2021	REMUNERATION REPORT	FOR
PPK GROUP LTD	AU000000PPK8	30-Nov-2021	RE-ELECT MR. DALE MCNAMARA AS A DIRECTOR OF THE COMPANY	AGAINST
PPK GROUP LTD	AU000000PPK8	30-Nov-2021	APPROVAL OF TOTAL AGGREGATE AMOUNT OF DIRECTORS' FEES PAYABLE TO ALL NON-EXECUTIVE DIRECTORS	AGAINST
PPK GROUP LTD	AU000000PPK8	30-Nov-2021	APPROVAL OF THE COMPANY'S LONG TERM INCENTIVE PLAN	FOR
SINOTRANS LTD	CNE100003GS8	30-Nov-2021	EXTENSION OF THE PERIOD OF CONTROLLING SHAREHOLDERS' COMMITMENTS ON AVOIDANCE OF HORIZONTAL COMPETITION	FOR
SINOTRANS LTD	CNE100003GS8	30-Nov-2021	APPOINTMENT OF SUPERVISORS	FOR
STARPHARMA HOLDINGS LTD	AU000000SPL0	30-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
STARPHARMA HOLDINGS LTD	AU000000SPL0	30-Nov-2021	RE-ELECTION OF MS LYNDA CHENG	FOR
STARPHARMA HOLDINGS LTD	AU000000SPL0	30-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO DR JACINTH FAIRLEY	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Mary Alice D. Malone	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Keith R. McLoughlin	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Fabiola R. Arredondo	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Kurt T. Schmidt	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Archbold D. van Beuren	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal 2022.	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	To vote on an advisory resolution to approve the fiscal 2021 compensation of our named executive officers, commonly referred to as a "say on pay" vote.	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	To vote on a shareholder proposal regarding simple majority vote.	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	To vote on a shareholder proposal regarding virtual shareholder meetings.	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Howard M. Averill	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: John P. (JP) Billbrey	FOR

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CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Mark A. Clouse	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Bennett Dorrance	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Maria Teresa Hilado	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Grant H. Hill	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Sarah Hofstetter	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Marc B. Lautenbach	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	01-Dec-2021	DISMISSAL OF MR. HELGER MARRA LOPES, AS MEMBER OF THE FISCAL COUNCIL, APPOINTED BY THE CONTROLLING SHAREHOLDER	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	01-Dec-2021	ELECTION TO FULFILL THE REMAINING TERM OF EFFECTIVE MEMBER AND ALTERNATE MEMBER OF THE FISCAL COUNCIL, WITH NOMINATION OF THE CONTROLLING SHAREHOLDER, STATE OF MINAS GERAIS. LUISA CARDOSO BARRETO, EFFECTIVE. THE SUBSTITUTE WILL BE KEPT	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	GENERAL AUTHORITY TO REPURCHASE ORDINARY SHARES	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	FINANCIAL ASSISTANCE TO DIRECTORS AND PRESCRIBED OFFICERS AS EMPLOYEE SHARE SCHEME BENEFICIARIES	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	FINANCIAL ASSISTANCE TO RELATED AND INTERRELATED ENTITIES	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS WITH EFFECT FROM 1 DECEMBER 2021	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	RE-ELECTION OF DIRECTOR OF THE COMPANY: JP BURGER	AGAINST
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	RE-ELECTION OF DIRECTORS OF THE COMPANY: T WINTERBOER	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	VACANCY FILLED BY DIRECTOR DURING THE YEAR: SP SIBISI	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	APPOINTMENT OF EXTERNAL AUDITORS: APPOINTMENT OF DELOITTE AND TOUCHE AS EXTERNAL AUDITOR	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	APPOINTMENT OF EXTERNAL AUDITORS: APPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS EXTERNAL AUDITOR	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	GENERAL AUTHORITY TO ISSUE AUTHORISED BUT UNISSUED ORDINARY SHARES FOR CASH	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	SIGNING AUTHORITY TO DIRECTOR AND OR GROUP COMPANY SECRETARY	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	NON-BINDING ADVISORY VOTE: ADVISORY ENDORSEMENT ON A NON-BINDING BASIS FOR THE REMUNERATION POLICY	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	NON-BINDING ADVISORY VOTE: ADVISORY ENDORSEMENT ON A NON-BINDING BASIS FOR THE REMUNERATION IMPLEMENTATION REPORT	AGAINST
NOBLEOAK LIFE LIMITED	AU0000161580	01-Dec-2021	ADOPTION OF REMUNERATION REPORT	FOR
NOBLEOAK LIFE LIMITED	AU0000161580	01-Dec-2021	RE-ELECTION OF DIRECTOR - STEPHEN HARRISON	FOR
NOBLEOAK LIFE LIMITED	AU0000161580	01-Dec-2021	RE-ELECTION OF DIRECTOR - KEVIN HAMMAN	FOR
NOBLEOAK LIFE LIMITED	AU0000161580	01-Dec-2021	RATIFICATION OF ISSUE OF SHARES TO A WHOLLY OWNED SUBSIDIARY OF AUTO & GENERAL	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	DIRECTOR	FOR

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PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	DIRECTOR	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	DIRECTOR	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	Advisory vote to approve compensation of named executive officers.	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	Approval of an amendment to our First Amended and Restated Certificate of Incorporation to declassify our board of directors.	FOR
PLAYTECH PLC	IM00B7S9G985	01-Dec-2021	APPROVE DISPOSAL BY THE COMPANY OF THE FINAL TO BUSINESS TO THE PURCHASER	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	01-Dec-2021	ELECTION OF DIRECTOR: SUI LAIZHI	FOR
SYNLAIT MILK LTD	NZSMLE0001S9	01-Dec-2021	THAT PRICEWATERHOUSECOOPERS BE APPOINTED AS AUDITOR OF THE COMPANY AND THAT THE BOARD BE AUTHORISED TO DETERMINE THE AUDITORS' FEES AND EXPENSES FOR THE 2022 FINANCIAL YEAR	FOR
SYNLAIT MILK LTD	NZSMLE0001S9	01-Dec-2021	THAT GRAEME MILNE, ONZM BE RE-ELECTED AS A DIRECTOR	FOR
SYNLAIT MILK LTD	NZSMLE0001S9	01-Dec-2021	THAT DR JOHN PENNO BE RE-ELECTED AS A DIRECTOR	AGAINST
SYNLAIT MILK LTD	NZSMLE0001S9	01-Dec-2021	THAT SYNLAIT MILK LIMITED'S CONSTITUTION BE AMENDED, WITH EFFECT FROM THE CLOSE OF THE ANNUAL MEETING, AS DESCRIBED IN THE EXPLANATORY NOTE IN THE NOTICE OF MEETING AND SET OUT IN DETAIL IN THE MARKED-UP CONSTITUTION WHICH MAY BE VIEWED AT: WWW.SYNLAIT.COM/INVESTORS	AGAINST
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Jay Parikh as a director of the Company.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To reappoint Ernst & Young LLP as auditor of the Company to hold office until the conclusion of the next annual general meeting of the Company.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Enrique Salem as a director of the Company.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Steven Sordello as a director of the Company.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Richard P. Wong as a director of the Company.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Michelle Zatlyn as a director of the Company.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To receive the Company's accounts and the reports of the directors and the auditors for the year ended June 30, 2021 (the "Annual Report").	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To approve the Directors' Remuneration Report as set forth in the Annual Report.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To authorize the Audit Committee of the Board of Directors to determine the remuneration of the auditor.	FOR

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ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Shona L. Brown as a director of the Company.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Michael Cannon-Brookes as a director of the Company.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Scott Farquhar as a director of the Company.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Heather Mirjahangir Fernandez as a director of the Company.	FOR
ATLASSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Sasan Goodarzi as a director of the Company.	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	RENEWAL OF MR. MARTIN DUCROQUET, AS A MEMBER OF THE SUPERVISORY BOARD	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPOINTMENT OF MRS. AGATHE DANJOU, REPLACING MRS. ISABELLE DANJOU, AS A MEMBER OF THE SUPERVISORY BOARD	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	RENEWAL OF MRS. CECILE GIRERD-JORRY, AS A MEMBER OF THE SUPERVISORY BOARD	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE COMPENSATION POLICY FOR THE GENERAL MANAGER	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE COMPENSATION POLICY FOR MEMBERS OF THE SUPERVISORY BOARD	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE INFORMATION REFERRED TO IN I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR AWARDED FOR THE SAME FINANCIAL YEAR TO THE COMPANY PIERRE ET BENOIT BONDUELLE SAS, GENERAL MANAGER	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR AWARDED FOR THE SAME FINANCIAL YEAR TO MR. MARTIN DUCROQUET, CHAIRMAN OF THE SUPERVISORY BOARD	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION TO BE GRANTED TO THE GENERAL MANAGEMENT FOR THE PURPOSE OF HAVING THE COMPANY BUY BACK ITS OWN SHARES UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, PURPOSES, TERMS, CAP	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION TO BE GRANTED TO THE GENERAL MANAGEMENT FOR THE PURPOSE OF CANCELLING THE TREASURY SHARES HELD BY THE COMPANY BOUGHT BACK UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, CAP	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE GENERAL MANAGEMENT TO ISSUE ORDINARY SHARES AND / OR SECURITIES GIVING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A GROUP COMPANY) AND / OR DEBT SECURITIES, WITH WAIVER OF PRE-EMPTIVE SUBSCRIPTION RIGHTS BY PUBLIC OFFER (EXCLUDING THE OFFERS REFERRED TO IN 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE), AND / OR AS REMUNERATION FOR SECURITIES WITHIN THE FRAMEWORK OF A PUBLIC OFFER OF EXCHANGE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, OPTION TO LIMIT THE AMOUNT OF SUBSCRIPTIONS OR TO DISTRIBUTE UNSUBSCRIBED SECURITIES	AGAINST

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BONDUELLE SCA	FR0000063935	02-Dec-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE GENERAL MANAGEMENT TO ISSUE ORDINARY SHARES AND / OR SECURITIES GIVING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A GROUP COMPANY) AND / OR DEBT SECURITIES, WITH WAIVER OF PRE-EMPTIVE SUBSCRIPTION RIGHT BY AN OFFER REFERRED TO IN 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, OPTION TO LIMIT TO THE AMOUNT OF SUBSCRIPTIONS OR TO DISTRIBUTE UNSUBSCRIBED SECURITIES	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION, IN THE EVENT OF AN ISSUE WITH WAIVER OF PRE-EMPTIVE SUBSCRIPTION RIGHTS, TO SET, WITHIN THE LIMIT OF 10% OF THE CAPITAL PER YEAR, THE ISSUE PRICE UNDER THE CONDITIONS DETERMINED BY THE MEETING	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION TO INCREASE THE AMOUNT OF ISSUES	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	DELEGATION TO BE GRANTED TO THE GENERAL MANAGEMENT TO INCREASE THE CAPITAL BY ISSUING ORDINARY SHARES AND / OR SECURITIES GIVING ACCESS TO THE CAPITAL, WITHIN THE LIMIT OF 10% OF THE CAPITAL, FOR THE PURPOSE OF REMUNERATING CONTRIBUTIONS IN KIND OF CAPITAL SECURITIES OR OF SECURITIES GIVING ACCESS TO THE CAPITAL, DURATION OF THE DELEGATION	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE GENERAL MANAGEMENT TO INCREASE THE CAPITAL BY ISSUING ORDINARY SHARES AND / OR SECURITIES GIVING ACCESS TO THE CAPITAL WITH WAIVER OF PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR THE BENEFIT OF MEMBERS OF A COMPANY SAVINGS PLAN PURSUANT TO ARTICLES L. 3332-18 ET SEQ. OF THE FRENCH LABOR CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, POSSIBILITY OF AWARDED FREE SHARES PURSUANT TO ARTICLE L. 3332-21 OF THE FRENCH LABOR CODE	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION TO BE GRANTED TO THE GENERAL MANAGEMENT FOR THE PURPOSE OF GRANTING SHARE SUBSCRIPTION AND / OR PURCHASE OPTIONS TO MEMBERS OF THE SALARIED STAFF AND / OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR OF RELATED COMPANIES OR ECONOMIC INTEREST GROUPS, WAIVER BY THE SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHTS, DURATION OF THE AUTHORIZATION, CAP, EXERCISE PRICE, MAXIMUM DURATION OF THE OPTION	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION TO BE GRANTED TO THE GENERAL MANAGEMENT FOR THE PURPOSE OF ALLOCATING FREE EXISTING SHARES AND / OR TO BE ISSUED TO MEMBERS OF THE SALARIED STAFF AND / OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR OF RELATED COMPANIES OR ECONOMIC INTEREST GROUPS, WAIVER BY THE SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHTS, DURATION OF THE AUTHORIZATION, CAP, DURATION OF VESTING PERIODS, IN PARTICULAR IN THE EVENT OF INVALIDITY AND, WHERE APPLICABLE, RETENTION	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	POWERS FOR FORMALITIES	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED JUNE 30, 2021 - APPROVAL OF NON-TAX DEDUCTIBLE EXPENSES AND CHARGES	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED JUNE 30, 2021	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	ALLOCATION OF INCOME FOR THE FISCAL YEAR AND SETTING OF THE DIVIDEND	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	SPECIAL REPORT OF THE STATUTORY AUDITORS ON REGULATED AGREEMENTS - APPROVAL OF A NEW AGREEMENT	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	PROPOSALS BY THE BOARD OF DIRECTORS: UPDATE OF REMUNERATION POLICY	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: LARS SOEREN RASMUSSEN	FOR

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COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: NIELS PETER LOUIS-HANSEN	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: JETTE NYGAARD-ANDERSEN	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: CARSTEN HELLMANN	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: MARIANNE WIINHOLT	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: ANNETTE BRULS	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF AUDITORS: RE-ELECTION OF PRICEWATERHOUSECOOPERS STATS AUTORISERET REVISIONSPARTNERSELSKAB AS THE COMPANY'S AUDITORS	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	PRESENTATION AND APPROVAL OF THE AUDITED ANNUAL REPORT	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	RESOLUTION ON THE DISTRIBUTION OF PROFIT IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	PRESENTATION AND APPROVAL OF THE REMUNERATION REPORT	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	APPROVAL OF THE BOARD OF DIRECTORS' REMUNERATION FOR THE CURRENT FINANCIAL YEAR	FOR
COLUMBIA PROPERTY TRUST, INC	US1982872038	02-Dec-2021	To consider and vote on a proposal to approve the merger (the "merger") of Panther Merger Parent, Inc. ("Parent") with and into Columbia Property Trust, Inc. ("Columbia") pursuant to the Agreement and Plan of Merger, dated as of September 7, 2021 and as it may be amended from time to time, among Columbia, Columbia Property Trust Operating Partnership, L.P., Parent and Panther Merger Sub, LLC.	FOR
COLUMBIA PROPERTY TRUST, INC	US1982872038	02-Dec-2021	To consider and vote on a proposal to approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to our named executive officers that is based on or otherwise relates to the merger.	FOR
COLUMBIA PROPERTY TRUST, INC	US1982872038	02-Dec-2021	To consider and vote on a proposal to approve any adjournment of the special meeting for the purpose of soliciting additional proxies if there are not sufficient votes at the special meeting to approve the merger.	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES TO AQUAPAC PTY LTD (AQUAPAC)	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES TO AUSBLUE GROUP PTY LTD (AUSBLUE) VENDORS	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES TO PROFILL INDUSTRIES PTY LTD (PROFILL) VENDORS	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	APPROVAL FOR ISSUE OF SECURITIES TO A RELATED PARTY	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RE-ELECTION OF DIRECTOR: RE-ELECTION OF PETER LOWE	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RE-ELECTION OF DIRECTOR: RE-ELECTION OF DENISE BROTHERTON	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RE-ELECTION OF DIRECTOR: RE-ELECTION OF ROBERT MCKINNON	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RE-ELECTION OF DIRECTOR: RE-ELECTION OF ROBERT SUSHAMES	FOR

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DGL GROUP LIMITED	AU0000149338	02-Dec-2021	APPOINTMENT OF AUDITOR: THAT, IN ACCORDANCE WITH SECTION 327B(1)(A) OF THE CORPORATIONS ACT 2001 (CTH) AND FOR ALL OTHER PURPOSES, PKF MELBOURNE AUDIT & ASSURANCE PTY LTD HAVING BEEN NOMINATED BY A MEMBER OF THE COMPANY FOR APPOINTMENT, AND CONSENTING TO ACT AS AUDITOR, BE APPOINTED AS THE AUDITOR OF DGL	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES TO OPAL AUSTRALASIA PTY LTD (OPAL AUSTRALASIA) VENDORS	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES TO LABELS CONNECT VENDOR	FOR
ECN CAPITAL CORP.	CA26829L1076	02-Dec-2021	To consider and, if deemed advisable, approve, with or without variation, a special resolution in the form set out in Schedule "A" to the Corporation's management information circular dated October 29, 2021 (the "Circular"), authorizing and approving a reduction of the stated capital account of the common shares in the capital of the Corporation pursuant to Section 34(1)(b) of the Business Corporations Act (Ontario), all as more particularly set forth in the Circular.	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT KEVIN MURPHY AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT ALAN MURRAY AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT TOM SCHMITT AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT DR NADIA SHOURABOURA AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT JACQUELINE SIMMONDS AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	APPROVE EMPLOYEE SHARE PURCHASE PLAN	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	APPROVE REMUNERATION REPORT	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	APPROVE FINAL DIVIDEND	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	ELECT KELLY BAKER AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	ELECT BRIAN MAY AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	ELECT SUZANNE WOOD AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT BILL BRUNDAGE AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT GEOFF DRABBLE AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT CATHERINE HALLIGAN AS DIRECTOR	FOR

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HILL-ROM HOLDINGS, INC.	US4314751029	02-Dec-2021	To approve the Agreement and Plan of Merger, dated as of September 1, 2021, by and among Hill-Rom Holdings, Inc. ("Hillrom"), Baxter International Inc. ("Baxter"), and Bel Air Subsidiary, Inc., a direct wholly owned subsidiary of Baxter ("Merger Sub"), as it may be amended from time to time (the "merger agreement"), pursuant to which Merger Sub will be merged with and into Hillrom, with Hillrom surviving the merger as a wholly owned subsidiary of Baxter (the "merger").	FOR
HILL-ROM HOLDINGS, INC.	US4314751029	02-Dec-2021	To adjourn the special meeting, if necessary or appropriate, to solicit additional proxies in favor of the proposal to approve the merger agreement if there are not sufficient votes at the time of such adjournment to approve the merger agreement.	FOR
HILL-ROM HOLDINGS, INC.	US4314751029	02-Dec-2021	To approve, on a non-binding, advisory basis, certain compensation that will or may be paid or become payable to Hillrom's named executive officers that is based on or otherwise relates to the merger.	AGAINST
KEPPEL DC REIT	SG1AF6000009	02-Dec-2021	TO APPROVE THE PROPOSED NETCO BONDS AND PREFERENCE SHARES INVESTMENT, AS AN INTERESTED PERSON TRANSACTION	FOR
KEPPEL DC REIT	SG1AF6000009	02-Dec-2021	TO APPROVE THE PROPOSED FEE SUPPLEMENT	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2020/21	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.80 PER SHARE	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2020/21	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	AGAINST
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE REMUNERATION POLICY	AGAINST
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE AFFILIATION AGREEMENT WITH KWS LANDWIRTSCHAFT GMBH	FOR
OIL COMPANY LUKOIL PJSC	US69343P1057	02-Dec-2021	ON PAYMENT (DECLARATION) OF DIVIDENDS BASED ON THE RESULTS OF THE FIRST NINE MONTHS OF 2021	FOR
OIL COMPANY LUKOIL PJSC	US69343P1057	02-Dec-2021	ON PAYMENT OF A PART OF THE REMUNERATION TO MEMBERS OF THE BOARD OF DIRECTORS OF PJSC "LUKOIL" FOR THEIR PERFORMANCE OF THE FUNCTIONS OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	REMUNERATION REPORT	FOR
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	RE-ELECTION OF DIRECTOR - MS SYLVIA FALZON	FOR
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	RE-ELECTION OF DIRECTOR - MS SALLY HERMAN	FOR
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	APPROVAL OF PERFORMANCE RIGHTS PLAN	FOR
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	GRANT OF PERFORMANCE RIGHTS TO THE CEO OF PREMIER RETAIL, MR RICHARD MURRAY	AGAINST
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	THAT FOR THE PURPOSES OF SECTION 250V OF THE CORPORATIONS ACT 2001: (A) A GENERAL MEETING ("SPILL MEETING") OF THE COMPANY'S MEMBERS BE HELD WITHIN 90 DAYS OF THE 2021 AGM; AND (B) ALL OF THE COMPANY'S DIRECTORS WHO WERE DIRECTORS AT THE TIME THE DIRECTORS RESOLVED TO MAKE THE DIRECTORS' REPORT CONSIDERED AT THE 2021 AGM (OTHER THAN THE MANAGING DIRECTOR), CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING PURSUANT TO PARAGRAPH (B) ABOVE MUST BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST

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TELENET GROUP HOLDING NV	BE0003826436	02-Dec-2021	AT THE RECOMMENDATION OF THE BOARD OF DIRECTORS, THE SPECIAL SHAREHOLDERS MEETING RESOLVES TO APPROVE AN INTERMEDIATE (GROSS) DIVIDEND PER SHARE OF EUR 1.375 (NET: EUR 0.9625 PER SHARE) OR IN TOTAL EUR 150.4 MILLION BASED ON THE NUMBER OF DIVIDEND-ENTITLED SHARES OUTSTANDING ON 26 OCTOBER 2021, (WHICH TOTAL AMOUNT MAY VARY IN FUNCTION OF THE DIVIDEND-ENTITLED SHARES ON 6 DECEMBER 2021), PAYABLE AS FROM 8 DECEMBER 2021, BY DEDUCTION FROM THE AVAILABLE RESERVES OF THE COMPANY	FOR
TELENET GROUP HOLDING NV	BE0003826436	02-Dec-2021	THE SPECIAL SHAREHOLDERS MEETING RESOLVES TO DELEGATE TO THE BOARD OF DIRECTORS ALL FURTHER POWERS WITH REGARD TO THE PAYMENT OF THE INTERMEDIATE DIVIDEND TO THE SHAREHOLDERS	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	02-Dec-2021	ADDITIONAL GUARANTEE QUOTA FOR SUBSIDIARIES	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO AUTHORIZE THE PURCHASE OF OWN SHARES. RESOLUTIONS RELATED THERETO	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO MODIFY THE MEETING REGULATION. RESOLUTIONS RELATED THERETO	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO CANCEL THE OWN SHARES WITHOUT REDUCING THE STOCK CAPITAL; FURTHER AMENDMENT OF ART. 6 OF THE BY-LAWS. RESOLUTIONS RELATED THERETO	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO PROPOSE THE MODIFICATION OF THE FOLLOWING ARTICLES OF THE BY-LAWS: ART. 14, TO MAKE THE MEETING REGULATION AN AUTONOMOUS DOCUMENT WITH RESPECT TO THE BY-LAWS AND FURTHER AMENDMENT OF ART. 1 OF THE MEETING REGULATION	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO PROPOSE THE MODIFICATION OF THE FOLLOWING ARTICLES OF THE BY-LAWS: ART. 27, TO INSERT THE PURSUIT PRINCIPLE OF THE SUSTAINABLE SUCCESS	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO PROPOSE THE MODIFICATION OF THE FOLLOWING ARTICLES OF THE BY-LAWS: ART. 31 AND 32 FOR THE MODIFICATION OF THE COMPOSITION OF THE INTERNAL AUDITORS, STARTING FROM THE NEXT RENEWAL	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To ratify the selection of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Patrick J. McEnany as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To transact such other business as may properly come before the meeting.	AGAINST
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Philip H. Coelho as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Charles B. O'Keeffe as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect David S. Tierney, M.D. as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Donald A. Denkhous as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Richard Daly as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Molly Harper as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until her earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To approve an amendment to our 2018 Stock Incentive Plan to increase the shares available for issuance by 5 million shares.	FOR

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CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To approve, on an advisory basis, the 2020 compensation of our named executive officers.	FOR
CHALICE MINING LTD	AU000000CHN7	03-Dec-2021	APPROVAL OF CAPITAL REDUCTION AND IN-SPECIE DISTRIBUTION OF SHARES	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Cherylyn Harley LeBon	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Carl D. Sparks	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Willis J. Johnson	FOR
COPART, INC.	US2172041061	03-Dec-2021	To approve, on an advisory (non-binding) basis, the compensation of our named executive officers for the fiscal year ended July 31, 2021 (say-on-pay vote).	ABSTAIN
COPART, INC.	US2172041061	03-Dec-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: A. Jayson Adair	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Matt Blunt	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Steven D. Cohan	AGAINST
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Daniel J. Englander	AGAINST
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: James E. Meeks	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Thomas N. Tryforos	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Diane M. Morefield	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Stephen Fisher	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	03-Dec-2021	TO PASS A RESOLUTION ON THE INDIVIDUAL INTERIM BALANCE SHEET OF THE COMPANY AS OF 30 SEPTEMBER 2021	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	03-Dec-2021	TO PASS A RESOLUTION ON THE PROPOSAL FOR THE PARTIAL DISTRIBUTION OF DISTRIBUTABLE RESERVES	FOR
GUANGZHOU R&F PROPERTIES COMPANY LTD	CNE100000569	03-Dec-2021	TO CONSIDER AND APPROVE THE AGREEMENT IN RELATION TO THE JOINT VENTURE ARRANGEMENT BETWEEN THE COMPANY AND THE MAJOR SHAREHOLDERS	FOR
GUANGZHOU R&F PROPERTIES COMPANY LTD	CNE100000569	03-Dec-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. ZHANG YUCONG AS SUPERVISOR OF THE COMPANY REPRESENTING SHAREHOLDERS	FOR
LAKELAND BANCORP, INC.	US5116371007	03-Dec-2021	To approve the issuance of Lakeland Bancorp, Inc. common stock to holders of 1st Constitution Bancorp common stock pursuant to the Agreement and Plan of Merger, dated as of July 11, 2021, between Lakeland Bancorp, Inc. and 1st Constitution Bancorp.	FOR
LAKELAND BANCORP, INC.	US5116371007	03-Dec-2021	To transact such other business as shall properly come before the special meeting, which may include a motion to adjourn the meeting to another time or place in order to solicit additional proxies in favor of the Lakeland share issuance proposal.	AGAINST
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	To set the number of Directors at seven (7).	FOR
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	DIRECTOR	FOR
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	DIRECTOR	ABSTAIN
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	DIRECTOR	ABSTAIN
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	DIRECTOR	FOR

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NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	DIRECTOR	FOR
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	DIRECTOR	FOR
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	DIRECTOR	FOR
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	Appointment of Deloitte LLP Chartered Accountants as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
NEW WAVE GROUP AB	SE0000426546	03-Dec-2021	RESOLUTION ON DISTRIBUTION OF DIVIDEND: SEK 4.00 PER SHARE	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	DIRECTOR	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	DIRECTOR	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	DIRECTOR	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	Ratification of the appointment of Ernst & Young LLP to serve as our independent registered public accounting firm for fiscal year 2022.	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	Approval, on an advisory basis, of the compensation of our named executive officers as disclosed in the proxy statement for the Annual Meeting.	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	An advisory vote to approve the frequency of the say-on-pay advisory vote as every one, two, or three years.	1 YEAR
NATIONAL BANK OF KUWAIT (S.A.K.P.)	KW0EQ0100010	04-Dec-2021	APPROVE THE INCREASE OF THE AUTHORIZED CAPITAL FROM AN AMOUNT OF KD 750,000,000 DISTRIBUTED OVER 7,500,000,000 SHARES TO AN AMOUNT OF KD 1,000,000,000 DISTRIBUTED OVER 10,000,000,000 SHARES HAVING A NOMINAL VALUE OF 100 FILS EACH. THE BOARD OF DIRECTORS BASED ON ITS RESOLUTION MAY INCREASE THE ISSUED AND FULLY PAID-UP CAPITAL WITHIN THE AUTHORIZED CAPITAL LIMIT, AND TO DELEGATE THE BOARD OF DIRECTORS TO DETERMINE THE AMOUNT AND PROCEDURES OF THE INCREASE, DATE OR DATES OF ITS RECALL AND ALL TERMS AND CONDITIONS, TO DISPOSE OF ANY SHARE FRACTIONS RESULTING FROM THE INCREASE AT THEIR DISCRETION. IN OTHER SITUATIONS OF NOT INCREASING DUE TO ISSUANCE OF BONUS SHARES AMONG SHAREHOLDERS, THE BOARD MAY DECIDE AN ISSUANCE BONUS WITH A SPECIFIC AMOUNT TO BE ADDED TO THE NOMINAL VALUE OF THE INCREASED SHARES, AND MAY SEEK WHOEVER IS SUITABLE TO EXECUTE ALL OR SOME OF THE AFOREMENTIONED, TAKING INTO ACCOUNT TO SATISFY ALL THE REQUIREMENTS AND GETTING ALL APPROVALS IN ACCORDANCE WITH LAWS, EXECUTIVE BYLAWS, RULES AND REGULATIONS OF SUPERVISORY AUTHORITIES	FOR
NATIONAL BANK OF KUWAIT (S.A.K.P.)	KW0EQ0100010	04-Dec-2021	APPROVE THE AMENDMENT OF SOME OF THE ARTICLES OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE BANK. A. AMENDMENT THE PARAGRAPH OF ARTICLE 5 OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE BANK. B. AMENDMENT THE PARAGRAPH A OF ARTICLE 25 OF THE ARTICLES OF ASSOCIATION OF THE BANK. C. AMENDMENT THE PARAGRAPH OF ARTICLE 26 OF THE ARTICLES OF ASSOCIATION OF THE BANK. D. AMENDMENT OF ARTICLE 35 OF THE ARTICLES OF ASSOCIATION OF THE BANK. E. AMENDMENT OF ARTICLE 38 OF THE ARTICLES OF ASSOCIATION OF THE BANK	FOR
AFTERPAY LTD	AU000000APT1	06-Dec-2021	THAT, PURSUANT TO AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH), THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN AFTERPAY LIMITED ("AFTERPAY") AND THE HOLDERS OF ITS FULLY PAID ORDINARY SHARES, THE TERMS OF WHICH ARE CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE NOTICE CONVENING THE SCHEME MEETING FORMS PART, IS APPROVED (WITH OR WITHOUT ALTERATION OR CONDITIONS AS APPROVED BY THE SUPREME COURT OF NEW SOUTH WALES AND AGREED TO BY AFTERPAY AND SQUARE) AND, SUBJECT TO APPROVAL OF THE SCHEME BY THE COURT, THE AFTERPAY BOARD IS AUTHORISED TO IMPLEMENT THE SCHEME WITH ANY SUCH ALTERATIONS OR CONDITIONS	FOR

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BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MR I MCHOUL AS A DIRECTOR OF THE COMPANY	AGAINST
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RECEIVE AND ADOPT THE ACCOUNTS, THE DIRECTORS' REPORT AND THE AUDITOR'S REPORT THEREON, AND THE AUDITABLE PART OF THE REMUNERATION REPORT	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO REAPPOINT ERNST & YOUNG LLP AS THE AUDITOR OF THE COMPANY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITOR'S REMUNERATION	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO EXCLUDE THE APPLICATION OF PRE-EMPTION RIGHTS TO THE ALLOTMENT OF EQUITY SECURITIE	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	SUBJECT TO THE APPROVAL OF RESOLUTION 13 TO FURTHER EXCLUDE THE APPLICATION OF PRE-EMPTION RIGHTS TO THE ALLOTMENT OF EQUITY SECURITIES	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO AUTHORISE MARKET PURCHASES OF THE COMPANY'S OWN ORDINARY SHARES	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS (OTHER THAN AGMS) AT 14 DAYS' NOTICE	AGAINST
BELLWAY PLC	GB0000904986	06-Dec-2021	TO APPROVE THE REMUNERATION REPORT	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO APPROVE THE REMUNERATION POLICY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO DECLARE A FINAL DIVIDEND	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MR P N HAMPDEN SMITH AS A DIRECTOR OF THE COMPANY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MR J M HONEYMAN AS A DIRECTOR OF THE COMPANY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MR K D ADEY AS A DIRECTOR OF THE COMPANY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MRS D N JAGGER AS A DIRECTOR OF THE COMPANY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MS J CASEBERRY AS A DIRECTOR OF THE COMPANY	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	06-Dec-2021	TO APPROVE, RATIFY AND CONFIRM THE SERVICES AGREEMENT (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 16 NOVEMBER 2021 (THE "CIRCULAR")) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE SERVICES AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2024	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	06-Dec-2021	TO APPROVE, RATIFY AND CONFIRM THE AUTOMOBILE COMPONENTS PROCUREMENT AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE AUTOMOBILE COMPONENTS PROCUREMENT AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2024	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	06-Dec-2021	TO APPROVE, RATIFY AND CONFIRM THE RENEWAL OF VOLVO FINANCE COOPERATION AGREEMENTS (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE VOLVO ANNUAL CAPS (WHOLESALE) (AS DEFINED IN THE CIRCULAR) AND THE VOLVO ANNUAL CAPS (RETAIL) (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2024	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	06-Dec-2021	TO APPROVE, RATIFY AND CONFIRM THE SUPPLEMENTAL MASTER CKDS AND AUTOMOBILE COMPONENTS PURCHASE AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE SUPPLEMENTAL MASTER CKDS AND AUTOMOBILE COMPONENTS PURCHASE AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2023	FOR

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NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO AUTHORISE THE BOARD TO FIX DIRECTORS' REMUNERATION	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX ITS REMUNERATION	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO GRANT AN UNCONDITIONAL MANDATE TO THE DIRECTORS TO ALLOT ORDINARY SHARES	AGAINST
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO GRANT AN UNCONDITIONAL MANDATE TO THE DIRECTORS TO PURCHASE THE COMPANY'S OWN SHARES	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO EXTEND THE ORDINARY SHARE ISSUE MANDATE GRANTED TO THE DIRECTORS	AGAINST
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO APPROVE THE REDUCTION OF SHARE PREMIUM AND USE THE CREDIT ARISING FROM SUCH REDUCTION BE TRANSFERRED TO THE CONTRIBUTED SURPLUS ACCOUNT	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR FOR THE YEAR ENDED 30TH JUNE, 2021	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO DECLARE THE FINAL DIVIDEND TO BE PAID OUT OF THE CONTRIBUTED SURPLUS ACCOUNT OF THE COMPANY FOR THE YEAR ENDED 30TH JUNE, 2021	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-ELECT MS. LIU MING CHUNG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-ELECT MR. KEN LIU AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-ELECT MR. ZHANG YUANFU AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-ELECT MS. TAM WAI CHU, MARIA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-ELECT MR. NG LEUNG SING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY A	AGAINST
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Tsuchida, Ryo	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Ishimitsu, Mari	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Kuroda, Haruhi	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Corporate Auditor Sato, Kayo	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Okura, Hiroshi	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Okura, Takashi	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Yoshida, Ikko	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Kaiden, Yasuo	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Nakano, Masataka	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Tanaka, Sanae	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Kinami, Maho	FOR

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NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Abe, Emima	FOR
RECTICEL SA	BE0003656676	06-Dec-2021	APPROVAL OF THE PROPOSED SALE OF THE ENGINEERED FOAM'S DIVISION IN ACCORDANCE WITH ARTICLE 7:152 OF THE CODE OF COMPANIES AND ASSOCIATIONS	FOR
RECTICEL SA	BE0003656676	06-Dec-2021	POWERS	FOR
TONGFU MICROELECTRONICS CO LTD	CNE1000006C3	06-Dec-2021	ELECTION OF INDEPENDENT DIRECTOR: SHI LONGXING	FOR
TONGFU MICROELECTRONICS CO LTD	CNE1000006C3	06-Dec-2021	ELECTION OF INDEPENDENT DIRECTOR: WANG JIANWEN	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	DIRECTOR	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	DIRECTOR	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	DIRECTOR	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	DIRECTOR	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	DIRECTOR	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	DIRECTOR	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	DIRECTOR	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	DIRECTOR	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	DIRECTOR	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	DIRECTOR	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	To ratify the appointment of BDO USA, LLP as our independent registered public accounting firm for the fiscal year ending July 3, 2022.	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Election of Director: Thomas N. Bohjalian	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Election of Director: Kristin Finney-Cooke	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Election of Director: Margarita Paláu-Hernández	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Ratification of the selection of Deloitte & Touche LLP to serve as the independent registered public accounting firm for the year ending December 31, 2021.	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Advisory vote on executive compensation (Say on Pay).	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Say on Pay Frequency Vote (Say When on Pay).	1 YEAR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT EUGENIA ULASEWICZ AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 AUGUST 2021 TOGETHER WITH THE DIRECTORS' REPORT, STRATEGIC REPORT AND AUDITORS' REPORT ON THOSE ACCOUNTS	FOR

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ASOS PLC	GB0030927254	07-Dec-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AMOUNT OF THE AUDITORS' REMUNERATION	FOR
ASOS PLC	GB0030927254	07-Dec-2021	DIRECTORS' AUTHORITY TO ALLOT SHARES	FOR
ASOS PLC	GB0030927254	07-Dec-2021	DIRECTORS' AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
ASOS PLC	GB0030927254	07-Dec-2021	AUTHORITY TO MAKE MARKET PURCHASES OF OWN SHARES	FOR
ASOS PLC	GB0030927254	07-Dec-2021	POLITICAL DONATIONS	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 AUGUST 2021	AGAINST
ASOS PLC	GB0030927254	07-Dec-2021	TO ELECT JORGEN LINDEMANN AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT MAT DUNN AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT IAN DYSON AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT MAI FYFIELD AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT KAREN GEARY AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT LUKE JENSEN AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT NICK ROBERTSON AS A DIRECTOR OF THE COMPANY	FOR
BAIDU INC	KYG070341048	07-Dec-2021	TO APPROVE THE ADOPTION OF THE COMPANY'S DUAL FOREIGN NAME	FOR
BAIDU INC	KYG070341048	07-Dec-2021	TO APPROVE THE ADOPTION OF THE AMENDED M&AA	FOR
BAIDU INC	KYG070341048	07-Dec-2021	TO APPROVE THE FILINGS OF ADOPTION OF THE COMPANY'S DUAL FOREIGN NAME AND THE AMENDED M&AA	FOR
BAIDU, INC.	US0567521085	07-Dec-2021	As a special resolution: Resolution No. 1 set out in the Meeting Notice of the Extraordinary General Meeting (to approve the adoption of the Company's dual foreign name).	FOR
BAIDU, INC.	US0567521085	07-Dec-2021	As a special resolution: Resolution No. 2 set out in the Meeting Notice of the Annual Extraordinary General Meeting (to approve the adoption of the Amended M&AA).	FOR
BAIDU, INC.	US0567521085	07-Dec-2021	Resolution No. 3 set out in the Meeting Notice of the Extraordinary General Meeting (to approve the filings of adoption of the Company's dual foreign name and the Amended M&AA).	FOR

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BANK OF BARODA	INE028A01039	07-Dec-2021	TO ELECT ONE DIRECTOR FROM AMONGST THE SHAREHOLDERS OF THE BANK, OTHER THAN THE CENTRAL GOVERNMENT, IN RESPECT OF WHOM VALID NOMINATIONS ARE RECEIVED IN TERMS OF SECTION 9(3)(I) OF THE BANKING COMPANIES (ACQUISITION AND TRANSFER OF UNDERTAKINGS) ACT, 1970 (HEREINAFTER REFERRED TO AS THE "ACT") READ WITH THE BANKING REGULATION ACT, 1949 (HERE IN AFTER REFERRED AS "THE REGULATION ACT"), THE NATIONALIZED BANKS (MANAGEMENT & MISCELLANEOUS PROVISIONS) SCHEME, 1970 (HEREINAFTER REFERRED TO AS THE "SCHEME") AND THE BANK OF BARODA GENERAL (SHARES AND MEETINGS) REGULATIONS, 1998 (HEREINAFTER REFERRED TO AS "THE REGULATIONS") MADE PURSUANT TO SECTION 19 OF THE ACT, AND NOTIFICATION NOS. DBR.APPT. NO: 9/29.67.001/2019-20 DATED AUGUST 2, 2019 OF RESERVE BANK OF INDIA (HEREINAFTER REFERRED TO AS "RBI NOTIFICATION" AND FURTHER AMENDMENTS THERETO, IF ANY) READ WITH GUIDELINES DATED 25TH MARCH 2015 AND DATED 20TH JULY 2016 ISSUED BY GOVERNMENT OF INDIA FOR CONSIDERATION AS NON OFFICIAL DIRECTORS OF PUBLIC SECTOR BANKS (HEREINAFTER REFERRED TO "GOI GUIDELINES" AND FURTHER AMENDMENTS THERETO, IF ANY) AND PASS THE FOLLOWING RESOLUTION: A) "RESOLVED THAT SHRI / SMT. _____, ELECTED AS DIRECTOR FROM AMONGST SHAREHOLDERS OTHER THAN THE CENTRAL GOVERNMENT PURSUANT TO SECTION 9(3)(I) OF THE ACT READ WITH RELEVANT SCHEME, REGULATIONS MADE THEREUNDER, RBI NOTIFICATION AND GOI GUIDELINES, BE AND IS HEREBY APPOINTED AS THE DIRECTOR OF THE BANK TO ASSUME OFFICE FROM 12TH DECEMBER 2021 AND SHALL HOLD OFFICE UNTIL THE COMPLETION OF A PERIOD OF THREE	AGAINST
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	ELECTION OF DIRECTOR - MS MICKIE ROSEN	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	ELECTION OF DIRECTOR - MS DEBORAH KIERS	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	ELECTION OF DIRECTOR - DR JENNIFER FAGG	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	GRANT OF SECURITIES TO THE MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	APPROVAL OF FUTURE ISSUANCES UNDER THE BOQ EQUITY INCENTIVE PLAN	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	REMUNERATION REPORT	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	APPOINTMENT OF AUDITOR TO FILL VACANCY: PRICEWATERHOUSECOOPERS(PWC)	FOR
JYSKE BANK A/S	DK0010307958	07-Dec-2021	REDUCTION OF JYSKE BANKS NOMINAL SHARE CAPITAL BY DKK 35,607,780, OR 3,560,778 SHARES OF A NOMINAL VALUE OF DKK 10, FROM DKK 725,607,780 TO DKK 690,000,000. WITH REFERENCE TO S.188(1) OF THE DANISH COMPANIES ACT WE POINT OUT THAT THE CAPITAL REDUCTION TAKES PLACE THROUGH CANCELLATION OF PREVIOUSLY ACQUIRED OWN SHARES ACQUIRED BY JYSKE BANK IN ACCORDANCE WITH AUTHORISATION FROM MEMBERS IN GENERAL MEETING. HENCE, THE CAPITAL REDUCTION IS SPENT ON PAYMENT OF CAPITAL OWNERS. IF THE MOTION IS ADOPTED, THE BANK'S HOLDING OF OWN SHARES WILL BE REDUCED BY 3,560,778 SHARES OF A NOMINAL VALUE OF DKK 10. THESE SHARES HAVE BEEN RE-PURCHASED AT A TOTAL AMOUNT OF DKK 1,050,219,052 WHICH IMPLIES THAT, APART FROM THE NOMINAL CAPITAL REDUCTION, A TOTAL AMOUNT OF DKK 1,014,611,272 HAS BEEN PAID TO THE CAPITAL OWNERS IN CONNECTION WITH THE BUY-BACKS	FOR
LENTA INTERNATIONAL PUBLIC JOINT-STOCK COMPANY	US52634T2006	07-Dec-2021	RESOLVE TO FILE AN APPLICATION WITH PUBLIC JOINT-STOCK COMPANY MOSCOW EXCHANGE MICEX-RTS TO DELIST ALL OF THE SECURITIES OF THE COMPANY CONVERTIBLE INTO ITS SHARES-THE COMPANY'S GLOBAL DEPOSITARY RECEIPTS ADMITTED TO TRADING ON THE MOSCOW EXCHANGE	FOR
OIL SEARCH LTD	PG0008579883	07-Dec-2021	APPROVE SCHEME OF ARRANGEMENT IN RELATION TO THE PROPOSED ACQUISITION OF THE COMPANY BY SANTOS LIMITED	FOR
PELTON INTERACTIVE, INC.	US70614W1009	07-Dec-2021	DIRECTOR	FOR

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PELTON INTERACTIVE, INC.	US70614W1009	07-Dec-2021	DIRECTOR	FOR
PELTON INTERACTIVE, INC.	US70614W1009	07-Dec-2021	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
PELTON INTERACTIVE, INC.	US70614W1009	07-Dec-2021	Approval, on a non-binding advisory basis, of the compensation of the named executive officers as disclosed in the Proxy Statement.	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. MOHAMMED ALI AL-AMMARI	ABSTAIN
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. MAZIN ABDUL RAZZAK AL-ROMAIH	ABSTAIN
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. KHALID MALIK AL-SHARIF	ABSTAIN
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MRS. AMELL ALI AL-GHAMDI	ABSTAIN
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. AHMED TARIK MURAD	ABSTAIN
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. OMAR NASSER MUKHARESH	ABSTAIN
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE FORMATION OF AUDIT COMMITTEE FOR THE NEXT THREE YEARS SESSION STARTING ON 01 JAN 2022 ENDING ON 31 DEC 2024 ALONG WITH ITS TASKS, WORK CONTROLS AND MEMBERS REMUNERATION. THE CANDIDATES ARE AS FOLLOWS: MR. BADER ABDULLAH AL-ISSA- MR. GHAZI ABDULRAHIM AL-RAWI - MR. MAMDOH SULAIMAN AL-MAJED - MR. KHALID DAWOOD AL-FADDAGH -MR. HOMOOD ABDULLAH AL-TUWAIJRI	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE STANDARDS FOR THE PARTICIPATION OF A MEMBER OF THE BOARD OF DIRECTORS IN A BUSINESS THAT WOULD COMPETE WITH THE BANK OR ANY OF ITS ACTIVITIES.	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON AMENDING THE REMUNERATION AND COMPENSATION POLICY FOR BOARD OF DIRECTORS AND SENIOR EXECUTIVES	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON AMENDING THE CORPORATE RESPONSIBILITY POLICY	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON AMENDING BOARD OF DIRECTORS NOMINATION, MEMBERSHIP, ASSESSMENT, AND SUCCESSION POLICY	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. TALAL IBRAHIM AL-MAIMAN	ABSTAIN
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024-MR. ABDULRAHMAN RASHED AL-RASHED	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. BADER ABDULLAH AL-ISSA	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. ABDULATIF AHMED AL-OTHMAN	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. GHAZI ABDUL RAHIM AL-RAWI	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. KHALID OMRAN AL-OMRAN	ABSTAIN

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BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. TIMOTHY CLARK COLLINS	FOR
BANQUE SAUDI FRANSI	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. RAYAN MOHAMMED FAYEZ	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT ANGELA WEI DONG AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT NICOLAS JACOBS AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT ELIO SCETI AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT TIM MINGES AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT YEN TAN AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	ELECT ANTOINE DE SAINT-AFFRIQUE AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT PATRICK DE MAESENEIRE AS BOARD CHAIRMAN	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPOINT FERNANDO AGUIRRE AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPOINT ELIO SCETI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPOINT TIM MINGES AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPOINT YEN TAN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	ACCEPT ANNUAL REPORT	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	DESIGNATE KELLER KLG AS INDEPENDENT PROXY	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	RATIFY KPMG AG AS AUDITORS	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE REMUNERATION OF BOARD OF DIRECTORS IN THE AMOUNT OF CHF 2.2 MILLION AND CHF 2.8 MILLION IN THE FORM OF SHARES	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 6.5 MILLION	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 17.9 MILLION	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE REMUNERATION REPORT	ABSTAIN
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 28.00 PER SHARE	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT PATRICK DE MAESENEIRE AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT MARKUS NEUHAUS AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT FERNANDO AGUIRRE AS DIRECTOR	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	08-Dec-2021	An ordinary resolution, the full text of which is set out in "Appendix A - Resolutions to be Approved at the Meeting" to the Management Proxy Circular dated November 1, 2021 as may be amended (the "Proxy Circular") of Canadian Pacific Railway Limited ("CP"), approving the issuance of up to 277,960,197 common shares in the capital of CP pursuant to the terms of the Merger Agreement (as such term is defined in the Proxy Circular).	FOR

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CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	08-Dec-2021	A special resolution, the full text of which is set out in "Appendix A - Resolutions to be Approved at the Meeting" to the Proxy Circular, approving an amendment to CP's articles of incorporation to change its name to "Canadian Pacific Kansas City Limited", which amendment is conditional upon the occurrence of the Control Date (as defined in the Proxy Circular).	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. FAISAL ABDULLAH ALI AL-NASSAR	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. SULAIMAN ABDUL AZIZ SULAIMAN AL-HABIB	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. OBAID ABDULLAH OBAID AL-RASHEED	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. ABDUL RAHMAN SULAIMAN HMOUD AL-TURAIGI	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. WALEED AHMED MUHAMMAD BAMAROUF	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. SALMAN MOHAMMED SULIMAN AL-SUHAIBANEY	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. KHALED SAAD MUHAMMAD AL-MARSHAD	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. RAED ABDULKAREEM IBRAHIM ALLUHAIIDAN	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. RASHEED ABDULRAHMAN NASSER AL-RASHEED	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE FORMATION OF AUDIT COMMITTEE FOR THE NEXT THREE YEARS SESSION STARTING FROM THE DATE OF 10/12/2021 UNTIL THE END OF THE TERM ON 09/12/2024 ALONG WITH ITS TASKS, WORK CONTROLS AND MEMBERS' REMUNERATION. THE CANDIDATES ARE AS FOLLOWS: DR. ABDUL RAHMAN SULAIMAN HMOUD AL-TURAIGI, MR. SULAIMAN NASSER JUBRAN AL-QAHTANI, MR. RASHEED ABDULRAHMAN NASSER AL-RASHEED	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO REVIEW, EXAMINE, AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND AND THIRD QUARTERS AND AUDIT ANNUAL FINANCIAL STATEMENTS OF THE FINANCIAL YEAR 2022 AND THE FIRST QUARTER OF THE FINANCIAL YEAR 2023, AND DETERMINE THEIR FEES	ABSTAIN

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DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS THE POWERS OF THE GENERAL ASSEMBLY STIPULATED IN PARAGRAPH (1) OF ARTICLE 71 OF THE COMPANIES LAW, FOR A PERIOD OF ONE YEAR STARTING FROM THE DATE OF THE APPROVAL BY THE GENERAL ASSEMBLY OR UNTIL THE END OF THE DELEGATED BOARD OF DIRECTORS TERM, WHICHEVER IS EARLIER, IN ACCORDANCE WITH THE CONDITIONS SET FORTH IN THE REGULATORY RULES AND PROCEDURES ISSUED PURSUANT TO THE COMPANIES LAW RELATING TO LISTED JOINT STOCK COMPANIES	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. MAZIN ABDUL RAZZAK SULAIMAN AL-ROMAIIH	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. NASSER MUHAMMED ABDUL AZIZ AL-HUQBANI	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: ENG. SALEH MOHAMMED ABDUL AZIZ AL-HABIB	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. HESHAM SULAIMAN ABDUL AZIZ AL-HABIB	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. AHMED TARIQ ABDUL RAHMAN MURAD	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. ABDULLAH SAGHAIER MOHAMMED AL-HUSSAINI	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. AHMED SIRAG ABDUL RAHMAN KHOGEEER	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. THAMER FAHAD SULAIMAN AL-SAEED	ABSTAIN
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	08-Dec-2021	TO APPROVE THE APPOINTMENT OF RAPPOREUR OF THE MEETING AND COLLECTOR OF THE VOTES	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	08-Dec-2021	A SPECIAL RESOLUTION THAT APPROVES AMENDING THE BORROWING CAP AS FOLLOWS: "THE BORROWING CAP SHALL BE 1.5 TIMES (150%) OF CONSOLIDATED NET DEBT TO EBITDA FOR THE LAST 12 MONTHS AS PER IFRS COMPLIANT CONSOLIDATED FINANCIAL STATEMENTS OF ETISALAT GROUP. THIS BORROWING CAP INCLUDES DEBENTURES, FINANCIAL OBLIGATIONS, FACILITIES, BONDS OR SUKUKS, WHETHER CONVERTIBLE OR NON-CONVERTIBLE TO SHARES IN THE COMPANY."	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	08-Dec-2021	A SPECIAL RESOLUTION APPROVING THE AMENDMENTS TO ETISALAT GROUP'S ARTICLES OF ASSOCIATION TO REFLECT THE RECENT AMENDMENTS TO FEDERAL DECREE BY LAW NO. 2 OF 2015 BY VIRTUE OF THE FEDERAL DECREE BY LAW NO. 26 OF 2020 AND THE AMENDMENT TO THE DEFINITION OF BORROWING CAP	FOR

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EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET)	AEE000401019	08-Dec-2021	TO AUTHORIZE MR. HASAN MOHAMED ALHOSANI, ETISALAT GROUP CORPORATE SECRETARY, TO REPRESENT THE COMPANY BEFORE THE NOTARY PUBLIC FOR NOTARIZING ANY AMENDMENTS TO ARTICLES OF ASSOCIATIONS WHICH WERE APPROVED BY THE GENERAL ASSEMBLY AND TO SIGN ON SUCH AMENDMENTS AND ANY OTHER DOCUMENTS RELATED TO THE NOTARIZATION PROCESS	FOR
HOLLYFRONTIER CORPORATION	US4361061082	08-Dec-2021	To approve the issuance of 60,230,036 shares of Common Stock of Hippo Parent Corporation, a wholly owned subsidiary of HollyFrontier Corporation ("New Parent") as consideration to The Sinclair Companies ("Sinclair Holdco"), as may be adjusted pursuant to, and in connection with the transactions contemplated by, the Business Combination Agreement, dated as of August 2, 2021, by and among HollyFrontier Corporation ("HollyFrontier"), New Parent, Hippo Merger Sub, Inc., a wholly owned subsidiary of New Parent, Sinclair HoldCo, and Hippo.	FOR
HOLLYFRONTIER CORPORATION	US4361061082	08-Dec-2021	The adjournment or postponement of the special meeting, if necessary, to solicit additional proxies in the event that there are not sufficient votes at the time of the special meeting to approve the New Parent Stock Issuance Proposal.	FOR
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	DIRECTOR	FOR
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	DIRECTOR	ABSTAIN
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	DIRECTOR	FOR
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	DIRECTOR	FOR
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	DIRECTOR	FOR
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	Ratification of the appointment of our independent registered public accounting firm.	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Peter A. Vaughn	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Susan L. Decker	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Hold an advisory vote to approve executive compensation.	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Robert A. Katz	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Kirsten A. Lynch	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Nadia Rawlinson	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: John T. Redmond	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Michele Romanow	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Hilary A. Schneider	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: D. Bruce Sewell	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: John F. Sorte	FOR

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XPENG INC.	US98422D1054	08-Dec-2021	To consider and approve the proposed Class-based Articles Amendments as detailed in the proxy statement dated October 22, 2021.	FOR
XPENG INC.	US98422D1054	08-Dec-2021	To consider and approve the proposed Class-based Articles Amendments as detailed in the proxy statement dated October 22, 2021.	FOR
XPENG INC.	US98422D1054	08-Dec-2021	To consider and approve the proposed Non-class-based Articles Amendments as detailed in the proxy statement dated October 22, 2021.	FOR
AAREAL BANK AG	DE0005408116	09-Dec-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE ELECTION OF MEMBERS OF THE SUPERVISORY BOARD: MARION KHUENY	AGAINST
AAREAL BANK AG	DE0005408116	09-Dec-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE ELECTION OF MEMBERS OF THE SUPERVISORY BOARD: JOACHIM SONNE	AGAINST
AAREAL BANK AG	DE0005408116	09-Dec-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE DISMISSAL OF MEMBERS OF THE SUPERVISORY BOARD IN ACCORDANCE WITH SECTION 103 AKTG: MARIJA KORSCH	AGAINST
AAREAL BANK AG	DE0005408116	09-Dec-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE DISMISSAL OF MEMBERS OF THE SUPERVISORY BOARD IN ACCORDANCE WITH SECTION 103 AKTG: CHRISTOF VON DRYANDER	AGAINST
AAREAL BANK AG	DE0005408116	09-Dec-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE DISMISSAL OF MEMBERS OF THE SUPERVISORY BOARD IN ACCORDANCE WITH SECTION 103 AKTG: DIETRICH VOIGTLAENDER	AGAINST
AAREAL BANK AG	DE0005408116	09-Dec-2021	8840 PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE ELECTION OF MEMBERS OF THE SUPERVISORY BOARD: THEODOR HEINZ LABER	AGAINST
APARTMENT INVESTMENT AND MANAGEMENT CO.	US03748R7474	09-Dec-2021	To elect director, for a term of three years, to serve until the 2024 Annual Meeting: Quincy L. Allen	FOR
APARTMENT INVESTMENT AND MANAGEMENT CO.	US03748R7474	09-Dec-2021	To elect director, for a term of three years, to serve until the 2024 Annual Meeting: Patricia L. Gibson	FOR
APARTMENT INVESTMENT AND MANAGEMENT CO.	US03748R7474	09-Dec-2021	To elect director, for a term of three years, to serve until the 2024 Annual Meeting: Kirk A. Sykes	FOR
APARTMENT INVESTMENT AND MANAGEMENT CO.	US03748R7474	09-Dec-2021	To ratify the selection of Ernst & Young LLP to serve as the independent registered public accounting firm for the Company for the fiscal year ending December 31, 2021.	FOR
APARTMENT INVESTMENT AND MANAGEMENT CO.	US03748R7474	09-Dec-2021	To conduct an advisory vote on executive compensation.	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	ELECTION OF AUDIT & RISK COMMITTEE MEMBER: BABALWA NGONYAMA	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	PLACE UNISSUED SHARES UNDER THE CONTROL OF DIRECTORS	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	GENERAL BUT RESTRICTED AUTHORITY TO ISSUE SHARES FOR CASH	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	AUTHORISATION FOR AN EXECUTIVE DIRECTOR TO SIGN NECESSARY DOCUMENTS	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	NON-BINDING ADVISORY VOTE: REMUNERATION POLICY	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	NON-BINDING ADVISORY VOTE: REMUNERATION IMPLEMENTATION REPORT	FOR

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ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: BOARD CHAIRMAN	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: BOARD MEMBER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: AUDIT AND RISK COMMITTEE: CHAIRMAN	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: AUDIT AND RISK COMMITTEE: COMMITTEE MEMBER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	PRESENTATION AND ADOPTION OF ANNUAL FINANCIAL STATEMENTS	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: REMUNERATION & NOMINATION COMMITTEE: CHAIRMAN	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: REMUNERATION & NOMINATION COMMITTEE: COMMITTEE MEMBER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: SOCIAL & ETHICS COMMITTEE: CHAIRMAN	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: SOCIAL & ETHICS COMMITTEE: COMMITTEE MEMBER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANY	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	PRESENTATION AND NOTING OF THE SOCIAL & ETHICS COMMITTEE REPORT	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	RE-ELECTION OF DIRECTOR: KUSENI DLAMINI	AGAINST
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	RE-ELECTION OF DIRECTOR: BEN KRUGER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	RE-ELECTION OF DIRECTOR: THEMBA MKHWANAZI	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	RE-ELECTION OF DIRECTOR: BABALWA NGONYAMA	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REAPPOINTMENT OF INDEPENDENT EXTERNAL AUDITORS: ERNST & YOUNG INC	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	ELECTION OF AUDIT & RISK COMMITTEE MEMBER: LINDA DE BEER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	ELECTION OF AUDIT & RISK COMMITTEE MEMBER: BEN KRUGER	FOR

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B3 SA - BRASIL BOLSA BALCAO	BRB35AACNOR6	09-Dec-2021	TO RESOLVE ON THE ACQUISITION BY THE COMPANY, DIRECTLY OR THROUGH ANY OF ITS SUBSIDIARIES, PURSUANT TO PARAGRAPH 1 OF ARTICLE 256 OF LAW NO. 6.404.76, BRAZILIAN CORPORATION LAW, OF THE TOTAL CAPITAL STOCK OF NEOWAY TECNOLOGIA INTEGRADA ASSESSORIA E NEGOCIOS S.A., A CLOSELY HELD COMPANY WITH ITS PRINCIPAL PLACE OF BUSINESS IN THE CITY OF FLORIANOPOLIS, STATE OF SANTA CATARINA, AT RUA PATRICIO FREITAS, NO. 131, ROOM 201, DISTRICT OF ITACORUBI, POSTAL CODE 88034.132, ENROLLED WITH THE NATIONAL CORPORATE TAXPAYERS REGISTER OF THE MINISTRY OF THE ECONOMY, CNPJ.ME UNDER NO. 05.337.875.0001.05, NEOWAY, AS PER THE FINAL DOCUMENTATION SIGNED AND OTHER MATERIALS SUBMITTED TO THE EXTRAORDINARY SHAREHOLDERS MEETING, AS WELL AS TO RATIFY THE RELATED ACTIONS TAKEN BY MANAGEMENT UP TO THE EXTRAORDINARY SHAREHOLDERS MEETING	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	DIRECTOR	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	DIRECTOR	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	DIRECTOR	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	DIRECTOR	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	Ratification of Appointment of Independent Registered Public Accounting Firm Ernst & Young LLP.	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	Advisory Vote on the Compensation of our Named Executive Officers.	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	Advisory Vote on the Frequency of Future Advisory Votes on the Compensation of our Named Executive Officers.	1 YEAR
BLUE PRISM GROUP PLC	GB00BYQ0HV16	09-Dec-2021	APPROVE SCHEME OF ARRANGEMENT	AGAINST
BLUE PRISM GROUP PLC	GB00BYQ0HV16	09-Dec-2021	APPROVE MATTERS RELATING TO THE RECOMMENDED CASH ACQUISITION OF BLUE PRISM GROUP PLC BY BALI BIDCO LIMITED	ABSTAIN
FABRINET	KYG3323L1005	09-Dec-2021	DIRECTOR	FOR
FABRINET	KYG3323L1005	09-Dec-2021	DIRECTOR	ABSTAIN
FABRINET	KYG3323L1005	09-Dec-2021	Ratification of the appointment of PricewaterhouseCoopers ABAS Ltd. as Fabrinet's independent registered public accounting firm for the fiscal year ending June 24, 2022.	FOR
FABRINET	KYG3323L1005	09-Dec-2021	Approval, on an advisory basis, of the compensation paid to Fabrinet's named executive officers.	FOR
KEPPEL CORPORATION LTD	SG1U68934629	09-Dec-2021	PROPOSED ACQUISITION BY KEPPEL PEGASUS PTE. LTD., A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY, OF ALL THE ISSUED AND PAID-UP ORDINARY SHARES IN THE CAPITAL OF SINGAPORE PRESS HOLDINGS LIMITED (EXCLUDING TREASURY SHARES) BY WAY OF A SCHEME OF ARRANGEMENT UNDER SECTION 210 OF THE COMPANIES ACT (CHAPTER 50 OF SINGAPORE)	FOR
KRATON CORPORATION	US50077C1062	09-Dec-2021	Merger Proposal: To approve and adopt the Agreement and Plan of Merger, dated as of September 27, 2021 (as it may be amended from time to time, the "Merger Agreement"), by and between DL Chemical Co., Ltd. ("Parent"), DLC US Holdings, Inc., DLC US, Inc. ("Merger Subsidiary") and Kraton, under which Merger Subsidiary will merge with and into Kraton with Kraton surviving the merger as an indirect, wholly-owned, subsidiary of Parent (the "Merger").	FOR
KRATON CORPORATION	US50077C1062	09-Dec-2021	Advisory Compensation Proposal: To approve, by a non-binding, advisory vote, the compensation arrangements that will or may become payable to Kraton's named executive officers in connection with the Merger.	FOR
KRATON CORPORATION	US50077C1062	09-Dec-2021	Adjournment Proposal: To approve the adjournment of the Special Meeting from time to time, if necessary or appropriate, including to solicit additional proxies to vote in favor of the proposal to adopt the Merger Agreement, in the event that there are insufficient votes at the time of the Special Meeting to establish a quorum or adopt the Merger Agreement.	AGAINST

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MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Kendall J. Powell	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Ratifying, in a non-binding vote, the appointment of PricewaterhouseCoopers LLP as the Company's independent auditor for fiscal year 2022 and authorizing, in a binding vote, the Board of Directors, acting through the Audit Committee, to set the auditor's remuneration.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Richard H. Anderson	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Approving, on an advisory basis, the Company's executive compensation.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Approving, on an advisory basis, the frequency of Say-on-Pay votes.	1 YEAR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Approving the new 2021 Medtronic plc Long Term Incentive Plan.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Renewing the Board of Directors' authority to issue shares under Irish law.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Renewing the Board of Directors' authority to opt out of pre-emption rights under Irish law.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Authorizing the Company and any subsidiary of the Company to make overseas market purchases of Medtronic ordinary shares.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Craig Arnold	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Scott C. Donnelly	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Andrea J. Goldsmith, Ph.D.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Randall J. Hogan, III	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Kevin E. Lofton	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Geoffrey S. Martha	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Elizabeth G. Nabel, M.D.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Denise M. O'Leary	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	DIRECTOR	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	DIRECTOR	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	DIRECTOR	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	DIRECTOR	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	DIRECTOR	ABSTAIN
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	DIRECTOR	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	DIRECTOR	ABSTAIN
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Ratification of the appointment of Moss Adams LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Advisory vote on the Company's executive compensation for the fiscal year ended June 30, 2021.	FOR
ASPEN TECHNOLOGY, INC.	US0453271035	10-Dec-2021	DIRECTOR	FOR
ASPEN TECHNOLOGY, INC.	US0453271035	10-Dec-2021	DIRECTOR	FOR

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ASPEN TECHNOLOGY, INC.	US0453271035	10-Dec-2021	DIRECTOR	ABSTAIN
ASPEN TECHNOLOGY, INC.	US0453271035	10-Dec-2021	Ratify the appointment of KPMG LLP ("KPMG") as our independent registered public accounting firm for fiscal 2022.	FOR
ASPEN TECHNOLOGY, INC.	US0453271035	10-Dec-2021	Approve, on an advisory basis, the compensation of our named executive officers as identified in the Proxy Statement for the annual meeting (so-called "say on pay").	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	ELECT DAME HEATHER RABBATTS AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT RICHARD REID AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT GEORGE WESTON AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	REAPPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEK'S NOTICE	AGAINST
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	APPROVE REMUNERATION REPORT	AGAINST
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	APPROVE FINAL DIVIDEND	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT EMMA ADAMO AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT GRAHAM ALLAN AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT JOHN BASON AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT RUTH CAIRNIE AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT WOLFHART HAUSER AS DIRECTOR	FOR

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ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT MICHAEL MCLINTOCK AS DIRECTOR	FOR
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Horiuchi, Masao	FOR
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Nakamura, Tomomi	FOR
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Approve Appropriation of Surplus	FOR
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Amend Articles to: Amend Business Lines, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Fujita, Susumu	FOR
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hidaka, Yusuke	FOR
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakayama, Go	FOR
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Koichi	FOR
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Takaoka, Kozo	FOR
CYBERAGENT,INC.	JP3311400000	10-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Shiotsuki, Toko	FOR
DEUTSCHE PFANDBRIEFBANK AG	DE0008019001	10-Dec-2021	APPROVE AN ADDITIONAL DIVIDEND OF EUR 0.32 PER SHARE	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	REMUNERATION REPORT	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	RE-ELECTION OF DIRECTOR - BRENDON GALE	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	RE-ELECTION OF DIRECTOR - ZAC FRIED	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	RE-ELECTION OF DIRECTOR - CHRISTOPHER SAXON	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	ISSUE OF PERFORMANCE RIGHTS TO DAVID DI PILLA	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	DESTAPLING OF HOME CONSORTIUM GROUP STAPLED SHARES	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	DESTAPLING OF HOME CONSORTIUM GROUP STAPLED SHARES	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	SHARE CONSOLIDATION OF HCL SHARES	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	THAT, PURSUANT TO, AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH), THE SCHEME OF ARRANGEMENT PROPOSED BY HOME CONSORTIUM DEVELOPMENTS LIMITED AND THE HOLDERS OF ITS ORDINARY SHARES AS CONTAINED IN AND MORE PRECISELY DESCRIBED IN THE SHAREHOLDER BOOKLET OF WHICH THE NOTICE CONVENING THIS MEETING FORMS PART IS APPROVED (WITH OR WITHOUT MODIFICATION AS APPROVED BY THE SUPREME COURT OF NEW SOUTH WALES)	FOR
KANSAS CITY SOUTHERN	US4851703029	10-Dec-2021	To adopt the Agreement and Plan of Merger, dated as of September 15, 2021 (as it may be amended from time to time, the "merger agreement") by and among Kansas City Southern ("KCS"), Canadian Pacific Railway Limited ("CPRL"), Cygnus Merger Sub 1 Corporation, a wholly owned subsidiary of CPRL, and Cygnus Merger Sub 2 Corporation, a wholly owned subsidiary of Cygnus Merger Sub 1 Corporation (the "merger proposal").	FOR

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KANSAS CITY SOUTHERN	US4851703029	10-Dec-2021	To approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to KCS's named executive officers that is based on or otherwise relates to the transactions contemplated by the merger agreement.	FOR
KANSAS CITY SOUTHERN	US4851703029	10-Dec-2021	To approve the adjournment of the KCS special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the KCS special meeting to approve the merger proposal or to ensure that any supplement or amendment to the proxy statement/prospectus is timely provided to KCS stockholders.	AGAINST
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	DIRECTOR	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	DIRECTOR	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	DIRECTOR	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	DIRECTOR	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	DIRECTOR	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	Ratification of the appointment of our independent registered public accounting firm.	FOR
NUTANIX, INC.	US67059N1081	10-Dec-2021	Election of Class II Director: Craig Conway	FOR
NUTANIX, INC.	US67059N1081	10-Dec-2021	Election of Class II Director: Virginia Gambale	ABSTAIN
NUTANIX, INC.	US67059N1081	10-Dec-2021	Election of Class II Director: Brian Stevens	FOR
NUTANIX, INC.	US67059N1081	10-Dec-2021	To ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
NUTANIX, INC.	US67059N1081	10-Dec-2021	To approve, on a non-binding advisory basis, the compensation of our Named Executive Officers.	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	RE-ELECTION OF SALLY COLLIER AS DIRECTOR	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	RE-ELECTION OF CHRISTOPHER JONES AS DIRECTOR	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	APPROVAL OF THE NON-EXECUTIVE DIRECTOR'S ANNUAL FEE POOL	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	APPROVAL OF 2021 LTI GRANT OF PERFORMANCE SHARE RIGHTS TO MR NICK GOOD, GROUP MANAGING DIRECTOR AND CEO	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	ADOPTION OF NEW CONSTITUTION	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	APPROVAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
ROYAL DUTCH SHELL PLC	GB00B03MLX29	10-Dec-2021	ADOPTION OF THE NEW ARTICLES OF ASSOCIATION	FOR
ROYAL DUTCH SHELL PLC	GB00B03MM408	10-Dec-2021	ADOPTION OF THE NEW ARTICLES OF ASSOCIATION	FOR
SHELL PLC	US7802591070	10-Dec-2021	Adoption of New Articles of Association (Special Resolution).	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Ratification of the appointment of BDO USA, LLP, as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR

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STRIDE, INC.	US86333M1080	10-Dec-2021	Approval, on a non-binding advisory basis, of the compensation of the named executive officers of the Company.	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Aida M. Alvarez	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Approval of a stockholder proposal regarding a report on lobbying.	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Craig R. Barrett	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Robert L. Cohen	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Nathaniel A. Davis	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Steven B. Fink	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Victoria D. Harker	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Robert E. Knowling, Jr.	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Liza McFadden	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: James J. Rhyu	FOR
TRIPLE-S MANAGEMENT CORPORATION	PR8967491088	10-Dec-2021	A proposal to approve and adopt the Agreement and Plan of Merger, dated as of August 23, 2021, by and among Triple-S Management Corporation, GuideWell Mutual Holding Corporation and GuideWell Merger, Inc., pursuant to which GuideWell Merger, Inc. will be merged with and into Triple-S Management Corporation, with Triple-S Management Corporation surviving the merger as a wholly owned subsidiary of GuideWell Mutual Holding Corporation.	FOR
TRIPLE-S MANAGEMENT CORPORATION	PR8967491088	10-Dec-2021	A proposal to approve, on a non-binding, advisory basis, certain compensation that will or may be paid by Triple-S Management Corporation to its named executive officers that is based on or otherwise relates to the merger.	FOR
TRIPLE-S MANAGEMENT CORPORATION	PR8967491088	10-Dec-2021	A proposal to approve an adjournment of the special meeting, if necessary or appropriate, to solicit additional proxies in favor of the merger proposal, if there are not sufficient votes at the time of such adjournment to approve the merger proposal.	AGAINST
VIATRIS INC.	US92556V1061	10-Dec-2021	Election of Class I Director each to hold office until the 2023 annual meeting: Neil Dimick	FOR
VIATRIS INC.	US92556V1061	10-Dec-2021	Election of Class I Director each to hold office until the 2023 annual meeting: Michael Goettler	FOR
VIATRIS INC.	US92556V1061	10-Dec-2021	Election of Class I Director each to hold office until the 2023 annual meeting: Ian Read	AGAINST
VIATRIS INC.	US92556V1061	10-Dec-2021	Election of Class I Director each to hold office until the 2023 annual meeting: Pauline van der Meer Mohr	FOR
VIATRIS INC.	US92556V1061	10-Dec-2021	Approval, on non-binding advisory basis, of the 2020 compensation of the named executive officers of the Company (the "Say-on-Pay vote").	FOR
VIATRIS INC.	US92556V1061	10-Dec-2021	A non-binding advisory vote on the frequency of the Say-on-Pay vote.	1 YEAR
VIATRIS INC.	US92556V1061	10-Dec-2021	Ratification of the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET, AND THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE APPROPRIATION OF THE COMPANY'S PROFIT ACCORDING TO THE ADOPTED BALANCE SHEET	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR AND CHAIRMAN EIVOR ANDERSSON	FOR

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SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR LENA APLER	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR SARA KARLSSON	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR FREDRIK PAULSSON	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR GUNILLA RUDEBJER	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR ANDERS SUNDSTROM	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR PATRIK SVARD (EMPLOYEE REPRESENTATIVE)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE CEO WITH REGARD TO THE FINANCIAL YEAR 2020/21: CEO STEFAN SJOSTRAND	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE AGM: SIX (6)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE NUMBER OF THE DEPUTY MEMBERS OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE AGM: NO DEPUTIES	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE FEES FOR THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF LENA APLER AS DIRECTOR (RE-ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF SARA KARLSSON AS DIRECTOR (RE-ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF FREDRIK PAULSSON AS DIRECTOR (RE-ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF GUNILLA RUDEBJER AS DIRECTOR (RE-ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF ANDERS SUNDSTROM AS DIRECTOR (RE-ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF ANDERS SVENSSON AS DIRECTOR (NEW ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF VEGARD SORAUNET AS DIRECTOR (NEW ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF CHAIRMAN OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR THE CHAIRMAN OF THE BOARD: ELECTION OF ANDERS SUNDSTROM AS CHAIRMAN OF THE BOARD	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE NUMBER OF AUDITORS: ONE REGISTERED AUDITING FIRM AS AUDITOR	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE NUMBER OF DEPUTY AUDITORS: NO DEPUTIES	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE FEES FOR THE AUDITOR	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF AUDITOR: THE NOMINATION COMMITTEE'S PROPOSAL: ELECTION OF PRICEWATERHOUSECOOPERS AB AS AUDITOR	FOR

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SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING PRINCIPLES FOR APPOINTMENT OF MEMBERS TO THE NOMINATION COMMITTEE INCLUDING INSTRUCTIONS FOR THE NOMINATION COMMITTEE	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING APPROVAL OF THE BOARD OF DIRECTORS' REMUNERATION REPORT FOR 2020/21	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE GUIDELINES FOR REMUNERATION TO SENIOR MANAGEMENT	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW SHARE ISSUES	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION ON AUTHORIZATION PROVIDING THE BOARD OF DIRECTORS WITH THE RIGHT TO PASS RESOLUTIONS REGARDING ACQUISITIONS AND SALES OF THE COMPANY'S OWN SHARES	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	APPOINTMENT OF THE SOMECH HAIKIN CPA FIRM AS COMPANY AUDITING ACCOUNTANTS UNTIL THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
EQUITAL LTD	IL0007550176	12-Dec-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. HAIM TSUFF, BOARD CHAIRMAN	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. BOAZ SIMONS	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MS. TARRY NISAN (FLECK), INDEPENDENT DIRECTOR	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	APPROVAL OF THE COMPANY'S NEW REMUNERATION POLICY	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	APPROVAL OF COMPANY ENGAGEMENT UNDER A NEW MANAGEMENT AGREEMENT WITH MR. HAIM TSUFF, COMPANY BOARD CHAIRMAN AND CONTROLLING SHAREHOLDER FOR THE PROVISION OF MANAGEMENT SERVICES OF AN ACTIVE BOARD CHAIRMAN	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	GRANT OF A PROSPECTIVE EXCULPATION TO COMPANY BOARD CHAIRMAN AND CONTROLLING SHAREHOLDER	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF MR. YAACOV GOLDMAN AS AN EXTERNAL DIRECTOR	AGAINST
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER (EY) CPA FIRM AS COMPANY AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: TAL FUHRER, BOARD CHAIRMAN	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: DORON COHEN	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: RONEN NAKAR, INDEPENDENT DIRECTOR	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: REGINA UNGAR, INDEPENDENT DIRECTOR	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: PEER NADIR, INDEPENDENT DIRECTOR	AGAINST
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	APPROVAL OF AN ENGAGEMENT UNDER A D AND O INSURANCE POLICY	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	APPROVAL OF COMPANY ENGAGEMENT UNDER NEW AGREEMENTS FOR THE PROVISION OF SERVICES WITH EQUITAL GROUP COMPANIES	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	APPOINTMENT OF THE SOMECH HAIKIN CPA FIRM AS COMPANY AUDITING ACCOUNTANTS UNTIL THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	SPLIT VOTE OVER THE RE-APPOINTMENT OF THE DIRECTOR: MR. HAIM TSUFF, BOARD CHAIRMAN	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	SPLIT VOTE OVER THE RE-APPOINTMENT OF THE DIRECTOR: MR. BOAZ SIMONS	FOR

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NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	SPLIT VOTE OVER THE RE-APPOINTMENT OF THE DIRECTOR: MR. BARRY SABAG, INDEPENDENT DIRECTOR	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	APPROVAL OF THE COMPANY'S NEW REMUNERATION POLICY	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	APPROVAL OF COMPANY ENGAGEMENT UNDER A NEW MANAGEMENT AGREEMENT WITH MR. HAIM TSUFF, COMPANY BOARD CHAIRMAN AND CONTROLLING SHAREHOLDER AND A NEW CONSULTANCY AGREEMENT WITH A COMPANY WHOLLY OWNED BY MR. HAIM TSUFF	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	GRANT OF A PROSPECTIVE EXCULPATION TO COMPANY BOARD CHAIRMAN AND CONTROLLING SHAREHOLDER	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Dr. Lisa T. Su	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Marianna Tessel	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: M. Michele Burns	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Approval, on an advisory basis, of executive compensation.	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Ratification of PricewaterhouseCoopers LLP as Cisco's independent registered public accounting firm for fiscal 2022.	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Approval to have Cisco's Board amend Cisco's proxy access bylaw to remove the stockholder aggregation limit.	AGAINST
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Wesley G. Bush	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Michael D. Capellas	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Mark Garrett	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: John D. Harris II	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Dr. Kristina M. Johnson	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Roderick C. McGeary	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Charles H. Robbins	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Brenton L. Saunders	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	13-Dec-2021	In respect of the special resolution (in the form set forth in Schedule A to the Management Information Circular dated November 5, 2021 relating to the Meeting (the "Circular")) (the "REIT Arrangement Resolution") approving, among other things, a plan of arrangement (substantially in the form set forth in Schedule D to the Circular (the "Plan of Arrangement")) involving the REIT and certain other affiliated entities of the REIT to effect a tax-free spin-off of the REIT's Primaris assets, including all of the REIT's enclosed malls, to Unitholders as part of the REIT's repositioning strategy and to amend certain plans of the REIT to give effect thereto, all as more particularly set forth in the Circular:	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	13-Dec-2021	If the REIT Arrangement Resolution is passed, in respect of the ordinary resolution (in the form set forth in Schedule B to the Circular) (the "Equity Plans Resolution") approving, on behalf of Primaris Real Estate Investment Trust ("Primaris REIT") and the holders of Series A units of Primaris REIT, the equity-based compensation plans, as more particularly described in the Circular, for Primaris REIT.	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO RE-APPOINT KPMG AS THE INDEPENDENT AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR

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HKBN LTD	KYG451581055	13-Dec-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
HKBN LTD	KYG451581055	13-Dec-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE COMPANY'S OWN SHARES NOT EXCEEDING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO EXTEND THE GENERAL MANDATE TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY UNDER RESOLUTION NUMBER 5 TO INCLUDE THE NUMBER OF SHARES REPURCHASED PURSUANT TO THE GENERAL MANDATE TO REPURCHASE SHARES UNDER RESOLUTION NUMBER 6	AGAINST
HKBN LTD	KYG451581055	13-Dec-2021	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 AUGUST 2021	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO DECLARE A FINAL DIVIDEND OF 37.5 HK CENTS PER SHARE FOR THE YEAR ENDED 31 AUGUST 2021	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO RE-ELECT MR. ZUBIN JAMSHED IRANI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO RE-ELECT MR. YEE KWAN QUINN LAW AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION FOR THE YEAR ENDED 31 AUGUST 2021	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	13-Dec-2021	To approve the issuance of Independence Realty Trust, Inc. ("IRT") common stock in connection with the transactions contemplated by the Agreement and Plan of Merger, dated as of July 26, 2021, by and among IRT, Independence Realty Operating Partnership, LP, IRSTAR Sub, LLC, Steadfast Apartment REIT, Inc. and Steadfast Apartment REIT Operating Partnership, L.P. (the "Merger Issuance Proposal").	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	13-Dec-2021	To approve one or more adjournments of the IRT special meeting to another date, time or place, if necessary or appropriate, to solicit additional proxies in favor of the Merger Issuance Proposal.	AGAINST
AFTERPAY LTD	AU000000APT1	14-Dec-2021	THAT, PURSUANT TO AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH), THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN AFTERPAY LIMITED ("AFTERPAY") AND THE HOLDERS OF ITS FULLY PAID ORDINARY SHARES, THE TERMS OF WHICH ARE CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE NOTICE CONVENING THE SCHEME MEETING FORMS PART, IS APPROVED (WITH OR WITHOUT ALTERATION OR CONDITIONS AS APPROVED BY THE SUPREME COURT OF NEW SOUTH WALES AND AGREED TO BY AFTERPAY AND SQUARE) AND, SUBJECT TO APPROVAL OF THE SCHEME BY THE COURT, THE AFTERPAY BOARD IS AUTHORISED TO IMPLEMENT THE SCHEME WITH ANY SUCH ALTERATIONS OR CONDITIONS	FOR
AMBU A/S	DK0060946788	14-Dec-2021	ELECT JORGEN JENSEN (CHAIR) AS DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	ELECT CHRISTIAN SAGILD (VICE-CHAIR) AS DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	RE-ELECT HENRIK EHLERS WULFF AS DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	RE-ELECT BRITT MEELBY JENSEN AS DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	ELECT MICHAEL DEL PRADO AS NEW DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	ELECT SUSANNE LARSSON AS NEW DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	RATIFY ERNST & YOUNG AS AUDITORS	FOR
AMBU A/S	DK0060946788	14-Dec-2021	APPROVE INDEMNIFICATION OF MEMBERS OF THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT	FOR
AMBU A/S	DK0060946788	14-Dec-2021	APPROVE UPDATE OF THE COMPANY'S OVERALL GUIDELINES FOR INCENTIVE PAY TO THE EXECUTIVE MANAGEMENT	AGAINST

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AMBU A/S	DK0060946788	14-Dec-2021	RIGHTS MAXIMUM INCREASE IN SHARE CAPITAL UNDER BOTH AUTHORIZATIONS UP TO DKK 12.9 MILLION APPROVE CREATION OF DKK 12.9 MILLION POOL OF CAPITAL WITH PRE-EMPTIVE RIGHTS APPROVE CREATION OF DKK 12.9 MILLION POOL OF CAPITAL WITHOUT PRE-EMPTIVE	FOR
AMBU A/S	DK0060946788	14-Dec-2021	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH DANISH AUTHORITIES	FOR
AMBU A/S	DK0060946788	14-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AMBU A/S	DK0060946788	14-Dec-2021	APPROVE REMUNERATION REPORT	FOR
AMBU A/S	DK0060946788	14-Dec-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 0.29 PER SHARE	FOR
AMBU A/S	DK0060946788	14-Dec-2021	APPROVE COMPENSATION FOR COMMITTEE WORK APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF DKK 1.05 MILLION FOR CHAIRMAN, DKK 700,000 FOR VICE CHAIRMAN AND DKK 350,000 FOR OTHER DIRECTORS	FOR
FALCK RENEWABLES S.P.A	IT0003198790	14-Dec-2021	PROPOSAL TO AMEND ARTICLE 1 (COMPANY NAME) OF THE BYLAWS. RESOLUTIONS RELATED THERETO	FOR
FALCK RENEWABLES S.P.A	IT0003198790	14-Dec-2021	PROPOSAL TO AMEND THE "REWARDING POLICY FOR THE YEAR 2021" CONTAINED IN SECTION I OF THE ANNUAL REPORT ON THE REWARDING AND EMOLUMENTS PAID POLICY, APPROVED BY THE SHAREHOLDERS' MEETING ON 29 APRIL 2021, PURSUANT TO ART. 123-TER, PARAGRAPH 3-BIS, OF LEGISLATIVE DECREE NO. 58/98	AGAINST
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	RE-ELECT ALEX BORRELLI AS DIRECTOR	AGAINST
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	ELECT SHAUN DAY AS DIRECTOR	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	ELECT PAUL HALLAM AS DIRECTOR	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	REAPPOINT PKF LITTLEJOHN LLP AS AUDITORS	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	To approve, the amendment and restatement of our certificate of incorporation to remove the supermajority voting requirement therein.	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Marcus S. Ryu	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Paul Lavin	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Mike Rosenbaum	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Andrew Brown	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Margaret Dillon	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Michael Keller	FOR

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GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Catherine P. Lego	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Rajani Ramanathan	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
HUB24 LTD	AU000000HUB4	14-Dec-2021	REMUNERATION REPORT	AGAINST
HUB24 LTD	AU000000HUB4	14-Dec-2021	RE-ELECTION OF DIRECTOR - PAUL ROGAN	FOR
HUB24 LTD	AU000000HUB4	14-Dec-2021	ELECTION OF DIRECTOR - CATHERINE KOVACS	FOR
HUB24 LTD	AU000000HUB4	14-Dec-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO ANDREW ALCOCK	AGAINST
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	Election of Class I Director: John M. Donovan	FOR
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	Election of Class I Director: Right Honorable Sir John Key	FOR
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	Election of Class I Director: Mary Pat McCarthy	FOR
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	Election of Class I Director: Nir Zuk	ABSTAIN
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending July 31, 2022.	FOR
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	To approve the 2021 Palo Alto Networks, Inc. Equity Incentive Plan.	FOR
SALVATORE FERRAGAMO S.P.A.	IT0004712375	14-Dec-2021	REWARDING POLICIES REPORT AND REPORT ON THE EMOLUMENT PAID: TO UPDATE REWARDING POLICIES REPORT OF THE COMPANY AS PER FIRST SESSION OF THE REPORT AS PER ART. 123- TER. ITEMS 3, 3-BIS AND 3-TER OF THE LEGISLATIVE DECREE OF THE 24 FEBRUARY 1998, NO. 58. RESOLUTIONS RELATED THERETO	AGAINST
SALVATORE FERRAGAMO S.P.A.	IT0004712375	14-Dec-2021	TO APPROVE PURSUANT TO ART 114-BIS OF THE LEGISLATIVE DECREE 58/1998 THE LONG-TERM INCENTIVE PLAN CALLED "SPECIAL AWARD 2022-2026" WHICH INCLUDES THE GRANT OF ORDINARY SHARES OF SALVATORE FERRAGAMO SPA IN FAVOR OF CHIEF EXECUTIVE OFFICER AND GENERAL DIRECTOR AND OTHER POSSIBLE TOP MANAGER OF FERRAGAMO GROUP. RESOLUTIONS RELATED THERETO	AGAINST
SALVATORE FERRAGAMO S.P.A.	IT0004712375	14-Dec-2021	TO APPROVE PURSUANT TO ART 114-BIS OF THE LEGISLATIVE DECREE 58/1998 THE INCENTIVE PLAN CALLED "RESTRICTED SHARES PLAN" THAT INVOLVES THE ASSIGNMENT, ONLY UNDER CERTAIN CONDITIONS, OF "RESTRICTED SHARES" OF THE COMPANY IN FAVOR OF CHIEF EXECUTIVE OFFICER AND GENERAL DIRECTOR AND OTHER POSSIBLE BENEFICIARIES THAT MAY BE IDENTIFIED IN FUTURE BY THE BOARD OF DIRECTORS; RESOLUTIONS RELATED THERETO	AGAINST
SALVATORE FERRAGAMO S.P.A.	IT0004712375	14-Dec-2021	TO APPOINT TWO DIRECTORS FOLLOWING CO-OPTION PURSUANT TO ART. 2386 OF THE ITALIAN CIVIL CODE; RESOLUTIONS RELATED THERETO	AGAINST
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	ADOPTION OF REMUNERATION REPORT	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	RE-ELECTION OF BORIS BOSNICH AS A DIRECTOR	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	FINANCIAL ASSISTANCE UNDER SECTION 260B(2)	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	RATIFICATION OF SHARES ISSUED UNDER PLACEMENT	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	APPROVAL OF SHARES ISSUED IN CONNECTION WITH STRATEGIC ACQUISITION	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	APPROVAL OF MANAGING DIRECTOR PARTICIPATION IN SILK LASER AUSTRALIA LIMITED EQUITY INCENTIVE PLAN	FOR

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SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	APPROVAL OF 10% SHARE PLACEMENT FACILITY	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF A RELATED-PARTY AGREEMENT FOR THE PROVISION OF SERVICES BY BELLON SA TO SODEXO	AGAINST
SODEXO	FR0000121220	14-Dec-2021	REAPPOINTMENT OF FRAN OIS-XAVIER BELLON AS A DIRECTOR FOR A THREE-YEAR TERM	FOR
SODEXO	FR0000121220	14-Dec-2021	APPOINTMENT OF JEAN-BAPTISTE CHASSELOUP DE CHATILLON AS A NEW DIRECTOR FOR A THREE-YEAR TERM	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE INFORMATION RELATED TO THE COMPENSATION OF CORPORATE OFFICERS AND DIRECTORS, AS REFERRED TO IN ARTICLE L.22-10-9 I OF THE FRENCH COMMERCIAL CODE	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID DURING OR AWARDED FOR FISCAL 2021 TO SOPHIE BELLON, CHAIRWOMAN OF THE BOARD OF DIRECTORS	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID DURING OR AWARDED FOR FISCAL 2021 TO DENIS MACHUEL, CHIEF EXECUTIVE OFFICER	FOR
SODEXO	FR0000121220	14-Dec-2021	DETERMINATION OF THE TOTAL ANNUAL ENVELOPE FOR DIRECTORS' COMPENSATION	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DIRECTORS	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRWOMAN OF THE BOARD OF DIRECTORS	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID DURING OR AWARDED FOR FISCAL 2022 TO DENIS MACHUEL, CHIEF EXECUTIVE OFFICER UNTIL SEPTEMBER 30, 2021	FOR
SODEXO	FR0000121220	14-Dec-2021	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO PURCHASE SHARES OF THE COMPANY	FOR
SODEXO	FR0000121220	14-Dec-2021	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO REDUCE THE COMPANY'S SHARE CAPITAL BY CANCELING TREASURY SHARES	FOR
SODEXO	FR0000121220	14-Dec-2021	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR OTHER SECURITIES CARRYING IMMEDIATE OR DEFERRED RIGHTS TO THE COMPANY'S CAPITAL, WITH PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS	FOR
SODEXO	FR0000121220	14-Dec-2021	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL BY CAPITALIZING PREMIUMS, RESERVES OR PROFIT	FOR
SODEXO	FR0000121220	14-Dec-2021	DELEGATION OF POWERS FOR THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR SECURITIES CARRYING IMMEDIATE OR DEFERRED RIGHTS TO THE COMPANY'S CAPITAL, WITH SUCH ISSUE(S) RESERVED FOR MEMBERS OF EMPLOYEE SHARE PURCHASE PLANS, WITHOUT PREFERENTIAL RIGHTS FOR EXISTING SHAREHOLDERS	FOR
SODEXO	FR0000121220	14-Dec-2021	AUTHORIZATION TO THE BOARD OF DIRECTORS TO GRANT EXISTING AND/OR NEWLY ISSUED FREE SHARES OF THE COMPANY TO ALL OR CERTAIN EMPLOYEES AND/OR CORPORATE OFFICERS OF THE GROUP	FOR
SODEXO	FR0000121220	14-Dec-2021	POWERS TO CARRY OUT FORMALITIES	FOR
SODEXO	FR0000121220	14-Dec-2021	ADOPTION OF THE INDIVIDUAL COMPANY FINANCIAL STATEMENTS FOR FISCAL 2021	FOR
SODEXO	FR0000121220	14-Dec-2021	ADOPTION OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR FISCAL 2021	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROPRIATION OF NET INCOME FOR FISCAL 2021; DETERMINATION OF THE DIVIDEND AMOUNT AND PAYMENT DATE	FOR

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TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	ADOPTION OF REMUNERATION REPORT	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	ELECTION OF DIRECTOR - ADEM KARAFILI	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	APPROVAL OF GRANT OF SECURITIES TO CEO AND DIRECTOR - DREW FAIRCHILD	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	APPROVAL OF GRANT OF SECURITIES TO THE EXECUTIVE CHAIRMAN AND DIRECTOR - ADEM KARAFILI	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	RATIFICATION OF PRIOR ISSUE - JUNE 2021 OPTION ISSUE	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	RATIFICATION OF PRIOR ISSUE - PLACEMENT	ABSTAIN
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	APPROVAL OF ADDITIONAL 10% PLACEMENT CAPACITY	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Anne G. Saunders	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	To hold an advisory vote to approve executive compensation.	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Daniel T. Carter	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Melissa Claassen	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Eric P. Etchart	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Lara L. Lee	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Trevor I. Mihalik	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Graciela I. Monteagudo	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: David B. Pendarvis	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Garry O. Ridge	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Gregory A. Sandfort	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	DIRECTOR	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	DIRECTOR	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	DIRECTOR	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	DIRECTOR	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	DIRECTOR	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Ratify the selection of Deloitte & Touche LLP as our independent registered public accountant for fiscal 2022.	FOR

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WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Approve the reincorporation of the Company from Iowa to Minnesota.	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Ratification of Ernst & Young LLP as independent registered public accounting firm for the 2022 fiscal year.	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Douglas H. Brooks	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Approval of an advisory vote on the compensation of named executive officers.	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Stockholder proposal on climate transition plan reporting.	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Linda A. Goodspeed	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Earl G. Graves, Jr.	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Enderson Guimaraes	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: D. Bryan Jordan	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Gale V. King	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: George R. Mrkonic, Jr.	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: William C. Rhodes, III	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Jill A. Soltau	FOR
BRIDGEBIO PHARMA INC.	US10806X1028	15-Dec-2021	To consider and vote on a proposal to approve a resolution ratifying the equity awards granted to the Company's directors in 2019, 2020 and 2021 under the Company's Director Compensation Policy ("Proposal 1").	AGAINST
BRIDGEBIO PHARMA INC.	US10806X1028	15-Dec-2021	To consider and vote on a proposal to approve the Company's Amended and Restated Director Compensation Policy. Approval of Proposal 1 by our stockholders is a condition to the adoption by the Company of the Amended and Restated Director Compensation Policy set forth in Proposal 2. Subject to and effective on the approval of Proposal 1 and Proposal 2, the Board of Directors has adopted amendments to the 2019 Incentive Plan.	FOR
BRIDGEBIO PHARMA INC.	US10806X1028	15-Dec-2021	To consider and vote on a proposal to adjourn the Special Meeting, if necessary or appropriate to solicit additional votes in favor of Proposal 1 or Proposal 2 or to ensure that a quorum is present ("Proposal 3").	AGAINST
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	DIRECTOR	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	DIRECTOR	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	DIRECTOR	ABSTAIN
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	DIRECTOR	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	DIRECTOR	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	DIRECTOR	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	DIRECTOR	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	DIRECTOR	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2021.	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.21 PER SHARE	FOR

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DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF MIA BRUNELL LIVFORS	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF STINA ANDERSSON	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF GREGOR BIELER	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF GUNNEL DUVEBLAD	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF JOHAN FANT	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF TOMAS FRANZEN	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF MATTIAS MIKSHE	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF MORTEN STRAND	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF THOMAS EKMAN	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE REMUNERATION REPORT	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS (0) OF BOARD	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 680,000 FOR CHAIR AND SEK 400,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK AND MEETING FEES; APPROVE REMUNERATION OF AUDITORS	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT MIA BRUNELL LIVFORS AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT STINA ANDERSSON AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT GREGOR BIELER AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT GUNNEL DUVEBLAD AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT JOHAN FANT AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT TOMAS FRANZEN AS DIRECTOR	AGAINST
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT MORTEN STRAND AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	ELECT DOLPH WESTERBOS AS NEW DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT MIA LIVFORS AS CHAIRPERSON	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT ERNST & YOUNG AS AUDITORS	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE EQUITY PLAN FINANCING	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE WARRANTS AND SYNTHETIC OPTION PLAN LTI 2022 FOR KEY EMPLOYEES	FOR
EBRO FOODS SA	ES0112501012	15-Dec-2021	APPROVAL OF THE DISPOSAL BY SALE OF THE BUSINESS OF DRY PASTA, SEMOLINA, COUSCOUS AND PANZANI SAUCES	FOR
EBRO FOODS SA	ES0112501012	15-Dec-2021	APPROVAL OF AN EXTRAORDINARY DIVIDEND DISTRIBUTION OF EUR 0,57 PER SHARE	FOR
EBRO FOODS SA	ES0112501012	15-Dec-2021	DELEGATION OF POWERS TO IMPLEMENT AGREEMENTS ADOPTED BY SHAREHOLDERS AT THE GENERAL MEETING	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	APPROVE CONTINUATION OF COMPANY AS PRESENTLY CONSTITUTED	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	APPROVE REMUNERATION REPORT	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	RE-ELECT GILLIAN DAY AS DIRECTOR	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	RE-ELECT MALCOLM NAISH AS DIRECTOR	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	RE-ELECT MARLENE WOOD AS DIRECTOR	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	RE-ELECT DAVID HUNTER AS DIRECTOR	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	ELECT RUSSELL CHAMBERS AS DIRECTOR	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
HOME BANCSHARES, INC.	US4368932004	15-Dec-2021	To approve the issuance of Home common stock in the merger as contemplated by the Agreement and Plan of Merger (the "Merger Agreement") dated as of September 15, 2021, as amended on October 18, 2021 and November 8, 2021, and as it may be further amended from time to time, by and among Home BancShares, Inc., Centennial Bank, HOMB Acquisition Sub III, Inc., Happy Bancshares, Inc. and Happy State Bank (the "Share Issuance Proposal").	FOR
HOME BANCSHARES, INC.	US4368932004	15-Dec-2021	To approve an amendment to Home's Restated Articles of Incorporation, as amended, to increase the maximum size of Home's board of directors from not more than 15 persons to not more than 17 persons (the "Number of Directors Proposal").	FOR
HOME BANCSHARES, INC.	US4368932004	15-Dec-2021	To approve one or more adjournments of the Home special meeting, if necessary or appropriate, including adjournments to permit further solicitation of proxies in favor of the Share Issuance Proposal (the "Home Adjournment Proposal").	AGAINST
ILLIMITY BANK S.P.A.	IT0005359192	15-Dec-2021	COMPOSITION OF THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	15-Dec-2021	REWARDING POLICY REPORT AS PER ART. 123-TER OF THE LEGISLATIVE DECREE 58 OF 1998. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	15-Dec-2021	COMPENSATION PLAN AS PER ART. 114-BIS OF LEGISLATIVE DECREE NO. 58/1998 AND CIRCULAR NO. 285 OF THE BANK OF ITALY OF 17 DECEMBER 2013, RELATING TO ILLIMITY BANK S.P.A. ORDINARY SHARES, INTENDED FOR THE CHIEF EXECUTIVE OFFICER, THE REMAINING TOP MANAGEMENT AND OTHER KEY RESOURCES OF THE GROUP. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	15-Dec-2021	PROPOSAL FOR DELEGATION TO THE BOARD OF DIRECTORS, PURSUANT TO ART. 2443 OF THE ITALIAN CIVIL CODE, TO INCREASE, FREE OF CHARGE AND IN DIVISIBLE MANNER, AND ALSO IN SEVERAL TRANCHES, THE SHARE CAPITAL FOR A MAXIMUM NOMINAL AMOUNT OF EURO 1,323,663.96, THROUGH THE ISSUANCE OF A MAXIMUM NUMBER OF 2,031,094 NEW ILLIMITY BANK SPA ORDINARY SHARES, PURSUANT TO ARTICLE 2349 OF THE ITALIAN CIVIL CODE, TO BE ASSIGNED FREE OF CHARGE TO SELECTED KEY RESOURCES OF ILLIMITY BANK SPA AND OF COMPANIES DIRECTLY AND / OR INDIRECTLY CONTROLLED BY IT AS BENEFICIARIES OF THE 2021-2025 LONG-TERM INCENTIVE PLAN. RESOLUTIONS RELATED THERETO	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: LIAO JIANWEN	FOR

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JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	REMUNERATION FOR INDEPENDENT DIRECTORS	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: ZHU YUJIE	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: YANG DELIN	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF SUPERVISOR: ZHANG GAOFEI	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF SUPERVISOR: CUI YAO	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	REMUNERATION FOR NON-INDEPENDENT DIRECTORS	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	REMUNERATION FOR SUPERVISORS	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	REPURCHASE AND CANCELLATION OF LOCKED RESTRICTED STOCKS GRANTED TO SOME PLAN PARTICIPANTS UNDER THE 2021 RESTRICTED STOCK INCENTIVE PLAN	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ADDITIONAL RELATED PARTIES AND CONTINUING CONNECTED TRANSACTIONS	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: DAI WENJUN	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: CHEN GENG	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: JIANG XINGZHOU	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: WANG ZHENGUO	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	15-Dec-2021	PROPOSED ACQUISITION OF ALL OF THE ISSUED AND OUTSTANDING INTERESTS OF TRANSCORE PARTNERS, LLC AND TLP HOLDINGS, LLC FROM TRANSCORE HOLDINGS, LLC	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT KAREN SLATFORD AS DIRECTOR	AGAINST
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	APPROVE REMUNERATION REPORT	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	APPROVE FINAL DIVIDEND	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	APPROVE SPECIAL DIVIDEND	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT GRAEME WATT AS DIRECTOR	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT MARTIN HELLAWELL AS DIRECTOR	FOR

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SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT GRAHAM CHARLTON AS DIRECTOR	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT VIN MURRIA AS DIRECTOR	AGAINST
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT ROBYN PERRISS AS DIRECTOR	FOR
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	THE RIGHT OF DIRECTORS TO AUTHORISE, ALLOT AND ISSUE OR GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITIES INTO ORDINARY SHARES IN THE COMPANY	FOR
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021, TOGETHER WITH THE REPORT OF THE BOARD OF DIRECTORS (THE "DIRECTORS") AND AUDITORS THEREON	FOR
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS OF EXISTING SHAREHOLDERS	FOR
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	FURTHER DISAPPLICATION OF PRE-EMPTION RIGHTS OF EXISTING SHAREHOLDERS	FOR
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	SHORTER NOTICE PERIOD FOR CALLING GENERAL MEETINGS	AGAINST
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021. THIS IS AN ADVISORY VOTE IN ACCORDANCE WITH THE COMPANIES ACT 2006 (UNITED KINGDOM) (THE "ACT")	AGAINST
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	TO ELECT MR. DARRYL CUZZUBBO AS A DIRECTOR OF THE COMPANY	FOR
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	TO RE-ELECT MR. LIAM TWIGGER AS A DIRECTOR OF THE COMPANY	FOR
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	TO RE-ELECT MR. JASON WARD AS A DIRECTOR OF THE COMPANY	FOR
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	TO RE-ELECT MR. BRIAN MOLLER AS A DIRECTOR OF THE COMPANY	AGAINST
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	TO RE-ELECT MR. KEITH MARSHALL AS A DIRECTOR OF THE COMPANY	FOR
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	TO APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THE MEETING TO THE CONCLUSION OF THE NEXT MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
SOLGOLD PLC	GB00B0WD0R35	15-Dec-2021	TO AUTHORISE THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
STITCH FIX, INC.	US8608971078	15-Dec-2021	Election of Director: Katrina Lake	ABSTAIN
STITCH FIX, INC.	US8608971078	15-Dec-2021	Election of Director: Sharon McCollam	FOR
STITCH FIX, INC.	US8608971078	15-Dec-2021	Election of Director: Elizabeth Williams	FOR
STITCH FIX, INC.	US8608971078	15-Dec-2021	Advisory vote to approve executive compensation.	AGAINST
STITCH FIX, INC.	US8608971078	15-Dec-2021	Ratification of the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending July 30, 2022.	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: Dilip Shanghvi	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: Abhay Gandhi	FOR

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TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: Sudhir Valia	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: Uday Baldota	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: James Kedrowski	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: Dov Pekelman	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Approval and ratification of annual base salary pay range that is consistent with the Company's Compensation Policy for Office Holders, as well as the addition of annual long-term cash incentive pay, for the Company's CEO, Uday Baldota.	AGAINST
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	By checking the box marked "FOR," the undersigned hereby confirms that he, she, or it is not a "controlling shareholder" (under the Israeli Companies Law, as described in the Proxy Statement) and does not have a conflict of interest (referred to as a "personal interest" under the Israeli Companies Law, as described in the Proxy Statement) in the approval of Proposal 2. If the undersigned or a related party of the undersigned is a controlling shareholder or has such a conflict of interest, check the box "AGAINST." [THIS ITEM MUST BE COMPLETED]	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-appointment of Ziv Haft Certified Public Accountants (Israel), a BDO member firm, as the Company's independent auditors for the fiscal year ending March 31, 2022, and the additional period until the close of the next annual general meeting of shareholders of the Company, and authorization of their remuneration to be fixed, in accordance with the volume and nature of their services, by the Company's Board of Directors or the Audit Committee thereof.	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TRANSITION PLANNING DISCLOSURE	AGAINST
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	REMUNERATION REPORT	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	GRANT OF EQUITY TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	TO RE-ELECT NERIDA CAESAR AS A DIRECTOR	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	TO RE-ELECT MARGARET SEALE AS A DIRECTOR	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	TO ELECT DR NORA SCHEINKESTEL AS A DIRECTOR	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	TO ELECT AUDETTE EXEL AO AS A DIRECTOR	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	TO APPROVE AND ADOPT AMENDMENTS TO THE WESTPAC CONSTITUTION	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
888 HOLDINGS PLC	GI000A0F6407	16-Dec-2021	APPROVE TAX RESIDENCY RELOCATION TO THE UNITED KINGDOM; ADOPT MEMORANDUM OF ASSOCIATION	FOR
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	ELECTION AND RE-ELECTION OF BOARD ENDORSED CANDIDATE: TO ELECT MS C E O'REILLY	FOR
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	ELECTION AND RE-ELECTION OF BOARD ENDORSED CANDIDATE: TO RE-ELECT RT HON SIR JOHN P KEY, GNZM AC	FOR

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AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	GRANT OF PERFORMANCE RIGHTS TO MR S C ELLIOTT	FOR
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	PLEASE NOTE THIS IS SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	PLEASE NOTE THIS IS SHAREHOLDER PROPOSAL: TRANSITION PLANNING DISCLOSURE	FOR
AUTOHOME, INC.	US05278C1071	16-Dec-2021	As a special resolution: THAT the Company's Fifth Amended and Restated Memorandum of Association and Articles of Association be amended and restated by their deletion in their entirety and by the substitution in their place of the Sixth Amended and Restated Memorandum of Association and Articles of Association in the form as attached as Exhibit B to the Notice of Annual General Meeting.	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	16-Dec-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE PROCEDURAL RULES FOR THE SHAREHOLDERS' GENERAL MEETINGS	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	16-Dec-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS' MEETINGS	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	16-Dec-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	16-Dec-2021	TO CONSIDER AND APPROVE THE AGREEMENT FOR ENTRUSTED INVESTMENT AND MANAGEMENT AND OPERATING SERVICES WITH RESPECT TO ALTERNATIVE INVESTMENTS WITH INSURANCE FUNDS PROPOSED TO BE ENTERED INTO BETWEEN THE COMPANY AND CHINA LIFE INVESTMENT MANAGEMENT COMPANY LIMITED, THE TRANSACTIONS CONTEMPLATED THEREUNDER AND THE ANNUAL CAPS FOR THE THREE YEARS ENDING 31 DECEMBER 2024 RELATING THERETO	FOR
ELDERS LTD	AU000000ELD6	16-Dec-2021	APPROVE REMUNERATION REPORT	FOR
ELDERS LTD	AU000000ELD6	16-Dec-2021	ELECT ROBYN CLUBB AS DIRECTOR	FOR
ELDERS LTD	AU000000ELD6	16-Dec-2021	ELECT RAELENE MURPHY AS DIRECTOR	FOR
ELDERS LTD	AU000000ELD6	16-Dec-2021	APPROVE LONG-TERM INCENTIVE PLAN	FOR
ELDERS LTD	AU000000ELD6	16-Dec-2021	APPROVE GRANT OF PERFORMANCE RIGHTS TO MARK CHARLES ALLISON	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	Election of Director to serve a three-year term expiring in 2024: Siew Kai Choy	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	Election of Director to serve a three-year term expiring in 2024: Lee Shavel	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	Election of Director to serve a three-year term expiring in 2024: Joseph R. Zimmel	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	To ratify the appointment of the accounting firm of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending August 31, 2022.	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	To vote on a non-binding advisory resolution to approve the compensation of our named executive officers.	FOR

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FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	To vote on a stockholder proposal on proxy access.	AGAINST
FIRST INTERNATIONAL BANK OF ISRAEL LTD	IL0005930388	16-Dec-2021	REPORT THAT ACCORDING TO BANK ARTICLES, THE FOLLOWING SERVING DIRECTORS CONTINUE TO SERVE: ZADIK BINO, GIL BINO AND JACOB SITT. THE FOLLOWING DIRECTORS SERVING AS EXTERNAL DIRECTORS CONTINUE TO SERVE UNTIL THE END OF THEIR TERM AS SUCH: PNINA BITTERMAN-COHEN, RONEN HAREL, EILON AISH, DAVID ASSIA AND HANOCH DOV GOLDFRIEND	ABSTAIN
FIRST INTERNATIONAL BANK OF ISRAEL LTD	IL0005930388	16-Dec-2021	REPORT OF THE AUDITING ACCOUNTANT'S COMPENSAION FOR 2020	ABSTAIN
FIRST INTERNATIONAL BANK OF ISRAEL LTD	IL0005930388	16-Dec-2021	APPOINTMENT OF THE SOMECH HAIKIN KPMG CPA FIRM AS BANK AUDITING ACCOUNTANT AND AUTHORIZATION OF BANK BOARD TO DETERMINE ITS COMPENSATION	FOR
FIRST INTERNATIONAL BANK OF ISRAEL LTD	IL0005930388	16-Dec-2021	APPOINTMENT OF MS. ORNA MINTZ-DOV AS AN EXTERNAL DIRECTOR	FOR
FIRST INTERNATIONAL BANK OF ISRAEL LTD	IL0005930388	16-Dec-2021	APPOINTMENT OF MR. ZVI ABBA LEVRON AS A DIRECTOR	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	16-Dec-2021	AUTHORISE MARKET PURCHASE AND OVERSEAS MARKET PURCHASE OF ORDINARY SHARES	FOR
GOERTEK INC	CNE10000BP1	16-Dec-2021	PROVISION OF GUARANTEE FOR SUBSIDIARIES	FOR
LA DORIA SPA	IT0001055521	16-Dec-2021	TO APPOINT THE BOARD OF DIRECTORS, WITH SUSPENSIVE CONDITIONAL EFFECT ON THE EXECUTION OF THE (DIRECT AND INDIRECT) PURCHASE AND SALE OF LA DORIA S.P.A. SHARES ANNOUNCED TO THE MARKET ON 27 OCTOBER 2021: TO STATE THE NUMBER OF COMPONENTS	FOR
LA DORIA SPA	IT0001055521	16-Dec-2021	TO APPOINT THE BOARD OF DIRECTORS, WITH SUSPENSIVE CONDITIONAL EFFECT ON THE EXECUTION OF THE (DIRECT AND INDIRECT) PURCHASE AND SALE OF LA DORIA S.P.A. SHARES ANNOUNCED TO THE MARKET ON 27 OCTOBER 2021: TO APPOINT THE COUNSELORS	AGAINST
LA DORIA SPA	IT0001055521	16-Dec-2021	TO APPOINT THE BOARD OF DIRECTORS, WITH SUSPENSIVE CONDITIONAL EFFECT ON THE EXECUTION OF THE (DIRECT AND INDIRECT) PURCHASE AND SALE OF LA DORIA S.P.A. SHARES ANNOUNCED TO THE MARKET ON 27 OCTOBER 2021: TO STATE DIRECTORS' TERM OF OFFICE	FOR
LA DORIA SPA	IT0001055521	16-Dec-2021	TO APPOINT THE BOARD OF DIRECTORS, WITH SUSPENSIVE CONDITIONAL EFFECT ON THE EXECUTION OF THE (DIRECT AND INDIRECT) PURCHASE AND SALE OF LA DORIA S.P.A. SHARES ANNOUNCED TO THE MARKET ON 27 OCTOBER 2021: TO APPOINT THE CHAIRMAN	FOR
LA DORIA SPA	IT0001055521	16-Dec-2021	TO APPOINT THE BOARD OF DIRECTORS, WITH SUSPENSIVE CONDITIONAL EFFECT ON THE EXECUTION OF THE (DIRECT AND INDIRECT) PURCHASE AND SALE OF LA DORIA S.P.A. SHARES ANNOUNCED TO THE MARKET ON 27 OCTOBER 2021: TO STATE DIRECTORS' EMOLUMENT	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Director Iwami, Yo	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Director Tembo, Yoshihiko	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Director Hirabayashi, Toshio	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Director Kawana, Masatoshi	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Director Shimura, Masayuki	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Corporate Auditor Sueyoshi, Shunichi	FOR

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MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Corporate Auditor Hayama, Takashi	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Corporate Auditor Sato, Hiroyasu	FOR
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	DIRECTOR	ABSTAIN
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	DIRECTOR	ABSTAIN
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	DIRECTOR	ABSTAIN
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	DIRECTOR	ABSTAIN
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	Ratification of the appointment of PKF O'Connor Davies, LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	An advisory resolution for the executive compensation of the Company's named executive officers for the fiscal year ended September 30, 2021 as more fully described in the proxy statement.	FOR
ORICA LTD	AU000000ORI1	16-Dec-2021	THAT DENISE GIBSON, WHO RETIRES BY ROTATION IN ACCORDANCE WITH RULE 58.1 OF THE COMPANY'S CONSTITUTION, BEING ELIGIBLE AND OFFERING HERSELF FOR RE-ELECTION, IS RE-ELECTED AS A DIRECTOR	FOR
ORICA LTD	AU000000ORI1	16-Dec-2021	ADOPTION OF REMUNERATION REPORT	FOR
ORICA LTD	AU000000ORI1	16-Dec-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER (CEO) UNDER THE LONG-TERM INCENTIVE PLAN	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Mark W. Richards	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Kirk W. Walters	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: John P. Barnes	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Approve the advisory (non-binding) resolution relating to the compensation of the named executive officers as disclosed in the proxy statement.	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Ratify KPMG LLP as our independent registered public accounting firm for 2021.	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Collin P. Baron	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: George P. Carter	AGAINST
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Jane Chwick	AGAINST
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: William F. Cruger, Jr.	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: John K. Dwight	FOR

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PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Jerry Franklin	AGAINST
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Janet M. Hansen	AGAINST
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Nancy McAllister	FOR
RANDSTAD N.V.	NL0000379121	16-Dec-2021	PROPOSAL TO APPOINT SANDER VAN 'T NOORDENDE AS MEMBER OF THE EXECUTIVE BOARD	FOR
SHANGHAI JUNSHI BIOSCIENCES CO., LTD	CNE100003FF7	16-Dec-2021	THE PROPOSAL IN RELATION TO THE APPOINTMENT OF INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY. (I) TO APPOINT MR. FENG XIAOYUAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE THIRD SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
SHANGHAI JUNSHI BIOSCIENCES CO., LTD	CNE100003FF7	16-Dec-2021	THE PROPOSAL IN RELATION TO UTILISING PART OF THE OVER SUBSCRIPTION PROCEEDS FOR PERMANENT REPLENISHMENT OF LIQUIDITY	FOR
SHANGHAI JUNSHI BIOSCIENCES CO., LTD	CNE100003FF7	16-Dec-2021	THE PROPOSAL IN RELATION TO THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND THE RULES OF PROCEDURES OF THE BOARD OF DIRECTORS AND THE INDUSTRIAL AND COMMERCIAL REGISTRATION OF THE CHANGES	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT YEHUDA SEGEV AS DIRECTOR	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT HAREL SHAPIRA AS DIRECTOR	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT ISRAEL SHAPIRA AS DIRECTOR	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT GIL SHAPIRA AS DIRECTOR	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT CHEN SHAPIRA AS DIRECTOR	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT EINAT TZAFRIR AS DIRECTOR	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REAPPOINT BRIGHTMAN ALMAGOR ZOHAR & CO. AS AUDITORS AND REPORT ON FEES PAID TO THE AUDITORS FOR 2020	FOR
VEONEER, INC.	US92336X1090	16-Dec-2021	To adopt the Agreement and Plan of Merger, dated as of October 4, 2021, by and among Veoneer, Inc. ("Veoneer"), QUALCOMM Incorporated, SSW HoldCo LP ("SSW") and SSW Merger Sub Corp ("Merger Sub") (as may be amended from time to time) (the "Veoneer merger proposal") pursuant to which Merger Sub will merge with and into Veoneer (the "Merger"), with Veoneer surviving the Merger, and becoming a direct, wholly owned subsidiary of SSW.	FOR
VEONEER, INC.	US92336X1090	16-Dec-2021	To approve, by non-binding, advisory vote, compensation that will or may become payable by Veoneer to its named executive officers in connection with the Merger (the "Veoneer compensation proposal").	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	17-Dec-2021	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, BY AND AMONG APOLLO GLOBAL MANAGEMENT, INC., ATHENE HOLDING LTD., TANGO HOLDINGS, INC., BLUE MERGER SUB, LTD. AND GREEN MERGER SUB, INC. WHICH, AS IT MAY BE AMENDED FROM TIME TO TIME, IS REFERRED TO AS THE "MERGER AGREEMENT" AND WHICH PROPOSAL IS REFERRED TO AS THE "AGM MERGER AGREEMENT PROPOSAL".	FOR

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APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	17-Dec-2021	TO ADOPT AN AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF APOLLO GLOBAL MANAGEMENT, INC., WHICH IS REFERRED TO AS THE "AGM CHARTER AMENDMENT" AND WHICH PROPOSAL IS REFERRED TO AS THE "AGM CHARTER AMENDMENT PROPOSAL".	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	17-Dec-2021	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE AGM MERGER AGREEMENT PROPOSAL OR THE AGM CHARTER AMENDMENT PROPOSAL OR TO ENSURE THAT ANY SUPPLEMENT OR AMENDMENT TO THE JOINT PROXY STATEMENT/PROSPECTUS ACCOMPANYING THIS NOTICE IS TIMELY PROVIDED TO STOCKHOLDERS OF APOLLO GLOBAL MANAGEMENT, INC.	AGAINST
BENGO4.COM,INC.	JP3835870001	17-Dec-2021	Appoint a Director Motoe, Taichiro	FOR
BREMBO SPA	IT0005252728	17-Dec-2021	TO INTRODUCE ARTICLE 17-BIS OF THE ARTICLES OF ASSOCIATION OF BREMBO S.P.A. RELATING TO THE FIGURE OF THE FORMER CHAIRMAN. RESOLUTIONS RELATED THERETO	AGAINST
BREMBO SPA	IT0005252728	17-Dec-2021	TO APPOINT OF A DIRECTOR FOR INTEGRATION OF THE BOARD OF DIRECTORS OF BREMBO S.P.A. RESOLUTIONS RELATED THERETO: ROBERTO VAVASSORI	AGAINST
BREMBO SPA	IT0005252728	17-Dec-2021	TO APPOINT OF THE BOARD OF DIRECTORS CHAIRMAN. RESOLUTIONS RELATED THERETO: MATTEO TIRABOSCHI	AGAINST
BREMBO SPA	IT0005252728	17-Dec-2021	FORMER CHAIRMAN: APPOINTMENT. RESOLUTIONS RELATED THERETO: ALBERTO BOMBASSEI	AGAINST
BREMBO SPA	IT0005252728	17-Dec-2021	FORMER CHAIRMAN: TO STATE THE TERM OF OFFICE. RESOLUTIONS RELATED THERETO	AGAINST
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNORS	17-Dec-2021	FILING OF A LAWSUIT AGAINST THE MINAS GERAIS STATE WATER AND SEWAGE REGULATORY AGENCY, ARSAE MG, REFERRING TO ADMINISTRATIVE PROCEEDING 05.2019, BILLING OF SEWAGE SERVICES IN THE MUNICIPALITY OF BELO HORIZONTE	AGAINST
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNORS	17-Dec-2021	FILING OF A LAWSUIT AGAINST THE MINAS GERAIS STATE WATER AND SEWAGE REGULATORY AGENCY, ARSAE MG, REFERRING TO ADMINISTRATIVE PROCEEDING 31.2021, HEAVY RAINFALLS THAT IMPACTED SEWAGE SERVICES IN THE MUNICIPALITY OF BELO HORIZONTE	AGAINST
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Kiyama, Keiko	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Araki, Yukiko	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Approve Reduction of Capital Reserve	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Approve Appropriation of Surplus	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Imai, Hirofumi	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Iwai, Takayuki	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Kamide, Toyoyuki	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Kozawa, Tadahiro	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Hirai, Keiji	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Miyake, Minesaburo	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Robert Wessman	FOR

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GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	17-Dec-2021	TO APPROVE, RATIFY AND CONFIRM THE SHARE PURCHASE AGREEMENT (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 30 NOVEMBER 2021 (THE "CIRCULAR")) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER; CONDITIONAL UPON THE LISTING COMMITTEE OF THE STOCK EXCHANGE OF HONG KONG LIMITED GRANTING THE LISTING OF, AND THE PERMISSION TO DEAL IN, THE CONSIDERATION SHARES (AS DEFINED IN THE CIRCULAR), TO GRANT A SPECIFIC MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT AND ISSUE THE CONSIDERATION SHARES AND TAKE ALL SUCH STEPS AND DO ALL SUCH ACTS AS MAY BE NECESSARY OR EXPEDIENT TO GIVE EFFECT TO THE SAME; AND TO AUTHORIZE THE DIRECTORS OF THE COMPANY TO DO ALL SUCH THINGS AND ACTS AND TO EXECUTE ALL SUCH DOCUMENTS WHICH THEY CONSIDER DESIRABLE, NECESSARY OR EXPEDIENT TO GIVE EFFECT TO OR IN CONNECTION WITH THE SHARE PURCHASE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Kodate, Kashiko	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Koibuchi, Ken	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Kurihara, Kazue	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Hirose, Takuo	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Approve Details of the Compensation to be received by Directors	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Approve Details of the Compensation to be received by Corporate Auditors	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Approve Appropriation of Surplus	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Amend Articles to: Reduce Term of Office of Directors to One Year	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Hiruma, Akira	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Suzuki, Kenji	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Maruno, Tadashi	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Yoshida, Kenji	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Suzuki, Takayuki	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Kato, Hisaki	FOR
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	ELECTION OF MS TONIANNE DWYER AS A DIRECTOR	FOR
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	RE-ELECTION OF MR BRUCE BROOK AS A DIRECTOR	FOR
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR & CEO	FOR
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SPECIAL RESOLUTION - AMENDMENT TO THE CONSTITUTION	AGAINST
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ORDINARY RESOLUTION - PARIS-ALIGNED TARGETS	FOR
INVINCIBLE INVESTMENT CORPORATION	JP3046190009	17-Dec-2021	Amend Articles to: Update the Structure of Fee to be received by Asset Management Firm, Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
INVINCIBLE INVESTMENT CORPORATION	JP3046190009	17-Dec-2021	Appoint an Executive Director Fukuda, Naoki	FOR

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INVINCIBLE INVESTMENT CORPORATION	JP3046190009	17-Dec-2021	Appoint a Substitute Executive Director Ichiki, Naoto	FOR
INVINCIBLE INVESTMENT CORPORATION	JP3046190009	17-Dec-2021	Appoint a Supervisory Director Tamura, Yoshihiro	FOR
INVINCIBLE INVESTMENT CORPORATION	JP3046190009	17-Dec-2021	Appoint a Supervisory Director Fujimoto, Hiroyuki	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Onishi, Takashi	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Approve Appropriation of Surplus	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Yasokawa, Yusuke	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Kaiho, Ayako	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Aoki, Hidehiko	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Kato, Kazuya	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Yamanaka, Kenichi	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Ota, Takashi	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Nakamura, Toshinao	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Suga, Kimihiro	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Hibi, Keisuke	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Uchita, Masatoshi	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Tsuguie, Shigenori	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	17-Dec-2021	APPOINTMENT OF MR. D.J.M. RICHELLE AS MEMBER OF THE EXECUTIVE BOARD	FOR
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	RE-ELECTION OF DIRECTOR - MS ANNE LOVERIDGE	FOR
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	REMUNERATION REPORT	FOR
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	DEFERRED RIGHTS - GROUP CHIEF EXECUTIVE OFFICER	FOR
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	PERFORMANCE RIGHTS - GROUP CHIEF EXECUTIVE OFFICER	FOR
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	PLEASE NOTE THIS IS SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	PLEASE NOTE THIS IS SHAREHOLDER PROPOSAL: TRANSITION PLANNING DISCLOSURE	AGAINST
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	DIRECTOR	ABSTAIN
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	DIRECTOR	ABSTAIN
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	DIRECTOR	ABSTAIN

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NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	DIRECTOR	ABSTAIN
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	Approval of the ratification of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year 2021.	FOR
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	Approval, on an advisory basis, of executive compensation.	AGAINST
NUFARM LIMITED	AU000000NUF3	17-Dec-2021	REMUNERATION REPORT	FOR
NUFARM LIMITED	AU000000NUF3	17-Dec-2021	ELECTION OF DAVID JONES AS A DIRECTOR OF THE COMPANY	FOR
NUFARM LIMITED	AU000000NUF3	17-Dec-2021	APPROVAL OF ISSUE OF DEFERRED RIGHTS TO EXECUTIVE DIRECTOR -GREG HUNT	FOR
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Doi, Yutaka	AGAINST
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hirano, Kenichi	FOR
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Harada, Masanori	FOR
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tajikawa, Junichi	FOR
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Wakatabi, Kotaro	FOR
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yamagishi, Yoshiaki	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	APPROVE REMUNERATION POLICY	AGAINST
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	APPROVE REMUNERATION REPORT	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	ELECT ANN BERMAN AS DIRECTOR	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	ELECT DANIEL LEVANGIE AS DIRECTOR	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	REAPPOINT PKF LITTLEJOHN LLP AS AUDITORS	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	17-Dec-2021	INVESTMENT IN CONSTRUCTION OF A PROJECT	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	17-Dec-2021	INVESTMENT IN CONSTRUCTION OF ANOTHER PROJECT	FOR
SYNTHOMER PLC	GB0009887422	17-Dec-2021	APPROVE ACQUISITION OF ADHESIVE RESINS BUSINESS OF EASTMAN CHEMICAL COMPANY	FOR
SYNTHOMER PLC	GB0009887422	17-Dec-2021	APPROVE INCREASE IN BORROWING LIMIT UNDER THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	DIRECTOR	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	DIRECTOR	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	DIRECTOR	FOR

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THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	DIRECTOR	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	DIRECTOR	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	DIRECTOR	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	DIRECTOR	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	DIRECTOR	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	DIRECTOR	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	DIRECTOR	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for our Fiscal Year 2022.	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Non-binding advisory vote to approve the compensation of our named executive officers (NEOs).	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Approval of the Amendment to the THOR Industries, Inc. 2016 Equity and Incentive Plan.	FOR
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	DIRECTOR	FOR
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	DIRECTOR	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	DIRECTOR	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	DIRECTOR	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	DIRECTOR	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	DIRECTOR	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	DIRECTOR	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	DIRECTOR	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	Ratification of KPMG LLP as the independent registered public accounting firm for fiscal 2022.	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Fujita, Satoshi	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Yokoyama, Yoshinori	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Corporate Auditor Yasuda, Nariki	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Corporate Auditor Okuda, Takako	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Approve Appropriation of Surplus	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Maeta, Toshihiro	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Izumi, Hiroshi	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Takei, Minoru	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Matsumoto, Hiroshi	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Muzhi Zhou	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Yamamoto, Hikaru	FOR

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MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Tsuchiya, Ryosuke	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kawasaki, Yuki	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Akio	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Arai, Teruhiro	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Inagaki, Noriko	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shimahara, Takashi	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Yoshida, Kazutaka	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Okamoto, Kazuhiko	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Hokazono, Yumi	AGAINST
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Kai, Fumio	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Approve Appropriation of Surplus	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint Accounting Auditors	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Amend Articles to: Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ainoura, Issei	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kumagai, Masatoshi	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Muramatsu, Ryu	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Isozaki, Satoru	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Masashi	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yamashita, Hirofumi	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	20-Dec-2021	APPOINTMENT OF MS. RAMA BIJAPURKAR AS AN INDEPENDENT DIRECTOR OF THE COMPANY	AGAINST
ARAD INVESTMENT & INDUSTRIAL DEVELOPMENT LTD	IL0007310183	20-Dec-2021	REAPPOINT KOST, FORER GABBAY & KASIERER AS AUDITORS	AGAINST
ARAD INVESTMENT & INDUSTRIAL DEVELOPMENT LTD	IL0007310183	20-Dec-2021	REELECT SHLOMO EISENBERG AS DIRECTOR	FOR
ARAD INVESTMENT & INDUSTRIAL DEVELOPMENT LTD	IL0007310183	20-Dec-2021	REELECT ITZHAK HALAMISH AS DIRECTOR	FOR

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ARAD INVESTMENT & INDUSTRIAL DEVELOPMENT LTD	IL0007310183	20-Dec-2021	REELECT RAPHAEL AARON RECHNITZER AS DIRECTOR	FOR
ARAD INVESTMENT & INDUSTRIAL DEVELOPMENT LTD	IL0007310183	20-Dec-2021	REELECT YAEL EFRON AS DIRECTOR	FOR
BCI MINERALS LTD	AU000000BCI0	20-Dec-2021	PROPOSED ISSUE OF SHARES TO WROXBY (SUBSTANTIAL SHAREHOLDER)	FOR
BCI MINERALS LTD	AU000000BCI0	20-Dec-2021	PROPOSED ISSUE OF SHARES TO PLACEES	FOR
BCI MINERALS LTD	AU000000BCI0	20-Dec-2021	PROPOSED ISSUE OF SHARES TO AUSTRALIANSUPER	FOR
BCI MINERALS LTD	AU000000BCI0	20-Dec-2021	PROPOSED ISSUE OF THE SERIES 1 CONVERTIBLE NOTES TO AUSTRALIANSUPER	FOR
BCI MINERALS LTD	AU000000BCI0	20-Dec-2021	PROPOSED ISSUE OF THE SERIES 2 CONVERTIBLE NOTES AND SERIES 3 CONVERTIBLE NOTES TO AUSTRALIANSUPER	FOR
BCI MINERALS LTD	AU000000BCI0	20-Dec-2021	PROPOSED ISSUE OF SPP SHARES TO THE UNDERWRITER OR AUSTRALIANSUPER	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	ELECTION OF MR. LIN HONG AS SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE BANK	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	REMUNERATION DISTRIBUTION AND SETTLEMENT PLAN FOR DIRECTORS FOR THE YEAR 2020	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	REMUNERATION DISTRIBUTION AND SETTLEMENT PLAN FOR SUPERVISORS FOR THE YEAR 2020	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	NEW PROVISIONAL LIMIT ON CHARITABLE DONATIONS IN 2021	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	ISSUANCE OF WRITE-DOWN UNDATED CAPITAL BONDS	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	ISSUANCE OF QUALIFIED WRITE-DOWN TIER-2 CAPITAL INSTRUMENTS	FOR
GANFENG LITHIUM CO., LTD.	CNE1000031W9	20-Dec-2021	TO CONSIDER AND APPROVE THE APPLICATION FOR BANK FACILITIES AND PROVISION OF GUARANTEES BY THE COMPANY AND ITS SUBSIDIARIES	FOR
GANFENG LITHIUM CO., LTD.	CNE1000031W9	20-Dec-2021	TO CONSIDER AND APPROVE THE PROVISION OF GUARANTEES TO THE CONTROLLED SUBSIDIARY	FOR
GANFENG LITHIUM CO., LTD.	CNE1000031W9	20-Dec-2021	TO CONSIDER AND APPROVE THE PROPOSED CAPITAL INCREASE AND PROVISION OF FINANCIAL ASSISTANCE TO WHOLLY-OWNED SUBSIDIARY LITIO BY GANFENG NETHERLANDS	FOR
GANFENG LITHIUM CO., LTD.	CNE1000031W9	20-Dec-2021	TO CONSIDER AND APPROVE THE CONNECTED TRANSACTIONS	FOR
GRID DYNAMICS HOLDINGS, INC.	US39813G1094	20-Dec-2021	DIRECTOR	ABSTAIN
GRID DYNAMICS HOLDINGS, INC.	US39813G1094	20-Dec-2021	DIRECTOR	ABSTAIN
GRID DYNAMICS HOLDINGS, INC.	US39813G1094	20-Dec-2021	DIRECTOR	FOR
GRID DYNAMICS HOLDINGS, INC.	US39813G1094	20-Dec-2021	The ratification of the appointment of Grant Thornton LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2021.	FOR

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MELISRON LTD	IL0003230146	20-Dec-2021	REAPPOINT BRIGHTMAN ALMAGOR ZOHAR & CO. (DELOITTE) AS AUDITORS	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	REELECT LIORA OFER AS DIRECTOR	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	REELECT YITZHAK NODRI ZIDOV AS DIRECTOR	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	REELECT YOAV DOPPELT AS DIRECTOR	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	REELECT SHUKI (YEHOSHUA) OREN AS INDEPENDENT DIRECTOR	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	REELECT SAGI EITAN AS INDEPENDENT DIRECTOR	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	APPROVE EXTENSION OF SERVICE AGREEMENT WITH CONTROLLER, OFER BROTHERS PROPERTIES (1957) LTD	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	DECISION ON THE DISTRIBUTION OF MONETA MONEY BANK'S PROFIT	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	ADOPTION OF RULES OF PROCEDURE	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	ELECTION OF PERSONS INVOLVED IN THE ORGANIZATION OF THE GENERAL MEETING	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	ELECTION OF A MEMBER OF THE SUPERVISORY BOARD: GABRIEL EICHLER	AGAINST
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	ELECTION OF A MEMBER OF THE SUPERVISORY BOARD: TOMAS PARDUBICKY	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	ELECTION OF A MEMBER OF THE AUDIT COMMITTEE: ZUZANA PROKOPCOVA	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	DECISION TO AMEND THE ARTICLES OF ASSOCIATION OF MONETA MONEY BANK	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	APPROVAL OF ACQUISITION OF SHARES IN AIR BANK AND CZECH AND SLOVAK HOME CREDIT	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	DECISION ON SHARE CAPITAL INCREASE OF MONETA MONEY BANK	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	APPROVE RENEWED SERVICE AGREEMENT WITH EQUITAL GROUP	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	APPOINT SOMEKH CHAIKIN AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	AGAINST
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	REELECT HAIM TSUFF AS DIRECTOR	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	REELECT BOAZ SIMONS AS DIRECTOR	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	ELECT BARRY SABAJ AS DIRECTOR AND APPROVE HIS REMUNERATION	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	APPROVE RENEWED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	APPROVE RENEWED MANAGEMENT SERVICE AGREEMENT WITH HAIM TSUFF, CHAIRMAN AND CONTROLLER	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	ISSUE PRE-LIABILITY WAIVER TO HAIM TSUFF, CHAIRMAN AND CONTROLLER	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: ISSUING TARGETS AND ARRANGEMENTS FOR PLACEMENT TO SHAREHOLDERS	FOR

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TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	CAPITAL INCREASE IN A COMPANY AND INVESTMENT IN A PROJECT	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: ISSUING METHOD	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: GUARANTEE METHOD	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: REPAYMENT GUARANTEE MEASURES	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: LISTING PLACE	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: SPECIAL CLAUSES ON THE ISSUANCE	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: AUTHORIZATION FOR THE CORPORATE BONDS	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: THE VALID PERIOD OF THE RESOLUTION	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	THE COMPANY'S ELIGIBILITY FOR PUBLIC ISSUANCE OF CORPORATE BONDS AND APPLICABILITY FOR THE OPTIMIZED BOND REVIEW PROCEDURE OF SHENZHEN STOCK EXCHANGE	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: ISSUING PRINCIPAL	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: BOND TYPE AND METHOD	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: REGISTRATION QUOTA	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: BOND DURATION	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: PAR VALUE AND ISSUE PRICE	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: INTEREST RATE AND ITS DETERMINING METHOD	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: PURPOSE OF THE RAISED FUNDS	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE SOCIAL AND LIFE LOGISTICS SERVICE SUPPLY AGREEMENT WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE GENERAL AGREEMENT ON MUTUAL SUPPLY OF PRODUCTS AND SERVICES WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR

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ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE ORE SUPPLY AGREEMENT WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE ENGINEERING DESIGN, CONSTRUCTION AND SUPERVISION SERVICE SUPPLY AGREEMENT WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE LAND USE RIGHT LEASING AGREEMENT WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE FIXED ASSET LEASING FRAMEWORK AGREEMENT WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE FINANCIAL LEASING COOPERATION FRAMEWORK AGREEMENT WITH ANOTHER COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	ELECTION OF SHAREHOLDER SUPERVISOR: LIN NI	FOR
ATHENE HOLDING LTD.	BMG0684D1074	21-Dec-2021	To approve the merger of AHL and Blue Merger Sub, Ltd. and the Agreement and Plan of Merger, by and among Apollo Global Management, Inc., AHL, Tango Holdings, Inc., Blue Merger Sub, Ltd. and Green Merger Sub, Inc. (which, as it may be amended from time to time, we refer to as the "merger agreement"), and the statutory merger agreement required by Section 105 of the Companies Act, 1981 (as amended) of Bermuda, which proposal is referred to as the "AHL merger agreement proposal."	FOR
ATHENE HOLDING LTD.	BMG0684D1074	21-Dec-2021	To approve the adjournment of the AHL special general meeting to solicit additional proxies if there are not sufficient votes at the time of the AHL special general meeting to approve the AHL merger agreement proposal or to ensure that any supplement or amendment to the joint proxy statement/prospectus is timely provided to holders of AHL Common Shares and AHL Preferred Shares, which is referred to as the "AHL adjournment proposal."	FOR
ATHENE HOLDING LTD.	BMG0684D1074	21-Dec-2021	To approve, on a non-binding advisory basis, certain compensation that may be paid or become payable to AHL's named executive officers, pursuant to arrangements with AHL, that is based on or otherwise relates to the transactions contemplated by the merger agreement, which proposal is referred to as the "AHL non-binding compensation advisory proposal."	FOR
BANCA IFIS SPA	IT0003188064	21-Dec-2021	PROPOSAL TO INCREASE TO 1.5:1 THE RATIO BETWEEN THE VARIABLE COMPONENT AND THE FIXED COMPONENT OF THE CEO'S REMUNERATION. RESOLUTIONS RELATED THERETO	FOR
COMINAR REAL ESTATE INVESTMENT TRUST	CA1999101001	21-Dec-2021	To consider and, if thought advisable, to pass, with or without variation, a special resolution to approve a proposed plan of arrangement involving, among others, Cominar Real Estate Investment Trust and its subsidiary 13217396 Canada Inc., on the first part, Iris Acquisition II LP, an entity created by a consortium led by an affiliate of Canderel Management Inc., a leading Canadian developer and manager, and including FrontFour Capital Group LLC, Artis Real Estate Investment Trust and partnerships managed by the Sandpiper Group, on the second part, and affiliates of Mach Capital Inc. and Blackstone Real Estate Services L.L.C., on the third part, pursuant to Section 192 of the Canada Business Corporations Act. The full text of such special resolution is set forth in Appendix B to the accompanying management information circular of Cominar Real Estate Investment Trust dated November 19, 2021	FOR
DAIWA SECURITIES LIVING INVESTMENT CORPORATION	JP3046410001	21-Dec-2021	Amend Articles to: Approve Minor Revisions	FOR
DAIWA SECURITIES LIVING INVESTMENT CORPORATION	JP3046410001	21-Dec-2021	Appoint an Executive Director Urata, Yoshio	FOR

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DAIWA SECURITIES LIVING INVESTMENT CORPORATION	JP3046410001	21-Dec-2021	Appoint a Substitute Executive Director Nishigaki, Yoshiki	FOR
DAIWA SECURITIES LIVING INVESTMENT CORPORATION	JP3046410001	21-Dec-2021	Appoint a Supervisory Director Takai, Akimitsu	FOR
DAIWA SECURITIES LIVING INVESTMENT CORPORATION	JP3046410001	21-Dec-2021	Appoint a Supervisory Director Nakata, Chizuko	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	DIRECTOR	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	DIRECTOR	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	DIRECTOR	ABSTAIN
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	DIRECTOR	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	DIRECTOR	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	DIRECTOR	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	DIRECTOR	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	To appoint Ernst & Young LLP as auditors of the Corporation and to authorize the board of directors of the Corporation to fix their remuneration.	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	To approve an ordinary resolution ratifying the grant of an aggregate of 600,000 stock options to participants as more fully described in the accompanying Management Information Circular.	AGAINST
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	To approve an ordinary resolution ratifying the grant of an aggregate of 5,823,435 stock options to the Global Chief Executive Officer of the Corporation as more fully described in the accompanying Management Information Circular.	AGAINST
MATRIX IT LTD	IL0004450156	21-Dec-2021	REAPPOINT KOST, FORER, GABBAY AND KASIERER AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
MATRIX IT LTD	IL0004450156	21-Dec-2021	REELECT GUY BERNSTEIN AS DIRECTOR	FOR
MATRIX IT LTD	IL0004450156	21-Dec-2021	REELECT ELIEZER OREN AS DIRECTOR	FOR
MATRIX IT LTD	IL0004450156	21-Dec-2021	ELECT PINCHAS GREENFELD AS INDEPENDENT DIRECTOR	FOR
MIZRAHI TEFAHOT BANK LTD	IL0006954379	21-Dec-2021	REAPPOINT BRIGHTMAN, ALMAGOR, ZOHAR & CO. AS AUDITORS AND REPORT ON FEES PAID TO THE AUDITOR FOR 2020	FOR
MIZRAHI TEFAHOT BANK LTD	IL0006954379	21-Dec-2021	REELECT GILAD RABINOVICH AS EXTERNAL DIRECTOR	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Approve Appropriation of Surplus	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Appoint a Director Obara, Yasushi	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Appoint a Director Kobayashi, Norifumi	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Appoint a Director Yamashita, Mitsuhisa	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Appoint a Director Onishi, Tomoo	FOR

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OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Appoint a Director Makino, Koji	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO GIVE AUTHORITY TO THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO ELECT CHRISTIAN SCHREYER AS A DIRECTOR	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO AUTHORISE THE CALLING OF GENERAL MEETINGS OF THE COMPANY BY NOTICE OF 14 CLEAR DAYS	AGAINST
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO ELECT GORDON BOYD AS A DIRECTOR	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO RE-ELECT CLARE HOLLINGSWORTH AS A DIRECTOR	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO RE-ELECT ADRIAN EWER AS A DIRECTOR	AGAINST
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO RE-ELECT HARRY HOLT AS A DIRECTOR	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO RE-ELECT LEANNE WOOD AS A DIRECTOR	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
AKKA TECHNOLOGIES SE	FR0004180537	22-Dec-2021	CANCELLATION OF PARAGRAPHS 6 AND 7 OF ARTICLE 17 "COMPOSITION OF THE BOARD OF DIRECTORS" OF THE COMPANY'S BYLAWS	FOR
AKKA TECHNOLOGIES SE	FR0004180537	22-Dec-2021	CANCELLATION OF THE 7.927.487 PROFIT SHARES ISSUED BY THE COMPANY	FOR
AKKA TECHNOLOGIES SE	FR0004180537	22-Dec-2021	POWERS TO CARRY OUT FORMALITIES	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	22-Dec-2021	TO APPROVE THE ADOPTION OF THE NEW MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AND TO AUTHORISE ANY ONE DIRECTOR OR JOINT COMPANY SECRETARY OF THE COMPANY TO DO ALL THINGS NECESSARY TO IMPLEMENT THE ADOPTION OF THE NEW MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	22-Dec-2021	(A) TO APPROVE, CONFIRM AND RATIFY THE DEEDS OF TERMINATION BOTH DATED 21 JULY 2021 IN RELATION TO THE TERMINATION OF (I) THE DEED OF NON-COMPETITION DATED 29 MARCH 2007 ENTERED INTO AMONG MS. YANG HUIYAN, MR. YANG ERZHU, MR. SU RUBO, MR. ZHANG YAORYUAN, MR. OU XUEMING, QINGYUAN COUNTRY GARDEN PROPERTY DEVELOPMENT CO., LTD. (AS SPECIFIED), QINGYUAN COUNTRY CULTURAL DEVELOPMENT CO., LTD. (AS SPECIFIED), AND THE COMPANY AND (II) THE DEED OF NON-COMPETITION DATED 29 MARCH 2007 ENTERED INTO BETWEEN MR. YEUNG KWOK KEUNG AND THE COMPANY (THE "ORIGINAL DEEDS OF NON-COMPETITION"), RESPECTIVELY ENTERED INTO AMONG THE PARTIES TO THE ORIGINAL DEEDS OF NON-COMPETITION (THE "TERMINATION DEEDS") AND THE TRANSACTIONS CONTEMPLATED THEREUNDER; AND (B) TO AUTHORISE ANY ONE OR MORE DIRECTORS OF THE COMPANY TO EXECUTE, DELIVER AND PERFECT THE TERMINATION DEEDS FOR AND ON BEHALF OF THE COMPANY AND TO TAKE ALL SUCH ACTIONS, DO ALL SUCH THINGS AND EXECUTE ALL SUCH FURTHER DOCUMENTS, DEEDS OR INSTRUMENTS AS THEY MAY, IN THEIR OPINION, DEEM NECESSARY, DESIRABLE, APPROPRIATE OR EXPEDIENT TO GIVE EFFECT TO THE TERMINATION DEEDS AND THE TRANSACTIONS CONTEMPLATED THEREUNDER.	FOR

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COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	22-Dec-2021	(A) TO APPROVE, CONFIRM AND RATIFY THE DEEDS OF NON-COMPETITION AND INDEMNITY BOTH DATED 21 JULY 2021 RESPECTIVELY ENTERED INTO BETWEEN (I) MS. YANG HUIYAN AND THE COMPANY AND (II) MR. YEUNG KWOK KEUNG AND THE COMPANY (THE "NEW DEEDS OF NON-COMPETITION") AND THE TRANSACTIONS CONTEMPLATED THEREUNDER; AND (B) TO AUTHORISE ANY ONE OR MORE DIRECTORS OF THE COMPANY TO EXECUTE, DELIVER AND PERFECT THE NEW DEEDS OF NON-COMPETITION FOR AND ON BEHALF OF THE COMPANY AND TO TAKE ALL SUCH ACTIONS, DO ALL SUCH THINGS AND EXECUTE ALL SUCH FURTHER DOCUMENTS, DEEDS OR INSTRUMENTS AS THEY MAY, IN THEIR OPINION, DEEM NECESSARY, DESIRABLE, APPROPRIATE OR EXPEDIENT TO GIVE EFFECT TO THE NEW DEEDS OF NON-COMPETITION AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Dec-2021	DISCUSSION AND, WHERE APPROPRIATE, APPROVAL TO MODIFY THE TEXT OF ARTICLE EIGHTEEN, NUMERAL TWENTY FIVE, SUBSECTION B., SUBPARAGRAPH II. OF THE CORPORATE BYLAWS OF GRUPO AEROPORTUARIO DEL CENTRO NORTE, S.A.B. DE C.V., AND ADOPTION OF RESOLUTIONS IN THIS REGARD	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Dec-2021	APPOINTMENT OF SPECIAL DELEGATES	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Dec-2021	DISCUSSION AND, WHERE APPROPRIATE, APPROVAL OF THE DIVIDEND DECREE IN FAVOR OF THE COMPANY'S SHAREHOLDERS. RESOLUTIONS IN THIS REGARD	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Dec-2021	APPOINTMENT OF SPECIAL DELEGATES	FOR
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	DIRECTOR	FOR
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	DIRECTOR	FOR
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	DIRECTOR	FOR
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	DIRECTOR	FOR
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	DIRECTOR	ABSTAIN
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	Ratification of appointment of BDO USA, LLP as independent registered public accounting firm.	FOR
JOHN KEELLS HLDG PLC	LK0092N00003	22-Dec-2021	PROPOSED PRIVATE PLACEMENT FOR THE SRI LANKAN RUPEE EQUIVALENT OF USD 80 MILLION AMOUNTING UP TO A MAXIMUM OF 122,500,000 NEW ORDINARY SHARES TO ASIAN DEVELOPMENT BANK	FOR
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Amend Articles to: Update the Structure of Fee to be received by Asset Management Firm, Approve Minor Revisions	FOR
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Appoint an Executive Director Watanabe, Moyuru	FOR
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Appoint a Substitute Executive Director Nobata, Koichiro	FOR
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Appoint a Supervisory Director Yasu, Yoshitoshi	AGAINST
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Appoint a Supervisory Director Yamakawa, Akiko	FOR
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Appoint a Substitute Supervisory Director Hiyama, Satoshi	FOR

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M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Appoint a Director Nakamura, Satoru	FOR
M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Appoint a Director Sogame, Yoza	FOR
M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Appoint a Director Shimoda, So	FOR
M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Appoint a Director Nishizawa, Tamio	FOR
M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Appoint a Director Matsuoka, Noboru	FOR
M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Approve Details of the Compensation to be received by Directors	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	AMENDMENT OF ARTICLE 13.5. OF THE ARTICLES OF ASSOCIATION	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	DECISION AND AUTHORIZATION RELATED TO THE SALE OF (TREASURY) SHARES OWNED BY MOL PLC. TO THE SPECIAL EMPLOYEE SHARE OWNERSHIP PROGRAM ORGANIZATIONS TO BE CREATED BY THE EMPLOYEES OF MOL PLC	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	DECISION ON PROVIDING SUPPORT IN CONNECTION WITH THE SPECIAL EMPLOYEE SHARE OWNERSHIP PROGRAM TO BE LAUNCHED BY THE EMPLOYEES OF MOL PLC	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	ELECTION OF THE STATUTORY AUDITOR FOR THE 2022 FINANCIAL YEAR AND DETERMINATION OF ITS REMUNERATION AS WELL AS THE MATERIAL ELEMENTS OF ITS ENGAGEMENT	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	ADVISORY VOTE ON THE AMENDED REMUNERATION POLICY OF THE COMPANY PREPARED UNDER THE PROVISIONS OF ACT LXVII OF 2019 ON ENCOURAGING LONG-TERM SHAREHOLDER ENGAGEMENT AND AMENDMENTS OF FURTHER REGULATIONS FOR HARMONIZATION PURPOSES	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Ishimura, Hitoshi	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Omae, Yuko	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Kotani, Maoko	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Substitute Corporate Auditor Mabuchi, Akiko	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Approve Appropriation of Surplus	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Amend Articles to: Change Official Company Name, Amend Business Lines, Increase the Board of Directors Size	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Arai, Masaaki	AGAINST
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Kamata, Kazuhiko	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Imamura, Hitoshi	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Fukuoka, Ryosuke	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Wakatabi, Kotaro	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Munemasa, Hiroshi	FOR

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REC SILICON ASA	NO0010112675	22-Dec-2021	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
REC SILICON ASA	NO0010112675	22-Dec-2021	APPROVE NOTICE OF MEETING AND AGENDA	FOR
REC SILICON ASA	NO0010112675	22-Dec-2021	ELECT SEUNG DEOK PARK AND KRISTIAN MONSEN ROKKE (CHAIR) AS DIRECTORS	AGAINST
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT GUY BERNSTEIN AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT RONI AL DOR AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT EYAL BEN-CHLOUCHE AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT YACOV ELINAV AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT UZI NETANEL AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT NAAMIT SALOMON AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REAPPOINT KOST, FORER, GABBAY, AND KASIERER AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	US8336351056	22-Dec-2021	Distribution and payment of a special dividend ("dividendo eventual") equivalent to US\$1.40037 per share to be charged to the SQM's retained earnings.	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	22-Dec-2021	THE DISTRIBUTION AND PAYMENT OF AN INTERIM DIVIDEND EQUIVALENT TO USD 1.40037 PER SHARE, WITH A CHARGE AGAINST THE ACCUMULATED PROFIT OF THE COMPANY, FROM HERE ONWARDS REFERRED TO AS THE INTERIM DIVIDEND	AGAINST
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Furuse, Kenji	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Okada, Hiroshi	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Sakai, Mototsugu	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Horiai, Yosuke	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Honda, Mitsuhiro	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Sakamoto, Yoriko	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Approve Details of the Compensation to be received by Directors	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Approve Appropriation of Surplus	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Amend Articles to: Change Official Company Name, Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Yoshikawa, Toshio	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Matsubara, Hiroyuki	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Inoue, Yuji	FOR

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YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Ochi, Koji	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Yoshikawa, Naotaka	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Hanazawa, Mikio	FOR
ZOPLUS SE	DE000A3E5DD4	22-Dec-2021	CHANGE OF CORPORATE FORM TO SOCIETAS EUROPAEA (SE)	FOR
ZOPLUS SE	DE000A3E5DD4	22-Dec-2021	AMEND MAY 20, 2021 AGM RESOLUTION ON REMUNERATION OF SUPERVISORY BOARD	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF AMENDMENTS TO THE COMPANY'S AMENDED AND RESTATED BYLAWS, AS SET OUT IN THE PROXY STATEMENT	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	RATIFICATION OF THE ISSUE OF 3,214,250 SHARES OF COMMON STOCK WITH AN ISSUE PRICE OF USD 21.50 PER SHARE THAT WERE ISSUED PURSUANT TO AN UNDERWRITTEN REGISTERED PUBLIC OFFERING THAT WAS COMPLETED IN MARCH 2021 PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 7.4 AND FOR ALL OTHER PURPOSES	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL TO INCREASE THE MAXIMUM AGGREGATE ANNUAL CASH FEE POOL FOR NON-EXECUTIVE DIRECTORS FROM USD 600,000 PER ANNUM TO USD 750,000 PER ANNUM PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.17 AND FOR ALL OTHER PURPOSES	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO LOU PANACCIO PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO PROFESSOR SUZANNE CROWE PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO JEREMY CURNOCK COOK PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO LOUIS DRAPEAU PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO JAMES CORBETT PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 8,675 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 4,925 SHARES OF COMMON STOCK TO JAMES CORBETT PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11, IN RECOGNITION OF MR. CORBETT BEING APPOINTED AS A NEW DIRECTOR OF THE COMPANY	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO JAN STERN REED PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 8,675 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 4,925 SHARES OF COMMON STOCK TO JAN STERN REED PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11, IN RECOGNITION OF MS. REED BEING APPOINTED AS A NEW DIRECTOR OF THE COMPANY	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: LOU PANACCIO, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR

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AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 95,280 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 55,200 SHARES OF COMMON STOCK TO DR. MICHAEL PERRY PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ADVISORY VOTE TO APPROVE THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS	AGAINST
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: DR. MICHAEL PERRY, DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: JEREMY CURNOCK COOK	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: LOUIS DRAPEAU	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: PROFESSOR SUZANNE CROWE	AGAINST
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: JAMES CORBETT	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: JAN STERN REED	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	RATIFICATION OF APPOINTMENT OF GRANT THORNTON LLP AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTANTS FOR THE FISCAL YEAR ENDING JUNE 30, 2022	FOR
CNH INDUSTRIAL N.V.	NL0010545661	23-Dec-2021	APPROVE DEMERGER IN ACCORDANCE WITH THE PROPOSAL BETWEEN CNH INDUSTRIAL N.V. AND IVECO GROUP N.V.	FOR
CNH INDUSTRIAL N.V.	NL0010545661	23-Dec-2021	ELECT ASA TAMSONS AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	23-Dec-2021	ELECT CATIA BASTIOLI AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	23-Dec-2021	APPROVE DISCHARGE OF TUFAN ERGINBILGIC AND LORENZO SIMONELLI AS NON-EXECUTIVE DIRECTORS	FOR
COSCO SHIPPING INTERNATIONAL (SINGAPORE) CO LTD	SG1S76928401	23-Dec-2021	TO APPROVE THE PROPOSED TRANSACTION	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Approve Appropriation of Surplus	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Mizutome, Koichi	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kondo, Akira	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Takaoka, Kozo	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Miyake, Minesaburo	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kanise, Reiko	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Koki	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Approve Details of the Compensation to be received by Outside Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
HENNGE K.K.	JP3835150008	23-Dec-2021	Appoint a Director Takaoka, Mio	FOR
HENNGE K.K.	JP3835150008	23-Dec-2021	Appoint a Director Kato, Michiko	FOR
HENNGE K.K.	JP3835150008	23-Dec-2021	Approve Details of the Restricted-Share Compensation to be received by Corporate Officers	FOR

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LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	23-Dec-2021	TO APPROVE, CONFIRM AND RATIFY THE BUYING AGENT AGREEMENT (THE "BUYING AGENT AGREEMENT") DATED 17 NOVEMBER 2021 ENTERED INTO AMONG LEE KWOK TRADING LIMITED, WINFIBRE B.V., WINFIBRE (U.K) COMPANY LIMITED AND WINFIBRE (U.S.) INCORPORATED AND THE TRANSACTIONS CONTEMPLATED THEREUNDER (INCLUDING THE PROPOSED ANNUAL CAPS) AND TO AUTHORISE ANY ONE DIRECTOR OF THE COMPANY TO DO ALL SUCH ACTS AND THINGS AND EXECUTE ALL SUCH DOCUMENTS FOR AND ON BEHALF OF THE COMPANY WHICH HE CONSIDERS NECESSARY OR DESIRABLE IN CONNECTION WITH OR TO GIVE EFFECT TO THE BUYING AGENT AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	23-Dec-2021	TO APPROVE, CONFIRM AND RATIFY THE PULP PURCHASE AGREEMENT (THE "PULP PURCHASE AGREEMENT") DATED 17 NOVEMBER 2021 ENTERED INTO AMONG VANTAGE DRAGON LIMITED, BEST ETERNITY RECYCLE PULP AND PAPER COMPANY LIMITED, SHUN YI INTERNATIONAL TRADING COMPANY LIMITED AND MS. LEE MAN CHING AND THE TRANSACTIONS CONTEMPLATED THEREUNDER (INCLUDING THE PROPOSED ANNUAL CAPS) AND TO AUTHORISE ANY ONE DIRECTOR OF THE COMPANY TO DO ALL SUCH ACTS AND THINGS AND EXECUTE ALL SUCH DOCUMENTS FOR AND ON BEHALF OF THE COMPANY WHICH HE CONSIDERS NECESSARY OR DESIRABLE IN CONNECTION WITH OR TO GIVE EFFECT TO THE PULP PURCHASE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
MINCOR RESOURCES NL	AU000000MCR8	23-Dec-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR OR HIS NOMINEE(S)	FOR
MINCOR RESOURCES NL	AU000000MCR8	23-Dec-2021	APPROVAL OF POTENTIAL TERMINATION BENEFIT IN RELATION TO PERFORMANCE RIGHTS	FOR
SHOEI CO.,LTD.	JP3360900009	23-Dec-2021	Approve Appropriation of Surplus	FOR
SHOEI CO.,LTD.	JP3360900009	23-Dec-2021	Appoint a Director Ishida, Kenichiro	FOR
SHOEI CO.,LTD.	JP3360900009	23-Dec-2021	Appoint a Director Yamaguchi, Hiroshi	FOR
SHOEI CO.,LTD.	JP3360900009	23-Dec-2021	Appoint a Director Shimizu, Kyosuke	FOR
SHOEI CO.,LTD.	JP3360900009	23-Dec-2021	Appoint a Corporate Auditor Miyakawa, Atsuyuki	FOR
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: MALASHENKO NIKOLAY GENNADYEVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ON AN EARLY TERMINATION OF THE OFFICE OF THE COMPANY BOARD OF DIRECTORS	FOR
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: MEDOEV OLEG PETROVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: GUKASYAN MELINE GENRIKOVNA	FOR
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	APPROVAL OF THE COMPANY REGULATIONS ON REMUNERATION FOR THE BOARD OF DIRECTORS	FOR
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: MECHETIN ALEXANDR ANATOLYEVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: MOLCHANOV SERGEY VITALEVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: BELOKOPITOV NIKOLAY VLADIMIROVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: PROHAROV KONSTANTIN ANATOLEVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: KASHIRIN MIKHAIL SERGEEVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: ORDOVSKIY-TANAEVSKIY BLANCO ROSTISLAV	FOR
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: IKONNIKOV ALEXANDR VYACHESLAVOVICH	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Amend Articles to: Change Fiscal Year End	FOR

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CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Jimbo, Yoshihisa	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Fukudome, Hiroshi	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Ito, Akira	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Yamada, Yutaka	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Fujiwara, Hiroshi	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Hayashi, Eriko	FOR
CMBC CAPITAL HOLDINGS LIMITED	BMG2233G1024	24-Dec-2021	TO CONSIDER AND APPROVE THE SHARE CONSOLIDATION AND OTHER MATTERS CONTEMPLATED THEREUNDER. DETAILS OF THE RESOLUTION ARE SET OUT IN THE NOTICE	FOR
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	24-Dec-2021	PAYMENT OF DIVIDENDS ON OUTSTANDING SHARES OF MMK FOR THE FIRST NINE MONTHS OF THE REPORTING YEAR 2021	FOR
PKSHA TECHNOLOGY INC.	JP3780050005	24-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Uenoyama, Katsuya	FOR
PKSHA TECHNOLOGY INC.	JP3780050005	24-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Mizutani, Takehiko	FOR
PKSHA TECHNOLOGY INC.	JP3780050005	24-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Yukihiko	FOR
RECTICEL SA	BE0003656676	24-Dec-2021	APPROVAL OF THE PROPOSED SALE OF THE BEDDING BUSINESS IN ACCORDANCE WITH ARTICLE 7:152 OF THE BELGIAN CODE FOR COMPANIES AND ASSOCIATIONS, TO THE EXTENT SUCH SHAREHOLDERS' APPROVAL IS REQUIRED AT THAT TIME	FOR
RECTICEL SA	BE0003656676	24-Dec-2021	POWERS PROPOSED RESOLUTION: THE SHAREHOLDERS GRANT THE POWER TO THE BOARD OF DIRECTORS TO NEGOTIATE, AGREE AND EXECUTE THE SHARE PURCHASE AGREEMENT AND ANY OTHER RELATED TRANSACTION AGREEMENTS, DETERMINE THE FINAL EQUITY PURCHASE PRICE BASED ON THE NET FINANCIAL DEBT AND THE WORKING CAPITAL POSITION AND ANY OTHER TERMS AND CONDITIONS FOR THE SALE, AND TO SIGN ANY FURTHER DOCUMENTS AND PERFORM ANY FURTHER ACTS THAT ARE REQUIRED FOR THE IMPLEMENTATION OF THE PROPOSED SALE, INCLUDING THE CARVE-OUT OF THE BEDDING BUSINESS	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Dec-2021	Remove a Director Yoshimura, Takeshi	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Soga, Narumasa	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	THE RE/APPOINTMENT OF EXTERNAL DIRECTOR: MR. OSAMA HASSAN	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	THE RE/APPOINTMENT OF EXTERNAL DIRECTOR: MR. SHMUEL SCHWARTZ	ABSTAIN
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	UPDATE OF THE SERVICE CONDITIONS OF MR. HAIM SUMMET, BOARD CHAIRMAN	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	APPROVAL OF THE COMPENSATION OF MS. MALI MARGALOT FOR HER SERVICE AS (FORMER) TEMPORARY BOARD CHAIRWOMAN	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER AND SOMECH HAIKIN CPA FIRMS AS COMPANY JOINT AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING	AGAINST

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CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	THE RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. HAIM SUMMET, BOARD CHAIRMAN	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	THE RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MS. MAYA LIKVORNIK	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	THE RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. RONI MELINIAK	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: DETERMINATION AND ADJUSTMENT TO THE CONVERSION PRICE	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	THE COMPANY'S ELIGIBILITY FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: DOWNWARD ADJUSTMENT OF THE CONVERSION PRICE	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: DETERMINING METHOD FOR THE NUMBER OF CONVERTED SHARES	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: REDEMPTION CLAUSES	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: RESALE CLAUSES	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ATTRIBUTION OF RELATED DIVIDENDS FOR CONVERSION YEARS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ISSUING TARGETS AND METHOD	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ARRANGEMENT FOR PLACEMENT TO EXISTING SHAREHOLDERS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: BONDHOLDERS AND BONDHOLDERS' MEETINGS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: PURPOSE OF THE RAISED FUNDS	FOR

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GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: RAISED FUNDS DEPOSIT ACCOUNT	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: THE VALID PERIOD OF THE PLAN FOR THE ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: TYPE OF SECURITIES TO BE ISSUED	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PREPLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	FEASIBILITY ANALYSIS REPORT ON THE USE OF FUNDS TO BE RAISED FROM THE PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	REPORT ON THE USE OF PREVIOUSLY RAISED FUNDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	DILUTED IMMEDIATE RETURN AFTER THE PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS AND FILLING MEASURES AND RELEVANT COMMITMENTS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	AUTHORIZATION TO THE BOARD TO HANDLE REGARDING THE PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	RULES GOVERNING THE MEETINGS OF BONDHOLDERS' OF THE COMPANY'S CONVERTIBLE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	CAPITAL INCREASE IN A WHOLLY-OWNED SUBSIDIARY	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	CONNECTED TRANSACTION REGARDING PURCHASE OF ASSETS FROM RELATED PARTIES	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ISSUING SCALE	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: PAR VALUE AND ISSUE PRICE	FOR

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GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: BOND DURATION	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: INTEREST RATE OF THE BOND	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: TIME LIMIT AND METHOD FOR PAYING THE INTEREST	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: GUARANTEE MATTERS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: CONVERSION PERIOD	FOR
ISRAEL CORPORATION LTD	IL0005760173	27-Dec-2021	APPROVE AMENDED COMPENSATION OF YOAV DOPPELT, CEO	FOR
ISRAEL CORPORATION LTD	IL0005760173	27-Dec-2021	APPROVE AMENDMENT TO THE COMPENSATION POLICY	FOR
ISRAS INVESTMENT COMPANY LTD	IL0006130343	27-Dec-2021	REAPPOINTMENT OF THE KOST GABBAY AND KASIERER FIRM AS COMPANY AUDITING ACCOUNTANTS	AGAINST
ISRAS INVESTMENT COMPANY LTD	IL0006130343	27-Dec-2021	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SHLOMO EISENBERG, BOARD CHAIRMAN	FOR
ISRAS INVESTMENT COMPANY LTD	IL0006130343	27-Dec-2021	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. MICHAL HOCHMAN, INDEPENDENT DIRECTOR	AGAINST
ISRAS INVESTMENT COMPANY LTD	IL0006130343	27-Dec-2021	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SHLOMO ZOHAR, INDEPENDENT DIRECTOR	FOR
ISRAS INVESTMENT COMPANY LTD	IL0006130343	27-Dec-2021	REAPPOINTMENT OF MR. SHMUEL MESENBERG AS AN EXTERNAL DIRECTOR	AGAINST
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	27-Dec-2021	1. PAY OUT DIVIDENDS ON ORDINARY NOMINAL SHARES OF PJSC MMC NORILSK NICKEL FOR THE NINE MONTHS OF 2021 IN CASH AT RUB 1 523,17 PER ORDINARY SHARE. 2. TO SET JANUARY 14, 2022 AS THE DATE FOR DETERMINING WHICH PERSONS ARE ENTITLED TO RECEIVE THE DIVIDENDS	FOR
RAYMOND LTD	INE301A01014	27-Dec-2021	APPROVAL OF SCHEME OF ARRANGEMENT BETWEEN RAL AND RL AND THEIR RESPECTIVE SHAREHOLDERS AND RELATED MATTERS THERETO	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	2022 APPLICATION FOR CREDIT LINE BY THE COMPANY AND ITS SUBSIDIARIES	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	WORK SYSTEM FOR INDEPENDENT DIRECTORS (REVISED IN 2021)	FOR

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SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	2022 GUARANTEE FOR WHOLLY-OWNED AND CONTROLLED SUBSIDIARIES	AGAINST
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	PROVISION OF CONNECTED GUARANTEE FOR A COMPANY	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	CASH MANAGEMENT WITH SOME TEMPORARILY IDLE RAISED FUNDS AND PROPRIETARY FUNDS	AGAINST
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	ELECTION OF DIRECTOR: LIANG FENG	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	ELECTION OF DIRECTOR: CHEN WEI	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	ELECTION OF DIRECTOR: HAN ZHONGWEI	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	ELECTION OF INDEPENDENT DIRECTOR: YUAN BIN	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	ELECTION OF INDEPENDENT DIRECTOR: PANG JINWEI	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	ELECTION OF SUPERVISOR: YIN LIXIA	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	ELECTION OF SUPERVISOR: LIU JIANGUANG	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	CONNECTED TRANSACTIONS DECISION-MAKING SYSTEM (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	EXTERNAL INVESTMENT MANAGEMENT SYSTEM (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	EXTERNAL GUARANTEE MANAGEMENT SYSTEM (REVISED IN 2021)	FOR

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SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	RAISED FUNDS MANAGEMENT SYSTEM (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	FORWARD FOREIGN EXCHANGE MANAGEMENT SYSTEM (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	RULES OF PROCEDURE GOVERNING THE SUPERVISORY COMMITTEE (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LTD.	CNE100002TX3	27-Dec-2021	RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS (REVISED IN 2021)	FOR
BANCA POPOLARE DI SONDRIO S.P.A.	IT0000784196	28-Dec-2021	TO APPOINT ONE DIRECTOR FOR THE RESIDUAL OF THE THREE-YEAR PERIOD 2021-2023 TO REPLACE A DIRECTOR TERMINATED EARLY FROM OFFICE; POTENTIAL AUTHORIZATION ALSO AS PER ART. 2390 OF THE ITALIAN CIVIL CODE TOWARDS DR. PIERLUIGI MOLLA, IF APPOINTED AS DIRECTOR	FOR
BANCA POPOLARE DI SONDRIO S.P.A.	IT0000784196	28-Dec-2021	PROPOSAL TO TRANSFORM BANCA POPOLARE DI SONDRIO, A JOINT STOCK COOPERATIVE COMPANY, INTO A JOINT STOCK COMPANY AND CONSEQUENT ADOPTION OF NEW BYLAWS: RESOLUTIONS RELATED THERETO	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO EXTERNAL DIRECTOR: MS. LIMOR SHOFMAN GUTMAN	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	APPOINTMENT OF THE FO MR. MOSHE RADMAN AS A DIRECTORS	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	RENEWAL OF D AND O LIABILITY INSURANCE POLICY	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER CPA FIRM AS COMPANY AUDITING ACCOUNTANT AND AUTHORIZATION OF THE BOARD TO DETERMINE ITS COMPENSATION	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO DIRECTOR: MR. EHUD ARNON, BOARD CHAIRMAN	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO DIRECTOR: MR. CHAIM KATZMAN, CONTROLLING SHAREHOLDER CEO AND BOARD VICE CHAIRMAN	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO DIRECTOR: MS. ZEHAVIT COHEN, INDEPENDENT DIRECTOR	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO DIRECTOR: MR. AVIAD ARMONI, INDEPENDENT DIRECTOR	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO EXTERNAL DIRECTOR: MR. MODI KENIGSBURG	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO EXTERNAL DIRECTOR: MR. SHMUEL HAUSER	FOR
ISRACARD LTD	IL0011574030	28-Dec-2021	REAPPOINTMENT OF THE SOMECH HAIKIN (KPMG) CPA FIRM AS COMPANY AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING	FOR
ISRACARD LTD	IL0011574030	28-Dec-2021	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF MR. RAN OZ AS COMPANY CEO AS OF NOVEMBER 28TH 2021	AGAINST
ISRACARD LTD	IL0011574030	28-Dec-2021	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF MR. RON WEXLER AS CHAIRMAN OF PREMIUM EXPRESS AS OF APRIL 1ST 2022	FOR

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ISRACARD LTD	IL0011574030	28-Dec-2021	REAPPOINTMENT OF MS. DALIA NARKIS AS AN EXTERNAL DIRECTOR	FOR
PT INDOSAT TBK	ID1000097405	28-Dec-2021	APPROVAL OF THE MERGER BETWEEN THE COMPANY AND PT HUTSCHISON 3 INDONESIA AS CONTEMPLATED UNDER THE MERGER PLAN	FOR
PT INDOSAT TBK	ID1000097405	28-Dec-2021	PROVIDED ITEM 1 IS APPROVED, APPROVAL OF THE AMENDMENT TO THE ARTICLES OF ASSOCIATION RESULTING FROM THE MERGER, INCLUDING THE CHANGE OF THE COMPANY'S NAME TO PT INDOSAT OOREDOO HUTCHISON TBK	FOR
PT INDOSAT TBK	ID1000097405	28-Dec-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL OF THE MERGER DEED AND ITS EXECUTION	FOR
PT INDOSAT TBK	ID1000097405	28-Dec-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL TO CHANGES OF THE COMPOSITION OF THE BOARD OF COMMISSIONERS AND/OR BOARD OF DIRECTORS OF THE COMPANY	FOR
PT INDOSAT TBK	ID1000097405	28-Dec-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL OF THE JOINT CONTROLLERS OF THE COMPANY RESULTING FROM THE MERGER I.E OOREDOO SOUTH EAST ASIA HOLDING W.L.L AND CK HUTCHISON INDONESIA TELECOM HOLDINGS LIMITED AS CONTEMPLATED IN THE MERGER PLAN	FOR
TRELLEBORG AB	SE0000114837	28-Dec-2021	RESOLUTION ON AUTHORISATION OF THE BOARD OF DIRECTORS TO RESOLVE ON REPURCHASE OF OWN SHARES	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Proposal to approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Raymond Chess	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Harry DeMott	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: H. Benjamin Samuels	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Gerald B. Budde	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Richard Dauch	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Michael Clark	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Jacqueline A. Dedo	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Pamela S. Mader	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Proposal to ratify the appointment of GRANT THORNTON LLP as the Company's independent auditors for the fiscal year ending December 31, 2021.	FOR
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY RE: LIABILITY INSURANCE POLICY	FOR
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT DANNA AZRIELI AS DIRECTOR	FOR
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT SHARON AZRIELI AS DIRECTOR	FOR
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT NAOMI AZRIELI AS DIRECTOR	FOR
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT MENACHEM EINAN AS DIRECTOR	AGAINST
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT TZIPORA CARMON AS DIRECTOR	AGAINST
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT ORAN DROR AS DIRECTOR	AGAINST
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT DAN YITSHAK GILLERMAN AS DIRECTOR	AGAINST
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REAPPOINT DELOITTE BRIGHTMAN, ALMAGOR, ZOHAR & CO. AS AUDITORS	AGAINST
CHINA JUSHI CO LTD	CNE000000YM1	29-Dec-2021	BY-ELECTION OF DIRECTORS	FOR

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CHINA JUSHI CO LTD	CNE000000YM1	29-Dec-2021	AMENDMENTS TO THE COMPANY'S SOME ARTICLES OF ASSOCIATION	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Dec-2021	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE THE A SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Dec-2021	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE THE H SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Dec-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. WAN MIN AS AN EXECUTIVE DIRECTOR OF THE SIXTH SESSION OF THE BOARD	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Dec-2021	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE THE A SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Dec-2021	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE THE H SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE100000601	29-Dec-2021	GENERAL AUTHORIZATION TO THE BOARD REGARDING THE REPURCHASE OF A-SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE100000601	29-Dec-2021	GENERAL AUTHORIZATION TO THE BOARD REGARDING THE REPURCHASE OF H-SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE100000601	29-Dec-2021	ELECTION OF WAN MIN AS AN EXECUTIVE DIRECTOR	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE100000601	29-Dec-2021	GENERAL AUTHORIZATION TO THE BOARD REGARDING THE REPURCHASE OF A-SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE100000601	29-Dec-2021	GENERAL AUTHORIZATION TO THE BOARD REGARDING THE REPURCHASE OF H-SHARES	FOR
ELECTRA LTD	IL0007390375	29-Dec-2021	REAPPOINT KOST FORER GABBAY & KASIERER AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	AGAINST
ELECTRA LTD	IL0007390375	29-Dec-2021	REELECT MICHAEL SALKIND AS DIRECTOR	FOR
ELECTRA LTD	IL0007390375	29-Dec-2021	REELECT DANIEL SALKIND AS DIRECTOR	FOR
ELECTRA LTD	IL0007390375	29-Dec-2021	REELECT IRIT STERN AS DIRECTOR	AGAINST
ELECTRA LTD	IL0007390375	29-Dec-2021	REELECT AVI ISRAELI AS DIRECTOR	FOR
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REELECT SHLOMO ELIAHU AS DIRECTOR	AGAINST
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REELECT GAVRIEL PICKER AS DIRECTOR	AGAINST
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REELECT CARMİ GILLON AS DIRECTOR	AGAINST
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REELECT RON TOR AS DIRECTOR	FOR
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	ELECT AVRAHAM DOTAN AS DIRECTOR	AGAINST
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REELECT SHLOMO ELIAHU AS CHAIRMAN	AGAINST

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MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REAPPOINT SOMEKH CHAIKIN AND KOST FORER GABBAY & KASIERER AS JOINT AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	Election of Class I Director: Barbara J. Duganier	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	Election of Class I Director: Tyler Glover	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	Election of Class I Director: Dana F. McGinnis	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To approve, by non-binding advisory vote, executive compensation.	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To determine, by non-binding advisory vote, the frequency of future stockholder advisory votes on executive compensation.	1 YEAR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To approve the Company's 2021 Incentive Plan.	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To approve the Company's 2021 Non-Employee Director Stock and Deferred Compensation Plan.	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To consider a stockholder proposal requesting that the Board of Directors take actions to declassify the Board of Directors.	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHANG TAO AS A SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE FOURTH SESSION OF THE BOARD OF SUPERVISORS OF THE COMPANY	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LIMITED	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE PROCEDURAL RULES FOR THE SHAREHOLDERS' GENERAL MEETING OF THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LIMITED	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE PROCEDURAL RULES FOR THE BOARD MEETINGS OF THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LIMITED	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE PROCEDURAL RULES FOR THE MEETING OF THE BOARD OF SUPERVISORS OF THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LIMITED	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE REMUNERATION SCHEME FOR THE COMPANY'S DIRECTORS AND SUPERVISORS FOR THE YEAR 2020	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	30-Dec-2021	TO CONSIDER AND APPROVE THE SUBSCRIPTION AGREEMENT AND THE TRANSACTION AND ALL OTHER MATTERS INCIDENTAL THERETO OR IN CONNECTION THEREWITH	FOR

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CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: CAI XIULING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: HONG BO	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-EMPLOYEE SUPERVISOR: WU YINGMING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-EMPLOYEE SUPERVISOR: FENG CHUNYAN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: ZENG YUQUN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: LI PING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: HUANG SHILIN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: PAN JIAN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: ZHOU JIA	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: WU KAI	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: XUE ZUYUN	FOR
ELCO LTD	IL0006940345	30-Dec-2021	REAPPOINT ERNST & YOUNG - KOST, FORER, GABBAY & KASIERER AS AUDITORS	AGAINST
ELCO LTD	IL0006940345	30-Dec-2021	REELECT MORDECHAI FRIEDMAN AS DIRECTOR	FOR
ELCO LTD	IL0006940345	30-Dec-2021	REELECT DANIEL SALKIND AS DIRECTOR	FOR
ELCO LTD	IL0006940345	30-Dec-2021	REELECT MICHAEL SALKIND AS DIRECTOR	FOR
ELCO LTD	IL0006940345	30-Dec-2021	REELECT ARIEL BAN DAYAN AS DIRECTOR	AGAINST
PAZ OIL COMPANY LTD	IL0011000077	30-Dec-2021	APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. ODED GILAT	FOR
PAZ OIL COMPANY LTD	IL0011000077	30-Dec-2021	REAPPOINTMENT OF THE KPMG SOMECH HAIKIN CPA FIRM AS COMPANY AUDITING ACCOUNTANT UNTIL THE NEXT ANNUAL MEETING AND AUTHORIZATION OF THE BOARD TO DETERMINE ITS COMPENSATION	FOR
PAZ OIL COMPANY LTD	IL0011000077	30-Dec-2021	REPORT OF AUDITING ACCOUNTANT'S COMPENSATION FOR 2020	ABSTAIN
STRAUSS GROUP LTD	IL0007460160	30-Dec-2021	REAPPOINT SOMEKH CHAIKIN (KPMG) AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	AGAINST
STRAUSS GROUP LTD	IL0007460160	30-Dec-2021	REELECT GIL MIDYAN AS DIRECTOR	FOR
STRAUSS GROUP LTD	IL0007460160	30-Dec-2021	REELECT YEHOSHUA (SHUKI) SHEMER AS DIRECTOR	AGAINST
STRAUSS GROUP LTD	IL0007460160	30-Dec-2021	REELECT MEIR SHANI AS DIRECTOR	FOR
ASHTROM GROUP LTD	IL0011323156	03-Jan-2022	APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR

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ODONTOPREV SA	BRODPVACNOR4	03-Jan-2022	EXAMINATION, DISCUSSION, AND APPROVAL OF THE PROTOCOL AND JUSTIFICATION OF MERGER OF MOGIDONTO PLANOS ODONTOLOGICOS LTDA., A LIMITED BUSINESS COMPANY WITH ITS HEAD OFFICE IN THE CITY OF MOGI DAS CRUZES, STATE OF SAO PAULO, AT RUA DOUTOR RICARDO VILELA 1313, GROUND FLOOR AND SECOND FLOOR, CENTRO, ZIP CODE 08780.060, WITH BRAZILIAN CORPORATE TAXPAYER ID NUMBER, CNPJ.ME, 48.098.909.0001.50, FROM HERE ONWARDS REFERRED TO AS MOGIDONTO, WHICH WAS ENTERED INTO BY THE MEMBERS OF THE EXECUTIVE COMMITTEE OF THE COMPANY AND OF MOGIDONTO. FROM HERE ONWARDS REFERRED TO AS THE PROTOCOL AND JUSTIFICATION	FOR
ODONTOPREV SA	BRODPVACNOR4	03-Jan-2022	RATIFICATION OF THE APPOINTMENT OF THE SPECIALIZED FIRM KPMG AUDITORES INDEPENDENTES LTDA., A COMPANY THAT IS ESTABLISHED IN THE CITY OF SAO PAULO, AT RUA VERBO DIVINO 1400, FIRST THROUGH FOURTH FLOORS, WITH BRAZILIAN CORPORATE TAXPAYER ID NUMBER, CNPJ.ME, 57.755.217.0001.29, FROM HERE ONWARDS REFERRED TO AS THE SPECIALIZED FIRM, FOR THE VALUATION OF THE BOOK EQUITY OF MOGIDONTO, AS WELL AS FOR THE PREPARATION OF THE RESPECTIVE VALUATION REPORT. FROM HERE ONWARDS REFERRED TO AS THE VALUATION REPORT	FOR
ODONTOPREV SA	BRODPVACNOR4	03-Jan-2022	EXAMINATION AND APPROVAL OF THE VALUATION REPORT	FOR
ODONTOPREV SA	BRODPVACNOR4	03-Jan-2022	APPROVAL OF THE MERGER OF MOGIDONTO INTO THE COMPANY, UNDER THE TERMS AND CONDITIONS THAT ARE ESTABLISHED IN THE PROTOCOL AND JUSTIFICATION, WITHOUT AN INCREASE IN THE VALUE OF THE SHARE CAPITAL OF THE COMPANY, WITH THE CONSEQUENT EXTINCTION OF MOGIDONTO, FROM HERE ONWARDS REFERRED TO AS THE MERGER	FOR
ODONTOPREV SA	BRODPVACNOR4	03-Jan-2022	AUTHORIZATION FOR THE MEMBERS OF THE EXECUTIVE COMMITTEE OF THE COMPANY TO DO ALL OF THE ACTS AND TO TAKE ALL OF THE MEASURES THAT ARE NECESSARY FOR THE IMPLEMENTATION OF THE MERGER	FOR
LINDSAY CORPORATION	US5355551061	04-Jan-2022	DIRECTOR	FOR
LINDSAY CORPORATION	US5355551061	04-Jan-2022	DIRECTOR	FOR
LINDSAY CORPORATION	US5355551061	04-Jan-2022	DIRECTOR	FOR
LINDSAY CORPORATION	US5355551061	04-Jan-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending August 31, 2022.	FOR
LINDSAY CORPORATION	US5355551061	04-Jan-2022	Non-binding vote on resolution to approve the compensation of the Company's named executive officers.	FOR
PHOENIX HOLDINGS LTD	IL0007670123	04-Jan-2022	ELECT RICHARD KAPLAN AS EXTERNAL DIRECTOR AND ISSUE HIM INDEMNIFICATION AND EXEMPTION AGREEMENT AND INCLUDE HIM IN D&O LIABILITY INSURANCE POLICY	FOR
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Election of Director: Mary A. Winston	FOR
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for fiscal year 2022.	FOR
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Election of Director: Neil M. Ashe	FOR
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Advisory vote to approve named executive officer compensation.	ABSTAIN
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Approval of Amended and Restated Acuity Brands, Inc. 2012 Omnibus Stock Incentive Compensation Plan.	FOR
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Election of Director: W. Patrick Battle	FOR
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Election of Director: G. Douglas Dillard, Jr.	FOR
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Election of Director: James H. Hance, Jr.	FOR
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Election of Director: Maya Leibman	FOR

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ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Election of Director: Laura G. O'Shaughnessy	FOR
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Election of Director: Dominic J. Pileggi	FOR
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Election of Director: Ray M. Robinson	AGAINST
ACUITY BRANDS, INC.	US00508Y1029	05-Jan-2022	Election of Director: Mark J. Sachleben	FOR
ZSCALER, INC.	US98980G1022	05-Jan-2022	DIRECTOR	ABSTAIN
ZSCALER, INC.	US98980G1022	05-Jan-2022	DIRECTOR	ABSTAIN
ZSCALER, INC.	US98980G1022	05-Jan-2022	DIRECTOR	FOR
ZSCALER, INC.	US98980G1022	05-Jan-2022	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
ZSCALER, INC.	US98980G1022	05-Jan-2022	To approve on a non-binding, advisory basis, the compensation of our named executive officers.	AGAINST
ADTRAN, INC.	US00738A1060	06-Jan-2022	Adopt the Business Combination Agreement, dated as of August 30, 2021, by and among ADTRAN, Inc., Acorn HoldCo, Inc., Acorn MergeCo, Inc., and ADVA Optical Networking SE, pursuant to which, among other things, ADTRAN, Inc. and ADVA Optical Networking SE agreed to combine their businesses through a merger and an exchange offer, respectively, and become subsidiaries of Acorn HoldCo, Inc.	FOR
ADTRAN, INC.	US00738A1060	06-Jan-2022	Non-binding advisory approval of the compensation that may become payable to ADTRAN'S named executive officers in connection with the business combination.	FOR
ADTRAN, INC.	US00738A1060	06-Jan-2022	Adjourn or postpone the Special Meeting in order to (i) solicit additional proxies with respect to proposals 1 and 2 and/or (ii) hold the Special Meeting on a date that is no later than the day prior to the expiration of the acceptance period, in the event that such date of expiration is extended.	AGAINST
ANGANG STEEL COMPANY LTD	CNE1000001V4	06-Jan-2022	TO CONSIDER AND APPROVE THE REPURCHASE AND CANCELLATION OF PART OF THE RESTRICTED SHARES	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	06-Jan-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. XU SHISHUAI (AS SPECIFIED) AS AN EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD OF THE COMPANY	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	06-Jan-2022	TO CONSIDER AND APPROVE THE REPURCHASE AND CANCELLATION OF PART OF THE RESTRICTED SHARES	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	06-Jan-2022	TO CONSIDER AND, IF THOUGHT FIT, APPROVE THE ADJUSTMENTS TO THE REGISTERED SHARE CAPITAL OF THE COMPANY AND THE PROPOSED CORRESPONDING AMENDMENTS TO THE ARTICLES OF ASSOCIATION AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 16 DECEMBER 2021	FOR
JYSKE BANK A/S	DK0010307958	06-Jan-2022	REDUCTION OF JYSKE BANKS NOMINAL SHARE CAPITAL BY DKK 35,607,780, OR 3,560,778 SHARES OF A NOMINAL VALUE OF DKK 10, FROM DKK 725,607,780 TO DKK 690,000,000. WITH REFERENCE TO S.188(1) OF THE DANISH COMPANIES ACT WE POINT OUT THAT THE CAPITAL REDUCTION TAKES PLACE THROUGH CANCELLATION OF PREVIOUSLY ACQUIRED OWN SHARES ACQUIRED BY JYSKE BANK IN ACCORDANCE WITH AUTHORIZATION FROM MEMBERS IN GENERAL MEETING. HENCE, THE CAPITAL REDUCTION IS SPENT ON PAYMENT OF CAPITAL OWNERS. IF THE MOTION IS ADOPTED, THE COMPANY'S HOLDING OF OWN SHARES WILL BE REDUCED BY 3,560,778 SHARES OF A NOMINAL VALUE OF DKK 10. THE FOLLOWING AMENDMENT TO THE ARTICLES OF ASSOCIATION IS PROPOSED: ART. 2 TO BE AMENDED TO THE EFFECT THAT JYSKE BANKS NOMINAL SHARE CAPITAL BE DKK 690.000.000 DISTRIBUTED ON 69.000.000 SHARES	FOR

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JYSKE BANK A/S	DK0010307958	06-Jan-2022	IN CONNECTION WITH THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE SUPERVISORY BOARD PROPOSES THAT THE MEMBERS IN GENERAL MEETING AUTHORIZE THE SUPERVISORY BOARD TO MAKE SUCH AMENDMENTS AS MAY BE REQUIRED BY THE DANISH BUSINESS AUTHORITY IN CONNECTION WITH REGISTRATION OF THE ARTICLES OF ASSOCIATION	FOR
KOREA GAS CORPORATION	KR7036460004	06-Jan-2022	ELECTION OF PERMANENT DIRECTOR CANDIDATE: NAM YEONG JOO	FOR
KOREA GAS CORPORATION	KR7036460004	06-Jan-2022	ELECTION OF PERMANENT AUDITOR CANDIDATE: NAM YEONG JOO	FOR
KOREA GAS CORPORATION	KR7036460004	06-Jan-2022	ELECTION OF NON-PERMANENT DIRECTOR CANDIDATE: SHIN DONG MI	FOR
LG ELECTRONICS INC	KR7066570003	07-Jan-2022	ELECTION OF NON-EXECUTIVE DIRECTOR: KWON BONG SUK	FOR
LG ELECTRONICS INC	KR7066570003	07-Jan-2022	ELECTION OF INSIDE DIRECTOR: CHO CHU WAN	FOR
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	CNE000000DH5	07-Jan-2022	BY-ELECTION OF DIRECTOR: YUAN QINGMAO	FOR
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	CNE000000DH5	07-Jan-2022	BY-ELECTION OF DIRECTOR: YU ZHONGLIANG	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	07-Jan-2022	2022 APPLICATION FOR COMPREHENSIVE CREDIT LINE TO RELEVANT BANKS BY THE COMPANY AND ITS WHOLLY-OWNED SUBSIDIARIES AND PROVISION OF GUARANTEE FOR WHOLLY-OWNED SUBSIDIARIES WITHIN THE AUTHORIZED QUOTA	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	07-Jan-2022	AMENDMENTS TO THE EMPLOYEE LOANS MANAGEMENT MEASURES	AGAINST
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	07-Jan-2022	CHANGE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
THE GREENBRIER COMPANIES, INC.	US3936571013	07-Jan-2022	Election of Director: Thomas B. Fargo	FOR
THE GREENBRIER COMPANIES, INC.	US3936571013	07-Jan-2022	Election of Director: Antonio O. Garza	ABSTAIN
THE GREENBRIER COMPANIES, INC.	US3936571013	07-Jan-2022	Election of Director: James R. Huffines	FOR
THE GREENBRIER COMPANIES, INC.	US3936571013	07-Jan-2022	Advisory approval of the compensation of the Company's named executive officers.	FOR
THE GREENBRIER COMPANIES, INC.	US3936571013	07-Jan-2022	Ratification of the appointment of KPMG LLP as the Company's independent auditors for 2022.	FOR
TRIGANO SA	FR0005691656	07-Jan-2022	ALLOCATION OF THE NET INCOME OF THE YEAR ENDED ON 31 AUGUST 2021	FOR
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN OF THE SUPERVISORY BOARD FOR THE YEAR ENDING ON 31 AUGUST 2022	FOR
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE MEMBERS OF THE SUPERVISORY BOARD FOR THE YEAR ENDING ON 31 AUGUST 2022	FOR
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE PRESIDENT OF THE EXECUTIVE BOARD FOR THE YEAR ENDING ON 31 AUGUST 2022	AGAINST
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE MANAGING DIRECTORS FOR THE YEAR ENDING ON 31 AUGUST 2022	AGAINST

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TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE OTHER MEMBERS OF THE EXECUTIVE BOARD FOR THE YEAR ENDING ON 31 AUGUST 2022	AGAINST
TRIGANO SA	FR0005691656	07-Jan-2022	ALLOCATION OF A FIXED ANNUAL AMOUNT TO THE MEMBERS OF THE SUPERVISORY BOARD AS COMPENSATION FOR THEIR ACTIVITIES FOR THE YEAR ENDING ON 31 AUGUST 2022	FOR
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REPORT ON THE REMUNERATIONS FOR THE YEAR ENDED ON 31 AUGUST 2021	AGAINST
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REMUNERATION AND BENEFITS OF ANY KIND PAID OR ASCRIBED REGARDING THE FISCAL YEAR ENDED ON 31 AUGUST 2021 TO MRS. ALICE CAVALIER FEUILLET IN HER CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD	FOR
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REMUNERATION AND BENEFITS OF ANY KIND PAID OR ASCRIBED REGARDING THE FISCAL YEAR ENDED ON 31 AUGUST 2021 TO MR. STEPHANE GIGOU IN HIS CAPACITY AS PRESIDENT OF THE EXECUTIVE BOARD	AGAINST
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REMUNERATION AND BENEFITS OF ANY KIND PAID OR ASCRIBED REGARDING THE FISCAL YEAR ENDED ON 31 AUGUST 2021 TO MR. MICHEL FREICHE IN HIS CAPACITY AS MANAGING DIRECTOR	AGAINST
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REMUNERATION AND BENEFITS OF ANY KIND PAID OR ASCRIBED REGARDING THE FISCAL YEAR ENDED ON 31 AUGUST 2021 TO MRS. MARIE-HELENE FEUILLET IN HER CAPACITY AS MEMBER OF THE EXECUTIVE BOARD	AGAINST
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE REMUNERATION AND BENEFITS OF ANY KIND PAID OR ASCRIBED REGARDING THE FISCAL YEAR ENDED ON 31 AUGUST 2021 TO MR. PAOLO BICCI IN HIS CAPACITY AS MEMBER OF THE EXECUTIVE BOARD	AGAINST
TRIGANO SA	FR0005691656	07-Jan-2022	SHARE-REPURCHASE PROGRAM	AGAINST
TRIGANO SA	FR0005691656	07-Jan-2022	DELEGATION OF AUTHORITY	FOR
TRIGANO SA	FR0005691656	07-Jan-2022	DELEGATION OF AUTHORITY TO GRANT TO THE EXECUTIVE BOARD IN ORDER TO REDUCE THE SHARE CAPITAL THROUGH SHARE CANCELLATION	FOR
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED ON 31 AUGUST 2021	FOR
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED ON 31 AUGUST 2021	FOR
TRIGANO SA	FR0005691656	07-Jan-2022	APPROVAL OF THE CONCLUSIONS OF THE SPECIAL REPORT DRAWN UP BY THE STATUTORY AUDITORS	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. SAMI ABDULMOHSIN ABDULAZIZ AL-HOKAIR	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: DR. AHMED SIRAG ABDULRAHMAN KHOGEER	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. ABDULAZIZ ABDULLAH ABDULAZIZ AL-MULHIM	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. ABDULLAH JABER ALI AL-FAFI	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. ABDULWAHAB ABDULKARIM AL-BETAIRI	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. ALI HUSSAIN AL-BUSALEH	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. FADI MICHEL MAJDALANI	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. FAHAD TURKI BIN MUHAYA	ABSTAIN

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SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. FAHAD AYED AL-SHAMMARI	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. FAHAD ABDULLAH MOUSSA	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. MAJED AHMED AL-SUWAIGH	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. MATER SAUD AL-ENAZI	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. OLIVIER HARNISCH	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. MOHAMMED ABDULAZIZ AL-SARHAN	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. MURYA SAAD MURYA HABBASH	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. YOUSEF HAMAD AL-YOUSFI	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. YOUSIF ABDULLAH ABDULAZIZ AL-RAJHI	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE AMENDMENT TO ARTICLE (4) OF THE COMPANY BY-LAWS RELATING TO OBJECTIVES OF THE COMPANY	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE AMENDMENT TO ARTICLE (23) OF THE COMPANY BY-LAWS RELATING TO THE AUTHORITIES OF THE CHAIRMAN OF THE BOARD OF DIRECTORS, VICE-CHAIRMAN, AND MANAGING DIRECTOR	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. BASEM ABDULLAH ABDUL KARIM AL-SALLOUM	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. JEHAD ABDULRAHMAN SULIMAN AL-KADI	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. HAMAD ABDULAZIZ MOHAMMED AL-MASHARY	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. KHALID MOHAMMED AL-BAWARDI	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. KHALID MOHAMMED AL-HOKAIL	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. DILIP NIDHAWAN	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	09-Jan-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025: MR. RAED IBRAHIM S AL-MUDAIHEEM	ABSTAIN

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3SBIO INC	KYG8875G1029	10-Jan-2022	THAT SUBJECT TO THE PASSING OF ORDINARY RESOLUTION NUMBERED 2 HEREIN: (A) THE SHARE BUY-BACK AGREEMENT DATED 12 DECEMBER 2021 ENTERED INTO BETWEEN CS SUNSHINE AND THE COMPANY IN RELATION TO THE PROPOSED SHARE BUY-BACK OF 85,760,087 SHARES OF USD 0.00001 EACH IN THE ISSUED SHARE CAPITAL OF THE COMPANY BY THE COMPANY FROM CS SUNSHINE AT THE PROPOSED TOTAL CONSIDERATION OF HKD 581,453,389.86 BE AND IS HEREBY CONFIRMED, APPROVED AND RATIFIED; (B) THE PROPOSED SHARE BUY-BACK AND THE TRANSACTIONS CONTEMPLATED UNDER THE SHARE BUY-BACK AGREEMENT BE AND ARE HEREBY APPROVED; AND (C) ANY ONE OR MORE OF THE DIRECTORS (OR ANY PERSON DULY AUTHORISED BY THEM) BE AND ARE HEREBY AUTHORISED TO TAKE ALL SUCH STEPS TO IMPLEMENT AND GIVE EFFECT TO THE TRANSACTIONS MENTIONED IN PARAGRAPHS (A) AND (B) ABOVE (INCLUDING BUT NOT LIMITED TO THE EXECUTION OF ALL DOCUMENTS OR DEEDS AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE IN RELATION THERETO AND THE MAKING OF ANY CHANGES, MODIFICATIONS, AMENDMENTS, WAIVERS, VARIATIONS OR EXTENSIONS OF SUCH TERMS AND CONDITIONS AS THEY THINK FIT)	FOR
3SBIO INC	KYG8875G1029	10-Jan-2022	THAT SUBJECT TO THE PASSING OF SPECIAL RESOLUTION NUMBERED 1 HEREIN: (A) THE SALE AND PURCHASE AGREEMENT DATED 12 DECEMBER 2021 ENTERED INTO BETWEEN CS SUNSHINE AND MIGHTY DECADE IN RELATION TO THE PROPOSED TRUST'S ACQUISITION OF 40,357,688 SHARES OF USD 0.00001 EACH IN THE ISSUED SHARE CAPITAL OF THE COMPANY BY MIGHTY DECADE FROM CS SUNSHINE AT THE PROPOSED TOTAL CONSIDERATION OF HKD 273,625,124.64 BE AND IS HEREBY CONFIRMED, APPROVED AND RATIFIED; (B) THE PROPOSED TRUST'S ACQUISITION AND THE TRANSACTIONS CONTEMPLATED UNDER THE SALE AND PURCHASE AGREEMENT BE AND ARE HEREBY APPROVED; AND (C) ANY ONE OR MORE OF THE DIRECTORS (OR ANY PERSON DULY AUTHORISED BY THEM) BE AND ARE HEREBY AUTHORISED TO TAKE ALL SUCH STEPS TO IMPLEMENT AND GIVE EFFECT TO THE TRANSACTIONS MENTIONED IN PARAGRAPHS (A) AND (B) ABOVE (INCLUDING BUT NOT LIMITED TO THE EXECUTION OF ALL DOCUMENTS OR DEEDS AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE IN RELATION THERETO AND THE MAKING OF ANY CHANGES, MODIFICATIONS, AMENDMENTS, WAIVERS, VARIATIONS OR EXTENSIONS OF SUCH TERMS AND CONDITIONS AS THEY THINK FIT)	AGAINST
DELEK AUTOMOTIVE SYSTEMS LTD	IL0008290103	10-Jan-2022	APPROVE EXTENSION OF MANAGEMENT SERVICES AGREEMENT BETWEEN SUBSIDIARY AND GIL AGMON (SUBSIDIARY'S CEO, CHAIRMAN, DIRECTOR AND CONTROLLER) AND APPROVE EXTENSION OF INDEMNIFICATION AGREEMENT AND INCLUSION IN D&O LIABILITY INSURANCE POLICY TO GIL AGMON	AGAINST
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	10-Jan-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	10-Jan-2022	2022 ESTIMATED ADDITIONAL GUARANTEE FOR FINANCING	AGAINST
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	10-Jan-2022	CHANGE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR

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AROUNDTOWN SA	LU1673108939	11-Jan-2022	THE GENERAL MEETING RESOLVES TO: (I) INCREASE THE MAXIMUM AGGREGATE NOMINAL AMOUNT OF THE SHARES OF THE COMPANY WHICH MAY BE ACQUIRED UNDER THE COMPANY'S BUY-BACK PROGRAMME, AS APPROVED BY THE ORDINARY GENERAL MEETING OF THE SHAREHOLDERS OF THE COMPANY ON 6 MAY 2020 AND AS APPROVED AND INCREASED BY THE ANNUAL GENERAL MEETING OF THE SHAREHOLDERS OF THE COMPANY ON 30 JUNE 2021 (THE "BUY-BACK PROGRAMME"), FROM 30% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY FROM TIME TO TIME; AND (II) AMEND THE FIRST PARAGRAPH OF THE BUY-BACK PROGRAMME TO READ AS FOLLOWS: (III) "THE GENERAL MEETING GRANTS ALL POWERS TO THE BOARD OF DIRECTORS, WITH OPTION TO DELEGATE, TO BUY-BACK, EITHER DIRECTLY OR THROUGH A SUBSIDIARY OF THE COMPANY, SHARES OF THE COMPANY FOR A PERIOD OF FIVE (5) YEARS FOLLOWING THE DATE OF THE PRESENT GENERAL MEETING. IN PARTICULAR, THE GENERAL MEETING RESOLVES THAT THE AGGREGATE NOMINAL AMOUNT OF THE SHARES OF THE COMPANY WHICH MAY BE ACQUIRED MAY NOT EXCEED 50% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY FROM TIME TO TIME, AT THE DATE OF EXERCISE OF THE PRESENT AUTHORIZATION	AGAINST
EVRAZ PLC	GB00B71N6K86	11-Jan-2022	APPROVE MATTERS RELATING TO THE DEMERGER OF RASP GROUP FROM THE EVRAZ GROUP	FOR
EVRAZ PLC	GB00B71N6K86	11-Jan-2022	AMEND ARTICLES OF ASSOCIATION	FOR
EVRAZ PLC	GB00B71N6K86	11-Jan-2022	APPROVE MATTERS RELATING TO CAPITAL REDUCTION	FOR
EVRAZ PLC	GB00B71N6K86	11-Jan-2022	APPROVE SHARE SALE FACILITY	FOR
EVRAZ PLC	GB00B71N6K86	11-Jan-2022	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
RICHARD PIERIS & CO PLC	LK0143N00004	11-Jan-2022	TO CONSIDER THE REPORT OF THE DIRECTORS AND THE STATEMENT OF ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2021 WITH THE REPORT OF THE AUDITORS THEREON	FOR
RICHARD PIERIS & CO PLC	LK0143N00004	11-Jan-2022	TO APPROVE THE APPOINTMENT OF DR. SENA YADDEHIGE AS A DIRECTOR PURSUANT TO SECTION 211 OF THE COMPANIES ACT NO. 07 OF 2007, A NOTICE OF THE FOLLOWING ORDINARY RESOLUTION HAS BEEN RECEIVED BY THE COMPANY, FROM MR. SUNIL LIYANAGE OF NO.40, BELLANTARA ROAD, NEDIMALA, DEHIWALA, A SHAREHOLDER OF THE COMPANY. THAT DR. SENA YADDEHIGE OF LE NEUF, CHEMIN, ST. SAVIOURS, GUERNSEY, UNITED KINGDOM WHO IS 75 YEARS OF AGE BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY IN TERMS OF SECTION 211 OF THE COMPANIES ACT NO. 07 OF 2007, AND IT IS FURTHER SPECIALLY DECLARED THAT THE AGE LIMIT OF 70 YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT APPLY TO THE SAID DR. SENA YADDEHIGE	FOR
RICHARD PIERIS & CO PLC	LK0143N00004	11-Jan-2022	TO APPROVE THE APPOINTMENT OF DR. HENRY JAYATISSA DE COSTA AS A DIRECTOR PURSUANT TO SECTION 211 OF THE COMPANIES ACT NO. 07 OF 2007, A NOTICE OF THE FOLLOWING ORDINARY RESOLUTION HAS BEEN RECEIVED BY THE COMPANY, FROM MR. SHANTHA KALUGALA OF NO. 174G, UTHUWANKANDA ROAD, THALAWATHUGODA, A SHAREHOLDER OF THE COMPANY. THAT DR. HENRY JAYATISSA DE COSTA OF NO. 4963, HAVELOCK ROAD, COLOMBO 06, WHO IS 79 YEARS OF AGE BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY IN TERMS OF SECTION 211 OF THE COMPANIES ACT NO. 07 OF 2007, AND IT IS FURTHER SPECIALLY DECLARED THAT THE AGE LIMIT OF 70 YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT APPLY TO THE SAID DR. HENRY JAYATISSA DE COSTA	AGAINST

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RICHARD PIERIS & CO PLC	LK0143N00004	11-Jan-2022	TO APPROVE THE APPOINTMENT OF MR. VIVILLE P PERERA AS A DIRECTOR PURSUANT TO SECTION 211 OF THE COMPANIES ACT NO. 07 OF 2007, A NOTICE OF THE FOLLOWING ORDINARY RESOLUTION HAS BEEN RECEIVED BY THE COMPANY, FROM MR. ADRIAN OSWALD OF NO. 32, ST. SEBASTIAN ROAD, GALWETIYA, WATTALA, A SHAREHOLDER OF THE COMPANY. THAT MR. VIVILLE P PERERA OF 33, C 1, KINGS GATE, KEELLS HOUSING SCHEME, BUTHGAMUWA ROAD, KALAPALUWAWA, RAJAGIRIYA WHO IS 73 YEARS OF AGE BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY IN TERMS OF SECTION 211 OF THE COMPANIES ACT NO. 07 OF 2007, AND IT IS FURTHER SPECIALLY DECLARED THAT THE AGE LIMIT OF 70 YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT APPLY TO THE SAID MR. VIVILLE P PERERA	AGAINST
RICHARD PIERIS & CO PLC	LK0143N00004	11-Jan-2022	TO APPROVE THE APPOINTMENT OF MR. SUNIL LIYANAGE AS A DIRECTOR. PURSUANT TO SECTION 211 OF THE COMPANIES ACT NO. 07 OF 2007, A NOTICE OF THE FOLLOWING ORDINARY RESOLUTION HAS BEEN RECEIVED BY THE COMPANY, FROM MR. KALINGA PERERA OF 544, ANANDA BALIKA MAWATHA, PITAKOTTE, KOTTE, A SHAREHOLDER OF THE COMPANY. THAT MR. SUNIL LIYANAGE OF NO.40, BELLANTARA ROAD, NEDIMALA, DEHIWALA, WHO IS 72 YEARS OF AGE BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY IN TERMS OF SECTION 211 OF THE COMPANIES ACT NO. 07 OF 2007, AND IT IS FURTHER SPECIALLY DECLARED THAT THE AGE LIMIT OF 70 YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT APPLY TO THE SAID MR. SUNIL LIYANAGE	AGAINST
RICHARD PIERIS & CO PLC	LK0143N00004	11-Jan-2022	TO REELECT MR. SHAMINDA YADDEHIGE , WHO RETIRES BY ROTATION IN TERMS OF ARTICLE 85 AT THE ANNUAL GENERAL MEETING, A DIRECTOR	AGAINST
RICHARD PIERIS & CO PLC	LK0143N00004	11-Jan-2022	TO RE APPOINT MS. ERNST AND YOUNG, CHARTERED ACCOUNTANTS AS AUDITORS OF THE COMPANY AND TO AUTHORIZE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR
RICHARD PIERIS & CO PLC	LK0143N00004	11-Jan-2022	TO AUTHORIZE THE DIRECTORS TO DETERMINE CONTRIBUTIONS TO CHARITIES	AGAINST
RICHARD PIERIS & CO PLC	LK0143N00004	11-Jan-2022	TO CONSIDER ANY OTHER BUSINESS OF WHICH DUE NOTICE HAS BEEN GIVEN	AGAINST
UNIFIRST CORPORATION	US9047081040	11-Jan-2022	DIRECTOR	ABSTAIN
UNIFIRST CORPORATION	US9047081040	11-Jan-2022	DIRECTOR	ABSTAIN
UNIFIRST CORPORATION	US9047081040	11-Jan-2022	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING AUGUST 27, 2022.	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Election of Director to serve until the next annual meeting of stockholders: Jack Stahl	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Ratification of the selection of KPMG LLP as our independent registered public accounting firm for the fiscal year ending July 30, 2022.	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Election of Director to serve until the next annual meeting of stockholders: Eric F. Artz	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	To approve, on an advisory basis, our executive compensation.	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Election of Director to serve until the next annual meeting of stockholders: Ann Torre Bates	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Election of Director to serve until the next annual meeting of stockholders: Gloria R. Boyland	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Election of Director to serve until the next annual meeting of stockholders: Denise M. Clark	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Election of Director to serve until the next annual meeting of stockholders: J. Alexander Miller Douglas	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Election of Director to serve until the next annual meeting of stockholders: Daphne J. Dufresne	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Election of Director to serve until the next annual meeting of stockholders: Michael S. Funk	FOR

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UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Election of Director to serve until the next annual meeting of stockholders: James L. Muehlbauer	FOR
UNITED NATURAL FOODS, INC.	US9111631035	11-Jan-2022	Election of Director to serve until the next annual meeting of stockholders: Peter A. Roy	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO AUTHORISE THE DIRECTORS OF THE COMPANY TO ALLOT SECURITIES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 75,407	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO RECEIVE AND CONSIDER THE DIRECTORS' REPORTS, THE AUDITOR'S REPORT AND THE ACCOUNTS FOR THE YEAR ENDED 31 AUGUST 2021	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO GIVE THE DIRECTORS LIMITED POWER TO ALLOT SECURITIES FOR CASH UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 11,311 WITHOUT MAKING A PRE-EMPTIVE OFFER TO SHAREHOLDERS	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO DECLARE A FINAL DIVIDEND OF 3.24 PENCE PER SHARE	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO RE-APPOINT RICHARD ELSY AS A DIRECTOR OF THE COMPANY	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO RE-APPOINT LOUISE EVANS AS A DIRECTOR OF THE COMPANY	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO RE-APPOINT RICHARD HICKINBOTHAM AS A DIRECTOR OF THE COMPANY	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO RE-APPOINT SARAH MATTHEWS-DEMERS AS A DIRECTOR OF THE COMPANY	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO RE-APPOINT DR JAMES ROUTH AS A DIRECTOR OF THE COMPANY	FOR
AB DYNAMICS PLC	GB00B9GQVG73	12-Jan-2022	TO RE-APPOINT CROWE U.K. LLP AS AUDITORS AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
CMBC CAPITAL HOLDINGS LIMITED	BMG2233G3004	12-Jan-2022	TO APPROVE THE SERVICE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, AND THE PROPOSED ANNUAL CAPS	FOR
COMMERCIAL METALS COMPANY	US2017231034	12-Jan-2022	Election of Director: Lisa M. Barton	FOR
COMMERCIAL METALS COMPANY	US2017231034	12-Jan-2022	Election of Director: Gary E. McCullough	FOR
COMMERCIAL METALS COMPANY	US2017231034	12-Jan-2022	Election of Director: Charles L. Szews	FOR
COMMERCIAL METALS COMPANY	US2017231034	12-Jan-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending August 31, 2022.	FOR
COMMERCIAL METALS COMPANY	US2017231034	12-Jan-2022	Advisory vote on executive compensation.	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	12-Jan-2022	INCREASE IN THE LIMITS APPLICABLE FOR EXTENDING LOANS, MAKING INVESTMENTS AND PROVIDING GUARANTEE(S) OR SECURITY UNDER SECTION 186 OF THE COMPANIES ACT, 2013	AGAINST
BLUE PRISM GROUP PLC	GB00BYQ0HV16	13-Jan-2022	TO VOTE FOR OR AGAINST THE SCHEME	FOR
BLUE PRISM GROUP PLC	GB00BYQ0HV16	13-Jan-2022	TO AUTHORISE THE DIRECTORS TO TAKE ALL NECESSARY ACTION TO GIVE EFFECT TO THE SCHEME, AMEND THE ARTICLES OF ASSOCIATION AND RE-REGISTER THE COMPANY AS A PLC	FOR
CENTRICA PLC	GB00B033F229	13-Jan-2022	TO APPROVE THE TRANSACTION AS DEFINED IN THE CIRCULAR	FOR
INSTALCO AB	SE0009664253	13-Jan-2022	APPROVE 5:1 STOCK SPLIT AMEND ARTICLES ACCORDINGLY	FOR
MAPLETREE LOGISTICS TRUST	SG1S03926213	13-Jan-2022	THE PROPOSED ACQUISITIONS AS INTERESTED PERSON TRANSACTIONS	FOR

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MAPLETREE LOGISTICS TRUST	SG1S03926213	13-Jan-2022	THE PROPOSED ISSUE OF 106,382,979 NEW UNITS IN MLT AS PARTIAL CONSIDERATION FOR THE PRC ACQUISITIONS	FOR
MAPLETREE LOGISTICS TRUST	SG1S03926213	13-Jan-2022	THE PROPOSED WHITEWASH RESOLUTION	AGAINST
MICRON TECHNOLOGY, INC.	US5951121038	13-Jan-2022	PROPOSAL BY THE COMPANY TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR THE FISCAL YEAR ENDING SEPTEMBER 1, 2022.	FOR
MICRON TECHNOLOGY, INC.	US5951121038	13-Jan-2022	ELECTION OF DIRECTOR: Richard M. Beyer	FOR
MICRON TECHNOLOGY, INC.	US5951121038	13-Jan-2022	ELECTION OF DIRECTOR: Lynn A. Dugle	FOR
MICRON TECHNOLOGY, INC.	US5951121038	13-Jan-2022	ELECTION OF DIRECTOR: Steven J. Gomo	FOR
MICRON TECHNOLOGY, INC.	US5951121038	13-Jan-2022	ELECTION OF DIRECTOR: Linnie Haynesworth	FOR
MICRON TECHNOLOGY, INC.	US5951121038	13-Jan-2022	ELECTION OF DIRECTOR: Mary Pat McCarthy	FOR
MICRON TECHNOLOGY, INC.	US5951121038	13-Jan-2022	ELECTION OF DIRECTOR: Sanjay Mehrotra	FOR
MICRON TECHNOLOGY, INC.	US5951121038	13-Jan-2022	ELECTION OF DIRECTOR: Robert E. Switz	FOR
MICRON TECHNOLOGY, INC.	US5951121038	13-Jan-2022	ELECTION OF DIRECTOR: MaryAnn Wright	FOR
MICRON TECHNOLOGY, INC.	US5951121038	13-Jan-2022	PROPOSAL BY THE COMPANY TO APPROVE A NON-BINDING RESOLUTION TO APPROVE THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS AS DESCRIBED IN THE PROXY STATEMENT.	FOR
VALLEY NATIONAL BANCORP	US9197941076	13-Jan-2022	To approve the issuance of shares of common stock, no par value, of Valley pursuant to the Agreement and Plan of Merger, dated as of September 22, 2021, by and among Bank Leumi Le-Israel Corporation, Valley and Volcano Merger Sub Corporation.	FOR
VALLEY NATIONAL BANCORP	US9197941076	13-Jan-2022	To approve one or more adjournments of the Special Meeting, if necessary or appropriate, including to permit further solicitation of proxies if there are insufficient votes at the time of the Special Meeting to approve the proposal above.	AGAINST
VICTORIA PLC	GB00BZC0LC10	13-Jan-2022	AUTHORISE ISSUE OF PREFERRED SHARES	AGAINST
VICTORIA PLC	GB00BZC0LC10	13-Jan-2022	APPROVE REDESIGNATION OF PERPETUAL REDEEMABLE CONVERTIBLE NON-VOTING PREFERRED SHARES AS A PREFERRED SHARES	AGAINST
VICTORIA PLC	GB00BZC0LC10	13-Jan-2022	AUTHORISE ISSUE OF PREFERRED SHARES WITHOUT PRE-EMPTIVE RIGHTS	AGAINST
VICTORIA PLC	GB00BZC0LC10	13-Jan-2022	ADOPT NEW ARTICLES OF ASSOCIATION	AGAINST
CERVED GROUP S.P.A.	IT0005010423	14-Jan-2022	TO DECREASE THE NUMBER OF BOARD OF DIRECTORS' MEMBERS FROM 11 TO 10. RESOLUTIONS RELATED THERETO	FOR
CERVED GROUP S.P.A.	IT0005010423	14-Jan-2022	APPROVAL OF THE MERGER BY INCORPORATION PROJECT OF CASTOR BIDCO S.P.A. IN CERVED GROUP S.P.A. RESOLUTIONS RELATED THERETO	FOR
CERVED GROUP S.P.A.	IT0005010423	14-Jan-2022	ADOPTION OF A NEW TEXT OF THE BYLAWS EFFECTIVE FROM THE DATE OF DELISTING OF THE SHARES OF CERVED GROUP S.P.A. FROM EURONEXT MILAN, ORGANIZED AND MANAGED BY BORSA ITALIANA S.P.A. RESOLUTIONS RELATED THERETO	AGAINST
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	DIRECTOR	FOR
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	DIRECTOR	FOR
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	DIRECTOR	FOR

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COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	DIRECTOR	FOR
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	DIRECTOR	FOR
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	DIRECTOR	FOR
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	DIRECTOR	AGAINST
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	DIRECTOR	FOR
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	DIRECTOR	FOR
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	DIRECTOR	FOR
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	Appointment of Auditors The appointment of Deloitte LLP, Chartered Accountants, as auditors and the authorization to the Directors to fix their remuneration.	FOR
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	Board's approach to Executive Compensation The advisory resolution accepting the Board's approach to executive compensation. The text of the advisory resolution accepting the Board's approach to executive compensation is set out on page 19 of the Information Circular.	FOR
COGECO COMMUNICATIONS INC.	CA19239C1068	14-Jan-2022	Amended and Restated By-Laws The resolution confirming the Amended and Restated By-Laws of the Corporation. The text of the resolution confirming the Amended and Restated By-Laws of the Corporation is set out on page 20 of the Information Circular.	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	DIRECTOR	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	DIRECTOR	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	DIRECTOR	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	DIRECTOR	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	DIRECTOR	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	DIRECTOR	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	DIRECTOR	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	DIRECTOR	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	DIRECTOR	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	Board's approach to Executive Compensation The advisory resolution accepting the Board's approach to executive compensation. The text of the advisory resolution accepting the Board's approach to executive compensation is set out on page 17 of the Information Circular.	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	Amended and Restated By-Laws The resolution ratifying and approving the Amended and Restated By-Laws of the Corporation. The text of the resolution ratifying and approving the Amended and Restated By-Laws of the Corporation is set out on page 18 of the Information Circular.	FOR

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COGECO INC.	CA19238T1003	14-Jan-2022	Shareholder proposal 1 The Board of Directors of the Corporation and Management recommend voting AGAINST shareholder proposal 1.	AGAINST
COGECO INC.	CA19238T1003	14-Jan-2022	Shareholder proposal 2 The Board of Directors of the Corporation and Management recommend voting AGAINST shareholder proposal 2.	AGAINST
COGECO INC.	CA19238T1003	14-Jan-2022	Shareholder proposal 3 The Board of Directors of the Corporation and Management recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule "B" to the Information Circular.	FOR
COGECO INC.	CA19238T1003	14-Jan-2022	Appointment of Auditors The appointment of Deloitte LLP, Chartered Accountants, as auditors and the authorization to the Directors to fix their remuneration.	FOR
NONGFU SPRING CO., LTD.	CNE100004272	14-Jan-2022	TO CONSIDER AND IF THOUGHT FIT, APPROVE THE ADOPTION OF THE EMPLOYEE SHARE INCENTIVE SCHEME	FOR
NONGFU SPRING CO., LTD.	CNE100004272	14-Jan-2022	TO CONSIDER AND IF THOUGHT FIT, APPROVE THE PROPOSED AUTHORIZATION OF THE BOARD OF THE COMPANY TO HANDLE MATTERS PERTAINING TO THE EMPLOYEE SHARE INCENTIVE SCHEME	FOR
NONGFU SPRING CO., LTD.	CNE100004272	14-Jan-2022	TO CONSIDER AND IF THOUGHT FIT, APPROVE THE AMENDMENT OF THE SERVICE AGREEMENTS OF THE DIRECTORS AND SUPERVISORS OF THE COMPANY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	DECREASE OF THE COMPANY'S REGISTERED CAPITAL	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	AMENDMENTS TO THE WORK SYSTEM FOR INDEPENDENT NON-EXECUTIVE DIRECTORS	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	AMENDMENTS TO THE EXTERNAL INVESTMENT MANAGEMENT SYSTEM	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	AMENDMENTS TO THE PROCEDURES FOR SHAREHOLDERS TO NOMINATE INDIVIDUALS AS DIRECTORS OF THE COMPANY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	CHANGE OF SOME COMMITMENTS ON VOLUNTARY SHARE LOCKUP BY SHAREHOLDING PARTIES CONTROLLED BY THE DE FACTO CONTROLLER	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	APPOINTMENT OF 2021 INTERNAL CONTROL AUDIT FIRM	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	DECREASE OF THE COMPANY'S REGISTERED CAPITAL	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE REGISTERED CAPITAL DECREASE AND ARTICLES OF ASSOCIATION AMENDMENTS AND THE CHANGE REGISTRATION PROCEDURE IN MARKET SUPERVISION AND MANAGEMENT DEPARTMENT	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	FOR

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PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING MEETINGS OF THE SUPERVISORY COMMITTEE	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	AMENDMENTS TO THE CONNECTED TRANSACTIONS MANAGEMENT SYSTEM	FOR
PHARMARON BEIJING CO., LTD.	CNE100003JW4	14-Jan-2022	AMENDMENTS TO THE EXTERNAL GUARANTEE MANAGEMENT SYSTEM	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	REPURCHASE AND CANCELLATION OF PART OF THE RESTRICTED A SHARES GRANTED UNDER THE A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	REDUCTION OF REGISTERED CAPITAL	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	AMENDMENTS TO THE EXTERNAL GUARANTEE MANAGEMENT POLICY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	AMENDMENTS TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS WORKING POLICY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	AMENDMENTS TO THE EXTERNAL INVESTMENT MANAGEMENT POLICY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	AMENDMENTS TO THE PROCEDURE FOR A SHAREHOLDER TO NOMINATE A PERSON FOR ELECTION AS A DIRECTOR	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	PARTIAL AMENDMENTS TO THE VOLUNTARY UNDERTAKINGS MADE BY ENTITIES CONTROLLED BY ACTUAL CONTROLLERS	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	APPOINTMENT OF INTERNAL CONTROL AUDITOR FOR THE YEAR OF 2021	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	REPURCHASE AND CANCELLATION OF PART OF THE RESTRICTED A SHARES GRANTED UNDER THE A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	REDUCTION OF REGISTERED CAPITAL	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS PERTAINING TO THE REDUCTION OF REGISTERED CAPITAL, THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND THE PROCEDURES FOR FILLING THE THE REDUCTION OF REGISTERED CAPITAL AND ARTICLES OF ASSOCIATION WITH THE MARKET SUPERVISION MANAGEMENT DEPARTMENT	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	AMENDMENTS TO THE RULES OF PROCEDURE FOR THE GENERAL MEETINGS	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	AMENDMENTS TO THE RULES OF PROCEDURE FOR THE BOARD MEETINGS	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	AMENDMENTS TO THE RULES OF PROCEDURE FOR THE SUPERVISORY COMMITTEE	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	14-Jan-2022	AMENDMENTS TO THE RELATED PARTY TRANSACTIONS MANAGEMENT POLICY	FOR

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BRF SA	BRBRFSACNOR8	17-Jan-2022	TO RESOLVE ON THE PROPOSAL TO CHANGE THE LIMIT OF AUTHORIZATION FOR CAPITAL INCREASE REGARDLESS OF STATUTORY REFORM, WITH THE RESULTING AMENDMENT OF ARTICLE 7 AND THE CONSOLIDATION OF THE COMPANY'S BYLAWS	FOR
BRF SA	BRBRFSACNOR8	17-Jan-2022	TO APPROVE THE COMPANY'S CAPITAL INCREASE BY MEANS OF A PRIMARY DISTRIBUTION PUBLIC OFFERING, PURSUANT TO CVM INSTRUCTION 476 OF JANUARY 16, 2009 AND OTHER APPLICABLE REGULATIONS, OF UP TO THREE HUNDRED AND TWENTY FIVE MILLION, 325,000,000, NEW COMMON NOMINATIVE SHARES WITH NO PAR VALUE, SHARES, INCLUDING IN THE FORM OF AMERICAN DEPOSITARY SHARES, ADS, REPRESENTED BY AMERICAN DEPOSITARY RECEIPTS, ADR	FOR
BRF SA	BRBRFSACNOR8	17-Jan-2022	TO ESTABLISH THAT, OF THE TOTAL AMOUNT OF THE OFFERING, A. BRL 500,000,000.00, FIVE HUNDRED MILLION REAIS, SHALL BE ALLOCATED TO CAPITAL STOCK, AND B. THE REMAINING AMOUNT OF THE VALUE OF THE OFFERING WILL BE ALLOCATED TO THE FORMATION OF A CAPITAL RESERVE, IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 182, PARAGRAPH 1, ITEM A, OF LAW NO. 6,404.1976, BRAZILIAN CORPORATE LAW	FOR
BRF SA	BRBRFSACNOR8	17-Jan-2022	TO AUTHORIZE, FOR ALL LEGAL PURPOSES AND EFFECTS, THE COMPANY'S MANAGEMENT TO PERFORM ALL ACTS NECESSARY AND, OR CONVENIENT FOR THE IMPLEMENTATION OF THE CAPITAL INCREASE AND THE OFFERING	FOR
BRF SA	BRBRFSACNOR8	17-Jan-2022	TO AUTHORIZE THE BOARD OF DIRECTORS, IF THE MARKET CONDITIONS MAKE THE CAPITAL INCREASE AND THE OFFERING NOT ADVISABLE, AT ITS SOLE DISCRETION, AT ANY TIME, NOT TO IMPLEMENT OR CANCEL THE CAPITAL INCREASE AND THE OFFERING WITHOUT THE NEED FOR SUBSEQUENT RATIFICATION BY THE COMPANY'S SHAREHOLDERS	FOR
BRF SA	BRBRFSACNOR8	17-Jan-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO A. ESTABLISH THE QUANTITY OF SHARES TO BE EFFECTIVELY ISSUED, RESPECTING THE MAXIMUM QUANTITY ESTABLISHED BY THIS EGM, B. APPROVE THE SHARE PRICE, AND C. HOMOLOGATE THE CAPITAL INCREASE	FOR
VOBILE GROUP LIMITED	KYG9390R1103	17-Jan-2022	TO APPROVE, CONFIRM AND RATIFY (A) THE SALE AND PURCHASE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND (B) THE GRANT OF THE POST-CLOSING ACQUISITIONS OPTION AND THE POST-CLOSING ACQUISITIONS BY THE PURCHASERS UPON THE EXERCISE OF THE POST-CLOSING ACQUISITIONS OPTION PURSUANT TO THE SALE AND PURCHASE AGREEMENT, AND TO AUTHORISE ANY DIRECTOR OF THE COMPANY TO EXECUTE ALL SUCH OTHER DOCUMENTS, INSTRUMENTS AND AGREEMENTS AND TO DO ALL SUCH ACTS OR THINGS DEEMED BY HIM/HER TO BE INCIDENTAL TO, ANCILLARY TO OR IN CONNECTION WITH THE MATTERS CONTEMPLATED UNDER THE SALE AND PURCHASE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND THE IMPLEMENTATION THEREOF INCLUDING THE AFFIXING OF SEAL THEREON	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: LISTING PLACE	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	THE COMPANY'S ELIGIBILITY FOR NON-PUBLIC SHARE OFFERING	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: PURPOSE OF THE RAISED FUNDS	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: IMPLEMENTING PARTIES AND INVESTMENT METHOD OF THE RAISED FUNDS	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PREPLAN FOR THE 2021 NON-PUBLIC SHARE OFFERING	FOR

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YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	FEASIBILITY ANALYSIS REPORT ON THE USE OF FUNDS TO BE RAISED FROM THE NON-PUBLIC SHARE OFFERING	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	REPORT ON THE USE OF PREVIOUSLY RAISED FUNDS	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	DILUTED IMMEDIATE RETURN AFTER THE NON-PUBLIC SHARE OFFERING, FILLING MEASURES AND COMMITMENTS OF RELEVANT PARTIES	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	SHAREHOLDER RETURN PLAN FOR THE NEXT THREE YEARS FROM 2021 TO 2023	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	SETTING UP A DEDICATED ACCOUNT FOR RAISED FUNDS	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE NON-PUBLIC SHARE OFFERING	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: STOCK TYPE AND PAR VALUE	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: ISSUING METHOD AND DATE	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: ISSUING TARGETS AND SUBSCRIPTION METHOD	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: PRICING BASE DATE, PRICING PRINCIPLES AND ISSUE PRICE	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: ISSUING VOLUME	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: LOCKUP PERIOD	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: ARRANGEMENT FOR THE ACCUMULATED RETAINED PROFITS BEFORE THE ISSUANCE	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	17-Jan-2022	PLAN FOR NON-PUBLIC SHARE OFFERING: THE VALID PERIOD OF THIS ISSUANCE RESOLUTION	FOR
ELECTRA LTD	IL0007390375	18-Jan-2022	ELECT DVORA ALCHANTI AS EXTERNAL DIRECTOR	FOR
FRASERS CENTREPOINT TRUST	SG1T60930966	18-Jan-2022	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE STATEMENT BY THE MANAGER, THE AUDITED FINANCIAL STATEMENTS OF FCT FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021 AND THE AUDITOR'S REPORT THEREON	FOR
FRASERS CENTREPOINT TRUST	SG1T60930966	18-Jan-2022	TO RE-APPOINT KPMG LLP AS AUDITORS OF FCT TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING, AND TO AUTHORISE THE MANAGER TO FIX THEIR REMUNERATION	FOR
FRASERS CENTREPOINT TRUST	SG1T60930966	18-Jan-2022	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
AIRPORT CITY LTD	IL0010958358	19-Jan-2022	APPROVE AMENDMENT TO COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
AIRPORT CITY LTD	IL0010958358	19-Jan-2022	APPROVE MANAGEMENT SERVICE AGREEMENT WITH COMPANY OWNED AND CONTROLLED BY HAIM TSUFF, AS ACTIVE CHAIRMAN	FOR
AIRPORT CITY LTD	IL0010958358	19-Jan-2022	APPROVE SERVICE AGREEMENT WITH IOC - ISRAEL OIL COMPANY LTD., COMPANY CONTROLLED BY CONTROLLER (INDIRECTLY)	FOR

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AIRPORT CITY LTD	IL0010958358	19-Jan-2022	APPROVE CONSULTING SERVICE AGREEMENT WITH YAAOV MAIMON	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	APPROVE REMUNERATION REPORT	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	AUTHORISE ISSUE OF EQUITY	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
DIPLOMA PLC	GB0001826634	19-Jan-2022	APPROVE FINAL DIVIDEND	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	ELECT DAVID LOWDEN AS DIRECTOR	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	RE-ELECT JOHNNY THOMSON AS DIRECTOR	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	RE-ELECT BARBARA GIBBES AS DIRECTOR	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	RE-ELECT ANDY SMITH AS DIRECTOR	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	RE-ELECT ANNE THORBURN AS DIRECTOR	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	RE-ELECT GERALDINE HUSE AS DIRECTOR	FOR
DIPLOMA PLC	GB0001826634	19-Jan-2022	ELECT DEAN FINCH AS DIRECTOR	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	19-Jan-2022	Proposal to approve the Agreement and Plan of Merger, dated as of September 15, 2021, by and between Great Western Bancorp, Inc. and First Interstate BancSystem, Inc. ("First Interstate") (the "First Interstate merger proposal").	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	19-Jan-2022	Proposal to approve an amendment to First Interstate's articles of incorporation to increase the number of authorized shares of Class A common stock, no par value per share, of First Interstate (together with the Class B common stock, no par value per share, of First Interstate, the "First Interstate common stock"), from one hundred million (100,000,000) shares to one hundred fifty million (150,000,000) shares (the "First Interstate authorized share count proposal").	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	19-Jan-2022	Proposal to approve an amendment to First Interstate's articles of incorporation to make certain technical changes, which are intended to incorporate into First Interstate's articles of incorporation provisions that currently exist in First Interstate's bylaws, relating to the classification of the board of directors of First Interstate into three classes, with directors in each class serving staggered three-year terms ("First Interstate staggered board proposal").	AGAINST
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	19-Jan-2022	Proposal to adjourn or postpone the First Interstate special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment or postponement, there are not sufficient votes to approve the First Interstate merger proposal, the First Interstate authorized share count proposal or the First Interstate staggered board proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to holders of First Interstate common stock.	AGAINST

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GREAT WESTERN BANCORP, INC.	US3914161043	19-Jan-2022	Proposal to approve and adopt the Agreement and Plan of Merger, dated as of September 15, 2021, by and between Great Western Bancorp, Inc. ("Great Western") and First Interstate BancSystem, Inc. (as amended from time to time) (the "Great Western merger proposal").	FOR
GREAT WESTERN BANCORP, INC.	US3914161043	19-Jan-2022	Proposal to approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to Great Western's named executive officers that is based on or otherwise relates to the merger (the "Great Western compensation proposal").	AGAINST
GREAT WESTERN BANCORP, INC.	US3914161043	19-Jan-2022	Proposal to adjourn or postpone the Great Western special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment or postponement, there are not sufficient votes to approve the Great Western merger proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to holders of Great Western common stock (the "Great Western adjournment proposal").	AGAINST
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE ADOPTION OF THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME INCLUDING THE ISSUANCE OF RESTRICTED A SHARES UNDER SPECIFIC MANDATE	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE ADOPTION OF THE ASSESSMENT ADMINISTRATIVE MEASURES ON THE IMPLEMENTATION OF THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO DEAL WITH MATTERS IN RELATION TO THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	TO GRANT THE GENERAL MANDATE TO THE BOARD TO REPURCHASE A SHARES AND H SHARES OF THE COMPANY	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE PROPOSED ESTABLISHMENT OF A SUBSIDIARY, WUXI JOINN MOLECULAR IMAGING TECHNOLOGY CO., LTD., BY THE COMPANY	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE ADOPTION OF THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME INCLUDING THE ISSUANCE OF RESTRICTED A SHARES UNDER SPECIFIC MANDATE	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE ADOPTION OF THE ASSESSMENT ADMINISTRATIVE MEASURES ON THE IMPLEMENTATION OF THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO DEAL WITH MATTERS IN RELATION TO THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	TO GRANT THE GENERAL MANDATE TO THE BOARD TO REPURCHASE A SHARES AND H SHARES OF THE COMPANY	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE ADOPTION OF THE 2021 A SHARE EMPLOYEE STOCK OWNERSHIP PLAN	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE PROPOSED ADOPTION OF THE ADMINISTRATIVE MEASURES ON THE 2021 A SHARE EMPLOYEE STOCK OWNERSHIP PLAN	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE PROPOSED AUTHORIZATION TO THE BOARD TO DEAL WITH MATTERS IN RELATION TO THE 2021 A SHARE EMPLOYEE STOCK OWNERSHIP PLAN	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE CONNECTED TRANSACTION IN RELATION TO THE PURCHASE OF SERIES B+ PREFERRED SHARES IN JOINN BIOLOGICS	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE PROPOSED CAPITAL INCREASE IN RELEVANT WHOLLY-OWNED DOMESTIC SUBSIDIARIES BY THE COMPANY	FOR

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JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE PROPOSED CAPITAL INCREASE IN THE WHOLLY -OWNED SUBSIDIARY, JO INN LABORATORIES, CA INC., BY THE COMPANY	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE PROPOSED ESTABLISHMENT OF A WHOLLY-OWNED SUBSIDIARY, BIOMERE-JOINN (CA), INC., BY THE COMPANY	FOR
JOINN LABORATORIES (CHINA) CO., LTD.	CNE100004BP3	19-Jan-2022	THE PROPOSED INVESTMENT IN JIANGSU SINOTAU MOLECULAR IMAGING TECHNOLOGY CO., LTD. BY THE COMPANY	FOR
JUMBO S.A.	GRS282183003	19-Jan-2022	DECISION ON EXTRAORDINARY CASH DISTRIBUTION TO THE SHAREHOLDERS OF THE COMPANY OF A TOTAL AMOUNT OF EUR 52,383,007.22, WHICH IS PART OF THE EXTRAORDINARY RESERVES FROM TAXED AND NON-DISTRIBUTED PROFITS OF THE FISCAL YEARS 01.07.2016-30.06.2017 AND 01.07.2017-30.06.2018	FOR
JUMBO S.A.	GRS282183003	19-Jan-2022	ELECTION OF TWO NEW MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY AND APPOINTMENT OF ONE OF THEM AS AN INDEPENDENT MEMBER IN ACCORDANCE WITH THE APPLICABLE REGULATORY FRAMEWORK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	19-Jan-2022	APPOINTMENT OF MS. ASHU SUYASH (DIN: 00494515) AS AN INDEPENDENT DIRECTOR OF THE BANK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	19-Jan-2022	MATERIAL RELATED PARTY TRANSACTION WITH INFINA FINANCE PRIVATE LIMITED	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	19-Jan-2022	MATERIAL RELATED PARTY TRANSACTION WITH MR. UDAY SURESH KOTAK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	19-Jan-2022	ISSUANCE OF REDEEMABLE UNSECURED NON-CONVERTIBLE DEBENTURES / BONDS / OTHER DEBT SECURITIES ON A PRIVATE PLACEMENT BASIS	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	RE-ELECT MAURICE THOMPSON AS DIRECTOR	ABSTAIN
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	AUTHORISE ISSUE OF EQUITY	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	APPROVE REMUNERATION REPORT	AGAINST
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	APPROVE REMUNERATION POLICY	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	ELECT KAL ATWAL AS DIRECTOR	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	RE-ELECT CARL COWLING AS DIRECTOR	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	RE-ELECT NICKY DULIEU AS DIRECTOR	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	RE-ELECT SIMON EMENY AS DIRECTOR	FOR
WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	RE-ELECT ROBERT MOORHEAD AS DIRECTOR	FOR

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WH SMITH PLC	GB00B2PDGW16	19-Jan-2022	RE-ELECT HENRY STAUNTON AS DIRECTOR	FOR
AUSTRALIAN PHARMACEUTICAL INDUSTRIES LTD	AU000000API4	20-Jan-2022	TO ADOPT THE 2021 REMUNERATION REPORT	FOR
AUSTRALIAN PHARMACEUTICAL INDUSTRIES LTD	AU000000API4	20-Jan-2022	TO ELECT MR GEORGE TAMBASSIS AS A DIRECTOR	FOR
AUSTRALIAN PHARMACEUTICAL INDUSTRIES LTD	AU000000API4	20-Jan-2022	GRANT OF PERFORMANCE RIGHTS TO MR RICHARD VINCENT, CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR UNDER THE COMPANY'S LONG TERM INCENTIVE PLAN	AGAINST
BHP GROUP LTD	AU000000BHP4	20-Jan-2022	AMENDMENTS TO LIMITED CONSTITUTION	FOR
BHP GROUP LTD	AU000000BHP4	20-Jan-2022	LIMITED SPECIAL VOTING SHARE BUY-BACK	FOR
BHP GROUP LTD	AU000000BHP4	20-Jan-2022	DLC DIVIDEND SHARE BUY-BACK	FOR
BHP GROUP LTD	AU000000BHP4	20-Jan-2022	PLC SPECIAL VOTING SHARE BUY-BACK (CLASS RIGHTS ACTION)	FOR
BHP GROUP LTD	AU000000BHP4	20-Jan-2022	CHANGE IN THE STATUS OF PLC (CLASS RIGHTS ACTION)	FOR
BHP GROUP PLC	GB00BH0P3Z91	20-Jan-2022	APPROVE THE SCHEME OF ARRANGEMENT AND UNIFICATION	FOR
BHP GROUP PLC	GB00BH0P3Z91	20-Jan-2022	APPROVE SPECIAL VOTING SHARE BUY-BACK AGREEMENT	FOR
BHP GROUP PLC	GB00BH0P3Z91	20-Jan-2022	APPROVE SPECIAL VOTING SHARE BUY-BACK AGREEMENT (CLASS RIGHTS ACTION)	FOR
BHP GROUP PLC	GB00BH0P3Z91	20-Jan-2022	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
BHP GROUP PLC	GB00BH0P3Z91	20-Jan-2022	APPROVE RE-REGISTRATION OF THE COMPANY AS A PRIVATE LIMITED COMPANY (CLASS RIGHTS ACTION)	FOR
BHP GROUP PLC	GB00BH0P3Z91	20-Jan-2022	APPROVE SCHEME OF ARRANGEMENT	FOR
BHP GROUP PLC	US05545E2090	20-Jan-2022	To consider, and if thought fit, approve (with or without modification) a scheme of arrangement proposed to be made between BHP Group Plc and the holders of Scheme Shares (as defined therein) (the "Scheme of Arrangement"). (Plc Scheme Meeting Resolution).	FOR
BHP GROUP PLC	US05545E2090	20-Jan-2022	Plc Scheme and Unification implementation authorization.	FOR
BHP GROUP PLC	US05545E2090	20-Jan-2022	Plc Special Voting Share Buy-back (Companies Act approval).	FOR
BHP GROUP PLC	US05545E2090	20-Jan-2022	Plc Special Voting Share Buy-back (Class Rights Action).	FOR
BHP GROUP PLC	US05545E2090	20-Jan-2022	Amendments to Plc Articles of Association.	FOR
BHP GROUP PLC	US05545E2090	20-Jan-2022	Change in the status of Plc (Class Rights Action).	FOR
CENTURIA INDUSTRIAL REIT	AU000000CIP0	20-Jan-2022	THAT FOR THE PURPOSES OF LISTING RULE 7.4 AND FOR ALL OTHER PURPOSES, SECURITYHOLDERS APPROVE THE ISSUE OF 78,947,369 SECURITIES AT AN ISSUE PRICE OF AUD3.80 PER SECURITY PURSUANT TO THE FULLY-UNDERWRITTEN INSTITUTIONAL PLACEMENT ANNOUNCED BY CIP TO THE ASX ON 23 SEPTEMBER 2021 TO RAISE AUD300 MILLION AS DETAILED IN THE EXPLANATORY MEMORANDUM ACCOMPANYING THIS NOTICE OF MEETING	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Election of Director: Maggie Wilderotter	FOR

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COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Ratification of selection of independent auditors.	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Election of Director: Susan L. Decker	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Approval, on an advisory basis, of executive compensation.	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Shareholder proposal regarding charitable giving reporting.	AGAINST
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Shareholder proposal regarding the adoption of GHG emissions reduction targets.	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Shareholder proposal regarding report on racial justice and food equity.	AGAINST
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Election of Director: Kenneth D. Denman	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Election of Director: Richard A. Galanti	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Election of Director: Hamilton E. James	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Election of Director: W. Craig Jelinek	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Election of Director: Sally Jewell	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Election of Director: Charles T. Munger	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Election of Director: Jeffrey S. Raikes	FOR
COSTCO WHOLESALE CORPORATION	US22160K1051	20-Jan-2022	Election of Director: John W. Stanton	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO RECEIVE AND ADOPT THE ANNUAL REPORT FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS TO THE ALLOTMENT OF EQUITY SECURITIES	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS OR OTHER CAPITAL INVESTMENTS	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	FOR

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COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO CHANGE THE NAME OF THE COMPANY TO COUNTRYSIDE PARTNERSHIPS PLC	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO AUTHORISE THE COMPANY TO CALL A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO ELECT JOHN MARTIN AS A DIRECTOR	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO RE-ELECT IAIN MCPHERSON AS A DIRECTOR	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO RE-ELECT DOUGLAS HURT AS A DIRECTOR	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO RE-ELECT AMANDA BURTON AS A DIRECTOR	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO RE-ELECT BARONESS SALLY MORGAN AS A DIRECTOR	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO RE-ELECT SIMON TOWNSEND AS A DIRECTOR	FOR
COUNTRYSIDE PROPERTIES PLC	GB00BYPHNG03	20-Jan-2022	TO APPOINT DELOITTE LLP AS THE COMPANY'S AUDITOR	FOR
FRASERS LOGISTICS & COMMERCIAL TRUST	SG1CI9000006	20-Jan-2022	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE STATEMENT BY THE REIT MANAGER, THE AUDITED FINANCIAL STATEMENTS OF FLCT FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021 AND THE AUDITOR'S REPORT THEREON	FOR
FRASERS LOGISTICS & COMMERCIAL TRUST	SG1CI9000006	20-Jan-2022	TO RE-APPOINT KPMG LLP AS AUDITORS OF FLCT TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING, AND TO AUTHORISE THE REIT MANAGER TO FIX THEIR REMUNERATION	FOR
FRASERS LOGISTICS & COMMERCIAL TRUST	SG1CI9000006	20-Jan-2022	TO AUTHORISE THE REIT MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Thomas Szkutak	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Raul Vazquez	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Eve Burton	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Jeff Weiner	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Advisory vote to approve Intuit's executive compensation (say-on-pay).	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Ratification of the selection of Ernst & Young LLP as Intuit's independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Approve the Amended and Restated 2005 Equity Incentive Plan to, among other things, increase the share reserve by an additional 18,000,000 shares and extend the term of the plan by an additional five years.	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Scott D. Cook	FOR

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INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Richard L. Dalzell	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Sasan K. Goodarzi	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Deborah Liu	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Tekedra Mawakana	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Suzanne Nora Johnson	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Dennis D. Powell	FOR
INTUIT INC.	US4612021034	20-Jan-2022	Election of Director: Brad D. Smith	FOR
JABIL INC.	US4663131039	20-Jan-2022	Ratify the appointment of Ernst & Young LLP as Jabil's independent registered public accounting firm for the fiscal year ending August 31, 2022.	FOR
JABIL INC.	US4663131039	20-Jan-2022	Approve (on an advisory basis) Jabil's executive compensation.	FOR
JABIL INC.	US4663131039	20-Jan-2022	Election of Director to serve until the next Annual meeting: Anousheh Ansari	FOR
JABIL INC.	US4663131039	20-Jan-2022	Election of Director to serve until the next Annual meeting: Martha F. Brooks	FOR
JABIL INC.	US4663131039	20-Jan-2022	Election of Director to serve until the next Annual meeting: Christopher S. Holland	FOR
JABIL INC.	US4663131039	20-Jan-2022	Election of Director to serve until the next Annual meeting: Mark T. Mondello	FOR
JABIL INC.	US4663131039	20-Jan-2022	Election of Director to serve until the next Annual meeting: John C. Plant	ABSTAIN
JABIL INC.	US4663131039	20-Jan-2022	Election of Director to serve until the next Annual meeting: Steven A. Raymund	FOR
JABIL INC.	US4663131039	20-Jan-2022	Election of Director to serve until the next Annual meeting: Thomas A. Sansone	FOR
JABIL INC.	US4663131039	20-Jan-2022	Election of Director to serve until the next Annual meeting: David M. Stout	FOR
JABIL INC.	US4663131039	20-Jan-2022	Election of Director to serve until the next Annual meeting: Kathleen A. Walters	FOR
PRETIUM RESOURCES INC.	CA74139C1023	20-Jan-2022	To consider and, if thought advisable, to pass a special resolution of shareholders and optionholders, voting together as a single class, approving a plan of arrangement involving Pretium Resources Inc., Newcrest Mining Limited and Newcrest BC Mining Ltd. under Section 288 of the Business Corporations Act (British Columbia), as more fully described in the Information Circular accompanying the Notice of Meeting.	FOR
THE SIMPLY GOOD FOODS COMPANY	US82900L1026	20-Jan-2022	Election of Class II Director: Clayton C. Daley, Jr.	FOR
THE SIMPLY GOOD FOODS COMPANY	US82900L1026	20-Jan-2022	Election of Class II Director: Nomi P. Ghez	FOR
THE SIMPLY GOOD FOODS COMPANY	US82900L1026	20-Jan-2022	Election of Class I Director: Robert G. Montgomery	FOR
THE SIMPLY GOOD FOODS COMPANY	US82900L1026	20-Jan-2022	Election of Class II Director: David W. Ritterbush	FOR
THE SIMPLY GOOD FOODS COMPANY	US82900L1026	20-Jan-2022	Election of Class I Director: Joseph E. Scalzo	FOR
THE SIMPLY GOOD FOODS COMPANY	US82900L1026	20-Jan-2022	Election of Class I Director: Joseph J. Schena	FOR

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THE SIMPLY GOOD FOODS COMPANY	US82900L1026	20-Jan-2022	Election of Class I Director: James D. White	FOR
THE SIMPLY GOOD FOODS COMPANY	US82900L1026	20-Jan-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
THE SIMPLY GOOD FOODS COMPANY	US82900L1026	20-Jan-2022	To consider and vote upon the advisory vote to approve the compensation of our named executive officers.	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	21-Jan-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. WENG GUOQIANG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY, AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX HIS REMUNERATION	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	21-Jan-2022	TO CONSIDER AND APPROVE THE REMOVAL OF MR. WANG PENG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	21-Jan-2022	SETTING UP A WHOLLY-OWNED SUBSIDIARY TO INVEST IN A PROJECT	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	DIRECTOR	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	DIRECTOR	ABSTAIN
AZENTA, INC.	US1143401024	24-Jan-2022	DIRECTOR	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	DIRECTOR	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	DIRECTOR	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	DIRECTOR	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	DIRECTOR	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	DIRECTOR	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	DIRECTOR	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	DIRECTOR	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	To approve by a non-binding advisory vote the compensation of the Company's named executive officers.	FOR
AZENTA, INC.	US1143401024	24-Jan-2022	To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered accounting firm for the 2022 fiscal year.	FOR
HOMECO DAILY NEEDS REIT	AU0000113136	24-Jan-2022	ISSUE OF TRUST SCHEME CONSIDERATION	FOR
HOMECO DAILY NEEDS REIT	AU0000113136	24-Jan-2022	AMENDMENTS TO THE INVESTMENT MANAGEMENT AGREEMENT TO PERMIT THE INVESTMENT MANAGER TO REQUIRE THE ISSUE OF HDN UNITS IN LIEU OF CASH FOR CERTAIN FEES	FOR
HOMECO DAILY NEEDS REIT	AU0000113136	24-Jan-2022	RATIFICATION OF THE ISSUE OF THE JULY PLACEMENT UNITS	FOR
HOMECO DAILY NEEDS REIT	AU0000113136	24-Jan-2022	RATIFICATION OF THE ISSUE OF THE SEPTEMBER PLACEMENT UNITS	FOR
HOMECO DAILY NEEDS REIT	AU0000113136	24-Jan-2022	ISSUE OF HDN UNITS TO A RELATED PARTY UNDERWRITER IN CONNECTION WITH DISTRIBUTION REINVESTMENT PLAN	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	24-Jan-2022	APPOINT CHAIRMAN, SCRUTINEER AND SECRETARY OF MEETING	FOR

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ASHLAND GLOBAL HOLDINGS INC	US0441861046	25-Jan-2022	DIRECTOR	FOR
ASHLAND GLOBAL HOLDINGS INC	US0441861046	25-Jan-2022	DIRECTOR	FOR
ASHLAND GLOBAL HOLDINGS INC	US0441861046	25-Jan-2022	To ratify the appointment of Ernst & Young LLP as independent registered public accountants for fiscal 2022.	FOR
ASHLAND GLOBAL HOLDINGS INC	US0441861046	25-Jan-2022	To vote upon a non-binding advisory resolution approving the compensation paid to Ashland's named executive officers, as disclosed pursuant to Item 402 of Regulation S-K, including the Compensation Discussion and Analysis, compensation tables and narrative discussion.	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO ELECT PAULINE READER	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO RE-APPOINT THE AUDITORS: DELOITTE LLP	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITORS REMUNERATION	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES OR GRANT SUBSCRIPTION OR CONVERSION RIGHTS UNDER SECTION 551 COMPANIES ACT 2006	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UNDER SECTION 570 COMPANIES ACT 2006	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO FURTHER DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO PERMIT GENERAL MEETINGS TO BE CALLED ON 14 CLEAR DAYS NOTICE	AGAINST
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO APPROVE THE DIRECTOR'S REMUNERATION REPORT	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO APPROVE THE DIRECTOR'S REMUNERATION POLICY	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO APPROVE THE EMPLOYEE STOCK PURCHASE PLAN	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO RE-ELECT BREON CORCORAN	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO RE-ELECT JOHN-PAUL SAVANT	FOR

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AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO RE-ELECT TOM HARGREAVES	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO RE-ELECT SCOTT FORBES	FOR
AUCTION TECHNOLOGY GROUP PLC	GB00BMVQDZ64	25-Jan-2022	TO RE-ELECT MORGAN SEIGLER	FOR
AVENTUS GROUP	AU000000AVN2	25-Jan-2022	UNSTAPLING RESOLUTION (AVENTUS TRUST)	FOR
AVENTUS GROUP	AU000000AVN2	25-Jan-2022	TRUST CONSTITUTION AMENDMENT RESOLUTION	FOR
AVENTUS GROUP	AU000000AVN2	25-Jan-2022	TRUST ACQUISITION RESOLUTION	FOR
AVENTUS GROUP	AU000000AVN2	25-Jan-2022	UNSTAPLING RESOLUTION (AVENTUS COMPANY)	FOR
AVENTUS GROUP	AU000000AVN2	25-Jan-2022	MEMBERS SCHEME RESOLUTION	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: Claire Pomeroy	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: Timothy M. Ring	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: Catherine M. Burzik	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: Bertram L. Scott	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Ratification of the selection of the independent registered public accounting firm.	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Advisory vote to approve named executive officer compensation.	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	A shareholder proposal seeking to lower the ownership threshold required to call a special shareholders meeting, if properly presented at the meeting.	AGAINST
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: Carrie L. Byington	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: R. Andrew Eckert	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: Claire M. Fraser	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: Jeffrey W. Henderson	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: Christopher Jones	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: Marshall O. Larsen	FOR
BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: David F. Melcher	FOR

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BECTON, DICKINSON AND COMPANY	US0758871091	25-Jan-2022	Election of Director: Thomas E. Polen	FOR
CAPITOL FEDERAL FINANCIAL, INC.	US14057J1016	25-Jan-2022	Election of Director for a three-year term: John B. Dicus	FOR
CAPITOL FEDERAL FINANCIAL, INC.	US14057J1016	25-Jan-2022	Election of Director for a three-year term: James G. Morris	AGAINST
CAPITOL FEDERAL FINANCIAL, INC.	US14057J1016	25-Jan-2022	Election of Director for a three-year term: Jeffrey R. Thompson	AGAINST
CAPITOL FEDERAL FINANCIAL, INC.	US14057J1016	25-Jan-2022	Advisory vote on executive compensation.	FOR
CAPITOL FEDERAL FINANCIAL, INC.	US14057J1016	25-Jan-2022	The ratification of the appointment of Deloitte & Touche LLP as Capitol Federal Financial, Inc.'s independent auditors for the fiscal year ending September 30, 2022.	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	DIRECTOR	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	DIRECTOR	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	DIRECTOR	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	DIRECTOR	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	DIRECTOR	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	DIRECTOR	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	DIRECTOR	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	DIRECTOR	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	DIRECTOR	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	Ratification of Ernst & Young LLP as the Company's independent auditor for the fiscal year ending August 31, 2022.	FOR
ENERPAC TOOL GROUP CORP	US2927651040	25-Jan-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: Sally J. Smith	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: James P. Snee	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: Prama Bhatt	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: Steven A. White	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Ratify the appointment by the Audit Committee of the Board of Directors of Ernst & Young LLP as independent registered public accounting firm for the fiscal year ending October 30, 2022.	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Approve the Named Executive Officer compensation as disclosed in the Company's 2022 annual meeting proxy statement.	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Vote on the stockholder proposal requesting a report on external public health costs of antimicrobial resistance, if presented at the meeting.	AGAINST

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HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: Gary C. Bhojwani	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: Terrell K. Crews	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: Stephen M. Lacy	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: Elsa A. Murano, Ph.D.	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: Susan K. Nestegard	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: William A. Newlands	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: Christopher J. Policinski	FOR
HORMEL FOODS CORPORATION	US4404521001	25-Jan-2022	Election of Director: Jose Luis Prado	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Election of Director: Peter J. Robertson	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Advisory vote to approve the Company's executive compensation.	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Election of Director: Steven J. Demetriou	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm.	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Election of Director: Christopher M.T. Thompson	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Election of Director: Priya Abani	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Election of Director: General Vincent K. Brooks	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Election of Director: General Ralph E. Eberhart	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Election of Director: Manny Fernandez	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Election of Director: Georgette D. Kiser	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Election of Director: Barbara L. Loughran	FOR
JACOBS ENGINEERING GROUP INC.	US4698141078	25-Jan-2022	Election of Director: Robert A. McNamara	FOR

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METRO INC.	CA59162N1096	25-Jan-2022	DIRECTOR	FOR
METRO INC.	CA59162N1096	25-Jan-2022	Appointment of Auditors Appointment of Ernst & Young LLP, Chartered Professional Accountants, as Auditors of the Corporation.	FOR
METRO INC.	CA59162N1096	25-Jan-2022	Advisory resolution on the Corporation's approach to executive compensation	FOR
METRO INC.	CA59162N1096	25-Jan-2022	Resolution approving the reconfirmation and the amendment and restatement of the Corporation's shareholder rights plan	FOR
METRO INC.	CA59162N1096	25-Jan-2022	Shareholder proposal #1	AGAINST
METRO INC.	CA59162N1096	25-Jan-2022	Shareholder proposal #2	AGAINST
METRO INC.	CA59162N1096	25-Jan-2022	Shareholder proposal #3	AGAINST
METRO INC.	CA59162N1096	25-Jan-2022	Shareholder proposal #4	AGAINST
METRO INC.	CA59162N1096	25-Jan-2022	Shareholder proposal #5	AGAINST
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	RECEIPT OF ACCOUNTS	FOR
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	RE-ELECT PHIL URBAN	FOR
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	APPOINTMENT OF AUDITOR: KPMG LLP	FOR
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	AUDITORS REMUNERATION	FOR
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	POLITICAL DONATIONS	FOR
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	NOTICE PERIOD FOR MEETINGS	AGAINST
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	APPROVAL OF ANNUAL REPORT ON REMUNERATION	AGAINST
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	RE-ELECT KEITH BROWNE	FOR
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	RE-ELECT DAVE COPLIN	FOR
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	RE-ELECT EDDIE IRWIN	FOR
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	RE-ELECT BOB IVELL	FOR
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	RE-ELECT TIM JONES	FOR
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	RE-ELECT JOSH LEVY	AGAINST
MITCHELLS & BUTLERS PLC	GB00B1FP6H53	25-Jan-2022	RE-ELECT JANE MORIARTY	FOR
NICKEL MINES LTD	AU0000018236	25-Jan-2022	APPROVAL FOR THE COMPANY TO ACQUIRE A 70% INTEREST IN ORACLE DEVELOPMENT PTE LTD	FOR

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PARADIGM BIOPHARMACEUTICALS LTD	AU000000PAR5	25-Jan-2022	THAT SUBJECT TO AND CONDITIONAL UPON AT LEAST 25% OF THE VOTES CAST ON RESOLUTION 1 BEING CAST AGAINST THE ADOPTION OF THE 2021 REMUNERATION REPORT: A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION 8; B) ALL OF THE DIRECTORS (OTHER THAN THE MANAGING DIRECTOR) IN OFFICE WHEN THE BOARD RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED, AND WHO REMAIN IN OFFICE AT THE COMMENCEMENT OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING, AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE OF SHAREHOLDERS AT THE SPILL MEETING	AGAINST
PARADIGM BIOPHARMACEUTICALS LTD	AU000000PAR5	25-Jan-2022	APPROVAL OF REMUNERATION REPORT	AGAINST
PARADIGM BIOPHARMACEUTICALS LTD	AU000000PAR5	25-Jan-2022	ELECTION OF DIRECTOR: HELEN FISHER	AGAINST
PARADIGM BIOPHARMACEUTICALS LTD	AU000000PAR5	25-Jan-2022	ELECTION OF DIRECTOR: AMOS MELTZER	AGAINST
PARADIGM BIOPHARMACEUTICALS LTD	AU000000PAR5	25-Jan-2022	RE-ELECTION OF DIRECTOR: JOHN GAFFNEY	AGAINST
PARADIGM BIOPHARMACEUTICALS LTD	AU000000PAR5	25-Jan-2022	APPROVAL OF PROPOSED ISSUE OF EMPLOYEE SHARE PLAN SHARES TO PAUL RENNIE	AGAINST
PARADIGM BIOPHARMACEUTICALS LTD	AU000000PAR5	25-Jan-2022	APPROVAL OF PROPOSED ISSUE OF EMPLOYEE SHARE PLAN SHARES TO DONNA SKERRETT	AGAINST
PARADIGM BIOPHARMACEUTICALS LTD	AU000000PAR5	25-Jan-2022	APPROVAL OF INCREASE IN NON-EXECUTIVE DIRECTORS' FEE POOL	AGAINST
ROGERS CORPORATION	US7751331015	25-Jan-2022	To approve the Agreement and Plan of Merger, dated as of November 1, 2021 (as it may be amended from time to time, the "Merger Agreement").	FOR
ROGERS CORPORATION	US7751331015	25-Jan-2022	To approve, on a non-binding advisory basis, the "golden parachute" compensation that may be payable to our named executive officers in connection with the merger.	FOR
ROGERS CORPORATION	US7751331015	25-Jan-2022	To approve one or more adjournments of the special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the special meeting to approve the Merger Agreement.	AGAINST
SCHNITZER STEEL INDUSTRIES, INC.	US8068821060	25-Jan-2022	DIRECTOR	FOR
SCHNITZER STEEL INDUSTRIES, INC.	US8068821060	25-Jan-2022	DIRECTOR	FOR
SCHNITZER STEEL INDUSTRIES, INC.	US8068821060	25-Jan-2022	To vote on an advisory resolution on executive compensation.	FOR
SCHNITZER STEEL INDUSTRIES, INC.	US8068821060	25-Jan-2022	To ratify the selection of independent registered public accounting firm.	FOR
SIKA AG	CH0418792922	25-Jan-2022	APPROVE CREATION OF CHF 187,893 POOL OF CONDITIONAL CAPITAL FOR BONDS OR SIMILAR DEBT INSTRUMENTS	FOR
SYNERGIE SE	FR0000032658	25-Jan-2022	APPOINTMENT OF HB COLLECTOR AS DIRECTOR OF THE COMPANY, SUBJECT TO APPROVAL OF THE FIRST RESOLUTION	AGAINST
SYNERGIE SE	FR0000032658	25-Jan-2022	APPOINTMENT OF VERA CVIJETIC BOISSIER AS DIRECTOR OF THE COMPANY, SUBJECT TO APPROVAL OF THE FIRST RESOLUTION	FOR

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SYNERGIE SE	FR0000032658	25-Jan-2022	APPOINTMENT OF NATHALIE GAUTIER AS DIRECTOR OF THE COMPANY, SUBJECT TO APPROVAL OF THE FIRST RESOLUTION	AGAINST
SYNERGIE SE	FR0000032658	25-Jan-2022	SETTING OF THE AMENDMENT OF THE AMOUNT OF THE TOTAL ANNUAL REMUNERATION OF DIRECTORS, SUBJECT TO APPROVAL OF THE FIRST RESOLUTION	FOR
SYNERGIE SE	FR0000032658	25-Jan-2022	EXAMINATION AND APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF THE CORPORATE OFFICERS REFERRED TO IN PARAGRAPH I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE, SUBJECT TO APPROVAL OF THE FIRST RESOLUTION	AGAINST
SYNERGIE SE	FR0000032658	25-Jan-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE CHAIR AND CHIEF EXECUTIVE OFFICER, SUBJECT TO APPROVAL OF THE FIRST RESOLUTION	AGAINST
SYNERGIE SE	FR0000032658	25-Jan-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO EXECUTIVE VICE-PRESIDENTS, SUBJECT TO APPROVAL OF THE FIRST RESOLUTION	AGAINST
SYNERGIE SE	FR0000032658	25-Jan-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO DIRECTORS, SUBJECT TO APPROVAL OF THE FIRST RESOLUTION	FOR
SYNERGIE SE	FR0000032658	25-Jan-2022	POWERS FOR FORMALITIES	FOR
SYNERGIE SE	FR0000032658	25-Jan-2022	CHANGE IN MODE OF GOVERNANCE AND MANAGEMENT WITH THE ESTABLISHMENT OF A BOARD OF DIRECTORS	FOR
SYNERGIE SE	FR0000032658	25-Jan-2022	HARMONISATION OF THE ARTICLES OF ASSOCIATION WITH THE PROVISIONS OF ARTICLE L.225-27-1 OF THE FRENCH COMMERCIAL CODE RELATING TO THE APPOINTMENT OF DIRECTORS REPRESENTING EMPLOYEES AND CORRESPONDING UPDATE OF ARTICLE XI OF THE ARTICLES OF ASSOCIATION, SUBJECT TO THE APPROVAL OF THE FIRST RESOLUTION	FOR
SYNERGIE SE	FR0000032658	25-Jan-2022	AMENDMENT OF THE ARTICLES OF ASSOCIATION AND ADOPTION OF THE NEW WORDING OF THE COMPANY'S ARTICLES OF ASSOCIATION, SUBJECT TO THE APPROVAL OF THE FIRST RESOLUTION	FOR
SYNERGIE SE	FR0000032658	25-Jan-2022	APPOINTMENT OF VICTORIEN VANEY AS DIRECTOR OF THE COMPANY, SUBJECT TO APPROVAL OF THE FIRST RESOLUTION	AGAINST
SYNERGIE SE	FR0000032658	25-Jan-2022	APPOINTMENT OF JULIEN VANEY AS DIRECTOR OF THE COMPANY, SUBJECT TO APPROVAL OF THE FIRST RESOLUTION	AGAINST
VALVOLINE INC.	US92047W1018	25-Jan-2022	Ratification of the appointment of Ernst & Young LLP as Valvoline's independent registered public accounting firm for fiscal 2022.	FOR
VALVOLINE INC.	US92047W1018	25-Jan-2022	Non-binding advisory resolution approving our executive compensation.	FOR
VALVOLINE INC.	US92047W1018	25-Jan-2022	Election of Director: Gerald W. Evans, Jr.	FOR
VALVOLINE INC.	US92047W1018	25-Jan-2022	Election of Director: Richard J. Freeland	FOR
VALVOLINE INC.	US92047W1018	25-Jan-2022	Election of Director: Stephen F. Kirk	FOR
VALVOLINE INC.	US92047W1018	25-Jan-2022	Election of Director: Carol H. Kruse	FOR
VALVOLINE INC.	US92047W1018	25-Jan-2022	Election of Director: Stephen E. Macadam	FOR
VALVOLINE INC.	US92047W1018	25-Jan-2022	Election of Director: Vada O. Manager	FOR
VALVOLINE INC.	US92047W1018	25-Jan-2022	Election of Director: Samuel J. Mitchell, Jr.	FOR
VALVOLINE INC.	US92047W1018	25-Jan-2022	Election of Director: Charles M. Sonstebly	FOR
VALVOLINE INC.	US92047W1018	25-Jan-2022	Election of Director: Mary J. Twinem	FOR
VISA INC.	US92826C8394	25-Jan-2022	Election of Director: Maynard G. Webb, Jr.	FOR

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VISA INC.	US92826C8394	25-Jan-2022	To approve, on an advisory basis, the compensation paid to our named executive officers.	FOR
VISA INC.	US92826C8394	25-Jan-2022	Election of Director: Lloyd A. Carney	AGAINST
VISA INC.	US92826C8394	25-Jan-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
VISA INC.	US92826C8394	25-Jan-2022	Election of Director: Mary B. Cranston	FOR
VISA INC.	US92826C8394	25-Jan-2022	Election of Director: Francisco Javier Fernández-Carbajal	FOR
VISA INC.	US92826C8394	25-Jan-2022	Election of Director: Alfred F. Kelly, Jr.	FOR
VISA INC.	US92826C8394	25-Jan-2022	Election of Director: Ramon Laguarta	FOR
VISA INC.	US92826C8394	25-Jan-2022	Election of Director: John F. Lundgren	FOR
VISA INC.	US92826C8394	25-Jan-2022	Election of Director: Robert W. Matschullat	FOR
VISA INC.	US92826C8394	25-Jan-2022	Election of Director: Denise M. Morrison	FOR
VISA INC.	US92826C8394	25-Jan-2022	Election of Director: Linda J. Rendle	FOR
WASHINGTON FEDERAL, INC.	US9388241096	25-Jan-2022	DIRECTOR	FOR
WASHINGTON FEDERAL, INC.	US9388241096	25-Jan-2022	DIRECTOR	FOR
WASHINGTON FEDERAL, INC.	US9388241096	25-Jan-2022	DIRECTOR	FOR
WASHINGTON FEDERAL, INC.	US9388241096	25-Jan-2022	DIRECTOR	FOR
WASHINGTON FEDERAL, INC.	US9388241096	25-Jan-2022	ADVISORY VOTE ON THE COMPENSATION OF WASHINGTON FEDERAL'S NAMED EXECUTIVE OFFICERS.	FOR
WASHINGTON FEDERAL, INC.	US9388241096	25-Jan-2022	RATIFICATION OF APPOINTMENT OF INDEPENDENT AUDITORS.	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	Appointment of Director: Tracey T. Travis	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	To approve, in a non-binding vote, the compensation of our named executive officers.	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	Appointment of Director: Jaime Ardila	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	To approve an amendment to the Amended and Restated Accenture plc 2010 Share Incentive Plan to increase the number of shares available for issuance thereunder.	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	To ratify, in a non-binding vote, the appointment of KPMG LLP ("KPMG") as independent auditors of Accenture and to authorize, in a binding vote, the Audit Committee of the Board of Directors to determine KPMG's remuneration.	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	To grant the Board of Directors the authority to issue shares under Irish law.	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	To grant the Board of Directors the authority to opt-out of pre-emption rights under Irish law.	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	To determine the price range at which Accenture can re-allot shares that it acquires as treasury shares under Irish law.	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	Appointment of Director: Nancy McKinstry	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	Appointment of Director: Beth E. Mooney	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	Appointment of Director: Gilles C. Pélisson	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	Appointment of Director: Paula A. Price	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	Appointment of Director: Venkata (Murthy) Renduchintala	FOR

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ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	Appointment of Director: Arun Sarin	AGAINST
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	Appointment of Director: Julie Sweet	FOR
ACCENTURE LLP	IE00B4BNMY34	26-Jan-2022	Appointment of Director: Frank K. Tang	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	RE-ELECTION OF MARGARET HASSALL NON-EXECUTIVE DIRECTOR	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	REPORT AND ACCOUNTS	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	RE-ELECTION OF SIMON TURNER NON-EXECUTIVE DIRECTOR	AGAINST
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	RE-ELECTION OF EAMONN MICHAEL FLANAGAN - NON-EXECUTIVE DIRECTOR	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	REAPPOINT BDO LLP AS AUDITORS	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	AUDITORS' REMUNERATION	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	AUTHORITY TO ALLOT SHARES	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	PURCHASE OF OWN SHARES	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	NOTICE PERIOD FOR GENERAL MEETINGS OTHER THAN AGMS	AGAINST
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	DIRECTORS' REMUNERATION REPORT	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	FINAL DIVIDEND	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	SPECIAL DIVIDEND	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	RE-ELECTION OF ANDREW JAMES BELL EXECUTIVE DIRECTOR	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	RE-ELECTION OF MICHAEL THOMAS SUMMERSGILL - EXECUTIVE DIRECTOR	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	RE-ELECTION OF ROGER JOHN STOTT EXECUTIVE DIRECTOR	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	RE-ELECTION OF BARONESS HELENA MORRISSEY - NON-EXECUTIVE CHAIR	FOR
AJ BELL PLC	GB00BFZNLB60	26-Jan-2022	RE-ELECTION OF EVELYN BOURKE NON-EXECUTIVE DIRECTOR	FOR
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	ENDORSEMENT OF THE COMPANY'S REMUNERATION IMPLEMENTATION REPORT	AGAINST
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	APPROVAL OF DIRECTORS' FEES	FOR
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	GENERAL APPROVAL TO PROVIDE FINANCIAL ASSISTANCE	FOR
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	ADOPTION OF FINANCIAL STATEMENTS	FOR
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	REAPPOINTMENT OF AUDITOR	FOR
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	ELECTION OF PENELOPE MOUMAKWA AS A DIRECTOR	FOR
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	ELECTION OF SANGO NTSALUBA AS A DIRECTOR	AGAINST
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	RE-ELECTION OF DAVID NUREK AS A DIRECTOR	AGAINST
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE: JOHN BESTER	FOR

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CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE: MFUNDISO NJEKE	FOR
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE: SANGO NTSALUBA	AGAINST
CLICKS GROUP LIMITED	ZAE000134854	26-Jan-2022	APPROVAL OF THE COMPANY'S REMUNERATION POLICY	AGAINST
COLUMBIA BANKING SYSTEM, INC.	US1972361026	26-Jan-2022	To vote on a proposal to approve an amendment to the amended and restated articles of incorporation of Columbia Banking System, Inc. ("Columbia") to effect an increase in the number of authorized shares of Columbia common stock, no par value, from 115,000,000 to 520,000,000 (the "articles amendment proposal").	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	26-Jan-2022	To vote on a proposal to approve the issuance of Columbia common stock in connection with the merger of Cascade Merger Sub, Inc. ("Merger Sub"), a wholly owned subsidiary of Columbia, with and into Umpqua Holdings Corporation ("Umpqua") as merger consideration to holders of shares of Umpqua common stock pursuant to the Agreement and Plan of Merger, dated as of October 11, 2021 (as may be amended, modified or supplemented from time to time in accordance with its terms), by and among Umpqua, Columbia and Merger Sub (the "share issuance proposal").	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	26-Jan-2022	To vote on a proposal to adjourn the special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the special meeting to approve the articles amendment proposal or the share issuance proposal.	AGAINST
D.R. HORTON, INC.	US23331A1097	26-Jan-2022	Election of Director: Donald R. Horton	FOR
D.R. HORTON, INC.	US23331A1097	26-Jan-2022	Election of Director: Barbara K. Allen	FOR
D.R. HORTON, INC.	US23331A1097	26-Jan-2022	Election of Director: Brad S. Anderson	FOR
D.R. HORTON, INC.	US23331A1097	26-Jan-2022	Election of Director: Michael R. Buchanan	FOR
D.R. HORTON, INC.	US23331A1097	26-Jan-2022	Election of Director: Benjamin S. Carson, Sr.	FOR
D.R. HORTON, INC.	US23331A1097	26-Jan-2022	Election of Director: Michael W. Hewatt	FOR
D.R. HORTON, INC.	US23331A1097	26-Jan-2022	Election of Director: Maribess L. Miller	AGAINST
D.R. HORTON, INC.	US23331A1097	26-Jan-2022	Approval of the advisory resolution on executive compensation.	AGAINST
D.R. HORTON, INC.	US23331A1097	26-Jan-2022	Ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm.	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF AUDIT COMMITTEE MEMBER: CAROLINE HENRY (SUBJECT TO RE-ELECTION AS PER 2.7)	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF AUDIT COMMITTEE MEMBER: AUDREY MOTHUPI	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF AUDIT COMMITTEE MEMBER: ROYDEN VICE (SUBJECT TO RE-ELECTION AS PER 2.5)	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	AUTHORITY TO SIGN DOCUMENTS TO GIVE EFFECT TO RESOLUTIONS	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	NON-BINDING ADVISORY ENDORSEMENT: THE GROUP'S REMUNERATION POLICY	AGAINST
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	NON-BINDING ADVISORY ENDORSEMENT: THE GROUP'S REMUNERATION IMPLEMENTATION REPORT	AGAINST
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: BOARD FEES	FOR

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LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: LEAD INDEPENDENT DIRECTOR	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: AUDIT COMMITTEE FEES	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: HUMAN RESOURCES AND N COMMITTEE FEES	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPOINTMENT OF INDEPENDENT EXTERNAL AUDITORS	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: NOMINATIONS AND GOVERNANCE COMMITTEE FEES	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: RISK, COMPLIANCE AND NCE COMMITTEE FEES	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: INVESTMENT COMMITTEE FEES	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: CLINICAL COMMITTEE FEES	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: SOCIAL, ETHICS AND TRANSFORMATION COMMITTEE FEES	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: AD HOC MATERIAL BOARD AND COMMITTEE MEETINGS	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE IN TERMS OF SECTIONS 44 AND 45 OF THE COMPANIES ACT	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	GENERAL AUTHORITY TO REPURCHASE COMPANY SHARES	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF DIRECTOR: PETER GOLESWORTHY	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF DIRECTOR: JOEL NETSHITENZHE	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF DIRECTOR: MALEFETSANE NGATANE	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF DIRECTOR: GARTH SOLOMON	AGAINST
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF DIRECTOR: ROYDEN VICE	AGAINST
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF DIRECTOR: MARIAN JACOBS	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF DIRECTOR: CAROLINE HENRY	FOR
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	ZAE000145892	26-Jan-2022	RE-ELECTION OF AUDIT COMMITTEE MEMBER: PETER GOLESWORTHY (CHAIRMAN) (SUBJECT TO RE-ELECTION AS PER 2.1)	FOR

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MERIDIAN BIOSCIENCE, INC.	US5895841014	26-Jan-2022	DIRECTOR	FOR
MERIDIAN BIOSCIENCE, INC.	US5895841014	26-Jan-2022	DIRECTOR	FOR
MERIDIAN BIOSCIENCE, INC.	US5895841014	26-Jan-2022	DIRECTOR	FOR
MERIDIAN BIOSCIENCE, INC.	US5895841014	26-Jan-2022	DIRECTOR	FOR
MERIDIAN BIOSCIENCE, INC.	US5895841014	26-Jan-2022	DIRECTOR	FOR
MERIDIAN BIOSCIENCE, INC.	US5895841014	26-Jan-2022	DIRECTOR	FOR
MERIDIAN BIOSCIENCE, INC.	US5895841014	26-Jan-2022	DIRECTOR	FOR
MERIDIAN BIOSCIENCE, INC.	US5895841014	26-Jan-2022	DIRECTOR	FOR
MERIDIAN BIOSCIENCE, INC.	US5895841014	26-Jan-2022	Ratification of the appointment of Ernst & Young LLP as Meridian's independent registered public accounting firm for fiscal year 2022.	FOR
MERIDIAN BIOSCIENCE, INC.	US5895841014	26-Jan-2022	Approval on an advisory basis of the compensation of named executive officers, as disclosed in the Proxy Statement ("Say-on-Pay" Proposal).	FOR
MSC INDUSTRIAL DIRECT CO., INC.	US5535301064	26-Jan-2022	DIRECTOR	FOR
MSC INDUSTRIAL DIRECT CO., INC.	US5535301064	26-Jan-2022	DIRECTOR	FOR
MSC INDUSTRIAL DIRECT CO., INC.	US5535301064	26-Jan-2022	DIRECTOR	FOR
MSC INDUSTRIAL DIRECT CO., INC.	US5535301064	26-Jan-2022	DIRECTOR	FOR
MSC INDUSTRIAL DIRECT CO., INC.	US5535301064	26-Jan-2022	DIRECTOR	ABSTAIN
MSC INDUSTRIAL DIRECT CO., INC.	US5535301064	26-Jan-2022	DIRECTOR	FOR
MSC INDUSTRIAL DIRECT CO., INC.	US5535301064	26-Jan-2022	DIRECTOR	FOR
MSC INDUSTRIAL DIRECT CO., INC.	US5535301064	26-Jan-2022	Ratification of the Appointment of Independent Registered Public Accounting Firm: To ratify the appointment of Ernst & Young LLP to serve as our independent registered public accounting firm for fiscal year 2022.	FOR
MSC INDUSTRIAL DIRECT CO., INC.	US5535301064	26-Jan-2022	Advisory Vote to Approve Named Executive Officer Compensation: To approve, on an advisory basis, the compensation of our named executive officers.	FOR
NEW JERSEY RESOURCES CORPORATION	US6460251068	26-Jan-2022	DIRECTOR	FOR
NEW JERSEY RESOURCES CORPORATION	US6460251068	26-Jan-2022	DIRECTOR	FOR
NEW JERSEY RESOURCES CORPORATION	US6460251068	26-Jan-2022	DIRECTOR	FOR
NEW JERSEY RESOURCES CORPORATION	US6460251068	26-Jan-2022	To approve a non-binding advisory resolution approving the compensation of our named executive officers.	FOR

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NEW JERSEY RESOURCES CORPORATION	US6460251068	26-Jan-2022	To ratify the appointment by the Audit Committee of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
SEKISUI HOUSE REIT, INC.	JP3047820000	26-Jan-2022	Amend Articles to: Approve Minor Revisions	FOR
SEKISUI HOUSE REIT, INC.	JP3047820000	26-Jan-2022	Appoint an Executive Director Kida, Atsuhiko	FOR
SEKISUI HOUSE REIT, INC.	JP3047820000	26-Jan-2022	Appoint a Substitute Executive Director Abe, Toru	FOR
SEKISUI HOUSE REIT, INC.	JP3047820000	26-Jan-2022	Appoint a Supervisory Director Yada, Yu	FOR
SEKISUI HOUSE REIT, INC.	JP3047820000	26-Jan-2022	Appoint a Supervisory Director Yamashita, Rei	FOR
SEKISUI HOUSE REIT, INC.	JP3047820000	26-Jan-2022	Appoint a Substitute Supervisory Director Nomura, Shigeru	FOR
UMPQUA HOLDINGS CORPORATION	US9042141039	26-Jan-2022	Approve the Agreement and Plan of Merger, dated as of October 11, 2021, as it may be amended from time to time, by and among Umpqua Holdings Corporation, an Oregon corporation ("Umpqua"), Columbia Banking System, Inc., a Washington corporation ("Columbia"), and Cascade Merger Sub, Inc., a Delaware corporation and a direct wholly-owned subsidiary of Columbia (the "merger agreement").	FOR
UMPQUA HOLDINGS CORPORATION	US9042141039	26-Jan-2022	Approve, on an advisory (non-binding) basis, the merger-related compensation payments that will or may be paid to the named executive officers of Umpqua in connection with the transactions contemplated by the merger agreement.	AGAINST
UMPQUA HOLDINGS CORPORATION	US9042141039	26-Jan-2022	Adjourn the Umpqua special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the Umpqua special meeting to approve the merger agreement.	AGAINST
WOODWARD, INC.	US9807451037	26-Jan-2022	Election of Director: Rajeev Bhalla	FOR
WOODWARD, INC.	US9807451037	26-Jan-2022	Election of Director: John D. Cohn	FOR
WOODWARD, INC.	US9807451037	26-Jan-2022	Election of Director: Eileen P. Drake	FOR
WOODWARD, INC.	US9807451037	26-Jan-2022	Election of Director: Gregg C. Sengstack	FOR
WOODWARD, INC.	US9807451037	26-Jan-2022	Proposal for the advisory resolution regarding the compensation of the Company's named executive officers.	FOR
WOODWARD, INC.	US9807451037	26-Jan-2022	Proposal to ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
WOODWARD, INC.	US9807451037	26-Jan-2022	Proposal for the approval of an amendment to the Amended and Restated Woodward, Inc. 2017 Omnibus Incentive Plan to increase the number of shares reserved for issuance by 800,000.	FOR
ATKORE INC.	US0476491081	27-Jan-2022	The non-binding advisory vote approving executive compensation.	FOR
ATKORE INC.	US0476491081	27-Jan-2022	The ratification of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
ATKORE INC.	US0476491081	27-Jan-2022	Election of Director: Jeri L. Isbell	FOR
ATKORE INC.	US0476491081	27-Jan-2022	Election of Director: Wilbert W. James, Jr.	FOR
ATKORE INC.	US0476491081	27-Jan-2022	Election of Director: Betty R. Johnson	FOR
ATKORE INC.	US0476491081	27-Jan-2022	Election of Director: Justin P. Kershaw	FOR
ATKORE INC.	US0476491081	27-Jan-2022	Election of Director: Scott H. Muse	FOR
ATKORE INC.	US0476491081	27-Jan-2022	Election of Director: Michael V. Schrock	FOR

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ATKORE INC.	US0476491081	27-Jan-2022	Election of Director: William R. VanArsdale	FOR
ATKORE INC.	US0476491081	27-Jan-2022	Election of Director: William E. Waltz Jr.	FOR
ATKORE INC.	US0476491081	27-Jan-2022	Election of Director: A. Mark Zeffiro	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	RE-ELECTION OF EUAN SUTHERLAND AS A DIRECTOR	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	RE-ELECTION OF JOANNE WILSON AS A DIRECTOR	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	ELECTION OF EMER FINNAN AS A DIRECTOR	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	RE-APPOINTMENT OF ERNST AND YOUNG LLP AS AUDITORS	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	AUTHORITY TO AUDIT COMMITTEE TO FIX THE REMUNERATION OF THE AUDITORS	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	AUTHORITY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	AUTHORITY TO DIRECTORS TO ALLOT SHARES	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	ADDITIONAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	AUTHORITY TO COMPANY TO PURCHASE OWN SHARES	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	AUTHORITY TO HOLD GENERAL MEETINGS OTHER THAN AGMS ON 14 CLEAR DAYS NOTICE	AGAINST
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	DECLARE A FINAL DIVIDEND OF 17.7P PER SHARE	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	CONSIDER AND APPROVE THE DIRECTORS REMUNERATION POLICY	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	CONSIDER AND APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2021	AGAINST
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	RE-ELECTION OF JOHN DALY AS A DIRECTOR	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	RE-ELECTION OF SUE CLARK AS A DIRECTOR	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	RE-ELECTION OF WILLIAM ECCLESHARE AS A DIRECTOR	AGAINST
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	RE-ELECTION OF SIMON LITHERLAND AS A DIRECTOR	FOR
BRITVIC PLC	GB00B0N8QD54	27-Jan-2022	RE-ELECTION OF IAN MCHOUL AS A DIRECTOR	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE DEPUTY CHIEF EXECUTIVE OFFICER	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	APPROVAL OF THE COMPENSATION POLICY FOR CORPORATE OFFICERS	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF CORPORATE OFFICERS MENTIONED IN ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	APPROVAL OF THE COMPENSATION ELEMENTS PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021 TO MR. DANIEL DERICHEBOURG, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	APPROVAL OF THE COMPENSATION ELEMENTS PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021 TO MR. ABDERRAHMANE EL AOUFIR, DEPUTY CHIEF EXECUTIVE OFFICER	AGAINST

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DERICHEBOURG SA	FR0000053381	27-Jan-2022	RENEWAL OF THE TERM OF OFFICE OF MR. DANIEL DERICHEBOURG	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	RENEWAL OF THE TERM OF OFFICE OF MR. MATTHIEU PIGASSE AS DIRECTOR	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. FRANCOISE MAHIOU AS DIRECTOR	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	NON-RENEWAL OF THE TERM OF OFFICE OF MR. BERNARD VAL AS DIRECTOR	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	APPOINTMENT OF MR RENE DANGEL AS NEW DIRECTOR OF THE COMPANY	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	SETTING THE AMOUNT OF FIXED COMPENSATION ALLOCATED TO DIRECTORS	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING SHARES	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO DECIDE ON THE ISSUE OF COMMON SHARES AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOCATION OF DEBT SECURITIES, AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED, OF THE COMPANY OR AN AFFILIATED COMPANY, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF THE SHAREHOLDERS, IN THE CONTEXT OF A PUBLIC OFFERING REFERRED TO IN SECTION 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE SHARES IN THE COMPANY AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL IN CONSIDERATION FOR CONTRIBUTIONS IN KIND OF EQUITY SECURITIES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL WITHIN THE LIMIT OF 10% OF THE LATTER	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF EIGHTEEN MONTHS, TO ISSUE COMMON SHARES AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOCATION OF DEBT SECURITIES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE SECURITIES TO BE ISSUED, OF THE COMPANY OR OF AN AFFILIATED COMPANY, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT IN FAVOUR OF A SPECIFIED CATEGORY OF INVESTORS	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE SHARES OF THE COMPANY AND/OR EQUITY SECURITIES WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOCATION OF DEBT SECURITIES INTENDED TO COMPENSATE SECURITIES CONTRIBUTED IN THE CONTEXT OF PUBLIC EXCHANGE OFFERS INITIATED BY THE COMPANY	AGAINST
DERICHEBOURG SA	FR0000053381	27-Jan-2022	SETTING OF OVERALL CEILINGS FOR CAPITAL INCREASES AND THE ISSUE OF TRANSFERABLE SECURITIES REPRESENTING DEBTS ON THE COMPANY UNDER THE DELEGATIONS OF AUTHORITY AND POWERS	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE SHARES AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR TO THE ALLOCATION OF DEBT SECURITIES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL WITHIN THE LIMIT OF 3% OF THE SHARE CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT IN FAVOUR OF MEMBERS OF THE GROUP'S COMPANY SAVINGS PLAN(S)	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	AMENDMENT TO THE AGE LIMIT FOR DIRECTORS	FOR

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DERICHEBOURG SA	FR0000053381	27-Jan-2022	AMENDMENT TO THE AGE LIMIT FOR CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	AMENDMENT TO ARTICLE 14 OF THE BY-LAWS IN ORDER TO DETERMINE THE CONDITIONS UNDER WHICH THE DIRECTORS REPRESENTING THE EMPLOYEES ARE APPOINTED IN ACCORDANCE WITH ARTICLE L.225-27-1 OF THE FRENCH COMMERCIAL CODE	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	AMENDMENT TO ARTICLE 34 OF THE BY-LAWS IN ORDER TO UPDATE THE QUORUM REQUIRED FOR ORDINARY GENERAL MEETINGS	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	AMENDMENT TO ARTICLE 36 OF THE BY-LAWS IN ORDER TO UPDATE THE QUORUM REQUIRED FOR EXTRAORDINARY GENERAL MEETINGS	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	AMENDMENT TO ARTICLE 37 OF THE BY-LAWS IN ORDER TO UPDATE THE QUORUM REQUIRED FOR SPECIAL MEETINGS	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	POWERS TO CARRY OUT FORMALITIES	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021 - DISCHARGE TO DIRECTORS	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021 - DISTRIBUTION OF THE DIVIDENDS FOR THE THREE PRECEDING FINANCIAL YEARS	FOR
DERICHEBOURG SA	FR0000053381	27-Jan-2022	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE	AGAINST
GATECHNOLOGIES CO.,LTD.	JP3386670008	27-Jan-2022	Approve Details of Compensation as Stock Options for Directors (Excluding Outside Directors and Directors who are Audit and Supervisory Committee Members)	AGAINST
GATECHNOLOGIES CO.,LTD.	JP3386670008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Higuchi, Ryo	FOR
GATECHNOLOGIES CO.,LTD.	JP3386670008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Higuchi, Dai	FOR
GATECHNOLOGIES CO.,LTD.	JP3386670008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakurai, Fumio	FOR
GATECHNOLOGIES CO.,LTD.	JP3386670008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kutaragi, Ken	FOR
GATECHNOLOGIES CO.,LTD.	JP3386670008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Piotr Feliks Grzywacz	FOR
GATECHNOLOGIES CO.,LTD.	JP3386670008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsuba, Tomohisa	FOR
GATECHNOLOGIES CO.,LTD.	JP3386670008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Kuwabara, Toshiro	FOR
GATECHNOLOGIES CO.,LTD.	JP3386670008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Sato, Saori	FOR
GATECHNOLOGIES CO.,LTD.	JP3386670008	27-Jan-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Nakajima, Kazuto	FOR
GEVO, INC.	US3743964062	27-Jan-2022	To approve an amendment to our Amended and Restated Certificate of Incorporation, as amended, to increase the total number of authorized shares of common stock from 250,000,000 shares to 500,000,000 shares.	FOR
GREENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: LINDA HICKEY	FOR
GREENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: ANNE O'LEARY	FOR
GREENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: HELEN ROSE	FOR
GREENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: HELEN WEIR	FOR
GREENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RECEIVE AND CONSIDER THE ANNUAL REPORT ON REMUNERATION	AGAINST

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GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO CONSIDER THE CONTINUATION OF DELOITTE IRELAND LLP AS AUDITOR	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITOR'S REMUNERATION	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO AUTHORISE THE DIRECTORS TO ISSUE SHARES	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF THE COMPANY'S SHARES	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO AUTHORISE THE RE-ALLOTMENT OF TREASURY SHARES	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	FOLLOWING A REVIEW OF THE COMPANY'S AFFAIRS, TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND REPORTS	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: GARY KENNEDY	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: PATRICK COVENEY	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: EMMA HYNES	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: JOHN AMAECHI	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: SLY BAILEY	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: PAUL DRECHSLER	FOR
GRENCORE GROUP PLC	IE0003864109	27-Jan-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: GORDON HARDIE	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Umeda, Tsunekazu	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Approve Appropriation of Surplus	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Nabeshima, Atsushi	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Sekita, Sonoko	AGAINST
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Amend Articles to: Approve Minor Revisions	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sawada, Hideo	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakamori, Tatsuya	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oda, Masayuki	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yada, Motoshi	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamanobe, Atsushi	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Gomi, Mutsumi	FOR
H.I.S.CO.,LTD.	JP3160740001	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sawada, Hidetaka	FOR
ICL GROUP LTD	IL0002810146	27-Jan-2022	ELECT DAFNA GRUBER AS EXTERNAL DIRECTOR	FOR
JCET GROUP CO., LTD.	CNE000001F05	27-Jan-2022	REAPPOINTMENT OF AUDIT FIRM	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Masada, Koichi	AGAINST
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Shibata, Mari	FOR

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KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Tabata, Fusao	AGAINST
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Ieki, Takeshi	AGAINST
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Nomura, Sachiko	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Approve Details of the Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Approve Appropriation of Surplus	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Amend Articles to: Clarify the Rights for Odd-Lot Shares, Increase the Board of Directors Size, Adopt Reduction of Liability System for Directors, Transition to a Company with Supervisory Committee, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Numata, Hirokazu	AGAINST
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Yasuhiro	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asami, Kazuo	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishida, Satoshi	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Akihito	FOR
KOBE BUSSAN CO.,LTD.	JP3291200008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kido, Yasuharu	FOR
MATRIX IT LTD	IL0004450156	27-Jan-2022	APPROVE ACCELERATED VESTING OF OPTIONS GRANTED TO ELIEZER OREN, PRESIDENT AND DEPUTY CHAIRMAN	FOR
MERITOR, INC.	US59001K1007	27-Jan-2022	DIRECTOR	FOR
MERITOR, INC.	US59001K1007	27-Jan-2022	DIRECTOR	FOR
MERITOR, INC.	US59001K1007	27-Jan-2022	DIRECTOR	FOR
MERITOR, INC.	US59001K1007	27-Jan-2022	DIRECTOR	FOR
MERITOR, INC.	US59001K1007	27-Jan-2022	DIRECTOR	FOR
MERITOR, INC.	US59001K1007	27-Jan-2022	DIRECTOR	FOR
MERITOR, INC.	US59001K1007	27-Jan-2022	DIRECTOR	FOR
MERITOR, INC.	US59001K1007	27-Jan-2022	To approve, on an advisory basis, the compensation of the named executive officers as disclosed in the proxy statement.	FOR
MERITOR, INC.	US59001K1007	27-Jan-2022	To consider and vote upon a proposal to approve the selection by the Audit Committee of the Board of Directors of the firm of Deloitte & Touche LLP as auditors of the Company.	FOR
MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	ADOPTION OF THE ANNUAL ACCOUNTS: THE BOARD OF DIRECTORS PROPOSES THAT THE GENERAL MEETING ADOPTS THE ANNUAL ACCOUNTS	FOR

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MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	RESOLUTION ON THE USE OF PROFITS SHOWN ON THE BALANCE SHEET AND THE RETURN OF CAPITAL: THE PARENT COMPANY'S DISTRIBUTABLE EQUITY AS AT 30 SEPTEMBER 2021 AMOUNTED TO EUR 155,078,491.02, OF WHICH THE PROFIT FOR THE FINANCIAL YEAR WAS EUR 6,799,917.88. THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT THE PROFIT FOR THE FINANCIAL YEAR 1 OCTOBER 2020 - 30 SEPTEMBER 2021 BE ADDED TO RETAINED EARNINGS AND THAT NO DIVIDEND WILL BE PAID. THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT, BASED ON THE BALANCE SHEET TO BE ADOPTED FOR THE FINANCIAL YEAR 1 OCTOBER 2020 - 30 SEPTEMBER 2021, SHAREHOLDERS WOULD BE PAID A CAPITAL RETURN OF EUR 0.44 PER SHARE FROM THE INVESTED UNRESTRICTED EQUITY RESERVE (IN THE AGGREGATE APPROXIMATELY EUR 14.6 MILLION BASED ON THE TOTAL NUMBER OF OUTSTANDING SHARES OF THE COMPANY AS AT THE DATE OF THIS NOTICE TO THE ANNUAL GENERAL MEETING). THE CAPITAL RETURN WOULD BE PAID IN TWO INSTALMENTS AS FOLLOWS	FOR
MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	MINORITY DIVIDEND: SHOULD THE ANNUAL GENERAL MEETING DECIDE ON THE DISTRIBUTION OF A MINORITY DIVIDEND, THE BOARD OF DIRECTORS PROPOSES THAT THE TOTAL DISTRIBUTION OF FUNDS WOULD BE PAID IN TWO INSTALMENTS AS FOLLOWS: THE FIRST INSTALMENT OF THE DISTRIBUTION OF FUNDS OF EUR 0.22 PER SHARE WOULD BE PAID SO THAT THE TOTAL AMOUNT OF MINORITY DIVIDEND OF EUR 3,399,958.94 WOULD BE PAID TO SHAREHOLDERS IN CONNECTION WITH THE FIRST INSTALMENT. IN THAT CASE, THE FIRST INSTALMENT OF THE DISTRIBUTION OF FUNDS WOULD CONSIST OF A MINORITY DIVIDEND OF APPROXIMATELY EUR 0.10 PER SHARE AND A CAPITAL RETURN OF APPROXIMATELY EUR 0.12 PER SHARE (BASED ON THE TOTAL NUMBER OF OUTSTANDING SHARES OF THE COMPANY AS AT THE DATE OF THIS NOTICE TO THE ANNUAL GENERAL MEETING). THE FIRST INSTALMENT OF THE DISTRIBUTION OF FUNDS WOULD BE PAID TO THE SHAREHOLDERS WHO ARE REGISTERED IN THE SHAREHOLDERS' REGISTER OF THE COMPANY MAINTAINED BY EUROCLEAR FINLAND LTD ON THE RECORD DATE OF THE FIRST INSTALMENT OF THE DISTRIBUTION OF FUNDS ON 31 JANUARY 2022	FOR
MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	RESOLUTION ON THE DISCHARGE OF THE PERSONS WHO HAVE ACTED AS MEMBERS OF THE BOARD OF DIRECTORS AND AS CEO FROM LIABILITY FOR THE FINANCIAL YEAR 1 OCTOBER 2020 - 30 SEPTEMBER 2021	FOR
MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	HANDLING OF THE REMUNERATION REPORT FOR GOVERNING BODIES: AS ONLY ADVANCE PARTICIPATION IN THE GENERAL MEETING IS POSSIBLE, THE REMUNERATION REPORT PUBLISHED BY THE COMPANY THROUGH A STOCK EXCHANGE RELEASE ON 17 DECEMBER 2021, DESCRIBING THE IMPLEMENTATION OF THE COMPANY'S REMUNERATION POLICY AND PRESENTING INFORMATION ON THE REMUNERATION OF THE COMPANY'S GOVERNING BODIES FOR THE FINANCIAL YEAR 1 OCTOBER 2020 - 30 SEPTEMBER 2021, WHICH IS ALSO AVAILABLE ON THE COMPANY'S WEBSITE AT WWW.MUSTIGROUP.COM/AGM, IS DEEMED TO HAVE BEEN PRESENTED TO THE GENERAL MEETING. THE RESOLUTION CONCERNING APPROVAL OF THE REMUNERATION REPORT IS ADVISORY	FOR

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MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES, BASED ON THE REMUNERATION COMMITTEE'S RECOMMENDATION, THAT THE MEMBERS OF THE BOARD OF DIRECTORS BE PAID THE FOLLOWING ANNUAL REMUNERATION: CHAIRMAN OF THE BOARD OF DIRECTORS: EUR 65,000; OTHER MEMBERS OF THE BOARD OF DIRECTORS: EUR 35,000. THE BOARD OF DIRECTORS ALSO PROPOSES, BASED ON THE REMUNERATION COMMITTEE'S RECOMMENDATION, THAT THE ANNUAL REMUNERATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS BE PAID IN COMPANY SHARES AND CASH SO THAT 50 PERCENT OF THE ANNUAL REMUNERATION WILL BE USED TO PURCHASE COMPANY SHARES IN THE NAME AND ON BEHALF OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM THE MARKET AT A PRICE DETERMINED IN PUBLIC TRADING, AND THE REST OF THE ANNUAL REMUNERATION WILL BE PAID IN CASH. THE SHARES WILL BE PURCHASED WITHIN TWO WEEKS OF THE PUBLICATION OF THE INTERIM REPORT FOR THE PERIOD 1 OCTOBER 2021-31 DECEMBER 2021 OR AS SOON AS POSSIBLE IN ACCORDANCE WITH APPLICABLE LEGISLATION	FOR
MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES THAT THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS SHALL BE 5	FOR
MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES THAT CURRENT MEMBERS OF THE BOARD OF DIRECTORS JEFFREY DAVID, INGRID JONASSON BLANK AND ILKKA LAURILA BE RE-ELECTED AS MEMBERS OF THE BOARD OF DIRECTORS AND THAT, IN ADDITION, INKA MERO AND JOHAN DETTEL BE ELECTED AS NEW MEMBERS OF THE BOARD OF DIRECTORS. JUHO FRILANDER HAS ANNOUNCED THAT HE IS NOT AVAILABLE FOR RE-ELECTION TO THE BOARD OF DIRECTORS. FURTHER INFORMATION ON THE CANDIDATES AND THEIR INDEPENDENCE ARE PRESENTED ON THE COMPANY'S WEBSITE AT WWW.MUSTIGROUP.COM/AGM. THE CVS OF INKA MERO AND JOHAN DETTEL ARE ATTACHED TO THIS NOTICE. THE TERM OF OFFICE OF THE MEMBERS OF THE BOARD OF DIRECTORS EXPIRES AT THE END OF THE NEXT ANNUAL GENERAL MEETING	AGAINST
MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	RESOLUTION ON THE REMUNERATION OF THE AUDITOR: THE BOARD OF DIRECTORS PROPOSES, BASED ON THE AUDIT COMMITTEE'S RECOMMENDATION, THAT THE REMUNERATION OF THE AUDITOR BE PAID AGAINST A REASONABLE INVOICE APPROVED BY THE AUDIT COMMITTEE	FOR
MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	ELECTION OF AUDITOR: THE BOARD OF DIRECTORS PROPOSES, BASED ON THE AUDIT COMMITTEE'S RECOMMENDATION, THAT ERNST & YOUNG LTD, AUTHORIZED PUBLIC ACCOUNTANTS, BE RE-ELECTED AS THE AUDITOR OF THE COMPANY. ERNST & YOUNG LTD HAS NOTIFIED THAT JOHANNA WINQVIST-ILKKA, AUTHORIZED PUBLIC ACCOUNTANT, WOULD ACT AS THE AUDITOR WITH PRINCIPAL RESPONSIBILITY. THE TERM OF OFFICE OF THE AUDITOR EXPIRES AT THE END OF THE NEXT ANNUAL GENERAL MEETING	FOR
MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE AND/OR ON THE ACCEPTANCE AS PLEDGE OF THE COMPANY'S OWN SHARES: THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT THE BOARD OF DIRECTORS BE AUTHORIZED TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES AND/OR ON THE ACCEPTANCE AS PLEDGE OF THE COMPANY'S OWN SHARES AS FOLLOWS. THE AMOUNT OF OWN SHARES TO BE REPURCHASED AND/OR ACCEPTED AS PLEDGE BASED ON THIS AUTHORIZATION SHALL NOT EXCEED 3,185,000 SHARES IN TOTAL, WHICH CORRESPONDS TO APPROXIMATELY 9.5 PER CENT OF ALL OF THE SHARES IN THE COMPANY. HOWEVER, THE COMPANY TOGETHER WITH ITS SUBSIDIARIES CANNOT AT ANY MOMENT OWN AND/OR HOLD AS PLEDGE MORE THAN 10 PER CENT OF ALL THE SHARES IN THE COMPANY. OWN SHARES CAN BE REPURCHASED ONLY USING THE UNRESTRICTED EQUITY OF THE COMPANY AT A PRICE FORMED IN PUBLIC TRADING ON THE DATE OF THE REPURCHASE OR OTHERWISE AT A PRICE DETERMINED BY THE MARKETS. THE BOARD OF DIRECTORS DECIDES ON ALL OTHER MATTERS RELATED TO THE REPURCHASE AND/OR ACCEPTANCE AS PLEDGE OF OWN SHARES	FOR

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MUSTI GROUP OYJ	FI4000410758	27-Jan-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AS WELL AS THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES: THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT THE BOARD OF DIRECTORS BE AUTHORIZED TO DECIDE ON THE ISSUANCE OF SHARES AS WELL AS THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES REFERRED TO IN CHAPTER 10 SECTION 1 OF THE FINNISH COMPANIES ACT AS FOLLOWS. THE AMOUNT OF SHARES TO BE ISSUED BASED ON THIS AUTHORIZATION SHALL NOT EXCEED 3,185,000 SHARES, WHICH CORRESPONDS TO APPROXIMATELY 9.5 PER CENT OF ALL OF THE SHARES IN THE COMPANY. THE AUTHORIZATION COVERS BOTH THE ISSUANCE OF NEW SHARES AS WELL AS THE TRANSFER OF TREASURY SHARES HELD BY THE COMPANY. THE BOARD OF DIRECTORS DECIDES ON ALL OTHER CONDITIONS OF THE ISSUANCE OF SHARES AND OF SPECIAL RIGHTS ENTITLING TO SHARES	FOR
PARK24 CO.,LTD.	JP3780100008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Takeda, Tsunekazu	FOR
PARK24 CO.,LTD.	JP3780100008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Niunoya, Miho	FOR
PARK24 CO.,LTD.	JP3780100008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishikawa, Koichi	AGAINST
PARK24 CO.,LTD.	JP3780100008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sasaki, Kenichi	FOR
PARK24 CO.,LTD.	JP3780100008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawakami, Norifumi	FOR
PARK24 CO.,LTD.	JP3780100008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawasaki, Keisuke	FOR
PARK24 CO.,LTD.	JP3780100008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamanaka, Shingo	FOR
PARK24 CO.,LTD.	JP3780100008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oura, Yoshimitsu	FOR
PARK24 CO.,LTD.	JP3780100008	27-Jan-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagasaka, Takashi	FOR
PARK24 CO.,LTD.	JP3780100008	27-Jan-2022	Appoint a Director who is Audit and Supervisory Committee Member Sasakawa, Akifumi	AGAINST
POST HOLDINGS, INC.	US7374461041	27-Jan-2022	DIRECTOR	FOR
POST HOLDINGS, INC.	US7374461041	27-Jan-2022	DIRECTOR	FOR
POST HOLDINGS, INC.	US7374461041	27-Jan-2022	DIRECTOR	FOR
POST HOLDINGS, INC.	US7374461041	27-Jan-2022	Ratification of PricewaterhouseCoopers LLP as the Company's Independent Registered Public Accounting Firm for the fiscal year ending September 30, 2022.	FOR
POST HOLDINGS, INC.	US7374461041	27-Jan-2022	Advisory approval of the Company's executive compensation.	FOR
POST HOLDINGS, INC.	US7374461041	27-Jan-2022	Approval of the Post Holdings, Inc. 2021 Long-Term Incentive Plan.	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Election of Director: Edward W. Rabin	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Approval of the compensation of the Corporation's executive officers including the Corporation's compensation practices and principles and their implementation.	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Election of Director: Marshall E. Eisenberg	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Ratification of the selection of KPMG LLP as the Corporation's independent registered public accounting firm for the fiscal year 2022.	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Election of Director: Diana S. Ferguson	FOR

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SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Election of Director: Dorlisa K. Flur	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Election of Director: James M. Head	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Election of Director: Linda Heasley	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Election of Director: Robert R. McMaster	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Election of Director: John A. Miller	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Election of Director: Erin Nealy Cox	FOR
SALLY BEAUTY HOLDINGS, INC.	US79546E1047	27-Jan-2022	Election of Director: Denise Paulonis	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	DIRECTOR	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	DIRECTOR	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	DIRECTOR	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	DIRECTOR	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	DIRECTOR	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	DIRECTOR	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	DIRECTOR	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	DIRECTOR	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	DIRECTOR	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	Amendments to the Company's Amended and Restated Articles of Incorporation and Amended and Restated Bylaws to require that directors be elected by a majority of votes cast in uncontested elections.	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	Amendments to the Company's Amended and Restated Articles of Incorporation to eliminate the supermajority provisions applicable to the Company by default under the South Carolina Business Corporation Act.	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	Approval of the ScanSource, Inc. 2021 Omnibus Incentive Compensation Plan.	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	Advisory vote to approve ScanSource's named executive officer compensation.	FOR
SCANSOURCE, INC.	US8060371072	27-Jan-2022	Ratification of the appointment of Grant Thornton LLP as ScanSource's independent auditors for the fiscal year ending June 30, 2022.	FOR
SPIRE INC.	US84857L1017	27-Jan-2022	DIRECTOR	FOR
SPIRE INC.	US84857L1017	27-Jan-2022	DIRECTOR	FOR
SPIRE INC.	US84857L1017	27-Jan-2022	DIRECTOR	FOR
SPIRE INC.	US84857L1017	27-Jan-2022	DIRECTOR	FOR

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SPIRE INC.	US84857L1017	27-Jan-2022	Advisory nonbinding approval of resolution to approve compensation of our named executive officers.	FOR
SPIRE INC.	US84857L1017	27-Jan-2022	Ratify the appointment of Deloitte & Touche LLP as our independent registered public accountant for the 2022 fiscal year.	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Election of Director: Nancy M. Schlichting	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Advisory vote to approve named executive officer compensation.	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Election of Director: Janice M. Babiak	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm for fiscal year 2022.	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Stockholder proposal requesting conversion to a Public Benefit Corporation.	AGAINST
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Stockholder proposal to reduce the ownership threshold for calling special meetings of stockholders.	AGAINST
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Stockholder proposal requesting report on public health costs due to tobacco product sales and the impact on overall market returns.	AGAINST
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Election of Director: David J. Brailer	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Election of Director: Rosalind G. Brewer	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Election of Director: William C. Foote	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Election of Director: Ginger L. Graham	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Election of Director: Valerie B. Jarrett	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Election of Director: John A. Lederer	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Election of Director: Dominic P. Murphy	FOR
WALGREENS BOOTS ALLIANCE, INC.	US9314271084	27-Jan-2022	Election of Director: Stefano Pessina	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: Yvette Kanouff	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: Sarah Ruth Davis	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: Robert A. Minicucci	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	To approve an increase in the dividend rate under our quarterly cash dividend program from \$0.36 per share to \$0.395 per share (Proposal II).	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	To approve our Consolidated Financial Statements for the fiscal year ended September 30, 2021 (Proposal III).	FOR

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AMDOCS LIMITED	GB0022569080	28-Jan-2022	To ratify and approve the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending September 30, 2022, and until the next annual general meeting, and authorize the Audit Committee of the Board of Directors to fix the remuneration of such independent registered public accounting firm in accordance with the nature and extent of its services (Proposal IV).	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: Adrian Gardner	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: James S. Kahan	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: Rafael de la Vega	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: Giora Yaron	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: Eli Gelman	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: Richard T.C. LeFave	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: John A. MacDonald	FOR
AMDOCS LIMITED	GB0022569080	28-Jan-2022	Election of Director: Shuky Sheffer	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	REAPPOINT KPMG LLP AS AUDITORS	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	AUTHORISE ISSUE OF EQUITY	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	APPROVE REMUNERATION REPORT	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	APPROVE FINAL DIVIDEND	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	RE-ELECT PAUL MCDONALD AS DIRECTOR	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	RE-ELECT NICK KEVETH AS DIRECTOR	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	RE-ELECT BRUCE THOMPSON AS DIRECTOR	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	RE-ELECT CHLOE PONSONBY AS DIRECTOR	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	RE-ELECT BINDI FOYLE AS DIRECTOR	FOR
AVON PROTECTION PLC	GB0000667013	28-Jan-2022	RE-ELECT VICTOR CHAVEZ AS DIRECTOR	FOR
KENEDIX OFFICE INVESTMENT CORPORATION	JP3046270009	28-Jan-2022	Amend Articles to: Update the Structure of Fee to be received by Asset Management Firm, Approve Minor Revisions	FOR

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KENEDIX OFFICE INVESTMENT CORPORATION	JP3046270009	28-Jan-2022	Appoint an Executive Director Teramoto, Hikaru	FOR
KENEDIX OFFICE INVESTMENT CORPORATION	JP3046270009	28-Jan-2022	Appoint a Substitute Executive Director Momoi, Hiroaki	FOR
KENEDIX OFFICE INVESTMENT CORPORATION	JP3046270009	28-Jan-2022	Appoint a Supervisory Director Morishima, Yoshihiro	AGAINST
KENEDIX OFFICE INVESTMENT CORPORATION	JP3046270009	28-Jan-2022	Appoint a Supervisory Director Seki, Takahiro	FOR
KENEDIX OFFICE INVESTMENT CORPORATION	JP3046270009	28-Jan-2022	Appoint a Supervisory Director Tokuma, Akiko	FOR
KUMIAI CHEMICAL INDUSTRY CO.,LTD.	JP3267600009	28-Jan-2022	Approve Appropriation of Surplus	FOR
MEGAPORT LTD	AU000000MP15	28-Jan-2022	GRANT OF OPTIONS TO MR MICHAEL KLAYKO	AGAINST
MEGAPORT LTD	AU000000MP15	28-Jan-2022	GRANT OF OPTIONS TO MS MELINDA SNOWDEN	AGAINST
MEGAPORT LTD	AU000000MP15	28-Jan-2022	GRANT OF OPTIONS TO MS GLO GORDON	AGAINST
NAVIGATOR GLOBAL INVESTMENTS LTD	AU000000NGI6	28-Jan-2022	ADOPTION OF THE REMUNERATION REPORT	FOR
NAVIGATOR GLOBAL INVESTMENTS LTD	AU000000NGI6	28-Jan-2022	RE-ELECTION OF MR MICHAEL SHEPHERD AS A DIRECTOR	AGAINST
NAVIGATOR GLOBAL INVESTMENTS LTD	AU000000NGI6	28-Jan-2022	ELECTION OF MR SUVAN DE SOYSA AS A DIRECTOR	FOR
NAVIGATOR GLOBAL INVESTMENTS LTD	AU000000NGI6	28-Jan-2022	APPROVAL OF PERFORMANCE RIGHTS PLAN	FOR
NAVIGATOR GLOBAL INVESTMENTS LTD	AU000000NGI6	28-Jan-2022	GRANT OF PERFORMANCE RIGHTS TO THE EXECUTIVE DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
NAVIGATOR GLOBAL INVESTMENTS LTD	AU000000NGI6	28-Jan-2022	APPROVAL OF TERMINATION BENEFITS	FOR
NAVIGATOR GLOBAL INVESTMENTS LTD	AU000000NGI6	28-Jan-2022	GENERAL AMENDMENTS THE CONSTITUTION	FOR
NAVIGATOR GLOBAL INVESTMENTS LTD	AU000000NGI6	28-Jan-2022	TECHNOLOGY AMENDMENTS TO THE CONSTITUTION	AGAINST
POSCO	KR7005490008	28-Jan-2022	APPROVAL OF SPLIT-OFF	FOR
POSCO	US6934831099	28-Jan-2022	Approval of Vertical spin-off plan.	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	28-Jan-2022	ELECTION OF MICHELLE LOCK AS NEW MEMBER OF THE BOARD OF DIRECTORS	AGAINST
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	28-Jan-2022	VOTE ON THE COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE PERIOD FROM THE ANNUAL GENERAL MEETING 2021 UNTIL THE ANNUAL GENERAL MEETING 2022	AGAINST
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	28-Jan-2022	AMENDMENT OF ARTICLE 2 'PURPOSE'	FOR

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RELIEF THERAPEUTICS HOLDING AG	CH0100191136	28-Jan-2022	AMENDMENT OF ARTICLE 3ABIS 'AUTHORISED SHARE CAPITAL'	AGAINST
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	28-Jan-2022	AMENDMENT OF ARTICLE 3B 'CONDITIONAL SHARE CAPITAL'	AGAINST
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	28-Jan-2022	AMENDMENT OF ARTICLE 15 'IMPORTANT DECISIONS'	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	28-Jan-2022	AMENDMENT OF OTHER ARTICLES	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Honda, Yasutaka	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Kai, Takashi	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Inoue, Hiroyoshi	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Hashizume, Takeshi	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Tanouchi, Naoko	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Approve Appropriation of Surplus	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Honda, Ichiro	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Honda, Hidemitsu	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Nakajima, Toyomi	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Fujio, Hirokane	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Kano, Kazunori	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Maeda, Yasuhiro	FOR
SHOEI FOODS CORPORATION	JP3361200003	28-Jan-2022	Appoint a Director Sakaguchi, Takeshi	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO RE-ELECT YETUNDE HOFMANN AS A DIRECTOR OF THE COMPANY	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO RECEIVE THE AUDITED ACCOUNTS AND RELATED REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 9/30/2021	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO RE-ELECT LYNNE WEEDALL AS A DIRECTOR OF THE COMPANY	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO RE-ELECT VIJAY THAKRAR AS A DIRECTOR OF THE COMPANY	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO RE-APPOINT BDO LLP AS AUDITORS OF THE COMPANY, TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT AGM	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS OF THE COMPANY	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	THAT THE MAXIMUM AGGREGATE FEES TO BE PAID TO THE NON-EXECUTIVE DIRECTORS' OF THE COMPANY IS INCREASED FROM 300,000 GBP TO 500,000 GBP	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	THAT THE DIRECTORS ARE AUTHORISED TO ADOPT AND ESTABLISH THE TREATT PLC DEFERRED SHARE BONUS PLAN AND TO ESTABLISH FURTHER PLANS BASED ON THE PLAN	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	THAT THE DIRECTORS BE AUTHORISED TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY	FOR

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TREATT PLC	GB00BKS7YK08	28-Jan-2022	THAT SUBJECT TO THE PASSING OF RESOLUTION 17 THE DIRECTORS BE GIVEN POWER TO ALLOT EQUITY SECURITIES FOR CASH	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	THAT SUBJECT TO THE PASSING OF RESOLUTIONS 17 AND 18, IN ADDITION TO RESOLUTION 18, THE DIRECTORS BE GIVEN POWER TO ALLOT EQUITY SECURITIES FOR CASH	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	THAT THE COMPANY BE AUTHORISED TO MAKE MARKET PURCHASES OF UP TO A MAXIMUM OF 6,041,193 ORDINARY SHARES IN THE CAPITAL OF THE COMPANY	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	THAT A GENERAL MEETING (OTHER THAN AN ANNUAL GENERAL MEETING) OF THE COMPANY MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	THAT THE REMUNERATION POLICY BE AND IS HEREBY APPROVED	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO APPROVE A FINAL DIVIDEND OF 5.5 PENCE PER SHARE ON THE ORDINARY SHARES OF THE COMPANY FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO RE-ELECT TIM JONES AS A DIRECTOR OF THE COMPANY	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO RE-ELECT DAEMON REEVE AS A DIRECTOR OF THE COMPANY	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO RE-ELECT RICHARD HOPE AS A DIRECTOR OF THE COMPANY	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO RE-ELECT DAVID JOHNSTON AS A DIRECTOR OF THE COMPANY	FOR
TREATT PLC	GB00BKS7YK08	28-Jan-2022	TO RE-ELECT JEFF ILIFFE AS A DIRECTOR OF THE COMPANY	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: James B. Stallings, Jr.	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: John L. Walsh	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: Frank S. Hermance, Chair	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Advisory Vote on Executive Compensation	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Ratification of Independent Registered Public Accounting Firm for 2022	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: M. Shawn Bort	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: Theodore A. Dosch	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: Alan N. Harris	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: Mario Longhi	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: William J. Marrasso	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: Cindy J. Miller	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: Roger Perreault	FOR
UGI CORPORATION	US9026811052	28-Jan-2022	Election of Director for term expiring in 2023: Kelly A. Romano	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Election of Director: Alan D. Wilson	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Advisory Vote to Approve Executive Compensation.	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Election of Director: Colleen F. Arnold	FOR

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WESTROCK COMPANY	US96145D1054	28-Jan-2022	Approve the Amendment to the WestRock Company 2020 Incentive Stock Plan.	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Ratification of Appointment of Ernst & Young LLP.	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Election of Director: Timothy J. Bernlohr	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Election of Director: J. Powell Brown	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Election of Director: Terrell K. Crews	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Election of Director: Russell M. Currey	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Election of Director: Suzan F. Harrison	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Election of Director: Gracia C. Martore	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Election of Director: James E. Nevels	FOR
WESTROCK COMPANY	US96145D1054	28-Jan-2022	Election of Director: David B. Sewell	FOR
DELTA-GALIL INDUSTRIES LTD	IL0006270347	31-Jan-2022	APPROVE STOCK SPLIT AND AUTHORIZE BOARD TO DETERMINE RATION OF SPLIT, CANCELATION OF SHARES PER VALUE AND AMEND ARTICLES ACCORDINGLY	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: Nneka L. Rimmer	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: Robert V. Vitale	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: Carlos Abrams-Rivera	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Advisory, non-binding vote on executive compensation.	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Advisory, non-binding vote on frequency of future votes to approve executive compensation.	1 YEAR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: Bill G. Armstrong	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: Cynthia J. Brinkley	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: Rebecca D. Frankiewicz	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: Kevin J. Hunt	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: James C. Johnson	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: Mark S. LaVigne	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: Patrick J. Moore	FOR
ENERGIZER HOLDINGS, INC.	US29272W1099	31-Jan-2022	Election of Director: Donal L. Mulligan	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	31-Jan-2022	APPROVE MATTERS RELATING TO THE PROPOSED DISPOSAL BY JSC GEORGIA CAPITAL OF UP TO 100% OF ITS INTEREST IN GEORGIA GLOBAL UTILITIES JSC TO FCC AQUALIA	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	31-Jan-2022	APPROVE SELLER BREAK FEE	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS RECOMMENDS THAT A NEW REMUNERATION POLICY FOR BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT BE APPROVED. IT IS PROPOSED THAT THE REMUNERATION POLICY BE AMENDED IN ORDER TO ATTRACT AND RETAIN MANAGERIAL EXPERTISE	FOR

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PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES THAT THE ORDINARY BOARD REMUNERATION PER BOARD MEMBER SHALL AMOUNT TO DKK 300,000 FOR THE FINANCIAL YEAR 2021/22 PLUS A MULTIPLE THEREOF FOR THE CHAIRMAN AND THE DEPUTY CHAIRMAN IN ACCORDANCE WITH THE REMUNERATION POLICY THIS IMPLIES THAT THE CHAIRMAN OF THE BOARD RECEIVES THREE TIMES THE BASE FEE, AND THE DEPUTY CHAIRMAN RECEIVES TWO TIMES THE BASE FEE. THE CHAIRMAN OF THE AUDIT COMMITTEE RECEIVES AN ADDITIONAL FEE OF DKK 150,000 AND AN ORDINARY COMMITTEE MEMBER RECEIVES DKK 100,000. THE CHAIRMAN OF THE NOMINATION AND REMUNERATION COMMITTEE RECEIVES AN ADDITIONAL FEE OF DKK 100,000 AND AN ORDINARY COMMITTEE MEMBER RECEIVES DKK 75,000	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: RE-ELECTION OF EBBE MALTE IVERSEN	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: RE-ELECTION OF JENS BJERG SOERENSEN	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: RE-ELECTION OF CHARLOTTE STRAND	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: RE-ELECTION OF HENRIK HOEJEN ANDERSEN	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: ELECTON OF JOERGEN WISBORG	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	RE-ELECTION OF DELOITTE, STATSUTORISERET REVISIONSPARTNERSELSKAB AS AUDITOR	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	PRESENTATION AND APPROVAL OF THE ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	RESOLUTION ON THE APPROPRIATION OF PROFIT OR PAYMENT OF LOSSES IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT. THE BOARD OF DIRECTORS PROPOSES THAT A DIVIDEND OF DKK 8 BE PAID FOR EACH SHARE OF A NOMINAL VALUE OF DKK 2	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	DECISION TO GRANT DISCHARGE TO THE EXECUTIVE MANAGEMENT AND BOARD OF DIRECTORS	FOR
PER AARSLEFF HOLDING A/S	DK0060700516	31-Jan-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS RECOMMENDS THAT THE REMUNERATION REPORT BE APPROVED	FOR
PTC INC.	US69370C1009	31-Jan-2022	DIRECTOR	FOR
PTC INC.	US69370C1009	31-Jan-2022	DIRECTOR	FOR
PTC INC.	US69370C1009	31-Jan-2022	DIRECTOR	FOR
PTC INC.	US69370C1009	31-Jan-2022	DIRECTOR	FOR
PTC INC.	US69370C1009	31-Jan-2022	DIRECTOR	FOR
PTC INC.	US69370C1009	31-Jan-2022	DIRECTOR	FOR
PTC INC.	US69370C1009	31-Jan-2022	DIRECTOR	FOR
PTC INC.	US69370C1009	31-Jan-2022	DIRECTOR	FOR
PTC INC.	US69370C1009	31-Jan-2022	Advisory vote to approve the compensation of our named executive officers (say-on-pay).	FOR
PTC INC.	US69370C1009	31-Jan-2022	Advisory vote to confirm the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the current fiscal year.	FOR
REAL MATTERS INC.	CA75601Y1007	31-Jan-2022	Election of Director - Garry Foster	FOR
REAL MATTERS INC.	CA75601Y1007	31-Jan-2022	Election of Director - William Holland	FOR

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REAL MATTERS INC.	CA75601Y1007	31-Jan-2022	Election of Director - Brian Lang	FOR
REAL MATTERS INC.	CA75601Y1007	31-Jan-2022	Election of Director - Karen Martin	FOR
REAL MATTERS INC.	CA75601Y1007	31-Jan-2022	Election of Director - Frank McMahon	FOR
REAL MATTERS INC.	CA75601Y1007	31-Jan-2022	Election of Director - Lisa Melchior	FOR
REAL MATTERS INC.	CA75601Y1007	31-Jan-2022	Election of Director - Jason Smith	FOR
REAL MATTERS INC.	CA75601Y1007	31-Jan-2022	Election of Director - Peter Vukanovich	FOR
REAL MATTERS INC.	CA75601Y1007	31-Jan-2022	To re-appoint Deloitte LLP as the auditor of the Corporation to hold office until the next annual general meeting of the Corporation's shareholders and to authorize the directors of the Corporation to fix the auditor's remuneration.	FOR
SFS GROUP AG	CH0239229302	31-Jan-2022	AUTHORIZED CAPITAL INCREASE BY A MAXIMUM OF CHF 160000 EXCLUDING SUBSCRIPTION RIGHTS OF EXISTING SHAREHOLDERS	FOR
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Stephen I. Sadove	AGAINST
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Arthur B. Winkleblack	FOR
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Susan M. Cameron	FOR
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: John J. Zillmer	FOR
ARAMARK	US03852U1060	01-Feb-2022	To ratify the appointment of Deloitte & Touche LLP as Aramark's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
ARAMARK	US03852U1060	01-Feb-2022	To approve, in a non-binding advisory vote, the compensation paid to the named executive officers.	FOR
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Greg Creed	FOR
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Richard W. Dreiling	AGAINST
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Daniel J. Heinrich	FOR
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Bridgette P. Heller	FOR
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Paul C. Hilal	FOR
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Kenneth M. Keverian	FOR
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Karen M. King	FOR
ARAMARK	US03852U1060	01-Feb-2022	Election of Director: Patricia E. Lopez	FOR
CHASE CORPORATION	US16150R1041	01-Feb-2022	DIRECTOR	FOR
CHASE CORPORATION	US16150R1041	01-Feb-2022	DIRECTOR	ABSTAIN
CHASE CORPORATION	US16150R1041	01-Feb-2022	DIRECTOR	ABSTAIN
CHASE CORPORATION	US16150R1041	01-Feb-2022	DIRECTOR	FOR
CHASE CORPORATION	US16150R1041	01-Feb-2022	DIRECTOR	FOR
CHASE CORPORATION	US16150R1041	01-Feb-2022	DIRECTOR	FOR
CHASE CORPORATION	US16150R1041	01-Feb-2022	DIRECTOR	FOR

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CHASE CORPORATION	US16150R1041	01-Feb-2022	DIRECTOR	FOR
CHASE CORPORATION	US16150R1041	01-Feb-2022	DIRECTOR	FOR
CHASE CORPORATION	US16150R1041	01-Feb-2022	To adopt an amendment to the Chase Corporation 2013 Equity Incentive Plan.	FOR
CHASE CORPORATION	US16150R1041	01-Feb-2022	Advisory vote on the compensation of our named executive officers.	FOR
CHASE CORPORATION	US16150R1041	01-Feb-2022	To ratify the appointment of Grant Thornton LLP as the corporation's independent registered public accounting firm for the fiscal year ending August 31, 2022.	FOR
CYRUSONE INC.	US23283R1005	01-Feb-2022	To approve the merger (the "merger") of Cavalry Merger Sub LLC, a wholly owned subsidiary of Parent ("Merger Sub"), with and into CyrusOne Inc. (the "Company"), with the Company surviving the merger, in accordance with the terms of the Agreement and Plan of Merger, dated as of November 14, 2021 (the "merger agreement"), by and among Cavalry Parent L.P. ("Parent"), Merger Sub and the Company, the merger agreement and the other transactions contemplated by the merger agreement.	FOR
CYRUSONE INC.	US23283R1005	01-Feb-2022	To approve, by advisory (non-binding) vote, the compensation that may be paid or become payable to the Company's named executive officers in connection with the consummation of the merger.	AGAINST
CYRUSONE INC.	US23283R1005	01-Feb-2022	To approve any adjournment of the special meeting for the purpose of soliciting additional proxies if there are insufficient votes at the special meeting to approve Proposal 1.	AGAINST
EMERSON ELECTRIC CO.	US2910111044	01-Feb-2022	DIRECTOR	FOR
EMERSON ELECTRIC CO.	US2910111044	01-Feb-2022	DIRECTOR	FOR
EMERSON ELECTRIC CO.	US2910111044	01-Feb-2022	DIRECTOR	FOR
EMERSON ELECTRIC CO.	US2910111044	01-Feb-2022	DIRECTOR	FOR
EMERSON ELECTRIC CO.	US2910111044	01-Feb-2022	Ratification of KPMG LLP as Independent Registered Public Accounting Firm.	FOR
EMERSON ELECTRIC CO.	US2910111044	01-Feb-2022	Approval, by non-binding advisory vote, of Emerson Electric Co. executive compensation.	FOR
METROMILE, INC.	US5916971071	01-Feb-2022	A proposal to adopt the Agreement and Plan of Merger, dated as of November 8, 2021 by and among Metromile, Inc. ("Metromile"), Lemonade, Inc. ("Lemonade"), Citrus Merger Sub A, Inc., a wholly owned subsidiary of Lemonade and Citrus Merger Sub B, LLC, a wholly owned subsidiary of Lemonade (such proposal, the "merger proposal").	FOR
METROMILE, INC.	US5916971071	01-Feb-2022	A proposal to approve the adjournment of the Metromile special meeting to another time and place to solicit additional proxies, if necessary or appropriate, if there are insufficient votes to approve the merger proposal.	AGAINST
NEOPHOTONICS CORPORATION	US64051T1007	01-Feb-2022	To adopt the Agreement and Plan of Merger, dated November 3, 2021 (such agreement, as it may be amended, modified or supplemented from time to time, the "Merger Agreement") by and among NeoPhotonics Corporation ("NeoPhotonics"), Lumentum Holdings Inc. and Neptune Merger Sub, Inc.	FOR
NEOPHOTONICS CORPORATION	US64051T1007	01-Feb-2022	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to NeoPhotonics' named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
NEOPHOTONICS CORPORATION	US64051T1007	01-Feb-2022	To adjourn the Special Meeting to a later date or dates, if necessary or appropriate, including to solicit additional proxies to approve the proposal to adopt the Merger Agreement if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	AGAINST
ROCKWELL AUTOMATION, INC.	US7739031091	01-Feb-2022	DIRECTOR	FOR

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ROCKWELL AUTOMATION, INC.	US7739031091	01-Feb-2022	DIRECTOR	FOR
ROCKWELL AUTOMATION, INC.	US7739031091	01-Feb-2022	DIRECTOR	FOR
ROCKWELL AUTOMATION, INC.	US7739031091	01-Feb-2022	DIRECTOR	FOR
ROCKWELL AUTOMATION, INC.	US7739031091	01-Feb-2022	To approve, on an advisory basis, the compensation of the Corporation's named executive officers.	FOR
ROCKWELL AUTOMATION, INC.	US7739031091	01-Feb-2022	To approve the selection of Deloitte & Touche LLP as the Corporation's independent registered public accounting firm for fiscal 2022.	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	01-Feb-2022	RATIFICATION OF ISSUE OF SHARES UNDER TRANCHE 1 PLACEMENT	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	01-Feb-2022	RATIFICATION OF ISSUE OF SHARES UNDER THE KIAKA AGREEMENT	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	01-Feb-2022	RATIFICATION OF ISSUE OF SHARES UNDER THE GAMS AGREEMENT	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	01-Feb-2022	ISSUE OF SHARES TO DIRECTOR MR ROD LEONARD UNDER TRANCHE 2 PLACEMENT	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	01-Feb-2022	ISSUE OF SHARES TO DIRECTOR MR NIGEL SPICER UNDER TRANCHE 2 PLACEMENT	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	01-Feb-2022	ISSUE OF SHARES TO DIRECTOR MR STEWART FINDLAY UNDER TRANCHE 2 PLACEMENT	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	01-Feb-2022	PROPOSED ISSUE OF SHARES TO B2GOLD ON CONVERSION OF CONVERTIBLE NOTE	AGAINST
ARENA PHARMACEUTICALS, INC.	US0400476075	02-Feb-2022	To adopt the Agreement and Plan of Merger, dated December 12, 2021 (the "Merger Agreement"), by and among Arena Pharmaceuticals, Inc. ("Arena"), Pfizer Inc., and Antioch Merger Sub, Inc.	FOR
ARENA PHARMACEUTICALS, INC.	US0400476075	02-Feb-2022	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Arena's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
ARENA PHARMACEUTICALS, INC.	US0400476075	02-Feb-2022	To adjourn the Special Meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	AGAINST
CERENCE INC.	US1567271093	02-Feb-2022	Election of Class III Director: Arun Sarin	AGAINST
CERENCE INC.	US1567271093	02-Feb-2022	Election of Class III Director: Kristi Ann Matus	FOR
CERENCE INC.	US1567271093	02-Feb-2022	Election of Class III Director: Stefan Ortmanns	FOR
CERENCE INC.	US1567271093	02-Feb-2022	Ratification of the appointment of BDO USA, LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
CERENCE INC.	US1567271093	02-Feb-2022	Approval, on a non-binding, advisory basis, of the compensation of the Company's named executive officers, as disclosed in the proxy statement.	FOR

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CERENCE INC.	US1567271093	02-Feb-2022	Indication, on a non-binding, advisory basis, of preferred frequency of future shareholder non-binding, advisory votes on the compensation of the Company's named executive officers.	1 YEAR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	DIRECTOR	FOR
CGI INC.	CA12532H1047	02-Feb-2022	Appointment of Auditor Appointment of PricewaterhouseCoopers LLP as auditor and authorization to the Audit and Risk Management Committee to fix its remuneration	FOR
CGI INC.	CA12532H1047	02-Feb-2022	Shareholder Proposal Number One	AGAINST
CGI INC.	CA12532H1047	02-Feb-2022	Shareholder Proposal Number Two	AGAINST
PLAYTECH PLC	IM00B7S9G985	02-Feb-2022	APPROVAL OF SCHEME	FOR
PLAYTECH PLC	IM00B7S9G985	02-Feb-2022	FOR THE PURPOSES OF THE SCHEME: A. TO AUTHORISE THE DIRECTORS TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND B. TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY TO ADOPT NEW ARTICLE 170.	FOR
AIR PRODUCTS AND CHEMICALS, INC.	US0091581068	03-Feb-2022	Election of Director: Charles I. Cogut	FOR
AIR PRODUCTS AND CHEMICALS, INC.	US0091581068	03-Feb-2022	Election of Director: Lisa A. Davis	FOR
AIR PRODUCTS AND CHEMICALS, INC.	US0091581068	03-Feb-2022	Election of Director: Seifollah Ghasemi	FOR
AIR PRODUCTS AND CHEMICALS, INC.	US0091581068	03-Feb-2022	Election of Director: David H.Y. Ho	FOR

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AIR PRODUCTS AND CHEMICALS, INC.	US0091581068	03-Feb-2022	Election of Director: Edward L. Monser	AGAINST
AIR PRODUCTS AND CHEMICALS, INC.	US0091581068	03-Feb-2022	Election of Director: Matthew H. Paull	FOR
AIR PRODUCTS AND CHEMICALS, INC.	US0091581068	03-Feb-2022	Election of Director: Wayne T. Smith	FOR
AIR PRODUCTS AND CHEMICALS, INC.	US0091581068	03-Feb-2022	Advisory vote approving the compensation of the Company's named executive officers.	FOR
AIR PRODUCTS AND CHEMICALS, INC.	US0091581068	03-Feb-2022	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	REELECT CRISTINA GARMENDIA MENDIZABAL AS DIRECTOR	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	REELECT ALAIN MINC AS DIRECTOR	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	APPROVE REMUNERATION POLICY	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	ADVISORY VOTE ON REMUNERATION REPORT	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	APPROVE STANDALONE FINANCIAL STATEMENTS	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	APPROVE DISCHARGE OF BOARD	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	RATIFY APPOINTMENT OF AND ELECT LILLIAN ALICE BLOHM AS DIRECTOR	FOR
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	ES0105027009	03-Feb-2022	RATIFY APPOINTMENT OF AND ELECT MURRAY HENRY MCGOWAN AS DIRECTOR	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RE-ELECT GARY GREEN AS A DIRECTOR OF THE COMPANY	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RECEIVE AND ADOPT THE DIRECTORS' ANNUAL REPORT AND ACCOUNTS AND THE AUDITOR'S REPORT THEREON FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RE-ELECT CAROL ARROWSMITH AS A DIRECTOR OF THE COMPANY	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RE-ELECT STEFAN BOMHARD AS A DIRECTOR OF THE COMPANY	FOR

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COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RE-ELECT JOHN BRYANT AS A DIRECTOR OF THE COMPANY	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RE-ELECT ANNE-FRANCOISE NESMES AS A DIRECTOR OF THE COMPANY	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RE-ELECT NELSON SILVA AS A DIRECTOR OF THE COMPANY	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RE-ELECT IREENA VITTAL AS A DIRECTOR OF THE COMPANY	AGAINST
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO REAPPOINT KPMG LLP AS THE COMPANY'S AUDITOR	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITOR'S REMUNERATION	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO AUTHORISE DONATIONS TO POLITICAL ORGANISATIONS	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RENEW THE DIRECTORS' AUTHORITY TO ALLOT SHARES	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS OF NOT MORE THAN 5% OF THE ISSUED ORDINARY SHARE CAPITAL	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RECEIVE AND ADOPT THE DIRECTORS' REMUNERATION POLICY	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS OF NOT MORE THAN 5% OF THE ISSUED ORDINARY SHARE CAPITAL IN LIMITED CIRCUMSTANCES	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO AUTHORISE THE DIRECTORS TO REDUCE GENERAL MEETING NOTICE PERIODS	AGAINST
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RECEIVE AND ADOPT THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE REMUNERATION POLICY REFERRED TO IN RESOLUTION 2 ABOVE) FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO DECLARE A FINAL DIVIDEND OF 14.0 PENCE PER ORDINARY SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO ELECT PALMER BROWN AS A DIRECTOR OF THE COMPANY	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO ELECT ARLENE ISAACS-LOWE AS A DIRECTOR OF THE COMPANY	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO ELECT SUNDAR RAMAN AS A DIRECTOR OF THE COMPANY	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RE-ELECT IAN MEAKINS AS A DIRECTOR OF THE COMPANY	FOR
COMPASS GROUP PLC	GB00BD6K4575	03-Feb-2022	TO RE-ELECT DOMINIC BLAKEMORE AS A DIRECTOR OF THE COMPANY	FOR
ESCO TECHNOLOGIES INC.	US2963151046	03-Feb-2022	DIRECTOR	FOR
ESCO TECHNOLOGIES INC.	US2963151046	03-Feb-2022	DIRECTOR	FOR
ESCO TECHNOLOGIES INC.	US2963151046	03-Feb-2022	To ratify the appointment of the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
ESCO TECHNOLOGIES INC.	US2963151046	03-Feb-2022	Say on Pay - an advisory vote to approve the compensation of the Company's executive officers.	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	ELECT PENNY LADKIN-BRAND AS DIRECTOR	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	RE-ELECT ALAN NEWMAN AS DIRECTOR	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	ELECT ANGLEA SEYMOUR-JACKSON AS DIRECTOR	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	REAPPOINT DELOITTE LLP AS AUDITORS	FOR

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FUTURE PLC	GB00BYZN9041	03-Feb-2022	AUTHORISE THE AUDIT AND RISK COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	AUTHORISE ISSUE OF EQUITY	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
FUTURE PLC	GB00BYZN9041	03-Feb-2022	APPROVE FINAL DIVIDEND	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	APPROVE REMUNERATION REPORT	AGAINST
FUTURE PLC	GB00BYZN9041	03-Feb-2022	RE-ELECT RICHARD HUNTINGFORD AS DIRECTOR	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	RE-ELECT ZILLAH BYNG-THORNE AS DIRECTOR	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	RE-ELECT MEREDITH AMDUR AS DIRECTOR	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	RE-ELECT MARK BROOKER AS DIRECTOR	AGAINST
FUTURE PLC	GB00BYZN9041	03-Feb-2022	RE-ELECT HUGO DRAYTON AS DIRECTOR	FOR
FUTURE PLC	GB00BYZN9041	03-Feb-2022	RE-ELECT ROB HATTRELL AS DIRECTOR	FOR
PIEDMONT LITHIUM INC	AU000000PLL5	03-Feb-2022	APPROVAL TO ISSUE 1,197 RESTRICTED STOCK UNITS MR TODD HANNIGAN AND/OR HIS NOMINEE UNDER THE COMPANY'S STOCK PLAN	FOR
PIEDMONT LITHIUM INC	AU000000PLL5	03-Feb-2022	APPROVAL TO ISSUE 1,197 RESTRICTED STOCK UNITS TO MR CLAUDE DEMBY AND/OR HIS NOMINEE UNDER THE COMPANY'S STOCK PLAN	FOR
PIEDMONT LITHIUM INC	AU000000PLL5	03-Feb-2022	APPROVAL TO ISSUE 1,197 RESTRICTED STOCK UNITS TO MS SUSAN JONES AND/OR HER NOMINEE UNDER THE COMPANY'S STOCK PLAN	FOR
PIEDMONT LITHIUM INC	AU000000PLL5	03-Feb-2022	ELECTION OF DIRECTOR TO BE ELECTED FOR TERMS EXPIRING IN 2024: MR KEITH PHILLIPS	FOR
PIEDMONT LITHIUM INC	AU000000PLL5	03-Feb-2022	ELECTION OF DIRECTOR TO BE ELECTED FOR TERMS EXPIRING IN 2024: MR TODD HANNIGAN	ABSTAIN
PIEDMONT LITHIUM INC	AU000000PLL5	03-Feb-2022	RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING JUNE 30, 2022	FOR
PIEDMONT LITHIUM INC	AU000000PLL5	03-Feb-2022	APPROVAL TO ISSUE 10,786 STOCK OPTIONS TO MR KEITH PHILLIPS AND/OR HIS NOMINEE UNDER THE COMPANY'S STOCK PLAN	FOR
PIEDMONT LITHIUM INC	AU000000PLL5	03-Feb-2022	APPROVAL TO ISSUE 5,344 RESTRICTED STOCK UNITS TO MR KEITH PHILLIPS AND/OR HIS NOMINEE UNDER THE COMPANY'S STOCK PLAN	FOR
PIEDMONT LITHIUM INC	AU000000PLL5	03-Feb-2022	APPROVAL TO ISSUE 1,796 RESTRICTED STOCK UNITS MR JEFF ARMSTRONG AND/OR HIS NOMINEE UNDER THE COMPANY'S STOCK PLAN	FOR
PIEDMONT LITHIUM INC	AU000000PLL5	03-Feb-2022	APPROVAL TO ISSUE 1,197 RESTRICTED STOCK UNITS MR JORGE BERISTAIN AND/OR HIS NOMINEE UNDER THE COMPANY'S STOCK PLAN	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	DIRECTOR	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	DIRECTOR	FOR

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PRICESMART, INC.	US7415111092	03-Feb-2022	DIRECTOR	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	DIRECTOR	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	DIRECTOR	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	DIRECTOR	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	DIRECTOR	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	DIRECTOR	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	DIRECTOR	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	DIRECTOR	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	To approve, on an advisory basis, the compensation of the Company's executive officers for fiscal year 2021.	FOR
PRICESMART, INC.	US7415111092	03-Feb-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending August 31, 2022.	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO RE-ELECT ANNETTE COURT AS A DIRECTOR	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO RE-ELECT DRUMMOND HALL AS A DIRECTOR	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO RE-ELECT STEVE HARE AS A DIRECTOR	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO RE-ELECT JONATHAN HOWELL AS A DIRECTOR	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO RE-ELECT IRANA WASTI AS A DIRECTOR	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS TO THE COMPANY	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE AND AGREE THE REMUNERATION OF THE AUDITORS TO THE COMPANY	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO AUTHORISE POLITICAL DONATIONS	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO AUTHORISE THE DIRECTORS TO ALLOT NEW SHARES	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS ON UP TO 5% OF THE ISSUED SHARE CAPITAL OF THE COMPANY	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS ON AN ADDITIONAL 5% OF THE ISSUED SHARE CAPITAL OF THE COMPANY	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO GRANT AUTHORITY TO THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO ALLOW GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO DECLARE A FINAL DIVIDEND OF 11.63 PENCE PER ORDINARY SHARE FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO ELECT ANDREW DUFF AS A DIRECTOR	FOR

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SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO ELECT DEREK HARDING AS A DIRECTOR	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO RE-ELECT SANGEETA ANAND AS A DIRECTOR	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO RE-ELECT DR JOHN BATES AS A DIRECTOR	FOR
SAGE GROUP PLC	GB00B8C3BL03	03-Feb-2022	TO RE-ELECT JONATHAN BEWES AS A DIRECTOR	FOR
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	03-Feb-2022	TO APPROVE DECREASE OF THE CHARTER CAPITAL OF THE COMPANY	FOR
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	03-Feb-2022	TO APPROVE A NEW EDITION OF THE CHARTER	FOR
SYDNEY AIRPORT	AU000000SYD9	03-Feb-2022	TO CONSIDER AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION: THAT SUBJECT TO AND CONDITIONAL ON: A) SYDNEY AIRPORT SECURITYHOLDERS PASSING EACH OTHER SCHEME RESOLUTION (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE); AND B) THE SUPREME COURT OF NEW SOUTH WALES CONFIRMING THAT TTCSAL WOULD BE JUSTIFIED IN ACTING ON THE TRUST SCHEME RESOLUTIONS (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE) AND IN DOING ALL THINGS AND TAKING ALL STEPS NECESSARY TO PUT THE TRUST SCHEME (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE) INTO EFFECT, THAT PURSUANT TO AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH): C) THE COMPANY SCHEME (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE), THE TERMS OF WHICH ARE CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET (OF WHICH THIS NOTICE FORMS PART) IS AGREED TO (WITH OR WITHOUT ANY MODIFICATIONS OR CONDITIONS AS APPROVED BY THE COURT); AND D) THE DIRECTORS OF SAL ARE AUTHORISED, SUBJECT TO THE TERMS OF THE SCHEME IMPLEMENTATION DEED: I) TO AGREE TO SUCH MODIFICATIONS OR CONDITIONS AS ARE THOUGHT FIT BY THE COURT, AND II) SUBJECT TO APPROVAL OF THE COMPANY SCHEME BY THE COURT, TO IMPLEMENT THE SCHEME WITH ANY SUCH MODIFICATIONS OR CONDITIONS	FOR
SYDNEY AIRPORT	AU000000SYD9	03-Feb-2022	TO CONSIDER AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION: THAT SUBJECT TO AND CONDITIONAL ON: A) SYDNEY AIRPORT SECURITYHOLDERS PASSING EACH OTHER SCHEME RESOLUTION (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE); AND B) THE SUPREME COURT OF NEW SOUTH WALES CONFIRMING THAT TTCSAL WOULD BE JUSTIFIED IN ACTING ON THE TRUST SCHEME RESOLUTIONS (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE) AND IN DOING ALL THINGS AND TAKING ALL STEPS NECESSARY TO PUT THE TRUST SCHEME (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE) INTO EFFECT, FOR THE PURPOSES OF SECTION 601 GC(1)(A) OF THE CORPORATIONS ACT 2001 (CTH) AND FOR ALL OTHER PURPOSES, THE SAT1 TRUST CONSTITUTION IS AMENDED IN ACCORDANCE WITH THE PROVISIONS OF THE SUPPLEMENTAL DEED POLL IN THE FORM TABLED AT THE MEETING AND INITIALLED BY THE CHAIRMAN OF THE MEETING FOR THE PURPOSES OF IDENTIFICATION (THE SAT1 TRUST SUPPLEMENTAL DEED), AND TTCSAL AS RESPONSIBLE ENTITY OF SAT1 IS AUTHORISED TO EXECUTE AND LODGE THE SAT1 TRUST SUPPLEMENTAL DEED WITH THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION	FOR

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SYDNEY AIRPORT	AU000000SYD9	03-Feb-2022	TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: THAT SUBJECT TO AND CONDITIONAL ON: A) SYDNEY AIRPORT SECURITYHOLDERS PASSING EACH OTHER SCHEME RESOLUTION (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE); AND B) THE SUPREME COURT OF NEW SOUTH WALES CONFIRMING THAT TTCSAL WOULD BE JUSTIFIED IN ACTING ON THE TRUST SCHEME RESOLUTIONS (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE) AND IN DOING ALL THINGS AND TAKING ALL STEPS NECESSARY TO PUT THE TRUST SCHEME (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE) INTO EFFECT, THE TRUST SCHEME (AS DEFINED IN THE SCHEME BOOKLET INCORPORATING THIS NOTICE) BE APPROVED AND, IN PARTICULAR, THE ACQUISITION BY SYDNEY AVIATION ALLIANCE PTY LTD OF A RELEVANT INTEREST IN ALL THE SAT1 UNITS EXISTING AS AT THE RECORD DATE PURSUANT TO THE TRUST SCHEME BE APPROVED FOR ALL PURPOSES INCLUDING FOR THE PURPOSES OF ITEM 7 SECTION 611 OF THE CORPORATIONS ACT 2001 (CTH), AND TTCSAL AS THE RESPONSIBLE ENTITY OF SAT1 BE AUTHORISED TO DO ALL THINGS WHICH IT CONSIDERS NECESSARY, DESIRABLE OR REASONABLY INCIDENTAL TO GIVE EFFECT TO THE TRUST SCHEME	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	RE-ELECT PHILLIP MONKS AS DIRECTOR	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	RE-ELECT CAROLINE TAYLOR AS DIRECTOR	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	RE-ELECT MICHAEL KELLARD AS DIRECTOR	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	ELECT PARS PUREWAL AS DIRECTOR	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	ELECT JOANNA HALL AS DIRECTOR	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	APPROVE FINAL DIVIDEND	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	AUTHORISE ISSUE OF EQUITY	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR

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BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	APPROVE REMUNERATION REPORT	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	RE-ELECT TOBY STRAUSS AS DIRECTOR	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	RE-ELECT ROBIN BEER AS DIRECTOR	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	RE-ELECT SIOBHAN BOYLAN AS DIRECTOR	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	RE-ELECT CHARLES FERRY AS DIRECTOR	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	04-Feb-2022	RE-ELECT IAN DEWAR AS DIRECTOR	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	Election of Director: Gary K. Waring	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for fiscal 2022.	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	Election of Director: Robert W. Black	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	To cast a non-binding advisory vote on executive compensation.	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	Election of Director: George R. Corbin	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	Election of Director: Carla C. Hendra	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	Election of Director: John C. Hunter, III	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	Election of Director: James C. Johnson	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	Election of Director: Rod R. Little	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	Election of Director: Joseph D. O'Leary	FOR
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	Election of Director: Rakesh Sachdev	AGAINST
EDGEWELL PERSONAL CARE COMPANY	US28035Q1022	04-Feb-2022	Election of Director: Swan Sit	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	SIGNATURE OF DOCUMENTS	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	NON-BINDING ADVISORY VOTE: APPROVAL OF THE REMUNERATION POLICY	FOR

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NETCARE LTD	ZAE000011953	04-Feb-2022	NON-BINDING ADVISORY VOTE: APPROVAL OF THE IMPLEMENTATION REPORT	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION FOR THE PERIOD 1 OCTOBER 2021 TO 30 SEPTEMBER 2022	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	FINANCIAL ASSISTANCE TO RELATED AND INTER-RELATED COMPANIES IN TERMS OF SECTIONS 44 AND 45 OF THE COMPANIES ACT	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	RE-ELECTION AND ELECTION OF DIRECTOR: K MOROKA	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	RE-ELECTION AND ELECTION OF DIRECTOR: M KUSCUS	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	RE-ELECTION AND ELECTION OF DIRECTOR: T LEOKA	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	RE-ELECTION AND ELECTION OF DIRECTOR: R PHILLIPS	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	RE-APPOINTMENT OF INDEPENDENT EXTERNAL AUDITORS	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	APPOINTMENT OF AUDIT COMMITTEE MEMBER: MR BOWER, CHAIR	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	APPOINTMENT OF AUDIT COMMITTEE MEMBER: B BULO	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	APPOINTMENT OF AUDIT COMMITTEE MEMBER: D KNEALE	FOR
NETCARE LTD	ZAE000011953	04-Feb-2022	APPOINTMENT OF AUDIT COMMITTEE MEMBER: T LEOKA	FOR
RURAL FUNDS GROUP	AU000000RFF5	04-Feb-2022	APPROVAL OF THE ADDITIONAL GUARANTEE	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT CHRISTOPHER WARD BE RE-ELECTED AS DIRECTOR	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT THE ANNUAL ACCOUNTS FOR THE YEAR ENDED 30 SEPTEMBER 2021 BE RECEIVED	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT THOMAS WELTON BE RE-ELECTED AS DIRECTOR	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT RICHARD AKERS BE RE-ELECTED AS DIRECTOR	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT RUTH ANDERSON BE RE-ELECTED AS DIRECTOR	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT JENNELLE TILLING BE RE-ELECTED AS DIRECTOR	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT ERNEST AND YOUNG LLP BE RE-APPOINTED	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT THE DIRECTORS DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT THE DIRECTORS BE AUTHORISED TO ALLOT SHARES	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT THE DIRECTORS BE GRANTED AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT THE DIRECTORS BE GRANTED AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS FOR AN ADDITIONAL 5 PERCENT	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT THE COMPANY BE AUTHORISED TO MAKE MARKET PURCHASES OF THE COMPANY'S SHARES	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT THE COMPANY CAN CALL A GENERAL MEETING ON 14 CLEAR DAYS NOTICE	AGAINST
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	TO APPROVE THE REMUNERATION POLICY	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT THE DIRECTORS REMUNERATION REPORT FOR YEAR ENDED 30 SEPTEMBER 2021 BE APPROVED	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	TO APPROVE THE AMENDMENTS TO THE RULES OF THE 2016 LONG TERM INCENTIVE PLAN	FOR

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SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT A FINAL DIVIDEND OF 4.0P BE DECLARED	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT HELENA COLES BE ELECTED AS DIRECTOR	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT JONATHAN NICHOLLS BE RE-ELECTED AS DIRECTOR	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT BRIAN BICKELL BE RE-ELECTED AS DIRECTOR	FOR
SHAFTESBURY PLC REIT	GB0007990962	04-Feb-2022	THAT SIMON QUAYLE BE RE-ELECTED AS DIRECTOR	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO RECEIVE THE AUDITED ACCOUNTS AND THE DIRECTORS' AND AUDITOR'S REPORTS FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO AUTHORISE THE DISAPPLICATION OF PRE-EMPTION RIGHTS OF NOT MORE THAN 5% OF THE ISSUED ORDINARY SHARE CAPITAL	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO AUTHORISE THE DISAPPLICATION OF PRE-EMPTION RIGHTS OF NOT MORE THAN 5% OF THE ISSUED ORDINARY SHARE CAPITAL IN LIMITED CIRCUMSTANCES	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO AUTHORISE GENERAL MEETINGS TO BE CALLED WITH 14 CLEAR DAYS' NOTICE	AGAINST
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	AGAINST
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO RE-ELECT MIKE CLASPER AS A DIRECTOR OF THE COMPANY	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO RE-ELECT JONATHAN DAVIES AS A DIRECTOR OF THE COMPANY	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO RE-ELECT CAROLYN BRADLEY AS A DIRECTOR OF THE COMPANY	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO RE-ELECT TIM LODGE AS A DIRECTOR OF THE COMPANY	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO RE-ELECT JUDY VEZMAR AS A DIRECTOR OF THE COMPANY	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO ELECT APURVI SHETH AS A DIRECTOR OF THE COMPANY	FOR
SSP GROUP PLC	GB00BGBN7C04	04-Feb-2022	TO ELECT KELLY KUHN AS A DIRECTOR OF THE COMPANY	FOR
THYSSENKRUPP AG	DE0007500001	04-Feb-2022	APPROVE CREATION OF EUR 300 MILLION POOL OF CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS	FOR
THYSSENKRUPP AG	DE0007500001	04-Feb-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 2 BILLION APPROVE CREATION OF EUR 250 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
THYSSENKRUPP AG	DE0007500001	04-Feb-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
THYSSENKRUPP AG	DE0007500001	04-Feb-2022	AUTHORIZE USE OF FINANCIAL DERIVATIVES WHEN REPURCHASING SHARES	FOR
THYSSENKRUPP AG	DE0007500001	04-Feb-2022	APPROVE AFFILIATION AGREEMENT WITH THYSSENKRUPP HOLDING GERMANY GMBH	FOR
THYSSENKRUPP AG	DE0007500001	04-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR

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THYSSENKRUPP AG	DE0007500001	04-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
THYSSENKRUPP AG	DE0007500001	04-Feb-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITOR FOR FISCAL YEAR 2021/22 AND KPMG AG AS AUDITOR FOR FISCAL YEAR 2022/23	FOR
THYSSENKRUPP AG	DE0007500001	04-Feb-2022	APPROVE REMUNERATION REPORT	FOR
VERBIO VEREINIGTE BIOENERGIE AG	DE000A0JL9W6	04-Feb-2022	APPROVE CREATION OF EUR 31.6 MILLION POOL OF CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST
VERBIO VEREINIGTE BIOENERGIE AG	DE000A0JL9W6	04-Feb-2022	APPROVE REMUNERATION POLICY	AGAINST
VERBIO VEREINIGTE BIOENERGIE AG	DE000A0JL9W6	04-Feb-2022	AMEND ARTICLES RE: SHARES ENTITLED TO PROFIT IN THE EVENT OF CAPITAL INCREASES	FOR
VERBIO VEREINIGTE BIOENERGIE AG	DE000A0JL9W6	04-Feb-2022	APPROVE AFFILIATION AGREEMENT WITH VERBIO PROTEIN GMBH	FOR
VERBIO VEREINIGTE BIOENERGIE AG	DE000A0JL9W6	04-Feb-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.20 PER SHARE	FOR
VERBIO VEREINIGTE BIOENERGIE AG	DE000A0JL9W6	04-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR
VERBIO VEREINIGTE BIOENERGIE AG	DE000A0JL9W6	04-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
VERBIO VEREINIGTE BIOENERGIE AG	DE000A0JL9W6	04-Feb-2022	RATIFY WARTH & KLEIN GRANT THORNTON AG AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	Election of Director: Stephen C. Van Arsdell	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	Election of Director: Shirley C. Franklin	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	Election of Director: Scott Hall	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	Election of Director: Thomas J. Hansen	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	Election of Director: Mark J. O'Brien	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	Election of Director: Christine Ortiz	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	Election of Director: Bernard G. Rethore	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	Election of Director: Jeffery S. Sharritts	FOR

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MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	Election of Director: Lydia W. Thomas	FOR
MUELLER WATER PRODUCTS, INC.	US6247581084	07-Feb-2022	Election of Director: Michael T. Tokarz	FOR
APL APOLLO TUBES LTD	INE702C01027	08-Feb-2022	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016 AND RELATED CIRCULARS AND NOTIFICATIONS THERETO AS APPLICABLE UNDER THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATION OR RE-ENACTMENT OR AMENDMENT THEREOF), SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SUBJECT TO THE RELEVANT PROVISIONS OF ANY OTHER APPLICABLE LAWS AND THE CLAUSES OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF APL APOLLO TUBES LIMITED AND SUBJECT TO THE APPROVAL BY THE REQUISITE MAJORITY OF THE CREDITORS OF APL APOLLO TUBES LIMITED, AND SUBSEQUENT APPROVAL OF THE NCLT AND SUBJECT TO SUCH OTHER CONSENTS, APPROVALS, PERMISSIONS AND SANCTIONS BEING OBTAINED FROM APPROPRIATE AUTHORITIES TO THE EXTENT APPLICABLE OR NECESSARY AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED OR IMPOSED BY NCLT OR BY ANY REGULATORY OR OTHER AUTHORITIES, WHILE GRANTING SUCH CONSENTS, APPROVALS, PERMISSIONS AND SANCTIONS, WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS "THE BOARD", WHICH TERM SHALL BE DEEMED TO MEAN AND INCLUDE ONE OR MORE COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD OR ANY PERSON(S) WHICH THE BOARD MAY NOMINATE TO EXERCISE ITS POWERS INCLUDING THE POWERS CONFERRED BY THIS RESOLUTION), APPROVAL OF THE EQUITY SHAREHOLDERS BE AND IS HEREBY ACCORDED TO THE SCHEME. RESOLVED FURTHER THAT RESTRUCTURING COMMITTEE AS CONSTITUTED BY THE BOARD OF THE AMALGAMATED COMPANY, BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS, AS IT MAY, IN ITS ABSOLUTE DISCRETION DEEM REQUISITE, DESIRABLE, APPROPRIATE OR NECESSARY TO GIVE EFFECT TO THIS RESOLUTION AND EFFECTIVELY IMPLEMENT THE ARRANGEMENTS EMBODIED IN THE SCHEME AND TO ACCEPT SUCH MODIFICATIONS, AMENDMENTS, LIMITATIONS AND/OR CONDITIONS, IF ANY, WHICH MAY BE REQUIRED AND/OR IMPOSED BY THE NCLT AND/OR ANY OTHER AUTHORITY(IES) WHILE SANCTIONING THE SCHEME OR BY ANY AUTHORITY(IES) UNDER LAW, OR AS MAY BE REQUIRED FOR THE PURPOSE OF RESOLVING ANY DOUBTS OR DIFFICULTIES THAT MAY ARISE INCLUDING PASSING OF SUCH ACCOUNTING ENTRIES AND/OR MAKING SUCH ADJUSTMENTS IN THE BOOKS OF ACCOUNTS AS CONSIDERED NECESSARY IN GIVING EFFECT TO THE SCHEME, AS THE RESTRUCTURING COMMITTEE MAY DEEM FIT AND PROPER WITHOUT BEING REQUIRED TO SEEK ANY FURTHER APPROVAL OF THE MEMBERS OR OTHERWISE TO THE END AND INTENT THAT THE MEMBERS SHALL BE DEEMED TO HAVE GIVEN THEIR APPROVAL THERETO EXPRESSLY BY THE AUTHORITY	FOR
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	ABSTAIN
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	ABSTAIN
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	FOR
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	FOR

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CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	FOR
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	ABSTAIN
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	FOR
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	FOR
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	FOR
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	ABSTAIN
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	DIRECTOR	ABSTAIN
CENTRAL GARDEN & PET COMPANY	US1535271068	08-Feb-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending on September 24, 2022.	FOR

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CLINIGEN GROUP PLC	GB00B89J2419	08-Feb-2022	<p>THAT: (A) FOR THE PURPOSE OF GIVING EFFECT TO THE SCHEME OF ARRANGEMENT DATED 20 DECEMBER 2021 BETWEEN CLINIGEN GROUP PLC (THE "COMPANY") AND THE HOLDERS OF THE SCHEME SHARES (AS DEFINED IN THE SAID SCHEME), A PRINT OF WHICH HAS BEEN PRODUCED TO THIS MEETING AND FOR THE PURPOSE OF IDENTIFICATION SIGNED BY THE CHAIR HEREOF, IN ITS ORIGINAL FORM OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION AGREED BETWEEN THE COMPANY AND TRILEY BIDCO LIMITED AND APPROVED OR IMPOSED BY THE COURT (THE "SCHEME"), THE DIRECTORS OF THE COMPANY BE AND ARE HEREBY AUTHORISED TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; (B) WITH EFFECT FROM THE PASSING OF THIS RESOLUTION, THE ARTICLES OF ASSOCIATION OF THE COMPANY BE AMENDED BY THE ADOPTION AND INCLUSION OF THE FOLLOWING NEW ARTICLE 133: "133 SCHEME OF ARRANGEMENT FOR THE PURPOSES OF THIS ARTICLE 133: "BIDCO" MEANS TRILEY BIDCO LIMITED, A PRIVATE LIMITED COMPANY INCORPORATED IN ENGLAND AND WALES WITH REGISTERED NUMBER 13753642 WHOSE REGISTERED OFFICE IS AT C/O TRITON INVESTMENTS ADVISERS LLP 32 DUKE STREET, 3RD FLOOR, ST JAMES'S, LONDON, UNITED KINGDOM, SW1Y 6DF; AND "CLINIGEN SCHEME" MEANS THE SCHEME OF ARRANGEMENT DATED 20 DECEMBER 2021 UNDER PAN 26 OF THE 2006 ACT BETWEEN THE COMPANY AND THE SCHEME SHAREHOLDERS (AS DEFINED IN THE CLINIGEN SCHEME), IN ITS ORIGINAL FORM OR WITH OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION APPROVED OR IMPOSED BY THE HIGH COURT OF JUSTICE OF ENGLAND AND WALES. (A) NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES OR THE TERMS OF ANY RESOLUTION WHETHER ORDINARY OR SPECIAL PASSED BY THE COMPANY IN GENERAL MEETING, IF THE COMPANY ISSUES ANY SHARES (OTHER THAN TO BIDCO, ANY SUBSIDIARY OF BIDCO OR ANY; NOMINEE(S) OF BIDCO) AT ANY TIME AFTER THE ADOPTION OF THIS ARTICLE AND AT OR PRIOR TO THE SCHEME RECORD TIME (AS DEFINED IN THE CLINIGEN SCHEME), SUCH SHARES SHALL BE ISSUED SUBJECT TO THE TERMS OF THE CLINIGEN SCHEME (AND SHALL BE SCHEME SHARES (AS DEFINED IN THE CLINIGEN SCHEME) FOR THE PURPOSES THEREOF) AND THE HOLDERS OF SUCH SHARES SHALL BE BOUND BY THE CLINIGEN SCHEME ACCORDINGLY. (B) NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES, SUBJECT TO THE CLINIGEN SCHEME BECOMING EFFECTIVE, ANY SHARES ISSUED, OR TRANSFERRED TO ANY PERSON (OTHER THAN TO BIDCO, ANY SUBSIDIARY OF BIDCO OR ANY NOMINEE(S) OF BIDCO) AFTER THE SCHEME RECORD TIME (A "NEW MEMBER") (EACH A "POST- SCHEME SHARE") SHALL BE ISSUED ON TERMS THAT THEY SHALL ON THE EFFECTIVE DATE (AS DEFINED IN THE CLINIGEN SCHEME) OR, IF LATER, ON ISSUE (BUT SUBJECT TO THE TERMS OF ARTICLES 133(C) AND 133(D) BELOW), BE IMMEDIATELY TRANSFERRED TO BIDCO (OR AS IT MAY DIRECT) (THE "PURCHASER"), WHO SHALL BE OBLIGED TO ACQUIRE EACH POST-SCHEME SHARE IN CONSIDERATION OF AND CONDITIONAL UPON THE PAYMENT BY OR ON BEHALF OF BIDCO TO THE NEW MEMBER OF AN AMOUNT IN CASH FOR EACH POST-SCHEME SHARE EQUAL TO THE CONSIDERATION TO WHICH A NEW MEMBER WOULD HAVE BEEN ENTITLED HAD SUCH POST-SCHEME SHARE BEEN A SCHEME SHARE. (C) ON ANY REORGANISATION OF, OR MATERIAL ALTERATION TO THE SHARE CAPITAL OF THE COMPANY (INCLUDING, WITHOUT LIMITATION, ANY SUBDIVISION AND/OR CONSOLIDATION) CARRIED OUT AFTER THE EFFECTIVE DATE, THE VALUE OF THE CONSIDERATION PER POST-SCHEME SHARE TO BE PAID UNDER ARTICLE 133(B) SHALL BE ADJUSTED BY THE COMPANY IN SUCH MANNER AS THE AUDITORS OF THE COMPANY MAY DETERMINE TO BE APPROPRIATE</p>	FOR
CLINIGEN GROUP PLC	GB00B89J2419	08-Feb-2022	<p>FOR THE PURPOSES OF THE SCHEME: (A) TO AUTHORISE THE CLINIGEN DIRECTORS TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; (B) TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SET OUT IN THE NOTICE OF GENERAL MEETING AT PART XI OF THE SCHEME DOCUMENT; AND (C) SUBJECT TO AND CONDITIONAL UPON THE SCHEME BECOMING EFFECTIVE, TO RE-REGISTER THE COMPANY AS A PRIVATE LIMITED COMPANY WITH THE NAME "CLINIGEN LIMITED" WITH EFFECT FROM THE DATE APPROVED BY THE REGISTRAR OF COMPANIES</p>	FOR

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DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	DIRECTOR	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	DIRECTOR	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	DIRECTOR	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	DIRECTOR	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	DIRECTOR	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	DIRECTOR	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	DIRECTOR	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	DIRECTOR	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	DIRECTOR	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	DIRECTOR	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	An advisory vote to approve Named Executive Officer compensation.	FOR
DOLBY LABORATORIES, INC.	US25659T1079	08-Feb-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
MOOG INC.	US6153942023	08-Feb-2022	Ratification of Ernst & Young LLP as auditors for Moog Inc. for the 2022 fiscal year.	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER BIRGIT CONIX FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER SEBASTIAN EBEL FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ELKE ELLER FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER PETER KRUEGER FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER SYBILLE REISS FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER FRANK ROSENBERGER FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DIETER ZETSCHKE FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER FRANK JAKOBI FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER PETER LONG FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER INGRID-HELEN ARNOLD FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANDREAS BARCZEWSKI FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER PETER BREMME FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JUTTA DOENGES FOR FISCAL YEAR 2020/21	AGAINST
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER EDGAR ERNST FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WOLFGANG FLINTERMANN FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARIA CORCES FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANGELIKA GIFFORD FOR FISCAL YEAR 2020/21	FOR

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TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER STEFAN HEINEMANN FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DIERK HIRSCHTEL FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JANINA KUGEL FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER VLADIMIR LUKIN FOR FISCAL YEAR 2020/21	AGAINST
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER COLINE MCCONVILLE FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ALEXEY MORDASHOV FOR FISCAL YEAR 2020/21	AGAINST
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARK MURATOVIC FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MICHAEL POENIPP FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CAROLA SCHWIRN FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANETTE STREMPPEL FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JOAN RIU FOR FISCAL YEAR 2020/21	AGAINST
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER TANJA VIEHL FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER STEFAN WEINHOFER FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE CREATION OF EUR 162.3 MILLION POOL OF CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE CREATION OF EUR 626.9 MILLION POOL OF CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 2 BILLION; APPROVE CREATION OF EUR 162.3 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE CREATION OF EUR 81.1 MILLION POOL OF CONDITIONAL CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE CREATION OF EUR 671 MILLION POOL OF AUTHORIZED CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE REMUNERATION REPORT	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE AFFILIATION AGREEMENT WITH DEFAG BETEILIGUNGSVERWALTUNGS GMBH I	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE AFFILIATION AGREEMENT WITH DEFAG BETEILIGUNGSVERWALTUNGS GMBH III	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER FRIEDRICH JOUSSEN FOR FISCAL YEAR 2020/21	FOR
TUI AG	DE000TUAG000	08-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER DAVID BURLING FOR FISCAL YEAR 2020/21	FOR
TWIST BIOSCIENCE CORPORATION	US90184D1000	08-Feb-2022	DIRECTOR	ABSTAIN
TWIST BIOSCIENCE CORPORATION	US90184D1000	08-Feb-2022	DIRECTOR	FOR
TWIST BIOSCIENCE CORPORATION	US90184D1000	08-Feb-2022	DIRECTOR	ABSTAIN

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TWIST BIOSCIENCE CORPORATION	US90184D1000	08-Feb-2022	DIRECTOR	FOR
TWIST BIOSCIENCE CORPORATION	US90184D1000	08-Feb-2022	To adopt, on an advisory basis, a resolution approving the compensation of the Company's Named Executive Officers, as described in the Proxy Statement under "Executive Compensation."	FOR
TWIST BIOSCIENCE CORPORATION	US90184D1000	08-Feb-2022	Ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Election of Director: Frank Yoho	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Proposal to ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Election of Director: J. Kevin Akers	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Proposal for an advisory vote by shareholders to approve the compensation of the Company's named executive officers for fiscal 2021 ("Say-on-Pay").	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Proposal for an advisory vote on frequency of vote on Say-on-Pay in future years ("Say-on-Frequency").	1 YEAR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Election of Director: Kim R. Cocklin	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Election of Director: Kelly H. Compton	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Election of Director: Sean Donohue	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Election of Director: Rafael G. Garza	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Election of Director: Richard K. Gordon	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Election of Director: Nancy K. Quinn	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Election of Director: Richard A. Sampson	FOR
ATMOS ENERGY CORPORATION	US0495601058	09-Feb-2022	Election of Director: Diana J. Walters	FOR
CECONOMY AG	DE0007257503	09-Feb-2022	ELECT KATRIN ADT TO THE SUPERVISORY BOARD	FOR
CECONOMY AG	DE0007257503	09-Feb-2022	ELECT FLORIAN FUNCK TO THE SUPERVISORY BOARD	FOR
CECONOMY AG	DE0007257503	09-Feb-2022	ELECT DOREEN HUBER TO THE SUPERVISORY BOARD	FOR
CECONOMY AG	DE0007257503	09-Feb-2022	ELECT JUERGEN KELLERHALS TO THE SUPERVISORY BOARD	FOR
CECONOMY AG	DE0007257503	09-Feb-2022	ELECT FREDY RAAS TO THE SUPERVISORY BOARD	FOR
CECONOMY AG	DE0007257503	09-Feb-2022	APPROVE REMUNERATION POLICY	FOR

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CECONOMY AG	DE0007257503	09-Feb-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.17 PER PREFERRED SHARE FOR FISCAL YEARS 2017/18, 2018/19 AND 2019/20; APPROVE DIVIDENDS OF EUR 0.23 PER PREFERRED SHARE AND EUR 0.17 PER ORDINARY SHARE FOR FISCAL YEAR 2020/21	FOR
CECONOMY AG	DE0007257503	09-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR
CECONOMY AG	DE0007257503	09-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
CECONOMY AG	DE0007257503	09-Feb-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	09-Feb-2022	PURCHASE OF LIABILITY INSURANCE FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGERS	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	RE-ELECT ANDREW RASHBASS AS DIRECTOR	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	RE-ELECT LESLIE VAN DE WALLE AS DIRECTOR	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	AUTHORISE ISSUE OF EQUITY	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	AMEND ARTICLES OF ASSOCIATION	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	APPROVE REMUNERATION REPORT	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	APPROVE FINAL DIVIDEND	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	ELECT INDIA GARY-MARTIN AS DIRECTOR	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	RE-ELECT JAN BABIAK AS DIRECTOR	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	RE-ELECT COLIN DAY AS DIRECTOR	FOR

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EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	RE-ELECT IMOGEN JOSS AS DIRECTOR	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	RE-ELECT WENDY PALLOT AS DIRECTOR	FOR
EUROMONEY INSTITUTIONAL INVESTOR PLC	GB0006886666	09-Feb-2022	RE-ELECT TIM PENNINGTON AS DIRECTOR	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT CAROL HUI BE ELECTED AS A DIRECTOR	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT THE DIRECTORS' REPORT AND THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 SEPTEMBER 2021 BE APPROVED AND ADOPTED	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT KPMG LLP BE RE-APPOINTED AS AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT THE REMUNERATION OF KPMG LLP BE FIXED BY THE DIRECTORS	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSE OF SECTION 551 OF THE ACT TO EXERCISE ALL THE POWERS OF THE COMPANY TO: A) ALLOT OR GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 12,231,013, BEING APPROXIMATELY ONE-THIRD OF THE COMPANY'S ISSUED ORDINARY SHARE CAPITAL (EXCLUDING TREASURY SHARES); AND B) ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) UP TO A FURTHER AGGREGATE NOMINAL AMOUNT OF GBP 12,231,013, BEING APPROXIMATELY ONE-THIRD OF THE COMPANY'S ISSUED ORDINARY SHARE CAPITAL (EXCLUDING TREASURY SHARES) PROVIDED THAT THEY ARE OFFERED BY WAY OF A RIGHTS ISSUE TO HOLDERS OF SHARES ON THE REGISTER OF MEMBERS AT SUCH RECORD DATE(S) AS THE DIRECTORS MAY DETERMINE, WHERE THE SHARES OR EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF THE ORDINARY SHAREHOLDERS ARE PROPORTIONATE (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBER OF SHARES HELD OR DEEMED TO BE HELD BY THEM ON ANY SUCH RECORD DATE(S), SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS OR LEGAL OR PRACTICAL PROBLEMS ARISING UNDER THE LAWS OF ANY OVERSEAS TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR BY VIRTUE OF SHARES BEING REPRESENTED BY DEPOSITARY RECEIPTS OR ANY OTHER MATTER, PROVIDED THAT IN BOTH CASES: I) (EXCEPT AS PROVIDED IN PARAGRAPH (II) BELOW) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF EARLIER, 15 MONTHS AFTER THE PASSING OF THIS RESOLUTION; AND II) THE COMPANY MAY BEFORE SUCH EXPIRY MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES OR EQUITY SECURITIES, AS THE CASE MAY BE, TO BE ALLOTTED OR SUCH RIGHTS GRANTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SHARES OR EQUITY SECURITIES OR GRANT SUCH RIGHTS, AS THE CASE MAY BE, IN PURSUANCE OF SUCH OFFER OR AGREEMENT NOTWITHSTANDING THAT THE AUTHORITY CONFERRED BY THIS RESOLUTION HAS EXPIRED. ALL UNEXERCISED AUTHORITIES PREVIOUSLY GRANTED TO THE DIRECTORS TO ALLOT SHARES OR EQUITY SECURITIES OR TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES BE AND ARE HEREBY REVOKED	FOR

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GRAINGER PLC	GB00B04V1276	09-Feb-2022	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 13 ABOVE, THE DIRECTORS BE EMPOWERED, PURSUANT TO SECTIONS 570 AND 573 OF THE ACT, TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH, EITHER PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 13 OR BY WAY OF A SALE OF TREASURY SHARES (WITHIN THE MEANING OF SECTION 724(5) OF THE ACT), AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT PROVIDED THAT THIS POWER SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: A) MADE IN CONNECTION WITH AN OFFER OF SECURITIES, OPEN FOR ACCEPTANCE FOR A FIXED PERIOD, BY THE DIRECTORS TO ORDINARY SHAREHOLDERS OF THE COMPANY ON THE REGISTER ON A FIXED RECORD DATE IN PROPORTION (AS NEARLY AS MAYBE) TO THEIR THEN HOLDINGS OF SUCH SHARES (BUT SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT TO DEAL WITH TREASURY SHARES OR ANY LEGAL OR PRACTICAL PROBLEMS UNDER THE LAWS OR REQUIREMENTS OF ANY RECOGNISED REGULATORY BODY OR ANY STOCK EXCHANGE IN ANY OVERSEAS TERRITORY OR IN CONNECTION WITH FRACTIONAL ENTITLEMENTS) OR BY VIRTUE OF SHARES BEING REPRESENTED BY DEPOSITARY RECEIPTS OR ANY OTHER MATTER WHATSOEVER; AND B) OTHERWISE THAN PURSUANT TO PARAGRAPH (A) ABOVE UP TO AN AGGREGATE NOMINAL VALUE OF GBP 1,853,184, PROVIDED THAT IN BOTH CASES: I) (EXCEPT AS PROVIDED IN PARAGRAPH (II) BELOW) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF EARLIER, 15 MONTHS AFTER THE PASSING OF THIS RESOLUTION; AND II) THE COMPANY MAY BEFORE SUCH EXPIRY MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT NOTWITHSTANDING THAT THE AUTHORITY CONFERRED BY THIS RESOLUTION HAS EXPIRED</p>	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 13 ABOVE, THE DIRECTORS BE EMPOWERED, IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 14, PURSUANT TO SECTIONS 570 AND 573 OF THE ACT, TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH, EITHER PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 13 OR BY WAY OF A SALE OF TREASURY SHARES (WITHIN THE MEANING OF SECTION 724(5) OF THE ACT), AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT PROVIDED THAT THIS POWER SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: A) UP TO AN AGGREGATE NOMINAL VALUE OF GBP 1,853,184; AND B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE POWER IS USED WITHIN SIX MONTHS OF THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE PEG PRINCIPLES, PROVIDED THAT: I) (EXCEPT AS PROVIDED IN PARAGRAPH (II) BELOW) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF EARLIER, 15 MONTHS AFTER THE PASSING OF THIS RESOLUTION; AND II) THE COMPANY MAY BEFORE SUCH EXPIRY MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT NOTWITHSTANDING THAT THE AUTHORITY CONFERRED BY THIS RESOLUTION HAS EXPIRED. ALL UNEXERCISED AUTHORITIES PREVIOUSLY GRANTED TO THE DIRECTORS TO ALLOT EQUITY SECURITIES AS IF SECTION 561 OF THE ACT DID NOT APPLY BE</p>	FOR

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GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT IN ACCORDANCE WITH THE ACT, THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE ACT TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT OF SHARES OF 5P EACH IN THE CAPITAL OF THE COMPANY PROVIDED THAT: A) THE MAXIMUM AGGREGATE NUMBER OF SHARES HEREBY AUTHORISED TO BE PURCHASED IS 74,127,353; B) THE MINIMUM PRICE WHICH MAY BE PAID FOR SUCH SHARES IS 5P PER SHARE (EXCLUSIVE OF EXPENSES); C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR EACH SHARE IS THE HIGHER OF (I) 5% ABOVE THE AVERAGE MARKET VALUE OF THE SHARES AS DERIVED FROM THE LONDON STOCK EXCHANGE'S DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH THE SHARES ARE PURCHASED, AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF A SHARE AND THE HIGHEST CURRENT INDEPENDENT BID FOR A SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT; D) UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED, THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CONCLUSION OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING OR 15 MONTHS FROM THE DATE OF THIS RESOLUTION (WHICHEVER IS EARLIER); AND E) THE COMPANY MAY MAKE A CONTRACT OR CONTRACTS TO PURCHASE SHARES UNDER THE AUTHORITY CONFERRED BY THIS RESOLUTION PRIOR TO THE EXPIRY OF SUCH AUTHORITY WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY AND MAY	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT THE COMPANY AND ALL COMPANIES THAT ARE ITS SUBSIDIARIES AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION IS EFFECTIVE ARE HEREBY AUTHORISED TO: A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR TO INDEPENDENT ELECTION CANDIDATES NOT EXCEEDING GBP 50,000 IN TOTAL; B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES NOT EXCEEDING GBP 50,000 IN TOTAL; AND C) INCUR POLITICAL EXPENDITURE NOT EXCEEDING GBP 50,000 IN TOTAL, DURING THE PERIOD COMMENCING ON THE DATE OF THIS RESOLUTION AND ENDING ON THE DATE OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING, PROVIDED THAT IN ANY EVENT THE AGGREGATE AMOUNT OF ANY SUCH DONATIONS AND EXPENDITURE MADE OR INCURRED BY THE COMPANY AND ITS SUBSIDIARIES PURSUANT TO THIS RESOLUTION SHALL NOT EXCEED GBP 50,000. FOR THE PURPOSES OF THIS RESOLUTION, THE TERMS 'POLITICAL DONATIONS' 'POLITICAL PARTIES', 'INDEPENDENT ELECTION CANDIDATES', 'POLITICAL ORGANISATION' AND 'POLITICAL EXPENDITURE' HAVE THE MEANINGS SET OUT IN SECTIONS 363 TO 365 OF THE ACT	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT THE REMUNERATION COMMITTEE CHAIRMAN'S INTRODUCTORY LETTER AND THE DIRECTORS' REMUNERATION REPORT INCLUDED WITHIN THE ANNUAL REPORT AND ACCOUNTS BE APPROVED	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT A DIVIDEND OF 3.32P PER SHARE BE PAID ON 14 FEBRUARY 2022 TO ALL HOLDERS OF 5P SHARES ON THE REGISTER OF MEMBERS OF THE COMPANY AT THE CLOSE OF BUSINESS ON 31 DECEMBER 2021 IN RESPECT OF ALL SHARES THEN REGISTERED IN THEIR NAMES	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT MARK CLARE BE RE-ELECTED AS A DIRECTOR	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT HELEN GORDON BE RE-ELECTED AS A DIRECTOR	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT ROBERT HUDSON BE ELECTED AS A DIRECTOR	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT ROB WILKINSON BE RE-ELECTED AS A DIRECTOR	FOR
GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT JUSTIN READ BE RE-ELECTED AS A DIRECTOR	FOR

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GRAINGER PLC	GB00B04V1276	09-Feb-2022	THAT JANETTE BELL BE RE-ELECTED AS A DIRECTOR	FOR
MCAFEE CORP.	US5790631080	09-Feb-2022	To approve and adopt the Agreement and Plan of Merger, dated November 5, 2021, as amended (the "Merger Agreement"), among Condor BidCo, Inc., a Delaware corporation ("Parent"), Condor Merger Sub, Inc., a Delaware corporation and a wholly owned subsidiary of Parent, and McAfee Corp., a Delaware corporation ("McAfee").	FOR
MCAFEE CORP.	US5790631080	09-Feb-2022	To approve, on a non-binding advisory basis, the compensation that may be paid or become payable to McAfee's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
MCAFEE CORP.	US5790631080	09-Feb-2022	To adjourn the special meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to approve Proposal 1 at the time of the special meeting.	AGAINST
ROGERS SUGAR INC.	CA77519R1029	09-Feb-2022	DIRECTOR	FOR
ROGERS SUGAR INC.	CA77519R1029	09-Feb-2022	DIRECTOR	FOR
ROGERS SUGAR INC.	CA77519R1029	09-Feb-2022	DIRECTOR	FOR
ROGERS SUGAR INC.	CA77519R1029	09-Feb-2022	DIRECTOR	FOR
ROGERS SUGAR INC.	CA77519R1029	09-Feb-2022	DIRECTOR	FOR
ROGERS SUGAR INC.	CA77519R1029	09-Feb-2022	DIRECTOR	FOR
ROGERS SUGAR INC.	CA77519R1029	09-Feb-2022	To appoint KPMG LLP, Chartered Professional Accountants, as auditor of the Corporation and to authorize the Audit Committee of the Corporation to fix the remuneration of the auditor of the Corporation.	FOR
ROGERS SUGAR INC.	CA77519R1029	09-Feb-2022	To consider the two nominees of the Corporation standing for election as directors of Lantic Inc. ("Lantic") and to direct the directors of the Corporation to vote all of the common shares of Lantic held by the Corporation in favour of the election of such nominees for the ensuing year - M. Dallas H. Ross	ABSTAIN
ROGERS SUGAR INC.	CA77519R1029	09-Feb-2022	To consider the two nominees of the Corporation standing for election as directors of Lantic Inc. ("Lantic") and to direct the directors of the Corporation to vote all of the common shares of Lantic held by the Corporation in favour of the election of such nominees for the ensuing year - Daniel Lafrance	FOR
ROGERS SUGAR INC.	CA77519R1029	09-Feb-2022	To consider and, if thought advisable, to pass the non-binding advisory "say on pay" resolution on executive compensation, as more particularly set forth in the Management Information Circular dated January 22, 2022.	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	NON-BINDING ADVISORY VOTE: NON-BINDING ENDORSEMENT OF REMUNERATION IMPLEMENTATION REPORT	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	NON-EXECUTIVE DIRECTORS' FEES	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	LOANS OR OTHER FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANIES	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	AUTHORITY FOR DIRECTORS AND GROUP COMPANY SECRETARY TO SIGN ALL DOCUMENTS AND DO ALL SUCH THINGS NECESSARY TO OR REASONABLY DESIRABLE FOR OR INCIDENTAL TO THE IMPLEMENTATION OF THE ABOVE RESOLUTIONS	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	RE ELECTION OF THE DIRECTORS RETIRING BY ROTATION IN TERMS OF SAPPI'S MEMORANDUM OF INCORPORATION: RE-ELECTION OF MR SR BINNIE AS A DIRECTOR OF SAPPI	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	RE ELECTION OF THE DIRECTORS RETIRING BY ROTATION IN TERMS OF SAPPI'S MEMORANDUM OF INCORPORATION: JM LOPEZ AS A DIRECTOR OF SAPPI	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	RE ELECTION OF THE DIRECTORS RETIRING BY ROTATION IN TERMS OF SAPPI'S MEMORANDUM OF INCORPORATION: RE-ELECTION OF MR BR BEAMISH AS A DIRECTOR OF SAPPI	FOR

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SAPPI LTD	ZAE000006284	09-Feb-2022	ELECTION OF AUDIT AND RISK COMMITTEE MEMBERS: ELECTION OF MR NP MAGEZA AS MEMBER AND CHAIRPERSON OF THE AUDIT AND RISK COMMITTEE	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	ELECTION OF AUDIT AND RISK COMMITTEE MEMBERS: ELECTION OF MS ZN MALINGA AS A MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	ELECTION OF AUDIT AND RISK COMMITTEE MEMBERS: ELECTION OF DR B MEHLOMAKULU AS A MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	ELECTION OF AUDIT AND RISK COMMITTEE MEMBERS: ELECTION OF MR RJAM RENDERS AS A MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	RE-APPOINTMENT OF KPMG INC AS AUDITORS OF SAPPI FOR THE YEAR ENDING 2022 AND UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF SAPPI	FOR
SAPPI LTD	ZAE000006284	09-Feb-2022	NON-BINDING ADVISORY VOTE: NON-BINDING ENDORSEMENT OF REMUNERATION POLICY	FOR
VONAGE HOLDINGS CORP.	US92886T2015	09-Feb-2022	To adopt the Agreement and Plan of Merger, dated as of November 22, 2021 (the "Merger Agreement"), by and among Vonage Holdings Corp., Telefonaktiebolaget LM Ericsson (publ), and Ericsson Muon Holding Inc.	FOR
VONAGE HOLDINGS CORP.	US92886T2015	09-Feb-2022	To approve, by a non-binding advisory vote, the compensation that may be paid or become payable to Vonage Holdings Corp.'s named executive officers that is based on or otherwise relates to the merger contemplated by the Merger Agreement.	FOR
VONAGE HOLDINGS CORP.	US92886T2015	09-Feb-2022	To approve the adjournment of the special meeting of stockholders (the "Special Meeting") to a later date or time if necessary or appropriate, including to solicit additional proxies in favor of proposal 1 if there are insufficient votes at the time of the Special Meeting to adopt the Merger Agreement.	AGAINST
ALKEM LABORATORIES LTD	INE540L01014	10-Feb-2022	APPOINTMENT OF MRS. MADHURIMA SINGH AS A WHOLETIME DIRECTOR TO BE DESIGNATED AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	RE-ELECT NICK LEEDER AS DIRECTOR	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	RE-ELECT JULIE SOUTHERN AS DIRECTOR	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	RE-ELECT SHEIKH MANSURAH TAL-AT MANNINGS AS DIRECTOR	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	RE-ELECT DAVID ROBBIE AS DIRECTOR	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	AUTHORISE ISSUE OF EQUITY	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	APPROVE RESTRICTED SHARE PLAN	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	APPROVE REMUNERATION POLICY	FOR

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EASYJET PLC	GB00B7KR2P84	10-Feb-2022	APPROVE REMUNERATION REPORT	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	RE-ELECT JOHAN LUNDGREN AS DIRECTOR	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	ELECT KENTON JARVIS AS DIRECTOR	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	ELECT STEPHEN HESTER AS DIRECTOR	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	RE-ELECT DR ANDREAS BIERWIRTH AS DIRECTOR	FOR
EASYJET PLC	GB00B7KR2P84	10-Feb-2022	RE-ELECT CATHERINE BRADLEY AS DIRECTOR	FOR
FOXTONS GROUP PLC	GB00BCKFY513	10-Feb-2022	APPROVE JE RELATED PARTY TRANSACTION	FOR
HILLENBRAND, INC.	US4315711089	10-Feb-2022	DIRECTOR	FOR
HILLENBRAND, INC.	US4315711089	10-Feb-2022	DIRECTOR	FOR
HILLENBRAND, INC.	US4315711089	10-Feb-2022	DIRECTOR	FOR
HILLENBRAND, INC.	US4315711089	10-Feb-2022	DIRECTOR	FOR
HILLENBRAND, INC.	US4315711089	10-Feb-2022	DIRECTOR	FOR
HILLENBRAND, INC.	US4315711089	10-Feb-2022	DIRECTOR	FOR
HILLENBRAND, INC.	US4315711089	10-Feb-2022	To approve, by a non-binding advisory vote, the compensation paid by the Company to its Named Executive Officers.	FOR
HILLENBRAND, INC.	US4315711089	10-Feb-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
PAE INCORPORATED	US69290Y1091	10-Feb-2022	To approve and adopt the Agreement and Plan of Merger, (as may be amended or modified from time to time, "merger agreement"), among Amentum Government Services Holdings LLC, a Delaware LLC (which we refer to as "Parent"), Pinnacle Virginia Merger Sub Inc., a Delaware corp. (which we refer to as "Merger Sub"), which is a wholly owned indirect subsidiary of Parent, and PAE, pursuant to which Merger Sub will be merged with and into PAE, with PAE continuing as surviving corp. in merger & a wholly owned indirect subsidiary of Parent, which we refer to as merger	FOR
PAE INCORPORATED	US69290Y1091	10-Feb-2022	To approve specified compensation that will or may become payable to PAE's named executive officers in connection with the merger.	FOR
PAE INCORPORATED	US69290Y1091	10-Feb-2022	To adjourn the special meeting, if necessary, to solicit additional proxies if there are not sufficient votes at the time of the special meeting to approve and adopt the merger agreement.	AGAINST
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KLAUS HELMRICH (UNTIL MARCH 31, 2021) FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JOE KAESER (UNTIL FEB. 3, 2021) FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER CEDRIK NEIKE FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MATTHIAS REBELLIUS FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER RALF THOMAS FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JUDITH WIESE FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JIM SNABE FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BIRGIT STEINBORN FOR FISCAL YEAR 2020/21	FOR

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SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WERNER BRANDT FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER TOBIAS BAEUMLER (FROM OCT. 16, 2020) FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MICHAEL DIEKMANN FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANDREA FEHRMANN FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BETTINA HALLER FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HARALD KERN FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JUERGEN KERNER FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NICOLA LEIBINGER-KAMMUELLER (UNTIL FEB. 3, 2021) FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BENOIT POTIER FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HAGEN REIMER FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NORBERT REITHOFER FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KASPER ROERSTED FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NEMAT SHAFIK FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NATHALIE VON SIEMENS FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MICHAEL SIGMUND FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DOROTHEA SIMON FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GRAZIA VITTADINI (FROM FEB. 3, 2021) FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WERNER WENNING (UNTIL FEB. 3, 2021) FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MATTHIAS ZACERT FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GUNNAR ZUKUNFT FOR FISCAL YEAR 2020/21	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE REMUNERATION REPORT	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 4.00 PER SHARE	FOR
SIEMENS AG	DE0007236101	10-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ROLAND BUSCH FOR FISCAL YEAR 2020/21	FOR
SURMODICS, INC.	US8688731004	10-Feb-2022	DIRECTOR	FOR
SURMODICS, INC.	US8688731004	10-Feb-2022	DIRECTOR	FOR
SURMODICS, INC.	US8688731004	10-Feb-2022	Set the number of directors at six (6).	FOR
SURMODICS, INC.	US8688731004	10-Feb-2022	Ratify the appointment of Deloitte & Touche LLP as Surmodics' independent registered public accounting firm for fiscal year 2022.	FOR
SURMODICS, INC.	US8688731004	10-Feb-2022	Approve, in a non-binding advisory vote, the Company's executive compensation.	FOR

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SURMODICS, INC.	US8688731004	10-Feb-2022	Approve an amendment to the Surmodics, Inc. 2019 Equity Incentive Plan.	FOR
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Cheryl S. Miller	FOR
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Jeffrey K. Schomburger	FOR
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: John H. Tyson	AGAINST
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Barbara A. Tyson	AGAINST
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Noel White	AGAINST
TYSON FOODS, INC.	US9024941034	10-Feb-2022	To ratify the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the Company for fiscal year ending October 1, 2022.	FOR
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Shareholder proposal to request a report on sustainable packaging efforts.	FOR
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Les R. Baledge	FOR
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Mike Beebe	FOR
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Maria Claudia Borrás	FOR
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: David J. Bronczek	FOR
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Mikel A. Durham	AGAINST
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Donnie King	FOR
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Jonathan D. Mariner	AGAINST
TYSON FOODS, INC.	US9024941034	10-Feb-2022	Election of Director: Kevin M. McNamara	FOR
VAREX IMAGING CORPORATION	US92214X1063	10-Feb-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
VAREX IMAGING CORPORATION	US92214X1063	10-Feb-2022	Election of Director to serve until the 2023 Annual Meeting: Jocelyn D. Chertoff, M.D.	FOR
VAREX IMAGING CORPORATION	US92214X1063	10-Feb-2022	Election of Director to serve until the 2023 Annual Meeting: Timothy E. Guertin	FOR
VAREX IMAGING CORPORATION	US92214X1063	10-Feb-2022	Election of Director to serve until the 2023 Annual Meeting: Jay K. Kunkel	FOR
VAREX IMAGING CORPORATION	US92214X1063	10-Feb-2022	Election of Director to serve until the 2023 Annual Meeting: Ruediger Naumann-Etienne, PhD	FOR
VAREX IMAGING CORPORATION	US92214X1063	10-Feb-2022	Election of Director to serve until the 2023 Annual Meeting: Walter M Rosebrough, Jr.	FOR
VAREX IMAGING CORPORATION	US92214X1063	10-Feb-2022	Election of Director to serve until the 2023 Annual Meeting: Sunny S. Sanyal	FOR
VAREX IMAGING CORPORATION	US92214X1063	10-Feb-2022	Election of Director to serve until the 2023 Annual Meeting: Christine A. Tsingos	FOR
VAREX IMAGING CORPORATION	US92214X1063	10-Feb-2022	To approve, on an advisory basis, our executive compensation as described in the accompanying Proxy Statement.	FOR

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VAREX IMAGING CORPORATION	US92214X1063	10-Feb-2022	To approve the Varex Imaging Corporation 2017 Employee Stock Purchase Plan, as amended.	FOR
BELLRING BRANDS, INC.	US0798231009	11-Feb-2022	DIRECTOR	FOR
BELLRING BRANDS, INC.	US0798231009	11-Feb-2022	DIRECTOR	ABSTAIN
BELLRING BRANDS, INC.	US0798231009	11-Feb-2022	Ratification of PricewaterhouseCoopers LLP as the Company's independent Registered Public Accounting Firm for fiscal year ending September 30, 2022.	FOR
BELLRING BRANDS, INC.	US0798231009	11-Feb-2022	Say on Pay - An Advisory vote approving executive compensation.	FOR
BELLRING BRANDS, INC.	US0798231009	11-Feb-2022	Say When on Pay - Advisory vote on the approval of frequency of shareholder votes on Executive Compensation.	1 YEAR
LENTA INTERNATIONAL PUBLIC JOINT-STOCK COMPANY	US52634T2006	11-Feb-2022	TO INCREASE THE SHARE CAPITAL OF LENTA INTERNATIONAL PUBLIC JOINT-STOCK COMPANY THROUGH ISSUANCE OF ADDITIONAL ORDINARY SHARES ON THE FOLLOWING TERMS: - NUMBER OF ADDITIONAL ORDINARY SHARES TO BE ISSUED: 23,590,795 (TWENTY THREE MILLION FIVE HUNDRED NINETY THOUSAND SEVEN HUNDRED NINETY FIVE) SHARES; - FORM OF ISSUANCE: CLOSED SUBSCRIPTION; - PRICE OF ADDITIONAL SHARES TO BE PLACED BY CLOSED SUBSCRIPTION: 1,087 (ONE THOUSAND EIGHTY SEVEN) ROUBLES PER SHARE (INCLUDING WHEN SHARES ARE PLACED TO PERSONS INCLUDED IN THE LIST OF PERSONS HAVING PREEMPTIVE RIGHT TO ACQUIRE THEM); - PAR VALUE OF EACH ADDITIONALLY ISSUED ORDINARY SHARE: RUB 0.0912632; - MODE OF PAYMENT FOR ADDITIONAL SHARES TO BE ISSUED BY WAY OF CLOSED SUBSCRIPTION: IN THE CURRENCY OF THE RUSSIAN FEDERATION BY WIRE TRANSFER OF IMMEDIATELY AVAILABLE FUNDS, WITH AN OPTION TO SET-OFF MONETARY CLAIMS AGAINST LENTA IPJSC; - SCOPE OF PERSONS WHOM THE ISSUER IS INTENDED TO OFFER THE SHARES: SEVERGROUP LIMITED LIABILITY COMPANY (PRIMARY STATE REGISTRATION NUMBER (OGRN): 1023501241950); - DURING THE PLACEMENT OF SECURITIES OF THE ADDITIONAL ISSUE, A PREEMPTIVE RIGHT TO PURCHASE SECURITIES STIPULATED BY ARTICLES 40 AND 41 OF THE FEDERAL LAW DATED 26 DECEMBER 1995 NO. 208-FZ "ON JOINT-STOCK COMPANIES" IS GRANTED. SHAREHOLDERS OF LENTA IPJSC WHO VOTED AGAINST OR DID NOT PARTICIPATE IN THE VOTING ON THE PLACEMENT OF SHARES BY CLOSED SUBSCRIPTION (TO INCREASE THE SHARE CAPITAL OF THE JOINT STOCK COMPANY BY PLACING ADDITIONAL SHARES), HAVE A PRE-EMPTIVE RIGHT TO PURCHASE ADDITIONAL SHARES PLACED BY CLOSED SUBSCRIPTION IN AN AMOUNT PROPORTIONATE TO THE NUMBER OF ORDINARY SHARES OF LENTA IPJSC OWNED BY THEM. DATE ON WHICH THE PERSONS ELIGIBLE TO HAVE PRE-EMPTIVE RIGHT TO PURCHASE ADDITIONALLY PLACED SHARES (IF THEY VOTE AGAINST OR DO NOT PARTICIPATE IN THE VOTING ON THE PLACEMENT OF SHARES BY CLOSED SUBSCRIPTION (TO INCREASE THE SHARE CAPITAL OF THE JOINT STOCK COMPANY BY PLACING ADDITIONAL SHARES)) SHALL BE DETERMINED (FIXED): 19 JANUARY 2022 (BEING THE RECORD DATE FOR THE SHAREHOLDERS' MEETING); - OTHER TERMS OF PLACEMENT OF ADDITIONAL ORDINARY SHARES, INCLUDING THE PERIOD OF PLACEMENT OF ADDITIONAL ORDINARY SHARES OR THE PROCEDURE FOR DETERMINING IT, THE PROCEDURE AND TERM OF PAYMENT FOR THE ADDITIONAL ORDINARY SHARES TO BE PLACED AND THE PROCEDURE FOR ENTERING INTO AGREEMENTS IN THE COURSE OF THE PLACEMENT OF ADDITIONAL ORDINARY SHARES WILL BE DETERMINED BY A DOCUMENT CONTAINING THE TERMS OF PLACEMENT OF THE SECURITIES TO BE APPROVED BY THE BOARD OF DIRECTORS OF LENTA IPJSC	ABSTAIN
METRO AG	DE000BFB0019	11-Feb-2022	ELECT FREDY RAAS TO THE SUPERVISORY BOARD	AGAINST
METRO AG	DE000BFB0019	11-Feb-2022	ELECT EVA-LOTTA SJOESTEDT TO THE SUPERVISORY BOARD	FOR
METRO AG	DE000BFB0019	11-Feb-2022	ELECT MAREK SPURNY TO THE SUPERVISORY BOARD	AGAINST
METRO AG	DE000BFB0019	11-Feb-2022	APPROVE CREATION OF EUR 108.9 MILLION POOL OF CAPITAL WITH PREEMPTIVE RIGHTS	FOR

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METRO AG	DE000BFB0019	11-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR
METRO AG	DE000BFB0019	11-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
METRO AG	DE000BFB0019	11-Feb-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
SIMULATIONS PLUS, INC.	US8292141053	11-Feb-2022	DIRECTOR	FOR
SIMULATIONS PLUS, INC.	US8292141053	11-Feb-2022	DIRECTOR	FOR
SIMULATIONS PLUS, INC.	US8292141053	11-Feb-2022	DIRECTOR	FOR
SIMULATIONS PLUS, INC.	US8292141053	11-Feb-2022	DIRECTOR	FOR
SIMULATIONS PLUS, INC.	US8292141053	11-Feb-2022	DIRECTOR	FOR
SIMULATIONS PLUS, INC.	US8292141053	11-Feb-2022	Ratification of selection of Rose, Snyder & Jacobs LLP as the independent registered public accounting firm for the fiscal year ending August 31, 2022.	FOR
SMART GLOBAL HOLDINGS, INC.	KYG8232Y1017	11-Feb-2022	Election of Director: Randy Furr	FOR
SMART GLOBAL HOLDINGS, INC.	KYG8232Y1017	11-Feb-2022	Election of Director: Penelope Herscher	FOR
SMART GLOBAL HOLDINGS, INC.	KYG8232Y1017	11-Feb-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending August 26, 2022.	FOR
SMART GLOBAL HOLDINGS, INC.	KYG8232Y1017	11-Feb-2022	Approval of a non-binding resolution to approve the compensation of the Company's named executive officers.	AGAINST
SPAREBANK 1 NORD-NORGE	NO0006000801	11-Feb-2022	ELECT ROAR DONS, HALLGEIR ANGELL, ERIK TOSTRUP AND INGRID WALNUM AS MEMBERS OF COMMITTEE OF REPRESENTATIVES ELECT TOM ROBIN SOLSTAD-NOIS, AAGE FOSSUM, KATE ELIASSEN AND HANNE BENTSEN AS DEPUTY MEMBERS OF COMMITTEE OF REPRESENTATIVES	FOR
SUNWODA ELECTRONIC CO LTD	CNE100001260	11-Feb-2022	2022 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN (DRAFT) AND ITS SUMMARY	FOR
SUNWODA ELECTRONIC CO LTD	CNE100001260	11-Feb-2022	APPRAISAL MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF 2022 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN	FOR
SUNWODA ELECTRONIC CO LTD	CNE100001260	11-Feb-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING 2022 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN	FOR
SUNWODA ELECTRONIC CO LTD	CNE100001260	11-Feb-2022	APPLICATION FOR CREDIT LINE TO BANKS AND OTHER FINANCIAL INSTITUTIONS	FOR
SUNWODA ELECTRONIC CO LTD	CNE100001260	11-Feb-2022	LAUNCHING FOREIGN EXCHANGE HEDGING BUSINESS	FOR
SUNWODA ELECTRONIC CO LTD	CNE100001260	11-Feb-2022	CASH MANAGEMENT WITH IDLE PROPRIETARY FUNDS	FOR
SUNWODA ELECTRONIC CO LTD	CNE100001260	11-Feb-2022	PROVISION OF GUARANTEE FOR SUBSIDIARIES	FOR

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THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	11-Feb-2022	IT IS HEREBY RESOLVED THAT: A) A MAXIMUM OF 460,994 ORDINARY SHARES OUT OF THE TOTAL 82,978,868 ORDINARY SHARES OF THE COMPANY IN ISSUE BE REPURCHASED FROM THE ORDINARY SHAREHOLDERS AS AT END OF TRADING ON THE RECORD DATE, I.E. 3RD MARKET DAY FROM AND EXCLUDING THE DATE OF THE EGM ("ELIGIBLE ORDINARY SHAREHOLDERS") BY OFFERING TO ACQUIRE ONE (01) ORDINARY SHARE FOR EACH 180 ORDINARY SHARES HELD BY THE ELIGIBLE ORDINARY SHAREHOLDERS WHILE IGNORING ANY FRACTIONS WHICH MAY ARISE, AT A CONSIDERATION OF RS. 204/01 TO BE PAID PER ORDINARY SHARE, WHICH IS IN THE OPINION OF THE AUDITORS OF THE COMPANY A FAIR VALUE AND SUCH ORDINARY SHARES SO ACQUIRED BE DEEMED TO BE CANCELLED IMMEDIATELY UPON THE ACQUISITION THAT TAKES EFFECT WITH THE TRANSFER OF THESE ORDINARY SHARES TO THE COMPANY AND THAT ORDINARY SHAREHOLDERS WHO HOLD LESS THAN 180 ORDINARY SHARES AS AT END OF TRADING ON THE RECORD DATE WILL NOT BE ENTITLED FOR THE REPURCHASE OFFER AND SUCH ORDINARY SHAREHOLDERS WILL BE GIVEN THE OPPORTUNITY TO TENDER ANY ORDINARY SHARES AS ADDITIONAL SHARES TO BE REPURCHASED; AND B) IN THE EVENT AN ELIGIBLE ORDINARY SHAREHOLDER DOES NOT ACCEPT THE REPURCHASE OFFER OR ACCEPTS THE REPURCHASE OFFER ONLY IN PART AND IN ADDITION THE FRACTIONS THAT WOULD ARISE, WILL FORM THE SHARES THAT COULD BE ADDITIONALLY RE PURCHASED AND THE BOARD OF DIRECTORS SHALL DETERMINE THE NUMBER OF SUCH ADDITIONAL ORDINARY SHARES TO BE REPURCHASED FROM EACH ORDINARY SHAREHOLDER WHO HAS TENDERED SUCH ADDITIONAL APPLICATION FOR SHARES SO THAT THE TOTAL NUMBER OF ORDINARY SHARES REPURCHASED INCLUDING THE ADDITIONAL ORDINARY SHARES DO NOT EXCEED THE MAXIMUM NUMBER OF 460,994 ORDINARY SHARES AND IF SUCH NUMBER OF ADDITIONAL ORDINARY SHARES EXCEEDS THE MAXIMUM NUMBER OF ORDINARY SHARES THAT THE COMPANY IS WILLING TO REPURCHASE, THE NUMBER OF ADDITIONAL ORDINARY SHARES TO BE REPURCHASED SHALL BE REDUCED ON A PRORATA BASIS; AND C) A MAXIMUM OF 32,231 DEFERRED SHARES OUT OF THE TOTAL 5,801,487 DEFERRED SHARES OF THE COMPANY IN ISSUE BE REPURCHASED FROM THE DEFERRED SHAREHOLDER WHO IS REGISTERED IN THE SHAREHOLDERS' LEDGER ON THE 3RD MARKET DAY FROM AND EXCLUDING THE DATE OF THE EGM ("ELIGIBLE DEFERRED SHAREHOLDER") BY OFFERING TO ACQUIRE ONE (01) DEFERRED SHARE FOR EACH 180 DEFERRED SHARES HELD BY THE DEFERRED SHAREHOLDER WHILE IGNORING ANY FRACTIONS WHICH MAY ARISE, AT A CONSIDERATION OF RS. 204/01 TO BE PAID PER DEFERRED SHARE, WHICH IS IN THE OPINION OF THE AUDITORS OF THE COMPANY A FAIR VALUE AND SUCH SHARES SO ACQUIRED BE DEEMED TO BE CANCELLED IMMEDIATELY UPON THE ACQUISITION THAT TAKES EFFECT WITH THE TRANSFER OF THESE SHARES TO THE COMPANY AND THAT NO ADDITIONAL DEFERRED SHARES WILL BE REPURCHASED FROM THE DEFERRED SHAREHOLDER	FOR
UNITED MALT GROUP LTD	AU0000079691	11-Feb-2022	REMUNERATION REPORT	FOR
UNITED MALT GROUP LTD	AU0000079691	11-Feb-2022	RE-ELECTION OF DIRECTOR - MR GRAHAM BRADLEY AM	FOR
UNITED MALT GROUP LTD	AU0000079691	11-Feb-2022	ELECTION OF DIRECTOR - MR TERRY WILLIAMSON	FOR
UNITED MALT GROUP LTD	AU0000079691	11-Feb-2022	GRANT OF PERFORMANCE RIGHTS TO MR MARK PALMQUIST	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE AUDITORS AND DIRECTORS REPORTS FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO RE-ELECT ROS RIVAZ AS A DIRECTOR OF THE COMPANY	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO RE-ELECT JAKOB SIGURDSSON AS A DIRECTOR OF THE COMPANY	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO RE-ELECT MARTIN COURT AS A DIRECTOR OF THE COMPANY	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO RE-ELECT RICHARD ARMITAGE AS A DIRECTOR OF THE COMPANY	FOR

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VICTREX PLC	GB0009292243	11-Feb-2022	TO INCREASE THE LIMIT ON THE AGGREGATE AMOUNT OF FEES THAT THE COMPANY MAY PAY ANNUALLY TO ITS DIRECTORS UNDER ARTICLE 54 OF THE COMPANYS ARTICLES OF ASSOCIATION	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO AUTHORISE THE AUDIT COMMITTEE ACTING FOR AN ON BEHALF OF THE BOARD TO DETERMINE THE AUDITORS REMUNERATION	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO AUTHORISE POLITICAL DONATIONS UNDER THE COMPANIES ACT 2006	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS ON THE ALLOTMENT OF SHARES UP TO 5 PERCENT OF THE COMPANYS SHARE CAPITAL	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS REMUNERATION POLICY FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS UP TO A FURTHER 5 PERCENT FOR THE PURPOSE OF FINANCING AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF UP TO 10 PERCENT OF ITS OWN SHARES	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	THAT GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS MAY BE HELD UPON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
VICTREX PLC	GB0009292243	11-Feb-2022	TO DECLARE A FINAL DIVIDEND OF 46.14P PER ORDINARY SHARE IN RESPECT OF THE YEAR ENDED 30 SEPTEMBER 2021	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO DECLARE A SPECIAL DIVIDEND OF 50.00P PER SHARE IN RESPECT OF THE YEAR ENDED 30 SEPTEMBER 2021	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO ELECT VIVIENNE COX AS A DIRECTOR OF THE COMPANY	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO RE-ELECT JANE TOOGOOD AS A DIRECTOR OF THE COMPANY	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO RE-ELECT JANET ASHDOWN AS A DIRECTOR OF THE COMPANY	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO RE-ELECT BRENDAN CONNOLLY AS A DIRECTOR OF THE COMPANY	FOR
VICTREX PLC	GB0009292243	11-Feb-2022	TO RE-ELECT DAVID THOMAS AS A DIRECTOR OF THE COMPANY	FOR
TATA CONSULTANCY SERVICES LTD	INE467B01029	12-Feb-2022	APPROVAL FOR BUYBACK OF EQUITY SHARES	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	13-Feb-2022	VOTING ON THE FORMATION OF AUDIT COMMITTEE FOR THE NEXT THREE YEARS SESSION STARTING ON 26/01/2022 ENDING ON 25/01/2025 ALONG WITH ITS TASKS, CONTROLS AND MEMBERS' REMUNERATION. THE CANDIDATES ARE AS FOLLOW: - ENG. RAED IBRAHEEM AL MUDAIHEEM (INDEPENDENT MEMBER OF THE BOARD DIRECTORS) - MR. DILIP NIJHAWAN (INDEPENDENT MEMBER OF THE BOARD DIRECTORS) - MR. SALEH ABDULRAHMAN AL-FADHEL (EXTERNAL MEMBER) - MR. ABDULWAHAB ABDULKARIM ALBETAIRI (INDEPENDENT MEMBER OF THE BOARD DIRECTORS)	AGAINST
SEA LIMITED	US81141R1005	14-Feb-2022	AS A SPECIAL RESOLUTION, that the Eighth Amended and Restated Memorandum and Articles of Association of the Company currently in effect be amended and restated by their deletion in their entirety and the substitution in their place of the Ninth Amended and Restated Memorandum and Articles of Association annexed as Annex A of the Notice of the Annual General Meeting.	AGAINST
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	14-Feb-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS	FOR

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YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	14-Feb-2022	2022 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN (DRAFT) AND ITS SUMMARY	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	14-Feb-2022	FORMULATION OF THE APPRAISAL MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF 2022 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	14-Feb-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE EQUITY INCENTIVE	FOR
ZHEJIANG HUAYOU COBALT CO LTD	CNE100001VW3	14-Feb-2022	ACQUISITION OF SOME EQUITIES IN JOINT VENTURE COMPANIES AND PROVISION OF GUARANTEE	FOR
ZHEJIANG HUAYOU COBALT CO LTD	CNE100001VW3	14-Feb-2022	CONNECTED TRANSACTIONS REGARDING JOINT EXTERNAL INVESTMENT WITH RELATED PARTIES	FOR
ZHEJIANG HUAYOU COBALT CO LTD	CNE100001VW3	14-Feb-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATIONS OF THE COMPANY	FOR
INGLES MARKETS, INCORPORATED	US4570301048	15-Feb-2022	DIRECTOR	ABSTAIN
INGLES MARKETS, INCORPORATED	US4570301048	15-Feb-2022	DIRECTOR	ABSTAIN
INGLES MARKETS, INCORPORATED	US4570301048	15-Feb-2022	To approve, by non-binding vote, executive compensation, as disclosed in the Proxy Statement.	FOR
INGLES MARKETS, INCORPORATED	US4570301048	15-Feb-2022	Proposal to amend the Company's Articles of Incorporation.	AGAINST
INGLES MARKETS, INCORPORATED	US4570301048	15-Feb-2022	Stockholder proposal concerning equal voting rights for each share.	FOR
INGLES MARKETS, INCORPORATED	US4570301048	15-Feb-2022	Stockholder proposal regarding cage free egg progress disclosure.	FOR
INSTEEL INDUSTRIES, INC.	US45774W1080	15-Feb-2022	DIRECTOR	FOR
INSTEEL INDUSTRIES, INC.	US45774W1080	15-Feb-2022	DIRECTOR	ABSTAIN
INSTEEL INDUSTRIES, INC.	US45774W1080	15-Feb-2022	Advisory vote to approve the compensation of our executive officers.	FOR
INSTEEL INDUSTRIES, INC.	US45774W1080	15-Feb-2022	Ratification of appointment of Grant Thornton LLP as our independent registered public accounting firm for our fiscal year 2022.	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NORBERT GAUS FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ROLAND BUSCH FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARION HELMES FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANDREAS HOFFMANN FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER PHILIPP ROESLER FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER PEER SCHATZ (FROM MARCH 23, 2021) FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NATHALIE VON SIEMENS FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GREGORY SORENSEN FOR FISCAL YEAR 2021	FOR

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SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KARL-HEINZ STREIBICH FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE CREATION OF EUR 564 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	AGAINST
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 6 BILLION; APPROVE CREATION OF EUR 112.8 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE REMUNERATION REPORT	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.85 PER SHARE	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER BERNHARD MONTAG FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JOCHEN SCHMITZ FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER CHRISTOPH ZINDEL FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER DARLEEN CARON (FROM FEB. 1, 2021) FOR FISCAL YEAR 2021	FOR
SIEMENS HEALTHINEERS AG	DE000SHL1006	15-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RALF THOMAS FOR FISCAL YEAR 2021	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	Election of Director: Scott B. Ullem	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	To ratify the selection of Ernst & Young LLP as Berry's independent registered public accountants for the fiscal year ending October 1, 2022.	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	Election of Director: B. Evan Bayh	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	To approve, on an advisory, non-binding basis, our executive compensation.	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	Election of Director: Jonathan F. Foster	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	Election of Director: Idalene F. Kesner	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	Election of Director: Jill A. Rahman	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	Election of Director: Carl J. Rickertsen	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	Election of Director: Thomas E. Salmon	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	Election of Director: Paula A. Sneed	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	Election of Director: Robert A. Steele	FOR
BERRY GLOBAL GROUP, INC.	US08579W1036	16-Feb-2022	Election of Director: Stephen E. Sterrett	FOR
EVOQUA WATER TECHNOLOGIES CORP.	US30057T1051	16-Feb-2022	DIRECTOR	FOR
EVOQUA WATER TECHNOLOGIES CORP.	US30057T1051	16-Feb-2022	DIRECTOR	FOR
EVOQUA WATER TECHNOLOGIES CORP.	US30057T1051	16-Feb-2022	DIRECTOR	FOR

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EVOQUA WATER TECHNOLOGIES CORP.	US30057T1051	16-Feb-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
EVOQUA WATER TECHNOLOGIES CORP.	US30057T1051	16-Feb-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
J & J SNACK FOODS CORP.	US4660321096	16-Feb-2022	DIRECTOR	ABSTAIN
J & J SNACK FOODS CORP.	US4660321096	16-Feb-2022	ADVISORY VOTE ON APPROVAL OF THE COMPENSATION OF EXECUTIVES.	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	16-Feb-2022	THAT THE DIRECTORS' REMUNERATION BE APPROVED AND THAT THE DIRECTORS OF THE COMPANY BE AUTHORISED TO ESTABLISH AND CARRY THE SAME INTO EFFECT	AGAINST
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	16-Feb-2022	THAT THE RULES OF THE LTIP BE HEREBY APPROVED AND ADOPTED	AGAINST
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	DIRECTOR	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	Advisory vote to approve the compensation of Plexus Corp.'s named executive officers, as disclosed in "Compensation Discussion and Analysis" and "Executive Compensation" in the Proxy Statement.	FOR
PLEXUS CORP.	US7291321005	16-Feb-2022	Ratification of PricewaterhouseCoopers LLP as Independent Auditors for fiscal 2022.	FOR
SPAREBANK 1 OSTLANDET	NO0010751910	16-Feb-2022	ELECT TROND HAGERUD, THORLEIF SORHOL NIELSEN AND JO SIMEN DRAGEN AS MEMBERS OF THE BANK'S SUPERVISORY BOARD ELECT JAN FURSETH, MONICA AMANDA HAUGAN AND IREN CARLSTROM AS DEPUTY MEMBERS OF THE BANK'S SUPERVISORY BOARD	FOR
STABILUS SA	LU1066226637	16-Feb-2022	DISCHARGE (QUITUS) TO MR. ANDREAS SIEVERS, AS MEMBER OF THE MANAGEMENT BOARD, FOR THE PERFORMANCE OF HIS DUTIES AS MEMBER OF THE MANAGEMENT BOARD FOR AND IN CONNECTION WITH THE FISCAL YEAR ENDED SEPTEMBER 30, 2021	FOR
STABILUS SA	LU1066226637	16-Feb-2022	DISCHARGE (QUITUS) TO MR. ANDREAS SCHRODER, AS MEMBER OF THE MANAGEMENT BOARD, FOR THE PERFORMANCE OF HIS DUTIES AS MEMBER OF THE MANAGEMENT BOARD FOR AND IN CONNECTION WITH THE FISCAL YEAR ENDED SEPTEMBER 30, 2021	FOR
STABILUS SA	LU1066226637	16-Feb-2022	DISCHARGE (QUITUS) TO DR. STEPHAN KESSEL, AS MEMBER OF THE SUPERVISORY BOARD, FOR THE PERFORMANCE OF HIS DUTIES AS MEMBER OF THE SUPERVISORY BOARD FOR AND IN CONNECTION WITH THE FISCAL YEAR ENDED SEPTEMBER 30, 2021	FOR

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STABILUS SA	LU1066226637	16-Feb-2022	DISCHARGE (QUITUS) TO DR. JOACHIM RAUHUT, AS MEMBER OF THE SUPERVISORY BOARD, FOR THE PERFORMANCE OF HIS DUTIES AS MEMBER OF THE SUPERVISORY BOARD FOR AND IN CONNECTION WITH THE FISCAL YEAR ENDED SEPTEMBER 30, 2021	FOR
STABILUS SA	LU1066226637	16-Feb-2022	DISCHARGE (QUITUS) TO DR. RALF-MICHAEL FUCHS, AS MEMBER OF THE SUPERVISORY BOARD, FOR THE PERFORMANCE OF HIS DUTIES AS MEMBER OF THE SUPERVISORY BOARD FOR AND IN CONNECTION WITH THE FISCAL YEAR ENDED SEPTEMBER 30, 2021	FOR
STABILUS SA	LU1066226637	16-Feb-2022	DISCHARGE (QUITUS) TO DR. DIRK LINZMEIER, AS MEMBER OF THE SUPERVISORY BOARD, FOR THE PERFORMANCE OF HIS DUTIES AS MEMBER OF THE SUPERVISORY BOARD FOR AND IN CONNECTION WITH THE FISCAL YEAR ENDED SEPTEMBER 30, 2021	FOR
STABILUS SA	LU1066226637	16-Feb-2022	APPOINTMENT OF MS. INKA KOLJONEN AS NEW MEMBER OF THE SUPERVISORY BOARD UNTIL THE ANNUAL GENERAL MEETING RESOLVING ON THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDING SEPTEMBER 30, 2026	FOR
STABILUS SA	LU1066226637	16-Feb-2022	RENEWAL OF THE MANDATE OF THE INDEPENDENT AUDITOR (CABINET DE REVISION AGREE) OF THE COMPANY, KPMG LUXEMBOURG, REPRESENTED BY PARTNER MR. PHILIPPE MEYER, IN RELATION TO THE ANNUAL ACCOUNTS AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDING ON SEPTEMBER 30, 2022	FOR
STABILUS SA	LU1066226637	16-Feb-2022	PRESENTATION OF AND ADVISORY VOTE ON THE REMUNERATION REPORT FOR THE MEMBERS OF THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD IN THE FISCAL YEAR 2021	FOR
STABILUS SA	LU1066226637	16-Feb-2022	AMENDMENT OF THE REMUNERATION OF THE SUPERVISORY BOARD MEMBERS TO BE APPLIED AS FROM THE FISCAL YEAR 2022	FOR
STABILUS SA	LU1066226637	16-Feb-2022	PRESENTATION OF AND ADVISORY VOTE ON THE REMUNERATION POLICY FOR THE MEMBERS OF THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD TO BE APPLIED AS FROM THE FISCAL YEAR 2022	FOR
STABILUS SA	LU1066226637	16-Feb-2022	APPROVAL OF THE ANNUAL ACCOUNTS OF THE COMPANY FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2021	FOR
STABILUS SA	LU1066226637	16-Feb-2022	ACKNOWLEDGEMENT OF THE PROFIT OF THE COMPANY MADE WITH RESPECT TO THE FISCAL YEAR ENDED SEPTEMBER 30, 2021 AND RESOLUTION CONCERNING THE ALLOCATION OF THE RESULTS OF THE COMPANY FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2021: THE MANAGEMENT BOARD PROPOSES THAT THE MEETING RESOLVE TO APPROVE THE DISTRIBUTION OF A DIVIDEND IN AN AMOUNT OF EUR 1.25 (ONE EURO AND TWENTY-FIVE CENTS) PER SHARE RESULTING IN AN AGGREGATE DIVIDEND DISTRIBUTION IN AN AMOUNT OF EUR 30,875,000 (THIRTY MILLION EIGHT HUNDRED SEVENTY-FIVE THOUSAND EUROS) OUT OF THE PROFIT OF THE FISCAL YEAR ENDED SEPTEMBER 30, 2021 WHICH AMOUNTS TO 81,850.99 (EIGHTY-ONE THOUSAND EIGHT HUNDRED FIFTY EUROS AND NINETY-NINE CENTS) AND THE PROFITS CARRIED FORWARD FROM PREVIOUS FINANCIAL YEARS WHICH AMOUNT TO EUR 108,183,294.26 (ONE HUNDRED EIGHT MILLION ONE HUNDRED EIGHTY-THREE THOUSAND TWO HUNDRED NINETY-FOUR EUROS AND TWENTY-SIX CENTS) AND TO CARRY FORWARD THE RESULTING BALANCE OF PROFITS IN AN AGGREGATE AMOUNT OF EUR 77,390,145.25 (SEVENTY-SEVEN MILLION THREE HUNDRED NINETY THOUSAND ONE HUNDRED FORTY-FIVE EUROS AND TWENTY-FIVE CENTS) TO THE NEXT FINANCIAL YEAR. THE DIVIDEND SHALL BE PAYABLE WITHIN THREE DAYS AS OF THE MEETING	FOR
STABILUS SA	LU1066226637	16-Feb-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2021	FOR
STABILUS SA	LU1066226637	16-Feb-2022	DISCHARGE (QUITUS) TO DR. MICHAEL BUCHSNER, AS MEMBER OF THE MANAGEMENT BOARD, FOR THE PERFORMANCE OF HIS DUTIES AS MEMBER OF THE MANAGEMENT BOARD FOR AND IN CONNECTION WITH THE FISCAL YEAR ENDED SEPTEMBER 30, 2021	FOR

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STABILUS SA	LU1066226637	16-Feb-2022	DISCHARGE (QUITUS) TO MR. MARK WILHELMS, AS MEMBER OF THE MANAGEMENT BOARD, FOR THE PERFORMANCE OF HIS DUTIES AS MEMBER OF THE MANAGEMENT BOARD FOR AND IN CONNECTION WITH THE FISCAL YEAR ENDED SEPTEMBER 30, 2021	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	GENERAL AUTHORITY	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	NON-BINDING ADVISORY VOTE: APPROVAL OF THE COMPANY'S REMUNERATION POLICY	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	NON-BINDING ADVISORY VOTE: ENDORSEMENT OF THE IMPLEMENTATION REPORT OF THE COMPANYS' REMUNERATION POLICY	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	APPROVAL TO PROVIDE FINANCIAL ASSISTANCE TO RELATED AND INTER-RELATED COMPANIES	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	APPROVAL OF REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS AND THE CHAIRMAN: REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	APPROVAL OF REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS AND THE CHAIRMAN: REMUNERATION PAYABLE TO THE CHAIRMAN	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	APPROVAL OF REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS PARTICIPATING IN SUB-COMMITTEES	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	APPROVAL OF REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS WHO ATTEND UNSCHEDULED MEETINGS OR EXTRAORDINARY MEETINGS	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	APPROVAL OF REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS IN RESPECT OF AD HOC MEETINGS OF THE INVESTMENT COMMITTEE	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	APPROVAL OF NON-RESIDENT DIRECTORS' FEES	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	TO RE-ELECT MR MO AJUKWU	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	GENERAL AUTHORITY TO REPURCHASE SHARES IN THE COMPANY	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	TO RE-ELECT MS CH FERNANDEZ	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	TO RE-ELECT ADV M SELLO	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	TO RE-ELECT MR DG WILSON	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	ELECTION OF THE MEMBERS OF THE AUDIT COMMITTEE: TO ELECT MS CH FERNANDEZ, SUBJECT TO HER BEING ELECTED AS A DIRECTOR	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	ELECTION OF THE MEMBERS OF THE AUDIT COMMITTEE: TO ELECT ADV M SELLO, SUBJECT TO HER BEING ELECTED AS A DIRECTOR	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	ELECTION OF THE MEMBERS OF THE AUDIT COMMITTEE: TO ELECT MR DG WILSON, SUBJECT TO HIM BEING ELECTED AS A DIRECTOR	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	TO REAPPOINT THE EXTERNAL AUDITORS ERNST AND YOUNG INC	FOR
TIGER BRANDS LTD	ZAE000071080	16-Feb-2022	APPOINTMENT OF NEW EXTERNAL AUDITORS DELOITTE AND TOUCHE	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER THOMAS BUENGER FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER FRITZ VAHRENHOLT FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER STEFAN SCHMIDT FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DENIZ ACAR FOR FISCAL YEAR 2020/21	FOR

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AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANDREA BAUER FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CHRISTIAN EHRENTRAUT FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HEINZ FUHRMANN FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KARL JAKOB FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JAN KOLTZE FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER STEPHAN KRUEMMER FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ELKE LOSSIN FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SANDRA REICH FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MELF SINGER FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	ADOPTION OF A RESOLUTION FOR THE APPOINTMENT OF THE AUDITOR AND THE GROUP AUDITOR FOR THE FISCAL YEAR 2021/22 ANNUAL FINANCIAL STATEMENTS AND THE AUDITOR FOR THE REVIEW OF OTHER INTERIM FINANCIAL REPORTS FOR FISCAL YEARS 2021/22 AND 2022/23 PRIOR TO THE 2023 ANNUAL GENERAL MEETING: DELOITTE GMBH WIRTSCHAFTSPRUEFUNGSGESELLSCHAFT, HAMBURG	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 500 MILLION; APPROVE CREATION OF EUR 11.5 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE CREATION OF EUR 23 MILLION POOL OF CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	ELECT GUNNAR GROEBLER TO THE SUPERVISORY BOARD	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.60 PER SHARE	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ROLAND HARINGS FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER HEIKO ARNOLD FOR FISCAL YEAR 2020/21	FOR
AURUBIS AG	DE0006766504	17-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER RAINER VERHOEVEN FOR FISCAL YEAR 2020/21	FOR
GRAINCORP LIMITED	AU000000GNC9	17-Feb-2022	ADOPTION OF REMUNERATION REPORT	FOR
GRAINCORP LIMITED	AU000000GNC9	17-Feb-2022	RE-ELECTION OF DIRECTOR - MR PETER RICHARDS	FOR
GRAINCORP LIMITED	AU000000GNC9	17-Feb-2022	ELECTION OF DIRECTOR - MS NICKI ANDERSON	FOR
GRAINCORP LIMITED	AU000000GNC9	17-Feb-2022	ELECTION OF DIRECTOR - MR CLIVE STIFF	FOR
GRAINCORP LIMITED	AU000000GNC9	17-Feb-2022	FY22 GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CEO	FOR
GRIFFON CORPORATION	US3984331021	17-Feb-2022	DIRECTOR	FOR
GRIFFON CORPORATION	US3984331021	17-Feb-2022	DIRECTOR	FOR
GRIFFON CORPORATION	US3984331021	17-Feb-2022	DIRECTOR	FOR
GRIFFON CORPORATION	US3984331021	17-Feb-2022	DIRECTOR	FOR
GRIFFON CORPORATION	US3984331021	17-Feb-2022	Advisory Approval of Executive Compensation as Disclosed in the Proxy Statement.	AGAINST

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GRIFFON CORPORATION	US3984331021	17-Feb-2022	Approval of an amendment to Griffon's Certificate of Incorporation to phase out the classified structure of the Board of Directors.	FOR
GRIFFON CORPORATION	US3984331021	17-Feb-2022	Approval of an amendment to Griffon's Certificate of Incorporation to reduce the percentage of outstanding voting power required to call a Special Meeting to 25%.	FOR
GRIFFON CORPORATION	US3984331021	17-Feb-2022	Approval of the Griffon Corporation Amended and Restated 2016 Equity Incentive Plan.	FOR
GRIFFON CORPORATION	US3984331021	17-Feb-2022	Ratify the Appointment of Grant Thornton LLP as Independent Registered Public Accounting Firm.	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER XIAOQUN CLEVER FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JOHANN DECHANT FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER FRIEDRICH EICHINER FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANNETTE ENGELFRIED FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER PETER GRUBER FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HANS-ULRICH HOLDENRIED FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SUSANNE LACHENMANN FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GERALDINE PICAUD FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MANFRED PUFFER FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MELANIE RIEDL FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JUERGEN SCHOLZ FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KERSTIN SCHULZENDORF FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ULRICH SPIESSHOFER FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARGRET SUCKALE FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DIANA VITALE FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	ELECT GERALDINE PICAUD TO THE SUPERVISORY BOARD	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.27 PER SHARE	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER REINHARD PLOSS FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER HELMUT GASSEL FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JOCHEN HANEBECK FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER CONSTANZE HUFENBECHER (FROM APRIL 15, 2021) FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER SVEN SCHNEIDER FOR FISCAL YEAR 2021	FOR
INFINEON TECHNOLOGIES AG	DE0006231004	17-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WOLFGANG EDER FOR FISCAL YEAR 2021	FOR

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KUALA LUMPUR KEPONG BHD	MYL244500004	17-Feb-2022	PROPOSED RENEWAL OF THE AUTHORITY FOR DIRECTORS TO ALLOT AND ISSUE NEW ORDINARY SHARES IN THE COMPANY ("KLK SHARES") IN RELATION TO THE DIVIDEND REINVESTMENT PLAN THAT PROVIDES THE SHAREHOLDERS OF THE COMPANY THE OPTION TO ELECT TO REINVEST THEIR CASH DIVIDEND ENTITLEMENTS IN KLK SHARES ("DRP")	FOR
KUALA LUMPUR KEPONG BHD	MYL244500004	17-Feb-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 119 OF THE COMPANY'S CONSTITUTION: DATO' LEE HAU HIAN	AGAINST
KUALA LUMPUR KEPONG BHD	MYL244500004	17-Feb-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 119 OF THE COMPANY'S CONSTITUTION: MR. QUAH POH KEAT	FOR
KUALA LUMPUR KEPONG BHD	MYL244500004	17-Feb-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 119 OF THE COMPANY'S CONSTITUTION: MR. LEE JIA ZHANG	FOR
KUALA LUMPUR KEPONG BHD	MYL244500004	17-Feb-2022	TO RE-ELECT MS. CHERYL KHOR HUI PENG WHO RETIRES PURSUANT TO ARTICLE 123 OF THE COMPANY'S CONSTITUTION	FOR
KUALA LUMPUR KEPONG BHD	MYL244500004	17-Feb-2022	TO APPROVE THE PAYMENT OF DIRECTORS' FEES FOR THE YEAR ENDED 30 SEPTEMBER 2021 AMOUNTING TO RM2,100,000 (2020: RM1,875,000)	FOR
KUALA LUMPUR KEPONG BHD	MYL244500004	17-Feb-2022	TO APPROVE THE PAYMENT OF DIRECTORS' BENEFITS (OTHER THAN DIRECTORS' FEES) FOR THE PERIOD FROM THE FORTY-NINTH ANNUAL GENERAL MEETING TO THE FIFTIETH ANNUAL GENERAL MEETING TO BE HELD IN 2023	FOR
KUALA LUMPUR KEPONG BHD	MYL244500004	17-Feb-2022	TO RE-APPOINT MESSRS. BDO PLT AS AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 30 SEPTEMBER 2022 AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
KUALA LUMPUR KEPONG BHD	MYL244500004	17-Feb-2022	PROPOSED RENEWAL OF AUTHORITY TO BUY BACK ITS OWN SHARES BY THE COMPANY	FOR
KUALA LUMPUR KEPONG BHD	MYL244500004	17-Feb-2022	PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	FOR
MATTHEWS INTERNATIONAL CORPORATION	US5771281012	17-Feb-2022	Election of Director for a term of three years: Terry L. Dunlap	FOR
MATTHEWS INTERNATIONAL CORPORATION	US5771281012	17-Feb-2022	Election of Director for a term of three years: Alvaro Garcia-Tunon	FOR
MATTHEWS INTERNATIONAL CORPORATION	US5771281012	17-Feb-2022	Election of Director for a term of three years: Jerry R. Whitaker	FOR
MATTHEWS INTERNATIONAL CORPORATION	US5771281012	17-Feb-2022	Approve the adoption of the Amended and Restated 2017 Equity Incentive Plan.	FOR
MATTHEWS INTERNATIONAL CORPORATION	US5771281012	17-Feb-2022	Ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm to audit the records of the Company for the fiscal year ending September 30, 2022.	FOR
MATTHEWS INTERNATIONAL CORPORATION	US5771281012	17-Feb-2022	Provide an advisory (non-binding) vote on the executive compensation of the Company's named executive officers.	FOR
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	17-Feb-2022	To approve the merger (the "Merger") of Monmouth Real Estate Investment Corporation, a Maryland corporation ("Monmouth"), with and into Maple Delaware Merger Sub LLC ("Merger Sub"), a subsidiary of Industrial Logistics Properties Trust, a Maryland real estate investment trust ("ILPT"), pursuant to the Agreement and Plan of Merger, dated as of November 5, 2021 (as it may be amended, the "Merger Agreement"), by and among Monmouth, ILPT, and Merger Sub (the "Merger Proposal").	FOR
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	17-Feb-2022	To approve on a non-binding, advisory basis, certain compensation that may be paid or become payable to Monmouth's named executive officers in connection with the Merger Agreement and the transactions contemplated thereby (the "Compensation Proposal").	FOR

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MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	17-Feb-2022	To approve any adjournment of the special meeting of the shareholders of Monmouth, if necessary or appropriate, including to solicit additional proxies in favor of the Merger Proposal (the "Adjournment Proposal").	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO ELECT ELENA NOVOKRESHCHENOVA AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO RE-ELECT DARREN POPE AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO RE-ELECT AMY STIRLING AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO RE-ELECT TIM WADE AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF 5% OF THE COMPANY'S ISSUED SHARE CAPITAL	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF AN ADDITIONAL 5% OF THE COMPANY'S ISSUED SHARE CAPITAL	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES IN CONNECTION WITH AT1 SECURITIES	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PREEMPTION RIGHTS IN RESPECT OF THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN ISSUE OF FURTHER AT1 SECURITIES	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO RECEIVE THE ANNUAL REPORT AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO PERMIT THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO PERMIT THE COMPANY TO ENTER INTO A CONTINGENT PURCHASE CONTRACT BETWEEN THE COMPANY AND CITIGROUP GLOBAL MARKETS AUSTRALIA PTY LIMITED FOR THE PURCHASE BY THE COMPANY OF ORDINARY SHARES CONVERTED FROM CHESS DEPOSITARY INTERESTS (CDIS)	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO APPROVE THE DIRECTORS' ANNUAL REPORT ON REMUNERATION FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO DECLARE A FINAL DIVIDEND OF 1P PER ORDINARY SHARE IN THE COMPANY IN RESPECT OF THE YEAR ENDED 30 SEPTEMBER 2021	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO ELECT CLIFFORD ABRAHAMS AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO RE-ELECT DAVID BENNETT AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO RE-ELECT PAUL COBY AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO RE-ELECT DAVID DUFFY AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	AU0000064966	17-Feb-2022	TO RE-ELECT GEETA GOPALAN AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO RE-ELECT DARREN POPE AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO RECEIVE THE ANNUAL REPORT AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO RE-ELECT AMY STIRLING AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO RE-ELECT TIM WADE AS A DIRECTOR OF THE COMPANY	FOR

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VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF 5% OF THE COMPANY'S ISSUED SHARE CAPITAL	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF AN ADDITIONAL 5% OF THE COMPANY'S ISSUED SHARE CAPITAL	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES IN CONNECTION WITH AT1 SECURITIES	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PREEMPTION RIGHTS IN RESPECT OF THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN ISSUE OF FURTHER AT1 SECURITIES	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO PERMIT THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO PERMIT THE COMPANY TO ENTER INTO A CONTINGENT PURCHASE CONTRACT BETWEEN THE COMPANY AND CITIGROUP GLOBAL MARKETS AUSTRALIA PTY LIMITED FOR THE PURCHASE BY THE COMPANY OF ORDINARY SHARES CONVERTED FROM CHESS DEPOSITARY INTERESTS (CDIS)	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO APPROVE THE DIRECTORS' ANNUAL REPORT ON REMUNERATION FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO DECLARE A FINAL DIVIDEND OF 1P PER ORDINARY SHARE IN THE COMPANY IN RESPECT OF THE YEAR ENDED 30 SEPTEMBER 2021	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO ELECT CLIFFORD ABRAHAMS AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO RE-ELECT DAVID BENNETT AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO RE-ELECT PAUL COBY AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO RE-ELECT DAVID DUFFY AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO RE-ELECT GEETA GOPALAN AS A DIRECTOR OF THE COMPANY	FOR
VIRGIN MONEY UK PLC	GB00BD6GN030	17-Feb-2022	TO ELECT ELENA NOVOKRESHCHENOVA AS A DIRECTOR OF THE COMPANY	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR OF THE COMPANY	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO RECEIVE THE COMPANY'S FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 SEPTEMBER 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITOR	FOR

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<p>WATKIN JONES PLC</p>	<p>GB00BD6RF223</p>	<p>17-Feb-2022</p>	<p>TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 (THE 'ACT'): TO AUTHORISE THE DIRECTORS GENERALLY AND UNCONDITIONALLY TO EXERCISE ALL THE POWERS OF THE COMPANY TO: (A) ALLOT SHARES IN THE COMPANY AND/OR GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 853,878 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY EQUITY SECURITIES ALLOTTED UNDER SUB-PARAGRAPH (B) BELOW IN EXCESS OF GBP 853,878); AND FURTHER (B) ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) IN CONNECTION WITH A RIGHTS ISSUE IN FAVOUR OF ORDINARY SHAREHOLDERS WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF ALL ORDINARY SHAREHOLDERS ARE PROPORTIONATE (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD BY THEM UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 1,707,756 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY SHARES ALLOTTED OR RIGHTS GRANTED UNDER SUB-PARAGRAPH (A) ABOVE), SUBJECT ONLY TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM FIT TO DEAL WITH FRACTIONAL ENTITLEMENTS OR PROBLEMS ARISING UNDER THE LAWS OF ANY OVERSEAS TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY AUTHORITY OR ANY STOCK EXCHANGE, PROVIDED THAT THESE AUTHORITIES REPLACE ANY EXISTING AUTHORITIES TO ALLOT SHARES OR GRANT RIGHTS AND, UNLESS PREVIOUSLY REVOKED, VARIED OR RENEWED, SHALL EXPIRE ON THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY, OR IF EARLIER, 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION BUT SO AS TO ENABLE THE COMPANY BEFORE SUCH DATE TO MAKE OFFERS OR AGREEMENTS WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SHARES IN PURSUANCE OF SUCH OFFER OR AGREEMENT AS IF THE AUTHORITIES CONFERRED HEREBY HAD NOT EXPIRED TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 (THE 'ACT'): TO AUTHORISE THE DIRECTORS GENERALLY AND UNCONDITIONALLY TO EXERCISE ALL THE POWERS OF THE COMPANY TO: (A) ALLOT SHARES IN THE COMPANY AND/OR GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 853,878 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY EQUITY SECURITIES ALLOTTED UNDER SUB-PARAGRAPH (B) BELOW IN EXCESS OF GBP 853,878); AND FURTHER (B) ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) IN CONNECTION WITH A RIGHTS ISSUE IN FAVOUR OF ORDINARY SHAREHOLDERS WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF ALL ORDINARY SHAREHOLDERS ARE PROPORTIONATE (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD BY THEM UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 1,707,756 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY SHARES ALLOTTED OR RIGHTS GRANTED UNDER SUB-PARAGRAPH (A) ABOVE), SUBJECT ONLY TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM FIT TO DEAL WITH FRACTIONAL ENTITLEMENTS OR PROBLEMS ARISING UNDER THE LAWS OF ANY OVERSEAS TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY AUTHORITY OR ANY STOCK EXCHANGE, PROVIDED THAT THESE AUTHORITIES REPLACE ANY EXISTING AUTHORITIES TO ALLOT SHARES OR GRANT RIGHTS AND, UNLESS PREVIOUSLY</p>	<p>FOR</p>
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WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	<p>SUBJECT TO THE PASSING OF RESOLUTION 11 ABOVE, TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION: TO EMPOWER THE DIRECTORS IN ACCORDANCE WITH SECTIONS 570 TO 573 OF THE ACT, UNTIL THE EARLIER OF THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION, TO MAKE ALLOTMENTS OF EQUITY SECURITIES (AS CONSTRUED IN ACCORDANCE WITH SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITIES THAT WERE CONFERRED ON THE DIRECTORS BY RESOLUTION 11 ABOVE OR BY WAY OF SALE OF TREASURY SHARES AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT (OR SALE), SUCH POWER BEING LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES: (A) IN CONNECTION WITH AN ISSUE OR OFFER BY WAY OF RIGHTS IN FAVOUR OF HOLDERS OF EQUITY SECURITIES AND OF ANY OTHER PERSON ENTITLED TO PARTICIPATE IN SUCH ISSUE OR OFFERING WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF SUCH HOLDERS AND PERSONS ARE PROPORTIONATE (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBER OF EQUITY SECURITIES HELD OR DEEMED TO BE HELD BY THEM ON THE RECORD DATE OF SUCH ALLOTMENT OR ARE OTHERWISE IN ACCORDANCE WITH THEIR RESPECTIVE ENTITLEMENTS, SUBJECT ONLY TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM FIT TO DEAL WITH FRACTIONAL ENTITLEMENTS OR PROBLEMS ARISING UNDER THE LAWS OF ANY OVERSEAS TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY AUTHORITY OR ANY STOCK EXCHANGE; AND (B) OTHERWISE THAN PURSUANT TO SUB-PARAGRAPH (A) ABOVE, UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 128,082, SAVE THAT THE COMPANY MAY, BEFORE EXPIRY OF THOSE AUTHORITIES, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES PURSUANT TO ANY SUCH OFFER</p>	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	<p>SUBJECT TO THE PASSING OF RESOLUTIONS 11 AND 12 ABOVE, TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION: TO EMPOWER THE DIRECTORS, UNTIL THE EARLIER OF THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION, TO MAKE ALLOTMENTS OF EQUITY SECURITIES (AS CONSTRUED IN ACCORDANCE WITH SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITIES THAT WERE CONFERRED ON THE DIRECTORS BY RESOLUTION 11 ABOVE OR BY WAY OF SALE OF TREASURY SHARES AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT (OR SALE), SUCH POWER BEING LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (A) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 128,082; AND (B) USED FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF SUCH REFINANCING OCCURS WITHIN SIX MONTHS OF THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SAVE THAT THE COMPANY MAY, BEFORE EXPIRY OF THOSE AUTHORITIES, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES PURSUANT TO ANY SUCH OFFER OR AGREEMENT</p>	FOR

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WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO CONSIDER AND, IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION: THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE ACT TO MAKE ONE OR MORE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE ACT) OF ORDINARY SHARES OF GBP 0.01 EACH IN THE CAPITAL OF THE COMPANY UPON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS OF THE COMPANY SHALL DETERMINE PROVIDED THAT: (A) THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED IS 25,616,346 (REPRESENTING APPROXIMATELY 10% OF THE COMPANY'S ISSUED ORDINARY SHARE CAPITAL AT THE DATE OF THIS NOTICE); (B) THE MINIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS GBP 0.01 PER SHARE BEING THE NOMINAL AMOUNT THEREOF; (C) THE MAXIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR EACH ORDINARY SHARE SHALL BE THE HIGHER OF (I) 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATION OF AN ORDINARY SHARE OF THE COMPANY TAKEN FROM THE AIM APPENDIX OF THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH THE PURCHASE IS MADE AND (II) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE ON THE TRADING VENUES WHERE THE PURCHASE IS CARRIED OUT AND THE HIGHEST CURRENT INDEPENDENT BID ON THE TRADING VENUES WHERE THE PURCHASE IS CARRIED OUT; (D) THE AUTHORITY HEREBY CONFERRED SHALL (UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED) EXPIRE ON THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF EARLIER, THE DATE WHICH IS 15 MONTHS AFTER THE DATE ON WHICH THIS RESOLUTION IS PASSED; AND (E) THE COMPANY MAY MAKE A CONTRACT OR CONTRACTS TO PURCHASE ORDINARY SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO THE EXPIRY OF SUCH AUTHORITY WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY AND MAY MAKE A PURCHASE OF ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT OR CONTRACTS AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO CONSIDER AND, IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: THAT THE RULES OF THE WATKIN JONES PLC SHARESAVE SCHEME (THE 'SHARESAVE'), THE PRINCIPAL TERMS OF WHICH ARE SUMMARISED IN THE APPENDIX TO THIS NOTICE, BE AND ARE HEREBY APPROVED AND THE DIRECTORS BE AUTHORISED TO: (A) MAKE SUCH MODIFICATIONS TO THE SHARESAVE AS THEY MAY CONSIDER APPROPRIATE IN ORDER TO QUALIFY FOR TAX-ADVANTAGED STATUS UNDER SCHEDULE 3 TO THE INCOME TAX (EARNINGS AND PENSIONS) ACT 2003; (B) DO ALL ACTS AND THINGS WHICH THEY MAY CONSIDER NECESSARY OR EXPEDIENT FOR THE PURPOSES OF IMPLEMENTING AND GIVING EFFECT TO THE SHARESAVE; AND (C) ESTABLISH FURTHER SCHEMES BASED ON THE SHARESAVE BUT MODIFIED TO TAKE ACCOUNT OF LOCAL TAX, EXCHANGE CONTROL OR SECURITIES LAWS IN OVERSEAS TERRITORIES, PROVIDED THAT ANY SHARES MADE AVAILABLE UNDER SUCH FURTHER SCHEMES ARE TREATED AS COUNTING AGAINST THE LIMITS ON INDIVIDUAL OR OVERALL PARTICIPATION IN THE SHARESAVE	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO CONSIDER AND, IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION: THAT THE ARTICLES OF ASSOCIATION OF THE COMPANY, PRODUCED TO THE MEETING AND SIGNED BY THE CHAIRMAN OF THE MEETING FOR THE PURPOSE OF IDENTIFICATION, ARE ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE COMPANY'S EXISTING ARTICLES OF ASSOCIATION	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO CONSIDER AND, IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION: THAT A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST

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WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 SEPTEMBER 2021 OF 5.6 PENCE PER ORDINARY SHARE OF THE COMPANY, TO BE PAID ON 25 FEBRUARY 2022 TO SHAREHOLDERS WHOSE NAMES APPEAR ON THE REGISTER OF MEMBERS OF THE COMPANY AS AT CLOSE OF BUSINESS ON 28 JANUARY 2022	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO ELECT ALAN GIDDINS AS A DIRECTOR OF THE COMPANY	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO RE-ELECT RICHARD SIMPSON AS A DIRECTOR OF THE COMPANY	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO ELECT SARAH SERGEANT AS A DIRECTOR OF THE COMPANY	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO RE-ELECT SIMON LAFFIN AS A DIRECTOR OF THE COMPANY	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO RE-ELECT LIZ REILLY AS A DIRECTOR OF THE COMPANY	FOR
WATKIN JONES PLC	GB00BD6RF223	17-Feb-2022	TO APPOINT DELOITTE LLP AS THE COMPANY'S AUDITOR TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AT WHICH ACCOUNTS ARE LAID	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takagishi, Naoki	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Izumi, Hiromi	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Torii, Shingo	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is Audit and Supervisory Committee Member Hirai, Yoshitsugu	AGAINST
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is Audit and Supervisory Committee Member Shiono, Kanae	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is Audit and Supervisory Committee Member Utsunomiya, Hitoshi	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Nishimura, Satoko	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Approve Renewal of Policy regarding Large-scale Purchases of Company Shares (Anti-Takeover Defense Measures)	AGAINST
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Shareholder Proposal: Appoint a Director who is not Audit and Supervisory Committee Member Saito, Hiroshi	AGAINST
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Shareholder Proposal: Appoint a Director who is not Audit and Supervisory Committee Member Ishihara, Toshihiko	AGAINST
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Approve Appropriation of Surplus	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ichikawa, Norio	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Tatsunori	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyakoshi, Yoshihiko	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sanada, Osamu	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Soda, Eiji	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uwa, Masao	FOR
ZOJIRUSHI CORPORATION	JP3437400009	17-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Jikyo, Hiroaki	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Stuart A. Randle	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Nathan K. Sleeper	FOR

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BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Philip W. Knisely	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Douglas L. Young	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022 (Proposal No. 2).	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	To approve the compensation for our named executive officers as presented in the Compensation Discussion and Analysis, the compensation tables, and the related disclosures contained in the accompanying proxy statement on a non-binding, advisory basis (Proposal No. 3).	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Julian G. Francis	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Carl T. Berquist	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Barbara G. Fast	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Richard W. Frost	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Alan Gershenhorn	ABSTAIN
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Robert M. McLaughlin	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Earl Newsome, Jr.	FOR
BEACON ROOFING SUPPLY, INC.	US0736851090	18-Feb-2022	Election of Director to hold office until the 2023 Annual Meeting: Neil S. Novich	FOR
ECLIPX GROUP LTD	AU000000ECX3	18-Feb-2022	GRANT OF RIGHTS UNDER THE ECLIPX GROUP LIMITED LONG TERM INCENTIVE PLAN FOR FY22 - MR JULIAN RUSSELL	FOR
ECLIPX GROUP LTD	AU000000ECX3	18-Feb-2022	APPROVAL TO EXCEED 10/12 BUY-BACK LIMIT	FOR
ECLIPX GROUP LTD	AU000000ECX3	18-Feb-2022	RE-ELECTION OF DIRECTOR - TREVOR ALLEN	FOR
ECLIPX GROUP LTD	AU000000ECX3	18-Feb-2022	RE-ELECTION OF DIRECTOR - RUSSELL SHIELDS	FOR
ECLIPX GROUP LTD	AU000000ECX3	18-Feb-2022	ELECTION OF DIRECTOR - FIONA TRAFFORD-WALKER	FOR
ECLIPX GROUP LTD	AU000000ECX3	18-Feb-2022	ELECTION OF DIRECTOR - CATHY YUNCKEN	FOR
ECLIPX GROUP LTD	AU000000ECX3	18-Feb-2022	REMUNERATION REPORT	FOR

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ECLIPX GROUP LTD	AU000000ECX3	18-Feb-2022	THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES VALIDLY CAST ON RESOLUTION 5 BEING CAST AGAINST THE ADOPTION OF THE COMPANY'S REMUNERATION REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2021: A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; B) ALL OF THE DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2021 CONSIDERED AT THE 2022 AGM WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
ECLIPX GROUP LTD	AU000000ECX3	18-Feb-2022	APPROVAL FOR THE ISSUE OF SECURITIES UNDER THE ECLIPX GROUP LIMITED LONG-TERM INCENTIVE PLAN - EXCEPTION TO ASX LISTING RULE 7.1	FOR
HELICAL PLC	GB00B0FYMT95	18-Feb-2022	APPROVE ACQUISITION OF FPM 100 NEW BRIDGE STREET LIMITED	FOR
MODEL N, INC.	US6075251024	18-Feb-2022	DIRECTOR	FOR
MODEL N, INC.	US6075251024	18-Feb-2022	DIRECTOR	FOR
MODEL N, INC.	US6075251024	18-Feb-2022	DIRECTOR	FOR
MODEL N, INC.	US6075251024	18-Feb-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
MODEL N, INC.	US6075251024	18-Feb-2022	To approve a non-binding advisory vote on the compensation of our named executive officers as disclosed in the proxy statement.	FOR
OSG CORPORATION	JP3170800001	18-Feb-2022	Approve Payment of Bonuses to Corporate Officers	FOR
OSG CORPORATION	JP3170800001	18-Feb-2022	Approve Appropriation of Surplus	FOR
OSG CORPORATION	JP3170800001	18-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishikawa, Norio	FOR
OSG CORPORATION	JP3170800001	18-Feb-2022	Appoint a Director who is not Audit and Supervisory Committee Member Osawa, Nobuaki	FOR
OSG CORPORATION	JP3170800001	18-Feb-2022	Appoint a Director who is Audit and Supervisory Committee Member Tomiyoshi, Takehiro	AGAINST
OSG CORPORATION	JP3170800001	18-Feb-2022	Appoint a Director who is Audit and Supervisory Committee Member Sakaki, Yoshiyuki	FOR
OSG CORPORATION	JP3170800001	18-Feb-2022	Appoint a Director who is Audit and Supervisory Committee Member Takahashi, Akito	FOR
OSG CORPORATION	JP3170800001	18-Feb-2022	Appoint a Director who is Audit and Supervisory Committee Member Hara, Kunihiko	FOR
OSG CORPORATION	JP3170800001	18-Feb-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamashita, Kayoko	FOR
PSC INSURANCE GROUP LTD	AU000000PSI6	18-Feb-2022	ISSUE OF 1,500,000 FULLY PAID ORDINARY SHARES AS LOAN FUNDED SHARES TO TARA FALK	AGAINST
PSC INSURANCE GROUP LTD	AU000000PSI6	18-Feb-2022	ISSUE OF 1,500,000 FULLY PAID ORDINARY SHARES AS LOAN FUNDED SHARES TO JAMES KALBASSI	AGAINST
ZYDUS LIFESCIENCES LIMITED	INE010B01027	18-Feb-2022	CHANGE IN NAME OF THE COMPANY: CADILA HEALTHCARE LIMITED TO ZYDUS LIFESCIENCES LIMITED	FOR
ZYDUS LIFESCIENCES LIMITED	INE010B01027	18-Feb-2022	ALTERATION IN THE MEMORANDUM OF ASSOCIATION AND THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
ZYDUS LIFESCIENCES LIMITED	INE010B01027	18-Feb-2022	RE-APPOINTMENT OF DR. SHARVIL P. PATEL (DIN-00131995) AS THE MANAGING DIRECTOR OF THE COMPANY FOR A FURTHER PERIOD OF 5 (FIVE) YEARS	AGAINST
BLUE SQUARE REAL ESTATE LTD	IL0010985658	20-Feb-2022	REAPPOINT ZIV HAFT (BDO) AS AUDITORS AND REPORT ON FEES PAID TO THE AUDITORS IN 2020	AGAINST

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BLUE SQUARE REAL ESTATE LTD	IL0010985658	20-Feb-2022	REELECT MOTI BEN-MOSHE AS DIRECTOR	AGAINST
BLUE SQUARE REAL ESTATE LTD	IL0010985658	20-Feb-2022	REELECT YANIV ROG AS DIRECTOR	AGAINST
BLUE SQUARE REAL ESTATE LTD	IL0010985658	20-Feb-2022	REELECT ODED NAJAR AS DIRECTOR	AGAINST
BLUE SQUARE REAL ESTATE LTD	IL0010985658	20-Feb-2022	REELECT ALEX SURZHKO AS DIRECTOR	AGAINST
BLUE SQUARE REAL ESTATE LTD	IL0010985658	20-Feb-2022	REELECT LIMOR ATTAR ROZENBUCH AS DIRECTOR	AGAINST
ILLIMITY BANK S.P.A.	IT0005359192	21-Feb-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION. RELATED AND CONSEQUENT RESOLUTIONS	AGAINST
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Director Okajima, Etsuko	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Director Ueda, Ryoko	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Director Yasutake, Hiroaki	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Director Miyazawa, Gen	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Corporate Auditor Tanaka, Katsuyuki	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Corporate Auditor Uriu, Hidetoshi	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Substitute Corporate Auditor Yamane, Hidero	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Approve Reduction of Capital Reserve and Appropriation of Surplus	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue, Approve Minor Revisions	AGAINST
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Director Tsuji, Yosuke	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Director Kanesaka, Naoya	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Director Nakade, Takuya	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Director Takeda, Masanobu	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Director Tanaka, Masaaki	FOR
MONEY FORWARD,INC.	JP3869960009	21-Feb-2022	Appoint a Director Kurabayashi, Akira	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	22-Feb-2022	FINANCIAL ASSISTANCE	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	22-Feb-2022	SPECIFIC ISSUE OF SHARES FOR CASH	FOR
CONSTRUCTION PARTNERS INC	US21044C1071	22-Feb-2022	Election of Class I Director to serve for a three-year term expiring at the 2025 annual meeting: Ned N. Fleming, III	ABSTAIN

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OSHKOSH CORPORATION	US6882392011	22-Feb-2022	DIRECTOR	FOR
OSHKOSH CORPORATION	US6882392011	22-Feb-2022	Ratification of the appointment of Deloitte & Touche LLP, an independent registered public accounting firm, as the Company's independent auditors for the fiscal year ending December 31, 2022.	FOR
OSHKOSH CORPORATION	US6882392011	22-Feb-2022	Approval, by advisory vote, of the compensation of the Company's named executive officers.	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	To approve an advisory resolution approving the compensation of the Company's named executive officers.	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	Election of Director: Susan F. Davis	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	To approve a resolution ratifying the appointment of the Company's independent auditor for fiscal 2022.	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	Election of Director: William C. Griffiths	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	Election of Director: Bradley E. Hughes	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	Election of Director: Jason D. Lippert	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	Election of Director: Donald R. Maier	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	Election of Director: Meredith W. Mendes	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	Election of Director: Curtis M. Stevens	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	Election of Director: William E. Waltz, Jr.	FOR
QUANEX BUILDING PRODUCTS CORP	US7476191041	22-Feb-2022	Election of Director: George L. Wilson	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: Dmitri L. Stockton	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: Sheila G. Talton	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: Leanne G. Caret	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Advisory vote on executive compensation.	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public accounting firm for fiscal 2022.	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Approval of the Nonemployee Director Stock Ownership Plan.	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Shareholder Proposal - Special Shareholder Meeting Improvement.	AGAINST
DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: Tamra A. Erwin	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: Alan C. Heuberger	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: Charles O. Holliday, Jr.	FOR

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DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: Michael O. Johanns	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: Clayton M. Jones	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: John C. May	FOR
DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: Gregory R. Page	AGAINST
DEERE & COMPANY	US2441991054	23-Feb-2022	Election of Director: Sherry M. Smith	AGAINST
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	ELECTION OF BOARD OF DIRECTORS	AGAINST
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	HEARING THE DIRECTORS' REPORT ABOUT THE ACTIVITIES AND FINANCIAL POSITION OF THE GROUP FOR THE FISCAL YEAR ENDED 31/12/2021 AND APPROVING IT	ABSTAIN
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	TO APPOINT AUDITORS OF THE GROUP FOR THE YEAR 2022 AND TO DETERMINE THEIR FEES	FOR
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	APPOINT TWO REPRESENTATIVES FOR THE SHAREHOLDERS AND DETERMINE THEIR FEES IN ACCORDANCE WITH PARAGRAPH (4) OF ARTICLE (40) OF THE CORPORATE GOVERNANCE GUIDE ISSUED BY RESOLUTION OF THE CHAIRMAN OF THE SCA NO. (3/R.M) OF 2020	FOR

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EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	TO APPROVE THE DIRECTORS' PROPOSALS WITH RESPECT TO NON-CONVERTIBLE SECURITIES TO BE ISSUED BY THE BANK SUBJECT TO OBTAINING THE NECESSARY APPROVALS FROM THE RELEVANT REGULATORY AUTHORITIES, AS DETAILED BELOW: (A) UNDERTAKE ANY UPDATES OF THE FOLLOWING EXISTING PROGRAMMES (WHICH HAVE BEEN APPROVED AT THE AGMS DATED 15 FEBRUARY 2016, 12 FEBRUARY 2017, 27 MARCH 2018, 20 FEBRUARY 2019, 10 MARCH 2020 AND 24 FEBRUARY 2021) PURSUANT TO WHICH THE BANK ISSUES SECURITIES FROM TIME TO TIME: I. THE EMIRATES NBD BANK PJSC USD20,000,000,000 EURO MEDIUM TERM NOTE PROGRAMME (THE "EMTN PROGRAMME"); AND/OR II. THE EMIRATES NBD BANK PJSC AUD 4,000,000,000 DEBT ISSUANCE PROGRAMME (THE "AUD PROGRAMME", AND TOGETHER WITH THE EMTN PROGRAMME, THE "EXISTING PROGRAMMES"); (B) ESTABLISH ANY DEBT FUNDING PROGRAMME, UP TO A MAXIMUM AMOUNT OF USD10,000,000,000, IN ADDITION TO THE EXISTING PROGRAMMES (THE "NEW PROGRAMMES", AND TOGETHER WITH THE EXISTING PROGRAMMES, THE "PROGRAMMES") AND UNDERTAKE ANY SUBSEQUENT UPDATE OF THE NEW PROGRAMMES; AND TO AUTHORIZE THE BOARD OF DIRECTORS TO CARRY OUT THE RESOLUTIONS RELATING TO THE ISSUANCE OF BONDS AND PROGRAMMES (C) ISSUE DEBT INSTRUMENTS, UP TO AN AMOUNT OF USD10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, UNDER ANY OF THE PROGRAMMES FROM TIME TO TIME, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE ON WHICH THIS RESOLUTION IS APPROVED IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW. (D) ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, (INCLUDING, WITHOUT LIMITATION, THROUGH THE ISSUANCE OF CONVENTIONAL NOTES/BONDS, STRUCTURED NOTES/BONDS, COVERED NOTES/BONDS, TRUST CERTIFICATES OR OTHER SIMILAR DEBT INSTRUMENTS INCLUDING FOR REGULATORY CAPITAL PURPOSES UP TO AN AMOUNT OF USD 1,000,000,000 FOR THE PURPOSES OF STRENGTHENING THE GROUP'S CAPITAL ADEQUACY RATIO (THE CAPITAL INSTRUMENTS SHALL INCLUDE THE TERMS AND CONDITIONS REQUIRED BY THE UAE CENTRAL BANK, INCLUDING, IN RELATION TO ADDITIONAL TIER 1 CAPITAL INSTRUMENTS, THE FOLLOWING FEATURES: SUBORDINATION; COUPON NON-PAYMENT EVENTS; AND NON-VIABILITY AND WRITE-DOWN PROVISIONS) OR, AS THE CASE MAY BE, THROUGH COLLATERALISED ARRANGEMENTS WHETHER IN LOAN OR NOTE/BOND FORMAT, AS THE SAME MAY BE LISTED AND/OR ADMITTED TO TRADING ON A STOCK EXCHANGE OR ANY OTHER TRADING PLATFORM AND/OR UNLISTED) ("DEBT FUNDING"), WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW; (E) IN RESPECT OF I. INSTRUMENTS ISSUED OR TO BE ISSUED UNDER ANY OF THE PROGRAMMES; AND/OR II. DEBT ISSUED OR TO BE ISSUED UNDER DEBT FUNDING, UNDERTAKE ANY LIABILITY MANAGEMENT EXERCISE WITH RESPECT THERETO (INCLUDING, WITHOUT LIMITATION, BY WAY OF CONSENT SOLICITATION, EXCHANGE OFFER, TENDER OFFER, BUYBACK OR ANY COMBINATION THEREOF); (F) PREPARE AND ENTER INTO SUCH FINANCE AGREEMENTS AND RELATED DOCUMENTS AS MAY BE NECESSARY (INCLUDING, WITHOUT LIMITATION, ANY OFFERING	FOR
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	TO CONSIDER AND APPROVE THE AMENDMENT OF THE COMPANY'S MEMORANDUM & ARTICLES, TO COMPLY WITH THE FEDERAL DECREE-LAW NO. 32 OF 2021 AFTER OBTAINING AUTHORITIES APPROVAL. AMENDED ARTICLES WILL BE AVAILABLE ON THE BANKS & DUBAI FINANCIAL MARKET WEBSITES BEFORE THE GENERAL ASSEMBLY MEETING	AGAINST
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	HEARING THE AUDITORS' REPORT FOR THE FISCAL YEAR ENDED 31 /12/ 2021 AND APPROVING IT	FOR
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	HEARING & APPROVING THE INTERNAL SHARI'AH SUPERVISION COMMITTEE REPORT FOR 2021	ABSTAIN

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EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	TO DISCUSS THE GROUP'S BALANCE SHEET AND PROFIT & LOSS ACCOUNT FOR THE FISCAL YEAR ENDED 31/12/2021 AND APPROVING IT	FOR
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	THE APPOINTMENT OF INTERNAL SHARI'AH SUPERVISION COMMITTEE MEMBERS	AGAINST
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	TO CONSIDER THE RECOMMENDATION OF BOARD OF DIRECTORS CONCERNING A CASH DIVIDEND DISTRIBUTION OF AED 0.50 PER SHARE AGGREGATING TO AN AMOUNT OF AED 3,158,299,127 FOR THE FISCAL YEAR ENDED 31/12/2021	FOR
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	TO APPROVE THE PROPOSAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS	FOR
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	TO ABSOLVE THE BOARD OF DIRECTORS FROM THEIR RESPONSIBILITY FOR THE FISCAL YEAR ENDED 31/12/2021	FOR
EMIRATES NBD BANK PJSC	AEE000801010	23-Feb-2022	TO ABSOLVE THE AUDITORS FROM THEIR RESPONSIBILITY FOR THE FISCAL YEAR ENDED 31/12/2021	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: Seth H. Waugh	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: Geoffrey Y. Yang	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: Mariann Byerwalter	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: Alexander S. Friedman	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: Gregory E. Johnson	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: Jennifer M. Johnson	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: Rupert H. Johnson, Jr.	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: John Y. Kim	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: Karen M. King	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: Anthony J. Noto	FOR
FRANKLIN RESOURCES, INC.	US3546131018	23-Feb-2022	Election of Director: John W. Thiel	FOR
ORGANIGRAM HOLDINGS INC.	CA68620P1018	23-Feb-2022	DIRECTOR	FOR
ORGANIGRAM HOLDINGS INC.	CA68620P1018	23-Feb-2022	DIRECTOR	FOR
ORGANIGRAM HOLDINGS INC.	CA68620P1018	23-Feb-2022	DIRECTOR	FOR
ORGANIGRAM HOLDINGS INC.	CA68620P1018	23-Feb-2022	DIRECTOR	FOR
ORGANIGRAM HOLDINGS INC.	CA68620P1018	23-Feb-2022	DIRECTOR	FOR
ORGANIGRAM HOLDINGS INC.	CA68620P1018	23-Feb-2022	DIRECTOR	FOR
ORGANIGRAM HOLDINGS INC.	CA68620P1018	23-Feb-2022	DIRECTOR	ABSTAIN
ORGANIGRAM HOLDINGS INC.	CA68620P1018	23-Feb-2022	DIRECTOR	FOR
ORGANIGRAM HOLDINGS INC.	CA68620P1018	23-Feb-2022	Appointment of KPMG LLP as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO ELECT IAN EL-MOKADEM AS A DIRECTOR	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO RECEIVE AND ADOPT THE COMPANY'S ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021	FOR

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RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO APPOINT ERNST AND YOUNG LLP AS AUDITORS TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO AUTHORIZE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	THAT THE DIRECTORS BE AUTHORIZED TO ALLOT SHARES IN THE COMPANY	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	THAT SUBJECT TO THE PASSING OF RESOLUTION 13 THE DIRECTORS SHALL HAVE THE POWER TO ALLOT EQUITY SECURITIES FOR CASH	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	THAT, IN ADDITION TO RESOLUTION 14, THE DIRECTORS BE EMPOWERED TO ALLOT EQUITY SECURITIES FOR CASH	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	THAT, THE COMPANY BE AUTHORIZED TO MAKE ONE OR MORE MARKET PURCHASES OF ORDINARY SHARES	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021	AGAINST
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO DECLARE THE FINAL DIVIDEND FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO RE-ELECT ANDREW BRODE AS A DIRECTOR	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO RE-ELECT DESMOND GLASS AS A DIRECTOR	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO RE-ELECT LARA BORO AS A DIRECTOR	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO RE-ELECT FRANCES EARL AS A DIRECTOR	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO RE-ELECT DAVID CLAYTON AS A DIRECTOR	FOR
RWS HOLDINGS PLC	GB00BVFCZV34	23-Feb-2022	TO RE-ELECT GORDON STUART AS A DIRECTOR	FOR
STILLFRONT GROUP AB	SE0015346135	23-Feb-2022	APPROVE CREATION OF POOL OF CAPITAL WITH PREEMPTIVE RIGHTS	FOR
TECHNOLOGY ONE LTD	AU000000TNE8	23-Feb-2022	ELECTION OF DIRECTOR - PAT O'SULLIVAN	FOR
TECHNOLOGY ONE LTD	AU000000TNE8	23-Feb-2022	RE-ELECTION OF DIRECTOR - RICHARD ANSTEY	FOR
TECHNOLOGY ONE LTD	AU000000TNE8	23-Feb-2022	RE-ELECTION OF DIRECTOR - SHARON DOYLE	FOR
TECHNOLOGY ONE LTD	AU000000TNE8	23-Feb-2022	ADOPTION OF REMUNERATION REPORT	FOR
TECHNOLOGY ONE LTD	AU000000TNE8	23-Feb-2022	CONTINGENT RESOLUTION TO SPILL THE BOARD: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 4 BEING CAST AGAINST ADOPTION OF THE REMUNERATION REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2021: A) AN EXTRAORDINARY GENERAL MEETING OF TECHNOLOGY ONE LIMITED (THE 'SPILL MEETING') BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; B) ALL OF THE NON-EXECUTIVE DIRECTORS IN OFFICE WHEN THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2021 WAS APPROVED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
ARISTOCRAT LEISURE LIMITED	AU000000ALL7	24-Feb-2022	RE-ELECTION OF DIRECTOR: MRS ARLENE TANSEY	FOR
ARISTOCRAT LEISURE LIMITED	AU000000ALL7	24-Feb-2022	RE-ELECTION OF DIRECTOR: MRS SYLVIA SUMMERS COUDER	FOR
ARISTOCRAT LEISURE LIMITED	AU000000ALL7	24-Feb-2022	APPROVAL FOR THE GRANT OF PERFORMANCE SHARE RIGHTS TO THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR UNDER THE LONG-TERM INCENTIVE PROGRAM	FOR

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ARISTOCRAT LEISURE LIMITED	AU000000ALL7	24-Feb-2022	APPROVAL OF THE ARISTOCRAT EQUITY SCHEME	FOR
ARISTOCRAT LEISURE LIMITED	AU000000ALL7	24-Feb-2022	ADOPTION OF THE REMUNERATION REPORT	FOR
ARISTOCRAT LEISURE LIMITED	AU000000ALL7	24-Feb-2022	APPROVAL TO INCREASE THE NON-EXECUTIVE DIRECTORS' FEE CAP	FOR
COMPASS MINERALS INTERNATIONAL, INC.	US20451N1019	24-Feb-2022	Ratify the appointment of Ernst & Young LLP as Compass Minerals' independent registered accounting firm for fiscal 2022.	FOR
COMPASS MINERALS INTERNATIONAL, INC.	US20451N1019	24-Feb-2022	Election of Director: Kevin S. Crutchfield	FOR
COMPASS MINERALS INTERNATIONAL, INC.	US20451N1019	24-Feb-2022	Election of Director: Eric Ford	FOR
COMPASS MINERALS INTERNATIONAL, INC.	US20451N1019	24-Feb-2022	Election of Director: Gareth T. Joyce	FOR
COMPASS MINERALS INTERNATIONAL, INC.	US20451N1019	24-Feb-2022	Election of Director: Joseph E. Reece	FOR
COMPASS MINERALS INTERNATIONAL, INC.	US20451N1019	24-Feb-2022	Election of Director: Lori A. Walker	FOR
COMPASS MINERALS INTERNATIONAL, INC.	US20451N1019	24-Feb-2022	Election of Director: Paul S. Williams	FOR
COMPASS MINERALS INTERNATIONAL, INC.	US20451N1019	24-Feb-2022	Election of Director: Amy J. Yoder	FOR
COMPASS MINERALS INTERNATIONAL, INC.	US20451N1019	24-Feb-2022	Approve, on an advisory basis, the compensation of Compass Minerals' named executive officers, as set forth in the proxy statement.	FOR
COMPASS MINERALS INTERNATIONAL, INC.	US20451N1019	24-Feb-2022	Approve an amendment to the Compass Minerals International, Inc. 2020 Incentive Award Plan.	FOR
IES HOLDINGS, INC.	US44951W1062	24-Feb-2022	DIRECTOR	FOR
IES HOLDINGS, INC.	US44951W1062	24-Feb-2022	DIRECTOR	FOR
IES HOLDINGS, INC.	US44951W1062	24-Feb-2022	DIRECTOR	FOR
IES HOLDINGS, INC.	US44951W1062	24-Feb-2022	DIRECTOR	FOR
IES HOLDINGS, INC.	US44951W1062	24-Feb-2022	DIRECTOR	FOR
IES HOLDINGS, INC.	US44951W1062	24-Feb-2022	DIRECTOR	FOR
IES HOLDINGS, INC.	US44951W1062	24-Feb-2022	DIRECTOR	FOR
IES HOLDINGS, INC.	US44951W1062	24-Feb-2022	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS FOR THE COMPANY FOR FISCAL YEAR 2022.	FOR
IES HOLDINGS, INC.	US44951W1062	24-Feb-2022	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO ELECT RITA DHUT AS A DIRECTOR	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO RECEIVE THE COMPANY'S 2021 ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30 SEPTEMBER 2021	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO RE-ELECT CHARLES ROBERT LISTER AS A DIRECTOR	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO RE-ELECT CHRISTOPHER MUNRO AS A DIRECTOR	FOR

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INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO APPOINT ERNST & YOUNG LLP AS AUDITOR TO THE COMPANY	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO AUTHORISE GROUP'S AUDIT AND RISK COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO GRANT AUTHORITY TO ALLOT NEW SHARES	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO GRANT AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO GIVE ADDITIONAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO GRANT AUTHORITY TO PURCHASE THE COMPANY'S SHARES	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO GIVE AUTHORITY TO CALL A GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2021 (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO RE-ELECT RICHARD CRANFIELD AS A DIRECTOR	AGAINST
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO RE-ELECT ALEXANDER SCOTT AS A DIRECTOR	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO RE-ELECT JONATHAN GUNBY AS A DIRECTOR	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO RE-ELECT MICHAEL HOWARD AS A DIRECTOR	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO RE-ELECT CAROLINE BANSZKY AS A DIRECTOR	FOR
INTEGRAFIN HOLDINGS PLC	GB00BD45SH49	24-Feb-2022	TO RE-ELECT VICTORIA COCHRANE AS A DIRECTOR	FOR
MARINEMAX, INC.	US5679081084	24-Feb-2022	Election of Director to serve for a three-year term expiring in 2025: George E. Borst	FOR
MARINEMAX, INC.	US5679081084	24-Feb-2022	Election of Director to serve for a three-year term expiring in 2025: Hilliard M. Eure III	FOR
MARINEMAX, INC.	US5679081084	24-Feb-2022	Election of Director to serve for a three-year term expiring in 2025: Joseph A. Watters	FOR
MARINEMAX, INC.	US5679081084	24-Feb-2022	To approve (on an advisory basis) our executive compensation ("say-on-pay").	FOR
MARINEMAX, INC.	US5679081084	24-Feb-2022	To approve our 2021 Stock-Based Compensation Plan.	FOR
MARINEMAX, INC.	US5679081084	24-Feb-2022	To ratify the appointment of KPMG LLP, an independent registered public accounting firm, as the independent auditor of our Company for the fiscal year ending September 30, 2022.	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Raj Seshadri	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Susan N. Story	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Marlene Debel	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Advisory vote to approve executive compensation.	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	To approve the amendment to our Articles of Incorporation: Increase the number of authorized shares.	FOR

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RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	To approve the amendment to our Articles of Incorporation: Restate or revise certain provisions governing the capital stock of the company.	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	To approve the amendment to our Articles of Incorporation: Make certain miscellaneous updates.	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm.	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Robert M. Dutkowsky	AGAINST
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Jeffrey N. Edwards	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Benjamin C. Esty	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Anne Gates	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Thomas A. James	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Gordon L. Johnson	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Roderick C. McGeary	FOR
RAYMOND JAMES FINANCIAL, INC.	US7547301090	24-Feb-2022	Election of Director: Paul C. Reilly	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER CHRISTIAN BRUCH FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MARIA FERRARO FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JOCHEN EICKHOLT FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER TIM HOLT FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JOE KAESER FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ROBERT KENSBOCK FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HUBERT LIENHARD FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GUENTER AUGUSTAT FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MANFRED BAEREIS FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CHRISTINE BORTENLAENGER FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANDREA FEHRMANN FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANDREAS FELDMUELLER FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NADINE FLORIAN FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SIGMAR GABRIEL FOR FISCAL YEAR 2020/21	FOR

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SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RUEDIGER GROSS FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HORST HAKELBERG FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JUERGEN KERNER FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HILDEGARD MUELLER FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER LAURENCE MULLIEZ FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MATTHIAS REBELLIIUS FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HAGEN REIMER FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RALF THOMAS FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GEISHA WILLIAMS FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RANDY ZWIRN FOR FISCAL YEAR 2020/21	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE REMUNERATION REPORT	FOR
SIEMENS ENERGY AG	DE000ENER6Y0	24-Feb-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.10 PER SHARE	FOR
TFS FINANCIAL CORPORATION	US87240R1077	24-Feb-2022	Election of Director: MARTIN J. COHEN	FOR
TFS FINANCIAL CORPORATION	US87240R1077	24-Feb-2022	Election of Director: ROBERT A. FIALA	FOR
TFS FINANCIAL CORPORATION	US87240R1077	24-Feb-2022	Election of Director: JOHN P. RINGENBACH	FOR
TFS FINANCIAL CORPORATION	US87240R1077	24-Feb-2022	Election of Director: ASHLEY H. WILLIAMS	AGAINST
TFS FINANCIAL CORPORATION	US87240R1077	24-Feb-2022	Advisory vote on compensation of named Executive Officers.	FOR
TFS FINANCIAL CORPORATION	US87240R1077	24-Feb-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent accountant for the Company's fiscal year ending September 30, 2022.	FOR
ADMICOM OYJ	FI4000251830	25-Feb-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ADMICOM OYJ	FI4000251830	25-Feb-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.50 PER SHARE	FOR
ADMICOM OYJ	FI4000251830	25-Feb-2022	AUTHORIZE BOARD TO DECIDE ON THE DISTRIBUTION OF AN EQUITY REPAYMENT FROM THE RESERVE OF UP TO EUR 0.50 PER SHARE	FOR
ADMICOM OYJ	FI4000251830	25-Feb-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
ADMICOM OYJ	FI4000251830	25-Feb-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
ADMICOM OYJ	FI4000251830	25-Feb-2022	FIX NUMBER OF DIRECTORS AT FIVE	FOR
ADMICOM OYJ	FI4000251830	25-Feb-2022	REELECT PASI AALTOLA AND OLLI NOKSO-KOIVISTO AS DIRECTORS ELECT PETRI NIEMI, HENNA MAKINEN AND MARKO SOMERMAAS NEW DIRECTORS	AGAINST
ADMICOM OYJ	FI4000251830	25-Feb-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ADMICOM OYJ	FI4000251830	25-Feb-2022	RATIFY KPMG AS AUDITORS	FOR
ADMICOM OYJ	FI4000251830	25-Feb-2022	APPROVE STOCK OPTION PLAN	FOR

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ADMICOM OYJ	FI4000251830	25-Feb-2022	ESTABLISHMENT OF A SHAREHOLDER'S NOMINATING BOARD	FOR
GLANBIA PLC	IE0000669501	25-Feb-2022	APPROVE DISPOSAL OF 40 PER CENT OF GLANBIA IRELAND DAC TO GLANBIA CO-OPERATIVE SOCIETY LIMITED	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Director Fukushima, Atsuko	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Corporate Auditor Oda, Hidekazu	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Corporate Auditor Terawaki, Kazumine	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Director Nakashima, Amane	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Director Inoue, Nobuo	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Director Sato, Seiya	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Director Hamachiyo, Yoshinori	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Director Watanabe, Ryota	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Director Takamiya, Mitsuru	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Director Urushi, Shihoko	FOR
KEWPIE CORPORATION	JP3244800003	25-Feb-2022	Appoint a Director Kashiwaki, Hitoshi	FOR
MOMENTIVE GLOBAL, INC.	US60878Y1082	25-Feb-2022	To adopt the Agreement and Plan of Merger, dated October 28, 2021, among Zendesk, Inc., Milky Way Acquisition Corp. and Momentive Global Inc., as it may be amended from time to time.	FOR
MOMENTIVE GLOBAL, INC.	US60878Y1082	25-Feb-2022	To approve, on a non-binding advisory basis, the compensation that may be paid or become payable to the named executive officers of Momentive Global Inc. that is based on or otherwise relates to the transactions contemplated by the merger agreement.	FOR
MOMENTIVE GLOBAL, INC.	US60878Y1082	25-Feb-2022	To approve the adjournment of the Momentive special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Momentive special meeting to approve the Momentive merger proposal.	AGAINST
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	ELECT JUSTINE GREENING AS DIRECTOR	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	AUTHORISE ISSUE OF EQUITY	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	APPROVE REMUNERATION POLICY	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	APPROVE REMUNERATION REPORT	FOR

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ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	RE-ELECT RICHARD PENNYCOOK AS DIRECTOR	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	RE-ELECT SIMON COOPER AS DIRECTOR	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	RE-ELECT SHAUN MORTON AS DIRECTOR	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	RE-ELECT DAVID KELLY AS DIRECTOR	FOR
ON THE BEACH GROUP PLC	GB00BYM1K758	25-Feb-2022	RE-ELECT ELAINE O'DONNELL AS DIRECTOR	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Appoint a Corporate Auditor Takase, Tomoko	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Appoint a Substitute Corporate Auditor Tsujimoto, Kiyoshi	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Approve Appropriation of Surplus	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Amend Articles to: Approve Minor Revisions	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Appoint a Director Ando, Masayuki	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Appoint a Director Honda, Soichi	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Appoint a Director Ogasawara, Motomi	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Appoint a Director Watanabe, Tetsuya	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Appoint a Director Hamanaka, Takayuki	FOR
OSAKA ORGANIC CHEMICAL INDUSTRY LTD.	JP3187000009	25-Feb-2022	Appoint a Director Enomoto, Naoki	FOR
SELECT HARVESTS LIMITED	AU000000SHV6	25-Feb-2022	REMUNERATION REPORT	FOR
SELECT HARVESTS LIMITED	AU000000SHV6	25-Feb-2022	RE-ELECTION OF DIRECTOR - MR GUY KINGWILL	FOR
SELECT HARVESTS LIMITED	AU000000SHV6	25-Feb-2022	ELECTION OF DIRECTOR - MR TRAVIS DILLON	FOR
SELECT HARVESTS LIMITED	AU000000SHV6	25-Feb-2022	INCREASE IN MAXIMUM ANNUAL REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
SELECT HARVESTS LIMITED	AU000000SHV6	25-Feb-2022	PARTICIPATION BY THE MANAGING DIRECTOR IN THE LONG-TERM INCENTIVE PLAN	FOR
TOSEI CORPORATION	JP3595070008	25-Feb-2022	Appoint a Director Kobayashi, Hiroyuki	FOR
TOSEI CORPORATION	JP3595070008	25-Feb-2022	Appoint a Director Yamanaka, Masao	FOR
TOSEI CORPORATION	JP3595070008	25-Feb-2022	Approve Appropriation of Surplus	FOR
TOSEI CORPORATION	JP3595070008	25-Feb-2022	Appoint a Director Yamaguchi, Seiichiro	FOR

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TOSEI CORPORATION	JP3595070008	25-Feb-2022	Appoint a Director Hirano, Noboru	FOR
TOSEI CORPORATION	JP3595070008	25-Feb-2022	Appoint a Director Nakanishi, Hideki	FOR
TOSEI CORPORATION	JP3595070008	25-Feb-2022	Appoint a Director Watanabe, Masaaki	FOR
TOSEI CORPORATION	JP3595070008	25-Feb-2022	Appoint a Director Yamaguchi, Shunsuke	FOR
TOSEI CORPORATION	JP3595070008	25-Feb-2022	Appoint a Director Oshima, Hitoshi	FOR
TOSEI CORPORATION	JP3595070008	25-Feb-2022	Appoint a Director Shotoku, Kenichi	FOR
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	CNE100000PP1	25-Feb-2022	TO CONSIDER THE MOTION ON THE APPLICATION FOR THE ESTIMATED ANNUAL CAP FOR CONNECTED TRANSACTIONS CONDUCTED IN THE ORDINARY COURSE OF BUSINESS (A SHARE) FOR 2022: CONNECTED TRANSACTIONS FOR SALES OF PRODUCTS CONDUCTED IN THE ORDINARY COURSE OF BUSINESS (A SHARE) BETWEEN THE COMPANY AND CHINA THREE GORGES NEW ENERGY (GROUP) CO., LTD. AND ITS HOLDING SUBSIDIARIES	FOR
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	CNE100000PP1	25-Feb-2022	TO CONSIDER THE MOTION ON THE APPLICATION FOR THE ESTIMATED ANNUAL CAP FOR CONNECTED TRANSACTIONS CONDUCTED IN THE ORDINARY COURSE OF BUSINESS (A SHARE) FOR 2022: CONNECTED TRANSACTIONS FOR SALES OF PRODUCTS CONDUCTED IN THE ORDINARY COURSE OF BUSINESS (A SHARE) BETWEEN THE COMPANY AND XINJIANG NEW ENERGY (GROUP) CO., LTD. AND ITS HOLDING SUBSIDIARIES	FOR
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	CNE100000PP1	25-Feb-2022	TO CONSIDER THE MOTION ON PURCHASING LIABILITY INSURANCE FOR THE COMPANY AND ITS DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT	FOR
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	CNE100000PP1	25-Feb-2022	TO CONSIDER THE MOTION ON THE RECOMMENDATION OF MR. WANG YAN (AS SPECIFIED) AS A SUPERVISOR CANDIDATE	FOR
ZENDESK, INC.	US98936J1016	25-Feb-2022	Zendesk Share Issuance Proposal. To approve the issuance of shares of Zendesk common stock to the stockholders of Momentive Global Inc. ("Momentive") in connection with the merger contemplated by the Agreement and Plan of Merger, dated October 28, 2021, as it may be amended from time to time, by and among Zendesk, Milky Way Acquisition Corp., and Momentive.	AGAINST
ZENDESK, INC.	US98936J1016	25-Feb-2022	Zendesk Adjournment Proposal. To approve the adjournment of the Zendesk special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Zendesk special meeting to approve the Zendesk Share Issuance Proposal.	AGAINST
BHARTI AIRTEL LTD	INE397D01024	26-Feb-2022	ISSUANCE OF EQUITY SHARES OF THE COMPANY ON PREFERENTIAL BASIS	FOR
BHARTI AIRTEL LTD	INE397D01024	26-Feb-2022	TO APPROVE ENTERING INTO MATERIAL RELATED PARTY TRANSACTIONS WITH NXTRA DATA LIMITED, A SUBSIDIARY OF THE COMPANY	FOR
BHARTI AIRTEL LTD	INE397D01024	26-Feb-2022	TO APPROVE ENTERING INTO MATERIAL RELATED PARTY TRANSACTIONS WITH BHARTI HEXACOM LIMITED, A SUBSIDIARY OF THE COMPANY	FOR
BHARTI AIRTEL LTD	INE397D01024	26-Feb-2022	TO APPROVE ENTERING INTO MATERIAL RELATED PARTY TRANSACTIONS WITH INDUS TOWERS LIMITED, A JOINT VENTURE OF THE COMPANY	FOR

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ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON THE CONTRACTS AND BUSINESS THAT WILL TAKE PLACE BETWEEN THE COMPANY AND SEVEN ORBIT TRADING CO. WHICH EQUALLY OWNED BY MR. HAMAD MOHAMMED ALDREES AND ALDREES INDUSTRIAL AND TRADING COMPANY (ALITCO) AS MR. HAMAD MOHAMMED ALDREES IS OWNER AS WELL AND THE TWO MEMBERS OF ITS BOARD OF DIRECTORS NAMELY: ABDULMOHSEN MOHAMMED ALDREES (DIRECT INTEREST), AND THE MEMBER OF EXECUTIVE COMMITTEE HUSSEIN ABDUL RAHMAN AL-ATHEL (INDIRECT INTEREST) THEY ARE MEMBERS AND SHARES OWNERS OF ALDREES INDUSTRIAL AND TRADING COMPANY (ALITCO) AND AUTHORIZING SUCH TRANSACTIONS AND APPROVE THESE CONTRACTS FOR FINANCIAL YEAR 2022 AND NOTE THAT THERE ARE NO PREFERENTIAL TERMS IN THE CONTRACTS AND THESE TRANSACTIONS ARE RENTING AL-NOUR ALHADITHA STATION IN THE EASTERN PROVINCE, TOTAL COMBINED ANNUAL RENT OF SAR (400,000) - CONTRACT TERM OF (9) YEARS, REMAINING (3) YEARS, THAT TRANSACTION DURING FINANCIAL YEAR 2021 COST SAR (400,000)	FOR
ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON THE CONTRACTS AND BUSINESS THAT WILL TAKE PLACE BETWEEN THE COMPANY AND THE BOARD OF DIRECTOR, IN WHICH VICE CHAIRMAN ENG. ABDULMOHSEN MOHAMMED ALDREES HAS DIRECT INTEREST AS RELATED PARTIES AND AUTHORIZING SUCH TRANSACTIONS AND APPROVE THESE CONTRACTS FOR FINANCIAL YEAR 2022 AND NOTE THAT THERE ARE NO PREFERENTIAL TERMS IN THE CONTRACTS AND THESE TRANSACTIONS ARE RENT OF JIZAN PROPERTY OWNED BY A MEMBER OF THE BOARD OF DIRECTORS, ENGINEER ABDULMOHSEN MOHAMMED ALDREES FOR AN ANNUAL RENT OF SAR (200,000) THAT IS BEING USED FOR THE WORKSHOP, OFFICE AND ACCOMMODATION OF TRANSPORT SECTOR., THAT TRANSACTION DURING FINANCIAL YEAR 2021 COST SAR (200,000)	FOR
ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON THE COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON THE RECOMMENDATION OF THE BOARD OF DIRECTORS TO DISTRIBUTE CASH DIVIDENDS FOR THE FINANCIAL YEAR ENDED 31/12/2021 BY SAR (1.5) PER SHARE, EQUIVALENT TO 15% OF THE CAPITAL OF THE COMPANY. NUMBER OF SHARES ELIGIBLE FOR DIVIDENDS IS (75) MILLION SHARES TOTAL AMOUNT OF DISTRIBUTION OF DIVIDEND SAR (112.5) MILLION SHALL BE PAID TO ELIGIBLE SHAREHOLDERS REGISTERED IN THE RECORDS OF TADAWUL AT THE CLOSING OF TRADING ON THE DAY OF THE ASSEMBLY, THOSE REGISTERED IN THE COMPANY'S SHAREHOLDERS 'REGISTRY AT THE DEPOSITORY CENTER COMPANY (THE CENTER) AT THE END OF THE SECOND TRADING DAY FOLLOWING THE ENTITLEMENT DATE. AND THE DISTRIBUTION WILL BE ON MONDAY 14/03/2022	FOR
ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON THE DISCHARGE OF THE CHAIRMAN AND MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND AND THIRD QUARTERS AND ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022 AND THE FIRST QUARTER OF THE FINANCIAL YEAR 2023 AND DETERMINE THEIR FEES	ABSTAIN

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ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON THE BUSINESSES AND CONTRACTS THAT WILL TAKE PLACE BETWEEN THE COMPANY AND ALDREES INDUSTRIAL AND TRADING COMPANY (ALITCO), IN WHICH TWO MEMBERS OF ITS BOARD OF DIRECTORS NAMELY: ABDULMOHSEN MOHAMMED ALDREES (DIRECT INTEREST) AND HUSSEIN ABDUL RAHMAN AL-ATHEL, (INDIRECT INTEREST) MEMBER OF THE EXECUTIVE COMMITTEE AS THEY ARE BOARD MEMBERS AND SHAREHOLDERS OF ALDREES INDUSTRIAL AND TRADING COMPANY (ALITCO), AS RELATED PARTIES AND AUTHORIZING SUCH TRANSACTIONS AND APPROVE THESE CONTRACTS FOR FINANCIAL YEAR 2022, WITH MAXIMUM TRANSACTIONS OF (25) MILLION RIYALS AND NOTE THAT THERE ARE NO PREFERENTIAL TERMS IN THE CONTRACTS AND THESE TRANSACTIONS ARE PURCHASING FUEL PUMPS MADE BY DRESSER WAYNE (USA/BRAZIL) AT COMPETITIVE PRICES AMOUNTING TO (4.8) MILLION RIYALS DURING THE FINANCIAL YEAR 2021	FOR
ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON THE BUSINESSES AND CONTRACTS THAT TOOK PLACE BETWEEN THE COMPANY AND CHAIRMAN OF THE BOARD OF DIRECTORS MR.HAMAD MOHAMMED ALDREES, WHO HAS A DIRECT INTEREST AS RELATED PARTIES AND AUTHORIZING SUCH TRANSACTIONS AND APPROVE THESE CONTRACTS UNTIL THE END OF THE FINANCIAL YEAR 31/12/2022. THE NATURE OF THESE TRANSACTIONS IS RENTING AL-MANAKH STATION WITH ANNUAL RENT OF (1.250) MILLION RIYALS, CONTRACT TERM IS (16) YEARS, REMAINING (13) YEARS	FOR
ALDREES PETROLEUM & TRANSPORT SERVICES COMPANY	SA000A0HNGZ6	28-Feb-2022	VOTING ON THE CONTRACTS AND BUSINESS THAT WILL TAKE PLACE BETWEEN THE COMPANY AND SEVEN ORBIT TRADING CO. WHICH EQUALLY OWNED BY MR. HAMAD MOHAMMED ALDREES AND ALDREES INDUSTRIAL AND TRADING COMPANY (ALITCO) AS MR. HAMAD MOHAMMED ALDREES IS OWNER AS WELL AND THE TWO MEMBERS OF ITS BOARD OF DIRECTORS NAMELY: ABDULMOHSEN MOHAMMED ALDREES, (DIRECT INTEREST) AND THE MEMBER OF EXECUTIVE COMMITTEE HUSSEIN ABDUL RAHMAN AL-ATHEL - (INDIRECT INTEREST) BOTH ARE MEMBERS AND SHARES OWNERS OF ALDREES INDUSTRIAL AND TRADING COMPANY (ALITCO) AS RELATED PARTIES AND AUTHORIZING SUCH TRANSACTIONS AND APPROVE THESE CONTRACTS FOR FINANCIAL YEAR 2022 AND NOTE THAT THERE ARE NO PREFERENTIAL TERMS IN THE CONTRACTS AND THESE TRANSACTIONS ARE RENTING AL-NOUR ALZAHARAN STATION IN THE EASTERN PROVINCE, TOTAL COMBINED ANNUAL RENT OF SAR (650,000) - CONTRACT TERM OF (10) YEARS, REMAINING (4) YEARS , THAT TRANSACTION DURING FINANCIAL YEAR 2021 COST SAR (650,000)	FOR
CAPSTONE MINING CORP.	CA14068G1046	28-Feb-2022	To consider and, if deemed advisable, to pass, with or without variation, a special resolution, the full text of which is set forth in Appendix A to the Circular, approving a plan of arrangement involving Capstone Mining Corp. and Mantos Copper (Bermuda) Limited under Section 288 of the Business Corporations Act (British Columbia), all as more fully described in the Circular.	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	APPROVAL OF THE INFORMATION DISCLOSED PURSUANT TO ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL CODE RELATING TO DIRECTORS' AND OFFICERS' COMPENSATION	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	APPROVAL OF THE COMPONENTS OF THE COMPENSATION AND BENEFITS PAID DURING OR AWARDED FOR THE YEAR ENDED SEPTEMBER 30, 2021 TO GILLES COJAN, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	APPROVAL OF THE COMPONENTS OF THE COMPENSATION AND BENEFITS PAID DURING OR AWARDED FOR THE YEAR ENDED SEPTEMBER 30, 2021 TO PHILIPPE GUILLEMOT, CHIEF EXECUTIVE OFFICER	AGAINST
ELIOR GROUP SA	FR0011950732	28-Feb-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS AS FROM OCTOBER 1, 2021	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER AND/OR ANY OTHER EXECUTIVE OFFICER(S) OF THE COMPANY AS FROM OCTOBER 1, 2021	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DIRECTORS (OTHER THAN THE CHAIRMAN AND THE CHIEF EXECUTIVE OFFICER) AS FROM OCTOBER 1, 2021	FOR

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ELIOR GROUP SA	FR0011950732	28-Feb-2022	RE-ELECTION OF PHILIPPE GUILLEMOT AS A DIRECTOR OF THE COMPANY	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	RE-ELECTION OF GILLES AUFFRET AS A DIRECTOR OF THE COMPANY	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	RE-ELECTION OF ANNE BUSQUET AS A DIRECTOR OF THE COMPANY	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	RE-ELECTION OF FONDS STRATEGIQUE DE PARTICIPATIONS AS A DIRECTOR OF THE COMPANY	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	RE-ELECTION OF BERNARD GAULT AS A DIRECTOR OF THE COMPANY	AGAINST
ELIOR GROUP SA	FR0011950732	28-Feb-2022	RE-ELECTION OF CELIA CORNU AS A NON-VOTING DIRECTOR OF THE COMPANY	AGAINST
ELIOR GROUP SA	FR0011950732	28-Feb-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO CARRY OUT A SHARE BUYBACK PROGRAM IN ACCORDANCE WITH ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE (INCLUDING DURATION OF AUTHORIZATION, PURPOSES, TERMS AND CONDITIONS, CEILING, AND SUSPENSION IN THE EVENT OF A PUBLIC OFFER FOR THE COMPANY'S SECURITIES)	AGAINST
ELIOR GROUP SA	FR0011950732	28-Feb-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S CAPITAL, WITH PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S CAPITAL, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS BUT WITH A COMPULSORY PRIORITY SUBSCRIPTION PERIOD FOR SUCH SHAREHOLDERS, BY WAY OF A PUBLIC OFFER, OTHER THAN AN OFFER AS DEFINED IN SECTION 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S CAPITAL, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS, BY WAY OF AN OFFER AS DEFINED IN SECTION 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	AUTHORIZATION TO SET THE ISSUE PRICE FOR ISSUES CARRIED OUT WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS PURSUANT TO THE 19TH AND 20TH RESOLUTIONS, SUBJECT TO THE TERMS AND CONDITIONS SET BY THE SHAREHOLDERS AND A CEILING OF 10% OF THE COMPANY'S CAPITAL PER YEAR	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR OTHER SECURITIES IN PAYMENT FOR SHARES AND/OR OTHER SECURITIES IN ANOTHER COMPANY CONTRIBUTED TO THE COMPANY IN TRANSACTIONS OTHER THAN PUBLIC EXCHANGE OFFERS (INCLUDING DURATION OF AUTHORIZATION AND SUSPENSION IN THE EVENT OF A PUBLIC OFFER FOR THE COMPANY'S SECURITIES)	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S CAPITAL BY CAPITALIZING RESERVES, PROFIT, THE SHARE PREMIUM ACCOUNT OR OTHER ELIGIBLE ITEMS (INCLUDING DURATION OF AUTHORIZATION, MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASE(S) AND PROCEDURES FOR FRACTIONS OF SHARES)	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S CAPITAL BY ISSUING SHARES AND/OR OTHER SECURITIES TO MEMBERS OF AN EMPLOYEE SHARE OWNERSHIP PLAN, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO REDUCE THE COMPANY'S CAPITAL BY CANCELING SHARES PURCHASED UNDER A SHARE BUYBACK PROGRAM (INCLUDING DURATION OF THE AUTHORIZATION AND CEILING)	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	POWERS TO CARRY OUT FORMALITIES	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS FOR THE YEAR ENDED SEPTEMBER 30, 2021	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED SEPTEMBER 30, 2021	FOR
ELIOR GROUP SA	FR0011950732	28-Feb-2022	APPROPRIATION OF NET PROFIT	FOR

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ELIOR GROUP SA	FR0011950732	28-Feb-2022	STATUTORY AUDITORS' SPECIAL REPORT ON RELATED-PARTY AGREEMENTS AND APPROVAL OF NEW AGREEMENTS	FOR
ENOVIS CORPORATION	US1940141062	28-Feb-2022	To approve and adopt an amendment to our Amended and Restated Certificate of Incorporation to effect (a) a reverse stock split of our common stock at one of three reverse stock split ratios, one-for-two, one-for-three or one-for-four, with an exact ratio to be determined by our Board at a later date, and (b) a corresponding reduction in the number of authorized shares of our common stock by the selected reverse stock split ratio.	FOR
ENOVIS CORPORATION	US1940141062	28-Feb-2022	To approve one or more adjournments of the Special Meeting, if necessary, to solicit additional proxies if there are not sufficient votes to approve the reverse stock split proposal at the Special Meeting or any adjournment(s) thereof.	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	APPROVE INTERNAL SHARIAH SUPERVISION COMMITTEE REPORT	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	AMEND ARTICLE 6 OF ARTICLES OF ASSOCIATION TO REFLECT CHANGE IN CAPITAL	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	APPROVE THE RENEWAL OF THE ISSUING PROGRAMS/ISLAMIC SUKUK/BONDS OR OTHER NON-CONVERTIBLE SECURITIES OR CREATE NEW PROGRAMS UP TO USD 10 BILLION	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	AUTHORIZE THE BOARD TO ISSUE ISLAMIC SUKUK/BONDS OR OTHER NON CONVERTIBLE SECURITIES, UPDATE OR CREATE NEW PROGRAMS UP TO USD 10 BILLION	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	AUTHORIZE THE BOARD TO ISSUE ADDITIONAL TIER 1 BONDS FOR REGULATORY CAPITAL PURPOSES UP TO USD 1 BILLION	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	APPROVE BOARD REPORT ON COMPANY OPERATIONS AND FINANCIAL POSITION FOR FY 2021	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	APPROVE AUDITORS' REPORT ON COMPANY FINANCIAL STATEMENTS FOR FY 2021	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FY 2021	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF AED 0.70 PER SHARE SPLIT INTO AED 0.49 PER SHARE IN CASH AND AED 0.21 PER SHARE IN THE FORM OF SHARES FOR FY 2021 AND ISSUING 127,612,688 SHARES TO BE ADDED TO THE LEGAL RESERVE	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	APPROVE DISCHARGE OF DIRECTORS FOR FY 2021	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	APPROVE DISCHARGE OF AUDITORS FOR FY 2021	FOR
FIRST ABU DHABI BANK P.J.S.C.	AEN000101016	28-Feb-2022	RATIFY AUDITORS AND FIX THEIR REMUNERATION FOR FY 2022	ABSTAIN
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	28-Feb-2022	TO APPOINT MR. ALEXANDER KOCH, ATTORNEY AT LAW (RECHTSANWALT/ AVOCAT A LA COUR), WITH PROFESSIONAL ADDRESS IN LUXEMBOURG, AS CHAIR OF THE EGM. IN CASE OF ABSENCE OF MR. ALEXANDER KOCH, THE CHAIRMAN OF THE BOARD OF DIRECTORS OF MILLICOM (THE "BOARD") OR IN THE ABSENCE OF THE CHAIRMAN OF THE BOARD OF DIRECTORS, ANY MEMBER OF THE BOARD OF DIRECTORS SHALL BE EMPOWERED TO APPOINT THE PERSON TO PRESIDE OVER THE EGM AMONGST THE PERSONS PRESENT AT THE MEETING. TO EMPOWER THE CHAIR OF THE EGM TO APPOINT THE OTHER MEMBERS OF THE BUREAU, I.E. THE SECRETARY AND THE SCRUTINEER, AMONGST THE PERSONS PRESENT AT THE MEETING	FOR

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MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	28-Feb-2022	TO INCREASE THE AUTHORIZED SHARE CAPITAL OF THE COMPANY FROM ONE HUNDRED AND NINETY-NINE MILLION NINE HUNDRED AND NINETY-NINE THOUSAND, EIGHT HUNDRED UNITED STATES DOLLARS (USD 199,999,800.-) DIVIDED INTO ONE HUNDRED AND THIRTY-THREE MILLION, THREE HUNDRED AND THIRTY THREE THOUSAND, TWO HUNDRED (133,333,200) SHARES, WITH A PAR VALUE OF ONE DOLLAR FIFTY CENTS (USD 1.50) EACH, TO THREE HUNDRED MILLION UNITED STATES DOLLARS (USD 300,000,000) DIVIDED INTO TWO HUNDRED MILLION (200,000,000) SHARES WITH A PAR VALUE OF ONE DOLLAR FIFTY CENTS (USD 1.50) EACH, IN ACCORDANCE WITH ARTICLE 420-26 (5) OF THE LAW OF 10 AUGUST 1915 ON COMMERCIAL COMPANIES, AS AMENDED FROM TIME TO TIME (THE "1915 LAW") AND TO AMEND ARTICLE 5, PARAGRAPHS 1 AND 4 OF MILLICOM'S ARTICLES OF ASSOCIATION ACCORDINGLY	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	28-Feb-2022	TO RECEIVE THE SPECIAL REPORT OF THE BOARD OF DIRECTORS OF MILLICOM ISSUED IN ACCORDANCE WITH ARTICLE 420-26 (5) OF THE 1915 LAW, INTER ALIA, IN RELATION TO THE INCREASE OF THE AUTHORIZED SHARE CAPITAL	FOR
SUNWODA ELECTRONIC CO LTD	CNE100001260	28-Feb-2022	SETTLEMENT OF PROJECTS FINANCED WITH RAISED FUNDS AND PERMANENTLY SUPPLEMENTING THE WORKING CAPITAL WITH THE SURPLUS RAISED FUNDS	FOR
TRISTATE CAPITAL HOLDINGS, INC.	US89678F1003	28-Feb-2022	To approve and adopt the Agreement and Plan of Merger, by and among Raymond James Financial, Inc. ("Raymond James"), Macaroon One LLC ("Merger Sub 1"), Macaroon Two LLC ("Merger Sub 2" and, together with Merger Sub 1, "Merger Subs") and TriState Capital, as such agreement may be amended from time to time, Merger Sub 1 will merge with and into TriState Capital, TriState Capital will merge with and into Merger Sub 2, with Merger Sub 2 continuing as surviving entity in such merger, a copy of which is attached as Annex A & as more in proxy statement/pros ("merger proposal")	FOR
TRISTATE CAPITAL HOLDINGS, INC.	US89678F1003	28-Feb-2022	To approve one or more adjournments of the special meeting, if necessary or appropriate, including adjournments to permit further solicitation of proxies in favor of the merger proposal (the "adjournment proposal").	AGAINST
AECOM	US00766T1007	01-Mar-2022	Election of Director: General Janet C. Wolfenbarger	FOR
AECOM	US00766T1007	01-Mar-2022	Ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
AECOM	US00766T1007	01-Mar-2022	Election of Director: Bradley W. Buss	FOR
AECOM	US00766T1007	01-Mar-2022	Advisory vote to approve the Company's executive compensation.	FOR
AECOM	US00766T1007	01-Mar-2022	Election of Director: Robert G. Card	FOR
AECOM	US00766T1007	01-Mar-2022	Election of Director: Diane C. Creel	FOR
AECOM	US00766T1007	01-Mar-2022	Election of Director: Lydia H. Kennard	FOR
AECOM	US00766T1007	01-Mar-2022	Election of Director: W. Troy Rudd	FOR
AECOM	US00766T1007	01-Mar-2022	Election of Director: Clarence T. Schmitz	FOR
AECOM	US00766T1007	01-Mar-2022	Election of Director: Douglas W. Stotlar	FOR
AECOM	US00766T1007	01-Mar-2022	Election of Director: Daniel R. Tishman	FOR
AECOM	US00766T1007	01-Mar-2022	Election of Director: Sander van't Noordende	FOR
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	ELECT INTERNAL SHARIA SUPERVISORY COMMITTEE MEMBERS (BUNDLED) FOR FY 2022	AGAINST
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	RATIFY AUDITORS AND FIX THEIR REMUNERATION FOR FY 2022	ABSTAIN
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	APPOINT REPRESENTATIVES OF SHAREHOLDERS WHO WISH TO BE REPRESENT AND VOTE ON THEIR BEHALF	FOR
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	AUTHORIZE THE BOARD TO ISSUE NON CONVERTIBLE BONDS/SUKUK UP TO USD 7.5 BILLION	FOR

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DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	CONSIDER PASSING A SPECIAL RESOLUTION. A. TO APPROVE THE BOARD OF DIRECTORS' RECOMMENDATION TO AMEND AND RESTATE THE ARTICLES OF ASSOCIATION OF THE BANK. SHAREHOLDERS CAN REVIEW THE AMENDED AND RESTATED ARTICLES OF ASSOCIATION ON THE WEBSITES OF THE BANK AND DFM. B. SUBJECT TO APPROVING A ABOVE AND OBTAINING THE APPROVALS FROM THE RELEVANT REGULATORY AUTHORITIES, TO AUTHORIZE THE BOARD OF DIRECTORS OF THE BANK OR ANY PERSON SO AUTHORIZED BY THE BOARD OF DIRECTORS OF THE BANK, TO TAKE ALL THE NECESSARY MEASURES TO <u>ISSUE THE AMENDMENT AND RESTATEMENT OF THE BANK'S ARTICLES OF ASSOCIATION</u>	FOR
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	APPROVE BOARD REPORT ON COMPANY OPERATIONS AND FINANCIAL POSITION FOR FY 2021	ABSTAIN
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	APPROVE AUDITORS' REPORT ON COMPANY FINANCIAL STATEMENTS FOR FY 2021	FOR
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	APPROVE INTERNAL SHARIAH SUPERVISORY COMMITTEE REPORT FOR FY 2021	FOR
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FY 2021	FOR
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	APPROVE DIVIDENDS REPRESENTING 25 PERCENT OF PAID-UP CAPITAL	FOR
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	APPROVE DISCHARGE OF DIRECTORS FOR FY 2021	FOR
DUBAI ISLAMIC BANK P.J.S.C.	AED000201015	01-Mar-2022	APPROVE DISCHARGE OF AUDITORS FOR FY 2021	FOR
FAIR ISAAC CORPORATION	US3032501047	01-Mar-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
FAIR ISAAC CORPORATION	US3032501047	01-Mar-2022	Election of Director to serve until the 2023 Annual Meeting: Braden R. Kelly	FOR
FAIR ISAAC CORPORATION	US3032501047	01-Mar-2022	Election of Director to serve until the 2023 Annual Meeting: Fabiola R. Arredondo	FOR
FAIR ISAAC CORPORATION	US3032501047	01-Mar-2022	Election of Director to serve until the 2023 Annual Meeting: James D. Kirsner	FOR
FAIR ISAAC CORPORATION	US3032501047	01-Mar-2022	Election of Director to serve until the 2023 Annual Meeting: William J. Lansing	FOR
FAIR ISAAC CORPORATION	US3032501047	01-Mar-2022	Election of Director to serve until the 2023 Annual Meeting: Eva Manolis	FOR
FAIR ISAAC CORPORATION	US3032501047	01-Mar-2022	Election of Director to serve until the 2023 Annual Meeting: Marc F. McMorris	FOR
FAIR ISAAC CORPORATION	US3032501047	01-Mar-2022	Election of Director to serve until the 2023 Annual Meeting: Joanna Rees	FOR
FAIR ISAAC CORPORATION	US3032501047	01-Mar-2022	Election of Director to serve until the 2023 Annual Meeting: David A. Rey	FOR
FAIR ISAAC CORPORATION	US3032501047	01-Mar-2022	To approve the advisory (non-binding) resolution relating to the named executive officer compensation as disclosed in the proxy statement.	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: Edward B. Rust, Jr.	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: Mary M. VanDeWeghe	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: Delaney M. Bellinger	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: John D. Zeglis	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Ratification of Ernst & Young LLP as Helmerich & Payne, Inc.'s independent auditors for 2022.	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Advisory vote on executive compensation.	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Approval of the Helmerich & Payne, Inc. Amended and Restated 2020 Omnibus Incentive Plan.	FOR

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HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: Belgacem Chariag	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: Kevin G. Cramton	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: Randy A. Foutch	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: Hans Helmerich	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: John W. Lindsay	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: José R. Mas	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: Thomas A. Petrie	FOR
HELMERICH & PAYNE, INC.	US4234521015	01-Mar-2022	Election of Director: Donald F. Robillard, Jr.	FOR
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. KHALID MOHAMMED AL-BAWARDI	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. MOHAMMED BIN ABDUL RAHMAN BIN NASSER AL-AGIL	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. MOHAMMED ABDUL MOHSEN SAUD AL-ASSAF	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. MUNERA NASER BIN HASAN	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: DR. AHMED SIRAG ABDULRAHMAN KHOGEER	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. TALAL OTHMAN AL-MUAMMAR	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. ABDUL RAHMAN IBRAHIM BIN ABDUL RAHMAN AL KHAYYAL	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. FAISAL AL-HAMIDI	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. MOHAMMED ABDULLAH MUAMMAR	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. SAAD IBRAHIM AL-MUSHAWAH	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. AHMED TARIQ ABDUL RAHMAN MURAD	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. SALEH MUGBEL ABDULAZIZ AL-KHALAF	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. ABDULLAH BIN ABDUL RAHMAN BIN NASSER AL-AGIL	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. FAHAD AYED AL-SHAMMARI	ABSTAIN

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JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. ABDULHAMID HOSNI ABDUL HAMID IBRAHIM	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. THAMER MESFER AL-WADAI	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: DR. ABDULLAH SAGHAIER MOHAMMED AL-HUSSAINI	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. TURKI MOHAMED FAHID AL QURAINI	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. ABDUL AZIZ ABDULLAH ALOUD	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. FAHAD ABDULLAH ALI AL-SEMAIH	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. IBRAHIM ABDULAHAD HASHIM KHAN	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. BASEM ABDULLAH AL-SALLOM	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. HANI MOHAMMED AL-ZAID	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. ABDUL KAREEM BIN ABDUL RAHMAN BIN NASSER AL-AGIL	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. KHALID N. AL-NUWAISER	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. SULIMAN HAMAD MOHAMAD AH-HAWAS	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. MOHAMMED ABDULLAH ABDULLATIF EL-ABDULKREEM	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. KHALID BIN ABDUL RAHMAN ALI AL-KHUDARY	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. FADHIL FAWZAN AL-SAADI	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. HANI ALI AL-BUKHAITAN	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. YASSER BIN MUHAMMAD BIN ATIQ AL-HARBI	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. MOHAMMAD TALAL HIMDI	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. HUMOUD ALI HUMOUD AL-HAMZAH	ABSTAIN

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JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE FORMATION OF AUDIT COMMITTEE FOR THE NEXT THREE YEARS TERM STARTING 09/03/2022 ENDING ON 08/03/2025 ALONG WITH ITS TASKS, CONTROLS AND MEMBERS' REMUNERATION, THE CANDIDATES ARE AS FOLLOWS: - MR. ABDULSALAM BIN ABDULRAHMAN AL-AGIL - MR. MUHAMMED DAHASH OTHMAN AL-DAHASH - MR. MEDHAT FARID ABBAS TAWFIQ	AGAINST
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. NASSER BIN ABDUL-AZIZ BIN NASSER AL-AGEEL	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING TO STOP THE (10%) NET PROFIT TO FORM A REGULAR RESERVE FOR THE COMPANY, IN ORDER TO REACH THE REGULAR RESERVE AS ON 30/09/2021, (30.6423%) OF THE CAPITAL, STARTING FROM THE FINANCIAL RESULTS ENDING IN 31/12/2021	FOR
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND, THIRD AND FOURTH QUARTERS AND AUDIT ANNUAL FINANCIAL YEAR 2022 AND THE FIRST QUARTER FOR THE YEAR 2023, AND DETERMINE THEIR FEES	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. FAHAD ABDULLAH ABDUL AZIZ AL-KASSIM	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. MOHAMMED DAHASH OTHMAN AL-DAHASH	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. SAMER BIN MUHAMMAD BIN ISHAQ BIN AHMED AL-KHAWASHKI	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MR. ABDUL RAHMAN ISMAIL RASHAD TRABZONI	ABSTAIN
JARIR MARKETING COMPANY	SA000A0BLA62	01-Mar-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 09/03/2022 ENDING ON 08/03/2025: MRS. ASMA TALAL HAMDAN	ABSTAIN
KONE OYJ	FI0009013403	01-Mar-2022	ADOPTION OF THE ANNUAL ACCOUNTS	FOR
KONE OYJ	FI0009013403	01-Mar-2022	RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF DIVIDENDS	FOR
KONE OYJ	FI0009013403	01-Mar-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT AND CEO FROM LIABILITY FOR THE FINANCIAL YEAR 2021	FOR
KONE OYJ	FI0009013403	01-Mar-2022	CONSIDERATION OF THE REMUNERATION REPORT FOR GOVERNING BODIES	FOR
KONE OYJ	FI0009013403	01-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
KONE OYJ	FI0009013403	01-Mar-2022	RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
KONE OYJ	FI0009013403	01-Mar-2022	RE-ELECT MATTI ALAHUHTA, SUSAN DUINHOVEN, ANTTI HERLIN, IIRIS HERLIN, JUSSI HERLIN, RAVI KANT AND JENNIFER XIN-ZHE LI AS DIRECTORS ELECT KRISHNA MIKKILINENI AND ANDREAS OPFERMANN AS NEW DIRECTORS	AGAINST
KONE OYJ	FI0009013403	01-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE AUDITORS	FOR
KONE OYJ	FI0009013403	01-Mar-2022	RESOLUTION ON THE NUMBER OF AUDITORS	FOR
KONE OYJ	FI0009013403	01-Mar-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
KONE OYJ	FI0009013403	01-Mar-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES	FOR

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KONE OYJ	FI0009013403	01-Mar-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AS WELL AS THE ISSUANCE OF OPTIONS AND OTHER SPECIAL RIGHTS ENTITLING TO SHARES	FOR
MATRIX IT LTD	IL0004450156	01-Mar-2022	APPROVE UPDATED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	AGAINST
MATRIX IT LTD	IL0004450156	01-Mar-2022	APPROVE UPDATED ANNUAL REMUNERATION'S CEILING TO CEO	AGAINST
NORDSON CORPORATION	US6556631025	01-Mar-2022	DIRECTOR	FOR
NORDSON CORPORATION	US6556631025	01-Mar-2022	DIRECTOR	FOR
NORDSON CORPORATION	US6556631025	01-Mar-2022	DIRECTOR	FOR
NORDSON CORPORATION	US6556631025	01-Mar-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending October 31, 2022.	FOR
NORDSON CORPORATION	US6556631025	01-Mar-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	DIRECTOR	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	DIRECTOR	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	DIRECTOR	ABSTAIN
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	DIRECTOR	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	DIRECTOR	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	DIRECTOR	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	DIRECTOR	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	DIRECTOR	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	DIRECTOR	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	DIRECTOR	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	To approve a non-binding advisory resolution regarding Executive Compensation.	FOR
NUANCE COMMUNICATIONS, INC.	US67020Y1001	01-Mar-2022	To ratify the appointment of BDO USA, LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	01-Mar-2022	APPROVAL OF ANNUAL REPORT AND RATIFICATION OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS, APPROVAL OF THE BOARD OF COMMISSIONERS SUPERVISORY REPORT, RATIFICATION OF THE ANNUAL REPORT AND IMPLEMENTATION OF THE COMPANY'S SOCIAL AND ENVIRONMENTAL RESPONSIBILITY PROGRAM FOR THE FINANCIAL YEAR OF 2021, AND GRANT OF RELEASE AND DISCHARGE OF LIABILITY (VOLLEDIG ACQUIT ET DE CHARGE) TO THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY, RESPECTIVELY, FOR THE MANAGEMENT AND SUPERVISORY ACTIONS CARRIED OUT DURING THE FINANCIAL YEAR OF 2021	FOR

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PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	01-Mar-2022	DETERMINATION OF APPROPRIATION OF THE COMPANY'S NET PROFIT FOR THE FINANCIAL YEAR OF 2021	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	01-Mar-2022	AFFIRMATION ON THE IMPLEMENTATION OF REGULATION OF THE MINISTER OF SOES OF THE REPUBLIC OF INDONESIA NUMBER PER-11/MBU/07/2021 DATED JULY 30, 2021 CONCERNING REQUIREMENTS, PROCEDURES FOR APPOINTMENT AND DISMISSAL OF MEMBERS OF THE BOARD OF DIRECTORS OF STATE-OWNED ENTERPRISES AND REGULATION OF THE MINISTER OF SOES OF THE REPUBLIC OF INDONESIA NUMBER PER-13/MBU/09/2021 DATED SEPTEMBER 24, 2021 CONCERNING THE SIXTH AMENDMENT TO THE REGULATION OF THE MINISTER OF STATE-OWNED ENTERPRISES OF THE REPUBLIC OF INDONESIA NUMBER PER-04/MBU/2014 DATED MARCH 10, 2014 CONCERNING GUIDELINES FOR DETERMINING THE INCOME OF THE BOARD OF DIRECTORS, BOARD OF COMMISSIONERS AND SUPERVISORY BOARD OF STATE-OWNED ENTERPRISES	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	01-Mar-2022	DETERMINATION OF THE REMUNERATION (SALARY/HONORARIUM, FACILITIES AND BENEFITS) FOR THE FINANCIAL YEAR OF 2022, AS WELL AS TANTIEM FOR THE FINANCIAL YEAR OF 2021, FOR THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	01-Mar-2022	APPOINTMENT OF PUBLIC ACCOUNTANT AND/OR PUBLIC ACCOUNTANT FIRM TO PERFORM AUDIT ON THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR OF 2022 AND THE ANNUAL REPORT ALSO THE IMPLEMENTATION OF THE COMPANY'S SOCIAL AND ENVIRONMENTAL RESPONSIBILITY PROGRAM FOR THE FINANCIAL YEAR OF 2022	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	01-Mar-2022	REPORT ON THE REALIZATION OF THE UTILIZATION OF PROCEEDS FROM THE PUBLIC OFFERING OF THE SUSTAINABLE BONDS III YEAR 2019 AND LIMITED PUBLIC OFFERING IN ACCORDANCE WITH THE CAPITAL INCREASE BY GRANTING PRE-EMPTIVE RIGHTS I YEAR 2021	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	01-Mar-2022	APPROVAL OF THE REPURCHASE OF THE COMPANY'S SHARES (BUYBACK) AND THE TRANSFER OF THE REPURCHASED SHARES THAT IS RECORDED AS THE TREASURY STOCK	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	01-Mar-2022	CHANGES IN THE COMPOSITION OF THE COMPANY'S MANAGEMENT	AGAINST
TETRA TECH, INC.	US88162G1031	01-Mar-2022	Election of Director: Dan L. Batrack	FOR
TETRA TECH, INC.	US88162G1031	01-Mar-2022	Election of Director: Gary R. Birkenbeuel	FOR
TETRA TECH, INC.	US88162G1031	01-Mar-2022	Election of Director: J. Christopher Lewis	FOR
TETRA TECH, INC.	US88162G1031	01-Mar-2022	Election of Director: Joanne M. Maguire	FOR
TETRA TECH, INC.	US88162G1031	01-Mar-2022	Election of Director: Kimberly E. Ritrievi	FOR
TETRA TECH, INC.	US88162G1031	01-Mar-2022	Election of Director: J. Kenneth Thompson	AGAINST
TETRA TECH, INC.	US88162G1031	01-Mar-2022	Election of Director: Kirsten M. Volpi	FOR
TETRA TECH, INC.	US88162G1031	01-Mar-2022	To approve, on an advisory basis, the Company's executive compensation.	FOR
TETRA TECH, INC.	US88162G1031	01-Mar-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
AIRPORT CITY LTD	IL0010958358	02-Mar-2022	QUALIFICATION OF COMPANY BOARD CHAIRMAN, MR. HAIM TSUFF AS ACTING CEO UNTIL THE APPOINTMENT OF A NEW CEO OR FOR 12 MONTHS HEREOF, THE EARLIER OF THE TWO	FOR
AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	DIRECTOR	FOR

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AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	DIRECTOR	FOR
AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	DIRECTOR	FOR
AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	DIRECTOR	FOR
AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	DIRECTOR	FOR
AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	DIRECTOR	FOR
AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	DIRECTOR	FOR
AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	DIRECTOR	FOR
AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	Advisory approval of the Company's named executive officers' compensation.	FOR
AVAYA HOLDINGS CORP.	US05351X1019	02-Mar-2022	Approval of Amendment No.1 to the Avaya Holdings Corp. 2019 Equity Incentive Plan.	FOR
BAJAJ FINANCE LTD	INE296A01024	02-Mar-2022	INCREASE IN THE BORROWING POWERS OF THE COMPANY	FOR
BAJAJ FINANCE LTD	INE296A01024	02-Mar-2022	CREATION OF CHARGE/SECURITY ON THE COMPANY'S ASSETS WITH RESPECT TO BORROWING	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF INDEPENDENT DIRECTOR: XIAO HAIHANG	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF INDEPENDENT DIRECTOR: JIANG YANHUI	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF SHAREHOLDER SUPERVISOR: REN MAOHUI	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF SHAREHOLDER SUPERVISOR: TANG JIANHUA	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: XIAO ZUNHU	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: YI ZUO	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: XIAO JI	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: YANG XIANGHONG	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: LI JIANYU	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: WANG XUEYAN	FOR
HUNAN VALIN STEEL CO LTD	CNE000001006	02-Mar-2022	ELECTION OF INDEPENDENT DIRECTOR: ZHAO JUNWU	FOR
MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	To ratify the selection of Mayer Hoffman McCann P.C. as our independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	Election of Director to serve until the 2023 annual meeting: Scipio "Max" Carnecchia	FOR
MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	To approve, on an advisory (non-binding) basis, the compensation of our named executive officers as presented in the Proxy Statement.	FOR
MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	Election of Director to serve until the 2023 annual meeting: Scott Carter	FOR
MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	Election of Director to serve until the 2023 annual meeting: Rahul Gupta	FOR
MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	Election of Director to serve until the 2023 annual meeting: James C. Hale	FOR

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MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	Election of Director to serve until the 2023 annual meeting: Bruce E.Hansen	FOR
MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	Election of Director to serve until the 2023 annual meeting: Susan J. Repo	FOR
MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	Election of Director to serve until the 2023 annual meeting: Kim S.Stevenson	FOR
MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	Election of Director to serve until the 2023 annual meeting: Donna C.Wells	FOR
MITEK SYSTEMS, INC.	US6067102003	02-Mar-2022	To approve the amendment to the Restated Certificate of Incorporation to increase the number of authorized shares of common stock from 60,000,000 to 120,000,000.	FOR
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: BO RYGAARD (CHAIRMAN)	FOR
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: JUHA CHRISTENSEN (VICE CHAIRMAN)	FOR
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: SCANES BENTLEY	FOR
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: HEGE SKRYSETH	ABSTAIN
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: ASA RIISBERG	FOR
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: SUSAN COOKLIN	FOR
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	ELECTION OF EY GODKENDT REVISIONSPARTNERSELSKAB AS AUDITOR	FOR
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	PROPOSALS FROM THE BOARD OF DIRECTORS OR SHAREHOLDERS: PROPOSAL FROM THE BOARD OF DIRECTORS TO APPROVE THE COMPANY'S REMUNERATION POLICY	AGAINST
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	PRESENTATION AND APPROVAL OF THE COMPANY'S AUDITED ANNUAL REPORT 2021	FOR
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	A RESOLUTION ON THE DISTRIBUTION OF PROFIT IN ACCORDANCE WITH THE ADOPTED ANNUAL REPORT	FOR
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	PRESENTATION OF AND ADVISORY VOTE ON THE REMUNERATION REPORT 2021	FOR
NETCOMPANY GROUP A/S	DK0060952919	02-Mar-2022	APPROVAL OF THE REMUNERATION FOR THE BOARD OF DIRECTORS FOR THE CURRENT FINANCIAL YEAR	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO REAPPOINT HUGO TUDOR AS A DIRECTOR OF THE COMPANY	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO RECEIVE AND CONSIDER THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30 SEPTEMBER 2021, THE STRATEGIC REPORT AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO REAPPOINT GRAEME YORSTON AS A DIRECTOR OF THE COMPANY	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO REAPPOINT KPMG LLP AS AUDITOR OF THE COMPANY, TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE MEMBERS	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	THAT THE BOARD IS GENERALLY AND UNCONDITIONALLY AUTHORISED TO ALLOT SHARES IN THE COMPANY	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	THAT, THE BOARD BE AUTHORISED TO DISAPPLY PRE-EMPTION RIGHTS ON UP TO FIVE PERCENT OF THE ISSUED SHARE CAPITAL (EXCLUDING TREASURY SHARES)	FOR

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PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	THAT, THE BOARD BE AUTHORISED TO DISAPPLY PRE-EMPTION RIGHTS ON AN ADDITIONAL FIVE PERCENT OF THE ISSUED SHARE CAPITAL (EXCLUDING TREASURY SHARES)	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	THAT THE COMPANY IS GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	THAT, THE BOARD BE AUTHORISED TO ALLOT SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN CONNECTION WITH THE ISSUE OF ADDITIONAL TIER 1 SECURITIES	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	THAT, THE BOARD BE AUTHORISED TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO THE ISSUE OF ADDITIONAL TIER 1 SECURITIES	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO CONSIDER AND APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2021, EXCLUDING THE DIRECTORS' REMUNERATION POLICY	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO DECLARE A FINAL DIVIDEND OF 18.9 PENCE PER ORDINARY SHARE PAYABLE TO HOLDERS OF ORDINARY SHARES REGISTERED AT THE CLOSE OF BUSINESS ON 28 JANUARY 2022	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO REAPPOINT FIONA CLUTTERBUCK AS A DIRECTOR OF THE COMPANY	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO REAPPOINT NIGEL TERRINGTON AS A DIRECTOR OF THE COMPANY	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO REAPPOINT RICHARD WOODMAN AS A DIRECTOR OF THE COMPANY	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO REAPPOINT PETER HILL AS A DIRECTOR OF THE COMPANY	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO REAPPOINT ALISON MORRIS AS A DIRECTOR OF THE COMPANY	FOR
PARAGON BANKING GROUP PLC	GB00B2NGPM57	02-Mar-2022	TO REAPPOINT BARBARA RIDPATH AS A DIRECTOR OF THE COMPANY	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: TONNY HANSEN	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: MADSVOLBY	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: MORTEN JENSEN	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: TOKE KJAER JUUL	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: NIELS ERIK BURGDORF MADSEN	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: LARS MOLLER	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: MARTIN KROGH PEDERSEN	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: KRISTIAN SKANNERUP	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: ALLAN OSTERGAARD SORENSEN	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: STEN UGGERHOJ	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF MEMBER OF THE SHAREHOLDERS' COMMITTEE: METTE BUNDGAARD	FOR

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RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ELECTION OF ONE OR MORE AUDITORS: PRICEWATERHOUSECOOPERS, STATS AUTORISERET REVISIONSPARTNERSELSKAB	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	AUTHORISATION FOR THE BOARD OF DIRECTORS TO PERMIT THE BANK TO ACQUIRE ITS OWN SHARES, IN ACCORDANCE WITH CURRENT LEGISLATION, UNTIL THE NEXT ANNUAL GENERAL MEETING, TO A TOTAL NOMINAL VALUE OF TEN PER CENT (10%) OF THE SHARE CAPITAL, SUCH THAT THE SHARES CAN BE ACQUIRED AT CURRENT MARKET PRICE PLUS OR MINUS TEN PER CENT (+/- 10%) AT THE TIME OF ACQUISITION	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ANY PROPOSAL FROM THE BOARD OF DIRECTORS, THE SHAREHOLDERS' COMMITTEE OR SHAREHOLDERS: PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION: ART. 2A AND 2B	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ANY PROPOSAL FROM THE BOARD OF DIRECTORS, THE SHAREHOLDERS' COMMITTEE OR SHAREHOLDERS :PROPOSAL TO REDUCE THE BANK'S SHARE CAPITAL BY NOM. DKK 688.055 BY CANCELLATION OF ITS OWN SHARES	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	ANY PROPOSAL FROM THE BOARD OF DIRECTORS, THE SHAREHOLDERS' COMMITTEE OR SHAREHOLDERS: PROPOSED AUTHORIZATION FOR THE BOARD OF DIRECTORS OR ITS DESIGNATED APPOINTEE	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	PRESENTATION OF THE ANNUAL REPORT FOR APPROVAL	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	DECISION ON ALLOCATION OF PROFIT OR COVERING OF LOSS UNDER THE APPROVED ANNUAL REPORT	FOR
RINGKJOBING LANDBOBANK	DK0060854669	02-Mar-2022	CONSULTATIVE VOTE ON THE REMUNERATION REPORT	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003F50	02-Mar-2022	CHANGE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003F50	02-Mar-2022	SHARE REPURCHASE PLAN: PURPOSE AND OBJECTIVE OF THE SHARE REPURCHASE	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003F50	02-Mar-2022	SHARE REPURCHASE PLAN: THE SHARE REPURCHASE SATISFIES RELEVANT CONDITIONS	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003F50	02-Mar-2022	SHARE REPURCHASE PLAN: METHOD OF THE SHARE REPURCHASE	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003F50	02-Mar-2022	SHARE REPURCHASE PLAN: PRICE RANGE OF SHARES TO BE REPURCHASED	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003F50	02-Mar-2022	SHARE REPURCHASE PLAN: TYPE OF SHARES TO BE REPURCHASED	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003F50	02-Mar-2022	SHARE REPURCHASE PLAN: NUMBER AND PERCENTAGE TO THE TOTAL CAPITAL OF SHARES TO BE REPURCHASED AND TOTAL AMOUNT OF FUNDS FOR THE REPURCHASE	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003F50	02-Mar-2022	SHARE REPURCHASE PLAN: SOURCE OF THE FUNDS TO BE USED FOR THE SHARE REPURCHASE	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003F50	02-Mar-2022	SHARE REPURCHASE PLAN: TIME LIMIT OF THE SHARE REPURCHASE	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003F50	02-Mar-2022	SHARE REPURCHASE PLAN: AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE SHARE REPURCHASE	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO RE-ELECT MR ANDREW LEWIS AS A DIRECTOR	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO RECEIVE AND ADOPT THE COMPANY'S ANNUAL ACCOUNTS FOR THE YEAR ENDED 31 OCTOBER 2021, TOGETHER WITH THE DIRECTORS' REPORT, THE STRATEGIC REPORT AND THE AUDITOR'S REPORT ON THOSE ACCOUNTS	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO RE-ELECT MRS FIONA MACAULAY AS A DIRECTOR	AGAINST

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CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO RE-ELECT MR MICHAEL ORD AS A DIRECTOR	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO REAPPOINT KPMG LLP AS THE COMPANY'S AUDITOR, TO HOLD OFFICE FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING ON 3 MARCH 2022 UNTIL THE CONCLUSION OF THE NEXT MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO AUTHORISE THE DIRECTORS TO AGREE KPMG LLP'S REMUNERATION AS THE AUDITOR OF THE COMPANY	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	(A) THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 (THE "ACT") TO: (I) ALLOT SHARES IN THE COMPANY, AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: (A) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 943,835; AND (B) COMPRISING EQUITY SECURITIES (AS DEFINED IN THE ACT) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 1,887,670 (INCLUDING WITHIN SUCH LIMIT ANY SHARES ISSUED OR RIGHTS GRANTED UNDER PARAGRAPH (A) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE: (I) TO HOLDERS OF ORDINARY SHARES IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (II) TO PEOPLE WHO ARE HOLDERS OF OTHER EQUITY SECURITIES IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, IF THE DIRECTORS CONSIDER IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES; AND SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; FOR A PERIOD EXPIRING (UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING) AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE DATE ON WHICH THIS RESOLUTION IS PASSED (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 3 JUNE 2023); AND (II) MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED, OR RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES TO BE GRANTED, AFTER EXPIRY OF THIS AUTHORITY AND THE DIRECTORS MAY ALLOT SHARES AND GRANT RIGHTS IN PURSUANCE OF THAT OFFER OR AGREEMENT AS IF THIS AUTHORITY HAD NOT EXPIRED; (B) THAT SUBJECT TO PARAGRAPH (C), ALL EXISTING AUTHORITIES GIVEN TO THE DIRECTORS PURSUANT TO SECTION 551 OF THE ACT BE REVOKED BY THIS RESOLUTION; AND (C) THAT PARAGRAPH (B) SHALL BE WITHOUT PREJUDICE TO THE CONTINUING AUTHORITY OF THE DIRECTORS TO ALLOT SHARES, OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES, PURSUANT TO AN OFFER OR AGREEMENT MADE BY THE COMPANY BEFORE THE EXPIRY OF THE AUTHORITY PURSUANT TO WHICH SUCH OFFER OR AGREEMENT WAS MADE	FOR

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CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 15 IN THE NOTICE OF THE MEETING AND IN PLACE OF ALL EXISTING POWERS, THE DIRECTORS BE GENERALLY EMPOWERED PURSUANT TO SECTION 570 AND SECTION 573 OF THE ACT TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE ACT) FOR CASH, PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 15 IN THE NOTICE OF THE MEETING AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO THE ALLOTMENT. THIS POWER: (A) EXPIRES (UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING) AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE DATE ON WHICH THIS RESOLUTION IS PASSED (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 3 JUNE 2023), BUT THE COMPANY MAY MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER EXPIRY OF THIS POWER AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF THAT OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED; AND (B) SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN OFFER OF EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER RESOLUTION 15(A)(I)(B), BY WAY OF A RIGHTS ISSUE ONLY): (I) TO THE ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (II) TO PEOPLE WHO HOLD OTHER EQUITY SECURITIES, IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, IF THE DIRECTORS CONSIDER IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES, AND SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND (C) IN THE CASE OF THE AUTHORITY GRANTED UNDER RESOLUTION 15(A)(I)(A) SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES FOR CASH OTHERWISE THAN PURSUANT TO PARAGRAPH (B) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 141,575. THIS POWER APPLIES IN RELATION TO A SALE OF SHARES WHICH IS AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 560(3) OF THE ACT AS IF IN THE FIRST PARAGRAPH OF THIS RESOLUTION THE WORDS "PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 15 IN THE NOTICE OF THE MEETING" WERE OMITTED</p>	FOR
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CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 15 IN THE NOTICE OF THE MEETING AND IN ADDITION TO ANY POWER GIVEN TO THEM PURSUANT TO RESOLUTION 16 IN THE NOTICE OF THE MEETING, THE DIRECTORS BE GENERALLY EMPOWERED PURSUANT TO SECTION 570 AND SECTION 573 OF THE ACT TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE ACT) FOR CASH, PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 15 IN THE NOTICE OF THE MEETING AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO THE ALLOTMENT. THIS POWER: (A) EXPIRES (UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING) AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE DATE ON WHICH THIS RESOLUTION IS PASSED (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 3 JUNE 2023), BUT THE COMPANY MAY MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER EXPIRY OF THIS POWER AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF THAT OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED; AND (B) IN THE CASE OF THE AUTHORITY GRANTED UNDER RESOLUTION 15(A)(I)(A) SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES FOR CASH UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 141,575 AND PROVIDED THAT THE ALLOTMENT IS FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE POWER IS USED WITHIN SIX MONTHS OF THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THE NOTICE OF THE MEETING. THIS POWER APPLIES IN RELATION TO A SALE OF SHARES WHICH IS AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 560(3) OF THE ACT AS IF IN THE FIRST PARAGRAPH OF THIS RESOLUTION THE WORDS "PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 15 IN THE NOTICE OF THE</p>	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	<p>THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE ACT TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT) OF ANY OF ITS ORDINARY SHARES IN THE CAPITAL OF THE COMPANY ("SHARES") ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, AND WHERE SUCH SHARES ARE HELD AS TREASURY SHARES, THE COMPANY MAY USE THEM FOR THE PURPOSES OF ITS EMPLOYEE SHARE SCHEMES, PROVIDED THAT: (A) THE MAXIMUM AGGREGATE NUMBER OF SHARES WHICH MAY BE PURCHASED IS 28,315,052; (B) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR A SHARE IS THE NOMINAL VALUE THEREOF; (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR A SHARE IS THE HIGHER OF: (I) AN AMOUNT EQUAL TO 105 PER CENT OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR A SHARE AS DERIVED FROM THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE PLC FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED; AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF A SHARE AND THE HIGHEST CURRENT INDEPENDENT BID FOR A SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT, AND (UNLESS PREVIOUSLY RENEWED, REVOKED OR VARIED), THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR ON 3 JUNE 2023 (WHICHEVER IS THE EARLIER), SAVE THAT THE COMPANY MAY MAKE A CONTRACT TO PURCHASE SHARES WHICH WOULD OR MIGHT BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF THIS AUTHORITY, AND MAY MAKE PURCHASES OF SHARES PURSUANT TO IT AS IF THIS AUTHORITY HAD NOT EXPIRED. ALL PREVIOUS UNUTILISED AUTHORITIES TO MAKE MARKET PURCHASES OF SHARES ARE REVOKED, EXCEPT IN RELATION TO THE PURCHASE OF SHARES UNDER A CONTRACT OR CONTRACTS CONCLUDED BEFORE THE DATE OF THIS RESOLUTION AND WHERE SUCH PURCHASE HAS NOT YET BEEN</p>	FOR

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CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED, FROM THE DATE OF THE PASSING OF THIS RESOLUTION AND EXPIRING AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY, TO HOLD GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) ON NOT LESS THAN FOURTEEN CLEAR DAYS' NOTICE	AGAINST
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY, AS SET OUT ON PAGES 97 TO 107 OF THE DIRECTORS' REMUNERATION REPORT CONTAINED WITHIN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 OCTOBER 2021, SUCH DIRECTORS' REMUNERATION POLICY TO BECOME BINDING IMMEDIATELY AFTER THE END OF THE ANNUAL GENERAL MEETING ON 3 MARCH 2022	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY REFERRED TO IN RESOLUTION 2 ABOVE) CONTAINED WITHIN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 OCTOBER 2021	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO APPROVE THE PAYMENT OF A FINAL DIVIDEND OF 3.2P PER ORDINARY SHARE FOR THE YEAR ENDED 31 OCTOBER 2021	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO RE-ELECT MR CARL-PETER FORSTER AS A DIRECTOR	AGAINST
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO RE-ELECT MRS LAURIE BOWEN AS A DIRECTOR	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO RE-ELECT MR ANDREW DAVIES AS A DIRECTOR	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO RE-ELECT MRS SARAH ELLARD AS A DIRECTOR	FOR
CHEMRING GROUP PLC	GB00B45C9X44	03-Mar-2022	TO RE-ELECT MR STEPHEN KING AS A DIRECTOR	FOR
CMC MATERIALS, INC.	US12571T1007	03-Mar-2022	Proposal to adopt the Agreement and Plan of Merger (the "merger agreement"), dated as of December 14, 2021, by and between CMC Materials, Inc. ("CMC"), Entegris, Inc. and Yosemite Merger Sub (as amended from time to time) (the "merger agreement proposal").	FOR
CMC MATERIALS, INC.	US12571T1007	03-Mar-2022	Proposal to approve, on a non-binding, advisory basis, the merger-related compensation that will or may be paid to CMC's named executive officers in connection with the transactions contemplated by the merger agreement (the "compensation proposal").	AGAINST
CMC MATERIALS, INC.	US12571T1007	03-Mar-2022	Proposal to approve the adjournment of the special meeting to solicit additional proxies if there are not sufficient votes at the time of the special meeting to approve the merger agreement proposal or to ensure that any supplement or amendment to the accompanying proxy statement/prospectus is timely provided to CMC stockholders (the "adjournment proposal").	AGAINST
ENANTA PHARMACEUTICALS, INC.	US29251M1062	03-Mar-2022	Election of Class III Director to serve until the 2025 Annual Meeting: Mark Foletta	FOR
ENANTA PHARMACEUTICALS, INC.	US29251M1062	03-Mar-2022	Election of Class III Director to serve until the 2025 Annual Meeting: Lesley Russell	FOR
ENANTA PHARMACEUTICALS, INC.	US29251M1062	03-Mar-2022	To approve an amendment to our 2019 Equity Incentive Plan.	AGAINST
ENANTA PHARMACEUTICALS, INC.	US29251M1062	03-Mar-2022	To approve, on an advisory basis, the compensation paid to our named executive officers, as disclosed in the proxy statement.	FOR
ENANTA PHARMACEUTICALS, INC.	US29251M1062	03-Mar-2022	To ratify the appointment of PricewaterhouseCoopers LLP as Enanta's independent registered public accounting firm for the 2022 fiscal year.	FOR
ENGHOUSE SYSTEMS LIMITED	CA2929491041	03-Mar-2022	DIRECTOR	FOR

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ENGHOUSE SYSTEMS LIMITED	CA2929491041	03-Mar-2022	DIRECTOR	ABSTAIN
ENGHOUSE SYSTEMS LIMITED	CA2929491041	03-Mar-2022	DIRECTOR	ABSTAIN
ENGHOUSE SYSTEMS LIMITED	CA2929491041	03-Mar-2022	DIRECTOR	FOR
ENGHOUSE SYSTEMS LIMITED	CA2929491041	03-Mar-2022	DIRECTOR	ABSTAIN
ENGHOUSE SYSTEMS LIMITED	CA2929491041	03-Mar-2022	DIRECTOR	FOR
ENGHOUSE SYSTEMS LIMITED	CA2929491041	03-Mar-2022	DIRECTOR	ABSTAIN
ENGHOUSE SYSTEMS LIMITED	CA2929491041	03-Mar-2022	Appointment of Ernst & Young LLP as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
ENGHOUSE SYSTEMS LIMITED	CA2929491041	03-Mar-2022	Acceptance of the Corporation's approach to executive compensation.	AGAINST
KULICKE AND SOFFA INDUSTRIES, INC.	US5012421013	03-Mar-2022	DIRECTOR	FOR
KULICKE AND SOFFA INDUSTRIES, INC.	US5012421013	03-Mar-2022	DIRECTOR	FOR
KULICKE AND SOFFA INDUSTRIES, INC.	US5012421013	03-Mar-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending October 1, 2022.	FOR
KULICKE AND SOFFA INDUSTRIES, INC.	US5012421013	03-Mar-2022	To approve, on a non-binding basis, the compensation of the Company's named executive officers.	FOR
MACOM TECHNOLOGY SOLUTIONS HOLDINGS, INC	US55405Y1001	03-Mar-2022	DIRECTOR	FOR
MACOM TECHNOLOGY SOLUTIONS HOLDINGS, INC	US55405Y1001	03-Mar-2022	DIRECTOR	FOR
MACOM TECHNOLOGY SOLUTIONS HOLDINGS, INC	US55405Y1001	03-Mar-2022	DIRECTOR	FOR
MACOM TECHNOLOGY SOLUTIONS HOLDINGS, INC	US55405Y1001	03-Mar-2022	Advisory vote to approve the compensation paid to the Company's named executive officers.	FOR
MACOM TECHNOLOGY SOLUTIONS HOLDINGS, INC	US55405Y1001	03-Mar-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
REV GROUP, INC.	US7495271071	03-Mar-2022	Election of Class II Director: Justin Fish	ABSTAIN
REV GROUP, INC.	US7495271071	03-Mar-2022	Election of Class II Director: Joel Rotroff	ABSTAIN
REV GROUP, INC.	US7495271071	03-Mar-2022	Election of Class II Director: Rodney Rushing	FOR
REV GROUP, INC.	US7495271071	03-Mar-2022	Ratification of RSM US LLP as our independent registered public accounting firm for the fiscal year ending October 31, 2022.	FOR
REV GROUP, INC.	US7495271071	03-Mar-2022	Advisory vote on the compensation of our named executive officers.	AGAINST
SPX FLOW, INC.	US78469X1072	03-Mar-2022	Merger Proposal - To approve the Agreement and Plan of Merger, dated as of December 12, 2021 (the "Merger Agreement"), by and among LSF11 Redwood Acquisitions, LLC ("Buyer"), Redwood Star Merger Sub, Inc., a wholly owned subsidiary of Buyer ("Merger Sub"), and SPX FLOW, Inc. (the "Company"), pursuant to which Merger Sub will be merged with and into the Company (the "Merger"), with the Company surviving the Merger (the "Merger Proposal").	FOR

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SPX FLOW, INC.	US78469X1072	03-Mar-2022	Advisory Compensation Proposal - To approve, on an advisory (non-binding) basis, certain compensation that may be paid or become payable to the Company's named executive officers in connection with the Merger (the "Advisory Compensation Proposal").	FOR
SPX FLOW, INC.	US78469X1072	03-Mar-2022	Adjournment Proposal - To approve one or more adjournments of the Special Meeting to a later date or dates, if necessary or appropriate, including to solicit additional proxies if there are insufficient votes at the time of the Special Meeting or any adjournment or postponement of the Special Meeting to approve the merger proposal (the "Adjournment Proposal").	AGAINST
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.24 PER SHARE	FOR
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT (ADVISORY)	FOR
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 200,000 FOR CHAIRMAN, EUR 105,000 FOR VICE CHAIRMAN, AND EUR 80,000 FOR OTHER DIRECTORS; APPROVE MEETING FEES; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	FIX NUMBER OF DIRECTORS AT EIGHT	FOR
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	REELECT KAREN BOMBA, KARIN FALK, JOHAN FORSELL, TOM JOHNSTONE (CHAIR), RISTO MURTO (VICE CHAIR), MATS RAHMSTROM AND TIINA TUOMELA AS DIRECTORS; ELECT MORTEN H. ENGELSTOFT AS NEW DIRECTOR	AGAINST
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
WAERTSILAE CORPORATION	FI0009003727	03-Mar-2022	APPROVE ISSUANCE OF UP TO 57 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
APPLE INC.	US0378331005	04-Mar-2022	Ratification of the appointment of Ernst & Young LLP as Apple's independent registered public accounting firm for fiscal 2022.	FOR
APPLE INC.	US0378331005	04-Mar-2022	Advisory vote to approve executive compensation.	AGAINST
APPLE INC.	US0378331005	04-Mar-2022	Election of Director: James Bell	FOR
APPLE INC.	US0378331005	04-Mar-2022	Approval of the Apple Inc. 2022 Employee Stock Plan.	FOR
APPLE INC.	US0378331005	04-Mar-2022	A shareholder proposal entitled "Reincorporate with Deeper Purpose".	AGAINST
APPLE INC.	US0378331005	04-Mar-2022	A shareholder proposal entitled "Transparency Reports".	AGAINST
APPLE INC.	US0378331005	04-Mar-2022	A shareholder proposal entitled "Report on Forced Labor".	AGAINST
APPLE INC.	US0378331005	04-Mar-2022	A shareholder proposal entitled "Pay Equity".	FOR
APPLE INC.	US0378331005	04-Mar-2022	A shareholder proposal entitled "Civil Rights Audit".	FOR
APPLE INC.	US0378331005	04-Mar-2022	A shareholder proposal entitled "Report on Concealment Clauses".	FOR
APPLE INC.	US0378331005	04-Mar-2022	Election of Director: Tim Cook	FOR
APPLE INC.	US0378331005	04-Mar-2022	Election of Director: Al Gore	FOR

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APPLE INC.	US0378331005	04-Mar-2022	Election of Director: Alex Gorsky	AGAINST
APPLE INC.	US0378331005	04-Mar-2022	Election of Director: Andrea Jung	FOR
APPLE INC.	US0378331005	04-Mar-2022	Election of Director: Art Levinson	FOR
APPLE INC.	US0378331005	04-Mar-2022	Election of Director: Monica Lozano	FOR
APPLE INC.	US0378331005	04-Mar-2022	Election of Director: Ron Sugar	AGAINST
APPLE INC.	US0378331005	04-Mar-2022	Election of Director: Sue Wagner	FOR
FENIX RESOURCES LTD	AU0000025132	04-Mar-2022	APPROVAL OF SHARE LOAN PLAN	FOR
FENIX RESOURCES LTD	AU0000025132	04-Mar-2022	APPROVAL TO ISSUE PLAN SHARES TO MR JOHN WELBORN	AGAINST
FENIX RESOURCES LTD	AU0000025132	04-Mar-2022	INCREASE AGGREGATE FEE POOL FOR NON-EXECUTIVE DIRECTORS	AGAINST
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Advisory approval of executive compensation.	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Amendment to 2004 Stock Incentive Plan to extend date by which awards may be granted through December 31, 2022.	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Election of Director: David L. Goebel	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Stockholder proposal regarding virtual meetings.	AGAINST
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Stockholder proposal regarding the issuance of a report on sustainable packaging.	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Election of Director: Darin S. Harris	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Election of Director: Sharon P. John	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Election of Director: Madeleine A. Kleiner	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Election of Director: Michael W. Murphy	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Election of Director: James M. Myers	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Election of Director: David M. Tehle	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Election of Director: Vivien M. Yeung	FOR
JACK IN THE BOX INC.	US4663671091	04-Mar-2022	Ratification of the appointment of KPMG LLP as independent registered public accountants.	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF JOERG REINHARDT AS MEMBER AND CHAIR OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF NANCY C. ANDREWS AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF TON BUECHNER AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF PATRICE BULA AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF ELIZABETH DOHERTY AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF BRIDGETTE HELLER AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF FRANS VAN HOUTEN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF SIMON MORONEY AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF ANDREAS VON PLANTA AS MEMBER OF THE BOARD OF DIRECTORS	FOR

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NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF CHARLES L. SAWYERS AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF WILLIAM T. WINTERS AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	APPROVAL OF THE OPERATING AND FINANCIAL REVIEW OF NOVARTIS AG, THE FINANCIAL STATEMENTS OF NOVARTIS AG AND THE GROUP CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2021 FINANCIAL YEAR	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	ELECTION OF ANA DE PRO GONZALO AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	ELECTION OF DANIEL HOCHSTRASSER AS MEMBER OF THE BOARD OF DIRECTORS	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF PATRICE BULA AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF BRIDGETTE HELLER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF SIMON MORONEY AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF WILLIAM T. WINTERS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	ELECTION OF THE STATUTORY AUDITOR: THE BOARD OF DIRECTORS PROPOSES THE ELECTION OF KPMG AG AS NEW STATUTORY AUDITOR FOR THE FINANCIAL YEAR STARTING ON JANUARY 1, 2022	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	RE-ELECTION OF THE INDEPENDENT PROXY: THE BOARD OF DIRECTORS PROPOSES THE RE-ELECTION OF LIC. IUR. PETER ANDREAS ZAHN, ATTORNEY AT LAW, BASEL, AS INDEPENDENT PROXY UNTIL THE END OF THE NEXT ANNUAL GENERAL MEETING	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	GENERAL INSTRUCTIONS IN CASE OF ALTERNATIVE MOTIONS UNDER THE AGENDA ITEMS PUBLISHED IN THE INVITATION TO THE ANNUAL GENERAL MEETING, AND/OR OF MOTIONS RELATING TO ADDITIONAL AGENDA ITEMS ACCORDING TO ARTICLE 700 PARAGRAPH 3 OF THE SWISS CODE OF OBLIGATIONS. I/WE INSTRUCT THE INDEPENDENT PROXY TO VOTE AS FOLLOWS: (FOR = ACCORDING TO THE MOTION OF THE BOARD OF DIRECTORS, AGAINST = AGAINST ALTERNATIVE AND/OR ADDITIONAL MOTIONS, ABSTAIN = ABSTAIN FROM VOTING)	AGAINST
NOVARTIS AG	CH0012005267	04-Mar-2022	DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	APPROPRIATION OF AVAILABLE EARNINGS OF NOVARTIS AG AS PER BALANCE SHEET AND DECLARATION OF DIVIDEND FOR 2021	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	REDUCTION OF SHARE CAPITAL	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	FURTHER SHARE REPURCHASES	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	VOTE ON COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE: BINDING VOTE ON THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE BOARD OF DIRECTORS FROM THE 2022 ANNUAL GENERAL MEETING TO THE 2023 ANNUAL GENERAL MEETING	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	VOTE ON COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE: BINDING VOTE ON THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE EXECUTIVE COMMITTEE FOR THE FINANCIAL YEAR 2023	FOR
NOVARTIS AG	CH0012005267	04-Mar-2022	VOTE ON COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE: ADVISORY VOTE ON THE 2021 COMPENSATION REPORT	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Nancy C. Andrews	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Approval of the Operating and Financial Review of Novartis AG, the Financial Statements of Novartis AG and the Group Consolidated Financial Statements for the 2021 Financial Year.	FOR

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NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Ton Buechner	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Patrice Bula	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Elizabeth Doherty	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Bridgette Heller	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Frans van Houten	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Simon Moroney	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Andreas von Planta	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Charles L. Sawyers	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of William T. Winters	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Election of Ana de Pro Gonzalo	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Election of Daniel Hochstrasser	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Discharge from Liability of the Members of the Board of Directors and the Executive Committee.	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Patrice Bula as Compensation Committee member	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Bridgette Heller as Compensation Committee member	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Simon Moroney as Compensation Committee member	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of William T. Winters as Compensation Committee member	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Election of the Statutory Auditor.	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of the Independent Proxy.	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	General instructions in case of alternative motions under the agenda items published in the Notice of Annual General Meeting, and/or of motions relating to additional agenda items according to Article 700 paragraph 3 of the Swiss Code of Obligations.	AGAINST
NOVARTIS AG	US66987V1098	04-Mar-2022	Appropriation of Available Earnings of Novartis AG as per Balance Sheet and Declaration of Dividend for 2021.	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Reduction of Share Capital.	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Further Share Repurchases.	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Binding Vote on the Maximum Aggregate Amount of Compensation for the Board of Directors from the 2022 Annual General Meeting to the 2023 Annual General Meeting.	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Binding Vote on the Maximum Aggregate Amount of Compensation for the Executive Committee for the Financial Year 2023.	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Advisory Vote on the 2021 Compensation Report.	FOR
NOVARTIS AG	US66987V1098	04-Mar-2022	Re-election of Joerg Reinhardt as Member and Board Chair	FOR
STONEX GROUP INC.	US8618961085	04-Mar-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
STONEX GROUP INC.	US8618961085	04-Mar-2022	Election of Director: Annabelle G. Bexiga	FOR

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STONEX GROUP INC.	US8618961085	04-Mar-2022	To approve the advisory (non-binding) resolution relating to executive compensation.	FOR
STONEX GROUP INC.	US8618961085	04-Mar-2022	To approve the proposed StoneX Group Inc. 2022 Omnibus Incentive Compensation Plan.	AGAINST
STONEX GROUP INC.	US8618961085	04-Mar-2022	Election of Director: Scott J. Branch	FOR
STONEX GROUP INC.	US8618961085	04-Mar-2022	Election of Director: Diane L. Cooper	FOR
STONEX GROUP INC.	US8618961085	04-Mar-2022	Election of Director: John M. Fowler	FOR
STONEX GROUP INC.	US8618961085	04-Mar-2022	Election of Director: Steven Kass	FOR
STONEX GROUP INC.	US8618961085	04-Mar-2022	Election of Director: Sean M. O'Connor	FOR
STONEX GROUP INC.	US8618961085	04-Mar-2022	Election of Director: Eric Parthemore	FOR
STONEX GROUP INC.	US8618961085	04-Mar-2022	Election of Director: John Radziwill	FOR
STONEX GROUP INC.	US8618961085	04-Mar-2022	Election of Director: Dhamu R. Thamodaran	FOR
AXIS BANK LTD	INE238A01034	06-Mar-2022	RE-APPOINTMENT OF RAKESH MAKHIJA (DIN: 00117692) AS THE NON-EXECUTIVE (PART-TIME) CHAIRMAN OF THE BANK	FOR
AXIS BANK LTD	INE238A01034	06-Mar-2022	APPOINTMENT OF ASHISH KOTECHA (DIN: 02384614) AS A NON-EXECUTIVE (NOMINEE OF ENTITIES AFFILIATED TO BAIN CAPITAL) DIRECTOR OF THE BANK	FOR
AXIS BANK LTD	INE238A01034	06-Mar-2022	RE-DESIGNATION OF RAJIV ANAND (DIN: 02541753) AS THE DEPUTY MANAGING DIRECTOR OF THE BANK WITH EFFECT FROM DECEMBER 27, 2021 UPTO AUGUST 3, 2022 (BOTH DAYS INCLUSIVE)	FOR
AXIS BANK LTD	INE238A01034	06-Mar-2022	REVISION IN THE REMUNERATION PAYABLE TO RAJIV ANAND (DIN: 02541753), WHOLE-TIME DIRECTOR OF THE BANK, WITH EFFECT FROM APRIL 1, 2021	FOR
AXIS BANK LTD	INE238A01034	06-Mar-2022	RE-APPOINTMENT OF RAJIV ANAND (DIN: 02541753) AS THE DEPUTY MANAGING DIRECTOR OF THE BANK, FOR A FURTHER PERIOD OF THREE (3) YEARS, FROM AUGUST 4, 2022 TO AUGUST 3, 2025 (BOTH DAYS INCLUSIVE)	FOR
ALFA SAB DE CV	MXP000511016	07-Mar-2022	SUBMISSION AND, AS THE CASE MAY BE, APPROVAL OF THE REPORTS REFERRED TO IN ARTICLE 28, SECTION IV, OF THE SECURITIES MARKET LAW, REGARDING FISCAL YEAR 2021	ABSTAIN
ALFA SAB DE CV	MXP000511016	07-Mar-2022	PROPOSAL ON THE ALLOCATION OF THE PROFIT AND LOSS ACCOUNT OF FISCAL YEAR 2021, INCLUDING. I THE ONE REGARDING TO DECLARE A DIVIDEND IN CASH OF US 0.04 PER SHARE, OR THE EQUIVALENT THEREOF IN MEXICAN CURRENCY AND RESOLUTIONS IN CONNECTION THERETO AND II THE DETERMINATION OF THE MAXIMUM AMOUNT OF FUNDS THAT MAY BE USED FOR THE PURCHASE OF OWN SHARES	FOR
ALFA SAB DE CV	MXP000511016	07-Mar-2022	ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS, AND OF THE CHAIRMEN OF THE AUDIT AND CORPORATE PRACTICES COMMITTEES, DETERMINATION OF COMPENSATIONS THERETO AND RESOLUTIONS IN CONNECTION THEREOF	AGAINST
ALFA SAB DE CV	MXP000511016	07-Mar-2022	DESIGNATION OF REPRESENTATIVES	FOR
ALFA SAB DE CV	MXP000511016	07-Mar-2022	READING AND, AS THE CASE MAY BE, APPROVAL OF THE MEETINGS MINUTE	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	07-Mar-2022	TO APPROVE THE PROPOSED ACQUISITION, AS AN INTERESTED PERSON TRANSACTION	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	07-Mar-2022	TO APPROVE THE PROPOSED ISSUANCE OF CONSIDERATION UNITS, AS AN INTERESTED PERSON TRANSACTION	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	07-Mar-2022	TO APPROVE THE EQUITY FUND RAISING	FOR

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PVR LTD	INE191H01014	07-Mar-2022	TO APPROVE PVR EMPLOYEE STOCK OPTION PLAN 2022	AGAINST
PVR LTD	INE191H01014	07-Mar-2022	TO APPROVE THE GRANT OF STOCK OPTIONS TO THE EMPLOYEES OF SUBSIDIARY COMPANY(IES), IN INDIA OR OUTSIDE INDIA, OF THE COMPANY, UNDER PVR EMPLOYEE STOCK OPTION PLAN 2022	AGAINST
ADIENT PLC	IE00BD845X29	08-Mar-2022	To ratify, by non-binding advisory vote, the appointment of PricewaterhouseCoopers LLP as our independent auditor for fiscal year 2022 and to authorize, by binding vote, the Board of Directors, acting through the Audit Committee, to set the auditors' remuneration.	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	To approve, on an advisory basis, our named executive officer compensation.	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	Election of Director: Julie L. Bushman	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	To renew the Board of Directors' authority to issue shares under Irish law.	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	To renew the Board of Directors' authority to opt-out of statutory preemption rights under Irish law.	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	Election of Director: Peter H. Carlin	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	Election of Director: Raymond L. Conner	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	Election of Director: Douglas G. Del Grosso	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	Election of Director: Ricky T. Dillon	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	Election of Director: Richard Goodman	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	Election of Director: José M. Gutiérrez	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	Election of Director: Frederick A. Henderson	FOR
ADIENT PLC	IE00BD845X29	08-Mar-2022	Election of Director: Barb J. Samardzich	FOR
BELLRING BRANDS, INC.	US0798231009	08-Mar-2022	To adopt the Transaction Agreement and Plan of Merger, dated as of October 26, 2021 (the "Transaction Agreement"), by and among BellRing Brands, Inc., Post Holdings, Inc., BellRing Distribution, LLC and BellRing Merger Sub Corporation in accordance with its terms and the Delaware General Corporation Law.	FOR
BELLRING BRANDS, INC.	US0798231009	08-Mar-2022	To adjourn or postpone the special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the special meeting to adopt the Transaction Agreement in accordance with its terms and the Delaware General Corporation Law.	AGAINST
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	08-Mar-2022	To adopt the Agreement and Plan of Merger, dated as of December 16, 2021, by and among Bottomline Intermediate Holdings III, LLC (formerly known as Project RB Parent, LLC), Project RB Merger Sub, Inc. and Bottomline Technologies, Inc., as it may be amended from time to time.	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	08-Mar-2022	To approve the adoption of any proposal to adjourn the special meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to adopt the merger agreement at the time of the special meeting.	AGAINST
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	08-Mar-2022	To approve, by non-binding, advisory vote, compensation that will or may become payable by Bottomline Technologies, Inc. to its named executive officers in connection with the merger.	FOR
BRIGHTVIEW HOLDINGS, INC.	US10948C1071	08-Mar-2022	DIRECTOR	FOR
BRIGHTVIEW HOLDINGS, INC.	US10948C1071	08-Mar-2022	DIRECTOR	ABSTAIN
BRIGHTVIEW HOLDINGS, INC.	US10948C1071	08-Mar-2022	DIRECTOR	FOR
BRIGHTVIEW HOLDINGS, INC.	US10948C1071	08-Mar-2022	DIRECTOR	FOR

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BRIGHTVIEW HOLDINGS, INC.	US10948C1071	08-Mar-2022	DIRECTOR	ABSTAIN
BRIGHTVIEW HOLDINGS, INC.	US10948C1071	08-Mar-2022	DIRECTOR	FOR
BRIGHTVIEW HOLDINGS, INC.	US10948C1071	08-Mar-2022	DIRECTOR	FOR
BRIGHTVIEW HOLDINGS, INC.	US10948C1071	08-Mar-2022	DIRECTOR	FOR
BRIGHTVIEW HOLDINGS, INC.	US10948C1071	08-Mar-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
BRIGHTVIEW HOLDINGS, INC.	US10948C1071	08-Mar-2022	To ratify the appointment of Deloitte & Touche LLP as BrightView Holdings, Inc.'s independent registered public accounting firm for 2022.	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	08-Mar-2022	THE INITIATION OF AN ADMINISTRATIVE BID PROCESS, IN REFERENCE TO THE PROVISION OF SERVICES FOR THE IMPLEMENTATION AND OPERATION OF AN INTEGRATED 360 DEGREE CUSTOMER RELATIONSHIP SOLUTION	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	08-Mar-2022	Adoption of the Agreement and Plan of Merger, dated December 5, 2021 (as it may be amended from time to time, the "Merger Agreement"), by and among Cyclades Parent, Inc., a Delaware corporation, Cyclades Merger Sub, Inc., a Delaware corporation and a wholly-owned subsidiary of Parent, GCP Applied Technologies Inc., a Delaware corporation("GCP"), and solely for the purpose of Section 8.13 thereof, Compagnie de Saint-Gobain S.A., a société anonyme organized under the laws of France.	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	08-Mar-2022	Adjourn the Special Meeting to a later date or dates if necessary to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	AGAINST
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	08-Mar-2022	Approval of, on a non-binding, advisory basis, certain compensation that will or may become payable to GCP's named executive officers in connection with the transactions contemplated by the Merger Agreement.	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	08-Mar-2022	THAT, THE ALLOTMENT AND ISSUE OF 648,016 ORDINARY SHARES OF 50 PENCE EACH IN THE CAPITAL OF THE COMPANY, BE APPROVED	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	08-Mar-2022	THAT, THE DIRECTORS OF THE COMPANY BE AUTHORISED TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT ORDINARY SHARES	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	08-Mar-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION 2 THE DIRECTORS BE EMPOWERED TO ALLOT ORDINARY SHARES FOR CASH	FOR
PHOENIX HOLDINGS LTD	IL0007670123	08-Mar-2022	OPTIONS' ALLOCATION TO COMPANY CEO ACCORDING TO COMPANY REMUNERATION POLICY	FOR
THE AZEK COMPANY INC	US05478C1053	08-Mar-2022	DIRECTOR	FOR
THE AZEK COMPANY INC	US05478C1053	08-Mar-2022	DIRECTOR	FOR
THE AZEK COMPANY INC	US05478C1053	08-Mar-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending September 30, 2022.	FOR
THE AZEK COMPANY INC	US05478C1053	08-Mar-2022	To approve, on an advisory, non-binding basis, the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
THE AZEK COMPANY INC	US05478C1053	08-Mar-2022	To approve amendments to our certificate of incorporation to remove supermajority voting requirements to amend our certificate of incorporation and bylaws.	FOR
THE AZEK COMPANY INC	US05478C1053	08-Mar-2022	To approve amendments to our certificate of incorporation to declassify our board of directors and phase-in annual director elections.	FOR
THE AZEK COMPANY INC	US05478C1053	08-Mar-2022	To approve our adoption of the 2021 Employee Stock Purchase Plan.	FOR

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TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	Election of Director: Scott D. Stowell	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	The ratification of the re-appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	Election of Director: Douglas C. Yearley, Jr.	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	The approval, in an advisory and non-binding vote, of the compensation of the Company's named executive officers.	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	Election of Director: Stephen F. East	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	Election of Director: Christine N. Garvey	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	Election of Director: Karen H. Grimes	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	Election of Director: Derek T. Kan	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	Election of Director: Carl B. Marbach	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	Election of Director: John A. McLean	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	Election of Director: Wendell E. Pritchett	FOR
TOLL BROTHERS, INC.	US8894781033	08-Mar-2022	Election of Director: Paul E. Shapiro	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	ABSTAIN
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	ABSTAIN
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	ABSTAIN
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	ABSTAIN
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	DIRECTOR	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	Appointment of KPMG LLP, as auditors and authorizing the directors to fix their remuneration.	FOR
TRANSCONTINENTAL INC.	CA8935781044	08-Mar-2022	Resolved, on an advisory basis and not to diminish the role and responsibilities of the Board of Directors, that the shareholders accept the approach to executive compensation disclosed in the management proxy circular provided in connection with the annual meeting of shareholders of the Corporation held on March 8, 2022.	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Mercedes Johnson	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Kenton J. Sicchitano	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Ray Stata	FOR

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ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Susie Wee	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Advisory resolution to approve the compensation of our named executive officers.	AGAINST
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Approve the Analog Devices, Inc. 2022 Employee Stock Purchase Plan.	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Ratification of Ernst & Young LLP as our independent registered public accounting firm for fiscal 2022.	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Vincent Roche	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: James A. Champy	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Anantha P. Chandrakasan	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Tunç Doluca	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Bruce R. Evans	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Edward H. Frank	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Laurie H. Glimcher	FOR
ANALOG DEVICES, INC.	US0326541051	09-Mar-2022	Election of Director: Karen M. Golz	FOR
ELASTIC N.V.	NL0013056914	09-Mar-2022	Election of Executive Director for a term of three (3) years, ending at 2025: Ashutosh Kulkarni	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	APPROVAL OF REMUNERATION TO THE BOARD OF DIRECTORS FOR THE CURRENT FINANCIAL YEAR	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	RE-ELECTION OF PER WOLD-OLSEN AS MEMBER TO THE BOARD OF DIRECTORS	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	RE-ELECTION OF JUKKA PEKKA PERTOLA AS MEMBER TO THE BOARD OF DIRECTORS	ABSTAIN
GN STORE NORD LTD	DK0010272632	09-Mar-2022	RE-ELECTION OF HELENE BARNEKOW AS MEMBER TO THE BOARD OF DIRECTORS	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	RE-ELECTION OF MONTSERRAT MARESCH PASCUAL AS MEMBER TO THE BOARD OF DIRECTORS	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	RE-ELECTION OF RONICA WANG AS MEMBER TO THE BOARD OF DIRECTORS	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	RE-ELECTION OF ANETTE WEBER AS MEMBER TO THE BOARD OF DIRECTORS	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	RE-ELECTION OF PRICEWATERHOUSECOOPERS STATS AUTORISERET REVISIONSPARTNERSELSKAB	ABSTAIN
GN STORE NORD LTD	DK0010272632	09-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTOR: AUTHORIZATION TO THE BOARD OF DIRECTORS TO ACQUIRE TREASURY SHARES	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTOR: AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL THROUGH THE CANCELLATION OF TREASURY SHARES	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTOR: INDEMNIFICATION OF THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTOR: AMENDMENT OF THE REMUNERATION POLICY	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	APPROVAL OF THE AUDITED ANNUAL REPORT	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	DISCHARGE TO THE BOARD OF DIRECTORS AND THE EXECUTIVE MANAGEMENT	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	APPROVAL OF THE DECISION ON APPLICATION OF PROFITS IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT	FOR
GN STORE NORD LTD	DK0010272632	09-Mar-2022	PRESENTATION OF AND ADVISORY VOTE ON THE REMUNERATION REPORT	AGAINST

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JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: R. David Yost	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: John D. Young	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: Jean Blackwell	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent auditors of the Company.	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	To authorize the Audit Committee of the Board of Directors to set the auditors' remuneration.	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	To authorize the Company and/or any subsidiary of the Company to make market purchases of Company shares.	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	To determine the price range at which the Company can re-allot shares that it holds as treasury shares (Special Resolution).	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	To approve, in a non-binding advisory vote, the compensation of the named executive officers.	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	To approve the Directors' authority to allot shares up to approximately 33% of issued share capital.	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	To approve the waiver of statutory pre-emption rights with respect to up to 5% of issued share capital (Special Resolution).	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: Pierre Cohade	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: Michael E. Daniels	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: W. Roy Dunbar	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: Gretchen R. Haggerty	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: Simone Menne	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: George R. Oliver	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: Jürgen Tinggren	FOR
JOHNSON CONTROLS INTERNATIONAL PLC	IE00BY7QL619	09-Mar-2022	Election of Director for a period of one year, expiring at the end of the Company's Annual General Meeting in 2023: Mark Vergnano	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Kornelis (Neil) Smit	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Jean-Pascal Tricoire	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Sylvia Acevedo	FOR

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QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Anthony J. Vinciquerra	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Ratification of the selection of PricewaterhouseCoopers LLP as our independent public accountants for our fiscal year ending September 25, 2022.	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Advisory vote to approve the compensation of our Named Executive Officers.	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Cristiano R. Amon	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Mark Fields	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Jeffrey W. Henderson	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Gregory N. Johnson	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Ann M. Livermore	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Mark D. McLaughlin	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Jamie S. Miller	FOR
QUALCOMM INCORPORATED	US7475251036	09-Mar-2022	Election of Director: Irene B. Rosenfeld	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Mark C. Trudeau	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Dawn C. Willoughby	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Terrence R. Curtin	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Laura H. Wright	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To elect Thomas J. Lynch as the Chairman of the Board of Directors.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To elect the individual member of the Management Development and Compensation Committee: Abhijit Y. Talwalkar	AGAINST
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To elect the individual member of the Management Development and Compensation Committee: Mark C. Trudeau	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To elect the individual member of the Management Development and Compensation Committee: Dawn C. Willoughby	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To elect Dr. René Schwarzenbach, of Proxy Voting Services GmbH, or another individual representative of Proxy Voting Services GmbH if Dr. Schwarzenbach is unable to serve at the relevant meeting, as the independent proxy at the 2023 annual meeting of TE Connectivity and any shareholder meeting that may be held prior to that meeting.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To approve the 2021 Annual Report of TE Connectivity Ltd. (excluding the statutory financial statements for the fiscal year ended September 24, 2021, the consolidated financial statements for the fiscal year ended September 24, 2021 and the Swiss Compensation Report for the fiscal year ended September 24, 2021).	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To approve the statutory financial statements of TE Connectivity Ltd. for the fiscal year ended September 24, 2021.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To approve the consolidated financial statements of TE Connectivity Ltd. for the fiscal year ended September 24, 2021.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To release the members of the Board of Directors and executive officers of TE Connectivity for activities during the fiscal year ended September 24, 2021.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Carol A. ("John") Davidson	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To elect Deloitte & Touche LLP as TE Connectivity's independent registered public accounting firm for fiscal year 2022.	FOR

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TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To elect Deloitte AG, Zurich, Switzerland, as TE Connectivity's Swiss registered auditor until the next annual general meeting of TE Connectivity.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To elect PricewaterhouseCoopers AG, Zurich, Switzerland, as TE Connectivity's special auditor until the next annual general meeting of TE Connectivity.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	An advisory vote to approve named executive officer compensation.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	A binding vote to approve fiscal year 2023 maximum aggregate compensation amount for executive management.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	A binding vote to approve fiscal year 2023 maximum aggregate compensation amount for the Board of Directors.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To approve the carryforward of unappropriated accumulated earnings at September 24, 2021.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To approve a dividend payment to shareholders equal to \$2.24 per issued share to be paid in four equal quarterly installments of \$0.56 starting with the third fiscal quarter of 2022 and ending in the second fiscal quarter of 2023 pursuant to the terms of the dividend resolution.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To approve an authorization relating to TE Connectivity's Share Repurchase Program.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To approve the renewal of Authorized Capital and related amendment to our articles of association.	AGAINST
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Lynn A. Dugle	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To approve a reduction of share capital for shares acquired under TE Connectivity's share repurchase program and related amendments to the articles of association of TE Connectivity Ltd.	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	To approve any adjournments or postponements of the meeting.	AGAINST
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: William A. Jeffrey	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Syaru Shirley Lin	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Thomas J. Lynch	AGAINST
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Heath A. Mitts	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Yong Nam	FOR
TE CONNECTIVITY LTD	CH0102993182	09-Mar-2022	Election of Director: Abhijit Y. Talwalkar	AGAINST
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Mark G. Parker	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Derica W. Rice	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Susan E. Arnold	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accountants for fiscal 2022.	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Consideration of an advisory vote to approve executive compensation.	AGAINST
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Shareholder proposal, if properly presented at the meeting, requesting an annual report disclosing information regarding lobbying policies and activities.	ABSTAIN
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Shareholder proposal, if properly presented at the meeting, requesting amendment of the Company's governing documents to lower the stock ownership threshold to call a special meeting of shareholders.	AGAINST
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Shareholder proposal, if properly presented at the meeting, requesting a diligence report evaluating human rights impacts.	ABSTAIN

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THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Shareholder proposal, if properly presented at the meeting, requesting a report on both median and adjusted pay gaps across race and gender.	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Shareholder proposal, if properly presented at the meeting, requesting a workplace non-discrimination audit and report.	AGAINST
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Mary T. Barra	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Safra A. Catz	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Amy L. Chang	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Robert A. Chapek	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Francis A. deSouza	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Michael B.G. Froman	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Maria Elena Lagomasino	FOR
THE WALT DISNEY COMPANY	US2546871060	09-Mar-2022	Election of Director: Calvin R. McDonald	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Election of Director: Dennis M. Nally	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Ratification of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Election of Director: Ornella Barra	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Advisory vote to approve the compensation of named executive officers.	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Approval of the AmerisourceBergen Corporation 2022 Omnibus Incentive Plan.	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Stockholder proposal, if properly presented, to adopt a policy that no financial performance metric be adjusted to exclude legal or compliance costs in determining executive compensation.	AGAINST
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Stockholder proposal, if properly presented, regarding the threshold for calling a special meeting.	AGAINST
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Election of Director: Steven H. Collis	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Election of Director: D. Mark Durcan	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Election of Director: Richard W. Gochnauer	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Election of Director: Lon R. Greenberg	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Election of Director: Jane E. Henney, M.D.	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Election of Director: Kathleen W. Hyle	FOR

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AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Election of Director: Michael J. Long	FOR
AMERISOURCEBERGEN CORPORATION	US03073E1055	10-Mar-2022	Election of Director: Henry W. McGee	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Election of Director: Scott A. McGregor	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Approval, on an advisory basis, of the compensation of Applied Materials' named executive officers for fiscal year 2021.	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Election of Director: Rani Borkar	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Ratification of the appointment of KPMG LLP as Applied Materials' independent registered public accounting firm for fiscal year 2022.	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Shareholder proposal to amend the appropriate company governing documents to give the owners of a combined 10% of our outstanding common stock the power to call a special shareholder meeting.	AGAINST
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Shareholder proposal to improve the executive compensation program and policy, such as to include the CEO pay ratio factor and voices from employees.	AGAINST
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Election of Director: Judy Bruner	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Election of Director: Xun (Eric) Chen	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Election of Director: Aart J. de Geus	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Election of Director: Gary E. Dickerson	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Election of Director: Thomas J. Iannotti	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Election of Director: Alexander A. Karsner	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Election of Director: Adrianna C. Ma	FOR
APPLIED MATERIALS, INC.	US0382221051	10-Mar-2022	Election of Director: Yvonne McGill	FOR
BANCO BRADESCO S A	US0594603039	10-Mar-2022	Election of the Fiscal Council: Candidates appointed by preferred shareholders - Separate election: Cristiana Pereira / Ava Cohn	FOR
BANCO BRADESCO SA	BRBBDACNPR8	10-Mar-2022	SEPARATE ELECTION OF THE FISCAL COUNCIL, PREFERRED SHARES. APPOINTMENT OF CANDIDATES TO COMPOSE THE FISCAL COUNCIL BY PREFERRED SHAREHOLDERS NOT ENTITLED TO VOTING RIGHTS OR WITH RESTRICTED VOTE. CRISTIANA PEREIRA, AVA COHN.	FOR
CABOT CORPORATION	US1270551013	10-Mar-2022	Election of Director term expires in 2025: Michael M. Morrow	FOR
CABOT CORPORATION	US1270551013	10-Mar-2022	Election of Director term expires in 2025: Sue H. Rataj	FOR
CABOT CORPORATION	US1270551013	10-Mar-2022	Election of Director term expires in 2025: Frank A. Wilson	FOR
CABOT CORPORATION	US1270551013	10-Mar-2022	Election of Director term expires in 2025: Matthias L. Wolfgruber	FOR
CABOT CORPORATION	US1270551013	10-Mar-2022	To approve, in an advisory vote, Cabot's executive compensation.	FOR
CABOT CORPORATION	US1270551013	10-Mar-2022	To ratify the appointment of Deloitte & Touche LLP as Cabot's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR

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COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE AND NOTICING OF THE AGREEMENTS CONCLUDED DURING THE PREVIOUS FISCAL YEARS AND WHICH REMAINED IN FORCE DURING SAID FISCAL YEAR	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	RENEWAL OF THE TERM OF OFFICE OF CAISSE DES DEPOTS ET CONSIGNATIONS AS DIRECTOR	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	RENEWAL OF THE TERM OF OFFICE OF BANQUE POUPULAIRE RHONE-ALPES AS DIRECTOR	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	RATIFICATION OF THE CO-OPTATION OF CREDIT AGRICOLE DES SAVOIE CAPITAL AS DIRECTOR	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	RENEWAL OF THE TERM OF OFFICE OF CREDIT AGRICOLE DES SAVOIE CAPITAL FOR A 4 YEAR PERIOD	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPOINTMENT OF ANNE YANNIC AS A NEW DIRECTOR FOR A 4 YEAR PERIOD REPLACING RACHEL PICARD WHO RESIGNED	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	RENEWAL OF THE TERM OF OFFICE OF CABINET MAZARS AS STATUTORY AUDITOR FOR A 6 YEAR PERIOD	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	TERMINATION OF THE TERM OF OFFICE MRS VERONIQUE CHAUVIN AS ALTERNATE AUDITOR	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED FOR THE FINANCIAL YEAR 2020/2021 TO DOMINIQUE MARCEL, AS CHIEF EXECUTIVE OFFICER UNTIL 31 MAY 2021	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED FOR THE FINANCIAL YEAR 2020/2021 TO DOMINIQUE MARCEL, AS CHAIRMAN OF THE BOARD OF DIRECTORS AS OF 1 JUNE 2021	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED FOR THE FINANCIAL YEAR 2020/2021 TO DOMINIQUE THILLAUD, AS DEPUTY MANAGING DIRECTOR (FROM 25 MARCH TO 31 MAY 2021) AND SUBSEQUENTLY AS MANAGING DIRECTOR AS OF 1 JUNE 2021	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED FOR THE FINANCIAL YEAR 2020/2021 TO LOIC BONHOURS, AS DEPUTY MANAGING DIRECTOR AS OF 1 JUNE 2021	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2021/2022 MENTIONED IN ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE MANAGING DIRECTOR FOR THE FINANCIAL YEAR 2021/2022 MENTIONED IN ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DEPUTY MANAGING DIRECTOR FOR THE FINANCIAL YEAR 2021/2022 MENTIONED IN ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2021/2022 MENTIONED IN ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF THE CORPORATE OFFICERS MENTIONED IN I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO BUY BACK ITS OWN SHARES	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING TREASURY SHARES	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	POWERS TO ACCOMPLISH FORMALITIES	FOR

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COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR THAT ENDED ON 30 SEPTEMBER 2021, SHOWING LOSS AMOUNTING TO EUR 79,217,118.00 AND APPROVAL OF THE EXPENSE AND CHARGE NOT TAX-DEDUCTIBLE AMOUNTING TO EUR 113,327.00	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR SAID FISCAL YEAR SHOWING LOSS AMOUNTING TO EUR 121,670.00 (GROUP SHARE)	FOR
COMPAGNIE DES ALPES SA	FR0000053324	10-Mar-2022	ALLOCATION OF THE LOSS FOR SAID FISCAL YEAR OF EUR (79,217,118.00) TO THE 'RETAINED EARNINGS' ACCOUNT	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF DKK 1.2 MILLION FOR CHAIRMAN, DKK 800,000 FOR VICE CHAIRMAN AND DKK 400,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	REELECT NIELS B. CHRISTIANSEN AS DIRECTOR	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	REELECT NIELS JACOBSEN AS DIRECTOR	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	REELECT ANJA MADSEN AS DIRECTOR	ABSTAIN
DEMANT A/S	DK0060738599	10-Mar-2022	REELECT SISSE FJELSTED RASMUSSEN AS DIRECTOR	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	REELECT KRISTIAN VILLUMSEN AS DIRECTOR	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	APPROVE DKK 1.9 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION FOR TRANSFER TO SHAREHOLDERS	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	APPROVE GUIDELINES FOR INCENTIVE-BASED COMPENSATION FOR EXECUTIVE MANAGEMENT AND BOARD	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH DANISH AUTHORITIES	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
DEMANT A/S	DK0060738599	10-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
F5, INC.	US3156161024	10-Mar-2022	Election of Director: James M. Phillips	FOR
F5, INC.	US3156161024	10-Mar-2022	Election of Director: Sripada Shivananda	FOR
F5, INC.	US3156161024	10-Mar-2022	Election of Director: Sandra E. Bergeron	FOR
F5, INC.	US3156161024	10-Mar-2022	Approve the F5, Inc. Incentive Plan.	FOR
F5, INC.	US3156161024	10-Mar-2022	Ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
F5, INC.	US3156161024	10-Mar-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
F5, INC.	US3156161024	10-Mar-2022	Election of Director: Elizabeth L. Buse	FOR
F5, INC.	US3156161024	10-Mar-2022	Election of Director: Michael L. Dreyer	FOR
F5, INC.	US3156161024	10-Mar-2022	Election of Director: Alan J. Higginson	FOR
F5, INC.	US3156161024	10-Mar-2022	Election of Director: Peter S. Klein	AGAINST

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F5, INC.	US3156161024	10-Mar-2022	Election of Director: François Locoh-Donou	FOR
F5, INC.	US3156161024	10-Mar-2022	Election of Director: Nikhil Mehta	FOR
F5, INC.	US3156161024	10-Mar-2022	Election of Director: Michael F. Montoya	FOR
F5, INC.	US3156161024	10-Mar-2022	Election of Director: Marie E. Myers	FOR
FERGUSON PLC	JE00BJVNSS43	10-Mar-2022	TO APPROVE THE TRANSFER OF THE COMPANY'S LISTING CATEGORY FROM A PREMIUM LISTING TO A STANDARD LISTING	FOR
HOLOGIC, INC.	US4364401012	10-Mar-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for fiscal 2022.	FOR
HOLOGIC, INC.	US4364401012	10-Mar-2022	Election of Director: Stephen P. MacMillan	FOR
HOLOGIC, INC.	US4364401012	10-Mar-2022	Election of Director: Sally W. Crawford	FOR
HOLOGIC, INC.	US4364401012	10-Mar-2022	Election of Director: Charles J. Dockendorff	FOR
HOLOGIC, INC.	US4364401012	10-Mar-2022	Election of Director: Scott T. Garrett	FOR
HOLOGIC, INC.	US4364401012	10-Mar-2022	Election of Director: Ludwig N. Hantson	FOR
HOLOGIC, INC.	US4364401012	10-Mar-2022	Election of Director: Namal Nawana	FOR
HOLOGIC, INC.	US4364401012	10-Mar-2022	Election of Director: Christiana Stamoulis	FOR
HOLOGIC, INC.	US4364401012	10-Mar-2022	Election of Director: Amy M. Wendell	FOR
HOLOGIC, INC.	US4364401012	10-Mar-2022	A non-binding advisory resolution to approve executive compensation.	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	10-Mar-2022	TO CONSIDER AND APPROVE THE COMPANY'S 2021 RESTRICTED A SHARE INCENTIVE SCHEME (DRAFT) AND ITS SUMMARY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	10-Mar-2022	TO CONSIDER AND APPROVE THE PERFORMANCE APPRAISAL MEASURES FOR THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME OF THE COMPANY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	10-Mar-2022	TO CONSIDER AND APPROVE THE ADMINISTRATIVE MEASURES ON SHARE INCENTIVES OF THE COMPANY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	10-Mar-2022	TO CONSIDER AND APPROVE THE COMPANY'S RESOLUTION ON AUTHORIZATION TO THE BOARD TO HANDLE THE RELATED MATTERS FOR THE RESTRICTED SHARES INCENTIVE SCHEME BY THE GENERAL MEETING	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	10-Mar-2022	TO CONSIDER AND APPROVE THE COMPANY'S 2021 RESTRICTED A SHARE INCENTIVE SCHEME (DRAFT) AND ITS SUMMARY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	10-Mar-2022	TO CONSIDER AND APPROVE THE PERFORMANCE APPRAISAL MEASURES FOR THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME OF THE COMPANY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	10-Mar-2022	TO CONSIDER AND APPROVE THE ADMINISTRATIVE MEASURES ON SHARE INCENTIVES OF THE COMPANY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	10-Mar-2022	TO CONSIDER AND APPROVE THE COMPANY'S RESOLUTION ON AUTHORIZATION TO THE BOARD TO HANDLE THE RELATED MATTERS FOR THE RESTRICTED SHARE INCENTIVE SCHEME BY THE GENERAL MEETING	FOR
NATIONAL FUEL GAS COMPANY	US6361801011	10-Mar-2022	DIRECTOR	FOR
NATIONAL FUEL GAS COMPANY	US6361801011	10-Mar-2022	DIRECTOR	FOR

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NATIONAL FUEL GAS COMPANY	US6361801011	10-Mar-2022	DIRECTOR	FOR
NATIONAL FUEL GAS COMPANY	US6361801011	10-Mar-2022	DIRECTOR	FOR
NATIONAL FUEL GAS COMPANY	US6361801011	10-Mar-2022	Advisory approval of named executive officer compensation.	FOR
NATIONAL FUEL GAS COMPANY	US6361801011	10-Mar-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR
NNIT A/S	DK0060580512	10-Mar-2022	APPROVAL OF THE BOARD OF DIRECTORS; REMUNERATION	FOR
NNIT A/S	DK0060580512	10-Mar-2022	RE-ELECTION OF CHAIRMAN: CARSTEN DILLING	FOR
NNIT A/S	DK0060580512	10-Mar-2022	ELECTION OF DEPUTY CHAIRMAN: EIVIND KOLDING	FOR
NNIT A/S	DK0060580512	10-Mar-2022	RE-ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTOR: ANNE BROENG	FOR
NNIT A/S	DK0060580512	10-Mar-2022	RE-ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTOR: CHRISTIAN KANSTRUP	FOR
NNIT A/S	DK0060580512	10-Mar-2022	RE-ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTOR: CAROLINE SERFASS	FOR
NNIT A/S	DK0060580512	10-Mar-2022	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTOR: NIGEL GOVETT	FOR
NNIT A/S	DK0060580512	10-Mar-2022	APPOINTMENT OF AUDITOR: PRICEWATERHOUSECOOPERS STATS AUTORISERET REVISIONSPARTNERSELSKAB	FOR
NNIT A/S	DK0060580512	10-Mar-2022	AUTHORISATION TO ACQUIRE TREASURY SHARES	FOR
NNIT A/S	DK0060580512	10-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS OR SHAREHOLDERS: ADOPTION OF INDEMNIFICATION SCHEME COVERING THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT	FOR
NNIT A/S	DK0060580512	10-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS OR SHAREHOLDERS: APPROVAL OF AMENDMENT OF THE COMPANY'S REMUNERATION POLICY	FOR
NNIT A/S	DK0060580512	10-Mar-2022	PRESENTATION AND ADOPTION OF THE AUDITED ANNUAL REPORT FOR 2021	FOR
NNIT A/S	DK0060580512	10-Mar-2022	ALLOCATION OF LOSS ACCORDING TO THE ADOPTED ANNUAL REPORT	FOR
NNIT A/S	DK0060580512	10-Mar-2022	RESOLUTION TO GRANT DISCHARGE OF LIABILITY TO THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT	FOR
NNIT A/S	DK0060580512	10-Mar-2022	PRESENTATION OF THE COMPANY'S REMUNERATION REPORT FOR AN ADVISORY VOTE	AGAINST
PANDORA A/S	DK0060252690	10-Mar-2022	REELECT MARIANNE KIRKEGAARD AS DIRECTOR	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	REELECT CATHERINE SPINDLER AS DIRECTOR	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	REELECT JAN ZIJDERVELD AS DIRECTOR	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	RATIFY ERNST & YOUNG AS AUDITOR	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	APPROVE DISCHARGE OF MANAGEMENT AND BOARD	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	APPROVE DKK 4,5 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION; AMEND ARTICLES ACCORDINGLY	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH DANISH AUTHORITIES	FOR

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PANDORA A/S	DK0060252690	10-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 16 PER SHARE	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	REELECT PETER A. RUZICKA AS DIRECTOR	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	REELECT CHRISTIAN FRIGAST AS DIRECTOR	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	REELECT HEINE DALSGAARD AS DIRECTOR	FOR
PANDORA A/S	DK0060252690	10-Mar-2022	REELECT BIRGITTA STYMNE GORANSSON AS DIRECTOR	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RATIFICATION OF APPOINTMENTS OF DIRECTORS: APPOINTMENT OF PJ ERASMUS	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	APPOINTMENT AND RE-APPOINTMENT OF THE AUDIT AND RISK COMMITTEE MEMBERS: RE-APPOINTMENT OF SH MULLER	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	APPOINTMENT AND RE-APPOINTMENT OF THE AUDIT AND RISK COMMITTEE MEMBERS: RE-APPOINTMENT OF F PETERSEN-COOK	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	APPOINTMENT AND RE-APPOINTMENT OF THE AUDIT AND RISK COMMITTEE MEMBERS: APPOINTMENT OF HH HICKEY	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	APPOINTMENT AND RE-APPOINTMENT OF THE AUDIT AND RISK COMMITTEE MEMBERS: APPOINTMENT OF ZN MALINGA	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RE-APPOINTMENT OF AUDITOR: RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS INC	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	NON-BINDING ADVISORY VOTE ON PEPCOR'S REMUNERATION POLICY: APPROVAL OF REMUNERATION POLICY	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	NON-BINDING ADVISORY VOTE ON PEPCOR'S IMPLEMENTATION REPORT ON THE REMUNERATION POLICY: APPROVAL OF IMPLEMENTATION REPORT ON REMUNERATION POLICY	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: CHAIRMAN	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: LEAD INDEPENDENT DIRECTOR	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RE-ELECTION OF DIRECTOR WHO RETIRE BY ROTATION: RE-ELECTION OF TL DE KLERK	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: BOARD MEMBERS	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: AUDIT AND RISK COMMITTEE CHAIRMAN	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: AUDIT AND RISK COMMITTEE MEMBERS	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: HUMAN RESOURCES AND REMUNERATION COMMITTEE CHAIRMAN	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: HUMAN RESOURCES AND REMUNERATION COMMITTEE MEMBERS	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: SOCIAL AND ETHICS COMMITTEE CHAIRMAN	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: SOCIAL AND ETHICS COMMITTEE MEMBERS	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: NOMINATION COMMITTEE MEMBERS	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: INVESTMENT COMMITTEE CHAIRMAN	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: INVESTMENT COMMITTEE MEMBERS	FOR

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PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RE-ELECTION OF DIRECTOR WHO RETIRE BY ROTATION: RE-ELECTION OF WYN LUHABE	AGAINST
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: NON-SCHEDULED EXTRAORDINARY MEETINGS	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS: DIRECTOR APPROVED BY PRUDENTIAL AUTHORITY	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	FINANCIAL ASSISTANCE TO SUBSIDIARY COMPANIES: INTERCOMPANY FINANCIAL ASSISTANCE	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	GENERAL AUTHORITY TO REPURCHASE SHARES: AUTHORITY TO REPURCHASE SHARES ISSUED BY THE COMPANY	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RE-ELECTION OF DIRECTOR WHO RETIRE BY ROTATION: RE-ELECTION OF SH MULLER	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RE-ELECTION OF DIRECTOR WHO RETIRE BY ROTATION: RE-ELECTION OF F PETERSEN-COOK	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RATIFICATION OF APPOINTMENTS OF DIRECTORS: APPOINTMENT OF P DISBERRY	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RATIFICATION OF APPOINTMENTS OF DIRECTORS: APPOINTMENT OF HH HICKEY	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RATIFICATION OF APPOINTMENTS OF DIRECTORS: APPOINTMENT OF ZN MALINGA	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RATIFICATION OF APPOINTMENTS OF DIRECTORS: APPOINTMENT OF IM KIRK	FOR
PEPKOR HOLDINGS LIMITED	ZAE000259479	10-Mar-2022	RATIFICATION OF APPOINTMENTS OF DIRECTORS: APPOINTMENT OF LI MOPHATLANE	FOR
PHOTRONICS, INC.	US7194051022	10-Mar-2022	DIRECTOR	FOR
PHOTRONICS, INC.	US7194051022	10-Mar-2022	DIRECTOR	FOR
PHOTRONICS, INC.	US7194051022	10-Mar-2022	DIRECTOR	FOR
PHOTRONICS, INC.	US7194051022	10-Mar-2022	DIRECTOR	FOR
PHOTRONICS, INC.	US7194051022	10-Mar-2022	DIRECTOR	FOR
PHOTRONICS, INC.	US7194051022	10-Mar-2022	DIRECTOR	FOR
PHOTRONICS, INC.	US7194051022	10-Mar-2022	DIRECTOR	FOR
PHOTRONICS, INC.	US7194051022	10-Mar-2022	To ratify the selection of Deloitte & Touche LLP as independent registered public accounting firm for the fiscal year ending October 31, 2022.	FOR
PHOTRONICS, INC.	US7194051022	10-Mar-2022	To approve, by non-binding advisory vote, executive compensation.	FOR
PT BANK MANDIRI (PERSERO) TBK	ID1000095003	10-Mar-2022	APPROVAL ON THE ANNUAL REPORT AND RATIFICATION OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS, APPROVAL ON THE BOARD OF COMMISSIONERS SUPERVISORY REPORT AND RATIFICATION OF THE ANNUAL FINANCIAL STATEMENTS AND IMPLEMENTATION OF THE COMPANY'S SOCIAL AND ENVIRONMENTAL RESPONSIBILITY PROGRAM FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2021, AS WELL AS THE GRANTING OF A FULL RELEASE AND DISCHARGE (VOLLEDIG ACQUIT ET DE CHARGE) TO THE BOARD OF DIRECTORS FOR THE MANAGEMENT ACTIONS OF THE COMPANY AND THE BOARD OF COMMISSIONERS FOR THE COMPANY'S SUPERVISORY ACTIONS THAT HAVE BEEN PERFORMED DURING THE FISCAL YEAR 2021	FOR
PT BANK MANDIRI (PERSERO) TBK	ID1000095003	10-Mar-2022	APPROVAL ON THE USE OF THE COMPANY'S NET PROFITS FOR FISCAL YEAR 2021	FOR
PT BANK MANDIRI (PERSERO) TBK	ID1000095003	10-Mar-2022	DETERMINATION OF REMUNERATION (SALARY/HONORARIUM, FACILITIES AND ALLOWANCES) IN 2022 AND TANTIEM FISCAL YEAR 2021 FOR THE BOARD OF DIRECTORS AND BOARD OF COMMISSIONERS OF THE COMPANY	FOR

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PT BANK MANDIRI (PERSERO) TBK	ID1000095003	10-Mar-2022	APPOINTMENT OF A PUBLIC ACCOUNTING FIRM (PAF) TO AUDIT THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS AND THE IMPLEMENTATION OF SOCIAL AND ENVIRONMENTAL RESPONSIBILITY PROGRAMS REPORTS FOR FISCAL YEAR 2022	FOR
PT BANK MANDIRI (PERSERO) TBK	ID1000095003	10-Mar-2022	CONFIRMATION ON IMPLEMENTATION OF THE REGULATION OF THE MINISTER OF SOES NUMBER PER-05/MBU/04/2021 DATED APRIL 8, 2021 ON THE SOCIAL AND ENVIRONMENTAL RESPONSIBILITY PROGRAM OF THE STATE-OWNED ENTERPRISES	FOR
PT BANK MANDIRI (PERSERO) TBK	ID1000095003	10-Mar-2022	CONFIRMATION ON IMPLEMENTATION OF THE REGULATION OF THE MINISTER OF SOES NUMBER PER-11/MBU/07/2021 DATED JULY 30, 2021 CONCERNING REQUIREMENTS, PROCEDURES FOR APPOINTMENT, AND DISMISSAL OF MEMBERS OF THE BOARD OF DIRECTORS OF STATE-OWNED ENTERPRISES	FOR
PT BANK MANDIRI (PERSERO) TBK	ID1000095003	10-Mar-2022	APPROVAL ON THE TRANSFER OF SHARES OF THE REPURCHASED-SHARES (BUYBACK) HELD AS THE TREASURY STOCK	AGAINST
PT BANK MANDIRI (PERSERO) TBK	ID1000095003	10-Mar-2022	CHANGES IN THE COMPANY'S BOARD OF MANAGEMENT	AGAINST
SONOS, INC.	US83570H1086	10-Mar-2022	DIRECTOR	FOR
SONOS, INC.	US83570H1086	10-Mar-2022	DIRECTOR	ABSTAIN
SONOS, INC.	US83570H1086	10-Mar-2022	DIRECTOR	FOR
SONOS, INC.	US83570H1086	10-Mar-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Sonos' independent registered accounting firm for the fiscal year ending October 1, 2022.	FOR
SONOS, INC.	US83570H1086	10-Mar-2022	Advisory approval of the named executive officer compensation (the say-on-pay vote).	FOR
ZHEJIANG CHINA COMMODITIES CITY GROUP CO LTD	CNE000001BC8	10-Mar-2022	BY-ELECTION OF SUPERVISORS	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER THE 2018 RESTRICTED STOCK INCENTIVE PLAN	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS FIRST GRANTED UNDER 2020 RESTRICTED STOCK INCENTIVE PLAN (APPROVED AT THE 17TH MEETING OF THE 4TH BOARD OF DIRECTORS)	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS FIRST GRANTED UNDER 2021 RESTRICTED STOCK INCENTIVE PLAN (APPROVED AT THE 17TH MEETING OF THE 4TH BOARD OF DIRECTORS)	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS FIRST GRANTED UNDER 2020 RESTRICTED STOCK INCENTIVE PLAN (APPROVED AT THE 20TH MEETING OF THE 4TH BOARD OF DIRECTORS)	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS FIRST GRANTED UNDER 2021 RESTRICTED STOCK INCENTIVE PLAN (APPROVED AT THE 20TH MEETING OF THE 4TH BOARD OF DIRECTORS)	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER THE 2018 RESTRICTED STOCK INCENTIVE PLAN	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS FIRST GRANTED UNDER 2020 RESTRICTED STOCK INCENTIVE PLAN (APPROVED AT THE 17TH MEETING OF THE 4TH BOARD OF DIRECTORS)	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS FIRST GRANTED UNDER 2021 RESTRICTED STOCK INCENTIVE PLAN (APPROVED AT THE 17TH MEETING OF THE 4TH BOARD OF DIRECTORS)	FOR

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ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS FIRST GRANTED UNDER 2020 RESTRICTED STOCK INCENTIVE PLAN (APPROVED AT THE 20TH MEETING OF THE 4TH BOARD OF DIRECTORS)	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS FIRST GRANTED UNDER 2021 RESTRICTED STOCK INCENTIVE PLAN (APPROVED AT THE 20TH MEETING OF THE 4TH BOARD OF DIRECTORS)	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	CHANGE OF AUDIT FIRM	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	11-Mar-2022	APPOINTMENT OF 2021 INTERNAL CONTROL AUDIT FIRM	FOR
DISCOVERY, INC.	US25470F1049	11-Mar-2022	To reclassify and automatically convert Discovery's capital stock into such number of shares of Series A common stock of Warner Bros. Discovery, Inc. ("WBD"), par value \$0.01 per share ("WBD common stock"), as set forth in the Agreement and Plan of Merger, dated as of May 17, 2021, as it may be amended from time to time (the "Merger Agreement"), by and among Discovery, Drake Subsidiary, Inc., AT&T Inc. and Magallanes, Inc. ("Spinco").	FOR
DISCOVERY, INC.	US25470F1049	11-Mar-2022	To increase the authorized shares of WBD common stock to 10,800,000,000 shares.	AGAINST
DISCOVERY, INC.	US25470F1049	11-Mar-2022	To increase the authorized shares of "blank check" preferred stock of WBD, par value \$0.01 per share, to 1,200,000,000 shares.	AGAINST
DISCOVERY, INC.	US25470F1049	11-Mar-2022	To declassify the WBD board of directors into one class of directors upon the election of directors at WBD's third annual meeting of stockholders after the completion of the merger (the "Merger") pursuant to the Merger Agreement, and make certain related changes.	FOR
DISCOVERY, INC.	US25470F1049	11-Mar-2022	To provide for all other changes in connection with the amendment and restatement of Discovery's restated certificate of incorporation, as amended.	FOR
DISCOVERY, INC.	US25470F1049	11-Mar-2022	To approve the issuance of WBD common stock to Spinco stockholders in the Merger as contemplated by the Merger Agreement.	FOR
DISCOVERY, INC.	US25470F1049	11-Mar-2022	To approve, on an advisory (non-binding) basis, certain compensation that will or may be paid by Discovery to its named executive officers in connection with the Merger.	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Appoint a Director Umetsu, Masashi	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Appoint a Director Aramaki, Tomoko	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Approve Retirement Allowance for Retiring Directors, and Payment of Accrued Benefits associated with Abolition of Retirement Benefit System for Current Directors (Excluding Outside Directors)	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Approve Payment of Accrued Benefits associated with Abolition of Retirement Benefit System for Current Corporate Auditors (Excluding Outside Corporate Auditors)	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Outside Directors)	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Approve Details of Compensation as Stock Options for Directors (Excluding Outside Directors)	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Shareholder Proposal: Appoint a Director Hasegawa, Kanya	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Shareholder Proposal: Appoint a Director Torii, Keiji	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Appoint a Director Nozawa, Hiroshi	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Appoint a Director Sakashita, Satoyasu	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Appoint a Director Morimoto, Mari	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Appoint a Director Koyama, Minoru	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Appoint a Director Oishi, Tateki	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Appoint a Director Osako, Tateyuki	FOR
FUJI SOFT INCORPORATED	JP3816600005	11-Mar-2022	Appoint a Director Tsutsui, Tadashi	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	AMENDMENT OF THE BYLAWS: ARTICLE 4. MODIFICATION OF THE COMPETENCE FOR THE TRANSFER OF THE CORPORATE DOMICILE	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	AMENDMENT OF THE BYLAWS: ARTICLE 11. MODIFICATION OF THE PLACE FOR HOLDING THE GENERAL MEETING AND INCLUSION OF THE POSSIBILITY OF CONVENING THE GENERAL MEETING EXCLUSIVELY BY TELEMATIC MEANS	AGAINST
MAPFRE, SA	ES0124244E34	11-Mar-2022	AMENDMENT OF THE BYLAWS: ARTICLE 21. DELETION OF THE MENTION RELATING TO THE MODIFICATION OF THE OPERATING REGIME OF THE DELEGATED COMMITTEE	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	AMENDMENT OF THE BYLAWS: MODIFICATION OF THE POWERS OF THE AUDIT AND COMPLIANCE COMMITTEE TO ADAPT ITS REGULATION TO LAW 5/2021, OF 12 APRIL, WHICH AMENDS THE REVISED TEXT OF THE CAPITAL COMPANIES LAW	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	AMENDMENT OF THE BYLAWS: SECTION 4 OF CHAPTER 3 OF TITLE III AND ARTICLE 24. MODIFICATION OF THE NAME OF THE RISK COMMITTEE TO THE RISK AND SUSTAINABILITY COMMITTEE AND ATTRIBUTION TO THE LATTER OF FUNCTIONS IN MATTERS OF SUSTAINABILITY	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	AMENDMENT OF THE REGULATIONS OF THE GENERAL MEETING: ARTICLE 2. INCLUSION OF THE POWER OF THE GENERAL MEETING TO APPROVE RELATED-PARTY TRANSACTIONS	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	AMENDMENT OF THE REGULATIONS OF THE GENERAL MEETING: ARTICLE 4. INCLUSION OF THE POSSIBILITY OF CONVENING A GENERAL MEETING EXCLUSIVELY BY TELEMATIC MEANS	AGAINST
MAPFRE, SA	ES0124244E34	11-Mar-2022	AMENDMENT OF THE REGULATIONS OF THE GENERAL MEETING: ARTICLE 11. MODIFICATION OF THE PLACE WHERE THE GENERAL MEETING IS TO BE HELD	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	AMENDMENT OF THE REGULATIONS OF THE GENERAL MEETING: ARTICLE 17. INCLUSION OF THE NEED FOR THE INTERVENTION OF A NOTARY PUBLIC IN THE GENERAL MEETING HELD EXCLUSIVELY BY TELEMATIC MEANS	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	REMUNERATION OF THE DIRECTORS: APPROVAL OF THE REMUNERATION POLICY OF THE BOARD MEMBERS FOR THE PERIOD 2022-2024	AGAINST
MAPFRE, SA	ES0124244E34	11-Mar-2022	REMUNERATION OF THE DIRECTORS: ENDORSEMENT OF THE ANNUAL REPORT ON THE REMUNERATION OF DIRECTORS FOR THE 2021 FINANCIAL YEAR	AGAINST
MAPFRE, SA	ES0124244E34	11-Mar-2022	ANNUAL FINANCIAL STATEMENTS, APPROPRIATION OF INCOME AND CORPORATE MANAGEMENT: EXAMINATION AND APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS AND THE INDIVIDUAL AND CONSOLIDATED MANAGEMENT REPORTS FOR THE 2021 FISCAL YEAR	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	AUTHORIZATION AND DELEGATION OF POWERS FOR THE INTERPRETATION, CORRECTION, SUPPLEMENTATION, EXECUTION AND DEVELOPMENT OF THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS' MEETING	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	DELEGATION OF POWERS FOR THE EXECUTION AND CONVERSION INTO A PUBLIC INSTRUMENT OF THE RESOLUTIONS ADOPTED AT THE MEETING	FOR

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MAPFRE, SA	ES0124244E34	11-Mar-2022	ANNUAL FINANCIAL STATEMENTS, APPROPRIATION OF INCOME AND CORPORATE MANAGEMENT: APPROVAL OF THE INTEGRATED REPORT FOR THE 2021 FINANCIAL YEAR	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	ANNUAL FINANCIAL STATEMENTS, APPROPRIATION OF INCOME AND CORPORATE MANAGEMENT: APPROVAL OF THE STATEMENT OF NON-FINANCIAL INFORMATION FOR THE FISCAL YEAR 2021, INCLUDED IN THE INTEGRATED REPORT	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	ANNUAL FINANCIAL STATEMENTS, APPROPRIATION OF INCOME AND CORPORATE MANAGEMENT: APPROVAL OF THE PROPOSED APPROPRIATION OF INCOME AND DISTRIBUTION OF THE DIVIDEND CORRESPONDING TO FISCAL YEAR 2021	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	ANNUAL FINANCIAL STATEMENTS, APPROPRIATION OF INCOME AND CORPORATE MANAGEMENT: APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS FOR THE 2021 FISCAL YEAR	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	APPOINTMENT, RE-ELECTION AND RATIFICATION, IF APPLICABLE, OF DIRECTORS: RE-ELECTION OF MR. ANTONIO HUERTAS MEJIAS AS EXECUTIVE DIRECTOR	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	APPOINTMENT, RE-ELECTION AND RATIFICATION, IF APPLICABLE, OF DIRECTORS: RE-ELECTION OF MR. CATALINA MINARRO BRUGAROLAS AS INDEPENDENT DIRECTOR	FOR
MAPFRE, SA	ES0124244E34	11-Mar-2022	APPOINTMENT, RE-ELECTION AND RATIFICATION, IF APPLICABLE, OF DIRECTORS: RE-ELECTION OF MRS. MARIA DEL PILAR PERALES VISCASILLAS AS INDEPENDENT DIRECTOR. AMENDMENT OF THE BYLAWS:	FOR
MIMECAST LIMITED		11-Mar-2022	To approve the scheme of arrangement in its original form or with or subject to any modification(s), addition(s) or condition(s) approved or imposed by the Royal Court of Jersey.	FOR
MIMECAST LIMITED	GB00BYT5JK65	11-Mar-2022	Authorize the directors of Mimecast Ltd to take all such actions as they consider necessary or appropriate for carrying the Scheme of Arrangement into full effect & to amend Articles of Association of Mimecast Ltd so that any ordinary shares of Mimecast Ltd that are issued on or after the Voting Record Time to persons other than Magnesium Bidco Ltd or its nominees will either be subject to the terms of the Scheme of Arrangement or immediately & automatically acquired by Magnesium Bidco Ltd and/or its nominee(s) for the Per Share Consideration.	FOR
MIMECAST LIMITED	GB00BYT5JK65	11-Mar-2022	Approve, on a non-binding, advisory basis, the golden parachute compensation between Mimecast Limited and its named executive officers relating to the Transaction.	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	APPROVE REMUNERATION OF DIRECTORS FOR FY 2021	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	APPROVE DISCHARGE OF DIRECTORS FOR FY 2021	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	APPROVE DISCHARGE OF AUDITORS FOR FY 2021	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	RATIFY AUDITORS AND FIX THEIR REMUNERATION FOR FY 2022	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	ELECT ZAYID AL NAHYAN AS DIRECTOR	ABSTAIN
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	ELECT SULTAN AL DHAHIRI AS DIRECTOR	ABSTAIN
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	ELECT AISHA AL HALLAMI AS DIRECTOR	ABSTAIN
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	ELECT KHALID KHOURI AS DIRECTOR	ABSTAIN

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ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	ELECT HUSSEIN AL NOWEIS AS DIRECTOR	ABSTAIN
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	AMEND ARTICLE 17 SUBSECTIONS 2, 3 AND 12	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	APPROVE REMOVAL OF ARTICLE 17 SUBSECTION 15 FROM BYLAWS	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	APPROVE AN INCLUSION UNDER ARTICLE 57 OF BYLAWS	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	APPROVE BOARD REPORT ON COMPANY OPERATIONS AND FINANCIAL POSITION FOR FY 2021	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	APPROVE AUDITORS' REPORT ON COMPANY FINANCIAL STATEMENTS FOR FY 2021	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	APPROVE INTERNAL SHARIAH SUPERVISORY BOARD'S REPORT FOR FY 2021	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FY 2021	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	ELECT INTERNAL SHARIAH SUPERVISORY BOARD MEMBERS (BUNDLED)	FOR
ABU DHABI COMMERCIAL BANK	AEA000201011	14-Mar-2022	APPROVE DIVIDENDS REPRESENTING 37 PERCENT OF SHARE CAPITAL FOR FY 2021	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF DKK 1.99MILLION FOR CHAIRMAN, DKK 660,000 FOR VICE CHAIR AND DKK 440,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	APPROVE DKK 68 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	AUTHORIZE BOARD TO DECIDE ON THE DISTRIBUTION OF EXTRAORDINARY DIVIDENDS	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	REELECT HENRIK POULSEN AS DIRECTOR	ABSTAIN
CARLSBERG AS	DK0010181759	14-Mar-2022	REELECT CARL BACHE AS DIRECTOR	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	REELECT MAGDI BATATO AS DIRECTOR	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	REELECT LILIAN FOSSUM BINER AS DIRECTOR	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	REELECT RICHARD BURROWS AS DIRECTOR	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	REELECT SOREN-PETER FUCHS OLESEN AS DIRECTOR	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	REELECT MAJKEN SCHULTZ AS DIRECTOR	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	ELECT PUNITA LAL AS NEW DIRECTOR	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	ELECT MIKAEL ARO AS NEW DIRECTOR	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DISCHARGE OF MANAGEMENT AND BOARD	FOR

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CARLSBERG AS	DK0010181759	14-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 24 PER SHARE	FOR
CARLSBERG AS	DK0010181759	14-Mar-2022	APPROVE REMUNERATION REPORT(ADVISORY VOTE)	FOR
CHONGQING BREWERY CO LTD	CNE000000TL3	14-Mar-2022	ELECTION OF LEO EVERS AS THE DIRECTOR OF A SUBSIDIARY	FOR
CHONGQING BREWERY CO LTD	CNE000000TL3	14-Mar-2022	LAUNCHING ALUMINUM FUTURES HEDGING BUSINESS BY THE ABOVE SUBSIDIARY	FOR
CHONGQING BREWERY CO LTD	CNE000000TL3	14-Mar-2022	PURCHASE OF SHORT-TERM WEALTH MANAGEMENT PRODUCTS FROM BANKS BY THE ABOVE SUBSIDIARY	FOR
CHONGQING BREWERY CO LTD	CNE000000TL3	14-Mar-2022	BY-ELECTION OF DIRECTOR: GAVIN BROCKETT	FOR
NAVER CORP	KR7035420009	14-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
NAVER CORP	KR7035420009	14-Mar-2022	ELECTION OF INSIDE DIRECTOR: CHOE SU YEON	FOR
NAVER CORP	KR7035420009	14-Mar-2022	ELECTION OF INSIDE DIRECTOR: CHAE SEON JU	FOR
NAVER CORP	KR7035420009	14-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: JEONG DO JIN	FOR
NAVER CORP	KR7035420009	14-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: NO HYEOK JUN	FOR
NAVER CORP	KR7035420009	14-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: JEONG DO JIN	FOR
NAVER CORP	KR7035420009	14-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: NO HYEOK JUN	FOR
NAVER CORP	KR7035420009	14-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Mar-2022	To consider and vote on a proposal to approve the issuance of shares of common stock, par value \$0.0001 per share, ("Common Stock"), of Ready Capital Corporation ("Ready Capital"), (i) upon the conversion of the shares of each of the four classes of Ready Capital's Class B common stock, \$0.0001 par value per share, issued in connection with the transactions contemplated by the Merger Agreement, dated as of November 3, 2021, by and among Ready Capital, Mosaic Real Estate Credit, LLC, Mosaic Real Estate Credit Offshore, LP, MREC Corp Sub 1 (VO), LLC MREC Corp.	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Mar-2022	To consider and vote on a proposal to adjourn the special meeting, if necessary or appropriate, including to solicit additional proxies if there are not sufficient votes to approve the Ready Capital Common Stock Issuance Proposal.	AGAINST
SALMAR ASA	NO0010310956	14-Mar-2022	ELECTION OF A PERSON TO CHAIR THE MEETING AND A PERSON TO CO-SIGN THE MINUTES TOGETHER WITH THE CHAIR OF THE MEETING	FOR
SALMAR ASA	NO0010310956	14-Mar-2022	APPROVAL OF THE NOTICE AND THE PROPOSED AGENDA	FOR
SALMAR ASA	NO0010310956	14-Mar-2022	AUTHORISATION TO INCREASE THE SHARE CAPITAL	FOR
SANMINA CORPORATION	US8010561020	14-Mar-2022	To approve, on an advisory (non-binding) basis, the compensation of Sanmina Corporation's named executive officers.	FOR
SANMINA CORPORATION	US8010561020	14-Mar-2022	To approve the reservation of an additional 1,300,000 shares of common stock for issuance under the 2019 Equity Incentive Plan of Sanmina Corporation.	FOR
SANMINA CORPORATION	US8010561020	14-Mar-2022	Election of Director: Jure Sola	FOR
SANMINA CORPORATION	US8010561020	14-Mar-2022	Election of Director: Eugene A. Delaney	FOR
SANMINA CORPORATION	US8010561020	14-Mar-2022	Election of Director: John P. Goldsberry	FOR

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SANMINA CORPORATION	US8010561020	14-Mar-2022	Election of Director: Susan A. Johnson	FOR
SANMINA CORPORATION	US8010561020	14-Mar-2022	Election of Director: Rita S. Lane	FOR
SANMINA CORPORATION	US8010561020	14-Mar-2022	Election of Director: Joseph G. Licata, Jr.	FOR
SANMINA CORPORATION	US8010561020	14-Mar-2022	Election of Director: Krish Prabhu	FOR
SANMINA CORPORATION	US8010561020	14-Mar-2022	Election of Director: Mario M. Rosati	FOR
SANMINA CORPORATION	US8010561020	14-Mar-2022	To ratify the appointment of PricewaterhouseCoopers LLP as Sanmina Corporation's independent registered public accounting firm for the fiscal year ending October 1, 2022.	FOR
SHUFERSAL LTD	IL0007770378	14-Mar-2022	REAPPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: ELDAD ABRAHAM	FOR
SHUFERSAL LTD	IL0007770378	14-Mar-2022	REAPPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MICHAL KAMIR	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	SUBMISSION OF THE REMUNERATION REPORT FOR ADOPTION	AGAINST
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	RE-ELECTION OF MEMBER FOR THE BOARD OF DIRECTOR: ROBERT MAERSK UGGLA	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	RE-ELECTION OF MEMBER FOR THE BOARD OF DIRECTOR: THOMAS LINDEGAARD MADSEN	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	ELECTION OF MEMBER FOR THE BOARD OF DIRECTOR: JULIJA VOITIEKUTE	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	ELECTION OF MEMBER FOR THE BOARD OF DIRECTOR: MARIKA FREDRIKSSON	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	ELECTION OF AUDITORS: THE BOARD PROPOSES RE-ELECTION OF: PRICEWATERHOUSECOOPERS STATS AUTORISERET REVISIONSPARTNERSELSKAB	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	DELIBERATION OF ANY PROPOSALS SUBMITTED BY THE BOARD OF DIRECTORS OR BY SHAREHOLDERS: THE BOARD PROPOSES THAT THE COMPANY'S BOARD BE AUTHORISED TO DECLARE EXTRAORDINARY DIVIDEND	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	DELIBERATION OF ANY PROPOSALS SUBMITTED BY THE BOARD OF DIRECTORS OR BY SHAREHOLDERS: THE BOARD PROPOSES THAT THE COMPANY'S SHARE CAPITAL BE DECREASED IN ACCORDANCE WITH THE COMPANY'S SHARE BUY-BACK PROGRAMME	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	DELIBERATION OF ANY PROPOSALS SUBMITTED BY THE BOARD OF DIRECTORS OR BY SHAREHOLDERS: THE BOARD PROPOSES INDEMNIFICATION OF BOARD AND MANAGEMENT MEMBERS	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	DELIBERATION OF ANY PROPOSALS SUBMITTED BY THE BOARD OF DIRECTORS OR BY SHAREHOLDERS: THE BOARD PROPOSES APPROVAL OF UPDATED REMUNERATION POLICY FOR THE BOARD OF DIRECTORS AND MANAGEMENT OF A.P. MOLLER - MAERSK A/S	AGAINST
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	SUBMISSION OF THE AUDITED ANNUAL REPORT FOR ADOPTION	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	RESOLUTION TO GRANT DISCHARGE TO DIRECTORS	FOR
A.P. MOELLER - MAERSK A/S	DK0010244425	15-Mar-2022	RESOLUTION ON APPROPRIATION OF PROFIT, INCLUDING THE AMOUNT OF DIVIDENDS, OR COVERING OF LOSS IN ACCORDANCE WITH THE ADOPTED ANNUAL REPORT. THE BOARD PROPOSES PAYMENT OF A DIVIDEND OF DKK 2.500 PER SHARE OF DKK 1,000	FOR
ABRDN PLC	GB00BF8Q6K64	15-Mar-2022	APPROVE ACQUISITION OF INTERACTIVE INVESTOR GROUP	FOR
MAHINDRA & MAHINDRA FINANCIAL SERVICES LTD	INE774D01024	15-Mar-2022	ALTERATION TO THE OBJECTS CLAUSE OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY	FOR
MAHINDRA & MAHINDRA FINANCIAL SERVICES LTD	INE774D01024	15-Mar-2022	APPOINTMENT OF MR. SIDDHARTHA MOHANTY (DIN 08058830) AS A NON-EXECUTIVE (NON-INDEPENDENT) DIRECTOR OF THE COMPANY W.E.F. 1ST APRIL 2022, LIABLE TO RETIRE BY ROTATION	FOR

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MAXIMUS, INC.	US5779331041	15-Mar-2022	Election of Class I Director: John J. Haley	FOR
MAXIMUS, INC.	US5779331041	15-Mar-2022	Election of Class I Director: Anne K. Altman	FOR
MAXIMUS, INC.	US5779331041	15-Mar-2022	Election of Class III Director: Bruce L. Caswell	FOR
MAXIMUS, INC.	US5779331041	15-Mar-2022	Election of Class III Director: Richard A. Montoni	FOR
MAXIMUS, INC.	US5779331041	15-Mar-2022	Election of Class III Director: Raymond B. Ruddy	FOR
MAXIMUS, INC.	US5779331041	15-Mar-2022	Ratification of the appointment of Ernst & Young LLP as our independent public accountants for our 2022 fiscal year.	FOR
MAXIMUS, INC.	US5779331041	15-Mar-2022	Advisory vote to approve the compensation of the Named Executive Officers.	FOR
MAXIMUS, INC.	US5779331041	15-Mar-2022	A shareholder proposal pertaining to a third-party racial equity audit.	FOR
PT BANK NEGARA INDONESIA (PERSERO) TBK	ID1000096605	15-Mar-2022	APPROVAL OF THE ANNUAL REPORT AND RATIFICATION OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS, APPROVAL OF THE SUPERVISORY DUTIES REPORT OF THE BOARD OF COMMISSIONERS AND RATIFICATION OF THE ANNUAL REPORT ON THE IMPLEMENTATION OF THE SOCIAL AND ENVIRONMENTAL RESPONSIBILITY PROGRAM FOR THE 2021 FISCAL YEAR, AS WELL AS GRANTING FULL SETTLEMENT AND DISCHARGE OF RESPONSIBILITIES (VOLLEDIG ACQUIT ET DE CHARGE) TO THE BOARD OF DIRECTORS AND THE BOARD COMMISSIONER OF THE COMPANY FOR THE MANAGEMENT AND SUPERVISORY ACTIONS THAT HAVE BEEN CARRIED OUT DURING THE 2021 FISCAL YEAR	FOR
PT BANK NEGARA INDONESIA (PERSERO) TBK	ID1000096605	15-Mar-2022	APPROVAL OF THE USE OF NET PROFIT FOR BOOK YEAR 2021	FOR
PT BANK NEGARA INDONESIA (PERSERO) TBK	ID1000096605	15-Mar-2022	DETERMINATION OF THE REMUNERATION (SALARY, ALLOWANCE, AND FACILITIES) FOR THE COMPANY'S BOARD FOR BOOK YEAR 2022 AS WELL AS TANTIEM FOR BOOK YEAR 2021	FOR
PT BANK NEGARA INDONESIA (PERSERO) TBK	ID1000096605	15-Mar-2022	APPOINTMENT OF PUBLIC ACCOUNTANT FOR BOOK YEAR 2022	FOR
PT BANK NEGARA INDONESIA (PERSERO) TBK	ID1000096605	15-Mar-2022	APPROVAL OF THE ACQUISITION OF SHARES IN PT BANK MAYORA BY THE COMPANY	AGAINST
PT BANK NEGARA INDONESIA (PERSERO) TBK	ID1000096605	15-Mar-2022	APPROVAL ON THE TRANSFER OF SHARES RESULTING FROM BUYBACK OF SHARES FOR YEAR 2021 THAT IS KEPT AS A TREASURY STOCK	AGAINST
PT BANK NEGARA INDONESIA (PERSERO) TBK	ID1000096605	15-Mar-2022	ENFORCEMENT CONFIRMATION: REGULATION OF THE MINISTER OF STATE OWNED ENTERPRISES NUMBER PER-05/MBU/04/2021 CONCERNING THE SOCIAL AND ENVIRONMENTAL RESPONSIBILITY PROGRAM OF STATE-OWNED ENTERPRISES. REGULATION OF THE MINISTER OF STATE OWNED ENTERPRISES NUMBER PER-11/MBU/07/2021 CONCERNING REQUIREMENTS, PROCEDURES FOR APPOINTMENT, AND DISMISSAL OF MEMBERS OF THE BOARD OF DIRECTORS OF STATE-OWNED ENTERPRISES, AND REGULATION OF THE MINISTER OF STATE OWNED ENTERPRISES NUMBER PER-13/MBU/09/2021 CONCERNING THE SIXTH AMENDMENT TO THE REGULATION OF THE MINISTER OF STATE-OWNED ENTERPRISES NUMBER PER-04/MBU/2014 CONCERNING GUIDELINES FOR DETERMINING THE INCOME OF DIRECTORS, BOARD OF COMMISSIONERS, AND SUPERVISORY BOARDS OF BUSINESS ENTITIES STATE OWNED	FOR
QT GROUP PLC	FI4000198031	15-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
QT GROUP PLC	FI4000198031	15-Mar-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
QT GROUP PLC	FI4000198031	15-Mar-2022	DEMAND MINORITY DIVIDEND	FOR
QT GROUP PLC	FI4000198031	15-Mar-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR

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QT GROUP PLC	FI4000198031	15-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
QT GROUP PLC	FI4000198031	15-Mar-2022	APPROVE MONTHLY REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 6,000 TO CHAIRMAN, EUR 4,000 TO VICE CHAIRMAN AND EUR 3,000 TO OTHER DIRECTORS; APPROVE MEETING FEES; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
QT GROUP PLC	FI4000198031	15-Mar-2022	FIX NUMBER OF DIRECTORS AT FIVE	FOR
QT GROUP PLC	FI4000198031	15-Mar-2022	REELECT ROBERT INGMAN, JAAKKO KOPPINEN, MIKKO MARSIO AND LEENA SAARINEN AS DIRECTORS; ELECT MIKKO VALIMAKI AS NEW DIRECTOR	AGAINST
QT GROUP PLC	FI4000198031	15-Mar-2022	APPROVE REMUNERATION OF AUDITORS	AGAINST
QT GROUP PLC	FI4000198031	15-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
QT GROUP PLC	FI4000198031	15-Mar-2022	APPROVE ISSUANCE OF UP TO 2 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
SENEX ENERGY LTD	AU000000SXY7	15-Mar-2022	THAT, PURSUANT TO AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT, THE PROPOSED SCHEME OF ARRANGEMENT BETWEEN SENEX AND THE HOLDERS OF ITS FULLY PAID ORDINARY SHARES, THE TERMS OF WHICH ARE CONTAINED AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THIS NOTICE OF SCHEME MEETING FORMS PART, IS APPROVED (WITH OR WITHOUT MODIFICATION AS APPROVED BY THE FEDERAL COURT OF AUSTRALIA)	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.55 PER SHARE	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	AMEND REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 203,000 FOR CHAIRMAN, EUR 115,000 FOR VICE CHAIRMAN, AND EUR 79,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	FIX NUMBER OF DIRECTORS AT NINE	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	REELECT ELISABETH FLEURIOT, HOCK GOH, CHRISTIANE KUEHNE, ANTTI MAKINEN (CHAIR), RICHARD NILSSON, HAKAN BUSKHE (VICE CHAIR), HELENA HEDBLM AND HANS SOHLSTROM AS DIRECTORS; ELECT KARI JORDAN AS NEW DIRECTOR	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
STORA ENSO OYJ	FI0009005961	15-Mar-2022	APPROVE ISSUANCE OF UP TO 2 MILLION CLASS R SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
TD SYNnex CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Merline Saintil	ABSTAIN
TD SYNnex CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Duane Zitzner	FOR
TD SYNnex CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Dennis Polk	ABSTAIN
TD SYNnex CORPORATION	US87162W1009	15-Mar-2022	An advisory vote to approve our Executive Compensation.	FOR
TD SYNnex CORPORATION	US87162W1009	15-Mar-2022	Ratification of the appointment of KPMG LLP as our independent auditors for 2022.	FOR

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TD SYNEX CORPORATION	US87162W1009	15-Mar-2022	Adoption of an amendment to the TD SYNEX Certificate of Incorporation, pursuant to which TD SYNEX shall waive the corporate opportunity doctrine with respect to certain directors and certain other parties.	AGAINST
TD SYNEX CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Robert Kalsow-Ramos	ABSTAIN
TD SYNEX CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Ann Vezina	FOR
TD SYNEX CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Richard Hume	FOR
TD SYNEX CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Fred Breidenbach	FOR
TD SYNEX CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Hau Lee	FOR
TD SYNEX CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Matthew Miao	ABSTAIN
TD SYNEX CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Nayaki Nayyar	FOR
TD SYNEX CORPORATION	US87162W1009	15-Mar-2022	Election of Director: Matthew Nord	ABSTAIN
THE TORO COMPANY	US8910921084	15-Mar-2022	DIRECTOR	FOR
THE TORO COMPANY	US8910921084	15-Mar-2022	DIRECTOR	FOR
THE TORO COMPANY	US8910921084	15-Mar-2022	DIRECTOR	FOR
THE TORO COMPANY	US8910921084	15-Mar-2022	DIRECTOR	FOR
THE TORO COMPANY	US8910921084	15-Mar-2022	DIRECTOR	FOR
THE TORO COMPANY	US8910921084	15-Mar-2022	DIRECTOR	FOR
THE TORO COMPANY	US8910921084	15-Mar-2022	Ratification of the selection of KPMG LLP as our independent registered public accounting firm for our fiscal year ending October 31, 2022.	FOR
THE TORO COMPANY	US8910921084	15-Mar-2022	Approval of, on an advisory basis, our executive compensation.	FOR
THE TORO COMPANY	US8910921084	15-Mar-2022	Approval of The Toro Company 2022 Equity and Incentive Plan.	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	ADOPTION OF THE FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF DIVIDEND: THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT A DIVIDEND OF EUR 0.67 PER SHARE BE DISTRIBUTED FOR THE FINANCIAL PERIOD 2021. THE DIVIDEND SHALL BE PAID IN TWO INSTALMENTS. THE FIRST INSTALMENT OF EUR 0.33 PER SHARE SHALL BE PAID TO A SHAREHOLDER REGISTERED AS A SHAREHOLDER IN THE SHAREHOLDER REGISTER MAINTAINED BY EUROCLEAR FINLAND LTD ON THE RECORD DATE OF THE DIVIDEND PAYMENT ON 17 MARCH 2022. THE PAYMENT DATE PROPOSED BY THE BOARD FOR THIS INSTALMENT IS 24 MARCH 2022. THE SECOND INSTALMENT OF EUR 0.34 PER SHARE SHALL BE PAID IN SEPTEMBER 2022. THE SECOND INSTALMENT SHALL BE PAID TO A SHAREHOLDER REGISTERED AS A SHAREHOLDER IN THE SHAREHOLDER REGISTER MAINTAINED BY EUROCLEAR FINLAND LTD ON THE DIVIDEND RECORD DATE, WHICH, TOGETHER WITH THE PAYMENT DATE, SHALL BE DECIDED BY THE BOARD OF DIRECTORS IN ITS MEETING SCHEDULED FOR 13 SEPTEMBER 2022. THE DIVIDEND RECORD DATE FOR THE SECOND INSTALMENT WOULD BE 15 SEPTEMBER 2022 AND THE DIVIDEND PAYMENT DATE 22 SEPTEMBER 2022	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT & CEO FROM LIABILITY FOR THE FINANCIAL PERIOD 1 JANUARY 2021- 31 DECEMBER 2021	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	HANDLING OF THE REMUNERATION REPORT FOR GOVERNING BODIES	FOR

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UPONOR OYJ	FI0009002158	15-Mar-2022	ADOPTION OF THE REMUNERATION POLICY FOR GOVERNING BODIES	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	RESOLUTION ON THE NUMBER OF THE MEMBERS OF THE BOARD OF DIRECTORS: SIX	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	ELECTION OF THE MEMBERS AND CHAIR OF THE BOARD OF DIRECTORS: THE NOMINATION BOARD PROPOSES TO THE GENERAL MEETING THAT MS PIA AALTONEN-FORSELL, MR JOHAN FALK, MR MARKUS LENGAUER, MR MICHAEL G. MARCHI AND MS ANNIKA PAASIKIVI, CURRENTLY MEMBERS OF THE BOARD OF DIRECTORS, BE RE-ELECTED AS MEMBERS OF THE BOARD OF DIRECTORS FOR THE FOLLOWING TERM OF OFFICE. CASIMIR LINDHOLM HAS NOTIFIED THAT HE IS NO LONGER AVAILABLE FOR RE-ELECTION. THE NOMINATION BOARD PROPOSES THAT MS SUSANNE SKIPPARI (B.1974, MASTER OF SCIENCE (ECON.)) BE ELECTED AS A NEW MEMBER OF THE BOARD OF DIRECTORS FOR THE FOLLOWING TERM OF OFFICE. SHE IS CURRENTLY WORKING AS EXECUTIVE VICE PRESIDENT, HUMAN RESOURCES AT KONE AND IS A MEMBER OF KONE'S EXECUTIVE BOARD. MS SKIPPARI HAS BEEN WORKING IN VARIOUS HR ROLES IN KONE AND NOKIA. SHE HAS GAINED VAST EXPERIENCE IN STRATEGY CREATION AND EXECUTION, IN LEVERAGING CULTURE, RESOURCING AND TALENT TO COMPETITIVE ADVANTAGE. WITH REGARD TO THE SELECTION PROCEDURE FOR THE MEMBERS OF THE BOARD OF DIRECTORS, THE NOMINATION BOARD RECOMMENDS THAT SHAREHOLDERS TAKE A POSITION ON THE PROPOSAL AS A WHOLE AT THE GENERAL MEETING. THIS RECOMMENDATION IS BASED ON THE FACT THAT AT THE COMPANY, IN LINE WITH A GOOD NORDIC GOVERNANCE MODEL, THE SHAREHOLDERS' NOMINATION BOARD IS SEPARATE FROM THE BOARD OF DIRECTORS. THE SHAREHOLDERS' NOMINATION BOARD, IN ADDITION TO ENSURING THAT INDIVIDUAL NOMINEES FOR MEMBERSHIP OF THE BOARD OF DIRECTORS POSSESS THE REQUIRED COMPETENCES, IS ALSO RESPONSIBLE FOR MAKING SURE THAT THE PROPOSED BOARD OF DIRECTORS AS A WHOLE ALSO HAS THE BEST POSSIBLE EXPERTISE AND EXPERIENCE FOR THE COMPANY, THE BOARD DIVERSITY PRINCIPLES ARE OBSERVED AND THAT THE COMPOSITION OF THE BOARD OF DIRECTORS ALSO MEETS OTHER REQUIREMENTS OF THE FINNISH CORPORATE GOVERNANCE CODE FOR LISTED COMPANIES. THE NOMINATION BOARD FURTHER PROPOSES THAT THE GENERAL MEETING ELECTS MS ANNIKA PAASIKIVI AS THE CHAIR OF	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE AUDITOR	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	ELECTION OF THE AUDITOR: THE BOARD OF DIRECTORS PROPOSES TO THE GENERAL MEETING, BASED ON A RECOMMENDATION FROM THE AUDIT COMMITTEE, THAT KPMG OY AB, A COMPANY OF AUTHORISED PUBLIC ACCOUNTANTS, BE RE-ELECTED AS THE AUDITOR OF THE COMPANY FOR THE FOLLOWING TERM OF OFFICE. KPMG OY AB HAS ANNOUNCED THAT THE PRINCIPALLY RESPONSIBLE AUDITOR WOULD BE ANDERS LUNDIN (APA). THE BOARD OF DIRECTORS ALSO PROPOSES THAT THE GENERAL MEETING REQUEST THE AUDITOR TO GIVE A STATEMENT IN THE AUDITOR'S REPORT ON THE ADOPTION OF THE FINANCIAL STATEMENTS, THE GRANTING OF DISCHARGE FROM LIABILITY AND THE BOARD OF DIRECTORS' PROPOSAL FOR DISTRIBUTION OF FUNDS. THE BOARD OF DIRECTORS NOTES THAT ITS RECOMMENDATION IS FREE FROM INFLUENCE BY A THIRD PARTY, AND THE BOARD OF DIRECTORS IS NOT SUBJECT TO COMPLIANCE WITH ANY SUCH CLAUSES REFERRED TO IN ARTICLE 16(6) OF THE EU AUDIT REGULATION (537/2014) THAT WOULD RESTRICT THE CHOICE AS REGARDS THE APPOINTMENT OF A STATUTORY AUDITOR OR AUDIT FIRM	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	AUTHORISING THE BOARD OF DIRECTORS TO RESOLVE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES	FOR
UPONOR OYJ	FI0009002158	15-Mar-2022	AUTHORISING THE BOARD OF DIRECTORS TO RESOLVE ON THE ISSUANCE OF SHARES	FOR
AGILENT TECHNOLOGIES, INC.	US00846U1016	16-Mar-2022	Election of Director for a three-year term: Hans E. Bishop	FOR
AGILENT TECHNOLOGIES, INC.	US00846U1016	16-Mar-2022	Election of Director for a three-year term: Otis W. Brawley, M.D.	FOR

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AGILENT TECHNOLOGIES, INC.	US00846U1016	16-Mar-2022	Election of Director for a three-year term: Mikael Dolsten, M.D., Ph.D.	FOR
AGILENT TECHNOLOGIES, INC.	US00846U1016	16-Mar-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
AGILENT TECHNOLOGIES, INC.	US00846U1016	16-Mar-2022	To ratify the Audit and Finance Committee's appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm.	FOR
AGILENT TECHNOLOGIES, INC.	US00846U1016	16-Mar-2022	To vote on a stockholder proposal regarding the right to call a special meeting, if properly presented at the meeting.	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	REELECT ANDERS HEDEGAARD (CHAIR) AS DIRECTOR	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	REELECT LENE SKOLE (VICE CHAIR) AS DIRECTOR	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	REELECT GITTE AABO AS DIRECTOR	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	REELECT LARS HOLMQVIST AS DIRECTOR	ABSTAIN
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	REELECT BERTIL LINDMARK AS DIRECTOR	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	REELECT JAKOB RIIS AS DIRECTOR	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	ELECT ALAN MAIN AS NEW DIRECTOR	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	APPROVE CREATION OF DKK 11.1 MILLION POOL OF CAPITAL WITH PREEMPTIVE RIGHTS APPROVE CREATION OF DKK 11.1 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS MAXIMUM INCREASE IN SHARE CAPITAL UNDER BOTH AUTHORIZATIONS UP TO DKK 11.1 MILLION	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	AMEND ARTICLES RE: EQUITY RELATED	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	AMEND ARTICLES RE: POSTAL VOTE	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH DANISH AUTHORITIES	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DISCHARGE OF MANAGEMENT AND BOARD	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
ALK-ABELLO A/S	DK0060027142	16-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF DKK 1.05 MILLION FOR CHAIRMAN, DKK 700,000 FOR VICE CHAIRMAN, AND DKK 350,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
BANK OF BEIJING CO LTD	CNE100000734	16-Mar-2022	PROPOSAL TO ELECT MR. HUO XUEWEN AS A DIRECTOR OF THE COMPANY	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	REELECT HANSPETER FAESSLER AS DIRECTOR	AGAINST
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	REELECT CLAUDE CORNAZ AS DIRECTOR	AGAINST
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	REELECT JUERG FEDIER AS DIRECTOR	AGAINST
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	REELECT GABI HUBER AS DIRECTOR	AGAINST
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	REELECT JENS BREU AS DIRECTOR REPRESENTING BEARER SHAREHOLDERS AT THE SPECIAL MEETING OF HOLDERS OF BEARER SHARES	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	REELECT MARTIN HIRZEL AS DIRECTOR REPRESENTING BEARER SHAREHOLDERS AT THE SPECIAL MEETING OF HOLDERS OF BEARER SHARES	FOR

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DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	ELECT JUDITH VAN WALSUM AS DIRECTOR REPRESENTING BEARER SHAREHOLDERS AT THE SPECIAL MEETING OF HOLDERS OF BEARER SHARES	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	REAPPOINT HANSPETER FAESSLER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	AGAINST
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	REAPPOINT CLAUDE CORNAZ AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	AGAINST
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	REAPPOINT JENS BREU AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	RATIFY KPMG AS AUDITORS	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	DESIGNATE REMO BAUMANN AS INDEPENDENT PROXY	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 2.1 MILLION	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 7 MILLION	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.84 PER REGISTERED SHARE AND CHF 4.20 PER BEARER SHARE	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	RENOMINATE JENS BREU AS CANDIDATE AT THE SPECIAL MEETING OF HOLDERS OF BEARER SHARES	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	RENOMINATE MARTIN HIRZEL AS CANDIDATE AT THE SPECIAL MEETING OF HOLDERS OF BEARER SHARES	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	NOMINATE JUDITH VAN WALSUM AS CANDIDATE AT THE SPECIAL MEETING OF HOLDERS OF BEARER SHARES	FOR
DAETWYLER HOLDING AG	CH0030486770	16-Mar-2022	REELECT PAUL HAELG AS DIRECTOR AND BOARD CHAIRMAN	AGAINST
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	16-Mar-2022	THE APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. HANAN MELZER, RETIRED JUDGE	FOR
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	16-Mar-2022	THE APPOINTMENT OF THE FOLLOWING DIRECTOR: DR. KEREN BAR-HAVA	FOR
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	16-Mar-2022	ELECTION OF MR. HANAN MELZER, RETIRED JUDGE AS COMPANY BOARD CHAIRMAN	FOR
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	16-Mar-2022	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF MR. HANAN MELZER, RETIRED JUDGE AS COMPANY BOARD CHAIRMAN IN A PART-TIME (2/3) JOB	FOR
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	16-Mar-2022	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF DR. GABI PICKER AS COMPANY INTERIM CEO	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	APPROVAL OF REMUNERATION OF THE BOARD OF DIRECTORS FOR THE PRESENT YEAR 2022	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	ELECTION OF CHAIR: RE-ELECTION OF JORGEN BUHL RASMUSSEN	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	ELECTION OF VICE CHAIR: RE-ELECTION OF CORNELIS (CEES) DE JONG	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	ELECTION OF OTHER BOARD MEMBER: RE-ELECTION OF HEINE DALSGAARD	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	ELECTION OF OTHER BOARD MEMBER: RE-ELECTION OF SHARON JAMES	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	ELECTION OF OTHER BOARD MEMBER: RE-ELECTION OF KASIM KUTAY	FOR

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NOVOZYMES A/S	DK0060336014	16-Mar-2022	ELECTION OF OTHER BOARD MEMBER: RE-ELECTION OF KIM STRATTON	ABSTAIN
NOVOZYMES A/S	DK0060336014	16-Mar-2022	ELECTION OF OTHER BOARD MEMBER: ELECTION OF MORTEN OTTO ALEXANDER SOMMER	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	ELECTION OF AUDITOR: RE-ELECTION OF PWC	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: RENEWAL OF AUTHORIZATION TO THE BOARD OF DIRECTORS TO IMPLEMENT CAPITAL INCREASES	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: SHARE CAPITAL REDUCTION	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: RENEWAL OF AUTHORIZATION TO ACQUIRE TREASURY SHARES	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: AUTHORIZATION TO THE BOARD FOR DISTRIBUTION OF EXTRAORDINARY DIVIDENDS	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: REMOVAL OF AGE LIMITATION FOR BOARD MEMBERS	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: REMOVAL OF ARTICLE 4.2 IN THE ARTICLES OF ASSOCIATION (REMOVAL OF KEEPER OF THE SHAREHOLDERS' REGISTER)	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: AUTHORIZATION TO MEETING CHAIRPERSON	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	APPROVAL OF THE ANNUAL REPORT 2021	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	RESOLUTION ON DISTRIBUTION OF PROFIT IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT	FOR
NOVOZYMES A/S	DK0060336014	16-Mar-2022	PRESENTATION AND ADVISORY VOTE ON THE REMUNERATION REPORT FOR 2021	ABSTAIN
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO RE-ELECT ANDY JONES AS A DIRECTOR OF THE COMPANY	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 OCTOBER 2021	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO RE-ELECT GERT VAN DE WEERDHOF AS A DIRECTOR OF THE COMPANY	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO RE-ELECT IAN KRIEGER AS A DIRECTOR OF THE COMPANY	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO RE-ELECT CLAIRE BALMFORTH AS A DIRECTOR OF THE COMPANY	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO AUTHORISE THE COMPANY AND ALL COMPANIES THAT ARE ITS SUBSIDIARIES AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION HAS EFFECT THE PURPOSES OF PART 14 COMPANY ACT	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO AND IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL THE POWERS	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	THAT, WITH EFFECT FROM THE CONCLUSION OF THE AGM AND PURSUANT TO SECTION 21(1) OF THE COMPANIES ACT 2006, THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION 15, THE DIRECTORS BE GIVEN POWERS PURSUANT TO SECTIONS 570 AND 573 OF THE COMPANIES ACT TO ALLOT EQUITY SECURITIES	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSE OF SECTION 701 OF THE COMPANIES ACT TO MAKE MARKET PURCHASES	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 OCTOBER 2021	FOR

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SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 OCTOBER 2021 OF 17.6 PENCE PER ORDINARY SHARE PAYABLE ON 7 APRIL 2022 TO SHAREHOLDERS ON REGISTER AT THE CLOSE OF BUSINESS	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO ELECT LAURE DUHOT, WHO HAS BEEN APPOINTED AS A DIRECTOR SINCE THE LAST AGM OF THE COMPANY AS A DIRECTOR OF THE COMPANY	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO ELECT DELPHINE MOUSSEAU, WHO HAS BEEN APPOINTED AS A DIRECTOR SINCE THE LAST ANNUAL GENERAL MEETING, AS A DIRECTOR	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO RE-ELECT DAVID HEARN AS A DIRECTOR OF THE COMPANY	FOR
SAFESTORE HOLDINGS PLC	GB00B1N7Z094	16-Mar-2022	TO RE-ELECT FREDERIC VECCHIOLI AS A DIRECTOR OF THE COMPANY	FOR
SAMSUNG ELECTRO-MECHANICS CO LTD	KR7009150004	16-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
SAMSUNG ELECTRO-MECHANICS CO LTD	KR7009150004	16-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: YI YOON JEONG	FOR
SAMSUNG ELECTRO-MECHANICS CO LTD	KR7009150004	16-Mar-2022	ELECTION OF INSIDE DIRECTOR: JANG DUK HYEON	FOR
SAMSUNG ELECTRO-MECHANICS CO LTD	KR7009150004	16-Mar-2022	ELECTION OF INSIDE DIRECTOR: GIM SUNG JIN	FOR
SAMSUNG ELECTRO-MECHANICS CO LTD	KR7009150004	16-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: MR. JEONG KIM	FOR
SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	APPROVAL OF AUDITED FINANCIAL STATEMENTS (FY2021)	FOR
SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	APPROVAL OF DIRECTOR REMUNERATION LIMIT (FY2022)	FOR
SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	RE-ELECTION OF INDEPENDENT DIRECTOR: MR. HAN JO KIM	FOR
SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	ELECTION OF INDEPENDENT DIRECTOR: MS. WHA JIN HAN	FOR
SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	ELECTION OF INDEPENDENT DIRECTOR: MR. JUN SUNG KIM	FOR
SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	ELECTION OF EXECUTIVE DIRECTOR: MR. KYE HYUN KYUNG	FOR
SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	ELECTION OF EXECUTIVE DIRECTOR: MR. TAE MOON ROH	FOR
SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	ELECTION OF EXECUTIVE DIRECTOR: MR. HARK KYU PARK	FOR

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SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	ELECTION OF EXECUTIVE DIRECTOR: MR. JUNG BAE LEE	FOR
SAMSUNG ELECTRONICS CO LTD	KR7005930003	16-Mar-2022	RE-ELECTION OF AUDIT COMMITTEE MEMBER: MR. HAN JO KIM	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Clara Shih	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Javier G. Teruel	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Richard E. Allison, Jr.	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Approve amended and restated 2005 Long-Term Equity Incentive Plan.	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Approve, on an advisory, nonbinding basis, the compensation of our named executive officers.	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal 2022.	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Annual Reports Regarding the Prevention of Harassment and Discrimination in the Workplace.	AGAINST
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Andrew Champion	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Mary N. Dillon	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Isabel Ge Mahe	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Melody Hobson	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Kevin R. Johnson	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Jørgen Vig Knudstorp	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Satya Nadella	FOR
STARBUCKS CORPORATION	US8552441094	16-Mar-2022	Election of Director: Joshua Cooper Ramo	FOR
THE COOPER COMPANIES, INC.	US2166484020	16-Mar-2022	An advisory vote on the compensation of our named executive officers as presented in the Proxy Statement.	FOR
THE COOPER COMPANIES, INC.	US2166484020	16-Mar-2022	Election of Director: Colleen E. Jay	FOR
THE COOPER COMPANIES, INC.	US2166484020	16-Mar-2022	Election of Director: William A. Kozy	FOR
THE COOPER COMPANIES, INC.	US2166484020	16-Mar-2022	Election of Director: Jody S. Lindell	FOR
THE COOPER COMPANIES, INC.	US2166484020	16-Mar-2022	Election of Director: Teresa S. Madden	FOR
THE COOPER COMPANIES, INC.	US2166484020	16-Mar-2022	Election of Director: Gary S. Petersmeyer	FOR
THE COOPER COMPANIES, INC.	US2166484020	16-Mar-2022	Election of Director: Maria Rivas, M.D.	FOR
THE COOPER COMPANIES, INC.	US2166484020	16-Mar-2022	Election of Director: Robert S. Weiss	FOR

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THE COOPER COMPANIES, INC.	US2166484020	16-Mar-2022	Election of Director: Albert G. White III	FOR
THE COOPER COMPANIES, INC.	US2166484020	16-Mar-2022	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm for The Cooper Companies, Inc. for the fiscal year ending October 31, 2022.	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	16-Mar-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	16-Mar-2022	SETTLEMENT OF SOME PROJECTS FINANCED WITH RAISED FUNDS AND PERMANENTLY SUPPLEMENTING THE WORKING CAPITAL WITH THE SURPLUS RAISED FUNDS	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	RATIFY AUDITORS AND FIX THEIR REMUNERATION FOR FY 2022	ABSTAIN
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	APPROVE BOARD REPORT ON COMPANY OPERATIONS AND FINANCIAL POSITION FOR FY 2021	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	ELECT DIRECTORS	AGAINST
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	APPROVE BOARD'S AMENDMENT TO TIER 1 SUKUK ISSUED TO THE GOVERNMENT OF ABU DHABI IN COMPLIANCE WITH THE NEW BASE 3 FRAMEWORK	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	APPROVE RENEWAL OF NON-CONVERTIBLE SENIOR SUKUK PROGRAMME OF UP TO USD 5 BILLION	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	AUTHORIZE THE BOARD TO ISSUE SUKUK/BONDS OR OTHER NON-CONVERTIBLE INSTRUMENTS OF UP TO USD 5 BILLION	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	AUTHORIZE THE BOARD TO ISSUE AN ADDITIONAL TIER 1 NON-CONVERTIBLE SUKUK OF UP TO USD 3 BILLION	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	APPROVE AUDITORS' REPORT ON COMPANY FINANCIAL STATEMENTS FOR FY 2021	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	APPROVE INTERNAL SHARIAH SUPERVISORY COMMITTEE REPORT FOR FY 2021	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FY 2021	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	APPROVE DIVIDENDS OF AED 0.311155 PER SHARE FOR FY 2021	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	APPROVE REMUNERATION OF DIRECTORS FOR FY 2021	AGAINST
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	APPROVE DISCHARGE OF DIRECTORS FOR FY 2021	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	APPROVE DISCHARGE OF AUDITORS FOR FY 2021	FOR
ABU DHABI ISLAMIC BANK	AEA000801018	17-Mar-2022	ELECT INTERNAL SHARIAH SUPERVISORY COMMITTEE MEMBERS (BUNDLED)	AGAINST
ARROWHEAD PHARMACEUTICALS, INC.	US04280A1007	17-Mar-2022	To ratify the selection of Rose, Snyder & Jacobs LLP as independent auditors of the Company for the fiscal year ending September 30, 2022.	FOR
ARROWHEAD PHARMACEUTICALS, INC.	US04280A1007	17-Mar-2022	Election of Director: Douglass Given	FOR
ARROWHEAD PHARMACEUTICALS, INC.	US04280A1007	17-Mar-2022	Election of Director: Michael S. Perry	FOR
ARROWHEAD PHARMACEUTICALS, INC.	US04280A1007	17-Mar-2022	Election of Director: Christopher Anzalone	FOR
ARROWHEAD PHARMACEUTICALS, INC.	US04280A1007	17-Mar-2022	Election of Director: Marianne De Backer	FOR
ARROWHEAD PHARMACEUTICALS, INC.	US04280A1007	17-Mar-2022	Election of Director: Mauro Ferrari	FOR

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ARROWHEAD PHARMACEUTICALS, INC.	US04280A1007	17-Mar-2022	Election of Director: Adeoye Olukotun	FOR
ARROWHEAD PHARMACEUTICALS, INC.	US04280A1007	17-Mar-2022	Election of Director: William Waddill	FOR
ARROWHEAD PHARMACEUTICALS, INC.	US04280A1007	17-Mar-2022	To approve, in an advisory (non-binding) vote, the compensation paid to the Company's named executive officers, as disclosed pursuant to Item 402 of Regulation S-K, including the compensation tables and narrative discussion.	AGAINST
ARROWHEAD PHARMACEUTICALS, INC.	US04280A1007	17-Mar-2022	To approve the Arrowhead Pharmaceuticals, Inc. Non-Employee Director Compensation Plan.	AGAINST
AUSTRALIAN PHARMACEUTICAL INDUSTRIES LTD	AU000000API4	17-Mar-2022	APPROVAL OF THE SCHEME OF ARRANGEMENT ON THE TERMS SET OUT IN THE SCHEME BOOKLET	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Delegation to the Board of Directors, with express powers of sub-delegation, of the power to issue convertible securities into Company shares, for a period of five years, up to a maximum ...(due to space limits, see proxy material for full proposal).	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Approval of the annual financial statements and management reports of Banco Bilbao Vizcaya Argentaria, S.A. and its consolidated Group for the financial year ended 31 December 2021.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Authorization for the Company to carry out the derivative acquisition of its own shares, directly or through Group companies, setting the limits or requirements thereon and conferring on the Board of Directors the powers necessary to execute the acquisition, rendering without effect the unused portion of the authorization given at the General Shareholders' Meeting held on March 16, 2018.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Approval of the reduction of the share capital of the Bank in up to a maximum amount of 10% of the share capital as of the date of the resolution, through the redemption of own shares purchased for the purpose of being redeemed, delegating to the Board of Directors the implementation of the share capital reduction on one or more occasions.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Approval of a maximum level of variable remuneration of up to 200% of the fixed component of the total remuneration for a certain group of employees whose professional activities have a significant impact on Banco Bilbao Vizcaya Argentaria, S.A.'s or on its Group's risk profile.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Appointment of the statutory auditors of Banco Bilbao Vizcaya Argentaria, S.A. and its consolidated Group for the 2022, 2023 and 2024 financial years.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Delegation of powers to the Board of Directors, with the authority to substitute, in order to formalise, amend, interpret and execute the resolutions adopted by the Annual General Meeting.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Consultative vote on the Annual Report on the Remuneration of Directors of Banco Bilbao Vizcaya Argentaria, S.A.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Approval of the non-financial information report of Banco Bilbao Vizcaya Argentaria, S.A. and that of its consolidated Group for the financial year ended 31 December 2021.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Approval of the allocation of results for the 2021 financial year.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Approval of the corporate management during the 2021 financial year.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Approval of a distribution of 23 euro cents per share from voluntary reserves as additional remuneration to shareholders for the 2021 financial year.	FOR

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BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Re-election of Carlos Torres Vila.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Re-election of Onur Genç.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Appointment of Connie Hedegaard Koksbang.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA S.A.	US05946K1016	17-Mar-2022	Delegation to the Board of Directors, with express powers of sub-delegation, of the power to increase the Company's share capital, for a period of five years, up to a maximum amount corresponding to 50% of the share capital, delegating in turn the power to exclude preemptive subscription rights, although this power will be limited to 10% of the Bank's share capital in the terms described in the proposed resolutions, as well as the power to amend the corresponding article of the Bylaws.	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	REELECTION OF ONUR GENÇ	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	APPOINTMENT OF CONNIE HEDEGAAR KOKSBANG	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO INCREASE THE COMPANY'S SHARE CAPITAL, FOR A PERIOD OF FIVE YEARS, UP TO A MAXIMUM AMOUNT CORRESPONDING TO 50 PERCENT OF THE SHARE CAPITAL	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO ISSUE CONVERTIBLE SECURITIES INTO COMPANY SHARES, FOR A PERIOD OF FIVE YEARS, UP TO A MAXIMUM AMOUNT OF EUR 6,000,000,000	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	AUTHORIZATION FOR THE COMPANY, TO CARRY OUT THE DERIVATIVE ACQUISITION OF ITS OWN SHARES	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	APPROVAL OF THE REDUCTION OF THE SHARE CAPITAL OF THE BANK IN UP TO A MAXIMUM AMOUNT OF 10 PER CENT OF THE SHARE CAPITAL	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	APPROVAL OF A MAXIMUM LEVEL OF VARIABLE REMUNERATION OF UP TO 200 PER CENT OF THE FIXED COMPONENT OF THE TOTAL REMUNERATION FOR A CERTAIN GROUP OF EMPLOYEES	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	APPOINTMENT OF THE STATUTORY AUDITORS: ERNST YOUNG	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO FORMALIZE, AMEND, INTERPRET AND EXECUTE THE RESOLUTIONS ADOPTED BY THE ANNUAL GENERAL MEETING	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	CONSULTATIVE VOTE ON THE ANNUAL REMUNERATION REPORT OF DIRECTORS	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS AND MANAGEMENT REPORTS OF BANCOBILBAO VIZCAYA ARGENTARIA, S.A. AND ITS CONSOLIDATED GROUP	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	APPROVAL OF THE NON FINANCIAL INFORMATION REPORT	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	ALLOCATION OF RESULTS	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	APPROVAL OF THE CORPORATE MANAGEMENT	FOR
BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	APPROVAL OF A DISTRIBUTION OF 23 EURO CENTS PER SHARE FROM VOLUNTARY RESERVES	FOR

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BANCO BILBAO VIZCAYA ARGENTARIA SA	ES0113211835	17-Mar-2022	REELECTION OF CARLOS TORRES VILA	FOR
CARGOTEC OYJ	FI0009013429	17-Mar-2022	ADOPTION OF THE FINANCIAL STATEMENTS	FOR
CARGOTEC OYJ	FI0009013429	17-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT A DIVIDEND OF EUR 1.07 FOR EACH OF CLASS A SHARES AND A DIVIDEND OF EUR 1.08 FOR EACH OF CLASS B SHARES OUTSTANDING BE PAID. THE DIVIDEND SHALL BE PAID TO SHAREHOLDERS WHO ON THE RECORD DATE OF DIVIDEND DISTRIBUTION, 21 MARCH 2022, ARE REGISTERED AS SHAREHOLDERS IN THE COMPANY'S SHAREHOLDER REGISTER. THE BOARD OF DIRECTORS PROPOSES THE DIVIDEND BE PAID ON 28 MARCH 2022. RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF DIVIDENDS	FOR
CARGOTEC OYJ	FI0009013429	17-Mar-2022	RESOLUTION ON THE DISCHARGE FROM LIABILITY TO THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO	FOR
CARGOTEC OYJ	FI0009013429	17-Mar-2022	AS PARTICIPATION IN THE GENERAL MEETING IS POSSIBLE ONLY BY VOTING IN ADVANCE, THE REMUNERATION REPORT FOR THE COMPANY'S GOVERNING BODIES, WHICH WILL BE PUBLISHED ON 23 FEBRUARY 2022 AND WILL BE AVAILABLE ON THE COMPANY'S WEBSITE AS OF THE DATE OF PUBLICATION, SHALL BE DEEMED TO HAVE BEEN PRESENTED TO THE GENERAL MEETING FOR AN ADVISORY APPROVAL. PRESENTATION OF THE REMUNERATION REPORT FOR GOVERNING BODIES	AGAINST
CARGOTEC OYJ	FI0009013429	17-Mar-2022	THE BOARD OF DIRECTORS PROPOSES, ON THE RECOMMENDATION OF THE NOMINATION AND COMPENSATION COMMITTEE, THAT EUR 95,000 WILL BE PAID TO THE CHAIRMAN OF THE BOARD, EUR 70,000 TO THE VICE CHAIRMAN, EUR 70,000 TO THE CHAIRMAN OF THE AUDIT AND RISK MANAGEMENT COMMITTEE AND EUR 55,000 TO THE OTHER BOARD MEMBERS. IN ADDITION, MEMBERS ARE PROPOSED TO BE PAID EUR 1,000 FOR ATTENDANCE AT BOARD AND COMMITTEE MEETINGS. ACCORDING TO THE PROPOSAL, THE YEARLY REMUNERATION WILL BE PAID QUARTERLY IN CASH. RESOLUTION ON THE REMUNERATION PAYABLE TO THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
CARGOTEC OYJ	FI0009013429	17-Mar-2022	THE BOARD OF DIRECTORS PROPOSES, ON THE RECOMMENDATION OF THE NOMINATION AND COMPENSATION COMMITTEE, THAT THE NUMBER OF BOARD MEMBERS BE EIGHT (8). RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
CARGOTEC OYJ	FI0009013429	17-Mar-2022	THE BOARD OF DIRECTORS PROPOSES, ON THE RECOMMENDATION OF THE NOMINATION AND COMPENSATION COMMITTEE, THAT ILKKA HERLIN, TERESA KEMPPI-VASAMA, JOHANNA LAMMINEN, KAISA OLKKONEN, TEUVO SALMINEN, HEIKKI SOLJAMA, JAAKKO ESKOLA AND CASIMIR LINDHOLM WHO HAVE GIVEN THEIR CONSENT FOR THE ELECTION, BE RE-ELECTED TO THE BOARD OF DIRECTORS. TAPIO HAKAKARI HAS INFORMED THAT HE WILL NOT STAND FOR RE-ELECTION TO THE BOARD OF DIRECTORS. ELECTION OF THE MEMBERS OF THE BOARD	AGAINST
CARGOTEC OYJ	FI0009013429	17-Mar-2022	THE BOARD OF DIRECTORS PROPOSES, ON THE RECOMMENDATION OF THE AUDIT AND RISK MANAGEMENT COMMITTEE, THAT THE FEES TO THE AUDITORS BE PAID ACCORDING TO THEIR INVOICE REVIEWED BY THE COMPANY. RESOLUTION ON AUDITORS' REMUNERATION	FOR
CARGOTEC OYJ	FI0009013429	17-Mar-2022	THE BOARD OF DIRECTORS PROPOSES, ON THE RECOMMENDATION OF THE AUDIT AND RISK MANAGEMENT COMMITTEE, THAT ONE (1) AUDITOR BE ELECTED. RESOLUTION ON THE NUMBER OF AUDITORS	FOR
CARGOTEC OYJ	FI0009013429	17-Mar-2022	THE BOARD OF DIRECTORS PROPOSES, ON THE RECOMMENDATION OF THE AUDIT AND RISK MANAGEMENT COMMITTEE, THAT ACCOUNTING FIRM ERNST & YOUNG OY BE ELECTED AS THE COMPANY'S AUDITOR. ELECTION OF THE AUDITORS	FOR

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CARGOTEC OYJ	FI0009013429	17-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE GENERAL MEETING AUTHORISE THE BOARD TO DECIDE ON THE REPURCHASE AND/OR ON THE ACCEPTANCE AS PLEDGE OF CARGOTEC'S SHARES AS FOLLOWS: ALTOGETHER NO MORE THAN 6,400,000 SHARES IN THE COMPANY MAY BE PURCHASED AND/OR ACCEPTED AS PLEDGE, OF WHICH NO MORE THAN 952,000 ARE CLASS A SHARES AND 5,448,000 ARE CLASS B SHARES. THE SHARES MAY ONLY BE PURCHASED WITH NON-RESTRICTED EQUITY. AUTHORISING THE BOARD OF DIRECTORS TO DECIDE ON REPURCHASE AND/OR ON THE ACCEPTANCE AS PLEDGE OF CARGOTEC'S SHARES	FOR
CHEIL WORLDWIDE INC	KR7030000004	17-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
CHEIL WORLDWIDE INC	KR7030000004	17-Mar-2022	ELECTION OF OUTSIDE DIRECTOR JANG BYEONG WAN	FOR
CHEIL WORLDWIDE INC	KR7030000004	17-Mar-2022	ELECTION OF INSIDE DIRECTOR YU JEONG GEUN	FOR
CHEIL WORLDWIDE INC	KR7030000004	17-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
CHEIL WORLDWIDE INC	KR7030000004	17-Mar-2022	APPROVAL OF REMUNERATION FOR AUDITOR	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	RE-ELECTION OF LARS-ERIK BRENOE AS BOARD OF DIRECTOR	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	RE-ELECTION OF RAIJA-LEENA HANKONEN-NYBOM AS BOARD OF DIRECTOR	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	RE-ELECTION OF BENTE AVNUNG LANDSNES AS BOARD OF DIRECTOR	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	RE-ELECTION OF JAN THORSGAARD NIELSEN AS BOARD OF DIRECTOR	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	RE-ELECTION OF CAROL SERGEANT AS BOARD OF DIRECTOR	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	ELECTION OF JACOB DAHL AS BOARD OF DIRECTOR	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	ELECTION OF ALLAN POLACK AS BOARD OF DIRECTOR	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	ELECTION OF HELLE VALENTIN AS BOARD OF DIRECTOR	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MICHAEL STRABO AS BOARD OF DIRECTOR	ABSTAIN
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF LARS WISMANN AS BOARD OF DIRECTOR	ABSTAIN
DANSKE BANK A/S	DK0010274414	17-Mar-2022	RE-APPOINTMENT OF DELOITTE STATS AUTORISERET REVISIONSPARTNERSELSKAB AS EXTERNAL AUDITOR	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	THE BOARD OF DIRECTORS' PROPOSALS TO AMEND THE ARTICLES OF ASSOCIATION: EXTENSION BY ONE YEAR OF THE EXISTING AUTHORITY IN ARTICLES 6.1. AND 6.2. OF THE ARTICLES OF ASSOCIATION REGARDING CAPITAL INCREASES WITH PRE-EMPTION RIGHTS	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	THE BOARD OF DIRECTORS' PROPOSALS TO AMEND THE ARTICLES OF ASSOCIATION: AMENDMENT OF AND EXTENSION BY ONE YEAR OF THE EXISTING AUTHORITY IN ARTICLES 6.5. AND 6.6. OF THE ARTICLES OF ASSOCIATION REGARDING CAPITAL INCREASES WITHOUT PREEMPTION RIGHTS	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	THE BOARD OF DIRECTORS' PROPOSALS TO AMEND THE ARTICLES OF ASSOCIATION: DELETION OF A SECONDARY NAME IN ARTICLE 23 OF THE ARTICLES OF ASSOCIATION	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	EXTENSION OF THE BOARD OF DIRECTORS' EXISTING AUTHORITY TO ACQUIRE OWN SHARES	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PRESENTATION OF REMUNERATION REPORT 2021 FOR AN ADVISORY VOTE	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	ADOPTION OF THE REMUNERATION OF THE BOARD OF DIRECTORS IN 2022	FOR

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DANSKE BANK A/S	DK0010274414	17-Mar-2022	ADJUSTMENTS TO THE GROUP'S REMUNERATION POLICY	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	RENEWAL OF THE EXISTING INDEMNIFICATION OF DIRECTORS AND OFFICERS WITH EFFECT UNTIL THE ANNUAL GENERAL MEETING IN 2023	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER OLE SCHULTZ REGARDING A BUSINESS STRATEGY IN ACCORDANCE WITH THE PARIS AGREEMENT	ABSTAIN
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER JORGEN THULESEN REGARDING SHARE BUYBACK PROGRAMME	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: DEADLINE FOR SHAREHOLDER PROPOSALS	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: ALTERNATES AND LIMITATION OF THE NUMBER OF CANDIDATES FOR THE BOARD OF DIRECTORS	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: OBLIGATION TO COMPLY WITH APPLICABLE LEGISLATION	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: CONFIRM RECEIPT OF ENQUIRIES FROM SHAREHOLDERS	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: RESPONSE TO ENQUIRIES FROM SHAREHOLDERS	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: THE INALTERABILITY OF THE ARTICLES OF ASSOCIATION	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: THE CHAIRMAN OF THE MEETING'S ALLOWANCE OF PROPOSAL AT ANNUAL GENERAL MEETING 2021	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: THE CHAIRMAN OF THE MEETING'S DEROGATION FROM THE ARTICLES OF ASSOCIATION	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: LEGAL STATEMENT CONCERNING THE CHAIRMAN OF THE MEETING'S DEROGATION FROM THE ARTICLES OF ASSOCIATION	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: PAYMENT OF COMPENSATION TO LARS WISMANN	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: PUBLISHING INFORMATION REGARDING THE COMPLETION OF BOARD LEADERSHIP COURSES	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: RESIGNATION DUE TO LACK OF EDUCATION	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: DANISH LANGUAGE REQUIREMENTS FOR THE CEO	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: REQUIREMENT FOR COMPLETION OF DANISH CITIZEN TEST	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: ADMINISTRATION MARGINS AND INTEREST RATES	AGAINST

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DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: INFORMATION REGARDING ASSESSMENTS	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: DISCLOSURE OF VALUATION BASIS	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: MINUTES OF THE ANNUAL GENERAL MEETING	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: USE OF THE DANISH TAX SCHEME FOR RESEARCHERS AND HIGHLY PAID EMPLOYEES (FORSKERORDNINGEN)	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER WISMANN PROPERTY CONSULT A/S: THE CEO'S USE OF THE DANISH TAX SCHEME FOR RESEARCHERS AND HIGHLY PAID EMPLOYEES (FORSKERORDNINGEN)	AGAINST
DANSKE BANK A/S	DK0010274414	17-Mar-2022	AUTHORISATION TO THE CHAIRMAN OF THE GENERAL MEETING	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	ADOPTION OF ANNUAL REPORT 2021	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	ALLOCATION OF PROFITS ACCORDING TO THE ADOPTED ANNUAL REPORT 2021	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	ELECTION OF THE NUMBER OF CANDIDATES, WHICH IS PROPOSED BY THE BOARD OF DIRECTORS AT THE ANNUAL GENERAL MEETING AT THE LATEST	FOR
DANSKE BANK A/S	DK0010274414	17-Mar-2022	RE-ELECTION OF MARTIN BLESSING AS BOARD OF DIRECTOR	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MR. MARCO GADOLA	AGAINST
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MR. ADRIAN T. KELLER	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MR. ANDREAS W. KELLER	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MS. PROF. DR. ANNETTE G. KOEHLER	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: DR. HANS CHRISTOPH TANNER	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MS. EUNICE ZEHNDER-LAI	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF MR. MARCO GADOLA AS CHAIRMAN OF THE BOARD OF DIRECTORS	AGAINST
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: MR. ADRIAN T. KELLER	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: MS. EUNICE ZEHNDER-LAI	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	SEPARATE ELECTION OF DR. HANS CHRISTOPH TANNER AS NEW MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE FOR A TERM OF OFFICE UNTIL COMPLETION OF THE NEXT ORDINARY GENERAL MEETING	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE STATUTORY AUDITORS: REELECTION OF ERNST + YOUNG LTD, ZURICH, AS STATUTORY AUDITORS OF DKSH HOLDING LTD. FOR THE FINANCIAL YEAR 2022	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE INDEPENDENT PROXY: MR ERNST A. WIDMER, ZURICH, AS INDEPENDENT PROXY	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	APPROVAL OF THE FINANCIAL STATEMENTS OF DKSH HOLDING LTD. AND THE GROUP CONSOLIDATED FINANCIAL STATEMENTS OF THE DKSH GROUP FOR THE FINANCIAL YEAR 2021	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	APPROPRIATION OF AVAILABLE EARNINGS AS PER BALANCE SHEET 2021 AND DECLARATION OF DIVIDEND	FOR

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DKSH HOLDING AG	CH0126673539	17-Mar-2022	DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE EXECUTIVE COMMITTEE FOR THE FINANCIAL YEAR 2021	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF THE COMPENSATION OF THE BOARD OF DIRECTORS FOR THE TERM OF OFFICE UNTIL THE NEXT ORDINARY GENERAL MEETING	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF THE COMPENSATION OF THE EXECUTIVE COMMITTEE FOR THE FINANCIAL YEAR 2023	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: DR. WOLFGANG BAIER	FOR
DKSH HOLDING AG	CH0126673539	17-Mar-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MR. JACK CLEMONS	FOR
DSV A/S	DK0060079531	17-Mar-2022	PRESENTATION AND APPROVAL OF THE 2021 REMUNERATION REPORT	FOR
DSV A/S	DK0060079531	17-Mar-2022	RE-ELECTION OF MEMBER FOR THE BOARD OF DIRECTORS: THOMAS PLENBORG	FOR
DSV A/S	DK0060079531	17-Mar-2022	RE-ELECTION OF MEMBER FOR THE BOARD OF DIRECTORS: JORGEN MOLLER	FOR
DSV A/S	DK0060079531	17-Mar-2022	RE-ELECTION OF MEMBER FOR THE BOARD OF DIRECTORS: BIRGIT W. NORGAARD	FOR
DSV A/S	DK0060079531	17-Mar-2022	RE-ELECTION OF MEMBER FOR THE BOARD OF DIRECTORS: MALOU AAMUND	FOR
DSV A/S	DK0060079531	17-Mar-2022	RE-ELECTION OF MEMBER FOR THE BOARD OF DIRECTORS: BEAT WALTI	FOR
DSV A/S	DK0060079531	17-Mar-2022	RE-ELECTION OF MEMBER FOR THE BOARD OF DIRECTORS: NIELS SMEDEGAARD	FOR
DSV A/S	DK0060079531	17-Mar-2022	RE-ELECTION OF MEMBER FOR THE BOARD OF DIRECTORS: TAREK SULTAN AL-ESSA	ABSTAIN
DSV A/S	DK0060079531	17-Mar-2022	ELECTION OF MEMBER FOR THE BOARD OF DIRECTORS: BENEDIKTE LEROY	FOR
DSV A/S	DK0060079531	17-Mar-2022	ELECTION OF AUDITOR(S): RE-ELECTION OF PRICEWATERHOUSECOOPERS (ORG. 33 77 12 31)	FOR
DSV A/S	DK0060079531	17-Mar-2022	PROPOSED RESOLUTION: EDUCATION OF THE SHARE CAPITAL AND AMENDMENT OF ARTICLE 3 OF THE ARTICLES OF ASSOCIATION	FOR
DSV A/S	DK0060079531	17-Mar-2022	PROPOSED RESOLUTION: AUTHORISATION TO ACQUIRE TREASURY SHARES	FOR
DSV A/S	DK0060079531	17-Mar-2022	PROPOSED RESOLUTION: INDEMNIFICATION OF MEMBERS OF BOARD OF DIRECTORS AND OF EXECUTIVE BOARD	FOR
DSV A/S	DK0060079531	17-Mar-2022	PRESENTATION OF THE 2021 ANNUAL REPORT WITH THE AUDIT REPORT FOR ADOPTION	FOR
DSV A/S	DK0060079531	17-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK: 5.50 PER SHARE	FOR
DSV A/S	DK0060079531	17-Mar-2022	APPROVAL OF THE PROPOSED REMUNERATION OF THE BOARD OF DIRECTORS FOR THE CURRENT FINANCIAL YEAR	FOR
KEYSIGHT TECHNOLOGIES, INC.	US49338L1035	17-Mar-2022	Election of Director: James G. Cullen	FOR
KEYSIGHT TECHNOLOGIES, INC.	US49338L1035	17-Mar-2022	Election of Director: Michelle J. Holthaus	FOR
KEYSIGHT TECHNOLOGIES, INC.	US49338L1035	17-Mar-2022	Election of Director: Jean M. Nye	FOR
KEYSIGHT TECHNOLOGIES, INC.	US49338L1035	17-Mar-2022	Election of Director: Joanne B. Olsen	FOR
KEYSIGHT TECHNOLOGIES, INC.	US49338L1035	17-Mar-2022	Ratify the Audit and Finance Committee's appointment of PricewaterhouseCoopers LLP as Keysight's independent registered public accounting firm.	FOR

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KEYSIGHT TECHNOLOGIES, INC.	US49338L1035	17-Mar-2022	Approve, on a non-binding advisory basis, the compensation of Keysight's named executive officers.	FOR
KEYSIGHT TECHNOLOGIES, INC.	US49338L1035	17-Mar-2022	Approve an amendment to Keysight's Amended and Restated Certificate of Incorporation to declassify the Board of Directors.	FOR
LESLIE'S INC	US5270641096	17-Mar-2022	DIRECTOR	FOR
LESLIE'S INC	US5270641096	17-Mar-2022	DIRECTOR	FOR
LESLIE'S INC	US5270641096	17-Mar-2022	DIRECTOR	ABSTAIN
LESLIE'S INC	US5270641096	17-Mar-2022	Ratification of appointment of Ernst & Young LLP as Leslie's, Inc.'s independent registered public accounting firm for 2022.	FOR
LESLIE'S INC	US5270641096	17-Mar-2022	Non-binding, advisory vote to approve named executive officer compensation.	FOR
LESLIE'S INC	US5270641096	17-Mar-2022	Non-binding, advisory vote to approve the frequency of future non-binding, advisory votes to approve named executive officer compensation.	1 YEAR
PT BANK CENTRAL ASIA TBK	ID1000109507	17-Mar-2022	APPROVAL OF THE ANNUAL REPORT INCLUDING THE COMPANY'S FINANCIAL STATEMENTS AND THE BOARD OF COMMISSIONERS REPORT ON ITS SUPERVISORY DUTIES FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND GRANT OF RELEASE AND DISCHARGE OF LIABILITY (ACQUIT ET DECHARGE) TO ALL MEMBERS OF THE BOARD OF DIRECTORS FOR THEIR MANAGEMENT ACTIONS AND TO ALL MEMBERS OF THE BOARD OF COMMISSIONERS OF THE COMPANY FOR THEIR SUPERVISORY ACTIONS DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
PT BANK CENTRAL ASIA TBK	ID1000109507	17-Mar-2022	APPROPRIATION OF THE COMPANY'S NET PROFIT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
PT BANK CENTRAL ASIA TBK	ID1000109507	17-Mar-2022	CHANGE OF THE COMPOSITION OF THE COMPANY'S BOARD OF DIRECTORS	FOR
PT BANK CENTRAL ASIA TBK	ID1000109507	17-Mar-2022	DETERMINATION OF THE AMOUNT OF SALARY OR HONORARIUM AND BENEFITS FOR THE FINANCIAL YEAR 2022 AS WELL AS BONUS PAYMENT (TANTIEM) FOR THE FINANCIAL YEAR 2021 PAYABLE TO THE MEMBERS OF THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY	AGAINST
PT BANK CENTRAL ASIA TBK	ID1000109507	17-Mar-2022	APPOINTMENT OF THE REGISTERED PUBLIC ACCOUNTING FIRM (INCLUDING THE REGISTERED PUBLIC ACCOUNTANT PRACTICING THROUGH SUCH REGISTERED PUBLIC ACCOUNTING FIRM) TO AUDIT THE COMPANY'S BOOKS AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022	FOR
PT BANK CENTRAL ASIA TBK	ID1000109507	17-Mar-2022	GRANT OF POWERS AND AUTHORITY TO THE BOARD OF DIRECTORS TO PAY OUT INTERIM DIVIDENDS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2022	FOR
PT BANK CENTRAL ASIA TBK	ID1000109507	17-Mar-2022	APPROVAL OF THE REVISED RECOVERY PLAN OF THE COMPANY	FOR
S-1 CORP	KR7012750006	17-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
S-1 CORP	KR7012750006	17-Mar-2022	ELECTION OF OUTSIDE DIRECTOR I MAN U	FOR
S-1 CORP	KR7012750006	17-Mar-2022	ELECTION OF INSIDE DIRECTOR NAM GUNG BEOM	FOR
S-1 CORP	KR7012750006	17-Mar-2022	ELECTION OF A NON-PERMANENT DIRECTOR NAKA DA TAKA SI	FOR
S-1 CORP	KR7012750006	17-Mar-2022	ELECTION OF AUDITOR GIM YUN HWAN	FOR
S-1 CORP	KR7012750006	17-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
S-1 CORP	KR7012750006	17-Mar-2022	APPROVAL OF REMUNERATION FOR AUDITOR	FOR
SAMSUNG ENGINEERING CO LTD	KR7028050003	17-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR

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SAMSUNG ENGINEERING CO LTD	KR7028050003	17-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: MUN IL	FOR
SAMSUNG ENGINEERING CO LTD	KR7028050003	17-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: CHOE JEONG HYEON	FOR
SAMSUNG ENGINEERING CO LTD	KR7028050003	17-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER CANDIDATES: MOON IL	FOR
SAMSUNG ENGINEERING CO LTD	KR7028050003	17-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
SAMSUNG SDI CO. LTD	KR7006400006	17-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
SAMSUNG SDI CO. LTD	KR7006400006	17-Mar-2022	ELECTION OF INSIDE DIRECTOR: CHOE YUN HO	FOR
SAMSUNG SDI CO. LTD	KR7006400006	17-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
URSTADT BIDDLE PROPERTIES INC.	US9172862057	17-Mar-2022	Election of Class I Director to serve for three years: Willing L. Biddle	FOR
URSTADT BIDDLE PROPERTIES INC.	US9172862057	17-Mar-2022	Election of Class I Director to serve for three years: Bryan O. Colley	FOR
URSTADT BIDDLE PROPERTIES INC.	US9172862057	17-Mar-2022	Election of Class I Director to serve for three years: Robert J. Mueller	AGAINST
URSTADT BIDDLE PROPERTIES INC.	US9172862057	17-Mar-2022	To ratify the appointment of PKF O'Connor Davies, LLP, as the independent registered public accounting firm of the Company for one year.	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: PETER ATHANAS	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: WALTER P. J. DROEGE	AGAINST
ALSO HOLDING AG	CH0024590272	18-Mar-2022	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: FRANK TANSKI	AGAINST
ALSO HOLDING AG	CH0024590272	18-Mar-2022	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: ERNEST-W. DROEGE	AGAINST
ALSO HOLDING AG	CH0024590272	18-Mar-2022	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: GUSTAVO MOELLER-HERGT	AGAINST
ALSO HOLDING AG	CH0024590272	18-Mar-2022	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: THOMAS FUERER	AGAINST
ALSO HOLDING AG	CH0024590272	18-Mar-2022	ELECTION OF GUSTAVO MOELLER-HERGT AS CHAIRMAN OF THE BOARD OF DIRECTORS	AGAINST
ALSO HOLDING AG	CH0024590272	18-Mar-2022	INDIVIDUAL ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: PETER ATHANAS	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	INDIVIDUAL ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: WALTER P. J. DROEGE	AGAINST
ALSO HOLDING AG	CH0024590272	18-Mar-2022	INDIVIDUAL ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: FRANK TANSKI	AGAINST
ALSO HOLDING AG	CH0024590272	18-Mar-2022	ELECTION OF ERNST & YOUNG AG AS STATUTORY AUDITOR FOR FISCAL YEAR 2022	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	APPROVAL OF THE ANNUAL REPORT 2021 (INCLUDING STATUS REPORT, FINANCIAL STATEMENTS, AND CONSOLIDATED FINANCIAL STATEMENTS), AND RECEIPT OF THE REPORTS OF THE STATUTORY AUDITOR	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	ELECTION OF DR. IUR. ADRIAN VON SEGESSER, ATTORNEY AT LAW AND NOTARY PUBLIC, AS INDEPENDENT PROXY WITH RIGHT OF SUBSTITUTION	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	CONSULTATIVE VOTE ON THE COMPENSATION REPORT 2021	AGAINST

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ALSO HOLDING AG	CH0024590272	18-Mar-2022	APPROPRIATION OF THE RETAINED EARNINGS 2021, DISSOLUTION AND DISBURSEMENT OF RESERVE FROM FOREIGN CONTRIBUTION IN KIND	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND GROUP MANAGEMENT	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	AMENDMENTS TO THE ARTICLES OF INCORPORATION CONCERNING ESG-COMMITTEE	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	APPROVAL OF THE MAXIMUM AMOUNT OF THE COMPENSATION FOR THE BOARD OF DIRECTORS FOR FISCAL YEAR 2022	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	APPROVAL OF THE MAXIMUM AMOUNT OF THE FIXED COMPENSATION FOR THE MEMBERS OF GROUP MANAGEMENT FOR FISCAL YEAR 2022	FOR
ALSO HOLDING AG	CH0024590272	18-Mar-2022	APPROVAL OF THE MAXIMUM AMOUNT OF THE VARIABLE COMPENSATION FOR THE MEMBERS OF GROUP MANAGEMENT FOR FISCAL YEAR 2022	AGAINST
GREAT WALL MOTOR CO LTD	CNE100000338	18-Mar-2022	ELECTION OF DIRECTOR: TO ELECT MS. LI HONG SHUAN AS AN EXECUTIVE DIRECTOR FOR THE SEVENTH SESSION OF THE BOARD OF THE COMPANY. SUBJECT TO THE APPOINTMENT AS THE EXECUTIVE DIRECTOR AT THE EGM, MS. LI HONG SHUAN WILL ENTER INTO A SERVICE AGREEMENT WITH THE COMPANY. THE TERM OF OFFICE WILL COMMENCE FROM THE DATE UPON THE APPROVAL OF SUCH APPOINTMENTS AT THE EGM UNTIL THE EXPIRY OF THE SEVENTH SESSION OF THE BOARD OF THE COMPANY, AND THE BOARD IS AUTHORISED TO DETERMINE THE REMUNERATION OF MS. LI HONG SHUAN, WHICH WILL MAINLY COMPRISE OF BASIC SALARY, PERFORMANCE BONUS, VARIOUS SOCIAL INSURANCE, EMPLOYEE'S BENEFITS AND CONTRIBUTION TO HOUSING PROVIDENT FUNDS, WHICH SHALL BE DETERMINED IN ACCORDANCE WITH APPLICABLE REGULATIONS OF THE COMPANY AND RESULTS OF ANNUAL APPRAISAL. (DETAILS OF THE BIOGRAPHICAL DETAILS ARE SET OUT IN THE CIRCULAR PUBLISHED BY THE COMPANY ON 22 FEBRUARY 2022 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN))	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	18-Mar-2022	TO CONSIDER AND APPROVE THE AMENDED 2022 ORDINARY RELATED PARTY TRANSACTIONS WITH SPOTLIGHT AUTOMOTIVE UNDER SHANGHAI LISTING RULES AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 22 FEBRUARY 2022 (DETAILS OF WHICH WERE PUBLISHED ON 22 FEBRUARY 2022 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN))	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	18-Mar-2022	TO CONSIDER AND APPROVE THE GREAT WALL BINYIN DEPOSITS AND OTHER ORDINARY RELATED PARTY TRANSACTIONS UNDER SHANGHAI LISTING RULES AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 22 FEBRUARY 2022 (DETAILS OF WHICH WERE PUBLISHED ON 22 FEBRUARY 2022 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN))	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	18-Mar-2022	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE RULES OF PROCEDURES FOR MEETINGS OF THE BOARD OF DIRECTORS OF THE COMPANY AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 22 FEBRUARY 2022 (DETAILS OF WHICH WERE PUBLISHED ON 22 FEBRUARY 2022 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN))	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	18-Mar-2022	TO CONSIDER AND APPROVE THE 2022-2024 ORDINARY RELATED PARTY TRANSACTIONS UNDER SHANGHAI LISTING RULES AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 22 FEBRUARY 2022 (DETAILS OF WHICH WERE PUBLISHED ON 22 FEBRUARY 2022 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN))	FOR

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GREAT WALL MOTOR CO LTD	CNE100000338	18-Mar-2022	TO CONSIDER AND APPROVE THE RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS (RELATED TO THE PURCHASE OF PRODUCTS AND THE 2022-2024 PROPOSED ANNUAL CAPS) AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 22 FEBRUARY 2022 (DETAILS OF WHICH WERE PUBLISHED ON 22 FEBRUARY 2022 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN))	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	18-Mar-2022	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY (DETAILS OF WHICH ARE SET OUT IN THE CIRCULAR PUBLISHED BY THE COMPANY ON 22 FEBRUARY 2022 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN)) AND THE AUTHORITY GRANTED TO ANY ONE OF THE EXECUTIVE DIRECTORS OF THE COMPANY TO APPLY, ON BEHALF OF THE COMPANY, TO THE RELEVANT AUTHORITIES FOR HANDLING THE AMENDMENTS, APPLICATION FOR APPROVAL, REGISTRATION, FILING PROCEDURES AND OTHER RELEVANT MATTERS FOR THE AMENDMENTS AND CHANGES TO THE ARTICLES OF ASSOCIATION	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	18-Mar-2022	ELECTION OF DIRECTOR: TO ELECT MR. ZHAO GUO QING AS AN EXECUTIVE DIRECTOR FOR THE SEVENTH SESSION OF THE BOARD OF THE COMPANY. SUBJECT TO THE APPOINTMENT AS THE EXECUTIVE DIRECTOR AT THE EGM, MR. ZHAO GUO QING WILL ENTER INTO A SERVICE AGREEMENT WITH THE COMPANY. THE TERM OF OFFICE WILL COMMENCE FROM THE DATE UPON THE APPROVAL OF SUCH APPOINTMENTS AT THE EGM UNTIL THE EXPIRY OF THE SEVENTH SESSION OF THE BOARD OF THE COMPANY, AND THE BOARD IS AUTHORISED TO DETERMINE THE REMUNERATION OF MR. ZHAO GUO QING, WHICH WILL MAINLY COMPRISE OF BASIC SALARY, PERFORMANCE BONUS, VARIOUS SOCIAL INSURANCE, EMPLOYEE'S BENEFITS AND CONTRIBUTION TO HOUSING PROVIDENT FUNDS, WHICH SHALL BE DETERMINED IN ACCORDANCE WITH APPLICABLE REGULATIONS OF THE COMPANY AND RESULTS OF ANNUAL APPRAISAL. (DETAILS OF THE BIOGRAPHICAL DETAILS ARE SET OUT IN THE CIRCULAR PUBLISHED BY THE COMPANY ON 22 FEBRUARY 2022 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN))	FOR
HEICO CORPORATION	US4228061093	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228061093	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228061093	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228061093	18-Mar-2022	DIRECTOR	ABSTAIN
HEICO CORPORATION	US4228061093	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228061093	18-Mar-2022	DIRECTOR	ABSTAIN
HEICO CORPORATION	US4228061093	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228061093	18-Mar-2022	DIRECTOR	ABSTAIN
HEICO CORPORATION	US4228061093	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228061093	18-Mar-2022	ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION.	FOR
HEICO CORPORATION	US4228061093	18-Mar-2022	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING OCTOBER 31, 2022.	FOR
HEICO CORPORATION	US4228062083	18-Mar-2022	DIRECTOR	FOR

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HEICO CORPORATION	US4228062083	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228062083	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228062083	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228062083	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228062083	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228062083	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228062083	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228062083	18-Mar-2022	DIRECTOR	FOR
HEICO CORPORATION	US4228062083	18-Mar-2022	ADVISORY APPROVAL OF THE COMPANY'S EXECUTIVE COMPENSATION.	AGAINST
HEICO CORPORATION	US4228062083	18-Mar-2022	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING OCTOBER 31, 2022.	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Director Ina, Koichi	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Director Shintaku, Yutaro	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Director Arakane, Kumi	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Corporate Auditor Fukuyama, Toshikazu	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Corporate Auditor Hiyama, Yasuhiko	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Corporate Auditor Tsunematsu, Masashi	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Corporate Auditor Kimura, Keijiro	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Substitute Corporate Auditor Fujiwara, Masaki	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Approve Payment of Bonuses to Directors	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Amend Articles to: Amend Business Lines, Increase the Board of Directors Size, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Approve Details of the Stock Compensation to be received by Directors	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Director Kimata, Masatoshi	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Director Kitao, Yuichi	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Director Yoshikawa, Masato	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Director Kurosawa, Toshihiko	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Director Watanabe, Dai	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Director Kimura, Hiroto	FOR
KUBOTA CORPORATION	JP3266400005	18-Mar-2022	Appoint a Director Matsuda, Yuzuru	FOR

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LG HELLOVISION CORP.	KR7037560000	18-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
LG HELLOVISION CORP.	KR7037560000	18-Mar-2022	ELECTION OF INSIDE DIRECTOR: SONG GOO YOUNG	FOR
LG HELLOVISION CORP.	KR7037560000	18-Mar-2022	ELECTION OF NON EXECUTIVE DIRECTOR: HONG BEOM SIK	FOR
LG HELLOVISION CORP.	KR7037560000	18-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: KO JIN WOONG	FOR
LG HELLOVISION CORP.	KR7037560000	18-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: OH YANG HO	FOR
LG HELLOVISION CORP.	KR7037560000	18-Mar-2022	ELECTION OF OUTSIDE DIRECTOR AS AUDIT COMMITTEE MEMBER: KIM JOONG HYUK	FOR
LG HELLOVISION CORP.	KR7037560000	18-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: KO JIN WOONG	FOR
LG HELLOVISION CORP.	KR7037560000	18-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: OH YANG HO	FOR
LG HELLOVISION CORP.	KR7037560000	18-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
LG UPLUS CORP	KR7032640005	18-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
LG UPLUS CORP	KR7032640005	18-Mar-2022	ELECTION OF INSIDE DIRECTOR: I HYEOK JU	FOR
LG UPLUS CORP	KR7032640005	18-Mar-2022	ELECTION OF A NON-PERMANENT DIRECTOR: HONG BEOM SIK	FOR
LG UPLUS CORP	KR7032640005	18-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: NAM HYEONG DU	FOR
LG UPLUS CORP	KR7032640005	18-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: NAM HYEONG DU	FOR
LG UPLUS CORP	KR7032640005	18-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
POSCO	KR7005490008	18-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR SON SEONG GYU	FOR
POSCO	KR7005490008	18-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR YU JIN NYEONG	FOR
POSCO	KR7005490008	18-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
POSCO	KR7005490008	18-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
POSCO	KR7005490008	18-Mar-2022	ELECTION OF INSIDE DIRECTOR JEON JUNG SEON	FOR
POSCO	KR7005490008	18-Mar-2022	ELECTION OF INSIDE DIRECTOR JEONG CHANG HWA	FOR
POSCO	KR7005490008	18-Mar-2022	ELECTION OF INSIDE DIRECTOR YU BYEONG OK	FOR
POSCO	KR7005490008	18-Mar-2022	ELECTION OF A NON-PERMANENT DIRECTOR GIM HAK DONG	FOR
POSCO	KR7005490008	18-Mar-2022	ELECTION OF OUTSIDE DIRECTOR SON SEONG GYU	FOR
POSCO	KR7005490008	18-Mar-2022	ELECTION OF OUTSIDE DIRECTOR YU JIN NYEONG	FOR
POSCO	KR7005490008	18-Mar-2022	ELECTION OF OUTSIDE DIRECTOR BAK HUI JAE	FOR
POSCO	US6934831099	18-Mar-2022	Election of an Outside Director to Become an Audit Committee Member: Yoo, Jin Nyong	FOR
POSCO	US6934831099	18-Mar-2022	Approval of Financial Statements for the 54th Fiscal Year (From January 1, 2021 to December 31, 2021)(Year-end dividend per share: KRW 5,000)	FOR
POSCO	US6934831099	18-Mar-2022	Approval of the Ceiling Amount of Total Remuneration for Directors	FOR
POSCO	US6934831099	18-Mar-2022	Election of Inside Director: Chon, Jung-Son	FOR

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POSCO	US6934831099	18-Mar-2022	Election of Inside Director: Chung, Chang-Hwa	FOR
POSCO	US6934831099	18-Mar-2022	Election of Inside Director: Yoo, Byeong-Og	FOR
POSCO	US6934831099	18-Mar-2022	Election of Non-Standing Director: Kim, Hag-Dong	FOR
POSCO	US6934831099	18-Mar-2022	Election of Outside Director: Sohn, Sung Kyu	FOR
POSCO	US6934831099	18-Mar-2022	Election of Outside Director: Yoo, Jin Nyong	FOR
POSCO	US6934831099	18-Mar-2022	Election of Outside Director: Park, Heui-Jae	FOR
POSCO	US6934831099	18-Mar-2022	Election of an Outside Director to Become an Audit Committee Member: Sohn, Sung Kyu	FOR
SAMSUNG C&T CORP	KR7028260008	18-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
SAMSUNG C&T CORP	KR7028260008	18-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE COMPANY'S BOARD OF DIRECTORS BE AUTHORISED IN THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING TO DECIDE TO DISTRIBUTE EXTRAORDINARY DIVIDEND OF UP TO DKK 50.00 PER SHARE. AUTHORISATION TO DISTRIBUTE EXTRAORDINARY DIVIDEND	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE COMPANY'S BOARD OF DIRECTORS BE AUTHORISED IN THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING TO ALLOW THE COMPANY TO ACQUIRE OWN SHARES FOR CONSIDERATION. IT IS PROPOSED THAT THE AUTHORISATION BE GRANTED TO ACQUIRE UP TO 10% OF THE SHARE CAPITAL, AND SO THAT THE CONSIDERATION MUST BE THE CURRENT MARKET PRICE PLUS/MINUS 10%. AUTHORISATION TO ACQUIRE OWN SHARES	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	INDICATIVE VOTE ON THE REMUNERATION REPORT REGARDING REMUNERATION OF THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD IN 2021, WHICH HAS BEEN PREPARED BY THE BOARD OF DIRECTORS. APPROVAL OF REMUNERATION REPORT	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE FEE FOR MEMBERS OF THE BOARD OF DIRECTORS IN 2022 BE UNCHANGED DKK 200,000. THE CHAIRMAN OF THE BOARD OF DIRECTORS WILL RECEIVE TRIPLE REMUNERATION, AND THE VICE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE CHAIRMAN OF THE AUDIT COMMITTEE WILL RECEIVE ONE AND A HALF TIMES THE REMUNERATION TO COVER THEIR EXTENDED DUTIES. PROPOSAL FOR THE BOARD OF DIRECTORS REMUNERATION	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	ELECTION OF KATRINE BORUM	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	RE-ELECTION OF MICHAEL TROENSEGAARD ANDERSEN	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	RE-ELECTION OF MORTEN CHRONE	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	RE-ELECTION OF PETER BANG	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	RE-ELECTION OF LOUISE KNAUER	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	RE-ELECTION OF JESPER DALSGAARD	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	IN ACCORDANCE WITH THE RECOMMENDATION OF THE AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES REELECTION OF DELOITTE, STATSAUTORISERET REVISIONSPARTNERSELSKAB, CVR 33 96 35 56, AS THE COMPANY'S AUDITOR. THE AUDIT COMMITTEE HAS NOT BEEN INFLUENCED BY THIRD PARTIES AND IS NOT SUBJECT TO ANY AGREEMENTS WITH THIRD PARTIES THAT RESTRICT THE GENERAL MEETINGS ELECTION OF CERTAIN AUDITORS OR AUDIT FIRMS. ELECTION OF AUDITOR	FOR

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SOLAR A/S	DK0010274844	18-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE GENERAL MEETING AUTHORISES THE CHAIR OF THE GENERAL MEETING (WITH A RIGHT OF SUBSTITUTION) TO FILE AND REGISTER THE ADOPTED RESOLUTIONS WITH THE DANISH BUSINESS AUTHORITY AND TO MAKE SUCH AMENDMENTS TO THE DOCUMENTS FILED WITH THE DANISH BUSINESS AUTHORITY, AS THE DANISH BUSINESS AUTHORITY MAY REQUEST OR FIND APPROPRIATE IN CONNECTION WITH THE REGISTRATION OF THE ADOPTED RESOLUTIONS. AUTHORISATION TO THE CHAIR OF THE MEETING	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	ELECTION OF CHAIR OF THE MEETING	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE 2021 ANNUAL REPORT BE APPROVED. PRESENTATION AND APPROVAL OF THE ANNUAL REPORT WITH AUDITED ANNUAL ACCOUNTS	FOR
SOLAR A/S	DK0010274844	18-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT DKK 329M BE DISTRIBUTED AS DIVIDEND FOR THE 2021 FINANCIAL YEAR, CORRESPONDING TO DKK 45.00 FOR EACH SHARE OF DKK 100. RESOLUTION FOR THE ALLOCATION OF PROFITS IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Kanno, Toshihiko	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Shirakawa, Yuji	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Kawamoto, Soichi	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Hasegawa, Hirokazu	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Nuki, Masayoshi	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Igarashi, Shingo	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Takemura, Shigeyuki	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Ono, Kazumi	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Corporate Auditor Kato, Tetsuo	AGAINST
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Substitute Corporate Auditor Tanaka, Haruo	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Approve Issuance of Share Acquisition Rights as Stock Options	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Approve Issuance of Share Acquisition Rights as Stock Options	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Iida, Eikichi	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Iwasaki, Toru	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Nakano, Shigeru	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Yukawa, Hitoshi	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Honda, Shinji	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Kuriyama, Katsuhiko	FOR
WORLD HOLDINGS CO.,LTD.	JP3990220000	18-Mar-2022	Appoint a Director Shiomi, Masaaki	FOR
GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Okada, Masahito	FOR

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GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Approve Appropriation of Surplus	FOR
GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Appoint Accounting Auditors	FOR
GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aoyama, Mitsuru	FOR
GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kumagai, Masatoshi	FOR
GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Chujo, Ichiro	FOR
GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kanno, Michiari	FOR
GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Masashi	FOR
GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Nakajima, Akihiko	AGAINST
GMO GLOBALSIGN HOLDINGS K.K.	JP3386040004	19-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Mizukami, Hiroshi	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakai, Junichi	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kainosho, Masaaki	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kai, Junko	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Hioki, Masakatsu	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Omura, Tomitoshi	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Ueda, Yoshiki	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Toriumi, Tetsuro	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Approve Appropriation of Surplus	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Teramachi, Akihiro	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Teramachi, Toshihiro	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Imano, Hiroshi	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Teramachi, Takashi	FOR
THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Maki, Nobuyuki	FOR

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THK CO.,LTD.	JP3539250005	19-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimomaki, Junji	FOR
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Gunjikake, Takashi	FOR
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Masuda, Kaname	FOR
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Appoint Accounting Auditors	FOR
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kumagai, Masatoshi	AGAINST
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Masashi	AGAINST
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishiyama, Hiroyuki	FOR
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ainoura, Issei	FOR
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Tadashi	FOR
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Tachibana, Koichi	AGAINST
GMO INTERNET INC.	JP3152750000	20-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Ogura, Keigo	AGAINST
JINDAL STAINLESS LTD	INE220G01021	20-Mar-2022	AUTHORITY TO ENTER INTO/ CONTINUE WITH MATERIAL RELATED PARTY CONTRACTS/ ARRANGEMENTS/ TRANSACTIONS FOR FINANCIAL YEAR 2021-22	AGAINST
ARA LOGOS LOGISTICS TRUST	SG1Z70955880	21-Mar-2022	RESOLVED THAT: (A) APPROVAL BE AND IS HEREBY GIVEN TO AMEND THE TRUST DEED DATED 11 FEBRUARY 2010 CONSTITUTING ALOG (AS AMENDED) (THE "ALOG TRUST DEED"), WITH THE PROPOSED AMENDMENTS TO THE ALOG TRUST DEED (THE "ALOG TRUST DEED AMENDMENTS") AS DESCRIBED AND SET OUT IN APPENDIX F TO THE REVISED SCHEME DOCUMENT; AND (B) ARA LOGOS LOGISTICS TRUST MANAGEMENT LIMITED (AS MANAGER OF ALOG) (THE "ALOG MANAGER"), ANY DIRECTOR OF THE ALOG MANAGER ("DIRECTOR"), AND HSBC INSTITUTIONAL TRUST SERVICES (SINGAPORE) LIMITED, IN ITS CAPACITY AS TRUSTEE OF ALOG (THE "ALOG TRUSTEE"), BE AND ARE HEREBY SEVERALLY AUTHORISED TO COMPLETE AND DO ALL SUCH ACTS AND THINGS (INCLUDING EXECUTING ALL SUCH DOCUMENTS AS MAY BE REQUIRED) AS THE ALOG MANAGER, SUCH DIRECTOR OR AS THE CASE MAY BE, THE ALOG TRUSTEE, MAY CONSIDER EXPEDIENT OR NECESSARY OR IN THE INTERESTS OF ALOG TO GIVE EFFECT TO THE ALOG TRUST DEED AMENDMENTS.	FOR
ARA LOGOS LOGISTICS TRUST	SG1Z70955880	21-Mar-2022	THAT: (A) SUBJECT TO AND CONTINGENT UPON THE PASSING OF THE ALOG TRUST DEED AMENDMENTS RESOLUTION AT THE EXTRAORDINARY GENERAL MEETING, THE TRUST SCHEME OF ARRANGEMENT DATED 25 FEBRUARY 2022 PROPOSED TO BE MADE IN ACCORDANCE WITH THE ALOG TRUST DEED (AS AMENDED PURSUANT TO THE ALOG TRUST DEED AMENDMENTS RESOLUTION AT THE EXTRAORDINARY GENERAL MEETING) AND IN COMPLIANCE WITH THE CODE, BETWEEN (I) THE ALOG MANAGER, (II) THE ALOG TRUSTEE, (III) ALOG UNITHOLDERS, (IV) THE ESR-REIT MANAGER AND (V) THE ESR-REIT TRUSTEE, A COPY OF WHICH HAS BEEN CIRCULATED WITH THE NOTICE CONVENING THIS SCHEME MEETING, BE AND IS HEREBY APPROVED; AND (B) THE ALOG MANAGER AND THE ALOG TRUSTEE BE AND ARE HEREBY SEVERALLY AUTHORISED TO COMPLETE AND DO ALL SUCH ACTS AND THINGS (INCLUDING EXECUTING ALL SUCH DOCUMENTS AS MAY BE REQUIRED) AS THE ALOG MANAGER AND/OR THE ALOG TRUSTEE MAY CONSIDER EXPEDIENT OR NECESSARY OR IN THE INTERESTS OF ALOG TO GIVE EFFECT TO THE SCHEME	FOR

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ESR-REIT	SG1T70931228	21-Mar-2022	TO APPROVE THE MERGER	FOR
ESR-REIT	SG1T70931228	21-Mar-2022	TO APPROVE THE PROPOSED ISSUE OF NEW ESR-REIT UNITS TO THE ALOG UNITHOLDERS AT THE ISSUE PRICE OF SGD 0.4924 FOR EACH ESR-REIT UNIT AS PART OF THE CONSIDERATION FOR THE MERGER	FOR
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	DETERMINATION OF THE NUMBER AND THE TERM OF DUTY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND ELECTION OF THE MEMBERS BASE ON THE DETERMINED NUMBER, ELECTION OF THE INDEPENDENT BOARD MEMBERS	AGAINST
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	AS PER THE CORPORATE GOVERNANCE PRINCIPLES, INFORMING THE SHAREHOLDERS REGARDING THE REMUNERATION POLICY FOR MEMBERS OF THE BOARD OF DIRECTORS AND THE SENIOR EXECUTIVES AND PAYMENTS MADE UNDER THIS POLICY AND APPROVAL OF THE REMUNERATION POLICY AND RELATED PAYMENTS	FOR
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	DETERMINATION OF THE ANNUAL GROSS FEES TO BE PAID TO THE MEMBERS OF THE BOARD OF DIRECTORS	AGAINST
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	AS PER THE REGULATIONS OF THE TURKISH COMMERCIAL CODE AND CAPITAL MARKETS BOARD, APPROVAL OF THE BOARD OF DIRECTORS ELECTION FOR THE INDEPENDENT AUDIT FIRM	FOR
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	GIVING INFORMATION TO THE SHAREHOLDERS REGARDING THE DONATIONS MADE BY THE COMPANY IN 2021 AND DETERMINATION OF A UPPER LIMIT FOR DONATIONS TO BE MADE IN 2022	AGAINST
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	IN ACCORDANCE WITH THE CAPITAL MARKETS BOARD REGULATIONS, PRESENTATION TO THE SHAREHOLDERS OF THE SECURITIES, PLEDGES AND MORTGAGES GRANTED IN FAVOR OF THE THIRD PARTIES IN THE YEAR 2021 AND OF ANY BENEFITS OR INCOME THEREOF	ABSTAIN
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	UNDER ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE, AUTHORIZING SHAREHOLDERS WITH MANAGEMENT CONTROL, MEMBERS OF THE BOARD OF DIRECTORS, SENIOR EXECUTIVES AND THEIR SPOUSES AND RELATIVES RELATED BY BLOOD OR AFFINITY UP TO THE SECOND DEGREE AND ALSO INFORMING THE SHAREHOLDERS REGARDING THE TRANSACTIONS MADE IN THIS EXTENT IN 2021 PURSUANT TO THE CAPITAL MARKETS BOARD'S COMMUNIQU ON CORPORATE GOVERNANCE	FOR
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	WISHES AND OPINIONS	ABSTAIN
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	OPENING AND ELECTION OF CHAIRMANSHIP PANEL	FOR
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	READING, DISCUSSION AND APPROVAL OF THE ANNUAL REPORT OF YEAR 2021 PREPARED BY THE BOARD OF DIRECTORS	FOR
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	READING OF THE SUMMARY REPORT OF THE INDEPENDENT AUDIT FIRM OF 2021 FISCAL PERIOD	FOR
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	READING, DISCUSSION AND APPROVAL OF THE FINANCIAL STATEMENTS OF 2021 FISCAL PERIOD	FOR
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	RELEASE OF THE MEMBERS OF THE BOARD OF DIRECTORS SEPARATELY FOR YEAR 2021 ACTIVITIES	FOR
FORD OTOMOTIV SANAYI AS	TRAOTOSN91H6	21-Mar-2022	APPROVAL, OR APPROVAL WITH AMENDMENTS OR REFUSAL OF THE BOARD OF DIRECTORS PROPOSAL FOR PROFIT DISTRIBUTION FOR THE YEAR 2021 AND THE DISTRIBUTION DATE WHICH PREPARED IN ACCORDANCE WITH THE COMPANY'S PROFIT DISTRIBUTION POLICY	FOR
HELICAL PLC	GB00B0FYMT95	21-Mar-2022	THAT, THE COMPANY'S ENTRY INTO AND PERFORMANCE OF ITS OBLIGATIONS UNDER THE BUY-BACK AGREEMENT BE APPROVED AND AUTHORISED	FOR
HELICAL PLC	GB00B0FYMT95	21-Mar-2022	THAT, THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING BE ADOPTED	FOR
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	CNE100000JG3	21-Mar-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR

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HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	CNE100000JG3	21-Mar-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	CNE100000JG3	21-Mar-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	CNE100000JG3	21-Mar-2022	2021 ANNUAL ACCOUNTS	FOR
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	CNE100000JG3	21-Mar-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY18.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES) :NONE	FOR
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	CNE100000JG3	21-Mar-2022	REAPPOINTMENT OF 2022 AUDIT FIRM	FOR
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	CNE100000JG3	21-Mar-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS	FOR
HYUNDAI CONSTRUCTION EQUIPMENT CO., LTD.	KR7267270007	21-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
HYUNDAI CONSTRUCTION EQUIPMENT CO., LTD.	KR7267270007	21-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: BAK GI TAE	FOR
HYUNDAI CONSTRUCTION EQUIPMENT CO., LTD.	KR7267270007	21-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR NOMINEE: BAK GI TAE	FOR
HYUNDAI CONSTRUCTION EQUIPMENT CO., LTD.	KR7267270007	21-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
CITYCON OYJ	FI4000369947	22-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	AGAINST
CITYCON OYJ	FI4000369947	22-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 160,000 FOR CHAIR, EUR 70,000 FOR DEPUTY CHAIR AND EUR 50,000 FOR OTHER DIRECTORS APPROVE MEETING FEES APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
CITYCON OYJ	FI4000369947	22-Mar-2022	FIX NUMBER OF DIRECTORS AT EIGHT	FOR
CITYCON OYJ	FI4000369947	22-Mar-2022	REELECT CHAIM KATZMAN, YEHUDA L. ANGSTER, F. SCOTT BALL, ZVI GORDON, ALEXANDRE KOIFMAN, DAVID LUKES, PER-ANDERS OVIN AND LJUDMILA AS DIRECTORS	AGAINST
CITYCON OYJ	FI4000369947	22-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
CITYCON OYJ	FI4000369947	22-Mar-2022	RENEW APPOINTMENT OF ERNST YOUNG AS AUDITORS	FOR
CITYCON OYJ	FI4000369947	22-Mar-2022	APPROVE ISSUANCE OF UP TO 16 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
CITYCON OYJ	FI4000369947	22-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
CITYCON OYJ	FI4000369947	22-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CITYCON OYJ	FI4000369947	22-Mar-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS APPROVE EQUITY REPAYMENT OF EUR 0.5 PER SHARE	FOR

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CITYCON OYJ	FI4000369947	22-Mar-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
CONCENTRIX CORPORATION	US20602D1019	22-Mar-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers.	FOR
CONCENTRIX CORPORATION	US20602D1019	22-Mar-2022	Election of Director for a one year term expiring at 2023 Annual Meeting: Christopher Caldwell	FOR
CONCENTRIX CORPORATION	US20602D1019	22-Mar-2022	Election of Director for a one year term expiring at 2023 Annual Meeting: Teh-Chien Chou	FOR
CONCENTRIX CORPORATION	US20602D1019	22-Mar-2022	Election of Director for a one year term expiring at 2023 Annual Meeting: LaVerne Council	FOR
CONCENTRIX CORPORATION	US20602D1019	22-Mar-2022	Election of Director for a one year term expiring at 2023 Annual Meeting: Jennifer Deason	ABSTAIN
CONCENTRIX CORPORATION	US20602D1019	22-Mar-2022	Election of Director for a one year term expiring at 2023 Annual Meeting: Kathryn Hayley	FOR
CONCENTRIX CORPORATION	US20602D1019	22-Mar-2022	Election of Director for a one year term expiring at 2023 Annual Meeting: Kathryn Marinello	FOR
CONCENTRIX CORPORATION	US20602D1019	22-Mar-2022	Election of Director for a one year term expiring at 2023 Annual Meeting: Dennis Polk	FOR
CONCENTRIX CORPORATION	US20602D1019	22-Mar-2022	Election of Director for a one year term expiring at 2023 Annual Meeting: Ann Vezina	FOR
CONCENTRIX CORPORATION	US20602D1019	22-Mar-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO RE-ELECT OCTAVIA MORLEY AS A DIRECTOR	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO RECEIVE THE ANNUAL ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT EXCLUDING THE REMUNERATION POLICY	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO AUTHORISE THE ALLOTMENT OF SHARES	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO DISAPPLY THE APPLICATION OF PRE-EMPTION RIGHTS	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO DISAPPLY THE APPLICATION OF PRE-EMPTION RIGHTS FOR ACQUISITIONS OR CAPITAL INVESTMENTS	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO AUTHORISE MARKET PURCHASES OF THE COMPANY'S SHARES	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS OTHER THAN AGM AT 14 DAYS NOTICE	AGAINST
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO DECLARE A FINAL DIVIDEND	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO ELECT DAVID ARNOLD AS A DIRECTOR	FOR

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CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO RE-ELECT IAIN FERGUSON CBE AS A DIRECTOR	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO RE-ELECT PETER TRUSCOTT AS A DIRECTOR	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO RE-ELECT DUNCAN COOPER AS A DIRECTOR	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO RE-ELECT TOM NICHOLSON AS A DIRECTOR	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO RE-ELECT LUCINDA BELL AS A DIRECTOR	FOR
CREST NICHOLSON HOLDINGS PLC	GB00B8VZXT93	22-Mar-2022	TO RE-ELECT LOUISE HARDY AS A DIRECTOR	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Appoint a Director Aoyama, Tojiro	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Appoint a Director Nakajima, Makoto	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Appoint a Director Mitachi, Takashi	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Appoint a Director Watanabe, Hiroko	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Approve Appropriation of Surplus	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Appoint a Director Mori, Masahiko	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Appoint a Director Christian Thones	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Appoint a Director Tamai, Hiroaki	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Appoint a Director Kobayashi, Hirotake	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Appoint a Director Fujishima, Makoto	FOR
DMG MORI CO.,LTD.	JP3924800000	22-Mar-2022	Appoint a Director James Nudo	FOR
GULF BANK	KW0EQ0100028	22-Mar-2022	DISCUSS AUTHORIZING THE EXTENSION OF LOANS OR ADVANCES IN CURRENT ACCOUNT, PROVIDING FACILITIES, LETTERS OF GUARANTEE AND ALL BANKING TRANSACTIONS TO THE BOARD MEMBERS, IN ACCORDANCE WITH THE SAME TERMS AND RULES APPLIED BY THE BANK FOR OTHER CUSTOMERS, SUBJECT TO THE PROVISIONS OF ARTICLE 69 OF LAW NO. 32 OF 1968 CONCERNING CURRENCY, THE CENTRAL BANK OF KUWAIT AND THE ORGANIZATION OF THE BANKING BUSINESS	AGAINST
GULF BANK	KW0EQ0100028	22-Mar-2022	PRESENTING AND RATIFYING THE BOARD OF DIRECTORS REPORT FOR THE FISCAL YEAR ENDED ON 31 DEC 2021	ABSTAIN
GULF BANK	KW0EQ0100028	22-Mar-2022	APPROVING AND RATIFYING THE RELATED PARTIES TRANSACTIONS CONCLUDED DURING THE FISCAL YEAR ENDED ON 31 DEC 2021 AND AUTHORIZE THE BOARD OF DIRECTORS TO INTER INTO RELATED PARTIES TRANSACTION DURING THE FISCAL YEAR ENDING ON 31 DEC 2022, UP TO THE DATE OF CONVENING THE ANNUAL ORDINARY GENERAL ASSEMBLY OF THE BANKS SHAREHOLDERS THAT WILL REVIEW THE ORDINARY AGENDA FOR THE FISCAL YEAR ENDING ON 31 DEC 2022	AGAINST
GULF BANK	KW0EQ0100028	22-Mar-2022	APPROVING THE RELEASE AND DISCHARGE OF THE BOARD OF DIRECTORS WITH RESPECT TO THEIR FINANCIAL, LEGAL, AND ADMINISTRATIVE ACTS DURING THE FISCAL YEAR ENDED ON 31 DEC 2021	FOR

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GULF BANK	KW0EQ0100028	22-Mar-2022	APPOINT OR REAPPOINT THE AUDITORS OF THE BANK FOR THE FINANCIAL YEAR ENDING 31 DEC 2022 AND AUTHORIZE THE BOARD TO DETERMINE THEIR FEES	ABSTAIN
GULF BANK	KW0EQ0100028	22-Mar-2022	PRESENTING AND RATIFYING THE AUDITORS REPORT FOR THE FISCAL YEAR ENDED ON 31 DEC 2021	FOR
GULF BANK	KW0EQ0100028	22-Mar-2022	PRESENTING THE VIOLATIONS REPORT AND SANCTIONS IMPOSED BY REGULATORY AUTHORITIES ON GULF BANK	FOR
GULF BANK	KW0EQ0100028	22-Mar-2022	DISCUSSING AND APPROVING THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON 31 DEC 2021	FOR
GULF BANK	KW0EQ0100028	22-Mar-2022	APPROVING THE TRANSFER OF 10PCT TO THE STATUTORY RESERVE IN THE TOTAL AMOUNT OF KD 4,427,000	FOR
GULF BANK	KW0EQ0100028	22-Mar-2022	DISCUSSING THE BOARD OF DIRECTORS RECOMMENDATION TO DISTRIBUTE DIVIDENDS FOR THE FINANCIAL YEAR ENDED 31 DEC 2021 AS FOLLOWS: A. CASH DIVIDENDS FOR THE FINANCIAL YEAR ENDED 31 DEC 2021 AT 7PCT I.E. 7 FILS PER SHARE AFTER EXCLUDING THE TREASURY SHARES. THE SHAREHOLDERS REGISTERED IN THE COMPANYS RECORDS AS OF THE END OF THE RECORD DAY, SET AS 31 MAR 2022 ARE ENTITLED TO THESE CASH DIVIDENDS. B. 5PCT BONUS SHARES OF ISSUED AND PAID CAPITAL, BY ISSUING 152,406,395 NEW SHARES TO BE DISTRIBUTED AS BONUS SHARES TO THE SHAREHOLDERS REGISTERED IN THE COMPANYS RECORDS AS OF THE END OF THE RECORD DAY, SET AS 31 MAR 2022, EACH ACCORDING TO THEIR PERCENTAGE OF OWNERSHIP, BY 5 SHARES PER EACH 100 SHARES, AND COVER THE AMOUNT OF INCREASE RESULTING FROM THE ISSUED AND PAID CAPITAL AMOUNTING TO 15,240,639.490 FROM THE PROFITS AND LOSSES ACCOUNT AND AUTHORIZE THE BOARD OF DIRECTORS TO DISPOSE OF THE FRACTIONAL SHARES ARISING THEREFROM AS IT DEEMS APPROPRIATE. C. CASH DIVIDENDS TO BE DISTRIBUTED IN THE SAME WAY BONUS SHARES ARE DISTRIBUTED IN THE BANKS SHAREHOLDERS RECORDS IN ORDER TO TO DISTRIBUTE THEM AMONGST ELIGIBLE SHAREHOLDERS STARTING FROM 06 APR 2022. D. AUTHORIZING THE BOARD OF DIRECTORS TO AMEND THIS FOREGOING DATES IN CASE THEY ARE NOT CONFIRMED AT LEAST EIGHT WORKING DAYS PRIOR TO THE RECORD DATE	FOR
GULF BANK	KW0EQ0100028	22-Mar-2022	DISCUSSING THE DISBURSEMENT OF THE BOARD MEMBERS REMUNERATION OF KD 179,167 FOR THE FINANCIAL YEAR ENDED ON 31 DEC 2021	FOR
GULF BANK	KW0EQ0100028	22-Mar-2022	APPROVE AUTHORIZING THE BOARD OF DIRECTORS, FOR A PERIOD OF 18 MONTHS, TO BUY, SELL OR DISPOSE OF A MAXIMUM OF 10PCT OF THE BANKS TOTAL SHARES, IN ACCORDANCE WITH THE CONTROLS AND TERMS STIPULATED BY THE RELEVANT LAW, REGULATIONS, RESOLUTIONS AND INSTRUCTIONS OF REGULATORS IN THIS RESPECT	FOR
GULF BANK	KW0EQ0100028	22-Mar-2022	APPROVE AUTHORIZING THE BOARD OF DIRECTORS TO, A. ISSUE BONDS OF ALL TYPES, WHETHER DIRECTLY, OR INDIRECTLY VIA A SPECIAL PURPOSE VEHICLES ESTABLISHED INSIDE OR OUTSIDE KUWAIT, IN KUWAITI DINARS OR ANY OTHER FOREIGN CURRENCY AS THEY DEEM APPROPRIATE, INCLUDING WITHOUT LIMITATION, THE ISSUANCE OF PERPETUAL BONDS, IN AND OR OUTSIDE THE STATE OF KUWAIT, WITHOUT EXCEEDING THE MAXIMUM LIMIT PERMITTED BY LAW, OR THE EQUIVALENT IN FOREIGN CURRENCIES, IN ACCORDANCE WITH ALL APPLICABLE INSTRUCTIONS, DIRECTIVES AND OR REGULATIONS OF THE CENTRAL BANK OF KUWAIT, B. ENTER INTO ANY RELEVANT TRANSACTION DOCUMENTATION RELATED TO THE ISSUANCE OF THE BONDS, INCLUDING, WHERE APPLICABLE, THE GRANTING OF GUARANTEES TO SUPPORT ISSUANCE OF THE BONDS OR ASSUME ANY OBLIGATIONS THEREUNDER, C. DETERMINE THE TYPE OF THOSE BONDS TO BE ISSUED, THEIR CURRENCY, DURATION, NOMINAL VALUE, RATE OF INTEREST THEREON, REPAYMENT MATURITY, MEANS OF COVERAGE, RULES OF OFFERING AND DEPRECIATION, AND ALL TERMS AND CONDITIONS THEREOF, D. OBTAIN ANY AND ALL RELEVANT APPROVALS FROM THE COMPETENT REGULATORS, WHETHER LOCATED IN OR OUTSIDE OF KUWAIT, AS APPLICABLE, AND E. AGREE TO THE CHOICE OF ARBITRATION AS A METHOD OF DISPUTE RESOLUTION IN ANY OF THE TRANSACTION DOCUMENTATION IN RELATION TO THE ISSUANCE OF THE BONDS AND ANY OTHER DOCUMENTS ANCILLARY THERETO. THE BOARD OF DIRECTORS MAY DELEGATE THEIR AUTHORITY TO ANY THIRD PARTY, AS THEY DEEM APPROPRIATE, TO IMPLEMENT ALL THE ABOVE OR	AGAINST

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GULF BANK	KW0EQ0100028	22-Mar-2022	APPROVE INCREASING THE COMPANY'S ISSUED AND PAID UP CAPITAL FROM KD 304,812,789.800, TO KD 320,053,429.290 AS FOLLOWS. A. DISTRIBUTE BONUS SHARES AMOUNTING TO 152,406,395 SHARES TO ELIGIBLE SHAREHOLDERS AS INDICATED IN THE APPROVED SCHEDULE BY THE EXTRAORDINARY GENERAL ASSEMBLY BY 5PCT, I.E FIVE SHARES FOR EACH ONE HUNDRED SHARES, SO AS TO COVER THE INCREASE OF KD15,240,639.490 FROM RETAINED EARNINGS AS OF 31 DEC 2021. B. AUTHORIZE THE BOARD OF DIRECTORS TO SELL AND OR DISPOSE OF THE REMAINING FRACTIONAL SHARES AFTER DISTRIBUTION AS WELL AS TO SELL AND OR DISPOSE OF THE REMAINING FRACTIONAL SHARES AFTER DISTRIBUTION AS WELL AS TO SELL AND OR DISPOSE OF ANY FRACTIONAL SHARES AND OR FRACTIONAL EARNINGS WHICH COULD HAVE BEEN DISTRIBUTED IN PREVIOUS FINANCIAL YEARS TO THE FAVOR OF THE COMPANY. AUTHORIZING THE BOARD OF DIRECTORS TO AMEND THE FOREGOING DATES IN CASE THEY ARE NOT CONFIRMED AT LEAST EIGHT WORKING DAYS PRIOR TO THE MATURITY DATE	FOR
GULF BANK	KW0EQ0100028	22-Mar-2022	APPROVAL TO AMEND THE ARTICLES OF ASSOCIATION AND THE MEMORANDUM OF ASSOCIATION, AS FOLLOWS. A. APPROVAL TO AMEND ARTICLE 4 OF THE MEMORANDUM OF ASSOCIATION, MOA, AND ARTICLE 5 OF THE ARTICLES OF ASSOCIATION, AOA. B. APPROVAL TO AMEND ARTICLE 2 OF THE ARTICLES OF ASSOCIATION, AOA, AND OF THE MEMORANDUM OF ASSOCIATION, MOA. C. APPROVAL TO AMEND ARTICLE 2 OF THE ARTICLES OF ASSOCIATION AOA	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	22-Mar-2022	APPROVE ACQUISITION OF AMARILLO GOLD CORPORATION	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	APPROVE GUIDELINES FOR INCENTIVE-BASED COMPENSATION FOR EXECUTIVE MANAGEMENT AND BOARD	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ALLOW SHAREHOLDER MEETINGS TO BE HELD BY ELECTRONIC MEANS ONLY	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	AMEND ARTICLES RE: NOTICE OF GENERAL MEETING	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	AMEND ARTICLES RE: GENERAL MEETING	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ALLOW ELECTRONIC DISTRIBUTION OF COMPANY COMMUNICATION: NEW ARTICLE 20(1) (AS A CONSEQUENCE, ARTICLES 20-23 WILL CHANGE INTO ARTICLES 21-24)	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	AMEND ARTICLES RE: SHAREHOLDERS EMAIL ADDRESS	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	AMEND ARTICLES RE: POSTAL BALLOT	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ALLOW ELECTRONIC DISTRIBUTION OF COMPANY COMMUNICATION: NEW ARTICLE 20(4)	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT ANKER LADEN-ANDERSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT JAN HOJMARK AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT JENS JORGEN HANSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT PALLE BUHL JORGENSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT AXEL ORUM MEIER AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT BIRGITTE HAURUM AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT BIRTHE CHRISTIANSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT BO RICHARD ULSOE AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR

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JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT CHRISTIAN DYBDAL CHRISTENSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT CLAUDS LARSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT ELSEBETH LYNGE AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT ERLING SORENSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT ERNST KIER AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT FINN LANGBALLE AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT HANS CHRISTIAN SCHUR AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT HANS MORTENSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT HENNING FUGLSANG AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT JENS GADENSGAARD HERMANN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT KELD NORUP AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT KRISTINA SKELDAL SORENSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT LONE FERGADIS AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT PETER THORSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT POUL KONRAD BECK AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT PREBEN MEHLSSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT PREBEN NORUP AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT STEFFEN FALK KNUDSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT STIG HELLSTERN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT SOREN NYGAARD AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT TOM AMBY AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT BENTE OVERGAARD AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	REELECT PER SCHNACK AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ELECT CARSTEN JENSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ELECT SKADE CARSTENSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ELECT LISE BJORN JRGENSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ELECT OLE STEFFENSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ELECT PETER ROSENKRANDS AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ELECT SIMON AHLFELDT MORTENSEN AS MEMBER OF COMMITTEE OF REPRESENTATIVES	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ELECT SUPERVISORY BOARD MEMBERS	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR

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JYSKE BANK A/S	DK0010307958	22-Mar-2022	OTHER BUSINESS	AGAINST
JYSKE BANK A/S	DK0010307958	22-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE ALLOCATION OF INCOME	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY)	FOR
JYSKE BANK A/S	DK0010307958	22-Mar-2022	APPROVE REMUNERATION OF COMMITTEE OF REPRESENTATIVES	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	22-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
RATOS AB	SE0000111940	22-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE REMUNERATION REPORT	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE DISCHARGE OF CHAIR PER-OLOF SODERBERG	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER EVA KARLSSON	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER ULLA LITZEN	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER KARSTEN SLOTTE	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER JAN SODERBERG	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER AND CEO JONAS WISTROM	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 1.20 PER CLASS A SHARE AND CLASS B SHARE	FOR
RATOS AB	SE0000111940	22-Mar-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 970,000 FOR CHAIRMAN AND SEK 500,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
RATOS AB	SE0000111940	22-Mar-2022	REELECT PER-OLOF SODERBERG (CHAIR) AS DIRECTOR	FOR
RATOS AB	SE0000111940	22-Mar-2022	REELECT ULLA LITZEN AS DIRECTOR	FOR
RATOS AB	SE0000111940	22-Mar-2022	REELECT KARSTEN SLOTTE AS DIRECTOR	FOR
RATOS AB	SE0000111940	22-Mar-2022	REELECT JAN SODERBERG AS DIRECTOR	FOR
RATOS AB	SE0000111940	22-Mar-2022	REELECT JONAS WISTROM AS DIRECTOR	FOR
RATOS AB	SE0000111940	22-Mar-2022	ELECT TONE LUNDE BAKKER AS NEW DIRECTOR	FOR
RATOS AB	SE0000111940	22-Mar-2022	ELECT HELENA SVANCAR AS NEW DIRECTOR	FOR
RATOS AB	SE0000111940	22-Mar-2022	RATIFY ERNST & YOUNG AS AUDITORS	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE INCENTIVE PLAN LTIP 2022 FOR KEY EMPLOYEES	FOR
RATOS AB	SE0000111940	22-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
RATOS AB	SE0000111940	22-Mar-2022	APPROVE ISSUANCE OF 35 MILLION CLASS B SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	22-Mar-2022	THE DISTRIBUTION IN SPECIE	FOR

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SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	22-Mar-2022	THAT SUBJECT TO THE PASSING OF THE DIS RESOLUTION AT THE EGM, THE SCHEME OF ARRANGEMENT DATED 28 FEBRUARY 2022 PROPOSED TO BE MADE PURSUANT TO SECTION 210 OF THE COMPANIES ACT 1967, BETWEEN (I) THE COMPANY, (II) THE SHAREHOLDERS, AND (III) CUSCADEN PEAK PTE. LTD., A COPY OF WHICH HAS BEEN CIRCULATED WITH THE NOTICE CONVENING THIS SCHEME MEETING, BE AND IS HEREBY APPROVED	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 6 PER SHARE	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF SIGNHILD ARNEGARD HANSEN	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF ANNE-CATHERINE BERNER	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF WINNIE FOK	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF ANNA-KARIN GLIMSTROM	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF ANNIKA DAHLBERG	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF CHARLOTTA LINDHOLM	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF SVEN NYMAN	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF MAGNUS OLSSON	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF LARS OTTERSGARD	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF JESPER OVESEN	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF HELENA SAXON	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF JOHAN TORGEBY (AS BOARD MEMBER)	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF MARCUS WALLENBERG	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE DISCHARGE OF JOHAN TORGEBY (AS PRESIDENT)	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	DETERMINE NUMBER OF MEMBERS (10) AND DEPUTY MEMBERS (0) OF BOARD	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR

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SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 3.5 MILLION FOR CHAIRMAN, SEK 1.1 MILLION FOR VICE CHAIRMAN, AND SEK 850,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	REELECT SIGNHILD ARNEGARD HANSEN AS DIRECTOR	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	REELECT ANNE-CATHERINE BERNER AS DIRECTOR	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	REELECT WINNIE FOK AS DIRECTOR	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	REELECT SVEN NYMAN AS DIRECTOR	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	REELECT LARS OTTERSGARD AS DIRECTOR	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	REELECT JESPER OVESEN AS DIRECTOR	AGAINST
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	REELECT HELENA SAXON AS DIRECTOR	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	REELECT JOHAN TORGEBY AS DIRECTOR	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	REELECT MARCUS WALLENBERG AS DIRECTOR	AGAINST
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	ELECT JACOB AARUP-ANDERSEN AS NEW DIRECTOR	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	ELECT JOHN FLINT AS NEW DIRECTOR	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	REELECT MARCUS WALLENBERG AS BOARD CHAIR	AGAINST
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	RATIFY ERNST & YOUNG AS AUDITORS	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE REMUNERATION REPORT	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE SEB ALL EMPLOYEE PROGRAM 2022 FOR ALL EMPLOYEES IN MOST OF THE COUNTRIES WHERE SEB OPERATES	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE SEB SHARE DEFERRAL PROGRAM 2022 FOR GROUP EXECUTIVE COMMITTEE, SENIOR MANAGERS AND KEY EMPLOYEES	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE SEB RESTRICTED SHARE PROGRAM 2022 FOR SOME EMPLOYEES IN CERTAIN BUSINESS UNITS	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR

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SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	AUTHORIZE REPURCHASE OF CLASS A AND/OR CLASS C SHARES AND REISSUANCE OF REPURCHASED SHARES INTER ALIA IN FOR CAPITAL PURPOSES AND LONG-TERM INCENTIVE PLANS	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE TRANSFER OF CLASS A SHARES TO PARTICIPANTS IN 2022 LONG-TERM EQUITY PROGRAMS	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE ISSUANCE OF CONVERTIBLES WITHOUT PREEMPTIVE RIGHTS	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE PROPOSAL CONCERNING THE APPOINTMENT OF AUDITORS IN FOUNDATIONS WITHOUT OWN MANAGEMENT	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE SEK 154.5 MILLION REDUCTION IN SHARE CAPITAL VIA REDUCTION OF PAR VALUE FOR TRANSFER TO UNRESTRICTED EQUITY	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	APPROVE CAPITALIZATION OF RESERVES OF SEK 154.5 MILLION FOR A BONUS ISSUE	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SHAREHOLDER PROPOSALS SUBMITTED BY CARL AXEL BRUNO IN RELATION TO CHANGE BANK SOFTWARE	AGAINST
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	22-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SHAREHOLDER PROPOSALS SUBMITTED BY TOMMY JONASSON IN RELATION TO FORMATION OF AN INTEGRATION INSTITUTE WITH OPERATIONS IN THE ORESUND REGION	AGAINST
S-OIL CORP	KR7010950004	22-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
S-OIL CORP	KR7010950004	22-Mar-2022	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
S-OIL CORP	KR7010950004	22-Mar-2022	ELECTION OF NON EXECUTIVE DIRECTOR: MOTAZ A. AL-MASHOUK	AGAINST
S-OIL CORP	KR7010950004	22-Mar-2022	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS	FOR
VALMET CORP	FI4000074984	22-Mar-2022	ADOPTION OF THE FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS	FOR
VALMET CORP	FI4000074984	22-Mar-2022	RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF DIVIDENDS	FOR
VALMET CORP	FI4000074984	22-Mar-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT AND CEO FROM LIABILITY	FOR
VALMET CORP	FI4000074984	22-Mar-2022	PRESENTATION OF THE REMUNERATION REPORT FOR GOVERNING BODIES	AGAINST
VALMET CORP	FI4000074984	22-Mar-2022	RESOLUTION ON REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
VALMET CORP	FI4000074984	22-Mar-2022	RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
VALMET CORP	FI4000074984	22-Mar-2022	REELECT AARO CANTELL (VICE CHAIR), PEKKA KEMPPAINEN, MONIKA MAURER, MIKAEL MAKINEN (CHAIR), ERIKKA SODERSTROM AND PER LINDBERG AS DIRECTORS APPROVE CONDITIONAL ELECTION OF JAAKKO ESKOLA AND ANU HAMALAINEN	FOR
VALMET CORP	FI4000074984	22-Mar-2022	RESOLUTION ON REMUNERATION OF THE AUDITOR	FOR
VALMET CORP	FI4000074984	22-Mar-2022	ELECTION OF THE AUDITOR: PRICEWATERHOUSECOOPERS	FOR
VALMET CORP	FI4000074984	22-Mar-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES	FOR
VALMET CORP	FI4000074984	22-Mar-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AS WELL AS THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES	FOR

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VALMET CORP	FI4000074984	22-Mar-2022	AMENDMENT OF THE CHARTER OF THE NOMINATION BOARD	FOR
ABM INDUSTRIES INCORPORATED	US0009571003	23-Mar-2022	Election of Director: Quincy L. Allen	FOR
ABM INDUSTRIES INCORPORATED	US0009571003	23-Mar-2022	Election of Director: LeighAnne G. Baker	FOR
ABM INDUSTRIES INCORPORATED	US0009571003	23-Mar-2022	Election of Director: Linda Chavez	FOR
ABM INDUSTRIES INCORPORATED	US0009571003	23-Mar-2022	Election of Director: Art A. Garcia	FOR
ABM INDUSTRIES INCORPORATED	US0009571003	23-Mar-2022	Election of Director: Jill M. Golder	FOR
ABM INDUSTRIES INCORPORATED	US0009571003	23-Mar-2022	Election of Director: Sudhakar Kesavan	FOR
ABM INDUSTRIES INCORPORATED	US0009571003	23-Mar-2022	Election of Director: Scott Salmirs	FOR
ABM INDUSTRIES INCORPORATED	US0009571003	23-Mar-2022	Advisory vote to approve executive compensation.	FOR
ABM INDUSTRIES INCORPORATED	US0009571003	23-Mar-2022	To ratify the appointment of KPMG LLP as ABM Industries Incorporated's independent registered public accounting firm for the fiscal year ending October 31, 2022.	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE DISCHARGE OF JOHAN LJUNGBERG	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE DISCHARGE OF GUNILLA BERG	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE DISCHARGE OF SIMON DE CHATEAU	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE DISCHARGE OF CONNY FOGELSTROM	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE DISCHARGE OF ERIK LANGBY	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE DISCHARGE OF SARA LAURELL	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE DISCHARGE OF CEO ANNICA ANAS	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 5.20 PER SHARE	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS OF BOARD	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 460,000 FOR CHAIRMAN, AND SEK 230,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	RE-ELECT JOHAN LJUNGBERG (CHAIR) AS DIRECTOR	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	RE-ELECT GUNILLA BERG AS DIRECTOR	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	RE-ELECT SIMON DE CHATEAU AS DIRECTOR	FOR

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ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	RE-ELECT CONNY FOGELSTROM AS DIRECTOR	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	RE-ELECT ERIK LANGBY AS DIRECTOR	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	RE-ELECT SARA LAURELL AS DIRECTOR	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE REMUNERATION REPORT	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	APPROVE CREATION OF POOL OF CAPITAL UP TO TEN PERCENT OF THE COMPANY'S SHARE CAPITAL WITHOUT PRE-EMPTIVE RIGHTS	FOR
ATRIUM LJUNGBERG	SE0000191827	23-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION OF APPROVAL OF THE BOARD'S COMPENSATION REPORT	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION CONCERNING ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET, AND OF THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: MIA BRUNELL LIVFORS (DIRECTOR)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: STINA ANDERSSON (DIRECTOR)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: FABIAN BENGTTSSON (DIRECTOR)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: CAROLINE BERG (DIRECTOR)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: JESPER LIEN (PREVIOUS DIRECTOR)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: CHRISTIAN LUIGA (DIRECTOR)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: LARS OLOFSSON (PREVIOUS DIRECTOR)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: PETER RUZICKA (DIRECTOR)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: CHRISTER ABERG (DIRECTOR)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: ANDERS HELSING (EMPLOYEE REPRESENTATIVE)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: MICHAEL SJOREN (EMPLOYEE REPRESENTATIVE)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: LARS OSTBERG (EMPLOYEE REPRESENTATIVE)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND PRESIDENT FROM LIABILITY: KLAS BALKOW (CEO/PRESIDENT)	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION CONCERNING DISPOSITION OF THE COMPANY'S PROFIT IN ACCORDANCE WITH THE ADOPTED BALANCE SHEET AND THE RECORD DATES FOR PAYMENT OF THE DIVIDEND	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	THE NUMBER OF DIRECTORS AND DEPUTY DIRECTORS	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	THE NUMBER OF AUDITORS AND DEPUTY AUDITORS	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON DIRECTORS' FEES	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON AUDITOR'S FEES	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RE-ELECTION OF MIA BRUNELL LIVFORS AS A DIRECTOR	FOR

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AXFOOD AB	SE0006993770	23-Mar-2022	RE-ELECTION OF FABIAN BENGTSSON AS A DIRECTOR	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RE-ELECTION OF CAROLINE BERG AS A DIRECTOR	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RE-ELECTION OF CHRISTIAN LUIGA AS A DIRECTOR	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RE-ELECTION OF PETER RUZICKA AS A DIRECTOR	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RE-ELECTION OF CHRISTER ABERG AS A DIRECTOR	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	ELECTION OF SARA OHRVALL AS A NEW DIRECTOR	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RE-ELECTION OF MIA BRUNELL LIVFORS AS CHAIRMAN OF THE BOARD	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	ELECTION OF THE AUDITOR	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION ON LONG-TERM SHARE-BASED INCENTIVE PROGRAMME	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION AUTHORIZING THE BOARD TO DECIDE ON PURCHASES OF OWN SHARES AND TRANSFERS OF TREASURY SHARES	FOR
AXFOOD AB	SE0006993770	23-Mar-2022	RESOLUTION AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE RIGHTS ISSUE OF SHARES	AGAINST
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	RE-ELECTION OF MR. JOSE MANUEL MARTINEZ MARTINEZ AS INDEPENDENT DIRECTOR, AT THE PROPOSAL OF THE APPOINTMENTS AND CORPORATE GOVERNANCE COMMITTEE	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	RE-ELECTION OF MR. DAVID MARTINEZ GUZMAN AS A PROPRIETARY DIRECTOR, AT THE PROPOSAL OF THE BOARD OF DIRECTORS	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	DELEGATION TO THE BOARD OF DIRECTORS, WITHIN THE LIMITS ESTABLISHED BY LAW, OF THE POWER TO INCREASE THE CAPITAL STOCK, ONCE OR SEVERAL TIMES, WITH THE POWER TO EXCLUDE THE PREEMPTIVE SUBSCRIPTION RIGHT IN THE EVENT THAT THE INCREASE OR INCREASES DO NOT EXCEED, AS A WHOLE, 10 PERCENT OF THE CAPITAL STOCK, WHICH SHALL BE CALCULATED JOINTLY WITH THE SHARES INHERENT TO THE SECURITIES ISSUED BY VIRTUE OF THE DELEGATION, WHICH IS THE OBJECT OF ITEM SIX OF THE AGENDA	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO ISSUE ON ONE OR MORE OCCASIONS SECURITIES CONVERTIBLE INTO SHARES, PREFERRED PARTICIPATIONS, AS WELL AS WARRANTS OR OTHER ANALOGOUS SECURITIES WHICH MAY DIRECTLY OR INDIRECTLY GIVE THE RIGHT TO THE SUBSCRIPTION OF SHARES OR OTHERWISE ATTRIBUTE A PARTICIPATION IN THE COMPANY'S PROFITS; AND THE POWER TO INCREASE THE CAPITAL STOCK IN THE NECESSARY AMOUNT WITHIN THE LIMITS STIPULATED BY LAW, AND WITH THE POWER TO EXCLUDE THE PREEMPTIVE SUBSCRIPTION RIGHT IN THE EVENT THAT THE INCREASE OR INCREASES DO NOT EXCEED, IN THE AGGREGATE, 10 PERCENT OF THE CAPITAL STOCK (SEE NOTE 3), 10 PERCENT OF THE SHARE CAPITAL (A LIMIT WHICH SHALL NOT APPLY TO PERPETUAL SECURITIES THAT MAY BE CONVERTIBLE INTO SHARES COMPUTABLE AS CAPITAL INSTRUMENTS IN ACCORDANCE WITH THE SOLVENCY REGULATIONS APPLICABLE FROM TIME TO TIME, WHICH SHALL BE COMPUTED TOGETHER WITH THE SHARES ISSUED BY VIRTUE OF THE DELEGATION REFERRED TO IN ITEM FIVE OF THE AGENDA)	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	APPROVAL OF THE MAXIMUM LIMIT APPLICABLE TO THE VARIABLE REMUNERATION OF THE MEMBERS OF THE GROUP'S IDENTIFIED COLLECTIVE	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	APPROVAL OF AN INFORMATIVE SUPPLEMENT TO THE DIRECTORS' REMUNERATION POLICY FOR FISCAL YEARS 2021, 2022 AND 2023	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	DELEGATION OF POWERS FOR THE FORMALIZATION OF THE FOREGOING RESOLUTIONS	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	VOTING, ON A CONSULTATIVE BASIS, OF THE ANNUAL REPORT ON THE REMUNERATION OF DIRECTORS FOR 2021.	AGAINST

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BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE ANNUAL ACCOUNTS (BALANCE SHEET, PROFIT AND LOSS ACCOUNT, STATEMENTS OF CHANGES IN EQUITY FOR THE YEAR, CASH FLOW STATEMENTS AND ANNUAL REPORT, AS WELL AS THE MANAGEMENT REPORT OF BANCO DE SABADELL, SOCIEDAD ANONIMA, AND ITS CONSOLIDATED GROUP; APPROVAL OF THE CORPORATE MANAGEMENT AND THE ACTIONS CARRIED OUT BY THE DIRECTORS OF BANCO DE SABADELL, SOCIEDAD ANONIMA. ALL OF THE ABOVE REFERRING TO THE YEAR ENDED 31 DECEMBER 2021	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	APPROVAL OF THE STATEMENT OF NON-FINANCIAL INFORMATION OF BANCO DE SABADELL, SOCIEDAD ANONIMA	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE PROPOSAL FOR THE APPLICATION OF THE RESULT AND THE DISTRIBUTION OF THE DIVIDEND OF 0.03 EUROS PER SHARE CORRESPONDING TO THE FISCAL YEAR ENDED ON DECEMBER 31, 2021	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	RATIFICATION AND APPOINTMENT OF MR. LUIS DEULOFEU FUGUET AS INDEPENDENT DIRECTOR, AT THE PROPOSAL OF THE APPOINTMENTS AND CORPORATE GOVERNANCE COMMITTEE	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	RE-ELECTION OF MR. PEDRO FONTANA GARCIA AS INDEPENDENT DIRECTOR, AT THE PROPOSAL OF THE APPOINTMENTS AND CORPORATE GOVERNANCE COMMITTEE	FOR
BANCO DE SABADELL SA	ES0113860A34	23-Mar-2022	RE-ELECTION OF MR. GEORGE DONALD JOHNSTON III AS INDEPENDENT DIRECTOR, AT THE PROPOSAL OF THE APPOINTMENTS AND CORPORATE GOVERNANCE COMMITTEE	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	ELECT ALFONSO BOTIN-SANZ DE SAUTUOLA Y NAVEDA AS DIRECTOR	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	REELECT TERESA MARTIN-RETORTILLO RUBIO AS DIRECTOR	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	FIX NUMBER OF DIRECTORS AT 11	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	APPROVE RESTRICTED CAPITALIZATION RESERVE	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	APPROVE DELIVERY OF SHARES UNDER FY 2021 VARIABLE PAY SCHEME	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	FIX MAXIMUM VARIABLE COMPENSATION RATIO	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	ADVISORY VOTE ON REMUNERATION REPORT	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	APPROVE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	APPROVE DISCHARGE OF BOARD	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	AMEND ARTICLE 24 RE: BOARD COMPOSITION	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	AMEND ARTICLE 36 RE: APPOINTMENTS, SUSTAINABILITY AND CORPORATE GOVERNANCE COMMITTEE	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	AMEND ARTICLE 16 OF GENERAL MEETING REGULATIONS	FOR
BANKINTER, SA	ES0113679I37	23-Mar-2022	RENEW APPOINTMENT OF PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
BASE, INC.	JP3835260005	23-Mar-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
BASE, INC.	JP3835260005	23-Mar-2022	Approve Reduction of Capital Reserve	FOR

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BASE,INC.	JP3835260005	23-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
BASE,INC.	JP3835260005	23-Mar-2022	Appoint a Director Tsuruoka, Yuta	FOR
BASE,INC.	JP3835260005	23-Mar-2022	Appoint a Director Harada, Ken	FOR
BASE,INC.	JP3835260005	23-Mar-2022	Appoint a Director Shimura, Masayuki	FOR
BASE,INC.	JP3835260005	23-Mar-2022	Appoint a Director Iijima, Michi	FOR
BASE,INC.	JP3835260005	23-Mar-2022	Appoint a Director Matsuzaki, Misa	FOR
BASE,INC.	JP3835260005	23-Mar-2022	Appoint a Corporate Auditor Hoshi, Chie	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Terui, Keiko	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Sasa, Seiichi	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Shiba, Yojiro	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Suzuki, Yoko	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Hara, Hideo	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Yoshimi, Tsuyoshi	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Approve Appropriation of Surplus	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Ishibashi, Shuichi	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Higashi, Masahiro	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Scott Trevor Davis	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Okina, Yuri	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Masuda, Kenichi	FOR
BRIDGESTONE CORPORATION	JP3830800003	23-Mar-2022	Appoint a Director Yamamoto, Kenzo	FOR
GIFTEE INC.	JP3264870001	23-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
GIFTEE INC.	JP3264870001	23-Mar-2022	Appoint a Director Iyoku, Miwako	FOR
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	REELECT LENE SKOLE-SORENSEN AS DIRECTOR	ABSTAIN
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	REELECT LARS ERIK HOLMQVIST AS DIRECTOR	ABSTAIN
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	REELECT JEFFREY BERKOWITZ AS DIRECTOR	FOR
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	REELECT JEREMY MAX LEVIN AS DIRECTOR	ABSTAIN
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	REELECT DOROTHEA WENZEL AS DIRECTOR	FOR
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	REELECT SANTIAGO ARROYO AS DIRECTOR	FOR
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF DKK 1.2 MILLION FOR CHAIRMAN, DKK 800,000 FOR VICE CHAIRMAN AND DKK 400,000 FOR OTHER DIRECTORS APPROVE FEES FOR COMMITTEE WORK	FOR

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H. LUNDBECK A/S	DK0010287234	23-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH DANISH AUTHORITIES	FOR
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 2.00 PER SHARE	FOR
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
H. LUNDBECK A/S	DK0010287234	23-Mar-2022	REELECT LARS SOREN RASMUSSEN AS DIRECTOR	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yaguchi, Kyo	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Mizutani, Tadashi	AGAINST
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Motomatsu, Shigeru	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Kawashima, Masami	AGAINST
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Suzuki, Tachio	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakamoto, Seishi	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Yasuhiro	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tomozoe, Masanao	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Goto, Masahiko	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Maruyama, Satoru	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kurimoto, Katsuhiro	FOR
HOSHIZAKI CORPORATION	JP3845770001	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ieta, Yasushi	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Appoint a Director Miyajima, Tsukasa	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Appoint a Director Yamada, Hideo	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Appoint a Director Fukushima, Atsuko	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Appoint a Director Tsuji, Shinji	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Approve Appropriation of Surplus	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Appoint a Director Nishiura, Saburo	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Appoint a Director Maeda, Takaya	FOR

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HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Appoint a Director Shiga, Hidehiro	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Appoint a Director Kobayashi, Hajime	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Appoint a Director Nakajima, Tadashi	FOR
HULIC CO.,LTD.	JP3360800001	23-Mar-2022	Appoint a Director Yoshidome, Manabu	FOR
HYUNDAI MOBIS	KR7012330007	23-Mar-2022	APPROVAL OF 45TH CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS (FY2021)	FOR
HYUNDAI MOBIS	KR7012330007	23-Mar-2022	APPROVAL OF THE STATEMENT OF APPROPRIATION OF RETAINED EARNINGS	FOR
HYUNDAI MOBIS	KR7012330007	23-Mar-2022	ELECTION OF INDEPENDENT DIRECTOR: HWA JIN KIM	FOR
HYUNDAI MOBIS	KR7012330007	23-Mar-2022	ELECTION OF EXECUTIVE DIRECTOR: SUNG HWAN CHO	AGAINST
HYUNDAI MOBIS	KR7012330007	23-Mar-2022	ELECTION OF EXECUTIVE DIRECTOR: YOUNG SUK KO	FOR
HYUNDAI MOBIS	KR7012330007	23-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: HWA JIN KIM	FOR
HYUNDAI MOBIS	KR7012330007	23-Mar-2022	APPROVAL OF THE CEILING AMOUNT OF TOTAL COMPENSATIONS FOR DIRECTORS	FOR
HYUNDAI MOBIS	KR7012330007	23-Mar-2022	PARTIAL AMENDMENT OF THE ARTICLES OF INCORPORATION	FOR
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	JP3551530003	23-Mar-2022	Appoint a Substitute Corporate Auditor Tanaka, Koichiro	FOR
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	JP3551530003	23-Mar-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	JP3551530003	23-Mar-2022	Approve Appropriation of Surplus	FOR
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	JP3551530003	23-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	JP3551530003	23-Mar-2022	Appoint a Director Nawa, Ryoichi	FOR
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	JP3551530003	23-Mar-2022	Appoint a Director Kobayashi, Akira	FOR
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	JP3551530003	23-Mar-2022	Appoint a Director Ichijo, Kazuo	FOR
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	JP3551530003	23-Mar-2022	Appoint a Director Murayama, Yukari	FOR
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	JP3551530003	23-Mar-2022	Appoint a Director Takaoka, Mio	FOR
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	JP3551530003	23-Mar-2022	Appoint a Director Sano, Takeshi	FOR

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KLABIN SA	BRKLBNC DAM18	23-Mar-2022	ELECTION OF THE BOARD OF DIRECTORS BY MULTIPLE GROUPS OF CANDIDATES. NOMINATION OF EACH SLATE AND ALL NAMES ON IT. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A BOARD MEMBER AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE: SLATE 1, ALBERTO KLABIN, DAN KLABIN. DANIEL MIGUEL KLABIN, AMANDA KLABIN TKACZ. WOLFF KLABIN, JOSE KLABIN. VERA LAFER, ANTONIO SERGIO ALFANO. FRANCISCO LAFER PATI, VERA LAFER LORCH CURY. HORACIO LAFER PIVA, FRANCISCO AMAURY OLSEN. PAULO SERGIO COUTINHO GALVAO FILHO, MARIA EUGENIA LAFER GALVAO. ROBERTO KLABIN XAVIER, LILIA KLABIN LEVINE. CELSO LAFER, REINOLDO POERNBACHER. ROBERTO LUIZ LEME KLABIN, MARCELO BERTINI DE REZENDE BARBOSA. SERGIO FRANCISCO MONTEIRO DE CARVALHO GUIMARAES, JOAQUIM PEDRO MONTEIRO DE CARVALHO COLLOR DE MELLO. CAMILO MARCANTONIO JUNIOR, RUAN ALVES PIRES	AGAINST
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	ELECTION OF THE BOARD OF DIRECTORS BY MULTIPLE GROUPS OF CANDIDATES. NOMINATION OF EACH SLATE AND ALL NAMES ON IT. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A BOARD MEMBER AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE: SLATE 2, DANIEL MIGUEL KLABIN, AMANDA KLABIN TKACZ. WOLFF KLABIN, JOSE KLABIN. VERA LAFER, ANTONIO SERGIO ALFANO. FRANCISCO LAFER PATI, VERA LAFER LORCH CURY. HORACIO LAFER PIVA, FRANCISCO AMAURY OLSEN PAULO SERGIO COUTINHO GALVAO FILHO, MARIA EUGENIA LAFER GALVAO. ROBERTO KLABIN XAVIER, LILIA KLABIN LEVINE. CELSO LAFER, REINOLDO POERNBACHER. ROBERTO LUIZ LEME KLABIN, MARCELO BERTINI DE REZENDE BARBOSA. SERGIO FRANCISCO MONTEIRO DE CARVALHO GUIMARAES, JOAQUIM PEDRO MONTEIRO DE CARVALHO COLLOR DE MELLO. CAMILO MARCANTONIO JUNIOR, RUAN ALVES PIRES. ISABELLA SABOYA DE ALBUQUERQUE ANDRIEL JOSE BEBER	AGAINST
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	IF ONE OF THE CANDIDATES ON THE CHOSEN SLATE IS NO LONGER ON IT, CAN THE VOTES CORRESPONDING TO HIS OR HER ACTIONS CONTINUE TO BE CAST FOR THE CHOSEN SLATE	AGAINST
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	IN CASE OF ADOPTION OF THE MULTIPLE VOTE ELECTION PROCEDURE, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES TO THE MEMBERS OF THE SLATE YOU CHOSE. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS BY THE MULTIPLE VOTE PROCESS, HIS, HER VOTE SHOULD BE COMPUTED AS ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED. ALBERTO KLABIN, DAN KLABIN	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED. DANIEL MIGUEL KLABIN, AMANDA KLABIN TKACZ	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: WOLFF KLABIN, JOSE KLABIN	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: VERA LAFER, ANTONIO SERGIO ALFANO	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: FRANCISCO LAFER PATI, VERA LAFER LORCH CURY	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: HORACIO LAFER PIVA, FRANCISCO AMAURY OLSEN	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED. PAULO SERGIO COUTINHO GALVAO FILHO, MARIA EUGENIA LAFER GALVAO	ABSTAIN

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KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: ROBERTO KLABIN XAVIER, LILIA KLABIN LEVINE	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED. CELSO LAFER, REINOLDO POERNBACHER	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: ROBERTO LUIZ LEME KLABIN, MARCELO BERTINI DE REZENDE BARBOSA	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: SERGIO FRANCISCO MONTEIRO DE CARVALHO GUIMARAES, JOAQUIM PEDRO MONTEIRO DE CARVALHO COLLOR DE MELLO	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED. CAMILO MARCANTONIO JUNIOR, RUAN ALVES PIRES	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: DANIEL MIGUEL KLABIN, AMANDA KLABIN TKACZ	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED. WOLFF KLABIN, JOSE KLABIN	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: VERA LAFER, ANTONIO SERGIO ALFANO	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: FRANCISCO LAFER PATI, VERA LAFER LORCH CURY	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: HORACIO LAFER PIVA, FRANCISCO AMAURY OLSEN	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED. PAULO SERGIO COUTINHO GALVAO FILHO, MARIA EUGENIA LAFER GALVAO	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: ROBERTO KLABIN MARTINS XAVIER, LILIA KLABIN LEVINE	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED. CELSO LAFER, REINOLDO POERNBACHER	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: ROBERTO LUIZ LEME KLABIN, MARCELO BERTINI DE REZENDE BARBOSA	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: SERGIO FRANCISCO MONTEIRO DE CARVALHO GUIMARAES, JOAQUIM PEDRO MONTEIRO DE CARVALHO COLLOR DE MELLO	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED: CAMILO MARCANTONIO JUNIOR, RUAN ALVES PIRES	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO TAKE MANagements ACCOUNTS, EXAMINE, DISCUSS AND VOTE ON THE MANAGEMENT REPORT AND THE COMPANY'S FINANCIAL STATEMENTS, TOGETHER WITH THE REPORTS DRAFTED BY THE INDEPENDENT AUDITORS AND THE FISCAL COUNCIL IN CONNECTION WITH THE FISCAL YEAR ENDING DECEMBER 31, 2021	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	VIEW ALL CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF VOTES TO BE ASSIGNED. ISABELLA SABOYA DE ALBUQUERQUE, ANDRIEI JOSE BEBER	FOR

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KLABIN SA	BRKLBNC DAM18	23-Mar-2022	SEPARATE ELECTION OF THE BOARD OF DIRECTORS, PREFERRED SHARES. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS BY SHAREHOLDERS HOLDING PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING THE SHAREHOLDER MAY ONLY FILL THIS FIELD IF HE IS THE HOLDER OF THE SHARES WITH WHICH HE SHE VOTES DURING THE 3 MONTHS IMMEDIATELY PRECEDING THE HOLDING OF THE GENERAL MEETING: MAURO GENTILE RODRIGUES DA CUNHA, TIAGO CURI ISAAC	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	IF IT IS FOUND THAT NEITHER THE HOLDERS OF VOTING SHARES NOR THE HOLDERS OF PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING, RESPECTIVELY, CORRESPONDED TO THE QUORUM REQUIRED IN ITEMS I AND II OF PARAGRAPH 4 OF ARTICLE 141 OF LAW NO. 6,404, OF 1976, DO YOU WANT YOUR VOTE TO BE ADDED TO THE VOTES OF THE VOTING SHARES IN ORDER TO ELECT TO THE BOARD OF DIRECTORS THE CANDIDATE WITH THE HIGHEST NUMBER OF VOTES AMONG ALL THOSE WHO, APPEARING IN THIS REMOTE VOTING BALLOT, RUN FOR SEPARATE ELECTION	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	ELECTION OF THE FISCAL BOARD BY SINGLE GROUP OF CANDIDATES. NOMINATION OF ALL THE NAMES THAT COMPOSE THE SLATE. JOAO ADAMO JUNIOR, VIVIAN DO VALLE SOUZA LEO MIKUI. JOAO ALFREDO DIAS LINS, ANTONIO MARCOS VIEIRA SANTOS. RAUL RICARDO PACIELLO, FELIPE HATEM	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	IF ONE OF THE CANDIDATES WHO IS PART OF THE SLATE CEASES TO BE PART OF IT IN ORDER TO ACCOMMODATE THE SEPARATE ELECTION THAT IS DEALT WITH IN ARTICLE 161, 4 AND ARTICLE 240 OF LAW 6,404 OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN SLATE	AGAINST
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	SEPARATE ELECTION OF THE FISCAL COUNCIL, PREFERRED SHARES. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL BY SHAREHOLDERS HOLDING PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING. LOUISE BARSÍ, TIAGO BRASIL ROCHA	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	SEPARATE ELECTION OF THE FISCAL COUNCIL, COMMON SHARES. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS HOLDING VOTING SHARES, THE SHAREHOLDER SHALL FILL THIS FIELD IF HE HAS LEFT THE GENERAL ELECTION FIELD BLANK. MAURICIO AQUINO HALEWICZ, MICHELE DA SILVA GONSALES TORRES	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	RESOLVE ON THE PROPOSAL FOR THE GLOBAL ANNUAL COMPENSATION OF MANAGEMENT MEMBERS FOR THE FISCAL YEAR OF 2022, AS PER THE MANAGEMENT PROPOSAL	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	RESOLVE ON THE PROPOSAL FOR THE GLOBAL ANNUAL COMPENSATION OF FISCAL COUNCIL MEMBERS FOR THE FISCAL YEAR OF 2022, AS PER THE MANAGEMENT PROPOSAL	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RESOLVE ON THE ALLOCATION OF THE NET INCOME FROM THE FISCAL YEAR ENDING DECEMBER 31, 2021, AS PER THE MANAGEMENT PROPOSAL	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO SET THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS FOR THE NEXT TERM AT THIRTEEN, 13	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	DO YOU WISH TO REQUEST ADOPTION OF THE MULTIPLE VOTING PROCESSES FOR THE PURPOSES OF ELECTION TO THE BOARD OF DIRECTORS, PURSUANT TO ARTICLE 141 OF LAW 6.404 OF 1976	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	IF YOU HAVE HAD UNINTERRUPTED TITLE OVER THE COMMON SHARES WITH WHICH YOU ARE VOTING FOR THE 3 MONTHS PRECEDING THE GENERAL MEETING, DO YOU WISH TO REQUEST A SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, PURSUANT TO ARTICLE 141, PARAGRAPH 4, ITEM I, OF LAW 6.404, OF 1976	ABSTAIN
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	IF YOU HAVE HAD UNINTERRUPTED TITLE OVER THE PREFERRED SHARES WITH WHICH YOU ARE VOTING FOR THE 3 MONTHS PRECEDING THE GENERAL MEETING, DO YOU WISH TO REQUEST A SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, PURSUANT TO ARTICLE 141, PARAGRAPH 4, ITEM II, OF LAW 6.404, OF 1976	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RESOLVE ON THE MONTERLA VALUATION REPORT	FOR

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KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RESOLVE ON THE PROTOCOL AND JUSTIFICATION FOR MERGER OF MONTERLA INTO THE COMPANY AND ALL ANNEXES THEREOF. MONTERLA PROTOCOL AND JUSTIFICATION	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RESOLVE ON THE MERGER OF MONTERLA INTO THE COMPANY ACCORDING TO THE TERMS AND CONDITIONS AS PROVIDED IN THE MONTERLA PROTOCOL AND JUSTIFICATION, AUTHORIZING THE COMPANY'S MANAGERS TO CARRY OUT ALL ACTIONS REQUIRED TO THIS END	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RESOLVE ON THE RE RATIFICATION OF THE TOTAL ANNUAL COMPENSATION OF MANAGERS FOR FISCAL YEAR 2021	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RESOLVE ON THE RE RATIFICATION OF THE TOTAL ANNUAL COMPENSATION OF THE MEMBERS OF THE FISCAL COUNCIL IN FISCAL YEAR 2021	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RESOLVE ON THE AMENDMENT TO THE LONG-TERM VARIABLE COMPENSATION PLAN, AS PER THE MANAGEMENT PROPOSAL	AGAINST
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RATIFY THE APPOINTMENT AND RETAINER OF APSIS CONSULTORIA E AVALIACOES LTDA., APSIS AVALIACOES, TO PREPARE THE BOOK VALUE VALUATION REPORT FOR THE NET ASSETS OF KLABIN FLORESTAL LTDA. TO BE MERGED INTO THE COMPANY'S EQUITY. FLORESTAL VALUATION REPORT	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RESOLVE ON THE FLORESTAL VALUATION REPORT	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RESOLVE ON THE PROTOCOL AND JUSTIFICATION FOR THE MERGER OF FLORESTAL INTO THE COMPANY AND ALL ANNEXES THEREOF. FLORESTAL PROTOCOL AND JUSTIFICATION	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RESOLVE ON THE MERGER OF FLORESTAL INTO THE COMPANY ACCORDING TO THE TERMS AND CONDITIONS AS PROVIDED IN THE FLORESTAL PROTOCOL AND JUSTIFICATION, AUTHORIZING THE COMPANY'S MANAGERS TO CARRY OUT ALL ACTIONS NECESSARY TO THIS END	FOR
KLABIN SA	BRKLBNC DAM18	23-Mar-2022	TO RATIFY THE APPOINTMENT AND RETAINER OF APSIS AVALIACOES TO PREPARE THE BOOK VALUE VALUATION REPORT FOR THE NET ASSETS OF MONTERLA HOLDINGS S.A., MONTERLA, TO BE MERGED INTO THE COMPANY'S EQUITY. MONTERLA VALUATION REPORT	FOR
KOREA ZINC CO LTD	KR7010130003	23-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
KOREA ZINC CO LTD	KR7010130003	23-Mar-2022	ELECTION OF INSIDE DIRECTOR: CHOE YUN BEOM	FOR
KOREA ZINC CO LTD	KR7010130003	23-Mar-2022	ELECTION OF A NON-PERMANENT DIRECTOR: JANG HYEONG JIN	FOR
KOREA ZINC CO LTD	KR7010130003	23-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: SEONG YONG RAK	FOR
KOREA ZINC CO LTD	KR7010130003	23-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: I MIN HO	FOR
KOREA ZINC CO LTD	KR7010130003	23-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: GIM DO HYEON	FOR
KOREA ZINC CO LTD	KR7010130003	23-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: SEONG YONG RAK	FOR
KOREA ZINC CO LTD	KR7010130003	23-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
LG CHEM LTD	KR7051910008	23-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
LG CHEM LTD	KR7051910008	23-Mar-2022	ELECTION OF INSIDE DIRECTOR: SIN HAK CHEOL	FOR
LG CHEM LTD	KR7051910008	23-Mar-2022	ELECTION OF A NON-PERMANENT DIRECTOR: GWON BONG SEOK	FOR
LG CHEM LTD	KR7051910008	23-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: I HYEON JU	FOR
LG CHEM LTD	KR7051910008	23-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: JO HWA SUN	FOR

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LG CHEM LTD	KR7051910008	23-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: I HYEON JU	FOR
LG CHEM LTD	KR7051910008	23-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: JO HWA SUN	FOR
LG CHEM LTD	KR7051910008	23-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
LG DISPLAY CO LTD	KR7034220004	23-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	AGAINST
LG DISPLAY CO LTD	KR7034220004	23-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
LG DISPLAY CO LTD	KR7034220004	23-Mar-2022	AMENDMENT OF ARTICLES OF INCORP	FOR
LG DISPLAY CO LTD	KR7034220004	23-Mar-2022	ELECTION OF A NON-PERMANENT DIRECTOR: HA BEOM JONG	FOR
LG DISPLAY CO LTD	KR7034220004	23-Mar-2022	ELECTION OF INSIDE DIRECTOR: GIM SEONG HYEON	FOR
LG DISPLAY CO LTD	KR7034220004	23-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: I CHANG YANG	FOR
LG DISPLAY CO LTD	KR7034220004	23-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GANG JEONG HYE	FOR
LG DISPLAY CO LTD	KR7034220004	23-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: I CHANG YANG	FOR
LG DISPLAY CO LTD	KR7034220004	23-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: I BYEONG HO	FOR
LG DISPLAY CO LTD	KR7034220004	23-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: GANG JEONG HYE	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: SIM SU OK	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	ELECTION OF INSIDE DIRECTOR: GIM SANG HYEON	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	ELECTION OF INSIDE DIRECTOR: JEONG JUN HO	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	ELECTION OF INSIDE DIRECTOR: JANG HO JU	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GIM YONG DAE	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: SIM SU OK	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: JO SANG CHEOL	FOR
LOTTE SHOPPING CO LTD	KR7023530009	23-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: GIM YONG DAE	FOR
ORION CORPORATION	FI0009014377	23-Mar-2022	REVIEW BY THE PRESIDENT AND CEO AND THE COMPANY'S FINANCIAL STATEMENT DOCUMENTS FOR THE FINANCIAL YEAR 2021, WHICH INCLUDE THE COMPANY'S FINANCIAL STATEMENTS, THE REPORT OF THE BOARD OF DIRECTORS AND THE AUDITOR'S REPORT AND WHICH ARE AVAILABLE ON THE COMPANY'S WEBSITE NO LATER THAN THREE WEEKS PRIOR TO THE ANNUAL GENERAL MEETING, WILL BE DEEMED TO HAVE BEEN PRESENTED TO THE ANNUAL GENERAL MEETING UNDER THIS ITEM. ADOPTION OF THE FINANCIAL STATEMENTS	FOR

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ORION CORPORATION	FI0009014377	23-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT A DIVIDEND OF EUR 1.50 PER SHARE BE PAID ON THE BASIS OF THE BALANCE SHEET CONFIRMED FOR THE FINANCIAL YEAR THAT ENDED ON 31 DECEMBER 2021. ACCORDING TO THE PROPOSAL, THE DIVIDEND IS PAID TO ORION CORPORATION SHAREHOLDERS ENTERED IN THE COMPANY'S REGISTER OF SHAREHOLDERS MAINTAINED BY EUROCLEAR FINLAND LTD ON THE RECORD DATE OF THE DIVIDEND DISTRIBUTION, 25 MARCH 2022. THE DATE OF THE DIVIDEND PAYMENT IS 1 APRIL 2022. IN ADDITION, THE BOARD OF DIRECTORS PROPOSES THAT EUR 350,000 OF THE COMPANY'S DISTRIBUTABLE FUNDS BE DONATED TO MEDICAL RESEARCH AND OTHER PURPOSES OF PUBLIC INTEREST AS DECIDED BY THE BOARD OF DIRECTORS. THE LIQUIDITY OF THE COMPANY IS GOOD AND, IN THE OPINION OF THE BOARD OF DIRECTORS, THE PROPOSED PROFIT DISTRIBUTION WOULD NOT COMPROMISE THE LIQUIDITY OF THE COMPANY. DECISION ON THE USE OF THE PROFITS SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF THE DIVIDEND	FOR
ORION CORPORATION	FI0009014377	23-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT A DIVIDEND OF EUR 1.50 PER SHARE BE PAID ON THE BASIS OF THE BALANCE SHEET CONFIRMED FOR THE FINANCIAL YEAR THAT ENDED ON 31 DECEMBER 2021. ACCORDING TO THE PROPOSAL, THE DIVIDEND IS PAID TO ORION CORPORATION SHAREHOLDERS ENTERED IN THE COMPANY'S REGISTER OF SHAREHOLDERS MAINTAINED BY EUROCLEAR FINLAND LTD ON THE RECORD DATE OF THE DIVIDEND DISTRIBUTION, 25 MARCH 2022. THE DATE OF THE DIVIDEND PAYMENT IS 1 APRIL 2022. IN ADDITION, THE BOARD OF DIRECTORS PROPOSES THAT EUR 350,000 OF THE COMPANY'S DISTRIBUTABLE FUNDS BE DONATED TO MEDICAL RESEARCH AND OTHER PURPOSES OF PUBLIC INTEREST AS DECIDED BY THE BOARD OF DIRECTORS. THE LIQUIDITY OF THE COMPANY IS GOOD AND, IN THE OPINION OF THE BOARD OF DIRECTORS, THE PROPOSED PROFIT DISTRIBUTION WOULD NOT COMPROMISE THE LIQUIDITY OF THE COMPANY. DECISION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT AND CEO FROM LIABILITY	FOR
ORION CORPORATION	FI0009014377	23-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE REMUNERATION REPORT FOR THE COMPANY'S GOVERNING BODIES FOR 2021 BE APPROVED. THE RESOLUTION IS ADVISORY IN ACCORDANCE WITH THE FINNISH COMPANIES ACT. THE REMUNERATION REPORT IS AVAILABLE ON THE COMPANY'S WEBSITE AT WWW.ORION.FI/EN AT THE LATEST THREE WEEKS BEFORE THE ANNUAL GENERAL MEETING. REMUNERATION REPORT	FOR
ORION CORPORATION	FI0009014377	23-Mar-2022	THE COMPANY'S NOMINATION COMMITTEE'S RECOMMENDATION CONCERNING THE REMUNERATION AND THE NUMBER OF THE MEMBERS OF THE BOARD OF DIRECTORS AS WELL AS THE ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CHAIRMAN HAS BEEN PUBLISHED ON 25 NOVEMBER 2021 AS A STOCK EXCHANGE RELEASE. ON 27 JANUARY 2022, THE BOARD OF DIRECTORS OF THE COMPANY HAS RECEIVED A PROPOSAL FOR DECISION FROM ILMARINEN MUTUAL PENSION INSURANCE COMPANY ACCORDING TO WHICH THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS WOULD BE PAID PURSUANT TO THE RECOMMENDATION OF THE NOMINATION COMMITTEE. THE BOARD OF DIRECTORS HAS DECIDED TO PUBLISH ILMARINEN'S PROPOSAL FOR DECISION AS A PROPOSAL ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS TO THE ANNUAL GENERAL MEETING. ACCORDING TO THE PROPOSAL FOR DECISION, THE FOLLOWING REMUNERATIONS WOULD BE PAID TO THE BOARD OF DIRECTORS: AS AN ANNUAL FEE, THE CHAIRMAN WOULD RECEIVE EUR 90,000, THE VICE CHAIRMAN WOULD RECEIVE EUR 55,000 AND THE OTHER MEMBERS DECISION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
ORION CORPORATION	FI0009014377	23-Mar-2022	IN ACCORDANCE WITH THE RECOMMENDATION BY THE COMPANY'S NOMINATION COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT THE NUMBER OF THE MEMBERS OF THE BOARD OF DIRECTORS BE EIGHT. DECISION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR

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ORION CORPORATION	FI0009014377	23-Mar-2022	IN ACCORDANCE WITH THE RECOMMENDATION BY THE NOMINATION COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT OF THE PRESENT MEMBERS OF THE BOARD, KARI JUSSI AHO, ARI LEHTORANTA, VELI-MATTI MATTILA, HILPI RAUTELIN, EIJA RONKAINEN AND MIKAEL SILVENNOINEN WOULD BE ELECTED FOR THE NEXT TERM OF OFFICE AND MAZIAR MIKE DOUSTDAR AND KAREN LYKKE S RENSEN WOULD BE ELECTED AS A NEW MEMBERS. MIKAEL SILVENNOINEN WOULD BE RE-ELECTED AS THE CHAIRMAN OF THE BOARD. ALL PROPOSED MEMBERS HAVE BEEN ASSESSED TO BE INDEPENDENT OF THE COMPANY AND ITS SIGNIFICANT SHAREHOLDERS. ELECTION OF THE MEMBERS AND THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ORION CORPORATION	FI0009014377	23-Mar-2022	IN ACCORDANCE WITH THE RECOMMENDATION BY THE BOARD'S AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT THE REMUNERATIONS TO THE AUDITOR BE PAID ON THE BASIS OF INVOICING APPROVED BY THE COMPANY. DECISION ON THE REMUNERATION OF THE AUDITOR	FOR
ORION CORPORATION	FI0009014377	23-Mar-2022	IN ACCORDANCE WITH THE RECOMMENDATION BY THE BOARD'S AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT AUTHORISED PUBLIC ACCOUNTANTS KPMG OY AB BE ELECTED AS THE COMPANY'S AUDITOR. ELECTION OF THE AUDITOR	FOR
ORION CORPORATION	FI0009014377	23-Mar-2022	THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING TO BE HELD ON 23 MARCH 2022 THAT THE BOARD OF DIRECTORS BE AUTHORISED TO DECIDE ON A SHARE ISSUE BY ISSUING NEW SHARES ON THE FOLLOWING TERMS AND CONDITIONS: NUMBER OF NEW SHARES TO BE ISSUED: ON THE BASIS OF THE AUTHORISATION, THE BOARD OF DIRECTORS SHALL BE ENTITLED TO DECIDE ON THE ISSUANCE OF NO MORE THAN 14,000,000 NEW CLASS B SHARES. THE MAXIMUM NUMBER OF SHARES TO BE ISSUED CORRESPONDS TO LESS THAN 10% OF ALL SHARES IN THE COMPANY AND LESS THAN 2% OF ALL VOTES IN THE COMPANY. NEW SHARES MAY BE ISSUED ONLY AGAINST PAYMENT. SHAREHOLDER'S PRE-EMPTIVE RIGHTS AND DIRECTED SHARE ISSUE: NEW SHARES MAY BE ISSUED - IN A TARGETED ISSUE TO THE COMPANY'S SHAREHOLDERS IN PROPORTION TO THEIR HOLDINGS AT THE TIME OF THE ISSUE REGARDLESS OF WHETHER THEY OWN CLASS A OR B SHARES: OR - IN A TARGETED ISSUE, DEVIATING FROM THE SHAREHOLDER'S PRE-EMPTIVE RIGHTS, IF THERE IS A WEIGHTY FINANCIAL REASON, SUCH AS THE DEVELOPMENT OF THE AUTHORISING THE BOARD OF DIRECTORS TO DECIDE ON A SHARE ISSUE BY ISSUING NEW SHARES	FOR
ORION CORPORATION	FI0009014377	23-Mar-2022	THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING TO BE HELD ON 23 MARCH 2022 THAT THE BOARD OF DIRECTORS BE AUTHORISED TO DECIDE ON THE ACQUISITION OF THE COMPANY'S OWN SHARES ON THE FOLLOWING TERMS AND CONDITIONS: MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: ON THE BASIS OF THE AUTHORISATION, THE BOARD OF DIRECTORS SHALL BE ENTITLED TO DECIDE ON THE ACQUISITION OF NO MORE THAN 500,000 CLASS B SHARES OF THE COMPANY. CONSIDERATION TO BE PAID FOR THE SHARES: THE OWN SHARES SHALL BE ACQUIRED AT MARKET PRICE AT THE TIME OF THE ACQUISITION QUOTED IN TRADING ON THE REGULATED MARKET ORGANISED BY NASDAQ HELSINKI LTD (STOCK EXCHANGE), USING FUNDS IN THE COMPANY'S UNRESTRICTED EQUITY. TARGETED ACQUISITION: THE OWN SHARES SHALL BE ACQUIRED OTHERWISE THAN IN PROPORTION CORRESPONDING TO THE SHAREHOLDERS' HOLDINGS IN TRADING ON THE REGULATED MARKET ORGANISED BY THE STOCK EXCHANGE. THE SHAR AUTHORISING THE BOARD OF DIRECTORS TO DECIDE TO ACQUIRE THE COMPANY'S OWN SHARES	FOR

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ORION CORPORATION	FI0009014377	23-Mar-2022	THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING TO BE HELD ON 23 MARCH 2022 THAT THE BOARD OF DIRECTORS BE AUTHORISED TO DECIDE ON A SHARE ISSUE BY CONVEYING THE COMPANY'S OWN SHARES HELD BY THE COMPANY ON THE FOLLOWING TERMS AND CONDITIONS: MAXIMUM NUMBER OF SHARES TO BE CONVEYED: ON THE BASIS OF THE AUTHORISATION, THE BOARD OF DIRECTORS SHALL BE ENTITLED TO DECIDE ON THE CONVEYANCE OF NO MORE THAN 1,000,000 OWN CLASS B SHARES HELD BY THE COMPANY. THE MAXIMUM NUMBER OF OWN SHARES HELD BY THE COMPANY TO BE CONVEYED REPRESENTS APPROXIMATELY 0.7% OF ALL SHARES IN THE COMPANY AND APPROXIMATELY 0.12% OF ALL THE VOTES IN THE COMPANY. CONVEYANCE AGAINST AND WITHOUT PAYMENT: THE OWN SHARES HELD BY THE COMPANY CAN BE CONVEYED EITHER AGAINST OR WITHOUT PAYMENT. SHAREHOLDER'S PRE-EMPTIVE RIGHTS AND TARGETED ISSUE: THE OWN SHARES HELD BY THE COMPANY MAY BE CONVEYED - BY SELLING THEM IN TRADING ON THE REGULATED MARKET ORGANISED BY NASDAQ HELSINKI LTD: - IN A TARGETED ISSUE TO THE COMPANY&AM AUTHORISING THE BOARD OF DIRECTORS TO DECIDE ON A SHARE ISSUE BY CONVEYING OWN SHARES	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.20 PER SHARE	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE DISCHARGE OF ANDERS JARL	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE DISCHARGE OF ANNELI JANSSON	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE DISCHARGE OF CAROLINE KRENSLER	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE DISCHARGE OF CHARLOTTE HYBINETTE	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE DISCHARGE OF ERIC GRIMLUND	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE DISCHARGE OF HENRIK FORSBERG SCHOULTZ	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE DISCHARGE OF MAXIMILIAN HOBOHM	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE DISCHARGE OF RICARD ROBBSTAL	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE DISCHARGE OF P-G PERSSON	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	DETERMINE NUMBER OF MEMBERS (8) OF BOARD	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	DETERMINE NUMBER OF AUDITORS (1)	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	DETERMINE NUMBER OF DEPUTY MEMBERS (0) OF BOARD	FOR

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PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 520 ,000 FOR CHAIRMAN AND SEK 220,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	REELECT ANDERS JARL AS DIRECTOR	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	REELECT ANNELI JANSSON AS DIRECTOR	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	REELECT CAROLINE KRENSLER AS DIRECTOR	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	REELECT CHARLOTTE HYBINETTE AS DIRECTOR	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	REELECT ERIC GRIMLUND AS DIRECTOR	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	REELECT HENRIK FOSBERG SCHOULTZ AS DIRECTOR	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	REELECT MAXIMILIAN HOBOHM AS DIRECTOR	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	REELECT RICARD ROBBSTAL AS DIRECTOR	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	ELECT CHARLOTTE HYBINETTE AS BOARD CHAIR	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE REMUNERATION REPORT	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
PLATZER FASTIGHETER HOLDING AB	SE0004977692	23-Mar-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
SHINSEGAE INTERNATIONAL INC.	KR7031430002	23-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
SHINSEGAE INTERNATIONAL INC.	KR7031430002	23-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
SHINSEGAE INTERNATIONAL INC.	KR7031430002	23-Mar-2022	ELECTION OF INSIDE DIRECTOR	FOR

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SHINSEGAE INTERNATIONAL INC.	KR7031430002	23-Mar-2022	ELECTION OF INSIDE DIRECTOR	FOR
SHINSEGAE INTERNATIONAL INC.	KR7031430002	23-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	AGAINST
SHIZUOKA GAS CO.,LTD.	JP3351150002	23-Mar-2022	Appoint a Director Kato, Yuriko	FOR
SHIZUOKA GAS CO.,LTD.	JP3351150002	23-Mar-2022	Appoint a Director Hirano, Hajime	FOR
SHIZUOKA GAS CO.,LTD.	JP3351150002	23-Mar-2022	Approve Appropriation of Surplus	FOR
SHIZUOKA GAS CO.,LTD.	JP3351150002	23-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHIZUOKA GAS CO.,LTD.	JP3351150002	23-Mar-2022	Appoint a Director Tonoya, Hiroshi	FOR
SHIZUOKA GAS CO.,LTD.	JP3351150002	23-Mar-2022	Appoint a Director Kishida, Hiroyuki	FOR
SHIZUOKA GAS CO.,LTD.	JP3351150002	23-Mar-2022	Appoint a Director Endo, Masakazu	FOR
SHIZUOKA GAS CO.,LTD.	JP3351150002	23-Mar-2022	Appoint a Director Kosugi, Mitsunobu	FOR
SHIZUOKA GAS CO.,LTD.	JP3351150002	23-Mar-2022	Appoint a Director Nozue, Juichi	FOR
SHIZUOKA GAS CO.,LTD.	JP3351150002	23-Mar-2022	Appoint a Director Nakanishi, Katsunori	FOR
SLIGRO FOOD GROUP NV	NL0000817179	23-Mar-2022	GRANT OF FULL DISCHARGE FROM LIABILITY TO THE MEMBERS OF THE EXECUTIVE BOARD IN RESPECT OF THEIR MANAGEMENT	FOR
SLIGRO FOOD GROUP NV	NL0000817179	23-Mar-2022	GRANT OF FULL DISCHARGE FROM LIABILITY TO THE MEMBERS OF THE SUPERVISORY BOARD IN RESPECT OF THEIR SUPERVISION	FOR
SLIGRO FOOD GROUP NV	NL0000817179	23-Mar-2022	AUTHORISATION OF THE EXECUTIVE BOARD TO REPURCHASE SHARES	FOR
SLIGRO FOOD GROUP NV	NL0000817179	23-Mar-2022	EXTENSION OF THE TERM OF THE EXECUTIVE BOARD S AUTHORITY TO: ISSUE SHARES	FOR
SLIGRO FOOD GROUP NV	NL0000817179	23-Mar-2022	EXTENSION OF THE TERM OF THE EXECUTIVE BOARD S AUTHORITY TO: LIMIT OR EXCLUDE SHAREHOLDERS PRE-EMPTIVE RIGHTS IN A SHARE ISSUE	FOR
SLIGRO FOOD GROUP NV	NL0000817179	23-Mar-2022	APPOINTMENT OF MS ANGELIQUE DE VRIES - SCHIPPERIJN TO THE SUPERVISORY BOARD OF SLIGRO FOOD GROUP N.V	FOR
SLIGRO FOOD GROUP NV	NL0000817179	23-Mar-2022	APPOINTMENT OF MS INGE PLOCHAET TO THE SUPERVISORY BOARD OF SLIGRO FOOD GROUP N.V	FOR
SLIGRO FOOD GROUP NV	NL0000817179	23-Mar-2022	APPOINTMENT OF MR AART DUJZER TO THE SUPERVISORY BOARD OF SLIGRO FOOD GROUP N.V	FOR
SLIGRO FOOD GROUP NV	NL0000817179	23-Mar-2022	ADVISORY VOTE ON THE REMUNERATION REPORT	FOR
SLIGRO FOOD GROUP NV	NL0000817179	23-Mar-2022	ADOPTION OF THE 2021 FINANCIAL STATEMENTS	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 2.5 PER SHARE	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	APPROVE EXTRAORDINARY DIVIDENDS OF DKK 2.5 PER SHARE	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	APPROVE GUIDELINES FOR INCENTIVE BASED COMPENSATION FOR EXECUTIVE MANAGEMENT AND BOARD	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR

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SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	REELECT PER KJELD JOHANNESSEN AS DIRECTOR	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	REELECT MORTEN GAARDBOE AS DIRECTOR	ABSTAIN
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	REELECT HENRIK SJOGREEN AS DIRECTOR	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	RATIFY DELOITTE AS AUDITORS	ABSTAIN
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	APPROVE CREATION OF DKK 246 MILLION POOL OF CAPITAL WITH PREEMPTIVE RIGHTS APPROVE CREATION OF DKK 246 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS MAXIMUM INCREASE IN SHARE CAPITAL UNDER BOTH AUTHORIZATIONS UP TO DKK 246 MILLION	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	AMEND ARTICLES RE: SHAREHOLDERS REGIONS	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	ELECT CHAIRMAN OF MEETING	FOR
SPAR NORD BANK A/S	DK0060036564	23-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 5.00 PER SHARE	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE REMUNERATION REPORT	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER JON FREDRIK BAKSAAS	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER STINA BERGFORS	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER HANS BIORCK	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF BOARD CHAIRMAN PAR BOMAN	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER KERSTIN HESSIUS	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER FREDRIK LUNDBERG	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER ULF RIESE	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER ARJA TAAVENIKU	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER CARINA AKERSTROM	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE ANNA HJELMBERG	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE LENA RENSTROM	FOR

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SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE, DEPUTY STEFAN HENRICSON	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE, DEPUTY CHARLOTTE URIZ	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE DISCHARGE OF CEO CARINA AKERSTROM	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	AUTHORIZE REPURCHASE OF UP TO 120 MILLION CLASS A AND/OR B SHARES AND REISSUANCE OF REPURCHASED SHARES	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE ISSUANCE OF CONVERTIBLE CAPITAL INSTRUMENTS CORRESPONDING TO A MAXIMUM OF 198 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	DETERMINE NUMBER OF DIRECTORS (10)	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	DETERMINE NUMBER OF AUDITORS (2)	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 3.6 MILLION FOR CHAIRMAN, SEK 1 MILLION FOR VICE CHAIRMAN, AND SEK 745,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	REELECT JON-FREDRIK BAKSAAS AS DIRECTOR	AGAINST
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	ELECT HELENE BARNEKOW AS NEW DIRECTOR	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	REELECT STINA BERGFORS AS DIRECTOR	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	REELECT HANS BJORCK AS DIRECTOR	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	REELECT PAR BOMAN AS DIRECTOR	AGAINST
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	REELECT KERSTIN HESSIUS AS DIRECTOR	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	REELECT FREDRIK LUNDBERG AS DIRECTOR	AGAINST
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	REELECT ULF RIESE AS DIRECTOR	AGAINST
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	REELECT ARJA TAAVENIKU AS DIRECTOR	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	REELECT CARINA AKERSTROM AS DIRECTOR	FOR

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SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	REELECT PAR BOMAN AS BOARD CHAIR	AGAINST
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	RATIFY ERNST & YOUNG AS AUDITORS	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE NOMINATION COMMITTEE PROCEDURES	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	APPROVE PROPOSAL CONCERNING THE APPOINTMENT OF AUDITORS IN FOUNDATIONS WITHOUT OWN MANAGEMENT	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMEND BANK'S MAINFRAME COMPUTERS SOFTWARE	AGAINST
SVENSKA HANDELSBANKEN AB	SE0007100599	23-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPROVE FORMATION OF INTEGRATION INSTITUTE	AGAINST
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	AMEND ARTICLES RE: NON-FINANCIAL REPORTS	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	AMEND ARTICLES RE: REMOVE CONTRIBUTIONS IN KIND AND TRANSFERS OF ASSETS CLAUSE	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	AMEND ARTICLES RE: REMOVE CONVERSION OF SHARES CLAUSE	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.8 MILLION	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	APPROVE FIXED AND VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 8.3 MILLION	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	REELECT TON BUECHNER AS DIRECTOR	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	REELECT CHRISTOPHER CHAMBERS AS DIRECTOR	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	REELECT BARBARA KNOFLACH AS DIRECTOR	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	REELECT GABRIELLE NATER-BASS AS DIRECTOR	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	REELECT MARIO SERIS AS DIRECTOR	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	REELECT THOMAS STUDHALTER AS DIRECTOR	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	ELECT BRIGITTE WALTER AS DIRECTOR	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	REELECT TON BUECHNER AS BOARD CHAIRMAN	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	REAPPOINT CHRISTOPHER CHAMBERS AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	REAPPOINT GABRIELLE NATER-BASS AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	APPOINT BARBARA KNOFLACH AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	DESIGNATE PAUL WIESLI AS INDEPENDENT PROXY	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	RATIFY KPMG AG AS AUDITORS	FOR

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SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	APPROVE CHF 1 BILLION REDUCTION IN SHARE CAPITAL VIA REDUCTION OF NOMINAL VALUE AND REPAYMENT TO SHAREHOLDERS	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 1.68 PER REGISTERED SHARE	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	CHANGE LOCATION OF REGISTERED OFFICE/HEADQUARTERS TO ZUG, SWITZERLAND	FOR
SWISS PRIME SITE AG	CH0008038389	23-Mar-2022	AMEND ARTICLES RE: AGM CONVOCATION AND AGENDA	FOR
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.96 PER SHARE	FOR
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	AGAINST
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 84,000 FOR CHAIRMAN, AND EUR 30,000 FOR OTHER DIRECTORS; APPROVE MEETING FEES; APPROVE REMUNERATION OF COMMITTEE CHAIRMEN	FOR
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	FIX NUMBER OF DIRECTORS AT SIX	FOR
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	REELECT SEPPO SAASTAMOINEN (CHAIR), HARRI SIVULA, THERESE CEDERCREUTZ, JUHA BLOMSTER, ERKKI JARVINEN AND ULLA LETTJJEFF AS DIRECTORS	AGAINST
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	APPROVE REMUNERATION OF AUDITORS	AGAINST
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	AGAINST
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
TOKMANNI GROUP CORP	FI4000197934	23-Mar-2022	APPROVE ISSUANCE OF UP TO 2.9 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ikegami, Jusuke	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Hirakawa, Toshiaki	AGAINST
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsumoto, Minoru	AGAINST
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Kimura, Keiko	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Yokoi, Yutaka	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR

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TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Approve Appropriation of Surplus	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Amend Articles to: Amend Business Lines, Reduce the Board of Directors Size, Transition to a Company with Supervisory Committee, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kitagawa, Katsumi	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takashima, Satoru	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aoyama, Hiroya	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hamada, Hiroyuki	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kaneko, Shingo	FOR
TOYO INK SC HOLDINGS CO.,LTD.	JP3606600009	23-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Onodera, Chise	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Director Kamigama, Takehiro	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Director Tashiro, Yuko	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Director Ohashi, Tetsuji	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Director Jin Song Montesano	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Substitute Corporate Auditor Fujita, Ko	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Approve Details of the Compensation to be received by Corporate Officers	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Approve Details of the Performance-based Stock Compensation to be received by Corporate Officers	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Approve Appropriation of Surplus	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Director Watanabe, Katsuaki	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Director Hidaka, Yoshihiro	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Director Maruyama, Heiji	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Director Matsuyama, Satohiko	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Director Shitara, Motofumi	FOR
YAMAHA MOTOR CO.,LTD.	JP3942800008	23-Mar-2022	Appoint a Director Nakata, Takuya	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ELECTION OF INDEPENDENT DIRECTOR: LU RUI	FOR

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37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ELECTION OF INDEPENDENT DIRECTOR: TAO FENG	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ALLOWANCE PLAN FOR INDEPENDENT DIRECTORS	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ELECTION OF SHAREHOLDER SUPERVISORS	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	CHANGE OF THE COMPANY'S NAME	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	CHANGE OF THE COMPANY'S DOMICILE	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION AND RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE NON-PUBLIC SHARE OFFERING	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: LI WEIWEI	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: ZENG KAITIAN	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: HU YUHANG	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: YANG JUN	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: LIU JUN	FOR
37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ELECTION OF INDEPENDENT DIRECTOR: LI YANG	FOR

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37 INTERACTIVE ENTERTAINMENT NETWORK TECHNOLOGY GR	CNE1000010N2	24-Mar-2022	ELECTION OF INDEPENDENT DIRECTOR: YE XIN	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE BOARD OF DIRECTOR AND ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR: FREDERICO FLEURY CURADO AS DIRECTOR	FOR
ABB AG	CH0012221716	24-Mar-2022	APPROVAL OF THE MANAGEMENT REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS FOR 2021	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE BOARD OF DIRECTOR AND ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR: LARS FOERBERG AS DIRECTOR	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE BOARD OF DIRECTOR AND ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR: JENNIFER XIN-ZHE LI AS DIRECTOR	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE BOARD OF DIRECTOR AND ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR: GERALDINE MATCHETT AS DIRECTOR	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE BOARD OF DIRECTOR AND ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR: DAVID MELINE AS DIRECTOR	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE BOARD OF DIRECTOR AND ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR: SATISH PAI AS DIRECTOR	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE BOARD OF DIRECTOR AND ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR: JACOB WALLENBERG AS DIRECTOR	AGAINST
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE BOARD OF DIRECTOR AND ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR: PETER VOSER AS DIRECTOR AND CHAIRMAN	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE COMPENSATION COMMITTEE: DAVID CONSTABLE	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE COMPENSATION COMMITTEE: FREDERICO FLEURY CURADO	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE COMPENSATION COMMITTEE: JENNIFER XIN-ZHE LI	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTION OF THE INDEPENDENT PROXY: ZEHNDER BOLLIGER AND PARTNER	FOR
ABB AG	CH0012221716	24-Mar-2022	CONSULTATIVE VOTE ON THE 2021 COMPENSATION REPORT	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTION OF THE AUDITORS: KPMG AG	FOR
ABB AG	CH0012221716	24-Mar-2022	DISCHARGE OF THE BOARD OF DIRECTORS AND THE PERSONS ENTRUSTED WITH MANAGEMENT	FOR
ABB AG	CH0012221716	24-Mar-2022	APPROPRIATION OF EARNINGS	FOR
ABB AG	CH0012221716	24-Mar-2022	CAPITAL REDUCTION THROUGH CANCELLATION OF SHARES REPURCHASED UNDER THE SHARE BUYBACK PROGRAMS 2020 AND 2021	FOR
ABB AG	CH0012221716	24-Mar-2022	BINDING VOTE ON THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION OF THE BOARD OF DIRECTORS FOR THE NEXT TERM OF OFFICE	FOR
ABB AG	CH0012221716	24-Mar-2022	BINDING VOTE ON THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION OF THE EXECUTIVE COMMITTEE FOR THE FOLLOWING FINANCIAL YEAR	FOR
ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE BOARD OF DIRECTOR AND ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR: GUNNAR BROCK AS DIRECTOR	FOR

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ABB AG	CH0012221716	24-Mar-2022	ELECTIONS TO THE BOARD OF DIRECTOR AND ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR: DAVID CONSTABLE AS DIRECTOR	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of Frederico Fleury Curado as Director	FOR
ABB LTD	US0003752047	24-Mar-2022	Approval of the management report, the consolidated financial statements and the annual financial statements for 2021	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of Lars Förberg as Director	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of Jennifer Xin-Zhe Li as Director	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of Geraldine Matchett as Director	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of David Meline as Director	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of Satish Pai as Director	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of Jacob Wallenberg as Director	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of Peter Voser as Director and Chairman	AGAINST
ABB LTD	US0003752047	24-Mar-2022	Election of David Constable as a member of Compensation Committee	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of Frederico Fleury Curado as a member of Compensation Committee	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of Jennifer Xin-Zhe Li as a member of Compensation Committee	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of the independent proxy, Zehnder Bolliger & Partner	FOR
ABB LTD	US0003752047	24-Mar-2022	Consultative vote on the 2021 Compensation Report	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of the auditors, KPMG AG	FOR
ABB LTD	US0003752047	24-Mar-2022	In case of additional or alternative proposals to the published agenda items during the Annual General Meeting or of new agenda items, I authorize the independent proxy to act.	AGAINST
ABB LTD	US0003752047	24-Mar-2022	Discharge of the Board of Directors and the persons entrusted with management	FOR
ABB LTD	US0003752047	24-Mar-2022	Appropriation of earnings	FOR
ABB LTD	US0003752047	24-Mar-2022	Capital reduction through cancellation of shares repurchased under the share buyback programs 2020 and 2021	FOR
ABB LTD	US0003752047	24-Mar-2022	Binding vote on the maximum aggregate amount of compensation of the Board of Directors for the next term of office, i.e. from the 2022 Annual General Meeting to the 2023 Annual General Meeting	FOR
ABB LTD	US0003752047	24-Mar-2022	Binding vote on the maximum aggregate amount of compensation of the Executive Committee for the following financial year, i.e. 2023	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of Gunnar Brock as Director	FOR
ABB LTD	US0003752047	24-Mar-2022	Election of David Constable as Director	FOR
ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010211	24-Mar-2022	TO APPROVE THE AMENDMENT TO ARTICLES OF ASSOCIATION ON AUTHORIZED DIRECTORS	FOR
ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010211	24-Mar-2022	TO ACKNOWLEDGE THE BOARD OF DIRECTORS REPORT ON OPERATING RESULTS 2021	ABSTAIN
ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010211	24-Mar-2022	OTHER MATTERS (IF ANY)	AGAINST

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ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010Z11	24-Mar-2022	TO APPROVE THE STATEMENTS OF FINANCIAL POSITION AND STATEMENTS OF INCOME FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010Z11	24-Mar-2022	TO APPROVE THE ALLOCATION OF 2021 NET PROFIT AS DIVIDEND	FOR
ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010Z11	24-Mar-2022	TO APPROVE THE APPOINTMENT OF THE COMPANY'S EXTERNAL AUDITORS AND THE 2022 AUDIT FEE: KPMG PHOOMCHAI AUDIT LTD	FOR
ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010Z11	24-Mar-2022	TO CONSIDER AND ELECT MR. SURASAK VAJASIT AS DIRECTOR	FOR
ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010Z11	24-Mar-2022	TO CONSIDER AND ELECT MISS JEANN LOW NGIAP JONG AS DIRECTOR	FOR
ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010Z11	24-Mar-2022	TO CONSIDER AND ELECT MR. SMITH BANOMYONG AS DIRECTOR	FOR
ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010Z11	24-Mar-2022	TO CONSIDER AND ELECT MR. ARTHUR LANG TAO YIH AS DIRECTOR	FOR
ADVANCED INFO SERVICE PUBLIC CO LTD	TH0268010Z11	24-Mar-2022	TO APPROVE THE REMUNERATION OF THE BOARD OF DIRECTORS FOR THE YEAR 2022	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: I HWI SEONG	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GIM JONG DAE	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: AN HUI JUN	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: CHOE IN A	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	ELECTION OF INSIDE DIRECTOR: I SANG MOK	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: I HWI SEONG	FOR
AMOREPACIFIC CORP.	KR7090430000	24-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: AN HUI JUN	FOR
AMOREPACIFIC GROUP	KR7002790004	24-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
AMOREPACIFIC GROUP	KR7002790004	24-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
AMOREPACIFIC GROUP	KR7002790004	24-Mar-2022	ELECTION OF INSIDE DIRECTOR: GIM SEUNG HWAN	FOR
AMOREPACIFIC GROUP	KR7002790004	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: CHOE JONG HAK	FOR
AMOREPACIFIC GROUP	KR7002790004	24-Mar-2022	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR	FOR
AMOREPACIFIC GROUP	KR7002790004	24-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	AGAINST

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CEMEX SAB DE CV	MXP225611567	24-Mar-2022	PROPOSAL TO SPECIFY CEMEX'S CORPORATE PURPOSE AND THE ACTIVITIES THAT CEMEX MAY PERFORM IN ORDER TO FULFILL ITS CORPORATE PURPOSE, CONSEQUENTLY AMENDING ARTICLE 2 OF CEMEX'S BY LAWS, AND, IN THE EVENT OF APPROVAL, THE AUTHORIZATION TO PROCEED WITH THE CERTIFICATION OF THE RESTATED BY LAWS	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	APPOINTMENT OF DELEGATES RESPONSIBLE FOR FORMALIZING THE RESOLUTIONS ADOPTED AT THE MEETING	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT FRANCISCO JAVIER FERNANDEZ CARBAJAL AS	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT ARMANDO GARZA SADA AS DIRECTOR	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT DAVID MARTINEZ GUZMAN AS DIRECTOR	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT EVERARDO ELIZONDO ALMAGUER AS DIRECTOR	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT RAMIRO GERARDO VILLARREAL MORALES AS DIRECTOR	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT GABRIEL JARAMILLO SANINT AS DIRECTOR	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT ISABEL MARIA AGUILERA NAVARRO AS DIRECTOR	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT MEMBERS OF AUDIT, CORPORATE PRACTICES AND FINANCE, AND SUSTAINABILITY COMMITTEES. AND SECRETARY AND DEPUTY SECRETARY OF BOARD, AUDIT, CORPORATE PRACTICES AND FINANCE, AND SUSTAINABILITY COMMITTEES	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	APPROVE REMUNERATION OF DIRECTORS AND MEMBERS OF AUDIT, CORPORATE PRACTICES AND FINANCE, AND SUSTAINABILITY COMMITTEES	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	ABSTAIN
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	APPROVE ALLOCATION OF INCOME	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	SET MAXIMUM AMOUNT OF SHARE REPURCHASE RESERVE	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT ROGELIO ZAMBRANO LOZANO AS BOARD CHA	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT FERNANDO A. GONZALEZ OLIVIERI AS DIRECTOR	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT MARCELO ZAMBRANO LOZANO AS DIRECTOR	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT ARMANDO J. GARCIA SEGOVIA AS DIRECTOR	FOR
CEMEX SAB DE CV	MXP225611567	24-Mar-2022	ELECT RODOLFO GARCIA MURIEL AS DIRECTOR	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Armando Garza Sada	AGAINST
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	PRESENTATION OF THE CHIEF EXECUTIVE OFFICER'S REPORT, INCLUDING CEMEX'S FINANCIAL STATEMENTS, RESULTS OF OPERATIONS, REPORT OF CASH FLOW AND VARIATIONS OF CAPITAL STOCK, AND PRESENTATION OF THE BOARD OF DIRECTORS' REPORT, FOR THE FISCAL YEAR 2021, AS REQUIRED BY THE MEXICAN SECURITIES MARKET LAW (LEY DEL MERCADO DE VALORES); AND, AFTER HEARING THE OPINION OF THE BOARD OF DIRECTORS AS TO THE REPORTS BY THE CHIEF EXECUTIVE OFFICER, BY THE AUDIT, CORPORATE PRACTICES AND FINANCE, AND SUSTAINABILITY ..(Due to space limits, see proxy material for full proposal)	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: David Martínez Guzmán	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Everardo Elizondo Almaguer	FOR

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CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Ramiro Gerardo Villarreal Morales	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Gabriel Jaramillo Sanint	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Isabel María Aguilera Navarro	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	Members of Audit Committee; Corporate Practices and Finance Committee; Sustainability Committee; and Secretary and Alternate Secretary of the Board of Directors, Audit Committee, Corporate Practices and Finance Committee and Sustainability Committee.	AGAINST
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE AUDIT, CORPORATE PRACTICES AND FINANCE, AND SUSTAINABILITY COMMITTEES.	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF DELEGATE(S) RESPONSIBLE FOR FORMALIZING THE RESOLUTIONS ADOPTED AT THE MEETING.	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	PROPOSAL TO SPECIFY CEMEX'S CORPORATE PURPOSE AND THE ACTIVITIES THAT CEMEX MAY PERFORM IN ORDER TO FULFILL ITS CORPORATE PURPOSE, CONSEQUENTLY AMENDING ARTICLE 2 OF CEMEX'S BY-LAWS; AND, IN THE EVENT OF APPROVAL, THE AUTHORIZATION TO PROCEED WITH THE CERTIFICATION OF THE RESTATED BY-LAWS.	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF DELEGATE(S) RESPONSIBLE FOR FORMALIZING THE RESOLUTIONS ADOPTED AT THE MEETING.	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	PROPOSAL OF ALLOCATION OF PROFITS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021.	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	PROPOSAL TO DETERMINE THE AMOUNT OF THE RESERVE FOR THE ACQUISITION OF CEMEX'S SHARES OR OTHER INSTRUMENTS REPRESENTING SUCH SHARES.	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Rogelio Zambrano Lozano (Chairman)	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Fernando A. González Olivieri	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Marcelo Zambrano Lozano	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Armando J. García Segovia	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Rodolfo García Muriel	FOR
CEMEX, S.A.B. DE C.V.	US1512908898	24-Mar-2022	APPOINTMENT OF MEMBERS, CHAIRMAN AND SECRETARY OF THE BOARD OF DIRECTOR: Francisco Javier Fernández Carbajal	FOR
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	JP3293200006	24-Mar-2022	Approve Appropriation of Surplus	FOR
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	JP3293200006	24-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	JP3293200006	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Calin Dragan	FOR
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	JP3293200006	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Bjorn Ivar Ulgenes	FOR
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	JP3293200006	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshioka, Hiroshi	FOR
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	JP3293200006	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wada, Hiroko	FOR

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COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	JP3293200006	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamura, Hirokazu	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: KARSTEN KNUDSEN	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: HELLE OSTERGAARD KRISTIANSEN	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: STEPHEN JOHN KUNZER	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: ROBERT HVIDE MACLEOD	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	APPOINTMENT OF STATE AUTHORISED PUBLIC ACCOUNTANT: PRICEWATERHOUSECOOPERS	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS FOR: REMUNERATION REPORT 2021/2022 FOR INDICATIVE BALLOT	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS FOR: AUTHORIZATION TO PURCHASE TREASURY SHARES	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	PROPOSAL FROM THE BOARD OF DIRECTORS FOR: REDUCTION OF THE SHARE CAPITAL AND AMENDMENT OF THE ARTICLES OF ASSOCIATION TO REFLECT THE CAPITAL REDUCTION	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	RESOLUTION FOR ADOPTION OF THE AUDITED ANNUAL REPORT	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 18.00 PER SHARE ADOPTED ANNUAL REPORT	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: KLAUS NYBORG	FOR
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: JOHANNE RIEGELS OSTERGARD	FOR
DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	ELECT EBERHARD VETTER TO THE SUPERVISORY BOARD	FOR
DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	ELECT ANGELA GEERLING TO THE SUPERVISORY BOARD	FOR
DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	APPROVE CREATION OF EUR 16.4 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITH OR WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 600 MILLION APPROVE CREATION OF EUR 16.4 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	AGAINST
DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.75 PER SHARE	FOR
DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GERHARD SCHMIDT FOR FISCAL YEAR 2021	FOR
DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBERS EXCEPT GERHARD SCHMIDT FOR FISCAL YEAR 2021	FOR

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DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	RATIFY BDO AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
DIC ASSET AG	DE000A1X3XX4	24-Mar-2022	ELECT GERHARD SCHMIDT TO THE SUPERVISORY BOARD	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTIONS ON ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET, AND OF THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTIONS ON APPROPRIATIONS OF THE COMPANY'S EARNINGS UNDER THE ADOPTED BALANCE SHEET AND RECORD DATE FOR DIVIDEND: SEK 7.00 PER SHARE	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: EWA BJORLING	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: PAR BOMAN	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: MAIJA LIISA FRIMAN	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: ANNEMARIE GARDSHOL	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: MAGNUS GROTH	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: SUSANNA LIND	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: TORBJORN LOOF	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: BERT NORDBERG	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: LOUISE SVANBERG	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: ORJAN SVENSSON	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: LARS REBIEN SORENSEN	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: BARBARA MILIAN THORALFSSON	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: NICLAS THULIN	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTOR AND THE PRESIDENT FOR 2021: MAGNUS GROTH (AS PRESIDENT)	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON THE NUMBER OF DIRECTORS AND DEPUTY DIRECTORS: TEN WITH NO DEPUTY DIRECTOR	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON THE NUMBER OF AUDITORS AND DEPUTY AUDITORS: ONE WITH NO DEPUTY AUDITOR	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON REMUNERATION FOR THE BOARD OF DIRECTORS	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON REMUNERATION FOR THE AUDITOR	FOR

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ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF DIRECTOR AND DEPUTY DIRECTOR: EWA BJORLING	FOR
ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF DIRECTOR AND DEPUTY DIRECTOR: PAR BOMAN	AGAINST
ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF DIRECTOR AND DEPUTY DIRECTOR: ANNEMARIE GARDSHOL	FOR
ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF DIRECTOR AND DEPUTY DIRECTOR: MAGNUS GROWTH	FOR
ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF DIRECTOR AND DEPUTY DIRECTOR: TORBJORN LOOF	FOR
ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF DIRECTOR AND DEPUTY DIRECTOR: BERT NORDBERG	AGAINST
ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF DIRECTOR AND DEPUTY DIRECTOR: LOUISE SVANBERG	FOR
ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF DIRECTOR: LARS REBIEN SORENSEN	FOR
ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF DIRECTOR: BARBARA MILIAN THORALFSSON	FOR
ESSITY AB	SE0009922164	24-Mar-2022	NEW-ELECTION OF DIRECTOR: BJORN GULDEN	FOR
ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF CHAIRMAN OF THE BOARD OF DIRECTORS: PAR BOMAN	AGAINST
ESSITY AB	SE0009922164	24-Mar-2022	ELECTION OF AUDITORS AND DEPUTY AUDITORS: ERNST & YOUNG AB	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON GUIDELINES FOR REMUNERATION FOR THE SENIOR MANAGEMENT	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON APPROVAL OF THE BOARD'S REPORT ON REMUNERATION FOR THE SENIOR MANAGEMENT	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON CASH-BASED INCENTIVE PROGRAM	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON: ACQUISITION OF OWN SHARES	FOR
ESSITY AB	SE0009922164	24-Mar-2022	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON: TRANSFER OF OWN SHARES ON ACCOUNT OF COMPANY ACQUISITIONS	FOR
EZAKI GLICO CO.,LTD.	JP3161200005	24-Mar-2022	Appoint a Director Hara, Joji	FOR
EZAKI GLICO CO.,LTD.	JP3161200005	24-Mar-2022	Appoint a Corporate Auditor Yoshida, Toshiaki	FOR
EZAKI GLICO CO.,LTD.	JP3161200005	24-Mar-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
EZAKI GLICO CO.,LTD.	JP3161200005	24-Mar-2022	Appoint a Director Ezaki, Katsuhisa	FOR
EZAKI GLICO CO.,LTD.	JP3161200005	24-Mar-2022	Appoint a Director Ezaki, Etsuro	FOR
EZAKI GLICO CO.,LTD.	JP3161200005	24-Mar-2022	Appoint a Director Kuriki, Takashi	FOR
EZAKI GLICO CO.,LTD.	JP3161200005	24-Mar-2022	Appoint a Director Honzawa, Yutaka	FOR
EZAKI GLICO CO.,LTD.	JP3161200005	24-Mar-2022	Appoint a Director Masuda, Tetsuo	FOR
EZAKI GLICO CO.,LTD.	JP3161200005	24-Mar-2022	Appoint a Director Kato, Takatoshi	FOR
EZAKI GLICO CO.,LTD.	JP3161200005	24-Mar-2022	Appoint a Director Oishi, Kanoko	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF EXISTING BOARD MEMBER AND ELECTION OF THE CHAIRMAN: MS LILIAN BINER	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF EXISTING BOARD MEMBER AND ELECTION OF THE CHAIRMAN: MR MICHAEL CARLOS	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF EXISTING BOARD MEMBER AND ELECTION OF THE CHAIRMAN: MS INGRID DELTENRE	FOR

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GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF EXISTING BOARD MEMBER AND ELECTION OF THE CHAIRMAN: MR OLIVIER FILLIOL	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF EXISTING BOARD MEMBER AND ELECTION OF THE CHAIRMAN: MS SOPHIE GASPERMENT	AGAINST
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF EXISTING BOARD MEMBER AND ELECTION OF THE CHAIRMAN: MR CALVIN GRIEDER (BOTH, AS MEMBER AND ALSO AS CHAIRMAN OF THE BOARD OF DIRECTORS)	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	ELECTION OF A NEW BOARD MEMBER: MR TOM KNUTZEN	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: PROF. DR-ING. WERNER BAUER	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: MS INGRID DELTENRE	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: MR VICTOR BALLI	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF THE INDEPENDENT VOTING RIGHTS REPRESENTATIVE, MR MANUEL ISLER, ATTORNEY-AT-LAW	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF THE STATUTORY AUDITORS, DELOITTE SA	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	COMPENSATION OF THE BOARD OF DIRECTORS	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	COMPENSATION OF THE EXECUTIVE COMMITTEE: SHORT TERM VARIABLE COMPENSATION (2021 ANNUAL INCENTIVE PLAN)	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	COMPENSATION OF THE EXECUTIVE COMMITTEE: FIXED AND LONGTERM VARIABLE COMPENSATION (2022 PERFORMANCE SHARE PLAN - 'PSP')	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	APPROVAL OF THE MANAGEMENT REPORT, THE ANNUAL FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS 2021	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	CONSULTATIVE VOTE ON THE COMPENSATION REPORT 2021	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	APPROPRIATION OF AVAILABLE EARNINGS AND DISTRIBUTION	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	DISCHARGE OF THE BOARD OF DIRECTORS	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF EXISTING BOARD MEMBER AND ELECTION OF THE CHAIRMAN: MR VICTOR BALLI	FOR
GIVAUDAN SA	CH0010645932	24-Mar-2022	RE-ELECTION OF EXISTING BOARD MEMBER AND ELECTION OF THE CHAIRMAN: PROF. DR-ING. WERNER BAUER	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	ELECTION OF TWO REPRESENTATIVES TO CO-SIGN THE MINUTES TOGETHER WITH THE CHAIR OF THE MEETING	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	APPROVAL OF ANNUAL FINANCIAL STATEMENT AND ANNUAL REPORT FOR 2021 - INCLUDING ALLOCATION OF THE PROFIT FOR THE YEAR: THE ALLOCATION OF PROFIT INCLUDES A DIVIDEND DISTRIBUTION OF NOK 5,850.0 MILLION. THIS CORRESPONDS TO THE SUM OF THE PROPOSED DIVIDEND OF NOK 7.70 PER SHARE BASED ON THE 2021 PROFIT AND THE DIVIDEND OF NOK 4.00 PER SHARE BASED ON THE 2020 PROFIT THAT WAS PAID IN NOVEMBER 2021	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	APPROVAL OF REMUNERATION REPORT OF EXECUTIVE PERSONNEL FOR 2021	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	APPROVAL OF GUIDELINES FOR STIPULATION OF REMUNERATION OF EXECUTIVE PERSONS	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	AUTHORISATION OF THE BOARD TO DECIDE THE DISTRIBUTION OF DIVIDEND	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	AUTHORISATION OF THE BOARD TO PURCHASE OWN SHARES IN THE MARKET FOR THE PURPOSE OF IMPLEMENTING THE GROUP'S SHARE SAVINGS PROGRAMME AND REMUNERATION SCHEME FOR EMPLOYEES	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	AUTHORISATION OF THE BOARD TO PURCHASE OWN SHARES IN THE MARKET FOR INVESTMENT PURPOSES OR FOR THE PURPOSE OF OPTIMISING THE COMPANY'S CAPITAL STRUCTURE	FOR

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GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	AUTHORISATION OF THE BOARD TO INCREASE THE SHARE CAPITAL	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	AUTHORISATION OF THE BOARD TO RAISE SUBORDINATED LOANS AND OTHER EXTERNAL FINANCING	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	MERGER BETWEEN GJENSIDIGE FORSIKRING ASA AND WHOLLY OWNED SUBSIDIARY NEM FORSIKRING A/S	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	PROPOSAL FOR NEW ARTICLES OF ASSOCIATION	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	PROPOSAL TO CHANGE THE NOMINATION COMMITTEE'S INSTRUCTIONS	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	ELECTION THE BOARD - MEMBERS AND CHAIR: REELECT GISELE MARCHAND (CHAIR), VIBEKE KRAG, TERJESELJESETH, HILDE MERETE NAFSTAD, EIVIND ELNAN, TOR MAGNE LONNUM ANDGUNNAR ROBERT SELLAEG AS DIRECTORS	AGAINST
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	THE NOMINATION COMMITTEE - MEMBERS AND CHAIR: TRINE RIIS GROVEN (CHAIR)	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	THE NOMINATION COMMITTEE - MEMBERS AND CHAIR: IWAR ARNSTAD (MEMBER)	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	THE NOMINATION COMMITTEE - MEMBERS AND CHAIR: MARIANNE ODEGAARD RIBE (MEMBER)	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	THE NOMINATION COMMITTEE - MEMBERS AND CHAIR: PERNILLE MOEN MASDAL (MEMBER)	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	THE NOMINATION COMMITTEE - MEMBERS AND CHAIR: HENRIK BACHKE MADSEN (MEMBER)	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	THE EXTERNAL AUDITOR: DELOITTE AS	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	REMUNERATION	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	ELECTION OF CHAIR OF THE MEETING	FOR
GJENSIDIGE FORSIKRING ASA	NO0010582521	24-Mar-2022	APPROVAL OF THE NOTICE OF THE MEETING AND THE AGENDA	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.60 PER SHARE	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE DISCHARGE OF FREDRIK LUNDBERG	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE DISCHARGE OF CLAES BOUSTEDT	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE DISCHARGE OF PETER EGARDT	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE DISCHARGE OF LIV FORHAUG	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE DISCHARGE OF LOUISE LINDH	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE DISCHARGE OF FREDRIK PERSSON	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE DISCHARGE OF STEN PETERSON	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE DISCHARGE OF ANNA GRETA SJOBERG	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE DISCHARGE OF IVO STOPNER	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	DETERMINE NUMBER OF MEMBERS(9) AND DEPUTY MEMBERS (0) OF BOARD	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	DETERMINE NUMBER OF AUDITORS(1) AND DEPUTY AUDITORS (0)	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 520,000 FOR CHAIR AND SEK 260,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK AND MEETING FEES	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR

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HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	REELECT FREDRIK LUNDBERG AS DIRECTOR	AGAINST
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	REELECT CLAES BOUSTEDT AS DIRECTOR	AGAINST
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	REELECT PETER EGARDT AS DIRECTOR	AGAINST
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	REELECT LIV FORHAUG AS DIRECTOR	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	REELECT LOUISE LINDH AS DIRECTOR	AGAINST
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	REELECT FREDRIK PERSSON AS DIRECTOR	AGAINST
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	REELECT STEN PETERSON AS DIRECTOR	AGAINST
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	ELECT KATARINA LJUNGQVIST AS NEW DIRECTOR	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	ELECT ANDERS NYGREN AS NEW DIRECTOR	AGAINST
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	ELECT FREDRIK LUNDBERG AS BOARD CHAIR	AGAINST
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	REELECT PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	APPROVE REMUNERATION REPORT	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	AUTHORIZE CLASS A SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
HUFVUDSTADEN AB	SE0000170375	24-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL SUBMITTED BY MIKAEL ARONOWITSCH: APPROVE RE-LIST OF C-SHARE	AGAINST
HYUNDAI MOTOR CO LTD	KR7005380001	24-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
HYUNDAI MOTOR CO LTD	KR7005380001	24-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
HYUNDAI MOTOR CO LTD	KR7005380001	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR YUN CHI WON	FOR
HYUNDAI MOTOR CO LTD	KR7005380001	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR I SANG SEUNG	AGAINST
HYUNDAI MOTOR CO LTD	KR7005380001	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR EUGENE M. OHR	FOR
HYUNDAI MOTOR CO LTD	KR7005380001	24-Mar-2022	ELECTION OF INSIDE DIRECTOR JEONG UI SEON	FOR
HYUNDAI MOTOR CO LTD	KR7005380001	24-Mar-2022	ELECTION OF INSIDE DIRECTOR BAK JEONG GUK	FOR
HYUNDAI MOTOR CO LTD	KR7005380001	24-Mar-2022	ELECTION OF INSIDE DIRECTOR I DONG SEOK	FOR
HYUNDAI MOTOR CO LTD	KR7005380001	24-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER YUN CHI WON	FOR
HYUNDAI MOTOR CO LTD	KR7005380001	24-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER I SANG SEUNG	AGAINST
KAJARIA CERAMICS LTD	INE217B01036	24-Mar-2022	TO ISSUE ADDITIONAL STOCK OPTIONS TO THE ELIGIBLE EMPLOYEES OF THE COMPANY UNDER KAJARIA EMPLOYEE STOCK OPTION SCHEME 2015	AGAINST
KAJARIA CERAMICS LTD	INE217B01036	24-Mar-2022	TO ISSUE ADDITIONAL STOCK OPTIONS TO THE ELIGIBLE EMPLOYEES OF THE COMPANY'S SUBSIDIARIES UNDER KAJARIA EMPLOYEE STOCK OPTION SCHEME 2015	AGAINST
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Appoint a Director Tsuchiya, Jun	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Appoint a Director Kikuchi, Yuji	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Appoint a Substitute Corporate Auditor Mori, Masao	FOR

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KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Approve Appropriation of Surplus	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Appoint a Director Takahashi, Michio	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Appoint a Director Matsuoka, Toshihiro	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Appoint a Director Niiya, Tatsuro	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Appoint a Director Hamamoto, Masaya	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Appoint a Director Isogai, Yukihiko	FOR
KH NEOCHEM CO.,LTD.	JP3277040006	24-Mar-2022	Appoint a Director Miyairi, Sayoko	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Takai, Nobuhiko	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Hamano, Jun	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Murata, Keiko	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Tanaka, Satoshi	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Ido, Kiyoto	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Corporate Auditor Nagahama, Mitsuhiro	AGAINST
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Approve Appropriation of Surplus	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Kawahara, Hitoshi	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Hayase, Hiroaya	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Ito, Masaaki	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Sano, Yoshimasa	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Taga, Keiji	FOR
KURARAY CO.,LTD.	JP3269600007	24-Mar-2022	Appoint a Director Matthias Gutweiler	FOR
LG ELECTRONICS INC	KR7066570003	24-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
LG ELECTRONICS INC	KR7066570003	24-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
LG ELECTRONICS INC	KR7066570003	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: I SANG GU	FOR
LG ELECTRONICS INC	KR7066570003	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: RYU CHUNG RYEOL	FOR
LG ELECTRONICS INC	KR7066570003	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: I SANG GU	FOR
LG ELECTRONICS INC	KR7066570003	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: RYU CHUNG RYEOL	FOR
LG ELECTRONICS INC	KR7066570003	24-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR

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LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: JO UN HAENG	FOR
LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	AGAINST
LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	ELECTION OF INSIDE DIRECTOR: I YEONG JUN	FOR
LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: CHOE HYEON MIN	AGAINST
LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: JEON UN BAE	AGAINST
LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: I GEUM RO	AGAINST
LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GANG JEONG WON	AGAINST
LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: JO UN HAENG	FOR
LOTTE CHEMICAL CORPORATION	KR7011170008	24-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: CHOE HYEON MIN	AGAINST
LX HAUSYS LTD.	KR7108670001	24-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
LX HAUSYS LTD.	KR7108670001	24-Mar-2022	ELECTION OF INSIDE DIRECTOR CANDIDATE: KANG IN SIK	FOR
LX HAUSYS LTD.	KR7108670001	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR CANDIDATE: KIM YEONG JOO	FOR
LX HAUSYS LTD.	KR7108670001	24-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER CANDIDATE: KIM YEONG JOO	FOR
LX HAUSYS LTD.	KR7108670001	24-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
LX HAUSYS LTD.	KR7108670001	24-Mar-2022	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR BOARD MEMBERS	FOR
MANDO CORP	KR7204320006	24-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
MANDO CORP	KR7204320006	24-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
MANDO CORP	KR7204320006	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: BAK SEON YEONG	FOR
MANDO CORP	KR7204320006	24-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.41 PER SHARE	FOR
METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR

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METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 99,000 FOR CHAIRMAN, EUR 85,000 FOR VICE CHAIRMAN AND EUR 67,000 FOR OTHER DIRECTORS; APPROVE MEETING FEES; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	FIX NUMBER OF DIRECTORS AT NINE (9)	FOR
METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	REELECT HANNU ANTTILA, RAIJA-LEENA HANKONEN-NYBOM, ERJA HYRSKY, ILKKA HAMALA, JUSSI LINNARANTA, JUKKA MOISIO, TIMO SAUKKONEN AND VELI SUNDBACK AS DIRECTORS; ELECT MARI KIVINIEMI AS NEW DIRECTOR	FOR
METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	RATIFY KPMG AS AUDITOR	FOR
METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	APPROVE ISSUANCE OF UP TO 35 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
METSA BOARD CORPORATION	FI0009000665	24-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Appoint a Director Iizuka, Mari	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Appoint a Director Mizukoshi, Naoko	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Appoint a Director Hidaka, Naoki	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Appoint a Director Takahata, Toshiya	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Approve Appropriation of Surplus	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Appoint a Director Teramoto, Katsuhiko	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Appoint a Director Kimura, Kazumasa	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Appoint a Director Kitamura, Akiyoshi	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Appoint a Director Habe, Atsushi	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Appoint a Director Fujiwara, Toshiya	FOR
NABTESCO CORPORATION	JP3651210001	24-Mar-2022	Appoint a Director Uchida, Norio	FOR
NKT A/S	DK0010287663	24-Mar-2022	PRESENTATION OF AND ADVISORY VOTE ON THE COMPANY'S REMUNERATION REPORT	FOR
NKT A/S	DK0010287663	24-Mar-2022	RESOLUTION REGARDING DISCHARGE OF THE MANAGEMENT AND THE BOARD OF DIRECTORS FROM THEIR LIABILITIES	FOR
NKT A/S	DK0010287663	24-Mar-2022	REMUNERATION OF THE BOARD OF DIRECTORS - 2022	FOR
NKT A/S	DK0010287663	24-Mar-2022	RE-ELECTION OF JENS DUE OLSEN AS BOARD MEMBER	FOR
NKT A/S	DK0010287663	24-Mar-2022	RE-ELECTION OF RENE SVENDSEN-TUNE AS BOARD MEMBER	FOR
NKT A/S	DK0010287663	24-Mar-2022	RE-ELECTION OF KARLA MARIANNE LINDAHL AS BOARD MEMBER	FOR
NKT A/S	DK0010287663	24-Mar-2022	RE-ELECTION OF JENS MAALOE AS BOARD MEMBER	FOR
NKT A/S	DK0010287663	24-Mar-2022	RE-ELECTION OF ANDREAS NAUEN AS BOARD MEMBER	FOR
NKT A/S	DK0010287663	24-Mar-2022	RE-ELECTION OF DELOITTE STATSUTORISERET REVISIONSPARTNERSELSKAB	FOR
NKT A/S	DK0010287663	24-Mar-2022	ADOPTION OF THE AUDITED ANNUAL REPORT	FOR

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NKT A/S	DK0010287663	24-Mar-2022	PROPOSAL BY THE BOARD OF DIRECTORS FOR THE DISTRIBUTION OF PROFIT OR COVER OF LOSS. THE BOARD OF DIRECTORS PROPOSES THAT NO DIVIDEND PAYMENT IS TO BE PAID OUT	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	ADOPTION OF THE ANNUAL ACCOUNTS	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF DIVIDEND	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION TO DISCHARGE THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	ADVISORY RESOLUTION ON THE ADOPTION OF THE COMPANY'S REMUNERATION REPORT FOR GOVERNING BODIES	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION ON THE REMUNERATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS AND THE CHAIR OF THE BOARD OF DIRECTORS: REELECT TORBJORN MAGNUSSON (CHAIR), PETRA VAN HOEKEN, ROBIN LAWTHORP, JOHN MALTBY, BIRGER STEEN AND JONAS SYNNERGREN AS DIRECTORS ELECT STEPHEN HESTER (VICE CHAIR), LENE SKOLE, ARJA TALMA AND KJERSTI WIKLUND AS NEW DIRECTOR	AGAINST
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE AUDITOR	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	ELECTION OF AUDITOR: PRICEWATERHOUSECOOPERS	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION ON THE APPROVAL OF THE REVISED CHARTER OF THE SHAREHOLDERS NOMINATION BOARD	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION ON THE AUTHORISATION FOR THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES (CONVERTIBLES) IN THE COMPANY	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION ON THE REPURCHASE OF THE COMPANY'S OWN SHARES IN THE SECURITIES TRADING BUSINESS	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION ON THE TRANSFER OF THE COMPANY'S OWN SHARES IN THE SECURITIES TRADING BUSINESS	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION ON THE AUTHORISATION FOR THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES	FOR
NORDEA BANK ABP	FI4000297767	24-Mar-2022	RESOLUTION ON THE AUTHORISATION FOR THE BOARD OF DIRECTORS TO DECIDE ON SHARE ISSUANCES OR TRANSFERS OF THE COMPANY'S OWN SHARES	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTOR: APPROVAL OF THE REMUNERATION LEVEL OF THE BOARD OF DIRECTORS FOR 2022	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: ELECTION OF HELGE LUND AS CHAIR	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: ELECTION OF HENRIK POULSEN AS VICE CHAIR	ABSTAIN
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: JEPPE CHRISTIANSEN	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: LAURENCE DEBROUX	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: ANDREAS FIBIG	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: SYLVIE GREGOIRE	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: KASIM KUTAY	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: MARTIN MACKAY	ABSTAIN
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: CHOI LAI CHRISTINA LAW	FOR

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NOVO NORDISK A/S	DK0060534915	24-Mar-2022	APPOINTMENT OF AUDITOR: APPOINTMENT OF DELOITTE STATS AUTORISERET REVISIONSPARTNERSELSKAB	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	PROPOSALS FROM THE BOARD OF DIRECTORS AND/OR SHAREHOLDERS: REDUCTION OF THE COMPANY'S B SHARE CAPITAL BY NOMINALLY DKK 6,000,000 BY CANCELLATION OF B SHARES	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	PROPOSALS FROM THE BOARD OF DIRECTORS AND/OR SHAREHOLDERS: AUTHORISATION TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO REPURCHASE OWN SHARES	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	PROPOSALS FROM THE BOARD OF DIRECTORS AND/OR SHAREHOLDERS: AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	PROPOSALS FROM THE BOARD OF DIRECTORS AND/OR SHAREHOLDERS: AMENDMENTS TO THE REMUNERATION POLICY	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	AMENDMENT OF THE ARTICLES OF ASSOCIATION: REMOVAL OF AGE LIMIT FOR BOARD CANDIDATES	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	PRESENTATION AND ADOPTION OF THE AUDITED ANNUAL REPORT 2021	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	RESOLUTION TO DISTRIBUTE THE PROFIT ACCORDING TO THE ADOPTED ANNUAL REPORT 2021	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	PRESENTATION AND ADVISORY VOTE ON THE REMUNERATION REPORT 2021	FOR
NOVO NORDISK A/S	DK0060534915	24-Mar-2022	APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTOR: APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS FOR 2021	FOR
ORION CORP.	KR7271560005	24-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
ORION CORP.	KR7271560005	24-Mar-2022	ELECTION OF INSIDE DIRECTOR: I SEUNG JUN	FOR
ORION CORP.	KR7271560005	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: I UK	FOR
ORION CORP.	KR7271560005	24-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: I UK	FOR
ORION CORP.	KR7271560005	24-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
PEPTIDREAM INC.	JP3836750004	24-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
PEPTIDREAM INC.	JP3836750004	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Patrick Reid	FOR
PEPTIDREAM INC.	JP3836750004	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Masuya, Keiichi	FOR
PEPTIDREAM INC.	JP3836750004	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kaneshiro, Kiyofumi	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Election of Mr. BAE Hoon as an audit committee member	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Approval of Financial Statements and Annual Dividends	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Re-election of Mr. SUNG Jaeho as an audit committee member	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Re-election of Ms. YOON Jaewon as an audit committee member	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Approval of the Director Remuneration Limit	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Re-election of Mr. PARK Ansoon as an independent director	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Re-election of Mr. BYEON Yang-ho as an independent director	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Re-election of Mr. SUNG Jaeho as an independent director	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Re-election of Ms. YOON Jaewon as an independent director	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Re-election of Mr. LEE Yoon-jae as an independent director	FOR

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SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Re-election of Mr. JIN Hyun-duk as an independent director	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Re-election of Mr. HUH Yong-hak as an independent director	FOR
SHINHAN FINANCIAL GROUP	US8245961003	24-Mar-2022	Election of Ms. KIM Jo Seol as an independent director	FOR
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	ELECTION OF MR. BAE HOON AS AN AUDIT COMMITTEE MEMBER	FOR
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS AND ANNUAL DIVIDENDS	FOR
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	RE-ELECTION OF MR. SUNG JAEHO AS AN AUDIT COMMITTEE MEMBER	AGAINST
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	RE-ELECTION OF MS. YOON JAEWON AS AN AUDIT COMMITTEE MEMBER	AGAINST
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	APPROVAL OF THE DIRECTOR REMUNERATION LIMIT	FOR
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	RE-ELECTION OF MR. PARK ANSOON AS AN INDEPENDENT DIRECTOR	AGAINST
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	RE-ELECTION OF MR. BYEON YANG-HO AS AN INDEPENDENT DIRECTOR	AGAINST
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	RE-ELECTION OF MR. SUNG JAEHO AS AN INDEPENDENT DIRECTOR	AGAINST
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	RE-ELECTION OF MS. YOON JAEWON AS AN INDEPENDENT DIRECTOR	AGAINST
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	RE-ELECTION OF MR. LEE YOON-JAE AS AN INDEPENDENT DIRECTOR	AGAINST
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	RE-ELECTION OF MR. JIN HYUN-DUK AS AN INDEPENDENT DIRECTOR	AGAINST
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	RE-ELECTION OF MR. HUH YONG-HAK AS AN INDEPENDENT DIRECTOR	AGAINST
SHINHAN FINANCIAL GROUP CO LTD	KR7055550008	24-Mar-2022	ELECTION OF MS. KIM JO SEOL AS AN INDEPENDENT DIRECTOR	FOR
SHINSEGAE CO LTD	KR7004170007	24-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
SHINSEGAE CO LTD	KR7004170007	24-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
SHINSEGAE CO LTD	KR7004170007	24-Mar-2022	ELECTION OF INSIDE DIRECTOR: SON YEONG SIK	FOR
SHINSEGAE CO LTD	KR7004170007	24-Mar-2022	ELECTION OF INSIDE DIRECTOR: HEO BYEONG HUN	FOR
SHINSEGAE CO LTD	KR7004170007	24-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: CHOE NAN SEOL HEON	FOR
SHINSEGAE CO LTD	KR7004170007	24-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: CHOE NAN SEOL HEON	FOR
SHINSEGAE CO LTD	KR7004170007	24-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR

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SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	RE-ELECTION OF ERNST AND YOUNG, SOCIEDAD LIMITADA AS STATUTORY AUDITOR OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA AND OF ITS CONSOLIDATED GROUP FOR FINANCIAL YEAR 2022	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	AMENDMENT OF ARTICLES 15, 17, 19, 20, 21 AND 24 OF THE BY LAWS	AGAINST
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	AMENDMENT OF ARTICLE 45 OF THE BY LAWS	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	AMENDMENT OF ARTICLES 9, 14, 25.1, 30 AND 33 OF THE BY LAWS	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	AMENDMENT OF ARTICLES 1.1, 2.2, 4.1, 7, 8, 10.2, 11, 12.1, 13.1, 16, 18.3, 22.2, 23, 26.2, 27.2, 28.1, 31, 32, 34.1, 35.2, 36, 37, 38, 39, 40, 41, 42.1, 43, 46, 47, 48.1, 49, 50, 51, 52 AND 53 AS WELL AS A REORGANIZATION OF TITLE V INCLUDING NEW ARTICLES 50 AND 53 OF THE BY LAWS	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	AMENDMENT OF ARTICLES 7, 12, 14, 16.5, 19, 20, 22, 31 AND 35 AND ELIMINATION OF THE ADDITIONAL PROVISION OF THE REGULATIONS	AGAINST
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	AMENDMENT OF ARTICLE 6 OF THE REGULATIONS	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	AMENDMENT OF ARTICLES 1.1, 3, 5.4, 8, 9.2, 11, 13, 15, 17, 18, 21, 23, 24, 25, 27, 28, 30, 32 AND 33 OF THE REGULATIONS	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	DELEGATION OF POWERS FOR THE FORMALISATION AND IMPLEMENTATION OF ALL THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS AT THE GENERAL MEETING OF SHAREHOLDERS, FOR THE CONVERSION THEREOF INTO A PUBLIC INSTRUMENT AND FOR THE INTERPRETATION, CORRECTION, SUPPLEMENTATION OR FURTHER DEVELOPMENT THEREOF UNTIL ALL REQUIRED REGISTRATIONS ARE ACCOMPLISHED	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	APPROVAL, ON A CONSULTATIVE BASIS, OF THE ANNUAL REPORT ON REMUNERATION OF DIRECTORS OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA FOR FINANCIAL YEAR 2021	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE INDIVIDUAL ANNUAL ACCOUNTS BALANCE SHEET, PROFIT AND LOSS ACCOUNT, STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY, STATEMENT OF CASH FLOWS AND NOTES OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA, AS WELL AS OF THE CONSOLIDATED ANNUAL ACCOUNTS OF THE COMPANY AND ITS SUBSIDIARIES BALANCE SHEET, PROFIT AND LOSS ACCOUNT, STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY, STATEMENT OF CASH FLOWS AND NOTES FOR THE FINANCIAL YEAR ENDED ON 30 SEPTEMBER 2021	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE INDIVIDUAL MANAGEMENT REPORT OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA AND OF THE CONSOLIDATED MANAGEMENT REPORT OF THE COMPANY AND ITS SUBSIDIARIES FOR THE FINANCIAL YEAR ENDED ON 30 SEPTEMBER 2021	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE CONSOLIDATED STATEMENT OF NONFINANCIAL INFORMATION OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA FOR THE FINANCIAL YEAR ENDED ON 30 SEPTEMBER 2021	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE CORPORATE MANAGEMENT AND THE ACTIVITIES OF THE BOARD OF DIRECTORS DURING THE FINANCIAL YEAR ENDED ON 30 SEPTEMBER 2021	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE PROPOSED ALLOCATION OF PROFITS LOSSES OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA FOR THE FINANCIAL YEAR ENDED ON 30 SEPTEMBER 2021	FOR

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SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	RATIFICATION OF THE APPOINTMENT BY CO OPTION AND RE ELECTION OF MR JOCHEN EICKHOLT AS A DIRECTOR OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA, WITH THE CLASSIFICATION OF EXECUTIVE DIRECTOR, FOR THE BYLAW MANDATED FOUR YEAR TERM	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	RATIFICATION OF THE APPOINTMENT BY CO OPTION AND RE ELECTION OF MR FRANCISCO BELIL CREIXELL AS A DIRECTOR OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA, WITH THE CLASSIFICATION OF INDEPENDENT NON EXECUTIVE DIRECTOR, FOR THE BYLAW MANDATED FOUR YEAR TERM	FOR
SIEMENS GAMESA RENEWABLE ENERGY SA	ES0143416115	24-Mar-2022	RATIFICATION OF THE APPOINTMENT BY CO OPTION AND RE ELECTION OF MR ANDRE CLARK AS A DIRECTOR OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA, WITH THE CLASSIFICATION OF PROPRIETARY NON EXECUTIVE DIRECTOR, FOR THE BYLAW MANDATED FOUR YEAR TERM	AGAINST
SIMCORP A/S	DK0060495240	24-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS, INCLUDING CHAIR AND VICE CHAIR OF THE BOARD OF DIRECTORS: RE-ELECTION OF MORTEN HUBBE AS VICE CHAIR	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS, INCLUDING CHAIR AND VICE CHAIR OF THE BOARD OF DIRECTORS: RE-ELECTION OF SIMON JEFFREYS	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS, INCLUDING CHAIR AND VICE CHAIR OF THE BOARD OF DIRECTORS: ELECTION OF SUSAN STANDIFORD	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS, INCLUDING CHAIR AND VICE CHAIR OF THE BOARD OF DIRECTORS: RE-ELECTION OF ADAM WARBY	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS, INCLUDING CHAIR AND VICE CHAIR OF THE BOARD OF DIRECTORS: RE-ELECTION OF JOAN A. BINSTOCK	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	ELECTION OF AUDITORS: RE-ELECTION OF PRICEWATERHOUSECOOPERS STATAUTORISERET REVISIONSPARTNERSELSKAB	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	PROPOSAL ON REMUNERATION: THE BOARD OF DIRECTORS PROPOSES TO AMEND THE REMUNERATION POLICY AS A CONSEQUENCE OF THE ESTABLISHMENT OF THE TECHNOLOGY COMMITTEE IN SIMCORP	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	PROPOSAL ON REMUNERATION: IT IS PROPOSED BY THE BOARD OF DIRECTORS TO SET THE TOTAL REMUNERATION PAYABLE TO THE DIRECTORS IN 2022 AND UNTIL THE NEXT ANNUAL GENERAL MEETING REMAINING UNCHANGED FROM 2021	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	PROPOSAL ON REMUNERATION: SUBJECT TO APPROVAL OF ITEM 7.1.1 ABOVE IT IS PROPOSED BY THE BOARD OF DIRECTORS TO SET THE TOTAL REMUNERATION OF THE MEMBERS OF THE TECHNOLOGY COMMITTEE IN 2022 AND UNTIL THE NEXT ANNUAL GENERAL MEETING AS FOLLOWS	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	SHARE BUYBACK	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	AMENDMENT TO THE ARTICLES OF ASSOCIATION: THE BOARD OF DIRECTORS ASK TO APPROVE AN AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ARRANGE THAT GENERAL MEETINGS OF THE COMPANY MAY BE HELD AS VIRTUAL MEETINGS	AGAINST
SIMCORP A/S	DK0060495240	24-Mar-2022	AMENDMENT TO THE ARTICLES OF ASSOCIATION: DUE TO A CHANGE OF ADDRESS FOR THE COMPANYS SHARE REGISTER, THE BOARD OF DIRECTORS PROPOSE THAT THE COMPANYS ARTICLES OF ASSOCIATION IS AMENDED	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	AMENDMENT TO THE ARTICLES OF ASSOCIATION: BOARD OF DIRECTORS PROPOSE TO AMEND THE ARTICLES OF ASSOCIATION TO BECOME GENDER NATURAL DUE TO SIMCORPS ONGOING EFFORTS TO PROMOTE DIVERSITY, EQUITY, AND INCLUSION	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	PRESENTATION AND ADOPTION OF THE AUDITED ANNUAL REPORT	FOR

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SIMCORP A/S	DK0060495240	24-Mar-2022	THE BOARD OF DIRECTORS PROPOSAL FOR THE DISTRIBUTION OF PROFITS OR LOSSES AS RECORDED IN THE ANNUAL REPORT ADOPTED BY THE ANNUAL GENERAL MEETING	FOR
SIMCORP A/S	DK0060495240	24-Mar-2022	PRESENTATION AND ADOPTION OF THE REMUNERATION REPORT	AGAINST
SIMCORP A/S	DK0060495240	24-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS, INCLUDING CHAIR AND VICE CHAIR OF THE BOARD OF DIRECTORS: RE-ELECTION OF PETER SCHUTZE AS CHAIR	FOR
SKF AB	SE0000108227	24-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 7.00 PER SHARE	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER HANS STRABERG	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER HOCK GOH	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER ALRIK DANIELSON	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF PRESIDENT ALRIK DANIELSON	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER RONNIE LETEN	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER BARB SAMARDZICH	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER COLLEEN REPPLIER	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER GEERT FOLLENS	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER HAKAN BUSKHE	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER SUSANNA SCHNEEBERGER	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER RICKARD GUSTAFSON	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF PRESIDENT RICKARD GUSTAFSON	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER JONNY HILBERT	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER ZARKO DJUROVIC	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE KENNET CARLSSON	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE CLAES PALM	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE STEVE NORRMAN	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE THOMAS ELIASSON	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE DISCHARGE OF PRESIDENT NICLAS ROSENLEW	FOR
SKF AB	SE0000108227	24-Mar-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.5 MILLION FOR CHAIRMAN AND SEK 825,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SKF AB	SE0000108227	24-Mar-2022	REELECT HANS STRABERG AS DIRECTOR	AGAINST
SKF AB	SE0000108227	24-Mar-2022	REELECT HOCK GOH AS DIRECTOR	FOR
SKF AB	SE0000108227	24-Mar-2022	REELECT COLLEEN REPPLIER AS DIRECTOR	FOR

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SKF AB	SE0000108227	24-Mar-2022	REELECT GEERT FOLLENS AS DIRECTOR	FOR
SKF AB	SE0000108227	24-Mar-2022	REELECT HAKAN BUSKHE AS DIRECTOR	FOR
SKF AB	SE0000108227	24-Mar-2022	REELECT SUSANNA SCHNEEBERGER AS DIRECTOR	FOR
SKF AB	SE0000108227	24-Mar-2022	REELECT RICKARD GUSTAFSON AS DIRECTOR	FOR
SKF AB	SE0000108227	24-Mar-2022	REELECT HANS STRABERG AS BOARD CHAIRMAN	AGAINST
SKF AB	SE0000108227	24-Mar-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE REMUNERATION REPORT	FOR
SKF AB	SE0000108227	24-Mar-2022	APPROVE 2022 PERFORMANCE SHARE PROGRAM	FOR
SOSEI GROUP CORPORATION	JP3431300007	24-Mar-2022	Appoint a Director Seki, Miwa	FOR
SOSEI GROUP CORPORATION	JP3431300007	24-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
SOSEI GROUP CORPORATION	JP3431300007	24-Mar-2022	Appoint a Director Tamura, Shinichi	AGAINST
SOSEI GROUP CORPORATION	JP3431300007	24-Mar-2022	Appoint a Director Christopher Cargill	AGAINST
SOSEI GROUP CORPORATION	JP3431300007	24-Mar-2022	Appoint a Director Toyama, Tomohiro	FOR
SOSEI GROUP CORPORATION	JP3431300007	24-Mar-2022	Appoint a Director Kaga, Kuniaki	FOR
SOSEI GROUP CORPORATION	JP3431300007	24-Mar-2022	Appoint a Director David Roblin	AGAINST
SOSEI GROUP CORPORATION	JP3431300007	24-Mar-2022	Appoint a Director Nagai, Noriaki	FOR
SOSEI GROUP CORPORATION	JP3431300007	24-Mar-2022	Appoint a Director Rolf Soderstrom	FOR
STABILUS SA	LU1066226637	24-Mar-2022	ACKNOWLEDGEMENT OF (A) THE PUBLISHED DOCUMENTS IN RESPECT OF THE PROPOSED CONVERSION OF THE COMPANY INTO AN SE AND (B) THE CLOSING OF THE NEGOTIATION PROCESS ON EMPLOYEE INVOLVEMENT AND DECISION TO APPROVE (A) THE DRAFT TERMS OF CONVERSION OF THE COMPANY INTO A EUROPEAN PUBLIC LIMITED-LIABILITY COMPANY (SOCIETAS EUROPAEA) AND (B) THE CONVERSION OF THE COMPANY INTO AN SE UNDER THE NAME OF "STABILUS SE" ON THE BASIS OF THE DRAFT TERMS OF CONVERSION, BOTH SUBJECT TO APPROVAL OF ITEM 3 OF THE AGENDA	FOR
STABILUS SA	LU1066226637	24-Mar-2022	SUBJECT TO THE APPROVAL OF ITEM 1, AND TO BECOME EFFECTIVE AT THE TIME OF EFFECTIVENESS OF THE CONVERSION OF THE COMPANY INTO AN SE (I) INCREASE OF THE SHARE CAPITAL OF THE COMPANY FROM ITS CURRENT AMOUNT OF TWO HUNDRED FORTY-SEVEN THOUSAND EURO (EUR 247,000) REPRESENTED BY TWENTY-FOUR MILLION SEVEN HUNDRED THOUSAND SHARES (24,700,000) WITH A NOMINAL VALUE OF ONE EUROCENT (EUR 0.01) UP TO TWENTY-FOUR MILLION SEVEN HUNDRED THOUSAND EURO (EUR 24,700,000) THROUGH THE INCREASE OF THE NOMINAL VALUE OF THE SHARES FROM THEIR CURRENT NOMINAL VALUE TO ONE EURO (EUR 1) BY INCORPORATION OF EXISTING RESERVES OF THE COMPANY AND (II) AMENDMENT OF ARTICLES 5.1 AND 5.5 (A) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY ACCORDINGLY	FOR
STABILUS SA	LU1066226637	24-Mar-2022	SUBJECT TO THE APPROVAL OF ITEMS 1 AND 2 OF THE AGENDA, APPROVAL OF THE AMENDMENT AND RESTATEMENT OF THE ARTICLES OF ASSOCIATION OF THE COMPANY IN THE FORM PUBLISHED ON THE WEBSITE, TO BECOME EFFECTIVE AT THE TIME OF EFFECTIVENESS OF THE CONVERSION OF THE COMPANY INTO AN SE	FOR

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STABILUS SA	LU1066226637	24-Mar-2022	CONFIRMATION OF THE MANDATES OF THE CURRENT MEMBERS OF THE SUPERVISORY BOARD OF THE COMPANY FOR THE PERIOD OF THEIR APPOINTMENT	FOR
STABILUS SA	LU1066226637	24-Mar-2022	CONFIRMATION OF THE MANDATE OF THE INDEPENDENT AUDITOR (REVISEUR D'ENTREPRISES AGREE) OF THE COMPANY FOR THE FINANCIAL YEAR ENDING ON 30 SEPTEMBER 2022	FOR
STAR MICRONICS CO.,LTD.	JP3399000003	24-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
STAR MICRONICS CO.,LTD.	JP3399000003	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Hajime	FOR
STAR MICRONICS CO.,LTD.	JP3399000003	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Mamoru	FOR
STAR MICRONICS CO.,LTD.	JP3399000003	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sasai, Yasunao	FOR
STAR MICRONICS CO.,LTD.	JP3399000003	24-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwasaki, Seigo	FOR
STAR MICRONICS CO.,LTD.	JP3399000003	24-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Nishikawa, Seiichi	FOR
STAR MICRONICS CO.,LTD.	JP3399000003	24-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Sugimoto, Motoki	FOR
STAR MICRONICS CO.,LTD.	JP3399000003	24-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Miyata, Itsue	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Okawa, Naoki	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Kosaka, Keizo	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Murakami, Kenji	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Kobayashi, Nobuyuki	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Sonoda, Mari	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Corporate Auditor Asli M.Colpan	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Corporate Auditor Ishida, Hiroki	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Approve Appropriation of Surplus	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Ikeda, Ikuji	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Yamamoto, Satoru	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Kinameri, Kazuo	FOR

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SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Nishiguchi, Hidekazu	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Muraoka, Kiyoshige	FOR
SUMITOMO RUBBER INDUSTRIES,LTD.	JP3404200002	24-Mar-2022	Appoint a Director Nishino, Masatsugu	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: GITTE POULSEN, MIDTJYLLAND	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: RICHARD FYNBO, NORDJYLLAND	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: LARS THURO MOLLER, SJAELLAND	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: JAN OSTERSKOV, SJAELLAND	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: BENTE RASMUSSEN, SONDERBORG	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: HENRIK RAUNKJAER, SONDERBORG	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: LASSE MELDGAARD, SONDERJYLLAND	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: HANNI TOOSBUY KASPRZAK, SONDERJYLLAND	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: LEO GRONVALL, VEJLE	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: LASSE RICH HENNINGSEN, NORDJYLLAND	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: ELLEN TRANE NORBY, SONDERBORG	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: ANDREAS KIRK, VESTJYLLAND	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	SUBMISSION OF THE AUDITED ANNUAL REPORT INCLUDING THE AUDITORS' REPORT FOR ADOPTION	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: PETER VANG CHRISTENSEN, AARHUS	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	APPOINTMENT OF AUDITORS: THE BOARD OF DIRECTORS PROPOSES THE REAPPOINTMENT OF PWC STATS AUTORISERET REVISIONSPARTNERSELSKAB, CVR NO 33771231	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	MOTIONS SUBMITTED BY THE BOARD OF DIRECTORS: TO REDUCE THE BANK'S SHARE CAPITAL BY DKK 12,890,000 TO DKK 583,873,200. THE CAPITAL REDUCTION WILL BE EFFECTED AS A PAYMENT TO SHAREHOLDERS AND WILL BE IMPLEMENTED BY CANCELLING 1,289,000 SHARES OF DKK 10 EACH PURCHASED DURING THE BANK'S SHARE BUYBACK PROGRAMME IMPLEMENTED IN 2020 AND 2021. PAYMENT WILL BE AT A PREMIUM AS THE PRICE IS 194.19 FOR EACH SHARE OF A NOMINAL VALUE OF DKK 10.00, CORRESPONDING TO THE AVERAGE REPURCHASE PRICE DURING THE SHARE BUYBACK PROGRAMME. A RESOLUTION WILL IMPLY THE FOLLOWING AMENDMENT TO ARTICLE 2 (1) OF THE ARTICLES OF ASSOCIATION: "THE SHARE CAPITAL OF THE BANK IS DKK 583,873,200 DIVIDED INTO SHARES IN DENOMINATIONS OF DKK 10. THE SHARE CAPITAL IS FULLY PAID UP	FOR

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SYDBANK A/S	DK0010311471	24-Mar-2022	MOTIONS SUBMITTED BY THE BOARD OF DIRECTORS: TO AMEND ARTICLE 6 OF THE ARTICLES OF ASSOCIATION: TO INSERT THE FOLLOWING AS A NEW ARTICLE 6 (2) AND (3): ARTICLE 6 (2): "THE BOARD OF DIRECTORS IS AUTHORISED TO RESOLVE THAT GENERAL MEETINGS ARE HELD AS FULLY VIRTUAL MEETINGS." ARTICLE 6 (3): "THE BOARD OF DIRECTORS MUST ENSURE THAT GENERAL MEETINGS ARE CONDUCTED IN A SAFE MANNER. THE SYSTEM USED MUST BE SET UP IN A MANNER MEETING THE STATUTORY REQUIREMENTS FOR GENERAL MEETINGS, INCLUDING SHAREHOLDERS' RIGHT TO ATTEND, SPEAK AND VOTE AT GENERAL MEETINGS. THE SYSTEM USED MUST ALSO BE ABLE TO RECORD IN A RELIABLE MANNER THE SHAREHOLDERS ATTENDING THE GENERAL MEETING, THE CAPITAL AND VOTING RIGHTS REPRESENTED BY THEM AS WELL AS THE OUTCOME OF THE VOTING." AS A CONSEQUENCE THE EXISTING ARTICLE 6 (2) IS AMENDED TO ARTICLE 6 (4)	AGAINST
SYDBANK A/S	DK0010311471	24-Mar-2022	MOTIONS SUBMITTED BY THE BOARD OF DIRECTORS: TO INSERT A NEW AGENDA ITEM IN ARTICLE 8 (2): TO INSERT A NEW ITEM 4: "ADVISORY VOTE ON THE REMUNERATION REPORT". AS A CONSEQUENCE THE OTHER ITEMS WILL MOVE	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	SYDBANK'S BOARD OF DIRECTORS IS AUTHORISED TO ALLOW THE BANK TO ACQUIRE OWN SHARES AT A TOTAL VALUE OF UP TO 10% OF THE BANK'S SHARE CAPITAL. THE PRICE PAID FOR SHARES MAY NOT DIFFER BY MORE THAN 10% FROM THE PRICE QUOTED ON NASDAQ COPENHAGEN AT THE TIME OF PURCHASE. THE AUTHORISATION IS EFFECTIVE UNTIL THE NEXT ANNUAL GENERAL MEETING	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	MOTION FOR THE ALLOCATION OF PROFIT OR COVER OF LOSS ACCORDING TO THE ADOPTED ANNUAL REPORT	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ADVISORY VOTE ON THE REMUNERATION REPORT	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: ARNE GERLYNG-HANSEN, FYN-ODENSE	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: PETER S. SORENSEN, HORSSENS	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: NICOLAI DYHR, HOVEDSTADEN	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: SVEND ERIK KRIBY, HOVEDSTADEN	FOR
SYDBANK A/S	DK0010311471	24-Mar-2022	ELECTION OF MEMBER TO THE SHAREHOLDERS' COMMITTEE: JANNE MOLTKE-LETH, HOVEDSTADEN	FOR
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	APPROVAL OF THE INDEPENDENT AUDIT FIRM DETERMINED IN ACCORDANCE WITH CMB REGULATIONS TO THE APPROVAL OF THE GENERAL ASSEMBLY PURSUANT TO ARTICLE 399 OF THE TURKISH COMMERCIAL CODE	FOR
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	INFORMING THE GENERAL ASSEMBLY ABOUT THE COLLATERALS, PLEDGES, MORTGAGES AND INCOME OR BENEFITS GRANTED TO THIRD PARTIES IN THE ACCOUNTING PERIOD OF 01.01.2021 31.12.2021	ABSTAIN
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	INFORMING THE GENERAL ASSEMBLY ABOUT THE DONATIONS MADE IN THE FISCAL YEAR OF 2021, DETERMINING THE UPPER LIMIT FOR THE DONATIONS TO BE MADE IN THE YEAR 2022	FOR
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	AUTHORIZING THE MEMBERS OF THE BOARD OF DIRECTORS TO PERFORM THE WORKS OF THE COMPANY THEMSELVES OR ON BEHALF OF OTHERS, GIVING THEM PERMISSIONS TO PERFORM TRANSACTIONS TO BE PARTNERS IN THE COMPANIES THAT PERFORM SIMILAR WORKS AND TO PERFORM OTHER TRANSACTIONS UNDER ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE, AND, IF ANY, BRIEFING ABOUT THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PERSONS LISTED IN THE CMB S CORPORATE GOVERNANCE PRINCIPLES ARTICLE 1.3.6 AND THE TRANSACTIONS CARRIED OUT IN THIS CONTEXT IN THE YEAR 2021	FOR
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	WISHES AND OPINIONS	ABSTAIN
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	OPENING, THE ELECTION OF THE PRESIDENTIAL BOARD	FOR

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TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	READING, DISCUSSION AND APPROVAL OF THE 2021 ANNUAL REPORT PREPARED BY THE COMPANY S BOARD OF DIRECTORS	FOR
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	READING, DISCUSSION AND APPROVAL OF THE INDEPENDENT AUDIT REPORT SUMMARY AND FINANCIAL STATEMENTS FOR THE 2021 FISCAL YEAR	FOR
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	RELEASE OF EACH MEMBER OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE COMPANY S ACTIVITIES FOR THE YEAR 2021	FOR
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	DISCUSSION AND RESOLUTION OF THE PROPOSAL OF THE BOARD OF DIRECTORS REGARDING THE DISTRIBUTION OF THE PROFIT FOR THE 2021 FISCAL YEAR	FOR
TEKFEN HOLDING AS	TRETKHO00012	24-Mar-2022	RESOLUTION OF THE NUMBER OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THEIR TERMS OF OFFICE, AND THE MONTHLY SALARIES TO BE PAID	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	INCREASE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	THE COMPANY'S ELIGIBILITY FOR SHARE OFFERING TO SPECIFIC PARTIES	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: STOCK TYPE AND PAR VALUE	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: ISSUING METHOD AND DATE	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: ISSUING TARGETS	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: ISSUE PRICE AND PRICING PRINCIPLES	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: ISSUING VOLUME	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: SUBSCRIPTION METHOD	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: LOCKUP PERIOD	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: LISTING PLACE	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: ARRANGEMENT FOR THE ACCUMULATED RETAINED PROFITS BEFORE THE SHARE OFFERING	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: PURPOSE AND AMOUNT OF THE RAISED FUNDS	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES: VALID PERIOD OF THE RESOLUTION	FOR

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THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	PREPLAN FOR THE 2022 A-SHARE OFFERING TO SPECIFIC PARTIES	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	DEMONSTRATION ANALYSIS REPORT ON THE PLAN FOR 2022 A-SHARE OFFERING TO SPECIFIC PARTIES	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	FEASIBILITY ANALYSIS REPORT ON THE USE OF FUNDS TO BE RAISED FROM THE 2022 A-SHARE OFFERING TO SPECIFIC PARTIES	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	SPECIAL REPORT ON THE USE OF PREVIOUSLY RAISED FUNDS	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	DILUTED IMMEDIATE RETURN AFTER THE SHARE OFFERING TO SPECIFIC PARTIES AND FILLING MEASURES	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	COMMITMENTS OF CONTROLLING SHAREHOLDERS, DE FACTO CONTROLLER, DIRECTORS AND SENIOR MANAGEMENT TO ENSURE THE IMPLEMENTATION OF FILLING MEASURES FOR DILUTED IMMEDIATE RETURN AFTER THE SHARE OFFERING TO SPECIFIC PARTIES	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	SHAREHOLDER RETURN PLAN FOR THE NEXT THREE YEARS FROM 2022 TO 2024	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	FULL AUTHORIZATION TO THE BOARD AND ITS AUTHORIZED PERSONS TO HANDLE MATTERS REGARDING THE SHARE OFFERING TO SPECIFIC PARTIES	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	2021 ANNUAL ACCOUNTS	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY3.05000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	REAPPOINTMENT OF AUDIT FIRM	AGAINST
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	2022 ALLOWANCE FOR DIRECTORS	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	2022 APPLICATION FOR COMPREHENSIVE CREDIT LINE	FOR
THUNDER SOFTWARE TECHNOLOGY CO LTD	CNE1000021D0	24-Mar-2022	CASH MANAGEMENT WITH TEMPORARILY IDLE RAISED FUNDS	FOR
TIETOEVRVY CORPORATION	FI0009000277	24-Mar-2022	ADOPTION OF THE ANNUAL ACCOUNTS	FOR
TIETOEVRVY CORPORATION	FI0009000277	24-Mar-2022	RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE DISTRIBUTION OF DIVIDEND: EUR 1.40 PER SHARE	FOR
TIETOEVRVY CORPORATION	FI0009000277	24-Mar-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY	FOR
TIETOEVRVY CORPORATION	FI0009000277	24-Mar-2022	PRESENTATION AND ADOPTION OF THE REMUNERATION REPORT	FOR
TIETOEVRVY CORPORATION	FI0009000277	24-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR

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TIETOEVRV CORPORATION	FI0009000277	24-Mar-2022	RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS SHALL HAVE EIGHT MEMBERS ELECTED BY THE ANNUAL GENERAL MEETING	FOR
TIETOEVRV CORPORATION	FI0009000277	24-Mar-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS AND CHAIRPERSON TIMO AHOPELTO, TOMAS FRANZEN, LISELOTTE HAGERTZ ENGSTAM, HARRI- PEKKA KAUKONEN, ANGELA MAZZA TEUFER, KATHARINA MOSHEIM, NIKO PAKALEN AND ENDRE RANGNES BE RE-ELECTED	AGAINST
TIETOEVRV CORPORATION	FI0009000277	24-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE AUDITOR	FOR
TIETOEVRV CORPORATION	FI0009000277	24-Mar-2022	ELECTION OF THE AUDITOR: DELOITTE OY	FOR
TIETOEVRV CORPORATION	FI0009000277	24-Mar-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES	FOR
TIETOEVRV CORPORATION	FI0009000277	24-Mar-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AS WELL AS THE ISSUANCE OF OPTION RIGHTS AND OTHER SPECIAL RIGHTS ENTITLING TO SHARES	FOR
TIETOEVRV CORPORATION	FI0009000277	24-Mar-2022	AMENDMENT TO THE ARTICLES OF ASSOCIATION	FOR
TOPDANMARK A/S	DK0060477503	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: RICARD WENNERKLINT	FOR
TOPDANMARK A/S	DK0060477503	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: JENS AALOSE	FOR
TOPDANMARK A/S	DK0060477503	24-Mar-2022	ELECTION OF ONE STATE-AUTHORISED PUBLIC ACCOUNTANT: KPMG P/S	FOR
TOPDANMARK A/S	DK0060477503	24-Mar-2022	ADOPTION OF THE ANNUAL REPORT AND DECISION ON THE APPROPRIATION OF PROFITS ACCORDING TO THE ANNUAL REPORT AS ADOPTED	FOR
TOPDANMARK A/S	DK0060477503	24-Mar-2022	PRESENTATION OF THE REMUNERATION REPORT FOR INDICATIVE BALLOT	FOR
TOPDANMARK A/S	DK0060477503	24-Mar-2022	PROPOSAL ON REMUNERATION FOR THE BOARD OF DIRECTORS	FOR
TOPDANMARK A/S	DK0060477503	24-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER, THOMAS MEINERT LARSEN FOR TOPDANMARK TO JOIN THE INTERNATIONAL INVESTOR COALITION "NET ZERO ASSET OWNER ALLIANCE"	AGAINST
TOPDANMARK A/S	DK0060477503	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: MARIA HJORTH	FOR
TOPDANMARK A/S	DK0060477503	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: CRISTINA LAGE	FOR
TOPDANMARK A/S	DK0060477503	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: PETRI NIEMISVIRTA	FOR
TOPDANMARK A/S	DK0060477503	24-Mar-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: MORTEN THORSRUD	FOR
TOSHIBA CORPORATION	JP3592200004	24-Mar-2022	Approve Confirmation of Shareholders' Views on Proceeding with the Examination of Strategic Reorganization	AGAINST
TOSHIBA CORPORATION	JP3592200004	24-Mar-2022	Shareholder Proposal: Amend Articles of Incorporation	ABSTAIN
TOSHIBA CORPORATION	JP3592200004	24-Mar-2022	Shareholder Proposal: Approve Re-examination of Strategy adopted by the Strategic Committee and the Board of Directors	AGAINST
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Appoint a Director Sasae, Kenichiro	FOR
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Appoint a Director Ohashi, Tetsuji	FOR
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Appoint a Corporate Auditor Oyagi, Shigeo	FOR
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Approve Details of the Stock Compensation to be received by Directors	FOR
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Approve Appropriation of Surplus	FOR

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ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Appoint a Director Koji, Akiyoshi	FOR
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Appoint a Director Katsuki, Atsushi	FOR
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Appoint a Director Taemin Park	FOR
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Appoint a Director Tanimura, Keizo	FOR
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Appoint a Director Christina L. Ahmadjian	FOR
ASAHI GROUP HOLDINGS,LTD.	JP3116000005	25-Mar-2022	Appoint a Director Sakita, Kaoru	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Suto, Miwa	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Yokoi, Yasushi	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Mihara, Hideaki	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Approve Appropriation of Surplus	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oyama, Motoi	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirota, Yasuhito	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kashiwaki, Hitoshi	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sumi, Kazuo	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Makiko	FOR
ASICS CORPORATION	JP3118000003	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Yoshimi, Noriatsu	AGAINST
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO RE-ELECT DAVID ROBERTS AS A DIRECTOR OF THE COMPANY	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO RECEIVE THE ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE DIRECTORS REPORT AND AUDITORS REPORT THEREON	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO RE-ELECT ROBERT STUCHBERY AS A DIRECTOR OF THE COMPANY	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO ELECT RAJESH AGRAWAL AS A NEW DIRECTOR OF THE COMPANY	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO RE-APPOINT EY AS AUDITORS OF THE COMPANY	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO APPROVE THE SAVE AS YOU EARN SHARE OPTION PLAN	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO APPROVE THE LONG TERM INCENTIVE PLAN	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO AUTHORISE THE DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ORDINARY SHARES	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST

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BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO APPROVE THE DIRECTOR'S REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO APPROVE THE PAYMENT OF AN INTERIM DIVIDEND OF 12.9 PENCE PER ORDINARY SHARE	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO RE-ELECT ADRIAN COX AS A DIRECTOR OF THE COMPANY	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO RE-ELECT PIERRE-OLIVIER DESAULLE AS A DIRECTOR OF THE COMPANY	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO RE-ELECT NICOLA HODSON AS A DIRECTOR OF THE COMPANY	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO RE-ELECT SALLY LAKE AS A DIRECTOR OF THE COMPANY	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO RE-ELECT CHRISTINE LASALA AS A DIRECTOR OF THE COMPANY	FOR
BEAZLEY PLC	GB00BYQJJC66	25-Mar-2022	TO RE-ELECT JOHN REIZENSTEIN AS A DIRECTOR OF THE COMPANY	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	25-Mar-2022	TO APPROVE THE PURCHASE BY THE COMPANY OF ORDINARY SHARES OF 21 / 13 PENCE EACH IN THE CAPITAL OF THE COMPANY PURSUANT TO, FOR THE PURPOSES OF, OR IN CONNECTION WITH A TENDER OFFER FOR ORDINARY SHARES ON THE TERMS AND IN ACCORDANCE WITH THE ARRANGEMENTS SET OUT OR REFERRED TO IN THE ACCOMPANYING CIRCULAR TO SHAREHOLDERS	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	25-Mar-2022	TO APPROVE, IN CONNECTION WITH ANY SPECIAL DIVIDEND PAID OR PROPOSED TO BE PAID BY THE COMPANY, A CONSOLIDATION AND SUB-DIVISION OF THE ORDINARY SHARES OF 21 / 13 PENCE EACH IN THE CAPITAL OF THE COMPANY	FOR
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: YU DAE HYEON	AGAINST
CELLTRION INC	KR7068270008	25-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: I SUN U	AGAINST
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: GO YEONG HYE	FOR
CELLTRION INC	KR7068270008	25-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
CELLTRION INC	KR7068270008	25-Mar-2022	APPROVAL OF GRANT OF STOCK OPTION	FOR
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GIM GEUN YEONG	AGAINST
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GIM WON SEOK	AGAINST
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: YU DAE HYEON	AGAINST
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: I SUN U	AGAINST
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GO YEONG HYE	FOR
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: I JAE SIK	FOR
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: GIM GEUN YEONG	AGAINST
CELLTRION INC	KR7068270008	25-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: GIM WON SEOK	AGAINST
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mikubo, Tadatoshi	FOR
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Approve Appropriation of Surplus	FOR
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishijima, Kazuyuki	FOR

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CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Imuta, Shigeru	AGAINST
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamamoto, Hiroshi	FOR
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Mukunashi, Keisuke	AGAINST
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawakami, Yasuo	FOR
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taneda, Kiyotaka	FOR
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Shuichi	FOR
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wada, Takeshi	FOR
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Egawa, Yoshiaki	FOR
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayashi, Tetsuro	FOR
CHOFU SEISAKUSHO CO.,LTD.	JP3527800001	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawakami, Yasuhiro	FOR
DAEHAN STEEL CO LTD	KR7084010008	25-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
DAEHAN STEEL CO LTD	KR7084010008	25-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
DAEHAN STEEL CO LTD	KR7084010008	25-Mar-2022	ELECTION OF INSIDE DIRECTOR CANDIDATE: OH JI HOON	FOR
DAEHAN STEEL CO LTD	KR7084010008	25-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
DAEHAN STEEL CO LTD	KR7084010008	25-Mar-2022	APPROVAL OF REMUNERATION FOR AUDITOR	FOR
DONGKUK STEEL MILL CO LTD	KR7001230002	25-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
DONGKUK STEEL MILL CO LTD	KR7001230002	25-Mar-2022	ELECTION OF INSIDE DIRECTOR: JANG SEI WOOK	FOR
DONGKUK STEEL MILL CO LTD	KR7001230002	25-Mar-2022	ELECTION OF INSIDE DIRECTOR: KWAK JIN SOO	FOR
DONGKUK STEEL MILL CO LTD	KR7001230002	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: PARK JIN WOO	FOR
DONGKUK STEEL MILL CO LTD	KR7001230002	25-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: PARK JIN WOO	FOR
DONGKUK STEEL MILL CO LTD	KR7001230002	25-Mar-2022	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS	FOR
EARTH CORPORATION	JP3100190002	25-Mar-2022	Appoint a Director Harold George Meij	FOR
EARTH CORPORATION	JP3100190002	25-Mar-2022	Appoint a Director Mikami, Naoko	FOR
EARTH CORPORATION	JP3100190002	25-Mar-2022	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Outside Directors)	FOR
EARTH CORPORATION	JP3100190002	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
EARTH CORPORATION	JP3100190002	25-Mar-2022	Appoint a Director Otsuka, Tatsuya	FOR
EARTH CORPORATION	JP3100190002	25-Mar-2022	Appoint a Director Kawabata, Katsunori	FOR
EARTH CORPORATION	JP3100190002	25-Mar-2022	Appoint a Director Furuya, Yoshiyuki	FOR
EARTH CORPORATION	JP3100190002	25-Mar-2022	Appoint a Director Kawamura, Yoshinori	FOR
EARTH CORPORATION	JP3100190002	25-Mar-2022	Appoint a Director Karataki, Hisaaki	FOR

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EARTH CORPORATION	JP3100190002	25-Mar-2022	Appoint a Director Shakata, Takeshi	FOR
EARTH CORPORATION	JP3100190002	25-Mar-2022	Appoint a Director Tamura, Hideyuki	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Mizobata, Hiroto	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Fukuda, Tadashi	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Iechika, Tomonao	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Approve Appropriation of Surplus	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Takatoshi	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakanishi, Minoru	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujita, Kenji	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawashima, Atsushi	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Otsuki, Keiko	FOR
ES-CON JAPAN LTD.	JP3688330004	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Nishitake, Masayoshi	FOR
FRONTIER REAL ESTATE INVESTMENT CORPORATION	JP3046200006	25-Mar-2022	Amend Articles to: Approve Minor Revisions	FOR
FRONTIER REAL ESTATE INVESTMENT CORPORATION	JP3046200006	25-Mar-2022	Appoint an Executive Director Iwado, Takao	FOR
FRONTIER REAL ESTATE INVESTMENT CORPORATION	JP3046200006	25-Mar-2022	Appoint a Supervisory Director Suzuki, Toshio	FOR
FRONTIER REAL ESTATE INVESTMENT CORPORATION	JP3046200006	25-Mar-2022	Appoint a Supervisory Director Iida, Koji	FOR
FRONTIER REAL ESTATE INVESTMENT CORPORATION	JP3046200006	25-Mar-2022	Appoint a Supervisory Director Suzuki, Noriko	FOR
FRONTIER REAL ESTATE INVESTMENT CORPORATION	JP3046200006	25-Mar-2022	Appoint a Substitute Executive Director Ono, Shintaro	FOR
FRONTIER REAL ESTATE INVESTMENT CORPORATION	JP3046200006	25-Mar-2022	Appoint a Substitute Executive Director Hayashi, Teruyuki	FOR
GNI GROUP LTD.	JP3386370005	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
GNI GROUP LTD.	JP3386370005	25-Mar-2022	Appoint a Director Ying Luo	FOR
GNI GROUP LTD.	JP3386370005	25-Mar-2022	Appoint a Director Thomas Eastling	AGAINST
GNI GROUP LTD.	JP3386370005	25-Mar-2022	Appoint a Director Sashiwa, Hideaki	FOR
GNI GROUP LTD.	JP3386370005	25-Mar-2022	Appoint a Director Suzuki, Kanichiro	AGAINST
GNI GROUP LTD.	JP3386370005	25-Mar-2022	Appoint a Director Joseph F. Meyer	FOR
GNI GROUP LTD.	JP3386370005	25-Mar-2022	Appoint a Director Hao Yan	FOR

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GS RETAIL CO LTD	KR7007070006	25-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
GS RETAIL CO LTD	KR7007070006	25-Mar-2022	ELECTION OF INSIDE DIRECTOR: HEO YEON SU	FOR
GS RETAIL CO LTD	KR7007070006	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: I SEONG RAK	FOR
GS RETAIL CO LTD	KR7007070006	25-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
GS RETAIL CO LTD	KR7007070006	25-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
HUGEL, INC.	KR7145020004	25-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
HUGEL, INC.	KR7145020004	25-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
HUGEL, INC.	KR7145020004	25-Mar-2022	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	DIRECTOR	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	Advisory vote to approve named executive officer compensation.	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	Ratification of the appointment of Deloitte & Touche LLP as Huntsman Corporation's independent registered public accounting firm for the year ending December 31, 2022.	FOR
HUNTSMAN CORPORATION	US4470111075	25-Mar-2022	Stockholder proposal to lower ownership threshold for special meeting of stockholders to 10%.	AGAINST
HYUNDAIMARINE&FIREINSURANCECO. LTD.	KR7001450006	25-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
HYUNDAIMARINE&FIREINSURANCECO. LTD.	KR7001450006	25-Mar-2022	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
HYUNDAIMARINE&FIREINSURANCECO. LTD.	KR7001450006	25-Mar-2022	ELECTION OF INSIDE DIRECTOR: JUNG MONG YOON	FOR
HYUNDAIMARINE&FIREINSURANCECO. LTD.	KR7001450006	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: JANG BONG KYU	FOR
HYUNDAIMARINE&FIREINSURANCECO. LTD.	KR7001450006	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR AS AUDIT COMMITTEE MEMBER: KIM TAE JIN	FOR
HYUNDAIMARINE&FIREINSURANCECO. LTD.	KR7001450006	25-Mar-2022	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS	FOR

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ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Appoint a Director Raul Perez	FOR
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Appoint a Director Aomatsu, Hideo	FOR
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Appoint a Director Jean-Jacques Lavigne	FOR
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Appoint a Substitute Corporate Auditor Saito, Shigenori	FOR
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Approve Details of the Stock Compensation to be received by Directors	FOR
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Approve Appropriation of Surplus	FOR
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Appoint a Director Ali Ordoobadi	AGAINST
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Appoint a Director Christophe Vilatte	AGAINST
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Appoint a Director Miyashita, Kazuyuki	FOR
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Appoint a Director Nakano, Hideo	FOR
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Appoint a Director Shirato, Hideki	FOR
ICHIKOH INDUSTRIES,LTD.	JP3141600001	25-Mar-2022	Appoint a Director Maurizio Martinelli	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Yamada, Daisuke	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Yanai, Jun	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Iio, Norinao	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Nishimura, Atsuko	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Nishikawa, Tomoo	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Morimoto, Hideka	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Approve Payment of Bonuses to Directors	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Approve Details of the Stock Compensation to be received by Directors and Executive Officers	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Approve Appropriation of Surplus	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Kitamura, Toshiaki	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Ueda, Takayuki	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Ikeda, Takahiko	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Kawano, Kenji	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Kittaka, Kimihisa	FOR
INPEX CORPORATION	JP3294460005	25-Mar-2022	Appoint a Director Sase, Nobuharu	FOR

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KAO CORPORATION	JP3205800000	25-Mar-2022	Appoint a Director Mukai, Chiaki	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Appoint a Director Hayashi, Nobuhide	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Appoint a Director Sakurai, Eriko	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Appoint a Corporate Auditor Oka, Nobuhiro	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Approve Appropriation of Surplus	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Appoint a Director Sawada, Michitaka	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Appoint a Director Hasebe, Yoshihiro	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Appoint a Director Takeuchi, Toshiaki	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Appoint a Director Matsuda, Tomoharu	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Appoint a Director David J. Muenz	FOR
KAO CORPORATION	JP3205800000	25-Mar-2022	Appoint a Director Shinobe, Osamu	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Director Arai, Jun	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Director Oyamada, Takashi	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Director Suzuki, Yoshihisa	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Corporate Auditor Komatsu, Hiroshi	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Corporate Auditor Tamura, Mayumi	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Approve Appropriation of Surplus	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Director Miyamoto, Masashi	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Director Osawa, Yutaka	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Director Mikayama, Toshifumi	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Director Minakata, Takeshi	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Director Morita, Akira	FOR
KYOWA KIRIN CO.,LTD.	JP3256000005	25-Mar-2022	Appoint a Director Haga, Yuko	FOR
MEDLEY,INC.	JP3921310003	25-Mar-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
MEDLEY,INC.	JP3921310003	25-Mar-2022	Approve Reduction of Stated Capital	FOR
NEXON CO.,LTD.	JP3758190007	25-Mar-2022	Approve Issuance of Share Acquisition Rights as Stock Options for Employees	FOR
NEXON CO.,LTD.	JP3758190007	25-Mar-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NEXON CO.,LTD.	JP3758190007	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Owen Mahoney	AGAINST

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NEXON CO.,LTD.	JP3758190007	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uemura, Shiro	FOR
NEXON CO.,LTD.	JP3758190007	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Patrick Soderlund	FOR
NEXON CO.,LTD.	JP3758190007	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kevin Mayer	AGAINST
NEXON CO.,LTD.	JP3758190007	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Alexander Iosilevich	AGAINST
NEXON CO.,LTD.	JP3758190007	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Honda, Satoshi	FOR
NEXON CO.,LTD.	JP3758190007	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Kuniya, Shiro	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	ADOPTION OF THE REMUNERATION REPORT	AGAINST
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	REMUNERATION OF THE BOARD OF DIRECTORS	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	ELECTION OF BOARD MEMBER: RE-ELECTION OF RENE SVENDSEN-TUNE	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	ELECTION OF BOARD MEMBER: RE-ELECTION OF THOMAS LAU SCHLEICHER	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	ELECTION OF BOARD MEMBER: RE-ELECTION AF RICHARD P. BISSION	ABSTAIN
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	ELECTION OF BOARD MEMBER: RE-ELECTION OF ARE DRAGESUND	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	ELECTION OF BOARD MEMBER: RE-ELECTION OF FRANCK FALEZAN	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	ELECTION OF BOARD MEMBER: ELECTION OF PETER NILSSON	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	ELECTION OF ONE OR MORE PUBLIC ACCOUNTANT: RE-ELECTION OF DELOITTE STATSUTORISERET REVISIONSPARTNERSELSKAB	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	ADOPTION OF REVISED REMUNERATION POLICY ADOPTION OF REVISED REMUNERATION POLICY	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	THE BOARD PROPOSES TO EXTEND AND AMEND THE CURRENT AUTHORIZATION TO THE BOARD TO ISSUE NEW SHARES	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	THE BOARD PROPOSES TO CANCEL THE CURRENT AUTHORIZATION TO THE BOARD TO ISSUE WARRANTS	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	THE BOARD PROPOSES TO AMEND AND EXTEND THE CURRENT AUTHORIZATION TO RAISE CONVERTIBLE LOANS	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	ADOPTION OF THE AUDITED ANNUAL REPORT	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	PROPOSAL BY THE BOARD OF DIRECTORS FOR THE DISTRIBUTION OF PROFITS	FOR
NILFISK HOLDING A/S	DK0060907293	25-Mar-2022	RESOLUTION REGARDING DISCHARGE OF MANAGEMENT AND BOARD OF DIRECTORS FROM THEIR LIABILITIES	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Director Ushio, Naomi	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Director Yamamoto, Hikaru	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Corporate Auditor Komoto, Hideki	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Corporate Auditor Sato, Akio	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Corporate Auditor Nakamura, Motohiko	AGAINST
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Approve Appropriation of Surplus	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Director Suzuki, Satoshi	FOR

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POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Director Kume, Naoki	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Director Yokote, Yoshikazu	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Director Kobayashi, Takuma	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Director Ogawa, Koji	FOR
POLA ORBIS HOLDINGS INC.	JP3855900001	25-Mar-2022	Appoint a Director Komiya, Kazuyoshi	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwasaki, Jiro	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sekimoto, Tetsuya	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hoshi, Shuichi	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Endo, Takashi	AGAINST
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Suzuki, Tomoyuki	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Amend Articles to: Change Company Location, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kamata, Masahiko	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iriyama, Kenichi	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taiji, Masato	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Yasuhito	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wakamatsu, Katsuhisa	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Hajime	FOR
SBS HOLDINGS,INC.	JP3163500006	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Hiroaki	FOR
SEAH BESTEEL CORPORATION	KR7001430008	25-Mar-2022	APPROVAL OF SPLIT-OFF	FOR
SEAH BESTEEL CORPORATION	KR7001430008	25-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
SEAH BESTEEL CORPORATION	KR7001430008	25-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
SEAH BESTEEL CORPORATION	KR7001430008	25-Mar-2022	ELECTION OF INSIDE DIRECTOR: YANG YEONG JU	FOR
SEAH BESTEEL CORPORATION	KR7001430008	25-Mar-2022	ELECTION OF INSIDE DIRECTOR: BAK SEONG JUN	FOR
SEAH BESTEEL CORPORATION	KR7001430008	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GIM JI HONG	FOR
SEAH BESTEEL CORPORATION	KR7001430008	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: YUN YEO SEON	FOR
SEAH BESTEEL CORPORATION	KR7001430008	25-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: GIM JI HONG	FOR
SEAH BESTEEL CORPORATION	KR7001430008	25-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: YUN YEO SEON	FOR
SEAH BESTEEL CORPORATION	KR7001430008	25-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Appoint a Director Oishi, Kanoko	FOR
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Appoint a Director Tokuno, Mariko	FOR
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Appoint a Corporate Auditor Yoshida, Takeshi	FOR

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SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Approve Details of the Long-Term Incentive Type Compensation to be received by Directors	FOR
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Approve Appropriation of Surplus	FOR
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Appoint a Director Uotani, Masahiko	FOR
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Appoint a Director Suzuki, Yukari	FOR
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Appoint a Director Tadakawa, Norio	FOR
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Appoint a Director Yokota, Takayuki	FOR
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Appoint a Director Iwahara, Shinsaku	FOR
SHISEIDO COMPANY,LIMITED	JP3351600006	25-Mar-2022	Appoint a Director Charles D. Lake II	FOR
SK TELECOM CO LTD	KR7017670001	25-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
SK TELECOM CO LTD	KR7017670001	25-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
SK TELECOM CO LTD	KR7017670001	25-Mar-2022	GRANT OF STOCK OPTION	FOR
SK TELECOM CO LTD	KR7017670001	25-Mar-2022	ELECTION OF INSIDE DIRECTOR GANG JONG RYEOL	FOR
SK TELECOM CO LTD	KR7017670001	25-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER GIM SEOK DONG	FOR
SK TELECOM CO LTD	KR7017670001	25-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
SUNTORY BEVERAGE & FOOD LIMITED	JP3336560002	25-Mar-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Amitani, Mitsuhiro	FOR
SUNTORY BEVERAGE & FOOD LIMITED	JP3336560002	25-Mar-2022	Approve Appropriation of Surplus	FOR
SUNTORY BEVERAGE & FOOD LIMITED	JP3336560002	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUNTORY BEVERAGE & FOOD LIMITED	JP3336560002	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Saito, Kazuhiro	FOR
SUNTORY BEVERAGE & FOOD LIMITED	JP3336560002	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Josuke	FOR
SUNTORY BEVERAGE & FOOD LIMITED	JP3336560002	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shekhar Mundlay	FOR
SUNTORY BEVERAGE & FOOD LIMITED	JP3336560002	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Peter Harding	FOR
SUNTORY BEVERAGE & FOOD LIMITED	JP3336560002	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aritake, Kazutomo	FOR
SUNTORY BEVERAGE & FOOD LIMITED	JP3336560002	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inoue, Yukari	FOR
TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Appoint a Director Morita, Ken	FOR

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TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Appoint a Director Takeda, Atsushi	FOR
TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Appoint a Director Yoneda, Michio	FOR
TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Approve Appropriation of Surplus	FOR
TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Appoint a Director Yamada, Yasuhiro	AGAINST
TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Appoint a Director Shimizu, Takashi	AGAINST
TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Appoint a Director Mitsuhashi, Tatsuo	FOR
TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Appoint a Director Imura, Yoji	FOR
TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Appoint a Director Sasamori, Takehiko	FOR
TOYO TIRE CORPORATION	JP3610600003	25-Mar-2022	Appoint a Director Moriya, Satoru	FOR
UNICHARM CORPORATION	JP3951600000	25-Mar-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations	AGAINST
UNICHARM CORPORATION	JP3951600000	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahara, Takahisa	FOR
UNICHARM CORPORATION	JP3951600000	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mori, Shinji	FOR
UNICHARM CORPORATION	JP3951600000	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hikosaka, Toshifumi	FOR
UZABASE,INC.	JP3944390008	25-Mar-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
UZABASE,INC.	JP3944390008	25-Mar-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
UZABASE,INC.	JP3944390008	25-Mar-2022	Approve Details of the Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	AGAINST
UZABASE,INC.	JP3944390008	25-Mar-2022	Approve Details of the Stock Compensation to be received by Directors who are Audit and Supervisory Committee Members	AGAINST
UZABASE,INC.	JP3944390008	25-Mar-2022	Approve Details of Compensation as Stock Options for Directors (Excluding Directors who are Audit and Supervisory Committee Members)	AGAINST
UZABASE,INC.	JP3944390008	25-Mar-2022	Approve Details of Compensation as Stock Options for Directors who are Audit and Supervisory Committee Members	AGAINST
UZABASE,INC.	JP3944390008	25-Mar-2022	Amend Articles to: Change Company Location, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
UZABASE,INC.	JP3944390008	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inagaki, Yusuke	FOR
UZABASE,INC.	JP3944390008	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakuma, Taira	FOR
UZABASE,INC.	JP3944390008	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsui, Shinobu	FOR
UZABASE,INC.	JP3944390008	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Umeda, Yusuke	FOR
UZABASE,INC.	JP3944390008	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirano, Masao	FOR
UZABASE,INC.	JP3944390008	25-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Igawa, Saki	FOR
UZABASE,INC.	JP3944390008	25-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Asako, Shintaro	FOR

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Z ENERGY LTD	NZZELE0001S1	25-Mar-2022	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION: THAT THE SCHEME (THE TERMS OF WHICH ARE DESCRIBED IN THE SCHEME BOOKLET) BE APPROVED	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Appoint a Director Watanabe, Yuko	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
CYBOZU,INC.	JP3312100005	26-Mar-2022	Appoint a Corporate Auditor Uematsu, Noriyuki	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Approve Appropriation of Surplus	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Appoint a Director Nishibata, Yoshihisa	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Appoint a Director Kitahara, Yasutomi	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Appoint a Director Tajiri, Yumika	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Appoint a Director Hayashi, Tadamasu	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Appoint a Director Hozumi, Masato	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Appoint a Director Michael O'Connor	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Appoint a Director Matsukawa, Takashi	FOR
CYBOZU,INC.	JP3312100005	26-Mar-2022	Appoint a Director Yoshihara, Katsushi	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	AGAINST
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Izumo, Mitsuru	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagata, Akihiko	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okajima, Etsuko	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kotosaka, Masahiro	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Shimizu, Makoto	AGAINST
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Mochizuki, Aiko	AGAINST
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Murakami, Mirai	AGAINST
EUGLENA CO.,LTD.	JP3944370000	26-Mar-2022	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	AGAINST
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Nakao, Atsushi	FOR
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Kobayashi, Akihiro	FOR

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FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Hirayama, Koichiro	FOR
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Appoint Accounting Auditors	FOR
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Approve Appropriation of Surplus	FOR
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takashima, Sakae	FOR
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakatani, Takayuki	FOR
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ono, Tatsuro	FOR
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Isagawa, Nobuyuki	FOR
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mitsunari, Miki	FOR
FUNAI SOKEN HOLDINGS INCORPORATED	JP3825800000	26-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Hyakumura, Masahiro	AGAINST
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Director Toyama, Haruyuki	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Director Matsuda, Fumihiko	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Substitute Corporate Auditor Yoshida, Kazumasa	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Substitute Corporate Auditor Motokawa, Hitoshi	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Approve Details of the Stock Compensation to be received by Directors	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Director Horiba, Atsushi	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Director Saito, Juichi	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Director Adachi, Masayuki	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Director Okawa, Masao	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Director Nagano, Takashi	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Director Jai Hakhu	FOR
HORIBA,LTD.	JP3853000002	26-Mar-2022	Appoint a Director Takeuchi, Sawako	FOR
VODAFONE IDEA LTD	INE669E01016	26-Mar-2022	RE-APPOINTMENT OF MR. SURESH VASWANI AS AN INDEPENDENT DIRECTOR	FOR

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VODAFONE IDEA LTD	INE669E01016	26-Mar-2022	RE-APPOINTMENT OF MR. KRISHNAN RAMACHANDRAN AS AN INDEPENDENT DIRECTOR	FOR
VODAFONE IDEA LTD	INE669E01016	26-Mar-2022	APPOINTMENT OF MR. KRISHNA KISHORE MAHESHWARI AS NON-EXECUTIVE DIRECTOR	AGAINST
VODAFONE IDEA LTD	INE669E01016	26-Mar-2022	AMENDMENT TO THE ARTICLES OF ASSOCIATION	FOR
VODAFONE IDEA LTD	INE669E01016	26-Mar-2022	ISSUANCE OF EQUITY SHARES ON PREFERENTIAL BASIS	FOR
VODAFONE IDEA LTD	INE669E01016	26-Mar-2022	ISSUANCE OF SECURITIES UPTO AN AGGREGATE AMOUNT OF INR 10,000 CRORE	FOR
VODAFONE IDEA LTD	INE669E01016	26-Mar-2022	ALTERATION IN THE AUTHORISED SHARE CAPITAL OF THE COMPANY AND CONSEQUENTIAL AMENDMENT IN THE CAPITAL CLAUSE OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY	FOR
VODAFONE IDEA LTD	INE669E01016	26-Mar-2022	APPROVAL OF MATERIAL RELATED PARTY TRANSACTIONS WITH INDUS TOWERS LIMITED	FOR
HDFC BANK LTD	INE040A01034	27-Mar-2022	TO APPROVE THE APPOINTMENT OF MRS. LILY VADERA (DIN: 09400410) AS AN INDEPENDENT DIRECTOR OF THE BANK	FOR
HDFC BANK LTD	INE040A01034	27-Mar-2022	APPROVAL OF RELATED PARTY TRANSACTIONS WITH HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED	FOR
HDFC BANK LTD	INE040A01034	27-Mar-2022	APPROVAL OF RELATED PARTY TRANSACTIONS WITH HDB FINANCIAL SERVICES LIMITED	FOR
HDFC BANK LTD	INE040A01034	27-Mar-2022	APPROVAL OF RELATED PARTY TRANSACTIONS WITH HDFC SECURITIES LIMITED	FOR
HDFC BANK LTD	INE040A01034	27-Mar-2022	APPROVAL OF RELATED PARTY TRANSACTIONS WITH HDFC LIFE INSURANCE COMPANY LIMITED	FOR
HDFC BANK LTD	INE040A01034	27-Mar-2022	APPROVAL OF RELATED PARTY TRANSACTIONS WITH HDFC ERGO GENERAL INSURANCE COMPANY LIMITED	FOR
ICICI BANK LTD	INE090A01021	27-Mar-2022	APPOINTMENT OF MS. VIBHA PAUL RISHI (DIN: 05180796) AS AN INDEPENDENT DIRECTOR	FOR
ICICI BANK LTD	INE090A01021	27-Mar-2022	MATERIAL RELATED PARTY TRANSACTIONS FOR CURRENT ACCOUNT DEPOSITS	FOR
ICICI BANK LTD	INE090A01021	27-Mar-2022	MATERIAL RELATED PARTY TRANSACTIONS FOR SUBSCRIBING TO SECURITIES ISSUED BY RELATED PARTIES AND PURCHASE OF SECURITIES FROM RELATED PARTIES	FOR
ICICI BANK LTD	INE090A01021	27-Mar-2022	MATERIAL RELATED PARTY TRANSACTIONS FOR SALE OF SECURITIES TO RELATED PARTIES	FOR
ICICI BANK LTD	INE090A01021	27-Mar-2022	MATERIAL RELATED PARTY TRANSACTIONS FOR FUND BASED OR NON-FUND BASED CREDIT FACILITIES	FOR
ICICI BANK LTD	INE090A01021	27-Mar-2022	MATERIAL RELATED PARTY TRANSACTIONS FOR UNDERTAKING REPURCHASE (REPO) TRANSACTIONS AND OTHER PERMITTED SHORT-TERM BORROWING TRANSACTIONS	FOR
ICICI BANK LTD	INE090A01021	27-Mar-2022	MATERIAL RELATED PARTY TRANSACTIONS OF REVERSE REPURCHASE (REVERSE REPO) AND OTHER PERMITTED SHORT-TERM LENDING TRANSACTIONS	FOR
ICICI BANK LTD	INE090A01021	27-Mar-2022	MATERIAL RELATED PARTY TRANSACTIONS FOR AVAILING MANPOWER SERVICES FOR CERTAIN FUNCTIONS/ACTIVITIES OF THE BANK FROM RELATED PARTY	FOR
JUBILANT FOODWORKS LTD	INE797F01012	27-Mar-2022	TO CONSIDER AND APPROVE SUB-DIVISION OF EQUITY SHARES OF THE COMPANY	FOR
JUBILANT FOODWORKS LTD	INE797F01012	27-Mar-2022	TO CONSIDER AND APPROVE ALTERATION OF CAPITAL CLAUSE OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR

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AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DIRECTOR	FOR
AIR CANADA	CA0089118776	28-Mar-2022	APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP, AS AUDITORS	FOR
AIR CANADA	CA0089118776	28-Mar-2022	ADVISORY VOTE ON EXECUTIVE COMPENSATION CONSIDERATION AND APPROVAL IN AN ADVISORY, NON-BINDING CAPACITY OF A RESOLUTION, IN THE FORM SET OUT IN SCHEDULE "A" OF THE MANAGEMENT PROXY CIRCULAR, IN RESPECT OF AIR CANADA'S APPROACH TO EXECUTIVE COMPENSATION, AS MORE PARTICULARLY DESCRIBED IN THE MANAGEMENT PROXY CIRCULAR.	FOR
AIR CANADA	CA0089118776	28-Mar-2022	DECLARATION OF CANADIAN STATUS THE UNDERSIGNED CERTIFIES THAT IT HAS MADE REASONABLE INQUIRIES AS TO THE CANADIAN STATUS OF THE REGISTERED HOLDER AND THE BENEFICIAL OWNER OF THE SHARES REPRESENTED BY THIS VOTING INSTRUCTION FORM AND HAS READ THE DEFINITIONS FOUND BELOW SO AS TO MAKE AN ACCURATE DECLARATION OF CANADIAN STATUS. NOTE: "FOR" = CANADIAN, "AGAINST" = NON-CANADIAN HOLDER AUTHORIZED TO PROVIDE AIR SERVICE, "ABSTAIN" = NON-CANADIAN WHO IS NOT A NON-CANADIAN HOLDER AUTHORIZED TO PROVIDE AIR SERVICE.	ABSTAIN
AIR CANADA	CA0089118776	28-Mar-2022	DECLARATION OF THE LEVEL OF OWNERSHIP OR CONTROL THE UNDERSIGNED HEREBY CERTIFIES THAT THE AIR CANADA SHARES OWNED OR CONTROLLED BY THE UNDERSIGNED, INCLUDING THE AIR CANADA SHARES HELD BY PERSONS IN AFFILIATION WITH THE UNDERSIGNED, REPRESENT 10% OR MORE OF AIR CANADA'S ISSUED AND OUTSTANDING CLASS A VARIABLE VOTING SHARES AND CLASS B VOTING SHARES ON A COMBINED BASIS. NOTE: "FOR" = YES, "AGAINST" = NO, AND IF NOT MARKED WILL BE TREATED AS A NO VOTE.	AGAINST
BAWAG GROUP AG	AT0000BAWAG2	28-Mar-2022	BUYBACK OWN SHARES	FOR
BAWAG GROUP AG	AT0000BAWAG2	28-Mar-2022	APPROVAL OF USAGE OF EARNINGS	FOR
BAWAG GROUP AG	AT0000BAWAG2	28-Mar-2022	DISCHARGE OF MANAGEMENT BOARD	FOR
BAWAG GROUP AG	AT0000BAWAG2	28-Mar-2022	DISCHARGE OF SUPERVISORY BOARD	FOR
BAWAG GROUP AG	AT0000BAWAG2	28-Mar-2022	ELECTION OF EXTERNAL AUDITOR: KPMG AUSTRIA GMBH	FOR
BAWAG GROUP AG	AT0000BAWAG2	28-Mar-2022	APPROVAL REMUNERATION REPORT	AGAINST
BAWAG GROUP AG	AT0000BAWAG2	28-Mar-2022	AMENDMENT BYLAWS	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REELECT PATRICK BURKHALTER AS DIRECTOR	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REELECT SANDRA EMME AS DIRECTOR	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REELECT URBAN LINSI AS DIRECTOR	FOR

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BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REELECT STEFAN RANSTRAND AS DIRECTOR	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REELECT MARTIN ZWYSSIG AS DIRECTOR	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REELECT PATRICK BURKHALTER AS BOARD CHAIRMAN	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REELECT MARTIN ZWYSSIG AS DEPUTY CHAIRMAN	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REAPPOINT SANDRA EMME AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REAPPOINT ADRIAN ALTENBURGER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REAPPOINT URBAN LINSI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	DESIGNATE PROXY VOTING SERVICES GMBH AS INDEPENDENT PROXY: DR. RENE SCHWARZENBACH, ZURICH (SWITZERLAND)	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	RATIFY KPMG AG AS AUDITORS	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 8.50 PER SHARE	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	APPROVE DISCHARGE OF BOARD OF DIRECTORS	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	APPROVE FIXED REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 970,000	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	APPROVE FIXED AND VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 6.9 MILLION	FOR
BELIMO HOLDING AG	CH1101098163	28-Mar-2022	REELECT ADRIAN ALTENBURGER AS DIRECTOR	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. MARCOS ANTONIO MOLINA DOS SANTOS	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. SERGIO AGAPITO RIAL	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. MARCIA APARECIDA PASCOAL MARCAL DOS SANTOS	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. AUGUSTO MARQUES DA CRUZ FILHO	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. DEBORAH STERN VIEITAS	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. FLAVIA MARIA BITTENCOURT	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. OSCAR DE PAULA BERNARDES NETO	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. PEDRO DE CAMARGO NETO	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. ALTAMIR BATISTA MATEUS DA SILVA	ABSTAIN

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BRF SA	BRBRFSACNOR8	28-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. EDUARDO AUGUSTO ROCHA POCETTI	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	APPROVE THE ELECTION OF MR. MARCOS ANTONIO MOLINA DOS SANTOS FOR THE POSITION OF CHAIRMAN OF THE BOARD OF DIRECTORS AND MR. SERGIO AGAPITO RIAL FOR THE POSITION OF VICE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	TO SET THE ANNUAL GLOBAL COMPENSATION FOR FISCAL YEAR 2022 FOR THE COMPANY'S MANAGEMENT, BOARD OF DIRECTORS AND STATUTORY MANAGEMENT, IN THE AMOUNT OF UP TO BRL 109.898.000,00. THIS AMOUNT REFERS TO THE PROPOSED LIMIT FOR FIXED COMPENSATION, SALARY OR PRO LABORE, DIRECT AND INDIRECT BENEFITS AND BENEFITS MOTIVATED BY THE TERMINATION OF THE POSITION, AS WELL AS VARIABLE REMUNERATION PROFIT SHARING AND AMOUNTS IN CONNECTION WITH THE STOCK OPTION PLAN AND THE COMPANY'S RESTRICTED STOCKS PLAN	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	TO SET THE COMPENSATION FOR THE FISCAL YEAR 2022 FOR THE EFFECTIVE MEMBERS OF THE FISCAL COUNCIL IN AN AMOUNT CORRESPONDING TO 10 PERCENT OF THE AVERAGE VALUE OF THE COMPENSATION ATTRIBUTED TO THE COMPANY'S DIRECTORS, NOT INCLUDING BENEFITS, REPRESENTATION ALLOWANCES AND PROFIT SHARING, PURSUANT TO ARTICLE 162, PARAGRAPH 3, OF LAW 6,404 OF 1976	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. BERNARDO SZPIGEL, PRINCIPAL AND VALDECYR MACIEL GOMES, SUBSTITUTE	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. ANA PAULA TEIXEIRA DE SOUSA, PRINCIPAL AND CRISTINA FERREIRA DE BRITO, SUBSTITUTE	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. ATILIO GUASPARI, PRINCIPAL AND MARCUS VINICIUS DIAS SEVERINI, SUBSTITUTE	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	TO TAKE THE MANagements ACCOUNTS, EXAMINE, DISCUSS AND VOTE ON THE MANAGEMENT REPORT, THE FINANCIAL STATEMENTS AND OTHER DOCUMENTS RELATED TO THE FISCAL YEAR ENDED ON DECEMBER 31, 2021, INCLUDING THE ABSORPTION OF THE PROFIT OF SUCH YEAR BY THE BALANCE OF ACCUMULATED LOSSES	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	TO SET AT 10 THE NUMBER OF MEMBERS TO COMPOSE THE BOARD OF DIRECTORS	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	DO YOU WISH TO REQUEST THE CUMULATIVE VOTING FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ART. 141 OF LAW 6,404, OF 1976. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF THE CUMULATIVE VOTING REQUEST	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	ELECTION OF THE BOARD OF DIRECTORS BY SINGLE GROUP OF CANDIDATES. NOMINATION OF ALL THE NAMES THAT COMPOSE THE SLATE, THE VOTES INDICATED IN THIS SECTION WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. MARCOS ANTONIO MOLINA DOS SANTOS. SERGIO AGAPITO RIAL. MARCIA APARECIDA PASCOAL MARCAL DOS SANTOS. AUGUSTO MARQUES DA CRUZ FILHO. DEBORAH STERN VIEITAS. FLAVIA MARIA BITTENCOURT. OSCAR DE PAULA BERNARDES NETO. PEDRO DE CAMARGO NETO. ALTAMIR BATISTA MATEUS DA SILVA. EDUARDO AUGUSTO ROCHA POCETTI	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	IF ONE OF THE CANDIDATES THAT COMPOSES YOUR CHOSEN SLATE LEAVES IT, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE SAME SLATE	AGAINST

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BRF SA	BRBRFSACNOR8	28-Mar-2022	IN CASE OF A CUMULATIVE VOTING PROCESS, SHOULD THE CORRESPONDING VOTES TO YOUR SHARES BE EQUALLY DISTRIBUTED AMONG THE MEMBERS OF THE SLATE THAT YOU VE CHOSEN. IF THE SHAREHOLDER CHOOSES, YES, AND ALSO INDICATES THE, APPROVE, ANSWER TYPE FOR SPECIFIC CANDIDATES AMONG THOSE LISTED BELOW, THEIR VOTES WILL BE DISTRIBUTED PROPORTIONALLY AMONG THESE CANDIDATES. IF THE SHAREHOLDER CHOOSES TO, ABSTAIN, AND THE ELECTION OCCURS BY THE CUMULATIVE VOTING PROCESS, THE SHAREHOLDERS VOTE SHALL BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
BRF SA	BRBRFSACNOR8	28-Mar-2022	AMEND ARTICLE 5, CAPUT, OF THE COMPANY'S BYLAWS, IN ORDER TO REFLECT THE CHANGE IN THE CAPITAL STOCK OF BRL 12.553.417.953,36 DIVIDED INTO 812,473, COMMON SHARES, ALL REGISTERED, BOOK ENTRY AND WITHOUT PAR VALUE, TO BRL 13,053,417,953.36, DIVIDED INTO 1,082,473,246 COMMON SHARES, ALL REGISTERED, BOOK ENTRY AND WITHOUT PAR VALUE, AS A RESULT OF THE PUBLIC OFFERING, WITH RESTRICTED PLACEMENT EFFORTS, CARRIED OUT BY THE COMPANY AS APPROVED AT THE EXTRAORDINARY SHAREHOLDERS MEETING HELD ON 01.17.2022 AND AT THE BOARD OF DIRECTORS MEETINGS HELD ON 01.17.2022 AND 02.01.2022	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	ADD ITEM VII TO ARTICLE 16 OF THE COMPANY'S BYLAWS, TO PROVIDE FOR THE COMPETENCE OF THE GENERAL MEETING TO APPROVE THE EXECUTION OF TRANSACTIONS AND BUSINESS WITH RELATED PARTIES OR THE SALE OR CONTRIBUTION OF ASSETS, WHENEVER, IN ANY OF THESE CASES, THE VALUE OF THE TRANSACTION OR BUSINESS CORRESPONDS TO MORE THAN 50 PERCENT OF THE VALUE OF THE COMPANY'S TOTAL ASSETS INCLUDED IN ITS LAST BALANCE SHEET APPROVED AT THE GENERAL MEETING, IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 122, ITEM X, OF LAW 6,404 OF 1976, AS AMENDED BY LAW 14,195 OF 2021	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	AMEND ARTICLE 23, ITEM XXXVII, AND ARTICLE 25, ITEM VI, OF THE COMPANY'S BYLAWS, TO ADJUST THEM TO THE PROPOSED WORDING FOR ARTICLE 16, ITEM VII, OF THE BYLAWS, IN ACCORDANCE WITH THE NEW WORDING OF ARTICLE 122, ITEM X, OF LAW 6,404 OF 1976, PROVIDE BY LAW 14,195 OF 2021	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	AMEND PARAGRAPH 1 OF ARTICLE 24 OF THE COMPANY'S BYLAWS, TO PROVIDE THAT THE POSITIONS OF CHAIRMAN OF THE BOARD OF DIRECTORS AND GLOBAL CHIEF EXECUTIVE OFFICER CANNOT BE CUMULATED BY THE SAME PERSON, UNDER ANY CIRCUMSTANCES, AS PROVIDED FOR IN ARTICLE 138, PARAGRAPH 3, OF LAW 6,404 OF 1976, INCLUDED BY LAW 14,195 OF 2021, WITH THE CONSEQUENT EXCLUSION OF PARAGRAPH 2 OF ARTICLE 24 OF THE BYLAWS AND RENUMBERING OF THE FOLLOWING PARAGRAPHS, AS WELL AS CROSS REFERENCE ADJUSTMENTS	FOR
BRF SA	BRBRFSACNOR8	28-Mar-2022	CONSOLIDATE THE COMPANY'S BYLAWS WITH THE APPROVED AMENDMENTS	FOR
CJ LOGISTICS CORP	KR7000120006	28-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
CJ LOGISTICS CORP	KR7000120006	28-Mar-2022	ELECTION OF INSIDE DIRECTOR: MIN YEONG HAK	FOR
CJ LOGISTICS CORP	KR7000120006	28-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
CJ LOGISTICS CORP	KR7000120006	28-Mar-2022	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR	FOR
CJ LOGISTICS CORP	KR7000120006	28-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR

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COCA-COLA FEMSA SAB DE CV	MX01KO000002	28-Mar-2022	REPORT OF THE COMPANY'S CHIEF EXECUTIVE OFFICER, WHICH INCLUDES THE COMPANY'S FINANCIAL STATEMENTS CORRESPONDING TO FISCAL YEAR 2021, THE OPINION OF THE COMPANY'S BOARD OF DIRECTORS ON THE CONTENT OF THE COMPANY'S CHIEF EXECUTIVE OFFICER REPORT, REPORTS OF THE COMPANY'S BOARD OF DIRECTORS CONTAINING THE MAIN ACCOUNTING AND INFORMATION POLICIES AND PROCEDURES FOLLOWED WHEN PREPARING THE COMPANY'S FINANCIAL INFORMATION, AS WELL AS THE REPORTS ON THE TRANSACTIONS AND ACTIVITIES IN WHICH THE COMPANY PARTICIPATED DURING FISCAL YEAR 2021, AND REPORTS OF THE CHAIRMEN OF THE COMPANY'S AUDIT AND CORPORATE PRACTICES COMMITTEES OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 28 SECTION IV OF THE SECURITIES MARKET LAW. HEREINAFTER THE LAW	ABSTAIN
COCA-COLA FEMSA SAB DE CV	MX01KO000002	28-Mar-2022	ALLOCATION OF THE COMPANY'S PROFIT AND LOSS STATEMENT OF FISCAL YEAR 2021, INCLUDING TO DECLARE AND PAY A DIVIDEND IN CASH, IN MEXICAN CURRENCY	FOR
COCA-COLA FEMSA SAB DE CV	MX01KO000002	28-Mar-2022	DETERMINATION OF THE MAXIMUM AMOUNT OF FUNDS THAT MAY BE USED FOR THE PURCHASE OF THE COMPANY'S OWN SHARES	FOR
COCA-COLA FEMSA SAB DE CV	MX01KO000002	28-Mar-2022	ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
COCA-COLA FEMSA SAB DE CV	MX01KO000002	28-Mar-2022	DETERMINATION OF COMPENSATIONS THE MEMBERS OF THE BOARD OF DIRECTORS, ASSESSMENT OF THE INDEPENDENCE THEREOF, AND ELECTION OF THE CHAIRMAN AND SECRETARIES OF THE BOARD OF DIRECTORS	FOR
COCA-COLA FEMSA SAB DE CV	MX01KO000002	28-Mar-2022	ELECTION OF THE MEMBERS OF THE COMPANY'S FOLLOWING COMMITTEES ,I, PLANNING AND FINANCE, ,II, AUDIT , ,III, CORPORATE PRACTICES, AND APPOINTMENT OF THE CHAIRMAN OF EACH OF THEM AND DETERMINATION OF COMPENSATIONS THERETO	FOR
COCA-COLA FEMSA SAB DE CV	MX01KO000002	28-Mar-2022	APPOINTMENT OF REPRESENTATIVES TO FORMALIZE THE MEETINGS RESOLUTIONS	FOR
COCA-COLA FEMSA SAB DE CV	MX01KO000002	28-Mar-2022	READING AND APPROVAL, AS THE CASE MAY BE, OF THE MEETINGS MINUTE	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	28-Mar-2022	Reading and, if applicable, approval of the Meeting's minute.	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	28-Mar-2022	Report of the chief executive officer of the Company, which includes the financial statements of the Company for the 2021 fiscal year; the opinion of the Board of Directors of the Company regarding the content of the report of the chief executive officer; report of the Board of Directors of the Company regarding the main policies and accounting and information criteria applied during the preparation of the Company's financial information, including report of the ...(due to space limits, see proxy material for full proposal).	ABSTAIN
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	28-Mar-2022	Application of the results for the 2021 fiscal year of the Company, and a dividend declaration and payment in cash, in Mexican pesos.	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	28-Mar-2022	Determination of the maximum amount to be allocate for the Company's stock repurchase fund.	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	28-Mar-2022	Election of Director (series "L" Director): Luis Alfonso Nicolau Gutiérrez	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	28-Mar-2022	Election of Director (series "L" Director): Victor Alberto Tiburcio Celorio	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	28-Mar-2022	Election of Director (series "L" Director): Luis Rubio Freidberg	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	28-Mar-2022	Resolution with respect to the remuneration of the members of the Board of Directors, qualification of their independence, and election of the chairman and secretaries of the Board of Directors of the Company.	FOR

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COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	28-Mar-2022	Election of members of the following Committees of the Company: (i) Planning and Finance, (ii) Audit, and (iii) Corporate Practices; appointment of each of their respective chairman, and resolution with respect to their remuneration.	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	28-Mar-2022	Appointment of delegates for the formalization of the Meeting's resolutions.	FOR
DOOSAN BOBCAT INC.	KR7241560002	28-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
DOOSAN BOBCAT INC.	KR7241560002	28-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
DOOSAN BOBCAT INC.	KR7241560002	28-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GUK GYEONG BOK	FOR
DOOSAN BOBCAT INC.	KR7241560002	28-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: GUK GYEONG BOK	FOR
DOOSAN BOBCAT INC.	KR7241560002	28-Mar-2022	ESTABLISH OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR	FOR
DOOSAN BOBCAT INC.	KR7241560002	28-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.14 PER SHARE	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 88,800 FOR CHAIR, EUR 63,300 FOR DEPUTY CHAIR AND EUR 43,100 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE MEETING FEES	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	FIX NUMBER OF DIRECTORS AT NINE	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	REELECT LUISA DELGADO, ESSIMARI KAIRISTO, ANJA MCALISTER, TEPPU PAAVOLA, VELI-MATTI REINIKKALA (CHAIR), PHILIPP ROSLER AND ANNETTE STUBE AS DIRECTORS; ELECT RALF CHRISTIAN AND KIMMO VIERTOLA AS NEW DIRECTORS	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	RATIFY DELOITTE AS AUDITORS	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	AUTHORIZE REISSUANCE OF REPURCHASED SHARES	FOR
FORTUM CORPORATION	FI0009007132	28-Mar-2022	APPROVE CHARITABLE DONATIONS	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	28-Mar-2022	THAT THE AUTHORIZED SHARE CAPITAL OF THE COMPANY CONSISTING OF USD 175.000.000,00 DIVIDED INTO 750.000.000 ORDINARY SHARES OF A NOMINAL VALUE OF USD 0,10 EACH AND 1.000.000.000 ORDINARY NON-VOTING SHARES OF A NOMINAL VALUE OF USD 0,10 EACH WILL REMAIN UNCHANGED	AGAINST
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	28-Mar-2022	THAT THE ISSUED SHARE CAPITAL OF THE COMPANY CONSISTING OF USD 57.317.073,10 DIVIDED INTO 422.713.415 ORDINARY SHARES OF A NOMINAL VALUE OF USD 0,10 EACH AND 150.457.316 ORDINARY NON-VOTING SHARES OF A NOMINAL VALUE OF USD 0,10 EACH WILL REMAIN UNCHANGED	FOR

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GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	28-Mar-2022	THAT THE SHARE PREMIUM ACCOUNT OF THE COMPANY WHICH HAS BEEN ESTABLISHED PURSUANT TO SECTION 55 OF THE COMPANIES LAW, CHAPTER 113, BE REDUCED FROM USD 928.378.533,70 (NINE HUNDRED TWENTY-EIGHT MILLION THREE HUNDRED SEVENTY-EIGHT THOUSAND FIVE HUNDRED THIRTY THREE AND 70/100 US DOLLARS) TO USD 378.378.533,70 (THREE HUNDRED SEVENTY EIGHT MILLION THREE HUNDRED SEVENTY EIGHT THOUSAND FIVE HUNDRED THIRTY THREE AND 70/100 US DOLLARS) BY CREDITING THE AMOUNT OF USD 550.000.000,00 (FIVE HUNDRED FIFTY MILLION US DOLLARS) TO THE RETAINED EARNINGS RESERVE OF THE COMPANY, WHICH MAY BE USED AS MAY BE DECIDED BY THE DIRECTORS OF THE COMPANY. INCLUDING FOR THE WRITING OFF OF LOSSES OF THE COMPANY	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	28-Mar-2022	TO AUTHORISE ANY ONE OF THE DIRECTORS AND/OR THE COMPANY SECRETARY AND/OR AN AUTHORISED REPRESENTATIVE OF THE COMPANY TO CARRY OUT ALL NECESSARY MEASURES AND ACTIONS TO IMPLEMENT THE RESOLUTIONS APPROVED HEREBY	FOR
LG HOUSEHOLD & HEALTH CARE LTD	KR7051900009	28-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
LG HOUSEHOLD & HEALTH CARE LTD	KR7051900009	28-Mar-2022	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
LG HOUSEHOLD & HEALTH CARE LTD	KR7051900009	28-Mar-2022	ELECTION OF INSIDE DIRECTOR CHA SEOKYONG	FOR
LG HOUSEHOLD & HEALTH CARE LTD	KR7051900009	28-Mar-2022	ELECTION OF OUTSIDE DIRECTOR LEE TAE HEE	FOR
LG HOUSEHOLD & HEALTH CARE LTD	KR7051900009	28-Mar-2022	ELECTION OF OUTSIDE DIRECTOR KIM SANG HOON	FOR
LG HOUSEHOLD & HEALTH CARE LTD	KR7051900009	28-Mar-2022	ELECTION OF OUTSIDE DIRECTOR AS AUDIT COMMITTEE MEMBER LEE WOO YOUNG	FOR
LG HOUSEHOLD & HEALTH CARE LTD	KR7051900009	28-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER LEE TAE HEE	FOR
LG HOUSEHOLD & HEALTH CARE LTD	KR7051900009	28-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER KIM SANG HOON	FOR
LG HOUSEHOLD & HEALTH CARE LTD	KR7051900009	28-Mar-2022	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS	FOR
LS ELECTRIC CO. LTD	KR7010120004	28-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
LS ELECTRIC CO. LTD	KR7010120004	28-Mar-2022	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
LS ELECTRIC CO. LTD	KR7010120004	28-Mar-2022	ELECTION OF DIRECTOR: ELECTION OF INSIDE DIRECTOR CANDIDATE: KIM DONG HYEON, ELECTION OF OUTSIDE DIRECTOR CANDIDATE: SONG WON JA	AGAINST
LS ELECTRIC CO. LTD	KR7010120004	28-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: SONG WON JA	FOR
LS ELECTRIC CO. LTD	KR7010120004	28-Mar-2022	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS	FOR
LS ELECTRIC CO. LTD	KR7010120004	28-Mar-2022	APPROVAL OF DIVISION PLAN	FOR

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OCI N.V.	NL0010558797	28-Mar-2022	TWO SETS OF TWO SUBSEQUENT AMENDMENTS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY (THE ARTICLES OF ASSOCIATION) TO FIRST INCREASE, AND SUBSEQUENTLY DECREASE THE NOMINAL VALUE OF THE SHARES IN THE COMPANY'S SHARE CAPITAL, TO FACILITATE CAPITAL REPAYMENTS: PROPOSALS TO AMEND THE ARTICLES OF ASSOCIATION TWICE IN CONNECTION WITH THE H2 2021 DISTRIBUTION (ONE COMBINED VOTING ITEM): I TO FIRST, AMONGST OTHER AMENDMENTS, INCREASE THE NOMINAL VALUE OF THE SHARES; AND II TO SUBSEQUENTLY REDUCE THE NOMINAL VALUE OF THE SHARES. COMBINED WITH A REPAYMENT OF CAPITAL	FOR
OCI N.V.	NL0010558797	28-Mar-2022	TWO SETS OF TWO SUBSEQUENT AMENDMENTS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY (THE ARTICLES OF ASSOCIATION) TO FIRST INCREASE, AND SUBSEQUENTLY DECREASE THE NOMINAL VALUE OF THE SHARES IN THE COMPANY'S SHARE CAPITAL, TO FACILITATE CAPITAL REPAYMENTS: PROPOSALS TO AMEND THE ARTICLES OF ASSOCIATION TWICE IN CONNECTION WITH A POTENTIAL SECOND DISTRIBUTION FOR THE PERIOD H1 2022 (ONE COMBINED VOTING ITEM): I TO FIRST INCREASE THE NOMINAL VALUE OF THE SHARES; AND II TO SUBSEQUENTLY REDUCE THE NOMINAL VALUE OF THE SHARES. COMBINED WITH A REPAYMENT OF CAPITAL	FOR
THE BANK OF EAST ASIA, LTD	HK0023000190	28-Mar-2022	THAT (A) THE TERMS OF THE AGREED FORM OF THE BUY-BACK DEED (A COPY OF WHICH IS TABLED AT THE EGM AND MARKED A AND INITIALLED BY THE CHAIRMAN OF THE EGM FOR IDENTIFICATION PURPOSES) PROPOSED TO BE ENTERED INTO BETWEEN THE BANK AND EACH OF THE ELLIOTT PARTIES IN RELATION TO AN OFF-MARKET SHARE BUY-BACK BY THE BANK OF 246,510,173 SHARES HELD BY THE ELLIOTT PARTIES ON THE TERMS CONTAINED THEREIN AT AN AGGREGATE CONSIDERATION OF HKD2,903,889,837.94, BE AND ARE HEREBY APPROVED; AND B) THE DIRECTORS (OR A DULY AUTHORISED PERSON THEREOF) OF THE BANK BE AND ARE HEREBY AUTHORISED TO TAKE ALL SUCH STEPS TO IMPLEMENT AND GIVE EFFECT TO THE BUY-BACK DEED AND THE TRANSACTIONS THEREUNDER (INCLUDING BUT NOT LIMITED TO THE EXECUTION OF ALL DOCUMENTS OR DEEDS AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE IN RELATION THERETO AND THE MAKING OF ANY CHANGES, MODIFICATIONS, AMENDMENTS, WAIVERS, VARIATIONS OR EXTENSIONS OF SUCH TERMS AND CONDITIONS) AS THEY THINK FIT	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	28-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	28-Mar-2022	APPROVE REMUNERATION POLICY	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	28-Mar-2022	APPROVE REMUNERATION REPORT	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	28-Mar-2022	REAPPOINT DELOITTE LLP AS AUDITORS	AGAINST
THE GO-AHEAD GROUP PLC	GB0003753778	28-Mar-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	AGAINST
BENEFIT ONE INC.	JP3835630009	29-Mar-2022	Approve Merger Agreement	FOR
BENEFIT ONE INC.	JP3835630009	29-Mar-2022	Amend Articles to: Amend Business Lines	FOR
BGF RETAIL CO. LTD.	KR7282330000	29-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
BGF RETAIL CO. LTD.	KR7282330000	29-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
BGF RETAIL CO. LTD.	KR7282330000	29-Mar-2022	ELECTION OF OUTSIDE DIRECTOR IM YEONG CHEOL	FOR
BGF RETAIL CO. LTD.	KR7282330000	29-Mar-2022	ELECTION OF OUTSIDE DIRECTOR HAN MYEONG GWAN	FOR
BGF RETAIL CO. LTD.	KR7282330000	29-Mar-2022	ELECTION OF OUTSIDE DIRECTOR CHOE JA WON	FOR
BGF RETAIL CO. LTD.	KR7282330000	29-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER BAEK BOK HYEON	FOR
BGF RETAIL CO. LTD.	KR7282330000	29-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER HAN MYEONG GWAN	FOR

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BGF RETAIL CO. LTD.	KR7282330000	29-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	29-Mar-2022	TO APPROVE THE PROPOSED ANNUAL CAPS FOR EACH OF THE THREE YEARS ENDING MARCH 31, 2025 AND THE RENEWAL OF THE TRANSACTIONS CONTEMPLATED UNDER THE FRAMEWORK MANUFACTURING OUTSOURCING AND AGENCY AGREEMENT	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Election of Director: Robert J. Zollars	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Advisory Vote to Approve Executive Compensation(Say-on-Pay)	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Election of Director: Neil E. de Crescenzo	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Ratification of the Appointment of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm for Fiscal 2022	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Election of Director: Howard L. Lance	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Election of Director: Nella Domenici	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Election of Director: Nicholas L. Kuhar	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Election of Director: Diana McKenzie	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Election of Director: Bansi Nagji	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Election of Director: Philip M. Pead	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Election of Director: Phillip W. Roe	FOR
CHANGE HEALTHCARE INC	US15912K1007	29-Mar-2022	Election of Director: Neil P. Simpkins	FOR
CHUGAI PHARMACEUTICAL CO.,LTD.	JP3519400000	29-Mar-2022	Approve Appropriation of Surplus	FOR
CHUGAI PHARMACEUTICAL CO.,LTD.	JP3519400000	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
CHUGAI PHARMACEUTICAL CO.,LTD.	JP3519400000	29-Mar-2022	Appoint a Director Okuda, Osamu	FOR
CHUGAI PHARMACEUTICAL CO.,LTD.	JP3519400000	29-Mar-2022	Appoint a Director Yamada, Hisafumi	FOR
CHUGAI PHARMACEUTICAL CO.,LTD.	JP3519400000	29-Mar-2022	Appoint a Director Itagaki, Toshiaki	FOR
CHUGAI PHARMACEUTICAL CO.,LTD.	JP3519400000	29-Mar-2022	Appoint a Director Momoi, Mariko	FOR
CJ CHEILJEDANG CORP	KR7097950000	29-Mar-2022	AMENDEMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR	FOR
CJ CHEILJEDANG CORP	KR7097950000	29-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
CJ CHEILJEDANG CORP	KR7097950000	29-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
CJ CHEILJEDANG CORP	KR7097950000	29-Mar-2022	ELECTION OF INSIDE DIRECTOR: SON GYEONG SIK	AGAINST
CJ CHEILJEDANG CORP	KR7097950000	29-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GIM JONG CHANG	FOR
CJ CHEILJEDANG CORP	KR7097950000	29-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: GIM TAE YUN	FOR

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CJ CHEILJEDANG CORP	KR7097950000	29-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AUDIT COMMITTEE MEMBER: I SI UK	FOR
CJ CHEILJEDANG CORP	KR7097950000	29-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: GIM JONG CHANG	FOR
CJ CHEILJEDANG CORP	KR7097950000	29-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: GIM TAE YUN	FOR
CJ CHEILJEDANG CORP	KR7097950000	29-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
CREDICORP LTD.	BMG2519Y1084	29-Mar-2022	Appointment of the external auditors of Credicorp to perform such services for the 2022 financial year and delegation of the power to set and approve fees for such audit services to the Board of Directors (for further delegation to the Audit Committee thereof.)	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Appoint a Director Tsukahara, Kazuo	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Appoint a Director Tamura, Yoshiaki	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Appoint a Director Shoji, Kuniko	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Appoint a Substitute Corporate Auditor Hiyama, Satoshi	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Approve Appropriation of Surplus	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Appoint a Director Saito, Masayuki	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Appoint a Director Ino, Kaoru	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Appoint a Director Tamaki, Toshifumi	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Appoint a Director Kawamura, Yoshihisa	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Appoint a Director Asai, Takeshi	FOR
DIC CORPORATION	JP3493400000	29-Mar-2022	Appoint a Director Furuta, Shuji	FOR
DOOSAN CORPORATION	KR7000150003	29-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
DOOSAN CORPORATION	KR7000150003	29-Mar-2022	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
DOOSAN CORPORATION	KR7000150003	29-Mar-2022	AMENDMENT OF RETIREMENT BENEFIT PLAN DIRECTORS	FOR
DOOSAN CORPORATION	KR7000150003	29-Mar-2022	ELECTION OF INSIDE DIRECTOR: MOON HONG SEONG	FOR
DOOSAN CORPORATION	KR7000150003	29-Mar-2022	ELECTION OF OUTSIDE DIRECTOR: HEO GYEONG UK, YOON UNG GEOL	FOR
DOOSAN CORPORATION	KR7000150003	29-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: HEO GYEONG UK, YOON UNG GEOL	FOR
DOOSAN CORPORATION	KR7000150003	29-Mar-2022	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS	FOR
EBARA CORPORATION	JP3166000004	29-Mar-2022	Appoint a Director Fujimoto, Mie	FOR
EBARA CORPORATION	JP3166000004	29-Mar-2022	Appoint a Director Kitayama, Hisae	FOR
EBARA CORPORATION	JP3166000004	29-Mar-2022	Appoint a Director Nagamine, Akihiko	AGAINST
EBARA CORPORATION	JP3166000004	29-Mar-2022	Appoint a Director Shimamura, Takuya	FOR
EBARA CORPORATION	JP3166000004	29-Mar-2022	Approve Appropriation of Surplus	FOR

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EBARA CORPORATION	JP3166000004	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
EBARA CORPORATION	JP3166000004	29-Mar-2022	Appoint a Director Maeda, Toichi	FOR
EBARA CORPORATION	JP3166000004	29-Mar-2022	Appoint a Director Asami, Masao	FOR
EBARA CORPORATION	JP3166000004	29-Mar-2022	Appoint a Director Sawabe, Hajime	FOR
EBARA CORPORATION	JP3166000004	29-Mar-2022	Appoint a Director Oeda, Hiroshi	FOR
EBARA CORPORATION	JP3166000004	29-Mar-2022	Appoint a Director Hashimoto, Masahiro	FOR
EBARA CORPORATION	JP3166000004	29-Mar-2022	Appoint a Director Nishiyama, Junko	FOR
E-MART INC.	KR7139480008	29-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
E-MART INC.	KR7139480008	29-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
FABEGE AB	SE0011166974	29-Mar-2022	RESOLUTION ON THE ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET, AND OF THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
FABEGE AB	SE0011166974	29-Mar-2022	APPROPRIATION OF THE COMPANY'S PROFIT IN ACCORDANCE WITH THE ADOPTED BALANCE SHEET, PURSUANT TO THE PROPOSAL FROM THE BOARD OF DIRECTORS	FOR
FABEGE AB	SE0011166974	29-Mar-2022	RESOLUTION ON THE DISCHARGE FROM LIABILITY OF MEMBERS OF THE BOARD OF DIRECTOR AND THE CHIEF EXECUTIVE OFFICER: JAN LITBORN	FOR
FABEGE AB	SE0011166974	29-Mar-2022	RESOLUTION ON THE DISCHARGE FROM LIABILITY OF MEMBERS OF THE BOARD OF DIRECTOR AND THE CHIEF EXECUTIVE OFFICER: ANETTE ASKLIN	FOR
FABEGE AB	SE0011166974	29-Mar-2022	RESOLUTION ON THE DISCHARGE FROM LIABILITY OF MEMBERS OF THE BOARD OF DIRECTOR AND THE CHIEF EXECUTIVE OFFICER: EMMA HENRIKSSON	FOR
FABEGE AB	SE0011166974	29-Mar-2022	RESOLUTION ON THE DISCHARGE FROM LIABILITY OF MEMBERS OF THE BOARD OF DIRECTOR AND THE CHIEF EXECUTIVE OFFICER: MARTHA JOSEFSSON	FOR
FABEGE AB	SE0011166974	29-Mar-2022	RESOLUTION ON THE DISCHARGE FROM LIABILITY OF MEMBERS OF THE BOARD OF DIRECTOR AND THE CHIEF EXECUTIVE OFFICER: STINA LINDH HOK	FOR
FABEGE AB	SE0011166974	29-Mar-2022	RESOLUTION ON THE DISCHARGE FROM LIABILITY OF MEMBERS OF THE BOARD OF DIRECTOR AND THE CHIEF EXECUTIVE OFFICER: LENNART MAURITZSON	FOR
FABEGE AB	SE0011166974	29-Mar-2022	RESOLUTION ON THE DISCHARGE FROM LIABILITY OF MEMBERS OF THE BOARD OF DIRECTOR AND THE CHIEF EXECUTIVE OFFICER: MATS QVIBERG	FOR
FABEGE AB	SE0011166974	29-Mar-2022	RESOLUTION ON THE DISCHARGE FROM LIABILITY OF MEMBERS OF THE BOARD OF DIRECTOR AND THE CHIEF EXECUTIVE OFFICER: STEFAN DAHLBO	FOR
FABEGE AB	SE0011166974	29-Mar-2022	RECORD DATE(S) FOR DISTRIBUTION OF PROFITS, IN CASES WHERE THE GENERAL MEETING RESOLVES ON A DIVIDEND, PURSUANT TO THE PROPOSAL FROM THE BOARD OF DIRECTORS	FOR
FABEGE AB	SE0011166974	29-Mar-2022	DETERMINATION OF THE NUMBER OF BOARD MEMBERS AS SEVEN (7) ORDINARY MEMBERS WITHOUT DEPUTIES, AS PROPOSED BY THE NOMINATION COMMITTEE	FOR
FABEGE AB	SE0011166974	29-Mar-2022	DETERMINATION OF FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS AND THE AUDITOR: DIRECTORS' FEES, AS PROPOSED BY THE NOMINATION COMMITTEE	FOR
FABEGE AB	SE0011166974	29-Mar-2022	DETERMINATION OF FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS AND THE AUDITOR: THE COMPANY AUDITOR'S FEES, AS PROPOSED BY THE NOMINATION COMMITTEE	FOR

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FABEGE AB	SE0011166974	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR, AS PROPOSED BY THE NOMINATION COMMITTEE: ANETTE ASKLIN	FOR
FABEGE AB	SE0011166974	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR, AS PROPOSED BY THE NOMINATION COMMITTEE: MARTHA JOSEFSSON	FOR
FABEGE AB	SE0011166974	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR, AS PROPOSED BY THE NOMINATION COMMITTEE: JAN LITBORN	FOR
FABEGE AB	SE0011166974	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR, AS PROPOSED BY THE NOMINATION COMMITTEE: STINA LINDH HOK	FOR
FABEGE AB	SE0011166974	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR, AS PROPOSED BY THE NOMINATION COMMITTEE: LENNART MAURITZSON	FOR
FABEGE AB	SE0011166974	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR, AS PROPOSED BY THE NOMINATION COMMITTEE: MATTIAS JOHANSSON	FOR
FABEGE AB	SE0011166974	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR, AS PROPOSED BY THE NOMINATION COMMITTEE: ANNE ARENBY	FOR
FABEGE AB	SE0011166974	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR, AS PROPOSED BY THE NOMINATION COMMITTEE: JAN LITBORN AS CHAIRMAN OF THE BOARD	FOR
FABEGE AB	SE0011166974	29-Mar-2022	SELECTION OF REGISTERED ACCOUNTING FIRM DELOITTE AB AS THE AUDITOR, AS PROPOSED BY THE NOMINATION COMMITTEE	FOR
FABEGE AB	SE0011166974	29-Mar-2022	PRINCIPLES FOR COMPOSITION OF THE NOMINATION COMMITTEE, AS PROPOSED BY THE NOMINATION COMMITTEE	FOR
FABEGE AB	SE0011166974	29-Mar-2022	ESTABLISHMENT OF GUIDELINES FOR THE REMUNERATION OF SENIOR EXECUTIVES, AS PROPOSED BY THE BOARD OF DIRECTORS	FOR
FABEGE AB	SE0011166974	29-Mar-2022	APPROVAL OF THE REMUNERATION REPORT, AS PROPOSED BY THE BOARD OF DIRECTORS	FOR
FABEGE AB	SE0011166974	29-Mar-2022	AUTHORISATION FOR ACQUISITION AND TRANSFER OF OWN SHARES, AS PROPOSED BY THE BOARD OF DIRECTOR	FOR
GENMAB A S	US3723032062	29-Mar-2022	Approval of the Board of Directors' remuneration for 2022.	AGAINST
GENMAB A S	US3723032062	29-Mar-2022	Authorization of the Chair of the General Meeting to register resolutions passed by the General Meeting.	FOR
GENMAB A S	US3723032062	29-Mar-2022	Presentation and adoption of the audited Annual Report and discharge of Board of Directors and Executive Management.	FOR
GENMAB A S	US3723032062	29-Mar-2022	Election of members of the Board of Directors: Election of Elizabeth O'Farrell. Additional director proposal related to resolution 5. Additional information can be found at: https://ir.genmab.com/news-releases/news-release-details/genmab-announces-nomination-new-member-companys-board-directors	FOR
GENMAB A S	US3723032062	29-Mar-2022	Resolution on the distribution of profits as recorded in the adopted Annual Report.	FOR
GENMAB A S	US3723032062	29-Mar-2022	Advisory vote on the Compensation Report.	FOR
GENMAB A S	US3723032062	29-Mar-2022	Re-election of Deirdre P. Connelly to the Board of Directors.	FOR
GENMAB A S	US3723032062	29-Mar-2022	Re-election of Pernille Erenbjerg to the Board of Directors.	FOR
GENMAB A S	US3723032062	29-Mar-2022	Re-election of Rolf Hoffmann to the Board of Directors.	FOR
GENMAB A S	US3723032062	29-Mar-2022	Re-election of Dr. Paolo Paoletti to the Board of Directors.	FOR
GENMAB A S	US3723032062	29-Mar-2022	Re-election of Dr. Anders Gersel Pedersen to the Board of Directors.	FOR
GENMAB A S	US3723032062	29-Mar-2022	Re-election of auditor PricewaterhouseCoopers Statsautoriseret Revisionspartnerselskab	FOR
GENMAB A/S	DK0010272202	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR: RE-ELECTION OF DEIRDRE P. CONNELLY	FOR

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GENMAB A/S	DK0010272202	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR: RE-ELECTION OF PERNILLE ERENBJERG	FOR
GENMAB A/S	DK0010272202	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR: RE-ELECTION OF ROLF HOFFMANN	FOR
GENMAB A/S	DK0010272202	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR: RE-ELECTION OF DR. PAOLO PAOLETTI	FOR
GENMAB A/S	DK0010272202	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR: RE-ELECTION OF DR. ANDERS GERSEL PEDERSEN	FOR
GENMAB A/S	DK0010272202	29-Mar-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTOR: ELECTION OF ELIZABETH O'FARRELL	FOR
GENMAB A/S	DK0010272202	29-Mar-2022	ELECTION OF AUDITOR: RE-ELECTION OF PRICEWATERHOUSECOOPERS STATAUTORISERET REVISIONSPARTNERSELSKAB	FOR
GENMAB A/S	DK0010272202	29-Mar-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: APPROVAL OF THE BOARD OF DIRECTORS' REMUNERATION FOR 2022	AGAINST
GENMAB A/S	DK0010272202	29-Mar-2022	AUTHORIZATION OF THE CHAIR OF THE GENERAL MEETING TO REGISTER RESOLUTIONS PASSED BY THE GENERAL MEETING	FOR
GENMAB A/S	DK0010272202	29-Mar-2022	PRESENTATION AND ADOPTION OF THE AUDITED ANNUAL REPORT AND DISCHARGE OF BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT	FOR
GENMAB A/S	DK0010272202	29-Mar-2022	RESOLUTION ON THE DISTRIBUTION OF PROFITS AS RECORDED IN THE ADOPTED ANNUAL REPORT	FOR
GENMAB A/S	DK0010272202	29-Mar-2022	ADVISORY VOTE ON THE COMPENSATION REPORT	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	RE-ELECTION OF KYRRE OLAF JOHANSEN AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	RE-ELECTION OF LAURENT VULLIET AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	RE-ELECTION OF MARTIN FISCHER AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	RE-ELECTION OF BARBARA LAMBERT AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	ELECTION OF JUDITH BISCHOF AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	RE-ELECTION OF LAURENT VULLIET AS A MEMBER OF THE COMPENSATION COMMITTEE	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	RE-ELECTION OF MARTIN FISCHER AS A MEMBER OF THE COMPENSATION COMMITTEE	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	ELECTION OF KYRRE OLAF JOHANSEN AS A MEMBER OF THE COMPENSATION COMMITTEE	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	RE-ELECTION OF THE INDEPENDENT PROXY: LAW OFFICE KELLER PARTNERSHIP	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	RE-ELECTION OF THE STATUTORY AUDITOR: PRICEWATERHOUSECOOPERS AG, ZURICH	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	APPROVAL OF THE ANNUAL REPORT, ANNUAL FINANCIAL AND CONSOLIDATED FINANCIAL STATEMENTS FOR 2021, IN CONSIDERATION OF THE STATUTORY AUDITOR'S REPORTS	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	ADVISORY VOTE ON THE 2021 COMPENSATION REPORT	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	APPROPRIATION OF AVAILABLE EARNINGS	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE FOR THE FINANCIAL YEAR 2021	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	APPROVAL OF THE MAXIMUM TOTAL COMPENSATION OF THE BOARD OF DIRECTORS FROM THE 2022 ANNUAL GENERAL MEETING TO THE 2023 ANNUAL GENERAL MEETING	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	APPROVAL OF THE MAXIMUM TOTAL COMPENSATION OF THE MEMBERS OF THE EXECUTIVE COMMITTEE FOR THE 2023 FINANCIAL YEAR	FOR

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IMPLENIA AG	CH0023868554	29-Mar-2022	RE-ELECTION OF HANS ULRICH MEISTER AS A MEMBER AND AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
IMPLENIA AG	CH0023868554	29-Mar-2022	RE-ELECTION OF HENNER MAHLSTEDT AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
I-PEX INC.	JP3476210004	29-Mar-2022	Approve Appropriation of Surplus	FOR
I-PEX INC.	JP3476210004	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
I-PEX INC.	JP3476210004	29-Mar-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Non-Executive Directors)	FOR
I-PEX INC.	JP3476210004	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsuchiyama, Takaharu	FOR
I-PEX INC.	JP3476210004	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogata, Kenji	FOR
I-PEX INC.	JP3476210004	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hara, Akihiko	FOR
I-PEX INC.	JP3476210004	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Konishi, Reiji	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Michael T. O'Kane	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Joseph S. Steinberg	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Linda L. Adamany	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Melissa V. Weiler	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Approve named executive officer compensation on an advisory basis.	AGAINST
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Ratify Deloitte & Touche LLP as independent auditors for the fiscal year ending November 30, 2022.	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Barry J. Alperin	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Robert D. Beyer	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Matrice Ellis Kirk	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Brian P. Friedman	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: MaryAnne Gilmartin	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Richard B. Handler	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Thomas W. Jones	FOR
JEFFERIES FINANCIAL GROUP INC.	US47233W1099	29-Mar-2022	Election of Director: Jacob M. Katz	FOR

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KAKAO CORP.	KR7035720002	29-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	APPROVAL OF ENDOWMENT OF STOCK PURCHASE OPTION	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	APPROVAL OF TREASURY STOCK RETIREMENT	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR BOARD MEMBERS	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	APPROVAL OF GRANT OF STOCK OPTION	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION CHANGES TO THE SUBJECT OF GRANTING STOCK OPTIONS (ARTICLE 10)	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION CHANGES IN THE ORDER OF ACTING ON BEHALF OF THE CHAIRMAN OF THE GENERAL MEETING OF SHAREHOLDERS (ARTICLE 18)	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION EXTENSION OF THE INTERIM DIVIDEND DATE (ARTICLE 37.2)	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION CHANGES TO OTHER PROVISIONS (ARTICLES 8, 26, 36, ADDENDUM)	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	ELECTION OF INSIDE DIRECTOR CANDIDATES: NAM GOONG HOON	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	ELECTION OF INSIDE DIRECTOR CANDIDATES: KIM SEONG SOO	FOR
KAKAO CORP.	KR7035720002	29-Mar-2022	ELECTION OF INSIDE DIRECTOR CANDIDATES: HONG EUN TAECK	FOR
KITZ CORPORATION	JP3240700009	29-Mar-2022	Approve Details of the Restricted-Share Compensation and the Performance-based Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
KITZ CORPORATION	JP3240700009	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KITZ CORPORATION	JP3240700009	29-Mar-2022	Appoint a Director Hotta, Yasuyuki	FOR
KITZ CORPORATION	JP3240700009	29-Mar-2022	Appoint a Director Kono, Makoto	FOR
KITZ CORPORATION	JP3240700009	29-Mar-2022	Appoint a Director Murasawa, Toshiyuki	FOR
KITZ CORPORATION	JP3240700009	29-Mar-2022	Appoint a Director Matsumoto, Kazuyuki	FOR
KITZ CORPORATION	JP3240700009	29-Mar-2022	Appoint a Director Amo, Minoru	FOR
KITZ CORPORATION	JP3240700009	29-Mar-2022	Appoint a Director Fujiwara, Yutaka	FOR
KITZ CORPORATION	JP3240700009	29-Mar-2022	Appoint a Director Kikuma, Yukino	FOR
KOLON INDUSTRIES INC	KR7120110002	29-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
KOLON INDUSTRIES INC	KR7120110002	29-Mar-2022	AMENDMENT OF ARTICLES OF INCORP	FOR
KOLON INDUSTRIES INC	KR7120110002	29-Mar-2022	ELECTION OF OUTSIDE DIRECTOR EUN HUI GON	FOR
KOLON INDUSTRIES INC	KR7120110002	29-Mar-2022	ELECTION OF OUTSIDE DIRECTOR GIM OK JEONG	FOR
KOLON INDUSTRIES INC	KR7120110002	29-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER GIM OK JEONG	FOR
KOLON INDUSTRIES INC	KR7120110002	29-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
KOLON INDUSTRIES INC	KR7120110002	29-Mar-2022	APPROVAL OF SPLIT-OFF	FOR
KOREA GAS CORPORATION	KR7036460004	29-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR

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KOREA GAS CORPORATION	KR7036460004	29-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	JP3750500005	29-Mar-2022	Approve Appropriation of Surplus	FOR
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	JP3750500005	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	JP3750500005	29-Mar-2022	Appoint a Director Sarah L. Casanova	FOR
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	JP3750500005	29-Mar-2022	Appoint a Director Arosha Wijemuni	FOR
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	JP3750500005	29-Mar-2022	Appoint a Director Jo Sempels	FOR
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	JP3750500005	29-Mar-2022	Appoint a Director Ueda, Masataka	FOR
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	JP3750500005	29-Mar-2022	Appoint a Director Takahashi, Tetsu	FOR
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	JP3750500005	29-Mar-2022	Approve Provision of Retirement Allowance for Retiring Directors	AGAINST
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Appoint a Corporate Auditor Takaki, Masaaki	AGAINST
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Appoint a Corporate Auditor Matsumoto, Yasunori	AGAINST
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Appoint a Corporate Auditor Nakagawa, Osamu	FOR
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Appoint a Corporate Auditor Hamada, Kiyohito	FOR
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Approve Appropriation of Surplus	FOR
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Appoint a Director Iwasaki, Hiroyuki	FOR
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Appoint a Director Asami, Shuji	FOR
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Appoint a Director Yanagisawa, Takuji	FOR
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Appoint a Director Nakamura, Masaki	FOR
MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Appoint a Director Katsuki, Soichi	FOR

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MEDICAL DATA VISION CO.,LTD.	JP3921250001	29-Mar-2022	Appoint a Director Nakamura, Takao	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Takahata, Shoichiro	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Hamaguchi, Taizo	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Murata, Tsuneko	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Takato, Etsuhiro	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Hayakawa, Chisa	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Approve Appropriation of Surplus	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Sato, Ryuji	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Murai, Masahiro	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Takeda, Yasufumi	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Konoike, Kazunobu	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Morimoto, Junji	FOR
MILBON CO.,LTD.	JP3910650005	29-Mar-2022	Appoint a Director Sakashita, Hidenori	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Director Shiraishi, Kazuko	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Director Nishigai, Kazuhisa	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Director Kobayashi, Masato	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Corporate Auditor Takamura, Yoshihiro	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Director Kanamori, Takeshi	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Director Takano, Yasuhiro	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Director Imaizumi, Katsuyuki	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Director Oka, Ryoichi	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Director Wakana, Koichi	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Director Aikyo, Shigenobu	FOR
MODEC,INC.	JP3888250002	29-Mar-2022	Appoint a Director Noda, Hiroko	FOR
MONOTARO CO.,LTD.	JP3922950005	29-Mar-2022	Appoint a Director Barry Greenhouse	FOR
MONOTARO CO.,LTD.	JP3922950005	29-Mar-2022	Approve Appropriation of Surplus	FOR
MONOTARO CO.,LTD.	JP3922950005	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST

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MONOTARO CO.,LTD.	JP3922950005	29-Mar-2022	Appoint a Director Seto, Kinya	AGAINST
MONOTARO CO.,LTD.	JP3922950005	29-Mar-2022	Appoint a Director Suzuki, Masaya	FOR
MONOTARO CO.,LTD.	JP3922950005	29-Mar-2022	Appoint a Director Kishida, Masahiro	FOR
MONOTARO CO.,LTD.	JP3922950005	29-Mar-2022	Appoint a Director Ise, Tomoko	FOR
MONOTARO CO.,LTD.	JP3922950005	29-Mar-2022	Appoint a Director Sagiya, Mari	FOR
MONOTARO CO.,LTD.	JP3922950005	29-Mar-2022	Appoint a Director Miura, Hiroshi	FOR
NHN CORPORATION	KR7181710005	29-Mar-2022	APPROVAL OF SPLIT OFF	FOR
NHN CORPORATION	KR7181710005	29-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
NHN CORPORATION	KR7181710005	29-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
NHN CORPORATION	KR7181710005	29-Mar-2022	ELECTION OF INSIDE DIRECTOR: YI JUN HO	FOR
NHN CORPORATION	KR7181710005	29-Mar-2022	ELECTION OF INSIDE DIRECTOR: AHN HYUN SIK	FOR
NHN CORPORATION	KR7181710005	29-Mar-2022	ELECTION OF INSIDE DIRECTOR: YU WAN HEE	FOR
NHN CORPORATION	KR7181710005	29-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER: YU WAN HEE	FOR
NHN CORPORATION	KR7181710005	29-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
NHN CORPORATION	KR7181710005	29-Mar-2022	APPROVAL OF GRANT OF STOCK OPTION	FOR
NHN CORPORATION	KR7181710005	29-Mar-2022	APPROVAL OF EXTENSION OF PERIOD FOR EXERCISE GRANT OF STOCK OPTION	FOR
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Morohoshi, Toshio	FOR
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Nakamura, Masayoshi	AGAINST
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Tsutsui, Takashi	AGAINST
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Wakatsuki, Yuichiro	FOR
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Wee Siew Kim	FOR
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Approve Appropriation of Surplus	FOR
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue, Adopt Reduction of Liability System for Directors, Approve Minor Revisions	AGAINST
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Goh Hup Jin	AGAINST
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Hara, Hisashi	FOR

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NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Peter M Kirby	FOR
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Koezuka, Miharu	FOR
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Lim Hwee Hua	FOR
NIPPON PAINT HOLDINGS CO.,LTD.	JP3749400002	29-Mar-2022	Appoint a Director Mitsuhashi, Masataka	FOR
OTSUKA CORPORATION	JP3188200004	29-Mar-2022	Approve Appropriation of Surplus	FOR
OTSUKA CORPORATION	JP3188200004	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OTSUKA CORPORATION	JP3188200004	29-Mar-2022	Approve Payment of Accrued Benefits associated with Abolition of Retirement Benefit System for Current Corporate Auditors	AGAINST
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakiyama, Atsuko	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Abe, Hiroto	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Toyoda, Yasuharu	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ujii, Makiko	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakano, Hideyo	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Otani, Ichiro	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Namatame, Masaru	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Otaka, Hiroshi	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Shiwa, Hideo	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Approve Appropriation of Surplus	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Doi, Haruhiko	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suzuki, Kazuhiko	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Umehara, Masashi	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukushima, Masashi	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Anne Heraty	FOR
OUTSOURCING INC.	JP3105270007	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Franciscus van Gool	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	DISCHARGE OF LIABILITY OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THE MANAGEMENT	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	DISCHARGE OF LIABILITY OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE SUPERVISION OF THE MANAGEMENT	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO AMEND THE REMUNERATION POLICY OF THE EXECUTIVE BOARD	FOR

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RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO APPROVE THE PERFORMANCE RELATED REMUNERATION OF THE EXECUTIVE BOARD IN PERFORMANCE SHARES	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO AMEND THE REMUNERATION POLICY OF THE SUPERVISORY BOARD	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO REAPPOINT CHRIS HEUTINK AS MEMBER OF THE EXECUTIVE BOARD	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO REAPPOINT HENRY SCHIRMER AS MEMBER OF THE EXECUTIVE BOARD	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO REAPPOINT WOUT DEKKER AS MEMBER OF THE SUPERVISORY BOARD	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO REAPPOINT FRANK DORJEE AS MEMBER OF THE SUPERVISORY BOARD	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO REAPPOINT ANNET ARIS AS MEMBER OF THE SUPERVISORY BOARD	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO DESIGNATE THE EXECUTIVE BOARD AS THE AUTHORIZED CORPORATE BODY TO ISSUE SHARES AND TO RESTRICT OR EXCLUDE THE PRE-EMPTIVE RIGHT TO ANY ISSUE OF SHARES	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO AUTHORIZE THE EXECUTIVE BOARD TO REPURCHASE SHARES	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO CANCEL REPURCHASED SHARES	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO APPOINT CLAARTJE BULTEN AS BOARD MEMBER OF STICHTING ADMINISTRATIEKANTOOR PREFERENTE AANDELEN RANDSTAD	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO APPOINT ANNELIES VAN DER PAUW AS BOARD MEMBER OF STICHTING ADMINISTRATIEKANTOOR PREFERENTE AANDELEN RANDSTAD	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO REAPPOINT DELOITTE ACCOUNTANTS BV AS EXTERNAL AUDITOR FOR THE FINANCIAL YEAR 2023	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	REMUNERATION REPORT 2021 (ADVISORY VOTE)	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS 2021	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO DETERMINE A REGULAR DIVIDEND FOR THE FINANCIAL YEAR 2021	FOR
RANDSTAD N.V.	NL0000379121	29-Mar-2022	PROPOSAL TO DETERMINE A SPECIAL DIVIDEND FOR THE FINANCIAL YEAR 2021	FOR
SGS SA	CH0002497458	29-Mar-2022	RE-ELECTION OF MR. IAN GALLIENNE AS A BOARD OF DIRECTOR	AGAINST
SGS SA	CH0002497458	29-Mar-2022	RE-ELECTION OF MR. TOBIAS HARTMANN AS A BOARD OF DIRECTOR	FOR
SGS SA	CH0002497458	29-Mar-2022	RE-ELECTION OF MR. SHELBY R. DU PASQUIER AS A BOARD OF DIRECTOR	FOR
SGS SA	CH0002497458	29-Mar-2022	RE-ELECTION OF MS. KORY SORENSON AS A BOARD OF DIRECTOR	FOR
SGS SA	CH0002497458	29-Mar-2022	RE-ELECTION OF MS. JANET S. VERGIS AS A BOARD OF DIRECTOR	FOR
SGS SA	CH0002497458	29-Mar-2022	RE-ELECTION OF MS. PHYLLIS CHEUNG AS A BOARD OF DIRECTOR	FOR
SGS SA	CH0002497458	29-Mar-2022	RE-ELECTION OF MR. CALVIN GRIEDER AS CHAIRMAN OF THE BOARD OF DIRECTOR	FOR
SGS SA	CH0002497458	29-Mar-2022	ELECTION OF MR. SAMI ATIYA AS A REMUNERATION COMMITTEE MEMBER	FOR
SGS SA	CH0002497458	29-Mar-2022	ELECTION OF MR. IAN GALLIENNE AS A REMUNERATION COMMITTEE MEMBER	AGAINST
SGS SA	CH0002497458	29-Mar-2022	ELECTION OF MS. KORY SORENSON AS A REMUNERATION COMMITTEE MEMBER	FOR
SGS SA	CH0002497458	29-Mar-2022	ELECTION OF THE STATUTORY AUDITORS / PRICEWATERHOUSECOOPERS SA, GENEVA	FOR
SGS SA	CH0002497458	29-Mar-2022	ELECTION OF THE INDEPENDENT PROXY / JEANDIN AND DEFACQZ, GENEVA	FOR

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SGS SA	CH0002497458	29-Mar-2022	REMUNERATION OF THE BOARD OF DIRECTORS UNTIL THE 2023 ANNUAL GENERAL MEETING	FOR
SGS SA	CH0002497458	29-Mar-2022	FIXED REMUNERATION OF SENIOR MANAGEMENT FOR THE FISCAL YEAR 2023	FOR
SGS SA	CH0002497458	29-Mar-2022	ANNUAL VARIABLE REMUNERATION OF SENIOR MANAGEMENT FOR THE FISCAL YEAR 2021	FOR
SGS SA	CH0002497458	29-Mar-2022	LONG TERM INCENTIVE PLAN TO BE ISSUED IN 2022	FOR
SGS SA	CH0002497458	29-Mar-2022	ANNUAL REPORT, FINANCIAL STATEMENTS OF SGS SA AND CONSOLIDATED FINANCIAL STATEMENTS OF THE SGS GROUP FOR 2021	FOR
SGS SA	CH0002497458	29-Mar-2022	ADVISORY VOTE ON THE 2021 REMUNERATION REPORT	FOR
SGS SA	CH0002497458	29-Mar-2022	RELEASE OF THE BOARD OF DIRECTORS AND OF THE MANAGEMENT	FOR
SGS SA	CH0002497458	29-Mar-2022	APPROPRIATION OF PROFITS OF SGS SA, DECLARATION OF A DIVIDEND OF CHF 80.00 PER SHARE	FOR
SGS SA	CH0002497458	29-Mar-2022	RE-ELECTION OF MR. CALVIN GRIEDER AS A BOARD OF DIRECTOR	FOR
SGS SA	CH0002497458	29-Mar-2022	RE-ELECTION OF MR. SAMI ATIYA AS A BOARD OF DIRECTOR	FOR
SGS SA	CH0002497458	29-Mar-2022	RE-ELECTION OF MR. PAUL DESMARAIS, JR AS A BOARD OF DIRECTOR	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 10.00 PER SHARE	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF HANS BJORCK	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF PAR BOMAN	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF JAN GURANDER	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF FREDRIK LUNDBERG	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF CATHERINE MARCUS	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF JAYNE MCGIVERN	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF ASA SODERSTROM WINBERG	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF OLA FALT	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF RICHARD HORSTEDT	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF YVONNE STENMAN	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF HANS REINHOLDSSON	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF ANDERS RATTGARD	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE DISCHARGE OF ANDERS DANIELSSON	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS (0) OF BOARD	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.25 MILLION FOR CHAIRMAN AND SEK 750,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR

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SKANSKA AB	SE0000113250	29-Mar-2022	REELECT HANS BIORCK AS DIRECTOR	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	REELECT PAR BOMAN AS DIRECTOR	AGAINST
SKANSKA AB	SE0000113250	29-Mar-2022	REELECT JAN GURANDER AS DIRECTOR	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	ELECT MATS HEDEROS AS NEW DIRECTOR	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	REELECT FREDRIK LUNDBERG AS DIRECTOR	AGAINST
SKANSKA AB	SE0000113250	29-Mar-2022	REELECT CATHERINE MARCUS AS DIRECTOR	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	ELECT ANN E. MASSEY AS NEW DIRECTOR	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	REELECT ASA SODERSTROM WINBERG AS DIRECTOR	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	REELECT HANS BIORCK AS BOARD CHAIR	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	RATIFY ERNST AND YOUNG AS AUDITORS	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE REMUNERATION REPORT	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE EQUITY PLAN FINANCING	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE PERFORMANCE SHARE MATCHING PLAN (SEOP 6)	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE EQUITY PLAN FINANCING	FOR
SKANSKA AB	SE0000113250	29-Mar-2022	APPROVE ALTERNATIVE EQUITY PLAN FINANCING	AGAINST
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Mitomi, Masahiro	FOR
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Ota, Shinichiro	FOR
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Sue, Masahiko	FOR
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hashimoto, Mayuki	FOR
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takii, Michiharu	FOR
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Awa, Toshihiro	FOR
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ryuta, Jiro	FOR
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Akane	FOR
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Inoue, Fumio	FOR
SUMCO CORPORATION	JP3322930003	29-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Tanaka, Hitoshi	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Director Hirakawa, Junko	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Director Yamashita, Izumi	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Director Kurihara, Mitsue	FOR

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SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Corporate Auditor Tetsu, Yoshimasa	AGAINST
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Corporate Auditor Matsuo, Makoto	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Approve Payment of Bonuses to Directors	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Approve Details of the Restricted Performance-based Stock Compensation to be received by Directors	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Approve Appropriation of Surplus	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Director Ichikawa, Akira	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Director Mitsuyoshi, Toshiro	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Director Sato, Tatsuru	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Director Kawata, Tatsumi	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Director Kawamura, Atsushi	FOR
SUMITOMO FORESTRY CO.,LTD.	JP3409800004	29-Mar-2022	Appoint a Director Takahashi, Ikuro	FOR
TAKI CHEMICAL CO.,LTD.	JP3461000006	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suzuki, Goro	FOR
TAKI CHEMICAL CO.,LTD.	JP3461000006	29-Mar-2022	Approve Appropriation of Surplus	FOR
TAKI CHEMICAL CO.,LTD.	JP3461000006	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TAKI CHEMICAL CO.,LTD.	JP3461000006	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taki, Takamoto	FOR
TAKI CHEMICAL CO.,LTD.	JP3461000006	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsui, Shigenori	FOR
TAKI CHEMICAL CO.,LTD.	JP3461000006	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taki, Katsuhiko	FOR
TAKI CHEMICAL CO.,LTD.	JP3461000006	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kanaji, Hisamori	FOR
TAKI CHEMICAL CO.,LTD.	JP3461000006	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Masaki, Takahisa	FOR
TAKI CHEMICAL CO.,LTD.	JP3461000006	29-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Izutsu, Hiroyuki	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Okayasu, Tomohide	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Sato, Yuichi	FOR

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TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Katagiri, Harumi	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Ishii, Eriko	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Suzuki, Fumio	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Approve Appropriation of Surplus	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Amend Articles to: Reduce Term of Office of Directors to One Year, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Ajisaka, Shiro	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Sakuraba, Shogo	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Masunari, Koji	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Otsuka, Hiroshi	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Shenghai Zhang	FOR
TAMRON CO.,LTD.	JP3471800007	29-Mar-2022	Appoint a Director Otani, Makoto	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE REMUNERATION REPORT	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF BOARD CHAIRMAN RONNIE LETEN	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER HELENA STJERNHOLM	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER JACOB WALLEMBERG	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER JON FREDRIK BAKSAAS	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER JAN CARLSON	AGAINST
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER NORA DENZEL	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER BORJE EKHOLM	AGAINST
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER ERIC A. ELZVIK	AGAINST
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER KURT JOFS	AGAINST
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER KRISTIN S. RINNE	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE TORBJORN NYMAN	AGAINST
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE KJELL-AKE SOTING	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE ANDERS RIPA	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE ROGER SVENSSON	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE PER HOLMBERG	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE LOREDANA ROSLUND	FOR

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TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE ULF ROSBERG	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE DISCHARGE OF PRESIDENT BORJE EKHOLM	AGAINST
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.5 PER SHARE	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	DETERMINE NUMBER OF DIRECTORS (11) AND DEPUTY DIRECTORS (0) OF BOARD	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 4.37 MILLION FOR CHAIRMAN AND SEK 1.1 MILLION FOR OTHER DIRECTORS, APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT JON FREDRIK BAKSAAS AS DIRECTOR	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT JAN CARLSON AS DIRECTOR	AGAINST
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT NORA DENZEL AS DIRECTOR	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT CAROLINA DYBECK HAPPE AS DIRECTOR	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	RELECT BORJE EKHOLM AS DIRECTOR	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT ERIC A. ELZVIK AS DIRECTOR	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT KURT JOFS AS DIRECTOR	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT RONNIE LETEN AS DIRECTOR	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT KRISTIN S. RINNE AS DIRECTOR	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT HELENA STJERNHOLM AS DIRECTOR	AGAINST
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT JACOB WALLENBERG AS DIRECTOR	AGAINST
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	REELECT RONNIE LETEN AS BOARD CHAIR	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	DETERMINE NUMBER OF AUDITORS (1)	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	RATIFY DELOITTE AB AS AUDITORS	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE LONG-TERM VARIABLE COMPENSATION PROGRAM 2022 (LTV 2022)	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE EQUITY PLAN FINANCING OF LTV 2022	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE ALTERNATIVE EQUITY PLAN FINANCING OF LTV 2022, IF ITEM 16.2 IS NOT APPROVED	AGAINST
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE EQUITY PLAN FINANCING OF LTV 2021	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	APPROVE EQUITY PLAN FINANCING OF LTV 2019 AND 2020	FOR
TELEFON AB L.M.ERICSSON	SE0000108656	29-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: INCREASE THE PRODUCTION OF SEMICONDUCTORS THAT WAS CONDUCTED BY ERICSSON DURING THE 1980'S	AGAINST
TOKYO TATEMONO CO.,LTD.	JP358260007	29-Mar-2022	Approve Appropriation of Surplus	FOR
TOKYO TATEMONO CO.,LTD.	JP358260007	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TREND MICRO INCORPORATED	JP363730009	29-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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TREND MICRO INCORPORATED	JP3637300009	29-Mar-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
TREND MICRO INCORPORATED	JP3637300009	29-Mar-2022	Approve Appropriation of Surplus	FOR
TREND MICRO INCORPORATED	JP3637300009	29-Mar-2022	Appoint a Director Chang Ming-Jang	FOR
TREND MICRO INCORPORATED	JP3637300009	29-Mar-2022	Appoint a Director Eva Chen	FOR
TREND MICRO INCORPORATED	JP3637300009	29-Mar-2022	Appoint a Director Mahendra Negi	FOR
TREND MICRO INCORPORATED	JP3637300009	29-Mar-2022	Appoint a Director Omikawa, Akihiko	FOR
TREND MICRO INCORPORATED	JP3637300009	29-Mar-2022	Appoint a Director Nonaka, Ikujiro	FOR
TREND MICRO INCORPORATED	JP3637300009	29-Mar-2022	Appoint a Director Koga, Tetsuo	FOR
TREND MICRO INCORPORATED	JP3637300009	29-Mar-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	ADOPTION OF THE FINANCIAL STATEMENTS	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF DIVIDEND	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT AND CEO FROM LIABILITY	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	ADOPTION OF THE REMUNERATION REPORT	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	REELECT HENRIK EHRNROOTH, EMMA FITZGERALD, JARI GUSTAFSSON, PIIA NOORA KAUPPI, MARJAN OUDEMAN, MARTIN A PORTA, KIM WAHL AND BJORN WAHLROOS AS DIRECTORS ELECT TOPI MANNER AS NEW DIRECTOR	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE AUDITOR	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	ELECTION OF THE AUDITOR: PRICEWATERHOUSECOOPERS	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	AUTHORISING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AND SPECIAL RIGHTS ENTITLING TO SHARES	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	AUTHORISING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE COMPANYS OWN SHARES	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	RESOLUTION ON AMENDMENTS TO THE 8 OF THE ARTICLES OF ASSOCIATION	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	RESOLUTION ON AMENDMENTS TO THE 11 OF THE ARTICLES OF ASSOCIATION	FOR
UPM-KYMMENE CORP	FI0009005987	29-Mar-2022	AUTHORISING THE BOARD OF DIRECTORS TO DECIDE ON CHARITABLE CONTRIBUTIONS	FOR
AGC INC.	JP3112000009	30-Mar-2022	Appoint a Director Teshirogi, Isao	FOR

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AGC INC.	JP3112000009	30-Mar-2022	Appoint a Corporate Auditor Ishizuka, Tatsuro	FOR
AGC INC.	JP3112000009	30-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
AGC INC.	JP3112000009	30-Mar-2022	Approve Details of the Stock Compensation to be received by Directors	FOR
AGC INC.	JP3112000009	30-Mar-2022	Approve Appropriation of Surplus	FOR
AGC INC.	JP3112000009	30-Mar-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
AGC INC.	JP3112000009	30-Mar-2022	Appoint a Director Shimamura, Takuya	FOR
AGC INC.	JP3112000009	30-Mar-2022	Appoint a Director Hirai, Yoshinori	FOR
AGC INC.	JP3112000009	30-Mar-2022	Appoint a Director Miyaji, Shinji	FOR
AGC INC.	JP3112000009	30-Mar-2022	Appoint a Director Kurata, Hideyuki	FOR
AGC INC.	JP3112000009	30-Mar-2022	Appoint a Director Yanagi, Hiroyuki	FOR
AGC INC.	JP3112000009	30-Mar-2022	Appoint a Director Honda, Keiko	FOR
ANGES,INC.	JP3127700007	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ANGES,INC.	JP3127700007	30-Mar-2022	Appoint a Director Yamada, Ei	FOR
ANGES,INC.	JP3127700007	30-Mar-2022	Appoint a Director Eiki, Norikazu	FOR
ANGES,INC.	JP3127700007	30-Mar-2022	Appoint a Director Komamura, Junichi	FOR
ANGES,INC.	JP3127700007	30-Mar-2022	Appoint a Director Hara, Makoto	FOR
ANGES,INC.	JP3127700007	30-Mar-2022	Appoint a Director Murofushi, Kimiko	FOR
ANGES,INC.	JP3127700007	30-Mar-2022	Appoint a Director Sato, Naoya	FOR
ANGES,INC.	JP3127700007	30-Mar-2022	Appoint a Substitute Corporate Auditor Narimatsu, Akihiro	AGAINST
BEIJER ALMA AB	SE0011090547	30-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 3.50 PER SHARE	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE APRIL 1, 2022 AS RECORD DATE FOR DIVIDEND PAYMENT	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE DISCHARGE OF BOARD CHAIR JOHAN WALL	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER JOHNNY ALVARSSON	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER CARINA ANDERSSON	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER OSKAR HELLSTROM	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER HANS LANDIN	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER CAROLINE AF UGGLAS	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER ANDERS ULLBERG	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER CECILIA WIKSTROM	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE DISCHARGE OF CEO HENRIK PERBECK	FOR

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BEIJER ALMA AB	SE0011090547	30-Mar-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0)	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1 MILLION FOR CHAIRMAN AND SEK 350,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	REELECT JOHAN WALL AS DIRECTOR	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	REELECT JOHNNY ALVARSSON AS DIRECTOR	AGAINST
BEIJER ALMA AB	SE0011090547	30-Mar-2022	REELECT CARINA ANDERSSON AS DIRECTOR	AGAINST
BEIJER ALMA AB	SE0011090547	30-Mar-2022	REELECT OSKAR HELLSTROM AS DIRECTOR	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	REELECT HANS LANDIN AS DIRECTOR	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	REELECT CAROLINE AF UGGLAS AS DIRECTOR	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	REELECT JOHAN WALL AS BOARD CHAIRMAN	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	RATIFY KPMG AS AUDITORS	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE NOMINATION COMMITTEE PROCEDURES	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	ELECT JOHAN WALL AS MEMBER OF NOMINATING COMMITTEE	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	ELECT ANDERS G. CARLBERG AS MEMBER OF NOMINATING COMMITTEE	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	ELECT HANS CHRISTIAN BRATTERUD AS MEMBER OF NOMINATING COMMITTEE	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	ELECT HJALMAR EK AS MEMBER OF NOMINATING COMMITTEE	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	ELECT MALIN BJORKMO AS MEMBER OF NOMINATING COMMITTEE	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPOINT ANDERS G. CARLBERG AS CHAIR OF NOMINATING COMMITTEE	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE ISSUANCE OF CLASS B SHARES UP TO 10 PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
BEIJER ALMA AB	SE0011090547	30-Mar-2022	APPROVE REMUNERATION REPORT	FOR
CANON INC.	JP3242800005	30-Mar-2022	Appoint a Corporate Auditor Kashimoto, Koichi	AGAINST
CANON INC.	JP3242800005	30-Mar-2022	Approve Payment of Bonuses to Directors	FOR
CANON INC.	JP3242800005	30-Mar-2022	Approve Appropriation of Surplus	FOR
CANON INC.	JP3242800005	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
CANON INC.	JP3242800005	30-Mar-2022	Appoint a Director Mitarai, Fujio	FOR
CANON INC.	JP3242800005	30-Mar-2022	Appoint a Director Tanaka, Toshizo	FOR
CANON INC.	JP3242800005	30-Mar-2022	Appoint a Director Homma, Toshio	FOR
CANON INC.	JP3242800005	30-Mar-2022	Appoint a Director Saida, Kunitaro	FOR
CANON INC.	JP3242800005	30-Mar-2022	Appoint a Director Kawamura, Yusuke	FOR

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CANON INC.	JP3242800005	30-Mar-2022	Appoint a Corporate Auditor Yanagibashi, Katsuhito	FOR
CARL ZEISS MEDITEC AG	DE0005313704	30-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.90 PER SHARE	FOR
CARL ZEISS MEDITEC AG	DE0005313704	30-Mar-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR
CARL ZEISS MEDITEC AG	DE0005313704	30-Mar-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
CARL ZEISS MEDITEC AG	DE0005313704	30-Mar-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
CARL ZEISS MEDITEC AG	DE0005313704	30-Mar-2022	APPROVE CREATION OF EUR 26.5 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
CARL ZEISS MEDITEC AG	DE0005313704	30-Mar-2022	AMEND ARTICLES RE: D&O INSURANCE	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Yuko	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Okoshi, Izumi	AGAINST
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsui, Gan	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Paul Candland	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Andrew House	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Sagawa, Keiichi	AGAINST
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Sogabe, Mihoko	AGAINST
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Amend Articles to: Increase the Board of Directors Size	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Timothy Andree	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Igarashi, Hiroshi	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Soga, Arinobu	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nick Priday	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wendy Clark	FOR
DENTSU GROUP INC.	JP3551520004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuretani, Norihiro	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF STAFFAN BOHMAN	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF PETRA HEDENGRAN	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF HENRIK HENRIKSSON	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF ULLA LITZEN	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF KARIN OVERBECK	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF FREDRIK PERSSON	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF DAVID PORTER	FOR

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ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF JONAS SAMUELSON	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF KAI WARN	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF MINA BILLING	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF VIVECA BRINKENFELDT-LEVER	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF PETER FERM	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF ULRIK DANESTAD	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF RICHARD DELLNER	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF WILSON QUISPE	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF EMY VOSS	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE DISCHARGE OF JONAS SAMUELSON AS CEO	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 9.2 PER SHARE	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS (0) OF BOARD	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.4 MILLION FOR CHAIRMAN AND SEK 700,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	REELECT STAFFAN BOHMAN AS DIRECTOR	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	REELECT PETRA HEDENGRAN AS DIRECTOR	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	REELECT HENRIK HENRIKSSON AS DIRECTOR	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	REELECT ULLA LITZEN AS DIRECTOR	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	REELECT KARIN OVERBECK AS DIRECTOR	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	REELECT FREDRIK PERSSON AS DIRECTOR	AGAINST
ELECTROLUX AB	SE0016589188	30-Mar-2022	REELECT DAVID PORTER AS DIRECTOR	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	REELECT JONAS SAMUELSON AS DIRECTOR	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	ELECT STAFFAN BOHMAN AS BOARD CHAIR	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	ELECT PRICEWATERHOUSECOOPERS AB AS AUDITORS	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE REMUNERATION REPORT	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	AMEND ARTICLES RE: EQUITY-RELATED SET MINIMUM (200 MILLION) AND MAXIMUM (800 MILLION) NUMBER OF SHARES	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE SEK 129.2 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE CAPITALIZATION OF RESERVES OF SEK 129.2 MILLION FOR A BONUS ISSUE	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	AUTHORIZE REISSUANCE OF REPURCHASED SHARES	FOR

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ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE EQUITY PLAN FINANCING	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE PERFORMANCE SHARE PLAN FOR KEY EMPLOYEES	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	APPROVE EQUITY PLAN FINANCING	FOR
ELECTROLUX AB	SE0016589188	30-Mar-2022	AMEND ARTICLES RE: PARTICIPATION AT GENERAL MEETING	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	REELECT ANA PALACIO VALLELERSUNDI AS DIRECTOR	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	ELECT MARIA TERESA COSTA CAMPI AS DIRECTOR	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	ELECT CLARA BELEN GARCIA FERNANDEZ-MURO AS DIRECTOR	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	ELECT MANUEL GABRIEL GONZALEZ RAMOS AS DIRECTOR	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	ELECT DAVID SANDALOW AS DIRECTOR	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	AUTHORIZE INCREASE IN CAPITAL UP TO 50 PERCENT VIA ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES, EXCLUDING PREEMPTIVE RIGHTS OF UP TO 10 PERCENT	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	AMEND REMUNERATION POLICY	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	APPROVE LONG-TERM INCENTIVE PLAN	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	ADVISORY VOTE ON REMUNERATION REPORT	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	APPROVE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	APPROVE DISCHARGE OF BOARD	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	RENEW APPOINTMENT OF ERNST & YOUNG AS AUDITOR	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	REELECT ANTONIO LLARDEN CARRATALA AS DIRECTOR	FOR
ENAGAS SA	ES0130960018	30-Mar-2022	RATIFY APPOINTMENT OF AND ELECT ARTURO GONZALO AIZPIRI AS DIRECTOR	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	DISTRIBUTION OF PROFITS OR COVERING OF LOSSES IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	PRESENTATION OF THE REMUNERATION REPORT 2021 FOR AN ADVISORY VOTE	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF MR. TOM KNUTZEN	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF MR. RICHARD ROBINSON SMITH	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF MS. ANNE LOUISE EBERHARD	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF MS. GILLIAN DAWN WINCKLER	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF MR. THRASYVOULOS MORAITIS	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: ELECTION OF MR. MADS NIPPER	FOR

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FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	ELECTION OF COMPANY AUDITOR: THE BOARD OF DIRECTORS PROPOSES THE RE-ELECTION OF ERNST & YOUNG GODKENDT REVISIONSPARTNERSELSKAB IN ACCORDANCE WITH THE RECOMMENDATION OF THE AUDIT COMMITTEE. THE AUDIT COMMITTEE HAS INFORMED THE BOARD OF DIRECTORS THAT IT HAS NOT BEEN INFLUENCED BY THIRD PARTIES AND IS NOT SUBJECT TO ANY AGREEMENTS WITH THIRD PARTIES THAT RESTRICT THE GENERAL MEETINGS ELECTION OF SPECIFIC AUDITORS OR AUDIT FIRMS. RE-ELECTION OF EY GODKENDT REVISIONSPARTNERSELSKAB	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: PROPOSAL FOR AMENDMENT OF REMUNERATION POLICY	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: AMENDMENT OF THE ARTICLES OF ASSOCIATION	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES THAT IT BE AUTHORIZED UNTIL THE NEXT ANNUAL GENERAL MEETING TO LET THE COMPANY ACQUIRE TREASURY SHARES EQUIVALENT TO A TOTAL OF 10% OF THE COMPANY'S SHARE CAPITAL AT THE TIME OF THE AUTHORIZATION, PROVIDED THAT THE COMPANY'S TOTAL HOLDING OF TREASURY SHARES AT NO POINT EXCEEDS 10% OF THE COMPANY'S SHARE CAPITAL. THE CONSIDERATION MUST NOT DEVIATE BY MORE THAN 10% FROM THE OFFICIAL PRICE QUOTED ON NASDAQ COPENHAGEN AT THE TIME OF ACQUISITION. TREASURY SHARES	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	PRESENTATION AND APPROVAL OF THE 2021 ANNUAL REPORT	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	APPROVAL OF THE BOARD OF DIRECTORS FEES: FINAL APPROVAL OF FEES FOR 2021	FOR
FLSMIDTH & CO. A/S	DK0010234467	30-Mar-2022	APPROVAL OF THE BOARD OF DIRECTORS FEES: PRELIMINARY DETERMINATION OF FEES FOR 2022	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 0.08 PER SHARE	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE DISCHARGE OF OLOF HALLRUP	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE DISCHARGE OF ANDREAS KEMI	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE DISCHARGE OF ANNA FRICK	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE DISCHARGE OF LENA GLADER	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE DISCHARGE OF MAGNUS GUDEHN	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE DISCHARGE OF PER BERTLAND	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE DISCHARGE OF TUVA PALM	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE DISCHARGE OF TOMMY EKLUND	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	DETERMINE NUMBER OF MEMBERS (5) AND DEPUTY MEMBERS (0) OF BOARD	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	DETERMINE NUMBER OF AUDITORS (1)	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 700,000 TO CHAIRMAN AND 300,000 TO OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	REELECT ANNA FRICK AS DIRECTOR	AGAINST
FORTNOX AB	SE0017161243	30-Mar-2022	REELECT MAGNUS GUDEHN AS DIRECTOR	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	REELECT OLOF HALLRUP AS DIRECTOR	FOR

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FORTNOX AB	SE0017161243	30-Mar-2022	REELECT OLOF HALLRUP AS BOARD CHAIR	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	REELECT LENA GLADER AS DIRECTOR	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	REELECT PER BERTLAND AS DIRECTOR	AGAINST
FORTNOX AB	SE0017161243	30-Mar-2022	RATIFY KPMG AS AUDITORS	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	AUTHORIZE CHAIRMAN OF THE BOARD AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE REMUNERATION REPORT	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR
FORTNOX AB	SE0017161243	30-Mar-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
GAZIT-GLOBE LTD.	IL0001260111	30-Mar-2022	APPROVAL OF A PRIVATE ALLOCATION OF 2,000,000 COMPANY ORDINARY SHARES AND 1,000,000 WARRANTS CONVERTIBLE TO COMPANY ORDINARY SHARES TO NORSTAR HOLDINGS INC., COMPANY CONTROLLING SHAREHOLDER	FOR
GUNGHO ONLINE ENTERTAINMENT, INC.	JP3235900002	30-Mar-2022	Appoint a Director Miyakawa, Keiji	FOR
GUNGHO ONLINE ENTERTAINMENT, INC.	JP3235900002	30-Mar-2022	Appoint a Director Tanaka, Susumu	FOR
GUNGHO ONLINE ENTERTAINMENT, INC.	JP3235900002	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
GUNGHO ONLINE ENTERTAINMENT, INC.	JP3235900002	30-Mar-2022	Appoint a Director Morishita, Kazuki	AGAINST
GUNGHO ONLINE ENTERTAINMENT, INC.	JP3235900002	30-Mar-2022	Appoint a Director Sakai, Kazuya	AGAINST
GUNGHO ONLINE ENTERTAINMENT, INC.	JP3235900002	30-Mar-2022	Appoint a Director Kitamura, Yoshinori	FOR
GUNGHO ONLINE ENTERTAINMENT, INC.	JP3235900002	30-Mar-2022	Appoint a Director Yoshida, Koji	FOR
GUNGHO ONLINE ENTERTAINMENT, INC.	JP3235900002	30-Mar-2022	Appoint a Director Ichikawa, Akihiko	FOR
GUNGHO ONLINE ENTERTAINMENT, INC.	JP3235900002	30-Mar-2022	Appoint a Director Oba, Norikazu	FOR
GUNGHO ONLINE ENTERTAINMENT, INC.	JP3235900002	30-Mar-2022	Appoint a Director Onishi, Hidetsugu	FOR
HANKOOK TIRE & TECHNOLOGY CO. LTD.	KR7161390000	30-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
HANKOOK TIRE & TECHNOLOGY CO. LTD.	KR7161390000	30-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	AGAINST
HOLMEN AB	SE0011090018	30-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 11.50 PER SHARE	FOR

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HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF FREDRIK LUNDBERG	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF CARL BENNET	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF STEEWE BJORKLUNDH	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF KENNETH JOHANSSON	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF LARS JOSEFSSON	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF LARS G JOSEFSSON	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF ALICE KEMPE	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF LOUISE LINDH	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF ULF LUNDAHL	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF BOARD MEMBER AND CEO HENRIK SJOLUND	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF HENRIETTE ZEUCHNER	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE DISCHARGE OF TOMMY ASENBYGG	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	DETERMINE NUMBER OF MEMBERS (9) AND DEPUTY MEMBERS (0) OF BOARD	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK780.000 FOR CHAIRMAN AND SEK 390.000 FOR OTHER DIRECTORS	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	REELECT FREDRIK LUNDBERG AS DIRECTOR (CHAIR)	AGAINST
HOLMEN AB	SE0011090018	30-Mar-2022	REELECT CARL BENNET AS DIRECTOR	AGAINST
HOLMEN AB	SE0011090018	30-Mar-2022	REELECT LARS JOSEFSSON AS DIRECTOR	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	REELECT ALICE KEMPE AS DIRECTOR	AGAINST
HOLMEN AB	SE0011090018	30-Mar-2022	REELECT LOUISE LINDH AS DIRECTOR	AGAINST
HOLMEN AB	SE0011090018	30-Mar-2022	REELECT ULF LUNDAHL AS DIRECTOR	AGAINST
HOLMEN AB	SE0011090018	30-Mar-2022	ELECT FREDRIK PERSSON AS NEW DIRECTOR	AGAINST
HOLMEN AB	SE0011090018	30-Mar-2022	REELECT HENRIK SJOLUND AS DIRECTOR	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	REELECT HENRIETTE ZEUCHNER AS DIRECTOR	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AB AS AUDITORS	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE REMUNERATION REPORT	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE PERFORMANCE SHARE MATCHING PLAN LTIP 2022 FOR KEY EMPLOYEES APPROVE EQUITY PLAN FINANCING	FOR
HOLMEN AB	SE0011090018	30-Mar-2022	APPROVE PERFORMANCE SHARE MATCHING PLAN LTIP 2022 FOR KEY EMPLOYEES APPROVE ALTERNATIVE EQUITY PLAN FINANCING - IF ITEM 15.1 IS NOT APPROVED	AGAINST
HOLMEN AB	SE0011090018	30-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR

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ICL GROUP LTD	IL0002810146	30-Mar-2022	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: GADI LESIN	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	REAPPOINTMENT OF THE SOMECH HAIKIN KPMG CPA FIRM AS COMPANY AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	APPROVAL OF A NEW COMPENSATION POLICY FOR COMPANY OFFICERS	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	APPROVAL OF AMENDED COMPENSATION TERMS OF MR. YOAV DOPPELT, EXECUTIVE CHAIRMAN	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	APPROVAL OF AN EQUITY-BASED AWARD TO MR. YOAV DOPPELT, EXECUTIVE CHAIRMAN	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	APPROVAL OF AN EQUITY-BASED AWARD TO MR. RAVIV ZOLLER, CEO	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: YOAV DOPPELT, EXECUTIVE CHAIRMAN	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: AVIAD KAUFMAN	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: AVISAR PAZ	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: SAGI KABLA	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: OVADIA ELI	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: REEM AMINOACH	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: LIOR REITBLATT	FOR
ICL GROUP LTD	IL0002810146	30-Mar-2022	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: TZIPI OZER	FOR
IMEIK TECHNOLOGY DEVELOPMENT CO., LTD.	CNE100004868	30-Mar-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
IMEIK TECHNOLOGY DEVELOPMENT CO., LTD.	CNE100004868	30-Mar-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
IMEIK TECHNOLOGY DEVELOPMENT CO., LTD.	CNE100004868	30-Mar-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
IMEIK TECHNOLOGY DEVELOPMENT CO., LTD.	CNE100004868	30-Mar-2022	2021 ANNUAL ACCOUNTS	FOR
IMEIK TECHNOLOGY DEVELOPMENT CO., LTD.	CNE100004868	30-Mar-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY21.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES: NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
IMEIK TECHNOLOGY DEVELOPMENT CO., LTD.	CNE100004868	30-Mar-2022	2022 REMUNERATION (ALLOWANCE) FOR DIRECTORS	FOR
IMEIK TECHNOLOGY DEVELOPMENT CO., LTD.	CNE100004868	30-Mar-2022	2022 REMUNERATION (ALLOWANCE) FOR SUPERVISORS	FOR
IMEIK TECHNOLOGY DEVELOPMENT CO., LTD.	CNE100004868	30-Mar-2022	REAPPOINTMENT OF 2022 AUDIT FIRM	FOR
INFOMART CORPORATION	JP3153480003	30-Mar-2022	Approve Appropriation of Surplus	FOR
INFOMART CORPORATION	JP3153480003	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
INFOMART CORPORATION	JP3153480003	30-Mar-2022	Appoint a Director Murakami, Hajime	AGAINST

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INFOMART CORPORATION	JP3153480003	30-Mar-2022	Appoint a Director Kimura, Shin	FOR
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	RE-ELECTION AND APPOINTMENT OF INDEPENDENT DIRECTOR FOR A TERM OF 4 YEARS TO MR JORGE SEGURA RODRIGUEZ	FOR
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	RE-ELECTION AND APPOINTMENT OF INDEPENDENT DIRECTOR FOR A TERM OF 4 YEARS TO MS BRITA HEKTOEN WERGELAND	FOR
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	CONSULTIVE VOTE REGARDING THE ANNUAL REMUNERATION REPORT OF THE BOARD OF DIRECTORS	FOR
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	AMENDMENT OF THE BYLAWS ART 50	FOR
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	REMUNERATION POLICY FOR DIRECTORS	FOR
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	DELEGATION OF POWERS TO IMPLEMENT AGREEMENTS ADOPTED BY SHAREHOLDERS AT THE GENERAL MEETING	FOR
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	APPROVAL OF INDIVIDUAL AND CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORTS	FOR
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	ALLOCATION OF RESULTS	FOR
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	REELECTION OF AUDITOR	FOR
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	APPOINTMENT AS PROPRIETARY DIRECTOR FOR 4 YEARS TO MR ANTONIO RAMON LOZANO	AGAINST
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	APPOINTMENT AS PROPRIETARY DIRECTOR FOR 4 YEARS TO MR LUIS ALARCON DE FRANCISO	AGAINST
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	RATIFICATION AND APPOINTMENT OF MR ALBERTO DE HOYOS LIMON PUMAR BY CO OPTION AT THE MEETING OF THE BOARD OF DIRECTORS	AGAINST
INMOBILIARIA DEL SUR, SA	ES0154653911	30-Mar-2022	RE-ELECTION AND APPOINTMENT OF INDEPENDENT DIRECTOR FOR A TERM OF 4 YEARS TO MR JOSE LUIS GALAN GONZALEZ	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Director Kikuchi, Misao	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Director Ishizuka, Tatsuro	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Corporate Auditor Maru, Kazuhiko	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Corporate Auditor Otani, Yasuhiko	AGAINST
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Corporate Auditor Kokaji, Hiromichi	AGAINST
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Approve Appropriation of Surplus	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Director Midorikawa, Akio	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Director Mori, Takeshi	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Director Mikami, Shichigoro	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Director Saito, Atsushi	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Director Miyo, Yasuyuki	FOR
K&O ENERGY GROUP INC.	JP3277020008	30-Mar-2022	Appoint a Director Otsuki, Koichiro	FOR
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Kodama, Hirohito	AGAINST

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KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Endo, Tatsuya	FOR
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamagami, Asako	FOR
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Murata, Morihiro	FOR
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamaguchi, Satoshi	FOR
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Yoshihide	FOR
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hashimoto, Takashi	FOR
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Hirohisa	FOR
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hashimoto, Takayuki	FOR
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Hidemi	FOR
KAGOME CO.,LTD.	JP3208200000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Arakane, Kumi	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Yanagi, Hiroyuki	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Matsuda, Chieko	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Shiono, Noriko	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Rod Eddington	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director George Olcott	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Kato, Kaoru	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Corporate Auditor Nishitani, Shobu	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Corporate Auditor Fujinawa, Kenichi	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Approve Details of the Board Benefit Trust to be received by Directors	AGAINST
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Approve Appropriation of Surplus	FOR

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KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Amend Articles to: Amend Business Lines, Adopt Reduction of Liability System for Corporate Officers, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Isozaki, Yoshinori	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Nishimura, Keisuke	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Miyoshi, Toshiya	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Yokota, Noriya	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Minakata, Takeshi	FOR
KIRIN HOLDINGS COMPANY,LIMITED	JP3258000003	30-Mar-2022	Appoint a Director Mori, Masakatsu	FOR
KOBAYASHI PHARMACEUTICAL CO.,LTD.	JP3301100008	30-Mar-2022	Appoint a Director Katae, Yoshiro	FOR
KOBAYASHI PHARMACEUTICAL CO.,LTD.	JP3301100008	30-Mar-2022	Appoint a Substitute Corporate Auditor Takai, Shintaro	FOR
KOBAYASHI PHARMACEUTICAL CO.,LTD.	JP3301100008	30-Mar-2022	Amend Articles to: Reduce the Board of Directors Size, Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
KOBAYASHI PHARMACEUTICAL CO.,LTD.	JP3301100008	30-Mar-2022	Appoint a Director Kobayashi, Kazumasa	FOR
KOBAYASHI PHARMACEUTICAL CO.,LTD.	JP3301100008	30-Mar-2022	Appoint a Director Kobayashi, Akihiro	FOR
KOBAYASHI PHARMACEUTICAL CO.,LTD.	JP3301100008	30-Mar-2022	Appoint a Director Yamane, Satoshi	FOR
KOBAYASHI PHARMACEUTICAL CO.,LTD.	JP3301100008	30-Mar-2022	Appoint a Director Miyanishi, Kazuhito	FOR
KOBAYASHI PHARMACEUTICAL CO.,LTD.	JP3301100008	30-Mar-2022	Appoint a Director Ito, Kunio	FOR
KOBAYASHI PHARMACEUTICAL CO.,LTD.	JP3301100008	30-Mar-2022	Appoint a Director Sasaki, Kaori	FOR
KOBAYASHI PHARMACEUTICAL CO.,LTD.	JP3301100008	30-Mar-2022	Appoint a Director Ariizumi, Chiaki	FOR
KOKUYO CO.,LTD.	JP3297000006	30-Mar-2022	Appoint a Substitute Corporate Auditor Naruse, Kentaro	FOR
KOKUYO CO.,LTD.	JP3297000006	30-Mar-2022	Approve Appropriation of Surplus	FOR
KOKUYO CO.,LTD.	JP3297000006	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KOKUYO CO.,LTD.	JP3297000006	30-Mar-2022	Appoint a Director Kuroda, Hidekuni	FOR

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KOKUYO CO.,LTD.	JP3297000006	30-Mar-2022	Appoint a Director Naito, Toshio	FOR
KOKUYO CO.,LTD.	JP3297000006	30-Mar-2022	Appoint a Director Fujiwara, Taketsugu	FOR
KOKUYO CO.,LTD.	JP3297000006	30-Mar-2022	Appoint a Director Masuyama, Mika	FOR
KOKUYO CO.,LTD.	JP3297000006	30-Mar-2022	Appoint a Director Kamigama, Takehiro	FOR
KOKUYO CO.,LTD.	JP3297000006	30-Mar-2022	Appoint a Director Omori, Shinichiro	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE AGM ADOPTS THE ANNUAL ACCOUNTS. THE AUDITOR OF THE COMPANY HAS SUPPORTED THE ADOPTION OF THE ANNUAL ACCOUNTS. ADOPTION OF THE ANNUAL ACCOUNTS	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	THE BOARD OF DIRECTORS PROPOSES TO THE AGM THAT A DIVIDEND OF EUR 0.88 PER SHARE BE PAID FROM THE DISTRIBUTABLE ASSETS OF THE PARENT COMPANY. THE DIVIDEND WILL BE PAID TO SHAREHOLDERS WHO ON THE RECORD DATE OF THE DIVIDEND PAYMENT 1 APRIL 2022 ARE REGISTERED AS SHAREHOLDERS IN THE COMPANY'S SHAREHOLDERS' REGISTER MAINTAINED BY EUROCLEAR FINLAND LTD. THE DIVIDEND SHALL BE PAID ON 11 APRIL 2022. RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF DIVIDEND	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	ON 1 OCTOBER 2020, THE COMPANY AND CARGOTEC CORPORATION (CARGOTEC) ANNOUNCED THAT THEIR RESPECTIVE BOARDS OF DIRECTORS HAVE SIGNED A COMBINATION AGREEMENT (THE COMBINATION AGREEMENT) AND A MERGER PLAN TO COMBINE THE TWO COMPANIES THROUGH A MERGER (THE MERGER). THE MERGER WAS APPROVED BY THE EXTRAORDINARY GENERAL MEETINGS OF THE RESPECTIVE COMPANIES ON 18 DECEMBER 2020. THE BOARD OF DIRECTORS OF THE COMPANY AND CARGOTEC HAVE IN THE COMBINATION AGREEMENT AGREED THAT THE COMPANY MAY, IN ADDITION TO THE ORDINARY DISTRIBUTION SET OUT IN SECTION 8 ABOVE, PROPOSE THAT ITS BOARD OF DIRECTORS WOULD BE AUTHORIZED TO RESOLVE UPON AN EXTRA DISTRIBUTION OF FUNDS IN THE TOTAL AMOUNT OF APPROXIMATELY EUR 158 MILLION, CORRESPONDING TO EUR 2.00 PER SHARE, TO THE COMPANY'S SHAREHOLDERS BEFORE THE MERGER IS COMPLETED. HENCE, THE COMPANY'S BOARD OF DIRECTORS PROPOSES TO THE AGM THAT THE AGM: RENEWS THE AUTHORIZATION, GRANTED BY THE AGM HELD ON 30 MARCH 2021, FOR THE BOARD OF DIRECTORS TO RESOLVE, BEFORE THE COMPLETION RESOLUTION TO AUTHORIZE THE BOARD OF DIRECTORS TO RESOLVE UPON AN EXTRA DISTRIBUTION OF FUNDS	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY FOR THE FINANCIAL YEAR 2021	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	AS PARTICIPATION IN THE AGM IS POSSIBLE ONLY IN ADVANCE, THE KONECRANES REMUNERATION REPORT COVERING THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS, THE PRESIDENT & CEO AND THE DEPUTY CEO IN 2021, WHICH WILL BE PUBLISHED THROUGH A STOCK EXCHANGE RELEASE ON 28 FEBRUARY 2022 AT THE LATEST, IS DEEMED TO HAVE BEEN PRESENTED TO THE AGM. THE RESOLUTION BY THE AGM ON APPROVAL OF THE REMUNERATION REPORT IS ADVISORY. THE REMUNERATION REPORT WILL ALSO BE AVAILABLE ON THE COMPANY'S WEBSITE WWW.KONECRANES.COM/AGM2022 ON 28 FEBRUARY 2022 AT THE LATEST. PRESENTATION OF THE REMUNERATION REPORT	FOR

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KONECRANES PLC	FI0009005870	30-Mar-2022	THE SHAREHOLDERS' NOMINATION BOARD PROPOSES TO THE AGM THAT THE ANNUAL REMUNERATION FOR THE BOARD AND THE MEETING FEE FOR THE COMMITTEES REMAIN UNCHANGED, IN ADDITION TO WHICH A MEETING FEE FOR BOARD MEETINGS IS INTRODUCED. THE NOMINATION BOARD PROPOSES THAT ANNUAL REMUNERATION IS PAID TO THE MEMBERS OF THE BOARD, OTHER THAN THE EMPLOYEE REPRESENTATIVE, AS FOLLOWS: THE REMUNERATION TO THE CHAIRMAN OF THE BOARD IS EUR 140,000, THE REMUNERATION TO THE VICE CHAIRMAN OF THE BOARD IS EUR 100,000 IN THE EVENT THAT A VICE CHAIRMAN IS ELECTED BY THE BOARD, AND THE REMUNERATION TO THE OTHER BOARD MEMBERS IS EUR 70,000. IN CASE THE TERM OF OFFICE OF A BOARD MEMBER ENDS BEFORE THE CLOSING OF THE AGM IN 2023, HE OR SHE IS ENTITLED TO THE PRORATED AMOUNT OF THE ANNUAL REMUNERATION CALCULATED ON THE BASIS OF HIS OR HER ACTUAL TERM IN OFFICE. THE NOMINATION BOARD PROPOSES THAT 40 PER CENT OF THE ANNUAL REMUNERATION BE PAID IN KONECRANES SHARES TO BE ACQUIRED ON BEHALF OF THE BOARD MEMBERS RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	THE SHAREHOLDERS' NOMINATION BOARD OF THE COMPANY PROPOSES TO THE AGM THAT THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS SHALL BE SEVEN (7). RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	THE SHAREHOLDERS' NOMINATION BOARD PROPOSES TO THE AGM THAT OF THE CURRENT BOARD MEMBERS JANINA KUGEL, ULF LILJEDAHL, PER VEGARD NERSETH, P IVI REKONEN, CHRISTOPH VITZTHUM AND NIKO MOKKILA BE RE-ELECTED FOR A TERM OF OFFICE ENDING AT THE CLOSING OF THE AGM IN 2023, AND THAT SAMI PIITTISJ RVI BE ELECTED AS A NEW MEMBER OF THE BOARD OF DIRECTORS FOR THE SAME TERM OF OFFICE. THE NOMINATION BOARD PROPOSES THAT CHRISTOPH VITZTHUM BE ELECTED AS CHAIRMAN OF THE BOARD OF DIRECTORS.SAMI PIITTISJ RVI IS BEING PROPOSED FROM AMONG CANDIDATES PUT FORWARD BY THE EMPLOYEES OF KONECRANES IN ACCORDANCE WITH THE AGREEMENT ON EMPLOYEE REPRESENTATION BETWEEN KONECRANES AND ITS EMPLOYEES. SAMI PIITTISJ RVI WORKS AS MANAGER, PRODUCT PORTFOLIO AT KONECRANES PORT SERVICES.ALL CANDIDATES AND THE EVALUATION REGARDING THEIR INDEPENDENCE ARE PRESENTED ON THE COMPANY'S WEBSITE WWW.KONECRANES.COM. ALL CANDIDATES HAVE GIVEN THEIR CONSENT TO THE ELECTION. ALL CANDIDATES WITH THE EXCEPTION OF SAMI PIITTISJ RVI ARE DEEMED TO BE INDEPENDENT OF ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	UPON RECOMMENDATION OF THE AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE AGM THAT THE REMUNERATION FOR THE AUDITOR BE PAID ACCORDING TO AN INVOICE APPROVED BY THE COMPANY. RESOLUTION ON THE REMUNERATION OF THE AUDITOR	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	UPON RECOMMENDATION OF THE AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE AGM THAT ERNST & YOUNG OY BE RE-ELECTED AS THE COMPANY'S AUDITOR FOR A TERM EXPIRING AT THE END OF THE AGM FOLLOWING THE ELECTION. ERNST & YOUNG OY HAS INFORMED THE COMPANY THAT APA TONI HALONEN IS GOING TO ACT AS THE AUDITOR WITH THE PRINCIPAL RESPONSIBILITY. ELECTION OF AUDITOR	FOR

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KONECRANES PLC	FI0009005870	30-Mar-2022	THE BOARD OF DIRECTORS PROPOSES TO THE AGM THAT THE BOARD OF DIRECTORS BE AUTHORIZED TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES AND/OR ON THE ACCEPTANCE AS PLEDGE OF THE COMPANY'S OWN SHARES AS FOLLOWS. THE AMOUNT OF OWN SHARES TO BE REPURCHASED AND/OR ACCEPTED AS PLEDGE BASED ON THIS AUTHORIZATION SHALL NOT EXCEED 7,500,000 SHARES IN TOTAL, WHICH CORRESPONDS TO APPROXIMATELY 9.5 PER CENT OF ALL OF THE SHARES IN THE COMPANY. HOWEVER, THE COMPANY TOGETHER WITH ITS SUBSIDIARIES CANNOT AT ANY MOMENT OWN AND/OR HOLD AS PLEDGE MORE THAN 10 PER CENT OF ALL THE SHARES IN THE COMPANY. ONLY THE UNRESTRICTED EQUITY OF THE COMPANY CAN BE USED TO REPURCHASE OWN SHARES ON THE BASIS OF THE AUTHORIZATION. OWN SHARES CAN BE REPURCHASED AT A PRICE FORMED IN PUBLIC TRADING ON THE DATE OF THE REPURCHASE OR OTHERWISE AT A PRICE FORMED ON THE MARKET. THE BOARD OF DIRECTORS SHALL DECIDE HOW OWN SHARES WILL BE REPURCHASED AND/OR ACCEPTED AS PLEDGE. OWN SHARES CAN BE REPURCHASED USING, INTER ALIA, DERIVATIVES. AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE AND/OR ON THE ACCEPTANCE AS PLEDGE OF THE COMPANY'S OWN SHARES	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	THE BOARD OF DIRECTORS PROPOSES TO THE AGM THAT THE BOARD OF DIRECTORS BE AUTHORIZED TO DECIDE ON THE ISSUANCE OF SHARES AS WELL AS THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES REFERRED TO IN CHAPTER 10 SECTION 1 OF THE FINNISH COMPANIES ACT AS FOLLOWS. THE AMOUNT OF SHARES TO BE ISSUED BASED ON THIS AUTHORIZATION SHALL NOT EXCEED 7,500,000 SHARES, WHICH CORRESPONDS TO APPROXIMATELY 9.5 PER CENT OF ALL OF THE SHARES IN THE COMPANY. THE BOARD OF DIRECTORS SHALL DECIDE ON ALL THE CONDITIONS OF THE ISSUANCE OF SHARES AND OF SPECIAL RIGHTS ENTITLING TO SHARES. THE ISSUANCE OF SHARES AND OF SPECIAL RIGHTS ENTITLING TO SHARES MAY BE CARRIED OUT IN DEVIATION FROM THE SHAREHOLDERS' PRE-EMPTIVE RIGHTS (DIRECTED ISSUE). THE AUTHORIZATION CAN ALSO BE USED FOR INCENTIVE ARRANGEMENTS, HOWEVER, NOT MORE THAN 1,350,000 SHARES IN TOTAL TOGETHER WITH THE AUTHORIZATION IN ITEM 19. THE AUTHORIZATION IS EFFECTIVE UNTIL THE END OF THE NEXT AGM, HOWEVER NO LONGER THAN UNTIL 30 SEPTEMBER 2023. AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AS WELL AS ON THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	THE BOARD OF DIRECTORS PROPOSES TO THE AGM THAT THE BOARD OF DIRECTORS BE AUTHORIZED TO DECIDE ON THE TRANSFER OF THE COMPANY'S OWN SHARES AS FOLLOWS. THE AUTHORIZATION IS LIMITED TO A MAXIMUM OF 7,500,000 SHARES, WHICH CORRESPONDS TO APPROXIMATELY 9.5 PER CENT OF ALL THE SHARES IN THE COMPANY. THE BOARD OF DIRECTORS SHALL DECIDE ON ALL THE CONDITIONS OF THE TRANSFER OF OWN SHARES. THE TRANSFER OF SHARES MAY BE CARRIED OUT IN DEVIATION FROM THE SHAREHOLDERS' PRE-EMPTIVE RIGHTS (DIRECTED ISSUE). THE BOARD OF DIRECTORS CAN ALSO USE THIS AUTHORIZATION TO GRANT SPECIAL RIGHTS CONCERNING THE COMPANY'S OWN SHARES, REFERRED TO IN CHAPTER 10 OF THE COMPANIES ACT. THE AUTHORIZATION CAN ALSO BE USED FOR INCENTIVE ARRANGEMENTS, HOWEVER, NOT WITH RESPECT TO MORE THAN 1,350,000 SHARES IN TOTAL TOGETHER WITH THE AUTHORIZATION IN ITEM 18. THIS AUTHORIZATION IS EFFECTIVE UNTIL THE END OF THE NEXT AGM, HOWEVER NO LONGER THAN UNTIL 30 SEPTEMBER 2023. THE AUTHORIZATION FOR INCENTIVE ARRANGEMENTS IS VALID UNTIL 30 MARCH 2027. AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE TRANSFER OF THE COMPANY'S OWN SHARES	FOR

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KONECRANES PLC	FI0009005870	30-Mar-2022	THE BOARD OF DIRECTORS PROPOSES TO THE AGM THAT THE BOARD OF DIRECTORS BE AUTHORIZED TO DECIDE ON A DIRECTED ISSUANCE OF SHARES WITHOUT PAYMENT NEEDED FOR THE CONTINUATION OF THE SHARE SAVINGS PLAN THAT THE AGM 2012 DECIDED TO LAUNCH. THE BOARD OF DIRECTORS PROPOSES THAT THE AGM AUTHORIZE THE BOARD TO DECIDE ON THE ISSUANCE OF NEW SHARES OR ON THE TRANSFER OF OWN SHARES HELD BY THE COMPANY TO SUCH PARTICIPANTS OF THE SHARE SAVINGS PLAN WHO, ACCORDING TO THE TERMS AND CONDITIONS OF THE PLAN, ARE ENTITLED TO RECEIVE SHARES WITHOUT PAYMENT, AS WELL AS TO DECIDE ON THE ISSUANCE OF SHARES WITHOUT PAYMENT ALSO TO THE COMPANY ITSELF. THE BOARD OF DIRECTORS PROPOSES THAT THE PROPOSED AUTHORIZATION INCLUDES A RIGHT, WITHIN THE SCOPE OF THIS SHARE SAVINGS PLAN, TO TRANSFER OWN SHARES CURRENTLY HELD BY THE COMPANY, WHICH HAVE EARLIER BEEN LIMITED TO OTHER PURPOSES THAN INCENTIVE PLANS. THE NUMBER OF NEW SHARES TO BE ISSUED OR OWN SHARES HELD BY THE COMPANY TO BE TRANSFERRED MAY IN THE AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON A DIRECTED ISSUANCE OF SHARES WITHOUT PAYMENT, FOR AN EMPLOYEE SHARE SAVINGS PLAN	FOR
KONECRANES PLC	FI0009005870	30-Mar-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE AGM AUTHORIZE THE BOARD OF DIRECTORS TO DECIDE ON DONATIONS IN THE AGGREGATE MAXIMUM AMOUNT OF EUR 200,000 TO BE GIVEN TO UNIVERSITIES, INSTITUTIONS OF HIGHER EDUCATION OR TO OTHER NON-PROFIT OR SIMILAR PURPOSES. THE DONATIONS CAN BE MADE IN ONE OR MORE INSTALMENTS. THE BOARD OF DIRECTORS MAY DECIDE ON THE BENEFICIARIES AND THE AMOUNT OF EACH DONATION. THE AUTHORIZATION SHALL BE IN FORCE UNTIL THE CLOSING OF THE NEXT ANNUAL GENERAL MEETING. AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON DONATIONS	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Appoint a Director Horita, Masahiro	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Appoint a Director Kikuma, Yukino	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Appoint a Director Yuasa, Norika	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Appoint a Director Maeda, Yuko	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Approve Appropriation of Surplus	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Appoint a Director Kobayashi, Kazutoshi	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Appoint a Director Kobayashi, Takao	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Appoint a Director Kobayashi, Masanori	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Appoint a Director Shibusawa, Koichi	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Appoint a Director Kobayashi, Yusuke	FOR
KOSE CORPORATION	JP3283650004	30-Mar-2022	Appoint a Director Mochizuki, Shinichi	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Uchida, Kazunari	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Shiraishi, Takashi	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Sugaya, Takako	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Yasue, Reiko	FOR

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LION CORPORATION	JP3965400009	30-Mar-2022	Amend Articles to: Change Company Location, Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Hama, Itsuo	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Kikukawa, Masazumi	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Kobayashi, Kenjiro	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Kume, Yugo	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Noritake, Fumitomo	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Suzuki, Hitoshi	FOR
LION CORPORATION	JP3965400009	30-Mar-2022	Appoint a Director Fukuda, Kengo	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mitarai, Naoki	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsutsumi, Kazuhiko	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Jody L. Ono	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Approve Appropriation of Surplus	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okoshi, Hiroo	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taniguchi, Shinichi	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Katayama, Hirotarō	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iyoda, Tadahito	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyajima, Kazuaki	FOR
MABUCHI MOTOR CO.,LTD.	JP3870000001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Toru	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO RE-ELECT LAWTON FITT AS A DIRECTOR	AGAINST
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO RECEIVE THE COMPANY'S ACCOUNTS TOGETHER WITH THE REPORTS OF THE DIRECTORS OF THE COMPANY AND THE AUDITOR FOR THE YEAR ENDED 31 OCTOBER 2021	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO RE-ELECT ROBERT YOUNGJOHNS AS A DIRECTOR	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO APPROVE THE RE-APPOINTMENT OF KPMG LLP AS AUDITOR OF THE COMPANY	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR OF THE COMPANY	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO AUTHORISE THE DIRECTORS TO ALLOT ORDINARY SHARES IN THE COMPANY	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO EMPOWER THE DIRECTORS TO ALLOT ORDINARY SHARES FOR CASH ON A NON PRE-EMPTIVE BASIS	FOR

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MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO EMPOWER THE DIRECTORS TO ALLOT ORDINARY SHARES FOR CASH ON A NON PRE-EMPTIVE BASIS FOR PURPOSES OF ACQUISITIONS OR SPECIFIED CAPITAL INVESTMENTS	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO ADOPT NEW ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO AUTHORISE THE COMPANY TO HOLD GENERAL MEETINGS ON 14 CLEAR DAYS NOTICE	AGAINST
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO DECLARE A FINAL DIVIDEND OF 20.3 CENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 OCTOBER 2021	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 OCTOBER 2021 OTHER THAN THE SECTION SETTING OUT THE DIRECTORS REMUNERATION POLICY	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO ELECT MATT ASHLEY AS A DIRECTOR	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO ELECT PAULINE CAMPBELL AS A DIRECTOR	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO RE-ELECT GREG LOCK AS A DIRECTOR	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO RE-ELECT STEPHEN MURDOCH AS A DIRECTOR	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO RE-ELECT RICHARD ATKINS AS A DIRECTOR	FOR
MICRO FOCUS INTERNATIONAL PLC	GB00BJ1F4N75	30-Mar-2022	TO RE-ELECT AMANDA BROWN AS A DIRECTOR	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To re-elect Lawton Fitt as a Director.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To re-elect Robert Youngjohns as a Director.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To approve the re-appointment of KPMG LLP as auditor of the Company.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To authorise the Directors to determine the remuneration of the auditor of the Company.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To authorise the Directors to allot ordinary shares in the Company.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To empower the Directors to allot ordinary shares for cash on a non pre-emptive basis.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To empower the Directors to allot ordinary shares for cash on a non pre-emptive basis for purposes of acquisitions or specified capital investments.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To authorise the Company to purchase its own shares.	FOR

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MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To adopt new Articles of Association of the Company.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To authorise the Company to hold general meetings on 14 clear days' notice.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To receive the Company's accounts, together with the reports of the directors of the Company (the "Directors") and the auditor (the "Annual Report") for the year ended 31 October 2021.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To declare a final dividend of 20.3 cents per ordinary share for the year ended 31 October 2021.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To approve the Directors' remuneration report for the year ended 31 October 2021 (the "Remuneration Report"), other than the section setting out the Directors' remuneration policy.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To elect Matt Ashley as a Director.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To elect Pauline Campbell as a Director.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To re-elect Greg Lock as a Director.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To re-elect Stephen Murdoch as a Director.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To re-elect Richard Atkins as a Director.	FOR
MICRO FOCUS INTERNATIONAL PLC	US5948374039	30-Mar-2022	To re-elect Amanda Brown as a Director.	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Director Aoyama, Tojiro	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Director Yano, Asako	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Director Shimamoto, Tadashi	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Corporate Auditor Murakami, Emi	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Corporate Auditor Ishida, Osamu	AGAINST
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Substitute Corporate Auditor Sugano, Satoshi	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Approve Renewal of Policy regarding Large-scale Purchases of Company Shares (Anti-Takeover Defense Measures)	AGAINST
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Approve Appropriation of Surplus	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Director Suhara, Eiichiro	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Director Suhara, Shigehiko	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Director Yokoishi, Hiroshi	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Director Nagasawa, Nobuyuki	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Director Kirita, Kazuhisa	FOR
MITSUBISHI PENCIL COMPANY,LIMITED	JP3895600009	30-Mar-2022	Appoint a Director Suzuki, Takao	FOR
MOTHERSON SUMI SYSTEMS LTD	INE775A01035	30-Mar-2022	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152, 160 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 (HEREINAFTER REFERRED TO AS "THE ACT") READ WITH THE COMPANIES (APPOINTMENT AND QUALIFICATIONS OF DIRECTORS) RULES, 2014 AND THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE, MR. NORIKATSU ISHIDA (DIN: 09443998), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE COMPANY WITH EFFECT FROM JANUARY 4, 2022, BY THE BOARD OF DIRECTORS OF THE COMPANY, PURSUANT TO SECTION 161(1) OF THE ACT AND ARTICLE 104 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT FROM A MEMBER SIGNIFYING HIS INTENTION TO PROPOSE THE CANDIDATURE OF MR. NORIKATSU ISHIDA FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY, WHO WILL BE LIABLE TO RETIRE BY ROTATION. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO PERFORM ALL ACTS, DEEDS, MATTERS OR THINGS AND TAKE SUCH DECISIONS / STEPS AS MAY BE NECESSARY, EXPEDIENT OR DESIRABLE TO GIVE EFFECT TO AFORESAID RESOLUTION."	FOR
MOTHERSON SUMI SYSTEMS LTD	INE775A01035	30-Mar-2022	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 150 AND 152 READ WITH SCHEDULE IV AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (HEREINAFTER REFERRED TO AS "THE ACT"), THE COMPANIES (APPOINTMENT AND QUALIFICATIONS OF DIRECTORS) RULES, 2014 AND THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE, MR. ROBERT JOSEPH REMENAR (DIN: 09469379) WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR IN THE CAPACITY OF AN INDEPENDENT DIRECTOR BY THE BOARD OF DIRECTORS WITH EFFECT FROM JANUARY 28, 2022, PURSUANT TO PROVISIONS OF SECTION 161(1) OF THE ACT READ WITH ARTICLE 104 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT FROM A MEMBER SIGNIFYING HIS INTENTION TO PROPOSE THE CANDIDATURE OF MR. ROBERT JOSEPH REMENAR FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR, NOT LIABLE TO RETIRE BY ROTATION AND TO HOLD OFFICE FOR A TERM OF FIVE (5) YEARS, I.E., FROM JANUARY 28, 2022 AND UP TO JANUARY 27, 2027. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO PERFORM ALL ACTS, DEEDS, MATTERS OR THINGS AND TAKE SUCH DECISIONS / STEPS AS MAY BE NECESSARY, EXPEDIENT OR DESIRABLE TO GIVE EFFECT TO AFORESAID RESOLUTION."	FOR

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<p>MOTHERSON SUMI SYSTEMS LTD</p>	<p>INE775A01035</p>	<p>30-Mar-2022</p>	<p>"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 150 AND 152 READ WITH SCHEDULE IV AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (HEREINAFTER REFERRED TO AS "THE ACT"), THE COMPANIES (APPOINTMENT AND QUALIFICATIONS OF DIRECTORS) RULES, 2014 AND THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE, MR. VELI MATTI RUOTSALA (DIN: 09462008) WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR IN THE CAPACITY OF AN INDEPENDENT DIRECTOR BY THE BOARD OF DIRECTORS WITH EFFECT FROM JANUARY 28, 2022 PURSUANT TO PROVISIONS OF SECTION 161(1) OF THE ACT READ WITH ARTICLE 104 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT FROM A MEMBER SIGNIFYING HIS INTENTION TO PROPOSE THE CANDIDATURE OF MR. VELI MATTI RUOTSALA FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR, NOT LIABLE TO RETIRE BY ROTATION AND TO HOLD OFFICE FOR A TERM OF FIVE (5) YEARS, I.E., FROM JANUARY 28, 2022 AND UP TO JANUARY 27, 2027. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO PERFORM ALL ACTS, DEEDS, MATTERS OR THINGS AND TAKE SUCH DECISIONS / STEPS AS MAY BE NECESSARY, EXPEDIENT OR DESIRABLE TO GIVE EFFECT TO</p>	<p>FOR</p>
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MOTHERSON SUMI SYSTEMS LTD	INE775A01035	30-Mar-2022	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 188 OF THE COMPANIES ACT, 2013 ("THE ACT") READ WITH RULE 15 OF THE COMPANIES (MEETINGS OF BOARD AND ITS POWERS) RULES, 2014 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE ACT, AND THE PROVISIONS OF REGULATION 23 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ("SEBI LISTING REGULATIONS") AND OTHER APPLICABLE PROVISIONS OF SEBI LISTING REGULATIONS, IF ANY, APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE COMPANY TO ENTER INTO CONTRACT(S)/AGREEMENTS(S)/ARRANGEMENT(S)/TRANSACTION(S), BETWEEN THE COMPANY AND/OR ITS SUBSIDIARIES AND/OR ITS JOINT VENTURES (HEREINAFTER COLLECTIVELY REFERRED TO AS "COMPANY & ENTITIES"), ON THE ONE HAND, WITH THE FOLLOWING COUNTER- PARTIES: (1) MOTHERSON SUMI WIRING INDIA LIMITED ("MSWIL") FOR THE TRANSACTIONS AS BELOW: (A) SALE / SUPPLY OF COMPONENTS, SUCH AS WIRES, RUBBER PARTS, TOOLS, JIG, FIXTURES, CONNECTORS, CERTAIN CAPITAL ITEMS AND OTHER COMPONENTS, REQUIRED TO MANUFACTURE / ASSEMBLE WIRING HARNESS; (B) PURCHASE OF WIRING HARNESS AND OTHER PARTS AND/OR COMPONENTS THEREOF; (C) TO LEASE, SUB-LEASE, LICENSE OR SUB-LICENSE PROPERTIES, INCLUDING PROVIDING MAINTENANCE SERVICES WITH RESPECT OF SUCH PROPERTIES(ON NEED BASIS) FOR MANUFACTURING UNITS AND OTHER OFFICE PREMISES; (D) TO PROVIDE VARIOUS FUNCTIONAL SUPPORT SERVICES TOWARDS DESIGN AND DEVELOPMENT, ENGINEERING SERVICES, FINANCE, PROCUREMENT, LOGISTICS, HUMAN RESOURCE, INFORMATION TECHNOLOGY SUPPORT, TRAVEL MANAGEMENT, INFRASTRUCTURE SUPPORT ETC.; (E) TO PROVIDE VARIOUS MANAGEMENT SERVICES, INCLUDING MANAGEMENT SUPPORT AND ADVICE, LOCAL RELATIONSHIPS AND GROUND LEVEL ASSISTANCE; AND (2) SEI THAI ELECTRIC CONDUCTOR CO., LTD., THAILAND FOR PURCHASE OF COPPER UP TO SUCH EXTENT AND ON SUCH TERMS AND CONDITIONS AS SPECIFIED IN THE EXPLANATORY STATEMENT ANNEXED TO THIS NOTICE, SUBJECT TO SUCH TRANSACTIONS BEING UNDERTAKEN ON AN ARM'S LENGTH BASIS. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS "THE BOARD", WHICH TERM SHALL BE DEEMED TO INCLUDE, UNLESS CONTEXT OTHERWISE REQUIRES, ANY COMMITTEE OF THE BOARD OR ANY OFFICER(S) AUTHORIZED BY THE BOARD TO EXERCISE THE POWERS CONFERRED ON THE BOARD UNDER THIS RESOLUTION) BE AND ARE HEREBY AUTHORISED, TO EXECUTE, DELIVER AND PERFORM SUCH AGREEMENTS, CONTRACTS, DEEDS AND OTHER DOCUMENTS ON AN ONGOING BASIS AND DEAL WITH ANY MATTERS, TAKE NECESSARY STEPS IN THE MATTER AS THEY MAY IN THEIR ABSOLUTE DISCRETION DEEM NECESSARY OR EXPEDIENT AND TO DO OR CAUSE TO BE DONE ALL SUCH ACTS, DEEDS AND THINGS, SETTLE ANY QUERIES, DIFFICULTIES, DOUBTS THAT MAY ARISE WITH REGARD TO ANY TRANSACTION(S) TO BE UNDERTAKEN BY THE COMPANY, AND MAKE SUCH CHANGES TO THE TERMS AND CONDITIONS AS MAY BE CONSIDERED NECESSARY, EXPEDIENT OR DESIRABLE AND EXECUTE SUCH ADDENDUM AGREEMENTS, DOCUMENTS AND WRITINGS AND TO MAKE SUCH FILINGS AS MAY BE NECESSARY OR DESIRABLE BY THE BOARD, IN ORDER TO GIVE EFFECT TO THIS RESOLUTION."	FOR
NAKANISHI INC.	JP3642500007	30-Mar-2022	Approve Appropriation of Surplus	FOR
NAKANISHI INC.	JP3642500007	30-Mar-2022	Amend Articles to: Adopt Reduction of Liability System for Corporate Officers, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NAKANISHI INC.	JP3642500007	30-Mar-2022	Appoint a Director Nakanishi, Eiichi	FOR
NAKANISHI INC.	JP3642500007	30-Mar-2022	Appoint a Director Nakanishi, Kensuke	FOR
NAKANISHI INC.	JP3642500007	30-Mar-2022	Appoint a Director Suzuki, Masataka	FOR
NAKANISHI INC.	JP3642500007	30-Mar-2022	Appoint a Director Nonagase, Yuji	FOR

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NAKANISHI INC.	JP3642500007	30-Mar-2022	Appoint a Director Araki, Yukiko	FOR
NAKANISHI INC.	JP3642500007	30-Mar-2022	Appoint a Corporate Auditor Sawada, Yuji	FOR
NCSOFT CORP	KR7036570000	30-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
NCSOFT CORP	KR7036570000	30-Mar-2022	ELECTION OF A NON-PERMANENT DIRECTOR BAK BYEONG MU	FOR
NCSOFT CORP	KR7036570000	30-Mar-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER BAEK SANG HUN	FOR
NCSOFT CORP	KR7036570000	30-Mar-2022	ELECTION OF OUTSIDE DIRECTOR JEONG GYO HWA	FOR
NCSOFT CORP	KR7036570000	30-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
NESTE CORPORATION	FI0009013296	30-Mar-2022	ADOPTION OF THE FINANCIAL STATEMENTS, INCLUDING ALSO THE ADOPTION OF THE CONSOLIDATED FINANCIAL STATEMENTS	FOR
NESTE CORPORATION	FI0009013296	30-Mar-2022	USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND DECIDING ON THE PAYMENT OF DIVIDEND: THE BOARD OF DIRECTORS PROPOSES TO THE AGM THAT A DIVIDEND OF EUR 0.82 PER SHARE BE PAID ON THE BASIS OF THE APPROVED BALANCE SHEET FOR THE YEAR 2021. THE DIVIDEND SHALL BE PAID IN TWO INSTALMENTS. THE FIRST INSTALMENT OF DIVIDEND, EUR 0.41 PER SHARE, WILL BE PAID TO A SHAREHOLDER REGISTERED IN THE SHAREHOLDERS' REGISTER OF THE COMPANY MAINTAINED BY EUROCLEAR FINLAND LTD ON THE RECORD DATE FOR THE FIRST DIVIDEND INSTALMENT, WHICH SHALL BE FRIDAY, 1 APRIL 2022. THE BOARD PROPOSES TO THE AGM THAT THE FIRST DIVIDEND INSTALMENT WOULD BE PAID ON FRIDAY, 8 APRIL 2022. THE SECOND INSTALMENT OF DIVIDEND, EUR 0.41 PER SHARE, WILL BE PAID TO A SHAREHOLDER REGISTERED IN THE SHAREHOLDERS' REGISTER OF THE COMPANY MAINTAINED BY EUROCLEAR FINLAND LTD ON THE RECORD DATE FOR THE SECOND DIVIDEND INSTALMENT, WHICH SHALL BE FRIDAY, 30 SEPTEMBER 2022. THE BOARD PROPOSES TO THE AGM THAT THE SECOND DIVIDEND INSTALMENT WOULD BE PAID ON FRIDAY, 7 OCTOBER 2022. THE BOARD OF DIRECTORS IS AUTHORIZED TO SET A NEW DIVIDEND RECORD DATE AND PAYMENT DATE FOR THE SECOND INSTALMENT OF THE DIVIDEND, IN CASE THE RULES AND REGULATIONS ON THE FINNISH BOOK-ENTRY SYSTEM WOULD BE CHANGED, OR OTHERWISE SO REQUIRE.	FOR
NESTE CORPORATION	FI0009013296	30-Mar-2022	DISCHARGING THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT AND CEO FROM LIABILITY	FOR
NESTE CORPORATION	FI0009013296	30-Mar-2022	REMUNERATION REPORT	FOR
NESTE CORPORATION	FI0009013296	30-Mar-2022	DECIDING THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
NESTE CORPORATION	FI0009013296	30-Mar-2022	DECIDING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: NINE	FOR
NESTE CORPORATION	FI0009013296	30-Mar-2022	ELECTION OF THE CHAIR, THE VICE CHAIR, AND THE MEMBERS OF THE BOARD OF DIRECTORS: THE NOMINATION BOARD PROPOSES THAT MATTI KAHKONEN SHALL BE RE-ELECTED AS THE CHAIR OF THE BOARD OF DIRECTORS. IN ADDITION, THE CURRENT MEMBERS OF THE BOARD, JOHN ABBOTT, NICK ELMSLIE, MARTINA FLOEL, JARI ROSENDAL, JOHANNA SODERSTROM AND MARCO WIREN ARE PROPOSED TO BE RE-ELECTED FOR A FURTHER TERM OF OFFICE. THE NOMINATION BOARD PROPOSES THAT MARCO WIREN SHALL BE RE-ELECTED AS THE VICE CHAIR OF THE BOARD. FURTHER, THE NOMINATION BOARD PROPOSES THAT JUST JANSZ AND EEVA SIPILA SHALL BE ELECTED AS NEW MEMBERS. JEAN-BAPTISTE RENARD, WHO HAS BEEN A BOARD MEMBER OF THE COMPANY AS OF 2014, WILL LEAVE THE BOARD AT THE END OF THE AGM.	FOR
NESTE CORPORATION	FI0009013296	30-Mar-2022	DECIDING THE REMUNERATION OF THE AUDITOR	FOR
NESTE CORPORATION	FI0009013296	30-Mar-2022	ELECTION OF THE AUDITOR: KPMG OY AB	FOR

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NESTE CORPORATION	FI0009013296	30-Mar-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE THE BUYBACK OF COMPANY SHARES	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Director Nakakubo, Mitsuaki	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Corporate Auditor Takeuchi, Motohiro	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Corporate Auditor Ogasawara, Naoshi	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Substitute Outside Corporate Auditor Suzuki, Makoto	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Director Kai, Toshihiko	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Director Kinoshita, Yoshihiko	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Director Yamamura, Masaru	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Director Suita, Tsunehisa	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Director Saito, Kenji	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Director Peter Wagner	FOR
NIKKISO CO.,LTD.	JP3668000007	30-Mar-2022	Appoint a Director Hirose, Haruko	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Director Mori, Shuichi	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Director Urade, Reiko	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Director Ito, Hiroyuki	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Director Ito, Yoshio	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Corporate Auditor Yagura, Yukihiro	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Substitute Corporate Auditor Watanabe, Toru	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Approve Payment of Bonuses to Directors	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Outside Directors)	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Approve Appropriation of Surplus	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Director Arioka, Masayuki	FOR

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NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Director Matsumoto, Motoharu	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Director Takeuchi, Hirokazu	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Director Yamazaki, Hiroki	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Director Kano, Tomonori	FOR
NIPPON ELECTRIC GLASS CO.,LTD.	JP3733400000	30-Mar-2022	Appoint a Director Morii, Mamoru	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Taga, Keiji	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Fujino, Shinobu	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Yagi, Hiroaki	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Chuma, Hiroyuki	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Tani, Naoko	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Substitute Corporate Auditor Nagaya, Fumihito	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Kawata, Masaya	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Murakami, Masahiro	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Koarai, Takeshi	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Taji, Satoru	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Baba, Kazunori	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Ishii, Yasuji	FOR
NISSHINBO HOLDINGS INC.	JP3678000005	30-Mar-2022	Appoint a Director Tsukatani, Shuji	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Tojo, Noriko	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Inoue, Makoto	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Matsutani, Yukio	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Sekiguchi, Ko	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Aoki, Yoshihisa	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Mita, Mayo	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Kitachi, Tatsuaki	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Corporate Auditor Toba, Yozo	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Corporate Auditor Sugawara, Hiroshi	FOR

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OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Corporate Auditor Osawa, Kanako	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Corporate Auditor Tsuji, Sachie	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Otsuka, Ichiro	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Higuchi, Tatsuo	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Matsuo, Yoshiro	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Makino, Yuko	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Takagi, Shuichi	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Tobe, Sadanobu	FOR
OTSUKA HOLDINGS CO.,LTD.	JP3188220002	30-Mar-2022	Appoint a Director Kobayashi, Masayuki	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Director Hatoyama, Rehito	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Director Hayashi, Chiaki	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Director Yamaguchi, Eriko	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Director Miwa, Yumiko	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Corporate Auditor Ishigami, Koji	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Approve Appropriation of Surplus	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Amend Articles to: Reduce the Board of Directors Size, Reduce Term of Office of Directors to One Year, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Director Yamashita, Shigeru	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Director Kitazawa, Norimasa	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Director Itakura, Tadashi	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Director Kurachi, Yasunori	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Director Kevin Vyse-Peacock	FOR
PIGEON CORPORATION	JP3801600002	30-Mar-2022	Appoint a Director Nitta, Takayuki	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Sanae	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Masuda, Shinzo	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Soramoto, Naoki	AGAINST
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Saimura, Yoshihiro	AGAINST
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Muramatsu, Masanobu	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Kamiyama, Toshizo	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Fujita, Tsugukiyo	FOR

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PILOT CORPORATION	JP3780610006	30-Mar-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Amend Articles to: Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Shu	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shirakawa, Masakazu	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Araki, Toshio	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yokoyama, Kazuhiko	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujisaki, Fumio	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hatano, Katsuji	FOR
PILOT CORPORATION	JP3780610006	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kodaira, Takeshi	FOR
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Appoint a Director Murai, Jun	FOR
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Appoint a Director John V. Roos	FOR
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Appoint a Corporate Auditor Fujita, Satoshi	FOR
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Approve Issuance of Share Acquisition Rights as Stock Options for Outside Directors	AGAINST
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue, Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	AGAINST
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Appoint a Director Mikitani, Hiroshi	FOR
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Appoint a Director Hosaka, Masayuki	FOR
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Appoint a Director Charles B. Baxter	FOR
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Appoint a Director Hyakuno, Kentaro	FOR
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Appoint a Director Kutaragi, Ken	FOR
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Appoint a Director Sarah J. M. Whitley	FOR
RAKUTEN GROUP,INC.	JP3967200001	30-Mar-2022	Appoint a Director Mitachi, Takashi	FOR
RENESAS ELECTRONICS CORPORATION	JP3164720009	30-Mar-2022	Appoint a Corporate Auditor Miyama, Miya	FOR
RENESAS ELECTRONICS CORPORATION	JP3164720009	30-Mar-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
RENESAS ELECTRONICS CORPORATION	JP3164720009	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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RENESAS ELECTRONICS CORPORATION	JP3164720009	30-Mar-2022	Appoint a Director Shibata, Hidetoshi	FOR
RENESAS ELECTRONICS CORPORATION	JP3164720009	30-Mar-2022	Appoint a Director Iwasaki, Jiro	FOR
RENESAS ELECTRONICS CORPORATION	JP3164720009	30-Mar-2022	Appoint a Director Selena Loh Lacroix	FOR
RENESAS ELECTRONICS CORPORATION	JP3164720009	30-Mar-2022	Appoint a Director Arunjai Mittal	FOR
RENESAS ELECTRONICS CORPORATION	JP3164720009	30-Mar-2022	Appoint a Director Yamamoto, Noboru	FOR
RENESAS ELECTRONICS CORPORATION	JP3164720009	30-Mar-2022	Appoint a Corporate Auditor Yamazaki, Kazuyoshi	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uchiyama, Toshihiro	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Mizokami, Toshio	AGAINST
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Fukuda, Shuji	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamamoto, Kotaro	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Iizuka, Takanori	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Approve Appropriation of Surplus	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oga, Masaki	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsude, Yoshitada	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Masashi	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shofu, Rieko	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mackenzie Clugston	FOR
SAPPORO HOLDINGS LIMITED	JP3320800000	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shoji, Tetsuya	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	30-Mar-2022	APPROVAL FOR ENTERING INTO MATERIAL RELATED PARTY TRANSACTION FOR PURCHASE AND / OR SALE OF INVESTMENTS	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	30-Mar-2022	APPROVAL FOR ENTERING INTO MATERIAL RELATED PARTY TRANSACTION WITH STATE BANK OF INDIA	FOR
SHIMANO INC.	JP3358000002	30-Mar-2022	Approve Appropriation of Surplus	FOR
SHIMANO INC.	JP3358000002	30-Mar-2022	Appoint a Director Shimano, Yozo	AGAINST
SHIMANO INC.	JP3358000002	30-Mar-2022	Appoint a Director Shimano, Taizo	AGAINST
SHIMANO INC.	JP3358000002	30-Mar-2022	Appoint a Director Toyoshima, Takashi	FOR
SHIMANO INC.	JP3358000002	30-Mar-2022	Appoint a Director Tsuzaki, Masahiro	FOR

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SHIMANO INC.	JP3358000002	30-Mar-2022	Appoint a Corporate Auditor Tarutani, Kiyoshi	FOR
SHIMANO INC.	JP3358000002	30-Mar-2022	Appoint a Corporate Auditor Nozue, Kanako	FOR
SHIMANO INC.	JP3358000002	30-Mar-2022	Appoint a Corporate Auditor Hashimoto, Toshihiko	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Director Oshima, Masaharu	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Director Nishioka, Kiyoshi	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Director Isshiki, Kozo	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Director Morikawa, Noriko	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Corporate Auditor Miyasaka, Yasuyuki	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Approve Details of the Compensation to be received by Directors	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Approve Payment of Performance-based Compensation to Directors	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Approve Appropriation of Surplus	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Director Morikawa, Kohei	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Director Takahashi, Hidehito	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Director Maruyama, Hisashi	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Director Sakai, Hiroshi	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Director Somemiya, Hideki	FOR
SHOWA DENKO K.K.	JP3368000000	30-Mar-2022	Appoint a Director Maoka, Tomomitsu	FOR
SINOPEC SHANGHAI PETROCHEMICAL CO LTD	CNE1000004C8	30-Mar-2022	THAT THE BOARD REPURCHASES DOMESTIC SHARES AND/OR OVERSEAS LISTED FOREIGN SHARES BE CONSIDERED AND APPROVED AS A SPECIAL RESOLUTION	FOR
SINOPEC SHANGHAI PETROCHEMICAL CO LTD	CNE1000004C8	30-Mar-2022	THAT WAIVED THE PRE-EMPTIVE RIGHT OVER THE EQUITY TRANSFER OF NON-CONTROLLED COMPANY BE CONSIDERED AND APPROVED AS AN ORDINARY RESOLUTION	FOR
SINOPEC SHANGHAI PETROCHEMICAL CO LTD	CNE1000004C8	30-Mar-2022	THAT THE BOARD REPURCHASES DOMESTIC SHARES AND/OR OVERSEAS-LISTED FOREIGN SHARES BE CONSIDERED AND APPROVED AS A SPECIAL RESOLUTION	FOR
SK HYNIX INC	KR7000660001	30-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
SK HYNIX INC	KR7000660001	30-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
SK HYNIX INC	KR7000660001	30-Mar-2022	APPROVAL OF GRANT OF STOCK OPTION	FOR
SK HYNIX INC	KR7000660001	30-Mar-2022	APPROVAL OF SHARES OF GRANT OF STOCK OPTION	FOR
SK HYNIX INC	KR7000660001	30-Mar-2022	ELECTION OF INSIDE DIRECTOR GWAK NO JEONG	FOR
SK HYNIX INC	KR7000660001	30-Mar-2022	ELECTION OF INSIDE DIRECTOR NO JONG WON	FOR
SK HYNIX INC	KR7000660001	30-Mar-2022	ELECTION OF OUTSIDE DIRECTOR HA YEONG GU	FOR

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SK HYNIX INC	KR7000660001	30-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER HA YEONG GU	FOR
SK HYNIX INC	KR7000660001	30-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
SKYLARK HOLDINGS CO.,LTD.	JP3396210001	30-Mar-2022	Appoint a Corporate Auditor Okuhara, Reiko	FOR
SKYLARK HOLDINGS CO.,LTD.	JP3396210001	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SKYLARK HOLDINGS CO.,LTD.	JP3396210001	30-Mar-2022	Appoint a Director Tani, Makoto	FOR
SKYLARK HOLDINGS CO.,LTD.	JP3396210001	30-Mar-2022	Appoint a Director Kanaya, Minoru	FOR
SKYLARK HOLDINGS CO.,LTD.	JP3396210001	30-Mar-2022	Appoint a Director Okawara, Toshiaki	FOR
SKYLARK HOLDINGS CO.,LTD.	JP3396210001	30-Mar-2022	Appoint a Director Nishijo, Atsushi	FOR
SKYLARK HOLDINGS CO.,LTD.	JP3396210001	30-Mar-2022	Appoint a Director Tahara, Fumio	FOR
SKYLARK HOLDINGS CO.,LTD.	JP3396210001	30-Mar-2022	Appoint a Director Sano, Ayako	FOR
SKYLARK HOLDINGS CO.,LTD.	JP3396210001	30-Mar-2022	Appoint a Corporate Auditor Suzuki, Makoto	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 11.25 PER SHARE	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF JOSEFIN LINDSTRAND	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF BO BENGTSON	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF GORAN BENGTSON	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF HANS ECKERSTROM	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF KERSTIN HERMANSSON	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF BENGT ERIK LINDGREN	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF BO MAGNUSSON	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF ANNA MOSSBERG	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF BILJANA PEHRSSON	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF GORAN PERSSON	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF ANNIKA CREUTZER	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF PER OLOF NYMAN	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF JENS HENRIKSSON	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF ROGER LJUNG	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF AKE SKOGLUND	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF HENRIK JOELSSON	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DISCHARGE OF CAMILLA LINDER	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	DETERMINE NUMBER OF MEMBERS (12) AND DEPUTY MEMBERS OF BOARD (0)	FOR

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SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.9 MILLION FOR CHAIRMAN, SEK 1 MILLION FOR VICE CHAIRMAN AND SEK 686,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	ELECT HELENA LILJEDAHL AS NEW DIRECTOR	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	ELECT BIORN RIESE AS NEW DIRECTOR	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	REELECT BO BENGTSOON AS DIRECTOR	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	REELECT GORAN BENGTSOON AS DIRECTOR	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	REELECT ANNIKA CREUTZER AS DIRECTOR	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	REELECT HANS ECKERSTROM AS DIRECTOR	AGAINST
SWEDBANK AB	SE0000242455	30-Mar-2022	REELECT KERSTIN HERMANSSON AS DIRECTOR	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	REELECT BENGT ERIK LINDGREN AS DIRECTOR	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	REELECT ANNA MOSSBERG AS DIRECTOR	AGAINST
SWEDBANK AB	SE0000242455	30-Mar-2022	REELECT PER OLOF NYMAN AS DIRECTOR	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	REELECT BILJANA PEHRSSON AS DIRECTOR	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	REELECT GORAN PERSSON AS DIRECTOR	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	ELECT GORAN PERSSON AS BOARD CHAIRMAN	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE NOMINATION COMMITTEE PROCEDURES	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	AUTHORIZE REPURCHASE AUTHORIZATION FOR TRADING IN OWN SHARES	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	AUTHORIZE GENERAL SHARE REPURCHASE PROGRAM	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE ISSUANCE OF CONVERTIBLES WITHOUT PREEMPTIVE RIGHTS	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE COMMON DEFERRED SHARE BONUS PLAN (EKEN 2022)	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE DEFERRED SHARE BONUS PLAN FOR KEY EMPLOYEES (IP 2022)	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE EQUITY PLAN FINANCING	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	APPROVE REMUNERATION REPORT	FOR
SWEDBANK AB	SE0000242455	30-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SHAREHOLDER PROPOSALS SUBMITTED BY CARL AXEL BRUNO: CHANGE BANK SOFTWARE	AGAINST
SWEDBANK AB	SE0000242455	30-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SHAREHOLDER PROPOSALS SUBMITTED BY TOMMY JONASSON: ESTABLISH AN INTEGRATION INSTITUTE WITH OPERATIONS IN THE ORESUND REGION	AGAINST
SWISSCOM AG	CH0008742519	30-Mar-2022	REELECT FRANK ESSER AS DIRECTOR	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REELECT BARBARA FREI AS DIRECTOR	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REELECT SANDRA LATHION-ZWEIFEL AS DIRECTOR	FOR

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SWISSCOM AG	CH0008742519	30-Mar-2022	REELECT ANNA MOSSBERG AS DIRECTOR	AGAINST
SWISSCOM AG	CH0008742519	30-Mar-2022	REELECT MICHAEL RECHSTEINER AS DIRECTOR	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REELECT MICHAEL RECHSTEINER AS BOARD CHAIRMAN	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REAPPOINT ROLAND ABT AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REAPPOINT FRANK ESSER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REAPPOINT BARBARA FREI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REAPPOINT MICHAEL RECHSTEINER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REAPPOINT RENZO SIMONI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 2.5 MILLION	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 8.7 MILLION	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	DESIGNATE REBER RECHTSANWALTE AS INDEPENDENT PROXY	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 22 PER SHARE	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REELECT ROLAND ABT AS DIRECTOR	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REELECT ALAIN CARRUPT AS DIRECTOR	FOR
SWISSCOM AG	CH0008742519	30-Mar-2022	REELECT GUUS DEKKERS AS DIRECTOR	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Okada, Hideichi	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Takenaka, Nobuo	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Kono, Hirokazu	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Hori, Masatoshi	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Kaneko, Hiroko	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Corporate Auditor Shimizu, Megumi	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Approve Appropriation of Surplus	FOR

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THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Yamaishi, Masataka	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Matsuo, Gota	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Nitin Mantri	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Nakamura, Toru	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Nakayama, Yasuo	FOR
THE YOKOHAMA RUBBER COMPANY,LIMITED	JP3955800002	30-Mar-2022	Appoint a Director Seimiya, Shinji	FOR
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Serita, Taizo	FOR
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Furukawa, Hidetoshi	FOR
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Takano, Nobuhiko	FOR
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Danno, Koichi	AGAINST
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Suzuki, Yoshitaka	AGAINST
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Approve Appropriation of Surplus	FOR
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takamura, Mikishi	FOR
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishikawa, Nobuhiro	FOR
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miho, Susumu	FOR
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Masahiro	FOR
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Koike, Yasuhiro	FOR
TOAGOSEI CO.,LTD.	JP3556400004	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mori, Yuichiro	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Appoint a Director Asada, Mayumi	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Appoint a Director Miyazaki, Toshiro	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Appoint a Corporate Auditor Ogashiwa, Kaoru	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Appoint a Substitute Corporate Auditor Matsushima, Yoshinori	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Approve Appropriation of Surplus	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Appoint a Director Nagasaka, Hajime	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Appoint a Director Serizawa, Yuji	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Appoint a Director Tsuji, Masafumi	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Appoint a Director Yamaguchi, Katsuyuki	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Appoint a Director Yamamoto, Shunji	FOR
TOKAI CARBON CO.,LTD.	JP3560800009	30-Mar-2022	Appoint a Director Kambayashi, Nobumitsu	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Appoint a Director Sekiguchi, Noriko	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Appoint a Director Ichianagi, Kazuo	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Appoint a Director Doi, Kosuke	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Appoint a Director Ando, Hisashi	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Approve Appropriation of Surplus	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Appoint a Director Taneichi, Noriaki	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Appoint a Director Sato, Harutoshi	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Appoint a Director Mizuki, Kunio	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Appoint a Director Murakami, Yuichi	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Appoint a Director Narumi, Yusuke	FOR
TOKYO OHKA KOGYO CO.,LTD.	JP3571800006	30-Mar-2022	Appoint a Director Kurimoto, Hiroshi	FOR
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	RE-ELECTION OF MS TERESA SAEZ PONTE	AGAINST
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	RE-ELECTION OF MS PETRA MATEOS APARICIO MORALES	AGAINST
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	RE-ELECTION OF MR MANUEL MARTIN BUITRAGO	AGAINST
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	APPOINTMENT OF MR RAFAEL DOMINGUEZ DE LA MAZA	AGAINST
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	APPOINTMENT OF MS CAROLINA MARTINEZ CARO AS INDEPENDENT DIRECTOR	FOR
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	AMENDMENT OF THE ARTICLES 8 AND 11 OF THE BYLAWS	FOR
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO ISSUE DEBENTURES, BONDS AND OTHER NON-CONVERTIBLE FIXED INCOME SECURITIES WITH A MAX LIMIT 3,500,000,000	FOR
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	REMUNERATION POLICY FOR THE DIRECTORS OF UNICAJA BANCO SA FOR THE PERIOD 2021 TO 23	FOR
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	CONSULTIVE VOTE REGARDING THE ANNUAL REMUNERATION REPORT OF THE BOARD OF DIRECTORS	FOR
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	DELEGATION OF POWERS TO IMPLEMENT AGREEMENTS ADOPTED BY SHAREHOLDERS AT THE GENERAL MEETING	FOR
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	APPROVAL OF INDIVIDUAL ANNUAL ACCOUNTS AND MANAGEMENT REPORT	FOR

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UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	APPROVAL OF CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORT	FOR
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	APPROVAL OF THE NON-FINANCIAL INFORMATION REPORT	FOR
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS	AGAINST
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	ALLOCATION OF RESULTS	FOR
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	RE-ELECTION OF MR MANUEL AZUAGA MORENO AS EXECUTIVE DIRECTOR	AGAINST
UNICAJA BANCO S.A.	ES0180907000	30-Mar-2022	RE-ELECTION OF MR JUAN FRAILE CANTON	AGAINST
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sekine, Osamu	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukasawa, Tadashi	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sonoda, Makoto	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimada, Hideo	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hatae, Keiko	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Sato, Kenji	AGAINST
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsuda, Michihiro	AGAINST
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Saito, Masao	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is Audit and Supervisory Committee Member Baba, Kumao	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Approve Appropriation of Surplus	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Approve Provision of Retirement Allowance for Retiring Corporate Officers	AGAINST
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Amend Articles to: Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iijima, Nobuhiro	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iijima, Sachihiko	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iijima, Mikio	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yokohama, Michio	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aida, Masahisa	FOR
YAMAZAKI BAKING CO.,LTD.	JP3935600001	30-Mar-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inutsuka, Isamu	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MS. CAI MANLI BE ELECTED AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MR. GORDON NG BE ELECTED AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR

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ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MR. ZHUANG JIANGSHENG BE ELECTED AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MS. JIANG MIHUA BE ELECTED AS A SHAREHOLDERS' REPRESENTATIVE SUPERVISOR OF THE NINTH SESSION OF THE SUPERVISORY COMMITTEE OF THE COMPANY	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MR. HAO BO BE ELECTED AS A SHAREHOLDERS' REPRESENTATIVE SUPERVISOR OF THE NINTH SESSION OF THE SUPERVISORY COMMITTEE OF THE COMPANY	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	RESOLUTION ON THE ADJUSTMENT OF THE NON-EXECUTIVE DIRECTORS' ALLOWANCE	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	RESOLUTION ON THE ADJUSTMENT OF THE INDEPENDENT NON-EXECUTIVE DIRECTORS' ALLOWANCE	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	RESOLUTION ON THE TABLING OF THE PROPOSED MANDATE FOR THE REPURCHASE OF THE COMPANY'S A SHARES FOR 2022 AT THE GENERAL MEETING FOR CONSIDERATION	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MR. LI ZIXUE BE ELECTED AS AN NON-INDEPENDENT DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MR. XU ZIYANG BE ELECTED AS AN NON-INDEPENDENT DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MR. LI BUQING BE ELECTED AS AN NON-INDEPENDENT DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MR. GU JUNYING BE ELECTED AS AN NON-INDEPENDENT DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MR. ZHU WEIMIN BE ELECTED AS AN NON-INDEPENDENT DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
ZTE CORPORATION	CNE1000004Y2	30-Mar-2022	THAT MS. FANG RONG BE ELECTED AS AN NON-INDEPENDENT DIRECTOR OF THE NINTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
AENA SME SA	ES0105046009	31-Mar-2022	RE-ELECTION OF MR. MAURICI LUCENA BETRIU AS EXECUTIVE DIRECTOR	AGAINST
AENA SME SA	ES0105046009	31-Mar-2022	APPOINTMENT OF MS EVA BALLESTE MORILLAS	AGAINST
AENA SME SA	ES0105046009	31-Mar-2022	AMENDMENT OF ARTICLE 14 (POWERS OF THE GENERAL SHAREHOLDERS' MEETING), ARTICLE 31 (POWERS OF THE BOARD OF DIRECTORS), IN ORDER TO INCORPORATE THE NEW REGIME OF RELATED-PARTY TRANSACTIONS INTRODUCED BY LAW 5/2021	FOR
AENA SME SA	ES0105046009	31-Mar-2022	AMENDMENT OF ARTICLE 17 (SHAREHOLDERS' RIGHT TO INFORMATION) AND ARTICLE 50 (ANNUAL REPORT ON DIRECTORS' REMUNERATION) TO INCORPORATE OTHER AMENDMENTS INTRODUCED BY LAW 5/2021	FOR
AENA SME SA	ES0105046009	31-Mar-2022	AMENDMENT OF ARTICLE 15 (CALLING AND FORM OF HOLDING THE GENERAL SHAREHOLDERS' MEETING), ARTICLE 18 (RIGHT TO ATTEND, REMOTE ATTENDANCE BY ELECTRONIC OR DIGITAL MEANS), ARTICLE 20 (VENUE AND TIME FOR HOLDING THE GENERAL SHAREHOLDERS' MEETING), ARTICLE 25 (DELIBERATION AND ADOPTION OF RESOLUTIONS), ARTICLE 27 (SEPARATE VOTING ON RESOLUTIONS) AND ARTICLE 44 BIS (SUSTAINABILITY AND CLIMATE ACTION COMMITTEE) FOR THE INTRODUCTION OF TECHNICAL IMPROVEMENTS	FOR
AENA SME SA	ES0105046009	31-Mar-2022	AMENDMENT OF ARTICLES: 8 (POWERS OF THE GENERAL SHAREHOLDERS' MEETING), 11 (NOTICE OF THE GENERAL SHAREHOLDERS' MEETING), 13 (RIGHT TO INFORMATION PRIOR TO THE GENERAL SHAREHOLDERS' MEETING), 19 (VENUE), 42 (SEPARATE VOTING ON MATTERS) AND 43 (ADOPTION OF RESOLUTIONS AND ANNOUNCEMENT OF PROFIT) OF THE REGULATIONS OF THE GENERAL SHAREHOLDERS' MEETING, IN ORDER TO INCORPORATE AMENDMENTS INTRODUCED BY LAW 5/2021	FOR

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AENA SME SA	ES0105046009	31-Mar-2022	AUTHORISATION OF THE BOARD OF DIRECTORS, WITH POWERS OF SUBSTITUTION, FOR A MAXIMUM PERIOD OF FIVE YEARS SINCE THIS DATE, TO ISSUE ORDINARY DEBENTURES OR BONDS AND OTHER FIXED INCOME SECURITIES OF A SIMILAR NATURE, UP TO A MAXIMUM OF FIVE BILLION EUROS, OR ITS EQUIVALENT IN ANY OTHER CURRENCY, AND TO GUARANTEE THE ISSUES OF THOSE SECURITIES BY OTHER COMPANIES IN THE GROUP	AGAINST
AENA SME SA	ES0105046009	31-Mar-2022	ADVISORY VOTE OF THE ANNUAL REPORT ON DIRECTORS' REMUNERATION FOR THE FISCAL YEAR 2021	FOR
AENA SME SA	ES0105046009	31-Mar-2022	VOTING, ON AN ADVISORY BASIS, THE UPDATE REPORT OF CLIMATE ACTION PLAN OF THE YEAR 2021	FOR
AENA SME SA	ES0105046009	31-Mar-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO FORMALISE AND EXECUTE ALL THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS' MEETING AS WELL AS TO SUB-DELEGATE THE POWERS CONFERRED ON IT BY THE MEETING, AND TO RECORD SUCH RESOLUTIONS IN A NOTARIAL INSTRUMENT AND INTERPRET, CURE A DEFECT IN, COMPLEMENT, DEVELOP AND REGISTER THEM	FOR
AENA SME SA	ES0105046009	31-Mar-2022	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE INDIVIDUAL ANNUAL ACCOUNTS (BALANCE SHEET, PROFIT AND LOSS ACCOUNT, STATEMENT OF CHANGES IN EQUITY, CASH FLOW STATEMENT AND NOTES) AND THE INDIVIDUAL MANAGEMENT REPORT OF THE COMPANY FOR THE FISCAL YEAR ENDED 31 DECEMBER 2021	FOR
AENA SME SA	ES0105046009	31-Mar-2022	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE CONSOLIDATED ANNUAL ACCOUNTS (BALANCE SHEET, PROFIT AND LOSS ACCOUNT, STATEMENT OF CHANGES IN EQUITY, CASH FLOW STATEMENT AND NOTES) AND THE CONSOLIDATED MANAGEMENT REPORT OF THE COMPANY AND ITS SUBSIDIARIES FOR THE FISCAL YEAR ENDED 31 DECEMBER 2021	FOR
AENA SME SA	ES0105046009	31-Mar-2022	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE PROPOSED APPROPRIATION OF EARNINGS OF THE COMPANY FOR THE FISCAL YEAR ENDED 31 DECEMBER 2021	FOR
AENA SME SA	ES0105046009	31-Mar-2022	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE NON-FINANCIAL INFORMATION STATEMENT (EINF) FOR THE FISCAL YEAR ENDED 31 DECEMBER 2021	FOR
AENA SME SA	ES0105046009	31-Mar-2022	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE CORPORATE MANAGEMENT FOR THE FISCAL YEAR ENDED 31 DECEMBER 2021	FOR
AENA SME SA	ES0105046009	31-Mar-2022	APPOINTMENT OF THE EXTERNAL AUDITOR FOR THE FISCAL YEAR 2023: KPMG AUDITORES	FOR
AENA SME SA	ES0105046009	31-Mar-2022	RATIFICATION OF THE APPOINTMENT BY CO-OPTION OF MR RAUL MIGUEZ BAILO AS PROPRIETARY DIRECTOR	AGAINST
AENA SME SA	ES0105046009	31-Mar-2022	RATIFICATION OF THE APPOINTMENT BY CO-OPTION OF MR MANUEL DELACAMPAGNE CRESPO AS PROPRIETARY DIRECTOR	AGAINST
ANIMA HOLDING S.P.A.	IT0004998065	31-Mar-2022	ANNUAL FINANCIAL REPORT AS OF 31 DECEMBER 2021 AS PER ART.154-TER OF THE LEGISLATIVE DECREE 58/1998 (TUF) AND INTERNAL AND EXTERNAL AUDITORS' REPORTS: TO APPROVE BALANCE SHEET AS OF 31 DECEMBER 2021	FOR
ANIMA HOLDING S.P.A.	IT0004998065	31-Mar-2022	ANNUAL FINANCIAL REPORT AS OF 31 DECEMBER 2021 AS PER ART.154-TER OF THE LEGISLATIVE DECREE 58/1998 (TUF) AND INTERNAL AND EXTERNAL AUDITORS' REPORTS: TO APPROVE THE PROPOSAL FOR PROFIT ALLOCATION AND DIVIDEND DISTRIBUTION	FOR
ANIMA HOLDING S.P.A.	IT0004998065	31-Mar-2022	REPORT ON REWARDING POLICY (FIRST SECTION) AND EMOLUMENTS PAID (SECOND SECTION) AS PER ART. 123-TER OF THE ITALIAN LEGISLATIVE DECREE NO.58/1998 ("TUF"): TO APPROVE REWARDING POLICY AS PER FIRST SECTION	AGAINST
ANIMA HOLDING S.P.A.	IT0004998065	31-Mar-2022	REPORTS ON REWARDING POLICY (FIRST SECTION) AND EMOLUMENTS PAID (SECOND SECTION) AS PER ART. 123-TER OF THE ITALIAN LEGISLATIVE DECREE NO.58/1998 ("TUF"): TO EXPRESS NON-BINDING VOTE ON SECOND SECTION	FOR
ANIMA HOLDING S.P.A.	IT0004998065	31-Mar-2022	RENEWAL OF THE PROPOSAL TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES AS PER ART. 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE AND AS PER ART. 132 OF THE TUF.	FOR

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ANIMA HOLDING S.P.A.	IT0004998065	31-Mar-2022	TO ANNUL NO. 22,118,147 OWN SHARES (REPRESENTING 6PCT OF EXISTING SHARES) WITHOUT REDUCING STOCK CAPITAL AND FURTHER AMENDMENT OF THE ART. 5 OF THE BY-LAWS	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON: ADOPTING THE PROFIT AND LOSS STATEMENT AND THE BALANCE SHEET AND THE CONSOLIDATED PROFIT AND LOSS STATEMENT AND BALANCE SHEET	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON: ALLOCATION OF THE COMPANY'S PROFIT OR LOSS ACCORDING TO THE ADOPTED BALANCE SHEET	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: MAGNUS DYBECK	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: CATHARINA EKLOF	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: VIKTOR FRITZEN	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: JONASHAGSTROMER	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: SVEN HAGSTROMER	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: MATTIAS MIKSCH	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: JOHAN ROOS	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: HANS TOLL	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: LEEMON WU	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: BIRGITTA KLASÉN	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE MANAGING DIRECTOR: RIKARD JOSEFSON	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION TO AMEND THE ARTICLES OF ASSOCIATION	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON THE NUMBER OF DIRECTORS OF THE BOARD	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPROVAL OF REMUNERATION TO THE BOARD: THE NOMINATION COMMITTEE'S PROPOSAL THAT REMUNERATION OF SEK 478,000 SHALL BE PAID TO EACH OF THE BOARD MEMBERS EXCEPT MAGNUS DYBECK, JONAS HAGSTROMER AND SVEN HAGSTROMER (CHAIRMAN),	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPROVAL OF REMUNERATION TO THE BOARD: THE NOMINATION COMMITTEE'S PROPOSAL THAT REMUNERATION OF SEK 383,000 SHALL BE PAID TO EACH OF THE BOARD MEMBERS MAGNUS DYBECK, JONAS HAGSTROMER AND SVEN HAGSTROMER (CHAIRMAN),	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPROVAL OF REMUNERATION TO THE BOARD: THE NOMINATION COMMITTEE'S PROPOSAL THAT REMUNERATION OF SEK 234,000 TO THE CHAIRMAN OF THE COMPANY'S AUDIT, RISK AND CAPITAL COMMITTEE,	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPROVAL OF REMUNERATION TO THE BOARD: THE NOMINATION COMMITTEE'S PROPOSAL THAT REMUNERATION OF SEK 104,000 TO MEMBER (EXCEPT FOR THE CHAIRMAN) OF THE COMPANY'S AUDIT, RISK AND CAPITAL COMMITTEE	FOR

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AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPROVAL OF RENUMERATION TO THE BOARD: THE NOMINATION COMMITTEE'S PROPOSAL THAT RENUMERATION OF SEK 56,500 TO MEMBER OF THE COMPANY'S CREDIT COMMITTEE,	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPROVAL OF RENUMERATION TO THE BOARD: THE NOMINATION COMMITTEE'S PROPOSAL THAT RENUMERATION OF SEK 46,000 TO MEMBER OF THE COMPANY'S RENUMERATION COMMITTEE,	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPROVAL OF RENUMERATION TO THE BOARD: THE NOMINATION COMMITTEE'S PROPOSAL THAT RENUMERATION OF SEK 46,000 TO MEMBER OF THE COMPANY'S IT COMMITTEE	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPROVAL OF THE REMUNERATION FOR THE AUDITOR	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE BOARD OF DIRECTOR: MAGNUS DYBECK	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE BOARD OF DIRECTOR: CATHARINA EKLOF	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE BOARD OF DIRECTOR: JONAS HAGSTROMER	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE BOARD OF DIRECTOR: SVEN HAGSTROMER	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE BOARD OF DIRECTOR: MATTIAS MIKSCHKE	AGAINST
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE BOARD OF DIRECTOR: JOHAN ROOS	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE BOARD OF DIRECTOR: HANS TOLL	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE BOARD OF DIRECTOR: LEEMON WU	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE BOARD OF DIRECTOR: LINDA HELLSTROM	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE BOARD OF DIRECTOR: SOFIA SUNDSTROM	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF THE CHAIRMAN OF THE BOARD OF DIRECTORS: SVEN HAGSTROMER	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPOINTMENT OF AUDITOR: RATIFY KPMG AS AUDITORS	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	RESOLUTION ON AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ACQUIRE THE COMPANY'S OWN SHARES	FOR
AVANZA BANK HOLDING AB	SE0012454072	31-Mar-2022	APPROVAL OF REMUNERATION REPORT	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	BOARD OF DIRECTOR: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTOR: RE-ELECTION OF MS BELEN ROMANA	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	BOARD OF DIRECTOR: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTOR: RE-ELECTION OF MR LUIS ISASI	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	BOARD OF DIRECTOR: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTOR: RE-ELECTION OF MR SERGIO RIAL	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	RE-ELECTION OF THE EXTERNAL AUDITOR FOR FINANCIAL YEAR 2022: IT IS PROPOSED TO RE-ELECT PRICEWATERHOUSECOOPERS AUDITORES, S.L. AS AUDITOR OF THE BANK AND THE GROUP FOR FINANCIAL YEAR 2022	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE BYLAWS: AMENDMENT OF ARTICLES 6 (FORM OF THE SHARES) AND 12 (TRANSFER OF SHARES)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE BYLAWS: AMENDMENT OF ARTICLE 16 (CAPITAL REDUCTION)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE BYLAWS: AMENDMENT OF ARTICLE 19 (ISSUANCE OF OTHER SECURITIES)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE BYLAWS: AMENDMENT OF ARTICLE 26 (RIGHT TO ATTEND THE MEETING)	AGAINST
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE BYLAWS: AMENDMENT OF ARTICLES 45 (SECRETARY OF THE BOARD) AND 29 (PRESIDING COMMITTEE OF THE GENERAL SHAREHOLDERS' MEETING)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE BYLAWS: AMENDMENT OF ARTICLE 48 (EXECUTIVE CHAIR)	FOR

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BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE BYLAWS: AMENDMENT OF ARTICLE 52 (AUDIT COMMITTEE)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	ANNUAL ACCOUNTS AND CORPORATE MANAGEMENT: ANNUAL ACCOUNTS AND DIRECTORS' REPORTS OF BANCO SANTANDER S.A. AND OF ITS CONSOLIDATED GROUP FOR 2021	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE BYLAWS: AMENDMENT OF ARTICLES RELATING TO REMUNERATION MATTERS: ARTICLE 58 (COMPENSATION OF DIRECTORS), ARTICLE 59 (APPROVAL OF THE DIRECTOR REMUNERATION POLICY) AND ARTICLE 59 BIS (TRANSPARENCY OF THE DIRECTOR COMPENSATION SYSTEM)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE BYLAWS: INSERTION OF A NEW ARTICLE 64 BIS (PRIOR AUTHORISATION FOR THE PAYMENT OF DIVIDENDS OTHER THAN IN CASH OR OWN FUNDS INSTRUMENTS)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE RULES AND REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLE 6 (INFORMATION AVAILABLE AS OF THE DATE OF THE CALL TO MEETING)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE RULES AND REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLE 13 (PRESIDING COMMITTEE OF THE GENERAL SHAREHOLDERS' MEETING)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE RULES AND REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLES RELATING TO REMOTE ATTENDANCE AT THE MEETING BY ELECTRONIC MEANS: ELIMINATION OF THE ADDITIONAL PROVISION (ATTENDANCE AT THE SHAREHOLDERS' MEETING BY DISTANCE MEANS OF COMMUNICATION IN REAL TIME), INSERTION OF A NEW ARTICLE 15 BIS (REMOTE SHAREHOLDERS' MEETING) AND AMENDMENT OF ARTICLE 19 (PROPOSALS)	AGAINST
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AMENDMENTS OF THE RULES AND REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLE 17 (PRESENTATIONS)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	SHARE CAPITAL: AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL ON ONE OR MORE OCCASIONS AND AT ANY TIME, WITHIN A PERIOD OF 3 YEARS, BY MEANS OF CASH CONTRIBUTIONS AND BY A MAXIMUM NOMINAL AMOUNT OF EUR 4,335,160,325.50. DELEGATION OF THE POWER TO EXCLUDE PRE-EMPTIVE RIGHTS	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	SHARE CAPITAL: REDUCTION IN SHARE CAPITAL IN THE AMOUNT OF EUR 129,965,136.50, THROUGH THE CANCELLATION OF 259,930,273 OWN SHARES. DELEGATION OF POWERS	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	SHARE CAPITAL: REDUCTION IN SHARE CAPITAL IN THE MAXIMUM AMOUNT OF EUR 865,000,000, THROUGH THE CANCELLATION OF A MAXIMUM OF 1,730,000,000 OWN SHARES. DELEGATION OF POWERS	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	SHARE CAPITAL: SHARE CAPITAL: REDUCTION IN SHARE CAPITAL IN THE MAXIMUM AMOUNT OF EUR 867,032,065, EQUIVALENT TO 10% OF THE SHARE CAPITAL, THROUGH THE CANCELLATION OF A MAXIMUM OF 1,734,064,130 OWN SHARES. DELEGATION OF POWERS	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	ANNUAL ACCOUNTS AND CORPORATE MANAGEMENT: CONSOLIDATED STATEMENT OF NON-FINANCIAL INFORMATION FOR 2021, WHICH IS PART OF THE CONSOLIDATED DIRECTORS' REPORT	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	REMUNERATION: DIRECTORS' REMUNERATION POLICY	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	REMUNERATION: SETTING OF THE MAXIMUM AMOUNT OF ANNUAL REMUNERATION TO BE PAID TO ALL THE DIRECTORS IN THEIR CAPACITY AS SUCH	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	REMUNERATION: APPROVAL OF MAXIMUM RATIO BETWEEN FIXED AND VARIABLE COMPONENTS OF TOTAL REMUNERATION OF EXECUTIVE DIRECTORS AND OTHER EMPLOYEES BELONGING TO CATEGORIES WITH PROFESSIONAL ACTIVITIES THAT HAVE A MATERIAL IMPACT ON THE RISK PROFILE	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	REMUNERATION: DEFERRED MULTIYEAR OBJECTIVES VARIABLE REMUNERATION PLAN	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	REMUNERATION: APPLICATION OF THE GROUP'S BUY-OUT REGULATIONS	FOR

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BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	REMUNERATION: ANNUAL DIRECTORS' REMUNERATION REPORT (CONSULTATIVE VOTE)	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	AUTHORISATION TO THE BOARD AND GRANT OF POWERS FOR CONVERSION INTO PUBLIC INSTRUMENT: DURING THE GENERAL SHAREHOLDERS' MEETING, INFORMATION WILL BE PROVIDED REGARDING THE AMENDMENTS TO THE RULES AND REGULATIONS OF THE BOARD APPROVED SINCE THE HOLDING OF THE LAST GENERAL SHAREHOLDERS' MEETING	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	ANNUAL ACCOUNTS AND CORPORATE MANAGEMENT: CORPORATE MANAGEMENT FOR 2021	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	APPLICATION OF RESULTS OBTAINED DURING 2021	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	BOARD OF DIRECTORS: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTORS: SETTING OF THE NUMBER OF DIRECTORS	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	BOARD OF DIRECTOR: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTOR: APPOINTMENT OF MR GERMAN DE LA FUENTE	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	BOARD OF DIRECTOR: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTOR: RE-ELECTION OF MR HENRIQUE DE CASTRO	FOR
BANCO SANTANDER SA	ES0113900J37	31-Mar-2022	BOARD OF DIRECTOR: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTOR: RE-ELECTION OF MR JOSE ANTONIO ALVAREZ	FOR
BFF BANK S.P.A.	IT0005244402	31-Mar-2022	REWARDING AND POLICIES OF INCENTIVE: ANNUAL REPORT ON REWARDING AND EMOLUMENTS POLICIES: RESOLUTIONS RELATED TO THE SECOND SECTION AS PER ART. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE NO. 58/1998	AGAINST
BFF BANK S.P.A.	IT0005244402	31-Mar-2022	REWARDING AND POLICIES OF INCENTIVE: TO APPROVE THE INCENTIVE PLAN OF BFF BANKING GROUP INR INCENTIVE PLAN 2022'. RESOLUTIONS RELATED THERETO	FOR
BFF BANK S.P.A.	IT0005244402	31-Mar-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF COMPANY'S SHARES AS PER ART 2357 AND 2357- TER OF THE ITALIAN CIVIL CODE, OF ART. 132 OF THE LEGISLATIVE DECREE NO. 58/1998, AND OF ART. 144-BIS OF THE RULES APPROVED BY CONSOB WITH RESOLUTION 11971/1999, RESOLUTIONS RELATED THERETO	FOR
BFF BANK S.P.A.	IT0005244402	31-Mar-2022	BALANCE SHEET AS OF 31 DECEMBER 2021. BOARD OF DIRECTORS, INTERNAL AND EXTERNAL AUDITORS REPORT ON MANAGEMENT ACTIVITY. RESOLUTIONS RELATED THERETO. TO PRESENT CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021 OF BFF BANKING GROUP	FOR
BFF BANK S.P.A.	IT0005244402	31-Mar-2022	TO ALLOCATE NET INCOME. RESOLUTIONS RELATED THERETO	FOR
BFF BANK S.P.A.	IT0005244402	31-Mar-2022	TO APPOINT TWO DIRECTORS TO INTEGRATE BOARD OF DIRECTORS AS PER ART. 2386 OF THE ITALIAN CIVIL CODE: TO PROPOSE THE APPOINTMENT OF THE REPLACEMENT OF DIRECTOR ING. BARBARA POGGIALI, TERMINATED ON 10 FEBRUARY 2022. RESOLUTIONS RELATED THERETO	FOR
BFF BANK S.P.A.	IT0005244402	31-Mar-2022	TO APPOINT TWO DIRECTORS TO INTEGRATE BOARD OF DIRECTORS AS PER ART. 2386 OF THE ITALIAN CIVIL CODE: TO PROPOSE THE APPOINTMENT OF THE REPLACEMENT OF DIRECTOR ING. AMELIE SCARAMOZZINO, TERMINATED ON 24 FEBRUARY 2022. RESOLUTIONS RELATED THERETO	FOR
BFF BANK S.P.A.	IT0005244402	31-Mar-2022	TO INTEGRATE AND TO APPOINT THE PRESIDENT OF INTERNAL AUDITORS. RESOLUTIONS RELATED THERETO	FOR
BFF BANK S.P.A.	IT0005244402	31-Mar-2022	REWARDING AND POLICIES OF INCENTIVE: ANNUAL REPORT ON REWARDING AND EMOLUMENTS POLICIES: RESOLUTIONS RELATED TO THE FIRST SECTION AS PER ART. 123-TER, ITEM 3-BIS, OF THE LEGISLATIVE DECREE NO. 58/1998, AND FURTHER AMENDMENT AND INTEGRATION	AGAINST
BFF BANK S.P.A.	IT0005244402	31-Mar-2022	REWARDING AND POLICIES OF INCENTIVE: ANNUAL REPORT ON REWARDING AND EMOLUMENTS POLICIES: RESOLUTIONS RELATED TO EMOLUMENTS IN CASE OF EARLY TERMINATION OF THE CHARGE OR OF THE EMPLOYMENT, AND INCLUDING EMOLUMENTS LIMITATION	FOR

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CASTELLUM AB	SE0000379190	31-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 7.60 PER SHARE	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF RUTGER ARNHULT	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF PER BERGGREN	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF ANNA-KARIN CELSING	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF CHRISTINA KARLSSON KAZEEM	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF ANNA KINBERG BATRA	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF ZDRAVKO MARKOVSKI	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF JOACIM SJOBERG	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF ANNA-KARIN HATT	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF CHRISTER JACOBSON	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF NINA LINANDER	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF CHARLOTTE STROMBERG	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF HENRIK SAXBORN	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF JAKOB MORNDAL	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF BILJANA PEHRSSON	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE DISCHARGE OF YLVA SARBY WESTMAN	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	AMEND ARTICLES RE: GENERAL MEETINGS	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.07 MILLION FOR CHAIRMAN AND SEK 440,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	REELECT PER BERGGREN (CHAIR) AS DIRECTOR	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	REELECT ANNA KINBERG BATRA AS DIRECTOR	AGAINST
CASTELLUM AB	SE0000379190	31-Mar-2022	REELECT ANNA-KARIN CELSING AS DIRECTOR	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	REELECT JOACIM SJOBERG AS DIRECTOR	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	REELECT RUTGER ARNHULT AS DIRECTOR	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	ELECT HENRIK KALL AS NEW DIRECTOR	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	RATIFY DELOITTE AS AUDITORS	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE REMUNERATION REPORT	FOR

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CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
CASTELLUM AB	SE0000379190	31-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
CIENA CORPORATION	US1717793095	31-Mar-2022	Election of Class I Director: Lawton W. Fitt	AGAINST
CIENA CORPORATION	US1717793095	31-Mar-2022	Election of Class I Director: Devinder Kumar	FOR
CIENA CORPORATION	US1717793095	31-Mar-2022	Election of Class I Director: Patrick H. Nettles, Ph.D.	FOR
CIENA CORPORATION	US1717793095	31-Mar-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal 2022.	FOR
CIENA CORPORATION	US1717793095	31-Mar-2022	Advisory vote on our named executive officer compensation, as described in the proxy materials.	FOR
CYIENT LTD	INE136B01020	31-Mar-2022	RE-APPOINTMENT OF MR. VIVEK N GOUR (DIN 00254383) AS AN INDEPENDENT DIRECTOR FOR A SECOND TERM OF FIVE CONSECUTIVE YEARS	FOR
CYIENT LTD	INE136B01020	31-Mar-2022	RE-APPOINTMENT OF MS. MATANGI GOWRISHANKAR (DIN 01518137) AS AN INDEPENDENT DIRECTOR FOR A SECOND TERM OF FIVE CONSECUTIVE YEARS	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	AUTHORITY TO GRANT AWARDS AND ISSUE SHARES UNDER THE DBSH SHARE PLAN	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	ADOPTION OF DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND AUDITOR'S REPORT	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	AUTHORITY TO GRANT AWARDS AND ISSUE SHARES UNDER THE CALIFORNIA SUB-PLAN TO THE DBSH SHARE PLAN	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	GENERAL AUTHORITY TO ISSUE SHARES AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS SUBJECT TO LIMITS	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	AUTHORITY TO ISSUE SHARES PURSUANT TO THE DBSH SCRIP DIVIDEND SCHEME	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	APPROVAL OF THE PROPOSED RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	DECLARATION OF FINAL DIVIDEND ON ORDINARY SHARES: 36 CENTS PER ORDINARY SHARE	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	APPROVAL OF PROPOSED NON-EXECUTIVE DIRECTORS' REMUNERATION OF SGD 4,266,264 FOR FY2021	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	RE-APPOINTMENT OF PRICE WATER HOUSE COOPERS LLP AS AUDITOR AND AUTHORISATION FOR DIRECTORS TO FIX ITS REMUNERATION	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	RE-ELECTION OF DR BONGHAN CHO AS A DIRECTOR RETIRING UNDER ARTICLE 99	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	RE-ELECTION OF MR OLIVIER LIM TSE GHOW AS A DIRECTOR RETIRING UNDER ARTICLE 99	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	RE-ELECTION OF MR THAM SAI CHOY AS A DIRECTOR RETIRING UNDER ARTICLE 99	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	RE-ELECTION OF MR CHNG KAI FONG AS A DIRECTOR RETIRING UNDER ARTICLE 105	FOR
DBS GROUP HOLDINGS LTD	SG1L01001701	31-Mar-2022	RE-ELECTION OF MS JUDY LEE AS A DIRECTOR RETIRING UNDER ARTICLE 105	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	APPROVAL OF THE REMUNERATION POLICY OF THE DIRECTORS OF EDP RENOVAVEIS, S.A. FOR THE 2023 - 2025 PERIOD	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	AMENDMENT TO ARTICLE 1 (BUSINESS NAME) OF THE ARTICLES OF ASSOCIATION	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	AMENDMENT TO ARTICLE 12 (CONVENING), ARTICLE 13 (ORDINARY AND EXTRAORDINARY MEETINGS), ARTICLE 14 (RIGHT TO INFORMATION) AND ARTICLE 15 (RIGHT TO ATTENDANCE, REPRESENTATION AND VOTE) OF THE ARTICLES OF ASSOCIATION	FOR

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EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	AMENDMENT TO ARTICLE 22 (CHAIRMAN AND SECRETARY OF THE BOARD), 23 (LIMITATIONS TO BE A DIRECTOR, VACANCIES) AND 26 (DIRECTORS' REMUNERATION) OF THE CORPORATE ARTICLES OF ASSOCIATION	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	AMENDMENT TO ARTICLE 27 (EXECUTIVE COMMITTEE), ARTICLE 28 (AUDIT, CONTROL AND RELATED-PARTY COMMITTEE) AND ARTICLE 29 (APPOINTMENTS AND REMUNERATIONS' COMMITTEE) OF THE CORPORATE ARTICLES OF ASSOCIATION	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	AMENDMENT TO ARTICLE 31 (ANNUAL REPORT ON CORPORATE GOVERNANCE) OF THE CORPORATE ARTICLES OF ASSOCIATION	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	APPROVAL OF THE DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO CARRY OUT INCREASES OF SHARE CAPITAL WITH THE EXCLUSION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	CONTINUATION OF THE EXISTING VACANCY ON THE BOARD OF DIRECTORS	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	DELEGATION OF POWERS TO THE FORMALIZATION AND IMPLEMENTATION OF ALL RESOLUTIONS ADOPTED AT THE GENERAL SHAREHOLDERS' MEETING, FOR THE EXECUTION OF ANY RELEVANT PUBLIC DEED AND FOR ITS INTERPRETATION, CORRECTION, ADDITION OR DEVELOPMENT IN ORDER TO OBTAIN THE APPROPRIATE REGISTRATIONS	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	REVIEW AND APPROVAL, WHERE APPROPRIATE, OF THE INDIVIDUAL ANNUAL ACCOUNTS OF EDP RENOVAVEIS, S.A., AS WELL AS THOSE CONSOLIDATED WITH ITS SUBSIDIARIES, FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2021	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	REVIEW AND APPROVAL, WHERE APPROPRIATE, OF THE PROPOSED APPLICATION OF RESULTS FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2021	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	REVIEW AND APPROVAL, WHERE APPROPRIATE, OF THE PROPOSAL OF DISTRIBUTION OF DIVIDENDS	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	REVIEW AND APPROVAL, WHERE APPROPRIATE, OF THE INDIVIDUAL MANAGEMENT REPORT OF EDP RENOVAVEIS, S.A., THE CONSOLIDATED MANAGEMENT REPORT WITH ITS SUBSIDIARIES, THE CORPORATE GOVERNANCE REPORT AND THE REMUNERATIONS REPORT, FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2021	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	REVIEW AND APPROVAL, WHERE APPROPRIATE, OF THE NON - FINANCIAL STATEMENT OF THE CONSOLIDATED GROUP OF EDP RENOVAVEIS, S.A., FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2021	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	REVIEW AND APPROVAL, WHERE APPROPRIATE, OF THE MANAGEMENT AND PERFORMANCE BY THE BOARD OF DIRECTORS DURING THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2021	FOR
EDP RENOVAVEIS, SA	ES0127797019	31-Mar-2022	APPROVAL OF THE REGULATIONS OF THE GENERAL SHAREHOLDER'S MEETING OF EDP RENOVAVEIS, S.A	FOR
IMMOFINANZ AG	AT0000A21KS2	31-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL SUBMITTED BY WXZ1 A.S.: DECREASE SIZE OF SUPERVISORY BOARD FROM SIX TO FOUR MEMBERS	AGAINST
IMMOFINANZ AG	AT0000A21KS2	31-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL SUBMITTED BY WXZ1 A.S.: ELECT MARTIN NEMECEK AS SUPERVISORY BOARD MEMBER	AGAINST
IMMOFINANZ AG	AT0000A21KS2	31-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL SUBMITTED BY WXZ1 A.S.: ELECT MIROSLAVA GREŠTIÁKOVÁ AS SUPERVISORY BOARD MEMBER	AGAINST
J.M. AB	SE0000806994	31-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 13.50 PER SHARE	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF FREDRICK PERSSON	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF KAJ-GUSTAF BERGH	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF KERSTIN GILLSBRO	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF CAMILLA KROGH	FOR

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J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF OLAV LINE	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF THOMAS THURESSON	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF ANNICA ANAS	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF JAN STROMBERG	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF PETER OLSSON	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF JONNY ANGES	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF PER PETERSEN	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE DISCHARGE OF JOHAN SKOGLUND	FOR
J.M. AB	SE0000806994	31-Mar-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS (0) OF BOARD	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 925,000 FOR CHAIRMAN AND SEK 370,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR
J.M. AB	SE0000806994	31-Mar-2022	REELECT FREDRIK PERSSON (CHAIR) AS DIRECTOR	AGAINST
J.M. AB	SE0000806994	31-Mar-2022	REELECT KAJ-GUSTAF BERGH AS DIRECTOR	FOR
J.M. AB	SE0000806994	31-Mar-2022	REELECT KERSTIN GILLSBRO AS DIRECTOR	FOR
J.M. AB	SE0000806994	31-Mar-2022	REELECT CAMILLA KROGH AS DIRECTOR	FOR
J.M. AB	SE0000806994	31-Mar-2022	REELECT OLAV LINE AS DIRECTOR	FOR
J.M. AB	SE0000806994	31-Mar-2022	REELECT THOMAS THURESSON AS DIRECTOR	FOR
J.M. AB	SE0000806994	31-Mar-2022	REELECT ANNICA ANAS AS DIRECTOR	FOR
J.M. AB	SE0000806994	31-Mar-2022	ELECT JENNY LARSSON AS NEW DIRECTOR	FOR
J.M. AB	SE0000806994	31-Mar-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE REMUNERATION REPORT	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
J.M. AB	SE0000806994	31-Mar-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
J.M. AB	SE0000806994	31-Mar-2022	APPROVE SEK 1.4 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION FOR TRANSFER TO UNRESTRICTED EQUITY	FOR
KRAFTON, INC.	KR7259960003	31-Mar-2022	APPROVAL OF FINANCIAL STATEMENTS	FOR
KRAFTON, INC.	KR7259960003	31-Mar-2022	GRANT OF STOCK OPTION	FOR
KRAFTON, INC.	KR7259960003	31-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
KRAFTON, INC.	KR7259960003	31-Mar-2022	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR	FOR
KRAFTON, INC.	KR7259960003	31-Mar-2022	APPROVAL OF TRANSFER OF RETAINED EARNINGS FROM CAPITAL RESERVE	FOR
KRAFTON, INC.	KR7259960003	31-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR

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KT CORP	KR7030200000	31-Mar-2022	ELECTION OF OUTSIDE DIRECTOR CANDIDATES: HONG BENJAMIN	FOR
KT CORP	KR7030200000	31-Mar-2022	APPROVAL OF FINANCIAL STATEMENT	FOR
KT CORP	KR7030200000	31-Mar-2022	ELECTION OF AUDIT COMMITTEE MEMBER CANDIDATES: KIM YONG HEON	FOR
KT CORP	KR7030200000	31-Mar-2022	APPROVAL OF REMUNERATION FOR DIRECTOR	FOR
KT CORP	KR7030200000	31-Mar-2022	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR BOARD MEMBERS	FOR
KT CORP	KR7030200000	31-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION (ADDITION OF BUSINESS ACTIVITY)	FOR
KT CORP	KR7030200000	31-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION (CHANGE OF ANNOUNCEMENT AND NOTIFICATION)	FOR
KT CORP	KR7030200000	31-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION (DIVERSIFICATION OF RETURN ON SHAREHOLDERS)	FOR
KT CORP	KR7030200000	31-Mar-2022	AMENDMENT OF ARTICLES OF INCORPORATION (CLARIFICATION OF REGULATIONS)	FOR
KT CORP	KR7030200000	31-Mar-2022	ELECTION OF INSIDE DIRECTOR CANDIDATES: PARK JONG WOOK	AGAINST
KT CORP	KR7030200000	31-Mar-2022	ELECTION OF INSIDE DIRECTOR CANDIDATES: YOON GYEONG LIM	FOR
KT CORP	KR7030200000	31-Mar-2022	ELECTION OF OUTSIDE DIRECTOR CANDIDATES: YOO HEE YEOL	AGAINST
KT CORP	KR7030200000	31-Mar-2022	ELECTION OF OUTSIDE DIRECTOR CANDIDATES: KIM YONG HEON	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Election of Outside Director Candidate: Mr. Benjamin Hong	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Approval of Financial Statements for the 40th Fiscal Year	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Election of Member of the Audit Committee Outside Director Candidate, Mr. Yong-Hun Kim	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Approval of Ceiling Amount on Remuneration for Directors	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Amendment to Severance Pay Regulations for Executives	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Amendment to the Articles of Incorporation: Amendment to add items in Business Purpose	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Amendment to the Articles of Incorporation: Change in notification method	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Amendment to the Articles of Incorporation: Diversification of shareholders return method	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Amendment to the Articles of Incorporation: Clarification of Regulations	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Election of Inside Director Candidate: Mr. Jong-Ook Park	AGAINST
KT CORPORATION	US48268K1016	31-Mar-2022	Election of Inside Director Candidate: Mr. Kyoung-Lim Yun	FOR
KT CORPORATION	US48268K1016	31-Mar-2022	Election of Outside Director Candidate: Mr. Hee-Yol Yu	AGAINST
KT CORPORATION	US48268K1016	31-Mar-2022	Election of Outside Director Candidate: Mr. Yong-Hun Kim	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RESOLUTION IN RESPECT OF ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET AND THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RESOLUTION IN RESPECT OF DISPOSITION OF THE COMPANY'S RESULT ACCORDING TO THE ADOPTED BALANCE SHEET AND DETERMINATION OF RECORD DATES FOR CASH DIVIDEND: USD 0.5625 PER SHARE	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF PEGGY BRUZELIUS	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF C. ASHLEY HEPPENSTALL	FOR

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LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF ADAM I. LUNDIN	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF IAN H.LUNDIN	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF LUKAS H. LUNDIN	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF GRACE REKSTEN SKAUGEN	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF TORSTEIN SANNESS	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF ALEX SCHNEITER	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF JAKOB THOMASEN	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF CECILIA VIEWEG	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	APPROVE DISCHARGE OF NICK WALKER	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RESOLUTION IN RESPECT OF THE REMUNERATION REPORT PREPARED BY THE BOARD OF DIRECTORS	AGAINST
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RESOLUTION IN RESPECT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: TEN MEMBERS OF THE BOARD OF DIRECTORS TO BE APPOINTED WITHOUT DEPUTY MEMBERS	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RESOLUTION IN RESPECT OF REMUNERATION OF THE CHAIRMAN OF THE BOARD OF DIRECTORS AND OTHER MEMBERS OF THE BOARD OF DIRECTORS	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF PEGGY BRUZELIUS AS A BOARD MEMBER	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF C. ASHLEY HEPPENSTALL AS A BOARD MEMBER	AGAINST
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF IAN H. LUNDIN AS A BOARD MEMBER	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF LUKAS H. LUNDIN AS A BOARD MEMBER	AGAINST
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF GRACE REKSTEN SKAUGEN AS A BOARD MEMBER	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF TORSTEIN SANNESS AS A BOARD MEMBER	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF ALEX SCHNEITER AS A BOARD MEMBER	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF JAKOB THOMASEN AS A BOARD MEMBER	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF CECILIA VIEWEG AS A BOARD MEMBER	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF ADAM I. LUNDIN AS A BOARD MEMBER	AGAINST
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RE-ELECTION OF IAN H. LUNDIN AS THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RESOLUTION IN RESPECT OF REMUNERATION OF THE AUDITOR	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	ELECTION OF AUDITOR : ERNST & YOUNG AB	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RESOLUTION IN RESPECT OF EXTRAORDINARY REMUNERATION TO THE CHAIRMAN OF THE BOARD OF DIRECTORS AND OTHER MEMBERS OF THE BOARD OF DIRECTORS FOR WORK CARRIED OUT IN 2021	AGAINST
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RESOLUTION IN RESPECT OF: APPROVAL OF MERGER BETWEEN LUNDIN ENERGY MERGERCO AB (PUBL) AND AKER BP ASA	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RESOLUTION IN RESPECT OF: DISTRIBUTION OF ALL SHARES IN LUNDIN ENERGY MERGERCO AB (PUBL)	FOR
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	RESOLUTION IN RESPECT OF: AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON SALE OF TREASURY SHARES	FOR

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LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: A SHAREHOLDER PROPOSES THAT THE COMPANY BRINGS THE COMBINATION PROPOSAL BETWEEN AKER BP AND THE COMPANY IN LINE WITH BOTH CUSTOMARY LAW AND THE LUNDIN ENERGY'S HUMAN RIGHTS OBLIGATIONS	AGAINST
LUNDIN ENERGY AB	SE0000825820	31-Mar-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: A SHAREHOLDER PROPOSES THAT THE COMPANY RECONCILES WITH THE PEOPLE IN BLOCK 5A, SOUTH SUDAN	AGAINST
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	ADOPTION OF THE ANNUAL ACCOUNTS	FOR
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF DIVIDEND: EUR 0.15	FOR
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY FOR THE FINANCIAL YEAR 2021	FOR
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	PRESENTATION OF THE REMUNERATION REPORT AND THE ANNUAL GENERAL MEETING'S ADVISORY RESOLUTION ON THE APPROVAL OF THE REMUNERATION REPORT	AGAINST
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	RESOLUTION ON THE NUMBER OF THE MEMBERS OF THE BOARD OF DIRECTORS: EIGHT (8) MEMBERS	FOR
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS: KARI JORDAN, HEINZ JORG FUHRMANN, KATI TER HORST, PAIVI LUOSTARINEN, VESA-PEKKA TAKALA, PIERRE VAREILLE AND JULIA WOODHOUSE WOULD BE RE-ELECTED AND THAT PETTER SODERSTROM WOULD BE ELECTED AS NEW MEMBER	FOR
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	RESOLUTION ON THE REMUNERATION OF THE AUDITOR	FOR
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	ELECTION OF AUDITOR: THE BOARD PROPOSES ON THE RECOMMENDATION OF THE AUDIT COMMITTEE THAT ACCOUNTING FIRM PRICEWATERHOUSECOOPERS OY BE ELECTED AS THE AUDITOR FOR THE TERM OF OFFICE ENDING AT THE END OF THE NEXT ANNUAL GENERAL MEETING. THE AUDITOR'S ASSIGNMENT ALSO INCLUDES GIVING THE AUDITOR'S STATEMENT ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY AND ON THE PROPOSAL OF THE BOARD OF DIRECTORS FOR DISTRIBUTION OF PROFIT	FOR
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES	FOR
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AS WELL AS OTHER SPECIAL RIGHTS ENTITLING TO SHARES	FOR
OUTOKUMPU OYJ	FI0009002422	31-Mar-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON DONATIONS FOR CHARITABLE PURPOSES	FOR
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	IN CASE OF A CUMULATIVE VOTING PROCESS, SHOULD THE CORRESPONDING VOTES TO YOUR SHARES BE EQUALLY DISTRIBUTED AMONG THE MEMBERS OF THE SLATE THAT YOU VE CHOSEN. IF THE SHAREHOLDER CHOOSES, YES, AND ALSO INDICATES THE, APROVE, ANSWER TYPE FOR SPECIFIC CANDIDATES AMONG THOSE LISTED BELOW, THEIR VOTES WILL BE DISTRIBUTED PROPORTIONALLY AMONG THESE CANDIDATES. IF THE SHAREHOLDER CHOOSES TO, ABSTAIN, AND THE ELECTION OCCURS BY THE CUMULATIVE VOTING PROCESS, THE SHAREHOLDERS VOTE SHALL BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. BRUNO CAMPOS GARFINKEL, CHAIRMAN	ABSTAIN
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. MARCO AMBROGIO CRESPI BONOMI, VICE CHAIRMAN	ABSTAIN
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. ANA LUIZA CAMPOS GARFINKEL	ABSTAIN

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PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. ANDRE LUIS TEIXEIRA RODRIGUES	ABSTAIN
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. PEDRO LUIZ CERIZE	ABSTAIN
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. PATRICIA MARIA MURATORI CALFAT	ABSTAIN
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. PAULO SERGIO KAKINOFF	ABSTAIN
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	TO ESTABLISH THE ANNUAL AGGREGATE COMPENSATION OF THE MANAGERS OF THE COMPANY, ALSO INCLUDING THE MEMBERS OF THE ADVISORY COMMITTEES TO THE BOARD OF DIRECTORS AND OF THE FISCAL COUNCIL, IF IT IS INSTATED. THE MANAGEMENT PROPOSES THAT THE ANNUAL AGGREGATE AMOUNT OF UP TO BRL 26,000,000.00 BE APPROVED FOR THE COMPENSATION OF THE MANAGERS OF THE COMPANY, WITH IT BEING THE CASE THAT THE MENTIONED AMOUNT WILL ALSO INCLUDE THE MEMBERS OF THE ADVISORY COMMITTEES TO THE BOARD OF DIRECTORS AND OF THE FISCAL COUNCIL, IF IT IS INSTATED. THE INFORMATION IN REGARD TO THE COMPENSATION OF THE MANAGERS, UNDER THE TERMS OF ITEM 13 OF THE REFERENCE FORM, APPENDIX 24 OF BRAZILIAN SECURITIES COMMISSION INSTRUCTION NUMBER 480.09, AND OF LINE II OF ARTICLE 12 OF BRAZILIAN SECURITIES COMMISSION INSTRUCTION NUMBER 481.09, ARE CONTAINED IN APPENDIX IV OF THE PROPOSAL TO THE MANAGEMENT	AGAINST
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	DO YOU WISH TO REQUEST THE INSTATEMENT OF THE FISCAL COUNCIL, UNDER THE TERMS OF ARTICLE 161 OF LAW 6,404 OF 1976. IN THE EVENT THAT YOU HAVE ANSWERED NO OR ABSTAINED, YOUR SHARES WILL NOT BE COUNTED FOR PURPOSES OF THE REQUEST FOR THE INSTATEMENT THE FISCAL COUNCIL	ABSTAIN
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	DO YOU WISH TO REQUEST THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, PURSUANT TO ARTICLE 141, FOURTH PARAGRAPH, ITEMS I, OF THE LAW NO. 6,404 OF 1976. THE SHAREHOLDER CAN ONLY FILL IN THIS FIELD IF HE, SHE, IT IS THE UNINTERRUPTED HOLDER OF THE SHARES HE, SHE, IT VOTES WITH DURING THE THREE 3 MONTHS IMMEDIATELY PRIOR TO THE SHAREHOLDERS MEETING. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS, HER, ITS SHARES WILL NOT BE COUNTED FOR THE PURPOSE OF REQUESTING THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS	ABSTAIN
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	DO YOU WANT TO REQUEST THE ADOPTION OF MULTIPLE VOTING PROCESS FOR THE ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS, ACCORDING TO ARTICLE 141 OF LAW NO. 6,404 OF 1976	ABSTAIN
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	TO RECEIVE THE ADMINISTRATORS ACCOUNTS, TO EXAMINE, DISCUSS AND VOTE ON THE FINANCIAL STATEMENTS CONSOLIDATED OF THE COMPANY AND ITS SUBSIDIARIES, TOGETHER WITH THE REPORTS DRAFTED BY THE INDEPENDENT AUDITORS AND THE FISCAL COUNCIL, REGARDING THE FISCAL YEAR ENDED ON DECEMBER 31, 2021	FOR

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PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	TO RESOLVE IN REGARD TO THE ALLOCATION OF THE NET PROFIT FROM THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2021, AND THE DISTRIBUTION OF DIVIDENDS. THE MANAGEMENT PROPOSES THAT THE NET PROFIT FROM THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2021, IN THE AMOUNT OF BRL 1,544,249,113.02, WHICH, AFTER THE REALIZATION OF THE REVALUATION RESERVE, IN THE AMOUNT OF BRL 4,047,078.38, COMES TO THE AMOUNT OF BRL 1,548,296,191.40, BE ALLOCATED IN THE FOLLOWING MANNER, AS WAS RESOLVED ON BY THE BOARD OF DIRECTORS AT A MEETING THAT WAS HELD ON FEBRUARY 4, 2022. I. BRL 77,212,455.65, TO THE LEGAL RESERVE, FIVE PERCENT OF THE NET PROFIT FROM THE FISCAL YEAR, II. THE GROSS AMOUNT OF BRL 398,662,000.00, WHICH IS EQUIVALENT TO THE NET AMOUNT OF BRL 344,061,841.97, FOR DISTRIBUTION TO THE SHAREHOLDERS AS INTEREST ON SHAREHOLDER EQUITY THAT IS IMPUTED TO THE MINIMUM MANDATORY DIVIDEND IN REFERENCE TO THE 2021 FISCAL YEAR, AS WAS RESOLVED ON BY THE BOARD OF DIRECTORS AT MEETINGS THAT WERE HELD ON JULY 26, 2021, AND OCTOBER 26, 2021, SUBJECT TO THE APPROVAL OF THE GENERAL MEETING, III. BRL 23,709,091.97, FOR THE DISTRIBUTION OF DIVIDENDS, SUPPLEMENTING THE MANDATORY MINIMUM DIVIDEND IN REFERENCE TO THE 2021 FISCAL YEAR, IV. BRL 261,729,090.87, FOR THE DISTRIBUTION OF DIVIDENDS THAT ARE IN ADDITION TO THE MINIMUM MANDATORY DIVIDEND IN REFERENCE TO THE 2021 FISCAL YEAR, V. BRL 786,983,552.91, TO THE RESERVE FOR THE MAINTENANCE OF EQUITY INTERESTS, UNDER THE TERMS OF THE SOLE PARAGRAPH OF ARTICLE 26 OF THE CORPORATE BYLAWS OF THE COMPANY. THE INFORMATION IN REGARD TO THE PROPOSAL FOR THE ALLOCATION OF THE NET PROFIT OF THE COMPANY, UNDER THE TERMS OF LINE II OF THE SOLE PARAGRAPH OF ARTICLE 9, AND OF APPENDIX 9.1.II OF BRAZILIAN SECURITIES COMMISSION INSTRUCTION NUMBER 481.09,	FOR
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	TO RATIFY THE DECLARATIONS OF INTEREST ON SHAREHOLDER EQUITY, WHICH IS IMPUTED TO THE MINIMUM MANDATORY DIVIDEND IN REFERENCE TO THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2021, WHICH WERE RESOLVED ON BY THE BOARD OF DIRECTORS AT MEETINGS THAT WERE HELD ON JULY 26, 2021, AND OCTOBER 26, 2021. THE INFORMATION IN REGARD TO THE PROPOSAL FOR THE ALLOCATION OF THE NET PROFIT OF THE COMPANY, INCLUDING THE INFORMATION IN REGARD TO THE INTEREST ON SHAREHOLDER EQUITY THAT WAS DECLARED DURING THE 2021 FISCAL YEAR, UNDER THE TERMS OF LINE II OF THE SOLE PARAGRAPH OF ARTICLE 9, AND OF APPENDIX 9.1.II OF BRAZILIAN SECURITIES COMMISSION INSTRUCTION NUMBER 481.09, ARE CONTAINED IN APPENDIX II OF THE PROPOSAL FROM THE MANAGEMENT	FOR
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	TO DETERMINE THE DATES FOR THE PAYMENT OF THE DIVIDENDS AND OF THE INTEREST ON SHAREHOLDER EQUITY TO THE SHAREHOLDERS. THE MANAGEMENT PROPOSES THAT THE DATES FOR THE PAYMENT OF THE DIVIDENDS AND OF THE INTEREST ON SHAREHOLDER EQUITY TO THE SHAREHOLDERS, WITH IT BEING THE CASE THAT THE INTEREST ON SHAREHOLDER EQUITY HAS ALREADY BEEN CREDITED ON THE BOOKS TO THE SHAREHOLDERS, BE I. APRIL 11, 2022, FOR THE FULL PAYMENT OF THE INTEREST ON SHAREHOLDER EQUITY, AND II. BY NOVEMBER 30, 2022, FOR THE PAYMENT OF THE DIVIDENDS THAT ARE DECLARED AT THE GENERAL MEETING. THE INFORMATION IN REGARD TO THE PROPOSAL FOR THE ALLOCATION OF THE NET PROFIT OF THE COMPANY, INCLUDING IN REGARD TO THE PAYMENT OF THE DIVIDENDS AND OF INTEREST ON SHAREHOLDER EQUITY, UNDER THE TERMS OF LINE II OF THE SOLE PARAGRAPH OF ARTICLE 9, AND OF APPENDIX 9.1.II OF BRAZILIAN SECURITIES COMMISSION INSTRUCTION NUMBER 481.09, ARE CONTAINED IN APPENDIX II OF THIS PROPOSAL	FOR

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PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	TO DETERMINE THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS, OBSERVING THE BYLAWS LIMIT. THE CORPORATE BYLAWS OF THE COMPANY, AT ARTICLE 14, PROVIDE THAT THE BOARD OF DIRECTORS WILL BE COMPOSED OF, AT LEAST, FIVE AND, AT MOST, SEVEN MEMBERS, AND THEIR RESPECTIVE ALTERNATES. FOR THE NEXT TERM IN OFFICE OF TWO YEARS, WHICH IS THE 2022 THROUGH 2023 BIENNIUM, THE MANAGEMENT PROPOSES TO ESTABLISH THAT THERE WILL BE SEVEN FULL MEMBERS, AND THEIR RESPECTIVE ALTERNATES, TO MAKE UP THE BOARD OF DIRECTORS, MAINTAINING THE CURRENT NUMBER OF MEMBERS	FOR
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	ELECTION OF THE BOARD OF DIRECTORS BY SINGLE GROUP OF CANDIDATES. NOMINATION OF ALL THE NAMES THAT COMPOSE THE SLATE, THE VOTES INDICATED IN THIS SECTION WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. BRUNO CAMPOS GARFINKEL, CHAIRMAN. MARCO AMBROGIO	AGAINST
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	IN THE EVENT THAT ONE OF THE CANDIDATES WHO IS ON THE SLATE CHOSEN CEASES TO BE PART OF THAT SLATE, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN SLATE	AGAINST
PORTO SEGURO SA	BRPSSAACNOR7	31-Mar-2022	TO RESOLVE IN REGARD TO THE NEW STOCK BASED COMPENSATION PLAN OF THE COMPANY, UNDER THE TERMS OF BRAZILIAN SECURITIES COMMISSION INSTRUCTION NUMBER 567.2015, WHICH WILL REPLACE THE STOCK BASED COMPENSATION PLAN THAT IS CURRENTLY IN EFFECT, WHICH WAS APPROVED AT THE ANNUAL AND EXTRAORDINARY GENERAL MEETING THAT WAS HELD ON MARCH 29, 2018. THE INFORMATION IN REGARD TO THE STOCK BASED COMPENSATION PLAN OF THE COMPANY THAT IS SUBMITTED FOR A RESOLUTION BY THE GENERAL MEETING, UNDER THE TERMS OF ARTICLE 13 OF APPENDIX 13 OF BRAZILIAN SECURITIES COMMISSION INSTRUCTION NUMBER 481.09, IS CONTAINED IN APPENDIX V OF THE PROPOSAL FROM THE MANAGEMENT. THE COPY OF THE STOCK BASED COMPENSATION PLAN OF THE COMPANY THAT IS SUBMITTED FOR A RESOLUTION BY THE GENERAL MEETING, IN ACCORDANCE WITH THE PROPOSAL FROM THE MANAGEMENT, IS CONTAINED IN APPENDIX VI OF THE PROPOSAL FROM THE MANAGEMENT	AGAINST
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: MR. PETER FORSTMOSER (CURRENT)	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: MR. HENRIK SAXBORN (CURRENT)	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: MR. JOSEF STADLER (CURRENT)	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: MR. AVIRAM WERTHEIM (CURRENT)	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: MR. MARK ABRAMSON (NEW)	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	PROPOSAL OF THE BOARD OF DIRECTORS: RE-ELECTION OF MR. LUCIANO GABRIEL (CURRENT) AS CHAIRMAN OF THE BOARD OF DIRECTORS FOR A TERM OF OFFICE OF ONE YEAR	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: MR. PETER FORSTMOSER	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: MR. ADRIAN DUDLE	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: MR. JOSEF STADLER	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	PROPOSAL OF THE BOARD OF DIRECTORS: APPROVAL OF THE MAXIMUM TOTAL AMOUNT OF COMPENSATIONS FOR THE BOARD OF DIRECTORS FROM THE ANNUAL GENERAL MEETING 2022 TO THE ANNUAL GENERAL MEETING 2023 OF CHF 1 000 000	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	PROPOSAL OF THE BOARD OF DIRECTORS: APPROVAL OF THE MAXIMUM TOTAL AMOUNT OF COMPENSATIONS FOR THE EXECUTIVE BOARD FOR THE 2023 BUSINESS YEAR OF CHF 4 150 000	FOR

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PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	PROPOSAL OF THE BOARD OF DIRECTORS: RE-ELECTION OF ERNST & YOUNG AG, ZURICH (CURRENT) AS STATUTORY AUDITORS FOR THE 2022 BUSINESS YEAR	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	PROPOSAL OF THE BOARD OF DIRECTORS: RE-ELECTION OF PROXY VOTING SERVICES GMBH, ZURICH (CURRENT) AS INDEPENDENT SHAREHOLDER REPRESENTATIVE FOR A TERM OF OFFICE OF ONE YEAR	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	PROPOSAL OF THE BOARD OF DIRECTORS: APPROVAL OF THE ANNUAL ACTIVITY REPORT, THE FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS 2021, TAKING NOTE OF THE AUDITORS' REPORTS	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	PROPOSAL OF THE BOARD OF DIRECTORS: ACCEPTANCE OF THE COMPENSATION REPORT 2021 BY NON-BINDING ADVISORY VOTE	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	APPROPRIATION OF RETAINED EARNINGS 2021 AND THE STATUTORY AND REGULATIVE-DECIDED RETAINED EARNINGS, DIVIDEND PAYMENT: CHF 3.75 GROSS PER SHARE	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	PROPOSAL OF THE BOARD OF DIRECTORS: GRANTING OF DISCHARGE TO THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE EXECUTIVE BOARD FOR THE 2021 BUSINESS YEAR	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: MR. LUCIANO GABRIEL (CURRENT)	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: MS. CORINNE DENZLER (CURRENT)	FOR
PSP SWISS PROPERTY AG	CH0018294154	31-Mar-2022	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: MR. ADRIAN DUDLE (CURRENT)	FOR
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	APPOINTMENT OF AN AUDITOR (BANK AUDITOR) FOR THE AUDIT OF THE ANNUAL FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2023 FINANCIAL YEAR: DELOITTE AUDIT WIRTSCHAFTSPRUEFUNGS GMBH	FOR
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	ELECTION OF HEINRICH SCHALLER TO THE SUPERVISORY BOARD	AGAINST
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	ELECTION OF PETER GAUPER TO THE SUPERVISORY BOARD	AGAINST
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	ELECTION OF RUDOLF KONIGHOFFER TO THE SUPERVISORY BOARD	AGAINST
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	ELECTION OF BIRGIT NOGGLER TO THE SUPERVISORY BOARD	AGAINST
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	ELECTION OF EVA EBERHARTINGER TO THE SUPERVISORY BOARD	AGAINST
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	ELECTION OF MICHAEL HOLLERER TO THE SUPERVISORY BOARD	AGAINST
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	ELECTION OF MICHAEL ALGE TO THE SUPERVISORY BOARD	AGAINST
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	RESOLUTION TO AUTHORIZE THE PURCHASE AND, IF APPLICABLE, THE RETIREMENT OF OWN SHARES PURSUANT TO SEC. 65 PARA. 1 SUB-PARA. 8 AS WELL AS PARA. 1A AND PARA. 1B OF THE STOCK CORPORATION ACT AND AUTHORIZATION, SUBJECT TO THE CONSENT OF THE SUPERVISORY BOARD, TO SELL OWN SHARES BY OTHER MEANS THAN ON THE STOCK EXCHANGE OR THROUGH A PUBLIC OFFERING WITH EXCLUSION OF SHAREHOLDERS' SUBSCRIPTION RIGHTS	FOR
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	RESOLUTION ON THE AUTHORIZATION TO ACQUIRE OWN SHARES PURSUANT TO SEC. 65 PARA. 1 SUB-PARA. 7 OF THE STOCK CORPORATION ACT FOR THE PURPOSE OF SECURITIES TRADING	FOR

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RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	RESOLUTION ON THE AMENDMENTS TO ARTICLES 2 AND 19 OF THE ARTICLES OF ASSOCIATION	FOR
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	RESOLUTION ON THE UTILIZATION OF NET PROFIT, AS SHOWN IN THE ANNUAL FINANCIAL STATEMENTS AS AT 31 DECEMBER 2021	FOR
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	RESOLUTION ON THE REPORT ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF MANAGEMENT AND THE SUPERVISORY BOARD IN THE FINANCIAL YEAR 2021 (REMUNERATION REPORT 2021)	FOR
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	RESOLUTION ON THE RELEASE OF THE MEMBERS OF THE MANAGEMENT BOARD FROM LIABILITY FOR THE 2021 FINANCIAL YEAR	FOR
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	31-Mar-2022	RESOLUTION ON THE RELEASE OF THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY FOR THE 2021 FINANCIAL YEAR	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF CHARLOTTE BENGTSSON	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF PAR	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF LENNART	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF ANNEMARIE GARDSHOL	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF CARINA HAKANSSON	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF ULF LARSSON (AS BOARD MEMBER)	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF MARTIN LINDQVIST	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF BERT NORDBERG	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF ANDERS SUNDSTROM	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF BARBARA M. THORALFSSON	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE NICLAS ANDERSSON	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE ROGER	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE JOHANNA VIKLUND LINDEN	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE PER ANDERSSON	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE MARIA	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE STEFAN LUNDKVIST	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE PETER	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE DISCHARGE OF ULF LARSSON (AS CEO)	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	DETERMINE NUMBER OF DIRECTORS (10) AND DEPUTY DIRECTORS	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.02 MILLION FOR CHAIRMAN AND SEK 675,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE REMUNERATION OF AUDITORS	FOR

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SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RE-ELECT PAR BOMAN AS DIRECTOR	AGAINST
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RE-ELECT LENNART EVRELL AS DIRECTOR	AGAINST
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RE-ELECT ANNEMARIE GARDSHOL AS DIRECTOR	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RE-ELECT CARINA HAKANSSON AS DIRECTOR	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RE-ELECT ULF LARSSON AS DIRECTOR	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RE-ELECT MARTIN LINDQVIST AS DIRECTOR	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RE-ELECT ANDERS SUNDSTROM AS DIRECTOR	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RE-ELECT BARBARA THORALFSSON AS DIRECTOR	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	ELECT ASA BERGMAN AS NEW DIRECTOR	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	ELECT KARL ABERG AS NEW DIRECTOR	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RE-ELECT PAR BOMAN AS BOARD	AGAINST
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE REMUNERATION REPORT	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	RESOLUTION ON GUIDELINES FOR REMUNERATION TO SENIOR EXECUTIVES	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE LONG TERM INCENTIVE PROGRAM 2022-2024 FOR KEY EMPLOYEES	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SVENSKA CELLULOSA SCA AB	SE0000112724	31-Mar-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 3.25 PER SHARE	FOR
TRYG A/S	DK0060636678	31-Mar-2022	APPROVAL OF THE REMUNERATION OF THE SUPERVISORY BOARD 2022	FOR
TRYG A/S	DK0060636678	31-Mar-2022	RESOLUTION PROPOSED BY THE SUPERVISORY BOARD: AN INCREASE AND EXTENSION OF THE EXISTING AUTHORISATION TO INCREASE THE SHARE CAPITAL, CF. ARTICLES 8 AND 9 OF THE ARTICLES OF ASSOCIATION	FOR
TRYG A/S	DK0060636678	31-Mar-2022	RESOLUTION PROPOSED BY THE SUPERVISORY BOARD: AN INCREASE AND EXTENSION OF THE EXISTING AUTHORISATION TO ACQUIRE OWN SHARES	FOR
TRYG A/S	DK0060636678	31-Mar-2022	RESOLUTION PROPOSED BY THE SUPERVISORY BOARD: DELETION OF SPECIAL AUTHORISATION TO INCREASE THE SHARE CAPITAL, CF. ARTICLE 8A OF THE ARTICLES OF ASSOCIATION AND AMENDMENT OF ARTICLE 10 OF THE ARTICLES OF ASSOCIATION ACCORDANCE HEREWITH	FOR
TRYG A/S	DK0060636678	31-Mar-2022	RESOLUTION PROPOSED BY THE SUPERVISORY BOARD: INCREASE IN THE NUMBER OF EMPLOYEE-ELECTED MEMBERS OF THE SUPERVISORY BOARD, CF. ARTICLE 19 OF THE ARTICLES OF ASSOCIATION	FOR
TRYG A/S	DK0060636678	31-Mar-2022	RESOLUTION PROPOSED BY THE SUPERVISORY BOARD: INDEMNIFICATION OF MEMBERS OF THE SUPERVISORY BOARD AND THE EXECUTIVE BOARD AS WELL AS EXECUTIVE EMPLOYEES	FOR
TRYG A/S	DK0060636678	31-Mar-2022	RESOLUTION PROPOSED BY THE SUPERVISORY BOARD: APPROVAL OF REMUNERATION POLICY	FOR
TRYG A/S	DK0060636678	31-Mar-2022	PROPOSAL FOR ELECTION OF MEMBER TO THE SUPERVISORY BOARD: JUKKA PERTOLA	ABSTAIN
TRYG A/S	DK0060636678	31-Mar-2022	PROPOSAL FOR ELECTION OF MEMBER TO THE SUPERVISORY BOARD: TORBEN NIELSEN	FOR
TRYG A/S	DK0060636678	31-Mar-2022	PROPOSAL FOR ELECTION OF MEMBER TO THE SUPERVISORY BOARD: MARI THJOEMOEE	FOR

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TRYG A/S	DK0060636678	31-Mar-2022	PROPOSAL FOR ELECTION OF MEMBER TO THE SUPERVISORY BOARD: CARL-VIGGO OESTLUND	FOR
TRYG A/S	DK0060636678	31-Mar-2022	PROPOSAL FOR ELECTION OF MEMBER TO THE SUPERVISORY BOARD: MENG MENG DU	FOR
TRYG A/S	DK0060636678	31-Mar-2022	PROPOSAL FOR ELECTION OF MEMBER TO THE SUPERVISORY BOARD: THOMAS HOFMAN-BANG	FOR
TRYG A/S	DK0060636678	31-Mar-2022	PROPOSAL THAT PRICEWATERHOUSECOOPERS STATS AUTORISER ET REVISION SPARTNERSELSKAB BE ELECTED AS THE COMPANY'S AUDITORS	FOR
TRYG A/S	DK0060636678	31-Mar-2022	PROPOSAL FOR AUTHORISATION OF THE CHAIR OF THE MEETING	FOR
TRYG A/S	DK0060636678	31-Mar-2022	APPROVAL OF THE AUDITED ANNUAL REPORT FOR 2021	FOR
TRYG A/S	DK0060636678	31-Mar-2022	GRANTING OF DISCHARGE OF THE SUPERVISORY BOARD AND THE EXECUTIVE BOARD	FOR
TRYG A/S	DK0060636678	31-Mar-2022	RESOLUTION OF THE APPROPRIATION OF PROFIT IN ACCORDANCE WITH THE ADOPTED ANNUAL REPORT	FOR
TRYG A/S	DK0060636678	31-Mar-2022	INDICATIVE VOTE ON THE REMUNERATION REPORT FOR 2021	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	01-Apr-2022	APPROVE CEO'S REPORT ON RESULTS AND OPERATIONS OF COMPANY, AUDITOR'S REPORT AND BOARD'S OPINION. APPROVE BOARD'S REPORT ON ACTIVITIES. APPROVE REPORT OF AUDIT AND CORPORATE PRACTICES COMMITTEE. RECEIVE REPORT ON ADHERENCE TO FISCAL OBLIGATIONS	ABSTAIN
ARCA CONTINENTAL SAB DE CV	MX01AC100006	01-Apr-2022	APPROVE ALLOCATION OF INCOME AND CASH DIVIDENDS OF MXN 3.18 PER SHARE	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	01-Apr-2022	SET MAXIMUM AMOUNT OF SHARE REPURCHASE RESERVE	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	01-Apr-2022	AUTHORIZE REDUCTION IN VARIABLE PORTION OF CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	01-Apr-2022	ELECT DIRECTORS, VERIFY THEIR INDEPENDENCE CLASSIFICATION, APPROVE THEIR REMUNERATION AND ELECT SECRETARIES	AGAINST
ARCA CONTINENTAL SAB DE CV	MX01AC100006	01-Apr-2022	APPROVE REMUNERATION OF BOARD COMMITTEE MEMBERS. ELECT CHAIRMAN OF AUDIT AND CORPORATE PRACTICES COMMITTEE	AGAINST
ARCA CONTINENTAL SAB DE CV	MX01AC100006	01-Apr-2022	APPOINT LEGAL REPRESENTATIVES	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	01-Apr-2022	APPROVE MINUTES OF MEETING	FOR

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ASTRAL LIMITED	INE006I01046	01-Apr-2022	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 230 TO 232 OF THE COMPANIES ACT, 2013 READ WITH RULE 6 OF THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), THE NATIONAL COMPANY LAW TRIBUNAL RULES, 2016, THE SECURITIES AND EXCHANGE BOARD OF INDIA CIRCULAR NO. CFD/DIL3/CIR/2017/21 DATED 10TH MARCH, 2017 (AS AMENDED FROM TIME TO TIME) ("SEBI CIRCULAR"), (TO THE EXTENT APPLICABLE), THE OBSERVATION LETTERS ISSUED BY EACH OF THE BSE LIMITED AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED DATED 29TH DECEMBER 2021 RESPECTIVELY AND SUBJECT TO ANY PROVISION OF ANY OTHER APPLICABLE LAW / STATUTE AND IN ACCORDANCE WITH THE RELEVANT CLAUSES OF THE MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY AND SUBJECT TO THE APPROVAL OF THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL, AHMEDABAD BENCH ("NCLT" OR "TRIBUNAL") AND APPROVAL OF SUCH OTHER REGULATORY / STATUTORY / GOVERNMENT AUTHORITY(IES), AS MAY BE NECESSARY OR AS MAY BE DIRECTED BY THE NCLT OR SUCH OTHER COMPETENT AUTHORITY(IES), AS THE CASE MAY BE, APPROVAL OF THE EQUITY SHAREHOLDERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE PROPOSED SCHEME OF AMALGAMATION OF RESINOVA CHEMIE LIMITED AND ASTRAL BIOCHEM LIMITED WITH ASTRAL LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER CALLED THE 'BOARD', WHICH TERM SHALL BE DEEMED TO INCLUDE ANY PERSON (S) AUTHORIZED AND / OR COMMITTEE WHICH THE BOARD MAY HAVE CONSTITUTED OR HEREINAFTER CONSTITUTE TO EXERCISE ITS POWERS INCLUDING THE POWERS CONFERRED BY THIS RESOLUTION), BE AND ARE HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS, AS MAY BE CONSIDERED REQUISITE, DESIRABLE, APPROPRIATE OR NECESSARY TO GIVE EFFECT TO THIS RESOLUTION AND EFFECTIVELY IMPLEMENT THE SCHEME AND TO ACCEPT SUCH MODIFICATIONS, AMENDMENTS, LIMITATIONS AND/OR CONDITIONS, IF ANY, (INCLUDING WITHDRAWAL OF THE SCHEME), WHICH MAY BE REQUIRED OR DIRECTED BY THE NCLT WHILE SANCTIONING THE SCHEME OR BY ANY AUTHORITIES UNDER LAW OR AS MAY BE REQUIRED FOR THE PURPOSE OF RESOLVING ANY DOUBTS OR DIFFICULTIES THAT MAY ARISE IN GIVING EFFECT TO THE SCHEME, AS THE BOARD OF	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 3F	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 3G	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 1A	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 4	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 5A	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 5B	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 5C	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 5D	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 5E	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 5F	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 5G	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 5H	FOR

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BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 5I	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 1B	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 6A	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 6B	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 6C	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 6D	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 7A	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 7B	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 7C	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 7D	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 8A	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 8B	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 1C	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 8C	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 8D	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 8E	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 8F	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 9	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 2	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 3A	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 3B	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 3C	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 3D	FOR
BANCO SANTANDER, S.A.	US05964H1059	01-Apr-2022	Resolution 3E	FOR
BONAVA AB	SE0008091581	01-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 3.50 PER SHARE	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE DISCHARGE OF MATS JONSSON	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE DISCHARGE OF VIVECA AX:SON JOHNSON	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE DISCHARGE OF PER-INGEMAR PERSSON	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE DISCHARGE OF FRANK ROSEEN	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE DISCHARGE OF ANGELA LANGEMAR OLSSON	FOR

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BONAVA AB	SE0008091581	01-Apr-2022	APPROVE DISCHARGE OF ASA HEDENBERG	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE DISCHARGE OF PETER WALLIN AS PRESIDENT	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE DISCHARGE OF MIKAEL NORMAN	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE DISCHARGE OF SAMIR KAMAL	FOR
BONAVA AB	SE0008091581	01-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
BONAVA AB	SE0008091581	01-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 800,000 TO CHAIRMAN AND SEK 320,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
BONAVA AB	SE0008091581	01-Apr-2022	REELECT VIVECA AX:SON JOHNSON, ASA HEDENBERG, MATS JONSSON, ANGELA LANGEMAR OLSSON AND PER-INGEMAR PERSSON AS DIRECTORS; ELECT ANDREAS SEGAL AND NILS STYF AS NEW DIRECTORS	FOR
BONAVA AB	SE0008091581	01-Apr-2022	ELECT MATS JONSSON AS BOARD CHAIR	FOR
BONAVA AB	SE0008091581	01-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
BONAVA AB	SE0008091581	01-Apr-2022	ELECT PETER HOFVENSTAM TO SERVE ON NOMINATION COMMITTEE	FOR
BONAVA AB	SE0008091581	01-Apr-2022	ELECT LENNART FRANCKE TO SERVE ON NOMINATION COMMITTEE	FOR
BONAVA AB	SE0008091581	01-Apr-2022	ELECT OLOF NYSTROM TO SERVE ON NOMINATION COMMITTEE	FOR
BONAVA AB	SE0008091581	01-Apr-2022	AUTHORIZE CHAIRMAN OF BOARD TO SERVE ON NOMINATION COMMITTEE	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPOINT PETER HOFVENSTAM AS CHAIRMAN OF NOMINATION COMMITTEE	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE PERFORMANCE SHARE PLAN LTIP 2022	FOR
BONAVA AB	SE0008091581	01-Apr-2022	APPROVE EQUITY PLAN FINANCING	FOR
BONAVA AB	SE0008091581	01-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	PRESENTATION AND APPROVAL OF SHARE BUYBACK TRANSACTIONS CARRIED OUT IN ACCORDANCE WITH THE BOARD OF DIRECTORS RESOLUTION	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	DETERMINING THE NUMBER OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THEIR TERMS OF OFFICE AND ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE NEWLY RESOLVED NUMBER AND ELECTION OF THE INDEPENDENT BOARD MEMBERS	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	PRESENTATION TO THE SHAREHOLDERS AND APPROVAL BY THE GENERAL ASSEMBLY OF THE REMUNERATION POLICY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE SENIOR EXECUTIVES AND THE PAYMENTS MADE ON THAT BASIS IN ACCORDANCE WITH THE CORPORATE GOVERNANCE PRINCIPLES	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	DETERMINING THE ANNUAL GROSS SALARIES TO BE PAID TO THE MEMBERS OF THE BOARD OF DIRECTORS	AGAINST

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KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	APPROVAL OF THE APPOINTMENT OF THE INDEPENDENT AUDIT FIRM AS SELECTED BY THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE PROVISIONS OF THE TURKISH COMMERCIAL CODE AND THE CAPITAL MARKETS BOARD REGULATIONS	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	PRESENTATION OF THE DONATIONS MADE BY THE COMPANY IN 2021 TO THE SHAREHOLDERS AND RESOLUTION ON AN UPPER LIMIT FOR DONATIONS FOR THE YEAR 2022	AGAINST
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	PRESENTATION TO THE SHAREHOLDERS OF THE COLLATERALS, PLEDGES, MORTGAGES AND SURETIES GRANTED IN FAVOR OF THIRD PARTIES IN THE YEAR 2021 AND OF ANY BENEFITS OR INCOME THEREOF IN ACCORDANCE WITH THE CAPITAL MARKETS BOARD REGULATIONS	ABSTAIN
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	AUTHORIZATION OF THE SHAREHOLDERS THAT HAVE MANAGEMENT CONTROL, THE MEMBERS OF THE BOARD OF DIRECTORS, THE SENIOR EXECUTIVES AND THEIR SPOUSES AND RELATIVES RELATED BY BLOOD OR AFFINITY UP TO THE SECOND DEGREE AS PER THE PROVISIONS OF ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE AND PRESENTATION TO THE SHAREHOLDERS OF THE TRANSACTIONS CARRIED OUT THEREOF IN THE YEAR 2021 PURSUANT TO THE CORPORATE GOVERNANCE COMMUNIQUE OF THE CAPITAL MARKETS BOARD	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	WISHES AND OBSERVATIONS	ABSTAIN
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	OPENING AND ELECTION OF THE CHAIRMAN OF THE MEETING	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	PRESENTATION FOR DISCUSSION AND APPROVAL OF THE ANNUAL REPORT OF THE COMPANY PREPARED BY THE BOARD OF DIRECTORS FOR THE YEAR 2021	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	PRESENTATION OF THE SUMMARY OF THE INDEPENDENT AUDIT REPORT FOR THE YEAR 2021	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	PRESENTATION, DISCUSSION AND APPROVAL OF THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR 2021	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	RELEASE OF EACH MEMBER OF THE BOARD OF DIRECTORS FROM THEIR LIABILITY FOR THE COMPANY'S ACTIVITIES FOR THE YEAR 2021	FOR
KOC HOLDING AS	TRAKCHOL91Q8	01-Apr-2022	APPROVAL, APPROVAL WITH AMENDMENT, OR REJECTION OF THE BOARD OF DIRECTORS PROPOSAL ON THE DISTRIBUTION OF PROFITS FOR THE YEAR 2021 AND THE DISTRIBUTION DATE	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	01-Apr-2022	CHANGE OF PROJECTS FINANCED WITH RAISED FUNDS FROM 2018 RIGHTS ISSUE	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	01-Apr-2022	2022 ESTIMATED ADDITIONAL FINANCING GUARANTEE AMONG SUBSIDIARIES	AGAINST
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	01-Apr-2022	2022 ESTIMATED ADDITIONAL PERFORMANCE GUARANTEE AMONG SUBSIDIARIES	AGAINST
ORBIA ADVANCE CORPORATION SAB DE CV	MX01OR010004	01-Apr-2022	ACCEPT INDIVIDUAL AND CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	ABSTAIN
ORBIA ADVANCE CORPORATION SAB DE CV	MX01OR010004	01-Apr-2022	ACCEPT REPORT OF AUDIT COMMITTEE	FOR
ORBIA ADVANCE CORPORATION SAB DE CV	MX01OR010004	01-Apr-2022	ACCEPT REPORT OF CORPORATE PRACTICES AND SUSTAINABILITY COMMITTEE	FOR
ORBIA ADVANCE CORPORATION SAB DE CV	MX01OR010004	01-Apr-2022	APPROVE ALLOCATION OF INCOME	FOR
ORBIA ADVANCE CORPORATION SAB DE CV	MX01OR010004	01-Apr-2022	ELECT AND OR RATIFY MEMBERS, CHAIRMAN, SECRETARY NON MEMBER, DEPUTY SECRETARY NON MEMBER OF BOARD AND CHAIRMEN OF AUDIT AND CORPORATE PRACTICES AND SUSTAINABILITY COMMITTEES	FOR

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ORBIA ADVANCE CORPORATION SAB DE CV	MX01OR010004	01-Apr-2022	APPROVE REMUNERATION OF MEMBERS OF BOARD AND KEY COMMITTEES	AGAINST
ORBIA ADVANCE CORPORATION SAB DE CV	MX01OR010004	01-Apr-2022	SET AGGREGATE NOMINAL AMOUNT OF SHARE REPURCHASE RESERVE	FOR
ORBIA ADVANCE CORPORATION SAB DE CV	MX01OR010004	01-Apr-2022	ACCEPT REPORT ON ADOPTION OR MODIFICATION OF POLICIES IN SHARE REPURCHASES OF COMPANY	FOR
ORBIA ADVANCE CORPORATION SAB DE CV	MX01OR010004	01-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
STANDARD BIOTOOLS INC.	US34385P1084	01-Apr-2022	The adoption of an amendment to the Company's Eighth Amended and Restated Certificate of Incorporation (described in the proxy materials accompanying this card) to, among other things, (1) increase the number of shares of common stock, par value \$0.001 per share, of the Company that the Company is authorized to issue from two hundred million(200,000,000) shares to four hundred million (400,000,000) shares and (2) change the name of the Company to Standard BioTools Inc.(the "Charter Amendment").	FOR
STANDARD BIOTOOLS INC.	US34385P1084	01-Apr-2022	Approval of issuance of (1) Series B-1 Convertible Preferred Stock, par value \$0.001 per share, of Company ("Series B-1 Preferred Stock") and Series B-2 Convertible Preferred Stock, par value \$0.001 per share, (the "Series B-2 Preferred Stock", and together with the Series B-1 Preferred Stock, the "Series B Preferred Stock") issuable pursuant to the Purchase Agreements (2) Series B-1 Preferred Stock and Series B-2 Preferred Stock issuable pursuant to terms of the Loan Agreements (3) Common stock issuable upon conversion of Series B Preferred Stock.	AGAINST
STANDARD BIOTOOLS INC.	US34385P1084	01-Apr-2022	The approval of an adjournment of the Special Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes to approve the Charter Amendment Proposal and the Private Placement Issuance Proposal at the time of the Special Meeting (the "Adjournment Proposal").	AGAINST
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	01-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	01-Apr-2022	2021 ANNUAL ACCOUNTS	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	01-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	01-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	01-Apr-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY15.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):6.000000	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	01-Apr-2022	REAPPOINTMENT OF 2022 AUDIT FIRM	FOR
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	01-Apr-2022	CASH MANAGEMENT WITH SOME IDLE PROPRIETARY FUNDS	AGAINST
SUZHOU MAXWELL TECHNOLOGIES CO., LTD.	CNE100003FS0	01-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	02-Apr-2022	APPROVAL OF RELATED PARTY TRANSACTIONS WITH HDFC BANK LIMITED	FOR

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BROADCOM INC	US11135F1012	04-Apr-2022	Ratification of the appointment of Pricewaterhouse- Coopers LLP as Broadcom's independent registered public accounting firm for the fiscal year ending October 30, 2022.	FOR
BROADCOM INC	US11135F1012	04-Apr-2022	Advisory vote to approve compensation of Broadcom's named executive officers.	AGAINST
BROADCOM INC	US11135F1012	04-Apr-2022	Election of Director: Diane M. Bryant	FOR
BROADCOM INC	US11135F1012	04-Apr-2022	Election of Director: Gayla J. Delly	FOR
BROADCOM INC	US11135F1012	04-Apr-2022	Election of Director: Raul J. Fernandez	FOR
BROADCOM INC	US11135F1012	04-Apr-2022	Election of Director: Eddy W. Hartenstein	FOR
BROADCOM INC	US11135F1012	04-Apr-2022	Election of Director: Check Kian Low	FOR
BROADCOM INC	US11135F1012	04-Apr-2022	Election of Director: Justine F. Page	FOR
BROADCOM INC	US11135F1012	04-Apr-2022	Election of Director: Henry Samueli	FOR
BROADCOM INC	US11135F1012	04-Apr-2022	Election of Director: Hock E. Tan	FOR
BROADCOM INC	US11135F1012	04-Apr-2022	Election of Director: Harry L. You	FOR
COLUMBIA FINANCIAL, INC.	US1976411033	04-Apr-2022	The ratification of the 2019 Equity Awards made to current non-employee Directors under the Columbia Financial, Inc. 2019 Equity Incentive Plan.	FOR
COLUMBIA FINANCIAL, INC.	US1976411033	04-Apr-2022	The ratification of the 2019 Equity Awards made to former non-employee Directors under the Columbia Financial, Inc. 2019 Equity Incentive Plan, who were incumbent directors at the time the awards were made, who are currently retired from the Board of Directors of the Company, and have been in continuous service with the Company as advisory directors since their retirements.	FOR
COLUMBIA FINANCIAL, INC.	US1976411033	04-Apr-2022	The ratification of 2019 Equity Awards made to Thomas J. Kemly, President and Chief Executive Officer, under the Columbia Financial, Inc. 2019 Equity Incentive Plan.	FOR
DELTA-GALIL INDUSTRIES LTD	IL0006270347	04-Apr-2022	APPROVAL OF THE EMPLOYMENT CONDITIONS OF MS. GLORIA WENDUM (NEE DABAH), DAUGHTER OF COMPANY CONTROLLING SHAREHOLDER AS PRESIDENT, SPLENDID LADIES, MEN'S AND KIDS, FOR A 3-YEAR TERM AS OF APRIL 1ST 2022	FOR
HENKEL AG & CO. KGAA	DE0006048408	04-Apr-2022	APPROVE REMUNERATION REPORT	FOR
HENKEL AG & CO. KGAA	DE0006048408	04-Apr-2022	AMEND ARTICLES RE: REMUNERATION OF SUPERVISORY BOARD AND SHAREHOLDERS' COMMITTEE	FOR
HENKEL AG & CO. KGAA	DE0006048408	04-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
HENKEL AG & CO. KGAA	DE0006048408	04-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.83 PER ORDINARY SHARE AND EUR 1.85 PER PREFERRED SHARE	FOR
HENKEL AG & CO. KGAA	DE0006048408	04-Apr-2022	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2021	FOR
HENKEL AG & CO. KGAA	DE0006048408	04-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
HENKEL AG & CO. KGAA	DE0006048408	04-Apr-2022	APPROVE DISCHARGE OF SHAREHOLDERS' COMMITTEE FOR FISCAL YEAR 2021	FOR
HENKEL AG & CO. KGAA	DE0006048408	04-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
HENKEL AG & CO. KGAA	DE0006048408	04-Apr-2022	ELECT POUL WEIHRAUCH AS ALTERNATE SUPERVISORY BOARD MEMBER	FOR
HENKEL AG & CO. KGAA	DE0006048408	04-Apr-2022	ELECT KASPAR VON BRAUN TO THE SHAREHOLDERS COMMITTEE	AGAINST

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INMODE LTD.	IL0011595993	04-Apr-2022	To re-elect Mr. Moshe Mizrahy to serve as a Class III director of the Company, and to hold office until the annual general meeting of shareholders to be held in 2025 and until his successor is duly elected and qualified, or until his earlier resignation or retirement.	FOR
INMODE LTD.	IL0011595993	04-Apr-2022	To re-elect Dr. Michael Kreindel to serve as a Class III director of the Company, and to hold office until the annual general meeting of shareholders to be held in 2025 and until his successor is duly elected and qualified, or until his earlier resignation or retirement.	FOR
INMODE LTD.	IL0011595993	04-Apr-2022	That the Company's authorized share capital be increased from NIS 1,000,000 divided into 100,000,000 Ordinary Shares of a nominal value of NIS 0.01 each to NIS 5,000,000 divided into 500,000,000 Ordinary Shares of a nominal value of NIS 0.01 each, and that Article 5 of the Company's Articles of Association be amended accordingly.	AGAINST
INMODE LTD.	IL0011595993	04-Apr-2022	To approve the re-appointment of Kesselman & Kesselman Certified Public Accounts, a member of PWC, as the Company's independent auditors for the fiscal year ending December 31, 2022, and its service until the annual general meeting of shareholders to be held in 2023.	FOR
INMODE LTD.	IL0011595993	04-Apr-2022	To approve and ratify the grant to each of the following Directors of the Company: Dr. Michael Anghel, Mr. Bruce Mann and Dr. Hadar Ron, 2,000 restricted share units under the Company's 2018 Incentive Plan totaling 6,000 restricted share units, half of which shall vest on December 31, 2022, and the remaining half shall vest on December 31, 2023, subject to their continued services on the date of vesting.	FOR
MAYTRONICS LTD	IL0010910656	04-Apr-2022	AMEND THE COMPANY'S EXECUTIVE COMPENSATION POLICY	FOR
MAYTRONICS LTD	IL0010910656	04-Apr-2022	ISSUE WARRANTS TO THE COMPANY'S CEO	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	IN THE EVENT OF THE ADOPTION OF THE CUMULATIVE VOTING PROCESS, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES ACROSS THE MEMBERS OF THE SLATE THAT YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH THE CUMULATIVE VOTING PROCESS, HIS VOTE MUST BE COUNTED AS ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. LUIZ CARLOS TRABUCO CAPPI, PRINCIPAL AND MAURICIO MACHADO DE MINAS, SUBSTITUTE	ABSTAIN
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. OCTAVIO DE LAZARI JUNIOR, PRINCIPAL AND AMERICO PINTO GOMES, SUBSTITUTE	ABSTAIN
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. MANOEL ANTONIO PERES, PRINCIPAL	ABSTAIN
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. IVAN LUIZ GONTIJO JUNIOR, PRINCIPAL	ABSTAIN
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. SAMUEL MONTEIRO DOS SANTOS JUNIOR, PRINCIPAL	ABSTAIN
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THAIS JORGE DE OLIVEIRA E SILVA, PRINCIPAL	ABSTAIN
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. CESAR SUAKI DOS SANTOS, PRINCIPAL AND JORGE KALACHE FILHO, SUBSTITUTE	ABSTAIN
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. MURILO CESAR LEMOS DOS SANTOS PASSOS, PRINCIPAL	ABSTAIN

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ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	DO YOU WISH TO ADOPT SEPARATE ELECTION OF THE BOARD OF DIRECTORS, IN TERMS OF ARTICLE 141, PARAGRAPH 4, OF LAW 6,404,76. REQUEST FOR SEPARATE ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS BY MINORITY SHAREHOLDERS HOLDING VOTING SHARES	ABSTAIN
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	FIX THE ANNUAL REMUNERATION OF MANAGEMENT FOR THE YEAR OF 2022, PURSUANT TO THE COMPANY'S MANAGEMENT PROPOSAL	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	SET THE NUMBER OF MEMBERS TO COMPOSE THE COMPANY'S FISCAL COUNCIL AT 3, AS WELL AS AN EQUAL NUMBER OF ALTERNATES	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	ELECTION OF THE FISCAL COUNCIL, BY SINGLE GROUP OF CANDIDATES. INDICATION OF ALL NAMES THAT COMPOSE THE SLATE, SINGLE GROUP, ACCORDING TO THE MANAGEMENT PROPOSAL. IVAN MALUF JUNIOR, PRINCIPAL AND EDUARDO DA GAMA GODOY, SUBSTITUTE. VANDERLEI DOMINGUEZ DA ROSA, PRINCIPAL AND PAULO ROBERTO FRANCESCHI, SUBSTITUTE. SERGIO MORENO, PRINCIPAL AND SIBELLI DE JESUS SANTANA FACCHIN, SUBSTITUTE	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	IF ONE OF THE CANDIDATES THAT COMPOSE THE SLATE FAILS TO INTEGRATE IT TO ACCOMMODATE THE SEPARATE ELECTION DEALT WITH BY ARTICLES 161, 4, AND 240 OF LAW 6,404 OF 1,976, CAN THE VOTES CORRESPONDING TO THEIR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN GROUP. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN AND THE SLATE HAS BEEN CHANGED, HIS VOTE MUST BE COUNTED AS ABSTAIN IN THE RESPECTIVE RESOLUTION OF THE MEETING	AGAINST
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	FIXING OF THE REMUNERATION OF THE MEMBERS OF THE FISCAL COUNCIL, PURSUANT THE MANAGEMENT PROPOSAL	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	TO ANALYZE THE MANAGERMENTS ACCOUNT, AND FINANCIAL STATEMENTS REGARDING THE FISCAL YEAR ENDED DECEMBER 31, 2021	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	MANAGERMENTS PROPOSAL OF DESTINATION OF NET INCOME, INCLUDING THE DIVIDENDS DISTRIBUTION, IN TERMS ON THE MANAGEMENT PROPOSAL	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	TO FIX THE NUMBER OF MEMBERS TO COMPOSE THE COMPANY'S BOARD OF DIRECTORS, ACCORDING TO MANAGEMENT PROPOSAL OF EIGHT EFFECTIVE MEMBERS AND THREE ALTERNATE MEMBERS	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	DO YOU WISH TO ADOPT MULTIPLE VOTING PROCESS FOR THE BOARD OF DIRECTORS ELECTION, IN TERMS OF ARTICLE 141 OF LAW 6,404,76. IF THE SHAREHOLDER CHOOSES, NO, OR, ABSTAIN, HIS SHARES WILL NOT BE COUNTED FOR THE PURPOSES OF REQUESTING THE MULTIPLE VOTE	ABSTAIN
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS, BY SINGLE GROUP OF CANDIDATES. INDICATION OF ALL NAMES THAT COMPOSE THE SLATE, SINGLE GROUP. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING VOTING SHARES ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE, ACCORDING TO THE MANAGMENT PROPOSAL, FOR A TERM OF TWO YEARS. LUIZ CARLOS TRABUCO CAPPI, PRINCIPAL AND MAURICIO MACHADO DE MINAS, SUBSTITUTE. OCTAVIO DE LAZARI JUNIOR, PRINCIPAL AND AMERICO PINTO GOMES, SUBSTITUTE. MANOEL ANTONIO PERES, PRINCIPAL. IVAN LUIZ GONTIJO JUNIOR, PRINCIPAL. SAMUEL MONTEIRO DOS SANTOS JUNIOR, PRINCIPAL. THAIS JORGE DE OLIVEIRA E SILVA, PRINCIPAL. CESAR SUAKI DOS SANTOS, PRINCIPAL AND JORGE KALACHE FILHO, SUBSTITUTE. MURILO CESAR LEMOS DOS SANTOS PASSOS, PRINCIPAL	AGAINST
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	IF ONE OF THE CANDIDATES THAT COMPOSE THE SLATE FAILS TO INTEGRATE IT, CAN THE VOTES CORRESPONDING TO THEIR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN GROUP	AGAINST
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	TO CHANGE THE WORDING OF ART. 3 OF THE COMPANY'S BYLAWS, TO EXCLUDE THE REFERENCE TO THE COMPANY'S HEADQUARTERS ADDRESS, PURSUANT TO THE MANAGEMENT PROPOSAL	FOR

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ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	TO APPROVE THE CANCELLATION OF 14,507,698 SHARES HELD BY THE COMPANY'S TREASURY, WITH THE CONSEQUENT CHANGE IN THE CAPUT OF ART. 6 OF THE COMPANY'S BYLAWS, PURSUANT TO THE MANAGEMENT PROPOSAL	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	TO APPROVE THE SPLIT OF SHARES ISSUED BY THE COMPANY'S TREASURY, IN THE PROPORTION OF 1 NEW SHARE FOR EVERY 10 SHARES ISSUED BY THE COMPANY, THROUGH THE CREATION OF 51,678,709 COMMON SHARES ISSUED BY THE COMPANY, WITHOUT CHANGE IN THE VALUE OF THE COMPANY'S CAPITAL, WITH THE CONSEQUENT CHANGE IN THE CAPUT OF ART. 6 AND 7 OF THE COMPANY'S BYLAWS IN ORDER TO REFLECT THE NEW NUMBER OF SHARES INTO WHICH THE CAPITAL WILL BE DIVIDED AND THE NEW NUMBER OF SHARES THAT THE COMPANY MAY INCREASE ITS CAPITAL, UPON RESOLUTION OF THE BOARD OF DIRECTORS, AFTER THE AFOREMENTIONED STOCK SPLIT, PURSUANT TO THE MANAGEMENT PROPOSAL	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	TO AMEND THE ITEM C OF ART. 28, 3, OF THE COMPANY'S BYLAWS, IN ORDER TO MAKE THE WORDING OF THE BYLAWS COMPATIBLE WITH THE CURRENT REGULATION OF THE NATIONAL SUPPLEMENTARY HEALTH AGENCY ANS, PURSUANT TO THE MANAGEMENT PROPOSAL	FOR
ODONTOPREV SA	BRODPVACNOR4	04-Apr-2022	TO APPROVE THE CONSOLIDATION OF THE COMPANY'S BYLAWS, TO REFLECT THE CHANGES PROPOSED ABOVE, ACCORDING TO THE MANAGEMENT PROPOSAL	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	REMUNERATION TO THE COMPANY'S AUDITOR FOR 2021	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	REMUNERATION TO MEMBERS OF THE NOMINATION COMMITTEE	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	ELECTION OF NEW AUDITOR: PRICEWATERHOUSECOOPERS AS	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	APPROVAL OF MERGER PLAN FOR MERGER OF LUNDIN ENERGY MERGERCO AB (PUBL) AND AKER BP ASA	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	SHARE CAPITAL INCREASE IN CONNECTION WITH THE MERGER	AGAINST
AKER BP ASA	NO0010345853	05-Apr-2022	CHANGES TO THE ARTICLES OF ASSOCIATION	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: RE-ELECT OYVIND ERIKSEN, MURRAY AUCHINCLOSS AND TROND BRANDSRUD AS DIRECTORS; ELECT VALBORG LUNDEGAARD AND ASHLEY HEPPENSTALL AS NEW DIRECTORS	AGAINST
AKER BP ASA	NO0010345853	05-Apr-2022	AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL	AGAINST
AKER BP ASA	NO0010345853	05-Apr-2022	AUTHORISATION TO THE BOARD OF DIRECTORS TO ACQUIRE TREASURY SHARES	AGAINST
AKER BP ASA	NO0010345853	05-Apr-2022	AUTHORISATION TO THE BOARD OF DIRECTORS TO APPROVE DISTRIBUTION OF DIVIDENDS	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	ELECTION OF CHAIRMAN TO PRESIDE OVER THE MEETING AND OF ONE PERSON TO CO-SIGN THE MINUTES	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	APPROVAL OF NOTICE AND AGENDA	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	APPROVAL OF THE ANNUAL ACCOUNTS AND ANNUAL REPORT FOR 2020, AS WELL AS CONSIDERATION OF THE STATEMENT ON CORPORATE GOVERNANCE	FOR
AKER BP ASA	NO0010345853	05-Apr-2022	APPROVAL OF POLICY FOR SALARIES AND OTHER REMUNERATION TO SENIOR EXECUTIVE OFFICERS	FOR
AUTOHELLAS SA	GRS337003008	05-Apr-2022	APPROVAL OF THE ANNUAL AND CONSOLIDATED FINANCIAL STATEMENTS OF FINANCIAL YEAR ENDED IN 31.12.2021 TOGETHER WITH THE ANNUAL SINGLE MANAGEMENT REPORT AND THE AUDITORS' REPORT	FOR
AUTOHELLAS SA	GRS337003008	05-Apr-2022	APPROVAL OF THE OVERALL MANAGEMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS ABOUT THE FINANCIAL YEAR FROM 01.01.2021 TO 31.12.2021. ACQUITTAL OF THE CERTIFIED AUDITORS FOR THE FISCAL YEAR 2021	FOR

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AUTOHELLAS SA	GRS337003008	05-Apr-2022	ELECTION OF AUDIT FIRM FOR AUDITING THE FINANCIAL STATEMENTS OF FISCAL YEAR FROM 1.1.2022 UNTIL 31.12.2022 AND DETERMINATION OF THEIR FEE	FOR
AUTOHELLAS SA	GRS337003008	05-Apr-2022	APPROVAL OF ANNUAL EARNINGS DISTRIBUTION	FOR
AUTOHELLAS SA	GRS337003008	05-Apr-2022	SUBMISSION OF THE REMUNERATION REPORT OF ART. 112 OF LAW 4548/2018 FOR FISCAL YEAR 2020 FOR DISCUSSION AND VOTING	FOR
AUTOHELLAS SA	GRS337003008	05-Apr-2022	GRANTING OF AUTHORIZATION TO MEMBERS OF THE BOARD OF DIRECTORS AND DIRECTORS OF THE COMPANY ACCORDING TO ARTICLE 98 OF LAW 4548/2018	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT AND BOARD	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	RE-ELECT GERARD VAN ODJK AS DIRECTOR	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	RE-ELECT ANDERS GERSSEL PEDERSEN AS DIRECTOR	ABSTAIN
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	RE-ELECT PETER KURSTEIN AS DIRECTOR	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	RE-ELECT FRANK VERWIEL AS DIRECTOR	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	RE-ELECT ELIZABETH MCKEE ANDERSON AS DIRECTOR	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	RE-ELECT ANNE LOUISE EBERHARD AS DIRECTOR	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	RATIFY DELOITTE AS AUDITORS	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	APPROVE CREATION OF DKK 70.5 MILLION POOL OF CAPITAL WITH PREEMPTIVE RIGHTS; APPROVE CREATION OF DKK 70.5 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS; MAXIMUM INCREASE IN SHARE CAPITAL UNDER BOTH AUTHORIZATIONS UP TO DKK 70.5 MILLION	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	APPROVE ISSUANCE OF WARRANTS FOR KEY EMPLOYEES; APPROVE CREATION OF DKK 14 MILLION POOL OF CONDITIONAL CAPITAL TO GUARANTEE CONVERSION RIGHTS	AGAINST
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	APPROVE GUIDELINES FOR INCENTIVE-BASED COMPENSATION FOR EXECUTIVE MANAGEMENT AND BOARD	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF DKK 750,000 FOR CHAIRMAN, DKK 450,000 FOR VICE CHAIRMAN, AND DKK 300,000 FOR OTHER DIRECTORS; APPROVE COMMITTEE FEES; APPROVE MEETING FEES	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	APPROVE ALLOCATION OF INCOME	FOR
BAVARIAN NORDIC AS	DK0015998017	05-Apr-2022	APPROVE REMUNERATION REPORT	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	DIRECTOR	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	DIRECTOR	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	DIRECTOR	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	DIRECTOR	FOR

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COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	DIRECTOR	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	DIRECTOR	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	DIRECTOR	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	DIRECTOR	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	DIRECTOR	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	DIRECTOR	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	Appointment of PricewaterhouseCoopers LLP, Chartered Accountants and Licensed Public Accountants as Auditor of Colliers for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	Approving an amendment to the Colliers Stock Option Plan to increase the maximum number of Subordinate Voting Shares reserved for issuance pursuant to the exercise of stock options granted thereunder, all as more particularly set forth and described in the accompanying Management Information Circular (the "Circular").	AGAINST
COLLIERS INTERNATIONAL GROUP INC.	CA1946931070	05-Apr-2022	An advisory resolution on Colliers' approach to executive compensation as set out in the accompanying Circular.	AGAINST
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 3.52 PER SHARE	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	APPROVE RECORD DATES FOR DIVIDEND PAYMENT	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 400,000 FOR CHAIRMAN AND SEK 200,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION OF AUDITORS	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	REELECT BOB PERSSON (CHAIR), RAGNHILD BACKMAN, ANDERS NELSON, TOBIAS LONNEVALL AND PETER STRAND AS DIRECTORS; ELECT ERIKA OLSEN AS NEW DIRECTOR	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	RATIFY DELOITTE AS AUDITORS	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	APPROVE REMUNERATION REPORT	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	AUTHORIZE BOARD CHAIRMAN AND REPRESENTATIVES OF FOUR OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
DIOS FASTIGHETER AB	SE0001634262	05-Apr-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR

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EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . MIGUEL NUNO SIMOES NUNES FERREIRA SETAS	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . JOAO MANUEL VERISSIMO MARQUES DA CRUZ	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . RUI MANUEL RODRIGUES LOPES TEIXEIRA	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . VERA DE MORAIS PINTO PEREIRA CARNEIRO	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . ANA PAULA GARRIDO PINA MARQUES	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . PEDRO SAMPAIO MALAN	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . FRANCISCO CARLOS COUTINHO PITELLA	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . MODESTO SOUZA BARROS CARVALHOSA	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . JULIANA ROZENBAUM MUNEMORI	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	DO YOU WISH TO REQUEST THE INSTATEMENT OF THE FISCAL COUNCIL, UNDER THE TERMS OF ARTICLE 161 OF LAW 6,404 OF 1976. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF THE ESTABLISHMENT OF THE FISCAL COUNCIL	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	DO YOU WISH TO REQUEST THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141, 4, I OF LAW 6,404 OF 1976. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF THE CUMULATIVE VOTING REQUEST	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	TO TAKE THE MANAGEMENT ACCOUNTS, EXAMINE, DISCUSS, AND VOTE THE MANAGEMENT REPORT AND THE FINANCIAL STATEMENTS, ACCOMPANIED BY THE REPORT OF INDEPENDENT EXTERNAL AUDITORS, RELATED TO THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2021	ABSTAIN
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	TO APPROVE THE ALLOCATION OF NET PROFIT AND DIVIDEND DISTRIBUTION RELATED TO THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2021 AND THE CAPITAL BUDGET, PURSUANT TO ARTICLE 196 OF LAW NO. 6.404, OF DECEMBER 15TH, 1976 BRAZILIAN CORPORATIONS LAW	FOR
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	TO DEFINE THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AND DELIBERATE ON THEIR ELECTION	FOR

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EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	TO SET THE GLOBAL COMPENSATION OF THE COMPANY'S MANAGERS	FOR
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	TO ELECT THE MEMBERS OF THE BOARD OF DIRECTORS BY SLATE. INDICATION OF ALL THE NAMES THAT MAKE UP THE BY SLATE. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. . MIGUEL NUNO SIMOES NUNES FERREIRA SETAS JOAO MANUEL VERISSIMO MARQUES DA CRUZ RUI MANUEL RODRIGUES LOPES TEIXEIRA VERA DE MORAIS PINTO PEREIRA CARNEIRO ANA PAULA GARRIDO PINA MARQUES PEDRO SAMPAIO MALAN FRANCISCO CARLOS COUTINHO PITELLA MODESTO SOUZA BARROS CARVAL HOSA IUIJANA ROZENBAUM MUNEMORI	FOR
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	IN THE EVENT THAT ONE OF THE CANDIDATES WHO IS ON THE SLATE CHOSEN CEASES TO BE PART OF THAT SLATE, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN SLATE	AGAINST
EDP - ENERGIAS DO BRASIL SA	BRENBRACNOR2	05-Apr-2022	IN THE EVENT OF THE ADOPTION OF THE CUMULATIVE VOTING PROCESS, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES ACROSS THE MEMBERS OF THE SLATE THAT YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH THE CUMULATIVE VOTING PROCESS, HIS VOTE MUST BE COUNTED AS ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	PURSUANT TO ARTICLE 152 (3) OF FEDERAL DECREE BY LAW NO. 32 OF 2021 CONCERNING THE COMMERCIAL COMPANIES, TO AUTHORIZE THE MEMBERS OF ETISALAT GROUP'S BOARD OF DIRECTORS TO CARRY ON OR PARTICIPATE IN ACTIVITIES SIMILAR TO THOSE MENTIONED UNDER THE OBJECTS OF THE COMPANY AND OTHER RELATED BUSINESS, PROVIDED THAT THE BOARD COMMITS TO APPLYING THE GOVERNANCE RULES AND RELEVANT DISCLOSURE REQUIREMENTS IN SUCH INSTANCES	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	TO APPROVE A BUDGET OF NOT MORE THAN 1% OF THE COMPANY'S NET PROFITS OF THE LAST TWO YEARS (2020-2021) FOR VOLUNTARY CONTRIBUTIONS TO THE COMMUNITY (CORPORATE SOCIAL RESPONSIBILITY), AND TO AUTHORIZE THE BOARD OF DIRECTORS TO EFFECT THE PAYMENTS OF SUCH CONTRIBUTIONS TO THE BENEFICIARIES DETERMINED AT ITS OWN DISCRETION	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	TO APPROVE AMENDING SOME PROVISIONS OF COMPANY'S ARTICLES OF ASSOCIATION IN LINE FEDERAL DECREE BY LAW NO. 32 OF 2021 CONCERNING COMMERCIAL COMPANIES LAW	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	TO HEAR AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS ON THE COMPANY'S ACTIVITIES AND ITS FINANCIAL POSITION FOR THE FINANCIAL YEAR ENDED 31ST DECEMBER 2021	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	TO HEAR AND APPROVE THE EXTERNAL AUDITOR'S REPORT FOR THE FINANCIAL YEAR ENDED 31ST DECEMBER 2021	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	TO DISCUSS AND APPROVE THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31ST DECEMBER 2021	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	TO CONSIDER THE BOARD OF DIRECTORS' RECOMMENDATION REGARDING DISTRIBUTION OF CASH DIVIDENDS FOR THE SECOND HALF OF THE YEAR 2021 AT THE RATE OF 40 FILS PER SHARE. THUS, THE TOTAL AMOUNT OF CASH DIVIDENDS PER SHARE FOR THE FINANCIAL YEAR ENDED 31ST DECEMBER 2021 WILL BE 80 FILS (80% OF THE NOMINAL VALUE OF THE SHARE)	FOR

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EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	TO ABSOLVE THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31ST DECEMBER 2021	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	TO ABSOLVE THE EXTERNAL AUDITORS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31ST DECEMBER 2021	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	TO APPOINT THE EXTERNAL AUDITOR(S) FOR THE YEAR 2022 AND TO APPROVE THEIR FEES	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	05-Apr-2022	TO CONSIDER THE AMENDED BOARD REMUNERATIONS POLICY AND TO APPROVE THE PROPOSAL CONCERNING SUCH REMUNERATIONS FOR THE FINANCIAL YEAR ENDED 31ST DECEMBER 2021	AGAINST
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: Gary M. Reiner	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: Patricia F. Russo	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: Daniel Ammann	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Ratification of the appointment of the independent registered public accounting firm for the fiscal year ending October 31, 2022.	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Approval of the increase of shares reserved under the Hewlett Packard Enterprise 2021 Stock Incentive Plan.	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Advisory vote to approve executive compensation.	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Stockholder proposal entitled: "Special Shareholder Meeting Improvement"	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: Pamela L. Carter	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: Jean M. Hobby	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: George R. Kurtz	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: Raymond J. Lane	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: Ann M. Livermore	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: Antonio F. Neri	FOR
HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: Charles H. Noski	FOR

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HEWLETT PACKARD ENTERPRISE COMPANY	US42824C1099	05-Apr-2022	Election of Director: Raymond E. Ozzie	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.30 PER SHARE	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE RECORD DATE FOR DIVIDEND PAYMENT	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE DISCHARGE OF BO ANNVIK	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE DISCHARGE OF SUSANNA CAMPBELL	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE DISCHARGE OF ANDERS JERNHALL	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE DISCHARGE OF BENGT KJELL	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE DISCHARGE OF ULF LUNDAHL	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE DISCHARGE OF KATARINA MARTINSON	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE DISCHARGE OF KRISTER MELLVE	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE DISCHARGE OF LARS PETTERSSON	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	AMEND ARTICLES RE: BOARD SIZE QUORUM	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	DETERMINE NUMBER OF MEMBERS (9) AND DEPUTY MEMBERS (0) OF BOARD	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 860,000 FOR CHAIRMAN, SEK 645,000 FOR DEPUTY CHAIRMAN AND SEK 430,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	REELECT BO ANNVIK AS DIRECTOR	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	REELECT SUSANNA CAMPBELL AS DIRECTOR	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	REELECT ANDERS JERNHALL AS DIRECTOR	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	REELECT BENGT KJELL AS DIRECTOR	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	ELECT KERSTIN LINDELL AS NEW DIRECTOR	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	REELECT ULF LUNDAHL AS DIRECTOR	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	REELECT KATARINA MARTINSON AS DIRECTOR	AGAINST
INDUTRADE AB	SE0001515552	05-Apr-2022	REELECT KRISTER MELLVE AS DIRECTOR	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	REELECT LARS PETTERSSON AS DIRECTOR	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	REELECT KATARINA MARTINSON AS CHAIR	AGAINST
INDUTRADE AB	SE0001515552	05-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE REMUNERATION REPORT	FOR
INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE PERFORMANCE SHARE INCENTIVE PLAN LTIP 2022 FOR KEY EMPLOYEES	FOR

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INDUTRADE AB	SE0001515552	05-Apr-2022	APPROVE EQUITY PLAN FINANCING	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	Shareholder Proposal No. 11	AGAINST
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	DIRECTOR	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	Appointment of Ernst & Young LLP, as auditor	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	Advisory Vote on Named Executive Officer Compensation	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	Amendment of the Bank's Stock Option Plan	FOR
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	Shareholder Proposal No. 1	AGAINST
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	Shareholder Proposal No. 3	AGAINST
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	Shareholder Proposal No. 7	AGAINST
LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	Shareholder Proposal No. 9	AGAINST

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LAURENTIAN BANK OF CANADA	CA51925D1069	05-Apr-2022	Shareholder Proposal No. 10	AGAINST
NCC AB	SE0000117970	05-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NCC AB	SE0000117970	05-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 6.00 PER SHARE	FOR
NCC AB	SE0000117970	05-Apr-2022	APPROVE REMUNERATION REPORT	FOR
NCC AB	SE0000117970	05-Apr-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
NCC AB	SE0000117970	05-Apr-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
NCC AB	SE0000117970	05-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.5 MILLION FOR CHAIRMAN, AND SEK 500,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
NCC AB	SE0000117970	05-Apr-2022	REELECT BIRGIT NORGAARD, GEIR MAGNE AARSTAD, ALF GORANSSON (CHAIR), MATS JONSSON, ANGELA LANGEMAR OLSSON AND SIMON DE CHATEAU AS DIRECTORS	AGAINST
NCC AB	SE0000117970	05-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
NCC AB	SE0000117970	05-Apr-2022	ELECT PETER HOFVENSTAM, SIMON BLECHER, TOBIAS KAJ AND SUSSI KVART AS MEMBERS OF NOMINATING COMMITTEE	FOR
NCC AB	SE0000117970	05-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
NCC AB	SE0000117970	05-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
NCC AB	SE0000117970	05-Apr-2022	AUTHORIZE REISSUANCE OF REPURCHASED SHARES	FOR
NOKIA CORP	FI0009000681	05-Apr-2022	ADOPTION OF THE ANNUAL ACCOUNTS	FOR
NOKIA CORP	FI0009000681	05-Apr-2022	THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT BASED ON THE BALANCE SHEET TO BE ADOPTED FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021, NO DIVIDEND IS DISTRIBUTED BY A RESOLUTION OF THE ANNUAL GENERAL MEETING. INSTEAD, THE BOARD PROPOSES TO BE AUTHORIZED TO DECIDE ON THE DISTRIBUTION OF AN AGGREGATE MAXIMUM OF EUR 0.08 PER SHARE AS DIVIDEND AND/OR AS ASSETS FROM THE INVESTED UNRESTRICTED EQUITY FUND. RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND AUTHORIZATION OF THE BOARD OF DIRECTORS TO DECIDE ON THE DISTRIBUTION OF DIVIDEND AND ASSETS FROM THE INVESTED UNRESTRICTED EQUITY FUND	FOR
NOKIA CORP	FI0009000681	05-Apr-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT AND CEO FROM LIABILITY FOR THE FINANCIAL YEAR 2021	FOR
NOKIA CORP	FI0009000681	05-Apr-2022	REFER TO THE NOTICE OF THE MEETING ADDRESSING THE REMUNERATION REPORT	FOR
NOKIA CORP	FI0009000681	05-Apr-2022	REFER TO THE NOTICE OF THE MEETING RESOLUTION ON THE REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
NOKIA CORP	FI0009000681	05-Apr-2022	ON THE RECOMMENDATION OF THE BOARD'S CORPORATE GOVERNANCE AND NOMINATION COMMITTEE, THE BOARD PROPOSES TO THE ANNUAL GENERAL MEETING THAT THE NUMBER OF BOARD MEMBERS BE TEN (10). RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR

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NOKIA CORP	FI0009000681	05-Apr-2022	THE BOARD PROPOSES, ON THE RECOMMENDATION OF THE BOARD'S CORPORATE GOVERNANCE AND NOMINATION COMMITTEE, THAT THE FOLLOWING CURRENT BOARD MEMBERS BE RE-ELECTED AS MEMBERS OF THE BOARD OF DIRECTORS FOR A TERM UNTIL THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING: SARI BALDAUF, BRUCE BROWN, THOMAS DANNENFELDT, JEANETTE HORAN, EDWARD KOZEL, S REN SKOU AND CARLA SMITS-NUSTELING. IN ADDITION, IT IS PROPOSED THAT LISA HOOK, FORMER PRESIDENT AND CHIEF EXECUTIVE OFFICER OF NEUSTAR, INC., THOMAS SAUERESSIG, MEMBER OF THE EXECUTIVE BOARD OF SAP SE AND GLOBAL HEAD OF SAP PRODUCT ENGINEERING, AND KAI OISTAMO , PRESIDENT AND CHIEF EXECUTIVE OFFICER OF VAISALA CORPORATION, BE ELECTED AS NEW MEMBERS OF THE BOARD OF DIRECTORS FOR THE SAME TERM OF OFFICE. ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
NOKIA CORP	FI0009000681	05-Apr-2022	ON THE RECOMMENDATION OF THE BOARD'S AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT THE AUDITOR TO BE ELECTED FOR THE FINANCIAL YEAR 2023 BE REIMBURSED BASED ON THE INVOICE OF THE AUDITOR AND IN COMPLIANCE WITH THE PURCHASE POLICY APPROVED BY THE BOARD'S AUDIT COMMITTEE. RESOLUTION ON THE REMUNERATION OF THE AUDITOR	FOR
NOKIA CORP	FI0009000681	05-Apr-2022	ON THE RECOMMENDATION OF THE BOARD'S AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT DELOITTE OY BE RE-ELECTED AS THE AUDITOR OF THE COMPANY FOR THE FINANCIAL YEAR 2023. ELECTION OF AUDITOR FOR THE FINANCIAL YEAR 2023	FOR
NOKIA CORP	FI0009000681	05-Apr-2022	REFER TO THE NOTICE OF THE MEETING AUTHORIZATION TO THE BOARD OF DIRECTORS TO RESOLVE TO REPURCHASE THE COMPANY'S OWN SHARES	FOR
NOKIA CORP	FI0009000681	05-Apr-2022	REFER TO THE NOTICE OF THE MEETING AUTHORIZATION TO THE BOARD OF DIRECTORS TO RESOLVE TO ISSUE SHARES AND SPECIAL RIGHTS ENTITLING TO SHARES	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	RE-ELECT GERHARD PEGAM AS DIRECTOR	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	ELECT ZHENGUO YAO AS DIRECTOR	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	REAPPOINT PAUL ADAMS AS MEMBER OF THE HUMAN RESOURCES COMMITTEE	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	REAPPOINT ALEXEY MOSKOV AS MEMBER OF THE HUMAN RESOURCES COMMITTEE	AGAINST
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	REAPPOINT GERHARD PEGAM AS MEMBER OF THE HUMAN RESOURCES COMMITTEE	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	APPOINT IRINA MATVEEVA AS MEMBER OF THE HUMAN RESOURCES COMMITTEE	AGAINST
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	APPOINT ZHENGUO YAO AS MEMBER OF THE HUMAN RESOURCES COMMITTEE	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	DESIGNATE PROXY VOTING SERVICES GMBH AS INDEPENDENT PROXY	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST

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OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 4.2 MILLION	AGAINST
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 4.6 MILLION FOR THE PERIOD JULY 1, 2022 - JUNE 30, 2023	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 600,000 FOR THE PERIOD JULY 1, 2021 - JUNE 30, 2022	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 6 MILLION FOR THE PERIOD JAN. 1 - DEC. 31, 2021	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.35 PER SHARE	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	RE-ELECT MICHAEL SUESS AS DIRECTOR AND BOARD CHAIRMAN	AGAINST
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	RE-ELECT PAUL ADAMS AS DIRECTOR	FOR
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	RE-ELECT JUERG FEDIER AS DIRECTOR	AGAINST
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	RE-ELECT IRINA MATVEEVA AS DIRECTOR	AGAINST
OC OERLIKON CORPORATION AG, PFAEFFIKON	CH0000816824	05-Apr-2022	RE-ELECT ALEXEY MOSKOV AS DIRECTOR	AGAINST
OCEANPAL INC.	MHY6430L1039	05-Apr-2022	DIRECTOR	ABSTAIN
OCEANPAL INC.	MHY6430L1039	05-Apr-2022	DIRECTOR	FOR
OCEANPAL INC.	MHY6430L1039	05-Apr-2022	DIRECTOR	FOR
OCEANPAL INC.	MHY6430L1039	05-Apr-2022	Approve one or more amendments to Company's Amended and Restated Articles to effect one or more reverse stock splits of Company's issued common shares, each at a ratio of not less than one-for- two & not more than one-for-10 and in the aggregate at a ratio of not more than one-for-40, with the exact ratio to be set at a whole number within this range to be determined by the Company's directors in its discretion and authorize the Board to implement any such reverse stock split or splits at any time prior to the date of Company's 2023 annual meeting.	FOR
OCEANPAL INC.	MHY6430L1039	05-Apr-2022	To approve the appointment of Ernst & Young (Hellas) Certified Auditors Accountants S.A. as the Company's independent auditors for the fiscal year ending December 31, 2022.	AGAINST
STRAUMANN HOLDING AG	CH0012280076	05-Apr-2022	APPROVE SHORT-TERM VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 5.6 MILLION	FOR
STRAUMANN HOLDING AG	CH0012280076	05-Apr-2022	REELECT GILBERT ACHERMANN AS DIRECTOR AND BOARD CHAIRMAN	FOR
STRAUMANN HOLDING AG	CH0012280076	05-Apr-2022	REELECT MARCO GADOLA AS DIRECTOR	AGAINST
STRAUMANN HOLDING AG	CH0012280076	05-Apr-2022	REELECT JUAN GONZALEZ AS DIRECTOR	FOR

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THE BANK OF NOVA SCOTIA	CA0641491075	05-Apr-2022	DIRECTOR	FOR
THE BANK OF NOVA SCOTIA	CA0641491075	05-Apr-2022	Appointment of KPMG LLP as auditors.	FOR
THE BANK OF NOVA SCOTIA	CA0641491075	05-Apr-2022	Advisory vote on non-binding resolution on executive compensation approach.	FOR
THE BANK OF NOVA SCOTIA	CA0641491075	05-Apr-2022	Approval of amendments to the Stock Option Plan to increase the number of shares issuable under the plan.	FOR
THE BANK OF NOVA SCOTIA	CA0641491075	05-Apr-2022	Approval of amendments to the Stock Option Plan to amend the amending provisions of the plan.	FOR
THE BANK OF NOVA SCOTIA	CA0641491075	05-Apr-2022	Shareholder Proposal 1	AGAINST
THE BANK OF NOVA SCOTIA	CA0641491075	05-Apr-2022	Shareholder Proposal 2	AGAINST
THE BANK OF NOVA SCOTIA	CA0641491075	05-Apr-2022	Shareholder Proposal 3	AGAINST
THE BANK OF NOVA SCOTIA	CA0641491075	05-Apr-2022	Shareholder Proposal 4	AGAINST
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE ANNUAL GENERAL MEETING APPROVES THE REMUNERATION REPORT 2021 PRESENTED FOR ADVISORY VOTE. THE REMUNERATION REPORT 2021 HAS BEEN PREPARED IN ACCORDANCE WITH SECTION 139B OF THE DANISH COMPANIES ACT. THE REPORT PROVIDES AN OVERVIEW OF THE TOTAL REMUNERATION AWARDED DURING 2021 TO CURRENT AND PREVIOUS MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE MANAGEMENT OF VESTAS WIND SYSTEMS A/S AS REGISTERED WITH THE DANISH BUSINESS AUTHORITY. THE REPORT IS AVAILABLE ON THE CORPORATE WEBSITE	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE REMUNERATION FOR 2022 BE BASED UPON A BASIC REMUNERATION OF DKK 455,175 PER BOARD MEMBER AN INCREASE OF 2 PERCENT. THE CHAIRMAN RECEIVES THREE TIMES THE BASIC REMUNERATION AND THE DEPUTY CHAIRMAN RECEIVES TWO TIMES THE BASIC REMUNERATION FOR THEIR EXTENDED BOARD DUTIES. IT IS FURTHERMORE PROPOSED THAT THE BOARD COMMITTEE FEE AND THE COMMITTEE CHAIRMAN FEE ARE INCREASED BY 2 PERCENT TO DKK 267,7501 AND DKK 481,9501, RESPECTIVELY	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: ANDERS RUNEVAD	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: BERT NORDBERG	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: BRUCE GRANT	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: EVA MERET SOEFELDE BERNEKE	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: HELLE THORNING-SCHMIDT	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: KARL-HENRIK SUNDSTROEM	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: KENTARO HOSOMI	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: LENA OLVING	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	THE BOARD OF DIRECTORS PROPOSES RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS PURSUANT TO THE AUDIT COMMITTEES' RECOMMENDATION. THE AUDIT COMMITTEE HAS NOT BEEN INFLUENCED BY THIRD PARTIES NOR BEEN SUBJECTED TO ANY CONTRACTUAL OBLIGATION RESTRICTING THE GENERAL MEETINGS CHOICE TO CERTAIN AUDITORS OR AUDIT COMPANIES. MORE INFORMATION ABOUT THE PROPOSED AUDITOR CAN BE FOUND IN APPENDIX 2	FOR

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VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES, PURSUANT TO SECTION 198 OF THE DANISH COMPANIES ACT, THAT THE BOARD OF DIRECTORS BE GRANTED AN AUTHORISATION TO ALLOW THE COMPANY TO ACQUIRE TREASURY SHARES IN THE PERIOD UNTIL 31 DECEMBER 2023 UP TO AN AGGREGATE OF 10 PERCENT OF THE COMPANY'S SHARE CAPITAL AT THE TIME OF THE AUTHORISATION, PROVIDED THAT THE COMPANY'S TOTAL HOLDING OF TREASURY SHARES DOES NOT AT ANY TIME EXCEED 10 PERCENT OF THE COMPANY'S SHARE CAPITAL. THE PURCHASE PRICE PAID IN CONNECTION WITH ACQUISITION OF TREASURY SHARES MUST NOT DEVIATE FROM THE PRICE QUOTED ON NASDAQ COPENHAGEN AT THE TIME OF ACQUISITION BY MORE THAN 10 PERCENT	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE GENERAL MEETING AUTHORIZES THE CHAIRMAN OF THE ANNUAL GENERAL MEETING (WITH A RIGHT OF SUBSTITUTION) TO FILE AND REGISTER THE ADOPTED RESOLUTIONS WITH THE DANISH BUSINESS AUTHORITY AND TO MAKE SUCH AMENDMENTS TO THE DOCUMENTS FILED WITH THE DANISH BUSINESS AUTHORITY, AS THE DANISH BUSINESS AUTHORITY MAY REQUEST OR FIND APPROPRIATE IN CONNECTION WITH THE REGISTRATION OF THE ADOPTED RESOLUTIONS	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	THE BOARD OF DIRECTORS PROPOSES ADOPTION OF THE ANNUAL REPORT FOR 2021. THE REPORT IS AVAILABLE ON THE CORPORATE WEBSITE	FOR
VESTAS WIND SYSTEMS A/S	DK0061539921	05-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THAT A DIVIDEND OF DKK 0.37 PER SHARE BE PAID OUT FOR 2021. THE PROPOSED DIVIDEND DISTRIBUTION IS IN ACCORDANCE WITH THE COMPANY'S DIVIDEND POLICY. FOR FURTHER INFORMATION, PLEASE REFER TO THE ANNUAL REPORT 2021, PAGE 107 AND 122	FOR
CIMIC GROUP LTD	AU000000CIM7	06-Apr-2022	REMUNERATION REPORT	ABSTAIN
CIMIC GROUP LTD	AU000000CIM7	06-Apr-2022	RE-ELECTION OF DAVID ROBINSON AS A DIRECTOR	AGAINST
DAMPSKIBSSELSKABET NORDEN A/S	DK0060083210	06-Apr-2022	APPROVE DKK 2.2 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION	FOR
EDP-ENERGIAS DE PORTUGAL SA	PTEDPOAM0009	06-Apr-2022	APPRAISE SUPERVISION OF COMPANY AND APPROVE VOTE OF CONFIDENCE TO SUPERVISORY BOARD	FOR
EDP-ENERGIAS DE PORTUGAL SA	PTEDPOAM0009	06-Apr-2022	APPRAISE WORK PERFORMED BY STATUTORY AUDITOR AND APPROVE VOTE OF CONFIDENCE TO STATUTORY AUDITOR	FOR
EDP-ENERGIAS DE PORTUGAL SA	PTEDPOAM0009	06-Apr-2022	AUTHORIZE REPURCHASE AND REISSUANCE OF SHARES	FOR
EDP-ENERGIAS DE PORTUGAL SA	PTEDPOAM0009	06-Apr-2022	AUTHORIZE REPURCHASE AND REISSUANCE OF REPURCHASED DEBT INSTRUMENTS	FOR
EDP-ENERGIAS DE PORTUGAL SA	PTEDPOAM0009	06-Apr-2022	ELECT VICE-CHAIR OF THE GENERAL MEETING BOARD	FOR
EDP-ENERGIAS DE PORTUGAL SA	PTEDPOAM0009	06-Apr-2022	APPROVE INDIVIDUAL AND CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EDP-ENERGIAS DE PORTUGAL SA	PTEDPOAM0009	06-Apr-2022	APPROVE SUSTAINABILITY REPORT	FOR
EDP-ENERGIAS DE PORTUGAL SA	PTEDPOAM0009	06-Apr-2022	APPROVE ALLOCATION OF INCOME	FOR
EDP-ENERGIAS DE PORTUGAL SA	PTEDPOAM0009	06-Apr-2022	APPROVE DIVIDENDS	FOR

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EDP-ENERGIAS DE PORTUGAL SA	PTEDP0AM0009	06-Apr-2022	APPRAISE MANAGEMENT OF COMPANY AND APPROVE VOTE OF CONFIDENCE TO MANAGEMENT BOARD	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.05 PER SHARE	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 130,000 FOR CHAIRMAN, EUR 85,000 FOR VICE CHAIRMAN AND THE CHAIRMAN OF THE COMMITTEES, AND EUR 70,000 FOR OTHER DIRECTORS APPROVE MEETING FEES	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	FIX NUMBER OF DIRECTORS AT NINE	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	REELECT CLARISSE BERGGARDH (VICE CHAIR), MAHER CHEBBO, KIM IGNATIUS, TOPI MANNER, EVA-LOTTA SJOSTEDT, ANSSI VANJOKI (CHAIR) AND ANTTI VASARA AS DIRECTORS ELECT KATARIINA KRAVI AND PIA KALL AS NEW DIRECTORS	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	RATIFY KPMG AS AUDITORS	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
ELISA CORPORATION	FI0009007884	06-Apr-2022	APPROVE ISSUANCE OF UP TO 15 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	REELECT JOSE FERNANDO SANCHEZ-JUNCO MANS AS DIRECTOR	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	REELECT BRUNO DI LEO AS DIRECTOR	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	RATIFY APPOINTMENT OF AND ELECT HILDEGARD WORTMANN AS DIRECTOR	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	RATIFY APPOINTMENT OF AND ELECT ALICIA REYES REVUELTA AS DIRECTOR	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	APPROVAL OF THE FIRST CAPITAL INCREASE	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	APPROVAL OF THE SECOND CAPITAL INCREASE	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	APPROVE REDUCTION IN SHARE CAPITAL VIA AMORTIZATION OF TREASURY SHARES	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	AMEND ARTICLES RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	AGAINST
FERROVIAL SA	ES0118900010	06-Apr-2022	AMEND ARTICLES RE: CHANGES IN THE CORPORATE ENTERPRISES LAW	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	AMEND ARTICLES RE: TECHNICAL IMPROVEMENTS	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	AMEND ARTICLES OF GENERAL MEETING REGULATIONS RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	AGAINST
FERROVIAL SA	ES0118900010	06-Apr-2022	AMEND ARTICLES OF GENERAL MEETING REGULATIONS RE: CHANGES IN THE CORPORATE ENTERPRISES LAW	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	AMEND ARTICLES OF GENERAL MEETING REGULATIONS RE: TECHNICAL IMPROVEMENTS	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	ADVISORY VOTE ON COMPANY'S GREENHOUSE GAS EMISSIONS REDUCTION PLAN	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	APPROVE REMUNERATION POLICY	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	ADVISORY VOTE ON REMUNERATION REPORT	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR

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FERROVIAL SA	ES0118900010	06-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	APPROVE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	APPROVE TREATMENT OF NET LOSS	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	APPROVE DISCHARGE OF BOARD	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	REELECT RAFAEL DEL PINO Y CALVO-SOTELO AS DIRECTOR	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	REELECT OSCAR FANJUL MARTIN AS DIRECTOR	FOR
FERROVIAL SA	ES0118900010	06-Apr-2022	REELECT MARIA DEL PINO Y CALVO-SOTELO AS DIRECTOR	FOR
FIRSTSERVICE CORPORATION	CA33767E2024	06-Apr-2022	DIRECTOR	ABSTAIN
FIRSTSERVICE CORPORATION	CA33767E2024	06-Apr-2022	DIRECTOR	ABSTAIN
FIRSTSERVICE CORPORATION	CA33767E2024	06-Apr-2022	DIRECTOR	FOR
FIRSTSERVICE CORPORATION	CA33767E2024	06-Apr-2022	DIRECTOR	FOR
FIRSTSERVICE CORPORATION	CA33767E2024	06-Apr-2022	DIRECTOR	FOR
FIRSTSERVICE CORPORATION	CA33767E2024	06-Apr-2022	DIRECTOR	FOR
FIRSTSERVICE CORPORATION	CA33767E2024	06-Apr-2022	DIRECTOR	FOR
FIRSTSERVICE CORPORATION	CA33767E2024	06-Apr-2022	DIRECTOR	FOR
FIRSTSERVICE CORPORATION	CA33767E2024	06-Apr-2022	Appointment of PricewaterhouseCoopers LLP, Chartered Accountants and Licensed Public Accountants as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
FIRSTSERVICE CORPORATION	CA33767E2024	06-Apr-2022	An advisory resolution on the Corporation's approach to executive compensation as set out in the accompanying Management Information Circular.	FOR
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	IT0005090300	06-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021 - TO APPROVE THE DOCUMENTATION ON THE BALANCE SHEET; RESOLUTIONS RELATED THERETO	FOR
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	IT0005090300	06-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021 - TO ALLOCATE PROFITS AND LOSSES FOR THE YEAR; RESOLUTIONS RELATED THERETO	FOR
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	IT0005090300	06-Apr-2022	REPORT ON THE REMUNERATION POLICY AND COMPENSATION PAID - TO APPROVE THE FIRST SECTION(REMUNERATION POLICY); RESOLUTIONS RELATED THERETO	FOR
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	IT0005090300	06-Apr-2022	REPORT ON THE REMUNERATION POLICY AND COMPENSATION PAID - NON-BINDING VOTE ON THE SECOND SECTION (2021 COMPENSATION); RESOLUTIONS RELATED THERETO	FOR
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	IT0005090300	06-Apr-2022	TO INTEGRATE THE EXTERNAL AUDITORS' EMOLUMENTS; RESOLUTIONS RELATED THERETO	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET, AND OF THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING DISCHARGE OF THE BOARD OF DIRECTOR AND THE PRESIDENT FROM PERSONAL LIABILITY: MATS GULDBRAND (CHAIRMAN)	FOR

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L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING DISCHARGE OF THE BOARD OF DIRECTOR AND THE PRESIDENT FROM PERSONAL LIABILITY: CARL BENNET (BOARD MEMBER)	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING DISCHARGE OF THE BOARD OF DIRECTOR AND THE PRESIDENT FROM PERSONAL LIABILITY: LILIAN FOSSUM BINER (BOARD MEMBER)	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING DISCHARGE OF THE BOARD OF DIRECTOR AND THE PRESIDENT FROM PERSONAL LIABILITY: LOUISE LINDH (BOARD MEMBER)	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING DISCHARGE OF THE BOARD OF DIRECTOR AND THE PRESIDENT FROM PERSONAL LIABILITY: FREDRIK LUNDBERG (BOARD MEMBER AND PRESIDENT)	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING DISCHARGE OF THE BOARD OF DIRECTOR AND THE PRESIDENT FROM PERSONAL LIABILITY: KATARINA MARTINSON (BOARD MEMBER)	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING DISCHARGE OF THE BOARD OF DIRECTOR AND THE PRESIDENT FROM PERSONAL LIABILITY: STEN PETERSON (BOARD MEMBER)	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING DISCHARGE OF THE BOARD OF DIRECTOR AND THE PRESIDENT FROM PERSONAL LIABILITY: LARS PETERSSON (BOARD MEMBER)	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING DISCHARGE OF THE BOARD OF DIRECTOR AND THE PRESIDENT FROM PERSONAL LIABILITY: BO SELLING (BOARD MEMBER)	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING THE DISPOSITION TO BE MADE OF THE COMPANY'S PROFIT OR LOSS AS SHOWN IN THE BALANCE SHEET ADOPTED BY THE MEETING: SEK 3.75 PER SHARE	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD AND DEPUTIES AND DETERMINATION OF AUDITORS AND ANY DEPUTY AUDITORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING: EIGHT WITHOUT DEPUTIES	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DETERMINATION OF THE FEES TO BE PAID TO THE BOARD MEMBERS AND AUDITORS	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBER OF THE BOARD, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: MATS GULDBRAND (CHAIRMAN)	AGAINST
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBER OF THE BOARD: CARL BENNET (BOARD MEMBER)	AGAINST
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBER OF THE BOARD: LOUISE LINDH (BOARD MEMBER)	AGAINST
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBER OF THE BOARD: FREDRIK LUNDBERG (BOARD MEMBER)	AGAINST
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBER OF THE BOARD: KATARINA MARTINSON (BOARD MEMBER)	AGAINST
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBER OF THE BOARD: STEN PETERSON (BOARD MEMBER)	AGAINST
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBER OF THE BOARD: LARS PETERSSON (BOARD MEMBER)	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBER OF THE BOARD: BO SELLING (BOARD MEMBER)	FOR

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L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF AUDITORS AND DEPUTY AUDITORS: PRICEWATERHOUSECOOPERS AB	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING APPROVAL OF REMUNERATION REPORT	FOR
L E LUNDBERGFOERETAGEN AB	SE0000108847	06-Apr-2022	DECISION REGARDING AUTHORIZATION OF THE BOARD TO ACQUIRE SHARES IN THE COMPANY	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	AUTHORIZE REPURCHASE OF UP TO CHF 45 MILLION IN ISSUED SHARE CAPITAL	AGAINST
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	APPROVE REMUNERATION REPORT	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 630,000	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 4.3 MILLION	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	RE-ELECT OLAF SWANTEE AS DIRECTOR	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	RE-ELECT GABRIELA THEUS AS DIRECTOR	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	RE-ELECT PETER NEUENSCHWANDER AS DIRECTOR	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	RE-ELECT MICHAEL HAUBRICH AS DIRECTOR	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	ELECT LEA SONDEREGGER AS DIRECTOR	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	RE-ELECT OLAF SWANTEE AS BOARD CHAIRMAN	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	REAPPOINT OLAF SWANTEE AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	REAPPOINT PETER NEUENSCHWANDER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	REAPPOINT MICHAEL HAUBRICH AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	DESIGNATE HODGSKIN RECHTSANWAELTE AS INDEPENDENT PROXY	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	RATIFY BDO AG AS AUDITORS	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.42 PER SHARE	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	APPROVE DIVIDENDS OF CHF 0.42 PER SHARE FROM CAPITAL CONTRIBUTION RESERVES	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	APPROVE CHF 7,812.13 REDUCTION IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
MOBILEZONE HOLDING AG	CH0276837694	06-Apr-2022	APPROVE CREATION OF EUR 40,000 POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PRE-EMPTIVE RIGHTS	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS FOR 2022/2023	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	ALLOCATION OF PROFITS ACCORDING TO THE ADOPTED ACCOUNTS	FOR

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ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: RE-ELECTION OF CARSTEN BJERG	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: ELECTION OF ILSE IRENE HENNE	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: RE-ELECTION OF REBEKKA GLASSER HERLOFSEN	ABSTAIN
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: RE-ELECTION OF CARSTEN KAEHLER	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: RE-ELECTION OF THOMAS KAEHLER	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTOR: RE-ELECTION OF JOERGEN TANG-JENSEN	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	APPOINTMENT OF AUDITOR: UNDER ARTICLE 19 OF THE ARTICLES OF ASSOCIATION ONE OR MORE STATE-AUTHORISED PUBLIC AUDITORS ARE ELECTED BY THE GENERAL MEETING FOR ONE YEAR AT A TIME. THE BOARD OF DIRECTORS PROPOSES RE-ELECTION OF PRICEWATERHOUSECOOPERS STATS AUTORISERET REVISIONSPARTNERSELSKAB AS AUDITOR OF THE COMPANY. THE PROPOSAL IS BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE. THE AUDIT COMMITTEE IS FREE FROM INFLUENCE BY THIRD PARTIES AND HAS NOT BEEN IMPACTED BY ANY AGREEMENTS WITH THIRD PARTIES, WHICH LIMIT THE GENERAL MEETING'S CHOICE TO CERTAIN AUDITORS OR AUDIT FIRMS	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: AUTHORISATION TO ACQUIRE OWN SHARES	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: OPPORTUNITY TO CONVERT A SHARES TO B SHARES	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: TO ADAPT THE COMPANY'S NAME TO THE COMPANY'S COMMONLY KNOWN AND GENERALLY USED BRAND, THE BOARD OF DIRECTORS PROPOSES THAT THE COMPANY'S NAME BE CHANGED FROM "ROCKWOOL INTERNATIONAL A/S" TO "ROCKWOOL A/S". AS A RESULT, THE BOARD OF DIRECTORS PROPOSES THAT ARTICLE 1 OF THE ARTICLES OF ASSOCIATION BE AMENDED TO THE FOLLOWING: "1: THE NAME OF THE COMPANY IS ROCKWOOL A/S." CHANGE OF THE COMPANY'S NAME	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ASSESSMENTS OF ENVIRONMENTAL AND COMMUNITY IMPACTS FROM SITING OF MANUFACTURING FACILITIES	AGAINST
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DISCLOSURE OF POLITICAL CONTRIBUTIONS	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	ADOPTION OF THE ANNUAL REPORT FOR THE PAST FINANCIAL YEAR AND DISCHARGE OF LIABILITY FOR THE MANAGEMENT AND THE BOARD OF DIRECTORS	FOR
ROCKWOOL INTERNATIONAL A/S	DK0010219153	06-Apr-2022	PRESENTATION OF AND ADVISORY VOTE ON REMUNERATION REPORT	AGAINST
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON APPROVAL OF THE PARENT COMPANY'S INCOME STATEMENT AND BALANCE SHEET, AND THE CONSOLIDATED INCOME STATEMENT AND BALANCE SHEET	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON ALLOCATIONS OF PROFIT ACCORDING TO THE APPROVED BALANCE SHEET AND RECORD DATE FOR DIVIDEND	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: HENRIK HENRIKSSON	FOR

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SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: STEN JAKOBSSON	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: MICAEL JOHANSSON	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: DANICA KRAGIC JENSFELT	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: SARA MAZUR	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: JOHAN MENCKEL	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: DANIEL NODHALL	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: BERT NORDBERG	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: CECILIA STEGO CHILO	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: ERIKA SODERBERG JOHNSON	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: MARCUS WALLENBERG	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: JOAKIM WESTH	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: GORAN ANDERSSON, EMPLOYEE REPRESENTATIVE	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: STEFAN ANDERSSON, EMPLOYEE REPRESENTATIVE	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: MAGNUS GUSTAFSSON, EMPLOYEE REPRESENTATIVE	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: NILS LINDSKOG, EMPLOYEE REPRESENTATIVE	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: CONNY HOLM, DEPUTY EMPLOYEE REPRESENTATIVE	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: TINA MIKKELSEN, DEPUTY EMPLOYEE REPRESENTATIVE	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: LARS SVENSSON, DEPUTY EMPLOYEE REPRESENTATIVE	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE BOARD MEMBERS AND THE CEO: MICAEL JOHANSSON (AS CEO)	FOR
SAAB AB	SE0000112385	06-Apr-2022	DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTY BOARD MEMBERS, AND THE NUMBER OF AUDITORS AND DEPUTY AUDITORS: NUMBER OF BOARD MEMBERS AND DEPUTY BOARD MEMBERS	FOR
SAAB AB	SE0000112385	06-Apr-2022	DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTY BOARD MEMBERS, AND THE NUMBER OF AUDITORS AND DEPUTY AUDITORS: NUMBER OF AUDITORS AND DEPUTY AUDITORS	FOR
SAAB AB	SE0000112385	06-Apr-2022	DETERMINATION OF FEES FOR THE BOARD AND THE AUDITOR: FEES TO THE BOARD	FOR
SAAB AB	SE0000112385	06-Apr-2022	DETERMINATION OF FEES FOR THE BOARD AND THE AUDITOR: FEES TO THE AUDITOR	FOR
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBERS AND CHAIRMAN OF THE BOARD: LENA ERIXON (NEW ELECTION)	FOR
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: HENRIK HENRIKSSON (RE-ELECTION)	FOR

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SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: MICAEL JOHANSSON (RE-ELECTION)	FOR
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: DANICA KRAGIC JENSFELT (RE-ELECTION)	FOR
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: SARA MAZUR (RE-ELECTION)	FOR
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: JOHAN MENCKEL (RE-ELECTION)	AGAINST
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: DANIEL NODHALL (RE-ELECTION)	AGAINST
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: BERT NORDBERG (RE-ELECTION)	FOR
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: ERIKA SODERBERG JOHNSON (RE-ELECTION)	FOR
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: MARCUS WALLENBERG (RE-ELECTION)	AGAINST
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: JOAKIM WESTH (RE-ELECTION)	FOR
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF BOARD MEMBER, DEPUTY BOARD MEMBER AND CHAIRMAN OF THE BOARD: ELECTION OF THE CHAIRMAN OF THE BOARD MARCUS WALLENBERG (RE-ELECTION)	AGAINST
SAAB AB	SE0000112385	06-Apr-2022	ELECTION OF AUDITORS AND DEPUTY AUDITORS: PRICEWATERHOUSECOOPERS	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON APPROVAL OF THE RENUMERATION REPORT	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON THE BOARD'S PROPOSAL ON A LONG-TERM INCENTIVE PROGRAM 2023 AND ACQUISITION AND TRANSFER OF OWN SHARES: IMPLEMENTATION OF LTI 2023 - SHARE MATCHING PLAN 2023, PERFORMANCE SHARE PLAN 2023 AND SPECIAL PROJECTS INCENTIVE 2023	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON THE BOARD'S PROPOSAL ON A LONG-TERM INCENTIVE PROGRAM 2023 AND ACQUISITION AND TRANSFER OF OWN SHARES: AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON ACQUISITIONS OF SHARES AND RESOLUTION ON TRANSFERS OF OWN SHARES TO THE PARTICIPANTS IN LTI 2023	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON THE BOARD'S PROPOSAL ON A LONG-TERM INCENTIVE PROGRAM 2023 AND ACQUISITION AND TRANSFER OF OWN SHARES: IN THE EVENT THAT THE REQUIRED MAJORITY OF APPROVAL IS NOT REACHED UNDER ITEM 14. B) ABOVE, RESOLUTION ON EQUITY SWAP AGREEMENT WITH THIRD PARTY	AGAINST
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON THE BOARD'S PROPOSAL ON ACQUISITION AND TRANSFER OF OWN SHARES: AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON ACQUISITION OF OWN SHARES	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON THE BOARD'S PROPOSAL ON ACQUISITION AND TRANSFER OF OWN SHARES: AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON TRANSFER OF OWN SHARES IN CONNECTION WITH ACQUISITIONS OF COMPANIES	FOR
SAAB AB	SE0000112385	06-Apr-2022	RESOLUTION ON THE BOARD'S PROPOSAL ON ACQUISITION AND TRANSFER OF OWN SHARES: TRANSFER OF OWN SHARES TO COVER COSTS AS A RESULT OF PREVIOUS YEARS' IMPLEMENTATION OF INCENTIVE PROGRAMS	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	ADOPTION OF THE FINANCIAL STATEMENTS	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	DIVIDEND DISTRIBUTION PROPOSAL	FOR

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SBM OFFSHORE NV	NL0000360618	06-Apr-2022	DISCHARGE OF THE MANAGEMENT BOARD MEMBERS FOR THEIR MANAGEMENT DURING THE FINANCIAL YEAR 2021	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	DISCHARGE OF THE SUPERVISORY BOARD MEMBERS FOR THEIR SUPERVISION DURING THE FINANCIAL YEAR 2021	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	DESIGNATION OF THE MANAGEMENT BOARD AS THE CORPORATE BODY AUTHORIZED - SUBJECT TO THE APPROVAL OF THE SUPERVISORY BOARD - TO ISSUE ORDINARY SHARES AND TO GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES AS PROVIDED FOR IN ARTICLE 4 OF THE COMPANY'S ARTICLES OF ASSOCIATION FOR A PERIOD OF 18 MONTHS UP TO 10% OF THE COMPANY'S ISSUED ORDINARY SHARES AS PER THE 2022 AGM	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	DESIGNATION OF THE MANAGEMENT BOARD AS THE CORPORATE BODY AUTHORIZED - SUBJECT TO THE APPROVAL OF THE SUPERVISORY BOARD - TO RESTRICT OR TO EXCLUDE PRE-EMPTION RIGHTS AS PROVIDED FOR IN ARTICLE 6 OF THE COMPANY'S ARTICLES OF ASSOCIATION FOR A PERIOD OF 18 MONTHS	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	AUTHORIZATION OF THE MANAGEMENT BOARD - SUBJECT TO THE APPROVAL OF THE SUPERVISORY BOARD - TO REPURCHASE THE COMPANY'S OWN ORDINARY SHARES AS SPECIFIED IN ARTICLE 7 OF THE COMPANY'S ARTICLES OF ASSOCIATION FOR A PERIOD OF 18 MONTHS UP TO 10% OF THE COMPANY'S ISSUED ORDINARY SHARES AS PER THE 2022 AGM	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	CANCELLATION OF ORDINARY SHARES HELD BY THE COMPANY	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION	AGAINST
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	APPOINTMENT OF MR O. TANGEN AS MEMBER OF THE MANAGEMENT BOARD	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	APPOINTMENT OF MRS H.A. MERCER AS MEMBER OF THE SUPERVISORY BOARD	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	RE-APPOINTMENT OF MR R.J. BAAN AS MEMBER OF THE SUPERVISORY BOARD	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	RE-APPOINTMENT OF MR B. BAJOLET AS MEMBER OF THE SUPERVISORY BOARD	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	REMUNERATION REPORT 2021 - MANAGEMENT BOARD	FOR
SBM OFFSHORE NV	NL0000360618	06-Apr-2022	REMUNERATION REPORT 2021 - SUPERVISORY BOARD	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Jeff Sheets	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Ulrich Spiesshofer	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Peter Coleman	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Advisory approval of our executive compensation.	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Approval of our consolidated balance sheet at December 31, 2021; our consolidated statement of income for the year ended December 31, 2021; and the declarations of dividends by our Board of Directors in 2021, as reflected in our 2021 Annual Report to Stockholders.	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent auditors for 2022.	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Patrick de La Chevardière	FOR

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SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Miguel Galuccio	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Olivier Le Peuch	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Samuel Leupold	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Tatiana Mitrova	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Maria Moraeus Hanssen	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Vanitha Narayanan	FOR
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	AN8068571086	06-Apr-2022	Election of Director: Mark Papa	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	REELECT VANESSA FREY AS DIRECTOR	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	REELECT JACQUES SANCHE AS DIRECTOR	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	REELECT LARS VAN DERHAEGEN AS DIRECTOR	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	REELECT STEPHAN WIDRIG AS DIRECTOR	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	REELECT BEAT SIEGRIST AS DIRECTOR AND BOARD CHAIRMAN	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	REAPPOINT JACQUES SANCHE AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	REAPPOINT VANESSA FREY AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	APPOINT DANIEL BOSSARD AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	DESIGNATE PROXY VOTING SERVICES GMBH AS INDEPENDENT PROXY	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	RATIFY KPMG AG AS AUDITORS	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.4 MILLION	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 3 MILLION	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	APPROVE REMUNERATION REPORT	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 40 PER SHARE	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	REELECT HEINZ BAUMGARTNER AS DIRECTOR	FOR
SCHWEITER TECHNOLOGIES AG	CH0010754924	06-Apr-2022	REELECT DANIEL BOSSARD AS DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 5.25 PER SHARE	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF BO ANNVIK	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF PETRA EINARSSON	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF MARIKA FREDRIKSSON	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF MARIE GRONBORG	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF BENGT KJELL	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF PASI LAINE	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF MARTIN LINDQVIST	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF ANNAREETTA LUMME-TIMONEN	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF LENNART EVRELL	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF MAIJA STRANDBERG	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF STURE BERGVALL	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF MIKAEL HENRIKSSON	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF TOMAS JANSSON	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF TOMAS KARLSSON	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF SVEN-ERIK ROSEN	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF PATRICK SJOHOLM	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE DISCHARGE OF TOMAS WESTMAN	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	DETERMINE NUMBER OF DIRECTORS (8) AND DEPUTY DIRECTORS (0) OF BOARD	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.925 MILLION FOR CHAIRMAN AND SEK 645,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR

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SSAB CORPORATION	SE0000120669	06-Apr-2022	REELECT BO ANNVIK AS DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	REELECT PETRA EINARSSON AS DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	REELECT LENNART EVRELL AS DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	REELECT MARIE GRONBORG AS DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	REELECT MARTIN LINDQVIST AS DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	REELECT MAIJA STRANDBERG AS DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	ELECT BERNARD FONTANA AS NEW DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	ELECT MIKAEL MAKINEN AS NEW DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	REELECT LENNART EVRELL AS BOARD CHAIR	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE REMUNERATION REPORT	FOR
SSAB CORPORATION	SE0000120669	06-Apr-2022	APPROVE LONG TERM INCENTIVE PROGRAM 2022	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 5.25 PER SHARE	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF BO ANNVIK	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF PETRA EINARSSON	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF MARIKA FREDRIKSSON	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF MARIE GRONBORG	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF BENGT KJELL	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF PASI LAINE	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF MARTIN LINDQVIST	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF ANNARETTA LUMME-TIMONEN	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF LENNART EVRELL	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF MAIJA STRANDBERG	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF STURE BERGVALL	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF MIKAEL HENRIKSSON	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF TOMAS JANSSON	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF TOMAS KARLSSON	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF SVEN-ERIK ROSEN	FOR

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SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF PATRICK SJOHOLM	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE DISCHARGE OF TOMAS WESTMAN	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	DETERMINE NUMBER OF DIRECTORS (8) AND DEPUTY DIRECTORS (0) OF BOARD	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.925 MILLION FOR CHAIRMAN AND SEK 645,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	REELECT BO ANNVIK AS DIRECTOR	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	REMOVE PETRA EINARSSON AS DIRECTOR	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	REELECT LENNART EVRELL AS DIRECTOR	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	REELECT MARIE GRONBORG AS DIRECTOR	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	REELECT MARTIN LINDQVIST AS DIRECTOR	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	REELECT MAIJA STRANDBERG AS DIRECTOR	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	ELECT BERNARD FONTANA AS NEW DIRECTOR	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	ELECT MIKAEL MAKINEN AS NEW DIRECTOR	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	REELECT LENNART EVRELL AS BOARD CHAIR	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	RATIFY ERNST & YOUNG AS AUDITORS	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE REMUNERATION REPORT	FOR
SSAB CORPORATION	SE0000171100	06-Apr-2022	APPROVE LONG TERM INCENTIVE PROGRAM 2022	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE ALLOCATION OF INCOME DIVIDENDS OF NOK 3.50 PER SHARE	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	APPROVE COMPANY'S CORPORATE GOVERNANCE STATEMENT	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	AGAINST
STOREBRAND ASA	NO0003053605	06-Apr-2022	APPROVE REMUNERATION STATEMENT (ADVISORY VOTE)	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	AUTHORIZE BOARD TO RAISE SUBORDINATED LOANS	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	AMEND NOMINATION COMMITTEE PROCEDURES	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT DIDRIK MUNCH AS DIRECTOR	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT CRISTEL BERGE AS DIRECTOR	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT KARIN BING AS DIRECTOR	FOR

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STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT MARIANNE BERGMANN ROREN AS DIRECTOR	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT KARL SANDLUND AS DIRECTOR	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT MARTIN SKANCKE AS DIRECTOR	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT FREDRIK ATTING AS DIRECTOR	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT DIDRIK MUNCH AS BOARD CHAIR	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT PER OTTO DYB AS MEMBER OF NOMINATING COMMITTEE	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT NILS BASTIANSEN AS MEMBER OF NOMINATING COMMITTEE	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT ANDER GAARUD AS MEMBER OF NOMINATING COMMITTEE	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT LIV MONICA STUBHOLT AS MEMBER OF NOMINATING COMMITTEE	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT LARS JANSEN VISTE AS MEMBER OF NOMINATING COMMITTEE	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT PER OTTO DYB AS CHAIR OF NOMINATING COMMITTEE	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	ELECT CHAIRMAN OF MEETING	FOR
STOREBRAND ASA	NO0003053605	06-Apr-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
SULZER AG	CH0038388911	06-Apr-2022	REELECT MATTHIAS BICHSEL AS DIRECTOR	FOR
SULZER AG	CH0038388911	06-Apr-2022	REELECT MIKHAIL LIFSHITZ AS DIRECTOR	FOR
SULZER AG	CH0038388911	06-Apr-2022	REELECT DAVID METZGER AS DIRECTOR	FOR
SULZER AG	CH0038388911	06-Apr-2022	REELECT ALEXEY MOSKOV AS DIRECTOR	FOR
SULZER AG	CH0038388911	06-Apr-2022	ELECT HEIKE VAN DE KERKHOF AS DIRECTOR	FOR
SULZER AG	CH0038388911	06-Apr-2022	ELECT MARKUS KAMMUELLER AS DIRECTOR	FOR
SULZER AG	CH0038388911	06-Apr-2022	REAPPOINT HANNE BIRGITTE BREINBJERG SORENSEN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SULZER AG	CH0038388911	06-Apr-2022	REAPPOINT SUZANNE THOMA AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SULZER AG	CH0038388911	06-Apr-2022	APPOINT HEIKE VAN DE KERKHOF AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SULZER AG	CH0038388911	06-Apr-2022	APPOINT ALEXEY MOSKOV AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SULZER AG	CH0038388911	06-Apr-2022	RATIFY KPMG AG AS AUDITORS	FOR
SULZER AG	CH0038388911	06-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SULZER AG	CH0038388911	06-Apr-2022	DESIGNATE PROXY VOTING SERVICES GMBH AS INDEPENDENT PROXY	FOR
SULZER AG	CH0038388911	06-Apr-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR

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SULZER AG	CH0038388911	06-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 3.50 PER SHARE	FOR
SULZER AG	CH0038388911	06-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
SULZER AG	CH0038388911	06-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 3 MILLION	FOR
SULZER AG	CH0038388911	06-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 17.5 MILLION	FOR
SULZER AG	CH0038388911	06-Apr-2022	ELECT SUZANNE THOMA AS DIRECTOR AND BOARD CHAIRMAN	FOR
SULZER AG	CH0038388911	06-Apr-2022	REELECT HANNE BIRGITTE BREINBJERG SORENSEN AS DIRECTOR	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION TO ADOPT THE INCOME STATEMENT, THE BALANCE SHEET, THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET FOR 2021	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.05 PER SHARE	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: INGRID BONDE	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: LUISA DELGADO	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: RICKARD GUSTAFSON	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: LARS-JOHAN JARNHEIMER	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: JEANETTE JAGER	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: NINA LINANDER	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: JIMMY MAYMANN	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: MARTIN TIVEUS	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: ANNA SETTMAN	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: OLAF SWANTEE	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: AGNETA AHLSTROM	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: STEFAN CARLSSON	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: RICKARD WAST	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: HANS GUSTAVSSON	FOR

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TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: AFRODITE LANDERO	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: MARTIN SAAF	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON DISCHARGE OF THE DIRECTOR AND THE CEO FROM PERSONAL LIABILITY TOWARDS THE COMPANY FOR THE ADMINISTRATION OF THE COMPANY IN 2021: ALLISON KIRKBY	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	PRESENTATION AND ADOPTION OF THE REMUNERATION REPORT	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	DETERMINE NUMBER OF DIRECTORS (9) AND DEPUTY DIRECTORS (0) OF BOARD	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON REMUNERATION PAYABLE TO THE DIRECTORS	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF DIRECTOR: INGRID BONDE (RE-ELECTION)	AGAINST
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF DIRECTOR: LUISA DELGADO (RE-ELECTION)	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF DIRECTOR: RICKARD GUSTAFSON (RE-ELECTION)	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF DIRECTOR: LARS-JOHAN JARNHEIMER (RE-ELECTION)	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF DIRECTOR: JEANETTE JAGER (RE-ELECTION)	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF DIRECTOR: NINA LINANDER (RE-ELECTION)	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF DIRECTOR: JIMMY MAYMANN (RE-ELECTION)	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF DIRECTOR: HANNES AMETSREITER (NEW ELECTION)	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF DIRECTOR: TOMAS ELIASSON (NEW ELECTION)	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF CHAIR AND VICE-CHAIR OF THE BOARD OF DIRECTOR: LARS-JOHAN JARNHEIMER (CHAIR)	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF CHAIR AND VICE-CHAIR OF THE BOARD OF DIRECTOR: INGRID BONDE (VICE-CHAIR)	AGAINST
TELIA COMPANY AB	SE0000667925	06-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON REMUNERATION PAYABLE TO THE AUDITOR	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	ELECTION OF AUDITOR AND ANY DEPUTY AUDITORS: DELOITTE	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON INSTRUCTION FOR THE NOMINATION COMMITTEE	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON AUTHORIZATION FOR THE BOARD OF DIRECTORS TO DECIDE ON REPURCHASE AND TRANSFER OF OWN SHARES	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON: IMPLEMENTATION OF A LONG-TERM SHARE INCENTIVE PROGRAM 2022/2025	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	RESOLUTION ON: TRANSFER OF OWN SHARES	FOR
TELIA COMPANY AB	SE0000667925	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: RESOLUTION ON SHAREHOLDER PROPOSAL FROM CARL AXEL BRUNO THAT TELIA SVERIGE IN LULEA SHALL REPLY TO ALL LETTERS NO LATER THAN TWO MONTHS FROM THE DATE OF RECEIPT	AGAINST
TELIA COMPANY AB	SE0000667925	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: RESOLUTION ON SHAREHOLDER PROPOSAL FROM PER RINDER, INCLUDING RESOLUTION REGARDING: TO INSTRUCT THE BOARD OF DIRECTORS TO ADOPT A CUSTOMER RELATIONS POLICY THAT CREATES TRUST AMONG TELIA COMPANY'S CUSTOMERS	AGAINST

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TELIA COMPANY AB	SE0000667925	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: RESOLUTION ON SHAREHOLDER PROPOSAL FROM PER RINDER, INCLUDING RESOLUTION REGARDING: THAT THE BOARD OF DIRECTORS SHALL INSTRUCT THE CEO TO TAKE THE NECESSARY ACTIONS TO ENSURE THAT THE CUSTOMER SUPPORT OPERATES IN SUCH A WAY THAT CUSTOMERS EXPERIENCE TELIA COMPANY AS THE BEST CHOICE IN THE MARKET	AGAINST
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	ELECTION OF OTHER MEMBER OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES RE-ELECTION FOR A ONE-YEAR TERM OF MARTIN LARSEN	FOR
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	ELECTION OF OTHER MEMBER OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES RE-ELECTION FOR A ONE-YEAR TERM OF KRISTIN H. HOLTH	FOR
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	ELECTION OF OTHER MEMBER OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES RE-ELECTION FOR A ONE-YEAR TERM OF ANN-CHRISTIN ANDERSEN	ABSTAIN
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	ELECTION OF AUDITOR ELECTION OF AUDITOR: THE BOARD OF DIRECTORS PROPOSES RE-ELECTION OF PRICEWATERHOUSECOOPERS STATAUTORISERET REVISIONSPARTNERSELSKAB IN ACCORDANCE WITH THE AUDIT & RISK COMMITTEE'S RECOMMENDATION. THE AUDIT & RISK COMMITTEE HAS NOT BEEN INFLUENCED BY THIRD PARTIES AND HAS NOT BEEN SUBJECT TO ANY AGREEMENT WITH A THIRD PARTY, WHICH LIMITS THE GENERAL MEETING'S ELECTION OF CERTAIN AUDITORS OR AUDIT COMPANIES	FOR
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: INDEMNIFICATION SCHEME	FOR
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: AMENDMENTS TO THE REMUNERATION POLICY	AGAINST
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE ANNUAL REPORT FOR 2021 BE ADOPTED	FOR
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE RESULT FOR 2021 IS CARRIED FORWARD TO NEXT YEAR. ACCORDINGLY, THE BOARD OF DIRECTORS PROPOSES THAT NO ORDINARY DIVIDEND IS DISTRIBUTED FOR THE FINANCIAL YEAR 2021	FOR
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE ANNUAL REMUNERATION REPORT FOR 2021 BE ADOPTED	AGAINST
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THAT THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT BE GRANTED DISCHARGE OF LIABILITY	FOR
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	APPROVAL OF REMUNERATION OF THE BOARD OF DIRECTORS FOR 2022	FOR
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	ELECTION OF CHAIRMAN OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES RE-ELECTION FOR A ONE-YEAR TERM OF CLAU V. HEMMINGSEN AS CHAIRMAN OF THE BOARD OF DIRECTORS	ABSTAIN
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	ELECTION OF OTHER MEMBER OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES RE-ELECTION FOR A ONE-YEAR TERM OF ROBERT M. UGGLA	FOR
THE DRILLING COMPANY OF 1972 A/S	DK0061135753	06-Apr-2022	ELECTION OF OTHER MEMBER OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES RE-ELECTION FOR A ONE-YEAR TERM OF ALASTAIR MAXWELL	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REELECT PATRICK FIRMENICH AS DIRECTOR	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REELECT FRED HU AS DIRECTOR	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REELECT MARK HUGHES AS DIRECTOR	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REELECT NATHALIE RACHOU AS DIRECTOR	FOR

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UBS GROUP AG	CH0244767585	06-Apr-2022	REELECT JULIE RICHARDSON AS DIRECTOR	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REELECT DIETER WEMMER AS DIRECTOR	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REELECT JEANETTE WONG AS DIRECTOR	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	ELECT LUKAS GAEHWILER AS DIRECTOR	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	ELECT COLM KELLEHER AS DIRECTOR AND BOARD CHAIRMAN	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REAPPOINT JULIE RICHARDSON AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REAPPOINT DIETER WEMMER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REAPPOINT JEANETTE WONG AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 13 MILLION	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 79.8 MILLION	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 33 MILLION	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	DESIGNATE ADB ALTORFER DUSS BEILSTEIN AG AS INDEPENDENT PROXY	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	RATIFY ERNST YOUNG AG AS AUDITORS	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	APPROVE CHF 17.8 MILLION REDUCTION IN SHARE CAPITAL AS PART OF THE SHARE BUYBACK PROGRAM VIA CANCELLATION OF REPURCHASED SHARES	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	AUTHORIZE REPURCHASE OF UP TO USD 6 BILLION IN ISSUED SHARE CAPITAL	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	APPROVE REMUNERATION REPORT	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	APPROVE CLIMATE ACTION PLAN	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF USD 0.50 PER SHARE	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT FOR FISCAL YEAR 2021, EXCLUDING FRENCH CROSS-BORDER MATTER	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REELECT JEREMY ANDERSON AS DIRECTOR	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REELECT CLAUDIA BOECKSTIEGEL AS DIRECTOR	FOR
UBS GROUP AG	CH0244767585	06-Apr-2022	REELECT WILLIAM DUDLEY AS DIRECTOR	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	RE-ELECTION OF MARKUS BERNHARD AS MEMBER OF THE BOARD OF DIRECTORS	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	RE-ELECTION OF INSA KLASING AS MEMBER OF THE BOARD OF DIRECTORS	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	RE-ELECTION OF MICHAEL KLIGER AS MEMBER OF THE BOARD OF DIRECTORS	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	RE-ELECTION OF DR KARIN SCHWAB AS MEMBER OF THE BOARD OF DIRECTORS	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	RE-ELECTION OF FELIX STINSON AS MEMBER OF THE BOARD OF DIRECTORS	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	RE-ELECTION OF SASCHA ZAHND AS MEMBER OF THE BOARD OF DIRECTORS	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	ELECTION OF SASCHA ZAHND AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR

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VALORA HOLDING AG	CH0002088976	06-Apr-2022	RE-ELECTION OF THE MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: INSA KLASING	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	RE-ELECTION OF THE MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: MICHAEL KLIGER	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	RE-ELECTION OF THE MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: SASCHA ZAHND	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THE RE-ELECTION OF DR OSCAR OLANO, GYR GOSSI OLANO STAEHELIN ADVOKATUR UND NOTARIAT, AS THE INDEPENDENT PROXY FOR A TERM OF ONE YEAR, UNTIL THE END OF THE 2023 ANNUAL GENERAL MEETING	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THE RE-ELECTION OF ERNST & YOUNG AG AS THE AUDITOR FOR THE 2022 FINANCIAL YEAR.	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THE APPROVAL OF THE ANNUAL REPORT, THE 2021 FINANCIAL STATEMENTS OF VALORA HOLDING AG AND THE 2021 CONSOLIDATED FINANCIAL STATEMENTS OF THE VALORA GROUP	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THE APPROVAL OF THE REMUNERATION REPORT CONTAINED IN THE ANNUAL REPORT IN A CONSULTATIVE VOTE	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	APPROPRIATION OF AVAILABLE EARNINGS: DISTRIBUTION OF A DIVIDEND OF CHF 1.50 PER REGISTERED SHARE	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	WITHHOLDING TAX-EXEMPT DISTRIBUTION FROM THE RESERVE FROM CAPITAL CONTRIBUTIONS	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	THE BOARD OF DIRECTORS PROPOSES TO GRANT DISCHARGE TO THE MEMBERS OF THE BOARD OF DIRECTORS AND GROUP EXECUTIVE MANAGEMENT FOR THE 2021 FINANCIAL YEAR	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	APPROVAL OF THE MAXIMUM TOTAL REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM THE 2022 ANNUAL GENERAL MEETING UNTIL THE 2023 ANNUAL GENERAL MEETING	FOR
VALORA HOLDING AG	CH0002088976	06-Apr-2022	APPROVAL OF THE MAXIMUM TOTAL REMUNERATION OF THE MEMBERS OF GROUP EXECUTIVE MANAGEMENT FOR THE 2023 FINANCIAL YEAR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 6.50 PER SHARE AND AN EXTRA DIVIDEND OF SEK 6.50 PER SHARE	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF MATTI ALAHUHTA	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF ECKHARD CORDES	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF ERIC ELZVIK	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF MARTHA FINN BROOKS	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF KURT JOFS	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF JAMES W. GRIFFITH	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF MARTIN LUNDSTEDT	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF KATHRYN V. MARINELLO	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF MARTINA MERZ	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF HANNE DE MORA	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF HELENA STJERNHOLM	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF CARL HENRIC SVANBERG	FOR

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VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF LARS ASK (EMPLOYEE REPRESENTATIVE)	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF MATS HENNING (EMPLOYEE REPRESENTATIVE)	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF MIKAEL SALLSTROM (EMPLOYEE REPRESENTATIVE)	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF CAMILLA JOHANSSON (DEPUTY EMPLOYEE REPRESENTATIVE)	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF MARI LARSSON (DEPUTY EMPLOYEE REPRESENTATIVE)	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE DISCHARGE OF MARTIN LUNDSTEDT (AS CEO)	FOR
VOLVO AB	SE0000115446	06-Apr-2022	DETERMINE NUMBER OF MEMBERS (11) OF BOARD	FOR
VOLVO AB	SE0000115446	06-Apr-2022	DETERMINE NUMBER OF DEPUTY MEMBERS (0) OF BOARD	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 3.85 MILLION FOR CHAIRMAN AND SEK 1.15 MILLION FOR OTHER DIRECTORS EXCEPT CEO APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
VOLVO AB	SE0000115446	06-Apr-2022	REELECT MATTI ALAHUHTA AS DIRECTOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	ELECT JAN CARLSON AS NEW DIRECTOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	REELECT ERIC ELZVIK AS DIRECTOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	REELECT MARTHA FINN BROOKS AS DIRECTOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	REELECT KURT JOFS AS DIRECTOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	REELECT MARTIN LUNDSTEDT AS DIRECTOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	REELECT KATHRYN V. MARINELLO AS DIRECTOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	REELECT MARTINA MERZ AS DIRECTOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	REELECT HANNE DE MORA AS DIRECTOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	REELECT HELENA STJERNHOLM AS DIRECTOR	AGAINST
VOLVO AB	SE0000115446	06-Apr-2022	REELECT CARL-HENRIC SVENBERG AS DIRECTOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	REELECT CARL-HENRIC SVANBERG AS BOARD CHAIR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
VOLVO AB	SE0000115446	06-Apr-2022	ELECT DELOITTE AB AS AUDITOR	FOR
VOLVO AB	SE0000115446	06-Apr-2022	ELECT PAR BOMAN TO SERVE ON NOMINATION COMMITTEE	FOR
VOLVO AB	SE0000115446	06-Apr-2022	ELECT ANDERS OSCARSSON TO SERVE ON NOMINATION COMMITTEE	FOR
VOLVO AB	SE0000115446	06-Apr-2022	ELECT MAGNUS BILLING TO SERVE ON NOMINATION COMMITTEE	FOR
VOLVO AB	SE0000115446	06-Apr-2022	ELECT ANDERS ALGOTSSON TO SERVE ON NOMINATION COMMITTEE	FOR
VOLVO AB	SE0000115446	06-Apr-2022	ELECT CHAIRMAN OF THE BOARD TO SERVE ON NOMINATION COMMITTEE	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE REMUNERATION REPORT	FOR
VOLVO AB	SE0000115446	06-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR

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VOLVO AB	SE0000115446	06-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SHAREHOLDER PROPOSALS SUBMITTED BY CARL AXEL BRUNO: DEVELOP A SAFE BATTERY BOX FOR ELECTRIC LONG-DISTANCE TRUCKS AND BUSES	AGAINST
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF ALAIN MUNOZ	ABSTAIN
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF JEFFREY BERKOWITZ	FOR
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF MICHAEL JOHN OWEN	FOR
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF LEONARD KRUIJMER	ABSTAIN
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF BERNADETTE MARY CONNAUGHTON	FOR
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	ELECTION OF THE AUDITOR: RE-ELECTION OF EY GODKENDT REVISIONSPARTNERSELSKAB	FOR
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	AUTHORIZATION FOR THE COMPANY TO ACQUIRE TREASURY SHARES DIRECTLY AND/OR ACQUIRE AMERICAN DEPOSITARY SHARES	FOR
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS TO AMEND THE COMPANY'S REMUNERATION POLICY	AGAINST
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS TO APPROVE THE COMPANY'S REMUNERATION REPORT	AGAINST
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS TO APPROVE THE FEES FOR THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2022	FOR
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	PROPOSAL TO INTRODUCE AN OPTION UNDER THE EXISTING AUTHORIZATION IN ARTICLE 7.1 OF THE AOA FOR THE BOARD TO INCREASE THE SHARE CAPITAL BY WAY OF DEBT CONVERSION AND, SUBJECT TO APPROVAL OF AGENDA ITEM (12), TO INCLUDE A TOTAL AGGREGATE CAP FOR THE NOMINAL CAPITAL INCREASES WHICH THE BOARD MAY DECIDE UPON PURSUANT TO ARTICLES 7.1 AND 8.13	AGAINST
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS TO APPROVE A NEW AUTHORISATION TO ISSUE WARRANTS	FOR
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS TO RAISE LOANS AGAINST ISSUANCE OF CONVERTIBLE DEBT INSTRUMENTS	AGAINST
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	APPROVAL OF THE AUDITED ANNUAL REPORT 2021	FOR
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	RESOLUTION ON THE COVER OF LOSS IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT 2021	FOR
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF ALF GUNNAR MARTIN NICKLASSON	ABSTAIN
ZEALAND PHARMA A/S	DK0060257814	06-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF KIRSTEN AARUP DREJER	ABSTAIN
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT CATHERINE BESSANT AS DIRECTOR	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT DAME ALISON CARNWATH AS DIRECTOR	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT CHRISTOPH FRANZ AS DIRECTOR	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT MICHAEL HALBHERR AS DIRECTOR	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT SABINE KELLER-BUSSE AS DIRECTOR	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT MONICA MAECHLER AS DIRECTOR	FOR

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ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT KISHORE MAHBUBANI AS DIRECTOR	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT JASMIN STAIBLIN AS DIRECTOR	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT BARRY STOWE AS DIRECTOR	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	ELECT PETER MAURER AS DIRECTOR	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REAPPOINT MICHEL M. LIES AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REAPPOINT CATHERINE BESSANT AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REAPPOINT CHRISTOPH FRANZ AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REAPPOINT SABINE KELLER-BUSSE AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REAPPOINT KISHORE MAHBUBANI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REAPPOINT JASMIN STAIBLIN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	DESIGNATE KELLER KLG AS INDEPENDENT PROXY	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	RATIFY ERNST YOUNG AG AS AUDITORS	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 6 MILLION	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 79 MILLION	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	APPROVE EXTENSION OF EXISTING AUTHORIZED CAPITAL POOL OF CHF 4.5 MILLION WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS AND APPROVE AMENDMENT TO EXISTING CONDITIONAL CAPITAL POOL	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 20.35 PER SHARE	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	APPROVE ALLOCATION OF DIVIDENDS OF CHF 1.65 PER SHARE FROM CAPITAL CONTRIBUTION RESERVES	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR

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ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT MICHEL M. LIES AS DIRECTOR AND BOARD CHAIRMAN	FOR
ZURICH INSURANCE GROUP AG	CH0011075394	06-Apr-2022	REELECT JOAN AMBLE AS DIRECTOR	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO REAPPOINT MR M. ROELEVELD AS MEMBER OF THE MANAGEMENT BOARD	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO REAPPOINT MR J. VAN ROSSEN AS MEMBER OF THE MANAGEMENT BOARD	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO APPOINT MS M.K. LESH AS MEMBER OF THE MANAGEMENT BOARD	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO REAPPOINT MR H. TEN HOVE AS MEMBER OF THE SUPERVISORY BOARD	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO EXTEND THE DESIGNATION OF THE MANAGEMENT BOARD AS THE COMPETENT BODY TO ISSUE SHARES AND/OR GRANT RIGHTS TO SUBSCRIBE FOR SHARES AND TO LIMIT OR EXCLUDE PRE-EMPTIVE RIGHTS FOR A PERIOD OF 18 MONTHS	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO AUTHORIZE THE MANAGEMENT BOARD TO CAUSE THE COMPANY TO ACQUIRE OWN SHARES FOR A PERIOD OF 18 MONTHS	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO APPOINT PWC AS THE EXTERNAL AUDITOR FOR 2023	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	REMUNERATION REPORT FOR 2021 (ADVISORY VOTE)	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS FOR 2021 AS INCLUDED IN THE 2021 ANNUAL REPORT	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE MANAGEMENT BOARD FROM LIABILITY	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY	FOR
ALFEN N.V.	NL0012817175	07-Apr-2022	PROPOSAL TO AMEND THE REMUNERATION POLICY OF THE MANAGEMENT BOARD	FOR
ANDRITZ AG	AT0000730007	07-Apr-2022	ELECTION TO SUPERVISORY BOARD	FOR
ANDRITZ AG	AT0000730007	07-Apr-2022	APPROVAL REMUNERATION REPORT	FOR
ANDRITZ AG	AT0000730007	07-Apr-2022	AMENDMENT BYLAWS	FOR
ANDRITZ AG	AT0000730007	07-Apr-2022	APPROVAL OF USAGE OF EARNINGS	FOR
ANDRITZ AG	AT0000730007	07-Apr-2022	DISCHARGE OF MANAGEMENT BOARD	FOR
ANDRITZ AG	AT0000730007	07-Apr-2022	DISCHARGE OF SUPERVISORY BOARD	FOR
ANDRITZ AG	AT0000730007	07-Apr-2022	APPROVAL OF REMUNERATION FOR SUPERVISORY BOARD	FOR
ANDRITZ AG	AT0000730007	07-Apr-2022	ELECTION OF EXTERNAL AUDITOR	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	07-Apr-2022	TO APPROVE THE BALANCE SHEET; BOARD OF DIRECTORS' REPORT ON MANAGEMENT; INTERNAL AND EXTERNAL AUDITORS' REPORTS ON MANAGEMENT ACTIVITY; TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	07-Apr-2022	TO ALLOCATE THE DIVIDEND	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	07-Apr-2022	TO APPROVE THE REWARDING POLICIES' STATEMENT - FIRST PARAGRAPH AS PER ART. 123-TER OF LEGISLATIVE DECREE NO. 58/1998	AGAINST

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BANCA MEDIOLANUM S.P.A.	IT0004776628	07-Apr-2022	TO APPROVE THE REWARDING POLICIES' STATEMENT - SECOND PARAGRAPH AS PER ART. 123-TER OF LEGISLATIVE DECREE NO. 58/1998	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	07-Apr-2022	TO APPROVE STANDARDS FOR THE DETERMINATION OF EMOLUMENTS IN CASE OF EARLY TERMINATION OF THE CHARGE OR OF THE EMPLOYMENT	AGAINST
BANCA MEDIOLANUM S.P.A.	IT0004776628	07-Apr-2022	TO APPROVE AS PER ART. 114-BIS OF LEGISLATIVE DECREE NO. 58/1998 AND OF BANK OF ITALY'S DIRECTIVE NO. 285 ON 17 DECEMBER 2013 RELATED TO PERFORMANCE SHARE PLAN CONCERNING BANCA MEDIOLANUM S.P.A.' ORDINARY SHARES LIMITED TO: (I) DIRECTORS AND EMPLOYEES OF BANCA MEDIOLANUM S.P.A. AND/OR SUBSIDIARIES, EVEN IF NOT BELONGING TO BANCA MEDIOLANUM GROUP; AND (II) TO THE EMPLOYEES OF BANCA MEDIOLANUM S.P.A. AND/OR SUBSIDIARIES, EVEN IF NOT BELONGING TO BANCA MEDIOLANUM GROUP	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	07-Apr-2022	TO AMEND ART.23 OF THE BY-LAWS (BOARD OF DIRECTORS' AUTHORITY AND JURISDICTION)	FOR
BANCO BPM S.P.A.	IT0005218380	07-Apr-2022	COMPENSATION PLANS BASED ON SHARES OF BANCO BPM S.P.A.: APPROVAL OF THE SHORT TERM INCENTIVE PLAN (2022). RESOLUTIONS RELATED THERETO	FOR
BANCO BPM S.P.A.	IT0005218380	07-Apr-2022	COMPENSATION PLANS BASED ON SHARES OF BANCO BPM S.P.A.: APPROVAL OF THE LONG TERM INCENTIVE PLAN (2022-2024) AND THE RAISING OF THE LEVELS OF ACHIEVEMENT OF THE PERFORMANCE TARGETS OF THE LONG TERM INCENTIVE PLAN (2021-2023) TO THE MOST CHALLENGING OBJECTIVES OF THE 2023 STRATEGIC PLAN. RESOLUTIONS RELATED THERETO	FOR
BANCO BPM S.P.A.	IT0005218380	07-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES TO SERVE COMPENSATION PLANS BASED ON SHARES OF BANCO BPM S.P.A. RESOLUTIONS RELATED THERETO	FOR
BANCO BPM S.P.A.	IT0005218380	07-Apr-2022	TO AMEND ARTICLES 12.1.AND 12.2.MEETING PLACE,20.1.2.,20.1.4.,20.1.6.AND 20.1.7.BOARD OF DIRECTORS- COMPOSITION, NUMBER AND REQUIREMENTS, 20.3.1.AND 20.3.5.PROHIBITIONS AND INCOMPATIBILITIES OF THE MEMBERS OF THE BOARD OF DIRECTORS, 20.4.2.SLATES OF CANDIDATES, 20.5.2.VOTING, 20.6.1.SAME SCORE AND SECOND ROUND, 20.11.2.REPLACEMENT, 23.5.1.DECISIONS TAKEN BY QUALIFIED MAJORITY, 24.1.STRATEGIC SUPERVISION AND MANAGEMENT OF THE COMPANY, 24.2.2.NON DELEGATED POWERS, 24.4.1APPOINTMENTS COMMITTEE, REMUNERATION COMMITTEE, CONTROL COMMITTEE INTERNAL AND RISKS, RELATED PARTIES COMMITTEE AND OTHER COMMITTEES, 33.1.,33.2.,33.3.,33.4. AND 33.5.BOARD OF AUDITORS- COMPOSITION AND NUMBER, 34.2.,34.3. AND 34.8.BOARD OF AUDITORS-ELECTION BY SLATES, 35.2.,35.3.,35.4.,35.8.,35.9.,35.10.,35.11.,35.12. AND 35.13.BOARD OF AUDITORS-VOTING, 36.7. AND 36.9.FUNCTIONS AND POWERS OF THE BOARD OF AUDITORS, 41.1.MEETING PLACES OF THE FIRST FIVE ORDINARY MEETINGS HAVING THE ADOPTION OF THE ANNUAL BUDGET OF BANCO BPM SPA'S BY LAWS	FOR
BANCO BPM S.P.A.	IT0005218380	07-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021 OF BANCO BPM S.P.A., AS WELL AS OF THE COMPANIES INCORPORATED INTO THE PARENT COMPANY BIPIELLE REAL ESTATE S.P.A. AND RELEASE S.P.A., TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS, OF THE BOARD OF AUDITORS AND THE INDEPENDENT AUDITORS. PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE BANCO BPM GROUP	FOR
BANCO BPM S.P.A.	IT0005218380	07-Apr-2022	TO ALLOCATE AND DISTRIBUTE PROFITS	FOR
BANCO BPM S.P.A.	IT0005218380	07-Apr-2022	TO INTEGRATE, ON A REASONED PROPOSAL OF THE BOARD OF AUDITORS, THE CONSIDERATION OF THE EXTERNAL AUDITING FIRM PRICEWATERHOUSECOOPERS S.P.A., IN CHARGE OF THE STATUTORY AUDIT OF THE ACCOUNTS FOR THE PERIOD 2017-2025. RESOLUTIONS RELATED THERETO	FOR
BANCO BPM S.P.A.	IT0005218380	07-Apr-2022	REPORT ON THE REMUNERATION POLICY AND REMUNERATION PAID BY THE BANCO BPM 2022 GROUP: APPROVAL OF THE REMUNERATION POLICY (SECTION I) IN ACCORDANCE WITH THE REGULATORY PROVISIONS IN FORCE. RESOLUTIONS RELATED THERETO	FOR

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BANCO BPM S.P.A.	IT0005218380	07-Apr-2022	REPORT ON THE REMUNERATION POLICY AND REMUNERATION PAID BY THE BANCO BPM 2022 GROUP: APPROVAL OF THE REPORT ON COMPENSATION PAID IN 2021 (SECTION II) IN ACCORDANCE WITH THE REGULATORY PROVISIONS IN FORCE. RESOLUTIONS RELATED THERETO	FOR
BANCO BPM S.P.A.	IT0005218380	07-Apr-2022	TO APPROVE, AS PART OF THE REMUNERATION POLICY, THE CRITERIA FOR DETERMINING ANY AMOUNTS TO BE GRANTED IN THE EVENT OF EARLY TERMINATION OF EMPLOYMENT OR EARLY TERMINATION OF ALL STAFF, INCLUDING LIMITS ON THESE AMOUNTS. RESOLUTIONS RELATED THERETO	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: ADOPTION OF THE PROFIT AND LOSS ACCOUNT AND BALANCE SHEET OF THE COMPANY AND OF THE CONSOLIDATED PROFIT AND LOSS ACCOUNT AND CONSOLIDATED BALANCE SHEET OF THE GROUP	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: ALLOCATION OF THE COMPANY'S PROFIT OR LOSS IN ACCORDANCE WITH THE ADOPTED BALANCE SHEET AND DETERMINATION OF RECORD DATE FOR DIVIDEND: SEK 0,5 PER SHARE	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: APPROVAL OF THE REMUNERATION REPORT	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: KATE SWANN (CHAIRMAN)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: JOEN MAGNUSSON (BOARD MEMBER)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: PER BERTLAND ((MANAGING DIRECTOR UP TO AND INCLUDING 29 AUGUST 2021, BOARD MEMBER)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: KERSTIN LINDVALL (BOARD MEMBER)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: WILLIAM STRIEBE (BOARD MEMBER)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: ALBERT GUSTAFSSON (BOARD MEMBER)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: FRIDA NORRBOM SAMS (BOARD MEMBER)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: PETER JESSEN JURGENSEN (FORMER BOARD MEMBER, RESIGNED 15 APRIL 2021)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: BERNT INGMAN (FORMER CHAIRMAN, RESIGNED 3 MARCH 2021)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: GREGORY ALCORN (FORMER BOARD MEMBER, RESIGNED 3 MARCH 2021)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: MONIKA GIMRE (FORMER BOARD MEMBER, RESIGNED 3 MARCH 2021)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	RESOLUTION REGARDING: DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR: CHRISTOPHER NORBYE (MANAGING DIRECTOR)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	DETERMINATION OF THE NUMBER OF BOARD MEMBERS: MEMBERS (7) AND DEPUTY MEMBERS OF BOARD (0)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	DETERMINATION OF THE REMUNERATION OF THE BOARD MEMBERS	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	DETERMINATION OF REMUNERATION OF THE AUDITORS	FOR

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BEIJER REF AB	SE0015949748	07-Apr-2022	ELECTION OF BOARD MEMBER: KATE SWANN (RE-ELECTION)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	ELECTION OF BOARD MEMBER: JOEN MAGNUSSON (RE-ELECTION)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	ELECTION OF BOARD MEMBER: ALBERT GUSTAFSSON (RE-ELECTION)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	ELECTION OF BOARD MEMBER: PER BERTLAND (RE-ELECTION)	AGAINST
BEIJER REF AB	SE0015949748	07-Apr-2022	ELECTION OF BOARD MEMBER: FRIDA NORRBOM SAMS (RE-ELECTION)	AGAINST
BEIJER REF AB	SE0015949748	07-Apr-2022	ELECTION OF BOARD MEMBER: KERSTIN LINDVALL (RE-ELECTION)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	ELECTION OF BOARD MEMBER: WILLIAM STRIEBE (RE-ELECTION)	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	ELECTION OF BOARD MEMBER: KATE SWANN AS THE CHAIRMAN OF THE BOARD	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	ELECTION OF AUDITORS: THE REGISTERED ACCOUNTING FIRM DELOITTE AB SHALL BE ELECTED FOR A TERM OF OFFICE TO LAST UNTIL THE END OF THE FOLLOWING ANNUAL GENERAL MEETING. IF THE PROPOSED AUDITING COMPANY IS ELECTED, IT HAS BEEN INFORMED THAT THE AUTHORISED AUDITOR RICHARD PETERS WILL BE THE AUDITOR IN CHARGE.	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	DECISION REGARDING THE BOARD OF DIRECTOR'S PROPOSAL TO IMPLEMENT A LONG-TERM SHARE-BASED INCENTIVE PROGRAM LTIP 2022/2025 BY (A) ISSUING CALL OPTIONS FOR SHARES IN BEIJER REF, (B) AUTHORISING THE BOARD OF DIRECTORS TO RESOLVE ON ACQUISITION OF OWN SHARES, AND (C) APPROVING THE TRANSFER OF REPURCHASED SHARES TO PARTICIPANTS OF THE INCENTIVE PROGRAM AND HEDGING ACTIVITIES IN RESPECT THEREOF	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	DECISION ON GUIDELINES FOR REMUNERATION TO SENIOR EXECUTIVES	FOR
BEIJER REF AB	SE0015949748	07-Apr-2022	DECISION REGARDING THE BOARD OF DIRECTOR'S PROPOSAL TO AUTHORISE THE BOARD OF DIRECTORS TO RESOLVE ON A NEW SHARE ISSUE	FOR
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	07-Apr-2022	2022 APPLICATION FOR COMPREHENSIVE CREDIT LINE TO FINANCIAL INSTITUTIONS AND ESTIMATED GUARANTEE QUOTA	FOR
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	07-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	07-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	07-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	07-Apr-2022	2021 ANNUAL ACCOUNTS	FOR
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	07-Apr-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: : 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY2.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):2.000000 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):2.500000	FOR
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	07-Apr-2022	2022 REMUNERATION PLAN FOR DIRECTOR: REMUNERATION FOR INDEPENDENT DIRECTORS	FOR
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	07-Apr-2022	2022 REMUNERATION PLAN FOR DIRECTOR: REMUNERATION FOR NON-INDEPENDENT DIRECTORS	FOR
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	07-Apr-2022	2022 REMUNERATION PLAN FOR SUPERVISORS	FOR

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BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	07-Apr-2022	REAPPOINTMENT OF 2022 AUDIT FIRM AND INTERNAL CONTROL AUDIT FIRM	FOR
BILIA AB	SE0009921588	07-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 8.00 PER SHARE	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF MATS QVIBERG	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF JAN PETTERSSON	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF INGRID JONASSON BLANK	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF GUNNAR BLOMKVIST	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF ANNA ENGBRETSSEN	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF EVA ERIKSSON	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF MATS HOLGERSON	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF NICKLAS PAULSON	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF JON RISFELT	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF PATRIK NORDVALL	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF DRAGAN MITRASINOVIC	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE DISCHARGE OF PER AVANDER	FOR
BILIA AB	SE0009921588	07-Apr-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS (0) OF BOARD	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 440 ,000 FOR CHAIRMAN AND VICE CHAIRMAN AND SEK 270,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
BILIA AB	SE0009921588	07-Apr-2022	REELECT MATS QVIBERG AS DIRECTOR	AGAINST
BILIA AB	SE0009921588	07-Apr-2022	REELECT JAN PETTERSSON AS DIRECTOR	AGAINST
BILIA AB	SE0009921588	07-Apr-2022	REELECT INGRID JONASSON BLANK AS DIRECTOR	AGAINST
BILIA AB	SE0009921588	07-Apr-2022	REELECT GUNNAR BLOMKVIST AS DIRECTOR	AGAINST
BILIA AB	SE0009921588	07-Apr-2022	REELECT ANNA ENGBRETSSEN AS DIRECTOR	AGAINST
BILIA AB	SE0009921588	07-Apr-2022	REELECT NICKLAS PAULSON AS DIRECTOR	AGAINST
BILIA AB	SE0009921588	07-Apr-2022	REELECT JON RISFELT AS DIRECTOR	AGAINST
BILIA AB	SE0009921588	07-Apr-2022	ELECT CAROLINE AF UGGLAS AS NEW DIRECTOR	FOR
BILIA AB	SE0009921588	07-Apr-2022	REELECT MATS QVIBERG AS BOARD CHAIR	AGAINST
BILIA AB	SE0009921588	07-Apr-2022	REELECT JAN PETTERSSON AS VICE CHAIR	AGAINST
BILIA AB	SE0009921588	07-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
BILIA AB	SE0009921588	07-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
BILIA AB	SE0009921588	07-Apr-2022	APPROVE REMUNERATION REPORT	FOR

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BILIA AB	SE0009921588	07-Apr-2022	APPROVE SEK 16 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION APPROVE CAPITALIZATION OF RESERVES OF SEK 16 MILLION FOR A BONUS ISSUE	FOR
BILIA AB	SE0009921588	07-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	PROPOSAL FOR AUTHORISATION FOR THE BOARD TO PURCHASE AND SELL ITS OWN SHARES UNTIL THE 2023 ANNUAL GENERAL MEETING, BUT NO LATER THAN 30 JUNE 2023: IN ORDER TO ACQUIRE SHARES FOR AMORTIZATION	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	PROPOSAL FOR AMENDMENT TO THE ARTICLES OF ASSOCIATION	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	ELECTION OF MEMBER OF THE BOARD OF BORREGAARD ASA: HELGE AASEN (RE-ELECTED)	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	ELECTION OF MEMBER OF THE BOARD OF BORREGAARD ASA: TERJE ANDERSEN (RE-ELECTED)	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	ELECTION OF MEMBER OF THE BOARD OF BORREGAARD ASA: TOVE ANDERSEN (RE-ELECTED)	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	ELECTION OF MEMBER OF THE BOARD OF BORREGAARD ASA: MARGRETHE HAUGE (RE-ELECTED)	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	ELECTION OF MEMBER OF THE BOARD OF BORREGAARD ASA: JOHN ARNE ULVAN (RE-ELECTED)	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	RE-ELECT OF CHAIR OF THE BOARD OF BORREGAARD ASA - HELGE AASEN (RE-ELECTED)	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	RE-ELECT OF MEMBER OF THE NOMINATION COMMITTEE OF BORREGAARD ASA: MIMI K. BERDAL	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	RE-ELECT OF MEMBER OF THE NOMINATION COMMITTEE OF BORREGAARD ASA: ERIK MUST	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	RE-ELECT OF MEMBER OF THE NOMINATION COMMITTEE OF BORREGAARD ASA: RUNE SELMAR	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	RE-ELECT OF MEMBER OF THE NOMINATION COMMITTEE OF BORREGAARD ASA: ATLE HAUGE (NEW)	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	ELECTION OF CHAIR OF THE NOMINATION COMMITTEE OF BORREGAARD ASA - MIMI K. BERDAL (RE-ELECTED)	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	APPROVAL OF REMUNERATION OF BOARD MEMBERS, OBSERVERS AND DEPUTIES	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	APPROVAL OF REMUNERATION FOR MEMBERS OF THE NOMINATION COMMITTEE	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	APPROVAL OF AUDITOR'S REMUNERATION	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	ELECTION OF AUDITOR	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	APPROVAL OF THE NOTICE OF MEETING, ELECTION OF A CHAIR FOR THE MEETING AND ELECTION OF ONE PERSON TO SIGN THE MINUTES	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	APPROVAL OF THE 2021 FINANCIAL STATEMENTS FOR BORREGAARD ASA, THE CONSOLIDATED ANNUAL REPORT AND THE BOARD OF DIRECTORS' ANNUAL REPORT, INCLUDING THE BOARD OF DIRECTORS' PROPOSAL FOR AN ORDINARY DIVIDEND FOR 2021 OF NOK 2.75 PER SHARE AND AN EXTRAORDINARY DIVIDEND FOR 2021 OF NOK 2.25 PER SHARE, WITH THE EXCEPTION OF THE SHARES HELD BY THE GROUP	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	REPORT ON PAY AND OTHER REMUNERATION TO SENIOR MANAGEMENT	FOR
BORREGAARD ASA	NO0010657505	07-Apr-2022	PROPOSAL FOR AUTHORISATION FOR THE BOARD TO PURCHASE AND SELL ITS OWN SHARES UNTIL THE 2023 ANNUAL GENERAL MEETING, BUT NO LATER THAN 30 JUNE 2023: IN ORDER TO FULFIL EXISTING EMPLOYEE INCENTIVE SCHEMES (GRANTED OPTIONS AND THE SHARE PROGRAM TO EMPLOYEES) AND INCENTIVE SCHEMES ADOPTED BY THE ANNUAL GENERAL MEETING IN ACCORDANCE WITH ITEM 3 UNDER THE AGENDA	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	AMEND ARTICLE 7 RE: POSITION OF SHAREHOLDER	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	AMEND ARTICLES RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	AGAINST

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CAIXABANK S.A.	ES0140609019	07-Apr-2022	AMEND ARTICLES RE: BOARD OF DIRECTORS	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	AMEND ARTICLE 40 RE: BOARD COMMITTEES	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	AMEND ARTICLES OF GENERAL MEETING REGULATIONS RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	AGAINST
CAIXABANK S.A.	ES0140609019	07-Apr-2022	APPROVE REDUCTION IN SHARE CAPITAL VIA AMORTIZATION OF TREASURY SHARES	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	APPROVE REMUNERATION POLICY	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	APPROVE 2022 VARIABLE REMUNERATION SCHEME	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	FIX MAXIMUM VARIABLE COMPENSATION RATIO	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	ADVISORY VOTE ON REMUNERATION REPORT	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	APPROVE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	APPROVE DISCHARGE OF BOARD	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	RENEW APPOINTMENT OF PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	REELECT TOMAS MUNIESA ARANTEGUI AS DIRECTOR	FOR
CAIXABANK S.A.	ES0140609019	07-Apr-2022	REELECT EDUARDO JAVIER SANCHIZ IRAZU AS DIRECTOR	FOR
CANADIAN IMPERIAL BANK OF COMMERCE	CA1360691010	07-Apr-2022	DIRECTOR	FOR
CANADIAN IMPERIAL BANK OF COMMERCE	CA1360691010	07-Apr-2022	DIRECTOR	FOR
CANADIAN IMPERIAL BANK OF COMMERCE	CA1360691010	07-Apr-2022	DIRECTOR	FOR
CANADIAN IMPERIAL BANK OF COMMERCE	CA1360691010	07-Apr-2022	DIRECTOR	FOR
CANADIAN IMPERIAL BANK OF COMMERCE	CA1360691010	07-Apr-2022	DIRECTOR	FOR
CANADIAN IMPERIAL BANK OF COMMERCE	CA1360691010	07-Apr-2022	DIRECTOR	FOR
CANADIAN IMPERIAL BANK OF COMMERCE	CA1360691010	07-Apr-2022	DIRECTOR	FOR
CANADIAN IMPERIAL BANK OF COMMERCE	CA1360691010	07-Apr-2022	DIRECTOR	FOR
CANADIAN IMPERIAL BANK OF COMMERCE	CA1360691010	07-Apr-2022	DIRECTOR	ABSTAIN
CANADIAN IMPERIAL BANK OF COMMERCE	CA1360691010	07-Apr-2022	DIRECTOR	FOR

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CANADIAN WESTERN BANK	CA13677F1018	07-Apr-2022	Appointment of Auditor named in the Management Proxy Circular.	FOR
CANADIAN WESTERN BANK	CA13677F1018	07-Apr-2022	The approach to executive compensation described in the Management Proxy Circular. *Note* this is an advisory vote	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	STOCK DIVIDEND ALTERNATIVE FOR THE FISCAL 2021 FINAL DIVIDEND	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	STOCK DIVIDEND ALTERNATIVE FOR THE FISCAL 2022 INTERIM DIVIDEND	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	APPROVAL OF AGREEMENTS GOVERNED BY ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	RE-ELECTION OF COLOMBUS HOLDING SAS AS A DIRECTOR	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MS ISABELLE GUICHOT AS INDEPENDENT DIRECTOR	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	APPOINTMENT OF MS ANNE-GABRIELLE HEILBRONNER AS INDEPENDENT DIRECTOR	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	RE-ELECTION OF MR. GEORGES RALLI AS A NON-VOTING DIRECTORS	AGAINST
CHARGEURS SA	FR0000130692	07-Apr-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE COMPANY CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO MEMBERS OF THE BOARD OF DIRECTORS	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	APPROVAL OF THE DISCLOSURES REFERRED TO IN ARTICLE L. 22-10-9, I OF THE FRENCH COMMERCIAL CODE	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS IN KIND PAID OR AWARDED TO THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR FISCAL 2021	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO CARRY OUT A SHARE BUYBACK PROGRAM	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AMENDMENT OF ARTICLE 15 OF THE BYLAWS ON NON-VOTING DIRECTORS	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO REDUCE THE COMPANY'S CAPITAL BY A MAXIMUM OF 10% BY CANCELLING SHARES BOUGHT BACK BY THE COMPANY	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS (I) TO ISSUE, WITH PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS, CHARGEURS ORDINARY SHARES AND/OR SECURITIES WITH DIRECT OR INDIRECT RIGHTS TO SHARES, AND/OR (II) TO ISSUE SHARES TO BE PAID UP BY CAPITALIZING PROFITS, RESERVES OR ADDITIONAL PAID-IN CAPITAL	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ISSUE, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS, ORDINARY CHARGEURS SHARES AND/OR SECURITIES WITH DIRECT OR INDIRECT RIGHTS TO SHARES, THROUGH A PUBLIC OFFER OTHER THAN THOSE GOVERNED BY ARTICLE L. 411-2, 1 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ISSUE, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS, ORDINARY CHARGEURS SHARES AND/OR SECURITIES WITH DIRECT OR INDIRECT RIGHTS TO SHARES, THROUGH A PUBLIC OFFER GOVERNED BY ARTICLE L.411-2, 1 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES WITH DIRECT OR INDIRECT RIGHTS TO SHARES OFFERED IN ANY ISSUE WITH OR WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS, WHEN ISSUING SECURITIES WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS PURSUANT TO THE EIGHTEENTH AND NINETEENTH RESOLUTIONS, TO SET THE ISSUE PRICE AT NO MORE THAN 10% OF THE CAPITAL IN ACCORDANCE WITH THE CONDITIONS SET BY THE ANNUAL GENERAL MEETING	FOR

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CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ISSUE, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS, CHARGEURS ORDINARY SHARES AND/OR SECURITIES WITH DIRECT OR INDIRECT RIGHTS TO SHARES IN PAYMENT FOR SHARES TENDERED TO A PUBLIC EXCHANGE OFFER LAUNCHED BY THE COMPANY FOR THE SHARES OF ANOTHER COMPANY	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ISSUE, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS, CHARGEURS ORDINARY SHARES AND/OR SECURITIES WITH DIRECT OR INDIRECT RIGHTS TO SHARES IN PAYMENT FOR OTHER COMPANIES' SHARES OR SECURITIES WITH RIGHTS TO SHARES CONTRIBUTED TO THE COMPANY	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO GRANT FREE SHARES TO EMPLOYEES AND/OR CORPORATE OFFICERS, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO CARRY OUT EMPLOYEE SHARE ISSUES, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	BLANKET CEILING ON CAPITAL INCREASES CARRIED OUT PURSUANT TO THE SEVENTEENTH TO TWENTY-THIRD RESOLUTIONS, AND THE TWENTY-FIFTH RESOLUTION OF THIS MEETING	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	POWERS TO CARRY OUT LEGAL FORMALITIES	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	FOR
CHARGEURS SA	FR0000130692	07-Apr-2022	APPROPRIATION OF PROFIT FOR FISCAL 2021 AND APPROVAL OF THE DIVIDEND	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	ELECT STEFAN WINTELS TO THE SUPERVISORY BOARD	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	APPROVE CREATION OF EUR 3.8 BILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	APPROVE REMUNERATION POLICY	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.64 PER SHARE	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF THE INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022 AND FIRST QUARTER OF FISCAL YEAR 2023	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	ELECT FRANK APPEL TO THE SUPERVISORY BOARD	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	ELECT KATJA HESSEL TO THE SUPERVISORY BOARD	FOR
DEUTSCHE TELEKOM AG	DE0005557508	07-Apr-2022	ELECT DAGMAR KOLLMANN TO THE SUPERVISORY BOARD	FOR
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	DIRECTOR	ABSTAIN
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	DIRECTOR	FOR
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	DIRECTOR	FOR

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ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	DIRECTOR	FOR
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	DIRECTOR	FOR
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	DIRECTOR	FOR
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	DIRECTOR	FOR
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	Re-appointment of Ernst & Young LLP as auditors of the Corporation to hold office until the next annual meeting of shareholders or until a successor is appointed and the authorization of the board of directors to fix the remuneration of the auditors.	FOR
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	Advisory vote approving the approach to executive compensation disclosed in the Management Information Circular delivered in advance of the 2022 annual general meeting of shareholders of the Corporation.	FOR
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	To consider and, if deemed advisable, to pass, with or without variation, an ordinary resolution to authorize and re-approve the share option plan of the Corporation, as amended by the proposed amendments thereto, as more particularly described in the Management Information Circular.	FOR
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	To consider and, if deemed advisable, to pass, with or without variation, an ordinary resolution to authorize and re-approve the deferred share unit plan of the Corporation, as more particularly described in the Management Information Circular.	FOR
ECN CAPITAL CORP.	CA26829L1076	07-Apr-2022	To consider and, if deemed advisable, to pass, with or without variation, an ordinary resolution to authorize and re-approve the share unit plan of the Corporation, as amended by the proposed amendments thereto, as more particularly described in the Management Information Circular.	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS AND THE CHAIRMAN: KONRAD GRABER, CHAIRMAN	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS AND THE CHAIRMAN: MONIQUE BOURQUIN	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS AND THE CHAIRMAN: DOMINIK BUERGY	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS AND THE CHAIRMAN: THOMAS GRUETER	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS AND THE CHAIRMAN: CHRISTINA JOHANSSON	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS AND THE CHAIRMAN: ALEXANDRA POST QUILLET	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS AND THE CHAIRMAN: DIANA STREBEL	FOR
EMMI AG	CH0012829898	07-Apr-2022	ELECTION OF NEW MEMBER OF THE BOARD OF DIRECTORS: HUBERT MUFF	FOR
EMMI AG	CH0012829898	07-Apr-2022	ELECTION OF NEW MEMBER OF THE BOARD OF DIRECTORS: WERNER WEISS	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE MEMBER OF THE PERSONNEL AND COMPENSATION COMMITTEE: KONRAD GRABER	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE MEMBER OF THE PERSONNEL AND COMPENSATION COMMITTEE: MONIQUE BOURQUIN	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE MEMBER OF THE PERSONNEL AND COMPENSATION COMMITTEE: THOMAS GRUETER	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE STATUTORY AUDITOR: KPMG AG, LUCERNE	FOR
EMMI AG	CH0012829898	07-Apr-2022	RE-ELECTION OF THE INDEPENDENT PROXY: PASCAL ENGELBERGER, ATTORNEY AT LAW, LUCERNE	FOR
EMMI AG	CH0012829898	07-Apr-2022	APPROVAL OF THE MANAGEMENT REPORT, CONSOLIDATED FINANCIAL STATEMENTS AND FINANCIAL STATEMENTS FOR 2021	FOR

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EMMI AG	CH0012829898	07-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
EMMI AG	CH0012829898	07-Apr-2022	RESOLUTION ON THE APPROPRIATION AVAILABLE EARNINGS, SETTING OF THE DISTRIBUTION FROM THE RETAINED EARNINGS	FOR
EMMI AG	CH0012829898	07-Apr-2022	APPROVAL OF THE TOTAL AMOUNT OF REMUNERATION: APPROVAL OF THE MAXIMUM FIXED REMUNERATION OF THE BOARD OF DIRECTORS FOR THE 2022 FINANCIAL YEAR	FOR
EMMI AG	CH0012829898	07-Apr-2022	APPROVAL OF THE TOTAL AMOUNT OF REMUNERATION: APPROVAL OF THE MAXIMUM FIXED REMUNERATION OF THE AGRICULTURAL COUNCIL FOR THE 2022 FINANCIAL YEAR	FOR
EMMI AG	CH0012829898	07-Apr-2022	APPROVAL OF THE TOTAL AMOUNT OF REMUNERATION: APPROVAL OF THE MAXIMUM FIXED REMUNERATION OF GROUP MANAGEMENT FOR THE 2023 FINANCIAL YEAR	FOR
EMMI AG	CH0012829898	07-Apr-2022	APPROVAL OF THE TOTAL AMOUNT OF REMUNERATION: APPROVAL OF THE VARIABLE REMUNERATION OF GROUP MANAGEMENT FOR THE 2021 FINANCIAL YEAR	FOR
FUELCELL ENERGY, INC.	US35952H6018	07-Apr-2022	Election of Director: James H. England	FOR
FUELCELL ENERGY, INC.	US35952H6018	07-Apr-2022	Election of Director: Jason Few	FOR
FUELCELL ENERGY, INC.	US35952H6018	07-Apr-2022	Election of Director: Matthew F. Hilzinger	FOR
FUELCELL ENERGY, INC.	US35952H6018	07-Apr-2022	Election of Director: Natica von Althann	FOR
FUELCELL ENERGY, INC.	US35952H6018	07-Apr-2022	Election of Director: Cynthia Hansen	FOR
FUELCELL ENERGY, INC.	US35952H6018	07-Apr-2022	Election of Director: Donna Sims Wilson	FOR
FUELCELL ENERGY, INC.	US35952H6018	07-Apr-2022	Election of Director: Betsy Bingham	FOR
FUELCELL ENERGY, INC.	US35952H6018	07-Apr-2022	To ratify the selection of KPMG LLP as FuelCell Energy, Inc.'s independent registered public accounting firm for the fiscal year ending October 31, 2022	FOR
FUELCELL ENERGY, INC.	US35952H6018	07-Apr-2022	To approve, on a non-binding advisory basis, the compensation of FuelCell Energy, Inc.'s named executive officers as set forth in the "Executive Compensation" section of the proxy statement.	FOR
H.B. FULLER COMPANY	US3596941068	07-Apr-2022	DIRECTOR	FOR
H.B. FULLER COMPANY	US3596941068	07-Apr-2022	DIRECTOR	FOR
H.B. FULLER COMPANY	US3596941068	07-Apr-2022	DIRECTOR	FOR
H.B. FULLER COMPANY	US3596941068	07-Apr-2022	The ratification of the appointment of Ernst & Young LLP as H.B. Fuller's independent registered public accounting firm for the fiscal year ending December 3, 2022.	FOR
H.B. FULLER COMPANY	US3596941068	07-Apr-2022	A non-binding advisory vote to approve the compensation of our named executive officers as disclosed in the Proxy Statement.	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 3.00 PER SHARE	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE DISCHARGE OF TOM JOHNSTONE	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE DISCHARGE OF INGRID BONDE	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE DISCHARGE OF KATARINA MARTINSON	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE DISCHARGE OF BERTRAND NEUSCHWANDER	FOR

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HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE DISCHARGE OF DANIEL NODHALL	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE DISCHARGE OF LARS PETTERSSON	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE DISCHARGE OF CHRISTINE ROBINS	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE DISCHARGE OF CEO HENRIC ANDERSSON	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	DETERMINE NUMBER OF MEMBERS (9) AND DEPUTY MEMBERS (0) OF BOARD	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.17 MILLION TO CHAIRMAN AND SEK 630,000 TO OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE MEETING FEES	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	REELECT TOM JOHNSTONE AS DIRECTOR	AGAINST
HUSQVARNA AB	SE0001662230	07-Apr-2022	REELECT INGRID BONDE AS DIRECTOR	AGAINST
HUSQVARNA AB	SE0001662230	07-Apr-2022	REELECT KATARINA MARTINSON AS DIRECTOR	AGAINST
HUSQVARNA AB	SE0001662230	07-Apr-2022	REELECT BERTRAND NEUSCHWANDER AS DIRECTOR	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	REELECT DANIEL NODHALL AS DIRECTOR	AGAINST
HUSQVARNA AB	SE0001662230	07-Apr-2022	REELECT LARS PETTERSSON AS DIRECTOR	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	REELECT CHRISTINE ROBINS AS DIRECTOR	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	ELECT STEFAN RANSTRAND AS NEW DIRECTOR	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	RELECT HENRIC ANDERSSON AS DIRECTOR	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	REELECT TOM JOHNSTONE AS BOARD CHAIR	AGAINST
HUSQVARNA AB	SE0001662230	07-Apr-2022	RATIFY KPMG AS AUDITORS	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE REMUNERATION REPORT	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE PERFORMANCE SHARE INCENTIVE PROGRAM LTI 2022	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE EQUITY PLAN FINANCING	FOR
HUSQVARNA AB	SE0001662230	07-Apr-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
ISS A/S	DK0060542181	07-Apr-2022	AUTHORISATION TO ACQUIRE TREASURY SHARES	FOR
ISS A/S	DK0060542181	07-Apr-2022	PRESENTATION OF THE COMPANY'S REMUNERATION REPORT FOR 2021 (FOR ADVISORY VOTE)	FOR
ISS A/S	DK0060542181	07-Apr-2022	APPROVAL OF THE REMUNERATION TO THE BOARD OF DIRECTORS OF THE CURRENT FINANCIAL YEAR	FOR
ISS A/S	DK0060542181	07-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: NIELS SMEDEGAARD	FOR
ISS A/S	DK0060542181	07-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: VALERIE BEAULIEU	FOR
ISS A/S	DK0060542181	07-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: KELLY L. KUHN	FOR
ISS A/S	DK0060542181	07-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: LARS PETERSSON	FOR

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ISS A/S	DK0060542181	07-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: SOREN THORUP SORENSEN	FOR
ISS A/S	DK0060542181	07-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: BEN STEVENS	FOR
ISS A/S	DK0060542181	07-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: CYNTHIA MARY TRUDELL	FOR
ISS A/S	DK0060542181	07-Apr-2022	ELECTION OF EY GODKENDT REVISIONSPARTNERSELSKAB AS AUDITOR	FOR
ISS A/S	DK0060542181	07-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: RENEWAL OF THE AUTHORISATIONS TO INCREASE THE SHARE CAPITAL IN THE ARTICLES OF ASSOCIATION	FOR
ISS A/S	DK0060542181	07-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: AMENDMENT OF THE TERM "CHAIRMAN" TO "CHAIR" IN THE ARTICLES OF ASSOCIATION	FOR
ISS A/S	DK0060542181	07-Apr-2022	ADOPTION OF THE ANNUAL REPORT FOR 2021	FOR
ISS A/S	DK0060542181	07-Apr-2022	ALLOCATION OF PROFIT ACCORDING TO THE ADOPTED ANNUAL REPORT	FOR
ISS A/S	DK0060542181	07-Apr-2022	RESOLUTION TO GRANT DISCHARGE OF LIABILITY TO MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE GROUP MANAGEMENT BOARD	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: Brian R. Niccol	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: James C. Weaver	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: Arthur R. Collins	FOR
KB HOME	US48666K1097	07-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR
KB HOME	US48666K1097	07-Apr-2022	Ratify Ernst & Young LLP's appointment as KB Home's independent registered public accounting firm for the fiscal year ending November 30, 2022.	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: Dorene C. Dominguez	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: Kevin P. Eltife	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: Timothy W. Finchem	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: Dr. Stuart A. Gabriel	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: Dr. Thomas W. Gilligan	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: Jodeen A. Kozlak	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: Melissa Lora	FOR
KB HOME	US48666K1097	07-Apr-2022	Election of Director: Jeffrey T. Mezger	FOR
KESKO CORP	FI0009000202	07-Apr-2022	THE BOARD PROPOSES THAT THE GENERAL MEETING ADOPT THE FINANCIAL STATEMENTS. THE COMPANY'S AUDITOR HAS RECOMMENDED ADOPTING THE FINANCIAL STATEMENTS. ADOPTION OF THE FINANCIAL STATEMENTS	FOR

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KESKO CORP	FI0009000202	07-Apr-2022	THE BOARD PROPOSES THAT A DIVIDEND OF EUR1.06 PER SHARE BE PAID FOR THE YEAR 2021 BASED ON THE ADOPTED BALANCE SHEET, ON SHARES HELD OUTSIDE THE COMPANY AT THE DATE OF DIVIDEND DISTRIBUTION. THE REMAINING DISTRIBUTABLE ASSETS WILL REMAIN IN EQUITY. THE BOARD PROPOSES THAT THE DIVIDEND BE PAID IN FOUR INSTALMENTS AS FOLLOWS: THE FIRST INSTALMENT OF EUR0.27 PER SHARE IS TO BE PAID TO SHAREHOLDERS REGISTERED IN THE COMPANY'S REGISTER OF SHAREHOLDERS KEPT BY EUROCLEAR FINLAND LTD ON THE INSTALMENT'S RECORD DATE 11 APRIL 2022. THE BOARD PROPOSES THAT THE DIVIDEND INSTALMENT PAY DATE BE 20 APRIL 2022. THE SECOND INSTALMENT OF EUR0.26 PER SHARE IS TO BE PAID TO SHAREHOLDERS REGISTERED IN THE COMPANY'S REGISTER OF SHAREHOLDERS KEPT BY EUROCLEAR FINLAND LTD ON THE INSTALMENT'S RECORD DATE 22 JUNE 2022. THE BOARD PROPOSES THAT THE DIVIDEND INSTALMENT PAY DATE BE 29 JUNE 2022. THE THIRD INSTALMENT OF EUR0.27 PER SHARE IS TO BE PAID TO SHAREHOLDERS REGISTERED IN THE COMPANY'S REGISTER OF SHAREHOLDERS KEPT BY EUROCLEAR FIN USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND RESOLUTION ON THE PAYMENT OF DIVIDEND	FOR
KESKO CORP	FI0009000202	07-Apr-2022	RESOLUTION ON DISCHARGING THE BOARD MEMBERS AND THE MANAGING DIRECTOR FROM LIABILITY FOR THE FINANCIAL YEAR 1 JAN. - 31 DEC. 2021	FOR
KESKO CORP	FI0009000202	07-Apr-2022	THE BOARD PROPOSES THAT THE GENERAL MEETING APPROVE THE 2021 REMUNERATION REPORT FOR GOVERNING BODIES. THE RESOLUTION CONCERNING THE REMUNERATION REPORT IS ADVISORY IN NATURE. THE REMUNERATION REPORT WILL BE MADE AVAILABLE ON THE COMPANY'S WEBSITE AT WWW.KESKO.FI/AGM IN WEEK 10 AT THE LATEST. REVIEWING THE REMUNERATION REPORT FOR GOVERNING BODIES	FOR
KESKO CORP	FI0009000202	07-Apr-2022	THE SHAREHOLDERS' NOMINATION COMMITTEE PROPOSES THAT THE REMUNERATION OF BOARD MEMBERS AND THE REIMBURSEMENT OF THEIR EXPENSES REMAIN UNCHANGED. THE PROPOSAL REGARDING THE REMUNERATION OF BOARD MEMBERS AND THE REIMBURSEMENT OF THEIR EXPENSES IN 2022-2023 IS AS FOLLOWS: BOARD CHAIR, AN ANNUAL FEE OF EUR102,000, BOARD DEPUTY CHAIR, AN ANNUAL FEE OF EUR63,000, BOARD MEMBER, AN ANNUAL FEE OF EUR47,500, BOARD MEMBER WHO IS THE CHAIR OF THE AUDIT COMMITTEE, AN ANNUAL FEE OF EUR63,000, A MEETING FEE OF EUR600/MEETING FOR A BOARD MEETING AND ITS COMMITTEE'S MEETING. A MEETING FEE OF EUR1,200/BOARD MEETING FOR THE BOARD CHAIR. HOWEVER, A MEETING FEE OF EUR1,200/COMMITTEE MEETING IS TO BE PAID TO A COMMITTEE CHAIR WHO IS NOT THE CHAIR OR DEPUTY CHAIR OF THE BOARD. THE MEETING FEES ARE TO BE PAID IN CASH. DAILY ALLOWANCES AND THE REIMBURSEMENTS OF TRAVEL EXPENSES ARE PAID TO THE BOARD MEMBERS IN ACCORDANCE WITH THE GENERAL TRAVEL RULES OF KESKO. IT IS PROPOSED THAT THE AFOREMENTIONED ANNUAL REMUNERATION PAYMENTS BE MADE RESOLUTION ON THE BOARD MEMBERS' REMUNERATION AND THE BASIS FOR REIMBURSEMENT OF THEIR EXPENSES	FOR
KESKO CORP	FI0009000202	07-Apr-2022	THE BOARD PROPOSES TO THE GENERAL MEETING, AT THE RECOMMENDATION OF THE BOARD'S AUDIT COMMITTEE, THAT THE AUDITOR'S REMUNERATION AND THE REIMBURSEMENTS OF THE AUDITOR'S EXPENSES BE PAID ACCORDING TO AN INVOICE APPROVED BY THE COMPANY. RESOLUTION ON THE AUDITOR'S FEE AND THE BASIS FOR REIMBURSEMENT OF EXPENSES	FOR
KESKO CORP	FI0009000202	07-Apr-2022	THE BOARD PROPOSES TO THE GENERAL MEETING, AT THE RECOMMENDATION OF THE BOARD'S AUDIT COMMITTEE, THAT THE FIRM OF AUTHORISED PUBLIC ACCOUNTANTS DELOITTE OY BE RE-ELECTED AS THE COMPANY'S AUDITOR FOR A TERM THAT WILL EXTEND UNTIL THE END OF NEXT ANNUAL GENERAL MEETING. IF DELOITTE OY IS ELECTED AS THE COMPANY'S AUDITOR, THE FIRM HAS ANNOUNCED THAT APA JUKKA VATTULAINEN WILL BE THE AUDITOR WITH PRINCIPAL RESPONSIBILITY. ELECTION OF THE AUDITOR	FOR

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KESKO CORP	FI0009000202	07-Apr-2022	THE BOARD PROPOSES THAT THE GENERAL MEETING AUTHORISE THE BOARD TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN B SHARES (AUTHORISATION TO REPURCHASE SHARES) UNDER THE FOLLOWING TERMS AND CONDITIONS: UNDER THE AUTHORISATION, THE BOARD WILL BE ENTITLED TO DECIDE ON THE REPURCHASE OF A MAXIMUM OF 16,000,000 OF KESKO'S B SHARES. THIS NUMBER OF SHARES IS EQUIVALENT TO APPROXIMATELY 4.0% OF ALL SHARES IN THE COMPANY. BASED ON THE AUTHORISATION, B SHARES MAY ALSO BE REPURCHASED NOT IN PROPORTION TO THE SHAREHOLDINGS OF SHAREHOLDERS (DIRECTED REPURCHASE). THE SHARES MAY BE REPURCHASED IN ONE OR MORE LOTS. KESKO B SHARES MAY BE REPURCHASED USING THE COMPANY'S DISTRIBUTABLE UNRESTRICTED EQUITY, AT THE PRICE QUOTED IN PUBLIC TRADING AT THE TIME OF REPURCHASE, OR AT OTHER MARKET PRICE. THE SHARES ARE TO BE REPURCHASED FOR USE IN THE DEVELOPMENT OF THE COMPANY'S CAPITAL STRUCTURE, TO FINANCE POSSIBLE ACQUISITIONS, CAPITAL EXPENDITURE AND/OR OTHER ARRANGEMENTS WITHIN THE SCOPE OF THE COMPANY'S BUSINESS OPERATIONS, AND TO AUTHORISING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES	FOR
KESKO CORP	FI0009000202	07-Apr-2022	THE BOARD PROPOSES THAT THE GENERAL MEETING AUTHORISE THE BOARD TO DECIDE ON THE ISSUANCE OF NEW B SERIES SHARES AS WELL AS OF OWN B SHARES HELD BY THE COMPANY AS TREASURY SHARES ON THE FOLLOWING TERMS AND CONDITIONS: UNDER THE AUTHORISATION, THE BOARD WILL BE AUTHORISED TO MAKE ONE OR MORE DECISIONS ON THE ISSUANCE OF B SHARES, PROVIDED THAT THE NUMBER OF B SHARES THEREBY ISSUED TOTALS A MAXIMUM OF 33,000,000 B SHARES. THIS NUMBER OF SHARES IS EQUIVALENT TO APPROXIMATELY 8.2% OF ALL SHARES IN THE COMPANY. THE B SHARES CAN BE ISSUED FOR SUBSCRIPTION BY SHAREHOLDERS IN A DIRECTED ISSUE IN PROPORTION TO THEIR EXISTING HOLDINGS OF THE COMPANY'S SHARES, REGARDLESS OF WHETHER THEY OWN A OR B SHARES. B SHARES CAN ALSO BE ISSUED IN A DIRECTED ISSUE, DEPARTING FROM THE SHAREHOLDER'S PRE-EMPTIVE RIGHT, FOR A WEIGHTY FINANCIAL REASON FOR THE COMPANY, SUCH AS USING THE SHARES TO DEVELOP THE COMPANY'S CAPITAL STRUCTURE, TO FINANCE POSSIBLE ACQUISITIONS, CAPITAL EXPENDITURE OR OTHER ARRANGEMENTS WITHIN THE SCOPE OF THE COM AUTHORISING THE BOARD OF DIRECTORS TO DECIDE ON A SHARE ISSUE	FOR
KESKO CORP	FI0009000202	07-Apr-2022	THE BOARD PROPOSES THAT THE GENERAL MEETING AUTHORISE THE BOARD TO DECIDE ON DONATIONS IN A TOTAL MAXIMUM OF EUR300,000 FOR CHARITABLE OR CORRESPONDING PURPOSES UNTIL THE ANNUAL GENERAL MEETING TO BE HELD IN 2023, AND TO DECIDE ON THE DONATION RECIPIENTS, PURPOSES OF USE, AND OTHER TERMS AND CONDITIONS OF THE DONATIONS. DONATIONS FOR CHARITABLE PURPOSES	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: HENRI DE CASTRIES	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: RENATO FASSBIND	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: PABLO ISLA	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: EVA CHENG	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: PATRICK AEBISCHER	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: KIMBERLY A. ROSS	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: DICK BOER	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: DINESH PALIWAL	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: HANNE JIMENEZ DE MORA	FOR

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NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: LINDIWE MAJELE SIBANDA	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	ELECTION TO THE BOARD OF DIRECTORS: CHRIS LEONG	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	ELECTION TO THE BOARD OF DIRECTORS: LUCA MAESTRI	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	ELECTION AS MEMBER OF THE COMPENSATION COMMITTEE: PABLO ISLA	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	ELECTION AS MEMBER OF THE COMPENSATION COMMITTEE: PATRICK AEBISCHER	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	ELECTION AS MEMBER OF THE COMPENSATION COMMITTEE: DICK BOER	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	ELECTION AS MEMBER OF THE COMPENSATION COMMITTEE: DINESH PALIWAL	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	ELECTION OF THE STATUTORY AUDITORS: ERNST AND YOUNG LTD, LAUSANNE BRANCH	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	ELECTION OF THE INDEPENDENT REPRESENTATIVE: HARTMANN DREYER, ATTORNEYS-AT-LAW	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	APPROVAL OF THE COMPENSATION OF THE BOARD OF DIRECTORS	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	APPROVAL OF THE COMPENSATION OF THE EXECUTIVE BOARD	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	CAPITAL REDUCTION (BY CANCELLATION OF SHARES)	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	IN THE EVENT OF ANY YET UNKNOWN NEW OR MODIFIED PROPOSAL BY A SHAREHOLDER DURING THE GENERAL MEETING, I INSTRUCT THE INDEPENDENT REPRESENTATIVE TO VOTE AS FOLLOWS: (YES = VOTE IN FAVOR OF ANY SUCH YET UNKNOWN PROPOSAL, NO = VOTE AGAINST ANY SUCH YET UNKNOWN PROPOSAL, ABSTAIN = ABSTAIN FROM VOTING) - THE BOARD OF DIRECTORS RECOMMENDS TO VOTE NO ON ANY SUCH YET UNKNOWN PROPOSAL	AGAINST
NESTLE S.A.	CH0038863350	07-Apr-2022	APPROVAL OF THE ANNUAL REVIEW, THE FINANCIAL STATEMENTS OF NESTLE S.A. AND THE CONSOLIDATED FINANCIAL STATEMENTS OF THE NESTLE GROUP FOR 2021	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	ACCEPTANCE OF THE COMPENSATION REPORT 2021 (ADVISORY VOTE)	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	DISCHARGE TO THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE MANAGEMENT	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	APPROPRIATION OF PROFIT RESULTING FROM THE BALANCE SHEET OF NESTLE S.A. (PROPOSED DIVIDEND) FOR THE FINANCIAL YEAR 2021	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS: PAUL BULCKE	FOR
NESTLE S.A.	CH0038863350	07-Apr-2022	RE-ELECTION AS MEMBER OF THE BOARD OF DIRECTORS: ULF MARK SCHNEIDER	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	Proposal No. 7	AGAINST
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	Proposal No. 8	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR

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ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	DIRECTOR	ABSTAIN
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	Appointment of PricewaterhouseCoopers LLP (PWC) as auditor	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	Advisory vote on the Bank's approach to executive compensation	FOR
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	Proposal No. 1	ABSTAIN
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	Proposal No. 2	AGAINST
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	Proposal No. 3	AGAINST
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	Proposal No. 4	AGAINST
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	Proposal No. 5	AGAINST
ROYAL BANK OF CANADA	CA7800871021	07-Apr-2022	Proposal No. 6	AGAINST
SCENTRE GROUP	AU000000SCG8	07-Apr-2022	SPILL RESOLUTION :THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES VALIDLY CAST ON THE RESOLUTION TO ADOPT THE REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021 BEING CAST AGAINST THE ADOPTION OF THE REPORT: (A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; (B) ALL OF THE DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS REPORT FOR THE YEAR ENDED 31 DECEMBER 2021 WAS PASSED (OTHER THAN THE MANAGING DIRECTOR AND CEO) AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
SCENTRE GROUP	AU000000SCG8	07-Apr-2022	ADOPTION OF REMUNERATION REPORT	FOR
SCENTRE GROUP	AU000000SCG8	07-Apr-2022	RE-ELECTION OF BRIAN SCHWARTZ AS A DIRECTOR	FOR
SCENTRE GROUP	AU000000SCG8	07-Apr-2022	RE-ELECTION OF MICHAEL IHLEIN AS A DIRECTOR	FOR
SCENTRE GROUP	AU000000SCG8	07-Apr-2022	ELECTION OF ILANA ATLAS AS A DIRECTOR	FOR
SCENTRE GROUP	AU000000SCG8	07-Apr-2022	ELECTION OF CATHERINE BRENNER AS A DIRECTOR	FOR
SCENTRE GROUP	AU000000SCG8	07-Apr-2022	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO PETER ALLEN, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REELECT ANDREAS UMBACH AS DIRECTOR	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REELECT WERNER BAUER AS DIRECTOR	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REELECT WAH-HUI CHU AS DIRECTOR	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REELECT COLLEEN GOGGINS AS DIRECTOR	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REELECT MARIEL HOCH AS DIRECTOR	FOR

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SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REELECT ABDALLAH AL OBEIKAN AS DIRECTOR	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REELECT MARTINE SNELS AS DIRECTOR	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REELECT MATTHIAS WAEHREN AS DIRECTOR	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	ELECT LAURENS LAST AS DIRECTOR	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REELECT ANDREAS UMBACH AS BOARD CHAIRMAN	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REAPPOINT WAH-HUI CHU AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REAPPOINT COLLEEN GOGGINS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	REAPPOINT MARIEL HOCH AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	CHANGE COMPANY NAME TO SIG GROUP AG	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	APPROVE CHF 337,521 SHARE CAPITAL INCREASE WITHOUT PREEMPTIVE RIGHTS IN CONNECTION WITH ACQUISITION OF SCHOLLE IPN	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	DESIGNATE KELLER KLG AS INDEPENDENT PROXY	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	APPROVE DIVIDENDS OF CHF 0.45 PER SHARE FROM CAPITAL CONTRIBUTION RESERVES	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 2.7 MILLION	FOR
SIG COMBIBLOC GROUP AG	CH0435377954	07-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 18 MILLION	FOR
STRIDES PHARMA SCIENCE LTD	INE939A01011	07-Apr-2022	RE-APPOINTMENT OF MR. HOMI RUSTAM KHUSROKHAN (DIN:00005085) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
STRIDES PHARMA SCIENCE LTD	INE939A01011	07-Apr-2022	ISSUANCE OF EQUITY WARRANTS ON PREFERENTIAL BASIS	FOR
TELECOM ITALIA SPA	IT0003497168	07-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021 - TO APPROVE THE FINANCIAL STATEMENTS - COVERAGE OF THE LOSS FOR THE FINANCIAL YEAR	FOR
TELECOM ITALIA SPA	IT0003497168	07-Apr-2022	REPORT ON REMUNERATION POLICY AND REMUNERATION PAID - TO APPROVE THE FIRST SECTION (REMUNERATION POLICY)	AGAINST
TELECOM ITALIA SPA	IT0003497168	07-Apr-2022	REPORT ON REMUNERATION POLICY AND REMUNERATION PAID - NON-BINDING VOTE ON THE SECOND SECTION (REMUNERATION 2021)	AGAINST
TELECOM ITALIA SPA	IT0003497168	07-Apr-2022	DETERMINATIONS FOLLOWING THE TERMINATION OF A DIRECTOR - TO APPOINT A DIRECTOR	FOR
TELECOM ITALIA SPA	IT0003497168	07-Apr-2022	STOCK OPTIONS PLAN - TO ALLOCATE OPTIONS TO EMPLOYEES, RESOLUTIONS RELATED THERETO	AGAINST
TELECOM ITALIA SPA	IT0003497168	07-Apr-2022	STOCK OPTIONS PLAN - TO ISSUE OF SHARES FOR THE INITIATIVE, AMENDMENT OF ART. 5 OF THE BY-LAWS (CAPITAL - SHARES - BONDS), RESOLUTIONS RELATED THERETO	FOR

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TELECOM ITALIA SPA	IT0003497168	07-Apr-2022	TO USE RESERVES TO COVER THE LOSS FOR THE YEAR - FINAL REDUCTION EXCLUDING THE OBLIGATION OF SUBSEQUENT REINSTATEMENT	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	RE-ELECTION OF MS. MARIA LUISA GARCIA BLANCO AS INDEPENDENT DIRECTOR	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	RE-ELECTION OF MR. FRANCISCO JAVIER DE PAZ MANCHO AS OTHER EXTERNAL DIRECTOR	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	RATIFICATION OF THE INTERIM APPOINTMENT (CO-OPTION) AND APPOINTMENT OF MS. MARIA ROTONDO URCOLA AS INDEPENDENT DIRECTOR	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	SETTING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AT FIFTEEN	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	REDUCTION OF SHARE CAPITAL THROUGH THE CANCELLATION OF OWN SHARES, EXCLUDING THE RIGHT OF CREDITORS TO OBJECT, AMENDING THE TEXT OF ARTICLE 6 OF THE BY-LAWS RELATING TO SHARE CAPITAL	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	SHAREHOLDER COMPENSATION: APPROVAL OF AN INCREASE IN SHARE CAPITAL WITH A CHARGE TO RESERVES BY SUCH AMOUNT AS MAY BE DETERMINED PURSUANT TO THE TERMS AND CONDITIONS OF THE RESOLUTION, THROUGH THE ISSUANCE OF NEW ORDINARY SHARES HAVING A PAR VALUE OF ONE EURO EACH, AND WITH A PROVISION FOR INCOMPLETE ALLOTMENT. OFFER TO THE SHAREHOLDERS TO PURCHASE THEIR FREE ALLOTMENT RIGHTS AT A GUARANTEED PRICE. SHAREHOLDER COMPENSATION BY MEANS OF A SCRIP DIVIDEND	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	SHAREHOLDER COMPENSATION: SHAREHOLDER COMPENSATION BY MEANS OF THE DISTRIBUTION OF DIVIDENDS WITH A CHARGE TO UNRESTRICTED RESERVES	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	APPROVAL OF A GLOBAL INCENTIVE SHARE PURCHASE PLAN FOR SHARES OF TELEFONICA, S.A. FOR THE EMPLOYEES OF THE TELEFONICA GROUP	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	DELEGATION OF POWERS TO FORMALIZE, INTERPRET, RECTIFY AND CARRY OUT THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS AT THE GENERAL SHAREHOLDERS MEETING	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	CONSULTATIVE VOTE ON THE 2021 ANNUAL REPORT ON DIRECTOR REMUNERATION	AGAINST
TELEFONICA SA	ES0178430E18	07-Apr-2022	APPROVAL OF THE ANNUAL ACCOUNTS AND OF THE MANAGEMENT REPORT OF BOTH TELEFONICA, S.A. AND ITS CONSOLIDATED GROUP OF COMPANIES FOR FISCAL YEAR 2021	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	APPROVAL OF THE STATEMENT OF NON-FINANCIAL INFORMATION OF THE CONSOLIDATED GROUP OF COMPANIES LED BY TELEFONICA, S.A. FOR FISCAL YEAR 2021 INCLUDED IN THE CONSOLIDATED MANAGEMENT REPORT OF TELEFONICA, S.A. AND OF ITS GROUP OF COMPANIES FOR SUCH FISCAL YEAR	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS OF TELEFONICA, S.A. DURING FISCAL YEAR 2021	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	APPROVAL OF THE PROPOSED ALLOCATION OF THE PROFITS-LOSSES OF TELEFONICA, S.A. FOR FISCAL YEAR 2021	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	RENEW APPOINTMENT OF PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	RE-ELECTION OF MR. JOSE MARIA ABRIL PEREZ AS PROPRIETARY DIRECTOR	FOR
TELEFONICA SA	ES0178430E18	07-Apr-2022	RE-ELECTION OF MR. ANGEL VILA BOIX AS EXECUTIVE DIRECTOR	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Ratification of the interim appointment (co-option) and appointment of Ms. María Rotondo Urcola as Independent Director.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Approval of the Annual Accounts and of the Management Report of both Telefónica, S.A. and its Consolidated Group of Companies for fiscal year 2021.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Setting the number of members of the Board of Directors at fifteen.	FOR

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TELEFONICA, S.A.	US8793822086	07-Apr-2022	Reduction of share capital through the cancellation of own shares, excluding the right of creditors to object, amending the text of Article 6 of the By-Laws relating to share capital.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Shareholder compensation by means of a scrip dividend. Approval of an increase in share capital with a charge to reserves by such amount as may be determined pursuant to the terms and conditions of the resolution, through the issuance of new ordinary shares having a par value of one euro each, and with a provision for incomplete allotment. Offer to the shareholders to purchase their free allotment rights at a guaranteed price.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Shareholder compensation by means of the distribution of dividends with a charge to unrestricted reserves.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Approval of a Global incentive share purchase Plan for shares of Telefónica, S.A. for the Employees of the Telefónica Group.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Delegation of powers to formalize, interpret, rectify and carry out the resolutions adopted by the shareholders at the General Shareholders' Meeting.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Consultative vote on the 2021 Annual Report on Director Remuneration.	AGAINST
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Approval of the Statement of Non-Financial Information of the Consolidated Group of Companies led by Telefónica, S.A. for fiscal year 2021 included in the Consolidated Management Report of Telefónica, S.A. and of its Group of Companies for such fiscal year.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Approval of the management of the Board of Directors of Telefónica, S.A. during fiscal year 2021.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Approval of the Proposed Allocation of the Profits/Losses of Telefónica, S.A. for fiscal year 2021.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Re-election of the Statutory Auditor for fiscal year 2022.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Re-election of Mr. José María Abril Pérez as Proprietary Director.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Re-election of Mr. Ángel Vilá Boix as Executive Director.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Re-election of Ms. María Luisa García Blanco as Independent Director.	FOR
TELEFONICA, S.A.	US8793822086	07-Apr-2022	Re-election of Mr. Francisco Javier de Paz Mancho as Other External Director.	FOR
VARUN BEVERAGES LTD	INE200M01013	07-Apr-2022	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY TOGETHER WITH THE REPORT OF BOARD OF DIRECTORS AND AUDITORS' THEREON AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY INCLUDING AUDITORS' REPORT THEREON FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
VARUN BEVERAGES LTD	INE200M01013	07-Apr-2022	TO APPOINT MR. VARUN JAIPURIA (DIN: 02465412), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR	FOR
VARUN BEVERAGES LTD	INE200M01013	07-Apr-2022	TO APPOINT MR. RAJINDER JEET SINGH BAGGA (DIN: 08440479), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR	FOR
VARUN BEVERAGES LTD	INE200M01013	07-Apr-2022	TO APPOINT M/S. O P BAGLA & CO. LLP, CHARTERED ACCOUNTANTS, AS JOINT STATUTORY AUDITORS FOR A TERM OF UPTO 5 (FIVE) YEARS, FIX THEIR REMUNERATION AND IN THIS REGARD	FOR
VARUN BEVERAGES LTD	INE200M01013	07-Apr-2022	TO APPROVE RE-CLASSIFICATION OF AUTHORIZED SHARE CAPITAL AND CONSEQUENT ALTERATION TO THE MEMORANDUM OF ASSOCIATION AND IN THIS REGARD	FOR
VARUN BEVERAGES LTD	INE200M01013	07-Apr-2022	TO APPROVE PAYMENT OF PROFIT RELATED COMMISSION TO NONEXECUTIVE DIRECTORS OF THE COMPANY AND IN THIS REGARD, TO CONSIDER AND IF THOUGHT FIT	AGAINST
VARUN BEVERAGES LTD	INE200M01013	07-Apr-2022	TO APPROVE AMENDMENTS IN THE 'EMPLOYEES STOCK OPTION SCHEME 2016' OF THE COMPANY AND IN THIS REGARD, TO CONSIDER AND IF THOUGHT FIT,	AGAINST

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VARUN BEVERAGES LTD	INE200M01013	07-Apr-2022	TO APPROVE GRANT OF STOCK OPTIONS TO THE EMPLOYEES OF HOLDING, SUBSIDIARY, GROUP OR ASSOCIATE COMPANY(IES) OF THE COMPANY UNDER THE 'EMPLOYEES STOCK OPTION SCHEME 2016' AND IN THIS REGARD	AGAINST
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ACCEPT RESIGNATION OF RICHARD MAYFIELD AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE REPORT OF AUDIT AND CORPORATE PRACTICES COMMITTEES	ABSTAIN
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ACCEPT RESIGNATION OF AMANDA WHALEN AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ACCEPT RESIGNATION OF ROBERTO NEWELL AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY JUDITH MCKENNA AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY LEIGH HOPKINS AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY KARTHIK RAGHUPATHY AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY TOM WARD AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY GUILHERME LOUREIRO AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY KIRSTEN EVANS AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY ADOLFO CEREZO AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY BLANCA TREVINO AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE CEOS REPORT	ABSTAIN
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY ERNESTO CERVERA AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY ERIC PEREZ GROVAS AS DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ELECT OR RATIFY ADOLFO CEREZO AS CHAIRMAN OF AUDIT AND CORPORATE PRACTICES COMMITTEES	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE DISCHARGE OF BOARD OF DIRECTORS AND OFFICERS	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE DIRECTORS AND OFFICERS LIABILITY	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE REMUNERATION OF BOARD CHAIRMAN	FOR

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WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE REMUNERATION OF DIRECTOR	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE REMUNERATION OF CHAIRMAN OF AUDIT AND CORPORATE PRACTICES COMMITTEES	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE REMUNERATION OF MEMBER OF AUDIT AND CORPORATE PRACTICES COMMITTEES	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE BOARD OPINION ON CEOS REPORT	ABSTAIN
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE BOARD OF DIRECTORS REPORT	ABSTAIN
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE REPORT RE, EMPLOYEE STOCK PURCHASE PLAN	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS	ABSTAIN
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE ALLOCATION OF INCOME AND ORDINARY DIVIDEND OF MXN 1 PER SHARE AND EXTRAORDINARY DIVIDEND OF MXN 0.71 PER SHARE	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	APPROVE REPORT ON SHARE REPURCHASE RESERVES	FOR
WAL-MART DE MEXICO SAB DE CV	MX01WA000038	07-Apr-2022	ACCEPT RESIGNATION OF ENRIQUE OSTALE AS DIRECTOR	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: RIET CADONAU	AGAINST
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: JOERG WALTHER	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: IVO WECHSLER	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: MILVA ZEHNDER	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	ELECTION TO THE BOARD OF DIRECTORS: SANDRA EMME	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION AND NEW ELECTION OF MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: RIET CADONAU	AGAINST
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION AND NEW ELECTION OF MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: MILVA ZEHNDER	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION AND NEW ELECTION OF MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: SANDRA EMME	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION OF THE INDEPENDENT PROXY: WERNER SCHIB, LAWYER AND NOTARY, AARAU	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION OF THE STATUTORY AUDITOR: PRICEWATERHOUSECOOPERS AG, LUCERNE	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	PRESENTATION AND APPROVAL OF THE MANAGEMENT REPORT OF ZEHNDER GROUP AG, THE ANNUAL FINANCIAL STATEMENTS OF ZEHNDER GROUP AG AND THE CONSOLIDATED FINANCIAL STATEMENTS	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE COMMITTEE	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RESOLUTION ON THE APPROPRIATION OF THE BALANCE SHEET PROFITS	FOR

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ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	COMPENSATION OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	REMUNERATION OF THE GROUP EXECUTIVE COMMITTEE	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	ADVISORY VOTE ON THE COMPENSATION REPORT FOR 2021	AGAINST
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: HANS-PETER ZEHNDER AS MEMBER AND AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ZEHNDER GROUP AG	CH0276534614	07-Apr-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: URS BUCHMANN	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Stuart Subotnick as a Director of Carnival Corporation and as a Director of Carnival plc.	AGAINST
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Micky Arison as a Director of Carnival Corporation and as a Director of Carnival plc.	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Laura Weil as a Director of Carnival Corporation and as a Director of Carnival plc.	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Randall J. Weisenburger as a Director of Carnival Corporation and as a Director of Carnival plc.	AGAINST
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To hold a (non-binding) advisory vote to approve executive compensation (in accordance with legal requirements applicable to U.S. companies).	AGAINST
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To hold a (non-binding) advisory vote to approve the Carnival plc Directors' Remuneration Report (in accordance with legal requirements applicable to UK companies).	AGAINST
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-appoint the UK firm of PricewaterhouseCoopers LLP as independent auditors of Carnival plc and to ratify the selection of the U.S. firm of PricewaterhouseCoopers LLP as the independent registered public accounting firm of Carnival Corporation.	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To authorize the Audit Committee of Carnival plc to determine the remuneration of the independent auditors of Carnival plc (in accordance with legal requirements applicable to UK companies)	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To receive the UK accounts and reports of the Directors and auditors of Carnival plc for the year ended November 30, 2021 (in accordance with legal requirements applicable to UK companies).	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To approve the giving of authority for the allotment of new shares by Carnival plc (in accordance with customary practice for UK companies).	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To approve the disapplication of pre-emption rights in relation to the allotment of new shares by Carnival plc (in accordance with customary practice for UK companies).	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To approve a general authority for Carnival plc to buy back Carnival plc ordinary shares in the open market (in accordance with legal requirements applicable to UK companies desiring to implement share buy back programs).	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Sir Jonathon Band as a Director of Carnival Corporation and as a Director of Carnival plc.	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Jason Glen Cahilly as a Director of Carnival Corporation and as a Director of Carnival plc.	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Helen Deeble as a Director of Carnival Corporation and as a Director of Carnival plc.	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Arnold W. Donald as a Director of Carnival Corporation and as a Director of Carnival plc.	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Jeffery J. Gearhart as a Director of Carnival Corporation and as a Director of Carnival plc.	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Richard J. Glasier as a Director of Carnival Corporation and as a Director of Carnival plc.	AGAINST
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Katie Lahey as a Director of Carnival Corporation and as a Director of Carnival plc.	FOR
CARNIVAL CORPORATION	PA1436583006	08-Apr-2022	To re-elect Sir John Parker as a Director of Carnival Corporation and as a Director of Carnival plc.	AGAINST

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CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS: CONNECTED TRANSACTIONS WITH A 3RD COMPANY	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS: CONNECTED TRANSACTIONS WITH A 4TH COMPANY AND ITS DIRECTLY AND INDIRECTLY CONTROLLED SUBSIDIARIES	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS: CONNECTED TRANSACTIONS WITH A 5TH COMPANY	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	AUTHORIZATION OF 2022 TOTAL FINANCING CREDIT LINE TO THE COMPANY AND ITS SUBSIDIARIES	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	AUTHORIZATION TO THE COMPANY AND ITS WHOLLY OWNED SUBSIDIARIES TO PROVIDE 2022 TOTAL GUARANTEE QUOTA FOR SUBSIDIARIES	AGAINST
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2022 ISSUANCE OF CORPORATE BONDS AND NON-FINANCIAL-INSTITUTION DEBT FINANCING INSTRUMENTS BY THE COMPANY AND A WHOLLY OWNED SUBSIDIARY	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	QUOTA FOR 2022 FORWARD FOREIGN EXCHANGE SETTLEMENT AND SALE BUSINESS, CURRENCY SWAP BUSINESS AND PRECIOUS METALS FUTURES TRANSACTIONS OF THE COMPANY AND ITS SUBSIDIARIES	AGAINST
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	AUTHORIZATION FOR THE TOTAL QUOTA OF THE EXTERNAL DONATION BY THE COMPANY AND ITS SUBSIDIARIES IN 2022	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	A CONSTRUCTION PROJECT OF A COMPANY	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	A PROJECT OF ANOTHER COMPANY	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	AMENDMENTS TO THE SYSTEM FOR INDEPENDENT DIRECTORS	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	AMENDMENTS TO THE EXTERNAL GUARANTEE MANAGEMENT MEASURES	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2021 ANNUAL ACCOUNTS	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2021 PROFIT DISTRIBUTION PLAN:THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY4.80000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2021 PROFIT DISTRIBUTION PLAN (BONUS ISSUE FROM CAPITAL RESERVE)	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2021 AUDIT FEES AND CHANGE OF THE AUDIT FIRM	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS: CONNECTED TRANSACTIONS WITH A COMPANY	FOR
CHINA JUSHI CO LTD	CNE000000YM1	08-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS: CONNECTED TRANSACTIONS WITH A 2ND COMPANY	FOR
DISCOVERY, INC.	US25470F1049	08-Apr-2022	DIRECTOR	ABSTAIN
DISCOVERY, INC.	US25470F1049	08-Apr-2022	DIRECTOR	ABSTAIN
DISCOVERY, INC.	US25470F1049	08-Apr-2022	DIRECTOR	FOR
DISCOVERY, INC.	US25470F1049	08-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Discovery, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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DISCOVERY, INC.	US25470F1049	08-Apr-2022	To approve the Warner Bros. Discovery, Inc. Stock Incentive Plan.	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.42 PER SHARE	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE DISCHARGE OF JENS VON BAHR	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE DISCHARGE OF JOEL CITRON	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE DISCHARGE OF MIMI DRAKE	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE DISCHARGE OF JONAS ENGWALL	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE DISCHARGE OF IAN LIVINGSTONE	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE DISCHARGE OF SANDRA URIE	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE DISCHARGE OF FREDRIK OSTERBERG	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE DISCHARGE OF MARTIN CARLESUND	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF EUR 1 MILLION	AGAINST
EVOLUTION AB	SE0012673267	08-Apr-2022	REELECT JENS VON BAHR AS DIRECTOR	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	REELECT JOEL CITRON AS DIRECTOR	AGAINST
EVOLUTION AB	SE0012673267	08-Apr-2022	REELECT MIMI DRAKE AS DIRECTOR	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	REELECT JONAS ENGWALL AS DIRECTOR	AGAINST
EVOLUTION AB	SE0012673267	08-Apr-2022	REELECT IAN LIVINGSTONE AS DIRECTOR	AGAINST
EVOLUTION AB	SE0012673267	08-Apr-2022	REELECT SANDRA URIE AS DIRECTOR	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	REELECT FREDRIK OSTERBERG AS DIRECTOR	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	ELECT JENS VON BAHR AS BOARD CHAIRMAN	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE NOMINATION COMMITTEE PROCEDURES	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
EVOLUTION AB	SE0012673267	08-Apr-2022	AMEND ARTICLES OF ASSOCIATION RE: POSTAL VOTING	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	AUTHORIZE REISSUANCE OF REPURCHASED SHARES	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
EVOLUTION AB	SE0012673267	08-Apr-2022	AUTHORIZE THE BOARD TO REPURCHASE WARRANTS FROM PARTICIPANTS IN WARRANTS PLAN 2020	FOR

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FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT ALFONSO GARZA GARZA AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT BERTHA PAULA MICHEL GONZALEZ AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT ALEJANDRO BAILLERES GUAL AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT RICARDO GUAJARDO TOUCHE AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT PAULINA GARZA LAGUERA GONDA AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT ROBERT EDWIN DENHAM AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT MICHAEL LARSON AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT RICARDO E. SALDIVAR ESCAJADILLO AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT ALFONSO GONZALEZ MIGOYA AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT ENRIQUE F. SENIOR HERNANDEZ AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT VICTOR ALBERTO TIBURCIO CELORIO AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	ABSTAIN
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT JAIME A. EL KOURY AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT MICHAEL KAHN AS ALTERNATE DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT FRANCISCO ZAMBRANO RODRIGUEZ AS ALTERNATE DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	APPROVE REMUNERATION OF DIRECTORS; VERIFY DIRECTOR'S INDEPENDENCE CLASSIFICATION, AND APPROVE REMUNERATION OF CHAIRMAN AND SECRETARIES	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT MEMBERS AND CHAIRMEN OF OPERATION AND STRATEGY, AUDIT, AND CORPORATE PRACTICES AND NOMINATIONS COMMITTEES; APPROVE THEIR REMUNERATION	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	APPROVE MINUTES OF MEETING	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	APPROVE ALLOCATION OF INCOME AND CASH DIVIDENDS	FOR

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FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	SET MAXIMUM AMOUNT OF SHARE REPURCHASE RESERVES	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT JOSE ANTONIO FERNANDEZ CARBAJAL AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT FRANCISCO JAVIER FERNANDEZ CARBAJAL AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT EVA MARIA GARZA LAGUERA GONDA AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT MARIANA GARZA LAGUERA GONDA AS DIRECTOR	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	08-Apr-2022	ELECT JOSE FERNANDO CALDERON ROJAS AS DIRECTOR	FOR
MARFRIG GLOBAL FOODS SA	BRMRFGACNOR0	08-Apr-2022	RECEIVING THE MANAGEMENTS ANNUAL REPORT, REVIEWING AND JUDGING THE FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED DECEMBER 31, 2021	ABSTAIN
MARFRIG GLOBAL FOODS SA	BRMRFGACNOR0	08-Apr-2022	ELECTION OF THE FISCAL BOARD BY SINGLE GROUP OF CANDIDATES. NOMINATION OF ALL THE NAMES THAT COMPOSE THE SLATE. . RICARDO FLORENCE DOS SANTOS AND JOSE OSVALDO BOZZO. JOSE LUIZ DE SOUZA GURGEL AND ELY CARLOS PEREZ. TIAGO MEDEIROS GARCIA AND MARCILIO JOSE DA SILVA	ABSTAIN
MARFRIG GLOBAL FOODS SA	BRMRFGACNOR0	08-Apr-2022	IF ONE OF THE CANDIDATES OF THE SLATE LEAVES IT, TO ACCOMMODATE THE SEPARATE ELECTION REFERRED TO IN ARTICLES 161, PARAGRAPH 4, AND 240 OF LAW 6404, OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED TO THE SAME SLATE	AGAINST
MARFRIG GLOBAL FOODS SA	BRMRFGACNOR0	08-Apr-2022	SEPARATE ELECTION OF THE FISCAL COUNCIL, COMMON SHARES. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS WITH VOTING RIGHTS, THE SHAREHOLDER MUST FILL THIS FIELD IF THE GENERAL ELECTION FIELD WAS LEFT IN BLANK. . AXEL ERHARD BROD AND CHRISTIANO ERNESTO BURMEISTER	FOR
MARFRIG GLOBAL FOODS SA	BRMRFGACNOR0	08-Apr-2022	SETTING THE AGGREGATE COMPENSATION OF DIRECTORS, OFFICERS AND FISCAL COUNCIL MEMBERS FOR 2022	FOR
MARFRIG GLOBAL FOODS SA	BRMRFGACNOR0	08-Apr-2022	TO RESOLVE ON THE ALLOCATION OF NET INCOME AND THE DISTRIBUTION OF DIVIDENDS	FOR
ORSTED	DK0060094928	08-Apr-2022	PROPOSAL TO DISCHARGE THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD FROM THEIR LIABILITIES	FOR
ORSTED	DK0060094928	08-Apr-2022	PROPOSAL FOR THE APPROPRIATION OF THE PROFIT ACCORDING TO THE APPROVED ANNUAL REPORT	FOR
ORSTED	DK0060094928	08-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: ADOPTION OF AN AMENDMENT OF THE REMUNERATION POLICY FOR THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD	FOR
ORSTED	DK0060094928	08-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: ADOPTION OF A DECISION THAT EMPLOYEES OF ALL OF THE COMPANY'S FOREIGN SUBSIDIARIES (FROM TIME TO TIME) ARE ELIGIBLE TO BE ELECTED AND ENTITLED TO VOTE AT ELECTIONS OF GROUP REPRESENTATIVES TO THE BOARD OF DIRECTORS	FOR
ORSTED	DK0060094928	08-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: ADOPTION OF A DECISION TO MAKE A DONATION TO HUMANITARIAN AID TO THE UKRAINIAN PEOPLE IN RELATION TO THE UKRAINE CRISIS CAUSED BY THE RUSSIAN INVASION	FOR
ORSTED	DK0060094928	08-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL OF THE COMPANY, INCLUDING A PROPOSAL TO AMEND THE COMPANY'S ARTICLES OF ASSOCIATION IN ACCORDANCE HEREWITH	FOR
ORSTED	DK0060094928	08-Apr-2022	PROPOSAL FROM THE BOARD OF DIRECTORS: GRANT OF AUTHORIZATION	FOR

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ORSTED	DK0060094928	08-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS BY THE GENERAL MEETING: ELECTION OF THE CHAIRMAN: RE-ELECTION OF THOMAS THUNE ANDERSEN AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ORSTED	DK0060094928	08-Apr-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS BY THE GENERAL MEETING: ELECTION OF THE DEPUTY CHAIRMAN: RE-ELECTION OF LENE SKOLE AS DEPUTY CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ORSTED	DK0060094928	08-Apr-2022	ELECTION OF THE OTHER MEMBERS OF THE BOARD OF DIRECTORS: RE-ELECTION OF LYNDA ARMSTRONG AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ORSTED	DK0060094928	08-Apr-2022	ELECTION OF THE OTHER MEMBERS OF THE BOARD OF DIRECTORS: RE-ELECTION OF JORGEN KILDAHL AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ORSTED	DK0060094928	08-Apr-2022	ELECTION OF THE OTHER MEMBERS OF THE BOARD OF DIRECTORS: RE-ELECTION OF PETER KORSHOLM AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ORSTED	DK0060094928	08-Apr-2022	ELECTION OF THE OTHER MEMBERS OF THE BOARD OF DIRECTORS: RE-ELECTION OF DIETER WEMMER AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ORSTED	DK0060094928	08-Apr-2022	ELECTION OF THE OTHER MEMBERS OF THE BOARD OF DIRECTORS: RE-ELECTION OF JULIA KING AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ORSTED	DK0060094928	08-Apr-2022	ELECTION OF THE OTHER MEMBERS OF THE BOARD OF DIRECTORS: RE-ELECTION OF HENRIK POULSEN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ORSTED	DK0060094928	08-Apr-2022	DETERMINATION OF THE REMUNERATION PAYABLE TO THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2022	FOR
ORSTED	DK0060094928	08-Apr-2022	RE-ELECTION OF PRICEWATERHOUSECOOPERS STATSUTORISERET REVISIONSPARTNERSELSKAB AS AUDITOR	FOR
ORSTED	DK0060094928	08-Apr-2022	PRESENTATION OF THE AUDITED ANNUAL REPORT FOR APPROVAL	FOR
ORSTED	DK0060094928	08-Apr-2022	PRESENTATION OF THE REMUNERATION REPORT FOR ADVISORY VOTE	FOR
OZ MINERALS LTD	AU000000OZL8	08-Apr-2022	RE-ELECTION OF MR CHARLES SARTAIN AS A DIRECTOR	FOR
OZ MINERALS LTD	AU000000OZL8	08-Apr-2022	ELECTION OF DR SARAH RYAN AS A DIRECTOR	FOR
OZ MINERALS LTD	AU000000OZL8	08-Apr-2022	ADOPT REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
OZ MINERALS LTD	AU000000OZL8	08-Apr-2022	LONG TERM INCENTIVE GRANT OF PERFORMANCE RIGHTS TO MR ANDREW COLE	FOR
OZ MINERALS LTD	AU000000OZL8	08-Apr-2022	SHORT TERM INCENTIVE GRANT OF PERFORMANCE RIGHTS TO MR ANDREW COLE	FOR
PAGE INDUSTRIES LTD	INE761H01022	08-Apr-2022	APPOINTMENT OF MR. V S GANESH (DIN: 07822261) AS MANAGING DIRECTOR	FOR
REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	ADOPTION OF THE FINANCIAL STATEMENTS	FOR
REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.34 PER SHARE	FOR
REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR FROM LIABILITY	FOR
REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	HANDLING OF THE REMUNERATION REPORT FOR GOVERNING BODIES	FOR
REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND ON THE GROUNDS FOR COMPENSATION OF TRAVEL EXPENSES	FOR

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REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	FIX NUMBER OF DIRECTORS AT FIVE	FOR
REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	ELECT PEKKA TAMMELA, ANN-CHRISTINE SUNDELL, ARNE BOYE NIELSEN, BILL OSTMAN AND RIAD SHERIF AS DIRECTORS	FOR
REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	RESOLUTION ON THE REMUNERATION OF THE AUDITOR	FOR
REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	RATIFY DELOITTE AS AUDITOR	FOR
REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ACQUISITION OF OWN SHARES	FOR
REVENIO GROUP CORPORATION	FI0009010912	08-Apr-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON A SHARE ISSUE AND ON GRANTING STOCK OPTIONS AND OTHER SPECIAL RIGHTS ENTITLING TO SHARES	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO RE-ELECT SIMON MCKEON AO AS A DIRECTOR	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	RECEIPT OF THE 2021 ANNUAL REPORT	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO RE-ELECT JENNIFER NASON AS A DIRECTOR	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO RE-ELECT JAKOB STAUSHOLM AS A DIRECTOR	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO RE-ELECT NGAIRE WOODS CBE AS A DIRECTOR	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO RE-APPOINT KPMG LLP AS AUDITORS OF RIO TINTO PLC TO HOLD OFFICE UNTIL THE CONCLUSION OF RIO TINTO'S 2023 ANNUAL GENERAL MEETINGS	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS' REMUNERATION	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO APPROVE RIO TINTO GROUP'S CLIMATE ACTION PLAN, AS SET OUT ON PAGES 16 AND 17 OF THE COMPANY'S "OUR APPROACH TO CLIMATE CHANGE 2021" REPORT	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	GENERAL AUTHORITY TO ALLOT SHARES	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	AUTHORITY TO PURCHASE RIO TINTO PLC SHARES	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	NOTICE PERIOD FOR GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS	AGAINST
RIO TINTO PLC	GB0007188757	08-Apr-2022	APPROVAL OF THE DIRECTORS' REMUNERATION REPORT: IMPLEMENTATION REPORT	FOR

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RIO TINTO PLC	GB0007188757	08-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A CONDITIONAL PROPOSAL: SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES VALIDLY CAST ON RESOLUTION 3 (APPROVAL OF THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021) BEING CAST AGAINST THE APPROVAL OF THE REPORT: (A) TO HOLD AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE SPILL MEETING) WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; (B) ALL THE DIRECTORS IN OFFICE WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 WAS PASSED (OTHER THAN THE CHIEF EXECUTIVE) AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING ARE PUT TO THE VOTE AT THE SPILL MEETING. THIS RESOLUTION IS ONLY REQUIRED TO BE PUT TO THE MEETING IF AT LEAST 25% OF THE VOTES VALIDLY CAST ON RESOLUTION 3 ARE AGAINST THAT RESOLUTION. HOWEVER, AS A CONSEQUENCE OF RIO TINTO'S DUAL LISTED COMPANIES (DLC) STRUCTURE, GIVEN THE RESULTS OF RESOLUTION 3 WILL NOT BE KNOWN AT THE TIME OF THE MEETING, A POLL WILL BE TAKEN ON THIS RESOLUTION REGARDLESS. SEE THE EXPLANATORY NOTES FOR FURTHER INFORMATION ON THIS RESOLUTION.	AGAINST
RIO TINTO PLC	GB0007188757	08-Apr-2022	APPROVAL OF THE DIRECTORS' REMUNERATION REPORT	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO ELECT DOMINIC BARTON BBM AS A DIRECTOR	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO ELECT PETER CUNNINGHAM AS A DIRECTOR	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO ELECT BEN WYATT AS A DIRECTOR	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO RE-ELECT MEGAN CLARK AC AS A DIRECTOR	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO RE-ELECT SIMON HENRY AS A DIRECTOR	FOR
RIO TINTO PLC	GB0007188757	08-Apr-2022	TO RE-ELECT SAM LAIDLAW AS A DIRECTOR	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	To re-elect Simon McKeon AO as a director	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	Receipt of the 2021 Annual Report	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	To re-elect Jennifer Nason as a director	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	To re-elect Jakob Stausholm as a director	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	To re-elect Ngaire Woods CBE as a director	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	Re-appointment of auditors	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	Remuneration of auditors	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	Authority to make political donations	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	Climate Action Plan	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	General authority to allot shares	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	Disapplication of pre-emption rights	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	Authority to purchase Rio Tinto plc shares	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	Notice period for general meetings other than annual general meetings	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	Approval of the Directors' Remuneration Report: Implementation Report	FOR

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RIO TINTO PLC	US7672041008	08-Apr-2022	Resolution to hold a meeting for fresh election of directors (conditional item)	AGAINST
RIO TINTO PLC	US7672041008	08-Apr-2022	Approval of the Directors' Remuneration Report	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	To elect Dominic Barton BBM as a director	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	To elect Peter Cunningham as a director	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	To elect Ben Wyatt as a director	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	To re-elect Megan Clark AC as a director	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	To re-elect Simon Henry as a director	FOR
RIO TINTO PLC	US7672041008	08-Apr-2022	To re-elect Sam Laidlaw as a director	FOR
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	APPROVE EY OFFICE LIMITED AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	APPROVE MINUTES OF PREVIOUS MEETING	FOR
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	APPROVE CEILING OF ISSUANCE AND OFFERING OF DEBENTURES	FOR
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	OTHER BUSINESS	AGAINST
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	ACKNOWLEDGE OPERATIONS REPORT	ABSTAIN
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	APPROVE FINANCIAL STATEMENTS	FOR
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDEND PAYMENT	FOR
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	APPROVE REMUNERATION OF DIRECTORS AND SUB.COMMITTEES	FOR
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	APPROVE PERFORMANCE ALLOWANCE OF DIRECTORS	FOR
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	ELECT BANTERNG TANTIVIT AS DIRECTOR	FOR
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	ELECT VICHIT YANAMORN AS DIRECTOR	FOR
THANACHART CAPITAL PUBLIC CO LTD	TH0083B10Z10	08-Apr-2022	ELECT SALINEE WANGTAL AS DIRECTOR	FOR
UNICREDIT SPA	IT0005239360	08-Apr-2022	TO STATE THE EMOLUMENT OF THE INTERNAL AUDITORS	FOR
UNICREDIT SPA	IT0005239360	08-Apr-2022	REWARDING REPORT ABOUT 2022 GROUP POLICY	AGAINST
UNICREDIT SPA	IT0005239360	08-Apr-2022	REPORT ON THE PAID EMOLUMENTS	ABSTAIN
UNICREDIT SPA	IT0005239360	08-Apr-2022	INCENTIVE GROUP PROGRAM 2022	AGAINST

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UNICREDIT SPA	IT0005239360	08-Apr-2022	TO MODIFY THE GROUP REMUNERATION PLANS BASED ON FINANCIAL INSTRUMENTS. RESOLUTIONS RELATED THERETO	FOR
UNICREDIT SPA	IT0005239360	08-Apr-2022	TO MODIFY ART. 6 OF THE BY-LAWS (SHARE CAPITAL AND SHARES). RESOLUTIONS RELATED THERETO	FOR
UNICREDIT SPA	IT0005239360	08-Apr-2022	TO MODIFY ART. 20 (BOARD OF DIRECTORS), 29 (REPRESENTATION AND SIGNING POWERS) AND 30 (BOARD OF STATUTORY AUDITORS) OF THE BY-LAWS. RESOLUTIONS RELATED THERETO	FOR
UNICREDIT SPA	IT0005239360	08-Apr-2022	TO CANCEL OWN SHARES WITHOUT REDUCTION OF THE STOCK CAPITAL; RELATED AMENDMENT OF THE ART.5 (SHARE CAPITAL AND SHARES) OF THE BY-LAWS. RESOLUTIONS RELATED THERETO	FOR
UNICREDIT SPA	IT0005239360	08-Apr-2022	TO APPROVE THE BALANCE SHEET OF YEAR 2021	FOR
UNICREDIT SPA	IT0005239360	08-Apr-2022	TO ALLOCATE THE PROFIT OF YEAR 2021	FOR
UNICREDIT SPA	IT0005239360	08-Apr-2022	TO ELIMINATE NEGATIVE RESERVE FOR THE ITEMS NOT SUSCEPTIBLE TO VARIATION THROUGH THEIR DEFINITIVE COVERAGE	FOR
UNICREDIT SPA	IT0005239360	08-Apr-2022	TO AUTHORIZE THE PURCHASE OF OWN SHARES AIMED AT REMUNERATION OF SHAREHOLDERS. RESOLUTIONS RELATED THERETO	FOR
UNICREDIT SPA	IT0005239360	08-Apr-2022	TO APPOINT THE INTERNAL AUDITORS AND THE ALTERNATE INTERNAL AUDITORS. LIST PRESENTED BY ALLIANZ FINANCE II LUXEMBURG S.A'.R.L., REPRESENTING THE 3.2PCT OF THE SHARE CAPITAL: EFFECTIVE AUDITORS: CACCIAMANI CLAUDIO, NAVARRA BENEDETTA, PAOLUCCI GUIDO, ALTERNATE AUDITORS: PAGANI RAFFAELLA, MANES PAOLA	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER FOR THE NEXT THREE YEARS TERM STARTING ON 10/04/2022 AND ENDING ON 09/04/2025, IT SHOULD BE NOTED THAT IF THE VOTING RESULTS DO NOT ENABLE THE COMPANY (SABIC) TO APPOINT THE MINIMUM NUMBER OF INDEPENDENT MEMBER IN THE BOARD ACCORDING TO THE REGULATORY REQUIREMENTS, THAT MINIMUM SHOULD BE ACHIEVED BY REPLACING THE NECESSARY NUMBER OF NON-INDEPENDENT MEMBER WITH INDEPENDENT MEMBER ACCORDING TO THEIR ORDER BASED ON THE NUMBER OF VOTES THEY OBTAINED: MR. ZIAD THAMER AL-MURSHED	ABSTAIN
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER FOR THE NEXT THREE YEARS TERM STARTING ON 10/04/2022 AND ENDING ON 09/04/2025, IT SHOULD BE NOTED THAT IF THE VOTING RESULTS DO NOT ENABLE THE COMPANY (SABIC) TO APPOINT THE MINIMUM NUMBER OF INDEPENDENT MEMBER IN THE BOARD ACCORDING TO THE REGULATORY REQUIREMENTS, THAT MINIMUM SHOULD BE ACHIEVED BY REPLACING THE NECESSARY NUMBER OF NON-INDEPENDENT MEMBER WITH INDEPENDENT MEMBER ACCORDING TO THEIR ORDER BASED ON THE NUMBER OF VOTES THEY OBTAINED: MR. OLIVIER THOREL	ABSTAIN
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER FOR THE NEXT THREE YEARS TERM STARTING ON 10/04/2022 AND ENDING ON 09/04/2025, IT SHOULD BE NOTED THAT IF THE VOTING RESULTS DO NOT ENABLE THE COMPANY (SABIC) TO APPOINT THE MINIMUM NUMBER OF INDEPENDENT MEMBER IN THE BOARD ACCORDING TO THE REGULATORY REQUIREMENTS, THAT MINIMUM SHOULD BE ACHIEVED BY REPLACING THE NECESSARY NUMBER OF NON-INDEPENDENT MEMBER WITH INDEPENDENT MEMBER ACCORDING TO THEIR ORDER BASED ON THE NUMBER OF VOTES THEY OBTAINED: MR. MOHAMMED YAHYA AL-OAHTANI	ABSTAIN

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SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER FOR THE NEXT THREE YEARS TERM STARTING ON 10/04/2022 AND ENDING ON 09/04/2025, IT SHOULD BE NOTED THAT IF THE VOTING RESULTS DO NOT ENABLE THE COMPANY (SABIC) TO APPOINT THE MINIMUM NUMBER OF INDEPENDENT MEMBER IN THE BOARD ACCORDING TO THE REGULATORY REQUIREMENTS, THAT MINIMUM SHOULD BE ACHIEVED BY REPLACING THE NECESSARY NUMBER OF NON-INDEPENDENT MEMBER WITH INDEPENDENT MEMBER ACCORDING TO THEIR ORDER BASED ON THE NUMBER OF VOTES THEY OBTAINED: MR. NADER IBRAHIM AL-WEHIBI	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER FOR THE NEXT THREE YEARS TERM STARTING ON 10/04/2022 AND ENDING ON 09/04/2025, IT SHOULD BE NOTED THAT IF THE VOTING RESULTS DO NOT ENABLE THE COMPANY (SABIC) TO APPOINT THE MINIMUM NUMBER OF INDEPENDENT MEMBER IN THE BOARD ACCORDING TO THE REGULATORY REQUIREMENTS, THAT MINIMUM SHOULD BE ACHIEVED BY REPLACING THE NECESSARY NUMBER OF NON-INDEPENDENT MEMBER WITH INDEPENDENT MEMBER ACCORDING TO THEIR ORDER BASED ON THE NUMBER OF VOTES THEY OBTAINED: MR. CALUM MACLEAN	ABSTAIN
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER FOR THE NEXT THREE YEARS TERM STARTING ON 10/04/2022 AND ENDING ON 09/04/2025, IT SHOULD BE NOTED THAT IF THE VOTING RESULTS DO NOT ENABLE THE COMPANY (SABIC) TO APPOINT THE MINIMUM NUMBER OF INDEPENDENT MEMBER IN THE BOARD ACCORDING TO THE REGULATORY REQUIREMENTS, THAT MINIMUM SHOULD BE ACHIEVED BY REPLACING THE NECESSARY NUMBER OF NON-INDEPENDENT MEMBER WITH INDEPENDENT MEMBERS ACCORDING TO THEIR ORDER BASED ON THE NUMBER OF VOTES THEY OBTAINED: MR. YOUSEF ABDURAHMAN AL-ZAMIL	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER FOR THE NEXT THREE YEARS TERM STARTING ON 10/04/2022 AND ENDING ON 09/04/2025, IT SHOULD BE NOTED THAT IF THE VOTING RESULTS DO NOT ENABLE THE COMPANY (SABIC) TO APPOINT THE MINIMUM NUMBER OF INDEPENDENT MEMBER IN THE BOARD ACCORDING TO THE REGULATORY REQUIREMENTS, THAT MINIMUM SHOULD BE ACHIEVED BY REPLACING THE NECESSARY NUMBER OF NON-INDEPENDENT MEMBER WITH INDEPENDENT MEMBERS ACCORDING TO THEIR ORDER BASED ON THE NUMBER OF VOTES THEY OBTAINED: MR. SALEH MOOBEL AL-KHALAF	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE FORMATION OF AUDIT COMMITTEE FOR THE NEW TERM STARTING ON 10/04/2022 ENDING ON 09/04/2025, ALONG WITH ITS TASKS, CONTROLS AND MEMBERS' REMUNERATION, NOTING THAT THE CANDIDATES ARE: - MR. NADER IBRAHIM AL-WEHIBI - MR. CALUM MACLEAN - MR. SALAH MOHAMMAD AL-HAREKY - MR. WILHELMUS JANSEN - MR. STEPHAN SANTBRINK	AGAINST
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS TO DISTRIBUTE INTERIM DIVIDENDS ON BIENNIAL OR QUARTERLY BASIS FOR THE FINANCIAL YEAR 2022, AND TO DETERMINE THE MATURITY AND DISBURSEMENT DATES IN ACCORDANCE WITH THE REGULATORY RULES AND PROCEDURES ISSUED PURSUANT TO THE COMPANIES LAW, AND COMMENSURATE THE COMPANY'S FINANCIAL POSITION, CASH FLOWS AND EXPANSION AND INVESTMENT PLANS	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND, THIRD AND FOURTH QUARTERS AND AUDIT ANNUAL FINANCIAL YEAR 2022 AND THE FIRST QUARTER FOR THE YEAR 2023, AND DETERMINE THEIR FEES	ABSTAIN

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SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING REGARDING THE CASH DIVIDENDS THAT HAVE BEEN DISTRIBUTED FOR THE SECOND HALF OF 2021 OF A TOTAL AMOUNT OF SAR (6,750,000,000) AT SAR (2.25) PER SHARE REPRESENTING (22.5%) OF THE NOMINAL VALUE PER SHARE. THE ELIGIBILITY WILL BE TO THE SHAREHOLDERS AT THE END OF TRADING ON THE DAY OF THE GENERAL ASSEMBLY REGISTRY AT THE DEPOSITORY CENTER (EDAA CENTER) AT THE END OF THE SECOND TRADING DAY FOLLOWING ELIGIBILITY DAY, THE DISTRIBUTION DAY WILL START ON 25/04/2022	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER FOR THE NEXT THREE YEARS TERM STARTING ON 10/04/2022 AND ENDING ON 09/04/2025, IT SHOULD BE NOTED THAT IF THE VOTING RESULTS DO NOT ENABLE THE COMPANY (SABIC) TO APPOINT THE MINIMUM NUMBER OF INDEPENDENT MEMBER IN THE BOARD ACCORDING TO THE REGULATORY REQUIREMENTS, THAT MINIMUM SHOULD BE ACHIEVED BY REPLACING THE NECESSARY NUMBER OF NON-INDEPENDENT MEMBER WITH INDEPENDENT MEMBER ACCORDING TO THEIR ORDER BASED ON THE NUMBER OF VOTES THEY OBTAINED: MR. KHALID HASHIM AL-DABBAGH	ABSTAIN
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER FOR THE NEXT THREE YEARS TERM STARTING ON 10/04/2022 AND ENDING ON 09/04/2025, IT SHOULD BE NOTED THAT IF THE VOTING RESULTS DO NOT ENABLE THE COMPANY (SABIC) TO APPOINT THE MINIMUM NUMBER OF INDEPENDENT MEMBER IN THE BOARD ACCORDING TO THE REGULATORY REQUIREMENTS, THAT MINIMUM SHOULD BE ACHIEVED BY REPLACING THE NECESSARY NUMBER OF NON-INDEPENDENT MEMBER WITH INDEPENDENT MEMBER ACCORDING TO THEIR ORDER BASED ON THE NUMBER OF VOTES THEY OBTAINED: MR. YOUSEF ABDULLAH AL-BENYAN	FOR
SAUDI BASIC INDUSTRIES CORPORATION	SA0007879121	10-Apr-2022	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER FOR THE NEXT THREE YEARS TERM STARTING ON 10/04/2022 AND ENDING ON 09/04/2025, IT SHOULD BE NOTED THAT IF THE VOTING RESULTS DO NOT ENABLE THE COMPANY (SABIC) TO APPOINT THE MINIMUM NUMBER OF INDEPENDENT MEMBER IN THE BOARD ACCORDING TO THE REGULATORY REQUIREMENTS, THAT MINIMUM SHOULD BE ACHIEVED BY REPLACING THE NECESSARY NUMBER OF NON-INDEPENDENT MEMBER WITH INDEPENDENT MEMBER ACCORDING TO THEIR ORDER BASED ON THE NUMBER OF VOTES THEY OBTAINED: MR. MOHAMMED TALAL AL-NAHAS	ABSTAIN
ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	ELECT THE MEMBERS OF THE BOARD OF DIRECTORS.	AGAINST
ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	AUTHORISE THE CHAIRMAN OF THE GENERAL ASSEMBLY TO APPOINT A SECRETARY TO THE MEETING AND A VOTE COLLECTOR.	FOR
ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	APPROVE THE PROPOSAL OF GIVING SOCIAL CONTRIBUTIONS DURING 2022 AND AUTHORIZE THE BOARD OF DIRECTORS TO DETERMINE THE BENEFICIARIES, SUBJECT TO THE REQUIREMENTS OF THE FEDERAL DECREE LAW NO. 32 OF 2021, CONCERNING COMMERCIAL COMPANIES AND THE APPLICABLE LAWS AND REGULATIONS	FOR
ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	CONSIDER AND APPROVE THE BOARD OF DIRECTORS REPORT ON THE COMPANYS ACTIVITY AND ITS FINANCIAL POSITION FOR THE FINANCIAL YEAR ENDED 31 DEC 2021	FOR
ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	CONSIDER AND APPROVE THE AUDITORS REPORT FOR THE FINANCIAL YEAR ENDED 31 DEC 2021	FOR
ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	CONSIDER AND APPROVE THE COMPANYS BALANCE SHEET AND PROFIT AND LOSS ACCOUNT FOR THE FINANCIAL YEAR ENDED 31 DEC 2021	FOR
ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	APPROVE THE RECOMMENDATION OF THE BOARD OF DIRECTORS OF THE COMPANY TO DISTRIBUTE 15PCT AS CASH DIVIDENDS, I.E. 15 FILS PER SHARE AS CASH DIVIDEND, FOR THE FINANCIAL YEAR ENDED ON 31 DEC 2021. THE TOTAL CASH DIVIDEND DISTRIBUTION IS EQUAL TO AED 1,179,394,440.45	FOR

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ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	ABSOLVE THE BOARD OF DIRECTORS AND THE AUDITORS OF LIABILITY FOR THEIR ACTIVITIES FOR THE FINANCIAL YEAR ENDED ON 31 DEC 2021	FOR
ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	ABSOLVE THE AUDITORS OF LIABILITY FOR THEIR ACTIVITIES FOR THE FINANCIAL YEAR ENDED ON 31 DEC 2021	FOR
ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	APPROVE THE BOARD OF DIRECTORS REMUNERATION FOR THE FINANCIAL YEAR ENDED 31 DEC 2021	AGAINST
ALDAR PROPERTIES PJSC	AEA002001013	11-Apr-2022	APPOINT THE AUDITORS FOR THE FINANCIAL YEAR 2022 AND DETERMINE THEIR FEES	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT MOHAMMED AL RAJHI AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT AHMED KHOQEER AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT NABIL KOSHAK AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT ZIYAD AL HAQEEL AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT ABDULAZEEZ AL ONEIZAN AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT ABDULLAH AL MILHIM AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT ADEEB ABANUMAI AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT AHMED MURAD AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT ALI AL SILHAM AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT BADR AL ISSA AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT FAHAD AL SHAMRI AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	APPROVE BOARD REPORT ON COMPANY OPERATIONS FOR FY 2021	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT FARIS AL HAMEED AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT FAYIZ AL ZAYDI AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT HEITHAM AL FAYIZ AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT HEITHAM AL SUHEIMI AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT KHALID AL RAJHI AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT KHALID AL MUQEIRIN AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT MOHAMMED HAMDY AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT MUATH AL HUSSEINI AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT NASSIR AL NASSIR AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT NASSIR AL SUBEIEE AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT SALIH AL KHALAF AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	APPROVE AUDITORS' REPORT ON COMPANY FINANCIAL STATEMENTS FOR FY 2021	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT SAMEER BA ISSA AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT SULEIMAN AL ZIBN AS DIRECTOR	ABSTAIN

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BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT YOUSSEF AL YOUSSEFI AS DIRECTOR	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT MEMBERS OF AUDIT COMMITTEE, APPROVE ITS CHARTER AND REMUNERATION OF ITS MEMBERS	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ELECT SHARIA SUPERVISORY BOARD MEMBERS (BUNDLED)	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	AMEND AUDIT COMMITTEE CHARTER	AGAINST
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	AMEND SUCCESSION POLICY OF BOARD MEMBERS AND ITS COMMITTEES	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	AMEND BOARD AND COMMITTEES MEMBERSHIP NOMINATION, CRITERIA AND POLICIES	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	AMEND COMPETING BUSINESS STANDARDS POLICY	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	APPROVE AUTHORIZATION OF THE BOARD REGARDING FUTURE RELATED PARTY TRANSACTIONS ACCORDING TO ARTICLE 71 OF THE COMPANIES LAW	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FY 2021	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	RATIFY AUDITORS AND FIX THEIR REMUNERATION FOR Q2, Q3 AND ANNUAL STATEMENT OF FY 2022 AND Q1 OF FY 2023	ABSTAIN
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	APPROVE DISCHARGE OF DIRECTORS FOR FY 2021	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	AUTHORIZE INCREASE OF CAPITAL BY CAPITALIZING FROM THE RETAINED EARNING FOR BONUS ISSUE AND AMEND ARTICLE 7 OF BYLAWS TO REFLECT CHANGES IN CAPITAL	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	APPROVE INTERIM DIVIDENDS SEMI ANNUALLY OR QUARTERLY FOR FY 2022	FOR
BANK ALBILAD	SA000A0D9HK3	11-Apr-2022	APPROVE REMUNERATION OF DIRECTORS OF SAR 3,520,000 FOR FY 2021	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	11-Apr-2022	TO APPROVE THE SCHEME OF ARRANGEMENT AS DETAILED IN THE SCHEME DOCUMENT DATED 17 MARCH 2022	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	11-Apr-2022	TO GIVE EFFECT TO THE SCHEME AND AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	2021 PROVISION FOR ASSETS IMPAIRMENT AND WRITE-OFF OF ASSETS	FOR
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	2021 INTERNAL CONTROL SELF-EVALUATION REPORT	FOR
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	AGAINST
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	REAPPOINTMENT OF 2022 AUDIT FIRM	FOR
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	2021 ANNUAL ACCOUNTS	FOR

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DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY3.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	APPLICATION FOR COMPREHENSIVE CREDIT LINE TO RELEVANT FINANCIAL INSTITUTIONS	FOR
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	2022 ESTIMATED GUARANTEE QUOTA FOR SUBSIDIARIES	AGAINST
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS	FOR
DO-FLUORIDE NEW MATERIALS CO., LTD.	CNE100000P85	11-Apr-2022	CONNECTED TRANSACTION REGARDING THE CONSTRUCTION ENGINEERING FRAMEWORK AGREEMENT TO BE SIGNED WITH RELATED PARTIES BY THE COMPANY AND ITS SUBSIDIARIES	FOR
OTTER TAIL CORPORATION	US6896481032	11-Apr-2022	DIRECTOR	FOR
OTTER TAIL CORPORATION	US6896481032	11-Apr-2022	DIRECTOR	FOR
OTTER TAIL CORPORATION	US6896481032	11-Apr-2022	DIRECTOR	FOR
OTTER TAIL CORPORATION	US6896481032	11-Apr-2022	To approve, in a non-binding advisory vote, the compensation provided to the Named Executive Officers as described in the Proxy Statement.	FOR
OTTER TAIL CORPORATION	US6896481032	11-Apr-2022	To ratify the appointment of Deloitte & Touche, LLP as Otter Tail Corporation's independent registered public accounting firm for the year 2022.	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: Michael R. Wessel	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: Thomas L. Williams	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: James A. Firestone	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Advisory vote to approve executive compensation.	AGAINST
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Approve the adoption of the 2022 Performance Plan.	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Ratification of appointment of PricewaterhouseCoopers LLP as Independent Registered Public Accounting Firm.	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Shareholder Proposal re: Simple Majority Vote.	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: Werner Geissler	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: Laurette T. Koellner	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: Richard J. Kramer	FOR

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THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: Karla R. Lewis	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: Prashanth Mahendra-Rajah	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: John E. McGlade	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: Roderick A. Palmore	FOR
THE GOODYEAR TIRE & RUBBER COMPANY	US3825501014	11-Apr-2022	Election of Director: Hera Siu	FOR
A.O. SMITH CORPORATION	US8318652091	12-Apr-2022	DIRECTOR	ABSTAIN
A.O. SMITH CORPORATION	US8318652091	12-Apr-2022	DIRECTOR	FOR
A.O. SMITH CORPORATION	US8318652091	12-Apr-2022	DIRECTOR	ABSTAIN
A.O. SMITH CORPORATION	US8318652091	12-Apr-2022	DIRECTOR	FOR
A.O. SMITH CORPORATION	US8318652091	12-Apr-2022	Proposal to approve, by nonbinding advisory vote, the compensation of our named executive officers	FOR
A.O. SMITH CORPORATION	US8318652091	12-Apr-2022	Proposal to ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm of the corporation	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT THE APPOINTMENT OF MR GUILLAUME FAURY AS EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS BE RENEWED FOR A TERM OF THREE YEARS, ENDING AT THE CLOSE OF THE AGM WHICH SHALL BE HELD IN THE YEAR 2025	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT THE APPOINTMENT OF MS CATHERINE GUILLOUARD AS NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS BE RENEWED FOR A TERM OF THREE YEARS, ENDING AT THE CLOSE OF THE AGM WHICH SHALL BE HELD IN THE YEAR 2025	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT THE APPOINTMENT OF MS CLAUDIA NEMAT AS NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS BE RENEWED FOR A TERM OF THREE YEARS, ENDING AT THE CLOSE OF THE AGM WHICH SHALL BE HELD IN THE YEAR 2025	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT MS IRENE RUMMELHOFF BE APPOINTED AS A NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS FOR A TERM OF THREE YEARS, ENDING AT THE CLOSE OF THE AGM WHICH SHALL BE HELD IN THE YEAR 2025, IN REPLACEMENT OF MR CARLOS TAVARES WHOSE MANDATE EXPIRES	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION, THE BOARD OF DIRECTORS BE AND HEREBY IS DESIGNATED, SUBJECT TO REVOCATION BY THE GENERAL MEETING, TO HAVE POWERS TO ISSUE SHARES AND TO GRANT RIGHTS TO SUBSCRIBE FOR SHARES IN THE COMPANY'S SHARE CAPITAL FOR THE PURPOSE OF EMPLOYEE SHARE OWNERSHIP PLANS AND SHARE-RELATED LONG-TERM INCENTIVE PLANS (SUCH AS PERFORMANCE SHARE PLANS), PROVIDED THAT SUCH POWERS SHALL BE LIMITED TO AN AGGREGATE OF 0.14% OF THE COMPANY'S AUTHORISED SHARE CAPITAL FROM TIME TO TIME AND TO LIMIT OR EXCLUDE PREFERENTIAL SUBSCRIPTION RIGHTS, IN BOTH CASES FOR A PERIOD EXPIRING AT THE AGM TO BE HELD IN 2023. SUCH POWERS INCLUDE THE GRANTING OF RIGHTS TO SUBSCRIBE FOR SHARES WHICH CAN BE EXERCISED AT SUCH TIME AS MAY BE SPECIFIED IN OR PURSUANT TO SUCH PLANS AND THE ISSUE OF SHARES TO BE PAID UP FROM THE COMPANY'S RESERVES. HOWEVER, SUCH POWERS SHALL NOT EXTEND TO ISSUING SHARES OR GRANTING RIGHTS TO SUBSCRIBE FOR SHARES IF (I) THERE IS NO PREFERENTIAL SUBSCRIPTION RIGHTS	FOR

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AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION, THE BOARD OF DIRECTORS BE AND HEREBY IS DESIGNATED, SUBJECT TO REVOCATION BY THE GENERAL MEETING, TO HAVE POWERS TO ISSUE SHARES AND TO GRANT RIGHTS TO SUBSCRIBE FOR SHARES IN THE COMPANY'S SHARE CAPITAL FOR THE PURPOSE OF FUNDING (OR ANY OTHER CORPORATE PURPOSE INCLUDING MERGERS OR ACQUISITIONS) THE COMPANY AND ITS GROUP COMPANIES, PROVIDED THAT SUCH POWERS SHALL BE LIMITED TO AN AGGREGATE OF 0.3% OF THE COMPANY'S AUTHORISED SHARE CAPITAL FROM TIME TO TIME AND TO LIMIT OR EXCLUDE PREFERENTIAL SUBSCRIPTION RIGHTS, IN BOTH CASES FOR A PERIOD EXPIRING AT THE AGM TO BE HELD IN 2023. SUCH POWERS INCLUDE THE ISSUE OF FINANCIAL INSTRUMENTS, INCLUDING BUT NOT LIMITED TO CONVERTIBLE BOND, WHICH INSTRUMENTS MAY GRANT THE HOLDERS THEREOF RIGHTS TO ACQUIRE SHARES IN THE CAPITAL OF THE COMPANY, EXERCISABLE AT SUCH TIME AS MAY BE DETERMINED BY THE FINANCIAL INSTRUMENT, AND THE ISSUE OF SHARES TO BE PAID UP FROM THE COMPANY'S RESERVES	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT THE BOARD OF DIRECTORS BE AND HEREBY IS AUTHORISED, FOR A NEW PERIOD OF 18 MONTHS FROM THE DATE OF THIS AGM, TO REPURCHASE SHARES (OR DEPOSITORY RECEIPTS FOR SHARES) OF THE COMPANY, BY ANY MEANS, INCLUDING DERIVATIVE PRODUCTS, ON ANY STOCK EXCHANGE OR OTHERWISE, AS LONG AS, UPON SUCH REPURCHASE, THE COMPANY WILL NOT HOLD MORE THAN 10% OF THE COMPANY'S ISSUED SHARE CAPITAL, AND AT A PRICE PER SHARE NOT LESS THAN THE NOMINAL VALUE AND NOT MORE THAN THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID ON THE TRADING VENUES OF THE REGULATED MARKET OF THE COUNTRY IN WHICH THE PURCHASE IS CARRIED OUT. THIS AUTHORISATION SUPERSEDES AND REPLACES THE AUTHORISATION GIVEN BY THE AGM OF 14 APRIL 2021 IN ITS TWELFTH RESOLUTION	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT ANY OR ALL OF THE SHARES HELD OR REPURCHASED BY THE COMPANY BE CANCELLED (WHETHER OR NOT IN TRanches) AND BOTH THE BOARD OF DIRECTORS AND THE CHIEF EXECUTIVE OFFICER BE AND HEREBY ARE AUTHORISED, WITH POWERS OF SUBSTITUTION, TO IMPLEMENT THIS RESOLUTION (INCLUDING THE AUTHORISATION TO ESTABLISH THE EXACT NUMBER OF THE RELEVANT SHARES TO BE CANCELLED) IN ACCORDANCE WITH DUTCH LAW	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT THE AUDITED ACCOUNTS FOR THE ACCOUNTING PERIOD FROM 1 JANUARY 2021 TO 31 DECEMBER 2021, AS SUBMITTED TO THE ANNUAL GENERAL MEETING ("AGM") BY THE BOARD OF DIRECTORS, BE AND HEREBY ARE ADOPTED	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT THE NET LOSS OF EUR 114 MILLION, AS SHOWN IN THE INCOME STATEMENT INCLUDED IN THE AUDITED ACCOUNTS FOR THE FINANCIAL YEAR 2021, SHALL BE CHARGED AGAINST THE RETAINED EARNINGS AND THAT A PAYMENT OF A GROSS AMOUNT OF EUR 1.50 PER SHARE SHALL BE MADE TO THE SHAREHOLDERS OUT OF THE RETAINED EARNINGS	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT THE NON-EXECUTIVE MEMBERS OF THE BOARD OF DIRECTORS BE AND HEREBY ARE GRANTED A RELEASE FROM LIABILITY FOR THE PERFORMANCE OF THEIR DUTIES DURING AND WITH RESPECT TO THE FINANCIAL YEAR 2021, TO THE EXTENT THAT THEIR ACTIVITY HAS BEEN REFLECTED IN THE AUDITED ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2021 OR IN THE REPORT OF THE BOARD OF DIRECTORS OR WAS OTHERWISE PROPERLY DISCLOSED TO THE GENERAL MEETING	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT THE EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS BE AND HEREBY IS GRANTED A RELEASE FROM LIABILITY FOR THE PERFORMANCE OF HIS DUTIES DURING AND WITH RESPECT TO THE FINANCIAL YEAR 2021, TO THE EXTENT THAT HIS ACTIVITY HAS BEEN REFLECTED IN THE AUDITED ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2021 OR IN THE REPORT OF THE BOARD OF DIRECTORS OR WAS OTHERWISE PROPERLY DISCLOSED TO THE GENERAL MEETING	FOR

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AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT THE COMPANY'S AUDITOR FOR THE ACCOUNTING PERIOD BEING THE FINANCIAL YEAR 2022 SHALL BE ERNST & YOUNG ACCOUNTANTS LLP, THE NETHERLANDS, WHOSE REGISTERED OFFICE IS AT BOOMPJES 258, 3011 XZ ROTTERDAM IN THE NETHERLANDS.FOR MORE INFORMATION PLEASE SEE THE INFORMATION NOTICE AND REPORT OF THE BOARD OF DIRECTORS DOWNLOADABLE FROM THIS PLATFORM OR GO TO OUR WEBSITE WWW.AIRBUS.COM	FOR
AIRBUS SE	NL0000235190	12-Apr-2022	RESOLVED THAT, AS AN ADVISORY VOTE, THE IMPLEMENTATION OF THE REMUNERATION POLICY DURING THE FINANCIAL YEAR 2021, AS DISCLOSED IN THE REPORT OF THE BOARD OF DIRECTORS, BE AND HEREBY IS APPROVED	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT HAVE BEEN CONCLUDED BETWEEN THE COMPANY AND SAUDI TELECOM COMPANY (STC), IN WHICH THE BOARD MEMBER MR. SULTAN BIN ABDULMALIK AL-ALSHEIKH (NON-EXECUTIVE MEMBER) HAS AN INDIRECT INTEREST. IT IS A TELECOMMUNICATION SERVICES CONTRACT THAT WAS DONE IN 2021, WITH A VALUE OF SAR (25) MILLION AT THE PREVAILING COMMERCIAL TERMS AND CONDITIONS	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT HAVE BEEN CONCLUDED BETWEEN THE COMPANY AND PANDA RETAIL COMPANY, IN WHICH SAVOLA GROUP, ONE OF ALMARAI S MAIN SHAREHOLDERS AND WHO IS REPRESENTED IN THE BOARD OF DIRECTORS, HOLDS SIGNIFICANT SHARES. SAVOLA BOARD REPRESENTATIVES AT ALMARAI INCLUDE MR. SULAIMAN BIN ABDULKADER AL-MUHAIDEB (NON-EXECUTIVE MEMBER), MR. WALEED BIN KHALID FATANI (NON-EXECUTIVE MEMBER) AND MR. BADER BIN ABDULLAH AL-ISSA (EXECUTIVE MEMBER), HAVE AN INDIRECT INTEREST. IT IS A SALES CONTRACT THAT WAS DONE IN 2021, WITH A VALUE OF SAR (731) MILLION UNDER THE PREVAILING TERMS AND CONDITIONS	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT HAVE BEEN CONCLUDED BETWEEN THE COMPANY AND UNITED SUGAR CO., IN WHICH SAVOLA GROUP, ONE OF ALMARAI S MAIN SHAREHOLDERS AND WHO IS REPRESENTED IN THE BOARD OF DIRECTORS, HOLDS SIGNIFICANT SHARES. SAVOLA BOARD REPRESENTATIVES AT ALMARAI INCLUDE MR. SULAIMAN BIN ABDULKADER AL-MUHAIDEB (NON-EXECUTIVE MEMBER), MR. WALEED BIN KHALID FATANI (NON-EXECUTIVE MEMBER) AND MR. BADER BIN ABDULLAH AL-ISSA (EXECUTIVE MEMBER), HAVE AN INDIRECT INTEREST. IT IS A SUGAR PURCHASE CONTRACT THAT WAS DONE IN 2021, WITH A VALUE OF SAR (58) MILLION AT THE PREVAILING COMMERCIAL TERMS AND CONDITIONS	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE PARTICIPATION OF BOARD MEMBER MR. WALEED BIN KHALID FATANI COMPETING ACTIVITY AS HE IS A BOARD MEMBER OF AL-KABEER GROUP. WHICH ENGAGES IN A SIMILAR ACTIVITY OF THE COMPANY WITHIN THE POULTRY SEGMENT	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE PURCHASE OF UP TO (10) MILLION SHARES AND TO ALLOCATE THEM WITHIN THE EMPLOYEE SHARE PARTICIPATION PROGRAM. THIS IS TO BE FINANCED BY THE COMPANY'S OWN RESOURCES, AND TO AUTHORIZE THE BOARD OF DIRECTORS TO COMPLETE THE PURCHASE IN ONE OR SEVERAL TRANCHES OVER A MAXIMUM PERIOD OF TWELVE MONTHS FROM THE DATE OF THE EGM RESOLUTION, AS WELL AS TO AUTHORIZE THE BOARD OF DIRECTORS TO DETERMINE THE CONDITIONS OF THIS PROGRAM, INCLUDING THE ALLOCATION PRICE FOR EACH SHARE OFFERED TO THE DESIGNATED EMPLOYEES. THE PURCHASED SHARES ARE KEPT A MAXIMUM OF (10 YEARS) FROM THE DATE OF EGM APPROVAL AND AFTER THIS PERIOD HAS PASSED THE COMPANY WILL FOLLOW THE PROCEDURES AND MANDATORY IN THE RELEVANT LAWS AND REGULATIONS	FOR

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ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS THE POWER OF LICENSE INCLUDED IN PARAGRAPH (1) OF ARTICLE (71) OF THE COMPANIES LAW, FOR ONE YEAR FROM THE DATE OF APPROVAL OF THE GENERAL ASSEMBLY MEETING OR UNTIL THE END OF THE BOARD OF DIRECTORS TERM WHICHEVER IS PROCEEDS, IN ACCORDANCE WITH THE CONDITIONS SET FORTH IN THE REGULATORY RULES AND PROCEDURES ISSUED PURSUANT TO THE COMPANIES LAW RELATING TO LISTED JOINT STOCK COMPANIES	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE COMPANY CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON 31/12/2021	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE RECOMMENDATION OF THE BOARD OF DIRECTORS TO DISTRIBUTE CASH DIVIDENDS TO SHAREHOLDERS FOR THE FINANCIAL YEAR ENDED 31/12/2021, BY SAR (1) PER SHARE, WITH TOTAL AMOUNT OF SAR (1,000) MILLION (THIS PROPOSED CASH DIVIDEND REPRESENTS 10.0% OF THE CAPITAL SHARE, BASED ON 1,000 MILLION SHARES). THE ELIGIBILITY WILL BE FOR SHAREHOLDERS THAT OWN SHARES AT THE END OF TRADING OF THE MEETING DATE AND REGISTERED IN THE COMPANY'S SHARE REGISTRY AT THE DEPOSITORY CENTER AT THE END OF THE SECOND TRADING DAY FOLLOWING THE ENTITLEMENT DATE. THE DIVIDEND DISTRIBUTION DATE WILL BE ANNOUNCED LATER	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE DISCHARGE OF BOARD OF DIRECTORS MEMBERS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31/12/2021	AGAINST
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE PAYMENT AN AMOUNT OF SAR (1,800,000) AS REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS WHERE SAR (200,000) WILL BE DISTRIBUTED TO EACH MEMBER FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT HAVE BEEN CONCLUDED BETWEEN THE COMPANY AND SNB, IN WHICH MR. AMMAR BIN ABDULWAHID BIN FALEH AL-KHUDAIRY (INDEPENDENT MEMBER) HAS A DIRECT INTEREST. IT IS A FINANCIAL SERVICES CONTRACT THAT WAS DONE IN 2021, WITH A VALUE OF SAR (15) MILLION UNDER THE PREVAILING TERMS AND CONDITIONS	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT HAVE BEEN CONCLUDED BETWEEN THE COMPANY AND ARABIAN SHIELD INSURANCE CO., IN WHICH THE CHAIRMAN OF THE BOARD OF DIRECTORS HH PRINCE NAIF BIN SULTAN BIN MOHAMMED BIN SAUD AL-KABEER (NON-EXECUTIVE MEMBER) HAS AN INDIRECT INTEREST. IT IS AN INSURANCE CONTRACT THAT WAS DONE IN 2021, WITH A VALUE OF SAR (162) MILLION AT THE PREVAILING COMMERCIAL TERMS AND CONDITIONS	FOR
ALMARAI CO LTD	SA000A0ETH1	12-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT HAVE BEEN CONCLUDED BETWEEN THE COMPANY AND ND SAUDI BRITISH BANK (SABB), IN WHICH THE BOARD MEMBER MR. SAAD BIN ABDULMOHSEN AL-FADLY (INDEPENDENT MEMBER) HAS AN INDIRECT INTEREST. IT IS A BANKING SERVICES CONTRACT THAT WAS DONE IN 2021, WITH A VALUE OF SAR (27) MILLION AT THE PREVAILING COMMERCIAL TERMS AND CONDITIONS	FOR
AMOT INVESTMENTS LTD	IL0010972789	12-Apr-2022	APPROVE EXTENDED SERVICE AGREEMENT WITH ALONY HETZ PROPERTIES & INVESTMENTS LTD., THE CONTROLLING SHAREHOLDER OF THE COMPANY	FOR
BANCA MONTE DEI PASCHI DI SIENA SPA	IT0005218752	12-Apr-2022	TO APPOINT A DIRECTOR FOR INTEGRATION OF THE BOARD OF DIRECTORS; RESOLUTIONS RELATED THERETO	AGAINST
BANCA MONTE DEI PASCHI DI SIENA SPA	IT0005218752	12-Apr-2022	TO EMEND THE ARTICLE 23 PAR. 1 OF THE BY-LAWS (GENERAL DIRECTOR) ; RESOLUTIONS RELATED	FOR
BANCA MONTE DEI PASCHI DI SIENA SPA	IT0005218752	12-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CORPORATE LIABILITY ACTION AGAINST DIRECTORS (MANDATE 2012 - 2015): ON THE CORPORATE LIABILITY ACTION PROPOSED BY BLUEBELL PARTNERS LIMITED AGAINST FORMER CHAIRMAN ALESSANDRO PROFUMO AND FORMER CHIEF EXECUTIVE OFFICER AND GENERAL MANAGER FABRIZIO VIOLA, REFERRING TO 2012-2015 MANDATE	ABSTAIN

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BANCA MONTE DEI PASCHI DI SIENA SPA	IT0005218752	12-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CORPORATE LIABILITY ACTION AGAINST DIRECTORS (CURRENT MANDATE): ON THE CORPORATE LIABILITY ACTION PROPOSED BY BLUEBELL PARTNERS LIMITED AGAINST DIRECTORS AND THE GENERAL MANAGER IN OFFICE IN 2021	ABSTAIN
BANCA MONTE DEI PASCHI DI SIENA SPA	IT0005218752	12-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021, ACCOMPANIED BY THE REPORTS OF THE BOARD OF DIRECTORS, THE EXTERNAL AUDITORS AND THE INTERNAL AUDITORS. TO PRESENT THE CONSOLIDATED FINANCIAL STATEMENTS AS OF 31 DECEMBER 2021; RESOLUTIONS RELATED THERETO	FOR
BANCA MONTE DEI PASCHI DI SIENA SPA	IT0005218752	12-Apr-2022	REPORT ON THE POLICY REGARDING REMUNERATION AND COMPENSATION PAID PURSUANT TO ARTICLE 123-TER OF THE LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998 ("CONSOLIDATED FINANCIAL ACT" OR "TUF"); RESOLUTIONS RELATED THERETO: BINDING VOTE ON THE FIRST SECTION CONCERNING THE REMUNERATION POLICY	AGAINST
BANCA MONTE DEI PASCHI DI SIENA SPA	IT0005218752	12-Apr-2022	REPORT ON THE POLICY REGARDING REMUNERATION AND COMPENSATION PAID PURSUANT TO ARTICLE 123-TER OF THE LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998 ("CONSOLIDATED FINANCIAL ACT" OR "TUF"); RESOLUTIONS RELATED THERETO: NON-BINDING VOTE ON THE SECOND SECTION CONCERNING THE COMPENSATION PAID	FOR
BANCA MONTE DEI PASCHI DI SIENA SPA	IT0005218752	12-Apr-2022	TO PROPOSE, PURSUANT TO THE COMBINED PROVISIONS OF ARTICLE 114-BIS AND ARTICLE 125-TER OF THE CONSOLIDATED FINANCIAL ACT, THE APPROVAL OF THE "PERFORMANCE SHARES" PLAN FOR THE PAYMENT OF "SEVERANCE" TO MONTEPASCHI GROUP'S PERSONNEL; RESOLUTIONS RELATED THERETO	AGAINST
BANCA MONTE DEI PASCHI DI SIENA SPA	IT0005218752	12-Apr-2022	TO REVOKE A DIRECTOR; RESOLUTIONS RELATED THERETO	FOR
BANCA MONTE DEI PASCHI DI SIENA SPA	IT0005218752	12-Apr-2022	TO APPOINT A DIRECTOR FOR INTEGRATION OF THE BOARD OF DIRECTORS FOLLOWING CO-OPTATION; RESOLUTIONS RELATED THERETO	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO CONSIDER AND ELECT MR. BOONSONG BUNYASARANAND AS DIRECTOR	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO CONSIDER AND ELECT MR. CHONG TOH AS NEW DIRECTOR	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO CONSIDER AND ELECT MR. KOB SAK POOTRAKOOL AS NEW DIRECTOR	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO CONSIDER AND ELECT CLINICAL PROF. DR. SARANA BOONBAICHAIIYAPRUCK AS NEW INDEPENDENT DIRECTOR	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO ACKNOWLEDGE THE DIRECTORS REMUNERATION FOR THE YEAR 2021	ABSTAIN
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO APPOINT THE AUDITORS AND DETERMINE THE REMUNERATION: DELOITTE TOUCHE TOHMATSU JAIYOS AUDIT CO., LTD	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	OTHER BUSINESS	AGAINST
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO ACKNOWLEDGE THE REPORT ON THE RESULTS OF OPERATIONS FOR THE YEAR 2021	ABSTAIN
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO APPROVE THE FINANCIAL STATEMENTS FOR THE PERIOD ENDED DECEMBER 31, 2021	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO APPROVE THE APPROPRIATION OF PROFIT AND THE PAYMENT OF DIVIDEND FOR THE YEAR 2021	FOR

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BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO CONSIDER AND ELECT MR. PITI SITHI-AMNUAI AS DIRECTOR	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO CONSIDER AND ELECT MR. ARUN CHIRACHAVALA AS DIRECTOR	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO CONSIDER AND ELECT MR. PHORNTHAP PHORNPRAPHA AS DIRECTOR	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO CONSIDER AND ELECT MR. AMORN CHANDARASOMBOON AS DIRECTOR	FOR
BANGKOK BANK PUBLIC CO LTD	TH0001010014	12-Apr-2022	TO CONSIDER AND ELECT MR. SINGH TANGTATSWAS AS DIRECTOR	FOR
CECONOMY AG	DE0007257503	12-Apr-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 1 BILLION; APPROVE CREATION OF EUR 127.8 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
CECONOMY AG	DE0007257503	12-Apr-2022	APPROVE CREATION OF EUR 112.6 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS, IF ITEM 2 IS APPROVED	FOR
CECONOMY AG	DE0007257503	12-Apr-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 350 MILLION; APPROVE CREATION OF EUR 44.7 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
CECONOMY AG	DE0007257503	12-Apr-2022	CANCEL FEB. 17, 2021, AGM, RESOLUTION RE: APPROVE EUR 321.6 MILLION CAPITAL INCREASE; APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 151 MILLION	FOR
CECONOMY AG	DE0007257503	12-Apr-2022	APPROVE EUR 321.6 MILLION CAPITAL INCREASE; APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 151 MILLION; APPROVE CREATION OF EUR 89.5 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	AGAINST
CECONOMY AG	DE0007257503	12-Apr-2022	RATIFY KPMG AG AS AUDITORS FOR ANY FINAL BALANCE SHEETS REQUIRED UNDER THE GERMAN REORGANIZATION ACT	FOR
CECONOMY AG	DE0007257503	12-Apr-2022	APPROVE CONVERSION OF PREFERENCE SHARES INTO ORDINARY SHARES	FOR
CECONOMY AG	DE0007257503	12-Apr-2022	FOR COMMON SHAREHOLDERS ONLY: RATIFY CONVERSION OF PREFERENCE SHARES INTO COMMON SHARES FROM ITEM 4.1	FOR
CECONOMY AG	DE0007257503	12-Apr-2022	APPROVE CREATION OF EUR 321.6 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
CECONOMY AG	DE0007257503	12-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
CECONOMY AG	DE0007257503	12-Apr-2022	AUTHORIZE USE OF FINANCIAL DERIVATIVES WHEN REPURCHASING SHARES	FOR
CITY HOLDING COMPANY	US1778351056	12-Apr-2022	Election of Class II Director to serve for a term of three years: Charles W. Fairchilds	FOR
CITY HOLDING COMPANY	US1778351056	12-Apr-2022	Election of Class II Director to serve for a term of three years: William H. File III	AGAINST
CITY HOLDING COMPANY	US1778351056	12-Apr-2022	Election of Class II Director to serve for a term of three years: Tracy W. Hylton II	AGAINST
CITY HOLDING COMPANY	US1778351056	12-Apr-2022	Election of Class II Director to serve for a term of three years: C. Dallas Kayser	AGAINST
CITY HOLDING COMPANY	US1778351056	12-Apr-2022	Election of Class II Director to serve for a term of three years: Sharon H. Rowe	AGAINST

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CITY HOLDING COMPANY	US1778351056	12-Apr-2022	Election of Class I Director to serve for a term of two years: Gregory A. Burton	FOR
CITY HOLDING COMPANY	US1778351056	12-Apr-2022	Election of Class III Director to serve for a term of one year: Javier A. Reyes	FOR
CITY HOLDING COMPANY	US1778351056	12-Apr-2022	Proposal to ratify, on an advisory basis, the Audit Committee and the Board of Directors' appointment of Crowe LLP as the independent registered public accounting firm for City Holding Company for 2022.	FOR
CITY HOLDING COMPANY	US1778351056	12-Apr-2022	Proposal to approve a non-binding advisory proposal on the compensation of the Named Executive Officers.	FOR
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	APPROVE DISCHARGE OF EXECUTIVE DIRECTORS	FOR
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	APPROVE DISCHARGE OF NON-EXECUTIVE DIRECTORS	FOR
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	REELECT LUCA GARAVOGLIA AS NON-EXECUTIVE DIRECTOR	AGAINST
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	REELECT ROBERT KUNZE-CONCEWITZ AS EXECUTIVE DIRECTOR	FOR
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	REELECT PAOLO MARCHESINI AS EXECUTIVE DIRECTOR	AGAINST
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	REELECT FABIO DI FEDE AS EXECUTIVE DIRECTOR	AGAINST
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	REELECT ALESSANDRA GARAVOGLIA AS NON-EXECUTIVE DIRECTOR	AGAINST
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	REELECT EUGENIO BARCELLONA AS NON-EXECUTIVE DIRECTOR	AGAINST
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	ELECT EMMANUEL BABEAU AS NON-EXECUTIVE DIRECTOR	FOR
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	ELECT MARGARETH HENRIQUEZ AS NON-EXECUTIVE DIRECTOR	FOR
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	ELECT CHRISTOPHE NAVARRE AS NON-EXECUTIVE DIRECTOR	FOR
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	ELECT JEAN MARIE LABORDE AS NON-EXECUTIVE DIRECTOR	FOR
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	ELECT LISA VASCELLARI DAL FIOL AS NON-EXECUTIVE DIRECTOR	FOR
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	APPROVE MID-TERM INCENTIVE PLAN INFORMATION DOCUMENT	AGAINST
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	APPROVE STOCK OPTION PLAN	AGAINST
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	AGAINST
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	APPROVE REMUNERATION REPORT	FOR

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DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	ADOPT FINANCIAL STATEMENTS	FOR
DAVIDE CAMPARI-MILANO N.V.	NL0015435975	12-Apr-2022	APPROVE DIVIDENDS	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Thomas H. Harvey	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Gary R. Heminger	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Nicholas K. Akins	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Jewell D. Hoover	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Eileen A. Mallesch	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Michael B. McCallister	AGAINST
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Marsha C. Williams	AGAINST
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP to serve as the independent external audit firm for the Company for the year 2022.	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	An advisory vote on approval of Company's compensation of its named executive officers.	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Approval of an amendment to the Fifth Third Bancorp Code of Regulations to establish the exclusive jurisdiction of federal courts for actions brought under the Securities Act of 1933, as amended.	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: B. Evan Bayh, III	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Jorge L. Benitez	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Katherine B. Blackburn	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Emerson L. Brumback	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Greg D. Carmichael	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Linda W. Clement-Holmes	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: C. Bryan Daniels	FOR
FIFTH THIRD BANCORP	US3167731005	12-Apr-2022	Election of Director until 2023 Annual meeting: Mitchell S. Feiger	FOR
IQVIA HOLDINGS INC.	US46266C1053	12-Apr-2022	DIRECTOR	FOR
IQVIA HOLDINGS INC.	US46266C1053	12-Apr-2022	DIRECTOR	FOR
IQVIA HOLDINGS INC.	US46266C1053	12-Apr-2022	DIRECTOR	FOR
IQVIA HOLDINGS INC.	US46266C1053	12-Apr-2022	DIRECTOR	FOR
IQVIA HOLDINGS INC.	US46266C1053	12-Apr-2022	Amendment to Certificate of Incorporation to declassify the Board of Directors over time and provide for the annual election of all directors.	FOR
IQVIA HOLDINGS INC.	US46266C1053	12-Apr-2022	Advisory (non-binding) vote to approve executive compensation (say-on-pay).	AGAINST
IQVIA HOLDINGS INC.	US46266C1053	12-Apr-2022	If properly presented, a shareholder proposal regarding majority voting in uncontested director elections.	FOR

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IQVIA HOLDINGS INC.	US46266C1053	12-Apr-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as IQVIA Holdings Inc.'s independent registered public accounting firm for the year ending December 31, 2022.	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	MAXIMUM AGGREGATE AMOUNT OF FIXED COMPENSATION FOR THE NEXT FINANCIAL YEAR 2023	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE BOARD OF DIRECTORS: MR. ROMEO LACHER	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE BOARD OF DIRECTORS: MR. GILBERT ACHERMANN	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE BOARD OF DIRECTORS: MR. HEINRICH BAUMANN	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE BOARD OF DIRECTORS: MR. RICHARD CAMPBELL-BREEDEN	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE BOARD OF DIRECTORS: MR. IVO FURRER	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE BOARD OF DIRECTORS: MR. DAVID NICOL	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE BOARD OF DIRECTORS: MRS. KATHRYN SHIH	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE BOARD OF DIRECTORS: MRS. EUNICE ZEHNDER-LAI	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE BOARD OF DIRECTORS: MS. OLGA ZOUTENDIJK	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	NEW ELECTION TO THE BOARD OF DIRECTORS: MR. TOMAS VARELA MUIÑA	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTION OF MR. ROMEO LACHER AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE COMPENSATION COMMITTEE: MR. GILBERT ACHERMANN	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE COMPENSATION COMMITTEE: MR. RICHARD CAMPBELL-BREEDEN	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE COMPENSATION COMMITTEE: MRS. KATHRYN SHIH	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	RE-ELECTIONS TO THE COMPENSATION COMMITTEE: MRS. EUNICE ZEHNDER-LAI	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	ELECTION OF THE STATUTORY AUDITOR, KPMG AG, ZURICH	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	ELECTION OF THE INDEPENDENT REPRESENTATIVE: MR. MARC NATER	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	CAPITAL REDUCTION (WITH AMENDMENTS OF THE ARTICLES OF INCORPORATION)	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR 2021	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	CONSULTATIVE VOTE ON THE REMUNERATION REPORT 2021	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	APPROPRIATION OF DISPOSABLE PROFIT: DISSOLUTION AND DISTRIBUTION OF STATUTORY CAPITAL RESERVE	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE EXECUTIVE BOARD	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	COMPENSATION OF THE BOARD OF DIRECTORS: MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE COMING TERM OF OFFICE (AGM 2022 TO AGM 2023) COMPENSATION OF THE EXECUTIVE BOARD	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	AGGREGATE AMOUNT OF VARIABLE CASH-BASED COMPENSATION ELEMENTS FOR THE COMPLETED FINANCIAL YEAR 2021	FOR
JULIUS BAER GRUPPE AG	CH0102484968	12-Apr-2022	AGGREGATE AMOUNT OF VARIABLE SHARE-BASED COMPENSATION ELEMENTS TO BE ALLOCATED IN THE CURRENT FINANCIAL YEAR 2022	FOR
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: Bradley J. Toothaker	FOR

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LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: M. Scott Welch	ABSTAIN
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: A. Faraz Abbasi	FOR
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	APPROVAL, by non-binding vote, of the Company's compensation of certain executive officers.	FOR
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	RATIFY THE APPOINTMENT OF CROWE LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: Blake W. Augsburger	ABSTAIN
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: Robert E. Bartels, Jr.	ABSTAIN
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: Darrienne P. Christian	FOR
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: David M. Findlay	FOR
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: Michael L. Kubacki	FOR
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: Emily E. Pichon	ABSTAIN
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: Steven D. Ross	ABSTAIN
LAKELAND FINANCIAL CORPORATION	US5116561003	12-Apr-2022	Election of Director: Brian J. Smith	FOR
LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Armando Olivera	FOR
LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Jeffrey Sonnenfeld	AGAINST
LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Amy Banse	FOR
LENNAR CORPORATION	US5260571048	12-Apr-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	AGAINST
LENNAR CORPORATION	US5260571048	12-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for our fiscal year ending November 30, 2022.	FOR
LENNAR CORPORATION	US5260571048	12-Apr-2022	Approval of the Lennar Corporation 2016 Equity Incentive Plan, as Amended and Restated.	FOR
LENNAR CORPORATION	US5260571048	12-Apr-2022	Approval of a stockholder proposal to reduce the common stock ownership threshold to call a special meeting.	FOR
LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Rick Beckwitt	FOR
LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Steven L. Gerard	AGAINST
LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Tig Gilliam	FOR
LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Sherrill W. Hudson	FOR
LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Jonathan M. Jaffe	FOR

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LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Sidney Lapidus	AGAINST
LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Teri P. McClure	FOR
LENNAR CORPORATION	US5260571048	12-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Stuart Miller	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	APPROVE CAPITAL REDUCTION BY DECREASE IN PAR VALUE	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	APPROVE CAPITAL REDUCTION BY DECREASE IN PAR VALUE	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	RENEW APPOINTMENT OF DELOITTE AS AUDITOR	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	REELECT ANDREAS SEGAL AS DIRECTOR	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	SHAREHOLDER PROPOSALS SUBMITTED BY STONESHIELD SOUTHERN REAL ESTATE HOLDING II S.A R.L.: ELECT JUAN JOSE PEPA AS DIRECTOR	AGAINST
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AMEND ARTICLE 2 RE: CORPORATE PURPOSE	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AMEND ARTICLE 23 RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	AGAINST
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AMEND ARTICLE 34 RE: DIRECTOR REMUNERATION	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AMEND ARTICLES RE: BOARD COMMITTEES	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AMEND ARTICLES OF GENERAL MEETING REGULATIONS	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AMEND ARTICLE 5 OF GENERAL MEETING REGULATIONS RE: COMPETENCES	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AMEND ARTICLE 8 OF GENERAL MEETING REGULATIONS RE: LEGAL ENTITIES	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AMEND ARTICLES OF GENERAL MEETING REGULATIONS RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	AGAINST
NEINOR HOMES SA	ES0105251005	12-Apr-2022	APPROVE ANNUAL MAXIMUM REMUNERATION	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AMEND REMUNERATION POLICY	AGAINST
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AUTHORIZE INCREASE IN CAPITAL UP TO 50 PERCENT VIA ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES, EXCLUDING PREEMPTIVE RIGHTS OF UP TO 20 PERCENT	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AUTHORIZE ISSUANCE OF CONVERTIBLE BONDS, DEBENTURES, WARRANTS, AND OTHER DEBT SECURITIES UP TO EUR 500 MILLION WITH EXCLUSION OF PREEMPTIVE RIGHTS UP TO 20 PERCENT OF CAPITAL	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	ADVISORY VOTE ON REMUNERATION REPORT	AGAINST
NEINOR HOMES SA	ES0105251005	12-Apr-2022	APPROVE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	APPROVE CONSOLIDATED AND STANDALONE MANAGEMENT REPORTS	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	APPROVE DISCHARGE OF BOARD	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	APPROVE ALLOCATION OF INCOME	FOR
NEINOR HOMES SA	ES0105251005	12-Apr-2022	APPROVE DIVIDENDS	FOR
PANDOX AB	SE0007100359	12-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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PANDOX AB	SE0007100359	12-Apr-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE DISCHARGE OF ANN-SOFI DANIELSSON	FOR
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE DISCHARGE OF BENGT KJELL	FOR
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE DISCHARGE OF CHRISTIAN RINGNES	FOR
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE DISCHARGE OF JAKOB IQBAL	FOR
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE DISCHARGE OF JEANETTE DYHRE KVISVIK	FOR
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE DISCHARGE OF JON RASMUS AURDAL	FOR
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE DISCHARGE OF CEO ANDERS NISSEN	FOR
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE DISCHARGE OF CEO LIIIA NOU	FOR
PANDOX AB	SE0007100359	12-Apr-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS OF BOARD (0); DETERMINE NUMBER OF AUDITORS (1)	FOR
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 840,000 FOR CHAIRMAN, SEK 640,000 FOR DEPUTY CHAIRMAN, AND SEK 420,000 FOR OTHER DIRECTORS; APPROVE COMMITTEE FEES; APPROVE REMUNERATION OF AUDITORS	FOR
PANDOX AB	SE0007100359	12-Apr-2022	REELECT ANN-SOFI DANIELSSON AS DIRECTOR	FOR
PANDOX AB	SE0007100359	12-Apr-2022	REELECT BENGT KJELL AS DIRECTOR	FOR
PANDOX AB	SE0007100359	12-Apr-2022	REELECT CHRISTIAN RINGNES AS DIRECTOR	FOR
PANDOX AB	SE0007100359	12-Apr-2022	REELECT JAKOB IQBAL AS DIRECTOR	FOR
PANDOX AB	SE0007100359	12-Apr-2022	REELECT JEANETTE DYHRE KVISVIK AS DIRECTOR	FOR
PANDOX AB	SE0007100359	12-Apr-2022	REELECT JON RASMUS AURDAL AS DIRECTOR	FOR
PANDOX AB	SE0007100359	12-Apr-2022	REELECT CHRISTIAN RINGNES AS BOARD CHAIR	FOR
PANDOX AB	SE0007100359	12-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
PANDOX AB	SE0007100359	12-Apr-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF FOUR OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
PANDOX AB	SE0007100359	12-Apr-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
PANDOX AB	SE0007100359	12-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
PRYSMIAN S.P.A.	IT0004176001	12-Apr-2022	GRANT OF AUTHORITY TO THE BOARD OF DIRECTORS TO BUY BACK AND DISPOSE OF TREASURY SHARES PURSUANT TO ARTICLES 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE; REVOCATION OF THE AUTHORISATION TO BUY BACK AND DISPOSE OF TREASURY SHARES UNDER THE SHAREHOLDER RESOLUTION DATED 28 APRIL 2021 RELATED TO THE BUY AND DISPOSAL OF OWN SHARES; RESOLUTIONS RELATED THERETO	FOR
PRYSMIAN S.P.A.	IT0004176001	12-Apr-2022	STOCK GRANT PLAN FOR EMPLOYEES OF THE PRYSMIAN GROUP	FOR
PRYSMIAN S.P.A.	IT0004176001	12-Apr-2022	ADVISORY VOTE ON THE COMPENSATION PAID ON 2021	FOR

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PRYSMIAN S.P.A.	IT0004176001	12-Apr-2022	REVOCATION OF MEETING RESOLUTION OF 28 APRIL 2020 RELATING TO THE SHARE CAPITAL INCREASE FOR MAXIMUM NOMINAL AMOUNT OF EUR1,100,000 WITH THE ISSUE OF MAXIMUM N.11,000,000 ORDINARY SHARES WITH A PAR VALUE OF EURO.10 EACH, TO BE ASSIGNED FREE OF CHARGE TO EMPLOYEES OF PRYSMIAN S.P.A. AND OF PRYSMIAN GROUP, BENEFICIARIES OF THE INCENTIVE PLAN APPROVED BY THE ORDINARY MEETING OF 28 APRIL 2020. PROPOSAL FOR A FREE SHARE CAPITAL INCREASE, TO BE RESERVED FOR EMPLOYEES OF THE PRYSMIAN GROUP IN EXECUTION OF THE INCENTIVE PLAN ALREADY APPROVED BY THE AFOREMENTIONED ORDINARY SHAREHOLDERS' MEETING OF 28 APRIL 2020, FOR A MAXIMUM NOMINAL AMOUNT OF EUR800,000.00, BY MEANS OF ASSIGNMENT PURSUANT TO ART. 2349 OF THE ITALIAN CIVIL CODE, OF A CORRESPONDING AMOUNT WITHDRAWN FROM PROFITS OR FROM PROFIT RESERVES, WITH THE ISSUE OF NO MORE THAN NO. 8,000,000 OF ORDINARY SHARES WITH A PAR VALUE OF EUR 0.10 EACH. CONTEXTUAL AMENDMENT OF ARTICLE 6 OF THE BY-LAWS (STOCK CAPITAL AND SHARES). RESOLUTIONS RELATED THERETO	FOR
PRYSMIAN S.P.A.	IT0004176001	12-Apr-2022	PROPOSAL FOR A FREE SHARE CAPITAL INCREASE, TO BE RESERVED FOR EMPLOYEES OF THE PRYSMIAN GROUP IN EXECUTION OF A STOCK GRANT PLAN SUBMITTED TO THE APPROVAL OF TODAY'S ORDINARY SHAREHOLDERS' MEETING, FOR A MAXIMUM NOMINAL AMOUNT OF EUR 300,000.00, BY MEANS OF ASSIGNMENT TO PURSUANT TO ART. 2349 OF THE ITALIAN CIVIL CODE, OF A CORRESPONDING AMOUNT WITHDRAWN FROM PROFITS OR FROM PROFIT RESERVES, WITH THE ISSUE OF NO MORE THAN NO. 3,000,000 OF ORDINARY SHARES WITH A PAR VALUE OF EUR 0.10 EACH. CONTEXTUAL AMENDMENT OF ARTICLE 6 OF THE BY-LAWS (STOCK CAPITAL AND SHARES). RESOLUTIONS RELATED THERETO	FOR
PRYSMIAN S.P.A.	IT0004176001	12-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021; DIRECTORS' REPORT; REPORT BY THE INTERNAL AUDITORS; REPORT BY THE EXTERNAL AUDITORS	FOR
PRYSMIAN S.P.A.	IT0004176001	12-Apr-2022	ALLOCATION OF NET PROFIT FOR THE YEAR AND DISTRIBUTION OF DIVIDEND	FOR
PRYSMIAN S.P.A.	IT0004176001	12-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINTMENT OF THE INTERNAL AUDITORS AND OF ITS CHAIRMAN FOR 2022-2024 PERIOD. LIST PRESENTED BY CLUBTRE S.R.L., ALBAS S.R.L. AND ANGELINI PARTECIPAZIONI FINANZIARIE S.R.L., REPRESENTING TOGETHER THE 1.65 PTC OF THE SHARE CAPITAL: EFFECTIVE AUDITORS: ROBERTO CAPONE LAURA GUALTIERI ALTERNATE AUDITORS: STEFANO ROSSETTI	FOR
PRYSMIAN S.P.A.	IT0004176001	12-Apr-2022	DETERMINATION OF THE REMUNERATION OF THE MEMBERS OF THE INTERNAL AUDITORS	FOR
SALVATORE FERRAGAMO S.P.A.	IT0004712375	12-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021 OF SALVATORE FERRAGAMO S.P.A, TOGETHER WITH BOARD OF DIRECTORS' REPORT ON MANAGEMENT FINANCIAL YEAR 2021 INCLUDING THE CONSOLIDATED DECLARATION CONTAINING NON-FINANCIAL INFORMATION AS PER LEGISLATIVE DECREE 30 DECEMBER 2016, N.254 REGARDING FINANCIAL YEAR 2021, INTERNAL AND EXTERNAL AUDITORS' REPORT ON MANAGEMENT ACTIVITY. PRESENTATION OF THE CONSOLIDATED BALANCE SHEET 31 DECEMBER 2021. RESOLUTIONS RELATED THERETO	FOR
SALVATORE FERRAGAMO S.P.A.	IT0004712375	12-Apr-2022	ATTRIBUTION AND DISTRIBUTION OF THE PROFIT	FOR
SALVATORE FERRAGAMO S.P.A.	IT0004712375	12-Apr-2022	REWARDING REPORT: RESOLUTIONS ON COMPANY REWARDING POLICY REFERRED TO THE FIRST SECTION OF THE REPORT AS PER ART.123-TER, COMM. 3-BIS E 3-TER OF THE LEGISLATIVE DECREE 24 FEBRUARY 1998, NO.58	AGAINST
SALVATORE FERRAGAMO S.P.A.	IT0004712375	12-Apr-2022	REWARDING REPORT: RESOLUTIONS REFERRED TO THE SECOND SECTION OF THE REPORT AS PER ART.123-TER, COMM. 3-BIS E 3-TER OF THE LEGISLATIVE DECREE 24 FEBRUARY 1998, NO.58	FOR
SALVATORE FERRAGAMO S.P.A.	IT0004712375	12-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF COMPANY'S SHARES AS PER ART. 2357 AND FOLLOWING OF THE ITALIAN CIVIL CODE AS WELL AS PER ART. 132 OF LEGISLATIVE DECREE OF 24 FEBRUARY 1998 NO. 58 AND AS PER ART. 144-BIS CONSOB REGULATION ADOPTED BY RESOLUTION NO. 11971/1999 AND FURTHER MODIFICATIONS. RESOLUTIONS RELATED THERETO	FOR

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SALVATORE FERRAGAMO S.P.A.	IT0004712375	12-Apr-2022	TO APPOINT A DIRECTOR FOLLOWING CO-OPTATION AS PER ART. 2386 OF THE ITALIAN CIVIL CODE. RESOLUTIONS RELATED THERETO	FOR
SIKA AG	CH0418792922	12-Apr-2022	RE-ELECTION OF THE BOARD OF DIRECTORS: PAUL SCHULER AS A MEMBER	FOR
SIKA AG	CH0418792922	12-Apr-2022	RE-ELECTION OF THE BOARD OF DIRECTORS: THIERRY F. J. VANLANCKER AS A MEMBER	FOR
SIKA AG	CH0418792922	12-Apr-2022	ELECTION TO THE BOARD OF DIRECTORS: LUCRECE FOUFOPOULOS-DE RIDDER AS A MEMBER	FOR
SIKA AG	CH0418792922	12-Apr-2022	ELECTION TO THE BOARD OF DIRECTORS: GORDANA LANDEN AS A MEMBER	FOR
SIKA AG	CH0418792922	12-Apr-2022	ELECTION OF THE CHAIRMAN: RE-ELECTION OF PAUL J. HAELG	FOR
SIKA AG	CH0418792922	12-Apr-2022	ELECTION OF THE NOMINATION AND COMPENSATION COMMITTEE: JUSTIN M HOWELL TO THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SIKA AG	CH0418792922	12-Apr-2022	ELECTION OF THE NOMINATION AND COMPENSATION COMMITTEE: THIERRY F. J. VANLANCKERTO THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SIKA AG	CH0418792922	12-Apr-2022	ELECTION OF THE NOMINATION AND COMPENSATION COMMITTEE: GORDANA LANDEN TO THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SIKA AG	CH0418792922	12-Apr-2022	ELECTION OF STATUTORY AUDITORS: ELECTION OF KPMG AG	FOR
SIKA AG	CH0418792922	12-Apr-2022	ELECTION OF INDEPENDENT PROXY: RE-ELECTION OF JOST WINDLIN	FOR
SIKA AG	CH0418792922	12-Apr-2022	CONSULTATIVE VOTE ON THE 2021 COMPENSATION REPORT	FOR
SIKA AG	CH0418792922	12-Apr-2022	APPROVAL OF THE FUTURE COMPENSATION OF THE BOARD OF DIRECTORS	FOR
SIKA AG	CH0418792922	12-Apr-2022	APPROVAL OF THE FUTURE COMPENSATION OF THE GROUP MANAGEMENT	FOR
SIKA AG	CH0418792922	12-Apr-2022	IN CASE THE ANNUAL GENERAL MEETING VOTES ON PROPOSALS THAT ARE NOT LISTED IN THE INVITATION, I INSTRUCT THE INDEPENDENT PROXY TO VOTE AS FOLLOWS: (FOR MEANS TO VOTE AS PROPOSED BY THE BOARD OF DIRECTORS; AGAINST MEANS TO VOTE AGAINST ADDITIONAL OR AMENDED PROPOSALS; ABSTAIN MEANS TO ABSTAIN FROM VOTING)	AGAINST
SIKA AG	CH0418792922	12-Apr-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR 2021	FOR
SIKA AG	CH0418792922	12-Apr-2022	APPROPRIATION OF THE RETAINED EARNINGS OF SIKA AG	FOR
SIKA AG	CH0418792922	12-Apr-2022	GRANTING DISCHARGE TO THE ADMINISTRATIVE BODIES	FOR
SIKA AG	CH0418792922	12-Apr-2022	RE-ELECTION OF THE BOARD OF DIRECTORS: PAUL J. HAELG AS A MEMBER	FOR
SIKA AG	CH0418792922	12-Apr-2022	RE-ELECTION OF THE BOARD OF DIRECTORS: VIKTOR W. BALLI AS A MEMBER	AGAINST
SIKA AG	CH0418792922	12-Apr-2022	RE-ELECTION OF THE BOARD OF DIRECTORS: JUSTIN M. HOWELL AS A MEMBER	FOR
SIKA AG	CH0418792922	12-Apr-2022	RE-ELECTION OF THE BOARD OF DIRECTORS: MONIKA RIBAR AS A MEMBER	FOR
SUBSEA 7 SA	LU0075646355	12-Apr-2022	REELECT NIELS KIRK AS NON EXECUTIVE DIRECTOR	FOR
SUBSEA 7 SA	LU0075646355	12-Apr-2022	REELECT JEAN CAHUZAC AS NON EXECUTIVE DIRECTOR	AGAINST
SUBSEA 7 SA	LU0075646355	12-Apr-2022	APPROVE DEMATERIALISATION OF ALL THE SHARES IN THE COMPANY, DELEGATE POWER TO THE BOARD, AND AMEND ARTICLES 8, 11, 27, 28, AND 30 OF THE ARTICLES OF INCORPORATION	FOR
SUBSEA 7 SA	LU0075646355	12-Apr-2022	AMEND ARTICLE 9 OF THE ARTICLES OF INCORPORATION	FOR
SUBSEA 7 SA	LU0075646355	12-Apr-2022	APPROVE FINANCIAL STATEMENTS	FOR

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SUBSEA 7 SA	LU0075646355	12-Apr-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SUBSEA 7 SA	LU0075646355	12-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF NOK 1.00 PER SHARE	FOR
SUBSEA 7 SA	LU0075646355	12-Apr-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
SUBSEA 7 SA	LU0075646355	12-Apr-2022	RENEW APPOINTMENT OF ERNST YOUNG S.A., LUXEMBOURG AS AUDITOR	FOR
SUBSEA 7 SA	LU0075646355	12-Apr-2022	APPROVE SUBSEA 7 S.A. 2022 LONG TERM INCENTIVE PLAN	FOR
SUBSEA 7 SA	LU0075646355	12-Apr-2022	REELECT DAVID MULLEN AS NON EXECUTIVE DIRECTOR	FOR
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	To approve our Employee Stock Purchase Plan, as amended, in order to, among other items, increase the number of shares available for issuance under the plan by 2,000,000 shares.	FOR
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	To approve, on an advisory basis, the compensation of our named executive officers, as disclosed in the Proxy Statement.	FOR
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	Election of Director: Aart J. de Geus	FOR
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	To ratify the selection of KPMG LLP as our independent registered public accounting firm for the fiscal year ending October 29, 2022.	FOR
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	To vote on a stockholder proposal that permits stockholder action by written consent, if properly presented at the meeting.	AGAINST
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	Election of Director: Janice D. Chaffin	FOR
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	Election of Director: Bruce R. Chizen	AGAINST
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	Election of Director: Mercedes Johnson	FOR
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	Election of Director: Chrysostomos L. "Max" Nikias	AGAINST
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	Election of Director: Jeannine P. Sargent	FOR
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	Election of Director: John G. Schwarz	FOR
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	Election of Director: Roy Vallee	AGAINST
SYNOPSISYS, INC.	US8716071076	12-Apr-2022	To approve our 2006 Employee Equity Incentive Plan, as amended, in order to, among other items, increase the number of shares available for issuance under the plan by 3,000,000 shares.	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF HEINRICH FISCHER AS MEMBER OF THE BOARD OF DIRECTORS	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF DR. KAREN HUEBSCHER AS MEMBER OF THE BOARD OF DIRECTORS	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF DR. CHRISTA KREUZBURG AS MEMBER OF THE BOARD OF DIRECTORS	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF DR. DANIEL R. MARSHAK AS MEMBER OF THE BOARD OF DIRECTORS	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF DR. LUKAS BRAUNSCHWEILER AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF DR. OLIVER FETZER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF DR. CHRISTA KREUZBURG AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF DR. DANIEL R. MARSHAK AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	ELECTION OF MYRA ESKEAS AS NEW AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF ERNST AND YOUNG LTD, ZURICH, AS AUDITORS FOR THE BUSINESS YEAR 2022	FOR

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TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF PROXY VOTING SERVICES GMBH, ZURICH, AS INDEPENDENT VOTING PROXY	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	ADVISORY VOTE ON THE COMPENSATION REPORT 2021	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	APPROVAL OF MAXIMUM TOTAL AMOUNT OF COMPENSATION OF THE BOARD OF DIRECTORS FROM THE ORDINARY SHAREHOLDERS MEETING 2022 TO THE ORDINARY SHAREHOLDERS MEETING 2023	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	APPROVAL OF MAXIMUM TOTAL AMOUNT OF COMPENSATION OF THE MANAGEMENT BOARD FOR THE BUSINESS YEAR 2023	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RENEWAL OF AUTHORIZED SHARE CAPITAL	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	ANNUAL REPORT, ANNUAL ACCOUNTS AND CONSOLIDATED ACCOUNTS 2021	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	APPROPRIATION OF AVAILABLE RETAINED EARNINGS	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	ALLOCATION FROM THE LEGAL RESERVES (CAPITAL CONTRIBUTION RESERVE) TO THE FREE RESERVE AND PAYOUT	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE MANAGEMENT BOARD	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	ELECTION OF MYRA ESKES TO THE BOARD OF DIRECTORS	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF DR. LUKAS BRAUNSCHWEILER AS MEMBER OF THE BOARD OF DIRECTORS	FOR
TECAN GROUP AG	CH0012100191	12-Apr-2022	RE-ELECTION OF DR. OLIVER FETZER AS MEMBER OF THE BOARD OF DIRECTORS	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: Frederick O. Terrell	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: Alfred W. "Al" Zollar	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: Linda Z. Cook	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Advisory resolution to approve the 2021 compensation of our named executive officers.	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Ratification of KPMG LLP as our independent auditor for 2022.	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Stockholder proposal regarding stockholder requests to call a special meeting.	AGAINST
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: Joseph J. Echevarria	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: Thomas P. "Todd" Gibbons	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: M. Amy Gilliland	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: Jeffrey A. Goldstein	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: K. Guru Gowrappan	FOR

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THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: Ralph Izzo	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: Sandra E. "Sandie" O'Connor	FOR
THE BANK OF NEW YORK MELLON CORPORATION	US0640581007	12-Apr-2022	Election of Director: Elizabeth E. Robinson	FOR
VINCI SA	FR0000125486	12-Apr-2022	REELECT MARIE-CHRISTINE LOMBARD AS DIRECTOR	FOR
VINCI SA	FR0000125486	12-Apr-2022	REELECT RENE MEDORI AS DIRECTOR	FOR
VINCI SA	FR0000125486	12-Apr-2022	REELECT QATAR HOLDING LLC AS DIRECTOR	FOR
VINCI SA	FR0000125486	12-Apr-2022	ELECT CLAUDE LARUELLE AS DIRECTOR	FOR
VINCI SA	FR0000125486	12-Apr-2022	RATIFY CHANGE LOCATION OF REGISTERED OFFICE TO 1973 BOULEVARD DE LA DEFENSE, NANTERRE (92000) AND AMEND ARTICLE OF BYLAWS ACCORDINGLY	FOR
VINCI SA	FR0000125486	12-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
VINCI SA	FR0000125486	12-Apr-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
VINCI SA	FR0000125486	12-Apr-2022	APPROVE REMUNERATION POLICY OF XAVIER HUILLARD, CHAIRMAN AND CEO	FOR
VINCI SA	FR0000125486	12-Apr-2022	APPROVE COMPENSATION REPORT	FOR
VINCI SA	FR0000125486	12-Apr-2022	APPROVE COMPENSATION OF XAVIER HUILLARD, CHAIRMAN AND CEO	FOR
VINCI SA	FR0000125486	12-Apr-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
VINCI SA	FR0000125486	12-Apr-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
VINCI SA	FR0000125486	12-Apr-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS RESERVED FOR EMPLOYEES OF INTERNATIONAL SUBSIDIARIES	FOR
VINCI SA	FR0000125486	12-Apr-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
VINCI SA	FR0000125486	12-Apr-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
VINCI SA	FR0000125486	12-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
VINCI SA	FR0000125486	12-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.90 PER SHARE	FOR
VINCI SA	FR0000125486	12-Apr-2022	REELECT XAVIER HUILLARD AS DIRECTOR	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	RE-ELECTION OF JEAN-CHRISTOPHE DESLARZES AS MEMBER AND AS CHAIR OF THE BOARD OF DIRECTORS	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	RE-ELECTION OF RACHEL DUAN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	RE-ELECTION OF ARIANE GORIN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	RE-ELECTION OF ALEXANDER GUT AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	RE-ELECTION OF DIDIER LAMOUCHE AS MEMBER OF THE BOARD OF DIRECTORS	AGAINST
ADECCO GROUP SA	CH0012138605	13-Apr-2022	RE-ELECTION OF DAVID PRINCE AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	RE-ELECTION OF KATHLEEN TAYLOR AS MEMBER OF THE BOARD OF DIRECTORS	FOR

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ADECCO GROUP SA	CH0012138605	13-Apr-2022	RE-ELECTION OF REGULA WALLIMANN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: RE-ELECTION OF RACHEL DUAN	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: RE-ELECTION OF DIDIER LAMOUCHE	AGAINST
ADECCO GROUP SA	CH0012138605	13-Apr-2022	ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: RE-ELECTION OF KATHLEEN TAYLOR	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	ELECTION OF THE INDEPENDENT PROXY REPRESENTATIVE: RE-ELECTION OF THE LAW OFFICE KELLER PARTNERSHIP, ZURICH	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	ELECTION OF THE AUDITORS: RE-ELECTION OF ERNST & YOUNG LTD, ZURICH	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	CAPITAL REDUCTION BY WAY OF CANCELLATION OF OWN SHARES AFTER SHARE BUYBACK	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	RENEWAL OF AUTHORIZED SHARE CAPITAL	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	APPROVAL OF THE ANNUAL REPORT 2021	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	ADVISORY VOTE ON THE REMUNERATION REPORT 2021	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	APPROPRIATION OF AVAILABLE EARNINGS 2021 AND DISTRIBUTION OF DIVIDEND	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	ALLOCATION OF THE RESERVE FROM CAPITAL CONTRIBUTIONS TO FREE RESERVES AND DISTRIBUTION OF DIVIDEND	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	GRANTING OF DISCHARGE TO THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE EXECUTIVE COMMITTEE	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	APPROVAL OF MAXIMUM TOTAL AMOUNT OF REMUNERATION OF THE BOARD OF DIRECTORS	FOR
ADECCO GROUP SA	CH0012138605	13-Apr-2022	APPROVAL OF MAXIMUM TOTAL AMOUNT OF REMUNERATION OF THE EXECUTIVE COMMITTEE	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT SAOUD AL NIMR AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	APPROVE BOARD REPORT ON COMPANY OPERATIONS FOR FY 2021	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT FAHAD AL TAREEF AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT MOHAMMED AL NASSIR AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT AHMED AL SHEIKH AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT ABDULLAH AL HUSSEINI AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT FAYIZ AL ZAYDI AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT HEITHAM MUBARAK AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT ANEES MOAMINAH AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT FAHAD AL SHAMRI AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT SAAD AL KROUD AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT OMAR AL SABTI AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT ABDULLAH AL ABOUDI AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	APPROVE AUDITORS' REPORT ON COMPANY FINANCIAL STATEMENTS FOR FY 2021	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT MOHAMMED BIN DAYIL AS DIRECTOR	ABSTAIN

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ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT ABDULLAH AL RUMEIZAN AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT AHMED MURAD AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT HANI AL ZEID AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT SULEIMAN AL HADHEEF AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT FAHAD AL RAJHI AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT NABIL KOSHAK AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT ABDULMUHSIN AL FARIS AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT ABDULRAHMAN ADDAS AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT MUTLAQ AL MUREISHID AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT BADR AL ISSA AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FY 2021	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT MEMBERS OF AUDIT COMMITTEE, APPROVE ITS CHARTER AND REMUNERATION OF ITS MEMBERS	AGAINST
ALINMA BANK	SA122050HV19	13-Apr-2022	APPROVE REMUNERATION OF DIRECTORS OF SAR 6,894,800 FOR FY 2021	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	AMEND AUDIT COMMITTEE CHARTER	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	AMEND NOMINATION AND REMUNERATION COMMITTEE CHARTER	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	APPROVE INTERIM DIVIDENDS SEMI ANNUALLY FOR FY 2022	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	APPROVE AUTHORIZATION OF THE BOARD REGARDING FUTURE RELATED PARTY TRANSACTIONS ACCORDING TO ARTICLE 71 OF THE COMPANIES LAW	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	ALLOW MUTLAQ AL MUREISHID TO BE INVOLVED WITH OTHER COMPANIES	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	APPROVE RELATED PARTY TRANSACTIONS RE: ALINMA TOKYO MARINE CO	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	APPROVE DISCHARGE OF DIRECTORS FOR FY 2021	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	APPROVE INTERIM DIVIDENDS OF SAR 0.40 PER SHARE FOR THE SECOND HALF OF FY 2021	FOR
ALINMA BANK	SA122050HV19	13-Apr-2022	RATIFY AUDITORS AND FIX THEIR REMUNERATION FOR Q1, Q2, Q3 AND ANNUAL STATEMENT OF FY 2022	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT AHMED KHOQEER AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT ABDULMALIK AL HAQEEL AS DIRECTOR	ABSTAIN
ALINMA BANK	SA122050HV19	13-Apr-2022	ELECT HAMAD AL BAZEE AS DIRECTOR	ABSTAIN
ASCOM HOLDING AG	CH0011339204	13-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS: RE-ELECTION OF LAURENT DUBOIS	FOR
ASCOM HOLDING AG	CH0011339204	13-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS: RE-ELECTION OF JUERG FELDER	FOR
ASCOM HOLDING AG	CH0011339204	13-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS: RE-ELECTION OF MICHAEL REITERMANN	FOR
ASCOM HOLDING AG	CH0011339204	13-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS: RE-ELECTION OF DR ANDREAS SCHOENENBERGER	FOR
ASCOM HOLDING AG	CH0011339204	13-Apr-2022	RE-ELECTION OF DR VALENTIN CHAPERO RUEDA AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR

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BANK OF MONTREAL	CA0636711016	13-Apr-2022	DIRECTOR	FOR
BANK OF MONTREAL	CA0636711016	13-Apr-2022	Appointment of Shareholders' Auditors	FOR
BANK OF MONTREAL	CA0636711016	13-Apr-2022	Advisory vote on the Bank's Approach to Executive Compensation	FOR
BANK OF MONTREAL	CA0636711016	13-Apr-2022	Shareholder Proposal No. 1	AGAINST
BANK OF MONTREAL	CA0636711016	13-Apr-2022	Shareholder Proposal No. 2	AGAINST
BANK OF MONTREAL	CA0636711016	13-Apr-2022	Shareholder Proposal No. 3	AGAINST
BANK OF MONTREAL	CA0636711016	13-Apr-2022	Shareholder Proposal No. 4	AGAINST
CITIC SECURITIES CO LTD	CNE000001DB6	13-Apr-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
CITIC SECURITIES CO LTD	CNE000001DB6	13-Apr-2022	ELECTION OF INDEPENDENT NON-EXECUTIVE DIRECTORS	FOR
CITIC SECURITIES CO LTD	CNE000001DB6	13-Apr-2022	ELECTION OF NON-EXECUTIVE DIRECTOR: SONG KANGLE	FOR
CITIC SECURITIES CO LTD	CNE000001DB6	13-Apr-2022	ELECTION OF NON-EXECUTIVE DIRECTOR: FU LINFANG	FOR
CITIC SECURITIES CO LTD	CNE000001DB6	13-Apr-2022	ELECTION OF NON-EXECUTIVE DIRECTOR: ZHAO XIANXIN	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	13-Apr-2022	TO CONSIDER AND APPROVE THE RESOLUTION IN RELATION TO THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	13-Apr-2022	TO CONSIDER AND APPROVE THE RESOLUTION IN RELATION TO THE ELECTION OF MR. SHI QINGCHUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	13-Apr-2022	TO ELECT MR. SONG KANGLE AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	13-Apr-2022	TO ELECT MS. FU LINFANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	13-Apr-2022	TO ELECT MR. ZHAO XIANXIN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	REELECT SCOTT W. WINE AS EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	REELECT CATIA BASTIOLI AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	REELECT HOWARD W. BUFFETT AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	REELECT LEO W. HOULE AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	REELECT JOHN B. LANAWAY AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	REELECT ALESSANDRO NASI AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	REELECT VAGN SORENSEN AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	REELECT ASA TAMSONS AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	ELECT KAREN LINEHAN AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	RATIFY ERNST & YOUNG ACCOUNTANTS LLP AS AUDITORS FOR THE 2022 FINANCIAL YEAR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	RATIFY DELOITTE ACCOUNTANTS B.V AS AUDITORS FOR THE 2023 FINANCIAL YEAR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED COMMON SHARES	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	ADOPT FINANCIAL STATEMENTS	FOR

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CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	APPROVE DIVIDENDS OF EUR 0.28 PER SHARE	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
CNH INDUSTRIAL N.V.	NL0010545661	13-Apr-2022	REELECT SUZANNE HEYWOOD AS EXECUTIVE DIRECTOR	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.45 PER SHARE	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE DISCHARGE OF FREDRIKCAPPELEN	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE DISCHARGE OF ERIK	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE DISCHARGE OF HELENEVIBBLEUS	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE DISCHARGE OF JACQUELINE HOOGERBRUGGE	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE DISCHARGE OF MAGNUS	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE DISCHARGE OF MENGMENG DU	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE DISCHARGE OF PETERSJOLANDER	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE DISCHARGE OF RAINERE. SCHMUCKLE	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE DISCHARGE OF JUAN	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	DETERMINE NUMBER OF MEMBERS (8)AND DEPUTY MEMBERS (0) OF BOARD DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.2MILLION FOR CHAIRMAN AND SEK 460 ,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	REELECT FREDRIK CAPPELEN AS DIRECTOR	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	REELECT ERIK OLSSON AS DIRECTOR	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	REELECT HELENE VIBBLEUS AS DIRECTOR	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	REELECT JACQUELINEHOOGERBRUGGE AS DIRECTOR	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	REELECT MAGNUS YNGEN AS DIRECTOR	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	REELECT MENGMENG DU AS DIRECTOR	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	REELECT PETER SJOLANDER AS DIRECTOR	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	REELECT RAINER E. SCHMUCKLE AS DIRECTOR	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	REELECT FREDRIK CAPPELEN AS BOARD CHAIR	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
DOMETIC GROUP AB	SE0007691613	13-Apr-2022	APPROVE ISSUANCE OF UP TO 10PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR

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DP EURASIA N.V.	NL0012328801	13-Apr-2022	AMEND ARTICLES OF ASSOCIATION	FOR
DP EURASIA N.V.	NL0012328801	13-Apr-2022	AUTHORIZE BOARD TO EXECUTE THE DEED OF AMENDMENT OF ARTICLES OF ASSOCIATION	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	ELECT JOHN ELKANN AS EXECUTIVE DIRECTOR	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	ELECT BENEDETTO VIGNA AS EXECUTIVE DIRECTOR	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	ELECT PIERO FERRARI AS NON-EXECUTIVE DIRECTOR	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	ELECT DELPHINE ARNAULT AS NON-EXECUTIVE DIRECTOR	AGAINST
FERRARI N.V.	NL0011585146	13-Apr-2022	ELECT FRANCESCA BELLETTINI AS NON-EXECUTIVE DIRECTOR	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	ELECT EDUARDO H. CUE AS NON-EXECUTIVE DIRECTOR	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	ELECT SERGIO DUCA AS NON-EXECUTIVE DIRECTOR	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	ELECT JOHN GALANTIC AS NON-EXECUTIVE DIRECTOR	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	ELECT MARIA PATRIZIA GRIECO AS NON-EXECUTIVE DIRECTOR	AGAINST
FERRARI N.V.	NL0011585146	13-Apr-2022	ELECT ADAM KESWICK AS NON-EXECUTIVE DIRECTOR	AGAINST
FERRARI N.V.	NL0011585146	13-Apr-2022	APPOINT ERNST & YOUNG ACCOUNTANTS LLP AS AUDITORS FOR 2022 FINANCIAL YEAR	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	APPOINT DELOITTE ACCOUNTANTS B.V. AS AUDITORS FOR 2023 FINANCIAL YEAR	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	GRANT BOARD AUTHORITY TO ISSUE SPECIAL VOTING SHARES	AGAINST
FERRARI N.V.	NL0011585146	13-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED COMMON SHARES	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	APPROVE AWARDS TO EXECUTIVE DIRECTOR	AGAINST
FERRARI N.V.	NL0011585146	13-Apr-2022	APPROVE REMUNERATION REPORT	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	APPROVE DIVIDENDS OF EUR 1.362 PER SHARE	FOR
FERRARI N.V.	NL0011585146	13-Apr-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	REELECT BERNADETTE KOCH AS DIRECTOR	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	REELECT EUNICE ZEHNDER-LAI AS DIRECTOR	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	REAPPOINT EUNICE ZEHNDER-LAI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	REAPPOINT THOMAS BACHMANN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	REAPPOINT WERNER KARLEN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	DESIGNATE ROGER MUELLER AS INDEPENDENT PROXY	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	APPROVE REMUNERATION REPORT	FOR

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GEBERIT AG	CH0030170408	13-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 2.4 MILLION	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 11.5 MILLION	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 12.50 PER SHARE	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	APPROVE DISCHARGE OF BOARD OF DIRECTORS	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	REELECT ALBERT BAEHNY AS DIRECTOR AND BOARD CHAIRMAN	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	REELECT THOMAS BACHMANN AS DIRECTOR	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	REELECT FELIX EHRT AS DIRECTOR	FOR
GEBERIT AG	CH0030170408	13-Apr-2022	REELECT WERNER KARLEN AS DIRECTOR	FOR
GLOBAL DATA CENTRE GROUP	AU0000137879	13-Apr-2022	RATIFICATION OF THE ISSUE OF STAPLED UNITS PURSUANT TO A PLACEMENT	FOR
GLOBAL DATA CENTRE GROUP	AU0000137879	13-Apr-2022	REPLACEMENT OF RESPONSIBLE ENTITY IN RELATION TO GLOBAL DATA CENTRE INVESTMENT FUND (ARSN 635 566 531)	FOR
GLOBAL DATA CENTRE GROUP	AU0000137879	13-Apr-2022	REPLACEMENT OF RESPONSIBLE ENTITY IN RELATION TO GLOBAL DATA CENTRE OPERATIONS FUND (ARSN 638 320 420)	FOR
ILUKA RESOURCES LTD	AU000000ILU1	13-Apr-2022	RE-ELECTION OF DIRECTOR MARCELO BASTOS	FOR
ILUKA RESOURCES LTD	AU000000ILU1	13-Apr-2022	ADOPTION OF REMUNERATION REPORT	ABSTAIN
ILUKA RESOURCES LTD	AU000000ILU1	13-Apr-2022	GRANT OF SECURITIES TO MANAGING DIRECTOR	FOR
IVECO GROUP N.V.	NL0015000LU4	13-Apr-2022	PROPOSAL TO APPOINT DELOITTE ACCOUNTANTS B.V. AS THE INDEPENDENT AUDITOR OF THE COMPANY FOR THE 2023 FINANCIAL YEAR	FOR
IVECO GROUP N.V.	NL0015000LU4	13-Apr-2022	PROPOSAL TO APPROVE THE PLAN TO AWARD (RIGHTS TO SUBSCRIBE FOR) COMMON SHARES IN THE CAPITAL OF THE COMPANY TO EXECUTIVE DIRECTORS IN ACCORDANCE WITH ARTICLE 12.6 OF THE COMPANY'S BY-LAWS	FOR
IVECO GROUP N.V.	NL0015000LU4	13-Apr-2022	ADOPTION OF THE 2021 COMPANY BALANCE SHEET	FOR
IVECO GROUP N.V.	NL0015000LU4	13-Apr-2022	RELEASE FROM LIABILITY OF THE MEMBERS OF THE BOARD	FOR
IVECO GROUP N.V.	NL0015000LU4	13-Apr-2022	APPLICATION OF THE REMUNERATION POLICY IN 2021 (ADVISORY VOTE)	FOR
IVECO GROUP N.V.	NL0015000LU4	13-Apr-2022	APPOINTMENT OF BENOIT RIBADEAU-DUMAS (NON-EXECUTIVE DIRECTOR)	FOR
IVECO GROUP N.V.	NL0015000LU4	13-Apr-2022	PROPOSAL TO RE-APPOINT ERNST AND YOUNG ACCOUNTANTS LLP AS THE INDEPENDENT AUDITOR OF THE COMPANY FOR THE 2022 FINANCIAL YEAR	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	REELECT MARIEL HOCH AS DIRECTOR	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	REELECT ROLAND SIEGWART AS DIRECTOR	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	REAPPOINT ANDREAS HAEBERLI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	REAPPOINT BEAT KÄLIN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	REAPPOINT ROLAND SIEGWART AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	DESIGNATE THOMAS TSCHUEMPERLIN AS INDEPENDENT PROXY	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR

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KOMAX HOLDING AG	CH0010702154	13-Apr-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF1.2 MILLION	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 6 MILLION	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	APPROVE CREATION OF EUR 128 ,333 POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS IN CONNECTION WITH ACQUISITION OF SCHLEUNIGER AG	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	AMEND ARTICLES RE: ANNULMENT OF REGISTRATION RESTRICTION AND VOTING RIGHTS CLAUSE, IF ITEM 6.1 IS APPROVED	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	ELECT JUERG WERNER AS DIRECTOR, IF ITEM 6.1 IS APPROVED	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF4.50 PER SHARE	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	REELECT BEAT KAELIN AS DIRECTOR AND BOARD CHAIRMAN	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	REELECT DAVID DEAN AS DIRECTOR	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	REELECT ANDREAS HAEBERLI AS DIRECTOR	FOR
KOMAX HOLDING AG	CH0010702154	13-Apr-2022	REELECT KURT HAERRI AS DIRECTOR	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	REELECT BILL MCEWAN TO SUPERVISORY BOARD	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	REELECT RENE HOOFT GRAAFLAND TO SUPERVISORY BOARD	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	REELECT PAULINE VAN DER MEER MOHR TO SUPERVISORY BOARD	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	REELECT WOUTER KOLK TO MANAGEMENT BOARD	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	ADOPT AMENDED REMUNERATION POLICY FOR MANAGEMENT BOARD	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	ADOPT AMENDED REMUNERATION POLICY FOR SUPERVISORY BOARD	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. AS AUDITORS FOR FINANCIAL YEAR 2022	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	RATIFY KPMG ACCOUNTANTS N.V. AS AUDITORS FOR FINANCIAL YEAR 2023	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	FOR

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KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	AUTHORIZE BOARD TO ACQUIRE COMMON SHARES	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	APPROVE CANCELLATION OF REPURCHASED SHARES	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	APPROVE DIVIDENDS	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	APPROVE REMUNERATION REPORT	FOR
KONINKLIJKE AHOLD DELHAIZE N.V.	NL0011794037	13-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	REMUNERATION POLICY: ADOPTION OF AMENDMENTS TO THE REMUNERATION POLICY FOR THE EXECUTIVE BOARD	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	CONFIRMATION OF THE EXECUTIVE BOARD'S AUTHORISATION TO: ISSUE RESPECTIVELY GRANT RIGHTS TO ACQUIRE ORDINARY SHARES AND CUMULATIVE PREFERENCE SHARES F	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	CONFIRMATION OF THE EXECUTIVE BOARD'S AUTHORISATION TO: RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS UPON ISSUING RESPECTIVELY GRANTING RIGHTS TO ACQUIRE ORDINARY SHARES	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	AUTHORISATION FOR THE EXECUTIVE BOARD TO HAVE THE COMPANY ACQUIRE ORDINARY SHARES IN THE COMPANY'S CAPITAL	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	RE-APPOINTMENT OF ERNST & YOUNG ACCOUNTANTS LLP AS EXTERNAL AUDITOR RESPONSIBLE FOR AUDITING THE 2023 FINANCIAL STATEMENTS	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	REPORT OF THE SUPERVISORY BOARD FOR THE FINANCIAL YEAR 2021: APPLICATION OF THE REMUNERATION POLICY FOR THE EXECUTIVE BOARD REGARDING 2021 (FOR ADVICE BY VOTE)	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	REPORT OF THE SUPERVISORY BOARD FOR THE FINANCIAL YEAR 2021: APPLICATION OF THE REMUNERATION POLICY FOR THE SUPERVISORY BOARD REGARDING 2021 (FOR ADVICE BY VOTE)	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	ADOPTION OF THE 2021 FINANCIAL STATEMENTS	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	DISCHARGE OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THEIR MANAGEMENT IN THE FINANCIAL YEAR 2021	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THEIR SUPERVISION OF THE MANAGEMENT IN THE FINANCIAL YEAR 2021	FOR
KONINKLIJKE BAM GROEP NV	NL0000337319	13-Apr-2022	COMPOSITION OF THE EXECUTIVE BOARD: RE-APPOINTMENT OF MR L.F. DEN HOUTER AS A MEMBER OF THE EXECUTIVE BOARD	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO APPOINT MS. K. KOELEMETJER AS MEMBER OF THE SUPERVISORY BOARD	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO APPOINT MS. C. VERGOUW AS MEMBER OF THE SUPERVISORY BOARD	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO AUTHORIZE THE BOARD OF MANAGEMENT TO RESOLVE THAT THE COMPANY MAY ACQUIRE ITS OWN SHARES	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO REDUCE THE CAPITAL BY CANCELLING OWN SHARES	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO DESIGNATE THE BOARD OF MANAGEMENT AS THE COMPETENT BODY TO ISSUE ORDINARY SHARES	FOR

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KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO DESIGNATE THE BOARD OF MANAGEMENT AS THE COMPETENT BODY TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS UPON ISSUING ORDINARY SHARES	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2021	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO APPROVE THE REMUNERATION REPORT FOR THE FISCAL YEAR 2021 (ADVISORY VOTE)	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO DETERMINE THE DIVIDEND OVER THE FISCAL YEAR 2021	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT FROM LIABILITY	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY	FOR
KONINKLIJKE KPN NV	NL0000009082	13-Apr-2022	RATIFY ERNST YOUNG ACCOUNTANTS LLP AS AUDITORS	FOR
MINTH GROUP LTD	KYG6145U1094	13-Apr-2022	TO CONSIDER AND APPROVE THE EXTENSION OF THE VALIDITY PERIOD OF THE SPECIFIC MANDATE (DETAILS OF WHICH AS DESCRIBED IN THE RESOLUTION NUMBERED 1 IN THE NOTICE OF THE PREVIOUS EGM) BY 12 MONTHS TO 13 APRIL 2023 (FURTHER DETAILS OF THE EXTENSION AS DESCRIBED IN SUB-PARAGRAPH HEADED "1. RESOLUTION ON THE EXTENSION OF THE VALIDITY PERIOD OF THE SPECIFIC MANDATE" IN THE LETTER FROM THE BOARD IN THE CIRCULAR)	FOR
MINTH GROUP LTD	KYG6145U1094	13-Apr-2022	TO CONSIDER AND APPROVE THE EXTENSION OF THE VALIDITY PERIOD OF THE AUTHORIZATION (DETAILS OF WHICH AS DESCRIBED IN THE RESOLUTION NUMBERED 2 IN THE NOTICE OF THE PREVIOUS EGM) BY 12 MONTHS TO 13 APRIL 2023 (FURTHER DETAILS OF THE EXTENSION AS DESCRIBED IN SUB-PARAGRAPH HEADED "2. RESOLUTION ON THE EXTENSION OF THE VALIDITY PERIOD OF THE AUTHORISATION" IN THE LETTER FROM THE BOARD IN THE CIRCULAR)	FOR
OTP BANK PLC	HU0000061726	13-Apr-2022	PROPOSAL ON THE AMENDMENT OF ARTICLE 8 SECTION 18, ARTICLE 8 SECTION 33 SUBSECTION 23 AND ARTICLE 15 SECTION 1 OF THE OTP BANK PLC.'S ARTICLES OF ASSOCIATION	FOR
OTP BANK PLC	HU0000061726	13-Apr-2022	PROPOSAL ON THE GROUP-LEVEL REMUNERATION GUIDELINES OF OTP BANK PLC	AGAINST
OTP BANK PLC	HU0000061726	13-Apr-2022	DETERMINATION OF THE REMUNERATION OF MEMBERS OF THE BOARD OF DIRECTORS, THE SUPERVISORY BOARD AND THE AUDIT COMMITTEE	FOR
OTP BANK PLC	HU0000061726	13-Apr-2022	AUTHORIZATION OF THE BOARD OF DIRECTORS TO ACQUIRE THE COMPANY'S OWN SHARES	FOR
OTP BANK PLC	HU0000061726	13-Apr-2022	THE FINANCIAL AND CONSOLIDATED FINANCIAL STATEMENTS IN LINE WITH IFRS FOR THE YEAR 2021, PROPOSAL FOR THE USE OF AFTER-TAX PROFIT OF THE COMPANY AND FOR DIVIDEND PAYMENT	FOR
OTP BANK PLC	HU0000061726	13-Apr-2022	APPROVAL OF THE CORPORATE GOVERNANCE REPORT FOR YEAR 2021	FOR
OTP BANK PLC	HU0000061726	13-Apr-2022	EVALUATION OF THE ACTIVITY OF THE EXECUTIVE OFFICERS PERFORMED IN THE PAST BUSINESS YEAR GRANTING OF DISCHARGE OF LIABILITY	FOR
OTP BANK PLC	HU0000061726	13-Apr-2022	ELECTION OF THE COMPANY'S AUDIT FIRM, DETERMINATION OF THE AUDIT REMUNERATION, AND OF THE SUBSTANTIVE CONTENT OF THE CONTRACT TO BE CONCLUDED WITH THE AUDITOR	FOR
OTP BANK PLC	HU0000061726	13-Apr-2022	THE ANNUAL GENERAL MEETING DECIDES TO AMEND THE ARTICLES OF ASSOCIATION BY WAY OF A SINGLE RESOLUTION	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Assessing the Management's accounts, examining, discussing and voting on the Management's Report and the Company's Financial Statements, with the report from the independent auditors and the Fiscal Council Report, for the fiscal year ended on December31, 2021.	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Election of director: José João Abdalla Filho (appointed by minority shareholders)	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Election of director: Marcelo Gasparino da Silva (appointed by minority shareholders)	FOR

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PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Candidate(s) appointed by minority shareholders for the Separate Election - Common shares - If holders use their shares in the separate election of the Board of Directors under this Resolution, they must not write down any amount of votes in the cumulative voting process (Resolutions 7A through 7J) and must not vote in Resolutions 7M and 7N: Ana Marta Horta Veloso. Voting 'For' on more than one proposal, 7L, 7M or 7N , will deem your vote invalid. Please cast a vote of 'Against' or 'Abstain' in the proposals you do not wish to vote 'For'.	ABSTAIN
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Candidate(s) appointed by minority shareholders for the Separate Election - Common shares - If holders use their shares in the separate election of the Board of Directors under this Resolution, they must not write down any amount of votes in the cumulative voting process (Resolutions 7A through 7J) and must not vote in Resolutions 7L and 7N: Rodrigo de Mesquita Pereira. Voting 'For' on more than one proposal, 7L, 7M or 7N , will deem your vote invalid. Please cast a vote of 'Against' or 'Abstain' in the proposals you do not wish to vote 'For'.	ABSTAIN
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Candidate(s) appointed by minority shareholders for Separate Election-Common shares-If holders use their shares in the separate election of the Board under this Resolution, they must not write down any amount of votes in the cumulative voting process (Resolutions 7A-7J) and must not vote in Resolutions 7L and 7M: Francisco Petros Oliveira Lima Papathanasiadis. Voting 'For' on more than one proposal, 7L, 7M or 7N, will deem your vote invalid. Please cast a vote of 'Against' or 'Abstain' in the proposals you do not wish to vote 'For'.	ABSTAIN
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Nomination of candidates for chairman of the board of directors. Candidate: Luiz Rodolfo Landim Machado	AGAINST
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Proposal to establish five (5) members for the Fiscal Council.	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Proposal for the allocation of the Profit for the fiscal year of 2021.	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Election of five (5) members of the Fiscal Council, with one (1) member appointed by the minority holders of common shares and one (1) appointed by the holders of preferred shares, both through a separate election process, and respective alternates: Main: Agnes Maria de Aragão Costa; Alternate: Marisete Fátima Dadald Pereira; Main: Sérgio Henrique Lopes de Sousa; Alternate: Alan Sampaio Santos; Main: Janete Duarte Mol; Alternate: Otavio Ladeira de Medeiros	ABSTAIN
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	If one of the candidates of the slate leaves it, to accommodate the separate election referred to in articles 161, paragraph 4, and 240 of Law 6404, of 1976, can the votes corresponding to your shares continue to be conferred to the same slate?	AGAINST
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Separate election of members of the Fiscal Council by holders of common shares (minority shareholders): Main: Michele da Silva Gonsales Torres; Alternate: Robert Juenemann	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Compensation for the members of the Management, Fiscal Council, and Advisory Committees of the Board of Directors.	AGAINST
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	In the event of a second call of this General Meeting, may the voting instructions included in this ballot form be considered also for the second call of the meeting?	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Amendment Proposal to the Bylaws to amend articles 21, 22, 23, 29, 30, 33, 35 and 40 of the Bylaws, and subsequent consolidation of the Bylaws, in accordance with the Management Proposal filed on the websites of the Brazilian Securities and Exchange Commission ("CVM") and the Company.	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	In case of a second call of this General Meeting, can the voting instructions contained in this ballot be considered for the second call as well?	FOR

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PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Proposal to establish eleven (11) members for the Board of Directors: Acionista Controlador, Luiz Rodolfo Landim Machado, Adriano José Pires Rodrigues, Carlos Eduardo Lessa Brandão, Eduardo Karrer, Luiz Henrique Caroli, Márcio Andrade Weber, Ruy Flaks Schneider, Sonia Julia Sulzbeck Villalobos.	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Nomination of all the names that compose the slate (the votes indicated in this section will be disregarded if the shareholder with voting rights fills in the fields present in the separate election of a member of the board of directors and the separate election referred to in these fields takes place). - Acionista Controlador	AGAINST
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	If one of the candidates that composes your chosen slate leaves it, can the votes corresponding to your shares continue to be conferred on the same slate?	AGAINST
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	13-Apr-2022	Do you wish to request the cumulative voting for the election of the board of directors, under the terms of art. 141 of Law 6,404, of 1976? (If the shareholder chooses no or abstain, his/her shares will not be computed for the request of the cumulative voting request).	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	IN CASE OF A CUMULATIVE VOTING PROCESS, SHOULD THE CORRESPONDING VOTES TO YOUR SHARES BE EQUALLY DISTRIBUTED AMONG THE MEMBERS OF THE SLATE THAT YOU VE CHOSEN. IF THE SHAREHOLDER CHOOSES YE AND ALSO INDICATES THE APPROVE ANSWER TYPE FOR SPECIFIC CANDIDATES AMONG THOSE LISTED BELOW, THEIR VOTES WILL BE DISTRIBUTED PROPORTIONALLY AMONG THESE CANDIDATES. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS BY THE CUMULATIVE VOTING PROCESS, THE SHAREHOLDERS VOTE SHALL BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. . LUIZ RODOLFO LANDIM MACHADO	ABSTAIN
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. . JOAQUIM SILVA E LUNA	ABSTAIN
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. . SONIA JULIA SULZBECK VILLALOBOS	ABSTAIN
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. . LUIZ HENRIQUE CAROLI	ABSTAIN
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. . RUY FLAKS SCHNEIDER	ABSTAIN
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. . MARCIO ANDRADE WEBER	ABSTAIN
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. . MURILO MARROQUIM DE SOUZA	ABSTAIN
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. . CARLOS EDUARDO LESSA BRANDAO	ABSTAIN
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. . JOSE JOAO ABDALLA FILHO	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. . MARCELO GASPARINO DA SILVA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTORS, TOTAL MEMBERS TO BE ELECTED, 1 NOMINATION OF CANDIDATES FOR CHAIRMAN OF THE BOARD OF DIRECTORS. . LUIZ RODOLFO LANDIM MACHADO	AGAINST

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PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	PROPOSAL TO ESTABLISH 5 MEMBERS FOR THE FISCAL COUNCIL	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	ELECTION OF THE FISCAL BOARD BY SINGLE GROUP OF CANDIDATES. NOMINATION OF ALL THE NAMES THAT COMPOSE THE SLATE. . AGNES MARIA DE ARAGAO COSTA, MARISETE FATIMA DADALD PEREIRA. SERGIO HENRIQUE LOPES DE SOUSA, ALAN SAMPAIO SANTOS. JANETE DUARTE MOL, OTAVIO LADEIRA DE MEDEIROS	ABSTAIN
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	IF ONE OF THE CANDIDATES OF THE SLATE LEAVES IT, TO ACCOMMODATE THE SEPARATE ELECTION REFERRED TO IN ARTICLES 161, PARAGRAPH 4, AND 240 OF LAW 6404, OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED TO THE SAME SLATE	AGAINST
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	COMPENSATION FOR THE MEMBERS OF THE MANAGEMENT, FISCAL COUNCIL, AND ADVISORY COMMITTEES OF THE BOARD OF DIRECTORS	AGAINST
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	IN THE EVENT OF A SECOND CALL OF THIS GENERAL MEETING, MAY THE VOTING INSTRUCTIONS INCLUDED IN THIS BALLOT FORM BE CONSIDERED ALSO FOR THE SECOND CALL OF THE MEETING	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	SEPARATE ELECTION OF THE FISCAL COUNCIL, COMMON SHARES. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS WITH VOTING RIGHTS, THE SHAREHOLDER MUST FILL THIS FIELD IF THE GENERAL ELECTION FIELD WAS LEFT IN BLANK. . MICHELE DA SILVA GONSALES TORRES, ROBERT JUENEMAN	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	ASSESSING THE MANagements ACCOUNTS, EXAMINING, DISCUSSING AND VOTING ON THE MANagements REPORT AND THE COMPANYS FINANCIAL STATEMENTS, WITH THE REPORT FROM THE INDEPENDENT AUDITORS AND THE FISCAL COUNCIL REPORT, FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2021	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	PROPOSAL FOR THE ALLOCATION OF THE PROFIT FOR THE FISCAL YEAR OF 2021	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	PROPOSAL TO ESTABLISH 11 MEMBERS FOR THE BOARD OF DIRECTORS	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY SINGLE GROUP OF CANDIDATES. NOMINATION OF ALL THE NAMES THAT COMPOSE THE SLATE, THE VOTES INDICATED IN THIS SECTION WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. CONTROLLER SHAREHOLDER. . LUIZ RODOLFO LANDIM MACHADO. JOAQUIM SILVA E LUNA. SONIA JULIA SULZBECK VILLALOBOS. LUIZ HENRIQUE CAROLI. RUY FLAKS SCHNEIDER. MARCIO ANDRADE WEBER. MURILO MARROOQUIM DE SOUZA. CARLOS EDUARDO LESSA BRANDAO	AGAINST
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	IF ONE OF THE CANDIDATES THAT COMPOSES YOUR CHOSEN SLATE LEAVES IT, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE SAME SLATE	AGAINST
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	DO YOU WISH TO REQUEST THE CUMULATIVE VOTING FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ART. 141 OF LAW 6,404, OF 1976. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS, HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF THE CUMULATIVE VOTING REQUEST	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	AMEND ARTICLES AND CONSOLIDATE BYLAWS	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	13-Apr-2022	IN THE EVENT OF A SECOND CALL, THE VOTING INSTRUCTIONS CONTAINED IN THIS REMOTE VOTING CARD MAY ALSO BE CONSIDERED FOR THE SECOND CALL	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNPR6	13-Apr-2022	IN THE EVENT OF A SECOND CALL OF THIS GENERAL MEETING, MAY THE VOTING INSTRUCTIONS INCLUDED IN THIS BALLOT FORM BE CONSIDERED ALSO FOR THE SECOND CALL OF THE MEETING	FOR

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PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNPR6	13-Apr-2022	SEPARATE ELECTION OF THE BOARD OF DIRECTORS, PREFERRED SHARES. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS BY PREFERRED SHAREHOLDERS WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS, SHAREHOLDERS CAN ONLY FILL THIS FIELD IN CASE OF KEEPING THE RELEVANT SHARES UNINTERRUPTED FOR 3 MONTHS PRIOR TO THE GENERAL MEETING. . MARCELO MESQUITA DE SIQUEIRA FILHO	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNPR6	13-Apr-2022	IF IT IS VERIFIED THAT NEITHER THE HOLDERS OF VOTING RIGHT SHARES NOR THE HOLDERS OF PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS HAVE REACHED THE QUORUM REQUIRED IN ITEMS I AND II, RESPECTIVELY, OF PARAGRAPH 4, ARTICLE 141, OF LAW 6404, OF 1976, DO YOU WISH TO HAVE YOUR VOTE ADDED TO THE SHARES WITH VOTING RIGHTS IN ORDER TO ELECT TO THE BOARD OF DIRECTORS THE CANDIDATE WITH THE HIGHEST NUMBER OF VOTES AMONGST ALL THOSE WHO, APPEARING ON THIS BALLOT, RUN FOR THE SEPARATE ELECTION	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: PROVISIONS ON DOWNWARD ADJUSTMENT OF THE CONVERSION PRICE	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	THE COMPANY'S ELIGIBILITY FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: DETERMINING METHOD FOR THE NUMBER OF CONVERTED SHARES AND TREATMENT METHOD IN CASE THE REMAINING CONVERTIBLE BONDS CANNOT BE CONVERTED INTO ONE COMMON SHARE WHEN CONVERSION HAPPENS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: REDEMPTION CLAUSES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: RESALE CLAUSES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: DIVIDEND DISTRIBUTION AFTER THE CONVERSION	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: ISSUING TARGETS AND METHOD	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: ARRANGEMENT FOR PLACING TO ORIGINAL SHAREHOLDERS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: MATTERS REGARDING THE MEETINGS OF BONDHOLDERS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: PURPOSE OF THE RAISED FUNDS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: GUARANTEE MATTERS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: RATING MATTERS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: MANAGEMENT AND DEPOSIT OF RAISED FUNDS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: TYPE OF SECURITIES TO BE ISSUED	FOR

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SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: THE VALID PERIOD OF THE ISSUING PLAN	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PREPLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	DEMONSTRATION ANALYSIS REPORT ON THE ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	FEASIBILITY ANALYSIS REPORT ON THE USE OF FUNDS TO BE RAISED FROM THE ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	REPORT ON THE USE OF PREVIOUSLY-RAISED FUNDS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	DILUTED IMMEDIATE RETURN AFTER THE ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES AND FILLING MEASURES AND RELEVANT COMMITMENTS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	SHAREHOLDER RETURN PLAN FOR THE NEXT THREE YEARS FROM 2022 TO 2024	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	RULES GOVERNING THE MEETINGS OF BONDHOLDERS' OF THE COMPANY'S CONVERTIBLE BONDS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	AUTHORIZATION TO THE BOARD AND ITS AUTHORIZED PERSONS TO HANDLE MATTERS REGARDING ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION REGARDING THE PROFIT DISTRIBUTION CLAUSES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: ISSUING SCALE	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: PAR VALUE AND ISSUE PRICE	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: BOND DURATION	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: INTEREST RATE OF THE BOND	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: TIME LIMIT AND METHOD FOR REPAYING THE PRINCIPAL AND INTEREST	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: CONVERSION PERIOD	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	13-Apr-2022	PLAN FOR ISSUANCE OF CONVERTIBLE CORPORATE BONDS TO NON-SPECIFIC PARTIES: DETERMINATION AND ADJUSTMENT TO THE CONVERSION PRICE	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	APPROVAL OF SHORT-TERM PERFORMANCE-BASED REMUNERATION OF THE MEMBERS OF THE EXECUTIVE COMMITTEE FOR THE FINANCIAL YEAR 2021	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	APPROVAL OF LONG-TERM PERFORMANCE-BASED REMUNERATION OF THE MEMBERS OF THE EXECUTIVE COMMITTEE FOR THE FINANCIAL YEAR 2022 (PERFORMANCE PERIOD: 2022 - 2024)	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	RE-ELECTION ISABELLE WELTON TO THE BOARD OF DIRECTOR	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	RE-ELECTION COLIN BOND TO THE BOARD OF DIRECTOR	FOR

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SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	RE-ELECTION PROF. DR. WOLFRAM CARIUS TO THE BOARD OF DIRECTOR	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	RE-ELECTION DR. ANDREAS CASUTT TO THE BOARD OF DIRECTOR	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	RE-ELECTION DR. MARTIN SCHMID TO THE BOARD OF DIRECTOR	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	ELECTION OF NEW MEMBER OF THE BOARD OF DIRECTOR: DR. ALEXANDRA BRAND	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	ELECTION OF NEW MEMBER OF THE BOARD OF DIRECTOR: DR. BEAT WALTI	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	REELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTOR DR. ANDREAS CASUTT	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	REELECTION OF ISABELLE WELTON AS A MEMBER OF THE REMUNERATION COMMITTEE	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	REELECTION OF DR. MARTIN SCHMID AS A MEMBER OF THE REMUNERATION COMMITTEE	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	ELECTION OF DR. BEAT WALTI AS A MEMBER OF THE REMUNERATION COMMITTEE	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	ELECTION OF ROLF FREIERMUTH, ZOFINGEN, ATTORNEY AT LAW, AS INDEPENDENT VOTING PROXY	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	ELECTION OF PRICEWATERHOUSECOOPER AG, BASEL, AS EXTERNAL AUDITORS	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	APPROVAL OF THE ANNUAL REPORT, CONSOLIDATED FINANCIAL STATEMENT AND ANNUAL FINANCIAL STATEMENT FOR 2021	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	APPROPRIATION OF THE RETAINED EARNINGS	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	NOMINAL VALUE REPAYMENT OF CHF 3.20 PER SHARE / CAPITAL REDUCTION	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	INCREASE AND EXTENSION OF THE AUTHORIZED SHARE CAPITAL	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	APPROVAL OF REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
SIEGFRIED HOLDING AG	CH0014284498	13-Apr-2022	APPROVAL OF FIXED REMUNERATION OF THE MEMBERS OF THE EXECUTIVE COMMITTEE FOR THE FINANCIAL YEAR 2023	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO ELECT DEEPAK NATH AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RECEIVE THE AUDITED ACCOUNTS	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-ELECT ANNE-FRANCOISE NESMES AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-ELECT MARC OWEN AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-ELECT ROBERTO QUARTA AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-ELECT ANGIE RISLEY AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-ELECT BOB WHITE AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-APPOINT KPMG LLP AS THE AUDITOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RENEW THE DIRECTORS' AUTHORITY TO ALLOT SHARES	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO APPROVE THE SMITH+NEPHEW SHARES SAVE PLAN (2022)	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO APPROVE THE SMITH+NEPHEW INTERNATIONAL SHARES SAVE PLAN (2022)	FOR

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SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RENEW THE DIRECTORS' AUTHORITY FOR THE DISAPPLICATION OF THE PRE-EMPTION RIGHTS	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING POLICY)	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO AUTHORISE THE DIRECTORS' TO DISAPPLY PRE-EMPTION RIGHTS FOR THE PURPOSE OF ACQUISITIONS OR OTHER CAPITAL INVESTMENTS	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RENEW THE DIRECTORS' LIMITED AUTHORITY TO MAKE MARKET PURCHASES OF THE COMPANY'S OWN SHARES	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO AUTHORISE GENERAL MEETINGS TO BE HELD ON 14 CLEAR DAYS' NOTICE	AGAINST
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO DECLARE A FINAL DIVIDEND: 23.1 US CENTS PER ORDINARY SHARE IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021 PAYABLE ON 11 MAY 2022	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-ELECT ERIK ENGSTROM AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-ELECT ROBIN FREESTONE AS A DIRECTOR OF THE COMPANY	AGAINST
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO ELECT JO HALLAS AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-ELECT JOHN MA AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-ELECT KATARZYNA MAZUR-HOFSAESS AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	GB0009223206	13-Apr-2022	TO RE-ELECT RICK MEDLOCK AS A DIRECTOR OF THE COMPANY	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Deepak Nath	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Anne-Françoise Nesmes	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Marc Owen	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Roberto Quarta	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Angie Risley	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Bob White	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To re-appoint the Auditor	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To authorise Directors' to determine the remuneration of the Auditor	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To renew the Directors' authority to allot shares	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To approve the Smith+Nephew Sharesave Plan (2022)	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To receive the audited accounts	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To approve the Smith+Nephew International Sharesave Plan (2022)	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To renew the Directors' authority for the disapplication of the pre-emption rights	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To authorise the Directors' to disapply pre-emption rights for the purposes of acquisitions or other capital investments	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To renew the Directors' limited authority to make market purchases of the Company's own shares	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To authorise general meetings to be held on 14 clear days' notice	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To approve the Directors' Remuneration Report (excluding policy)	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	To declare a final dividend	FOR

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SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Erik Engstrom	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Robin Freestone	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Jo Hallas	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: John Ma	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Katarzyna Mazur-Hofsaess	FOR
SMITH & NEPHEW PLC	US83175M2052	13-Apr-2022	ELECTION AND RE-ELECTION OF DIRECTOR: Rick Medlock	FOR
STELLANTIS N.V.	NL00150001Q9	13-Apr-2022	APPROVE DIVIDENDS OF EUR 1.04 PER SHARE	FOR
STELLANTIS N.V.	NL00150001Q9	13-Apr-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
STELLANTIS N.V.	NL00150001Q9	13-Apr-2022	RATIFY ERNST & YOUNG ACCOUNTANTS LLP AS AUDITORS	FOR
STELLANTIS N.V.	NL00150001Q9	13-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
STELLANTIS N.V.	NL00150001Q9	13-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
STELLANTIS N.V.	NL00150001Q9	13-Apr-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF JOACHIM OECHSLIN AS A MEMBER OF BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF DEANNA ONG AS A MEMBER OF BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF JAY RALPH AS A MEMBER OF BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF JOERG REINHARDT AS A MEMBER OF BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF PHILIP K. RYAN AS A MEMBER OF BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF SIR PAUL TUCKER AS A MEMBER OF BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF JACQUES DE VAUCLEROY AS A MEMBER OF BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF SUSAN L. WAGNER AS A MEMBER OF BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF LARRY ZIMPLEMAN AS A MEMBER OF BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	COMPENSATION COMMITTEE: RE-ELECTION OF RENATO FASSBIND	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	COMPENSATION COMMITTEE: RE-ELECTION OF KAREN GAVAN	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	ANNUAL REPORT (INCL. MANAGEMENT REPORT), ANNUAL AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021: CONSULTATIVE VOTE ON THE COMPENSATION REPORT	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	COMPENSATION COMMITTEE: RE-ELECTION OF JOERG REINHARDT	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	COMPENSATION COMMITTEE: RE-ELECTION OF JACQUES DE VAUCLEROY	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	COMPENSATION COMMITTEE: ELECTION OF DEANNA ONG	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF THE INDEPENDENT PROXY / PROXY VOTING SERVICES GMBH, ZURICH	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF THE AUDITOR / KPMG LTD (KPMG), ZURICH	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	APPROVAL OF COMPENSATION: APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE TERM OF OFFICE FROM THE AGM 2022 TO THE AGM 2023	FOR

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SWISS RE AG	CH0126881561	13-Apr-2022	APPROVAL OF COMPENSATION: APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF FIXED COMPENSATION AND VARIABLE LONG-TERM COMPENSATION FOR THE MEMBERS OF THE GROUP EXECUTIVE COMMITTEE FOR THE FINANCIAL YEAR 2023	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION: 12-YEAR TENURE LIMIT FOR BOARD MEMBERSHIP	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION: DELEGATION TO GRANT SIGNATURE POWER	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	ANNUAL REPORT (INCL. MANAGEMENT REPORT), ANNUAL AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021: APPROVAL OF THE ANNUAL REPORT (INCL. MANAGEMENT REPORT), ANNUAL AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	ALLOCATION OF DISPOSABLE PROFIT	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	APPROVAL OF THE AGGREGATE AMOUNT OF VARIABLE SHORT-TERM COMPENSATION FOR THE MEMBERS OF THE GROUP EXECUTIVE COMMITTEE FOR THE FINANCIAL YEAR 2021	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF SERGIO P. ERMOTTI AS A MEMBER OF THE BOARD OF DIRECTORS AND ELECTION AS CHAIRMAN OF THE BOARD OF DIRECTORS IN THE SAME VOTE	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF RENATO FASSBIND AS A MEMBER OF BOARD OF DIRECTORS	FOR
SWISS RE AG	CH0126881561	13-Apr-2022	RE-ELECTION OF KAREN GAVAN AS A MEMBER OF BOARD OF DIRECTORS	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Resolution on the following amendments to the Company's Bylaws as detailed in the Management Proposal disclosed to the market on this date: change in the percentage of independent members of the Board of Directors.	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Resolution on the following amendments to the Company's Bylaws as detailed in the Management Proposal disclosed to the market on this date: change in the composition of the advisory committees of the Board of Directors.	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Resolution on the following amendments to the Company's Bylaws as detailed in the Management Proposal disclosed to the market on this date: adaptation of the statutory provisions applicable to the Audit and Risks Committee, in order to adapt it to the requirements of CVM Resolution 23/21.	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Resolution on the following amendments to the Company's Bylaws as detailed in the Management Proposal disclosed to the market on this date: reduction of the percentage of net income to be allocated to the payment of mandatory dividends to shareholders, along with the consequent adjustment in the percentage to be allocated to the investment reserve.	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Ratification on the change in the number of common shares into which the Company's capital stock is divided, due to the partial exercise of the rights conferred by the subscription warrants issued by the Company as of the approval of the merger of shares issued by Imifarma Produtos Farmacêuticos e Cosméticos S.A. by the Company, approved by the Extraordinary General Shareholders' Meeting held on January 31, 2014.	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Approval of the consolidation of the Bylaws, in order to reflect the changes proposed in the items above.	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Analysis and approval of the report and accounts of the Management, as well as the financial statements of the fiscal year ended on December 31, 2021, together with the report from the Independent Auditors and the report from the Fiscal Council.	ABSTAIN
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Allocation of net income for the fiscal year ended on December 31, 2021.	FOR

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ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Establishment of the Management's global compensation.	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Election of the members of the Fiscal Council and respective alternates: Flávio Cesar Maia Luz / Márcio Augustus Ribeiro	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Election of the members of the Fiscal Council and respective alternates: Geraldo Toffanello / Pedro Ozires Predeus	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Election of the members of the Fiscal Council and respective alternates: Nilson Martiniano Moreira / Sandra Regina de Oliveira	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Considering the item above, the establishment of the compensation of the members of the Fiscal Council for the term of office that begins in April 2022.	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Change of the number of members that integrate the Board of Directors.	FOR
ULTRAPAR PARTICIPACOES S.A.	US90400P1012	13-Apr-2022	Election of member of the Board of Directors.	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	ANALYSIS AND APPROVAL OF THE REPORT AND ACCOUNTS OF THE MANAGEMENT, AS WELL AS THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2021, TOGETHER WITH THE REPORT FROM THE INDEPENDENT AUDITORS AND THE OPINION FROM THE FISCAL COUNCIL	ABSTAIN
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	ALLOCATION OF THE NET INCOME FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2021	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	ESTABLISHMENT OF THE MANagements GLOBAL COMPENSATION	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 3. FLAVIO CESAR MAIA LUZ, MARCIO AUGUSTUS RIBEIRO	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 3. GERALDO TOFFANELLO, PEDRO OZIRES PREDEUS	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 3. NILSON MARTINIANO MOREIRA, SANDRA REGINA DE OLIVEIRA	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	CONSIDERING THE ITEM ABOVE, THE ESTABLISHMENT OF THE COMPENSATION OF THE MEMBERS OF THE FISCAL COUNCIL FOR THE TERM OF OFFICE THAT BEGINS IN APRIL 2022	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	CHANGE OF THE NUMBER OF MEMBERS THAT INTEGRATE THE BOARD OF DIRECTORS	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	RESOLUTION ON THE FOLLOWING AMENDMENT TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL DISCLOSED TO THE MARKET ON THIS DATE A. CHANGE IN THE PERCENTAGE OF INDEPENDENT MEMBERS OF THE BOARD OF DIRECTORS	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	RESOLUTION ON THE FOLLOWING AMENDMENT TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL DISCLOSED TO THE MARKET ON THIS DATE B. CHANGE IN THE COMPOSITION OF THE ADVISORY COMMITTEES OF THE BOARD OF DIRECTORS	FOR

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ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	RESOLUTION ON THE FOLLOWING AMENDMENT TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL DISCLOSED TO THE MARKET ON THIS DATE C. ADAPTATION OF THE STATUTORY DEVICES APPLICABLE TO THE AUDIT AND RISKS COMMITTEE, IN ORDER TO ADAPT IT TO THE REQUIREMENTS OF CVM RESOLUTION 23.21	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	RESOLUTION ON THE FOLLOWING AMENDMENT TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL DISCLOSED TO THE MARKET ON THIS DATE D. REDUCTION OF THE PERCENTAGE OF NET INCOME TO BE ALLOCATED TO THE PAYMENT OF MANDATORY DIVIDENDS TO SHAREHOLDERS, WITH THE CONSEQUENT ADJUSTMENT IN THE PERCENTAGE TO BE ALLOCATED TO THE INVESTMENT RESERVE	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	RATIFICATION ON THE CHANGE IN THE NUMBER OF COMMON SHARES INTO WHICH THE COMPANY'S CAPITAL STOCK IS DIVIDED DUE TO THE PARTIAL EXERCISE OF THE RIGHTS CONFERRED BY THE SUBSCRIPTION WARRANTS ISSUED BY THE COMPANY AS OF THE APPROVAL OF THE MERGER OF SHARES ISSUED BY IMIFARMA PRODUTOS FARMACEUTICOS E COSMETICOS S.A. BY THE COMPANY, APPROVED BY THE EXTRAORDINARY GENERAL SHAREHOLDERS MEETING HELD ON JANUARY 31, 2014	FOR
ULTRAPAR PARTICIPACOES SA	BRUGPAACNOR8	13-Apr-2022	APPROVAL OF THE CONSOLIDATION OF THE BYLAWS, IN ORDER TO REFLECT THE CHANGES PROPOSED IN THE ITEMS ABOVE	FOR
ZHEJIANG CHINA COMMODITIES CITY GROUP CO LTD	CNE000001BC8	13-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
ZHEJIANG CHINA COMMODITIES CITY GROUP CO LTD	CNE000001BC8	13-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
ZHEJIANG CHINA COMMODITIES CITY GROUP CO LTD	CNE000001BC8	13-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
ZHEJIANG CHINA COMMODITIES CITY GROUP CO LTD	CNE000001BC8	13-Apr-2022	2021 ANNUAL ACCOUNTS	FOR
ZHEJIANG CHINA COMMODITIES CITY GROUP CO LTD	CNE000001BC8	13-Apr-2022	2022 FINANCIAL BUDGET REPORT	FOR
ZHEJIANG CHINA COMMODITIES CITY GROUP CO LTD	CNE000001BC8	13-Apr-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY0.73000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
ZHEJIANG CHINA COMMODITIES CITY GROUP CO LTD	CNE000001BC8	13-Apr-2022	ISSUANCE OF VARIOUS TYPES OF DEBT FINANCING INSTRUMENTS WITHIN 12 MONTHS	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: David Ricks	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: Daniel Rosensweig	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: Amy Banse	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: John Warnock	FOR

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ADOBE INC.	US00724F1012	14-Apr-2022	Ratify the appointment of KPMG LLP as our independent registered public accounting firm for our fiscal year ending on December 2, 2022.	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: Brett Biggs	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: Melanie Boulden	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: Frank Calderoni	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: Laura Desmond	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: Shantanu Narayen	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: Spencer Neumann	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: Kathleen Oberg	FOR
ADOBE INC.	US00724F1012	14-Apr-2022	Election of Director to serve for a one-year term: Dheeraj Pandey	FOR
BEIERSDORF AG	DE0005200000	14-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.70 PER SHARE	FOR
BEIERSDORF AG	DE0005200000	14-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
BEIERSDORF AG	DE0005200000	14-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	AGAINST
BEIERSDORF AG	DE0005200000	14-Apr-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
BEIERSDORF AG	DE0005200000	14-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
CARRIER GLOBAL CORPORATION	US14448C1045	14-Apr-2022	Ratify Appointment of PricewaterhouseCoopers LLP to Serve as Independent Auditor for 2022.	FOR
CARRIER GLOBAL CORPORATION	US14448C1045	14-Apr-2022	Election of Director: Jean-Pierre Garnier	AGAINST
CARRIER GLOBAL CORPORATION	US14448C1045	14-Apr-2022	Election of Director: David Gitlin	FOR
CARRIER GLOBAL CORPORATION	US14448C1045	14-Apr-2022	Election of Director: John J. Greisch	FOR
CARRIER GLOBAL CORPORATION	US14448C1045	14-Apr-2022	Election of Director: Charles M. Holley, Jr.	FOR
CARRIER GLOBAL CORPORATION	US14448C1045	14-Apr-2022	Election of Director: Michael M. McNamara	FOR
CARRIER GLOBAL CORPORATION	US14448C1045	14-Apr-2022	Election of Director: Michael A. Todman	FOR
CARRIER GLOBAL CORPORATION	US14448C1045	14-Apr-2022	Election of Director: Virginia M. Wilson	FOR
CARRIER GLOBAL CORPORATION	US14448C1045	14-Apr-2022	Election of Director: Beth A. Wozniak	FOR
CARRIER GLOBAL CORPORATION	US14448C1045	14-Apr-2022	Advisory Vote to Approve Named Executive Officer Compensation.	FOR

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COMET HOLDING AG	CH0360826991	14-Apr-2022	RE-ELECTION OF TOSJA ZYWIETZ TO THE BOARD OF DIRECTORS	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	RE-ELECTION OF HEINZ KUNDERT AS CHAIR OF THE BOARD OF DIRECTORS	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	ELECTION OF A NEW MEMBER TO THE BOARD: DR. EDELTRAUD LEIBROCK	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	RE-ELECTION OF MARIEL HOCH TO THE COMPENSATION COMMITTEE	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	RE-ELECTION OF GIAN-LUCA BONA TO THE COMPENSATION COMMITTEE	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THE RE-ELECTION OF PATRICK GLAUSER OF FIDURIA AG TO SERVE AS INDEPENDENT PROXY UNTIL THE CONCLUSION OF THE NEXT ANNUAL SHAREHOLDER MEETING	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	THE BOARD OF DIRECTORS PROPOSES THE ELECTION OF ERNST & YOUNG AG AS STATUTORY AUDITOR FOR FISCAL YEAR 2022	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	APPROVAL OF THE COMPENSATION OF THE BOARD OF DIRECTORS	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	APPROVAL OF THE FIXED COMPENSATION OF THE EXECUTIVE COMMITTEE	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	APPROVAL OF THE VARIABLE COMPENSATION OF THE EXECUTIVE COMMITTEE	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	CONSULTATIVE VOTE ON THE COMPENSATION REPORT FOR 2021	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	AUTHORIZED CAPITAL FOR PURPOSES OTHER THAN EQUITY COMPENSATION	AGAINST
COMET HOLDING AG	CH0360826991	14-Apr-2022	OTHER AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	2021 MANAGEMENT REPORT, SEPARATE AND CONSOLIDATED FINANCIAL STATEMENTS OF COMET HOLDING AG AND REPORTS OF THE STATUTORY AUDITOR	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	APPROPRIATION OF 2021 RETAINED EARNINGS	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	GRANTING OF DISCHARGE TO THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE FROM LIABILITY	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	RE-ELECTION OF HEINZ KUNDERT TO THE BOARD OF DIRECTORS	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	RE-ELECTION OF GIAN-LUCA BONA TO THE BOARD OF DIRECTORS	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	RE-ELECTION OF MARIEL HOCH TO THE BOARD OF DIRECTORS	FOR
COMET HOLDING AG	CH0360826991	14-Apr-2022	RE-ELECTION OF PATRICK JANY TO THE BOARD OF DIRECTORS	FOR
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Luis Alberto Moreno	FOR
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Jill S. Wyant	FOR
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Samuel R. Allen	FOR
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Daniel W. Yohannes	FOR
DOW INC.	US2605571031	14-Apr-2022	Advisory Resolution to Approve Executive Compensation.	FOR
DOW INC.	US2605571031	14-Apr-2022	Ratification of the Appointment of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm for 2022.	FOR
DOW INC.	US2605571031	14-Apr-2022	Stockholder Proposal - Independent Board Chairman.	AGAINST
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Gaurdie Banister Jr.	FOR

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DOW INC.	US2605571031	14-Apr-2022	Election of Director: Wesley G. Bush	FOR
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Richard K. Davis	FOR
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Jerri DeVard	FOR
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Debra L. Dial	FOR
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Jeff M. Fetting	FOR
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Jim Fitterling	FOR
DOW INC.	US2605571031	14-Apr-2022	Election of Director: Jacqueline C. Hinman	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: Warren M. Thompson	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: Lynn C. Thurber	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: John P. Case	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	To vote on an advisory basis to approve the compensation of the Company's named executive officers as set forth in the proxy statement.	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	To ratify the reappointment of KPMG LLP as the Company's independent registered public accountants for the fiscal year 2022.	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: James B. Connor	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: Tamara D. Fischer	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: Norman K. Jenkins	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: Kelly T. Killingsworth	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: Melanie R. Sabelhaus	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: Peter M. Scott, III	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: David P. Stockert	FOR
DUKE REALTY CORPORATION	US2644115055	14-Apr-2022	Election of Director to serve for a one-year term ending at the 2023 Annual Meeting: Chris T. Sultemeier	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	REELECT JEAN-PAUL CLOZEL AS DIRECTOR	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	REELECT FELIX EHRAT AS DIRECTOR	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	REELECT SRISHTI GUPTA AS DIRECTOR	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	REELECT PETER KELLOGG AS DIRECTOR	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	REELECT SANDY MAHATME AS DIRECTOR	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	REELECT MATHIEU SIMON AS BOARD CHAIRMAN	AGAINST
IDORSIA LTD	CH0363463438	14-Apr-2022	REAPPOINT MATHIEU SIMON AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
IDORSIA LTD	CH0363463438	14-Apr-2022	REAPPOINT FELIX EHRAT AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	REAPPOINT SRISHTI GUPTA AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.3 MILLION	FOR

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IDORSIA LTD	CH0363463438	14-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 17.22 MILLION	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	DESIGNATE BACHMANNPARTNER AG AS INDEPENDENT PROXY	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	RATIFY ERNST & YOUNG AG AS AUDITORS	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	AGAINST
IDORSIA LTD	CH0363463438	14-Apr-2022	APPROVE TREATMENT OF NET LOSS	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
IDORSIA LTD	CH0363463438	14-Apr-2022	APPROVE INCREASE IN CONDITIONAL CAPITAL POOL TO CHF 2.8 MILLION TO COVER EXERCISE OF CONVERSION RIGHTS AND/OR WARRANTS	AGAINST
IDORSIA LTD	CH0363463438	14-Apr-2022	REELECT MATHIEU SIMON AS DIRECTOR	AGAINST
IDORSIA LTD	CH0363463438	14-Apr-2022	REELECT JOERN ALDAG AS DIRECTOR	FOR
ISRAEL CORPORATION LTD	IL0005760173	14-Apr-2022	GRANT OF AN INDEMNIFICATION UNDERTAKING INSTRUMENT TO MS. RUTH SOLOMON	FOR
ISRAEL CORPORATION LTD	IL0005760173	14-Apr-2022	REAPPOINTMENT OF THE SOMECH HAIKIN (KPMG) CPA FIRM AS COMPANY AUDITING ACCOUNTANTS AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
ISRAEL CORPORATION LTD	IL0005760173	14-Apr-2022	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: AVIAD KAUFMAN, BOARD CHAIRMAN	FOR
ISRAEL CORPORATION LTD	IL0005760173	14-Apr-2022	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: AMNON LION	FOR
ISRAEL CORPORATION LTD	IL0005760173	14-Apr-2022	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: YAIR CASPI	FOR
ISRAEL CORPORATION LTD	IL0005760173	14-Apr-2022	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: TALİ BELLISH-MICHAUD, INDEPENDENT DIRECTOR	FOR
ISRAEL CORPORATION LTD	IL0005760173	14-Apr-2022	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: VICTOR SHOHET, INDEPENDENT DIRECTOR	AGAINST
ISRAEL CORPORATION LTD	IL0005760173	14-Apr-2022	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: RUTH SOLOMON	FOR
MALAYAN BANKING BHD MAYBANK	MYL115500000	14-Apr-2022	ALLOTMENT AND ISSUANCE OF NEW ORDINARY SHARES IN MAYBANK ("MAYBANK SHARES") IN RELATION TO THE RECURRENT AND OPTIONAL DIVIDEND REINVESTMENT PLAN THAT ALLOWS SHAREHOLDERS OF MAYBANK TO REINVEST THEIR DIVIDEND TO WHICH THE DIVIDEND REINVESTMENT PLAN APPLIES, IN NEW MAYBANK SHARES ("DIVIDEND REINVESTMENT PLAN")	FOR
MALAYAN BANKING BHD MAYBANK	MYL115500000	14-Apr-2022	PROPOSED AMENDMENT TO THE CONSTITUTION OF THE COMPANY ("PROPOSED AMENDMENT")	FOR
MALAYAN BANKING BHD MAYBANK	MYL115500000	14-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR, EACH OF WHOM RETIRES BY ROTATION IN ACCORDANCE WITH ARTICLES 103 AND 104 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFERS HERSELF/HIMSELF FOR RE-ELECTION: MR CHENG KEE CHECK	FOR
MALAYAN BANKING BHD MAYBANK	MYL115500000	14-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR, EACH OF WHOM RETIRES BY ROTATION IN ACCORDANCE WITH ARTICLES 103 AND 104 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFERS HERSELF/HIMSELF FOR RE-ELECTION: PUAN FAUZIAH HISHAM	FOR
MALAYAN BANKING BHD MAYBANK	MYL115500000	14-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR, EACH OF WHOM RETIRES BY ROTATION IN ACCORDANCE WITH ARTICLES 103 AND 104 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFERS HERSELF/HIMSELF FOR RE-ELECTION: ENCIK SHARIFFUDDIN KHALID	FOR

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MALAYAN BANKING BHD MAYBANK	MYL11550000	14-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR, EACH OF WHOM RETIRES BY ROTATION IN ACCORDANCE WITH ARTICLES 103 AND 104 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFERS HERSELF/HIMSELF FOR RE-ELECTION: DR HASNITA DATO' HASHIM	FOR
MALAYAN BANKING BHD MAYBANK	MYL11550000	14-Apr-2022	TO RE-ELECT MS SHIRLEY GOH WHO RETIRES IN ACCORDANCE WITH ARTICLE 107 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION	FOR
MALAYAN BANKING BHD MAYBANK	MYL11550000	14-Apr-2022	TO APPROVE THE PAYMENT OF THE FOLLOWING FEES TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD FROM THE 62ND AGM TO THE 63RD AGM OF THE COMPANY: I) CHAIRMAN'S FEE OF RM610,000 PER ANNUM; (II) VICE CHAIRMAN'S FEE OF RM440,000 PER ANNUM; (III) DIRECTOR'S FEE OF RM295,000 PER ANNUM FOR EACH NON-EXECUTIVE DIRECTOR; (IV) BOARD COMMITTEE CHAIRMAN'S FEE OF RM75,000 PER ANNUM FOR THE CHAIRMAN OF EACH BOARD COMMITTEE; AND (V) BOARD COMMITTEE MEMBER'S FEE OF RM45,000 PER ANNUM FOR EACH MEMBER OF A BOARD COMMITTEE	FOR
MALAYAN BANKING BHD MAYBANK	MYL11550000	14-Apr-2022	TO APPROVE THE PAYMENT OF BENEFITS TO ELIGIBLE NON-EXECUTIVE DIRECTORS OF AN AMOUNT UP TO RM3,418,150 FOR THE PERIOD FROM THE 62ND AGM TO THE 63RD AGM OF THE COMPANY	FOR
MALAYAN BANKING BHD MAYBANK	MYL11550000	14-Apr-2022	TO RE-APPOINT MESSRS ERNST & YOUNG PLT AS AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022 AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
MALAYAN BANKING BHD MAYBANK	MYL11550000	14-Apr-2022	AUTHORITY TO DIRECTORS TO ALLOT NEW ORDINARY SHARES IN MAYBANK ("MAYBANK SHARES")	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	14-Apr-2022	APPOINTMENT OF DR. VEENA KUMARI DERMAL [DIN: 08890469] AS A DIRECTOR OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	14-Apr-2022	APPOINTMENT OF SHRI RAMESH CHANDRA JOSHI [DIN: 08765394] AS DIRECTOR (FINANCE) OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	14-Apr-2022	APPOINTMENT OF SHRI RAVINATH JHA [DIN: 09396382] AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	14-Apr-2022	APPOINTMENT OF SHRI Y. P. CHILLIO [DIN: 09396182] AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	14-Apr-2022	APPOINTMENT OF ADV. DUSHYANT UPADHYAY [DIN: 09397101] AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	14-Apr-2022	APPOINTMENT OF ADV. GEORGE KURIAN [DIN: 09398434] AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	14-Apr-2022	APPOINTMENT OF MS. (DR.) SHATORUPA [DIN: 09396503] AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	14-Apr-2022	APPOINTMENT OF DR. B. R. RAMAKRISHNA [DIN: 02251602] AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	14-Apr-2022	APPOINTMENT OF DR. AJAY NARANG [DIN: 00368054] AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
OWENS CORNING	US6907421019	14-Apr-2022	Election of Director: John D. Williams	FOR
OWENS CORNING	US6907421019	14-Apr-2022	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
OWENS CORNING	US6907421019	14-Apr-2022	Election of Director: Brian D. Chambers	FOR
OWENS CORNING	US6907421019	14-Apr-2022	To approve, on an advisory basis, named executive officer compensation.	FOR
OWENS CORNING	US6907421019	14-Apr-2022	Election of Director: Eduardo E. Cordeiro	FOR

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OWENS CORNING	US6907421019	14-Apr-2022	Election of Director: Adrienne D. Elsner	FOR
OWENS CORNING	US6907421019	14-Apr-2022	Election of Director: Alfred E. Festa	FOR
OWENS CORNING	US6907421019	14-Apr-2022	Election of Director: Edward F. Lonergan	FOR
OWENS CORNING	US6907421019	14-Apr-2022	Election of Director: Maryann T. Mannen	FOR
OWENS CORNING	US6907421019	14-Apr-2022	Election of Director: Paul E. Martin	FOR
OWENS CORNING	US6907421019	14-Apr-2022	Election of Director: W. Howard Morris	FOR
OWENS CORNING	US6907421019	14-Apr-2022	Election of Director: Suzanne P. Nimocks	FOR
PARSONS CORPORATION	US70202L1026	14-Apr-2022	DIRECTOR	FOR
PARSONS CORPORATION	US70202L1026	14-Apr-2022	DIRECTOR	FOR
PARSONS CORPORATION	US70202L1026	14-Apr-2022	Ratification of appointment of PwC as the Company's independent registered accounting firm for fiscal year December 31, 2022.	FOR
PARSONS CORPORATION	US70202L1026	14-Apr-2022	To approve, by non-binding advisory vote, the compensation program for the Company's named executive officers, as disclosed in the Compensation Discussion and Analysis of the proxy statement.	FOR
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	APPROVE ALLOCATION OF INCOME	FOR
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD	FOR
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	RATIFY MAZARS ACCOUNTANTS N.V. AS AUDITORS	FOR
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	ELECT JASKA DE BAKKER TO SUPERVISORY BOARD	FOR
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	AMEND STOCK OPTION PLAN	AGAINST
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	ADOPT AMENDED REMUNERATION POLICY FOR MANAGEMENT BOARD	FOR
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	ADOPT AMENDED REMUNERATION POLICY FOR SUPERVISORY BOARD	FOR
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 0.07 PERCENT OF ISSUED CAPITAL IN CONNECTION WITH THE 2019 ESOP	FOR
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
SHOP APOTHEKE EUROPE NV	NL0012044747	14-Apr-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	ACKNOWLEDGMENT OF THE ABSENCE OF NEW AGREEMENTS OF THE NATURE OF THOSE REFERRED TO IN ARTICLES L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE. SPECIAL REPORT OF THE STATUTORY AUDITORS ON REGULATED AGREEMENTS AND COMMITMENTS - ACKNOWLEDGMENT OF THE ABSENCE OF NEW AGREEMENTS	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE FOR ALL OF THE COMPANY'S DIRECTORS AND EXECUTIVE OFFICERS (PRESENTED IN CHAPTER 3, SECTIONS 3.2.1 AND 3.2.2 OF THE REPORT ON CORPORATE GOVERNANCE INCLUDED IN THE UNIVERSAL REGISTRATION DOCUMENT FOR 2021). APPROVAL OF THE INFORMATION REFERRED TO IN PARAGRAPH I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE FOR ALL OF THE COMPANY'S DIRECTORS AND EXECUTIVE OFFICERS	FOR

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TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID IN OR GRANTED IN CONNECTION WITH 2021, TO MR. DANIEL JULIEN, CHAIRMAN AND CHIEF EXECUTIVE OFFICER (AS PRESENTED IN CHAPTER 3, SECTIONS 3.2.1 AND 3.2.2.2 OF THE REPORT ON CORPORATE GOVERNANCE INCLUDED IN THE UNIVERSAL REGISTRATION DOCUMENT FOR 2021). APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS COMPRISING THE TOTAL REMUNERATION AND THE BENEFITS OF ALL KIND PAID IN THE 2021 FINANCIAL YEAR OR GRANTED IN RESPECT OF THE 2021 FINANCIAL YEAR TO MR. DANIEL JULIEN, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID IN OR GRANTED IN CONNECTION WITH 2021 TO MR. OLIVIER RIGAUDY, IN RESPECT OF HIS TERM OF OFFICE AS DEPUTY CHIEF EXECUTIVE OFFICER (AS PRESENTED IN CHAPTER 3, SECTIONS 3.2.1 AND 3.2.2.3 OF THE REPORT ON CORPORATE GOVERNANCE INCLUDED IN THE UNIVERSAL REGISTRATION DOCUMENT FOR 2021). APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS COMPRISING THE TOTAL REMUNERATION AND THE BENEFITS OF ALL KIND PAID IN THE 2021 FINANCIAL YEAR OR GRANTED IN RESPECT OF THE 2021 FINANCIAL YEAR TO MR. OLIVIER RIGAUDY, DEPUTY CHIEF EXECUTIVE OFFICER	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS (AS PRESENTED IN CHAPTER 3, SECTIONS 3.2.1.1, 3.2.1.2, 3.2.3.1 AND 3.2.3.2 OF THE REPORT ON CORPORATE GOVERNANCE INCLUDED IN THE UNIVERSAL REGISTRATION DOCUMENT FOR 2021). APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER (AS PRESENTED IN CHAPTER 3, SECTIONS 3.2.1.1, 3.2.1.3 A, 3.2.3.1 AND 3.2.3.3 OF THE REPORT ON CORPORATE GOVERNANCE INCLUDED IN THE UNIVERSAL REGISTRATION DOCUMENT FOR 2021). APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE DEPUTY CHIEF EXECUTIVE OFFICER (AS PRESENTED IN CHAPTER 3, SECTIONS 3.2.1.1, 3.2.1.3 B, 3.2.3.1 AND 3.2.3.4 OF THE REPORT ON CORPORATE GOVERNANCE INCLUDED IN THE UNIVERSAL REGISTRATION DOCUMENT FOR 2021). APPROVAL OF THE REMUNERATION POLICY FOR THE DEPUTY CHIEF EXECUTIVE OFFICER	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	APPOINTMENT OF MS. SHELLY GUPTA AS A DIRECTOR FOR 3 YEARS, TO REPLACE MR. PHILIPPE DOMINATI WHOSE TERM OF OFFICE IS EXPIRING. APPOINTMENT OF MS. SHELLY GUPTA AS A DIRECTOR	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	APPOINTMENT OF MS. CAROLE TONIUTTI AS A DIRECTOR FOR 3 YEARS, TO REPLACE MS. LEIGH RYAN WHOSE TERM OF OFFICE IS EXPIRING. APPOINTMENT OF MS. CAROLE TONIUTTI AS A DIRECTOR	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MS. PAULINE GINESTIE AS A DIRECTOR FOR 3 YEARS. RENEWAL OF THE TERM OF OFFICE OF MS. PAULINE GINESTIE AS A DIRECTOR	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MS. WAI PING LEUNG AS A DIRECTOR FOR 3 YEARS. RENEWAL OF THE TERM OF OFFICE OF MS. WAI PING LEUNG AS A DIRECTOR	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. PATRICK THOMAS AS A DIRECTOR FOR 3 YEARS. RENEWAL OF THE TERM OF OFFICE OF MR. PATRICK THOMAS AS A DIRECTOR	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. BERNARD CANETTI AS A DIRECTOR FOR 2 YEARS. RENEWAL OF THE TERM OF OFFICE OF MR. BERNARD CANETTI AS A DIRECTOR	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	DETERMINATION OF THE ANNUAL GLOBAL AMOUNT OF REMUNERATION TO BE GRANTED TO THE MEMBERS OF THE BOARD OF DIRECTORS FROM EUR 1,000,000 TO EUR 1,200,000. DETERMINATION OF THE ANNUAL AMOUNT OF DIRECTORS' REMUNERATION	FOR

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TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD TO ALLOW THE COMPANY TO REPURCHASE ITS OWN SHARES PURSUANT TO THE PROVISIONS OF ARTICLE L.22-10-62 OF THE FRENCH COMMERCIAL CODE, WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL AND FOR A MAXIMUM PURCHASE PRICE OF EUR 500 PER SHARE. DURATION OF THE AUTHORIZATION OF 18 MONTHS. AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO REPURCHASE ITS OWN SHARES PURSUANT TO THE PROVISIONS OF ARTICLE L.22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION. PURPOSES, CONDITIONS, CAP. NON-EXERCISE DURING PUBLIC OFFERINGS	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	DELEGATION TO BE GIVEN TO THE BOARD TO ISSUE ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL AND/OR TO DEBT INSTRUMENTS, WITH PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS. DURATION OF THE DELEGATION OF 26 MONTHS. LIMIT OF EUR 50 MILLION NOMINAL (EUR 1,500 MILLION FOR DEBT INSTRUMENTS). SUSPENSION DURING PUBLIC OFFERINGS. DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS FOR THE ISSUE OF ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A SUBSIDIARY) AND/OR TO DEBT INSTRUMENTS, WITH APPLICATION OF THE PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS, DURATION OF THE DELEGATION. MAXIMUM NOMINAL AMOUNT OF	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	DELEGATION TO BE GIVEN TO THE BOARD TO ISSUE ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL AND/OR TO DEBT INSTRUMENTS, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS, WITH THE OPTION TO CONFER A PRIORITY RIGHT, BY PUBLIC OFFERING (EXCEPT OFFERS REFERRED TO IN PARAGRAPH 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY . DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS FOR THE ISSUE OF ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A SUBSIDIARY) AND/OR TO DEBT INSTRUMENTS, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS, WITH THE OPTION TO CONFER A PRIORITY RIGHT. BY PUBLIC OFFERING	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	DELEGATION TO BE GIVEN TO THE BOARD TO ISSUE ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL AND/OR TO DEBT INSTRUMENTS, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS BY AN OFFER REFERRED TO IN PARAGRAPH 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE. DURATION OF THE DELEGATION OF 26 MONTHS. LIMIT OF EUR 7.2 MILLION NOMINAL WHICH IS DEDUCTED FROM THE LIMIT SET FORTH AT THE 20TH RESOLUTION (LIMIT OF EUR 1,500 MILLION FOR DEBT INSTRUMENTS). SUSPENSION DURING PUBLIC OFFERINGS. DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS FOR THE ISSUE OF ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A SUBSIDIARY) AND/OR TO DEBT INSTRUMENTS, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS BY AN OFFER REFERRED TO IN PARAGRAPH 1 OF ARTICLE L. 411-2 OF THE FRENCH	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	AUTHORIZATION TO INCREASE THE AMOUNT OF CAPITAL INCREASES UNDER THE 19TH, 20TH AND 21ST RESOLUTIONS WITHIN THE LIMIT OF THEIR THRESHOLDS AND WITHIN THE LIMIT OF 15% OF THE INITIAL ISSUANCE. DURATION OF 26 MONTHS. SUSPENSION DURING PUBLIC OFFERINGS. AUTHORIZATION TO INCREASE THE AMOUNT OF CAPITAL INCREASES UNDER THE 19TH, 20TH AND 21ST RESOLUTIONS WITH-IN THE LIMIT OF THEIR THRESHOLDS AND WITHIN THE LIMIT OF 15% OF THE INITIAL ISSUANCE. NON-EXERCISE DURING PUBLIC OFFERINGS.	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	AUTHORIZATION TO INCREASE THE AMOUNT OF CAPITAL INCREASES UNDER THE 19TH, 20TH AND 21ST RESOLUTIONS WITHIN THE LIMIT OF THEIR THRESHOLDS AND WITHIN THE LIMIT OF 15% OF THE INITIAL ISSUANCE. DURATION OF 26 MONTHS. SUSPENSION DURING PUBLIC OFFERINGS. DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE EQUITY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS, IN FAVOR OF MEMBERS OF A COMPANY SAVINGS PLAN PURSUANT TO THE PROVISIONS OF ARTICLES	FOR

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TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD TO GRANT, UNDER NO CONSIDERATION, EXISTING SHARES AND/OR SHARES TO BE ISSUED TO EMPLOYEES AND/OR CERTAIN CORPORATE OFFICERS. WAIVER BY THE SHAREHOLDERS OF THEIR PREFERENTIAL SUBSCRIPTION RIGHTS. DURATION OF THE AUTHORIZATION OF 38 MONTHS. LIMIT OF 3% OF THE SHARE CAPITAL (SUB-CAP FOR SENIOR OFFICERS) AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT, UNDER NO CONSIDERATION, EXISTING SHARES AND/OR SHARES TO BE ISSUED TO EMPLOYEES AND/OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR OF AFFILIATED COMPANIES OR ECONOMIC INTEREST GROUPS, WAIVER BY THE SHAREHOLDERS OF THEIR PREFERENTIAL SUBSCRIPTION RIGHTS. DURATION OF THE	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	POWERS FOR FORMALITIES	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR YEAR ENDED DECEMBER 31, 2021 AS WELL AS THE TRANSACTIONS RECORDED IN THE FINANCIAL STATEMENTS OR SUMMARIZED IN THE REPORTS. APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31ST, 2021	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS AS OF DECEMBER 31, 2021, AS WELL AS THE TRANSACTIONS RECORDED IN THE FINANCIAL STATEMENTS OR SUMMARIZED IN THE REPORTS. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31ST, 2021	FOR
TELEPERFORMANCE SE	FR0000051807	14-Apr-2022	ALLOCATION OF THE 2021 RESULTS, APPROVAL OF A DIVIDEND OF EUR 3.30 PER SHARE, EX-DIVIDEND DATE IS APRIL 26, 2022, DIVIDEND PAYMENT DATE IS APRIL 28, 2022. APPROPRIATION OF 2021 RESULTS - DETERMINATION OF DIVIDEND AMOUNT AND PAYMENT DATE	FOR
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	APPROVAL OF THE COMPONENTS OF TOTAL REMUNERATION AND BENEFITS OF ANY NATURE PAID IN OR GRANTED FOR THE 2021 FINANCIAL YEAR TO GILLES PLISSON AS CHAIRMAN AND CHIEF EXECUTIVE OFFICER	AGAINST
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	APPROVAL OF THE INFORMATION CONCERNING THE REMUNERATION OF THE CORPORATE OFFICERS DESCRIBED UNDER ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE FOR GILLES PLISSON, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS	FOR
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	REAPPOINTMENT OF GILLES PLISSON AS DIRECTOR FOR A THREE-YEAR TERM	AGAINST
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	REAPPOINTMENT OF MARIE PIC-PRIS ALLAVENA AS DIRECTOR FOR A THREE-YEAR TERM	FOR
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	REAPPOINTMENT OF OLIVIER ROUSSAT AS DIRECTOR FOR A THREE-YEAR TERM	AGAINST
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	APPOINTMENT OF ORLA NOONAN AS DIRECTOR FOR A THREE-YEAR TERM	AGAINST
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	RECORDING OF THE APPOINTMENT OF THE DIRECTORS REPRESENTING THE EMPLOYEES FOR A TWO-YEAR-TERM	FOR
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	REAPPOINTMENT OF ERNST YOUNG AUDIT AS PERMANENT STATUTORY AUDITOR FOR A TERM OF SIX FINANCIAL YEARS	FOR
TELEVISION FRANCAISE 1 SA TF1	FR0000054900	14-Apr-2022	NON-REAPPOINTMENT OF AUDITEX AS ALTERNATE AUDITOR	FOR

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THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	DIRECTOR	FOR
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	DIRECTOR	FOR
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	DIRECTOR	FOR
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	DIRECTOR	FOR
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	DIRECTOR	FOR
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	Appointment of auditor named in the management proxy circular	FOR
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	Approach to executive compensation disclosed in the report of the Human Resources Committee and approach to executive compensation sections of the management proxy circular *Advisory Vote*	FOR
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	Shareholder Proposal 1	ABSTAIN
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	Shareholder Proposal 2	AGAINST
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	Shareholder Proposal 3	AGAINST
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	Shareholder Proposal 4	AGAINST
THE TORONTO-DOMINION BANK	CA8911605092	14-Apr-2022	Shareholder Proposal 5	AGAINST
TOMTOM N.V.	NL0013332471	14-Apr-2022	REAPPOINTMENT OF DERK HAANK AS A MEMBER OF THE SUPERVISORY BOARD	FOR
TOMTOM N.V.	NL0013332471	14-Apr-2022	AUTHORIZATION OF THE MANAGEMENT BOARD TO HAVE THE COMPANY ACQUIRE ITS OWN SHARES	FOR
TOMTOM N.V.	NL0013332471	14-Apr-2022	AUTHORIZATION OF THE MANAGEMENT BOARD TO ISSUE ORDINARY SHARES OR TO GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES UP TO 10% FOR GENERAL PURPOSES	FOR
TOMTOM N.V.	NL0013332471	14-Apr-2022	AUTHORIZATION OF THE MANAGEMENT BOARD TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS IN CONNECTION WITH AGENDA ITEM 10	FOR
TOMTOM N.V.	NL0013332471	14-Apr-2022	AUTHORIZATION OF THE MANAGEMENT BOARD TO ISSUE ORDINARY SHARES OR TO GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES UP TO 10% IN CONNECTION WITH/ON THE OCCASION OF MERGERS, ACQUISITIONS AND/OR (STRATEGIC) ALLIANCES	FOR
TOMTOM N.V.	NL0013332471	14-Apr-2022	AUTHORIZATION OF THE MANAGEMENT BOARD TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS IN CONNECTION WITH AGENDA ITEM 12	FOR
TOMTOM N.V.	NL0013332471	14-Apr-2022	ADVISORY VOTE ON THE 2021 REMUNERATION REPORT	FOR
TOMTOM N.V.	NL0013332471	14-Apr-2022	ADOPTION OF THE FINANCIAL STATEMENTS 2021	FOR
TOMTOM N.V.	NL0013332471	14-Apr-2022	RELEASE FROM LIABILITY OF THE MEMBERS OF THE MANAGEMENT BOARD	FOR

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TOMTOM N.V.	NL0013332471	14-Apr-2022	RELEASE FROM LIABILITY OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Appoint a Director Kawano, Junko	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Appoint a Corporate Auditor Kato, Sachie	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Approve Appropriation of Surplus	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Appoint a Director Takamatsu, Tomiya	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Appoint a Director Tonokatsu, Naoki	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Appoint a Director Nishiyama, Naoyuki	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Appoint a Director Mori, Shinji	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Appoint a Director Inoue, Masataka	FOR
DYDO GROUP HOLDINGS,INC.	JP3488400007	15-Apr-2022	Appoint a Director Kurihara, Michiaki	FOR
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	INFORMING THE SHAREHOLDERS ABOUT THE REMUNERATION POLICY WITH RESPECT TO THE MEMBERS OF THE BOARD OF DIRECTORS AND THE SENIOR EXECUTIVES, IN ACCORDANCE WITH THE COMMUNIQU ON CORPORATE GOVERNANCE NO. II 17.1 OF THE CAPITAL MARKETS BOARD	ABSTAIN
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	DETERMINATION OF REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FOLLOWING FISCAL YEAR	FOR
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	DETERMINATION OF THE TERM OF OFFICE OF THE NEW MEMBERS OF THE BOARD OF DIRECTORS, APPOINTMENT OF NEW MEMBERS OF THE BOARD OF DIRECTORS AND INDEPENDENT MEMBERS OF THE BOARD DIRECTORS FOR THE DETERMINED TERM OF OFFICE	FOR
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	APPROVAL OF THE APPOINTMENT OF THE INDEPENDENT AUDITOR FOR THE FISCAL YEAR 2021, AS PROPOSED BY THE BOARD OF DIRECTORS, IN ACCORDANCE WITH THE CAPITAL MARKETS BOARD REGULATIONS AND RELATED LEGISLATION	FOR
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	INFORMING THE GENERAL ASSEMBLY ABOUT THE DONATIONS MADE BY THE COMPANY TO FOUNDATIONS AND UNIONS FOR THE PURPOSE OF SOCIAL WELFARE WITHIN THE FISCAL YEAR 2021	ABSTAIN
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	DETERMINATION OF AN UPPER LIMIT FOR THE GRANTS AND DONATIONS TO BE VALID UNTIL THE COMPANY S ORDINARY GENERAL ASSEMBLY MEETING FOR THE FISCAL YEAR 2022 AND DISCUSSION REGARDING AUTHORIZATION OF THE BOARD OF DIRECTORS TO ACT WITHIN THE LIMITS DETERMINED RELATING THERETO IN ACCORDANCE WITH THE CAPITAL MARKETS BOARD REGULATIONS AND SUBMITTING TO THE APPROVAL OF THE GENERAL ASSEMBLY	FOR
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	INFORMING THE GENERAL ASSEMBLY ABOUT THE SHARE BUY BACK TRANSACTIONS EXECUTED DURING 2021 IN ACCORDANCE WITH THE COMPANY'S SHARE BUY BACK PROGRAM	ABSTAIN
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	REQUESTING THE GENERAL ASSEMBLY'S APPROVAL FOR THE ACTS AND TRANSACTIONS TO BE EXECUTED BY THE MEMBERS OF THE BOARD OF DIRECTORS PURSUANT TO ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE	FOR

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LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	INFORMING THE SHAREHOLDERS ABOUT ANY MATERIAL TRANSACTIONS THAT MAY CREATE CONFLICT OF INTEREST WITH THE COMPANY OR ITS AFFILIATES AND/OR ABOUT A TRANSACTION OF COMMERCIAL NATURE MADE ON PERSONAL ACCOUNT OR ON BEHALF OF ANY OTHERS THAT IS LISTED IN THE COMMERCIAL ACTIVITIES OF THE COMPANY OR OF ITS AFFILIATES OR PARTICIPATING TO ANOTHER PARTNERSHIP THAT IS ENGAGED WITH THE SAME COMMERCIAL ACTIVITIES WITH THE TITLE OF A PARTNER WITH UNLIMITED LIABILITY, BY ANY OF THE SHAREHOLDERS CONTROLLING THE COMPANY, MEMBERS OF THE BOARD OF DIRECTORS, EXECUTIVES WITH ADMINISTRATIVE RESPONSIBILITY AND THEIR SPOUSES AND RELATIVES RELATED BY BLOOD OR AFFINITY UP TO THE SECOND DEGREE	ABSTAIN
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	INFORMING THE SHAREHOLDERS THAT NO LIENS, PLEDGES OR SUCH ASSURANCES HAVE BEEN GIVEN, OR NO BENEFITS HAVE BEEN CREATED ON BEHALF OF COMPANY'S SHAREHOLDERS AND THIRD PARTIES, IN ACCORDANCE WITH THE CAPITAL MARKETS LEGISLATION AND THE CAPITAL MARKETS BOARD'S COMMUNIQUE ON CORPORATE GOVERNANCE NO II 17.1	ABSTAIN
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	WISHES AND CLOSING	ABSTAIN
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	OPENING AND ELECTION OF CHAIRING COMMITTEE AND AUTHORIZATION OF CHAIRING COMMITTEE FOR SIGNING THE MINUTES OF THE GENERAL ASSEMBLY MEETING	FOR
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	READING AND DISCUSSION OF THE ANNUAL ACTIVITY REPORT OF THE BOARD OF DIRECTORS FOR THE FISCAL YEAR 2021	FOR
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	READING THE INDEPENDENT AUDIT REPORT PREPARED BY THE INDEPENDENT AUDITOR, DRT BAGIMSIZ DENETIM VE SERBEST MUHASEBECI MALI MUSAVIRLIK ANONIM SIRKETI	FOR
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	READING, DISCUSSION AND APPROVAL OF THE FINANCIAL STATEMENTS OF THE FISCAL YEAR 2021	FOR
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	DISCUSSION AND RESOLUTION OF THE MATTER CONCERNING THE RELEASE OF THE MEMBERS OF THE BOARD OF DIRECTORS INDIVIDUALLY, WHO HAVE PERFORMED IN THE FISCAL YEAR 2021, FROM THEIR LIABILITIES FOR THE OPERATIONS, PROCEEDINGS AND ACCOUNTS	FOR
LOGO YAZILIM SANAYI VE TICARET AS	TRALOGOW91U2	15-Apr-2022	READING, DISCUSSION AND APPROVAL OF THE BOARD OF DIRECTORS' PROPOSAL FOR DIVIDEND DISTRIBUTION FOR THE FISCAL YEAR 2021	FOR
TATA CONSULTANCY SERVICES LTD	INE467B01029	16-Apr-2022	APPOINTMENT OF MR. RAJESH GOPINATHAN AS THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR OF THE COMPANY	FOR
TATA CONSULTANCY SERVICES LTD	INE467B01029	16-Apr-2022	APPOINTMENT OF MR. N. GANAPATHY SUBRAMANIAM AS THE CHIEF OPERATING OFFICER AND EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN DR. SULAIMAN AL HABIB HOSPITAL FZLLC (SUBSIDIARY IN DUBAI) AND DR. SULAIMAN BIN ABDULAZIZ AL HABIB, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB HAS A DIRECT INTEREST AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAS AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A RENTAL CONTRACT OF CLINICS IN THE EMIRATE OF DUBAI FOR A PERIOD OF (10) TEN YEARS STARTED ON 02/10/2019 WITH A TOTAL VALUE OF (56,155) THOUSAND RIYALS, AND THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2022 WILL BE (5,105) THOUSAND RIYALS, AND THIS CONTRACTING WAS MADE WITHOUT PREFERRED TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR

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DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN THE COMPANY AND MUHAMMAD ABDULAZIZ AL HABIB FOR REAL ESTATE INVESTMENT COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB, THE BOARD MEMBER MR. SALEH BIN MUHAMMAD AL HABIB, THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB, AND THE BOARD MEMBER MR. FAISAL BIN ABDULLAH AL NASSAR HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A RENTAL CONTRACT OF A RESIDENTIAL COMPLEX FOR EMPLOYEES FOR A PERIOD OF (15) FIFTEEN YEARS STARTED ON 01/12/2012 WITH A TOTAL VALUE OF (24,000) THOUSAND RIYALS, AND AN ANNUAL RENTAL VALUE OF (1,600) THOUSAND RIYALS, THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2022 WILL BE (1,600) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN THE COMPANY AND AL-ANDALUS REAL ESTATE COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB, THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB AND THE BOARD MEMBER MR. SALEH BIN MUHAMMAD AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS AN AGREEMENT OF PARTNERSHIP, DESIGN, DEVELOPMENT, MANAGEMENT AND OPERATION OF WEST JEDDAH HOSPITAL WHICH IS EQUALLY OWNED BY BOTH PARTIES WITH (99) NINETY NINE YEARS DURATION STARTED ON 30/10/2014 RENEWABLE THEREAFTER, THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2021 WAS (19,627) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN SHAMAL ALRIYDH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A GYPSUM BOARD WORKS CONSTRUCTION CONTRACT FOR THE BUILDINGS OF SHAMAL ALRIYDH HOSPITAL PROJECT FOR A PERIOD OF (14) FOURTEEN MONTHS WITH A TOTAL VALUE OF (50,537) THOUSAND RIYALS. AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN SHAMAL ALRIYDH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS PURCHASE ORDERS FOR GENERAL CONSTRUCTIONS FOR THE BUILDINGS OF SHAMAL ALRIYDH HOSPITAL PROJECT WITH A TOTAL VALUE OF (37,937) THOUSAND RIYALS, AND THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2021 WAS (23,572) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN AL GHARB AL-TAKHASSUSI HOSPITAL FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF TRANSACTIONS IS A CONSTRUCTION CONTRACT OF STRUCTURAL WORKS FOR THE MATERNITY AND PEDIATRIC HOSPITAL PROJECT FOR A PERIOD OF ONE YEAR WITH A VALUE OF (71,037) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR

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DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN SHAMAL ALRIYDH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS ADDITIONAL CONSTRUCTION WORKS CONTRACT FOR SHAMAL ALRIYDH HOSPITAL PROJECT FOR A PERIOD OF (30) THIRTY MONTHS WITH A TOTAL VALUE OF (14,658) THOUSAND RIYALS, AND THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2021 WAS (3,970) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN SHAMAL ALRIYDH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A CONTRACT FOR GENERAL CONSTRUCTIONS FOR THE BUILDINGS OF SHAMAL ALRIYDH HOSPITAL PROJECT FOR A PERIOD OF (18) EIGHTEEN MONTHS WITH A TOTAL VALUE OF (1,035) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN SHAMAL ALRIYDH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A CONSTRUCTION CONTRACT TO BUILD THE STRUCTURAL WORKS OF SHAMAL ALRIYADH HOSPITAL PROJECT FOR A PERIOD OF ONE YEAR AND EIGHT MONTHS WITH A VALUE OF (348,877) THOUSAND RIYALS, AND THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2021 WAS (154,248) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN SHAMAL ALRIYDH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF TRANSACTIONS IS ADDITIONAL PURCHASE ORDERS FOR STRUCTURAL WORKS FOR SHAMAL ALRIYADH HOSPITAL PROJECT, AND THE PURCHASE ORDERS VALUE DURING THE FINANCIAL YEAR 2021 WAS (30,084) THOUSAND RIYALS, AND THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2021 WAS (887) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS, AND TO AUTHORIZE THE SAME FOR THE UPCOMING YEAR	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN SHAMAL ALRIYDH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS PURCHASE ORDERS FOR ADDITIONAL STEEL FOR SHAMAL ALRIYADH HOSPITAL PROJECT, THE PURCHASE ORDERS VALUE DURING THE THE FINANCIAL YEAR 2021 WAS (36,439) THOUSAND RIYALS, AND THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2021 WAS (23,918) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS, AND TO AUTHORIZE THE SAME FOR THE UPCOMING YEAR	FOR

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DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN SHAMAL ALRIYDH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A CONTRACT FOR GLAZING WORKS, MECHANICAL, ELECTRICAL AND PLUMBING (MEP) WORKS FOR SHAMAL ALRIYADH HOSPITAL PROJECT FOR A PERIOD OF (18) EIGHTEEN MONTHS WITH A VALUE OF (518,132) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN BURAIDAH AL TAKHASSUSI HOSPITAL FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A CONTRACT FOR ADDITIONAL STRUCTURAL WORKS FOR OUTPATIENT CLINICS AT BURAIDAH HOSPITAL FOR A PERIOD OF (5) FIVE MONTHS WITH A VALUE OF (18,690) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN AL MARAKEZ AL AWWALIYAH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A CONTRACT OF STRUCTURAL WORKS FOR A MEDICAL CENTER PROJECT IN BURAIDAH CITY FOR A PERIOD OF (5) FIVE MONTHS WITH A VALUE OF (11,593) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN AL MARAKEZ AL AWWALIYAH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A CONTRACT OF STRUCTURAL WORKS FOR A MEDICAL CENTER PROJECT IN ALHAMRA DISTRICT AT ALRIYADH CITY FOR A PERIOD OF (10) TEN MONTHS WITH A VALUE OF (63,283) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN SEHAT AL-KHARJ FOR HEALTHCARE COMPANY (SUBSIDIARY) AND MASAH CONSTRUCTION COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A CONTRACT FOR ENABLING AND STRUCTURAL WORKS FOR SEHAT AL-KHARJ HOSPITAL, FOR A PERIOD OF (13) THIRTEEN MONTHS WITH A VALUE OF (98,446) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR

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DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS THAT WILL BE CONCLUDED BETWEEN THE COMPANY AND RAWAFED HEALTH INTERNATIONAL COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAVE AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS A SUPPLY CONTRACT BASED ON PURCHASE ORDERS FOR MEDICAL TOOLS, SUPPLIES AND DEVICES, AND FURNITURE FOR A PERIOD OF ONE YEAR RENEWABLE ON AN ANNUAL BASIS THEREAFTER WITH PURCHASE ORDERS VALUE DURING THE FINANCIAL YEAR 2021 OF (57,088) THOUSAND RIYALS, AND THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2021 WAS (28,948) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN AL MARAKEZ AL AWWALIYAH FOR HEALTHCARE COMPANY (SUBSIDIARY) AND WAJAHAT AL HAMRA FOR INVESTMENT COMPANY, IN WHICH THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB HAS A DIRECT INTEREST AND THE BOARD MEMBER MR. HESHAM BIN SULAIMAN AL HABIB HAS AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS AN AGREEMENT TO PURCHASE (12) PLOTS OF LAND IN AL HAMRA DISTRICT AT ALRIYADH CITY FOR AL MARAKEZ AL AWWALIYAH FOR HEALTHCARE COMPANY (SUBSIDIARY) WITH A TOTAL VALUE OF (72,492) THOUSAND RIYALS, AND THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2021 WAS (72,492) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND ARABIAN MEDICAL PRODUCTS MANUFACTURING COMPANY, IN WHICH THE BOARD MEMBER WHOSE MEMBERSHIP ENDED ON 09/12/2021 H.E. DR. NABIL BIN MOHAMMED AL AMUDI HAS AN INDIRECT INTEREST, AND THE NATURE OF THE TRANSACTIONS IS PURCHASE ORDERS TO SUPPLY MEDICAL PRODUCTS AND PHARMACEUTICAL SUPPLIES, AND THE PURCHASE ORDERS VALUE DURING THE FINANCIAL YEAR 2021 WAS (9,629) THOUSAND RIYALS, AND THE VALUE OF THE TRANSACTIONS DURING THE FINANCIAL YEAR 2021 WAS (5,828) THOUSAND RIYALS, AND THIS CONTRACT WAS MADE WITHOUT PREFERENTIAL TERMS OR BENEFITS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE PARTICIPATION OF THE CHAIRMAN OF THE BOARD DR. SULAIMAN BIN ABDULAZIZ AL HABIB IN A BUSINESS COMPETING WITH THE COMPANY'S BUSINESS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE PARTICIPATION OF THE BOARD MEMBER MR. SALEH BIN MUHAMMAD AL HABIB IN A BUSINESS COMPETING WITH THE COMPANY'S BUSINESS	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE PAYMENT AN AMOUNT OF SAR (1,760,000) AS REMUNERATION TO THE BOARD MEMBERS FOR THE FINANCIAL YEAR ENDED ON 31/12/2021	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS TO DISTRIBUTE INTERIM DIVIDENDS TO THE SHAREHOLDERS ON BIANNUAL OR QUARTERLY BASIS FOR THE FINANCIAL YEAR 2022	FOR

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DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE DECISIONS OF THE BOARD OF DIRECTORS REGARDING THE DIVIDENDS DISTRIBUTED TO THE SHAREHOLDERS FOR THE FIRST QUARTER, SECOND QUARTER AND THIRD QUARTER OF THE FINANCIAL YEAR ENDED ON 31/12/2021 AT SAR (2.10) PER SHARE (REPRESENTING (21%) OF THE NOMINAL VALUE OF SHARE) WITH TOTAL AMOUNT OF SAR (735,000,000)	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE BOARD OF DIRECTORS RECOMMENDATION TO DISTRIBUTE CASH DIVIDENDS TO THE SHAREHOLDERS FOR THE FOURTH QUARTER OF THE FINANCIAL YEAR ENDED ON 31/12/2021 AT SAR (0.70) (SEVENTY HALALA) PER SHARE (REPRESENTING (7%) OF THE NOMINAL VALUE OF SHARE) WITH TOTAL AMOUNT SAR (245,000,000). THE ELIGIBILITY OF DIVIDENDS SHALL BE FOR THE SHAREHOLDERS WHO OWN SHARES AT THE END OF TRADING DAY IN WHICH THE GENERAL ASSEMBLY MEETING IS CONVENED AND REGISTERED IN THE COMPANY S SHARE REGISTRY AT SECURITIES DEPOSITORY CENTER COMPANY (EDAA) AT THE END OF THE SECOND TRADING DAY FOLLOWING THE DUE DATE NOTING THAT DIVIDENDS DISTRIBUTION WILL START ON 27/04/2022. THUS, THE TOTAL PROFITS DISTRIBUTED FOR THE FINANCIAL YEAR ENDED ON 31/12/2021 IS SAR (980,000,000) ESTIMATED AT SAR (2.80) PER SHARE (REPRESENTING (28%) OF THE NOMINAL VALUE OF SHARE)	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	18-Apr-2022	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS THE POWER OF LICENSE INCLUDED IN PARAGRAPH (1) OF ARTICLE (71) OF THE COMPANIES LAW, FOR ONE YEAR FROM THE DATE OF APPROVAL OF THE GENERAL ASSEMBLY MEETING OR UNTIL THE END OF THE BOARD OF DIRECTORS TERM WHICHEVER IS PROCEEDS, IN ACCORDANCE WITH THE CONDITIONS SET FORTH IN THE REGULATORY RULES AND PROCEDURES ISSUED PURSUANT TO THE COMPANIES LAW RELATING TO LISTED JOINT STOCK COMPANIES	FOR
KFORCE INC.	US4937321010	18-Apr-2022	Election of Class I Director: Joseph J. Liberatore	FOR
KFORCE INC.	US4937321010	18-Apr-2022	Election of Class I Director: Randall A. Mehl	FOR
KFORCE INC.	US4937321010	18-Apr-2022	Election of Class I Director: Elaine D. Rosen	FOR
KFORCE INC.	US4937321010	18-Apr-2022	Ratify the appointment of Deloitte & Touche LLP as Kforce's independent registered public accountants for 2022.	FOR
KFORCE INC.	US4937321010	18-Apr-2022	Advisory vote on Kforce's executive compensation.	FOR
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	SA000A0KFKK0	18-Apr-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	SA000A0KFKK0	18-Apr-2022	VOTING ON THE COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	SA000A0KFKK0	18-Apr-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	SA000A0KFKK0	18-Apr-2022	VOTING ON THE DISCHARGE OF BOARD OF DIRECTORS MEMBERS FROM LIABILITIES FOR THEIR ACTIVITIES DURING THE FINANCIAL YEAR ENDED 31/12/2021	FOR

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SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	SA000A0KFKK0	18-Apr-2022	VOTING ON THE PAYMENT AN AMOUNT OF SAR (4,560,714) AS REMUNERATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE YEAR ENDED 31/12/2021	FOR
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	SA000A0KFKK0	18-Apr-2022	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND AND THIRD QUARTERS AND ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022 AND THE FIRST QUARTER OF THE FINANCIAL YEAR 2023 AND DETERMINE THEIR FEES	ABSTAIN
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	SA000A0KFKK0	18-Apr-2022	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS TO DISTRIBUTE INTERIM DIVIDENDS TO THE SHAREHOLDERS ON BIENNIAL OR QUARTERLY BASIS FOR THE FINANCIAL YEAR 2022	FOR
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	SA000A0KFKK0	18-Apr-2022	VOTING ON THE COMPANYS PURCHASE OF A NUMBER OF ITS SHARES AND A MAXIMUM OF (66,347,931) SHARES AND KEEP THEM AS TREASURY SHARES, AS THE BOARD OF DIRECTORS CONSIDERS THAT THE SHARE PRICE IN THE MARKET IS LESS THAN ITS FAIR VALUE, AND THE PURCHASE WILL BE FINANCED FROM THE COMPANY S OWN RESOURCES, AND AUTHORIZING THE BOARD OF DIRECTORS TO COMPLETE THE PROCESS PURCHASE WITHIN A MAXIMUM PERIOD OF TWELVE MONTHS FROM THE DATE OF THE DECISION OF THE EXTRAORDINARY GENERAL ASSEMBLY, AND THE COMPANY WILL KEEP THE PURCHASED SHARES FOR A MAXIMUM PERIOD OF (5) YEARS FROM THE DATE OF APPROVAL OF THE EXTRAORDINARY GENERAL ASSEMBLY, AND AFTER THE EXPIRY OF THIS PERIOD, THE COMPANY WILL FOLLOW THE PROCEDURES AND CONTROLS STIPULATED IN THE RELEVANT LAWS AND REGULATIONS	FOR
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	SA000A0KFKK0	18-Apr-2022	VOTING ON THE BOARD OF DIRECTORS RECOMMENDATION TO APPOINT MR. AHMED SAAD AL-SIYARI (INDEPENDENT MEMBER) AS OF 01/12/1442 ON THE BOARD OF DIRECTORS UNTIL THE END DATE OF THE CURRENT SESSION ON 09/12/2022 INSTEAD OF MR. ITEM BIN ALI MASOUDI, THE RESIGNED MEMBER REPRESENTING THE GENERAL ORGANIZATION FOR SOCIAL INSURANCE	FOR
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE DIRECTORS' STATEMENT AND AUDITORS' REPORT THEREON	FOR
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO DECLARE A TAX EXEMPT (ONE-TIER) FINAL DIVIDEND OF SGD 0.05 PER ORDINARY SHARES IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF SGD 163,333 FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO RE-ELECT MR TEO YI-DAR (ZHANG YIDA) AS DIRECTOR	AGAINST
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO APPROVE THE CONTINUED APPOINTMENT OF MR CHEN TIMOTHY TECK LENG @ CHEN TECK LENG AS AN INDEPENDENT DIRECTOR, FOR PURPOSES OF RULE 210(5)(D)(III)(A) OF THE SGX-ST (WHICH WAS TAKEN EFFECT FROM 1 JANUARY 2022)	FOR
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO APPROVE THE CONTINUED APPOINTMENT OF MR CHEN TIMOTHY TECK LENG @ CHEN TECK LENG AS AN INDEPENDENT DIRECTOR, FOR PURPOSES OF RULE 210(5)(D)(III)(B) OF THE LISTING MANUAL OF THE SGX-ST (WHICH WAS TAKEN EFFECT FROM 1 JANUARY 2022)	FOR
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO RE-APPOINT MESSRS PRICEWATERHOUSECOOPERS LLP AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO AUTHORISE DIRECTORS TO ALLOT AND ISSUE SHARES	FOR

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YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO RENEW THE SHARE PURCHASE MANDATE	FOR
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO APPROVE THE PROPOSED SPIN-OFF (COMPRISING THE YZJFH DISTRIBUTION AND THE PROPOSED LISTING)	FOR
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	SG1U76934819	18-Apr-2022	TO APPROVE THE YZJFH DISTRIBUTION AS A MAJOR TRANSACTION UNDER CHAPTER 10 OF THE LISTING MANUAL	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RE-ELECT HILARY MAXSON AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RECEIVE THE REPORT AND ACCOUNTS	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RE-ELECT HIXONIA NYASULU AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RE-ELECT NONKULULEKO NYEMBEZI AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RE-ELECT TONY O'NEILL AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RE-ELECT STEPHEN PEARCE AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY FOR THE ENSUING YEAR	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO APPROVE THE IMPLEMENTATION REPORT CONTAINED IN THE DIRECTORS' REMUNERATION REPORT	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO APPROVE THE ANGLO AMERICAN PLC SHARE OWNERSHIP PLAN 2022	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO APPROVE THE CLIMATE CHANGE REPORT 2021	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO DISAPPLY PRE-EMPTION RIGHTS	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO DECLARE A FINAL DIVIDEND	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO AUTHORISE THE PURCHASE OF OWN SHARES	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO AUTHORISE THE DIRECTORS TO CALL GENERAL MEETINGS, OTHER THAN AN AGM ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO DECLARE A SPECIAL DIVIDEND	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO ELECT IAN TYLER AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO ELECT DUNCAN WANBLAD AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RE-ELECT IAN ASHBY AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RE-ELECT MARCELO BASTOS AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RE-ELECT ELISABETH BRINTON AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLC	GB00B1XZS820	19-Apr-2022	TO RE-ELECT STUART CHAMBERS AS A DIRECTOR OF THE COMPANY	FOR
BLOOMIN' BRANDS, INC.	US0942351083	19-Apr-2022	Elect Class I Director with term expiring in 2023: Tara Walpert Levy	FOR
BLOOMIN' BRANDS, INC.	US0942351083	19-Apr-2022	Elect Class I Director with term expiring in 2023: Elizabeth A. Smith	FOR

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BLOOMIN' BRANDS, INC.	US0942351083	19-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered certified public accounting firm for the fiscal year ending December 25, 2022.	FOR
BLOOMIN' BRANDS, INC.	US0942351083	19-Apr-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers.	FOR
BLOOMIN' BRANDS, INC.	US0942351083	19-Apr-2022	To approve amendments to the Company's Charter to remove supermajority voting requirements.	FOR
BLOOMIN' BRANDS, INC.	US0942351083	19-Apr-2022	To approve amendments to the Company's Charter to provide stockholders holding 25% or more of our common stock with the right to request a special meeting of stockholders.	FOR
BLOOMIN' BRANDS, INC.	US0942351083	19-Apr-2022	To vote on a stockholder proposal regarding stockholders' right to request a special meeting.	FOR
CAPITALAND CHINA TRUST	SG1U25933169	19-Apr-2022	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF CLCT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE AUDITORS' REPORT THEREON	FOR
CAPITALAND CHINA TRUST	SG1U25933169	19-Apr-2022	TO RE-APPOINT KPMG LLP AS AUDITORS OF CLCT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITORS' REMUNERATION	FOR
CAPITALAND CHINA TRUST	SG1U25933169	19-Apr-2022	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
CAPITALAND CHINA TRUST	SG1U25933169	19-Apr-2022	TO APPROVE THE RENEWAL OF THE UNIT BUY-BACK MANDATE	FOR
CAPITALAND CHINA TRUST	SG1U25933169	19-Apr-2022	TO AUTHORISE THE MANAGER TO ISSUE UNITS PURSUANT TO THE CLCT DISTRIBUTION REINVESTMENT PLAN	FOR
CASS INFORMATION SYSTEMS, INC.	US14808P1093	19-Apr-2022	Election of Director: Ralph W. Clermont	AGAINST
CASS INFORMATION SYSTEMS, INC.	US14808P1093	19-Apr-2022	Election of Director: James J. Lindemann	FOR
CASS INFORMATION SYSTEMS, INC.	US14808P1093	19-Apr-2022	Election of Director: Wendy J. Henry	FOR
CASS INFORMATION SYSTEMS, INC.	US14808P1093	19-Apr-2022	Election of Director: Sally H. Roth	FOR
CASS INFORMATION SYSTEMS, INC.	US14808P1093	19-Apr-2022	To approve the advisory resolution on executive compensation.	FOR
CASS INFORMATION SYSTEMS, INC.	US14808P1093	19-Apr-2022	To ratify the selection of KPMG LLP to serve as the Company's independent registered public accounting firm for 2022.	FOR
D'AMICO INTERNATIONAL SHIPPING SA	LU0290697514	19-Apr-2022	ACKNOWLEDGMENT OF THE REPORTS OF EACH OF THE BOARD OF DIRECTORS AND THE INDEPENDENT AUDITOR ("REVISEUR D'ENTREPRISES AGREE") ON THE CONSOLIDATED AND STATUTORY ANNUAL ACCOUNTS OF THE COMPANY AS AT DECEMBER 31ST, 2021	FOR
D'AMICO INTERNATIONAL SHIPPING SA	LU0290697514	19-Apr-2022	APPROVAL OF THE STATUTORY ANNUAL ACCOUNTS OF THE COMPANY AS AT DECEMBER 31ST, 2021 AND THE CONSOLIDATED ANNUAL ACCOUNTS OF THE COMPANY AS AT DECEMBER 31ST, 2021	FOR
D'AMICO INTERNATIONAL SHIPPING SA	LU0290697514	19-Apr-2022	APPROVAL OF THE PROPOSAL OF THE BOARD OF DIRECTORS TO CARRY FORWARD THE COMPANY'S STATUTORY 2021 NET PROFIT OF USD 5,077,563 AS FOLLOWS: - USD 253,878 TO LEGAL RESERVE REQUIRED BY APPLICABLE LAW AND IN COMPLIANCE WITH ARTICLE 33 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY; AND - TO RETAINED EARNINGS THE RESIDUAL AMOUNT EQUAL TO USD 4,823,685	FOR
D'AMICO INTERNATIONAL SHIPPING SA	LU0290697514	19-Apr-2022	APPROVAL OF THE DISCHARGE, IN ACCORDANCE WITH APPLICABLE LUXEMBOURG LAWS AND REGULATIONS, TO THE CURRENT AND FORMER MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY FROM ANY LIABILITIES FOR THE PROPER EXERCISE OF THEIR MANDATE DURING THE FINANCIAL YEAR ENDED ON DECEMBER 31ST, 2021	FOR

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D'AMICO INTERNATIONAL SHIPPING SA	LU0290697514	19-Apr-2022	SETTING OF THE DIRECTORS' FEES FOR THE 2022 FINANCIAL YEAR AT THE AGGREGATE FIXED GROSS AMOUNT OF EUR 330,000 AND AUTHORIZING AND EMPOWERING THE BOARD OF DIRECTORS TO ALLOCATE THE SAID AMOUNT AMONGST THE DIRECTORS INCLUDING THOSE VESTED WITH PARTICULAR OFFICES	FOR
D'AMICO INTERNATIONAL SHIPPING SA	LU0290697514	19-Apr-2022	ACKNOWLEDGMENT AND APPROVAL IN AN ADVISORY CAPACITY OF THE COMPANY'S 2022 GENERAL REMUNERATION POLICY AND THE COMPANY'S 2021 REPORT ON REMUNERATIONS BEING RESPECTIVELY SECTION I AND II OF THE 2022 BOARD OF DIRECTORS' REPORT ON REMUNERATION DRAFTED IN COMPLIANCE WITH ARTICLES 7BIS AND 7TER OF THE LUXEMBOURG LAW OF 24 MAY 2011 ON THE EXERCISE OF CERTAIN RIGHTS OF SHAREHOLDERS IN GENERAL MEETINGS OF LISTED COMPANIES, AS AMENDED	AGAINST
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	FOR
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	FOR
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	FOR
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	ABSTAIN
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	FOR
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	ABSTAIN
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	ABSTAIN
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	FOR
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	FOR
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	FOR
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	DIRECTOR	FOR
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	To ratify the appointment of BDO USA, LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
DRAFTKINGS INC.	US26142R1041	19-Apr-2022	To conduct a non-binding advisory vote on executive compensation.	FOR
GERDAU SA	BRGGBRACNPR8	19-Apr-2022	DO YOU WISH TO REQUEST THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141, 4, II OF LAW 6,404 OF 1976. SHAREHOLDER CAN ONLY FILL OUT THIS FIELD IF HE HAS BEEN THE OWNER, WITHOUT INTERRUPTION, OF THE SHARES WITH WHICH HE OR SHE IS VOTING DURING THE THREE MONTHS IMMEDIATELY PRIOR TO THE HOLDING OF THE GENERAL MEETING	FOR
GERDAU SA	BRGGBRACNPR8	19-Apr-2022	SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS BY SHAREHOLDERS WHO HOLD PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS. SHAREHOLDER CAN ONLY FILL OUT THIS FIELD IF HE HAS BEEN THE OWNER, WITHOUT INTERRUPTION, OF THE SHARES WITH WHICH HE OR SHE IS VOTING DURING THE THREE MONTHS IMMEDIATELY PRIOR TO THE HOLDING OF THE GENERAL MEETING . AUGUSTO BRAUNA PINHEIRO. INDEPENDENT MEMBER	AGAINST

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GERDAU SA	BRGGBRACNPR8	19-Apr-2022	IN THE EVENT IT IS FOUND THAT NEITHER THE OWNERS OF SHARES WITH VOTING RIGHTS NOR THE OWNERS OF PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS MAKE UP, RESPECTIVELY, THE QUORUM THAT IS REQUIRED BY ARTICLE 141, I AND II, 4 OF LAW 6,404 OF 1976, DO YOU WANT YOUR VOTE TO BE GROUPED WITH THE VOTES OF THE PREFERRED SHARES IN ORDER TO ELECT, TO THE BOARD OF DIRECTORS, THE CANDIDATE WITH THE HIGHEST NUMBER OF VOTES AMONG ALL OF THOSE WHO, BEING LISTED ON THIS PROXY CARD, RAN FOR SEPARATE ELECTION	FOR
GERDAU SA	BRGGBRACNPR8	19-Apr-2022	SEPARATE ELECTION OF A MEMBER OF THE FISCAL COUNCIL BY SHAREHOLDERS WHO HOLD PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS. . ARAMIS SA DE ANDRADE, MAELCIO MAURICIO SOARES	FOR
GLOBAL NET LEASE	US3793782018	19-Apr-2022	Election of Class II Director: Lee M. Elman	FOR
GLOBAL NET LEASE	US3793782018	19-Apr-2022	Election of Class II Director: P. Sue Perrotty	ABSTAIN
GLOBAL NET LEASE	US3793782018	19-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered accounting firm for the year ending December 31, 2022.	FOR
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	AUTHORITY FOR DIRECTORS TO ALLOT AND ISSUE SHARES AND MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO SHARES	FOR
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	ADOPTION OF DIRECTORS' STATEMENT, 2021 AUDITED FINANCIAL STATEMENTS AND AUDITOR'S REPORT	FOR
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	AUTHORITY FOR DIRECTORS TO ALLOT AND ISSUE SHARES PURSUANT TO THE GREAT EASTERN HOLDINGS LIMITED SCRIP DIVIDEND SCHEME	FOR
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	APPROVAL OF A FINAL ONE-TIER TAX EXEMPT DIVIDEND OF 55 CENTS PER ORDINARY SHARE	FOR
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	RE-ELECTION OF MR KOH BENG SENG	AGAINST
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	RE-ELECTION OF MR LAW SONG KENG	FOR
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	RE-ELECTION OF MR KYLE LEE	AGAINST
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	RE-ELECTION OF MR WEE JOO YEOW	AGAINST
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	RE-ELECTION OF MS HELEN WONG	AGAINST
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	APPROVAL OF DIRECTORS' FEES OF SGD 2,517,000	FOR
GREAT EASTERN HOLDINGS LTD	SG1155882803	19-Apr-2022	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS AUDITOR AND AUTHORISATION FOR DIRECTORS TO FIX ITS REMUNERATION	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Enrique Lores	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Judith Miscik	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Aida M. Alvarez	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Kim K.W. Rucker	FOR

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HP INC.	US40434L1052	19-Apr-2022	Election of Director: Subra Suresh	FOR
HP INC.	US40434L1052	19-Apr-2022	To ratify the appointment of Ernst & Young LLP as HP Inc.'s independent registered public accounting firm for the fiscal year ending October 31, 2022.	FOR
HP INC.	US40434L1052	19-Apr-2022	To approve, on an advisory basis, HP Inc.'s executive compensation.	FOR
HP INC.	US40434L1052	19-Apr-2022	To approve the Third Amended and Restated HP Inc. 2004 Stock Incentive Plan.	FOR
HP INC.	US40434L1052	19-Apr-2022	Stockholder proposal to reduce the ownership threshold for calling a special meeting of stockholders.	AGAINST
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Shumeet Banerji	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Robert R. Bennett	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Charles V. Bergh	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Bruce Broussard	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Stacy Brown-Philpot	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Stephanie A. Burns	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Mary Anne Citrino	FOR
HP INC.	US40434L1052	19-Apr-2022	Election of Director: Richard Clemmer	FOR
INDEPENDENT BANK CORPORATION	US4538386099	19-Apr-2022	DIRECTOR	FOR
INDEPENDENT BANK CORPORATION	US4538386099	19-Apr-2022	DIRECTOR	FOR
INDEPENDENT BANK CORPORATION	US4538386099	19-Apr-2022	DIRECTOR	FOR
INDEPENDENT BANK CORPORATION	US4538386099	19-Apr-2022	DIRECTOR	FOR
INDEPENDENT BANK CORPORATION	US4538386099	19-Apr-2022	Ratification of the appointment of Crowe LLP as independent auditors for the fiscal year ending December 31, 2022.	FOR
INDEPENDENT BANK CORPORATION	US4538386099	19-Apr-2022	Approval of an advisory (non-binding) resolution to approve the compensation paid to our executives.	FOR
KONTOOR BRANDS, INC.	US50050N1037	19-Apr-2022	Election of Director: Scott Baxter	FOR
KONTOOR BRANDS, INC.	US50050N1037	19-Apr-2022	Election of Director: Robert Shearer	FOR
KONTOOR BRANDS, INC.	US50050N1037	19-Apr-2022	Election of Director: Mark Schiller	FOR
KONTOOR BRANDS, INC.	US50050N1037	19-Apr-2022	Election of Director: Ashley Goldsmith	FOR
KONTOOR BRANDS, INC.	US50050N1037	19-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as Kontoor's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
KONTOOR BRANDS, INC.	US50050N1037	19-Apr-2022	To approve the compensation of Kontoor's named executive officers as disclosed in our proxy statement.	FOR
LIBERTY OILFIELD SERVICES INC.	US53115L1044	19-Apr-2022	DIRECTOR	FOR

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LIBERTY OILFIELD SERVICES INC.	US53115L1044	19-Apr-2022	DIRECTOR	FOR
LIBERTY OILFIELD SERVICES INC.	US53115L1044	19-Apr-2022	DIRECTOR	FOR
LIBERTY OILFIELD SERVICES INC.	US53115L1044	19-Apr-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers.	FOR
LIBERTY OILFIELD SERVICES INC.	US53115L1044	19-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
LIBERTY OILFIELD SERVICES INC.	US53115L1044	19-Apr-2022	Approval of an amendment to the Company's Amended and Restated Certificate of Incorporation to change the name of the Company.	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 3.80 PER SHARE	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE DISCHARGE OF JOHAN ERICSSON	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE DISCHARGE OF MATS ANDERSSON	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE DISCHARGE OF MARIE BUCHT TORESATER	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE DISCHARGE OF LISA DOMINGUEZ FLODIN	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE DISCHARGE OF JENS	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE DISCHARGE OF PER LINDBLAD	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE DISCHARGE OF JENNY	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE DISCHARGE OF CEO STINA LINDH HOK	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE REMUNERATION REPORT	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 500,000 FOR CHAIR AND SEK 200,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	RE-ELECT JOHAN ERICSSON AS DIRECTOR	AGAINST
NYFOSA AB	SE0011426428	19-Apr-2022	RE-ELECT MARIE BUCHT TORESATER AS DIRECTOR	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	RE-ELECT LISA DOMINGUEZ FLODIN AS DIRECTOR	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	RE-ELECT JENS ENGWALL AS DIRECTOR	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	RE-ELECT PER LINDBLAD AS DIRECTOR	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	ELECT PATRICK GYLLING AS NEW DIRECTOR	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	ELECT CLAES MAGNUS AKESSON AS NEW DIRECTOR	FOR

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NYFOSA AB	SE0011426428	19-Apr-2022	RE-ELECT JOHAN ERICSSON AS BOARD CHAIR	AGAINST
NYFOSA AB	SE0011426428	19-Apr-2022	RATIFY KPMG AS AUDITORS	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	AUTHORIZE A NEW CLASS OF COMMON STOCK OF SERIES D AND PREFERENCE SHARES AMEND ARTICLES ACCORDINGLY	AGAINST
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
NYFOSA AB	SE0011426428	19-Apr-2022	APPROVE DIVIDENDS OF UP TO SEK 8.00 PER CLASS D SHARES AND PER PREFERENCE SHARES	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO AUTHORISE THE BOARD OF DIRECTORS (THE BOARD) TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY FOR THE YEAR ENDING 31 DECEMBER 2022 AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE SHARES AS SET OUT IN ITEM 5 OF THE AGM NOTICE	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS FOR THE BUY-BACK OF SHARES AS SET OUT IN ITEM 6 OF THE AGM NOTICE	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS OF THE COMPANY (THE DIRECTORS) AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO DECLARE FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO RE-ELECT MR. MARTIN FRUERGAARD AS AN EXECUTIVE DIRECTOR	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO RE-ELECT MR. PETER SCHULZ AS AN EXECUTIVE DIRECTOR	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO RE-ELECT MR. ROBERT CHARLES NICHOLSON AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO RE-ELECT DR. KIRSI KYLLIKKI TIKKA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
PACIFIC BASIN SHIPPING LTD	BMG684371393	19-Apr-2022	TO RE-ELECT MR. ALEXANDER HOWARTH YAT KAY CHEUNG AS A NON-EXECUTIVE DIRECTOR	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: David B. Ingram	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Decosta E. Jenkins	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Abney S. Boxley, III	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Robert A. McCabe, Jr.	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Reese L. Smith, III	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: G. Kennedy Thompson	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: M. Terry Turner	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	To ratify the appointment of Crowe LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	To approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers as disclosed in the proxy statement for the annual meeting of shareholders.	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Charles E. Brock	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Renda J. Burkhart	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Gregory L. Burns	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Richard D. Callicutt, II	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Marty G. Dickens	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Thomas C. Farnsworth, III	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Joseph C. Galante	FOR
PINNACLE FINANCIAL PARTNERS, INC.	US72346Q1040	19-Apr-2022	Election of Director: Glenda Baskin Glover	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	RELEASE FROM LIABILITY OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	PROPOSAL TO REAPPOINT JAN NOOITGEDAGT AS MEMBER OF THE SUPERVISORY BOARD	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	PROPOSAL TO APPOINT HANNIE VLUG AS MEMBER OF THE SUPERVISORY BOARD	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	DESIGNATION OF THE BOARD OF MANAGEMENT AS AUTHORISED BODY TO ISSUE ORDINARY SHARES	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	DESIGNATION OF THE BOARD OF MANAGEMENT AS AUTHORISED BODY TO LIMIT OR EXCLUDE THE PRE-EMPTIVE RIGHT UPON THE ISSUE OF ORDINARY SHARES	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	AUTHORISATION OF THE BOARD OF MANAGEMENT TO HAVE THE COMPANY ACQUIRE ITS OWN SHARES	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	PROPOSAL TO REDUCE THE ISSUED SHARE CAPITAL BY CANCELLATION OF ORDINARY SHARES HELD BY POSTNL N.V	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	ADVISORY VOTE ON THE REMUNERATION REPORT FOR THE FINANCIAL YEAR 2021	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	ADOPTION OF THE REMUNERATION POLICY OF THE BOARD OF MANAGEMENT	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	ADOPTION OF THE 2021 FINANCIAL STATEMENTS	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	ADOPTION OF APPROPRIATION OF PROFIT	FOR
POSTNL N.V.	NL0009739416	19-Apr-2022	RELEASE FROM LIABILITY OF THE MEMBERS OF THE BOARD OF MANAGEMENT	FOR
PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	DIRECTOR	FOR
PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	DIRECTOR	FOR
PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	DIRECTOR	FOR
PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	DIRECTOR	FOR

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PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	DIRECTOR	FOR
PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	DIRECTOR	FOR
PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	DIRECTOR	FOR
PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	DIRECTOR	FOR
PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	DIRECTOR	FOR
PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	Appointment of KPMG LLP, Chartered Professional Accountants, as auditor of the Company, to hold office until the next annual meeting of the Company's shareholders and authorizing the directors of the Company to fix their remuneration.	FOR
PRAIRIESKY ROYALTY LTD.	CA7397211086	19-Apr-2022	To consider a non-binding advisory resolution, the full text of which is set forth in the information circular and proxy statement of the Company dated February 28, 2022, approving the Company's approach to executive compensation.	FOR
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	DIRECTOR	FOR
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	DIRECTOR	ABSTAIN
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	DIRECTOR	FOR
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	DIRECTOR	ABSTAIN
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	DIRECTOR	FOR
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	DIRECTOR	FOR
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	DIRECTOR	FOR
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	DIRECTOR	FOR
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	DIRECTOR	FOR
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers.	FOR
PROPETRO HOLDING CORP.	US74347M1080	19-Apr-2022	To ratify the appointment of Deloitte & Touche LLP to serve as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
PROSPERITY BANCSHARES, INC.	US7436061052	19-Apr-2022	Election of Class III Director to serve until the Company's 2025 annual meeting of shareholders: George A. Fisk	FOR
PROSPERITY BANCSHARES, INC.	US7436061052	19-Apr-2022	Election of Class III Director to serve until the Company's 2025 annual meeting of shareholders: Leah Henderson	ABSTAIN
PROSPERITY BANCSHARES, INC.	US7436061052	19-Apr-2022	Election of Class III Director to serve until the Company's 2025 annual meeting of shareholders: Ned S. Holmes	ABSTAIN
PROSPERITY BANCSHARES, INC.	US7436061052	19-Apr-2022	Election of Class III Director to serve until the Company's 2025 annual meeting of shareholders: Jack Lord	ABSTAIN
PROSPERITY BANCSHARES, INC.	US7436061052	19-Apr-2022	Election of Class III Director to serve until the Company's 2025 annual meeting of shareholders: David Zalman	FOR
PROSPERITY BANCSHARES, INC.	US7436061052	19-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the year ending December 31, 2022.	FOR
PROSPERITY BANCSHARES, INC.	US7436061052	19-Apr-2022	Advisory approval of the compensation of the Company's named executive officers ("Say-On-Pay").	FOR

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PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: John P. Surma	AGAINST
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: Alfred W. Zollar	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: Ralph Izzo	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Advisory vote on the approval of executive compensation	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as Independent Auditor for the year 2022	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: Susan Tomasky	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: Willie A. Deese	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: Jamie M. Gentoso	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: David Lilley	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: Barry H. Ostrowsky	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: Valerie A. Smith	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: Scott G. Stephenson	FOR
PUBLIC SERVICE ENTERPRISE GROUP INC.	US7445731067	19-Apr-2022	Election of Director: Laura A. Sugg	FOR
SAUDI KAYAN PETROCHEMICAL COMPANY	SA000A0MQCJ2	19-Apr-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI KAYAN PETROCHEMICAL COMPANY	SA000A0MQCJ2	19-Apr-2022	VOTING ON THE COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI KAYAN PETROCHEMICAL COMPANY	SA000A0MQCJ2	19-Apr-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI KAYAN PETROCHEMICAL COMPANY	SA000A0MQCJ2	19-Apr-2022	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND, THIRD AND FOURTH QUARTERS AND ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022 AND THE FIRST QUARTER OF THE FINANCIAL YEAR 2023 AND DETERMINE THEIR FEES	ABSTAIN
SAUDI KAYAN PETROCHEMICAL COMPANY	SA000A0MQCJ2	19-Apr-2022	VOTING ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI KAYAN PETROCHEMICAL COMPANY	SA000A0MQCJ2	19-Apr-2022	VOTING ON THE PAYMENT AN AMOUNT OF SAR (1,400,000) AS REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE YEAR ENDED 31/12/2021	FOR

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SAUDI KAYAN PETROCHEMICAL COMPANY	SA000A0MQCJ2	19-Apr-2022	VOTING ON THE BOARD RESOLUTION TO APPOINTMENT OF DR. FAHAD ABDULAZIZ AL-SHEREHY AS BOARD MEMBER - A REPRESENTATIVE OF THE SAUDI BASIC INDUSTRIES CORPORATION (SABIC) - (NON-EXECUTIVE MEMBER) STARTING FROM 01/03/2022 TO COMPLETE THE CURRENT BOARD'S TERM ENDING ON 19/03/2024, REPLACING THE FORMER BOARD MEMBER MR. KHALED ALI AL-GARNI (NON-EXECUTIVE MEMBER)	FOR
SHENANDOAH TELECOMMUNICATIONS COMPANY	US82312B1061	19-Apr-2022	Election of Director: Victor C. Barnes	FOR
SHENANDOAH TELECOMMUNICATIONS COMPANY	US82312B1061	19-Apr-2022	Election of Director: Christopher E. French	FOR
SHENANDOAH TELECOMMUNICATIONS COMPANY	US82312B1061	19-Apr-2022	Ratification of the appointment of RSM USA LLP as the Company's independent registered public accounting firm for 2022.	FOR
SHENANDOAH TELECOMMUNICATIONS COMPANY	US82312B1061	19-Apr-2022	To consider and approve, in a non-binding vote, the Company's named executive officer compensation.	FOR
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	The resolution, the full text of which is set out in the accompanying management information circular, with or without variation, to reconfirm the Third Amended and Restated Shareholder Rights Plan Agreement dated as of May 22, 2019 between the Issuer and Computershare Trust Company of Canada, as rights agent.	FOR
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	The advisory resolution on the Issuer's approach to executive compensation.	FOR
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	Election of Directors: Election of Director: Paul Boniferro	FOR
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	Election of Director: Dino Chiesa	ABSTAIN
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	Election of Director: Nitin Jain	FOR
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	Election of Director: Shelly Jamieson	FOR
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	Election of Director: Brian Johnston	FOR
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	Election of Director: Paula Jourdain Coleman	FOR
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	Election of Director: Stephen Sender	FOR
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	Reappointment of Deloitte LLP, Chartered Professional Accountants, as the auditors of the Issuer and to authorize the board of directors of the Issuer to fix the remuneration of the auditor.	FOR
SIENNA SENIOR LIVING INC.	CA82621K1021	19-Apr-2022	The resolution, the full text of which is set out in the accompanying management information circular, with or without variation, to approve the proposed Sienna Ownership and Reward Program, as more particularly described in the accompanying management information circular and a copy of which is attached as Appendix A thereto.	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: Robert W. Stallings	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: Dale W. Tremblay	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: Paola M. Arbour	FOR

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TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Advisory approval of the Company's executive compensation.	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Approval of the Company's 2022 Long-Term Incentive Plan.	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: Jonathan E. Baliff	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: James H. Browning	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: Larry L. Helm	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: Rob C. Holmes	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: David S. Huntley	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: Charles S. Hyle	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: Elysia Holt Ragusa	FOR
TEXAS CAPITAL BANCSHARES, INC.	US88224Q1076	19-Apr-2022	Election of Director: Steven P. Rosenberg	FOR
THE NECESSITY RETAIL REIT, INC.	US02607T1097	19-Apr-2022	Election of Director: Leslie D. Michelson	ABSTAIN
THE NECESSITY RETAIL REIT, INC.	US02607T1097	19-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
TRIGANO SA	FR0005691656	19-Apr-2022	APPOINTMENT OF MRS MARIE-HELENE FEUILLET AS MEMBER OF THE SUPERVISORY BOARD	AGAINST
TRIGANO SA	FR0005691656	19-Apr-2022	DELEGATION OF AUTHORITY	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Yusuf I. Mehdi	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: John P. Wiehoff	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Warner L. Baxter	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Scott W. Wine	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	The ratification of the selection of Ernst & Young LLP as our independent auditor for the 2022 fiscal year.	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	An advisory vote to approve the compensation of our executives disclosed in the proxy statement.	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Dorothy J. Bridges	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Elizabeth L. Buse	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Andrew Cecere	FOR

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U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Kimberly N. Ellison-Taylor	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Kimberly J. Harris	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Roland A. Hernandez	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Olivia F. Kirtley	FOR
U.S. BANCORP	US9029733048	19-Apr-2022	Election of Director: Richard P. McKenney	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Harish Manwani	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Patricia K. Poppe	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Samuel R. Allen	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Larry O. Spencer	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Michael D. White	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Advisory vote to approve Whirlpool Corporation's executive compensation.	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Ratification of the appointment of Ernst & Young LLP as Whirlpool Corporation's independent registered public accounting firm for 2022.	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Marc R. Bitzer	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Greg Creed	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Gary T. DiCamillo	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Diane M. Dietz	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Gerri T. Elliott	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: Jennifer A. LaClair	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: John D. Liu	FOR
WHIRLPOOL CORPORATION	US9633201069	19-Apr-2022	Election of Director: James M. Loree	FOR
ABN AMRO BANK NV	NL0011540547	20-Apr-2022	APPROVE REMUNERATION REPORT	FOR
ABN AMRO BANK NV	NL0011540547	20-Apr-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ABN AMRO BANK NV	NL0011540547	20-Apr-2022	APPROVE DIVIDENDS OF EUR 0.61 PER SHARE	FOR
ABN AMRO BANK NV	NL0011540547	20-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD	FOR
ABN AMRO BANK NV	NL0011540547	20-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
ABN AMRO BANK NV	NL0011540547	20-Apr-2022	REELECT TOM DE SWAAN TO SUPERVISORY BOARD	FOR
ABN AMRO BANK NV	NL0011540547	20-Apr-2022	ELECT SARAH RUSSELL TO SUPERVISORY BOARD	FOR
ABN AMRO BANK NV	NL0011540547	20-Apr-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	FOR
ABN AMRO BANK NV	NL0011540547	20-Apr-2022	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	FOR
ABN AMRO BANK NV	NL0011540547	20-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR

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ABN AMRO BANK NV	NL0011540547	20-Apr-2022	AUTHORIZE CANCELLATION OF REPURCHASED SHARES	FOR
AMERICA MOVIL, S.A.B. DE C.V.	US02364W1053	20-Apr-2022	Appointment or, as the case may be, ratification of the following person as members of the Board of Directors of the Company that the holders of Series "L" shares are entitled to appoint: Pablo Roberto González Guajardo. Adoption of resolutions thereon.	AGAINST
AMERICA MOVIL, S.A.B. DE C.V.	US02364W1053	20-Apr-2022	Appointment or, as the case may be, ratification of the following person as members of the Board of Directors of the Company that the holders of Series "L" shares are entitled to appoint: Claudia Jañez Sánchez. Adoption of resolutions thereon.	FOR
AMERICA MOVIL, S.A.B. DE C.V.	US02364W1053	20-Apr-2022	Appointment of delegates to execute and, if applicable, formalize the resolutions adopted by the meeting. Adoption of resolutions thereon.	FOR
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	ELECTION OF THE NEW MEMBERS OF THE BOARD OF DIRECTORS IN PLACE OF THOSE WHOSE TERMS OF OFFICE HAVE EXPIRED AND DETERMINE THE TERMS OF OFFICE AND REMUNERATION	AGAINST
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	SELECTION OF THE INDEPENDENT AUDIT COMPANY FOR THE AUDIT OF THE FINANCIAL STATEMENTS AND REPORTS FOR THE YEAR 2022 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE NUMBERED 6102 AND CAPITAL MARKETS LAW NUMBERED 6362	FOR
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	INFORMING THE SHAREHOLDERS ON THE DONATIONS MADE BY THE COMPANY IN 2021 IN ACCORDANCE WITH THE REGULATIONS LAID DOWN BY THE CAPITAL MARKETS BOARD	ABSTAIN
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	ACCORDING TO THE REGULATIONS LAID DOWN BY THE CAPITAL MARKETS BOARD, INFORMING THE SHAREHOLDERS ON ANY INCOME AND BENEFITS OBTAINED BY THE COMPANY BY GRANTING COLLATERALS, PLEDGES AND MORTGAGES IN FAVOR OF THIRD PERSONS	ABSTAIN
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	INFORMING THE GENERAL ASSEMBLY OF THE TRANSACTIONS, IF ANY, WITHIN THE CONTEXT OF ARTICLE 1.3.6. OF CORPORATE GOVERNANCE PRINCIPLES OF THE CORPORATE GOVERNANCE COMMUNIQUE (II 17.1.) OF THE CAPITAL MARKETS BOARD	ABSTAIN
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	AUTHORIZATION OF THE MEMBERS OF THE BOARD OF DIRECTORS ABOUT THE TRANSACTIONS AND OPERATIONS IN THE CONTEXT OF THE ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE	FOR
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	PETITIONS AND REQUESTS	ABSTAIN
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	OPENING OF THE MEETING AND ESTABLISHMENT OF THE BOARD OF THE ASSEMBLY	FOR
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	READING OUT AND DISCUSSION OF THE ANNUAL REPORT OF THE BOARD OF DIRECTORS FOR THE YEAR 2021,	FOR
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	READING OUT THE REPORT OF THE INDEPENDENT AUDIT COMPANY FOR THE FISCAL YEAR 2021	FOR
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	READING OUT, DISCUSSION AND APPROVAL OF THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2021 PREPARED IN ACCORDANCE WITH THE REGULATIONS OF CMB	FOR
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	ACQUITTAL OF THE MEMBERS OF THE BOARD OF DIRECTORS SEPARATELY REGARDING THEIR ACTIONS IN 2021	FOR
ANADOLU EFES BIRACILIK VE MALT SANAYI A.S.	TAAEFES91A9	20-Apr-2022	APPROVAL, REVISION OR REJECTION OF THE PROPOSAL OF THE BOARD OF DIRECTORS ON DISTRIBUTION OF PROFITS	FOR
ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR

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ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Election of Director: Thomas J. Reddin	FOR
ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Election of Director: Joel Alsfine	FOR
ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Election of Director: William D. Fay	FOR
ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Election of Director: David W. Hult	FOR
ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Election of Director: Juanita T. James	FOR
ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Election of Director: Philip F. Maritz	FOR
ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Election of Director: Maureen F. Morrison	FOR
ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Election of Director: Bridget Ryan-Berman	FOR
ASBURY AUTOMOTIVE GROUP, INC.	US0434361046	20-Apr-2022	Election of Director: Hilliard C. Terry, III	FOR
ASIAN PAINTS LTD	INE021A01026	20-Apr-2022	APPOINTMENT OF MR. MILIND SARWATE (DIN: 00109854) AS AN INDEPENDENT DIRECTOR OF THE COMPANY TO HOLD OFFICE FOR 5 (FIVE) CONSECUTIVE YEARS FROM 21ST OCTOBER, 2021 TO 20TH OCTOBER, 2026	FOR
ASIAN PAINTS LTD	INE021A01026	20-Apr-2022	APPOINTMENT OF MS. NEHAL VAKIL (DIN: 00165627) AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
AUTONATION, INC.	US05329W1027	20-Apr-2022	Ratification of the selection of KPMG LLP as the Company's independent registered public accounting firm for 2022.	FOR
AUTONATION, INC.	US05329W1027	20-Apr-2022	Adoption of stockholder proposal regarding special meetings.	AGAINST
AUTONATION, INC.	US05329W1027	20-Apr-2022	Election of Director: Rick L. Burdick	FOR
AUTONATION, INC.	US05329W1027	20-Apr-2022	Election of Director: David B. Edelson	FOR
AUTONATION, INC.	US05329W1027	20-Apr-2022	Election of Director: Steven L. Gerard	FOR
AUTONATION, INC.	US05329W1027	20-Apr-2022	Election of Director: Robert R. Grusky	FOR
AUTONATION, INC.	US05329W1027	20-Apr-2022	Election of Director: Norman K. Jenkins	FOR
AUTONATION, INC.	US05329W1027	20-Apr-2022	Election of Director: Lisa Lutoff-Perlo	FOR
AUTONATION, INC.	US05329W1027	20-Apr-2022	Election of Director: Michael Manley	FOR
AUTONATION, INC.	US05329W1027	20-Apr-2022	Election of Director: G. Mike Mikan	FOR
AUTONATION, INC.	US05329W1027	20-Apr-2022	Election of Director: Jacqueline A. Travisano	FOR
BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR
BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR

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BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR
BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR
BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR
BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR
BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR
BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR
BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR
BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR
BLUCORA INC	US0952291005	20-Apr-2022	DIRECTOR	FOR
BLUCORA INC	US0952291005	20-Apr-2022	Ratification, on an advisory (non-binding) basis, of the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022	FOR
BLUCORA INC	US0952291005	20-Apr-2022	Approval, on an advisory (non-binding) basis, of our named executive officer compensation	FOR
BPER BANCA S.P.A.	IT0000066123	20-Apr-2022	REMUNERATION: LONG-TERM INCENTIVE PLAN (ILT) 2022-2024 BASED ON FINANCIAL INSTRUMENTS PURSUANT TO ART. 114-BIS OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998; RESOLUTIONS RELATED THERETO	AGAINST
BPER BANCA S.P.A.	IT0000066123	20-Apr-2022	REMUNERATION: AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY SHARES TO SERVICE THE LONG-TERM INCENTIVE PLAN (ILT) 2022-2024, THE MBO 2022 INCENTIVE SYSTEM AND SUBSEQUENT YEARS, AS WELL AS ANY SEVERANCE PAY; RESOLUTIONS RELATED THERETO	FOR
BPER BANCA S.P.A.	IT0000066123	20-Apr-2022	DISCLOSURE ON THE INTERNAL CONTROL POLICIES ON RISK ACTIVITIES AND CONFLICTS OF INTEREST TOWARDS RELATED PARTIES, IN IMPLEMENTATION OF THE PROVISIONS OF BANK OF ITALY CIRCULAR NO. 285 OF 17 DECEMBER 2013	ABSTAIN
BPER BANCA S.P.A.	IT0000066123	20-Apr-2022	2021 BALANCE SHEET: BALANCE SHEET AS AT 31 DECEMBER 2021, REPORTS OF THE BOARD OF DIRECTORS, THE BOARD OF INTERNAL AUDITORS AND THE EXTERNAL AUDITORS; RESOLUTIONS RELATED THERETO. PRESENTATION OF THE CONSOLIDATED BALANCE SHEET AS AT 31 DECEMBER 2021 AND OF THE DECLARATION CONSOLIDATED NON-FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
BPER BANCA S.P.A.	IT0000066123	20-Apr-2022	2021 BALANCE SHEET: TO ALLOCATE THE NET INCOME FOR 2021 AND DISTRIBUTION OF THE DIVIDEND; RESOLUTIONS RELATED THERETO	FOR
BPER BANCA S.P.A.	IT0000066123	20-Apr-2022	REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS 2022 AND 2023; RESOLUTIONS RELATED THERETO	FOR
BPER BANCA S.P.A.	IT0000066123	20-Apr-2022	INTEGRATION, ON THE REASONED PROPOSAL OF THE BOARD OF INTERNAL AUDITORS, OF THE REMUNERATION OF DELOITTE AND TOUCHE S.P.A., THE COMPANY IN CHARGE OF THE EXTERNAL AUDIT OF THE ACCOUNTS FOR THE PERIOD 2017-2025; RESOLUTIONS RELATED THERETO	FOR
BPER BANCA S.P.A.	IT0000066123	20-Apr-2022	REMUNERATION: REWARDING POLICY AND EMOLUMENT PAID REPORT COMPREHENSIVE OF: 2022 BPER GROUP SPA REMUNERATION POLICIES; RESOLUTIONS RELATED THERETO (BINDINGS)	FOR
BPER BANCA S.P.A.	IT0000066123	20-Apr-2022	REMUNERATION: REWARDING POLICY AND EMOLUMENT PAID REPORT COMPREHENSIVE OF: EMOLUMENT PAID IN 2021; RESOLUTIONS RELATED THERETO (NON-BINDINGS)	FOR
BPER BANCA S.P.A.	IT0000066123	20-Apr-2022	REMUNERATION: INCENTIVE PLAN BASED ON FINANCIAL INSTRUMENTS PURSUANT TO ART. 114-BIS OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998; RESOLUTIONS RELATED THERETO	FOR

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BUNZL PLC	GB00B0744B38	20-Apr-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO RECEIVE AND CONSIDER THE ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO AUTHORISE THE DIRECTORS, ACTING THROUGH THE AUDIT COMMITTEE, TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	APPROVAL OF THE REMUNERATION REPORT	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	AUTHORITY TO ALLOT ORDINARY SHARES	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	GENERAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	SPECIFIC AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO RENEW THE AUTHORITY TO PURCHASE OWN SHARES	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	AUTHORITY THAT A GENERAL MEETING OTHER THAN AN AGM MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO DECLARE A FINAL DIVIDEND	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO RE-APPOINT PETER VENTRESS AS A DIRECTOR	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO RE-APPOINT FRANK VAN ZANTEN AS A DIRECTOR	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO RE-APPOINT RICHARD HOWES AS A DIRECTOR	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO RE-APPOINT VANDA MURRAY AS A DIRECTOR	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO RE-APPOINT LLOYD PITCHFORD AS A DIRECTOR	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO RE-APPOINT STEPHAN NANNINGA AS A DIRECTOR	FOR
BUNZL PLC	GB00B0744B38	20-Apr-2022	TO RE-APPOINT VIN MURRIA AS A DIRECTOR	AGAINST
CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: Kim K.W. Rucker	FOR
CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: Lori J. Ryerkerk	FOR
CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: Jean S. Blackwell	FOR
CELANESE CORPORATION	US1508701034	20-Apr-2022	Ratification of the selection of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
CELANESE CORPORATION	US1508701034	20-Apr-2022	Advisory vote to approve executive compensation	FOR
CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: William M. Brown	FOR
CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: Edward G. Galante	AGAINST
CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: Rahul Ghai	FOR
CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: Kathryn M. Hill	FOR
CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: David F. Hoffmeister	FOR
CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: Dr. Jay V. Ihlenfeld	FOR
CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: Deborah J. Kissire	FOR

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CELANESE CORPORATION	US1508701034	20-Apr-2022	Election of Director: Michael Koenig	FOR
COMMERCE BANCSHARES, INC.	US2005251036	20-Apr-2022	Election of Director to serve until 2025: Earl H. Devanny, III	ABSTAIN
COMMERCE BANCSHARES, INC.	US2005251036	20-Apr-2022	Election of Director to serve until 2025: June McAllister Fowler	FOR
COMMERCE BANCSHARES, INC.	US2005251036	20-Apr-2022	Election of Director to serve until 2025: Benjamin F. Rassieur, III	ABSTAIN
COMMERCE BANCSHARES, INC.	US2005251036	20-Apr-2022	Election of Director to serve until 2025: Todd R. Schnuck	FOR
COMMERCE BANCSHARES, INC.	US2005251036	20-Apr-2022	Election of Director to serve until 2025: Christine B. Taylor- Broughton	FOR
COMMERCE BANCSHARES, INC.	US2005251036	20-Apr-2022	Ratification of the selection of KPMG LLP as the Company's Independent Registered Public Accounting firm for 2022.	FOR
COMMERCE BANCSHARES, INC.	US2005251036	20-Apr-2022	Say on Pay - Advisory Approval of the Company's Executive Compensation.	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	ABSTAIN
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	DIRECTOR	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	Approval of a non-binding advisory proposal approving executive compensation.	FOR
DANA INCORPORATED	US2358252052	20-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm.	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: LIST PRESENTED BY ALGEBRIS UCITS FUNDS PLC ALGEBRIS CORE ITALY FUND, AMUNDI ASSET MANAGEMENT SGR S.P.A, ANIMA SGR S.P.A, ARCA FONDI SGR S.P.A, BANCO POSTA FONDI S.P.A, EURIZON CAPITAL S.A, EURIZON CAPITAL SGR S.P.A, FIDELITY FUNDS SICAV, FIDEURAM ASSET MANAGEMENT IRELAND, FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT, INTERFUND SICAV - INTERFUND EQUITY ITALY, GENERALI INVESTMENT LUXEMBOURG SA, LEGAL AND GENERAL ASSURANCE, MEDIOBANCA SGR S.P.A, MEDIOLANUM INTERNATIONAL FUNDS LIMITED-CHALLENGE FUNDS-CHALLENGE ITALIAN EQUITY, MEDIOLANUM GESTIONE FONDI SGR, TOGETHER REPRESENTING THE 3,14234 PCT OF THE SHARE CAPITAL. <u>FERRUCCIO BORSANI BARBARA RAVERA</u>	FOR

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DE LONGHI SPA	IT0003115950	20-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE BOARD OF DIRECTORS' CHAIRMAN. RESOLUTIONS RELATED THERETO	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE EMOLUMENT. RESOLUTIONS RELATED THERETO	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF INTERNAL AUDITORS AND THE ALTERNATE INTERNAL AUDITORS THREE-YEAR PERIOD OF 2022/2024: LIST PRESENTED BY DE LONGHI INDUSTRIAL S.A. REPRESENTING THE 53,653 PCT OF THE SHARE CAPITAL. EFFECTIVE AUDTIORS ALBERTO VILLANI ALESSANDRA DALMONTE MICHELE FURLANETTO ALTERNATE AUDITORS RAFFAELLA ANNAMARIA PAGANI SIMONE CAVALLI	AGAINST
DE LONGHI SPA	IT0003115950	20-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF INTERNAL AUDITORS AND THE ALTERNATE INTERNAL AUDITORS: LIST PRESENTED BY ALGEBRIS UCITS FUNDS PLC ALGEBRIS CORE ITALY FUND, AMUNDI ASSET MANAGEMENT SGR S.P.A, ANIMA SGR S.P.A, ARCA FONDI SGR S.P.A, BANCO POSTA FONDI S.P.A, EURIZON CAPITAL S.A, EURIZON CAPITAL SGR S.P.A, FIDELITY FUNDS SICAV, FIDEURAM ASSET MANAGEMENT IRELAND, FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT, INTERFUND SICAV - INTERFUND EQUITY ITALY, GENERALI INVESTMENT LUXEMBOURG SA, LEGAL AND GENERAL ASSURANCE, MEDIOBANCA SGR S.P.A, MEDIOLANUM INTERNATIONAL FUNDS LIMITED-CHALLENGE FUNDS-CHALLENGE ITALIAN EQUITY, MEDIOLANUM GESTIONE FONDI SGR, TOGETHER REPRESENTING THE 3,14234 PCT OF THE SHARE CAPITAL. EFFECTIVE AUDITORS CESARE CONTI ALTERNATE AUDITORS ALBERTA GERVASIO	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	TO APPOINT THE BOARD OF INTERNAL AUDITORS FOR THE THREE-YEAR PERIOD OF 2022/2024: TO STATE THE EMOLUMENT. RESOLUTIONS RELATED THERETO	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES, SUBJECT TO REVOKE OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS' MEETING OF 21 APRIL 2021. RESOLUTIONS RELATED THERETO	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	ANNUAL FINANCIAL REPORT AT 31 DECEMBER 2021: TO PRESENT THE SEPARATE AND CONSOLIDATED BALANCE SHEET FOR THE YEAR ENDED DECEMBER 31, 2021, TOGETHER WITH THE BOARD OF DIRECTORS' REPORT, INTERNAL AUDITORS' REPORT AND THE EXTERNAL AUDITORS' REPORT. RESOLUTIONS RELATED THERETO	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	ANNUAL FINANCIAL REPORT AT 31 DECEMBER 2021: PROPOSAL FOR THE ALLOCATION OF THE NET INCOME FOR THE YEAR AND DISTRIBUTION OF THE DIVIDEND. RESOLUTIONS RELATED THERETO	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	ANNUAL REPORT ON THE REMUNERATION POLICY AND COMPENSATION PAID: TO APPROVE THE "REMUNERATION POLICY FOR THE FINANCIAL YEAR 2022" CONTAINED IN SECTION I, PURSUANT TO ART. 123-TER, PARAGRAPH 3-BIS OF LEGISLATIVE DECREE NO. 58/98	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	ANNUAL REPORT ON THE REMUNERATION POLICY AND COMPENSATION PAID: ADVISORY VOTE ON THE "FEES PAID IN THE 2021 FINANCIAL YEAR" INDICATED IN SECTION II, PURSUANT TO ARTICLE 123-TER, PARAGRAPH 6 OF LEGISLATIVE DECREE NO. 58/98	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE DIRECTORS' NUMBER. RESOLUTIONS RELATED THERETO	FOR
DE LONGHI SPA	IT0003115950	20-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE TERM OF OFFICE. RESOLUTIONS RELATED THERETO	FOR
DUCOMMUN INCORPORATED	US2641471097	20-Apr-2022	DIRECTOR	FOR
DUCOMMUN INCORPORATED	US2641471097	20-Apr-2022	DIRECTOR	FOR
DUCOMMUN INCORPORATED	US2641471097	20-Apr-2022	Ratification of the Election of Jay Haberland as a Director to Serve Until the 2024 Annual Meeting of Shareholders.	FOR
DUCOMMUN INCORPORATED	US2641471097	20-Apr-2022	Advisory resolution to approve executive compensation.	FOR

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DUCOMMUN INCORPORATED	US2641471097	20-Apr-2022	Approval of Proposed Amendment and Restatement of Ducommun Incorporated's 2020 Stock Incentive Plan.	FOR
DUCOMMUN INCORPORATED	US2641471097	20-Apr-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the Company's Independent Registered Public Accounting Firm for 2022.	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	APPROVAL OF THE COMPENSATION POLICY RELATING TO MEMBERS OF THE BOARD OF DIRECTORS	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	APPROVAL OF THE COMPENSATION POLICY RELATING TO THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	APPROVAL OF THE INFORMATION SPECIFIED IN PARAGRAPH I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF TOTAL COMPENSATION AND BENEFITS IN KIND PAID OR DUE IN RESPECT OF THE YEAR UNDER REVIEW TO BENO T DE RUFFRAY, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	AUTHORISATION TO THE BOARD OF DIRECTORS FOR THE COMPANY TO BUY BACK ITS OWN SHARES PURSUANT TO ARTICLE L.22-10-62 OF THE FRENCH COMMERCIAL CODE, LENGTH OF THE AUTHORISATION, PURPOSES, PROCEDURES, UPPER LIMIT, SUSPENSION DURING A PUBLIC OFFER PERIOD	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	AUTHORISATION TO THE BOARD OF DIRECTORS TO CANCEL THE SHARES BOUGHT BACK BY THE COMPANY PURSUANT TO ARTICLE L.22-10-62 OF THE FRENCH COMMERCIAL CODE, LENGTH OF THE AUTHORISATION, UPPER LIMIT, SUSPENSION DURING A PUBLIC OFFER PERIOD	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S CAPITAL THROUGH THE INCORPORATION OF RESERVES, PROFITS AND/OR PREMIUMS, LENGTH OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ARRANGEMENTS FOR FRACTIONAL SHARES, SUSPENSION DURING A PUBLIC OFFER PERIOD	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD TO ISSUE ORDINARY SHARES CARRYING, WHEN APPLICABLE, RIGHTS TO ORDINARY SHARES OR THE ALLOCATION OF DEBT SECURITIES AND/OR TRANSFERABLE SECURITIES PROVIDING ACCESS TO THE CAPITAL WHILE MAINTAINING THE PSR, ATTRIBUTES, SUSPENSION DURING A PUBLIC OFFER PERIOD	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD TO ISSUE ORDINARY SHARES CARRYING, WHEN APPLICABLE, RIGHTS TO ORDINARY SHARES OR THE ALLOCATION OF DEBT SECURITIES PROVIDING ACCESS TO THE CAPITAL AND CANCELLING THE PSR VIA A PUBLIC OFFER, OR AS CONSIDERATION FOR SECURITIES IN A PUBLIC EXCHANGE OFFER, ATTRIBUTES, SUSPENSION DURING A PUBLIC OFFER	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD TO ISSUE ORDINARY SHARES CARRYING, WHEN APPLICABLE, RIGHTS TO ORDINARY SHARES OR THE ALLOCATION OF DEBT SECURITIES AND/OR TRANSFERABLE SECURITIES PROVIDING ACCESS TO THE CAPITAL AND CANCELLING THE PSR BY AN OFFER SPECIFIED IN ARTICLE L.411-2 (1), ATTRIBUTES, SUSPENSION DURING A PUBLIC OFFER PERIOD	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	AUTHORISATION TO INCREASE THE AMOUNT OF SHARE ISSUES, SUSPENSION DURING A PUBLIC OFFER PERIOD	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR OTHER TRANSFERABLE SECURITIES CARRYING RIGHTS TO SHARES UP TO A LIMIT OF 10% OF THE CAPITAL, AS PAYMENT FOR TRANSFERS IN KIND OF EQUITY SECURITIES, ATTRIBUTES, SUSPENSION DURING A PUBLIC OFFER PERIOD	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	OVERALL UPPER LIMIT OF THE DELEGATIONS OF AUTHORITY PROVIDED FOR IN THE OVERALL CAP ON THE DELEGATIONS OF AUTHORITY PROVIDED FOR IN THE 14TH, 15TH AND 17TH RESOLUTIONS OF THIS GENERAL MEETING	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD TO INCREASE THE SHARE CAPITAL THROUGH THE ISSUE OF ORDINARY SHARES AND/OR TRANSFERABLE SECURITIES CARRYING RIGHTS TO SHARES WITH PSR CANCELLED IN FAVOUR OF MEMBERS OF A COMPANY SAVINGS PLAN, ATTRIBUTES	FOR

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EIFFAGE SA	FR0000130452	20-Apr-2022	AUTHORISATION TO THE BOARD TO ALLOCATE EXISTING FREE SHARES. THE TOTAL NUMBER OF SHARES ALLOCATED IS 1,000,000 OF WHICH A MAXIMUM OF 100,000 SHARES TO BE GRANTED TO THE CEO. THE DEFINITIVE ALLOCATION TO THE COMPANY'S CORPORATE OFFICERS AND THE COMEX SHALL BE CONDITIONAL UPON THE PERFORMANCE CRITERIA OF CEO SAY ON PAY RESOLUTION	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	HARMONISATION OF THE ARTICLES OF ASSOCIATION	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	AMENDMENT OF ARTICLE 17 OF THE ARTICLES OF ASSOCIATION CONCERNING THE PROCEDURE FOR SELECTING CANDIDATES FOR THE POSITION OF DIRECTOR REPRESENTING EMPLOYEE SHAREHOLDERS	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	POWERS TO CARRY OUT LEGAL FORMALITIES	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	APPROVAL OF THE COMPANY FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 202	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	APPROPRIATION OF THE PROFIT FOR THE FINANCIAL YEAR AND DECLARATION OF A DIVIDEND	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	STATUTORY AUDITORS' SPECIAL REPORT ON A RELATED-PARTY AGREEMENT AND APPROVAL OF THAT AGREEMENT	FOR
EIFFAGE SA	FR0000130452	20-Apr-2022	REAPPOINTMENT OF ODILE GEORGES-PICOT AS A DIRECTOR	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	TO APPOINT THE AUDITORS FOR THE FISCAL YEAR ENDING 31ST DECEMBER 2022 AND DETERMINE THEIR REMUNERATION	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	TO GRANT APPROVAL, UNDER PARAGRAPH (3) OF ARTICLE (152) OF THE UAE FEDERAL LAW BY DECREE NO. (32) OF 2021 FOR COMMERCIAL COMPANIES ("COMPANIES LAW"), FOR THE MEMBERS OF THE BOARD OF DIRECTORS TO CARRY ON ACTIVITIES INCLUDED IN THE OBJECTS OF THE COMPANY	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	SPECIAL RESOLUTION TO APPROVE THE BOARD OF DIRECTORS' RECOMMENDATION TO THE COMPANY TO BUYBACK A PERCENTAGE NOT EXCEEDING 1% OF ITS SHARES WITH THE INTENTION OF DISPOSING OF THEM IN ACCORDANCE WITH THE DECISION ISSUED BY THE SECURITIES & COMMODITIES AUTHORITY ("SCA") IN THIS REGARD AND AUTHORIZING THE BOARD OF DIRECTORS TO DO THE FOLLOWING: A. TO EXECUTE THE DECISION OF THE GENERAL ASSEMBLY WITHIN THE PERIOD APPROVED BY SCA; B. TO REDUCE THE COMPANY'S CAPITAL BY CANCELING THOSE SHARES, IN THE EVENT OF EXPIRY OF THE DEADLINE SET BY SCA TO DISPOSE OF THE PURCHASED SHARES, AND AMENDING THE COMPANY'S CAPITAL IN THE ARTICLES OF ASSOCIATION ACCORDINGLY	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	SPECIAL RESOLUTION TO AUTHORIZE THE BOARD OF DIRECTORS TO APPROVE THE VOLUNTARY CONTRIBUTIONS FOR THE YEAR 2022 PROVIDED THAT SUCH VOLUNTARY CONTRIBUTIONS DO NOT EXCEED (2%) TWO PERCENT OF THE ANNUAL PROFIT	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	SPECIAL RESOLUTION TO AMEND FEW ARTICLES IN THE COMPANY'S ARTICLES OF ASSOCIATION TO COMPLY WITH THE PROVISIONS OF THE COMPANIES LAW. THE AMENDED ARTICLES WILL BE PUBLISHED ON THE COMPANY'S WEBSITE AND DFM WEBSITE BEFORE THE DATE OF THE GENERAL ASSEMBLY MEETING	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	TO RECEIVE AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS ON THE ACTIVITIES AND FINANCIAL POSITION OF THE COMPANY FOR THE FISCAL YEAR ENDING 31ST DECEMBER 2021	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	TO RECEIVE AND APPROVE THE AUDITORS' REPORT FOR THE FISCAL YEAR ENDING 31ST DECEMBER 2021	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	TO DISCUSS AND APPROVE THE COMPANY'S BALANCE SHEET AND THE PROFIT AND LOSS ACCOUNT FOR THE FISCAL YEAR ENDING 31ST DECEMBER 2021	FOR

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EMAAR PROPERTIES	AEE000301011	20-Apr-2022	TO DISCUSS THE PROPOSAL OF THE BOARD OF DIRECTORS REGARDING DISTRIBUTION OF DIVIDENDS TO THE SHAREHOLDERS AMOUNTING TO AED 1,226,960,832.30 (ONE BILLION TWO HUNDRED TWENTY SIX MILLION NINE HUNDRED SIXTY THOUSANDS EIGHT HUNDRED THIRTY TWO UAE DIRHAMS AND THIRTY FILS) REPRESENTING 15% (FIFTEEN PERCENT) OF THE SHARE CAPITAL BEING 15 (FIFTEEN) UAE FILS PER SHARE	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	TO CONSIDER AND APPROVE THE BOARD OF DIRECTOR'S REMUNERATION INCLUDING SALARIES, BONUS, EXPENSES AND FEES OF THE MEMBERS OF THE BOARD AS SET OUT IN SECTION (3)(C.2) AND APPENDIX (D) OF THE CORPORATE GOVERNANCE REPORT	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	TO DISCHARGE THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FISCAL YEAR ENDING 31ST DECEMBER 2021	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	TO DISCHARGE THE MEMBERS OF THE BOARD OF DIRECTORS OF EMAAR MALLS PJSC FROM LIABILITY FOR THE FISCAL YEAR ENDING 21ST NOVEMBER 2021, BEING THE DATE OF COMPLETION OF THE MERGER OF EMAAR MALLS PJSC WITH THE COMPANY	FOR
EMAAR PROPERTIES	AEE000301011	20-Apr-2022	TO DISCHARGE THE AUDITORS FROM LIABILITY FOR THE FISCAL YEAR ENDING 31ST DECEMBER 2021	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	Election of Director to serve until 2023: Ezra Y. Yacob	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	To ratify the appointment by the Audit Committee of the Board of Directors of Deloitte & Touche LLP, independent registered public accounting firm, as auditors for the Company for the year ending December 31, 2022.	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	Election of Director to serve until 2023: Janet F. Clark	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	To approve, by non-binding vote, the compensation of the Company's named executive officers.	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	Election of Director to serve until 2023: Charles R. Crisp	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	Election of Director to serve until 2023: Robert P. Daniels	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	Election of Director to serve until 2023: James C. Day	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	Election of Director to serve until 2023: C. Christopher Gaut	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	Election of Director to serve until 2023: Michael T. Kerr	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	Election of Director to serve until 2023: Julie J. Robertson	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	Election of Director to serve until 2023: Donald F. Textor	FOR
EOG RESOURCES, INC.	US26875P1012	20-Apr-2022	Election of Director to serve until 2023: William R. Thomas	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: Toby Z. Rice	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: Hallie A. Vanderhider	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: Lydia I. Beebe	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Advisory vote to approve the 2021 compensation of the Company's named executive officers (say-on-pay)	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Approval of an amendment to the Company's 2020 Long-Term Incentive Plan to increase the number of authorized shares	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year ending December 31, 2022	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: Lee M. Canaan	FOR

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EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: Janet L. Carrig	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: Frank C. Hu	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: Kathryn J. Jackson, Ph.D.	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: John F. McCartney	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: James T. McManus II	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: Anita M. Powers	FOR
EQT CORPORATION	US26884L1098	20-Apr-2022	Election of Director: Daniel J. Rice IV	FOR
FIRST FINANCIAL CORPORATION	US3202181000	20-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL CORPORATION	US3202181000	20-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL CORPORATION	US3202181000	20-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL CORPORATION	US3202181000	20-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL CORPORATION	US3202181000	20-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL CORPORATION	US3202181000	20-Apr-2022	Approve, by non-binding vote, compensation paid to the Corporation's named executive officers.	FOR
FIRST FINANCIAL CORPORATION	US3202181000	20-Apr-2022	Ratification of the appointment of Crowe LLP as the independent registered public accounting firm for the Corporation for the fiscal year ending December 31, 2022.	FOR
FIRST HAWAIIAN, INC.	US32051X1081	20-Apr-2022	An advisory vote on the compensation of the Company's named executive officers as disclosed in the proxy statement.	FOR
FIRST HAWAIIAN, INC.	US32051X1081	20-Apr-2022	Election of Director: W. Allen Doane	FOR
FIRST HAWAIIAN, INC.	US32051X1081	20-Apr-2022	Election of Director: Faye W. Kurren	FOR
FIRST HAWAIIAN, INC.	US32051X1081	20-Apr-2022	Election of Director: Robert S. Harrison	FOR
FIRST HAWAIIAN, INC.	US32051X1081	20-Apr-2022	Election of Director: James S. Moffatt	FOR
FIRST HAWAIIAN, INC.	US32051X1081	20-Apr-2022	Election of Director: Kelly A. Thompson	FOR
FIRST HAWAIIAN, INC.	US32051X1081	20-Apr-2022	Election of Director: Allen B. Uyeda	FOR
FIRST HAWAIIAN, INC.	US32051X1081	20-Apr-2022	Election of Director: Vanessa L. Washington	FOR
FIRST HAWAIIAN, INC.	US32051X1081	20-Apr-2022	Election of Director: C. Scott Wo	FOR
FIRST HAWAIIAN, INC.	US32051X1081	20-Apr-2022	Ratification of the appointment of Deloitte and Touche LLP to serve as the independent registered public accounting firm for the year ending December 31, 2022.	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	REELECT RIET CADONAU AS DIRECTOR	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	REELECT PETER HACKEL AS DIRECTOR	FOR

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GEORG FISCHER AG	CH0001752309	20-Apr-2022	REELECT ROGER MICHAELIS AS DIRECTOR	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	REELECT EVELINE SAUPPER AS DIRECTOR	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	REELECT YVES SERRA AS DIRECTOR	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	REELECT JASMIN STAIBLIN AS DIRECTOR	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	ELECT AYANO SENAHA AS DIRECTOR	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	REELECT YVES SERRA AS BOARD CHAIR	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	REAPPOINT RIET CADONAU AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	APPOINT ROGER MICHAELIS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	REAPPOINT EVELINE SAUPPER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 3.6 MILLION	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 11.4 MILLION	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	DESIGNATE CHRISTOPH VAUCHER AS INDEPENDENT PROXY	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	APPROVE REMUNERATION REPORT	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 20 PER SHARE	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	APPROVE 1:20 STOCK SPLIT	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	APPROVE RENEWAL OF CHF 400,000 POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
GEORG FISCHER AG	CH0001752309	20-Apr-2022	REELECT HUBERT ACHERMANN AS DIRECTOR	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	SET MAXIMUM AMOUNT OF MXN 1.11 BILLION FOR SHARE REPURCHASE, APPROVE POLICY RELATED TO ACQUISITION OF OWN SHARES	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE DISCHARGE OF BOARD OF DIRECTORS AND CEO	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY FERNANDO CHICO PARDO AS DIRECTOR	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY JOSE ANTONIO PEREZ ANTON AS DIRECTOR	AGAINST
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY PABLO CHICO HERNANDEZ AS DIRECTOR	AGAINST
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY AURELIO PEREZ ALONSO AS DIRECTOR	AGAINST

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GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY RASMUS CHRISTIANSEN AS DIRECTOR	AGAINST
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY FRANCISCO GARZA ZAMBRANO AS DIRECTOR	AGAINST
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY RICARDO GUAJARDO TOUCHE AS DIRECTOR	AGAINST
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY GUILLERMO ORTIZ MARTINEZ AS DIRECTOR	AGAINST
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY BARBARA GARZA LAGUERA GONDA AS DIRECTOR	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE CEOS AND AUDITORS REPORTS ON OPERATIONS AND RESULTS OF COMPANY, AND BOARDS OPINION ON REPORTS	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY HELIANE STEDEN AS DIRECTOR	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY DIANA M. CHAVEZ AS DIRECTOR	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY RAFAEL ROBLES MIAJA AS SECRETARY NON MEMBER OF BOARD	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY ANA MARIA POBLANNO CHANONA AS ALTERNATE SECRETARY NON MEMBER OF BOARD	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY RICARDO GUAJARDO TOUCHE AS CHAIRMAN OF AUDIT COMMITTEE	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY BARBARA GARZA LAGUERA GONDA AS MEMBER OF NOMINATIONS AND COMPENSATIONS COMMITTEE	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY FERNANDO CHICO PARDO AS MEMBER OF NOMINATIONS AND COMPENSATIONS COMMITTEE	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	ELECT RATIFY JOSE ANTONIO PEREZ ANTON OF NOMINATIONS AND COMPENSATIONS COMMITTEE	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF MXN 77,600	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE REMUNERATION OF OPERATIONS COMMITTEE IN THE AMOUNT OF MXN 77,600	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE BOARDS REPORT ON ACCOUNTING POLICIES AND CRITERIA FOR PREPARATION OF FINANCIAL STATEMENTS	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE REMUNERATION OF NOMINATIONS AND COMPENSATIONS COMMITTEE IN THE AMOUNT OF MXN 77,600	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE REMUNERATION OF AUDIT COMMITTEE IN THE AMOUNT OF MXN 110,000	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE REMUNERATION OF ACQUISITIONS AND CONTRACTS COMMITTEE IN THE AMOUNT OF MXN 25,900	FOR

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GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	AUTHORIZE CLAUDIO R. GONGORA MORALES TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	AUTHORIZE RAFAEL ROBLES MIAJA TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	AUTHORIZE ANA MARIA POBLANNO CHANONA TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE REPORT ON ACTIVITIES AND OPERATIONS UNDERTAKEN BY BOARD	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE INDIVIDUAL AND CONSOLIDATED FINANCIAL STATEMENTS	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE REPORT OF AUDIT COMMITTEES ACTIVITIES AND REPORT ON COMPANY'S SUBSIDIARIES	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE REPORT ON ADHERENCE TO FISCAL OBLIGATIONS	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE INCREASE IN LEGAL RESERVE BY MXN 295.86 MILLION	FOR
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	MXP001661018	20-Apr-2022	APPROVE CASH ORDINARY DIVIDENDS OF MXN 9.03 PER SHARE AND CASH EXTRAORDINARY DIVIDENDS OF MXN 6 PER SHARE	FOR
HARSCO CORPORATION	US4158641070	20-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as independent auditors for the fiscal year ending December 31, 2022.	FOR
HARSCO CORPORATION	US4158641070	20-Apr-2022	Election of Director: J. F. Earl	FOR
HARSCO CORPORATION	US4158641070	20-Apr-2022	Vote, on an advisory basis, to approve named executive officer compensation.	FOR
HARSCO CORPORATION	US4158641070	20-Apr-2022	Election of Director: K. G. Eddy	FOR
HARSCO CORPORATION	US4158641070	20-Apr-2022	Election of Director: D. C. Everitt	AGAINST
HARSCO CORPORATION	US4158641070	20-Apr-2022	Election of Director: F. N. Grasberger III	FOR
HARSCO CORPORATION	US4158641070	20-Apr-2022	Election of Director: C. I. Haznedar	FOR
HARSCO CORPORATION	US4158641070	20-Apr-2022	Election of Director: M. Longhi	FOR
HARSCO CORPORATION	US4158641070	20-Apr-2022	Election of Director: E. M. Purvis, Jr.	FOR
HARSCO CORPORATION	US4158641070	20-Apr-2022	Election of Director: J. S. Quinn	FOR
HARSCO CORPORATION	US4158641070	20-Apr-2022	Election of Director: P. C. Widman	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	AUTHORISATION GRANTED TO THE EXECUTIVE MANAGEMENT TO TRADE IN THE COMPANY'S SHARES	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	APPROVAL OF THE INFORMATION REFERRED TO IN I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE WITH REGARD TO COMPENSATION FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, FOR ALL CORPORATE OFFICERS (GLOBAL EX-POST VOTE)	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	APPROVAL OF TOTAL COMPENSATION AND BENEFITS OF ALL KINDS PAID DURING OR AWARDED IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO MR AXEL DUMAS, EXECUTIVE CHAIRMAN (INDIVIDUAL EX-POST VOTE)	FOR

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HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	APPROVAL OF TOTAL COMPENSATION AND BENEFITS OF ALL KINDS PAID DURING OR AWARDED IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO THE COMPANY MILE HERM S SAS, EXECUTIVE CHAIRMAN (INDIVIDUAL EX-POST VOTE)	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	APPROVAL OF TOTAL COMPENSATION AND BENEFITS OF ALL KINDS PAID DURING OR AWARDED IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO MR RIC DE SEYNES, CHAIRMAN OF THE SUPERVISORY BOARD (INDIVIDUAL EX-POST VOTE)	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR EXECUTIVE CHAIRMEN (EX-ANTE VOTE)	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR SUPERVISORY BOARD MEMBERS (EX-ANTE VOTE)	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	RE-ELECTION OF MR CHARLES-ERIC BAUER AS SUPERVISORY BOARD MEMBER FOR A TERM OF THREE YEARS	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	RE-ELECTION OF MS ESTELLE BRACHLIANOFF AS SUPERVISORY BOARD MEMBER FOR A TERM OF THREE YEARS	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	RE-ELECTION OF MS JULIE GUERRAND AS SUPERVISORY BOARD MEMBER FOR A TERM OF THREE YEARS	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	RE-ELECTION OF MS DOMINIQUE SENEQUIER AS SUPERVISORY BOARD MEMBER FOR A TERM OF THREE YEARS	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	AUTHORISATION TO BE GRANTED TO THE EXECUTIVE MANAGEMENT TO REDUCE THE SHARE CAPITAL BY CANCELLATION OF ALL OR PART OF THE TREASURY SHARES HELD BY THE COMPANY (ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE) - GENERAL CANCELLATION PROGRAM	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	AUTHORISATION TO BE GIVEN TO EXECUTIVE MANAGEMENT TO GRANT STOCK OPTIONS	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	AUTHORISATION TO BE GIVEN TO THE EXECUTIVE MANAGEMENT TO GRANT FREE EXISTING SHARES	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	DELEGATION OF AUTHORITY TO CARRY OUT THE FORMALITIES RELATED TO THE GENERAL MEETING	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	EXECUTIVE MANAGEMENT DISCHARGE	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	ALLOCATION OF NET INCOME - DISTRIBUTION OF AN ORDINARY DIVIDEND	FOR
HERMES INTERNATIONAL SA	FR0000052292	20-Apr-2022	APPROVAL OF RELATED-PARTY AGREEMENTS	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO RE-ELECT KEITH LOUGH AS A DIRECTOR	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO RECEIVE THE 2021 ANNUAL REPORT	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO CONFER A GENERAL AUTHORITY ON THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO CONFER AN ADDITIONAL AUTHORITY ON THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO AUTHORISE 14 DAY NOTICE PERIODS FOR GENERAL MEETINGS	AGAINST
HUNTING PLC	GB0004478896	20-Apr-2022	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR

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HUNTING PLC	GB0004478896	20-Apr-2022	TO DECLARE A FINAL DIVIDEND OF 4.0 CENTS PER SHARE	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO APPOINT PAULA HARRIS AS A DIRECTOR	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO RE-ELECT ANNELL BAY AS A DIRECTOR	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO RE-ELECT CAROL CHESNEY AS A DIRECTOR	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO RE-ELECT BRUCE FERGUSON AS A DIRECTOR	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO RE-ELECT JOHN GLICK AS A DIRECTOR	FOR
HUNTING PLC	GB0004478896	20-Apr-2022	TO RE-ELECT JIM JOHNSON AS A DIRECTOR	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Kenneth J. Phelan	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: David L. Porteous	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Lizabeth Ardisana	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Roger J. Sit	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Stephen D. Steinour	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Jeffrey L. Tate	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Gary Torgow	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	An advisory resolution to approve, on a non-binding basis, the compensation of executives as disclosed in the accompanying proxy statement.	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Alanna Y. Cotton	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Ann B. Crane	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Robert S. Cubbin	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Gina D. France	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: J. Michael Hochschwender	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Richard H. King	FOR

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HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Katherine M. A. Kline	FOR
HUNTINGTON BANCSHARES INCORPORATED	US4461501045	20-Apr-2022	Election of Director: Richard W. Neu	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 6.5 PER SHARE	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE DISCHARGE OF MATS QVIBERG	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE DISCHARGE OF MAGNUS DYBECK	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE DISCHARGE OF ANNA ENGBRETSSEN	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE DISCHARGE OF MARTHA JOSEFSSON	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE DISCHARGE OF DOUGLAS ROOS	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE DISCHARGE OF MARCUS STORCH	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE DISCHARGE OF NICKLAS PAULSON	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS OF BOARD	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 320,000 FOR CHAIRMAN AND VICE CHAIR AND SEK 235,000 FOR OTHER DIRECTORS	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	REELECT MAGNUS DYBECK AS DIRECTOR	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	REELECT ANNA ENGBRETSSEN AS DIRECTOR	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	REELECT MARTHA JOSEFSSON AS DIRECTOR	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	REELECT MATS QVIBERG AS DIRECTOR	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	REELECT DOUGLAS ROOS AS DIRECTOR	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	ELECT PAR ROOSVALL AS NEW DIRECTOR	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	ELECT MATS QVIBERG AS BOARD CHAIR	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	ELECT MARTHA JOSEFSSON AS VICE CHAIR	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	RATIFY KPMG AS AUDITORS	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE REMUNERATION REPORT	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	APPROVE PERFORMANCE SHARE MATCHING PLAN FOR KEY EMPLOYEES	FOR
INVESTMENT AB OERESUND	SE0008321608	20-Apr-2022	AUTHORIZE SYNTEHTIC SHARE REPURCHASE PROGRAM	FOR
KAMAN CORPORATION	US4835481031	20-Apr-2022	Advisory vote on a shareholder proposal seeking to provide for an independent chair.	AGAINST
KAMAN CORPORATION	US4835481031	20-Apr-2022	Election of Director: Aisha M. Barry	FOR

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KAMAN CORPORATION	US4835481031	20-Apr-2022	Election of Director: E. Reeves Callaway III	FOR
KAMAN CORPORATION	US4835481031	20-Apr-2022	Election of Director: A. William Higgins	FOR
KAMAN CORPORATION	US4835481031	20-Apr-2022	Election of Director: Scott E. Kuechle	FOR
KAMAN CORPORATION	US4835481031	20-Apr-2022	Election of Director: Michelle J. Lohmeier	FOR
KAMAN CORPORATION	US4835481031	20-Apr-2022	Election of Director: Jennifer M. Pollino	FOR
KAMAN CORPORATION	US4835481031	20-Apr-2022	Election of Director: Ian K. Walsh	FOR
KAMAN CORPORATION	US4835481031	20-Apr-2022	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
KAMAN CORPORATION	US4835481031	20-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm.	FOR
KELT EXPLORATION LTD.	CA4882951060	20-Apr-2022	To set the number of directors to be elected at the Meeting at six (6).	FOR
KELT EXPLORATION LTD.	CA4882951060	20-Apr-2022	DIRECTOR	FOR
KELT EXPLORATION LTD.	CA4882951060	20-Apr-2022	DIRECTOR	FOR
KELT EXPLORATION LTD.	CA4882951060	20-Apr-2022	DIRECTOR	FOR
KELT EXPLORATION LTD.	CA4882951060	20-Apr-2022	DIRECTOR	FOR
KELT EXPLORATION LTD.	CA4882951060	20-Apr-2022	DIRECTOR	FOR
KELT EXPLORATION LTD.	CA4882951060	20-Apr-2022	DIRECTOR	FOR
KELT EXPLORATION LTD.	CA4882951060	20-Apr-2022	To appoint PricewaterhouseCoopers LLP, Chartered Professional Accountants as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
KELT EXPLORATION LTD.	CA4882951060	20-Apr-2022	As an ordinary resolution of the shareholders of the Corporation that: all unallocated options under the Stock Option Plan be approved.	FOR
KELT EXPLORATION LTD.	CA4882951060	20-Apr-2022	As an ordinary resolution of the shareholders of the Corporation that: all unallocated options under the RSU PLAN be approved.	FOR
KEPPEL DC REIT	SG1AF6000009	20-Apr-2022	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, 1. THE AUDITED FINANCIAL STATEMENTS OF KEPPEL DC REIT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE AUDITOR'S REPORT THEREON	FOR
KEPPEL DC REIT	SG1AF6000009	20-Apr-2022	TO RE-APPOINT MESSRS PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF KEPPEL DC REIT AND AUTHORISE THE MANAGER TO FIX THE AUDITOR'S REMUNERATION	FOR
KEPPEL DC REIT	SG1AF6000009	20-Apr-2022	TO RE-ENDORSE THE APPOINTMENT OF MR KENNY KWAN AS DIRECTOR	FOR
KEPPEL DC REIT	SG1AF6000009	20-Apr-2022	TO RE-ENDORSE THE APPOINTMENT OF MR LOW HUAN PING AS DIRECTOR	FOR
KEPPEL DC REIT	SG1AF6000009	20-Apr-2022	TO RE-ENDORSE THE APPOINTMENT OF MR DILEEP NAIR AS DIRECTOR	FOR
KEPPEL DC REIT	SG1AF6000009	20-Apr-2022	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
KEPPEL PACIFIC OAK US REIT	SG1EA1000007	20-Apr-2022	TO RECEIVE AND ADOPT THE REPORT OF PERPETUAL (ASIA) LIMITED, AS TRUSTEE OF KEPPEL PACIFIC OAK US REIT (THE "TRUSTEE"), THE STATEMENT BY KEPPEL PACIFIC OAK US REIT MANAGEMENT PTE. LTD., AS MANAGER OF KEPPEL PACIFIC OAK US REIT (THE "MANAGER"), AND THE AUDITED FINANCIAL STATEMENTS OF KEPPEL PACIFIC OAK US REIT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE AUDITOR'S REPORT THEREON	FOR

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KEPPEL PACIFIC OAK US REIT	SG1EA1000007	20-Apr-2022	TO RE-APPOINT MESSRS ERNST & YOUNG LLP AS THE AUDITOR OF KEPPEL PACIFIC OAK US REIT TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT AGM OF KEPPEL PACIFIC OAK US REIT , AND TO AUTHORISE THE MANAGER TO FIX THEIR REMUNERATION	FOR
KEPPEL PACIFIC OAK US REIT	SG1EA1000007	20-Apr-2022	TO ENDORSE THE APPOINTMENT OF MR PETER MCMILLAN III AS DIRECTOR	FOR
KEPPEL PACIFIC OAK US REIT	SG1EA1000007	20-Apr-2022	TO ENDORSE THE APPOINTMENT OF MR SOONG HEE SANG AS DIRECTOR	FOR
KEPPEL PACIFIC OAK US REIT	SG1EA1000007	20-Apr-2022	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
KEPPEL PACIFIC OAK US REIT	SG1EA1000007	20-Apr-2022	TO APPROVE THE RENEWAL OF THE UNIT BUY-BACK MANDATE	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE PERFORMANCE OF THEIR DUTIES IN THE 2021 FINANCIAL YEAR	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	RE-APPOINTMENT OF MR. F. EULDERINK AS MEMBER OF THE EXECUTIVE BOARD	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	APPOINTMENT OF MR. M.E.G. GILSING AS MEMBER OF THE EXECUTIVE BOARD	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	RE-APPOINTMENT OF MRS. L.J.I. FOUFOPOULOS DE RIDDER AS MEMBER OF THE SUPERVISORY BOARD	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	RE-APPOINTMENT OF MR. B. VAN DER VEER AS MEMBER OF THE SUPERVISORY BOARD	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	RE-APPOINTMENT OF MR. M.F. GROOT AS MEMBER OF THE SUPERVISORY BOARD	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE SUPERVISORY BOARD	AGAINST
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	PROPOSAL TO AUTHORIZE THE EXECUTIVE BOARD TO ACQUIRE ORDINARY SHARES	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	APPOINTMENT OF DELOITTE ACCOUNTANTS B.V. AS THE EXTERNAL AUDITOR FOR THE 2023 FINANCIAL YEAR	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	IMPLEMENTATION OF THE REMUNERATION POLICY FOR THE 2021 FINANCIAL YEAR (ADVISORY VOTING ITEM)	AGAINST
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	DISCUSSION AND ADOPTION OF THE FINANCIAL STATEMENTS FOR THE 2021 FINANCIAL YEAR	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	DIVIDEND:PROPOSED DISTRIBUTION OF DIVIDEND FOR THE 2021 FINANCIAL YEAR	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	20-Apr-2022	DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THE PERFORMANCE OF THEIR DUTIES IN THE 2021 FINANCIAL YEAR	FOR
LEVI STRAUSS & CO	US52736R1023	20-Apr-2022	Election of Class III Director: Troy M. Alstead	FOR
LEVI STRAUSS & CO	US52736R1023	20-Apr-2022	Election of Class III Director: Charles "Chip" V. Bergh	FOR
LEVI STRAUSS & CO	US52736R1023	20-Apr-2022	Election of Class III Director: Robert A. Eckert	ABSTAIN
LEVI STRAUSS & CO	US52736R1023	20-Apr-2022	Election of Class III Director: Patricia Salas Pineda	FOR
LEVI STRAUSS & CO	US52736R1023	20-Apr-2022	Advisory vote to approve executive compensation.	AGAINST
LEVI STRAUSS & CO	US52736R1023	20-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for fiscal year 2022.	FOR
LEVI STRAUSS & CO	US52736R1023	20-Apr-2022	Shareholder proposal, if properly presented at the meeting, requesting a report on slaughter methods to produce leather.	AGAINST
LEVI STRAUSS & CO	US52736R1023	20-Apr-2022	Shareholder proposal, if properly presented at the meeting, requesting a workplace non-discrimination audit and report.	AGAINST
NEXTERA ENERGY PARTNERS, LP	US65341B1061	20-Apr-2022	Election of Director: Susan D. Austin	FOR

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NEXTERA ENERGY PARTNERS, LP	US65341B1061	20-Apr-2022	Election of Director: Robert J. Byrne	FOR
NEXTERA ENERGY PARTNERS, LP	US65341B1061	20-Apr-2022	Election of Director: Peter H. Kind	FOR
NEXTERA ENERGY PARTNERS, LP	US65341B1061	20-Apr-2022	Election of Director: John W. Ketchum	FOR
NEXTERA ENERGY PARTNERS, LP	US65341B1061	20-Apr-2022	Ratification of appointment of Deloitte & Touche LLP as NextEra Energy Partners' independent registered public accounting firm for 2022.	FOR
NEXTERA ENERGY PARTNERS, LP	US65341B1061	20-Apr-2022	Approval, by non-binding advisory vote, of the compensation of NextEra Energy Partners' named executive officers as disclosed in the proxy statement.	FOR
NORTHWEST BANCSHARES, INC.	US6673401039	20-Apr-2022	DIRECTOR	FOR
NORTHWEST BANCSHARES, INC.	US6673401039	20-Apr-2022	DIRECTOR	FOR
NORTHWEST BANCSHARES, INC.	US6673401039	20-Apr-2022	DIRECTOR	FOR
NORTHWEST BANCSHARES, INC.	US6673401039	20-Apr-2022	DIRECTOR	FOR
NORTHWEST BANCSHARES, INC.	US6673401039	20-Apr-2022	DIRECTOR	FOR
NORTHWEST BANCSHARES, INC.	US6673401039	20-Apr-2022	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm for the year ending December 31, 2022.	FOR
NORTHWEST BANCSHARES, INC.	US6673401039	20-Apr-2022	An advisory, non-binding resolution to approve the executive compensation described in the Proxy Statement.	FOR
NORTHWEST BANCSHARES, INC.	US6673401039	20-Apr-2022	The approval of the Northwest Bancshares, Inc. 2022 Equity Incentive Plan.	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE AND/OR CANCELLATION OF REPURCHASED SHARES	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	AMEND ARTICLES RE: DELETE ARTICLE 8, PARAGRAPH 2	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	AMEND ARTICLES RE: PARTICIPATION AT GENERAL MEETING	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	AMEND ARTICLES RE: RECORD DATE	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	AMEND NOMINATION COMMITTEE PROCEDURES	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	ELECT DIRECTORS	AGAINST
ORKLA ASA	NO0003733800	20-Apr-2022	ELECT MEMBERS OF NOMINATING COMMITTEE	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	ELECT CHAIR OF NOMINATION COMMITTEE	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	APPROVE REMUNERATION OF DIRECTORS	AGAINST
ORKLA ASA	NO0003733800	20-Apr-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR

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ORKLA ASA	NO0003733800	20-Apr-2022	OPEN MEETING; ELECT CHAIRMAN OF MEETING	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF NOK 3 PER SHARE	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	APPROVE REMUNERATION STATEMENT	FOR
ORKLA ASA	NO0003733800	20-Apr-2022	AUTHORIZE REPURCHASE OF SHARES FOR USE IN EMPLOYEE INCENTIVE PROGRAMS	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	GRANTING OF A DISCHARGE TO THE MEMBERS OF THE BOARD OF DIRECTORS: GRANTING OF A DISCHARGE TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE EXERCISE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED ON 31 DECEMBER 2021	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	GRANTING OF A DISCHARGE TO THE MEMBERS OF THE BOARD OF AUDITORS: GRANTING OF A DISCHARGE TO THE MEMBERS OF THE BOARD OF AUDITORS FOR THE EXERCISE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED ON 31 DECEMBER 2021	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	GRANTING OF A DISCHARGE TO THE INDEPENDENT AUDITORS FOR THE CONSOLIDATED ACCOUNTS OF THE PROXIMUS GROUP: GRANTING OF A DISCHARGE TO THE INDEPENDENT AUDITORS DELOITTE STATUTORY AUDITORS SRL, REPRESENTED BY MR. GEERT VERSTRAETEN AND CDP PETIT & CO SRL, REPRESENTED BY MR. DAMIEN PETIT, FOR THE EXERCISE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED ON 31 DECEMBER 2021	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	GRANTING OF A SPECIAL DISCHARGE TO MR. PIERRE RION FOR THE EXERCISE OF HIS MANDATE AS MEMBER OF THE BOARD OF AUDITORS UNTIL 21 APRIL 2021: GRANTING OF A SPECIAL DISCHARGE TO MR PIERRE RION FOR THE EXERCISE OF THIS MANDATE AS MEMBER OF THE BOARD OF AUDITORS UNTIL 21 APRIL 2021	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	REAPPOINTMENT OF A BOARD MEMBER: TO REAPPOINT MRS. AGNES TOURAINE UPON PROPOSAL BY THE BOARD OF DIRECTORS AFTER RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE, AS INDEPENDENT BOARD MEMBER FOR A PERIOD WHICH WILL EXPIRE AT THE ANNUAL GENERAL MEETING OF 2026. THIS BOARD MEMBER RETAINS HER CAPACITY OF INDEPENDENT MEMBER AS SHE MEETS THE CRITERIA LAID DOWN IN ARTICLE 7:87 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS AND IN THE BELGIAN CORPORATE GOVERNANCE CODE 2020. HER CV IS AVAILABLE ON WWW.PROXIMUS.COM. THIS THIRD MANDATE WILL BE REMUNERATED IN THE SAME WAY AS THAT OF THE OTHER BOARD MEMBERS. IN ACCORDANCE WITH THE DECISION TAKEN BY THE SHAREHOLDERS' MEETING OF 2004	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	REAPPOINTMENT OF A BOARD MEMBER: TO REAPPOINT MRS. CATHERINE VANDENBORRE UPON PROPOSAL BY THE BOARD OF DIRECTORS AFTER RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE, AS INDEPENDENT BOARD MEMBER FOR A PERIOD WHICH WILL EXPIRE AT THE ANNUAL GENERAL MEETING OF 2026. THIS BOARD MEMBER RETAINS HER CAPACITY OF INDEPENDENT MEMBER AS SHE MEETS THE CRITERIA LAID DOWN IN ARTICLE 7:87 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS AND IN THE BELGIAN CORPORATE GOVERNANCE CODE 2020. HER CV IS AVAILABLE ON WWW.PROXIMUS.COM. THIS THIRD MANDATE WILL BE REMUNERATED IN THE SAME WAY AS THAT OF THE OTHER BOARD MEMBERS, IN ACCORDANCE WITH THE DECISION TAKEN BY THE SHAREHOLDERS' MEETING OF 2004	FOR

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PROXIMUS SA	BE0003810273	20-Apr-2022	REAPPOINTMENT OF A BOARD MEMBER IN ACCORDANCE WITH THE RIGHT OF NOMINATION OF THE BELGIAN STATE: IN ACCORDANCE WITH THE NOMINATION FOR APPOINTMENT BY THE BOARD OF DIRECTORS AND AFTER RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE, ON BEHALF OF THE BELGIAN STATE, IN ACCORDANCE WITH ARTICLE 18, SECTION3 OF PROXIMUS' BYLAWS, TO REAPPOINT MR. STEFAAN DE CLERCK AS BOARD MEMBER FOR A PERIOD EXPIRING ON THE DATE OF THE ANNUAL GENERAL MEETING OF 2025. HIS CV IS AVAILABLE ON WWW.PROXIMUS.COM. THIS MANDATE WILL BE REMUNERATED IN THE SAME WAY AS THAT OF THE OTHER BOARD MEMBERS, IN ACCORDANCE WITH THE DECISION TAKEN BY THE SHAREHOLDERS' MEETING OF 2004	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	APPOINTMENT OF A NEW BOARD MEMBER IN ACCORDANCE WITH THE RIGHT OF NOMINATION OF THE BELGIAN STATE: IN ACCORDANCE WITH THE NOMINATION FOR APPOINTMENT BY THE BOARD OF DIRECTORS AND AFTER RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE, ON BEHALF OF THE BELGIAN STATE, IN ACCORDANCE WITH ARTICLE 18, SECTION3 OF PROXIMUS' BYLAWS, TO APPOINT MRS. CLAIRE TILLEKAERTS AS BOARD MEMBER FOR A PERIOD EXPIRING ON THE DATE OF THE ANNUAL GENERAL MEETING OF 2026. HER CV IS AVAILABLE ON WWW.PROXIMUS.COM. THIS MANDATE WILL BE REMUNERATED IN THE SAME WAY AS THAT OF THE OTHER BOARD MEMBERS, IN ACCORDANCE WITH THE DECISION TAKEN BY THE SHAREHOLDERS' MEETING OF 2004	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	APPOINTMENT OF A NEW BOARD MEMBER IN ACCORDANCE WITH THE RIGHT OF NOMINATION OF THE BELGIAN STATE: IN ACCORDANCE WITH THE NOMINATION FOR APPOINTMENT BY THE BOARD OF DIRECTORS AND AFTER RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE, ON BEHALF OF THE BELGIAN STATE, IN ACCORDANCE WITH ARTICLE 18, SECTION3 OF PROXIMUS' BYLAWS, TO APPOINT MRS. BEATRICE DE MAHIEU AS BOARD MEMBER FOR A PERIOD EXPIRING ON THE DATE OF THE ANNUAL GENERAL MEETING OF 2026. HER CV IS AVAILABLE ON WWW.PROXIMUS.COM. THIS MANDATE WILL BE REMUNERATED IN THE SAME WAY AS THAT OF THE OTHER BOARD MEMBERS, IN ACCORDANCE WITH THE DECISION TAKEN BY THE SHAREHOLDERS' MEETING OF 2004	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	APPOINTMENT OF A NEW BOARD MEMBER IN ACCORDANCE WITH THE RIGHT OF NOMINATION OF THE BELGIAN STATE: IN ACCORDANCE WITH THE NOMINATION FOR APPOINTMENT BY THE BOARD OF DIRECTORS AND AFTER RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE, ON BEHALF OF THE BELGIAN STATE, IN ACCORDANCE WITH ARTICLE 18, SECTION3 OF PROXIMUS' BYLAWS, TO APPOINT MRS. AUDREY HANARD AS BOARD MEMBER FOR A PERIOD EXPIRING ON THE DATE OF THE ANNUAL GENERAL MEETING OF 2026. HER CV IS AVAILABLE ON WWW.PROXIMUS.COM. THIS MANDATE WILL BE REMUNERATED IN THE SAME WAY AS THAT OF THE OTHER BOARD MEMBERS, IN ACCORDANCE WITH THE DECISION TAKEN BY THE SHAREHOLDERS' MEETING OF 2004	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	APPOINTMENT OF A BOARD OF AUDITORS IN CHARGE OF CERTIFYING THE ACCOUNTS FOR PROXIMUS SA OF PUBLIC LAW: TO APPOINT DELOITTE BEDRIJSREVISOREN BV/REVISEURS D'ENTREPRISES SRL, REPRESENTED BY MR. KOEN NEJJENS AND LUC CALLAERT BV, REPRESENTED BY MR. LUC CALLAERT, FOR THE STATUTORY AUDIT MANDATE OF PROXIMUS SA OF PUBLIC LAW FOR A PERIOD OF SIX YEARS FOR AN ANNUAL AUDIT FEE OF 293,000 EUR (TO BE INDEXED ANNUALLY)	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	APPOINTMENT OF A BOARD OF AUDITORS IN CHARGE OF THE JOINT AUDIT OF THE CONSOLIDATED ACCOUNTS FOR THE PROXIMUS GROUP: TO APPOINT DELOITTE BEDRIJSREVISOREN BV/REVISEURS D'ENTREPRISES SRL, REPRESENTED BY MR. KOEN NEJJENS AND LUC CALLAERT BV, REPRESENTED BY MR. LUC CALLAERT, RESPONSIBLE FOR THE JOINT AUDIT OF THE CONSOLIDATED ACCOUNTS OF THE PROXIMUS GROUP, FOR A PERIOD OF THREE YEARS FOR AN ANNUAL AUDIT FEE OF 353,000 EUR (TO BE INDEXED ANNUALLY)	FOR

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PROXIMUS SA	BE0003810273	20-Apr-2022	APPROVAL OF THE ANNUAL ACCOUNTS OF PROXIMUS SA UNDER PUBLIC LAW AT 31 DECEMBER 2021: APPROVAL OF THE ANNUAL ACCOUNTS WITH REGARD TO THE FINANCIAL YEAR CLOSED ON 31 DECEMBER 2021, INCLUDING THE FOLLOWING ALLOCATION OF THE RESULTS: (AS SPECIFIED) FOR 2021, THE GROSS DIVIDEND AMOUNTS TO EUR 1.20 PER SHARE, ENTITLING SHAREHOLDERS TO A DIVIDEND NET OF WITHHOLDING TAX OF EUR 0.84 PER SHARE, OF WHICH AN INTERIM DIVIDEND OF EUR 0.50 PER SHARE (EUR 0.35 PER SHARE NET OF WITHHOLDING TAX) WAS ALREADY PAID OUT ON 10 DECEMBER 2021; THIS MEANS THAT A GROSS DIVIDEND OF EUR 0.70 PER SHARE (EUR 0.49 PER SHARE NET OF WITHHOLDING TAX) WILL BE PAID ON 29 APRIL 2022. THE EX-DIVIDEND DATE IS FIXED ON 27 APRIL 2022, THE RECORD DATE IS 28 APRIL 2022	FOR
PROXIMUS SA	BE0003810273	20-Apr-2022	APPROVAL OF THE REMUNERATION REPORT.	AGAINST
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: John M. Turner, Jr.	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: Timothy Vines	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: Samuel A. Di Piazza, Jr.	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Ratification of Appointment of Ernst & Young LLP as the Independent Registered Public Accounting Firm for 2022.	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Advisory Vote on Executive Compensation.	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: Zhanna Golodryga	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: John D. Johns	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: Joia M. Johnson	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: Ruth Ann Marshall	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: Charles D. McCrary	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: James T. Prokopanko	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: Lee J. Styslinger III	FOR
REGIONS FINANCIAL CORPORATION	US7591EP1005	20-Apr-2022	Election of Director: José S. Suquet	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR

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SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	DIRECTOR	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	To ratify the selection of PricewaterhouseCoopers, LLP as the independent registered public accounting firm for the Company for the year ending December 31, 2022.	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	To approve the advisory (non-binding) resolution to approve Executive Compensation.	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	Board of Directors' proposal to amend the Articles of Incorporation to implement a majority voting standard in uncontested director elections.	FOR
SONOCO PRODUCTS COMPANY	US8354951027	20-Apr-2022	Advisory (non-binding) shareholder proposal regarding special shareholder meeting improvement.	AGAINST
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Mr. Ted Sarandos (B Director)	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Approve the Company's annual accounts for the financial year ended December 31, 2021 and the Company's consolidated financial statements for the financial year ended December 31, 2021.	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Mr. Thomas Owen Staggs (B Director)	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Ms. Cristina Mayville Stenbeck (B Director)	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Ms. Mona Sutphen (B Director)	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Ms. Padmasree Warrior (B Director)	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Appoint Ernst & Young S.A. (Luxembourg) as the independent auditor for the period ending at the general meeting approving the annual accounts for the financial year ending on December 31, 2022.	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Approve the directors' remuneration for the year 2022.	FOR

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SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Authorize and empower each of Mr. Guy Harles and Mr. Alexandre Gobert to execute and deliver, under their sole signature, on behalf of the Company and with full power of substitution, any documents necessary or useful in connection with the annual filing and registration required by the Luxembourg laws.	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Approve allocation of the Company's annual results for the financial year ended December 31, 2021.	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Grant discharge of the liability of the members of the Board of Directors for, and in connection with, the financial year ended December 31, 2021.	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Mr. Daniel Ek (A Director)	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Mr. Martin Lorentzon (A Director)	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Mr. Shishir Samir Mehrotra (A Director)	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Mr. Christopher Marshall (B Director)	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Mr. Barry McCarthy (B Director)	FOR
SPOTIFY TECHNOLOGY S.A.	LU1778762911	20-Apr-2022	Election of Director: Ms. Heidi O'Neill (B Director)	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
STHREE PLC	GB00B0KM9T71	20-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	APPROVE FINAL DIVIDEND OF 8.0 PENCE PER ORDINARY SHARE BE DECLARED AND PAID ON 10 JUNE 2022, TO SHAREHOLDERS ON THE REGISTER OF MEMBERS AS AT THE CLOSE OF BUSINESS ON 6 MAY 2022	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
STHREE PLC	GB00B0KM9T71	20-Apr-2022	ELECT TIMO LEHNE AS DIRECTOR	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	ELECT ANDREW BEACH AS DIRECTOR	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	RE-ELECT JAMES BILEFIELD AS DIRECTOR	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	RE-ELECT DENISE COLLIS AS DIRECTOR	FOR
STHREE PLC	GB00B0KM9T71	20-Apr-2022	RE-ELECT ANNE FAHY AS DIRECTOR	ABSTAIN
STHREE PLC	GB00B0KM9T71	20-Apr-2022	RE-ELECT BARRIE BRIEN AS DIRECTOR	FOR
SUNTEC REAL ESTATE INVESTMENT TRUST	SG1Q52922370	20-Apr-2022	TO RECEIVE AND ADOPT THE REPORT OF THE TRUSTEE, THE STATEMENT BY THE MANAGER AND THE AUDITED FINANCIAL STATEMENTS OF SUNTEC REIT FOR THE YEAR ENDED 31 DECEMBER 2021 AND THE AUDITORS' REPORT THEREON	FOR
SUNTEC REAL ESTATE INVESTMENT TRUST	SG1Q52922370	20-Apr-2022	TO RE-APPOINT KPMG LLP AS AUDITORS OF SUNTEC REIT AND AUTHORISE THE MANAGER TO FIX THE AUDITORS' REMUNERATION	AGAINST

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SUNTEC REAL ESTATE INVESTMENT TRUST	SG1Q52922370	20-Apr-2022	GENERAL MANDATE FOR THE ISSUE OF NEW UNITS AND/OR CONVERTIBLE SECURITIES	FOR
SUNTEC REAL ESTATE INVESTMENT TRUST	SG1Q52922370	20-Apr-2022	GENERAL MANDATE FOR UNIT BUY-BACK	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: Matthew Thornton III	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: Steven H. Wunning	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: Kerrii B. Anderson	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Advisory approval of the compensation of the named executives.	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm.	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: Arthur F. Anton	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: Jeff M. Fettig	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: Richard J. Kramer	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: John G. Morikis	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: Christine A. Poon	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: Aaron M. Powell	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: Marta R. Stewart	FOR
THE SHERWIN-WILLIAMS COMPANY	US8243481061	20-Apr-2022	Election of Director: Michael H. Thaman	FOR
TRI POINTE HOMES, INC.	US87265H1095	20-Apr-2022	Election of Director: Douglas F. Bauer	FOR
TRI POINTE HOMES, INC.	US87265H1095	20-Apr-2022	Election of Director: Lawrence B. Burrows	FOR
TRI POINTE HOMES, INC.	US87265H1095	20-Apr-2022	Election of Director: Steven J. Gilbert	AGAINST
TRI POINTE HOMES, INC.	US87265H1095	20-Apr-2022	Election of Director: R. Kent Grahl	FOR
TRI POINTE HOMES, INC.	US87265H1095	20-Apr-2022	Election of Director: Vicki D. McWilliams	FOR
TRI POINTE HOMES, INC.	US87265H1095	20-Apr-2022	Election of Director: Constance B. Moore	FOR
TRI POINTE HOMES, INC.	US87265H1095	20-Apr-2022	Approval, on a non-binding, advisory basis, of the compensation of Tri Pointe Homes, Inc.'s named executive officers.	FOR

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TRI POINTE HOMES, INC.	US87265H1095	20-Apr-2022	Ratification of the appointment of Ernst & Young LLP as Tri Pointe Homes, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TRI POINTE HOMES, INC.	US87265H1095	20-Apr-2022	Approval of the Tri Pointe Homes, Inc. 2022 Long-Term Incentive Plan.	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ELECTION OF DIRECTOR AND THE CHAIRMAN: RE-ELECTION OF MR. THOMAS SEILER	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ELECTION OF DIRECTOR AND THE CHAIRMAN: RE-ELECTION OF MR. JEAN-PIERRE WYSS	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ELECTION TO THE NOMINATION AND COMPENSATION COMMITTEE (NCC): ELECTION OF OF MR. ULRICH LOOSER	AGAINST
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ELECTION TO THE NOMINATION AND COMPENSATION COMMITTEE (NCC): RE-ELECTION OF MR. MARKUS BORCHERT	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ADVISORY VOTE ON THE COMPENSATION FOR FINANCIAL YEAR 2021: ADVISORY VOTE ON BOARD OF DIRECTORS COMPENSATION	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ADVISORY VOTE ON THE COMPENSATION FOR FINANCIAL YEAR 2021: ADVISORY VOTE ON EXECUTIVE COMMITTEE COMPENSATION	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	COMPENSATION 2022/2023: BOARD OF DIRECTORS	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	COMPENSATION 2022/2023: EXECUTIVE COMMITTEE	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ELECTION OF THE INDEPENDENT PROXY: RE-ELECTION OF KBT TREUHAND AG ZURICH	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ELECTION OF THE STATUTORY AUDITOR: RE-ELECTION OF KPMG AG, LUCERNE	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ANNUAL REPORT, FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR 2021	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	APPROPRIATION OF AVAILABLE PROFIT	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	DISCHARGE OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	CHANGE OF THE ARTICLES OF ASSOCIATION: CAPITAL DECREASE BY REDUCING THE NOMINAL VALUE OF THE SHARES	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	CHANGE OF THE ARTICLES OF ASSOCIATION: VIRTUAL ASSEMBLY	AGAINST
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ELECTION OF DIRECTOR AND THE CHAIRMAN: RE-ELECTION OF ANDRE MUELLER AND ELECTION AS CHAIRMAN OF THE BOARD	FOR
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ELECTION OF DIRECTOR AND THE CHAIRMAN: RE-ELECTION OF MR. ULRICH LOOSER	AGAINST
U-BLOX HOLDING AG	CH0033361673	20-Apr-2022	ELECTION OF DIRECTOR AND THE CHAIRMAN: RE-ELECTION OF MR. MARKUS BORCHERT	FOR
UFP INDUSTRIES, INC.	US90278Q1085	20-Apr-2022	Election of Director to serve until 2025: Joan A. Budden	FOR
UFP INDUSTRIES, INC.	US90278Q1085	20-Apr-2022	Election of Director to serve until 2025: William G. Currie	FOR
UFP INDUSTRIES, INC.	US90278Q1085	20-Apr-2022	Election of Director to serve until 2025: Bruce A. Merino	FOR
UFP INDUSTRIES, INC.	US90278Q1085	20-Apr-2022	To consider and vote upon a proposal to approve an Amendment to the Company's Articles of Incorporation to add an additional 170,000,000 shares of Common Stock.	FOR
UFP INDUSTRIES, INC.	US90278Q1085	20-Apr-2022	To consider and vote upon a proposal to amend the Company's Long-Term Stock Incentive Plan.	FOR
UFP INDUSTRIES, INC.	US90278Q1085	20-Apr-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal 2022.	FOR
UFP INDUSTRIES, INC.	US90278Q1085	20-Apr-2022	To participate in an advisory vote to approve the compensation paid to our Named Executives.	FOR
WESBANCO, INC.	US9508101014	20-Apr-2022	Election of Director to serve for a term of three years: Rosie Allen-Herring	FOR

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WESBANCO, INC.	US9508101014	20-Apr-2022	Election of Director to serve for a term of three years: Christopher V. Criss	FOR
WESBANCO, INC.	US9508101014	20-Apr-2022	Election of Director to serve for a term of three years: Lisa A. Knutson	FOR
WESBANCO, INC.	US9508101014	20-Apr-2022	Election of Director to serve for a term of three years: Gregory S. Proctor, Jr.	FOR
WESBANCO, INC.	US9508101014	20-Apr-2022	Election of Director to serve for a term of three years: Joseph R. Robinson	FOR
WESBANCO, INC.	US9508101014	20-Apr-2022	Election of Director to serve for a term of three years: Kerry M. Stemler	FOR
WESBANCO, INC.	US9508101014	20-Apr-2022	To approve an advisory (non-binding) vote on executive compensation paid to Wesbanco's named executive officers.	FOR
WESBANCO, INC.	US9508101014	20-Apr-2022	To approve an advisory (non-binding) vote ratifying the appointment of Ernst & Young, LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
WESBANCO, INC.	US9508101014	20-Apr-2022	To consider and act upon such other matters as may properly come before the meeting or any adjournment thereof.	AGAINST
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	To set the number of Directors at 11.	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	DIRECTOR	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	To appoint PricewaterhouseCoopers LLP, as the Auditor of the Company for the ensuing year and to authorize the Directors to fix the Auditor's remuneration.	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	To pass the special resolution to amend the corporate Articles of the Company to increase the quorum requirements and to provide for additional methods for delivery of notices, all as more particularly described under "Amendment of the Corporate Articles" in the accompanying Information Circular.	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	To pass the ordinary resolution to ratify, confirm and approve adoption by the Board of Directors of the Company's U.S. Employee Stock Purchase Plan for the purposes of Internal Revenue Code S423, as more particularly described under "Approval of the U.S. Employee Stock Purchase Plan" in the accompanying Information Circular.	FOR
WEST FRASER TIMBER CO. LTD.	CA9528451052	20-Apr-2022	To pass the ordinary resolution being the advisory resolution to approve the Company's approach to compensation paid by the Company to directors and Named Executive Officers, as more particularly described under "Advisory Resolution on the Company's Approach to Executive Compensation (Say on Pay)" in the accompanying Information Circular.	FOR
1ST SOURCE CORPORATION	US3369011032	21-Apr-2022	Election of Director for a term expiring in 2025: Isaac P. Torres	FOR
1ST SOURCE CORPORATION	US3369011032	21-Apr-2022	Election of Director for a term expiring in 2025: John F. Affleck-Graves	FOR

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1ST SOURCE CORPORATION	US3369011032	21-Apr-2022	Election of Director for a term expiring in 2025: Daniel B. Fitzpatrick	AGAINST
1ST SOURCE CORPORATION	US3369011032	21-Apr-2022	Election of Director for a term expiring in 2025: Christopher J. Murphy IV	AGAINST
1ST SOURCE CORPORATION	US3369011032	21-Apr-2022	Ratification of the appointment of BKD LLP as 1st Source Corporation's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Ratification of appointment of Ernst & Young LLP as our independent public accountant for the year ending December 31, 2022.	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Election of Director: Donna J. Blank	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Approve amendment to our Amended and Restated Certificate of Incorporation eliminating supermajority voting requirements for stockholders to: amend certain provisions of our Amended and Restated Certificate of Incorporation.	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Approve amendment to our Amended and Restated Certificate of Incorporation eliminating supermajority voting requirements for stockholders to: amend our Fourth Amended and Restated Bylaws.	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Approve amendment to our Amended and Restated Certificate of Incorporation eliminating supermajority voting requirements for stockholders to: remove directors.	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Election of Director: Morris A. Davis	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Election of Director: Peter J. Federico	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Election of Director: John D. Fisk	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Election of Director: Andrew A. Johnson, Jr.	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Election of Director: Gary D. Kain	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Election of Director: Prue B. Larocca	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Election of Director: Paul E. Mullings	FOR
AGNC INVESTMENT CORP.	US00123Q1040	21-Apr-2022	Election of Director: Frances R. Spark	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES AS PER ARTICLES 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE, AS WELL AS ARTICLE 132 OF TUF AND THE RELATED IMPLEMENTING PROVISIONS, TO SERVICE THE 2022 2022 LONG-TERM INCENTIVE PLAN AND THE 2022 INCENTIVE SYSTEM AS PER THE FOREGOING ITEMS OF THE AGENDA; GRANTING OF POWERS; RESOLUTIONS RELATED THERETO	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.5 (STOCK CAPITAL), PARAGRAPH 1,5 AND 6	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.9 (SHAREHOLDERS MEETING), PARAGRAPH 1,2 AND 3	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.10 (SHAREHOLDERS MEETING), PARAGRAPH 2, 3 AND 4	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.12 (SHAREHOLDERS MEETING), PARAGRAPH 1	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.14 (SHAREHOLDERS MEETING), PARAGRAPH 1 AND 2	FOR

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BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.15 (BOARD OF DIRECTORS), PARAGRAPH 3, 6, 9, 10, 13 AND 14	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.16 (BOARD OF DIRECTORS), PARAGRAPH 1	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.17 (BOARD OF DIRECTORS), PARAGRAPH 3	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.18 (BOARD OF DIRECTORS), PARAGRAPH 3, 4, AND 5	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.20 (CONTROL BODIES), PARAGRAPH 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 AND 16	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART.22 (LEAGAL REPRESENTATION), PARAGRAPH 1, 2, 3, 4, 5 E 6	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	TO APPROVE IN THE EXTRAORDINARY MEETING THE MODIFICATIONS OF THE BY-LAWS: RESOLUTIONS RELATED THERETO. TO AMEND ART. 23 (BALANCE SHEET, ALLOCATION OF PROFITS AND RESERVE), PARAGRAPH 4,5 AND 6	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021: TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021. TO PRESENT THE CONSOLIDATED BALANCE SHEET AND THE ANNUAL INTEGRATED REPORT. BOARD OF DIRECTORS', INTERNAL AUDITORS' AND EXTERNAL AUDITORS' REPORT	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021: TO ALLOCATE NET PROFIT FOR THE YEAR. RESOLUTIONS RELATED THERETO	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	REWARDING AND INCENTIVE POLICIES OF THE GROUP FOR 2022: TO EXAMINE SECTION I DRAFTED AS PER ARTICLE 123-TER, PARAGRAPH 3, OF TUF; RESOLUTIONS AS PER ARTICLE 123-TER, PARAGRAPHS 3-BIS AND 3-TER, OF TUF	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	REPORT ON THE IMPLEMENTATION OF THE GROUP'S REWARDING AND INCENTIVE POLICIES IN 2021: TO EXAMINE SECTION II DRAFTED AS PER ARTICLE 123-TER, PARAGRAPH 4, OF TUF; RESOLUTIONS AS PER ARTICLE 123-TER, PARAGRAPH 6, OF TUF	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	PROPOSAL TO RAISE THE RATIO BETWEEN THE VARIABLE AND FIXED COMPONENT OF REMUNERATION TO 2:1; RESOLUTIONS RELATED THERETO	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	LONG-TERM INCENTIVE PLAN FOR 2022 AS PER ARTICLE 114-BIS OF TUF: GRANTING OF POWERS; RESOLUTIONS RELATED THERETO	FOR
BANCA GENERALI SPA	IT0001031084	21-Apr-2022	SHARE-BASED INCENTIVE SYSTEM PURSUANT TO ARTICLE 114-BIS OF TUF: GRANTING OF POWERS; RESOLUTIONS RELATED THERETO	FOR
BASIC-FIT N.V.	NL0011872650	21-Apr-2022	DESIGNATION OF AUTHORITY TO ISSUE SHARES: DESIGNATION OF THE MANAGEMENT BOARD TO ISSUE SHARES AND/OR TO GRANT RIGHTS TO SUBSCRIBE FOR SHARES	FOR
BASIC-FIT N.V.	NL0011872650	21-Apr-2022	DESIGNATION OF AUTHORITY TO ISSUE SHARES: DESIGNATION OF THE MANAGEMENT BOARD TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS UPON THE ISSUE OF SHARES AND/OR THE GRANTING OF RIGHTS TO SUBSCRIBE FOR SHARES AS DESCRIBED UNDER 5(A)	FOR
BASIC-FIT N.V.	NL0011872650	21-Apr-2022	RENEWED DESIGNATION OF THE MANAGEMENT BOARD TO (I) ISSUE SHARES AND/OR TO GRANT RIGHTS TO SUBSCRIBE FOR SHARES UP TO A MAXIMUM OF 1% OF THE ISSUED SHARE CAPITAL, AND (II) TO RESTRICT OR EXCLUDE PREEMPTIVE RIGHTS UPON THE DESIGNATION UNDER (I) IN RELATION TO THE PERFORMANCE SHARE PLAN OR ANY OTHER EMPLOYEE SHARE PLAN	FOR
BASIC-FIT N.V.	NL0011872650	21-Apr-2022	AUTHORIZATION OF THE MANAGEMENT BOARD TO REPURCHASE SHARES	FOR

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BASIC-FIT N.V.	NL0011872650	21-Apr-2022	APPOINTMENT OF EXTERNAL AUDITOR: ERNST YOUNG ACCOUNTANTS LLP	FOR
BASIC-FIT N.V.	NL0011872650	21-Apr-2022	ANNUAL ACCOUNTS 2021: REMUNERATION REPORT FINANCIAL YEAR 2021 (ADVISORY VOTING ITEM)	AGAINST
BASIC-FIT N.V.	NL0011872650	21-Apr-2022	ANNUAL ACCOUNTS 2021: ADOPTION OF THE ANNUAL ACCOUNTS 2021	FOR
BASIC-FIT N.V.	NL0011872650	21-Apr-2022	ANNUAL ACCOUNTS 2021: DISCHARGE MEMBERS OF THE MANAGEMENT BOARD	FOR
BASIC-FIT N.V.	NL0011872650	21-Apr-2022	ANNUAL ACCOUNTS 2021: DISCHARGE MEMBERS OF THE SUPERVISORY BOARD	FOR
CAPITALAND INTEGRATED COMMERCIAL TRUST	SG1M51904654	21-Apr-2022	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF CICT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE AUDITORS' REPORT THEREON	FOR
CAPITALAND INTEGRATED COMMERCIAL TRUST	SG1M51904654	21-Apr-2022	TO RE-APPOINT KPMG LLP AS AUDITORS OF CICT AND AUTHORISE THE MANAGER TO FIX THE AUDITORS' REMUNERATION	FOR
CAPITALAND INTEGRATED COMMERCIAL TRUST	SG1M51904654	21-Apr-2022	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
CAPITALAND INTEGRATED COMMERCIAL TRUST	SG1M51904654	21-Apr-2022	TO APPROVE THE RENEWAL OF THE UNIT BUY-BACK MANDATE	FOR
CIMB GROUP HOLDINGS BHD	MYL102300000	21-Apr-2022	RE-ELECTION OF DIRECTOR PURSUANT TO ARTICLE 81 OF THE COMPANY'S CONSTITUTION: MS. TEOH SU YIN	FOR
CIMB GROUP HOLDINGS BHD	MYL102300000	21-Apr-2022	RE-ELECTION OF DIRECTOR PURSUANT TO ARTICLE 81 OF THE COMPANY'S CONSTITUTION: DATO' LEE KOK KWAN	FOR
CIMB GROUP HOLDINGS BHD	MYL102300000	21-Apr-2022	RE-ELECTION OF DIRECTOR PURSUANT TO ARTICLE 81 OF THE COMPANY'S CONSTITUTION: DATO' MOHAMED ROSS MOHD DIN	FOR
CIMB GROUP HOLDINGS BHD	MYL102300000	21-Apr-2022	TO APPROVE THE PAYMENT OF NON-EXECUTIVE DIRECTORS' FEES WITH EFFECT FROM THE 65TH AGM UNTIL THE NEXT AGM OF THE COMPANY	FOR
CIMB GROUP HOLDINGS BHD	MYL102300000	21-Apr-2022	TO APPROVE THE PAYMENT OF ALLOWANCES AND BENEFITS PAYABLE TO NON-EXECUTIVE DIRECTORS OF THE COMPANY UP TO AN AMOUNT OF RM3,895,000 FROM THE 65TH AGM UNTIL THE NEXT AGM OF THE COMPANY	FOR
CIMB GROUP HOLDINGS BHD	MYL102300000	21-Apr-2022	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022 AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
CIMB GROUP HOLDINGS BHD	MYL102300000	21-Apr-2022	PROPOSED RENEWAL OF THE AUTHORITY FOR DIRECTORS TO ALLOT AND ISSUE SHARES	FOR
CIMB GROUP HOLDINGS BHD	MYL102300000	21-Apr-2022	PROPOSED RENEWAL OF THE AUTHORITY FOR DIRECTORS TO ALLOT AND ISSUE SHARES IN RELATION TO THE DIVIDEND REINVESTMENT SCHEME	FOR
CIMB GROUP HOLDINGS BHD	MYL102300000	21-Apr-2022	PROPOSED RENEWAL OF THE AUTHORITY TO PURCHASE OWN SHARES	FOR
CITRIX SYSTEMS, INC.	US1773761002	21-Apr-2022	Adoption of the Agreement & Plan of Merger, dated January 31, 2022 (as it may be amended, supplemented or otherwise modified from time to time, the "Merger Agreement"), by and among the Company, Picard Parent, Inc. ("Parent"), Picard Merger Sub, Inc. ("Merger Sub"), and for the limited purposes described in the Merger Agreement, TIBCO Software Inc. Pursuant to the terms of the Merger Agreement, Merger Sub will merge with and into the Company, with the Company continuing as the surviving corporation & a wholly owned subsidiary of Parent (the "Merger")	FOR
CITRIX SYSTEMS, INC.	US1773761002	21-Apr-2022	Approval, on an advisory, non-binding basis, of the compensation that may be paid or may become payable to the Company's named executive officers in connection with the Merger.	FOR
CITRIX SYSTEMS, INC.	US1773761002	21-Apr-2022	Approval of a proposal to adjourn the Special Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	AGAINST

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COMFORIA RESIDENTIAL REIT,INC	JP3047540004	21-Apr-2022	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
COMFORIA RESIDENTIAL REIT,INC	JP3047540004	21-Apr-2022	Appoint an Executive Director Izawa, Takehiro	FOR
COMFORIA RESIDENTIAL REIT,INC	JP3047540004	21-Apr-2022	Appoint a Substitute Executive Director Yoshikawa, Kentaro	FOR
COMFORIA RESIDENTIAL REIT,INC	JP3047540004	21-Apr-2022	Appoint a Substitute Executive Director Kawauchi, Daisuke	FOR
COMFORIA RESIDENTIAL REIT,INC	JP3047540004	21-Apr-2022	Appoint a Supervisory Director Yamamoto, Koji	FOR
COMFORIA RESIDENTIAL REIT,INC	JP3047540004	21-Apr-2022	Appoint a Supervisory Director Oshima, Masamichi	FOR
COMFORIA RESIDENTIAL REIT,INC	JP3047540004	21-Apr-2022	Appoint a Substitute Supervisory Director Chiba, Hiroko	FOR
CONSORCIO ARA SAB DE CV	MXP001161019	21-Apr-2022	AUTHORIZE CANCELLATION OF REPURCHASED SHARES AND CONSEQUENTLY REDUCTION IN FIXED PORTION OF CAPITAL, AMEND ARTICLE 6	FOR
CONSORCIO ARA SAB DE CV	MXP001161019	21-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
CONSORCIO ARA SAB DE CV	MXP001161019	21-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CONSORCIO ARA SAB DE CV	MXP001161019	21-Apr-2022	APPROVE ALLOCATION OF INCOME AND CASH DIVIDENDS	FOR
CONSORCIO ARA SAB DE CV	MXP001161019	21-Apr-2022	ELECT OR RATIFY DIRECTORS, SECRETARY AND DEPUTY SECRETARY, APPROVE THEIR DISCHARGE AND REMUNERATION	FOR
CONSORCIO ARA SAB DE CV	MXP001161019	21-Apr-2022	ELECT OR RATIFY CHAIRMAN OF AUDIT COMMITTEE	FOR
CONSORCIO ARA SAB DE CV	MXP001161019	21-Apr-2022	ELECT OR RATIFY CHAIRMAN OF CORPORATE PRACTICES COMMITTEE	FOR
CONSORCIO ARA SAB DE CV	MXP001161019	21-Apr-2022	SET MAXIMUM AMOUNT OF SHARE REPURCHASE RESERVE AND ACCEPT REPORT ON BOARD POLICIES AND DECISION ON REPURCHASE OF SHARES	AGAINST
CONSORCIO ARA SAB DE CV	MXP001161019	21-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
COVESTRO AG	DE0006062144	21-Apr-2022	ELECT SVEN SCHNEIDER TO THE SUPERVISORY BOARD	FOR
COVESTRO AG	DE0006062144	21-Apr-2022	APPROVE REMUNERATION REPORT	FOR
COVESTRO AG	DE0006062144	21-Apr-2022	APPROVE REMUNERATION POLICY	FOR
COVESTRO AG	DE0006062144	21-Apr-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
COVESTRO AG	DE0006062144	21-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 3.40 PER SHARE	FOR
COVESTRO AG	DE0006062144	21-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
COVESTRO AG	DE0006062144	21-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
COVESTRO AG	DE0006062144	21-Apr-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF THE INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022 AND FIRST QUARTER OF FISCAL YEAR 2023	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER	FOR

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COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DEPUTY EXECUTIVE OFFICER	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DIRECTORS	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L. 22-10-9 I. OF THE FRENCH COMMERCIAL CODE RELATED TO COMPENSATION OF ALL CORPORATE OFFICERS	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND ALL BENEFITS IN KIND PAID DURING THE FISCAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED IN RESPECT OF THE SAID FISCAL YEAR TO JEAN LAURENT IN HIS CAPACITY AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND ALL BENEFITS IN KIND PAID DURING THE FISCAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED IN RESPECT OF THE SAID FISCAL YEAR TO CHRISTOPHE KULLMANN IN HIS CAPACITY AS CHIEF EXECUTIVE OFFICER	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND ALL BENEFITS IN KIND PAID DURING THE FISCAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED IN RESPECT OF THE SAID FISCAL YEAR TO OLIVIER EST VE IN HIS CAPACITY AS DEPUTY EXECUTIVE OFFICER	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND ALL BENEFITS IN KIND PAID DURING THE FISCAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED IN RESPECT OF THE SAID FISCAL YEAR TO DOMINIQUE OZANNE IN HIS CAPACITY AS DEPUTY EXECUTIVE OFFICER UNTIL 30 JUNE 2021	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	REAPPOINTMENT OF THE COMPANY ACM VIE AS DIRECTOR	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	REAPPOINTMENT OF ROMOLO BARDIN AS DIRECTOR	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	REAPPOINTMENT OF ALIX D'OCAGNE AS DIRECTOR	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPOINTMENT OF DANIELA SCHWARZER AS DIRECTOR	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL THROUGH THE INCORPORATION OF RESERVES, PROFITS, OR PREMIUMS	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE COMPANY'S SHARE CAPITAL THROUGH THE CANCELLATION OF SHARES	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR SECURITIES CONVERTIBLE INTO EQUITY, MAINTAINING THE SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHT	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE, THROUGH PUBLIC OFFERING, COMPANY SHARES AND/OR SECURITIES CONVERTIBLE INTO EQUITY, WITH WAIVER OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS AND A MANDATORY PRIORITY PERIOD FOR SHARE ISSUES	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR SECURITIES CONVERTIBLE INTO EQUITY, WITH WAIVER OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR TRANSFERABLE SECURITIES CONVERTIBLE INTO EQUITY, TO PAY FOR THE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY CONSISTING OF CAPITAL SHARES OR TRANSFERABLE SECURITIES CONVERTIBLE INTO EQUITY	FOR

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COVIVIO SA	FR0000064578	21-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO UNDERTAKE CAPITAL INCREASES RESERVED FOR EMPLOYEES OF THE COMPANY AND COMPANIES IN THE COVIVIO GROUP THAT ARE MEMBERS OF A COMPANY SAVINGS PLAN, WITH WAIVER OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHT	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOCATE EXISTING OR NEW FREE SHARES OF THE COMPANY TO EMPLOYEES AND/OR CORPORATE OFFICERS OF THE COMPANY AND ITS AFFILIATES, WITH WAIVER OF SHAREHOLDERS' PREFERENTIAL RIGHT OF SUBSCRIPTION TO THE SHARES TO BE ISSUED	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	AMENDMENT OF ARTICLE 3 (PURPOSE) AND ARTICLE 7 (FORM OF SHARES AND IDENTIFICATION OF SECURITIES HOLDERS) OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	POWERS FOR FORMAL RECORDING REQUIREMENTS	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROPRIATION OF INCOME - DISTRIBUTION OF DIVIDENDS	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT PREPARED IN ACCORDANCE WITH ARTICLE L. 225-40 OF THE FRENCH COMMERCIAL CODE AND THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE MENTIONED THEREIN	FOR
COVIVIO SA	FR0000064578	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
CTT-CORREIOS DE PORTUGAL S.A.	PTCTT0AM0001	21-Apr-2022	TO RESOLVE ON THE 2021 FINANCIAL STATEMENTS, INCLUDING THE MANAGEMENT REPORT, THE INDIVIDUAL AND CONSOLIDATED ACCOUNTS, THE CORPORATE GOVERNANCE REPORT (THAT INCLUDES THE REPORT ON REMUNERATION), NON-FINANCIAL INFORMATION, INCLUDING SUSTAINABILITY, AND OTHER CORPORATE, SUPERVISORY AND AUDIT INFORMATION DOCUMENTS, WHICH FORM THE INTEGRATED REPORT	FOR
CTT-CORREIOS DE PORTUGAL S.A.	PTCTT0AM0001	21-Apr-2022	TO RESOLVE ON THE PROFIT ALLOCATION PROPOSAL FOR THE 2021 FINANCIAL YEAR	FOR
CTT-CORREIOS DE PORTUGAL S.A.	PTCTT0AM0001	21-Apr-2022	TO GENERALLY APPRAISE THE COMPANY'S MANAGEMENT AND SUPERVISION	FOR
CTT-CORREIOS DE PORTUGAL S.A.	PTCTT0AM0001	21-Apr-2022	TO RESOLVE ON THE GRANTING OF AUTHORIZATION TO THE BOARD OF DIRECTORS FOR THE ACQUISITION AND TRANSFER OF OWN SHARES BY THE COMPANY AND BY ITS SUBSIDIARIES	FOR
CTT-CORREIOS DE PORTUGAL S.A.	PTCTT0AM0001	21-Apr-2022	TO RESOLVE ON A REDUCTION IN SHARE CAPITAL OF UP TO 2,325,000 EUROS FOR THE PURPOSE OF RELEASING EXCESS CAPITAL, BY MEANS OF CANCELLATION OF UP TO 4.650.000 SHARES REPRESENTING UP TO 3.1 PCT OF THE SHARE CAPITAL ALREADY ACQUIRED OR TO BE ACQUIRED IN CONNECTION WITH A SHARE BUYBACK PROGRAMME, AS WELL AS ON RELATED RESERVES, AND ON THE CORRESPONDING AMENDMENT TO PARAGRAPHS 1 AND 2 OF ARTICLE 4 OF THE ARTICLES OF ASSOCIATION	FOR
ENGIE	US29286D1054	21-Apr-2022	Approval of the total compensation and benefits of any kind paid during fiscal year 2021, or awarded for said year, to Jean-Pierre Clamadieu, Chairman of the Board of Directors	FOR
ENGIE	US29286D1054	21-Apr-2022	Approval of transactions and annual financial statements for fiscal year 2021	FOR
ENGIE	US29286D1054	21-Apr-2022	Approval of the total compensation and benefits of any kind paid during fiscal year 2021, or awarded for said year, to Catherine MacGregor, Chief Executive Officer	FOR
ENGIE	US29286D1054	21-Apr-2022	Approval of the compensation policy for Directors	FOR
ENGIE	US29286D1054	21-Apr-2022	Approval of the compensation policy for the Chairman of the Board of Directors	FOR

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ENGIE	US29286D1054	21-Apr-2022	Approval of the compensation policy for the Chief Executive Officer	FOR
ENGIE	US29286D1054	21-Apr-2022	Opinion on the climate transition strategy	FOR
ENGIE	US29286D1054	21-Apr-2022	Delegation of authority to the Board of Directors to decide to issue, with preferential subscription rights, (i) ordinary shares and / or any securities giving access to the share capital of the Company and / or its subsidiaries, and / or (ii) to issue securities giving the right to the allocation of debt securities (to be used only outside periods of public offerings)	FOR
ENGIE	US29286D1054	21-Apr-2022	Delegation of authority to the Board of Directors to decide to issue, without preferential subscription rights, (i) ordinary shares and / or any securities giving access to the share capital of the Company and / or its subsidiaries, and / or (ii) to issue securities giving the right to the allocation of debt securities (to be used only outside periods of public offerings)	FOR
ENGIE	US29286D1054	21-Apr-2022	Delegation of authority to the Board of Directors to issue ordinary shares or various securities without preferential subscription rights as part of an offer governed by Article L.411-2, 1° of the French Monetary and Financial Code (to be used outside public tender offer periods only)	FOR
ENGIE	US29286D1054	21-Apr-2022	Delegation of authority to the Board of Directors to increase the number of shares to be issued, with or without preferential subscription rights, pursuant to the 16th, 17th and 18th Resolutions, up to a maximum of 15% of the initial issue (to be used outside public tender offer periods only)	FOR
ENGIE	US29286D1054	21-Apr-2022	Delegation of authority to the Board of Directors to issue ordinary shares and / or various securities in consideration for contributions of securities made to the Company, up to a limit of 10% of the share capital (to be used only outside public tender offer periods)	FOR
ENGIE	US29286D1054	21-Apr-2022	Limitation of the Overall Ceiling for immediate or future capital increase delegations	FOR
ENGIE	US29286D1054	21-Apr-2022	Approval of the consolidated financial statements for fiscal year 2021	FOR
ENGIE	US29286D1054	21-Apr-2022	Delegation of authority to the Board of Directors to resolve to increase the share capital by capitalizing premiums, reserves, profits or other amounts	FOR
ENGIE	US29286D1054	21-Apr-2022	Authorization of the Board of Directors to reduce the share capital by canceling treasury shares	FOR
ENGIE	US29286D1054	21-Apr-2022	Delegation of authority to the Board of Directors to increase the share capital by issuing shares or securities granting access to equity securities to be issued, with preemptive subscription rights waived, for the benefit of ENGIE group employee savings plan members	FOR
ENGIE	US29286D1054	21-Apr-2022	Delegation of authority to the Board of Directors to increase the share capital by issuing shares or securities granting access to equity securities to be issued, without preferential subscription rights, reserved for a category of beneficiaries as part of the implementation of an ENGIE group international employee shareholding plan	FOR
ENGIE	US29286D1054	21-Apr-2022	Authorization to be given to the Board of Directors to award bonus shares (i) to all employees and corporate officers of companies belonging to the ENGIE group (with the exception of corporate officers of ENGIE Company) and (ii) to employees participating in an ENGIE group international employee shareholding plan	FOR
ENGIE	US29286D1054	21-Apr-2022	Authorization to be given to the Board of Directors to award bonus shares to certain employees and corporate officers of companies belonging to the ENGIE group (including the executive officers of the ENGIE Company)	FOR
ENGIE	US29286D1054	21-Apr-2022	Powers to implement the resolutions adopted by the Shareholders' Meeting and for formalities	FOR
ENGIE	US29286D1054	21-Apr-2022	Resolution A to amend 3rd resolution that sets the dividend fiscal year 2021 at €0.45 per share (resolution not approved by the Board of Directors)	AGAINST
ENGIE	US29286D1054	21-Apr-2022	Resolution B to supplement 3rd resolution that sets the dividend for fiscal years 2023 and 2024 at between 40% and 60% of net income, Group share (resolution not approved by the Board of Directors)	AGAINST

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ENGIE	US29286D1054	21-Apr-2022	Appropriation of net income and declaration for fiscal year 2021	FOR
ENGIE	US29286D1054	21-Apr-2022	Approval of the regulated agreements referred to in Article L.225-38 of the French Commercial Code	FOR
ENGIE	US29286D1054	21-Apr-2022	Authorization of the Board of Directors to trade in the Company's shares	FOR
ENGIE	US29286D1054	21-Apr-2022	Renewal of the term of office of a Director (Jean-Pierre Clamadieu)	FOR
ENGIE	US29286D1054	21-Apr-2022	Renewal of the term of office of a Director (Ross Mcinnes)	FOR
ENGIE	US29286D1054	21-Apr-2022	Appointment of Marie-Claire Daveu as Director	FOR
ENGIE	US29286D1054	21-Apr-2022	Approval of information relating to the compensation of corporate officers paid during fiscal year 2021 or awarded for said year and referred to in Article L.22-10-9 of the French Commercial Code	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.85 PER SHARE	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
ENGIE SA	FR0010208488	21-Apr-2022	REELECT JEAN-PIERRE CLAMADIEU AS DIRECTOR	FOR
ENGIE SA	FR0010208488	21-Apr-2022	REELECT ROSS MCINNES AS DIRECTOR	FOR
ENGIE SA	FR0010208488	21-Apr-2022	ELECT MARIE-CLAIRE DAVEU AS DIRECTOR	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE COMPENSATION OF JEAN PIERRE CLAMADIEU, CHAIRMAN OF THE BOARD	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE COMPENSATION OF CATHERINE MACGREGOR, CEO	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE REMUNERATION POLICY OF CEO	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE COMPANY'S CLIMATE TRANSITION PLAN	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITH PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 225 MILLION	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 225 MILLION	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES FOR PRIVATE PLACEMENTS, UP TO AGGREGATE NOMINAL AMOUNT OF EUR 225 MILLION	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE BOARD TO INCREASE CAPITAL IN THE EVENT OF ADDITIONAL DEMAND RELATED TO DELEGATION SUBMITTED TO SHAREHOLDER VOTE UNDER ITEM 15, 16 AND 17	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR CONTRIBUTIONS IN KIND	FOR
ENGIE SA	FR0010208488	21-Apr-2022	SET TOTAL LIMIT FOR CAPITAL INCREASE TO RESULT FROM ISSUANCE REQUESTS UNDER ITEMS 15-19 AND 23 24 AT EUR 265 MILLION	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE CAPITALIZATION OF RESERVES FOR BONUS ISSUE OR INCREASE IN PAR VALUE	FOR

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ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS RESERVED FOR EMPLOYEES OF INTERNATIONAL SUBSIDIARIES	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE UP TO 0.75 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS RESERVED FOR EMPLOYEES, CORPORATE OFFICERS AND EMPLOYEES OF INTERNATIONAL SUBSIDIARIES FROM GROUPE ENGIE	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE UP TO 0.75 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
ENGIE SA	FR0010208488	21-Apr-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
ENGIE SA	FR0010208488	21-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.45 PER SHARE	AGAINST
ENGIE SA	FR0010208488	21-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPROVE ALLOCATION OF INCOME 2023 AND 2024	AGAINST
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ENGIE SA	FR0010208488	21-Apr-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	APPROVE DIVIDENDS OF NOK 4.00 PER SHARE	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	APPROVE REMUNERATION STATEMENT	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 590,000 FOR CHAIRMAN AND NOK 310,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION OF COMMITTEE WORK	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	ELECT PAL WIBE AS DIRECTOR	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	ELECT MAI-LILL IBSEN (CHAIR) AS MEMBER OF NOMINATING COMMITTEE	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	ELECT INGER JOHANNE SOLHAUG AS MEMBER OF NOMINATING COMMITTEE	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	ELECT ALF INGE GJERDE AS MEMBER OF NOMINATING COMMITTEE	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	APPROVE REMUNERATION OF MEMBERS OF NOMINATING COMMITTEE	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	APPROVE EQUITY PLAN FINANCING	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	APPROVE CREATION OF NOK 16.7 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
EUOPRIS ASA	NO0010735343	21-Apr-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	ABSTAIN
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	FOR

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FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	FOR
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	FOR
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	FOR
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	FOR
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	FOR
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	FOR
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	FOR
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	FOR
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	DIRECTOR	FOR
FAIRFAX FINANCIAL HOLDINGS LIMITED	CA3039011026	21-Apr-2022	Appointment of PricewaterhouseCoopers LLP as Auditor of the Corporation.	FOR
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	ABSTAIN
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	FOR
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	FOR
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	ABSTAIN
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	ABSTAIN
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	FOR
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	ABSTAIN
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	FOR
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	FOR
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	FOR

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FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	DIRECTOR	FOR
FAIRFAX INDIA HOLDINGS CORPORATION	CA3038971022	21-Apr-2022	Appointment of PricewaterhouseCoopers LLP as Auditor of the Corporation.	ABSTAIN
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	REELECT GUGLIELMO BRETEL AS DIRECTOR	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	REELECT JOSEF FELDER AS DIRECTOR	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	REELECT STEPHAN GEMKOW AS DIRECTOR	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	REELECT CORINE MAUCH AS DIRECTOR	AGAINST
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	REELECT ANDREAS SCHMID AS DIRECTOR	AGAINST
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	ELECT ANDREAS SCHMID AS BOARD CHAIR	AGAINST
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	APPOINT VINCENT ALBERS AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	AGAINST
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	APPOINT GUGLIELMO BRETEL AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	APPOINT EVELINE SAUPPER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	AGAINST
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	APPOINT ANDREAS SCHMID AS NON-VOTING MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	AGAINST
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	DESIGNATE MARIANNE SIEGER AS INDEPENDENT PROXY	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	RATIFY ERNST & YOUNG AG AS AUDITORS	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	APPROVE DISCHARGE OF BOARD OF DIRECTORS	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	APPROVE REMUNERATION OF BOARD OF DIRECTORS IN THE AMOUNT OF CHF 1.7 MILLION	FOR
FLUGHAFEN ZUERICH AG	CH0319416936	21-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 6 MILLION	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE STOCK DIVIDEND PROGRAM	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS MENTIONING THE ABSENCE OF NEW TRANSACTIONS	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE COMPENSATION OF JEROME BRUNEL, CHAIRMAN OF THE BOARD	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE COMPENSATION OF MEKA BRUNEL, CEO	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE REMUNERATION POLICY OF MEKA BRUNEL, CEO UNTIL 21 APRIL 2022	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE REMUNERATION POLICY OF BENAT ORTEGA, CEO FROM 21 APRIL 2022	FOR

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GECINA	FR0010040865	21-Apr-2022	RATIFY APPOINTMENT OF JACQUES STERN AS CENSOR	AGAINST
GECINA	FR0010040865	21-Apr-2022	REELECT GABRIELLE GAUTHEY AS DIRECTOR	FOR
GECINA	FR0010040865	21-Apr-2022	ELECT CAROLE LE GALL AS DIRECTOR	FOR
GECINA	FR0010040865	21-Apr-2022	ELECT JACQUES STERN AS DIRECTOR	FOR
GECINA	FR0010040865	21-Apr-2022	RENEW APPOINTMENT OF PRICEWATERHOUSECOOPERS AUDIT SAS AS AUDITOR	FOR
GECINA	FR0010040865	21-Apr-2022	APPOINT KPMG AS AUDITOR	FOR
GECINA	FR0010040865	21-Apr-2022	APPOINT EMMANUEL BENOIST AS ALTERNATE AUDITOR	FOR
GECINA	FR0010040865	21-Apr-2022	APPOINT KPMG AUDIT FS I AS ALTERNATE AUDITOR	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITH PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 100 MILLION	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 50 MILLION	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE CAPITAL INCREASE OF UP TO EUR 50 MILLION FOR FUTURE EXCHANGE OFFERS	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES FOR PRIVATE PLACEMENTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 50 MILLION	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE BOARD TO INCREASE CAPITAL IN THE EVENT OF ADDITIONAL DEMAND RELATED TO DELEGATION SUBMITTED TO SHAREHOLDER VOTE ABOVE	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR CONTRIBUTIONS IN KIND	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE BOARD TO SET ISSUE PRICE FOR 10 PERCENT PER YEAR OF ISSUED CAPITAL PURSUANT TO ISSUE AUTHORITY WITHOUT PREEMPTIVE RIGHTS	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE CAPITALIZATION OF RESERVES OF UP TO EUR 100 MILLION FOR BONUS ISSUE OR INCREASE IN PAR VALUE	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE UP TO 0.5 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS RESERVED FOR EMPLOYEES AND EXECUTIVE CORPORATE OFFICERS	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
GECINA	FR0010040865	21-Apr-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE TRANSFER OF REVALUATION GAINS TO CORRESPONDING RESERVES ACCOUNT	FOR
GECINA	FR0010040865	21-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 5.30 PER SHARE	FOR
GENTING SINGAPORE LIMITED	SGXE21576413	21-Apr-2022	TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE AUDITOR'S REPORT THEREON	FOR
GENTING SINGAPORE LIMITED	SGXE21576413	21-Apr-2022	TO DECLARE A FINAL ONE-TIER TAX EXEMPT DIVIDEND OF SGD0.01 PER ORDINARY SHARE	FOR

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GENTING SINGAPORE LIMITED	SGXE21576413	21-Apr-2022	TO RE-ELECT TAN SRI LIM KOK THAY	FOR
GENTING SINGAPORE LIMITED	SGXE21576413	21-Apr-2022	TO RE-ELECT MS CHAN SWEE LIANG CAROLINA	FOR
GENTING SINGAPORE LIMITED	SGXE21576413	21-Apr-2022	TO APPROVE DIRECTORS' FEES OF UP TO SGD2,031,000 FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022	FOR
GENTING SINGAPORE LIMITED	SGXE21576413	21-Apr-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY	FOR
GENTING SINGAPORE LIMITED	SGXE21576413	21-Apr-2022	PROPOSED RENEWAL OF THE GENERAL MANDATE FOR INTERESTED PERSON TRANSACTIONS	FOR
GENTING SINGAPORE LIMITED	SGXE21576413	21-Apr-2022	PROPOSED RENEWAL OF THE SHARE BUY-BACK MANDATE	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: Wayne J. Riley, M.D.	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: Andrea B. Smith	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: Thomas F. Frist III	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Stockholder proposal, if properly presented at the meeting, regarding political spending disclosure.	AGAINST
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Stockholder proposal, if properly presented at the meeting, regarding lobbying disclosure.	AGAINST
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: Samuel N. Hazen	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: Meg G. Crofton	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: Robert J. Dennis	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: Nancy-Ann DeParle	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: William R. Frist	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: Charles O. Holliday, Jr.	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: Hugh F. Johnston	FOR
HCA HEALTHCARE, INC.	US40412C1018	21-Apr-2022	Election of Director: Michael W. Michelson	FOR
HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	REAPPOINTMENT OF MRS A.M. FENTENER VAN VLISSINGEN AS NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS	FOR
HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	REAPPOINTMENT OF MRS L.L.H. BRASSEY AS NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS	AGAINST
HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	APPOINTMENT OF MR C.A.G. DE CARVALHO AS NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS	AGAINST
HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	REAPPOINTMENT OF THE EXTERNAL AUDITOR FOR A PERIOD OF ONE YEAR	FOR
HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	ADVISORY VOTE ON THE REMUNERATION REPORT FOR THE 2021 FINANCIAL YEAR	FOR
HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	ADOPTION OF THE FINANCIAL STATEMENTS FOR THE 2021 FINANCIAL YEAR	FOR
HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	AUTHORISATION OF THE BOARD OF DIRECTORS TO ACQUIRE OWN SHARES	FOR
HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	AUTHORISATION OF THE BOARD OF DIRECTORS TO ISSUE (RIGHTS TO) SHARES	FOR

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HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	AUTHORISATION OF THE BOARD OF DIRECTORS TO RESTRICT OR EXCLUDE SHAREHOLDERS' PRE-EMPTIVE RIGHTS	FOR
HEINEKEN HOLDING NV	NL0000008977	21-Apr-2022	REAPPOINTMENT OF MR J.A. FERN NDEZ CARBAJAL AS NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS	AGAINST
HEINEKEN NV	NL0000009165	21-Apr-2022	AUTHORISATION OF THE EXECUTIVE BOARD TO RESTRICT OR EXCLUDE SHAREHOLDERS' PRE-EMPTIVE RIGHTS	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	REMUNERATION EXECUTIVE BOARD ADJUSTMENTS TO THE REMUNERATION POLICY FOR THE EXECUTIVE BOARD	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	RE-APPOINTMENT OF MR. J.M. HU T AS MEMBER OF THE SUPERVISORY BOARD	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	RE-APPOINTMENT OF MR. J.A. FERN NDEZ CARBAJAL AS MEMBER OF THE SUPERVISORY BOARD	AGAINST
HEINEKEN NV	NL0000009165	21-Apr-2022	RE-APPOINTMENT OF MRS. M. HELMES AS MEMBER OF THE SUPERVISORY BOARD	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	APPOINTMENT OF MR. F.J. CAMACHO BELTR N AS MEMBER OF THE SUPERVISORY BOARD	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	RE-APPOINTMENT OF THE EXTERNAL AUDITOR FOR A PERIOD OF ONE YEAR	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	ADVISORY VOTE ON THE 2021 REMUNERATION REPORT	AGAINST
HEINEKEN NV	NL0000009165	21-Apr-2022	ADOPTION OF THE 2021 FINANCIAL STATEMENTS OF THE COMPANY	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	ADOPTION OF THE DIVIDEND PROPOSAL FOR 2021	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	DISCHARGE OF THE MEMBERS OF THE EXECUTIVE BOARD	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	AUTHORISATION OF THE EXECUTIVE BOARD TO ACQUIRE OWN SHARES	FOR
HEINEKEN NV	NL0000009165	21-Apr-2022	AUTHORISATION OF THE EXECUTIVE BOARD TO ISSUE (RIGHTS TO) SHARES	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: James G. Hinkle	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Alex R. Lieblong	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: John W. Allison	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Thomas J. Longe	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Jim Rankin, Jr.	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Larry W. Ross	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Donna J. Townsell	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Advisory (non-binding) vote approving the Company's executive compensation.	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Approval of the Company's 2022 Equity Incentive Plan.	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Ratification of appointment of BKD, LLP as the Company's independent registered public accounting firm for the next fiscal year.	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Brian S. Davis	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Milburn Adams	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Robert H. Adcock, Jr.	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Richard H. Ashley	FOR

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HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Mike D. Beebe	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Jack E. Engelkes	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Tracy M. French	FOR
HOME BANCSHARES, INC.	US4368932004	21-Apr-2022	Election of Director: Karen E. Garrett	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: Marcy S. Klevorn	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: William J. McDonald	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: Raquel C. Bono, M.D.	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: Jorge S. Mesquita	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: James J. O'Brien	FOR
HUMANA INC.	US4448591028	21-Apr-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm.	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Non-binding advisory vote for the approval of the compensation of the named executive officers as disclosed in the 2022 proxy statement.	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: Bruce D. Broussard	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: Frank A. D'Amelio	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: David T. Feinberg, M.D.	AGAINST
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: Wayne A. I. Frederick, M.D.	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: John W. Garratt	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: Kurt J. Hilzinger	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: David A. Jones, Jr.	FOR
HUMANA INC.	US4448591028	21-Apr-2022	Election of Director: Karen W. Katz	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET AS WELL AS THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON DISPOSITIONS REGARDING THE COMPANY'S PROFIT ACCORDING TO THE APPROVED BALANCE SHEET AND ON THE RECORD DATE FOR DIVIDENDS	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY TOWARDS THE COMPANY FOR THE BOARD MEMBERS AND THE MANAGING DIRECTOR: FREDRIK LUNDBERG (CHAIRMAN OF THE BOARD)	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY TOWARDS THE COMPANY FOR THE BOARD MEMBERS AND THE MANAGING DIRECTOR: PAR BOMAN	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY TOWARDS THE COMPANY FOR THE BOARD MEMBERS AND THE MANAGING DIRECTOR: CHRISTIAN CASPAR	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY TOWARDS THE COMPANY FOR THE BOARD MEMBERS AND THE MANAGING DIRECTOR: MARIKA FREDRIKSSON	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY TOWARDS THE COMPANY FOR THE BOARD MEMBERS AND THE MANAGING DIRECTOR: BENGT KJELL	FOR

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INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY TOWARDS THE COMPANY FOR THE BOARD MEMBERS AND THE MANAGING DIRECTOR: ANNIKA LUNDIUS	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY TOWARDS THE COMPANY FOR THE BOARD MEMBERS AND THE MANAGING DIRECTOR: LARS PETTERSSON	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON DISCHARGE FROM LIABILITY TOWARDS THE COMPANY FOR THE BOARD MEMBERS AND THE MANAGING DIRECTOR: HELENA STJERNHOLM	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	DECISION ON THE NUMBER OF BOARD MEMBERS: EIGHT DIRECTORS AND NO DEPUTY DIRECTORS	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RESOLUTION ON FEES TO EACH OF THE BOARD MEMBERS	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RE-ELECTION OF BOARD AND CHAIRMAN OF THE BOARD: PAR BOMAN	AGAINST
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RE-ELECTION OF BOARD AND CHAIRMAN OF THE BOARD: CHRISTIAN CASPAR	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RE-ELECTION OF BOARD AND CHAIRMAN OF THE BOARD: MARIKA FREDRIKSSON	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RE-ELECTION OF BOARD AND CHAIRMAN OF THE BOARD: BENGT KJELL	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RE-ELECTION OF BOARD AND CHAIRMAN OF THE BOARD: FREDRIK LUNDBERG	AGAINST
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RE-ELECTION OF BOARD AND CHAIRMAN OF THE BOARD: KATARINA MARTINSON	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RE-ELECTION OF BOARD AND CHAIRMAN OF THE BOARD: LARS PETTERSSON	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RE-ELECTION OF BOARD AND CHAIRMAN OF THE BOARD: HELENA STJERNHOLM	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	RE-ELECTION OF BOARD AND CHAIRMAN OF THE BOARD: FREDRIK LUNDBERG TO THE CHAIRMAN OF THE BOARD	AGAINST
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	DECISION ON THE NUMBER OF AUDITORS: ONE CHARTERED ACCOUNTING FIRM	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	DECISION ON FEES TO THE AUDITOR	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	ELECTION OF AUDITOR: THE NOMINATING COMMITTEE PROPOSES, IN ACCORDANCE WITH THE AUDIT COMMITTEE'S RECOMMENDATION, RE ELECTION OF THE ACCOUNTING FIRM DELOITTE AB FOR THE PERIOD UNTIL THE END OF THE 2023 ANNUAL GENERAL MEETING. DELOITTE AB HAS NOTIFIED THAT IF THE FIRM IS ELECTED, IT WILL APPOINT AUTHORIZED PUBLIC ACCOUNTANT HANS WAREN AS CHIEF AUDITOR	FOR
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	DECISION ON APPROVAL OF COMPENSATION REPORT	AGAINST
INDUSTRIVAERDEN AB	SE0000107203	21-Apr-2022	DECISION ON A LONG-TERM SHARE SAVINGS PROGRAM	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET, AND THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON DISTRIBUTION OF THE COMPANY'S EARNINGS AS SHOWN IN THE ADOPTED BALANCE SHEET AND RECORD DATE FOR DIVIDEND	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON DISCHARGE FROM LIABILITY TO THE COMPANY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO: FREDRIK LUNDBERG (CHAIRMAN OF THE BOARD)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON DISCHARGE FROM LIABILITY TO THE COMPANY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO: PAR BOMAN (BOARD MEMBER)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON DISCHARGE FROM LIABILITY TO THE COMPANY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO: CHRISTIAN CASPAR (BOARD MEMBER)	FOR

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INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON DISCHARGE FROM LIABILITY TO THE COMPANY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO: MARIKA FREDRIKSSON (BOARD MEMBER)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON DISCHARGE FROM LIABILITY TO THE COMPANY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO: BENGT KJELL (BOARD MEMBER)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON DISCHARGE FROM LIABILITY TO THE COMPANY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO: ANNIKA LUNDIUS (BOARD MEMBER)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON DISCHARGE FROM LIABILITY TO THE COMPANY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO: LARS PETERSSON (BOARD MEMBER)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON DISCHARGE FROM LIABILITY TO THE COMPANY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO: HELENA STJERNHOLM (BOARD MEMBER AND CEO)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON THE NUMBER OF DIRECTORS	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION REGARDING DIRECTORS' FEES FOR EACH OF THE COMPANY DIRECTORS	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	ELECTION OF BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD: PAR BOMAN (RE-ELECTION)	AGAINST
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	ELECTION OF BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD: CHRISTIAN CASPAR (RE-ELECTION)	AGAINST
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	ELECTION OF BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD: MARIKA FREDRIKSSON (RE-ELECTION)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	ELECTION OF BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD: BENGT KJELL (RE-ELECTION)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	ELECTION OF BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD: FREDRIK LUNDBERG (RE-ELECTION)	AGAINST
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	ELECTION OF BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD: KATARINA MARTINSON (NEW ELECTION)	AGAINST
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	ELECTION OF BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD: LARS PETERSSON (RE-ELECTION)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	ELECTION OF BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD: HELENA STJERNHOLM (RE-ELECTION)	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	ELECTION OF BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD: FREDRIK LUNDBERG AS CHAIRMAN OF THE BOARD (RE-ELECTION)	AGAINST
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON THE NUMBER OF AUDITORS: ONE	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON THE AUDITOR'S FEES	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	ELECTION OF AUDITOR: DELOITTE AB	FOR
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION REGARDING APPROVAL OF THE REMUNERATION REPORT	AGAINST
INDUSTRIVAERDEN AB	SE0000190126	21-Apr-2022	DECISION ON A LONG-TERM SHARE SAVINGS PROGRAM	FOR
INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Election of Director: Jill Bright	FOR
INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Ratification of appointment of independent registered public accounting firm of Deloitte & Touche LLP.	FOR
INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Election of Director: Thomas Peterffy	AGAINST
INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Election of Director: Earl H. Nemser	AGAINST

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INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Election of Director: Milan Galik	FOR
INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Election of Director: Paul J. Brody	AGAINST
INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Election of Director: Lawrence E. Harris	FOR
INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Election of Director: Gary Katz	FOR
INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Election of Director: Philip Uhde	FOR
INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Election of Director: William Peterffy	AGAINST
INTERACTIVE BROKERS GROUP, INC.	US45841N1072	21-Apr-2022	Election of Director: Nicole Yuen	FOR
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	ELECTION OF DIRECTOR: CHIEF JUSTICE DIOSDADO M. PERALTA (RET) (INDEPENDENT DIRECTOR)	FOR
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	CALL TO ORDER. THE CALL IS DONE TO OFFICIALLY OPEN THE MEETING	ABSTAIN
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	ELECTION OF DIRECTOR: JOSE C. IBAZETA	ABSTAIN
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	ELECTION OF DIRECTOR: STEPHEN A. PARADIES	ABSTAIN
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	ELECTION OF DIRECTOR: ANDRES SORIANO III	ABSTAIN
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	APPOINTMENT OF EXTERNAL AUDITORS: SGV AND CO	FOR
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	OTHER MATTERS. ANY OTHER MATTER, WHICH MAY BE BROUGHT TO THE ATTENTION OF THE STOCKHOLDERS, MAY BE TAKEN UP	ABSTAIN
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	ADJOURNMENT	ABSTAIN
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	DETERMINATION OF EXISTENCE OF QUORUM. THE PRESENCE OF SHAREHOLDERS HOLDING AT LEAST MAJORITY OF THE OUTSTANDING SHARES IS REQUIRED FOR THE EXISTENCE OF A QUORUM	ABSTAIN
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	APPROVAL OF THE MINUTES OF THE ANNUAL STOCKHOLDERS MEETING HELD ON APRIL 15, 2021. SAID MINUTES RECORD THE PROCEEDINGS AT THE LAST STOCKHOLDERS MEETING PRIOR TO THIS MEETING	FOR
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	CHAIRMAN'S REPORT: THE CHAIRMAN'S REPORT WILL PRESENT A SUMMARY OF BUSINESS OPERATION OF THE CORPORATION AND ITS SUBSIDIARIES DURING PRECEDING FISCAL YEAR	ABSTAIN
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	APPROVAL OF THE 2021 AUDITED FINANCIAL STATEMENTS	FOR

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INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	APPROVAL/RATIFICATION OF ACTS, CONTRACTS, INVESTMENTS AND RESOLUTIONS OF THE BOARD OF DIRECTORS AND MANAGEMENT SINCE THE LAST ANNUAL STOCKHOLDERS MEETING. SAID ACTS, CONTRACTS, INVESTMENTS, AND RESOLUTIONS ARE SUMMARIZED IN ITEM 15 OF THE INFORMATION STATEMENT (SEC FORM 20-IS) MADE AVAILABLE TO THE SHAREHOLDERS THROUGH THE COMPANY WEBSITE (WWW.ICTSI.COM) AND PSE EDGE AND APPROVAL THEREOF BY THE STOCKHOLDERS IS SOUGHT	FOR
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	ELECTION OF DIRECTOR: ENRIQUE K. RAZON, JR	ABSTAIN
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	ELECTION OF DIRECTOR: CESAR A. BUENAVENTURA (INDEPENDENT DIRECTOR)	ABSTAIN
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	PHY411571011	21-Apr-2022	ELECTION OF DIRECTOR: CARLOS C. EJERCITO (INDEPENDENT DIRECTOR)	FOR
JERONIMO MARTINS SGPS SA	PTJMT0AE0001	21-Apr-2022	APPROVE INDIVIDUAL AND CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
JERONIMO MARTINS SGPS SA	PTJMT0AE0001	21-Apr-2022	APPROVE ALLOCATION OF INCOME	FOR
JERONIMO MARTINS SGPS SA	PTJMT0AE0001	21-Apr-2022	APPRAISE MANAGEMENT AND SUPERVISION OF COMPANY AND APPROVE VOTE OF CONFIDENCE TO CORPORATE BODIES	FOR
JERONIMO MARTINS SGPS SA	PTJMT0AE0001	21-Apr-2022	ELECT CORPORATE BODIES FOR 2022 2024 TERM	AGAINST
JERONIMO MARTINS SGPS SA	PTJMT0AE0001	21-Apr-2022	ELECT REMUNERATION COMMITTEE FOR 2022-2024 TERM	FOR
JERONIMO MARTINS SGPS SA	PTJMT0AE0001	21-Apr-2022	TO APPROVE THE REMUNERATION OF THE MEMBERS OF THE REMUNERATION COMMITTEE	FOR
JYSKE BANK A/S	DK0010307958	21-Apr-2022	ALLOW ELECTRONIC DISTRIBUTION OF COMPANY COMMUNICATION	FOR
JYSKE BANK A/S	DK0010307958	21-Apr-2022	AMEND ARTICLES RE: SHAREHOLDERS' EMAIL ADDRESSES	FOR
JYSKE BANK A/S	DK0010307958	21-Apr-2022	AMEND ARTICLES RE: PROXY AND POSTAL VOTING	FOR
JYSKE BANK A/S	DK0010307958	21-Apr-2022	INFORMATION ABOUT ELECTRONIC DISTRIBUTION OF COMPANY COMMUNICATION	FOR
JYSKE BANK A/S	DK0010307958	21-Apr-2022	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH DANISH AUTHORITIES	FOR
JYSKE BANK A/S	DK0010307958	21-Apr-2022	ALLOW SHAREHOLDER MEETINGS TO BE HELD BY ELECTRONIC MEANS ONLY	FOR
JYSKE BANK A/S	DK0010307958	21-Apr-2022	AMEND ARTICLES RE: NOTICE OF GENERAL MEETING	FOR
JYSKE BANK A/S	DK0010307958	21-Apr-2022	AMEND ARTICLES RE: QUORUM	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	DIRECTOR	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	DIRECTOR	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	DIRECTOR	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	DIRECTOR	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	DIRECTOR	FOR

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LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	DIRECTOR	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	DIRECTOR	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	DIRECTOR	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	DIRECTOR	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	DIRECTOR	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
LINCOLN ELECTRIC HOLDINGS, INC.	US5339001068	21-Apr-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: Jeh C. Johnson	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: Debra L. Reed-Klages	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: Daniel F. Akerson	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: James D. Taiclet	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: Patricia E. Yarrington	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Ratification of Appointment of Ernst & Young LLP as Independent Auditors for 2022.	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Advisory Vote to Approve the Compensation of our Named Executive Officers (Say-on-Pay)	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Stockholder Proposal to Reduce Threshold for Calling Special Stockholder Meetings.	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Stockholder Proposal to Issue a Human Rights Impact Assessment Report.	AGAINST
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: David B. Burritt	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: Bruce A. Carlson	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: John M. Donovan	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: Joseph F. Dunford, Jr.	FOR

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LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: James O. Ellis, Jr.	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: Thomas J. Falk	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: Ilene S. Gordon	FOR
LOCKHEED MARTIN CORPORATION	US5398301094	21-Apr-2022	Election of Director: Vicki A. Hollub	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. BELEN GARIJO AS DIRECTOR	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF DELOITTE & ASSOCIES AS STATUTORY AUDITOR, AND NON-RENEWAL AND NON-REPLACEMENT OF THE TERM OF OFFICE OF BEAS COMPANY AS DEPUTY STATUTORY AUDITOR	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPOINTMENT OF ERNST & YOUNG AS STATUTORY AUDITOR, AS A REPLACEMENT FOR PRICEWATERHOUSECOOPERS AUDIT, AND NON-RENEWAL AND NON-REPLACEMENT OF THE TERM OF OFFICE OF MR. JEAN-CHRISTOPHE GEORGHIOU AS DEPUTY STATUTORY AUDITOR	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF EACH OF THE CORPORATE OFFICERS REQUIRED BY SECTION I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPROVAL OF THE FIXED AND VARIABLE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED IN RESPECT OF THIS FINANCIAL YEAR TO MR. JEAN-PAUL AGON, IN HIS CAPACITY AS CHAIRMAN AND CHIEF EXECUTIVE OFFICER (PERIOD FROM THE 01 JANUARY 2021 TO 30 APRIL 2021)	AGAINST
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPROVAL OF THE FIXED AND VARIABLE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED IN RESPECT OF THIS FINANCIAL YEAR TO MR. JEAN-PAUL AGON, IN HIS CAPACITY AS CHAIRMAN OF THE BOARD OF DIRECTORS (PERIOD FROM THE 01 MAY 2021 TO 31 DECEMBER 2021)	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPROVAL OF THE FIXED AND VARIABLE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED IN RESPECT OF THIS FINANCIAL YEAR TO MR. NICOLAS HIERONIMUS, IN HIS CAPACITY AS CHIEF EXECUTIVE OFFICER (PERIOD FROM THE 01 MAY 2021 TO 31 DECEMBER 2021)	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPROVAL OF THE DIRECTORS COMPENSATION POLICY	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHIEF EXECUTIVE OFFICER	AGAINST
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPROVAL OF THE REPURCHASE AGREEMENT RELATING TO THE ACQUISITION BY LOREAL FROM NESTLE OF 22,260,000 LOREAL SHARES, REPRESENTING 4% OF THE CAPITAL UNDER THE REGULATED AGREEMENTS PROCEDURE	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	AUTHORIZATION FOR THE COMPANY TO REPURCHASE ITS OWN SHARES	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE CAPITAL BY CANCELLING SHARES ACQUIRED BY THE COMPANY IN ACCORDANCE WITH ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH THE FREE ALLOCATION OF EXISTING SHARES AND/OR SHARES TO BE ISSUED, TO EMPLOYEES AND CORPORATE OFFICERS, ENTAILING THE WAIVER BY SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ALLOW THE REALISATION OF A CAPITAL INCREASE RESERVED FOR EMPLOYEES, WITH CANCELLATION OF THE SHAREHOLDERS PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR

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L'OREAL S.A.	FR0000120321	21-Apr-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ALLOW THE REALISATION OF A CAPITAL INCREASE RESERVED FOR CATEGORIES OF BENEFICIARIES CONSISTING OF EMPLOYEES OF FOREIGN SUBSIDIARIES, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, IN THE CONTEXT OF AN EMPLOYEE SHAREHOLDING OPERATION	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	AMENDMENT TO ARTICLE 9 OF THE COMPANY'S BYLAWS IN ORDER TO CHANGE THE AGE LIMIT FOR THE EXERCISE OF THE DUTIES OF THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	AMENDMENT TO ARTICLE 11 OF THE COMPANY'S BYLAWS TO SPECIFY THE AGE LIMIT FOR THE EXERCISE OF THE DUTIES OF THE CHIEF EXECUTIVE OFFICER	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	AMENDMENT TO ARTICLES 2 AND 7 OF THE COMPANY'S BYLAWS IN THE CONTEXT OF LEGISLATIVE OR REGULATORY CHANGES (ORDINANCE NO. 2000-1223 OF 14 DECEMBER 2000, LAW NO. 2019-486 OF 22 MAY 2019)	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	AMENDMENT TO ARTICLE 8 OF THE COMPANY'S BYLAWS IN ORDER TO REMOVE THE MENTION OF THE OWNERSHIP OF 5 SHARES OF THE COMPANY BY THE DIRECTORS	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	POWERS TO CARRY OUT FORMALITIES	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR 2021 AND SETTING OF THE DIVIDEND	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. JEAN-PAUL AGON AS DIRECTOR	FOR
L'OREAL S.A.	FR0000120321	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. PATRICE CAINE AS DIRECTOR	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. BERNARD ARNAULT AS DIRECTOR	AGAINST
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. SOPHIE CHASSAT AS DIRECTOR	AGAINST
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. CLARA GAYMARD AS DIRECTOR	AGAINST
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. HUBERT VEDRINE AS DIRECTOR	AGAINST
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. YANN ARTHUS-BERTRAND AS CENSOR	AGAINST
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	SETTING OF THE MAXIMUM OVERALL ANNUAL AMOUNT ALLOCATED TO THE DIRECTORS AS A COMPENSATION FOR THEIR TERMS OF OFFICE	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF THE FIRM MAZARS AS PRINCIPAL STATUTORY AUDITOR	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	APPOINTMENT OF DELOITTE FIRM AS PRINCIPAL STATUTORY AUDITOR, AS A REPLACEMENT FOR ERNST & YOUNG AUDIT FIRM	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	ACKNOWLEDGEMENT OF THE EXPIRY AND NON-RENEWAL OF THE TERMS OF OFFICE OF THE COMPANY AUDITEX AND OF MR. OLIVIER LENE AS DEPUTY STATUTORY AUDITORS	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF CORPORATE OFFICERS, AS MENTIONED IN SECTION I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR

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LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	APPROVAL OF THE COMPENSATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2021 OR GRANTED FOR THE SAME FINANCIAL YEAR TO MR. BERNARD ARNAULT, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	AGAINST
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	APPROVAL OF THE COMPENSATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2021 OR AWARDED FOR THE SAME FINANCIAL YEAR TO MR. ANTONIO BELLONI, DEPUTY CHIEF EXECUTIVE OFFICER	AGAINST
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR DIRECTORS	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	AGAINST
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE DEPUTY CHIEF EXECUTIVE OFFICER	AGAINST
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 18 MONTHS, TO TRADE IN THE COMPANY'S SHARES AT A MAXIMUM PURCHASE PRICE OF 1,000 EUROS PER SHARE, NAMELY, A MAXIMUM CUMULATIVE AMOUNT OF 50.5 BILLION EUROS	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 18 MONTHS, TO REDUCE THE SHARE CAPITAL BY CANCELLING SHARES HELD BY THE COMPANY FOLLOWING THE REPURCHASE OF ITS OWN SECURITIES	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 26 MONTHS, TO PROCEED WITH FREE ALLOCATIONS OF SHARES TO BE ISSUED, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, OR OF EXISTING SHARES FOR THE BENEFIT OF EMPLOYEES AND/OR EXECUTIVE CORPORATE OFFICERS OF THE COMPANY AND RELATED ENTITIES WITHIN THE LIMIT OF 1% OF THE CAPITAL	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	AMENDMENT TO ARTICLES 16 (GENERAL MANAGEMENT) AND 24 (INFORMATION ON CAPITAL OWNERSHIP) OF THE BY-LAWS	AGAINST
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR - SETTING OF THE DIVIDEND	FOR
LVMH MOET HENNESSY LOUIS VUITTON SE	FR0000121014	21-Apr-2022	APPROVAL OF THE REGULATED AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	AGAINST
METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	ADOPTION OF THE FINANCIAL STATEMENTS	FOR
METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF DIVIDEND	FOR
METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT AND CEO FROM LIABILITY FOR THE FINANCIAL YEAR JANUARY 1 - DECEMBER 31, 2021	FOR
METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	ADOPTION OF THE COMPANY'S REMUNERATION REPORT FOR GOVERNING BODIES	FOR
METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: NINE	FOR
METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	RE-ELECT KLAUS CAWEN (VICE CHAIR), CHRISTER GARDELL, ANTTI MAKINEN, IAN W. PEARCE, KARI STADIGH (CHAIR), EMANUELA SPERANZA AND ARJA TALMA AS DIRECTORS ELECT BRIAN BEAMISH AND TERHI KOIPIJARVI AS NEW DIRECTORS	AGAINST

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METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	RESOLUTION ON THE REMUNERATION OF THE AUDITOR	FOR
METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	ELECTION OF AUDITOR: ERNST YOUNG	FOR
METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES	FOR
METSO OUTOTEC OYJ	FI0009014575	21-Apr-2022	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AND THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	ELECTION OF THE INDEPENDENT BOARD MEMBERS AND OTHER MEMBERS OF THE BOARD OF DIRECTORS AND DETERMINATION OF THEIR TERMS OF OFFICE	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	DETERMINING THE FEES AND ANY KIND OF FINANCIAL BENEFITS INCLUDING BONUS, PREMIUM, ATTENDANCE FEE, ETC. TO BE PAID TO THE BOARD MEMBERS	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	APPROVAL OR REJECTING OF THE PROPOSAL OF THE BOARD OF DIRECTORS IN RELATION TO THE AMENDMENT OF THE CURRENT CONTENTS OF ARTICLE 3 TITLED PURPOSE AND SCOPE AND ARTICLE 7 TITLED SHARE CAPITAL OF ARTICLES OF ASSOCIATION OF OUR COMPANY PROVIDED THAT THE NECESSARY PERMISSIONS OF THE CAPITAL MARKETS BOARD AND REPUBLIC OF TURKEY MINISTRY OF TRADE HAVE BEEN RECEIVED AND IN THE FORM WHICH RECEIVED THE PERMISSION, AND AUTHORIZATION OF THE COMPANY MANAGEMENT TO CONDUCT ALL OTHER TRANSACTIONS RELATED TO THE AMENDMENT OF THE ARTICLES OF ASSOCIATION	AGAINST
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	VOTING ON THE BOARD OF DIRECTORS SELECTION, OF THE COMPANY S INDEPENDENT AUDITORS AS PER THE TURKISH COMMERCIAL CODE AND THE CAPITAL MARKETS BOARD REGULATIONS	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	PROVIDING INFORMATION ABOUT THE DONATIONS AND ASSISTANCE GRANTED BY THE COMPANY IN 2021 DETERMINING AN UPPER LIMIT ON DONATIONS AND ASSISTANCE TO BE GRANTED IN 2022	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	AS REQUIRED BY CAPITAL MARKETS BOARD REGULATIONS, PROVIDING INFORMATION ABOUT COLLATERAL, PLEDGES, AND MORTGAGES GRANTED BY THE COMPANY IN FAVOR OF THIRD PARTIES AS WELL AS INCOME AND BENEFITS OBTAINED IN 2021	ABSTAIN
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	INFORMING THE SHAREHOLDERS ON THE TRANSACTIONS, IF ANY, MADE IN 2021 WITHIN THE CONTEXT OF ARTICLE 1.3.6. IN ANNEX I OF THE CORPORATE GOVERNANCE COMMUNIQUE (II 17.1) OF THE CAPITAL MARKETS BOARD	ABSTAIN
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	AUTHORIZING ANY SHAREHOLDERS WHO MAY BE IN CONTROL OF THE COMPANY S MANAGEMENT, BOARD OF DIRECTORS AND SENIOR MANAGERS AS WELL AS THEIR SPOUSES AND THEIR RELATIVES, WHETHER BY BLOOD OR MARRIAGE UNTO THE THIRD DEGREE TO ENGAGE IN BUSINESS AND TRANSACTIONS SUBJECT TO THE PROVISIONS OF ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE AND OF CAPITAL MARKETS BOARD REGULATIONS	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	CLOSING	ABSTAIN
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	OPENING THE MEETING AND DETERMINING THE PRESIDING COMMITTEE	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	READING AND DELIBERATING THE ANNUAL REPORT FOR 2021	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	READING THE INDEPENDENT AUDITOR S REPORT CONCERNING THE COMPANY S 2021 ACTIVITIES AND ACCOUNTS	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	READING, DELIBERATING, AND VOTING ON THE FINANCIAL STATEMENTS FOR 2021	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	INDIVIDUALLY ACQUITTING EACH OF THE MEMBERS OF THE COMPANY S BOARD OF DIRECTORS OF THEIR FIDUCIARY RESPONSIBILITIES FOR THE COMPANY S ACTIVITIES IN 2021	FOR
MIGROS TICARET A.S.	TREMGTI00012	21-Apr-2022	DISCUSSING, APPROVING, AMENDING AND APPROVING, OR REJECTING THE BOARD OF DIRECTORS PROPOSAL CONCERNING DIVIDEND DISTRIBUTION	FOR

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MONCLER S.P.A.	IT0004965148	21-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE MEMBERS OF THE BOARD OF DIRECTORS. LIST PRESENTED BY DOUBLE R S.R.L REPRESENTING THE 19.9PCT OF THE SHARE CAPITAL - REMO RUFFINI; - DIVA MORIANI; - CARLO RIVETTI; - ALESSANDRA GRITTI; - MARCO DE BENEDETTI; - JEANNE JACKSON; - MARIA SHARAPOVA; - BETTINA FETZER; - ROBERT PHILIPPE EGGS; - LUCIANO SANTEL; - GABRIELE GALATERI DI GENOLA; - ROSSELLA PAPPAGALLO	FOR
MONCLER S.P.A.	IT0004965148	21-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE CHAIRMAN	AGAINST
MONCLER S.P.A.	IT0004965148	21-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE VICE CHAIRMAN	AGAINST
MONCLER S.P.A.	IT0004965148	21-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO DETERMINE THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	AGAINST
MONCLER S.P.A.	IT0004965148	21-Apr-2022	INCENTIVE PLAN ON ORDINARY SHARES OF MONCLER S.P.A., NAMED 'PERFORMANCE SHARES PLAN 2022', RESERVED TO EXECUTIVE DIRECTORS, EMPLOYEES AND/OR COLLABORATORS AND/OR CONSULTANTS OF MONCLER AND OF ITS SUBSIDIARIES. RESOLUTIONS RELATED THERETO	FOR
MONCLER S.P.A.	IT0004965148	21-Apr-2022	BALANCE SHEET FOR THE FISCAL YEAR AS OF DECEMBER 31, 2021 AND ALLOCATION OF THE FISCAL YEAR PROFITS: APPROVAL OF THE BALANCE SHEET FOR THE FISCAL YEAR AS OF DECEMBER 31, 2021 ACCOMPANIED BY THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS, THE REPORT OF THE INTERNAL AUDITORS AND THE REPORT OF THE EXTERNAL AUDITORS. PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS AS OF DECEMBER 31, 2021. PRESENTATION OF THE CONSOLIDATED NON-BALANCE SHEET PREPARED IN ACCORDANCE WITH LEGISLATIVE DECREE NO. 254/16; RESOLUTIONS RELATED THERETO	FOR
MONCLER S.P.A.	IT0004965148	21-Apr-2022	BALANCE SHEET FOR THE FISCAL YEAR AS OF DECEMBER 31, 2021 AND ALLOCATION OF THE FISCAL YEAR PROFITS: ALLOCATION OF THE RESULTS OF THE FISCAL YEAR. RESOLUTIONS RELATED THERETO	FOR
MONCLER S.P.A.	IT0004965148	21-Apr-2022	REPORT ON THE POLICY REGARDING REMUNERATION AND FEES PAID OF MONCLER, DRAWN UP PURSUANT TO ART. 123-TER, OF THE LEGISLATIVE DECREE OF FEBRUARY 24, 1998 NO. 58 AND OF ART. 84-QUATER OF CONSOB REGULATION NO. 11971/1999: BINDING RESOLUTION ON THE FIRST SECTION RELATING TO THE REMUNERATION POLICY, DRAWN UP PURSUANT TO ART. 123-TER, PARAGRAPH 3, OF THE LEGISLATIVE DECREE OF FEBRUARY 24, 1998 NO. 58; RESOLUTIONS RELATED THERETO	FOR
MONCLER S.P.A.	IT0004965148	21-Apr-2022	REPORT ON THE POLICY REGARDING REMUNERATION AND FEES PAID OF MONCLER, DRAWN UP PURSUANT TO ART. 123-TER, OF THE LEGISLATIVE DECREE OF FEBRUARY 24, 1998 NO. 58 AND OF ART. 84-QUATER OF CONSOB REGULATION NO. 11971/1999: NON-BINDING RESOLUTION ON THE SECOND SECTION RELATING TO THE FEES PAID, DRAWN UP PURSUANT TO ART. 123-TER, PARAGRAPH 4, OF THE LEGISLATIVE DECREE OF FEBRUARY 24, 1998 NO. 58; RESOLUTIONS RELATED THERETO	AGAINST
MONCLER S.P.A.	IT0004965148	21-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF TREASURY SHARES PURSUANT TO ARTT. 2357, 2357-TER OF THE ITALIAN CIVIL CODE, ART. 132 OF THE LEGISLATIVE DECREE NO. 58/1998 AND ART. 144-BIS OF THE CONSOB REGULATION ADOPTED WITH RESOLUTION NO. 11971 OF MAY 14, 1999, AFTER REVOCATION, FOR THE PORTION NOT IMPLEMENTED, OF THE RESOLUTION ON THE AUTHORIZATION APPROVED BY THE ORDINARY SHAREHOLDERS' MEETING ON APRIL 22, 2021. RESOLUTIONS RELATED THERETO	FOR
MONCLER S.P.A.	IT0004965148	21-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO DETERMINE THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
MONCLER S.P.A.	IT0004965148	21-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO DETERMINE THE TERM OF OFFICE OF THE APPOINTMENT OF THE BOARD OF DIRECTORS	FOR
MYR GROUP INC.	US55405W1045	21-Apr-2022	ELECTION OF CLASS III DIRECTOR FOR THREE YEAR TERM: Bradley T. Favreau	FOR

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MYR GROUP INC.	US55405W1045	21-Apr-2022	ELECTION OF CLASS III DIRECTOR FOR THREE YEAR TERM: William D. Patterson	FOR
MYR GROUP INC.	US55405W1045	21-Apr-2022	ADVISORY APPROVAL OF THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	FOR
MYR GROUP INC.	US55405W1045	21-Apr-2022	RATIFICATION OF THE APPOINTMENT OF OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	FOR
NEL ASA	NO0010081235	21-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 625,000 FOR CHAIRMAN AND NOK 350,000 FOR OTHER DIRECTORS	FOR
NEL ASA	NO0010081235	21-Apr-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE; APPROVE REMUNERATION OF MEMBERS OF THE AUDIT COMMITTEE	FOR
NEL ASA	NO0010081235	21-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
NEL ASA	NO0010081235	21-Apr-2022	APPROVE REMUNERATION STATEMENT	AGAINST
NEL ASA	NO0010081235	21-Apr-2022	APPROVE CREATION OF NOK 29.2 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
NEL ASA	NO0010081235	21-Apr-2022	APPROVE ISSUANCE OF SHARES IN CONNECTION WITH INCENTIVE PLANS	FOR
NEL ASA	NO0010081235	21-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM IN CONNECTION WITH INCENTIVE PLANS	FOR
NEL ASA	NO0010081235	21-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
NEL ASA	NO0010081235	21-Apr-2022	ELECT OLE ENGER AS DIRECTOR (CHAIR)	FOR
NEL ASA	NO0010081235	21-Apr-2022	ELECT HANNE BLUME AS DIRECTOR	FOR
NEL ASA	NO0010081235	21-Apr-2022	ELECT CHARLOTTA FALVIN AS DIRECTOR	AGAINST
NEL ASA	NO0010081235	21-Apr-2022	ELECT FINN JEBSEN AS DIRECTOR	FOR
NEL ASA	NO0010081235	21-Apr-2022	ELECT BEATRIZ MALO DE MOLINA AS DIRECTOR	FOR
NEL ASA	NO0010081235	21-Apr-2022	ELECT TOM ROTJER AS DIRECTOR	FOR
NEL ASA	NO0010081235	21-Apr-2022	ELECT JON ANDRE LOKKE AS DIRECTOR	FOR
NEL ASA	NO0010081235	21-Apr-2022	ELECT EIVIND SARS VEDDENG (CHAIR) AS MEMBER OF NOMINATING COMMITTEE	FOR
NEL ASA	NO0010081235	21-Apr-2022	ELECT ANDREAS POOLE AS MEMBER OF NOMINATING COMMITTEE	FOR
NEL ASA	NO0010081235	21-Apr-2022	ELECT LEIF ERIKSROD AS MEMBER OF NOMINATING COMMITTEE	FOR
NEL ASA	NO0010081235	21-Apr-2022	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
NEL ASA	NO0010081235	21-Apr-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
NEL ASA	NO0010081235	21-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: Thomas Palmer. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: Julio Quintana. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: Patrick Awuah. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: Susan Story. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Approve, on an Advisory Basis, Named Executive Officer Compensation.	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Ratify Appointment of Independent Registered Public Accounting Firm for 2022.	FOR

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NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: Gregory Boyce. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: Bruce Brook. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: Maura Clark. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: Emma FitzGerald. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: Mary Laschinger. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: José Manuel Madero. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: René Médori. (Please note that an Against vote is treated as a Withhold)	FOR
NEWMONT CORPORATION	US6516391066	21-Apr-2022	Election of Director: Jane Nelson. (Please note that an Against vote is treated as a Withhold)	FOR
NOS SGPS, SA	PTZON0AM0006	21-Apr-2022	TO ELECT NEW MEMBERS FOR THE BOARD OF DIRECTORS, THE BOARD OF THE GENERAL MEETING, AND THE STATUTORY AUDIT BOARD, FOR THE THREE-YEAR TERM 2022/2024	AGAINST
NOS SGPS, SA	PTZON0AM0006	21-Apr-2022	TO ELECT THE STATUTORY AUDITOR, EFFECTIVE AND ALTERNATE, FOR THE 2022/2023 BIENNIUM	FOR
NOS SGPS, SA	PTZON0AM0006	21-Apr-2022	TO APPOINT THE REMUNERATION COMMITTEE FOR THE THREE-YEAR PERIOD 2022/2024 AND TO APPROVE REMUNERATION FOR THE MEMBERS OF THIS COMMITTEE	AGAINST
NOS SGPS, SA	PTZON0AM0006	21-Apr-2022	TO APPROVE THE INDIVIDUAL AND CONSOLIDATED ANNUAL REPORT, FINANCIAL STATEMENTS AND OTHER DOCUMENTS, INCLUDING THE COMPANYS CORPORATE GOVERNANCE REPORT (WHICH INCORPORATES THE REMUNERATION REPORT) AND CONSOLIDATED NON-FINANCIAL STATEMENTS FOR THE YEAR 2021	FOR
NOS SGPS, SA	PTZON0AM0006	21-Apr-2022	TO APPROVE THE DISTRIBUTION AND ALLOCATION OF PROFITS RELATING TO THE FINANCIAL YEAR OF 2021	FOR
NOS SGPS, SA	PTZON0AM0006	21-Apr-2022	TO DELIBERATE THE INCREASE OF THE COMPANYS TOTAL SHARE CAPITAL BY 850,016,277.00 EUROS BY INCORPORATING THE SHARE PREMIUM RESERVES REFLECTED IN THE COMPANY ACCOUNTS FOR 2021, THAT REMAINS AFTER THE ALLOCATION OF NET RESULTS FOR THE YEAR. THE PROPOSAL IMPLIES A 1.65 EURO INCREASE IN THE NOMINAL VALUE OF ALL SHARES TO 1.66 EURO AND, CONSEQUENTLY, AN AMENDMENT OF PARAGRAPHS (1) AND (2) OF ARTICLE 4 OF THE COMPANYS ARTICLES OF ASSOCIATION	FOR
NOS SGPS, SA	PTZON0AM0006	21-Apr-2022	TO ASSESS THE COMPANYS MANAGEMENT AND SUPERVISORY BODIES	FOR
NOS SGPS, SA	PTZON0AM0006	21-Apr-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO ACQUIRE AND DISPOSE OF OWN SHARES ON BEHALF OF THE COMPANY AND ITS SUBSIDIARIES	FOR
NOS SGPS, SA	PTZON0AM0006	21-Apr-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO ACQUIRE AND DISPOSE OF OWN BONDS ON BEHALF OF THE COMPANY AND ITS SUBSIDIARIES	FOR
NOS SGPS, SA	PTZON0AM0006	21-Apr-2022	TO APPROVE THE AMENDMENT TO ARTICLE 10 OF THE COMPANY'S ARTICLES OF ASSOCIATION, MODIFYING THE CURRENT NUMBER 6, ADDING TWO NEW NUMBERS 7 AND 8 AND RENUMBERING THE CURRENT NUMBER 7	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKV55	21-Apr-2022	TO APPROVE ELECTION OF THE BOARD OF DIRECTOR: MIHELXSON LEONIDVIKTOROVIC	ABSTAIN
NOVATEK JOINT STOCK COMPANY	RU000A0DKV55	21-Apr-2022	TO APPROVE ANNUAL REPORT FOR 2021, ANNUAL FINANCIAL STATEMENT FOR 2021, PROFIT DISTRIBUTION INCLUDING DIVIDEND PAYMENT FOR 2021	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKV55	21-Apr-2022	TO APPROVE ELECTION OF THE BOARD OF DIRECTOR: NATALENKO ALEKSANDR EGOROVIC	AGAINST
NOVATEK JOINT STOCK COMPANY	RU000A0DKV55	21-Apr-2022	TO APPROVE ELECTION OF THE BOARD OF DIRECTOR: OREL ALEKSEI VLADIMIROVIC	AGAINST

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NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO ELECT BELAEVA OLGXA VLADIMIROVNA TO THE AUDIT COMMISSION	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO ELECT MERZLAKOVA ANNA VALERXEVNA TO THE AUDIT COMMISSION	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO ELECT RASKOV IGORX ALEKSANDROVIC TO THE AUDIT COMMISSION	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO ELECT QULIKIN NIKOLAI KONSTANTINOVIC TO THE AUDIT COMMISSION	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO ELECT MIHELXSON LEONID VIKTOROVIC THE CHAIRMAN OF THE EXECUTIVE BOARD FOR 5 YEARS BEGINING FROM 25.05.2022	ABSTAIN
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO APPROVE PRAISVOTERHAUSKUPERS AUDIT AS THE AUDITOR FOR 2022	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO APPROVE REMUNERATION TO BE PAID TO THE NEWLY ELECTED MEMBERS OF THE BOARD OF DIRECTORS IN ACCORDANCE WITH INTERNAL REGULATION	ABSTAIN
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO APPROVE REMUNERATION TO BE PAID TO THE MEMBERS OF THE AUDIT COMMISSION	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO APPROVE DIVIDEND PAYMENT FOR 2021. DIVIDEND RATE IS 43.77 RUB PER ORDINARY SHARE. RECORDDATE FOR DIVIDEND PAYMENT IS 05.05.2022	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO APPROVE ELECTION OF THE BOARD OF DIRECTOR: AKIMOV ANDREI IGOREVIC	ABSTAIN
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO APPROVE ELECTION OF THE BOARD OF DIRECTOR: ARNO LE FOLLX	AGAINST
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO APPROVE ELECTION OF THE BOARD OF DIRECTOR: GAIDA IRINA VERNEROVNA	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO APPROVE ELECTION OF THE BOARD OF DIRECTOR: EMMANUELX KIDE	FOR
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO APPROVE ELECTION OF THE BOARD OF DIRECTOR: MARION DOMINIK	AGAINST
NOVATEK JOINT STOCK COMPANY	RU000A0DKVS5	21-Apr-2022	TO APPROVE ELECTION OF THE BOARD OF DIRECTOR: MITROVA TATXANA ALEKSEEVNA	FOR
OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	APPROVE REMUNERATION REPORT	FOR
OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	ELECT FELICIA KOELLIKER AS SUPERVISORY BOARD MEMBER	FOR
OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	ELECT SIGRID STAGL AS SUPERVISORY BOARD MEMBER	FOR
OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	ELECT CAROLA WAHL AS SUPERVISORY BOARD MEMBER	FOR
OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	AMEND ARTICLES RE: CORPORATE PURPOSE; AGM REMOTE PARTICIPATION AND REMOTE VOTING: ARTICLE 2, ARTICLE 18, ARTICLE 20	FOR
OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.90 PER SHARE	FOR

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OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS	FOR
OESTERREICHISCHE POST AG	AT0000APOST4	21-Apr-2022	RATIFY BDO AUSTRIA GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
OSK HOLDINGS BHD	MYL50530O003	21-Apr-2022	PROPOSED RENEWAL OF AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES ("PROPOSED RENEWAL OF SHARE BUY-BACK AUTHORITY")	FOR
OSK HOLDINGS BHD	MYL50530O003	21-Apr-2022	TO SANCTION THE DECLARATION OF A SINGLE-TIER FINAL DIVIDEND OF 4.0 SEN PER SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
OSK HOLDINGS BHD	MYL50530O003	21-Apr-2022	TO APPROVE THE PAYMENT OF DIRECTORS' FEES TO THE NON-EXECUTIVE DIRECTORS OF THE COMPANY FOR THE PERIOD FROM 22 APRIL 2022 UNTIL THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR
OSK HOLDINGS BHD	MYL50530O003	21-Apr-2022	TO APPROVE THE PAYMENT OF DIRECTORS' BENEFITS UP TO AN AMOUNT OF RM146,000 TO THE NON-EXECUTIVE DIRECTORS OF THE COMPANY FOR THE PERIOD FROM 22 APRIL 2022 UNTIL THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR
OSK HOLDINGS BHD	MYL50530O003	21-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE BY ROTATION IN ACCORDANCE WITH CLAUSE 99 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: MR. ONG JU YAN	FOR
OSK HOLDINGS BHD	MYL50530O003	21-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE BY ROTATION IN ACCORDANCE WITH CLAUSE 99 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: DATO' THANARAJASINGAM SUBRAMANIAM	FOR
OSK HOLDINGS BHD	MYL50530O003	21-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE IN ACCORDANCE WITH CLAUSE 105 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: DATIN AZALINA BINTI ADHAM	FOR
OSK HOLDINGS BHD	MYL50530O003	21-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE IN ACCORDANCE WITH CLAUSE 105 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: MS. WONG WEN MIIN	FOR
OSK HOLDINGS BHD	MYL50530O003	21-Apr-2022	TO RE-APPOINT MESSRS. BDO PLT AS AUDITORS OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
OSK HOLDINGS BHD	MYL50530O003	21-Apr-2022	AUTHORITY TO ISSUE SHARES PURSUANT TO THE COMPANIES ACT 2016	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	APPROVE REMUNERATION OF AUDIT COMMITTEE	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	REELECT DAG SIGVART KAADA AS CHAIR OF NOMINATING COMMITTEE	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	REELECT ODDVAR FOSSE AS MEMBERS OF NOMINATING COMMITTEE	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	REELECT ARIL RESEN AS MEMBERS OF NOMINATING COMMITTEE	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	REELECT MICHEL SAGEN (CHAIR) AS DIRECTOR	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	ELECT KJELL SKAPPEL AS VICE CHAIR OF THE BOARD	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	REELECT PER HAUG KOGSTAD AS DIRECTOR	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	REELECT KJELL SKAPPEL AS DIRECTOR	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	REELECT IRENE KRISTIANSEN AS DIRECTOR	AGAINST

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PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	REELECT MARIANNE WERGELAND JENSSEN AS DIRECTOR	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	ELECT PHILIP AUSTERN AS NEW DIRECTOR	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	ELECT ISELIN NYBO AS NEW DIRECTOR	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	APPROVE COMPANY'S CORPORATE GOVERNANCE STATEMENT	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	APPROVE CREATION OF NOK 310,000 POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	APPROVE EQUITY PLAN FINANCING	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	AGAINST
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	AMEND ARTICLES RE: ADVANCE AND ELECTRONIC VOTING	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
PEXIP HOLDING ASA	NO0010840507	21-Apr-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. AMELIE OUDEA-CASTERA AS DIRECTOR	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPOINTMENT OF MRS. MARTINA BUCHHAUSER AS A NEW DIRECTOR	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF ERNST & YOUNG ET AUTRES FIRM AS PRINCIPAL STATUTORY AUDITOR	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPOINTMENT OF PRICEWATERHOUSECOOPERS AUDIT COMPANY, AS A REPLACEMENT FOR MAZARS FIRM, AS PRINCIPAL STATUTORY AUDITOR	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	NON-RENEWAL AND NON-REPLACEMENT OF MR. GILLES RAINAUT AS DEPUTY STATUTORY AUDITOR	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	NON-RENEWAL AND NON-REPLACEMENT OF AUDITEX COMPANY AS DEPUTY STATUTORY AUDITOR	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2022, IN ACCORDANCE WITH SECTION II OF ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR 2022, IN ACCORDANCE WITH SECTION II OF ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE DEPUTY CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR 2022, IN ACCORDANCE WITH SECTION II OF ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS FOR THE FINANCIAL YEAR 2022, IN ACCORDANCE WITH SECTION II OF ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPROVAL OF ALL REMUNERATION PAID OR ALLOCATED TO CORPORATE OFFICERS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 IN ACCORDANCE WITH SECTION L OF ARTICLE L. 22-10-34 OF THE FRENCH COMMERCIAL CODE	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID OR ALLOCATED TO MR. LAURENT BURELLE, CHAIRMAN OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR

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PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID OR ALLOCATED TO MR. LAURENT FAVRE, CHIEF EXECUTIVE OFFICER, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	AGAINST
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID OR ALLOCATED TO MRS. FELICIE BURELLE, DEPUTY CHIEF EXECUTIVE OFFICER, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	AGAINST
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	SETTING OF THE REMUNERATION AMOUNT ALLOCATED TO MEMBERS OF THE BOARD OF DIRECTORS AND TO CENSOR	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CANCEL THE SHARES BOUGHT BACK BY THE COMPANY UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, CEILING	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT SHARE PURCHASE OPTIONS TO EMPLOYEES AND/OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR RELATED COMPANIES, DURATION OF THE AUTHORIZATION, CEILING, EXERCISE PRICE, MAXIMUM DURATION OF THE OPTION	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO FREELY ALLOCATE EXISTING SHARES AND/OR SHARES TO BE ISSUED TO EMPLOYEES AND/OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR OF RELATED COMPANIES, DURATION OF THE AUTHORIZATION, CEILING, DURATION OF THE ACQUISITION PERIODS, IN PARTICULAR IN THE EVENT OF DISABILITY AND CONSERVATION	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, ON THE ISSUE OF COMMON SHARES AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOTMENT OF DEBT SECURITIES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED OF THE COMPANY, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, OPTION TO LIMIT THE AMOUNT OF SUBSCRIPTIONS, TO DISTRIBUTE OR TO OFFER TO THE PUBLIC THE NON-SUBSCRIBED SECURITIES	AGAINST
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS, TO ISSUE COMMON SHARES AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOTMENT OF DEBT SECURITIES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED OF THE COMPANY, BY WAY OF A PUBLIC OFFERING, WITH THE EXCEPTION OF THE OFFERS REFERRED TO IN PARAGRAPH 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, OPTION TO LIMIT THE AMOUNT OF SUBSCRIPTIONS	AGAINST
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS, TO ISSUE COMMON SHARES AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOTMENT OF DEBT SECURITIES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED OF THE COMPANY, BY AN OFFER REFERRED TO IN PARAGRAPH 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, OPTION TO LIMIT THE AMOUNT OF SUBSCRIPTIONS OR TO DISTRIBUTE THE NON-SUBSCRIBED SECURITIES	AGAINST
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF AN ISSUE OF SECURITIES WITH OR WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT CARRIED OUT PURSUANT TO THE 24TH TO 26TH RESOLUTIONS, WITHIN THE LIMIT OF 15% OF THE INITIAL ISSUE	AGAINST

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PLASTIC OMNIUM	FR0000124570	21-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, ON THE ISSUE OF COMMON SHARES AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOTMENT OF DEBT SECURITIES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED OF THE COMPANY, IN REMUNERATION OF CONTRIBUTIONS IN KIND CONSISTING OF EQUITY SECURITIES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE	AGAINST
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS, ON THE ISSUE OF COMMON SHARES AND/OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OR GRANTING ENTITLEMENT TO THE ALLOTMENT OF DEBT SECURITIES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED OF THE COMPANY, IN REMUNERATION OF EQUITY SECURITIES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL CONTRIBUTED IN THE CONTEXT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE	AGAINST
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, IN FAVOUR OF MEMBERS OF A COMPANY SAVINGS PLAN PURSUANT TO ARTICLES L.3332-18 AND FOLLOWING OF THE FRENCH LABOUR CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, POSSIBILITY TO GRANT FREE SHARES PURSUANT TO ARTICLE L.3332-21 OF THE FRENCH LABOUR CODE	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS IN ORDER TO BRING THE COMPANY'S BY-LAWS INTO LINE WITH THE LEGAL AND REGULATORY PROVISIONS	AGAINST
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	RATIFICATION OF THE STATUTORY ALIGNMENT CARRIED OUT BY THE BOARD OF DIRECTORS IN ORDER TO COMPLY WITH THE NEW LEGAL AND REGULATORY PROVISIONS	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	POWERS TO CARRY OUT FORMALITIES	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND SETTING OF THE DIVIDEND	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	THE STATUTORY AUDITORS' REPORT ON THE REGULATED AGREEMENTS AND COMMITMENTS (I) ACKNOWLEDGEMENT OF THE ABSENCE OF NEW AGREEMENTS (II) OLD AGREEMENTS HAVING CONTINUED DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
PLASTIC OMNIUM	FR0000124570	21-Apr-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, PURPOSES, TERMS AND CONDITIONS, CEILING	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	RE-ELECT CHARLOTTE HOGG AS DIRECTOR	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	RE-ELECT MARIKE VAN LIER LELS AS DIRECTOR	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	RE-ELECT NICK LUFF AS DIRECTOR	FOR

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RELX PLC	GB00B2B0DG97	21-Apr-2022	RE-ELECT ROBERT MACLEOD AS DIRECTOR	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	RE-ELECT ANDREW SUKAWATY AS DIRECTOR	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	RE-ELECT SUZANNE WOOD AS DIRECTOR	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
RELX PLC	GB00B2B0DG97	21-Apr-2022	APPROVE REMUNERATION REPORT	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	APPROVE FINAL DIVIDEND	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	RE-ELECT PAUL WALKER AS DIRECTOR	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	RE-ELECT JUNE FELIX AS DIRECTOR	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	RE-ELECT ERIK ENGSTROM AS DIRECTOR	FOR
RELX PLC	GB00B2B0DG97	21-Apr-2022	RE-ELECT WOLFHART HAUSER AS DIRECTOR	FOR
RELX PLC	US7595301083	21-Apr-2022	Re-elect Charlotte Hogg as a Director	FOR
RELX PLC	US7595301083	21-Apr-2022	Receive the 2021 Annual Report	FOR
RELX PLC	US7595301083	21-Apr-2022	Re-elect Marike van Lier Lels as a Director	FOR
RELX PLC	US7595301083	21-Apr-2022	Re-elect Nick Luff as a Director	FOR
RELX PLC	US7595301083	21-Apr-2022	Re-elect Robert MacLeod as a Director	FOR
RELX PLC	US7595301083	21-Apr-2022	Re-elect Andrew Sukawaty as a Director	FOR
RELX PLC	US7595301083	21-Apr-2022	Re-elect Suzanne Wood as a Director	FOR
RELX PLC	US7595301083	21-Apr-2022	Authority to allot shares	FOR
RELX PLC	US7595301083	21-Apr-2022	Disapplication of pre-emption rights (Special Resolution)	FOR
RELX PLC	US7595301083	21-Apr-2022	Additional disapplication of pre-emption rights (Special Resolution)	FOR
RELX PLC	US7595301083	21-Apr-2022	Authority to purchase own shares (Special Resolution)	FOR
RELX PLC	US7595301083	21-Apr-2022	Notice period for general meetings (Special Resolution)	FOR
RELX PLC	US7595301083	21-Apr-2022	Approve the Directors' Remuneration Report	FOR
RELX PLC	US7595301083	21-Apr-2022	Declaration of 2021 Final Dividend	FOR

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RELX PLC	US7595301083	21-Apr-2022	Re-appointment of auditors	FOR
RELX PLC	US7595301083	21-Apr-2022	Auditors' remuneration	FOR
RELX PLC	US7595301083	21-Apr-2022	Re-elect Paul Walker as a Director	FOR
RELX PLC	US7595301083	21-Apr-2022	Re-elect June Felix as a Director	FOR
RELX PLC	US7595301083	21-Apr-2022	Re-elect Erik Engstrom as a Director	FOR
RELX PLC	US7595301083	21-Apr-2022	Re-elect Wolfhart Hauser as a Director	FOR
REXEL SA	FR0010451203	21-Apr-2022	AUTHORIZATION OF AGREEMENTS REFERRED TO IN ARTICLES L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
REXEL SA	FR0010451203	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY APPLYING TO THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR THE 2022 FINANCIAL YEAR, PURSUANT TO ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
REXEL SA	FR0010451203	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY APPLYING TO THE DIRECTORS FOR THE 2022 FINANCIAL YEAR, PURSUANT TO ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
REXEL SA	FR0010451203	21-Apr-2022	APPROVAL OF THE COMPENSATION POLICY APPLYING TO THE CHIEF EXECUTIVE OFFICER FOR THE 2022 FINANCIAL YEAR, PURSUANT TO ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
REXEL SA	FR0010451203	21-Apr-2022	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L.22-10-9, I OF THE FRENCH COMMERCIAL CODE FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
REXEL SA	FR0010451203	21-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS OF ANY KIND PAID OR ALLOCATED IN RESPECT OF THE 2021 FINANCIAL YEAR TO IAN MEAKINS, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
REXEL SA	FR0010451203	21-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS OF ANY KIND PAID OR ALLOCATED IN RESPECT OF THE 2021 FINANCIAL YEAR TO PATRICK BERARD, CHIEF EXECUTIVE OFFICER UNTIL SEPTEMBER 1, 2021	AGAINST
REXEL SA	FR0010451203	21-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS OF ANY KIND PAID OR ALLOCATED IN RESPECT OF THE 2021 FINANCIAL YEAR TO GUILLAUME TEXIER, CHIEF EXECUTIVE OFFICER FROM SEPTEMBER 1, 2021	FOR
REXEL SA	FR0010451203	21-Apr-2022	RATIFICATION OF THE CO-OPTION OF BARBARA DALIBARD AS DIRECTOR	FOR
REXEL SA	FR0010451203	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF BARBARA DALIBARD AS DIRECTOR	FOR
REXEL SA	FR0010451203	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF FRAN OIS AUQUE AS DIRECTOR	FOR
REXEL SA	FR0010451203	21-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF AGN S TOURAINE AS DIRECTOR	FOR
REXEL SA	FR0010451203	21-Apr-2022	RENEWAL OF THE MANDATE OF KPMG SA AS STATUTORY AUDITOR	FOR
REXEL SA	FR0010451203	21-Apr-2022	RENEWAL OF THE MANDATE OF SALUSTRO REYDEL AS ALTERNATE STATUTORY AUDITOR	FOR
REXEL SA	FR0010451203	21-Apr-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO CARRY OUT TRANSACTIONS ON THE COMPANY'S SHARES	FOR
REXEL SA	FR0010451203	21-Apr-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO CARRY OUT A SHARE CAPITAL DECREASE BY CANCELLATION OF SHARES	FOR
REXEL SA	FR0010451203	21-Apr-2022	AUTHORIZATION TO THE BOD TO INCREASE THE SHARE CAPITAL BY ISSUANCE OF SHARES OR SEC. THAT ARE EQUITY SEC. GIVING ACCESS TO OTHER EQUITY SEC. OR GIVING RIGHT TO THE ALLOCATION OF DEBT SEC./ SEC. GIVING ACCESS TO EQUITY SEC., WITH CANCELLATION OF THE SHAREHOLDERS' PSR, TO THE MEMBERS OF A SAVINGS PLAN	FOR

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REXEL SA	FR0010451203	21-Apr-2022	DELEGATION TO BOD TO THE ISSUANCE OF SHARES/SEC. THAT ARE EQUITY SEC. GIVING ACCESS TO OTHER EQUITY SEC/GIVING RIGHT TO THE ALLOC. OF DEBT SEC/SEC. GIVING ACCESS TO EQUITY SEC. WITH SUPPR OF THE SHAREHOLDERS' PSR FOR CERTAIN BENEFICIARIES TO THE EMPLOYEE SHAREHOLDING TRANSACTIONS	FOR
REXEL SA	FR0010451203	21-Apr-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT FREE SHARES TO THE EMPLOYEES AND TO THE CORPORATE OFFICERS OF THE COMPANY AND ITS SUBSIDIARIES	FOR
REXEL SA	FR0010451203	21-Apr-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO GRANT FREE SHARES TO THE EMPLOYEES AND TO THE CORPORATE OFFICERS OF THE COMPANY AND ITS SUBSIDIARIES SUBSCRIBING TO A GROUP SHAREHOLDING PLAN	FOR
REXEL SA	FR0010451203	21-Apr-2022	POWERS TO CARRY OUT LEGAL FORMALITIES	FOR
REXEL SA	FR0010451203	21-Apr-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
REXEL SA	FR0010451203	21-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
REXEL SA	FR0010451203	21-Apr-2022	ALLOCATION OF RESULTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021, DISTRIBUTION OF AN AMOUNT OF ?0.75 PER SHARE BY DEDUCTION FROM THE ISSUE PREMIUM	FOR
SASSEUR REAL ESTATE INVESTMENT TRUST	SG1ED2000000	21-Apr-2022	TO RECEIVE A ND ADOPT THE REPORT OF DBS TRUSTEE LIMITED, AS TRUSTEE OF SASSEUR REIT, THE STATEMENT BY SASSEUR ASSET MANAGEMENT PTE. LTD., AS MANAGER OF SASSEUR REI T, AND THE AUDITED FINANCIAL STATEMENTS OF SASSEUR REIT FOR THE FINANCIAL Y EAR ENDED 31 DECEMBER 2021 AND THE AUDITORS REPORT THEREON	FOR
SASSEUR REAL ESTATE INVESTMENT TRUST	SG1ED2000000	21-Apr-2022	TO RE APPOINT ERNST AND YOUNG LLP AS AUDITORS OF SASSEUR REIT TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT AGM OF SASSEUR REIT, AND TO AUTHORISE THE REIT MANAGER TO FIX THEIR REMUNERATION. AS SPECIAL BUSINESS. TO CONSIDER A ND, IF THOUGHT FIT, TO PASS THE FOLLOWING ORDINARY RESOLUTION, WITH OR WITH OUT ANY MODIFICATIONS	FOR
SASSEUR REAL ESTATE INVESTMENT TRUST	SG1ED2000000	21-Apr-2022	THE AUTHORITY BE AND IS HEREBY GIVEN TO THE REIT MANAGER, TO, A, I, ISSUE UNITS IN SASSEUR REIT WHETHER BY WAY OF RIGHTS, BONUS OR OTHERWISE, AND OR, II, MAKE OR GRANT OFFERS, AGREEMENTS OR OPTIONS THAT MIGHT OR WOULD REQUIRE UNITS TO BE ISSUED, INCLUDING BUT NOT LIMITED TO THE CREATION AND ISSUE OF, AS WELL AS ADJUSTMENTS TO, SECURITIES, WARRANTS, DEBENTURES OR OTHER INSTRUMENTS CONVERTIBLE INTO UNITS, AT AN Y TIME AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AND TO SUCH PERSONS AS THE REIT MANAGER MAY IN ITS ABSOLUTE DISCRETION DEEM FIT, AND, B, ISSUE UNITS IN PURSUANCE OF ANY INSTRUMENT MADE OR GRANTED BY THE REIT MANAGER WHILE THIS RESOLUTION WAS IN FORCE	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	RE-ELECT ANDY GULLIFORD AS DIRECTOR	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	RE-ELECT MARTIN MOORE AS DIRECTOR	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	RE-ELECT DAVID SLEATH AS DIRECTOR	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	ELECT SIMON FRASER AS DIRECTOR	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	ELECT ANDY HARRISON AS DIRECTOR	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	ELECT LINDA YUEH AS DIRECTOR	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR

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SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	AMEND LONG TERM INCENTIVE PLAN	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	APPROVE FINAL DIVIDEND	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	APPROVE REMUNERATION REPORT	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	APPROVE REMUNERATION POLICY	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	RE-ELECT GERALD CORBETT AS DIRECTOR	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	RE-ELECT MARY BARNARD AS DIRECTOR	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	RE-ELECT SUE CLAYTON AS DIRECTOR	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	RE-ELECT SOUMEN DAS AS DIRECTOR	FOR
SEGRO PLC (REIT)	GB00B5ZN1N88	21-Apr-2022	RE-ELECT CAROL FAIRWEATHER AS DIRECTOR	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO APPROVE THE PROPOSED RENEWAL OF THE IPT MANDATE	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO APPROVE THE PROPOSED RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO DECLARE A FINAL DIVIDEND: 3 CENTS PER SHARE	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO RE-ELECT THAM KUI SENG	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO RE-ELECT AJAIB HARIDASS	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO RE-ELECT TOW HENG TAN	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO APPROVE DIRECTORS' FEES FOR THE YEAR ENDING DECEMBER 31, 2022	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO RE-APPOINT KPMG LLP AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO APPROVE THE PROPOSED RENEWAL OF THE SHARE ISSUE MANDATE	FOR
SEMBCORP INDUSTRIES LTD	SG1R50925390	21-Apr-2022	TO AUTHORISE THE DIRECTORS TO GRANT AWARDS AND ISSUE SHARES UNDER THE SEMBCORP INDUSTRIES SHARE PLANS	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	RE-ELECT RAJIV SHARMA AS DIRECTOR	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	RE-ELECT DAVID SQUIRES AS DIRECTOR	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	REAPPOINT KPMG LLP AS AUDITORS	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR

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SENIOR PLC	GB0007958233	21-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
SENIOR PLC	GB0007958233	21-Apr-2022	APPROVE REMUNERATION REPORT	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	ELECT BARBARA JEREMIAH AS DIRECTOR	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	ELECT MARY WALDNER AS DIRECTOR	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	RE-ELECT IAN KING AS DIRECTOR	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	RE-ELECT CELIA BAXTER AS DIRECTOR	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	RE-ELECT SUSAN BRENNAN AS DIRECTOR	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	RE-ELECT BINDI FOYLE AS DIRECTOR	FOR
SENIOR PLC	GB0007958233	21-Apr-2022	RE-ELECT GILES KERR AS DIRECTOR	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	ADDITIONAL GUARANTEE QUOTA FOR A WHOLLY-OWNED SUBSIDIARY	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	APPENDIX TO THE 2022 COMPREHENSIVE SERVICE AGREEMENT TO BE SIGNED WITH A COMPANY AND THE ESTIMATED QUOTA OF 2022 CONTINUING CONNECTED TRANSACTIONS	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	APPENDIX TO THE 2022 COMPREHENSIVE SERVICE AGREEMENT TO BE SIGNED WITH ANOTHER COMPANY AND THE ESTIMATED QUOTA OF 2022 CONTINUING CONNECTED TRANSACTIONS	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	2022 ESTIMATED CONNECTED TRANSACTIONS BETWEEN A CONTROLLED SUBSIDIARY AND A COMPANY	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	2022 ESTIMATED CONNECTED TRANSACTIONS WITH A COMPANY	AGAINST
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	ELECTION OF INDEPENDENT DIRECTOR: FANG YUFENG	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	2021 WORK REPORT OF INDEPENDENT DIRECTORS	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	2021 ANNUAL ACCOUNTS	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY0.63000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR

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SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	REAPPOINTMENT OF 2022 AUDIT FIRM AND PAYMENT OF 2021 AUDIT FEES	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	2022 REMUNERATION FOR DIRECTORS AND OTHER SENIOR MANAGEMENT	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	21-Apr-2022	2022 REMUNERATION FOR SUPERVISORS	FOR
SILICON LABORATORIES INC.	US8269191024	21-Apr-2022	Election of Class III Director: William G. Bock	AGAINST
SILICON LABORATORIES INC.	US8269191024	21-Apr-2022	Election of Class III Director: Sherri Luther	FOR
SILICON LABORATORIES INC.	US8269191024	21-Apr-2022	Election of Class III Director: Christy Wyatt	FOR
SILICON LABORATORIES INC.	US8269191024	21-Apr-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SILICON LABORATORIES INC.	US8269191024	21-Apr-2022	To vote on an advisory (non-binding) resolution to approve executive compensation.	FOR
SIMCORP A/S	DK0060495240	21-Apr-2022	AMEND ARTICLES RE: COMPANY'S SHAREHOLDERS REGISTER	FOR
SIMCORP A/S	DK0060495240	21-Apr-2022	AMEND ARTICLES RE: GENDER NEUTRALITY	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	ADOPTION OF DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND AUDITOR'S REPORT	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	AUTHORITY FOR DIRECTORS TO ISSUE SHARES AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	AUTHORITY FOR DIRECTORS TO GRANT AWARDS AND ALLOT SHARES PURSUANT TO THE SINGAPORE TECHNOLOGIES ENGINEERING PERFORMANCE SHARE PLAN 2020 AND THE SINGAPORE TECHNOLOGIES ENGINEERING RESTRICTED SHARE PLAN 2020	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	RENEWAL OF THE SHAREHOLDERS MANDATE FOR INTERESTED PERSON TRANSACTIONS	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	DECLARATION OF FINAL ORDINARY DIVIDEND	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	RE-ELECTION OF MR LIM CHIN HU AS DIRECTOR PURSUANT TO ARTICLE 100 OF THE CONSTITUTION OF THE COMPANY	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	RE-ELECTION OF MR QUEK SEE TIAT AS DIRECTOR PURSUANT TO ARTICLE 100 OF THE CONSTITUTION OF THE COMPANY	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	RE-ELECTION OF MS SONG SU-MIN AS DIRECTOR PURSUANT TO ARTICLE 100 OF THE CONSTITUTION OF THE COMPANY	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	RE-ELECTION OF MR KEVIN KWOK KHIEEN AS DIRECTOR PURSUANT TO ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY	FOR

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SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	RE-ELECTION OF MR TAN PENG YAM AS DIRECTOR PURSUANT TO ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	RE-ELECTION OF MR TEO MING KIAN AS DIRECTOR PURSUANT TO ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	21-Apr-2022	APPROVAL OF DIRECTORS' REMUNERATION FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	DIRECTOR	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	To approve, on an advisory basis, our executive compensation ("Say on Pay").	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for its fiscal year ending December 31, 2022.	FOR
SVB FINANCIAL GROUP	US78486Q1013	21-Apr-2022	Shareholder proposal requesting that the Board of Directors oversee a racial equity audit.	FOR
SWECO AB	SE0014960373	21-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SWECO AB	SE0014960373	21-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.45 SHARE	FOR
SWECO AB	SE0014960373	21-Apr-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
SWECO AB	SE0014960373	21-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND NUMBER OF AUDITORS (1)	FOR
SWECO AB	SE0014960373	21-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.2 MILLION FOR CHAIRMAN AND SEK 600,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION FOR AUDITORS	FOR
SWECO AB	SE0014960373	21-Apr-2022	RELECT ASA BERGMAN, ALF GORANSSON, JOHAN HJERTONSSON, JOHAN NORDSTROM (CHAIR) AND CHRISTINE WOLFF AS DIRECTORS; ELECT SUSANNE PAHLEN AKLUNDH AND JOHAN WALL AS NEW DIRECTORS	AGAINST
SWECO AB	SE0014960373	21-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
SWECO AB	SE0014960373	21-Apr-2022	APPROVE REMUNERATION REPORT	FOR
SWECO AB	SE0014960373	21-Apr-2022	APPROVE SHARE BONUS SCHEME 2022; APPROVE TRANSFER OF SHARES TO PARTICIPANTS	FOR
SWECO AB	SE0014960373	21-Apr-2022	APPROVE 2022 PERFORMANCE BASED SHARE SAVINGS SCHEME FOR KEY EMPLOYEES; APPROVE TRANSFER OF SHARES TO PARTICIPANTS	FOR

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SWECO AB	SE0014960373	21-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
SWECO AB	SE0014960373	21-Apr-2022	AUTHORIZE REISSUANCE OF REPURCHASED SHARES	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: Teresa M. Sebastian	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: Maura Shaughnessy	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: Janet G. Davidson	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Approval, on an advisory basis, of the Company's executive compensation.	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Ratification of the appointment of Ernst & Young LLP as the independent auditor of the Company for fiscal year 2022.	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	If properly presented, to vote on a non-binding Stockholder proposal to subject termination pay to Stockholder approval.	AGAINST
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: Andrés R. Gluski	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: Tarun Khanna	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: Holly K. Koepfel	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: Julia M.Laulis	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: James H. Miller	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: Alain Monié	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: John B. Morse, Jr.	FOR
THE AES CORPORATION	US00130H1059	21-Apr-2022	Election of Director: Moisés Naim	FOR

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UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	<p>THAT AUTHORITY BE AND IS HEREBY GIVEN TO THE DIRECTORS TO: (A) (I) ISSUE ORDINARY SHARES IN THE CAPITAL OF THE COMPANY (SHARES) WHETHER BY WAY OF RIGHTS, BONUS OR OTHERWISE; AND/OR (II) MAKE OR GRANT OFFERS, AGREEMENTS OR OPTIONS (COLLECTIVELY, INSTRUMENTS) THAT MIGHT OR WOULD REQUIRE SHARES TO BE ISSUED, INCLUDING BUT NOT LIMITED TO THE CREATION AND ISSUE OF (AS WELL AS ADJUSTMENTS TO) WARRANTS, DEBENTURES OR OTHER INSTRUMENTS CONVERTIBLE INTO SHARES, AT ANY TIME AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AND TO SUCH PERSONS AS THE DIRECTORS MAY IN THEIR ABSOLUTE DISCRETION DEEM FIT; AND (B) ISSUE SHARES IN PURSUANCE OF ANY INSTRUMENT MADE OR GRANTED BY THE DIRECTORS WHILE THIS RESOLUTION WAS IN FORCE, NOTWITHSTANDING THAT THE AUTHORITY CONFERRED BY THIS RESOLUTION MAY HAVE CEASED TO BE IN FORCE, PROVIDED THAT: (1) THE AGGREGATE NUMBER OF SHARES TO BE ISSUED PURSUANT TO THIS RESOLUTION (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION) DOES NOT EXCEED 50 PER CENT OF THE TOTAL NUMBER OF ISSUED SHARES, EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS (AS CALCULATED IN ACCORDANCE WITH PARAGRAPH (2) BELOW), OF WHICH THE AGGREGATE NUMBER OF SHARES TO BE ISSUED OTHER THAN ON A PRO RATA BASIS TO SHAREHOLDERS OF THE COMPANY (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION) SHALL BE LESS THAN 10 PER CENT OF THE TOTAL NUMBER OF ISSUED SHARES, EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS (AS CALCULATED IN ACCORDANCE WITH PARAGRAPH (2) BELOW); (2) (SUBJECT TO SUCH MANNER OF CALCULATION AND ADJUSTMENT AS MAY BE PRESCRIBED BY THE SINGAPORE EXCHANGE SECURITIES TRADING LIMITED (SGX-ST)) FOR THE PURPOSE OF DETERMINING THE AGGREGATE NUMBER OF SHARES THAT MAY BE ISSUED UNDER PARAGRAPH (1) ABOVE, THE PERCENTAGE OF ISSUED SHARES SHALL BE BASED ON THE TOTAL NUMBER OF ISSUED SHARES, EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS, AT THE TIME THIS RESOLUTION IS PASSED, AFTER ADJUSTING FOR: (I) NEW SHARES ARISING FROM THE CONVERSION OR EXERCISE OF ANY CONVERTIBLE SECURITIES OR SHARE OPTIONS OR VESTING OF SHARE AWARDS WHICH ARE OUTSTANDING OR SUBSISTING AT THE TIME THIS RESOLUTION IS PASSED; AND (II) ANY SUBSEQUENT BONUS ISSUE, CONSOLIDATION OR SUBDIVISION OF SHARES; (3) IN EXERCISING THE AUTHORITY CONFERRED BY THIS RESOLUTION, THE COMPANY SHALL COMPLY WITH THE PROVISIONS OF THE SGX-ST LISTING MANUAL FOR THE TIME BEING IN FORCE (UNLESS SUCH COMPLIANCE HAS BEEN WAIVED BY THE SGX-ST) AND THE CONSTITUTION FOR THE TIME BEING OF THE COMPANY; AND (4) (UNLESS REVOKED OR VARIED BY THE COMPANY IN GENERAL MEETING) THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL CONTINUE IN FORCE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING (AGM) OF THE COMPANY OR THE DATE BY WHICH THE NEXT AGM OF THE COMPANY IS REQUIRED BY LAW TO BE HELD, WHICHEVER IS EARLIER." IN THIS RESOLUTION 10, "SUBSIDIARY HOLDINGS" SHALL HAVE THE MEANING ASCRIBED TO IT IN THE SGX-ST</p>	FOR
UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	<p>TO RECEIVE THE AUDITED FINANCIAL STATEMENTS, THE DIRECTORS' STATEMENT AND THE AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021</p>	FOR
UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	<p>THAT AUTHORITY BE AND IS HEREBY GIVEN TO THE DIRECTORS TO ALLOT AND ISSUE FROM TIME TO TIME SUCH NUMBER OF ORDINARY SHARES IN THE CAPITAL OF THE COMPANY AS MAY BE REQUIRED TO BE ALLOTTED AND ISSUED PURSUANT TO THE UOB SCRIP DIVIDEND SCHEME</p>	FOR

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UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	<p>THAT (A) FOR THE PURPOSES OF SECTIONS 76C AND 76E OF THE COMPANIES ACT 1967 (COMPANIES ACT), THE EXERCISE BY THE DIRECTORS OF THE COMPANY OF ALL THE POWERS OF THE COMPANY TO PURCHASE OR OTHERWISE ACQUIRE ISSUED ORDINARY SHARES IN THE CAPITAL OF THE COMPANY (SHARES) NOT EXCEEDING IN AGGREGATE THE MAXIMUM LIMIT (AS HEREINAFTER DEFINED), AT SUCH PRICE OR PRICES AS MAY BE DETERMINED BY THE DIRECTORS FROM TIME TO TIME UP TO THE MAXIMUM PRICE (AS HEREINAFTER DEFINED), WHETHER BY WAY OF: (I) MARKET PURCHASE(S) (MARKET PURCHASE) ON THE SINGAPORE EXCHANGE SECURITIES TRADING LIMITED (SGX-ST); AND/OR (II) OFF-MARKET PURCHASE(S) (OFF-MARKET PURCHASE) (IF EFFECTED OTHERWISE THAN ON SGX-ST) IN ACCORDANCE WITH ANY EQUAL ACCESS SCHEME(S) AS MAY BE DETERMINED OR FORMULATED BY THE DIRECTORS AS THEY CONSIDER FIT, WHICH SCHEME(S) SHALL SATISFY ALL THE CONDITIONS PRESCRIBED BY THE COMPANIES ACT, AND OTHERWISE IN ACCORDANCE WITH ALL OTHER LAWS, REGULATIONS AND RULES OF SGX-ST AS MAY FOR THE TIME BEING BE APPLICABLE, BE AND IS HEREBY AUTHORISED AND APPROVED GENERALLY AND UNCONDITIONALLY (SHARE PURCHASE MANDATE); (B) THE AUTHORITY CONFERRED ON THE DIRECTORS PURSUANT TO THE SHARE PURCHASE MANDATE MAY BE EXERCISED BY THE DIRECTORS AT ANY TIME AND FROM TIME TO TIME DURING THE PERIOD COMMENCING FROM THE DATE OF THE PASSING OF THIS RESOLUTION AND EXPIRING ON THE EARLIEST OF: (I) THE DATE ON WHICH THE NEXT ANNUAL GENERAL MEETING (AGM) OF THE COMPANY IS HELD OR REQUIRED BY LAW TO BE HELD; (II) THE DATE ON WHICH THE PURCHASES OR ACQUISITIONS OF SHARES PURSUANT TO THE SHARE PURCHASE MANDATE ARE CARRIED OUT TO THE FULL EXTENT MANDATED; OR (III) THE DATE ON WHICH THE AUTHORITY CONFERRED BY THE SHARE PURCHASE MANDATE IS REVOKED OR VARIED BY THE COMPANY IN A GENERAL MEETING; (C) IN THIS RESOLUTION 12: "AVERAGE CLOSING PRICE" MEANS THE AVERAGE OF THE LAST DEALT PRICES OF THE SHARES OVER THE FIVE CONSECUTIVE MARKET DAYS ON WHICH THE SHARES WERE TRANSACTED ON THE SGX-ST IMMEDIATELY PRECEDING THE DATE OF THE MARKET PURCHASE BY THE COMPANY OR, AS THE CASE MAY BE, THE DATE OF THE MAKING OF THE OFFER PURSUANT TO THE OFF-MARKET PURCHASE, AND DEEMED TO BE ADJUSTED IN ACCORDANCE WITH THE LISTING RULES OF THE SGX-ST FOR ANY CORPORATE ACTION WHICH OCCURS DURING THE RELEVANT FIVE-DAY PERIOD AND THE DATE OF THE MARKET PURCHASE BY THE COMPANY OR, AS THE CASE MAY BE, THE DATE OF THE MAKING OF THE OFFER PURSUANT TO THE OFF-MARKET PURCHASE; "DATE OF THE MAKING OF THE OFFER" MEANS THE DATE ON WHICH THE COMPANY ANNOUNCES ITS INTENTION TO MAKE AN OFFER FOR AN OFF-MARKET PURCHASE, STATING THE PURCHASE PRICE (WHICH SHALL NOT BE MORE THAN THE MAXIMUM PRICE CALCULATED ON THE FOREGOING BASIS) FOR EACH SHARE AND THE RELEVANT TERMS OF THE EQUAL ACCESS SCHEME FOR EFFECTING THE OFF-MARKET PURCHASE; "MAXIMUM LIMIT" MEANS THAT NUMBER OF SHARES REPRESENTING FIVE PER CENT OF THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING ANY SHARES WHICH ARE HELD AS TREASURY SHARES AND SUBSIDIARY HOLDINGS) AS AT THE DATE OF THE PASSING OF THIS RESOLUTION UNLESS THE COMPANY HAS EFFECTED A REDUCTION OF THE SHARE CAPITAL OF THE COMPANY IN ACCORDANCE WITH THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, AT ANY TIME DURING THE RELEVANT PERIOD, IN WHICH EVENT THE ISSUED SHARES SHALL BE TAKEN TO BE THE TOTAL NUMBER OF THE ISSUED SHARES AS ALTERED BY SUCH CAPITAL REDUCTION (EXCLUDING ANY SHARES WHICH ARE HELD AS TREASURY SHARES AND</p>	FOR
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UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	THAT: (A) THE AMENDED AND RESTATED RULES OF THE UOB SHARE PLAN (AMENDED RULES) SET OUT IN THE APPENDIX TO THE COMPANY'S LETTER TO SHAREHOLDERS DATED 23 MARCH 2022 (LETTER), INCORPORATING THE ALTERATIONS TO THE UOB RESTRICTED SHARE PLAN (PLAN) AS DESCRIBED IN THE LETTER, BE AND ARE HEREBY APPROVED AND ADOPTED IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING RULES OF THE PLAN, AND SHALL, FOR THE AVOIDANCE OF DOUBT, ALSO APPLY TO HOLDERS OF AWARDS (AWARDS) OF ORDINARY SHARES OF THE COMPANY (SHARES) GRANTED BUT NOT YET VESTED, UNDER THE PLAN AS AT THE DATE OF THE PASSING OF THIS RESOLUTION; AND (B) THE DIRECTORS OF THE COMPANY BE AND ARE HEREBY AUTHORISED TO DO ALL SUCH ACTS AND TO ENTER INTO ALL TRANSACTIONS AND ARRANGEMENTS AS MAY BE NECESSARY OR EXPEDIENT IN ORDER TO GIVE FULL EFFECT TO THE AMENDED RULES AND THIS RESOLUTION	FOR
UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	TO DECLARE A FINAL ONE-TIER TAX-EXEMPT DIVIDEND OF 60 CENTS (2020: 39 CENTS) PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	TO APPROVE DIRECTORS' FEES OF SGD 3,621,356 FOR 2021 (2020: SGD 2,509,795)	FOR
UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	TO REAPPOINT ERNST & YOUNG LLP AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	TO RE-ELECT THE DIRECTOR: MR MICHAEL LIEN JOWN LEAM (RETIRING BY ROTATION)	FOR
UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	TO RE-ELECT THE DIRECTOR: MR WEE EE LIM (RETIRING BY ROTATION)	FOR
UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	TO RE-ELECT THE DIRECTOR: MRS TRACEY WOON KIM HONG (RETIRING UNDER ARTICLE 106(3))	FOR
UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	TO RE-ELECT THE DIRECTOR: MR DINH BA THANH (RETIRING UNDER ARTICLE 106(3))	FOR
UNITED OVERSEAS BANK LTD	SG1M31001969	21-Apr-2022	TO RE-ELECT THE DIRECTOR: MS TEO LAY LIM (RETIRING UNDER ARTICLE 106(3))	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO AUTHORISE DIRECTORS TO ISSUE SHARES AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO SHARES PURSUANT TO SECTION 161 OF THE COMPANIES ACT 1967 OF SINGAPORE	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO AUTHORISE DIRECTORS TO OFFER AND GRANT SHARE OPTIONS AND TO ISSUE AND ALLOT SHARES PURSUANT TO THE WILMAR EXECUTIVES SHARE OPTION SCHEME 2019	AGAINST
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO APPROVE THE RENEWAL OF INTERESTED PERSON TRANSACTIONS MANDATE	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO APPROVE THE RENEWAL OF SHARE PURCHASE MANDATE	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO DECLARE A FINAL DIVIDEND OF SGD 0.105 PER ORDINARY SHARE	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO APPROVE THE PAYMENT OF DIRECTORS' FEES	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO RE-ELECT MS TEO LA-MEI AS A DIRECTOR	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO RE-ELECT MR RAYMOND GUY YOUNG AS A DIRECTOR	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO RE-ELECT MR TEO SIONG SENG AS A DIRECTOR	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO RE-ELECT MR SOH GIM TEIK AS A DIRECTOR	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO RE-ELECT DR CHONG YOKE SIN AS A DIRECTOR	FOR
WILMAR INTERNATIONAL LTD	SG1T56930848	21-Apr-2022	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITOR AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR

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WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	ELECT HELEEN KERSTEN TO SUPERVISORY BOARD	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	AMEND REMUNERATION POLICY OF SUPERVISORY BOARD	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	APPROVE CANCELLATION OF SHARES	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	REAPPOINT AUDITORS	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	APPROVE REMUNERATION REPORT	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
WOLTERS KLUWER N.V.	NL0000395903	21-Apr-2022	APPROVE DIVIDENDS OF EUR 1.57 PER SHARE	FOR
XIAMEN FARATRONIC CO LTD	CNE000001D72	21-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
XIAMEN FARATRONIC CO LTD	CNE000001D72	21-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
XIAMEN FARATRONIC CO LTD	CNE000001D72	21-Apr-2022	2021 FINANCIAL REPORT	FOR
XIAMEN FARATRONIC CO LTD	CNE000001D72	21-Apr-2022	2021 WORK REPORT OF INDEPENDENT DIRECTORS	FOR
XIAMEN FARATRONIC CO LTD	CNE000001D72	21-Apr-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY16.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
XIAMEN FARATRONIC CO LTD	CNE000001D72	21-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
XIAMEN FARATRONIC CO LTD	CNE000001D72	21-Apr-2022	REAPPOINTMENT OF AUDIT FIRM AND DETERMINATION OF THE AUDIT FEES	FOR
XIAMEN FARATRONIC CO LTD	CNE000001D72	21-Apr-2022	2022 ENTRUSTED WEALTH MANAGEMENT QUOTA	AGAINST
ZHEJIANG WEIXING NEW BUILDING MATERIALS CO LTD	CNE100000MK9	21-Apr-2022	2021 ANNUAL ACCOUNTS PLAN	FOR
ZHEJIANG WEIXING NEW BUILDING MATERIALS CO LTD	CNE100000MK9	21-Apr-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY6.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
ZHEJIANG WEIXING NEW BUILDING MATERIALS CO LTD	CNE100000MK9	21-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
ZHEJIANG WEIXING NEW BUILDING MATERIALS CO LTD	CNE100000MK9	21-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
ZHEJIANG WEIXING NEW BUILDING MATERIALS CO LTD	CNE100000MK9	21-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR

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ZHEJIANG WEIXING NEW BUILDING MATERIALS CO LTD	CNE100000MK9	21-Apr-2022	APPOINTMENT OF 2022 AUDIT FIRM	FOR
ZHEJIANG WEIXING NEW BUILDING MATERIALS CO LTD	CNE100000MK9	21-Apr-2022	INVESTMENT AND WEALTH MANAGEMENT WITH IDLE PROPRIETARY FUNDS	FOR
ZHEJIANG WEIXING NEW BUILDING MATERIALS CO LTD	CNE100000MK9	21-Apr-2022	AMENDMENTS TO THE WORK SYSTEM FOR INDEPENDENT DIRECTORS	FOR
ZHEJIANG WEIXING NEW BUILDING MATERIALS CO LTD	CNE100000MK9	21-Apr-2022	FUND RAISING MANAGEMENT SYSTEM	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	RESOLUTION ON THE PROPOSED APPLICATION FOR COMPOSITE CREDIT FACILITIES FOR 2022	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	RESOLUTION ON THE APPOINTMENT OF THE AUDITOR FOR 2022	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	RESOLUTION OF THE COMPANY ON THE APPLICATION FOR GENERAL MANDATE FOR 2022	AGAINST
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	RESOLUTION ON 2022 A SHARE REPURCHASE MANDATE PROPOSAL (EFFECTIVE FROM THE 2021 ANNUAL GENERAL MEETING)	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	2021 ANNUAL REPORT (INCLUDING 2021 FINANCIAL REPORT OF THE COMPANY AUDITED BY THE AUDITOR)	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	2021 REPORT OF THE BOARD OF DIRECTORS	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	2021 REPORT OF THE SUPERVISORY COMMITTEE	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	2021 REPORT OF THE PRESIDENT	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	FINAL FINANCIAL ACCOUNTS FOR 2021	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	PROPOSAL OF PROFIT DISTRIBUTION FOR 2021	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	RESOLUTION ON THE FEASIBILITY ANALYSIS OF DERIVATIVE INVESTMENT AND THE APPLICATION FOR DERIVATIVE INVESTMENT LIMITS FOR 2022	FOR
ZTE CORPORATION	CNE1000004Y2	21-Apr-2022	RESOLUTION ON THE PROVISION OF GUARANTEE LIMITS FOR SUBSIDIARIES FOR 2022	FOR
AKER ASA	NO0010234552	22-Apr-2022	STIPULATION OF REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS AND THE AUDIT COMMITTEE	FOR
AKER ASA	NO0010234552	22-Apr-2022	STIPULATION OF REMUNERATION TO THE MEMBERS OF THE NOMINATION COMMITTEE	FOR
AKER ASA	NO0010234552	22-Apr-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS	AGAINST
AKER ASA	NO0010234552	22-Apr-2022	APPROVAL OF REMUNERATION TO THE AUDITOR FOR 2021	FOR
AKER ASA	NO0010234552	22-Apr-2022	ELECTION OF NEW AUDITOR	FOR
AKER ASA	NO0010234552	22-Apr-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO PURCHASE TREASURY SHARES IN CONNECTION WITH ACQUISITIONS, MERGERS, DE-MERGERS OR OTHER TRANSACTIONS	FOR
AKER ASA	NO0010234552	22-Apr-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO PURCHASE TREASURY SHARES IN CONNECTION WITH THE SHARE PROGRAM FOR THE EMPLOYEES	AGAINST
AKER ASA	NO0010234552	22-Apr-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO PURCHASE TREASURY SHARES FOR INVESTMENT PURPOSES OR FOR SUBSEQUENT SALE OR DELETION OF SUCH SHARES	FOR
AKER ASA	NO0010234552	22-Apr-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO RESOLVE DISTRIBUTION OF ADDITIONAL DIVIDENDS	FOR
AKER ASA	NO0010234552	22-Apr-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL	FOR

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AKER ASA	NO0010234552	22-Apr-2022	OPENING OF THE ANNUAL GENERAL MEETING, INCLUDING APPROVAL OF THE NOTICE AND AGENDA	FOR
AKER ASA	NO0010234552	22-Apr-2022	ELECTION OF A PERSON TO CO-SIGN THE MINUTES OF MEETING ALONG WITH THE MEETING CHAIR	FOR
AKER ASA	NO0010234552	22-Apr-2022	APPROVAL OF THE 2021 ANNUAL ACCOUNTS OF AKER ASA AND GROUP CONSOLIDATED ACCOUNTS AND THE BOARD OF DIRECTORS' REPORT, INCLUDING DISTRIBUTION OF DIVIDEND	FOR
AKER ASA	NO0010234552	22-Apr-2022	ADVISORY VOTE ON THE EXECUTIVE REMUNERATION REPORT FOR AKER ASA	AGAINST
AKZO NOBEL NV	NL0013267909	22-Apr-2022	DISCHARGE FROM LIABILITY OF MEMBERS OF THE SUPERVISORY BOARD IN OFFICE IN 2021 FOR THE PERFORMANCE OF THEIR DUTIES IN 2021	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	AMENDMENT REMUNERATION POLICY FOR THE BOARD OF MANAGEMENT	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	RE-APPOINTMENT OF MR. M.J. DE VRIES	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	ELECTION OF SUPERVISORY BOARD: APPOINTMENT OF MRS. E. BAIGET	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	ELECTION OF SUPERVISORY BOARD: APPOINTMENT OF MR. H. VAN BYLEN	AGAINST
AKZO NOBEL NV	NL0013267909	22-Apr-2022	ELECTION OF SUPERVISORY BOARD: RE-APPOINTMENT OF MR. N.S. ANDERSEN	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	ELECTION OF SUPERVISORY BOARD: RE-APPOINTMENT OF MR. B.E. GROTE	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	AUTHORIZATION FOR THE BOARD OF MANAGEMENT: TO ISSUE SHARES	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	AUTHORIZATION FOR THE BOARD OF MANAGEMENT: TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS OF SHAREHOLDERS	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	AUTHORIZATION FOR THE BOARD OF MANAGEMENT TO ACQUIRE COMMON SHARES IN THE SHARE CAPITAL OF THE COMPANY ON BEHALF OF THE COMPANY	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	CANCELLATION OF COMMON SHARES HELD OR ACQUIRED BY THE COMPANY	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	ADOPTION OF THE 2021 FINANCIAL STATEMENTS OF THE COMPANY	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	PROFIT ALLOCATION AND ADOPTION OF DIVIDEND PROPOSAL	FOR
AKZO NOBEL NV	NL0013267909	22-Apr-2022	REMUNERATION REPORT 2021 (ADVISORY VOTE)	AGAINST
AKZO NOBEL NV	NL0013267909	22-Apr-2022	DISCHARGE FROM LIABILITY OF MEMBERS OF THE BOARD OF MANAGEMENT IN OFFICE IN 2021 FOR THE PERFORMANCE OF THEIR DUTIES IN 2021	FOR
AMPLIFON S.P.A.	IT0004056880	22-Apr-2022	TO APPOINT DIRECTORS. LIST PRESENTED BY ABERDEEN STANDARD INVESTMENTS - ABERDEEN STANDARD FUND MANAGERS LIMITED; ALGEBRIS UCITS FUNDS PLC ALGEBRIS CORE ITALY FUND; ALLIANZ GLOBAL INVESTORS; AMUNDI ASSET MANAGEMENT SGR S.P.A.; ARCA FONDI SGR S.P.A.; BANCOPOSTA FONDI S.P.A. SGR; EURIZON CAPITAL S.A.; EURIZON CAPITAL SGR S.P.A.; FIDEURAM ASSET MANAGEMENT IRELAND; FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A.; INTERFUND SICAV - INTERFUND EQUITY ITALY; FONDO PENSIONE BCC/CRA; KAIROS PARTNERS SGR S.P.A.; LEGAL & GENERAL ASSURANCE (PENSIONS MANAGEMENT) LIMITED; MEDIOLANUM INTERNATIONAL FUNDS LIMITED - CHALLENGE FUNDS - CHALLENGE ITALIAN EQUITY; MEDIOLANUM GESTIONE FONDI SGR S.P.A. REPRESENTING THE 2.65348 PCT OF THE SHARE CAPITAL · 1 MORANDINI LORENZA 2 MIGLIORATO MARIA	FOR
AMPLIFON S.P.A.	IT0004056880	22-Apr-2022	TO STATE BOARD OF DIRECTORS' EMOLUMENTS FOR THE FINANCIAL YEAR 2022	FOR
AMPLIFON S.P.A.	IT0004056880	22-Apr-2022	RESOLUTIONS RELATED TO REWARDING POLICIES AND EMOLUMENTS' REPORT 2022 AS PER ART. 123-TER OF LEGISLATIVE DECREE 58/1998 AND AS PER ART. 84-QUARTER OF ISSUERS' REGULATION: BINDING VOTE ON THE FIRST SECTION AS PER ART. 123-TER, ITEM 3-BIS OF TUF	AGAINST

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AMPLIFON S.P.A.	IT0004056880	22-Apr-2022	RESOLUTIONS RELATED TO REWARDING POLICIES AND EMOLUMENTS' REPORT 2022 AS PER ART. 123-TER OF LEGISLATIVE DECREE 58/1998 AND AS PER ART. 84-QUARTER OF ISSUERS' REGULATION: NON BINDING VOTE RELATED TO THE SECOND SECTION AS PER ART. 123-TER, ITEM 6 OF TUF	FOR
AMPLIFON S.P.A.	IT0004056880	22-Apr-2022	TO SUPPORT THE CO-INVESTMENT PLAN FOR THE CEO AND THE GENERAL MANAGER (SUSTAINABLE VALUE SHARING PLAN 2022-2027): RESOLUTIONS RELATED AS PER ART. 114 BIS OF LEGISLATIVE DECREE NO. 58/1998 AND AS PER ART. 84-BIS OF ISSUERS' REGULATION	FOR
AMPLIFON S.P.A.	IT0004056880	22-Apr-2022	TO APPROVE THE PURCHASE AND DISPOSAL OF OWN SHARES PLAN AS PER ART. 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE, UPON REVOCATION THE PREVIOUS PLAN TO THE NOT EXECUTED EXTEND. RESOLUTIONS RELATED THERETO	FOR
AMPLIFON S.P.A.	IT0004056880	22-Apr-2022	TO APPROVE BALANCE SHEET AS OF 31 DECEMBER 2021; BOARD OF DIRECTORS' ; INTERNAL AND EXTERNAL AUDITORS' REPORTS. TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021 AND REPORT ON MANAGEMENT ACCORDING TO THE RULES NO. 2019/815 DELEGATED BY EUROPEAN COMMISSION AND FURTHER AMENDMENTS: TO PRESENT THE CONSOLIDATED NON-FINANCIAL STATEMENT ON 31 DECEMBER 2021	FOR
AMPLIFON S.P.A.	IT0004056880	22-Apr-2022	PROFIT ALLOCATION	FOR
AMPLIFON S.P.A.	IT0004056880	22-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS; UPON STATING DIRECTORS' NUMBER: TO STATE MEMBERS' NUMBER	FOR
ARJO AB	SE0010468116	22-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 1.15 PER SHARE	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF JOHAN MALMQUIST	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF CARL BENNET	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF EVA ELMSTEDT	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF DAN FROHM	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF ULF GRUNANDER	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF CAROLA LEMNE	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF JOACIM LINDOFF	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF KAJSA HARALDSSON	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF EVA SANDLING	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF STEN BORJESSON	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE DISCHARGE OF JIMMY LINDE	FOR
ARJO AB	SE0010468116	22-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
ARJO AB	SE0010468116	22-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.5 MILLION FOR CHAIRMAN AND SEK 650,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ARJO AB	SE0010468116	22-Apr-2022	REELECT JOHAN MALMQUIST AS DIRECTOR	AGAINST
ARJO AB	SE0010468116	22-Apr-2022	REELECT CARL BENNET AS DIRECTOR	AGAINST

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ARJO AB	SE0010468116	22-Apr-2022	REELECT EVA ELMSTEDT AS DIRECTOR	AGAINST
ARJO AB	SE0010468116	22-Apr-2022	REELECT DAN FROHM AS DIRECTOR	AGAINST
ARJO AB	SE0010468116	22-Apr-2022	REELECT ULF GRUNANDER AS DIRECTOR	FOR
ARJO AB	SE0010468116	22-Apr-2022	REELECT CAROLA LEMNE AS DIRECTOR	FOR
ARJO AB	SE0010468116	22-Apr-2022	REELECT JOACIM LINDOFF AS DIRECTOR	FOR
ARJO AB	SE0010468116	22-Apr-2022	REELECT JOHAN MALMQUIST AS BOARD CHAIR	AGAINST
ARJO AB	SE0010468116	22-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
ARJO AB	SE0010468116	22-Apr-2022	APPROVE REMUNERATION REPORT	FOR
ASCOTT RESIDENCE TRUST	SGXC16332337	22-Apr-2022	TO RECEIVE AND ADOPT THE REPORT OF THE REIT TRUSTEE, THE REPORT OF THE REIT MANAGER, THE REPORT OF THE TRUSTEE-MANAGER, THE STATEMENT BY THE CHIEF EXECUTIVE OFFICER OF THE TRUSTEE MANAGER, AND THE AUDITED FINANCIAL STATEMENTS OF ASCOTT BT, ASCOTT REIT AND ART FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE AUDITORS' REPORT THEREON. (ORDINARY RESOLUTION)	FOR
ASCOTT RESIDENCE TRUST	SGXC16332337	22-Apr-2022	TO RE-APPOINT KPMG LLP AS AUDITORS OF ART, A STAPLED GROUP COMPRISING ASCOTT REIT AND ASCOTT BT, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT AGM OF ART AND TO AUTHORISE THE TRUSTEE-MANAGER AND THE REIT MANAGER TO FIX THEIR REMUNERATION. (ORDINARY RESOLUTION)	FOR
ASCOTT RESIDENCE TRUST	SGXC16332337	22-Apr-2022	TO AUTHORISE THE TRUSTEE-MANAGER AND THE REIT MANAGER TO ISSUE STAPLED SECURITIES AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS. (ORDINARY RESOLUTION)	FOR
ASCOTT RESIDENCE TRUST	SGXC16332337	22-Apr-2022	TO APPROVE THE STAPLED SECURITY BUY-BACK MANDATE. (ORDINARY RESOLUTION)	FOR
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	SHARE ISSUE MANDATE	AGAINST
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	RENEWAL OF SHARE BUYBACK MANDATE	FOR
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	PAYMENT OF A FINAL DIVIDEND: SGD 0.033 PER ORDINARY SHARE (ONE-TIER TAX EXEMPT) FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 (2020: FINAL DIVIDEND OF SGD 0.02)	FOR
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	RE-ELECTION OF MR. LIM GUNAWAN HARIYANTO AS DIRECTOR	FOR
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	RE-ELECTION OF MR. LEE LAP WAH GEORGE AS DIRECTOR	FOR
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	RE-ELECTION OF MR. WITJAKSANA DARMOSARKORO AS DIRECTOR	FOR
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	APPROVAL OF DIRECTORS' FEES AMOUNTING TO SGD 404,000 FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022	FOR
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	APPROVAL OF DIRECTOR'S FEE AMOUNTING TO SGD 38,750 FOR THE PERIOD FROM 1 JULY 2021 TO 31 DECEMBER 2021	FOR
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	RE-APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS	FOR
BUMITAMA AGRI LTD	SG2E67980267	22-Apr-2022	RENEWAL OF SHAREHOLDERS' MANDATE FOR INTERESTED PERSON TRANSACTIONS WITH IOI CORPORATION BERHAD AND ITS ASSOCIATES	FOR
CAREL INDUSTRIES S.P.A.	IT0005331019	22-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021; RESOLUTIONS RELATED THERETO	FOR
CAREL INDUSTRIES S.P.A.	IT0005331019	22-Apr-2022	TO ALLOCATE NET INCOME; RESOLUTIONS RELATED THERETO	FOR

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CAREL INDUSTRIES S.P.A.	IT0005331019	22-Apr-2022	RESOLUTIONS RELATED TO REWARDING POLICIES AND EMOLUMENTS' REPORT AS PER ART. 123-TER OF LEGISLATIVE DECREE 58/1998 AND AS PER ART. 84-QUARTER OF CONSOB RULES N. 11971/1999: BINDING VOTE ON REWARDING POLICIES RELATED TO FINANCIAL YEAR 2022 ILLUSTRATED IN THE FIRST PARAGRAPH OF THE STATEMENT; RESOLUTIONS RELATED THERETO	FOR
CAREL INDUSTRIES S.P.A.	IT0005331019	22-Apr-2022	RESOLUTIONS RELATED TO REWARDING POLICIES AND EMOLUMENTS' REPORT AS PER ART. 123-TER OF LEGISLATIVE DECREE 58/1998 AND AS PER ART. 84-QUARTER OF CONSOB RULES N. 11971/1999: TO CONSULTE ON THE SECOND PARAGRAPH OF THE STATEMENT CONCERNING THE EMOLUMENTS IN THE FINANCIAL YEAR 2021; RESOLUTIONS RELATED THERETO	FOR
CAREL INDUSTRIES S.P.A.	IT0005331019	22-Apr-2022	TO PROPOSE THE AUTHORIZATION TO PURCHASE AND DISPOSE OF COMPANY'S SHARES, UPON REVOCATION OF THE PREVIOUS AUTHORIZATION GRANTED BY THE ORDINARY SHAREHOLDERS' MEETING HELD ON 20 APRIL 2021; RESOLUTIONS RELATED THERETO	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm for 2022.	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Approve the advisory resolution on executive compensation.	AGAINST
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Election of Director: Wendy Montoya Cloonan	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Approve the 2022 CenterPoint Energy, Inc. Long Term Incentive Plan.	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Election of Director: Earl M. Cummings	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Election of Director: Christopher H. Franklin	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Election of Director: David J. Lesar	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Election of Director: Raquelle W. Lewis	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Election of Director: Martin H. Nesbitt	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Election of Director: Theodore F. Pound	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Election of Director: Phillip R. Smith	FOR
CENTERPOINT ENERGY, INC.	US15189T1079	22-Apr-2022	Election of Director: Barry T. Smitherman	FOR
CHINA MEDICAL SYSTEM HOLDINGS LTD	KYG211081248	22-Apr-2022	TO ADD THE NOMINAL AMOUNT OF THE SHARES REPURCHASED BY THE COMPANY TO THE GENERAL MANDATE GRANTED TO THE DIRECTORS UNDER RESOLUTION NO.5 ABOVE	AGAINST
CHINA MEDICAL SYSTEM HOLDINGS LTD	KYG211081248	22-Apr-2022	TO REVIEW, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE GROUP, THE REPORTS OF THE BOARD (THE "BOARD") OF THE DIRECTORS (THE "DIRECTOR(S)") OF THE COMPANY AND THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA MEDICAL SYSTEM HOLDINGS LTD	KYG211081248	22-Apr-2022	TO APPROVE THE RECOMMENDED FINAL DIVIDEND OF RMB0.2269 (EQUIVALENT TO HKD 0.279) PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA MEDICAL SYSTEM HOLDINGS LTD	KYG211081248	22-Apr-2022	TO RE-ELECT MR. LAM KONG AS EXECUTIVE DIRECTOR	FOR
CHINA MEDICAL SYSTEM HOLDINGS LTD	KYG211081248	22-Apr-2022	TO RE-ELECT MR. CHEN HONGBING AS EXECUTIVE DIRECTOR	FOR
CHINA MEDICAL SYSTEM HOLDINGS LTD	KYG211081248	22-Apr-2022	TO RE-ELECT MR. FUNG CHING SIMON AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR

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CHINA MEDICAL SYSTEM HOLDINGS LTD	KYG211081248	22-Apr-2022	TO AUTHORISE THE BOARD TO FIX THE DIRECTORS' REMUNERATION	FOR
CHINA MEDICAL SYSTEM HOLDINGS LTD	KYG211081248	22-Apr-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
CHINA MEDICAL SYSTEM HOLDINGS LTD	KYG211081248	22-Apr-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND OTHERWISE DEAL WITH UNISSUED SHARES OF THE COMPANY	AGAINST
CHINA MEDICAL SYSTEM HOLDINGS LTD	KYG211081248	22-Apr-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF THE AGREEMENT TO SELL L'AGE D'OR EXPANSION (SUBSIDIARY OF CNP ASSURANCES) TO LA POSTE SILVER (SUBSIDIARY OF LA POSTE)	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF THE SHAREHOLDERS' AGREEMENTS WITH CAISSE DES D P TS IN CONNECTION WITH THE JOINT ACQUISITION OF A STAKE IN THE CAPITAL OF A NEW COMPANY TO BE CREATED BY SUEZ ("NEW SUEZ")	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF THE AGREEMENT TO ACQUIRE FROM ALLIANZ VIE AND G N RATION VIE PORTFOLIOS OF INSURANCE POLICIES SOLD BY THE LA BANQUE POSTALE NETWORK IN THE PERIOD TO 2019	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF AGREEMENTS WITH LA BANQUE POSTALE RELATED TO THE ACQUISITION FROM ALLIANZ VIE AND G N RATION VIE OF PORTFOLIOS OF CONTRACTS SOLD BY THE LA BANQUE POSTALE NETWORK IN THE PERIOD TO 2019	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF THE ADDENDA TO THE PARTNERSHIP AGREEMENTS WITH LA BANQUE POSTALE AND BPE CONCERNING TERM CREDITOR INSURANCE	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF THE ADDENDUM TO THE PARTNERSHIP AGREEMENT WITH LA BANQUE POSTALE PR VOYANCE CONCERNING TERM CREDITOR INSURANCE	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF THE ADDENDUM TO A SHAREHOLDERS' AGREEMENT WITH CAISSE DES D P TS IN CONNECTION WITH THE ACQUISITION OF AN ADDITIONAL STAKE IN GRTGAZ	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF AN AGREEMENT CONCERNING AN INVESTMENT IN A RESIDENTIAL PROPERTY FUND SET UP BY CDC HABITAT (A SUBSIDIARY OF CAISSE DES D P TS)	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF THE ADDENDUM TO A REINSURANCE TREATY WITH ARIAL CNP ASSURANCES (ACA) COVERING THE PLANNED TRANSFER OF THE CONTRACT WITH EDF FROM ACA TO CNP ASSURANCES	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF A MANAGEMENT MANDATE AND ORT SERVICES AGREEMENT WITH OSTRUM AM	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	OTHER RELATED PARTY AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE CHAIRWOMAN OF THE BOARD OF DIRECTORS. THE REMUNERATION POLICY IS DESCRIBED IN THE "REMUNERATION OF CORPORATE OFFICERS" SECTION OF THE CORPORATE GOVERNANCE REPORT PRESENTED IN THE UNIVERSAL REGISTRATION DOCUMENT	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER. THE REMUNERATION POLICY IS DESCRIBED IN THE "REMUNERATION OF CORPORATE OFFICERS" SECTION OF THE CORPORATE GOVERNANCE REPORT PRESENTED IN THE UNIVERSAL REGISTRATION DOCUMENT. EXECUTIVE OFFICER	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE MEMBERS OF THE BOARD OF DIRECTORS. THE REMUNERATION POLICY IS DESCRIBED IN THE "REMUNERATION OF CORPORATE OFFICERS" SECTION OF THE CORPORATE GOVERNANCE REPORT PRESENTED IN THE UNIVERSAL REGISTRATION DOCUMENT	FOR

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CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' APPROVAL OF THE REMUNERATION PAID OR AWARDED TO THE CHAIRWOMAN OF THE BOARD OF DIRECTORS, THE CHIEF EXECUTIVE OFFICER AND THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE YEAR ENDED 31 DECEMBER 2021, AS WELL AS THE COMPONENTS THEREOF, AS DESCRIBED IN THE "REMUNERATION OF CORPORATE OFFICERS" SECTION OF THE CORPORATE GOVERNANCE REPORT PRESENTED IN THE UNIVERSAL REGISTRATION DOCUMENT	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' APPROVAL OF THE FIXED COMPONENTS OF THE TOTAL REMUNERATION AND THE BENEFITS PAID OR AWARDED TO V RONIQUE WEILL IN HIS CAPACITY AS CHAIRWOMAN OF THE BOARD OF DIRECTORS OF CNP ASSURANCES, FOR THE YEAR ENDED 31 DECEMBER 2021, AS DESCRIBED IN THE "REMUNERATION OF CORPORATE OFFICERS" SECTION OF THE CORPORATE GOVERNANCE REPORT PRESENTED IN THE UNIVERSAL REGISTRATION DOCUMENT	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' APPROVAL OF THE FIXED COMPONENTS OF THE TOTAL REMUNERATION AND THE BENEFITS PAID OR AWARDED TO ANTOINE LISSOWSKI IN HIS CAPACITY AS CHIEF EXECUTIVE OFFICER OF CNP ASSURANCES UNTIL 16 APRIL 2021, FOR THE YEAR ENDED 31 DECEMBER 2021, AS DESCRIBED IN THE "REMUNERATION OF CORPORATE OFFICERS" SECTION OF THE CORPORATE GOVERNANCE REPORT PRESENTED IN THE UNIVERSAL REGISTRATION DOCUMENT	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' APPROVAL OF THE FIXED COMPONENTS OF THE TOTAL REMUNERATION AND THE BENEFITS PAID OR AWARDED TO ST PHANE DEDEYAN IN HIS CAPACITY AS CHIEF EXECUTIVE OFFICER OF CNP ASSURANCES SINCE 16 APRIL 2021, FOR THE YEAR ENDED 31 DECEMBER 2021, AS DESCRIBED IN THE "REMUNERATION OF CORPORATE OFFICERS" SECTION OF THE CORPORATE GOVERNANCE REPORT PRESENTED IN THE UNIVERSAL REGISTRATION DOCUMENT	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDER'S APPROVAL OF THE TO SET AT 1,500,000 THE MAXIMUM ANNUAL FEES AWARDED TO THE BOARD OF DIRECTORS FOR 2022. THESE MAXIMUM FEES AWARDED TO THE BOARD OF DIRECTORS WILL REMAIN UNCHANGED IN FUTURE YEARS UNTIL A NEW RESOLUTION IS ADOPTED BY THE ANNUAL GENERAL MEETING	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' RATIFICATION OF JEAN-FRAN OIS LEQUOY'S APPOINTMENT AS DIRECTOR TO FILL THE SEAT LEFT VACANT BY THE RESIGNATION OF JEAN-YVES FOREL (UNTIL THE 2022 ANNUAL GENERAL MEETING)	AGAINST
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' RATIFICATION OF AM LIE BREITBURD'S APPOINTMENT AS DIRECTOR TO FILL THE SEAT LEFT VACANT BY THE RESIGNATION OF JEAN-FRAN OIS LEQUOY (UNTIL THE 2022 ANNUAL GENERAL MEETING)	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO RE-ELECT AM LIE BREITBURD AS DIRECTOR (UNTIL THE 2026 ANNUAL GENERAL MEETING)	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' RATIFICATION OF BERTAND COUSIN'S APPOINTMENT AS DIRECTOR TO FILL THE SEAT LEFT VACANT BY THE RESIGNATION OF TONY BLANCO (UNTIL THE 2022 ANNUAL GENERAL MEETING)	AGAINST
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO RE-ELECT BERTAND COUSIN AS DIRECTOR (UNTIL THE 2026 ANNUAL GENERAL MEETING)	AGAINST
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO RE-ELECT FRAN OIS G RONDE AS DIRECTOR (UNTIL THE 2026 ANNUAL GENERAL MEETING)	AGAINST

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CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO RE-ELECT PHILIPPE HEIM AS DIRECTOR (UNTIL THE 2026 ANNUAL GENERAL MEETING)	AGAINST
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO RE-ELECT LAURENT MIGNON AS DIRECTOR (UNTIL THE 2026 ANNUAL GENERAL MEETING)	AGAINST
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO RE-ELECT PHILIPPE WAHL AS DIRECTOR (UNTIL THE 2026 ANNUAL GENERAL MEETING)	AGAINST
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO RE-APPOINT MAZARS AT STATUTORY AUDITOR FOR A PERIOD OF SIX YEARS EXPIRING AT THE CLOSE OF THE ANNUAL GENERAL MEETING TO BE CALLED IN 2028 AND NOT TO RE- APPOINT FRANCK BOYER AS SUBSTITUTE STATUTORY AUDITOR, IN ACCORDANCE WITH ARTICLE 823-1 OF THE FRENCH COMMERCIAL CODE	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO REPLACE PRICEWATERHOUSECOOPERS AUDIT AND APPOINT KPMG SA AS STATUTORY AUDITOR FOR A PERIOD OF SIX YEARS EXPIRING AT THE CLOSE OF THE ANNUAL GENERAL MEETING TO BE CALLED IN 2028 AND NOT TO APPOINT A SUBSTITUTE STATUTORY AUDITOR, IN ACCORDANCE WITH ARTICLE 823-1 OF THE FRENCH COMMERCIAL CODE. APPOINTMENT AS STATUTORY AUDITOR OF KPMG SA	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO RENEW THE AUTHORISATION GIVEN TO THE BOARD OF DIRECTORS (WHICH MAY DELEGATE THIS AUTHORISATION), TO BUY BACK CNP ASSURANCES SHARES, DIRECTLY OR THROUGH AN INTERMEDIARY. THE SHARES COULD BE BOUGHT BACK FOR MARKET-MAKING PURPOSES, FOR DELIVERY IN CONNECTION WITH ACQUISITIONS, MERGERS, DEMERGERS OR ASSET CONTRIBUTIONS INITIATED BY CNP ASSURANCES, FOR ALLOCATION TO CNP ASSURANCES EMPLOYEES, FOR ALLOCATION UPON EXERCISE OF RIGHTS ATTACHED TO SECURITIES CONVERTIBLE, REDEEMABLE, EXCHANGEABLE OR OTHERWISE EXERCISABLE FOR CNP ASSURANCES SHARES, OR FOR CANCELLATION IN ORDER TO REDUCE THE CAPITAL	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDER APPROVAL OF A 26-MONTH DELEGATION OF COMPETENCE TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES ON ONE OR MORE OCCASIONS, WITH PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS. THE AGGREGATE PAR VALUE OF THE ISSUES (EXCLUDING PREMIUMS) WOULD BE CAPPED AT 137.324 MILLION OR THE EQUIVALENT IN ANY OTHER CURRENCY OR MONETARY UNIT DETERMINED BY REFERENCE TO A BASKET OF CURRENCIES. THIS IS A BLANKET CEILING THAT APPLIES TO ALL OF THE FINANCIAL AUTHORISATIONS GIVEN IN THE 36TH TO 38TH RESOLUTIONS	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THROUGH A PRIVATE PLACEMENT GOVERNED BY PARAGRAPH II OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, REPRESENTING SHARE RIGHTS NOT EXCEEDING 10% OF THE CAPITAL PER YEARTHE PURPOSE OF THIS RESOLUTION IS TO ENABLE CNP ASSURANCES TO INCREASE ITS OWN FUNDS BY ASKING SHAREHOLDERS TO GIVE A DELEGATION OF COMPETENCE TO THE BOARD OF DIRECTORS TO ISSUE DEEPLY-SUBORDINATED CONTINGENT CONVERTIBLE BONDS POTENTIALLY CONVERTIBLE INTO NEW CNP ASSURANCES SHARES QUALIFIED AS TIER 1 OWN FUNDS UNDER SOLVENCY II WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, THROUGH A PRIVATE PLACEMENT. RENEWAL OF THE TWENTY-SIX MONTH DELEGATION OF COMPETENCE TO THE BOARD OF DIRECTORS TO ISSUE DEEPLY-SUBORDINATED CONTINGENT CONVERTIBLE BONDS WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS,	FOR

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CNP ASSURANCES	FR0000120222	22-Apr-2022	WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS THE PURPOSE OF THIS RESOLUTION IS TO ASK SHAREHOLDERS TO GIVE A DELEGATION OF COMPETENCE TO THE BOARD OF DIRECTORS TO ISSUE AT ITS SOLE DISCRETION, ON ONE OR MORE OCCASIONS, SHARES OR SECURITIES CONVERTIBLE, REDEEMABLE, EXCHANGEABLE OR OTHERWISE EXERCISABLE FOR SHARES RESERVED FOR MEMBERS OF A CNP ASSURANCES EMPLOYEE SHARE OWNERSHIP PLAN OR A GROUP SHARE OWNERSHIP PLAN OPEN TO EMPLOYEES OF CNP ASSURANCES AND RELATED COMPANIES. RENEWAL OF THE TWENTY-SIX-MONTH DELEGATION OF COMPETENCE TO THE BOARD OF DIRECTORS TO ISSUE SHARES REPRESENTING UP TO 3% OF THE CAPITAL TO MEMBERS OF A COMPANY ("PEE") AND/OR GROUP EMPLOYEE SHARE OWNERSHIP PLAN ("PEG")	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THIS IS A STANDARD RESOLUTION THAT AUTHORISES THE BEARER OF A COPY OF OR AN EXTRACT FROM THE MINUTES TO CARRY OUT ALL THE FORMALITIES REQUIRED BY APPLICABLE LAW AND REGULATIONS. POWERS TO CARRY OUT FORMALITIES	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' APPROVAL OF:- THE COMPANY'S FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021 AS PRESENTED, SHOWING NET PROFIT OF 1,191 MILLION, AS WELL AS THE TRANSACTIONS REFLECTED IN THESE FINANCIAL STATEMENTS OR REFERRED TO IN THESE REPORTS;- THE REVERSAL OF 725,200 FROM THE POLICYHOLDER GUARANTEE FUND RESERVE SET UP IN APPLICATION OF ARTICLES L.423-1 ET SEQ. OF THE FRENCH INSURANCE CODE AND THE ALLOCATION OF THIS AMOUNT TO THE DISCRETIONARY RESERVES OF CNP ASSURANCES	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SEEK SHAREHOLDERS' APPROVAL OF THE GROUP'S CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021, WHICH SHOW NET PROFIT ATTRIBUTABLE TO OWNERS OF THE PARENT OF 1,552 MILLION, AS WELL AS THE TRANSACTIONS REFLECTED IN THESE CONSOLIDATED FINANCIAL STATEMENTS OR REFERRED TO IN THESE REPORTS	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	THE PURPOSE OF THIS RESOLUTION IS TO SUBMIT FOR SHAREHOLDER APPROVAL THE RECOMMENDED APPROPRIATION OF THE 5,270 MILLION IN PROFIT AVAILABLE FOR DISTRIBUTION, COMPRISING 2021 PROFIT OF 1,191 MILLION AND RETAINED EARNINGS OF 4,078 MILLION BROUGHT FORWARD FROM THE PRIOR YEAR, AND TO SET THE DIVIDEND AND ITS PAYMENT DATE. THE BOARD OF DIRECTORS RECOMMENDS PAYING A TOTAL OF 686 MILLION IN DIVIDENDS AND ALLOCATING THE BALANCE OF 4,078 MILLION TO RETAINED EARNINGS. THIS DISTRIBUTION REPRESENTS A DIVIDEND OF 1 PER SHARE. IF THE SHAREHOLDERS APPROVE THE DIVIDEND, THE SHARES WILL TRADE EX-DIVIDEND ON EURONEXT PARIS AS FROM 27 APRIL 2022 AND THE DIVIDEND WILL BE PAID AS FROM 29 APRIL 2022	FOR
CNP ASSURANCES	FR0000120222	22-Apr-2022	APPROVAL OF UNDERTAKINGS TO INDEMNIFY DIRECTORS OF CNP ASSURANCES WHO ARE CORPORATE OFFICERS OF THE GROUP'S BRAZILIAN COMPANIES	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND CANCELLATION OF REPURCHASED SHARES	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH REPURCHASE OF SHARES	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE CREATION OF NOK 18.2 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE REMUNERATION OF AUDIT COMMITTEE	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE REMUNERATION OF COMPENSATION COMMITTEE	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	ELECT OTTAR ERTZEID (CHAIR) AS NEW DIRECTOR	FOR

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ENTRA ASA	NO0010716418	22-Apr-2022	ELECT JOACIM SJOBERG AS NEW DIRECTOR	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	REELECT CAMILLA AC TEPFERS AS DIRECTOR	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	REELECT HEGE TOFT KARLSEN AS DIRECTOR	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	REELECT WIDAR SALBUVIK AS DIRECTOR	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	ELECT CHAIRMAN OF MEETING	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	ELECT ERIK SELIN AS MEMBER OF NOMINATING COMMITTEE	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	RATIFY DELOITTE AS AUDITORS	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE DEMERGER PLAN; APPROVE NOK 1.7 MILLION REDUCTION IN SHARE CAPITAL VIA REDUCTION OF PAR VALUE IN CONNECTION WITH DEMERGER	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE MERGER AGREEMENT BETWEEN WHOLLY OWNED SUBSIDIARY LAGARDSVEIEN 6 AS AND ENTRA L6 AS; APPROVE NOK 1.7 MILLION INCREASE IN SHARE CAPITAL	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	AUTHORIZE BOARD TO DISTRIBUTE DIVIDENDS	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE REMUNERATION STATEMENT	FOR
ENTRA ASA	NO0010716418	22-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
GANFENG LITHIUM CO., LTD.	CNE100000SF6	22-Apr-2022	APPLICATION FOR BANK CREDIT BY THE COMPANY AND SUBSIDIARIES AND PROVISION OF GUARANTEE	FOR
GANFENG LITHIUM CO., LTD.	CNE100000SF6	22-Apr-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATIONS OF THE COMPANY	FOR
GANFENG LITHIUM CO., LTD.	CNE100000SF6	22-Apr-2022	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE GENERAL MEETING OF SHAREHOLDERS	AGAINST
GANFENG LITHIUM CO., LTD.	CNE100000SF6	22-Apr-2022	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE MEETINGS OF THE SUPERVISORY COMMITTEE	FOR
GATX CORPORATION	US3614481030	22-Apr-2022	ADVISORY RESOLUTION TO APPROVE EXECUTIVE COMPENSATION.	FOR
GATX CORPORATION	US3614481030	22-Apr-2022	Election of Director: Diane M. Aigotti	FOR
GATX CORPORATION	US3614481030	22-Apr-2022	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
GATX CORPORATION	US3614481030	22-Apr-2022	Election of Director: Anne L. Arvia	FOR
GATX CORPORATION	US3614481030	22-Apr-2022	Election of Director: Brian A. Kenney	FOR
GATX CORPORATION	US3614481030	22-Apr-2022	Election of Director: Robert C. Lyons	FOR
GATX CORPORATION	US3614481030	22-Apr-2022	Election of Director: James B. Ream	FOR
GATX CORPORATION	US3614481030	22-Apr-2022	Election of Director: Adam L. Stanley	FOR
GATX CORPORATION	US3614481030	22-Apr-2022	Election of Director: David S. Sutherland	FOR

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GATX CORPORATION	US3614481030	22-Apr-2022	Election of Director: Stephen R. Wilson	FOR
GATX CORPORATION	US3614481030	22-Apr-2022	Election of Director: Paul G. Yovovich	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	AUTHORIZE CANCELLATION OF 18.50 MILLION SERIES B CLASS I REPURCHASED SHARES AND CONSEQUENTLY REDUCTION IN FIXED PORTION OF CAPITAL, AMEND ARTICLE 6	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	AMEND ARTICLE 2 RE, CORPORATE PURPOSE	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY EVERARDO ELIZONDO ALMAGUER AS DIRECTOR	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY JESUS OSWALDO GARZA MARTINEZ AS DIRECTOR	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY THOMAS S. HEATHER RODRIGUEZ AS DIRECTOR	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY JAVIER MARTINEZ ABREGO GOMEZ AS DIRECTOR	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY ALBERTO SANTOS BOESCH AS DIRECTOR	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY JOSEPH WOLDENBERG RUSSELL AS DIRECTOR	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	MANAGEMENT FOR APPROVE REMUNERATION OF DIRECTORS AND MEMBERS OF AUDIT AND CORPORATE PRACTICES MANAGEMENT FOR COMMITTEES; VERIFY DIRECTOR'S INDEPENDENCE CLASSIFICATION	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	ELECT CHAIRMEN OF AUDIT AND CORPORATE PRACTICES COMMITTEES	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	ABSTAIN
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	SET MAXIMUM AMOUNT OF SHARE REPURCHASE RESERVE AND PRESENT REPORT OF OPERATIONS MANAGEMENT FOR WITH TREASURY SHARES	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY JUAN ANTONIO GONZALEZ MORENO AS BOARD CHAIRMAN	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY CARLOS HANK GONZALEZ AS BOARD VICE-CHAIRMAN	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY HOMERO HUERTA MORENO AS DIRECTOR	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY LAURA DINORA MARTINEZ SALINAS AS DIRECTOR	FOR
GRUMA SAB DE CV	MXP4948K1056	22-Apr-2022	RATIFY GABRIEL A. CARRILLO MEDINA AS DIRECTOR	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Apr-2022	SUBMISSION OF THE BOARD OF DIRECTORS REPORTS UNDER THE TERMS OF ARTICLE 28 SECTION IV SUBSECTIONS ,D, AND ,E, OF THE SECURITIES MARKET LAW, IN RESPECT TO THE FISCAL YEAR ENDED AS OF DECEMBER 31, 2021 AND ADOPTION OF RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Apr-2022	SUBMISSION OF THE CHIEF EXECUTIVE OFFICER REPORT AND THAT OF THE EXTERNAL AUDITOR, REFERRED TO IN ARTICLE 28 SECTION IV SUBSECTION ,B, OF THE SECURITIES MARKET LAW, IN RESPECT TO THE FISCAL YEAR ENDED AS OF DECEMBER 31, 2021 AND ADOPTION OF RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Apr-2022	SUBMISSION OF THE REPORTS AND OPINION REFERRED TO IN ARTICLE 28 SECTION IV SUBSECTIONS ,A, AND ,C, OF THE SECURITIES MARKET LAW, INCLUDING THE TAX REPORT REFERRED TO IN ARTICLE 76 SECTION XIX OF THE INCOME TAX LAW AND ADOPTION OF RESOLUTIONS IN CONNECTION THERETO	FOR

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GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX01OM000018	22-Apr-2022	SUBMISSION ON THE ALLOCATION OF PROFITS, INCREASE OF RESERVED, APPROVAL OF THE AMOUNT OF FUNDS USED FOR THE ACQUISITION OF OWN SHARES AND, AS THE CASE MAY BE, DECLARATION OF DIVIDENDS, ADOPTION OF RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX01OM000018	22-Apr-2022	DISCUSSION AND APPROVAL, AS THE CASE MAY BE, OF THE RATIFICATION OF THE PERFORMANCE OF THE BOARD OF DIRECTORS, AS WELL AS OF A PROPOSAL TO APPOINT AND, OR RATIFY THE MEMBERS OF THE BOARD OF DIRECTORS AND CHAIRMEN OF THE AUDIT AND CORPORATE PRACTICES, FINANCE, PLANNING AND SUSTAINABILITY COMMITTEES, DETERMINATION OF THE RELEVANT COMPENSATIONS AND ADOPTION OF RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX01OM000018	22-Apr-2022	DESIGNATION OF SPECIAL REPRESENTATIVES	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	RATIFY CARLOS CARDENAS GUZMAN AS DIRECTOR OF SERIES B SHAREHOLDER	AGAINST
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	RATIFY ANGEL LOSADA MORENO AS DIRECTOR OF SERIES B SHAREHOLDER	AGAINST
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	RATIFY JOAQUIN VARGAS GUAJARDO AS DIRECTOR OF SERIES B SHAREHOLDER	AGAINST
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	RATIFY JUAN DIEZ-CANEDO RUIZ AS DIRECTOR OF SERIES B SHAREHOLDER	AGAINST
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	RATIFY ALVARO FERNANDEZ GARZA AS DIRECTOR OF SERIES B SHAREHOLDER	AGAINST
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	RATIFY LUIS TELLEZ KUENZLER AS DIRECTOR OF SERIES B SHAREHOLDER	AGAINST
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	ELECT ALEJANDRA PALACIOS PRIETO AS DIRECTOR OF SERIES B SHAREHOLDER	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	ELECT OR RATIFY BOARD CHAIRMAN	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	APPROVE REMUNERATION OF DIRECTORS FOR YEARS 2021 AND 2022	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	ELECT OR RATIFY DIRECTOR OF SERIES B SHAREHOLDERS AND MEMBER OF NOMINATIONS AND COMPENSATION COMMITTEE	AGAINST
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	ELECT OR RATIFY CHAIRMAN OF AUDIT AND CORPORATE PRACTICES COMMITTEE	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	APPROVE REPORTS IN COMPLIANCE WITH ARTICLE 28, SECTION IV OF MEXICAN SECURITIES MARKET LAW	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	PRESENT REPORT REGARDING INDIVIDUAL OR ACCUMULATED OPERATIONS GREATER THAN USD 3 MANAGEMENT MILLION	ABSTAIN
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	PRESENT PUBLIC GOALS IN ENVIRONMENTAL, SOCIAL AND CORPORATE GOVERNANCE STRUCTURE MANAGEMENT MATTERS OF THE COMPANY FOR YEAR 2030	ABSTAIN
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR

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GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	APPROVE DISCHARGE OF DIRECTORS AND OFFICERS	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	APPROVE INDIVIDUAL AND CONSOLIDATED FINANCIAL STATEMENTS AND APPROVE EXTERNAL AUDITORS' REPORT ON FINANCIAL STATEMENTS	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	APPROVE ALLOCATION OF INCOME IN THE AMOUNT OF MXN 5.81 BILLION	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	APPROVE DIVIDENDS OF MXN 14.40 PER SHARE	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	CANCEL PENDING AMOUNT OF SHARE REPURCHASE APPROVED AT GENERAL MEETINGS HELD ON APRIL 27, 2021 AND SEP. 14, 2021. SET SHARE REPURCHASE MAXIMUM AMOUNT OF MXN 2 BILLION	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	INFORMATION ON ELECTION OR RATIFICATION OF FOUR DIRECTORS AND THEIR ALTERNATES OF SERIES MANAGEMENT BB SHAREHOLDERS	ABSTAIN
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	ELECT OR RATIFY DIRECTORS OF SERIES B SHAREHOLDERS THAT HOLD 10 PERCENT OF SHARE CAPITAL	ABSTAIN
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	DISCUSSION AND SUBMISSION FOR APPROVAL OF AN INCREASE IN THE COMPANY COMMON STOCK, THROUGH THE CAPITALIZATION OF THE RESTATEMENT EFFECT OF COMMON STOCK ACCOUNT, AS RECORDED IN THE COMPANY UNCONSOLIDATED FINANCIAL STATEMENTS AS OF DECEMBER 31, 2021, IN THE AMOUNT OF PS. 8,027,154,754.00 EIGHT BILLION TWENTY SEVEN MILLION ONE HUNDRED AND FIFTY FOUR THOUSAND SEVEN HUNDRED AND FIFTY FOUR PESOS 00.100 M.N	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	PROPOSAL TO APPROVE THE CANCELLATION THE COMPANY SHARES THAT HAVE BEEN REPURCHASED AND ARE, AS OF THE DATE OF THE EXTRAORDINARY SHAREHOLDERS MEETING, HELD IN THE COMPANY TREASURY	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	PERFORM ALL CORPORATE LEGAL FORMALITIES REQUIRED, INCLUDING THE AMENDMENT OF ARTICLE 6 OF THE COMPANY BY LAWS, DERIVED FROM THE ADOPTION OF RESOLUTIONS AT THIS SHAREHOLDERS MEETING	ABSTAIN
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	22-Apr-2022	APPOINTMENT AND DESIGNATION OF SPECIAL DELEGATES TO APPEAR BEFORE A PUBLIC NOTARY AND PRESENT THE RESOLUTIONS ADOPTED AT THIS MEETING FOR FORMALIZATION. ADOPTION OF THE RESOLUTIONS DEEMED NECESSARY OR CONVENIENT IN ORDER TO FULFILL THE DECISIONS ADOPTED IN RELATION TO THE PRECEDING AGENDA ITEMS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. DAVID JUAN VILLARREAL MONTEMAYOR AS REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPROVE, WITH THE PREVIOUS OPINION OF THE BOARD OF DIRECTORS, THE ANNUAL REPORT OF THE CHIEF EXECUTIVE OFFICER CONTAINING, AMONG OTHER ITEMS, THE GENERAL BALANCE SHEET, THE INCOME STATEMENT, THE STATEMENT OF CHANGES IN THE NET WORTH AND THE CASH FLOW STATEMENT OF THE COMPANY AS OF DECEMBER 31, 2021	ABSTAIN
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. JOSE MARCOS RAMIREZ MIGUEL AS REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. CARLOS DE LA ISLA CORRY AS REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. EVERARDO ELIZONDO ALMAGUER AS INDEPENDENT REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MS. ALICIA ALEJANDRA LEBRIJA HIRSCHFELD AS INDEPENDENT REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR

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GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. CLEMENTE ISMAEL REYES RETANA VALDES AS INDEPENDENT REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. ALFREDO ELIAS AYUB AS INDEPENDENT REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. ADRIAN SADA CUEVA AS INDEPENDENT REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. DAVID PENALOZA ALANIS AS INDEPENDENT REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. JOSE ANTONIO CHEDRAUI EGUJA AS INDEPENDENT REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. ALFONSO DE ANGOITIA NORIEGA AS INDEPENDENT REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. THOMAS STANLEY HEATHER RODRIGUEZ AS INDEPENDENT REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPROVE THE BOARD OF DIRECTORS ANNUAL REPORT STATING AND EXPLAINING THE MAIN ACCOUNTING AND INFORMATION POLICIES AND CRITERIA FOLLOWED IN THE PREPARATION OF THE FINANCIAL INFORMATION AS OF DECEMBER 31, 2021	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MS. GRACIELA GONZALEZ MORENO AS ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. JUAN ANTONIO GONZALEZ MARCOS AS ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. ALBERTO HALABE HAMUI AS INDEPENDENT ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. GERARDO SALAZAR VIEZCA AS ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. ALBERTO PEREZ JACOME FRISCIONE AS ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. DIEGO MARTINEZ RUEDA CHAPITAL AS INDEPENDENT ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. ROBERTO KELLEHER VALES AS INDEPENDENT ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MS. CECILIA GOYA DE RIVIELLO MEADE AS INDEPENDENT ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. ISAAC BECKER KABACNIK AS INDEPENDENT ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. JOSE MARIA GARZA TREVINO AS INDEPENDENT ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. CARLOS CESARMAN KOLTENIUK AS INDEPENDENT ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR

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GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPROVE THE BOARD OF DIRECTORS ANNUAL REPORT REGARDING THE OPERATIONS AND ACTIVITIES WHERE IT PARTICIPATED	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. HUMBERTO TAFOLLA NUNEZ AS INDEPENDENT ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MS. GUADALUPE PHILLIPS MARGAIN AS INDEPENDENT ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. RICARDO MALDONADO YANEZ AS INDEPENDENT ALTERNATE DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. HECTOR AVILA FLORES AS SECRETARY OF THE BOARD OF DIRECTORS, WHO SHALL NOT BE A MEMBER OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	IT IS HEREBY PROPOSED, PURSUANT TO ARTICLE FORTY NINE OF THE CORPORATE BYLAWS, FOR THE DIRECTORS TO BE RELEASED FROM OBLIGATION TO POST A BOND OR PECUNIARY GUARANTEE TO SUPPORT THE PERFORMANCE OF THEIR DUTIES	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	DETERMINE AS THE COMPENSATION TO BE PAID TO REGULAR AND ALTERNATE DIRECTORS, AS THE CASE MAY BE, FOR EACH MEETING THEY ATTEND, A NET TAX AMOUNT EQUIVALENT TO TWO FIFTY GOLDEN PESOS COINS, COMMONLY KNOWN AS CENTENARIOS, AT THEIR QUOTATION VALUE ON THE DATE OF EACH MEETING	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. THOMAS STANLEY HEATHER RODRIGUEZ AS CHAIRMAN OF THE AUDIT AND CORPORATE PRACTICES COMMITTEE	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPROVE THE REPORT OF THE BOARD OF DIRECTORS ON THE PURCHASE AND SALE OPERATIONS OF THE OWN SHARES OF THE COMPANY DURING FISCAL YEAR 2021	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	EARMARK UP TO THE AMOUNT OF 7,500,000,000.00, SEVEN BILLION FIVE HUNDRED MILLION PESOS 00 100 MEXICAN CURRENCY, EQUIVALENT TO 1.96 PERCENT OF THE CAPITALIZATION VALUE OF THE FINANCIAL GROUP AS OF THE END OF 2021, CHARGED TO NET WORTH, FOR THE PURCHASE OF THE OWN SHARES OF THE COMPANY DURING FISCAL YEAR 2022 AND SHALL INCLUDE THOSE OPERATIONS TO BE CARRIED OUT DURING 2022 AND UP TO APRIL, 2023 ALWAYS BEING SUBJECT TO THE ACQUISITION AND PLACEMENT OF ITS OWN SHARES POLICY	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT THE NECESSARY DELEGATES TO CARRY OUT ALL ACTS REQUIRED TO COMPLY WITH AND FORMALIZE THE RESOLUTIONS PASSED AT THE SHAREHOLDERS MEETING	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPROVE THE AUDIT AND CORPORATE PRACTICES ANNUAL REPORT	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPROVE EACH AND EVERY ONE OF THE OPERATIONS PERFORMED BY THE COMPANY DURING THE FISCAL YEAR ENDED DECEMBER 31, 2021 IS HEREBY PROPOSED. IT IS ALSO PROPOSED TO RATIFY ANY ACTIONS TAKEN BY THE BOARD OF DIRECTORS, THE CHIEF EXECUTIVE OFFICER AND THE AUDIT AND CORPORATE PRACTICES COMMITTEE DURING THE SAME PERIOD	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	ALLOCATE ALL NET PROFITS OF FISCAL YEAR 2021 REFLECTED IN THE FINANCIAL STATEMENTS OF THE COMPANY IN THE AMOUNT OF 35,048,168,481.91, THIRTY FIVE BILLION FORTY EIGHT MILLION ONE HUNDRED SIXTY EIGHT THOUSAND FOUR HUNDRED EIGHTY ONE PESOS 91 100 MEXICAN CURRENCY TO THE PREVIOUS FISCAL YEARS RESULTS ACCOUNT DUE TO THE FACT THAT THE LEGAL CONTINGENCY FUND OF THE COMPANY IS COMPLETELY SET UP	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	PROVIDE EVIDENCE THAT IN COMPLIANCE WITH THE PROVISIONS OF SECTION XIX OF ARTICLE 76 OF THE INCOME TAX LAW, THE EXTERNAL AUDITORS REPORT REGARDING THE FISCAL SITUATION OF THE COMPANY AS OF DECEMBER 31, 2020 WAS DISTRIBUTED AND READ TO THE ATTENDANCE OF THE SHAREHOLDERS MEETING	ABSTAIN

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GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. CARLOS HANK GONZALEZ AS CHAIRMAN AND REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	22-Apr-2022	APPOINT MR. JUAN ANTONIO GONZALEZ MORENO AS REGULAR DIRECTOR OF THE BOARD OF DIRECTORS	FOR
GUESS?, INC.	US4016171054	22-Apr-2022	DIRECTOR	FOR
GUESS?, INC.	US4016171054	22-Apr-2022	DIRECTOR	ABSTAIN
GUESS?, INC.	US4016171054	22-Apr-2022	DIRECTOR	FOR
GUESS?, INC.	US4016171054	22-Apr-2022	DIRECTOR	FOR
GUESS?, INC.	US4016171054	22-Apr-2022	The Company's advisory vote on the compensation of the Company's named executive officers.	AGAINST
GUESS?, INC.	US4016171054	22-Apr-2022	The Company's proposal to ratify the selection of Ernst & Young as the Company's independent auditor for the fiscal year ending January 28, 2023.	FOR
GUESS?, INC.	US4016171054	22-Apr-2022	The Company's proposal to approve of the amendment and restatement of its 2004 Equity Incentive Plan, including to increase the number of shares of Common Stock available for issuance under the plan.	FOR
GUESS?, INC.	US4016171054	22-Apr-2022	The Company's proposal to approve of the amendment and restatement of its 2002 Employee Stock Purchase Plan.	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	SPECIAL STATEMENT ON 2021 REMUNERATION AND APPRAISAL FOR SENIOR MANAGEMENT	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	ELECTION OF NON-INDEPENDENT DIRECTORS	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2022 APPOINTMENT OF AUDIT FIRM	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS: ESTIMATED CONNECTED TRANSACTIONS WITH A COMPANY AND ITS CONTROLLED COMPANIES	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS: ESTIMATED CONNECTED TRANSACTIONS WITH A 2ND COMPANY AND ITS CONTROLLED COMPANIES	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS: ESTIMATED CONNECTED TRANSACTIONS WITH A 3RD COMPANY	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS: ESTIMATED CONNECTED TRANSACTIONS WITH A 4TH COMPANY	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS: ESTIMATED CONNECTED TRANSACTIONS WITH OTHER RELATED PARTIES	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING THE SHAREHOLDERS' GENERAL MEETINGS	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	AMENDMENTS TO THE COMPANY'S RULES FOR INDEPENDENT DIRECTORS	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2021 ANNUAL ACCOUNTS	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY1.8000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR

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GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	2021 WORK REPORT OF INDEPENDENT DIRECTORS	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	SPECIAL STATEMENT ON 2021 REMUNERATION AND APPRAISAL FOR DIRECTORS	FOR
GUOYUAN SECURITIES CO LTD	CNE000000QZ9	22-Apr-2022	SPECIAL STATEMENT ON 2021 REMUNERATION AND APPRAISAL FOR SUPERVISORS	FOR
ICADE SA	FR0000035081	22-Apr-2022	REAPPOINTMENT OF MRS SOPHIE QUATREHOMME AS DIRECTOR	AGAINST
ICADE SA	FR0000035081	22-Apr-2022	REAPPOINTMENT OF MRS MARIANNE LOURADOUR AS DIRECTOR	AGAINST
ICADE SA	FR0000035081	22-Apr-2022	REAPPOINTMENT OF MR GUILLAUME POITRINAL AS DIRECTOR	AGAINST
ICADE SA	FR0000035081	22-Apr-2022	RATIFICATION OF THE TEMPORARY APPOINTMENT OF MR ALEXANDRE THOREL AS DIRECTOR	AGAINST
ICADE SA	FR0000035081	22-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
ICADE SA	FR0000035081	22-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ICADE SA	FR0000035081	22-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER AND/OR ANY OTHER CORPORATE OFFICER	FOR
ICADE SA	FR0000035081	22-Apr-2022	APPROVAL OF THE INFORMATION REFERRED TO IN I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
ICADE SA	FR0000035081	22-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF TOTAL REMUNERATION AND THE BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR GRANTED FOR THE SAME PERIOD TO MR FR D RIC THOMAS, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ICADE SA	FR0000035081	22-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF TOTAL REMUNERATION AND THE BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR GRANTED FOR THE SAME PERIOD TO MR OLIVIER WIGNIOLLE, CHIEF EXECUTIVE OFFICER	FOR
ICADE SA	FR0000035081	22-Apr-2022	AUTHORISATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO HAVE THE COMPANY REPURCHASE ITS OWN SHARES UNDER ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR
ICADE SA	FR0000035081	22-Apr-2022	SAY ON CLIMATE AND BIODIVERSITY	FOR
ICADE SA	FR0000035081	22-Apr-2022	AUTHORISATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO CANCEL THE SHARES REPURCHASED BY THE COMPANY UNDER ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR
ICADE SA	FR0000035081	22-Apr-2022	DELEGATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR SECURITIES ENTITLING THEIR HOLDERS TO SHARES IN THE COMPANY, SUBJECT TO A MAXIMUM LIMIT OF 10% OF SHARE CAPITAL, IN CONSIDERATION FOR CONTRIBUTIONS OF EQUITY INSTRUMENTS OR SECURITIES ENTITLING THEIR HOLDERS TO SHARES IN THE COMPANY	FOR
ICADE SA	FR0000035081	22-Apr-2022	POWERS TO COMPLETE FORMALITIES	FOR
ICADE SA	FR0000035081	22-Apr-2022	APPROVAL OF THE SEPARATE FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021 - APPROVAL OF NON-TAX DEDUCTIBLE EXPENSES AND CHARGES	FOR
ICADE SA	FR0000035081	22-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
ICADE SA	FR0000035081	22-Apr-2022	APPROPRIATION OF PROFITS FOR THE FINANCIAL YEAR AND DETERMINATION OF THE DIVIDEND AMOUNT	FOR

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ICADE SA	FR0000035081	22-Apr-2022	STATUTORY AUDITORS' SPECIAL REPORT ON REGULATED RELATED PARTY AGREEMENTS - ACKNOWLEDGEMENT THAT THERE HAVE BEEN NO NEW AGREEMENTS	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	RENEWAL OF SHARE PURCHASE MANDATE	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	ADOPTION OF DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	RENEWAL OF SHAREHOLDERS' MANDATE FOR INTERESTED PERSON TRANSACTIONS	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	DECLARATION OF DIVIDEND: DIVIDEND OF 7.0 CENTS PER SHARE	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	RE-ELECTION OF TEO SIONG SENG AS DIRECTOR	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	RE-ELECTION OF THAM SAI CHOY AS DIRECTOR	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	RE-ELECTION OF LOH CHIN HUA AS DIRECTOR	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	RE-ELECTION OF SHIRISH APTE AS DIRECTOR	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	APPROVAL OF FEES TO NON-EXECUTIVE DIRECTORS FOR FY2022	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	RE-APPOINTMENT OF AUDITORS: PRICEWATERHOUSECOOPERS LLP	FOR
KEPPEL CORPORATION LTD	SG1U68934629	22-Apr-2022	ISSUE OF ADDITIONAL SHARES AND CONVERTIBLE INSTRUMENTS	FOR
KEPPEL REIT	SG1T22929874	22-Apr-2022	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF KEPPEL REIT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE AUDITOR'S REPORT THEREON	FOR
KEPPEL REIT	SG1T22929874	22-Apr-2022	TO RE-APPOINT MESSRS PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF KEPPEL REIT AND AUTHORISE THE MANAGER TO FIX THE AUDITOR'S REMUNERATION	FOR
KEPPEL REIT	SG1T22929874	22-Apr-2022	TO ENDORSE THE APPOINTMENT OF MR YOICHIRO HAMAOKA AS DIRECTOR	FOR
KEPPEL REIT	SG1T22929874	22-Apr-2022	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
KEPPEL REIT	SG1T22929874	22-Apr-2022	TO APPROVE THE RENEWAL OF THE UNIT BUY-BACK MANDATE	FOR
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	DIRECTOR	FOR
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	DIRECTOR	FOR
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	DIRECTOR	ABSTAIN
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	DIRECTOR	FOR
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	DIRECTOR	ABSTAIN
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	DIRECTOR	ABSTAIN
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	DIRECTOR	ABSTAIN
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	DIRECTOR	ABSTAIN
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	DIRECTOR	ABSTAIN

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KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	DIRECTOR	FOR
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2022.	FOR
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
KKR REAL ESTATE FINANCE TRUST INC.	US48251K1007	22-Apr-2022	Advisory vote on the frequency of future advisory votes to approve the compensation of the Company's named executive officers.	1 YEAR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Christopher E. Kubasik	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Rita S. Lane	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Sallie B. Bailey	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Robert B. Millard	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Lloyd W. Newton	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	To amend Our Restated Certificate of Incorporation to increase the maximum number of Board seats	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Approval, in an Advisory Vote, of the Compensation of Named Executive Officers as Disclosed in the Proxy Statement	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Ratification of Appointment of Ernst & Young LLP as Independent Registered Public Accounting Firm for Fiscal Year 2022	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: William M. Brown	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Peter W. Chiarelli	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Thomas A. Corcoran	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Thomas A. Dattilo	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Roger B. Fradin	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Harry B. Harris Jr.	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Lewis Hay III	FOR
L3HARRIS TECHNOLOGIES INC.	US5024311095	22-Apr-2022	Election of Director for a Term Expiring at 2023: Lewis Kramer	FOR

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LAGARDERE SA	FR0000130213	22-Apr-2022	RATIFY APPOINTMENT OF RENE RICOL AS DIRECTOR	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE COMPENSATION OF ARNAUD LAGARDERE	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE COMPENSATION OF PIERRE LEROY	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE COMPENSATION OF THIERRY FUNCK-BRENTANO	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE COMPENSATION OF PATRICK VALROFF	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN AND CEO	AGAINST
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE REMUNERATION POLICY OF VICE-CEO	AGAINST
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF EUR 997,500	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	AUTHORIZE UP TO 0.8 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS WITH PERFORMANCE CONDITIONS ATTACHED	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	AUTHORIZE UP TO 0.8 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.50 PER SHARE	FOR
LAGARDERE SA	FR0000130213	22-Apr-2022	APPROVE AUDITORS' SPECIAL REPORT ON NEWLY AUTHORIZED RELATED-PARTY TRANSACTIONS	FOR
MERCK KGAA	DE0006599905	22-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	AGAINST
MERCK KGAA	DE0006599905	22-Apr-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL REPORTS FOR FISCAL YEAR 2022	FOR
MERCK KGAA	DE0006599905	22-Apr-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2023 AND FOR THE REVIEW OF INTERIM FINANCIAL REPORTS FOR FISCAL YEAR 2023	FOR
MERCK KGAA	DE0006599905	22-Apr-2022	APPROVE REMUNERATION REPORT	ABSTAIN
MERCK KGAA	DE0006599905	22-Apr-2022	APPROVE CREATION OF EUR 56.5 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
MERCK KGAA	DE0006599905	22-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2021	FOR
MERCK KGAA	DE0006599905	22-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.85 PER SHARE	FOR
MERCK KGAA	DE0006599905	22-Apr-2022	APPROVE DISCHARGE OF EXECUTIVE BOARD FISCAL YEAR 2021	FOR
MITSUI HIGH-TEC,INC.	JP3892400007	22-Apr-2022	Appoint a Director who is Audit and Supervisory Committee Member Shirakawa, Hiroyuki	AGAINST
MITSUI HIGH-TEC,INC.	JP3892400007	22-Apr-2022	Appoint a Director who is Audit and Supervisory Committee Member Kubota, Chiaki	AGAINST
MITSUI HIGH-TEC,INC.	JP3892400007	22-Apr-2022	Appoint a Director who is Audit and Supervisory Committee Member Kumamaru, Kuniaki	FOR

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NATIONAL BANK OF CANADA	CA6330671034	22-Apr-2022	DIRECTOR	FOR
NATIONAL BANK OF CANADA	CA6330671034	22-Apr-2022	DIRECTOR	FOR
NATIONAL BANK OF CANADA	CA6330671034	22-Apr-2022	DIRECTOR	FOR
NATIONAL BANK OF CANADA	CA6330671034	22-Apr-2022	Advisory resolution to accept the approach taken by the Bank's Board of Directors with respect to executive compensation The text of the resolution is set out in Section 2 of the Management Proxy Circular.	FOR
NATIONAL BANK OF CANADA	CA6330671034	22-Apr-2022	Appointment of Deloitte LLP as independent auditor	FOR
NATIONAL BANK OF CANADA	CA6330671034	22-Apr-2022	Shareholder proposal No. 1:	AGAINST
NATIONAL BANK OF CANADA	CA6330671034	22-Apr-2022	Shareholder proposal No. 2:	AGAINST
NATIONAL BANK OF CANADA	CA6330671034	22-Apr-2022	Shareholder proposal No. 3:	AGAINST
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	APPROVAL OF ALLOTMENT AND ISSUE OF ORDINARY SHARES TO THE NON-EXECUTIVE DIRECTORS	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	ADOPTION OF DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND AUDITOR'S REPORT	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	RE-APPOINTMENT OF AUDITOR AND AUTHORISATION FOR DIRECTORS TO FIX ITS REMUNERATION: PRICEWATERHOUSECOOPERS LLP	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	AUTHORITY TO ISSUE ORDINARY SHARES, AND MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO ORDINARY SHARES	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	AUTHORITY TO (I) ALLOT AND ISSUE ORDINARY SHARES UNDER THE OCBC SHARE OPTION SCHEME 2001; (II) GRANT RIGHTS TO ACQUIRE AND ALLOT AND ISSUE ORDINARY SHARES UNDER THE OCBC EMPLOYEE SHARE PURCHASE PLAN; AND/OR (III) GRANT AWARDS AND ALLOT AND ISSUE ORDINARY SHARES UNDER THE OCBC DEFERRED SHARE PLAN 2021	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	AUTHORITY TO ALLOT AND ISSUE ORDINARY SHARES PURSUANT TO THE OCBC SCRIP DIVIDEND SCHEME	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	APPROVAL OF RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	RE-ELECTION OF MR OOI SANG KUANG	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	RE-ELECTION OF MR KOH BENG SENG	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	RE-ELECTION OF MS CHRISTINA HON KWEE FONG (CHRISTINA ONG)	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	RE-ELECTION OF MR WEE JOO YEOW	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	RE-ELECTION OF MS CHONG CHUAN NEO	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	RE-ELECTION OF MR LEE KOK KENG ANDREW	FOR
OVERSEA-CHINESE BANKING CORPORATION LTD	SG1S04926220	22-Apr-2022	APPROVAL OF FINAL ONE-TIER TAX EXEMPT DIVIDEND: 28 CENTS PER ORDINARY SHARE	FOR

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OVERSEA-CHINESE BANKING CORPORATION LTD	SG1504926220	22-Apr-2022	APPROVAL OF AMOUNT PROPOSED AS DIRECTORS' REMUNERATION	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: Maria Pope	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: James Torgerson	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: Rodney Brown	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	To approve, by a non-binding vote, the compensation of the Company's named executive officers.	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	To ratify the appointment of Deloitte and Touche LLP as the Company's independent registered public accounting firm for the fiscal year 2022.	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: Jack Davis	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: Dawn Farrell	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: Mark Ganz	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: Marie Oh Huber	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: Kathryn Jackson, PhD	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: Michael Lewis	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: Michael Millegan	FOR
PORTLAND GENERAL ELECTRIC CO	US7365088472	22-Apr-2022	Election of Director: Lee Pelton, PhD	FOR
REPLY SPA	IT0005282865	22-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021, BOARD OF DIRECTORS' REPORT ON MANAGEMENT AND INTERNAL AND EXTERNAL AUDITORS' REPORTS, TO PRESENT THE CONSOLIDATED BALANCE SHEET	FOR
REPLY SPA	IT0005282865	22-Apr-2022	TO APPROVE THE NET INCOME ALLOCATION, THE COUPON PAYMENT TO THE SHAREHOLDERS AND THE EMOLUMENT IN THE FORM OF DISTRIBUTED EARNINGS TO THE DIRECTORS WITH SPECIFIC MANDATES ACCORDING TO THE ART. 22 FROM THE BY-LAWS; RESOLUTION RELATED THERETO	FOR
REPLY SPA	IT0005282865	22-Apr-2022	RESOLUTIONS CONCERNING THE PURCHASE AND DISPOSAL OF OWN SHARES AS PER ARTICLES 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE AND ART. 132 OF THE LEGISLATIVE DECREE NO. 58/1998 AND IN COMPLIANCE WITH ART. 114-BIS OF CONSOB NO. 11971, UPON REVOKE OF THE RESOLUTION ADOPTED BY THE MEETING OF 26 APRIL 2021, AS NOT USED	FOR
REPLY SPA	IT0005282865	22-Apr-2022	REPORT ON THE REMUNERATION POLICY AND REMUNERATION PAID. RESOLUTIONS ON THE SECOND SECTION, AS PER ART. 123-TER, ITEM 6, OF TUF	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	CASH MANAGEMENT WITH IDLE PROPRIETARY FUNDS AND RAISED FUNDS	AGAINST

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SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	INVESTMENT IN CONSTRUCTION OF A PROJECT	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	PARTICIPATION IN REFINANCING SECURITIES LENDING BUSINESS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	CHANGE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	2021 ANNUAL ACCOUNTS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY6.80000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):8.000000	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	2021 SPECIAL REPORT ON THE DEPOSIT AND USE OF RAISED FUNDS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	APPOINTMENT OF AUDIT FIRM	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	APPLICATION FOR COMPREHENSIVE CREDIT LINE TO BANKS BY THE COMPANY AND SUBSIDIARIES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	22-Apr-2022	LAUNCHING FORWARD FOREIGN EXCHANGE SETTLEMENT AND SALE BUSINESS IN 2022	FOR
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO RE-ELECT DR. HU MANTIAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE RESPECTIVE DIRECTORS' REMUNERATION	FOR
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO RE-APPOINT ERNST & YOUNG AS AUDITORS AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 5% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION.	AGAINST
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY BY THE AGGREGATE NUMBER OF THE SHARES REPURCHASED BY THE COMPANY	AGAINST
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO DECLARE A FINAL DIVIDEND OF HK 140 CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO RE-ELECT MR. XUE MINGYUAN AS AN EXECUTIVE DIRECTOR	FOR
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO RE-ELECT MR. LAI ZHIYONG AS AN EXECUTIVE DIRECTOR	FOR
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO RE-ELECT MS. YANG XIN AS A NON-EXECUTIVE DIRECTOR	FOR
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO RE-ELECT DR. LIU KA YING, REBECCA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SITC INTERNATIONAL HOLDINGS CO LTD	KYG8187G1055	22-Apr-2022	TO RE-ELECT MR. TSE SIU NGAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: Mojdeh Poul	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: Irving Tan	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: Andrea J. Ayers	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Approve the selection of Ernst & Young LLP as the Company's independent auditors for the Company's 2022 fiscal year.	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	To approve the 2022 Omnibus Award Plan.	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	To consider a shareholder proposal regarding the ownership threshold required to call for special shareholder meeting, if properly presented.	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: Patrick D. Campbell	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: Carlos M. Cardoso	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: Robert B. Coutts	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: Debra A. Crew	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: Michael D. Hankin	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: James M. Loree	FOR
STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: Adrian V. Mitchell	FOR

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STANLEY BLACK & DECKER, INC.	US8545021011	22-Apr-2022	Election of Director: Jane M. Palmieri	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT THOMAS BUSS AS DIRECTOR	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT ADRIENNE FUMAGALLI AS DIRECTOR	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT UELI DIETIKER AS DIRECTOR	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT DAMIR FILIPOVIC AS DIRECTOR	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT FRANK KEUPER AS DIRECTOR	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT STEFAN LOACKER AS DIRECTOR	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT HENRY PETER AS DIRECTOR	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT MARTIN SCHMID AS DIRECTOR	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT FRANZISKA SAUBER AS DIRECTOR	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT KLAUS TSCHUETSCHER AS DIRECTOR	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	ELECT MONIKA BUETLER AS DIRECTOR	AGAINST
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REAPPOINT MARTIN SCHMID AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REAPPOINT FRANZISKA SAUBER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REAPPOINT KLAUS TSCHUETSCHER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	DESIGNATE ANDREAS ZUERCHER AS INDEPENDENT PROXY	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	APPROVE CHF 70,268 REDUCTION IN SHARE CAPITAL AS PART OF THE SHARE BUYBACK PROGRAM VIA CANCELLATION OF REPURCHASED SHARES	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	APPROVE REMUNERATION REPORT	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 25.00 PER SHARE	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	APPROVE DISCHARGE OF BOARD OF DIRECTORS	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	APPROVE FIXED REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 3.2 MILLION	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	APPROVE SHORT-TERM VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 4.4 MILLION	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	APPROVE FIXED AND LONG-TERM VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 13.8 MILLION	FOR
SWISS LIFE HOLDING AG	CH0014852781	22-Apr-2022	REELECT ROLF DOERIG AS DIRECTOR AND BOARD CHAIR	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Election of Director: Reyne K. Wisecup	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Ratification of the appointment of KPMG LLP as independent registered public accounting firm for the 2022 fiscal year.	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Election of Director: Scott A. Satterlee	AGAINST

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FASTENAL COMPANY	US3119001044	23-Apr-2022	Approval, by non-binding vote, of executive compensation.	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Election of Director: Michael J. Ancius	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Election of Director: Stephen L. Eastman	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Election of Director: Daniel L. Florness	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Election of Director: Rita J. Heise	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Election of Director: Hsenghung Sam Hsu	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Election of Director: Daniel L. Johnson	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Election of Director: Nicholas J. Lundquist	FOR
FASTENAL COMPANY	US3119001044	23-Apr-2022	Election of Director: Sarah N. Nielsen	FOR
JINDAL STAINLESS LTD	INE220G01021	23-Apr-2022	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 66, 230-232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, THE RULES, CIRCULARS AND NOTIFICATIONS MADE THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION OR RE-ENACTMENT THEREOF) AS MAY BE APPLICABLE, THE PROVISIONS OF MASTER CIRCULAR BEARING NUMBER SEBI/HO/CFD/DIL1/CIR/P/2021/0000000665 DATED NOVEMBER 23, 2021, AS AMENDED FROM TIME TO TIME, ISSUED BY THE SECURITIES AND EXCHANGE BOARD OF INDIA, THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME, THE OBSERVATION LETTERS WITH NO ADVERSE REMARKS DATED MARCH 4, 2021 AND MARCH 5, 2021 ISSUED BY BSE LIMITED AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED, RESPECTIVELY AND SUBJECT TO THE PROVISIONS OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AND SUBJECT TO THE APPROVAL OF THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL, CHANDIGARH BENCH ("TRIBUNAL" OR "NCLT") AND SUBJECT TO SUCH OTHER APPROVALS, PERMISSIONS AND SANCTIONS OF REGULATORY AND OTHER AUTHORITIES, AS MAY BE NECESSARY AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED OR IMPOSED BY NCLT OR BY ANY REGULATORY OR OTHER AUTHORITIES, WHILE GRANTING SUCH CONSENTS, APPROVALS AND PERMISSIONS, WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS THE "BOARD", WHICH TERM SHALL BE DEEMED TO MEAN AND INCLUDE ONE OR MORE COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD OR ANY PERSON(S) WHICH THE BOARD MAY NOMINATE TO EXERCISE ITS POWERS INCLUDING THE POWERS CONFERRED BY THIS RESOLUTION), APPROVAL OF THE SHAREHOLDERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE COMPOSITE SCHEME OF ARRANGEMENT AMONGST JINDAL STAINLESS LIMITED, JINDAL STAINLESS (HISAR) LIMITED, JSL LIFESTYLE LIMITED, JSL MEDIA LIMITED, JINDAL STAINLESS CORPORATE MANAGEMENT SERVICES PRIVATE LIMITED AND JINDAL LIFESTYLE LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS ("SCHEME"). RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS, AS IT MAY, IN ITS ABSOLUTE DISCRETION DEEM REQUISITE, DESIRABLE, APPROPRIATE OR NECESSARY TO GIVE EFFECT TO THIS RESOLUTION AND EFFECTIVELY IMPLEMENT THE SCHEME AND TO ACCEPT SUCH MODIFICATIONS, AMENDMENTS, LIMITATIONS AND/OR CONDITIONS, IF ANY, (INCLUDING WITHDRAWAL OF THE SCHEME), WHICH MAY BE REQUIRED AND/OR IMPOSED BY THE NCLT WHILE APPROVING THE SCHEME OR BY ANY AUTHORITIES UNDER LAW, OR AS MAY BE REQUIRED FOR THE PURPOSE OF RESOLVING ANY QUESTIONS OR DOUBTS OR DIFFICULTIES THAT MAY ARISE IN GIVING EFFECT TO THE SCHEME, AS THE	FOR
EPIROC AB	SE0015658109	25-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF LENNART EVRELL	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF JOHAN FORSELL	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF HELENA HEDBLOM (AS BOARD MEMBER)	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF JEANE HULL	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF RONNIE LETEN	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF ULLA LITZEN	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF SIGURD MAREELS	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF ASTRID SKARHEIM ONSUM	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF ANDERS ULLBERG	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF NICLAS BERGSTROM	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF GUSTAV EL RACHIDI	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF KRISTINA KANESTAD	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF DANIEL RUNDGREN	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE DISCHARGE OF CEO HELENA HEDBLOM	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 3 PER SHARE	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE REMUNERATION REPORT	FOR
EPIROC AB	SE0015658109	25-Apr-2022	DETERMINE NUMBER OF MEMBERS (10) AND DEPUTY MEMBERS OF BOARD	FOR
EPIROC AB	SE0015658109	25-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS	FOR
EPIROC AB	SE0015658109	25-Apr-2022	ELECT ANTHEA BATH AS NEW DIRECTOR	FOR
EPIROC AB	SE0015658109	25-Apr-2022	REELECT LENNART EVRELL AS DIRECTOR	FOR
EPIROC AB	SE0015658109	25-Apr-2022	REELECT JOHAN FORSELL AS DIRECTOR	AGAINST
EPIROC AB	SE0015658109	25-Apr-2022	REELECT HELENA HEDBLOM AS DIRECTOR	FOR
EPIROC AB	SE0015658109	25-Apr-2022	REELECT JEANE HULL AS DIRECTOR	FOR
EPIROC AB	SE0015658109	25-Apr-2022	REELECT RONNIE LETEN AS DIRECTOR	FOR
EPIROC AB	SE0015658109	25-Apr-2022	REELECT ULLA LITZEN AS DIRECTOR	FOR
EPIROC AB	SE0015658109	25-Apr-2022	REELECT SIGURD MAREELS AS DIRECTOR	FOR
EPIROC AB	SE0015658109	25-Apr-2022	REELECT ASTRID SKARHEIM ONSUM AS DIRECTOR	FOR
EPIROC AB	SE0015658109	25-Apr-2022	REELECT ANDERS ULLBERG AS DIRECTOR	FOR
EPIROC AB	SE0015658109	25-Apr-2022	REELECT RONNIE LETEN AS BOARD CHAIR	FOR
EPIROC AB	SE0015658109	25-Apr-2022	RATIFY ERNST & YOUNG AS AUDITORS	FOR

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EPIROC AB	SE0015658109	25-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.47 MILLION FOR CHAIR AND SEK 775,000 FOR OTHER DIRECTORS; APPROVE PARTLY REMUNERATION IN SYNTHETIC SHARES; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE STOCK OPTION PLAN 2022 FOR KEY EMPLOYEES	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH REPURCHASE OF CLASS A SHARES	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE REPURCHASE OF SHARES TO PAY 50 PERCENT OF DIRECTOR'S REMUNERATION IN SYNTHETIC SHARES	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH TRANSFER OF CLASS A SHARES TO PARTICIPANTS	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE SALE OF CLASS A SHARES TO BOARD MEMBERS IN SYNTHETIC SHARES	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE SALE OF CLASS A SHARES TO FINANCE STOCK OPTION PLAN 2016, 2017, 2018 AND 2019	FOR
EPIROC AB	SE0015658109	25-Apr-2022	APPROVE NOMINATING COMMITTEE PROCEDURES	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET AS WELL AS THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: LENNART EVRELL	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: JOHAN FORSELL	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: HELENA HEDBLOM (AS BOARD MEMBER)	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: JEANE HULL	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: RONNIE LETEN	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: ULLA LITZEN	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: SIGURD MAREELS	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: ASTRID SKARHEIM ONSUM	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: ANDERS ULLBERG	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: NICLAS BERGSTROM	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: GUSTAV EL RACHIDI	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: KRISTINA KANESTAD	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: DANIEL RUNDGREN	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND THE CEO: HELENA HEDBLOM	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISIONS REGARDING ALLOCATION OF THE COMPANYS PROFIT OR LOSS ACCORDING TO THE ADOPTED BALANCE SHEET AND RECORD DATES FOR THE DIVIDEND	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DECISION REGARDING THE BOARDS REMUNERATION REPORT	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DETERMINATION OF THE NUMBER OF BOARD MEMBERS	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DETERMINATION OF THE NUMBER OF AUDITORS	FOR

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EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF BOARD MEMBER: ANTHEA BATH	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF BOARD MEMBER: LENNART EVRELL	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF BOARD MEMBER: JOHAN FORSELL	AGAINST
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF BOARD MEMBER: HELENA HEDBLOM	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF BOARD MEMBER: JEANE HULL	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF BOARD MEMBER: RONNIE LETEN	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF BOARD MEMBER: ULLA LITZEN	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF BOARD MEMBER: SIGURD MAREELS	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF BOARD MEMBER: ASTRID SKARHEIM ONSUM	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF BOARD MEMBER: ANDERS ULLBERG	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF CHAIR OF THE BOARD: RONNIE LETEN	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ELECTION OF AUDITORS: ERNST YOUNG	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DETERMINING THE REMUNERATION IN CASH OR PARTIALLY IN THE FORM OF SYNTHETIC SHARES, TO THE BOARD OF DIRECTORS, AND THE REMUNERATION TO ITS COMMITTEES	FOR
EPIROC AB	SE0015658117	25-Apr-2022	DETERMINING THE REMUNERATION TO THE AUDITORS	FOR
EPIROC AB	SE0015658117	25-Apr-2022	THE BOARDS PROPOSALS REGARDING A PERFORMANCE BASED PERSONNEL OPTION PLAN	FOR
EPIROC AB	SE0015658117	25-Apr-2022	THE BOARDS PROPOSAL REGARDING MANDATES TO ACQUIRE A SHARES RELATED TO PERSONNEL OPTION PLAN FOR 2022	FOR
EPIROC AB	SE0015658117	25-Apr-2022	THE BOARDS PROPOSAL REGARDING MANDATES TO ACQUIRE A SHARES RELATED TO REMUNERATION IN THE FORM OF SYNTHETIC SHARES	FOR
EPIROC AB	SE0015658117	25-Apr-2022	THE BOARDS PROPOSAL REGARDING MANDATES TO TRANSFER A SHARES RELATED TO PERSONNEL OPTION PLAN FOR 2022	FOR
EPIROC AB	SE0015658117	25-Apr-2022	THE BOARDS PROPOSAL REGARDING MANDATES TO SELL A SHARES TO COVER COSTS RELATED TO SYNTHETIC SHARES TO BOARD MEMBERS	FOR
EPIROC AB	SE0015658117	25-Apr-2022	THE BOARDS PROPOSAL REGARDING MANDATES TO SELL A SHARES TO COVER COSTS IN RELATION TO PERFORMANCE BASED PERSONNEL OPTION PLANS FOR 2016, 2017, 2018 AND 2019	FOR
EPIROC AB	SE0015658117	25-Apr-2022	ADOPTION OF INSTRUCTION FOR THE NOMINATION COMMITTEE	FOR
G5 ENTERTAINMENT AB	SE0001824004	25-Apr-2022	AMEND LTIP 2019	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	25-Apr-2022	TO CONSIDER AND APPROVE THE PLAN OF GUARANTEES TO BE PROVIDED BY THE COMPANY FOR THE YEAR 2022 (DETAILS OF WHICH WERE STATED IN THE CIRCULAR OF THE COMPANY DATED 29 MARCH 2022 AND PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN))	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	25-Apr-2022	TO CONSIDER AND APPROVE THE NOTES POOL BUSINESS TO BE CARRIED OUT BY THE COMPANY FOR THE YEAR 2022 (DETAILS OF WHICH WERE STATED IN THE CIRCULAR OF THE COMPANY DATED 29 MARCH 2022 AND PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN))	FOR

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GREAT WALL MOTOR CO LTD	CNE100000338	25-Apr-2022	<p>TO CONSIDER THE MANDATE TO THE BOARD TO ISSUE A SHARES AND H SHARES OF THE COMPANY. AN UNCONDITIONAL GENERAL MANDATE SHALL BE GRANTED TO THE BOARD TO SEPARATELY OR CONCURRENTLY ALLOT, ISSUE AND/OR DEAL WITH ADDITIONAL SHARES, WHETHER A SHARES OR H SHARES, IN THE SHARE CAPITAL OF THE COMPANY, WHICH CAN BE EXERCISED ONCE OR MORE DURING THE RELEVANT PERIOD, SUBJECT TO THE FOLLOWING CONDITIONS: (A) THE EFFECT OF SUCH MANDATE MUST NOT EXTEND BEYOND THE RELEVANT PERIOD EXCEPT THAT THE BOARD MAY DURING THE RELEVANT PERIOD ENTER INTO OR GRANT OFFER PROPOSALS, AGREEMENTS OR OPTIONS WHICH MAY REQUIRE THE EXERCISE OF SUCH MANDATE AFTER THE END OF THE RELEVANT PERIOD; (B) THE AGGREGATE NOMINAL AMOUNT OF A SHARES AND H SHARES, INCLUDING BUT NOT LIMITED TO ORDINARY SHARES, PREFERENCE SHARES, SECURITIES CONVERTIBLE INTO SHARES, OPTIONS, WARRANTS OR SIMILAR RIGHTS FOR SUBSCRIPTION OF ANY SHARES OR OF SUCH CONVERTIBLE SECURITIES, APPROVED TO BE ALLOTTED AND ISSUED OR AGREED CONDITIONALLY OR UNCONDITIONALLY TO BE ALLOTTED AND ISSUED BY THE BOARD UNDER SUCH MANDATE MUST NOT RESPECTIVELY EXCEED: (I) 20% OF THE AGGREGATE NOMINAL AMOUNT OF A SHARES OF THE COMPANY IN ISSUE; AND/OR (II) 20% OF THE AGGREGATE NOMINAL AMOUNT OF H SHARES OF THE COMPANY IN ISSUE, IN EACH CASE AS AT THE DATE OF THIS RESOLUTION; AND (C) THE BOARD OF THE COMPANY WILL ONLY EXERCISE SUCH RIGHTS IN ACCORDANCE WITH THE COMPANY LAW OF THE PEOPLE'S REPUBLIC OF CHINA (THE "PRC") AND THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE OF HONG KONG LIMITED (AS AMENDED FROM TIME TO TIME), AND ONLY IF APPROVALS FROM THE CHINA SECURITIES REGULATORY COMMISSION AND/OR OTHER RELEVANT PRC GOVERNMENT AUTHORITIES ARE OBTAINED." A MANDATE SHALL BE GRANTED TO THE BOARD, SUBJECT TO ISSUANCE OF SHARES MENTIONED ABOVE OF THIS RESOLUTION, TO: (A) APPROVE, CONCLUDE, MAKE, PROCURE TO CONCLUDE, AND ACT ON ALL SUCH DOCUMENTS, DEEDS AND MATTERS IT CONSIDERS RELEVANT TO THE ISSUANCE OF SUCH NEW SHARES, INCLUDING BUT NOT LIMITED TO: (I) DETERMINING THE TYPE AND NUMBER OF SHARES TO BE ISSUED; (II) DETERMINING THE PRICING METHOD, TARGET SUBSCRIBERS AND ISSUE INTEREST RATE OF THE NEW SHARES AND ISSUE/CONVERSION/EXERCISE PRICE (INCLUDING THE PRICE RANGE); (III) DETERMINING THE COMMENCEMENT AND CLOSING DATES FOR OFFERING NEW SHARES; (IV) DETERMINING THE USE OF THE PROCEEDS FROM OFFERING NEW SHARES; (V) DETERMINING THE TYPE AND NUMBER OF NEW SHARES (IF ANY) TO BE ISSUED TO EXISTING SHAREHOLDERS; (VI) ENTERING INTO OR GRANTING SUCH OFFER PROPOSALS, AGREEMENTS OR SHARE OPTIONS THAT MAY BE REQUIRED AS A RESULT OF THE EXERCISE OF SUCH RIGHTS; AND (VII) EXCLUDING SHAREHOLDERS RESIDING IN PLACES OUTSIDE THE PRC OR THE HONG KONG SPECIAL ADMINISTRATIVE REGION OF THE PRC ("HONG KONG") DUE TO PROHIBITIONS OR REQUIREMENTS ENACTED BY OVERSEAS LAWS OR REGULATIONS ON OFFERING OR PLACING SHARES TO SHAREHOLDERS OF THE COMPANY AND AS CONSIDERED NECESSARY OR APPROPRIATE BY THE BOARD AFTER MAKING INQUIRIES ON SUCH GROUND; (B) ENGAGE INTERMEDIARIES IN RELATION TO THE ISSUANCE, APPROVE AND SIGN ALL ACTS, AGREEMENTS, DOCUMENTS AND OTHER RELEVANT MATTERS NECESSARY, APPROPRIATE AND DESIRABLE FOR OR RELATED TO THE ISSUANCE; CONSIDER AND APPROVE AND SIGN ON BEHALF OF THE COMPANY AGREEMENTS RELATED TO THE ISSUANCE, INCLUDING BUT NOT LIMITED TO UNDERWRITING AGREEMENTS, PLACEMENT AGREEMENTS AND INTERMEDIARIES ENGAGEMENT AGREEMENTS; (C)</p>	AGAINST
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GREAT WALL MOTOR CO LTD	CNE10000338	25-Apr-2022	<p>"THAT THE BOARD BE AND IS HEREBY AUTHORISED TO REPURCHASE A SHARES AND H SHARES OF THE COMPANY: (A) SUBJECT TO PARAGRAPHS (B) AND (C) BELOW, THE EXERCISE BY THE BOARD DURING THE RELEVANT PERIOD OF ALL THE POWERS OF THE COMPANY TO REPURCHASE H SHARES WITH A NOMINAL VALUE OF RMB1 EACH OF THE COMPANY IN ISSUE AND LISTED ON THE HONG KONG STOCK EXCHANGE AND A SHARES WITH A NOMINAL VALUE OF RMB1 EACH OF THE COMPANY IN ISSUE AND LISTED ON THE SHANGHAI STOCK EXCHANGE, SUBJECT TO AND IN ACCORDANCE WITH ALL APPLICABLE LAWS, REGULATIONS AND RULES AND/OR REQUIREMENTS OF THE GOVERNMENTAL OR REGULATORY BODY OF SECURITIES IN THE PRC, THE HONG KONG STOCK EXCHANGE, THE SHANGHAI STOCK EXCHANGE OR ANY OTHER GOVERNMENTAL OR REGULATORY BODY BE AND IS HEREBY APPROVED; (B) THE AGGREGATE NOMINAL AMOUNT OF H SHARES AND A SHARES AUTHORISED TO BE REPURCHASED BY THE COMPANY PURSUANT TO THE APPROVAL IN PARAGRAPH (A) ABOVE DURING THE RELEVANT PERIOD SHALL NOT EXCEED 10% OF THE NUMBER OF H SHARES IN ISSUE AS AT THE DATE OF THE PASSING OF THIS RESOLUTION AND THE PASSING OF THE RELEVANT RESOLUTIONS AT THE CLASS MEETINGS OF SHAREHOLDERS OF THE COMPANY AND 10% OF THE NUMBER OF A SHARES IN ISSUE AS AT THE DATE OF THE PASSING OF THIS RESOLUTION AND THE PASSING OF THE RELEVANT RESOLUTIONS AT THE CLASS MEETINGS OF SHAREHOLDERS OF THE COMPANY; (C) THE APPROVAL IN PARAGRAPH (A) ABOVE SHALL BE CONDITIONAL UPON: (I) THE PASSING OF A SPECIAL RESOLUTION ON THE SAME TERMS AS THE RESOLUTION SET OUT IN THIS PARAGRAPH (EXCEPT FOR THIS SUB-PARAGRAPH (C)(I)) AT THE H SHAREHOLDERS' CLASS MEETING OF THE COMPANY TO BE HELD ON MONDAY, 25 APRIL 2022 (OR ON SUCH ADJOURNED DATE AS MAY BE APPLICABLE) AND THE A SHAREHOLDERS' CLASS MEETING OF THE COMPANY TO BE HELD ON MONDAY, 25 APRIL 2022 (OR ON SUCH ADJOURNED DATE AS MAY BE APPLICABLE); (II) THE APPROVALS OF ALL RELEVANT REGULATORY AUTHORITIES HAVING JURISDICTION OVER THE COMPANY (IF APPLICABLE) AS REQUIRED BY THE LAWS, REGULATIONS AND RULES OF THE PRC; AND (III) THE COMPANY NOT BEING REQUIRED BY ANY OF ITS CREDITORS TO REPAY OR TO PROVIDE GUARANTEES IN RESPECT OF ANY AMOUNT DUE TO ANY OF THEM (OR IF THE COMPANY IS SO REQUIRED BY ANY OF ITS CREDITORS, THE COMPANY HAVING, AT ITS ABSOLUTE DISCRETION, REPAID OR PROVIDED GUARANTEE IN RESPECT OF SUCH AMOUNT) PURSUANT TO THE NOTIFICATION PROCEDURE UNDER ARTICLE 29 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AS DESCRIBED ABOVE. IF THE COMPANY DETERMINES TO REPAY ANY AMOUNT TO ANY OF ITS CREDITORS IN CIRCUMSTANCES DESCRIBED UNDER THIS SUB-PARAGRAPH (C) (III), IT IS EXPECTED THAT THE COMPANY WILL DO SO OUT OF ITS INTERNAL FUNDS. (D) SUBJECT TO THE APPROVAL OF ALL RELEVANT GOVERNMENT AUTHORITIES IN THE PRC FOR THE REPURCHASE OF SUCH SHARES OF THE COMPANY BEING GRANTED AND SUBJECT TO THE ABOVE-MENTIONED CONDITIONS, THE BOARD BE AND IS HEREBY AUTHORISED TO: (I) DETERMINE THE TIME, DURATION, PRICE AND NUMBER OF SHARES OF THE REPURCHASE; (II) NOTIFY CREDITORS AND ISSUE ANNOUNCEMENTS; (III) OPEN OVERSEAS SHARE ACCOUNTS AND CARRY OUT RELATED CHANGE OF FOREIGN EXCHANGE REGISTRATION PROCEDURES; (IV) CARRY OUT RELEVANT APPROVAL AND FILING PROCEDURES AS REQUIRED BY REGULATORY AUTHORITIES AND THE STOCK EXCHANGES WHERE THE SHARES OF THE COMPANY ARE LISTED; (V) EXECUTE ALL SUCH DOCUMENTS, DO ALL SUCH ACTS AND THINGS AND SIGN ALL DOCUMENTS AND TAKE ANY STEPS AS THEY CONSIDER DESIRABLE, NECESSARY OR EXPEDIENT IN CONNECTION WITH AND TO GIVE EFFECT</p>	FOR
GREAT WALL MOTOR CO LTD	CNE10000338	25-Apr-2022	<p>TO CONSIDER AND APPROVE THE AUDITED FINANCIAL REPORT FOR THE YEAR 2021 (DETAILS OF WHICH WERE STATED IN THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR 2021)</p>	FOR
GREAT WALL MOTOR CO LTD	CNE10000338	25-Apr-2022	<p>TO CONSIDER AND APPROVE THE REPORT OF THE BOARD FOR THE YEAR 2021 (DETAILS OF WHICH WERE STATED IN THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR 2021)</p>	FOR

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GREAT WALL MOTOR CO LTD	CNE100000338	25-Apr-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PROPOSAL FOR THE YEAR 2021 (DETAILS OF WHICH WERE STATED IN THE CIRCULAR OF THE COMPANY DATED 29 MARCH 2022 AND PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN))	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	25-Apr-2022	TO CONSIDER AND APPROVE THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR 2021 AND ITS SUMMARY REPORT (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN))	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	25-Apr-2022	TO CONSIDER AND APPROVE THE REPORT OF THE INDEPENDENT DIRECTORS FOR THE YEAR 2021 (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN))	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	25-Apr-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE FOR THE YEAR 2021 (DETAILS OF WHICH WERE STATED IN THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	25-Apr-2022	TO CONSIDER AND APPROVE THE OPERATING STRATEGIES OF THE COMPANY FOR THE YEAR 2022 (DETAILS OF WHICH WERE STATED IN THE CIRCULAR OF THE COMPANY DATED 29 MARCH 2022 AND PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN))	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	25-Apr-2022	TO CONSIDER AND APPROVE THE RE-APPOINTMENT OF DELOITTE TOUCHE TOHMATSU CERTIFIED PUBLIC ACCOUNTANTS LLP AS THE COMPANY'S EXTERNAL AUDITOR FOR THE YEAR ENDING 31 DECEMBER 2022 FOR THE AUDIT AND REVIEW OF THE FINANCIAL STATEMENTS AND AUDIT OF INTERNAL CONTROL (THE TERM OF SUCH RE-APPOINTMENT SHALL COMMENCE FROM THE DATE ON WHICH THIS RESOLUTION IS PASSED UNTIL THE DATE OF THE CONVENING OF THE 2022 AGM) AND TO AUTHORISE THE BOARD OF DIRECTORS (THE "BOARD") OF THE COMPANY TO FIX ITS REMUNERATIONS NOT EXCEEDING RMB3,500,000 (DETAILS OF WHICH WERE STATED IN THE CIRCULAR AND ANNOUNCEMENT OF THE COMPANY DATED 29 MARCH 2022 AND PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN))	FOR

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GREAT WALL MOTOR CO LTD	CNE10000338	25-Apr-2022	<p>"THAT THE BOARD BE AND IS HEREBY AUTHORISED TO REPURCHASE THE A SHARES AND H SHARES OF THE (A) SUBJECT TO PARAGRAPHS (B) AND (C) BELOW, THE EXERCISE BY THE BOARD DURING THE RELEVANT PERIOD OF ALL THE POWERS OF THE COMPANY TO REPURCHASE H SHARES WITH A NOMINAL VALUE OF RMB1 EACH OF THE COMPANY IN ISSUE AND LISTED ON THE HONG KONG STOCK EXCHANGE AND A SHARES WITH A NOMINAL VALUE OF RMB1 EACH OF THE COMPANY IN ISSUE AND LISTED ON THE SHANGHAI STOCK EXCHANGE, SUBJECT TO AND IN ACCORDANCE WITH ALL APPLICABLE LAWS, REGULATIONS AND RULES AND/OR REQUIREMENTS OF THE GOVERNMENTAL OR REGULATORY BODY OF SECURITIES IN THE PRC, THE HONG KONG STOCK EXCHANGE, THE SHANGHAI STOCK EXCHANGE OR ANY OTHER GOVERNMENTAL OR REGULATORY BODY BE AND IS HEREBY APPROVED; (B) THE AGGREGATE NOMINAL AMOUNT OF H SHARES AND A SHARES AUTHORISED TO BE REPURCHASED BY THE COMPANY PURSUANT TO THE APPROVAL IN PARAGRAPH (A) ABOVE DURING THE RELEVANT PERIOD SHALL NOT EXCEED 10% OF THE NUMBER OF H SHARES IN ISSUE AS AT THE DATE OF THE PASSING OF THIS RESOLUTION AND THE PASSING OF THE RELEVANT RESOLUTIONS AT THE ANNUAL GENERAL MEETING OF THE COMPANY AND THE A SHAREHOLDERS' CLASS MEETING AND 10% OF THE NUMBER OF A SHARES IN ISSUE AS AT THE DATE OF THE PASSING OF THIS RESOLUTION AND THE PASSING OF THE RELEVANT RESOLUTIONS AT THE CLASS MEETINGS OF SHAREHOLDERS OF THE COMPANY; (C) THE APPROVAL IN PARAGRAPH (A) ABOVE SHALL BE CONDITIONAL UPON: (I) THE PASSING OF A SPECIAL RESOLUTION ON THE SAME TERMS AS THE RESOLUTION SET OUT IN THIS PARAGRAPH (EXCEPT FOR THIS SUB-PARAGRAPH (C)(I)) AT THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD ON MONDAY, 25 APRIL 2022 (OR ON SUCH ADJOURNED DATE AS MAY BE APPLICABLE); AND THE A SHAREHOLDERS' CLASS MEETING OF THE COMPANY TO BE HELD ON MONDAY, 25 APRIL 2022 (OR ON SUCH ADJOURNED DATE AS MAY BE APPLICABLE); (II) THE APPROVALS OF ALL RELEVANT REGULATORY AUTHORITIES HAVING JURISDICTION OVER THE COMPANY (IF APPLICABLE) AS REQUIRED BY THE LAWS, REGULATIONS AND RULES OF THE PRC; (III) THE COMPANY NOT BEING REQUIRED BY ANY OF ITS CREDITORS TO REPAY OR TO PROVIDE GUARANTEES IN RESPECT OF ANY AMOUNT DUE TO ANY OF THEM (OR IF THE COMPANY IS SO REQUIRED BY ANY OF ITS CREDITORS, THE COMPANY HAVING, AT ITS ABSOLUTE DISCRETION, REPAYED OR PROVIDED GUARANTEE IN RESPECT OF SUCH AMOUNT) PURSUANT TO THE NOTIFICATION PROCEDURE UNDER ARTICLE 29 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AS DESCRIBED ABOVE. IF THE COMPANY DETERMINES TO REPAY ANY AMOUNT TO ANY OF ITS CREDITORS IN CIRCUMSTANCES DESCRIBED UNDER THIS SUB-PARAGRAPH (C)(III), IT IS EXPECTED THAT THE COMPANY WILL DO SO OUT OF ITS INTERNAL FUNDS. (D) SUBJECT TO THE APPROVAL OF ALL RELEVANT GOVERNMENT AUTHORITIES IN THE PRC FOR THE REPURCHASE OF SUCH SHARES OF THE COMPANY BEING GRANTED AND SUBJECT TO THE ABOVE-MENTIONED CONDITIONS, THE BOARD BE AND IS HEREBY AUTHORISED TO: (I) DETERMINE THE TIME, DURATION, PRICE AND NUMBER OF SHARES OF THE REPURCHASE; (II) NOTIFY CREDITORS AND ISSUE ANNOUNCEMENTS; (III) OPEN OVERSEAS SHARE ACCOUNTS AND CARRY OUT RELATED CHANGE OF FOREIGN EXCHANGE REGISTRATION PROCEDURES; (IV) CARRY OUT RELEVANT APPROVAL AND FILING PROCEDURES AS REQUIRED BY REGULATORY AUTHORITIES AND THE STOCK EXCHANGES WHERE THE SHARES OF THE COMPANY ARE LISTED; (V) EXECUTE ALL SUCH DOCUMENTS, DO ALL SUCH ACTS AND THINGS AND SIGN ALL DOCUMENTS AND TAKE ANY STEPS AS THEY CONSIDER DESIRABLE, NECESSARY OR EXPEDIENT IN</p>	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	RE-ELECT JOHN CASTELLANI AS DIRECTOR	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	RE-ELECT NINA HENDERSON AS DIRECTOR	FOR

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HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	RE-ELECT CYNTHIA FLOWERS AS DIRECTOR	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	RE-ELECT DOUGLAS HURT AS DIRECTOR	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	APPROVE REMUNERATION REPORT	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	APPROVE THE CONVERSION OF THE MERGER RESERVE TO A DISTRIBUTABLE RESERVE	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	APPROVE FINAL DIVIDEND	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	RE-ELECT SAID DARWAZAH AS DIRECTOR	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	RE-ELECT SIGGI OLAFSSON AS DIRECTOR	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	RE-ELECT MAZEN DARWAZAH AS DIRECTOR	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	RE-ELECT PATRICK BUTLER AS DIRECTOR	FOR
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	25-Apr-2022	RE-ELECT ALI AL-HUSRY AS DIRECTOR	FOR
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Election of Director: Robin L. Washington	FOR
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Advisory Vote to Approve Executive Compensation.	ABSTAIN
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Election of Director: Darius Adamczyk	FOR

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HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Approval of Appointment of Independent Accountants.	FOR
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Shareowner Proposal - Special Shareholder Meeting Improvement.	AGAINST
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Shareowner Proposal - Climate Lobbying Report.	AGAINST
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Shareowner Proposal - Environmental and Social Due Diligence.	AGAINST
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Election of Director: Duncan B. Angove	FOR
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Election of Director: William S. Ayer	FOR
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Election of Director: Kevin Burke	FOR
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Election of Director: D. Scott Davis	FOR
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Election of Director: Deborah Flint	FOR
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Election of Director: Rose Lee	FOR
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Election of Director: Grace D. Lieblein	FOR
HONEYWELL INTERNATIONAL INC.	US4385161066	25-Apr-2022	Election of Director: George Paz	FOR
ING GROEP N.V.	US4568371037	25-Apr-2022	Amendment of the Articles of Association (voting item).	FOR
ING GROEP N.V.	US4568371037	25-Apr-2022	Reduction of the issued share capital by cancelling ordinary shares acquired by ING Group pursuant to the authority under agenda item 7 (voting item).	FOR
ING GROEP N.V.	US4568371037	25-Apr-2022	Remuneration Report for 2021 (advisory voting item) If you vote "in favour", you will cast a positive advisory vote on the Remuneration Report 2021. If you vote "against", you will cast a negative advisory vote on the Remuneration Report 2021. The result of the vote counts as a non-binding advisory vote.	FOR
ING GROEP N.V.	US4568371037	25-Apr-2022	Financial Statements (annual accounts) for 2021(voting item).	FOR
ING GROEP N.V.	US4568371037	25-Apr-2022	Dividend for 2021 (voting item).	FOR
ING GROEP N.V.	US4568371037	25-Apr-2022	Discharge of the members of the Executive Board in respect of their duties performed during the year 2021 (voting item).	FOR
ING GROEP N.V.	US4568371037	25-Apr-2022	Discharge of the members and former members of the Supervisory Board in respect of their duties performed during the year 2021 (voting item).	FOR
ING GROEP N.V.	US4568371037	25-Apr-2022	Authorization of the Executive Board to issue ordinary shares (voting item).	FOR
ING GROEP N.V.	US4568371037	25-Apr-2022	Authorization of the Executive Board to issue ordinary shares, with or without pre-emptive rights of existing shareholders (voting item).	FOR

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ING GROEP N.V.	US4568371037	25-Apr-2022	Authorization of the Executive Board to acquire ordinary shares in ING Group's own capital (votingitem).	FOR
ING GROEP N.V.	US4568371037	25-Apr-2022	Reduction of the issued share capital by cancelling ordinary shares held by ING Group in its own capital as a result of the share buyback program (voting item).	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	APPROVE DIVIDENDS OF EUR 0.62 PER SHARE	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL AND RESTRICT/EXCLUDE PREEMPTIVE RIGHTS	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	APPROVE REDUCTION IN SHARE CAPITAL THROUGH CANCELLATION OF SHARES	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	AMEND ARTICLES TO REFLECT CHANGES IN CAPITAL	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	APPROVE CANCELLATION OF REPURCHASED SHARES PURSUANT TO THE AUTHORITY UNDER ITEM 7	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	APPROVE REMUNERATION REPORT	FOR
ING GROUP NV	NL0011821202	25-Apr-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
INNOVIVA INC	US45781M1018	25-Apr-2022	Election of Director: George W. Bickerstaff, III	FOR
INNOVIVA INC	US45781M1018	25-Apr-2022	Election of Director: Deborah L. Birs, M.D.	FOR
INNOVIVA INC	US45781M1018	25-Apr-2022	Election of Director: Mark A. DiPaolo, Esq.	FOR
INNOVIVA INC	US45781M1018	25-Apr-2022	Election of Director: Jules Haimovitz	FOR
INNOVIVA INC	US45781M1018	25-Apr-2022	Election of Director: Odysseas D. Kostas, M.D.	FOR
INNOVIVA INC	US45781M1018	25-Apr-2022	Election of Director: Sarah J. Schlesinger, M.D.	AGAINST
INNOVIVA INC	US45781M1018	25-Apr-2022	Approve the non-binding advisory resolution regarding executive compensation.	FOR
INNOVIVA INC	US45781M1018	25-Apr-2022	Ratify the selection by the Audit Committee of the Board of Directors for Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Richard H. Ledgett, Jr.	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Melinda R. Rich	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: John P. Barnes (The election of Barnes is subject to the completion of the People's United Financial, Inc. acquisition. Should the acquisition not close by the Annual Meeting, their elections will not be considered at the Annual Meeting.)	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Robert E. Sadler, Jr.	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Denis J. Salamone	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: John R. Scannell	AGAINST
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Rudina Seseri	FOR

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M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Kirk W. Walters (The election of Walters is subject to the completion of the People's United Financial, Inc. acquisition. Should the acquisition not close by the Annual Meeting, their elections will not be considered at the Annual Meeting.)	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Herbert L. Washington	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	TO APPROVE THE 2021 COMPENSATION OF M&T BANK CORPORATION'S NAMED EXECUTIVE OFFICERS.	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF M&T BANK CORPORATION FOR THE YEAR ENDING DECEMBER 31, 2022.	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Robert T. Brady	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Calvin G. Butler, Jr.	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Jane Chwick (The election of Ms. Chwick is subject to the completion of the People's United Financial, Inc. acquisition. Should the acquisition not close by the Annual Meeting, their elections will not be considered at the Annual Meeting.)	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: William F. Cruger, Jr. (The election of Cruger is subject to the completion of the People's United Financial, Inc. acquisition. Should the acquisition not close by the Annual Meeting, their elections will not be considered at the Annual Meeting.)	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: T. Jefferson Cunningham III	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Gary N. Geisel	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: Leslie V. Godridge	FOR
M&T BANK CORPORATION	US55261F1049	25-Apr-2022	Election Of Director for one-year term: René F. Jones	FOR
M.D.C. HOLDINGS, INC.	US5526761086	25-Apr-2022	DIRECTOR	FOR
M.D.C. HOLDINGS, INC.	US5526761086	25-Apr-2022	DIRECTOR	ABSTAIN
M.D.C. HOLDINGS, INC.	US5526761086	25-Apr-2022	DIRECTOR	ABSTAIN
M.D.C. HOLDINGS, INC.	US5526761086	25-Apr-2022	DIRECTOR	FOR
M.D.C. HOLDINGS, INC.	US5526761086	25-Apr-2022	To approve an advisory proposal regarding the compensation of the Company's named executive officers (Say on Pay).	ABSTAIN
M.D.C. HOLDINGS, INC.	US5526761086	25-Apr-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF MR. SANJIV MISRA AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	DIRECTORS' STATEMENT AND THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 ("FY2021") TOGETHER WITH THE AUDITORS' REPORT THEREON	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF MR. YAP CHEE KEONG AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF MR. SUNNY GEORGE VERGHESE AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	APPROVAL OF PAYMENT OF DIRECTORS' FEES OF UP TO SGD 3,300,000 FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	APPROVAL OF THE PAYMENT OF ONE-OFF SPECIAL FEES OF SGD 1,750,000 FOR FY2021	FOR

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OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	TO RE-APPOINT MESSRS ERNST & YOUNG LLP AS THE AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	GENERAL AUTHORITY TO ISSUE SHARES	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	AUTHORITY TO ISSUE SHARES UNDER THE OG SHARE GRANT PLAN	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF MR. LIM AH DOO AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF DR. AJAI PURI AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF MS. MARIE ELAINE TEO AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF DR. JOERG WOLLE AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF MR. KAZUO ITO AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF MR. NAGI HAMIYEH AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF MR. NIHAL VIJAYA DEVADAS KAVIRATNE CBE AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
OLAM GROUP LIMITED	SGXE65760014	25-Apr-2022	RE-ELECTION OF MR. NORIO SAIGUSA AS A DIRECTOR RETIRING UNDER REGULATION 113	FOR
PARK NATIONAL CORPORATION	US7006581075	25-Apr-2022	Election of Director to serve for a term of three years to expire at the 2025 Annual Meeting: Donna M. Alvarado	AGAINST
PARK NATIONAL CORPORATION	US7006581075	25-Apr-2022	Election of Director to serve for a term of three years to expire at the 2025 Annual Meeting: Frederic M. Bertley, Ph.D.	FOR
PARK NATIONAL CORPORATION	US7006581075	25-Apr-2022	Election of Director to serve for a term of three years to expire at the 2025 Annual Meeting: Stephen J. Kambeitz	FOR
PARK NATIONAL CORPORATION	US7006581075	25-Apr-2022	Election of Director to serve for a term of three years to expire at the 2025 Annual Meeting: Timothy S. McLain	FOR
PARK NATIONAL CORPORATION	US7006581075	25-Apr-2022	Election of Director to serve for a term of three years to expire at the 2025 Annual Meeting: Mark R. Ramser	FOR
PARK NATIONAL CORPORATION	US7006581075	25-Apr-2022	Approval of non-binding advisory resolution to approve the compensation of Park National Corporation's named executive officers.	FOR
PARK NATIONAL CORPORATION	US7006581075	25-Apr-2022	Ratification of the appointment of Crowe LLP as the independent registered public accounting firm of Park National Corporation for the fiscal year ending December 31, 2022.	FOR
PARK NATIONAL CORPORATION	US7006581075	25-Apr-2022	Adoption of an amendment to Park National Corporation's Articles of Incorporation and related amendments to Park National Corporation's Regulations to eliminate cumulative voting rights in the election of directors of Park National Corporation.	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	AUTHORITY TO ALLOT AND ISSUE SHARES	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	ADOPTION OF THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021 AND AUDITORS' REPORT THEREON	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	AUTHORITY TO ALLOT AND ISSUE SHARES UNDER THE RAFFLES MEDICAL GROUP SHARE-BASED INCENTIVE SCHEMES	AGAINST
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	THE PROPOSED RENEWAL OF SHARE BUY BACK MANDATE	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	AUTHORITY TO ISSUE ORDINARY SHARES PURSUANT TO THE RAFFLES MEDICAL GROUP LTD SCRIP DIVIDEND SCHEME	FOR

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RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	THE PROPOSED GRANT OF OPTION TO DR SARAH LU QINGHUI, AN ASSOCIATE OF DR LOO CHOON YONG, A CONTROLLING SHAREHOLDER, UNDER THE RAFFLES MEDICAL GROUP (2020) SHARE OPTION SCHEME	AGAINST
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	APPROVAL OF A ONE-TIER TAX EXEMPT FINAL DIVIDEND OF 2.8 SINGAPORE CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	APPROVAL OF DIRECTORS' FEES OF SGD 564,650 FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	RE-ELECTION OF MR TAN WERN YUEN, WHO IS RETIRING IN ACCORDANCE WITH REGULATION 92 OF THE COMPANY'S CONSTITUTION	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	RE-ELECTION OF MS CHONG CHUAN NEO, WHO IS RETIRING IN ACCORDANCE WITH REGULATION 92 OF THE COMPANY'S CONSTITUTION	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	RE-ELECTION OF PROFESSOR SUNG JAO YIU, WHO IS RETIRING IN ACCORDANCE WITH REGULATION 92 OF THE COMPANY'S CONSTITUTION	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	RE-ELECTION OF MR ERIC ANG TEIK LIM, WHO IS RETIRING BY ROTATION IN ACCORDANCE WITH REGULATION 93 OF THE COMPANY'S CONSTITUTION	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	RE-ELECTION OF MR PNG CHEONG BOON, WHO IS RETIRING BY ROTATION IN ACCORDANCE WITH REGULATION 93 OF THE COMPANY'S CONSTITUTION	FOR
RAFFLES MEDICAL GROUP LTD	SG1CH4000003	25-Apr-2022	RE-APPOINTMENT OF KPMG LLP AS AUDITORS AND FIXING THEIR REMUNERATION	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Fredric G. Reynolds	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Brian C. Rogers	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Tracy A. Atkinson	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: James A. Winnefeld, Jr.	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Robert O. Work	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Advisory Vote to Approve Executive Compensation	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Appoint PricewaterhouseCoopers LLP to Serve as Independent Auditor for 2022	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Approve an Amendment to the Restated Certificate of Incorporation to Reduce the Voting Threshold Required to Repeal Article Ninth	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Bernard A.Harris,Jr.	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Gregory J. Hayes	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: George R. Oliver	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Robert K. (Kelly) Ortberg	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Margaret L. O'Sullivan	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Dinesh C. Paliwal	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Ellen M. Pawlikowski	FOR
RAYTHEON TECHNOLOGIES	US75513E1010	25-Apr-2022	Election of Director: Denise L. Ramos	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	DIRECTOR	FOR

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RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	DIRECTOR	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	DIRECTOR	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	DIRECTOR	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	DIRECTOR	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	DIRECTOR	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	DIRECTOR	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	DIRECTOR	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	DIRECTOR	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ended December 31, 2022.	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers as described in the 2022 Proxy Statement.	FOR
RETAIL OPPORTUNITY INV CORP	US76131N1019	25-Apr-2022	Approval of the Company's Second Amended and Restated 2009 Equity Incentive Plan.	FOR
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	DIRECTOR	FOR
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	DIRECTOR	FOR
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	DIRECTOR	FOR
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	DIRECTOR	FOR
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	DIRECTOR	FOR
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	DIRECTOR	FOR
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	DIRECTOR	ABSTAIN
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	DIRECTOR	FOR
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	DIRECTOR	ABSTAIN
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	DIRECTOR	FOR
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	Ratification of the appointment of Deloitte & Touche, LLP as Schneider National's independent registered public accounting firm for fiscal 2022	FOR
SCHNEIDER NATIONAL, INC.	US80689H1023	25-Apr-2022	Advisory vote to approve executive compensation	FOR
SEABOARD CORPORATION	US8115431079	25-Apr-2022	DIRECTOR	ABSTAIN

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SEABOARD CORPORATION	US8115431079	25-Apr-2022	DIRECTOR	FOR
SEABOARD CORPORATION	US8115431079	25-Apr-2022	DIRECTOR	FOR
SEABOARD CORPORATION	US8115431079	25-Apr-2022	DIRECTOR	ABSTAIN
SEABOARD CORPORATION	US8115431079	25-Apr-2022	DIRECTOR	FOR
SEABOARD CORPORATION	US8115431079	25-Apr-2022	Ratify the appointment of KPMG LLP as independent auditors of the Company.	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	25-Apr-2022	THE MERGER PROPOSAL: TO APPROVE THE ACQUISITION OF THE COMPANY BY INTEL FS INC., A DELAWARE CORPORATION ("PARENT"), INCLUDING THE APPROVAL OF: (A) THE AGREEMENT AND PLAN OF MERGER, (AS IT MAY BE AMENDED FROM TIME TO TIME, THE "MERGER AGREEMENT"), DATED FEBRUARY 15, 2022, BY AND AMONG PARENT, STEEL TITANIUM 2022 LTD., A COMPANY ORGANIZED UNDER THE LAWS OF THE STATE OF ISRAEL AND A WHOLLY OWNED SUBSIDIARY OF PARENT ("MERGER SUB"), INTEL CORPORATION, A DELAWARE CORPORATION ("INTEL") AND THE COMPANY, PURSUANT TO WHICH MERGER SUB WILL MERGE WITH AND INTO THE COMPANY (AND WILL CEASE TO EXIST AS A SEPARATE LEGAL ENTITY), AND THE COMPANY WILL BE THE SURVIVING COMPANY AND WILL BECOME A WHOLLY OWNED SUBSIDIARY OF PARENT AND A SUBSIDIARY OF INTEL (THE "MERGER"); (B) THE MERGER ITSELF, ON THE TERMS AND SUBJECT TO THE CONDITIONS SET FORTH IN THE MERGER AGREEMENT; (C) THE CONSIDERATION TO BE RECEIVED BY THE SHAREHOLDERS OF THE COMPANY IN THE MERGER, CONSISTING OF USD53.00 PER SHARE IN CASH, WITHOUT INTEREST AND LESS ANY APPLICABLE WITHHOLDING TAXES, FOR EACH ORDINARY SHARE, PAR VALUE NIS 15.00 PER SHARE, OF THE COMPANY OWNED IMMEDIATELY PRIOR TO THE EFFECTIVE TIME OF THE MERGER; AND (D) ALL OTHER TRANSACTIONS AND ARRANGEMENTS CONTEMPLATED BY THE MERGER AGREEMENT, A COPY OF WHICH IS ATTACHED AS ANNEX A TO THE PROXY STATEMENT	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	25-Apr-2022	THE ADJOURNMENT PROPOSAL: TO APPROVE THE ADJOURNMENT OF THE EXTRAORDINARY GENERAL MEETING TO A LATER DATE OR DATES IF NECESSARY TO SOLICIT ADDITIONAL PROXIES IF THERE ARE INSUFFICIENT VOTES TO APPROVE THE MERGER PROPOSAL AT THE TIME OF THE EXTRAORDINARY GENERAL MEETING	AGAINST
VERBUND AG	AT0000746409	25-Apr-2022	ELECTION OF DR. EDITH HLAUATI TO THE SUPERVISORY BOARD	FOR
VERBUND AG	AT0000746409	25-Apr-2022	ELECTION OF PROF. DR. BARBARA PRAETORIUS TO THE SUPERVISORY BOARD	FOR
VERBUND AG	AT0000746409	25-Apr-2022	ELECTION OF DIPL. ING. ROBERT STAJIC TO THE SUPERVISORY BOARD	FOR
VERBUND AG	AT0000746409	25-Apr-2022	RESOLUTION TO APPROVE THE APPROPRIATION OF THE NET PROFIT REPORTED IN THE 2021 ANNUAL FINANCIAL STATEMENTS: EUR 1.05 PER SHARE	FOR
VERBUND AG	AT0000746409	25-Apr-2022	RESOLUTION TO FORMALLY APPROVE THE ACTIONS OF THE MEMBERS OF THE EXECUTIVE BOARD FOR FINANCIAL YEAR 2021	FOR
VERBUND AG	AT0000746409	25-Apr-2022	RESOLUTION TO FORMALLY APPROVE THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR FINANCIAL YEAR 2021	FOR
VERBUND AG	AT0000746409	25-Apr-2022	APPOINTMENT OF THE AUDITOR AND THE GROUP AUDITOR FOR FINANCIAL YEAR 2022: DELOITTE	FOR
VERBUND AG	AT0000746409	25-Apr-2022	RESOLUTION TO APPROVE THE REMUNERATION REPORT PRESENTING THE REMUNERATION PAID TO THE MEMBERS OF THE EXECUTIVE AND SUPERVISORY BOARDS OF VERBUND AG FOR FINANCIAL YEAR 2021	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION AND BENEFITS-IN-KIND PAID DURING OR ALLOCATED FOR 2021 TO YANNICK BOLLOR, CHAIRMAN OF THE SUPERVISORY BOARD	AGAINST

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VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION AND BENEFITS-IN-KIND PAID DURING OR ALLOCATED FOR 2021 TO ARNAUD DE PUYFONTAINE, CHAIRMAN OF THE MANAGEMENT BOARD	AGAINST
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION AND BENEFITS-IN-KIND PAID DURING OR ALLOCATED FOR 2021 TO GILLES ALIX, MEMBER OF THE MANAGEMENT BOARD	AGAINST
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION AND BENEFITS-IN-KIND PAID DURING OR ALLOCATED FOR 2021 TO C DRIC DE BAILLIENCOURT, MEMBER OF THE MANAGEMENT BOARD	AGAINST
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION AND BENEFITS-IN-KIND PAID DURING OR ALLOCATED FOR 2021 TO FR DRIC CR PIN, MEMBER OF THE MANAGEMENT BOARD	AGAINST
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION AND BENEFITS-IN-KIND PAID DURING OR ALLOCATED FOR 2021 TO SIMON GILLHAM, MEMBER OF THE MANAGEMENT BOARD	AGAINST
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION AND BENEFITS-IN-KIND PAID DURING OR ALLOCATED FOR 2021 TO HERV PHILIPPE, MEMBER OF THE MANAGEMENT BOARD	AGAINST
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION AND BENEFITS-IN-KIND PAID DURING OR ALLOCATED FOR 2021 TO ST PHANE ROUSSEL, MEMBER OF THE MANAGEMENT BOARD	AGAINST
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND MEMBERS OF THE SUPERVISORY BOARD FOR 2022	AGAINST
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE MANAGEMENT BOARD FOR 2022	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR MEMBERS OF THE MANAGEMENT BOARD FOR 2022	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF PHILIPPE BNACIN AS A MEMBER OF THE SUPERVISORY BOARD	AGAINST
VIVENDI SE	FR0000127771	25-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF CATHIA LAWSON-HALL AS A MEMBER OF THE SUPERVISORY BOARD	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MICHLE REISER AS A MEMBER OF THE SUPERVISORY BOARD	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF KATIE STANTON AS A MEMBER OF THE SUPERVISORY BOARD	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	APPOINTMENT OF MAUD FONTENOY AS A MEMBER OF THE SUPERVISORY BOARD	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	AUTHORIZATION TO THE MANAGEMENT BOARD FOR THE COMPANY TO REPURCHASE ITS OWN SHARES, WITHIN THE LIMIT OF 10% OF THE COMPANY'S SHARE CAPITAL	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	AUTHORIZATION TO THE MANAGEMENT BOARD TO REDUCE THE COMPANY'S SHARE CAPITAL BY CANCELING SHARES, WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	SHARE CAPITAL REDUCTION IN THE MAXIMUM NOMINAL AMOUNT OF F13,048,542,959 (50% OF THE SHARE CAPITAL) BY WAY OF THE REPURCHASE BY THE COMPANY OF ITS OWN SHARES FOLLOWED BY THEIR CANCELLATION, AND AUTHORIZATION TO THE MANAGEMENT BOARD TO MAKE A PUBLIC SHARE BUYBACK OFFER (OPRA) TO PERFORM THE SHARE CAPITAL REDUCTION AND TO DETERMINE ITS FINAL AMOUNT	AGAINST
VIVENDI SE	FR0000127771	25-Apr-2022	DELEGATION OF AUTHORITY TO THE MANAGEMENT BOARD TO INCREASE THE COMPANY'S SHARE CAPITAL IN FAVOR OF EMPLOYEES AND RETIREES WHO ARE MEMBERS OF THE VIVENDI GROUP EMPLOYEE STOCK PURCHASE PLAN WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	DELEGATION OF AUTHORITY TO THE MANAGEMENT BOARD TO INCREASE THE SHARE CAPITAL IN FAVOR OF EMPLOYEES OF VIVENDI'S FOREIGN SUBSIDIARIES WHO ARE MEMBERS OF VIVENDI'S INTERNATIONAL GROUP EMPLOYEE STOCK PURCHASE PLAN OR FOR THE PURPOSE OF IMPLEMENTING ANY EQUIVALENT MECHANISM WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS	FOR

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VIVENDI SE	FR0000127771	25-Apr-2022	POWERS TO CARRY OUT FORMALITIES	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS FOR FISCAL YEAR 2021	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR FISCAL YEAR 2021	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON REGULATED RELATED-PARTY AGREEMENTS	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	ALLOCATION OF EARNINGS FOR FISCAL YEAR 2021, SETTING OF THE DIVIDEND AND ITS PAYMENT DATE	FOR
VIVENDI SE	FR0000127771	25-Apr-2022	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L. 22-10-9 I. OF THE FRENCH COMMERCIAL CODE AS SET OUT IN THE CORPORATE GOVERNANCE REPORT	AGAINST
WERELDHAVE NV	NL0000289213	25-Apr-2022	PROPOSAL TO REAPPOINT MR. A.W. DE VREEDE AS CFO	FOR
WERELDHAVE NV	NL0000289213	25-Apr-2022	AUTHORITY TO ISSUE SHARE: PROPOSAL TO RENEW THE AUTHORITY OF THE BOARD OF MANAGEMENT TO ISSUE SHARES AND/OR GRANT RIGHTS TO SUBSCRIBE FOR SHARES	FOR
WERELDHAVE NV	NL0000289213	25-Apr-2022	AUTHORITY TO ISSUE SHARE: PROPOSAL TO GRANT THE AUTHORITY TO THE BOARD OF MANAGEMENT TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS	FOR
WERELDHAVE NV	NL0000289213	25-Apr-2022	PROPOSAL TO AUTHORIZE THE BOARD OF MANAGEMENT TO REPURCHASE OWN SHARES	FOR
WERELDHAVE NV	NL0000289213	25-Apr-2022	REPORT OF THE BOARD OF MANAGEMENT AND ANNUAL ACCOUNTS: EXECUTION REMUNERATION POLICY 2021 (ADVISORY VOTE)	FOR
WERELDHAVE NV	NL0000289213	25-Apr-2022	REPORT OF THE BOARD OF MANAGEMENT AND ANNUAL ACCOUNTS: PROPOSAL TO ADOPT THE ANNUAL ACCOUNTS 2021	FOR
WERELDHAVE NV	NL0000289213	25-Apr-2022	REPORT OF THE BOARD OF MANAGEMENT AND ANNUAL ACCOUNTS: DIVIDEND- AND RESERVES POLICY: PROPOSAL OF A DIVIDEND FOR 2021 OF 1.10 IN CASH	FOR
WERELDHAVE NV	NL0000289213	25-Apr-2022	REPORT OF THE BOARD OF MANAGEMENT AND ANNUAL ACCOUNTS: PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT	FOR
WERELDHAVE NV	NL0000289213	25-Apr-2022	REPORT OF THE BOARD OF MANAGEMENT AND ANNUAL ACCOUNTS: PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD	FOR
WESTPORTS HOLDINGS BHD	MYL524600003	25-Apr-2022	PROPOSED AMENDMENTS TO THE CONSTITUTION OF THE COMPANY	FOR
WESTPORTS HOLDINGS BHD	MYL524600003	25-Apr-2022	TO APPROVE THE AGGREGATE DIRECTORS' FEES AND BENEFITS PAYABLE TO THE NON-EXECUTIVE DIRECTORS OF THE COMPANY AND ITS SUBSIDIARY, WESTPORTS MALAYSIA SDN BHD OF AN AMOUNT NOT EXCEEDING RM3.02 MILLION FROM THIS ANNUAL GENERAL MEETING UNTIL THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY, TO BE PAID MONTHLY IN ARREARS AFTER EACH MONTH OF COMPLETED SERVICE OF THE DIRECTORS	FOR
WESTPORTS HOLDINGS BHD	MYL524600003	25-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO ARE RETIRING PURSUANT TO CLAUSE 115 OF THE CONSTITUTION OF THE COMPANY: TAN SRI ISMAIL BIN ADAM	FOR
WESTPORTS HOLDINGS BHD	MYL524600003	25-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO ARE RETIRING PURSUANT TO CLAUSE 115 OF THE CONSTITUTION OF THE COMPANY: SING CHI IP	FOR
WESTPORTS HOLDINGS BHD	MYL524600003	25-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO ARE RETIRING PURSUANT TO CLAUSE 115 OF THE CONSTITUTION OF THE COMPANY: KIM, YOUNG SO	FOR
WESTPORTS HOLDINGS BHD	MYL524600003	25-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO ARE RETIRING PURSUANT TO CLAUSE 122 OF THE CONSTITUTION OF THE COMPANY: DATUK SITI ZAUYAH BINTI MD DESA	FOR
WESTPORTS HOLDINGS BHD	MYL524600003	25-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO ARE RETIRING PURSUANT TO CLAUSE 122 OF THE CONSTITUTION OF THE COMPANY: AHMAD ZUBIR BIN ZAHID	FOR

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WESTPORTS HOLDINGS BHD	MYL524600003	25-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO ARE RETIRING PURSUANT TO CLAUSE 122 OF THE CONSTITUTION OF THE COMPANY: DIANA TUNG WAN LEE	FOR
WESTPORTS HOLDINGS BHD	MYL524600003	25-Apr-2022	TO RE-APPOINT DELOITTE PLT AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
WESTPORTS HOLDINGS BHD	MYL524600003	25-Apr-2022	PROPOSED AUTHORITY TO ALLOT AND ISSUE SHARES PURSUANT TO SECTION 76 OF THE COMPANIES ACT 2016	FOR
ALEXANDER & BALDWIN, INC.	US0144911049	26-Apr-2022	Ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the corporation	FOR
ALEXANDER & BALDWIN, INC.	US0144911049	26-Apr-2022	Election of Director: Christopher J. Benjamin	FOR
ALEXANDER & BALDWIN, INC.	US0144911049	26-Apr-2022	Election of Director: Diana M. Laing	FOR
ALEXANDER & BALDWIN, INC.	US0144911049	26-Apr-2022	Election of Director: John T. Leong	FOR
ALEXANDER & BALDWIN, INC.	US0144911049	26-Apr-2022	Election of Director: Thomas A. Lewis, Jr.	FOR
ALEXANDER & BALDWIN, INC.	US0144911049	26-Apr-2022	Election of Director: Douglas M. Pasquale	AGAINST
ALEXANDER & BALDWIN, INC.	US0144911049	26-Apr-2022	Election of Director: Michele K. Saito	FOR
ALEXANDER & BALDWIN, INC.	US0144911049	26-Apr-2022	Election of Director: Eric K. Yeaman	FOR
ALEXANDER & BALDWIN, INC.	US0144911049	26-Apr-2022	Approve the advisory resolution relating to executive compensation	FOR
ALEXANDER & BALDWIN, INC.	US0144911049	26-Apr-2022	Approve the Alexander & Baldwin, Inc. 2022 Omnibus Incentive Plan	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RESOLUTION REGARDING ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET AS WELL AS THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RESOLUTION REGARDING ALLOCATION OF THE COMPANY'S PROFIT ACCORDING TO THE ADOPTED BALANCE SHEET, AND ADOPTION OF THE RECORD DAY FOR DISTRIBUTION OF DIVIDEND	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR CEO TOM ERIXON	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND CHAIRMAN OF THE BOARD DENNIS JONSSON	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER LILIAN FOSSUM BINE	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER MARIA MORAEUS HANSSON	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER HENRIK LANGE	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER RAY MAURITSSON	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER HELENE MELLQUIST	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER FINN RAUSING	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER JORN RAUSING	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER ULF WIINBERG	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR EMPLOYEE REPRESENTATIVE BROR GARCIA LANTZ	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR EMPLOYEE REPRESENTATIVE HENRIK NIELSEN	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR EMPLOYEE REPRESENTATIVE JOHAN RANHOG	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR FORMER EMPLOYEE REPRESENTATIVE SUSANNE JONSSON	FOR

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ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR DEPUTY EMPLOYEE REPRESENTATIVE LEIF NORKVIST	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR DEPUTY EMPLOYEE REPRESENTATIVE STEFAN SANDELL	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	DISCHARGE FROM LIABILITY FOR DEPUTY EMPLOYEE REPRESENTATIVE JOHNNY HULTHEN	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	PRESENTATION OF THE BOARD OF DIRECTORS REMUNERATION REPORT FOR APPROVAL	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AND DEPUTY MEMBERS	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	NUMBER OF AUDITORS AND DEPUTY AUDITORS	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	COMPENSATION TO THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE NOMINATION COMMITTEES PROPOSAL	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	ADDITIONAL COMPENSATION TO MEMBERS OF THE BOARD WHO ALSO HOLD A POSITION AS CHAIRMAN OR MEMBER OF THE AUDIT COMMITTEE OR THE REMUNERATION COMMITTEE IN ACCORDANCE WITH THE NOMINATION COMMITTEES PROPOSAL	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	COMPENSATION TO THE AUDITORS AS PROPOSED BY THE NOMINATION COMMITTEE	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF LILIAN FOSSUM BINER AS BOARD MEMBER	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF MARIA MORAEUS HANSSON AS BOARD MEMBER	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF DENNIS JONSSON AS BOARD MEMBER	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF HENRIK LANGE AS BOARD MEMBER	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF RAY MAURITSSON AS BOARD MEMBER	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF FINN RAUSING AS BOARD MEMBER	AGAINST
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF JORN RAUSING AS BOARD MEMBER	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF ULF WIINBERG AS BOARD MEMBER	AGAINST
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-APPOINTMENT OF DENNIS JONSSON AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF STAFFAN LANDEN AS AUDITOR	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF KAROLINE TEDEVALL AS AUDITOR	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF HENRIK JONZEN AS DEPUTY AUDITOR	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RE-ELECTION OF ANDREAS MAST AS DEPUTY AUDITOR	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RESOLUTION ON REDUCTION OF THE SHARE CAPITAL BY CANCELLATION OF SHARES IN THE COMPANY AND ON INCREASE OF THE SHARE CAPITAL THROUGH A BONUS ISSUE	FOR
ALFA LAVAL AB	SE0000695876	26-Apr-2022	RESOLUTION ON AUTHORIZATION FOR THE BOARD OF DIRECTORS TO DECIDE ON PURCHASE OF SHARES IN THE COMPANY	FOR
ALTRA INDUSTRIAL MOTION CORP.	US02208R1068	26-Apr-2022	DIRECTOR	FOR
ALTRA INDUSTRIAL MOTION CORP.	US02208R1068	26-Apr-2022	DIRECTOR	FOR
ALTRA INDUSTRIAL MOTION CORP.	US02208R1068	26-Apr-2022	DIRECTOR	FOR

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ALTRA INDUSTRIAL MOTION CORP.	US02208R1068	26-Apr-2022	DIRECTOR	FOR
ALTRA INDUSTRIAL MOTION CORP.	US02208R1068	26-Apr-2022	DIRECTOR	FOR
ALTRA INDUSTRIAL MOTION CORP.	US02208R1068	26-Apr-2022	DIRECTOR	FOR
ALTRA INDUSTRIAL MOTION CORP.	US02208R1068	26-Apr-2022	DIRECTOR	FOR
ALTRA INDUSTRIAL MOTION CORP.	US02208R1068	26-Apr-2022	DIRECTOR	FOR
ALTRA INDUSTRIAL MOTION CORP.	US02208R1068	26-Apr-2022	The ratification of the selection of Deloitte & Touche LLP as Altra Industrial Motion Corp.'s independent registered public accounting firm to serve for the fiscal year ending December 31, 2022.	FOR
ALTRA INDUSTRIAL MOTION CORP.	US02208R1068	26-Apr-2022	An advisory vote to approve the compensation of Altra's named executive officers.	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: Daryl Roberts	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: Sara Martinez Tucker	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: Nicholas K. Akins	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: Lewis Von Thaeer	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Amendment to the Company's Restated Certificate of Incorporation to authorize preferred stock.	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Advisory approval of the Company's executive compensation.	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: David J. Anderson	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: J. Barnie Beasley, Jr.	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: Benjamin G.S. Fowke III	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: Art A. Garcia	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: Linda A. Goodspeed	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: Sandra Beach Lin	FOR

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AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: Margaret M. McCarthy	FOR
AMERICAN ELECTRIC POWER COMPANY, INC.	US0255371017	26-Apr-2022	Election of Director: Oliver G. Richard III	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	ABSTAIN
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	DIRECTOR	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	Advisory approval of Associated Banc-Corp's named executive officer compensation.	FOR
ASSOCIATED BANC-CORP	US0454871056	26-Apr-2022	The ratification of the selection of KPMG LLP as the independent registered public accounting firm for Associated Banc-Corp for the year ending December 31, 2022.	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF STAFFAN BOHMAN	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF TINA DONIKOWSKI	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF JOHAN FORSELL	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF ANNA OHLSSON-LEIJON	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF MATS RAHMSTROM	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF GORDON RISKE	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF HANS STRABERG	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF PETER WALLENBERG JR	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF MIKAEL BERGSTEDT	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF BENNY LARSSON	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE DISCHARGE OF CEO MATS RAHMSTROM	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 7.60 PER SHARE	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE RECORD DATE FOR DIVIDEND PAYMENT	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS OF BOARD (0)	FOR

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ATLAS COPCO AB	SE0011166610	26-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	REELECT STAFFAN BOHMAN AS DIRECTOR	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	REELECT JOHAN FORSSELL AS DIRECTOR	AGAINST
ATLAS COPCO AB	SE0011166610	26-Apr-2022	REELECT ANNA OHLSSON-LEIJON AS DIRECTOR	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	REELECT MATS RAHMSTROM AS DIRECTOR	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	REELECT GORDON RISKE AS DIRECTOR	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	REELECT HANS STRABERG AS DIRECTOR	AGAINST
ATLAS COPCO AB	SE0011166610	26-Apr-2022	REELECT PETER WALLEMBERG JR AS DIRECTOR	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	ELECT HELENE MELLQUIST AS NEW DIRECTOR	AGAINST
ATLAS COPCO AB	SE0011166610	26-Apr-2022	REELECT HANS STRABERG AS BOARD CHAIR	AGAINST
ATLAS COPCO AB	SE0011166610	26-Apr-2022	RATIFY ERNST & YOUNG AS AUDITORS	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 3.1 MILLION TO CHAIR AND SEK 1 MILLION TO OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE DELIVERING PART OF REMUNERATION IN FORM OF SYNTHETIC SHARES	AGAINST
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE REMUNERATION REPORT	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE STOCK OPTION PLAN 2022 FOR KEY EMPLOYEES	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	ACQUIRE CLASS A SHARES RELATED TO PERSONNEL OPTION PLAN FOR 2022	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	ACQUIRE CLASS A SHARES RELATED TO REMUNERATION OF DIRECTORS IN THE FORM OF SYNTHETIC SHARES	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	TRANSFER CLASS A SHARES RELATED TO PERSONNEL OPTION PLAN FOR 2022	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	SELL CLASS A SHARES TO COVER COSTS RELATED TO SYNTHETIC SHARES TO THE BOARD	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	SELL CLASS A TO COVER COSTS IN RELATION TO THE PERSONNEL OPTION PLANS FOR 2016, 2017, 2018 AND 2019	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	AMEND ARTICLES RE: NOTICE OF GENERAL MEETING; EDITORIAL CHANGES	FOR
ATLAS COPCO AB	SE0011166610	26-Apr-2022	APPROVE 4:1 STOCK SPLIT; REDUCTION OF SHARE CAPITAL THROUGH REDEMPTION OF SHARES; INCREASE OF SHARE CAPITAL THROUGH A BONUS ISSUE WITHOUT THE ISSUANCE OF NEW SHARES	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF STAFFAN BOHMAN	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF TINA DONIKOWSKI	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF JOHAN FORSSELL	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF ANNA OHLSSON-LEIJON	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF MATS RAHMSTROM	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF GORDON RISKE	FOR

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ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF HANS STRABERG	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF PETER WALLEMBERG JR	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF MIKAEL BERGSTEDT	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF BENNY LARSSON	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE DISCHARGE OF CEO MATS RAHMSTROM	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 7.60 PER SHARE	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE RECORD DATE FOR DIVIDEND PAYMENT	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS OF BOARD (0)	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	REELECT STAFFAN BOHMAN AS DIRECTOR	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	REELECT JOHAN FORSELL AS DIRECTOR	AGAINST
ATLAS COPCO AB	SE0011166628	26-Apr-2022	REELECT ANNA OHLSSON-LEIJON AS DIRECTOR	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	REELECT MATS RAHMSTROM AS DIRECTOR	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	REELECT GORDON RISKE AS DIRECTOR	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	REELECT HANS STRABERG AS DIRECTOR	AGAINST
ATLAS COPCO AB	SE0011166628	26-Apr-2022	REELECT PETER WALLEMBERG JR AS DIRECTOR	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	ELECT HELENE MELLQUIST AS NEW DIRECTOR	AGAINST
ATLAS COPCO AB	SE0011166628	26-Apr-2022	REELECT HANS STRABERG AS BOARD CHAIR	AGAINST
ATLAS COPCO AB	SE0011166628	26-Apr-2022	RATIFY ERNST & YOUNG AS AUDITORS	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 3.1 MILLION TO CHAIR AND SEK 1 MILLION TO OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE DELIVERING PART OF REMUNERATION IN FORM OF SYNTHETIC SHARES	AGAINST
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE REMUNERATION REPORT	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE STOCK OPTION PLAN 2022 FOR KEY EMPLOYEES	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	ACQUIRE CLASS A SHARES RELATED TO PERSONNEL OPTION PLAN FOR 2022	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	ACQUIRE CLASS A SHARES RELATED TO REMUNERATION OF DIRECTORS IN THE FORM OF SYNTHETIC SHARES	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	TRANSFER CLASS A SHARES RELATED TO PERSONNEL OPTION PLAN FOR 2022	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	SELL CLASS A SHARES TO COVER COSTS RELATED TO SYNTHETIC SHARES TO THE BOARD	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	SELL CLASS A TO COVER COSTS IN RELATION TO THE PERSONNEL OPTION PLANS FOR 2016, 2017, 2018 AND 2019	FOR
ATLAS COPCO AB	SE0011166628	26-Apr-2022	AMEND ARTICLES RE: NOTICE OF GENERAL MEETING; EDITORIAL CHANGES	FOR

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ATLAS COPCO AB	SE0011166628	26-Apr-2022	APPROVE 4:1 STOCK SPLIT; REDUCTION OF SHARE CAPITAL THROUGH REDEMPTION OF SHARES; INCREASE OF SHARE CAPITAL THROUGH A BONUS ISSUE WITHOUT THE ISSUANCE OF NEW SHARES	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE DISCHARGE OF MARTIN TIVEUS	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE DISCHARGE OF ULF LUNDAHL	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE DISCHARGE OF TOBIAS LONNEVALL	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE DISCHARGE OF ALF GORANSSON	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE DISCHARGE OF CATARINA FAGERHOLM	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE DISCHARGE OF ANSSI SOILA	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE DISCHARGE OF SUVI-ANNE SIIMES	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE DISCHARGE OF MARGARET DANIELIUS	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1 MILLION FOR CHAIR AND SEK 350,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	ELECT ULF MATTSON AS NEW DIRECTOR	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	REELECT ALF GORANSSON AS DIRECTOR	AGAINST
ATTENDO AB	SE0007666110	26-Apr-2022	REELECT CATARINA FAGERHOLM AS DIRECTOR	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	REELECT TOBIAS LONNEVALL AS DIRECTOR	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	REELECT SUVI-ANNE SIIMES AS DIRECTOR	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	REELECT ANSSI SOILA AS DIRECTOR	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	REELECT MARGARETA DANIELIUS AS DIRECTOR	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	ELECT ULF MATTSON AS NEW CHAIR OF THE BOARD	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE PERFORMANCE SHARE PROGRAM 2022 FOR KEY EMPLOYEES	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH ACQUISITION AND TRANSFER OF SHARES	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE TRANSFER OF SHARES TO PARTICIPANTS	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE ALTERNATIVE EQUITY PLAN FINANCING THROUGH EQUITY SWAP AGREEMENT WITH THIRD PARTY	AGAINST
ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE REMUNERATION REPORT	FOR

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ATTENDO AB	SE0007666110	26-Apr-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	ELECT PETER HOFVENSTAM AS MEMBER OF NOMINATING COMMITTEE	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	ELECT ANSSI SOILA AS MEMBER OF NOMINATING COMMITTEE	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	ELECT NIKLAS ANTMAN AS MEMBER OF NOMINATING COMMITTEE	FOR
ATTENDO AB	SE0007666110	26-Apr-2022	ELECT MARIANNE NILSSON AS MEMBER OF NOMINATING COMMITTEE	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Clayton S. Rose	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Michael D. White	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Sharon L. Allen	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Thomas D. Woods	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: R. David Yost	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Maria T. Zuber	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Approving our executive compensation (an advisory, nonbinding "Say on Pay" resolution)	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Ratifying the appointment of our independent registered public accounting firm for 2022.	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Ratifying the Delaware Exclusive Forum Provision in our Bylaws.	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Shareholder proposal requesting a civil rights and nondiscrimination audit.	AGAINST
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Shareholder proposal requesting adoption of policy to cease financing new fossil fuel supplies.	AGAINST
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Shareholder proposal requesting a report on charitable donations.	AGAINST
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Frank P. Bramble, Sr.	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Pierre J.P. de Weck	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Arnold W. Donald	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Linda P. Hudson	FOR

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BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Monica C. Lozano	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Brian T. Moynihan	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Lionel L. Nowell III	FOR
BANK OF AMERICA CORPORATION	US0605051046	26-Apr-2022	Election of Director: Denise L. Ramos	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE DISCHARGE OF BOARD CHAIR CARSTEN BROWALL	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER ARISTOTELIS NASTOS	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER BENGT SJOHOLM	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER CHRISTIAN WILDMOSER	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER SUSAN TOUSI	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER HELENA SKANTORP	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER AND CEO ERIK GATENHOLM	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS (0) OF BOARD; DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	REELECT CARSTEN BROWALL AS DIRECTOR	AGAINST
BICO GROUP AB	SE0013647385	26-Apr-2022	REELECT ERIK GATENHOLM AS DIRECTOR	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	REELECT BENGT SJOHOLM AS DIRECTOR	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	REELECT HELENA SKANTORP AS DIRECTOR	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	REELECT SUSAN TOUSI AS DIRECTOR	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	REELECT CHRISTIAN WILDMOSER AS DIRECTOR	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	REELECT ROLF CLASSON AS DIRECTOR	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	REELECT ULRIKA DELLBY AS DIRECTOR	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	REELECT CARSTEN BROWALL AS BOARD CHAIR	AGAINST
BICO GROUP AB	SE0013647385	26-Apr-2022	RATIFY DELOITTE AS AUDITORS	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 600,000 FOR CHAIR AND SEK 250,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
BICO GROUP AB	SE0013647385	26-Apr-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR

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BIO-RAD LABORATORIES, INC.	US0905722072	26-Apr-2022	Election of Director: Melinda Litherland	FOR
BIO-RAD LABORATORIES, INC.	US0905722072	26-Apr-2022	Election of Director: Arnold A. Pinkston	FOR
BIO-RAD LABORATORIES, INC.	US0905722072	26-Apr-2022	PROPOSAL to ratify the selection of KPMG LLP to serve as the Company's independent auditors.	FOR
CAMDEN NATIONAL CORPORATION	US1330341082	26-Apr-2022	Election of Director: Craig N. Denekas	FOR
CAMDEN NATIONAL CORPORATION	US1330341082	26-Apr-2022	Election of Director: David C. Flanagan	FOR
CAMDEN NATIONAL CORPORATION	US1330341082	26-Apr-2022	Election of Director: Marie J. McCarthy	FOR
CAMDEN NATIONAL CORPORATION	US1330341082	26-Apr-2022	Election of Director: James H. Page, Ph.D.	FOR
CAMDEN NATIONAL CORPORATION	US1330341082	26-Apr-2022	To approve, by non-binding advisory vote, the compensation of the Company's named executive officers ("Say-on-Pay").	FOR
CAMDEN NATIONAL CORPORATION	US1330341082	26-Apr-2022	To approve the amendment to the Company's Articles of Incorporation.	FOR
CAMDEN NATIONAL CORPORATION	US1330341082	26-Apr-2022	To approve the Company's 2022 Equity and Incentive Plan.	FOR
CAMDEN NATIONAL CORPORATION	US1330341082	26-Apr-2022	To ratify the appointment of RSM US LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
CENTENE CORPORATION	US15135B1017	26-Apr-2022	STOCKHOLDER PROPOSAL TO ALLOW FOR THE SHAREHOLDER RIGHT TO CALL FOR A SPECIAL SHAREHOLDER MEETING.	AGAINST
CENTENE CORPORATION	US15135B1017	26-Apr-2022	Election of Director: Orlando Ayala	FOR
CENTENE CORPORATION	US15135B1017	26-Apr-2022	Election of Director: Kenneth A. Burdick	FOR
CENTENE CORPORATION	US15135B1017	26-Apr-2022	Election of Director: H. James Dallas	AGAINST
CENTENE CORPORATION	US15135B1017	26-Apr-2022	Election of Director: Sarah M. London	FOR
CENTENE CORPORATION	US15135B1017	26-Apr-2022	Election of Director: Theodore R. Samuels	FOR
CENTENE CORPORATION	US15135B1017	26-Apr-2022	ADVISORY RESOLUTION TO APPROVE EXECUTIVE COMPENSATION.	FOR
CENTENE CORPORATION	US15135B1017	26-Apr-2022	RATIFICATION OF APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
CENTENE CORPORATION	US15135B1017	26-Apr-2022	APPROVAL OF AN AMENDMENT TO THE COMPANY'S AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO DECLASSIFY THE BOARD OF DIRECTORS.	FOR
CENTENE CORPORATION	US15135B1017	26-Apr-2022	BOARD PROPOSAL REGARDING STOCKHOLDER RIGHT TO CALL FOR A SPECIAL STOCKHOLDER MEETING.	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: Michael A. Newhouse	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: Mauricio Ramos	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: W. Lance Conn	AGAINST

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CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: Thomas M. Rutledge	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: Eric L. Zinterhofer	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	The ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ended December 31, 2022.	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Stockholder proposal regarding lobbying activities.	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Stockholder proposal regarding Chairman of the Board and CEO roles.	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Stockholder proposal regarding political and electioneering expenditure congruency report.	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Stockholder proposal regarding disclosure of greenhouse gas emissions.	ABSTAIN
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Stockholder proposal regarding EEO-1 reports.	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Stockholder proposal regarding diversity, equity and inclusion reports.	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: Kim C. Goodman	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: Craig A. Jacobson	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: Gregory B. Maffei	AGAINST
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: John D. Markley, Jr.	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: David C. Merritt	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: James E. Meyer	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: Steven A. Miron	FOR
CHARTER COMMUNICATIONS, INC.	US16119P1084	26-Apr-2022	Election of Director: Balan Nair	FOR
CHURCHILL DOWNS INCORPORATED	US1714841087	26-Apr-2022	Election of Class II Director: Ulysses L. Bridgeman, Jr.	FOR
CHURCHILL DOWNS INCORPORATED	US1714841087	26-Apr-2022	Election of Class II Director: R. Alex Rankin	FOR
CHURCHILL DOWNS INCORPORATED	US1714841087	26-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR

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CHURCHILL DOWNS INCORPORATED	US1714841087	26-Apr-2022	To approve, on a non-binding advisory basis, the Company's executive compensation as disclosed in the proxy statement.	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: Gary M. Reiner	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: Diana L. Taylor	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: Ellen M. Costello	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: James S. Turley	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Proposal to ratify the selection of KPMG LLP as Citi's independent registered public accountants for 2022.	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Advisory vote to approve our 2021 Executive Compensation.	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Approval of additional shares for the Citigroup 2019 Stock Incentive Plan.	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Stockholder proposal requesting a Management Pay Clawback policy.	AGAINST
CITIGROUP INC.	US1729674242	26-Apr-2022	Stockholder proposal requesting an Independent Board Chairman.	AGAINST
CITIGROUP INC.	US1729674242	26-Apr-2022	Stockholder Proposal requesting a report on the effectiveness of Citi's policies and practices in respecting Indigenous Peoples' rights in Citi's existing and proposed financing.	AGAINST
CITIGROUP INC.	US1729674242	26-Apr-2022	Stockholder Proposal requesting that the Board adopt a policy to end new fossil fuel financing.	AGAINST
CITIGROUP INC.	US1729674242	26-Apr-2022	Stockholder proposal requesting a non-discrimination audit analyzing the Company's impacts on civil rights and non-discrimination for all Americans.	AGAINST
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: Grace E. Dailey	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: Barbara J. Desoer	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: John C. Dugan	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: Jane N. Fraser	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: Duncan P. Hennes	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: Peter B. Henry	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: S. Leslie Ireland	FOR
CITIGROUP INC.	US1729674242	26-Apr-2022	Election of Director: Renée J. James	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Nina G. Vaca	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Michael G. Van de Ven	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Michael E. Collins	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Ratification of the Appointment of Ernst & Young LLP as Independent Registered Public Accounting Firm	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Approval of a Non-Binding, Advisory Proposal Approving Executive Compensation	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Roger A. Cregg	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Curtis C. Farmer	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Nancy Flores	FOR

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COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Jacqueline P. Kane	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Richard G. Lindner	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Barbara R. Smith	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Robert S. Taubman	FOR
COMERICA INCORPORATED	US2003401070	26-Apr-2022	Election of Director: Reginald M. Turner, Jr.	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	DIRECTOR	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	Proposal to ratify and approve the appointment of BKD, LLP as Community Trust Bancorp, Inc.'s Independent Registered Public Accounting Firm for the fiscal year ending December 31, 2022.	FOR
COMMUNITY TRUST BANCORP, INC.	US2041491083	26-Apr-2022	Proposal to approve the advisory (nonbinding) resolution relating to executive compensation.	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Approve, on an advisory basis, the compensation of the named executive officers.	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Approve the Cousins Properties Incorporated 2021 Employee Stock Purchase Plan.	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Election of Director: Charles T. Cannada	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Election of Director: Robert M. Chapman	FOR

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COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Election of Director: M. Colin Connolly	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Election of Director: Scott W. Fordham	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Election of Director: Lillian C. Giornelli	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Election of Director: R. Kent Griffin, Jr.	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Election of Director: Donna W. Hyland	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Election of Director: Dionne Nelson	FOR
COUSINS PROPERTIES INCORPORATED	US2227955026	26-Apr-2022	Election of Director: R. Dary Stone	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPOINTMENT OF ANTOINE DE SAINT-AFFRIQUE AS DIRECTOR	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPOINTMENT OF PATRICE LOUVET AS DIRECTOR	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPOINTMENT OF GERALDINE PICAUD AS DIRECTOR	AGAINST
DANONE SA	FR0000120644	26-Apr-2022	APPOINTMENT OF SUSAN ROBERTS AS DIRECTOR	FOR
DANONE SA	FR0000120644	26-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF ERNST & YOUNG AUDIT AS STATUTORY AUDITOR	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPOINTMENT OF MAZARS & ASSOCIES AS STATUTORY AUDITOR, AS A REPLACEMENT FOR PRICEWATERHOUSECOOPERS AUDIT FIRM	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF AN AGREEMENT SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE CONCLUDED BY THE COMPANY WITH VERONIQUE PENCHIENATI-BOSETTA	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF CORPORATE OFFICERS MENTIONED IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE FOR THE FINANCIAL YEAR 2021	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING OR AWARDED FOR THE FINANCIAL YEAR 31 DECEMBER 2021 TO VERONIQUE PENCHIENATI-BOSETTA, IN HER CAPACITY AS CHIEF EXECUTIVE OFFICER, BETWEEN 14 MARCH AND 14 SEPTEMBER 2021	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING OR AWARDED FOR THE FINANCIAL YEAR 31 DECEMBER 2021 TO SHANE GRANT, IN HIS CAPACITY AS DEPUTY CHIEF EXECUTIVE OFFICER BETWEEN 14 MARCH AND 14 SEPTEMBER 2021	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING OR AWARDED FOR THE FINANCIAL YEAR 31 DECEMBER 2021 TO ANTOINE DE SAINT-AFFRIQUE, CHIEF EXECUTIVE OFFICER AS OF 15 SEPTEMBER 2021	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING OR AWARDED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO GILLES SCHNEPP, CHAIRMAN OF THE BOARD OF DIRECTORS AS OF 14 MARCH 2021	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR EXECUTIVE CORPORATE OFFICERS FOR THE FINANCIAL YEAR 2022	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2022	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS FOR THE FINANCIAL YEAR 2022	FOR

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DANONE SA	FR0000120644	26-Apr-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS IN ORDER TO PURCHASE, HOLD OR TRANSFER THE COMPANY'S SHARES	FOR
DANONE SA	FR0000120644	26-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, RESERVED FOR CATEGORIES OF BENEFICIARIES, CONSISTING OF EMPLOYEES WORKING IN FOREIGN COMPANIES OF THE DANONE GROUP, OR IN A SITUATION OF INTERNATIONAL MOBILITY, IN THE CONTEXT OF EMPLOYEE SHAREHOLDING OPERATIONS	FOR
DANONE SA	FR0000120644	26-Apr-2022	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH ALLOCATION OF EXISTING PERFORMANCE SHARES OR PERFORMANCE SHARES TO BE ISSUED OF THE COMPANY, WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
DANONE SA	FR0000120644	26-Apr-2022	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH ALLOCATION OF EXISTING SHARES OR SHARES TO BE ISSUED OF THE COMPANY NOT SUBJECT TO PERFORMANCE CONDITIONS, WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
DANONE SA	FR0000120644	26-Apr-2022	AMENDMENT TO ARTICLE 19.II OF THE COMPANY'S BY-LAWS RELATING TO THE AGE LIMIT OF THE CHIEF EXECUTIVE OFFICER AND THE DEPUTY CHIEF EXECUTIVE OFFICER	FOR
DANONE SA	FR0000120644	26-Apr-2022	AMENDMENT TO ARTICLE 18.I OF THE COMPANY'S BY-LAWS RELATING TO THE AGE LIMIT OF THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
DANONE SA	FR0000120644	26-Apr-2022	AMENDMENT TO ARTICLE 17 OF THE COMPANY'S BY-LAWS RELATING TO THE OBLIGATION OF HOLDING SHARES APPLICABLE TO DIRECTORS	FOR
DANONE SA	FR0000120644	26-Apr-2022	POWERS TO CARRY OUT FORMALITIES	FOR
DANONE SA	FR0000120644	26-Apr-2022	PLEASE NOT THAT THIS IS A SHAREHOLDER PROPOSAL: AMENDMENT TO PARAGRAPHS I AND III OF ARTICLE 18 OF THE COMPANY'S BY-LAWS 'THE OFFICE OF THE BOARD - DELIBERATIONS'	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
DANONE SA	FR0000120644	26-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
DANONE SA	FR0000120644	26-Apr-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND SETTING OF THE DIVIDEND AT 1.94 EURO PER SHARE	FOR
DANONE SA	FR0000120644	26-Apr-2022	RATIFICATION OF THE CO-OPTATION OF VALERIE CHAPOULAUD-FLOQUET AS DIRECTOR, AS A REPLACEMENT FOR ISABELLE SEILLIER, WHO RESIGNED	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	APPROVAL OF THE 2021 ANNUAL ACCOUNTS AND DIRECTORS' REPORT AND ALLOCATION OF THE PROFIT FOR THE YEAR, INCLUDING DISTRIBUTION OF A DIVIDEND OF NOK 9.75 PER SHARE	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	AUTHORISATION TO THE BOARD OF DIRECTORS FOR THE REPURCHASE OF SHARES: REPURCHASE OF SHARES FOR SUBSEQUENT DELETION	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	AUTHORISATION TO THE BOARD OF DIRECTORS FOR THE REPURCHASE OF SHARES: REPURCHASE AND ESTABLISHMENT OF AN AGREED PLEDGE ON SHARES TO MEET DNB MARKET'S NEED FOR HEDGING	AGAINST
DNB BANK ASA	NO0010161896	26-Apr-2022	AUTHORISATION TO THE BOARD OF DIRECTORS TO RAISE DEBT CAPITAL	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	AMENDMENTS TO DNB'S ARTICLES OF ASSOCIATION REGARDING RAISING DEBT CAPITAL	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	SALARIES AND OTHER REMUNERATION OF EXECUTIVE AND NON-EXECUTIVE DIRECTORS: CONSULTATIVE VOTE ON THE REMUNERATION REPORT FOR EXECUTIVE AND NON-EXECUTIVE DIRECTORS FOR 2021	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	SALARIES AND OTHER REMUNERATION OF EXECUTIVE AND NON-EXECUTIVE DIRECTORS: APPROVAL OF CHANGES TO THE BOARD OF DIRECTORS' GUIDELINES FOR THE REMUNERATION OF EXECUTIVE AND NON-EXECUTIVE DIRECTORS	FOR

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DNB BANK ASA	NO0010161896	26-Apr-2022	CORPORATE GOVERNANCE	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	APPROVAL OF THE AUDITOR'S REMUNERATION	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS	AGAINST
DNB BANK ASA	NO0010161896	26-Apr-2022	ELECTION OF MEMBERS OF THE ELECTION COMMITTEE	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	AMENDMENTS TO THE INSTRUCTIONS FOR THE ELECTION COMMITTEE	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	APPROVAL OF REMUNERATION OF MEMBERS OF THE BOARD OF DIRECTORS AND THE ELECTION COMMITTEE	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	OPENING OF THE ANNUAL GENERAL MEETING AND SELECTION OF A PERSON TO CHAIR THE MEETING	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	APPROVAL OF THE NOTICE OF THE ANNUAL GENERAL MEETING AND THE AGENDA	FOR
DNB BANK ASA	NO0010161896	26-Apr-2022	ELECTION OF A PERSON TO SIGN THE MINUTES OF THE GENERAL MEETING ALONG WITH THE CHAIR OF THE MEETING	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	DIRECTOR	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	DIRECTOR	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	DIRECTOR	ABSTAIN
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	DIRECTOR	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	DIRECTOR	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	DIRECTOR	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	DIRECTOR	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	DIRECTOR	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	DIRECTOR	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	DIRECTOR	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the Company for the 2022 fiscal year.	FOR
DOMINO'S PIZZA, INC.	US25754A2015	26-Apr-2022	Advisory vote to approve the compensation of the named executive officers of the Company.	FOR
DOUGLAS DYNAMICS, INC	US25960R1059	26-Apr-2022	Election of Director: Margaret S. Dano	FOR
DOUGLAS DYNAMICS, INC	US25960R1059	26-Apr-2022	Election of Director: Donald W. Sturdivant	FOR
DOUGLAS DYNAMICS, INC	US25960R1059	26-Apr-2022	Election of Director: Robert L. McCormick	FOR
DOUGLAS DYNAMICS, INC	US25960R1059	26-Apr-2022	Advisory vote (non-binding) to approve the compensation of the Company's named executive officers.	FOR
DOUGLAS DYNAMICS, INC	US25960R1059	26-Apr-2022	The ratification of the appointment of Deloitte & Touche LLP to serve as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	RE-ELECT CHRISTINE SODEN AS DIRECTOR	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR

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ELEMENTIS PLC	GB0002418548	26-Apr-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
ELEMENTIS PLC	GB0002418548	26-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	APPROVE REMUNERATION POLICY	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	APPROVE REMUNERATION REPORT	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	ELECT TRUDY SCHOOLENBERG AS DIRECTOR	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	RE-ELECT JOHN O'HIGGINS AS DIRECTOR	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	RE-ELECT PAUL WATERMAN AS DIRECTOR	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	RE-ELECT RALPH HEWINS AS DIRECTOR	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	RE-ELECT DOROTHEE DEURING AS DIRECTOR	FOR
ELEMENTIS PLC	GB0002418548	26-Apr-2022	RE-ELECT STEVE GOOD AS DIRECTOR	FOR
EMBRAER	US29082A1079	26-Apr-2022	To review the management accounts and to examine, discuss and vote on the financial statements for the fiscal year ended December 31, 2021.	ABSTAIN
EMBRAER	US29082A1079	26-Apr-2022	To resolve on the allocation of income for the fiscal year ended December 31, 2021, in accordance with the management's proposal and as detailed in the Manual for the Annual General Shareholders Meeting, as follows: Absorption of the loss for the fiscal year in the amount of R\$274.819.250,28 as well as the loss generated by the adjustment of the previous fiscal year recorded in the amount of R\$127.188.371,99, totaling R\$402.007.622,57, to be recorded as "Accumulated Losses" in the Company's Shareholders' Equity.	FOR
EMBRAER	US29082A1079	26-Apr-2022	To fix a cap of R\$ 72 millions as the aggregate annual compensation of the Company's Management, as proposed by the management and detailed in the Ordinary General Shareholders' Meetings Manual, for the period from May 2022 to April 2023.	FOR
EMBRAER	US29082A1079	26-Apr-2022	To fix the compensation of the members of the Fiscal Council, according to a proposal from the Management, for the period from May 2022 to April 2023, as follows: monthly compensation of the Chairman of the Fiscal Council: R\$ 16.666,67 and monthly compensation of each acting member of the Fiscal Council: R\$ 15.000,00.	FOR
EMBRAER	US29082A1079	26-Apr-2022	Election of the fiscal board by multiple Slate of candidates: Slate 1: Ivan Mendes do Carmo (President)-(Principal)/Tarcísio Luiz Silva Fontenele (Alternate); José Mauro Laxe Vilela (Vice- President)-(Principal)/Wanderley Fernandes da Silva (Alternate); Otávio Ladeira Medeiros (Principal)/Adriano Pereira de Paula (Alternate); Mario Ernesto Vampré Humberg (Principal)/Carla Alessandra Trematore (Alternate);.. Due to space limits, see proxy material for full proposal. To select "Slate 1" vote FOR. To select "Slate 2" vote AGAINST	AGAINST
EMBRAER	US29082A1079	26-Apr-2022	If one of the candidates of the slate is no longer a member or leaves it, to accommodate the separate election referred to in articles 161, paragraph 4, and 240of Law 6404, of 1976, can the votes corresponding to your shares continue to be conferred to the same slate?	AGAINST

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EMBRAER SA	BREMBRACNOR4	26-Apr-2022	IF ONE OF THE CANDIDATES OF THE SLATE IS NO LONGER A MEMBER OF LEAVES IT, TO ACCOMMODATE THE SEPARATE ELECTION REFERRED TO IN ARTICLES 161, PARAGRAPH 4, AND 240 OF LAW 6404, OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED TO THE SAME SLATE	AGAINST
EMBRAER SA	BREMBRACNOR4	26-Apr-2022	TO REVIEW THE MANAGEMENT ACCOUNTS AND TO EXAMINE, DISCUSS AND VOTE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	ABSTAIN
EMBRAER SA	BREMBRACNOR4	26-Apr-2022	TO RESOLVE ON THE ALLOCATION OF INCOME FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021, IN ACCORDANCE WITH THE MANagements PROPOSAL AND AS DETAILED IN THE MANUAL FOR THE ANNUAL GENERAL SHAREHOLDERS MEETING, AS FOLLOWS, ABSORPTION OF THE LOSS FOR THE FISCAL YEAR IN THE AMOUNT OF BRL 274.819.250,28 AS WELL AS THE LOSS GENERATED BY THE ADJUSTMENT OF THE PREVIOUS FISCAL YEAR RECORDED IN THE AMOUNT OF BRL 127.188.371,99, TOTALING BRL 402.007.622,57, TO BE RECORDED AS ACCUMULATED LOSSES IN THE COMPANY'S SHAREHOLDERS EQUITY	FOR
EMBRAER SA	BREMBRACNOR4	26-Apr-2022	TO FIX A CAP OF BRL 72 MILHOES AS THE AGGREGATE ANNUAL COMPENSATION OF THE COMPANY'S MANAGEMENT, AS PROPOSED BY THE MANAGEMENT AND DETAILED IN THE ORDINARY GENERAL SHAREHOLDERS MEETINGS MANUAL, FOR THE PERIOD FROM MAY 2022 TO APRIL 2023	FOR
EMBRAER SA	BREMBRACNOR4	26-Apr-2022	TO FIX THE COMPENSATION OF THE MEMBERS OF THE FISCAL COUNCIL, ACCORDING TO A PROPOSAL FROM THE MANAGEMENT, FOR THE PERIOD FROM MAY 2022 TO APRIL 2023, AS FOLLOWS MONTHLY COMPENSATION OF THE CHAIRMAN OF THE FISCAL COUNCIL BRL 16.666,67 AND MONTHLY COMPENSATION OF EACH ACTING MEMBER OF THE FISCAL COUNCIL BRL 15.000,00	FOR
EMBRAER SA	BREMBRACNOR4	26-Apr-2022	ELECTION OF THE FISCAL BOARD BY MULTIPLE GROUPS OF CANDIDATES. NOMINATION OF EACH SLATE AND ALL THE NAMES THAT COMPOSE IT. SLATE 1, VAN MENDES DO CARMO, CHAIRMAN, TARCISIO LUIZ SILVA FONTENELE, SUBSTITUTE. JOSE MAURO LAXE VILELA, VICE CAIRMAN, WANDERLEY FERNANDES DA SILVA, SUBSTITUTE. OTAVIO LADEIRA MEDEIROS EFFECTIVE, ADRIANO PEREIRA DE PAULA SUBSTITUTE. MARIO ERNESTO VAMPRE HUMBERG, EFFECTIVE, CARLA ALESSANDRA TREMATORE, SUBSTITUTE	ABSTAIN
EMBRAER SA	BREMBRACNOR4	26-Apr-2022	ELECTION OF THE FISCAL BOARD BY MULTIPLE GROUPS OF CANDIDATES. NOMINATION OF EACH SLATE AND ALL THE NAMES THAT COMPOSE IT. MARCELO AMARAL MORAES, CHAIRMAN, RICARDO HENRIQUE BARAS, SUBSTITUTE RICARDO REISEN DE PINHO, VICE CHAIRMAN, MAURICIO ROCHA ALVES DE CARVALHO, SUBSTITUTE RAPHAEL MANHAES MARTINS, EFFECTIVE, ANDRE LEAL FAORO, SUBSTITUTE, OTAVIO LADEIRA MEDEIROS, EFFECTIVE, ADRIANO PEREIRA DE PAULA SUBSTITUTE	FOR
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	RECEIVE REPORT REGARDING RELATED PARTY TRANSACTIONS	ABSTAIN
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	ABSTAIN
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	PRESENT REPORT ON PROCESSING, PRINTING, AND MAILING INFORMATION REQUIRED BY CHILEAN LAW	ABSTAIN
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	OTHER BUSINESS	AGAINST
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS EXTRAORDINARY BUSINESS	FOR
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	AMEND ARTICLES RE, AUDITORS, REPLACE SECURITIES AND INSURANCE SUPERINTENDENCE OR SUPERINTENDENCE BY FINANCIAL MARKET COMMISSION OR COMMISSION AND ENEL CHILE S.A	AGAINST
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	CONSOLIDATE BYLAWS	FOR
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	ADOPT NECESSARY AGREEMENTS TO LEGALIZE AND EXECUTE AMENDMENTS TO ARTICLE BY THIS GENERAL MEETINGS APPROVED	FOR

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ENEL AMERICAS SA	CLP371861061	26-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	APPROVE REMUNERATION OF DIRECTORS COMMITTEE AND APPROVE THEIR BUDGET	FOR
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	PRESENT BOARDS REPORT ON EXPENSES, PRESENT DIRECTORS COMMITTEE REPORT ON ACTIVITIES AND EXPENSES	ABSTAIN
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	APPOINT AUDITORS	FOR
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	DESIGNATE RISK ASSESSMENT COMPANIES	FOR
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	APPROVE INVESTMENT AND FINANCING POLICY	FOR
ENEL AMERICAS SA	CLP371861061	26-Apr-2022	PRESENT DIVIDEND POLICY AND DISTRIBUTION PROCEDURES	ABSTAIN
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Approval of the Equitrans Midstream Corporation Employee Stock Purchase Plan.	FOR
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Election of Director for one-year term expiring at the 2023 annual meeting: Vicky A. Bailey	FOR
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Election of Director for one-year term expiring at the 2023 annual meeting: Sarah M. Barpoulis	FOR
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Election of Director for one-year term expiring at the 2023 annual meeting: Kenneth M. Burke	FOR
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Election of Director for one-year term expiring at the 2023 annual meeting: Patricia K. Collawn	AGAINST
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Election of Director for one-year term expiring at the 2023 annual meeting: Thomas F. Karam	FOR
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Election of Director for one-year term expiring at the 2023 annual meeting: D. Mark Leland	FOR
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Election of Director for one-year term expiring at the 2023 annual meeting: Norman J. Szydlowski	FOR
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Election of Director for one-year term expiring at the 2023 annual meeting: Robert F. Vagt	FOR
EQUITRANS MIDSTREAM CORPORATION	US2946001011	26-Apr-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers for 2021 (Say-on-Pay).	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	DIRECTOR	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	DIRECTOR	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	DIRECTOR	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	DIRECTOR	FOR

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EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	DIRECTOR	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	DIRECTOR	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	DIRECTOR	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	DIRECTOR	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	DIRECTOR	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	DIRECTOR	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	Ratification of the selection of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for 2022.	FOR
EQUITY LIFESTYLE PROPERTIES, INC.	US29472R1086	26-Apr-2022	Approval on a non-binding, advisory basis of our executive compensation as disclosed in the Proxy Statement.	FOR
ERG SPA	IT0001157020	26-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF INTERNAL AUDITORS: TO APPOINT THE MEMBERS OF THE BOARD OF INTERNAL AUDITORS AND THE CHAIRMAN. LIST PRESENTED BY A GROUP OF INVESTORS, REPRESENTING TOGETHER THE 4,13583 PCT OF THE SHARE CAPITAL: EFFECTIVE AUDITORS: ELENA SPAGNOL ALTERNATE AUDITORS: PAOLO PRANDI	FOR
ERG SPA	IT0001157020	26-Apr-2022	TO APPOINT THE BOARD OF INTERNAL AUDITORS: TO STATE THE CHAIRMAN'S AND THE OTHER MEMBERS OF THE BOARD OF INTERNAL AUDITORS' EMOLUMENT	FOR
ERG SPA	IT0001157020	26-Apr-2022	TO STATE DIRECTORS' EMOLUMENT FOR FINANCIAL YEAR 2022	FOR
ERG SPA	IT0001157020	26-Apr-2022	TO STATE THE CONTROL, RISK AND SUSTAINABILITY COMMITTEE MEMBERS' EMOLUMENT FOR FINANCIAL YEAR 2022	FOR
ERG SPA	IT0001157020	26-Apr-2022	TO STATE APPOINTMENT AND EMOLUMENT COMMITTEE MEMBERS' EMOLUMENT FOR FINANCIAL YEAR 2022.	FOR
ERG SPA	IT0001157020	26-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES, UPON REVOCATION OF THE PREVIOUS AUTHORIZATION APPROVED BY THE SHAREHOLDERS' MEETING ON 26 APRIL 2021.	FOR
ERG SPA	IT0001157020	26-Apr-2022	TO REPORT THE REMUNERATION POLICY AND FEES PAID OUT PURSUANT TO ARTICLE 123-TER OF ITALIAN LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998: SECTION I: 2022 REMUNERATION POLICY	FOR
ERG SPA	IT0001157020	26-Apr-2022	TO REPORT THE REMUNERATION POLICY AND FEES PAID OUT PURSUANT TO ARTICLE 123-TER OF ITALIAN LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998: SECTION II: 2021 COMPENSATION AND REMUNERATION	FOR
ERG SPA	IT0001157020	26-Apr-2022	TO PROPOSE THE AMENDMENT OF ARTICLE 10, ITEM 5, OF THE BY-LAW (SHAREHOLDERS' MEETING)	AGAINST
ERG SPA	IT0001157020	26-Apr-2022	TO PROPOSE THE AMENDMENT OF ARTICLE 15, PARAGRAPH 3 (SECTIONS FOUR AND SIX) AND PARAGRAPH 5 OF THE BY-LAW (BOARD OF DIRECTORS)	FOR
ERG SPA	IT0001157020	26-Apr-2022	TO PROPOSE THE AMENDMENT OF ARTICLE 19, PARAGRAPHS 5 AND 7, OF THE BY-LAW (BOARD OF DIRECTORS)	FOR
ERG SPA	IT0001157020	26-Apr-2022	TO PROPOSE THE ADDITION OF ARTICLE 22-BIS TO THE BY-LAW (INTERNAL AUDITORS)	FOR
ERG SPA	IT0001157020	26-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021 AND MANAGEMENT REPORT; RESOLUTIONS RELATED THERETO. TO PRESENT THE CONSOLIDATED BALANCE SHEET AND THE NON-FINANCIAL CONSOLIDATED DECLARATION AS OF 31 DECEMBER 2021	FOR

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ERG SPA	IT0001157020	26-Apr-2022	PROFIT ALLOCATION; RESOLUTIONS RELATED THERETO	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	REELECT PATRIZIA LUCHETTA AS DIRECTOR	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	REELECT FERESHTEH POUCHANTCHI AS DIRECTOR	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	REELECT EVIE ROOS AS DIRECTOR	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	RENEW APPOINTMENT OF DELOITTE AUDIT AS AUDITOR	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	ACKNOWLEDGE INFORMATION ON REPURCHASE PROGRAM	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 1 RE: DELETION OF LAST PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE RE: CREATION OF NEW ARTICLE 6 CALLED "APPLICABLE LAW"	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 9 RE: DELETE PARENTHESIS	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 10.3 RE: AMENDMENT OF THIRD PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 12BIS.2 RE: AMENDMENT OF LAST PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 12BIS.3 RE: AMENDMENT OF SECOND PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 12BIS.3 RE: AMENDMENT OF FOURTH PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 12BIS.4 RE: AMENDMENT OF FOURTH PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 12BIS.5 RE: AMENDMENT OF FIRST PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 12BIS.5 RE: AMENDMENT OF SECOND PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 13 RE: AMENDMENT OF FIRST PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 15.2 RE: UPDATE NAMES OF THE COMMITTEES CREATED BY BOARD OF DIRECTORS	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	RECEIVE AND APPROVE BOARD'S REPORTS	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 16.2 RE: AMENDMENT OF FIRST PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AMEND ARTICLE 16.3 RE: AMENDMENT OF FIRST PARAGRAPH	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	APPROVE CREATION OF AN ENGLISH VERSION OF THE ARTICLES	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	RECEIVE AND APPROVE DIRECTOR'S SPECIAL REPORT RE: OPERATIONS CARRIED OUT UNDER THE AUTHORIZED CAPITAL ESTABLISHED	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	RECEIVE AND APPROVE AUDITOR'S REPORTS	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	APPROVE FINANCIAL STATEMENTS	FOR

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EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	APPROVE ALLOCATION OF INCOME	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
EUROFINS SCIENTIFIC SE	FR0014000MR3	26-Apr-2022	APPROVE DISCHARGE OF AUDITORS	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	Ratification of PricewaterhouseCoopers LLP as Exelon's Independent Auditor for 2022.	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	Advisory approval of executive compensation.	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	Election of Director: Anthony Anderson	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	A shareholder proposal requesting a report on the impact of Exelon plans involving electric vehicles and charging stations with regard to child labor outside the United States.	AGAINST
EXELON CORPORATION	US30161N1019	26-Apr-2022	Election of Director: Ann Berzin	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	Election of Director: W. Paul Bowers	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	Election of Director: Marjorie Rodgers Cheshire	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	Election of Director: Christopher Crane	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	Election of Director: Carlos Gutierrez	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	Election of Director: Linda Jojo	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	Election of Director: Paul Joskow	FOR
EXELON CORPORATION	US30161N1019	26-Apr-2022	Election of Director: John Young	FOR
FEDERAL SIGNAL CORPORATION	US3138551086	26-Apr-2022	DIRECTOR	FOR
FEDERAL SIGNAL CORPORATION	US3138551086	26-Apr-2022	DIRECTOR	FOR
FEDERAL SIGNAL CORPORATION	US3138551086	26-Apr-2022	DIRECTOR	FOR
FEDERAL SIGNAL CORPORATION	US3138551086	26-Apr-2022	DIRECTOR	FOR
FEDERAL SIGNAL CORPORATION	US3138551086	26-Apr-2022	DIRECTOR	FOR
FEDERAL SIGNAL CORPORATION	US3138551086	26-Apr-2022	DIRECTOR	FOR
FEDERAL SIGNAL CORPORATION	US3138551086	26-Apr-2022	DIRECTOR	FOR
FEDERAL SIGNAL CORPORATION	US3138551086	26-Apr-2022	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
FEDERAL SIGNAL CORPORATION	US3138551086	26-Apr-2022	Ratify the appointment of Deloitte & Touche LLP as Federal Signal Corporation's independent registered public accounting firm for fiscal year 2022.	FOR
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	ABSTAIN

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FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	FOR
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	FOR
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	FOR
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	ABSTAIN
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	FOR
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	ABSTAIN
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	ABSTAIN
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	ABSTAIN
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	ABSTAIN
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	FOR
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	ABSTAIN
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	FOR
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	DIRECTOR	FOR
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	Non-binding advisory resolution ("say-on-pay" resolution) to approve compensation paid or provided to BancShares' named executive officers as disclosed in the proxy statement for the Annual Meeting.	FOR
FIRST CITIZENS BANCSHARES, INC.	US31946M1036	26-Apr-2022	Proposal to ratify the appointment of BancShares' independent accountants for 2022.	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Luke A. Latimer	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Aradhna M. Oliphant	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Julie A. Caponi	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: T. Michael Price	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Robert J. Ventura	ABSTAIN

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FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Stephen A. Wolfe	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	To ratify the selection of Ernst & Young LLP as the company's independent registered public accounting firm for 2022.	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Ray T. Charley	ABSTAIN
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Gary R. Claus	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: David S. Dahlmann	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Johnston A. Glass	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Jon L. Gorney	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Jane Grebenc	FOR
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: David W. Greenfield	ABSTAIN
FIRST COMMONWEALTH FINANCIAL CORPORATION	US3198291078	26-Apr-2022	Election of Director: Bart E. Johnson	FOR
FIRST COMMUNITY BANKSHARES, INC.	US31983A1034	26-Apr-2022	DIRECTOR	FOR
FIRST COMMUNITY BANKSHARES, INC.	US31983A1034	26-Apr-2022	DIRECTOR	FOR
FIRST COMMUNITY BANKSHARES, INC.	US31983A1034	26-Apr-2022	DIRECTOR	FOR
FIRST COMMUNITY BANKSHARES, INC.	US31983A1034	26-Apr-2022	To approve, on a non binding advisory basis, the Corporation's executive compensation program for fiscal year 2021.	FOR
FIRST COMMUNITY BANKSHARES, INC.	US31983A1034	26-Apr-2022	To ratify the selection of the independent registered public accounting firm for 2022.	FOR
FIRST COMMUNITY BANKSHARES, INC.	US31983A1034	26-Apr-2022	To approve the First Community Bankshares, Inc. 2022 Omnibus Equity Compensation Plan.	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR

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FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	DIRECTOR	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	Ratification of the appointment of Ernst & Young LLP as our independent auditors for the year ending December 31, 2022	FOR
FIRST FINANCIAL BANKSHARES, INC.	US32020R1095	26-Apr-2022	Advisory, non-binding vote on compensation of named executive officers	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: Rick E. Maples	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: Vicki R. Palmer	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: Harry V. Barton, Jr.	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: Colin V. Reed	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: E. Stewart Shea, III	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: Cecelia D. Stewart	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: Rajesh Subramaniam	AGAINST
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: Rosa Sugrañes	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: R. Eugene Taylor	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Ratification of appointment of KPMG LLP as auditors	FOR

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FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Approval of an advisory resolution to approve executive compensation	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: Kenneth A. Burdick	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: Daryl G. Byrd	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: John N. Casbon	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: John C. Compton	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: Wendy P. Davidson	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: William H. Fenstermaker	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: D. Bryan Jordan	FOR
FIRST HORIZON CORPORATION	US3205171057	26-Apr-2022	Election of Director to serve until the 2023 Annual Meeting of Shareholders: J. Michael Kemp, Sr.	FOR
GALAPAGOS NV	BE0003818359	26-Apr-2022	APPROVAL OF THE NON-CONSOLIDATED ANNUAL ACCOUNTS	FOR
GALAPAGOS NV	BE0003818359	26-Apr-2022	APPROVAL OF THE REMUNERATION REPORT	AGAINST
GALAPAGOS NV	BE0003818359	26-Apr-2022	APPROVAL OF THE AMENDED REMUNERATION POLICY	AGAINST
GALAPAGOS NV	BE0003818359	26-Apr-2022	PROPOSAL TO RELEASE EACH MEMBER OF THE SUPERVISORY BOARD AND THE STATUTORY AUDITOR FROM ANY LIABILITY	FOR
GALAPAGOS NV	BE0003818359	26-Apr-2022	PROPOSAL TO APPOINT STOFFELS IMC BV AS DIRECTOR	FOR
GALAPAGOS NV	BE0003818359	26-Apr-2022	PROPOSAL TO APPOINT JEROME CONTAMINE AS INDEPENDENT DIRECTOR	FOR
GALAPAGOS NV	BE0003818359	26-Apr-2022	PROPOSAL TO APPOINT DAN BAKER AS INDEPENDENT DIRECTOR	FOR
GALAPAGOS NV	BE0003818359	26-Apr-2022	PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION AS A CONSEQUENCE OF THE CHOICE FOR A ONE-TIER BOARD STRUCTURE, AS WELL AS CERTAIN OTHER AMENDMENTS RELATING TO SPECIFIC MATTERS SET OUT IN THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
GALAPAGOS NV	BE0003818359	26-Apr-2022	PROPOSAL FOR THE APPOINTMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
GALAPAGOS NV	BE0003818359	26-Apr-2022	PROPOSAL TO AUTHORIZE EACH COLLABORATOR OF UNDERSIGNED NOTARY OR NOTARY MATTHIEU DERYNCK TO DRAW UP, SIGN AND FILE THE COORDINATED TEXT OF THE COMPANY	FOR
GALAPAGOS NV	BE0003818359	26-Apr-2022	PROPOSAL TO GRANT ALL POWERS OF THE COMPANY TO THE BOARD OF DIRECTORS TO EXECUTE THE DECISIONS TAKEN	FOR
GALAPAGOS NV	BE0003818359	26-Apr-2022	PROPOSAL TO GRANT A SPECIAL POWER OF ATTORNEY Y TO ANY MEMBER OF THE BOARD OF DIRECTORS	FOR
GETINGE AB	SE0000202624	26-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 4 PER SHARE	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF CARL BENNET	FOR

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GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF JOHAN BYGGE	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF CECILIA DAUN WENNBORG	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF BARBRO FRIDEN	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF DAN FROHM	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF SOFIA HASSELBERG	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF JOHAN MALMQUIST	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF MALIN PERSSON	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF KRISTIAN SAMUELSSON	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF JOHAN STERN	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF MATTIAS PERJOS	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF RICKARD KARLSSON	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF AKE LARSSON	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF PETER JORMALM	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE DISCHARGE OF FREDRIK BRATTBORN	FOR
GETINGE AB	SE0000202624	26-Apr-2022	DETERMINE NUMBER OF MEMBERS (9) AND DEPUTY MEMBERS (0) OF BOARD	FOR
GETINGE AB	SE0000202624	26-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF SEK 6.1 MILLION APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
GETINGE AB	SE0000202624	26-Apr-2022	REELECT CARL BENNET AS DIRECTOR	AGAINST
GETINGE AB	SE0000202624	26-Apr-2022	REELECT JOHAN BYGGE AS DIRECTOR	AGAINST
GETINGE AB	SE0000202624	26-Apr-2022	REELECT CECILIA DAUN WENNBORG AS DIRECTOR	AGAINST
GETINGE AB	SE0000202624	26-Apr-2022	REELECT BARBRO FRIDEN AS DIRECTOR	FOR
GETINGE AB	SE0000202624	26-Apr-2022	REELECT DAN FROHM AS DIRECTOR	AGAINST
GETINGE AB	SE0000202624	26-Apr-2022	REELECT JOHAN MALMQUIST AS DIRECTOR	AGAINST
GETINGE AB	SE0000202624	26-Apr-2022	REELECT MATTIAS PERJOS AS DIRECTOR	FOR
GETINGE AB	SE0000202624	26-Apr-2022	REELECT MALIN PERSSON AS DIRECTOR	AGAINST
GETINGE AB	SE0000202624	26-Apr-2022	REELECT KRISTIAN SAMUELSSON AS DIRECTOR	FOR
GETINGE AB	SE0000202624	26-Apr-2022	REELECT JOHAN MALMQUIST AS BOARD CHAIR	AGAINST
GETINGE AB	SE0000202624	26-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
GETINGE AB	SE0000202624	26-Apr-2022	APPROVE REMUNERATION REPORT	FOR

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GETINGE AB	SE0000202624	26-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
GETTY REALTY CORP.	US3742971092	26-Apr-2022	APPROVAL OF CHARTER AMENDMENT PROPOSAL.	FOR
GETTY REALTY CORP.	US3742971092	26-Apr-2022	Election of Director: Christopher J. Constant	FOR
GETTY REALTY CORP.	US3742971092	26-Apr-2022	Election of Director: Milton Cooper	ABSTAIN
GETTY REALTY CORP.	US3742971092	26-Apr-2022	Election of Director: Philip E. Coviello	ABSTAIN
GETTY REALTY CORP.	US3742971092	26-Apr-2022	Election of Director: Evelyn León Infurna	FOR
GETTY REALTY CORP.	US3742971092	26-Apr-2022	Election of Director: Mary Lou Malanoski	ABSTAIN
GETTY REALTY CORP.	US3742971092	26-Apr-2022	Election of Director: Richard E. Montag	FOR
GETTY REALTY CORP.	US3742971092	26-Apr-2022	Election of Director: Howard B. Safenowitz	FOR
GETTY REALTY CORP.	US3742971092	26-Apr-2022	ADVISORY (NON-BINDING) VOTE ON NAMED EXECUTIVE COMPENSATION (SAY-ON-PAY).	FOR
GETTY REALTY CORP.	US3742971092	26-Apr-2022	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: FERNANDO ZOBEL DE AYALA	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: NG KUO PIN	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: ERNEST L. CU	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: DELFIN L. LAZARO	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: ROMEO L. BERNARDO	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: CEZAR P. CONSING	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: REX MA. A. MENDOZA (INDEPENDENT DIRECTOR)	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: SAW PHAIK HWA (INDEPENDENT DIRECTOR)	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: CIRILO P. NOEL (INDEPENDENT DIRECTOR)	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	APPROVAL OF INCREASE IN DIRECTORS FEES	AGAINST
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF INDEPENDENT AUDITORS AND FIXING OF THEIR REMUNERATION	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	CALL TO ORDER	ABSTAIN
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	CONSIDERATION OF SUCH OTHER BUSINESS AS MAY PROPERLY COME BEFORE THE MEETING	AGAINST
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ADJOURNMENT	ABSTAIN
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	NOTICE OF MEETING, DETERMINATION OF QUORUM AND RULES OF CONDUCT AND PROCEDURES	ABSTAIN
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	APPROVAL OF MINUTES OF THE STOCKHOLDERS MEETING HELD ON APRIL 20, 2021	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ANNUAL REPORT OF OFFICERS AND AUDITED FINANCIAL STATEMENTS	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	RATIFICATION OF ALL ACTS AND RESOLUTIONS OF THE BOARD OF DIRECTORS AND MANAGEMENT ADOPTED DURING THE PRECEDING YEAR	FOR

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GLOBE TELECOM INC	PHY272571498	26-Apr-2022	APPROVAL OF THE AMENDMENTS TO THE ARTICLES OF INCORPORATION: SEVENTH ARTICLE-TO INCREASE THE AUTHORIZED CAPITAL STOCK	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: JAIME AUGUSTO ZOBEL DE AYALA	FOR
GLOBE TELECOM INC	PHY272571498	26-Apr-2022	ELECTION OF DIRECTOR: LEW YOONG KEONG ALLEN	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	APPROVAL OF ANNUAL ACCOUNTS	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	PROPOSAL FOR THE DISCHARGE TO BE GRANTED TO THE DIRECTORS	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	PROPOSAL FOR THE DISCHARGE TO BE GRANTED TO DELOITTE BEDRIJFSREVISOREN/REVISEURS D ENTREPRISES BV/SRL	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	PROPOSAL FOR THE DISCHARGE TO BE GRANTED TO PWC REVISEURS D'ENTREPRISES SRL/BEDRIJFSREVISOREN BV	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	PROPOSAL TO RE-ELECT AS DIRECTOR PAUL DESMARAIS III	AGAINST
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	PROPOSAL TO APPROVE THE BOARD OF DIRECTORS' REMUNERATION REPORT	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	PROPOSAL TO DRAWN UP PURSUANT TO ARTICLE 7:227 OF THE CODE ON COMPANIES AND ASSOCIATIONS WITH RESPECT TO THE GUARANTEES REFERRED	ABSTAIN
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	DRAWN UP PURSUANT TO ARTICLE 7:227 OF THE CODE ON COMPANIES AND ASSOCIATIONS WITH RESPECT TO THE GUARANTEES REFERRED	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	PROPOSAL TO CANCEL 3,355,000 TREASURY SHARES ACQUIRED BY THE COMPANY	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	PROPOSAL TO SET THE DATE OF THE ORDINARY GENERAL SHAREHOLDERS' MEETING ON THE FIRST THURSDAY OF MAY AT 3 PM	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	26-Apr-2022	PROPOSAL TO DELEGATE ALL POWERS TO ANY EMPLOYEE OF GROUPE BRUXELLES LAMBERT	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	Election of Director: Ann E. Ziegler	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as Hanesbrands' independent registered public accounting firm for Hanesbrands' 2022 fiscal year.	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	Election of Director: Cheryl K. Beebe	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	To approve, on an advisory basis, named executive officer compensation as described in the proxy statement for the Annual Meeting.	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	Election of Director: Stephen B. Bratspies	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	Election of Director: GERALYN R. BREIG	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	Election of Director: Bobby J. Griffin	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	Election of Director: James C. Johnson	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	Election of Director: Franck J. Moison	FOR

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HANESBRANDS INC.	US4103451021	26-Apr-2022	Election of Director: Robert F. Moran	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	Election of Director: Ronald L. Nelson	FOR
HANESBRANDS INC.	US4103451021	26-Apr-2022	Election of Director: William S. Simon	FOR
HUTCHISON PORT HOLDINGS TRUST	SG2D00968206	26-Apr-2022	ADOPTION OF THE REPORT OF THE TRUSTEE-MANAGER, STATEMENT BY THE TRUSTEE-MANAGER AND THE AUDITED FINANCIAL STATEMENTS OF HPH TRUST FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE INDEPENDENT AUDITOR'S REPORT THEREON	FOR
HUTCHISON PORT HOLDINGS TRUST	SG2D00968206	26-Apr-2022	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF HPH TRUST	FOR
HUTCHISON PORT HOLDINGS TRUST	SG2D00968206	26-Apr-2022	AUTHORITY TO ISSUE NEW UNITS IN HPH TRUST	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: Peter R. Voser	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: Frederick H. Waddell	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: Thomas Buberl	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: Alfred W. Zollar	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Ratification of Appointment of Independent Registered Public Accounting Firm.	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Advisory Vote on Executive Compensation.	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Stockholder Proposal to Lower Special Meeting Right Ownership Threshold.	AGAINST
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Stockholder Proposal to Have An Independent Board Chairman.	AGAINST
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Stockholder Proposal Requesting Public Report on the use of Concealment Clauses.	AGAINST
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: David N. Farr	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: Alex Gorsky	AGAINST
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: Michelle J. Howard	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: Arvind Krishna	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: Andrew N. Liveris	AGAINST

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INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: F. William McNabb III	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: Martha E. Pollack	FOR
INTERNATIONAL BUSINESS MACHINES CORP.	US4592001014	26-Apr-2022	Election of Director for a Term of One Year: Joseph R. Swedish	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE MEMBERS OF THE BOARD OF DIRECTORS. LIST PRESENTED BY THE SHAREHOLDER INARCASSA, REPRESENTING THE 1.3745 PCT OF THE SHARE CAPITAL. 1. FABIOLA MASCARDI 2. GIANMARCO MONTANARI	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE CHAIRMAN OF THE BOARD OF DIRECTORS: TO VOTE ON THE PROPOSAL OF THE BOARD OF DIRECTORS	AGAINST
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE CHAIRMAN OF THE BOARD OF DIRECTORS: TO VOTE ON THE RESOLUTION PROPOSAL FORMULATED BY CDP RETI S.P.A.AI PURSUANT ART. 126-BIS PARAGRAPH 1, PENULTIMATE SENTENCE, OF THE TUF	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE EMOLUMENTS DUE TO THE DIRECTORS	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO APPOINT THE INTERNAL AUDITORS: TO APPOINT THE MEMBERS OF THE INTERNAL AUDITORS. LIST PRESENTED BY THE SHAREHOLDER CDP RETI, REPRESENTING THE 26.009 PCT OF THE SHARE CAPITAL. EFFECTIVE AUDITORS 1. PAOLA MARIA MAIORANA 2. MAURIZIO DI MARCOTULLIO ALTERNATE AUDITORS 1. STEFANO FIORINI	AGAINST
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO APPOINT THE INTERNAL AUDITORS: TO APPOINT THE MEMBERS OF THE INTERNAL AUDITORS. LIST PRESENTED BY THE SHAREHOLDER INARCASSA, REPRESENTING THE 1.3745 PCT OF THE SHARE CAPITAL. EFFECTIVE AUDITORS: GIULIA PUSTERLA ALTERNATE AUDITORS: SIMONE MONTANARI	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO APPOINT THE INTERNAL AUDITORS: TO APPOINT THE CHAIRMAN OF THE INTERNAL AUDITORS	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO APPOINT THE INTERNAL AUDITORS: TO STATE THE EMOLUMENTS DUE TO THE CHAIRMAN AND TO THE EFFECTIVE INTERNAL AUDITOR	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO APPROVE ITALGAS S.P.A. BALANCE SHEET AS OF 31 DECEMBER 2021, INTEGRATED ANNUAL REPORT AS OF 31 DECEMBER 2021, BOARD OF DIRECTORS' REPORTS, INTERNAL AND EXTERNAL AUDITORS' REPORTS. RESOLUTIONS RELATED THERETO	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO ALLOCATE PROFIT AND DIVIDEND DISTRIBUTION	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	REWARDING POLICY AND EMOLUMENT PAID REPORT: TO APPROVE THE REWARDING POLICY AS PER ART. 123-TER, ITEM 3-BIS, OF THE LEGISLATIVE DECREE NO. 58/1998	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	REWARDING POLICY AND EMOLUMENT PAID REPORT: RESOLUTIONS ON THE REPORT'S INR SECOND SECTION', AS PER ART. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE NO.58/1998	FOR
ITALGAS S.P.A.	IT0005211237	26-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE TERM OF OFFICE OF THE BOARD OF DIRECTORS	FOR
ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	26-Apr-2022	DO YOU WISH TO REQUEST A SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141, PARAGRAPH 4, II, OF LAW 6,404, OF 1976. THE SHAREHOLDER CAN ONLY FILL THIS FIELD IN CASE OF KEEPING THE POSITION OF VOTING SHARES IN INTERRUPTED FOR 3 MONTHS PRIOR TO THE GENERAL MEETING. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF A SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS	ABSTAIN

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ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	26-Apr-2022	NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL BY SHAREHOLDERS WITH NON VOTING PREFERRED SHARES OR RESTRICTED VOTING RIGHTS. ARTEMIO BERTHOLINI AND RENE GUIMARAES ANDRICH	FOR
KIMCO REALTY CORPORATION	US49446R1095	26-Apr-2022	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31, 2022 (AS MORE PARTICULARLY DESCRIBED IN THE PROXY STATEMENT).	FOR
KIMCO REALTY CORPORATION	US49446R1095	26-Apr-2022	Election of Director: Milton Cooper	FOR
KIMCO REALTY CORPORATION	US49446R1095	26-Apr-2022	Election of Director: Philip E. Coviello	FOR
KIMCO REALTY CORPORATION	US49446R1095	26-Apr-2022	Election of Director: Conor C. Flynn	FOR
KIMCO REALTY CORPORATION	US49446R1095	26-Apr-2022	Election of Director: Frank Lourenso	AGAINST
KIMCO REALTY CORPORATION	US49446R1095	26-Apr-2022	Election of Director: Henry Moniz	FOR
KIMCO REALTY CORPORATION	US49446R1095	26-Apr-2022	Election of Director: Mary Hogan Preusse	FOR
KIMCO REALTY CORPORATION	US49446R1095	26-Apr-2022	Election of Director: Valerie Richardson	FOR
KIMCO REALTY CORPORATION	US49446R1095	26-Apr-2022	Election of Director: Richard B. Saltzman	AGAINST
KIMCO REALTY CORPORATION	US49446R1095	26-Apr-2022	THE ADVISORY RESOLUTION TO APPROVE THE COMPANY'S EXECUTIVE COMPENSATION (AS MORE PARTICULARLY DESCRIBED IN THE PROXY STATEMENT).	FOR
KIRBY CORPORATION	US4972661064	26-Apr-2022	Election of Class III Director: Anne-Marie N. Ainsworth	FOR
KIRBY CORPORATION	US4972661064	26-Apr-2022	Election of Class III Director: William M. Waterman	FOR
KIRBY CORPORATION	US4972661064	26-Apr-2022	Election of Class III Director: Shawn D. Williams	FOR
KIRBY CORPORATION	US4972661064	26-Apr-2022	Ratification of the Audit Committee's selection of KPMG LLP as Kirby's independent registered public accounting firm for 2022.	FOR
KIRBY CORPORATION	US4972661064	26-Apr-2022	Advisory vote on the approval of the compensation of Kirby's named executive officers.	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	PAYMENT OF 1.70 PER SHARE BY DISTRIBUTION OF EQUITY PREMIUMS	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	REVIEW OF AGREEMENTS SUBJECT TO THE PROVISIONS OF ARTICLES L. 225-86 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	RE-APPOINTMENT OF ROSE-MARIE VAN LERBERGHE AS A MEMBER OF THE SUPERVISORY BOARD	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	RE-APPOINTMENT OF B ATRICE DE CLERMONT-TONNERRE AS A MEMBER OF THE SUPERVISORY BOARD	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	RE-APPOINTMENT OF DELOITTE & ASSOCI S AS STATUTORY AUDITOR	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	RE-APPOINTMENT OF ERNST & YOUNG AUDIT AS STATUTORY AUDITOR	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROVAL OF THE 2022 COMPENSATION POLICY FOR THE CHAIRMAN OF THE SUPERVISORY BOARD AND THE OTHER MEMBERS OF THE SUPERVISORY BOARD	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROVAL OF THE 2022 COMPENSATION POLICY FOR THE CHAIRMAN OF THE EXECUTIVE BOARD	FOR

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KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROVAL OF THE 2022 COMPENSATION POLICY FOR THE OTHER MEMBERS OF THE EXECUTIVE BOARD	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROVAL OF THE DISCLOSURES ON THE COMPENSATION OF THE CHAIRMAN, THE OTHER MEMBERS OF THE SUPERVISORY BOARD, THE CHAIRMAN AND THE OTHER MEMBERS OF THE EXECUTIVE BOARD REQUIRED UNDER ARTICLE L. 22-10-9, PARAGRAPH I OF THE FRENCH COMMERCIAL CODE	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID DURING OR ALLOTTED FOR FISCAL YEAR 2021 TO THE CHAIRMAN OF THE SUPERVISORY BOARD	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID DURING OR ALLOTTED FOR FISCAL YEAR 2021 TO THE CHAIRMAN OF THE EXECUTIVE BOARD	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID DURING OR ALLOTTED FOR FISCAL YEAR 2021 TO THE CHIEF FINANCIAL OFFICER AS AN EXECUTIVE BOARD MEMBER	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID DURING OR ALLOTTED FOR FISCAL YEAR 2021 TO THE CHIEF OPERATING OFFICER AS AN EXECUTIVE BOARD MEMBER	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	AUTHORIZATION, FOR A PERIOD OF 18 MONTHS, TO TRADE IN THE COMPANY'S SHARES, NOT TO BE USED DURING A PUBLIC OFFER	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	DELEGATION OF AUTHORITY TO THE EXECUTIVE BOARD, FOR A PERIOD OF 26 MONTHS, TO REDUCE THE SHARE CAPITAL BY CANCELING TREASURY SHARES	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	DELEGATION OF AUTHORITY TO THE EXECUTIVE BOARD, FOR A PERIOD OF 38 MONTHS, TO ALLOT FREE SHARES OF THE COMPANY, WITHOUT PREEMPTIVE SUBSCRIPTION RIGHTS	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	POWERS FOR FORMALITIES	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROVAL OF THE COMPANY FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	FOR
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	FR0000121964	26-Apr-2022	APPROPRIATION OF RESULTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	FOR
KNOWLES CORPORATION	US49926D1090	26-Apr-2022	Non-binding, advisory vote to approve named executive officer compensation.	FOR
KNOWLES CORPORATION	US49926D1090	26-Apr-2022	Election of Director: Keith Barnes	FOR
KNOWLES CORPORATION	US49926D1090	26-Apr-2022	Election of Director: Hermann Eul	FOR
KNOWLES CORPORATION	US49926D1090	26-Apr-2022	Election of Director: Didier Hirsch	FOR
KNOWLES CORPORATION	US49926D1090	26-Apr-2022	Election of Director: Ye Jane Li	FOR
KNOWLES CORPORATION	US49926D1090	26-Apr-2022	Election of Director: Donald Macleod	FOR
KNOWLES CORPORATION	US49926D1090	26-Apr-2022	Election of Director: Jeffrey Niew	FOR
KNOWLES CORPORATION	US49926D1090	26-Apr-2022	Election of Director: Cheryl Shavers	FOR
KNOWLES CORPORATION	US49926D1090	26-Apr-2022	Election of Director: Michael Wishart	FOR

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KNOWLES CORPORATION	US49926D1090	26-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	RENEWAL, ON A PROPOSAL FROM THE STATE, OF THE TERM OF OFFICE OF MRS. GHISLAINE DOUKHAN AS DIRECTOR	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. XAVIER GIRRE AS DIRECTOR	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF PRICEWATERHOUSECOOPERS AUDIT AS STATUTORY AUDITOR	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	NON RENEWAL OF THE TERM OF OFFICE OF MR. JEAN-CHRISTOPHE GEORGHIOU AS ALTERNATE AUDITOR	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	APPROVAL OF INFORMATION RELATING TO THE COMPENSATION OF CORPORATE OFFICERS FOR SAID FINANCIAL YEAR MENTIONED IN I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE, PURSUANT TO I OF ARTICLE L. 22-10-34 OF THE FRENCH COMMERCIAL CODE	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	APPROVAL OF THE COMPONENT OF COMPENSATION PAID DURING SAID FINANCIAL YEAR OR ALLOCATED IN RESPECT OF THE SAME FISCAL YEAR TO MRS. STEPHANE PALLEZ, CEO, PURSUANT TO II OF ARTICLE L. 22-10-34 OF THE FRENCH COMMERCIAL CODE	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	APPROVAL OF THE COMPONENT OF COMPENSATION PAID DURING SAID FINANCIAL YEAR OR ALLOCATED IN RESPECT OF THE SAME FISCAL YEAR TO MR. CHARLES LANTIERI, DEPUTY MANAGING DIRECTOR, PURSUANT TO II OF ARTICLE L. 22-10-34 OF THE FRENCH COMMERCIAL CODE	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CORPORATE OFFICERS, PURSUANT TO II OF ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO ALLOCATE, SUBJECT TO PERFORMANCE, EXISTING OR FUTURE ORDINARY SHARES OF THE COMPANY IN FAVOUR OF EMPLOYEES AND ELIGIBLE CORPORATE OFFICERS OF THE COMPANY AND ITS SUBSIDIARIES, AUTOMATICALLY ENTAILING THE WAIVER OF PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	DU DROIT PR F RENTIEL LEUR PROFIT, EN APPLICATION DES ARTICLES L. 3332-18 ET SUIVANTS DU CODE DU TRAVAIL DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE THE SHARE CAPITAL INCREASE BY ISSUING ORDINARY SHARES AND-OR SECURITIES GIVING ACCESS TO THE COMPANY'S CAPITAL, RESERVED FOR MEMBERS OF COMPANY SAVINGS PLANS, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF SAID BENEFICIARIES	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE CAPITAL BY CANCELLING SHARES ACQUIRED BY THE COMPANY UNDER THE PROVISIONS OF ARTICLE L.22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	DELETION OF THE STATUTORY RESERVE PROVIDED FOR IN ARTICLE 29 OF THE BYLAWS AND AMENDMENT OF THAT ARTICLE ACCORDINGLY , ALLOCATION OF THE CORRESPONDING AMOUNT TO OPTIONAL RESERVE	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	POWERS TO ACCOMPLISH FORMALITIES	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR THAT ENDED ON 31ST DECEMBER 2021, SHOWING EARNINGS AMOUNTING TO EUR 285,617,160.20	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR SAID FINANCIAL YEAR	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	APPROPRIATION OF EARNINGS FOR SAID FINANCIAL YEAR AND DETERMINATION OF THE DIVIDEND AT EUR 1.24 PER SHARE	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	APPROVAL OF REGULATED AGREEMENTS REFERRED TO IN ARTICLES L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
LA FRANCAISE DES JEUX SA	FR0013451333	26-Apr-2022	RENEWAL, ON A PROPOSAL FROM THE STATE, OF THE TERM OF OFFICE OF MR. DIDIER TRUTT AS DIRECTOR	FOR

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LAND AND HOUSES PUBLIC CO LTD	TH0143010Z16	26-Apr-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF AUDITORS AND THEIR REMUNERATION: EY OFFICE LIMITED	FOR
LAND AND HOUSES PUBLIC CO LTD	TH0143010Z16	26-Apr-2022	OTHER BUSINESS (IF ANY)	AGAINST
LAND AND HOUSES PUBLIC CO LTD	TH0143010Z16	26-Apr-2022	TO CERTIFY THE MINUTES OF THE ANNUAL GENERAL MEETING OF SHAREHOLDER NO. 1/2564	FOR
LAND AND HOUSES PUBLIC CO LTD	TH0143010Z16	26-Apr-2022	TO ACKNOWLEDGE THE REPORT ON THE COMPANY'S OPERATING RESULTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
LAND AND HOUSES PUBLIC CO LTD	TH0143010Z16	26-Apr-2022	TO CONSIDER AND APPROVE THE STATEMENT OF FINANCIAL POSITION (BALANCE SHEET) AND INCOME STATEMENT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
LAND AND HOUSES PUBLIC CO LTD	TH0143010Z16	26-Apr-2022	TO CONSIDER AND APPROVE THE ALLOCATION OF PROFIT: DIVIDEND PAYMENT AND LEGAL RESERVE FOR THE YEAR 2021	FOR
LAND AND HOUSES PUBLIC CO LTD	TH0143010Z16	26-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF DIRECTOR TO REPLACE THOSE WHO ARE RETIRED BY ROTATION: MR. CHOKCHAI WALITWARANGKON	FOR
LAND AND HOUSES PUBLIC CO LTD	TH0143010Z16	26-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF DIRECTOR TO REPLACE THOSE WHO ARE RETIRED BY ROTATION: MR. NAPORN SUNTHORNCHITCHAROEN	FOR
LAND AND HOUSES PUBLIC CO LTD	TH0143010Z16	26-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF DIRECTOR TO REPLACE THOSE WHO ARE RETIRED BY ROTATION: MR. PAKHAWAT KOVITHVATHANAPHONG	FOR
LAND AND HOUSES PUBLIC CO LTD	TH0143010Z16	26-Apr-2022	TO CONSIDER AND APPROVE DIRECTORS' REMUNERATION	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	AUTHORISATION TO THE BOARD OF DIRECTORS, WITH EXPRESS POWER OF SUBSTITUTION, FOR A PERIOD OF FIVE YEARS, TO ISSUE FIXED INCOME SECURITIES, UP TO A MAXIMUM LIMIT OF EUR 500 MILLION. AUTHORISATION FOR THE COMPANY TO GUARANTEE, WITHIN THE AFOREMENTIONED LIMITS, THE NEW ISSUANCES OF SECURITIES MADE BY THE SUBSIDIARY COMPANIES. REVOCATION OF FORMER AUTHORISATIONS	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	DELEGATION TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF SUBSTITUTION, FOR A TERM OF FIVE YEARS, OF THE POWER TO ISSUE DEBENTURES OR BONDS EXCHANGEABLE FOR AND/OR CONVERTIBLE INTO SHARES OF THE COMPANY OR OTHER COMPANIES WITHIN OR OUTSIDE ITS GROUP, OR WARRANTS ON NEWLY-ISSUED SHARES OR OUTSTANDING SHARES OF THE COMPANY OR OTHER COMPANIES WITHIN OR OUTSIDE GROUP, UP TO A MAXIMUM LIMIT OF EUR 500 MILLION (INCLUDING WITHIN THIS LIMIT THE AMOUNT OF SHARE CAPITAL INCREASED, IF ANY, BY VIRTUE OF THE AUTHORISATION GRANTED UNDER ITEM EIGHT OF THE AGENDA). ESTABLISHMENT OF THE STANDARDS FOR DETERMINING THE BASIS FOR AND TERMS AND CONDITIONS APPLICABLE TO THE CONVERSION, EXCHANGE OR EXERCISE. DELEGATION TO THE BOARD OF DIRECTORS, WITH EXPRESS POWER OF SUBSTITUTION, OF THE POWERS REQUIRED TO ESTABLISH THE BASIS FOR AND TERMS AND CONDITIONS APPLICABLE TO THE CONVERSION, EXCHANGE OR EXERCISE, AS WELL AS, IN THE CASE OF CONVERTIBLE DEBENTURES AND BONDS AND WARRANTS ON NEWLY ISSUED SHARES, THE POWER TO INCREASE THE SHARE CAPITAL TO THE EXTENT REQUIRED TO ACCOMMODATE REQUESTS FOR THE CONVERSION OF DEBENTURES OR FOR THE EXERCISE OF WARRANTS, WITH THE POWER, IN THE CASE OF ISSUANCES OF CONVERTIBLE AND/OR EXCHANGEABLE SECURITIES, TO EXCLUDE THE PRE-EMPTIVE RIGHTS OF THE COMPANY'S SHAREHOLDERS, ALTHOUGH THIS POWER SHALL BE LIMITED TO AN AGGREGATE MAXIMUM NOMINAL AMOUNT, EQUAL TO 10% OF THE SHARE CAPITAL OF COMPANY ON THE DATE OF THIS AUTHORISATION. REVOCATION OF FORMER AUTHORISATIONS	FOR

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LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	AUTHORISATION TO THE BOARD OF DIRECTORS FOR THE ACQUISITION OF OWN SHARES IN ACCORDANCE WITH THE LIMITS AND REQUIREMENTS ESTABLISHED IN THE SPANISH COMPANIES LAW, EXPRESSLY AUTHORISING IT TO REDUCE, IF APPLICABLE, THE SHARE CAPITAL ON ONE OR MORE OCCASIONS IN ORDER TO AMORTISE THE ACQUIRED OWN SHARES. DELEGATION OF POWERS TO THE BOARD FOR THE EXECUTION OF THIS RESOLUTION. REVOCATION OF FORMER AUTHORISATIONS	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE NEW DIRECTORS' REMUNERATION POLICY	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION: AMENDMENTS TO THE ARTICLE REGARDING THE REPRESENTATION OF SHARES	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION: AMENDMENTS TO THE ARTICLES REGARDING THE BOARD OF DIRECTORS OF THE COMPANY	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION: AMENDMENTS TO THE ARTICLES REGARDING THE AUDIT AND CONTROL COMMITTEE	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION: APPROVAL, AS A RESULT OF THE PREVIOUS AMENDMENTS, OF A CONSOLIDATED TEXT OF THE COMPANY'S THE ARTICLES OF ASSOCIATION	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE AMENDMENTS TO THE GENERAL SHAREHOLDERS' MEETING REGULATIONS: AMENDMENTS TO THE ARTICLE REGARDING THE PUBLICATION OF INFORMATION AFTER THE DATE OF THE NOTICE ON THE WEBSITE OF THE COMPANY	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE AMENDMENTS TO THE GENERAL SHAREHOLDERS' MEETING REGULATIONS: AMENDMENTS TO THE ARTICLE REGARDING FINANCIAL INTERMEDIARIES AS PROXIES	AGAINST
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE AMENDMENTS TO THE GENERAL SHAREHOLDERS' MEETING REGULATIONS: AMENDMENTS TO THE ARTICLE REGARDING REQUESTS TO ADDRESS AND RIGHT TO RECEIVE INFORMATION DURING THE GENERAL SHAREHOLDERS' MEETING	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE INDIVIDUAL ANNUAL ACCOUNTS OF THE COMPANY AND OF THE CONSOLIDATED ANNUAL ACCOUNTS OF THE COMPANY AND ITS SUBSIDIARIES FOR FINANCIAL YEAR 2021	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE AMENDMENTS TO THE GENERAL SHAREHOLDERS' MEETING REGULATIONS: AMENDMENTS TO THE ARTICLE REGARDING ATTENDANCE AT THE GENERAL MEETING BY TELEMATIC MEANS	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE AMENDMENTS TO THE GENERAL SHAREHOLDERS' MEETING REGULATIONS: AMENDMENTS TO THE ARTICLE REGARDING VOTING ON THE PROPOSED RESOLUTIONS	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE AMENDMENTS TO THE GENERAL SHAREHOLDERS' MEETING REGULATIONS: APPROVAL, AS A CONSEQUENCE OF THE PREVIOUS AMENDMENTS, OF A CONSOLIDATED TEXT OF THE GENERAL SHAREHOLDERS' MEETING REGULATIONS	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	DELEGATION OF POWERS TO FORMALISE AND IMPLEMENT ALL RESOLUTIONS ADOPTED BY THE ORDINARY GENERAL SHAREHOLDERS' MEETING, TO CONVERT THEM INTO PUBLIC INSTRUMENTS AND TO INTERPRET, CORRECT, SUPPLEMENT, ELABORATE UPON AND REGISTER SUCH RESOLUTIONS	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	CONSULTATIVE VOTE REGARDING THE ANNUAL DIRECTORS' REMUNERATION REPORT FOR FINANCIAL YEAR 2021	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE INDIVIDUAL MANAGEMENT REPORT OF THE COMPANY AND OF THE CONSOLIDATED MANAGEMENT REPORT OF THE COMPANY AND ITS SUBSIDIARIES FOR FINANCIAL YEAR 2021	FOR

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LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE BOARD OF DIRECTORS' MANAGEMENT AND ACTIVITIES DURING FINANCIAL YEAR 2021	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	APPROVAL, IF APPROPRIATE, OF THE PROPOSED ALLOCATION OF PROFITS AND THE DIVIDEND DISTRIBUTION FOR FINANCIAL YEAR 2021	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	RE-ELECTION, IF APPROPRIATE, OF THE COMPANY'S AUDITOR	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	REDUCTION OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	RE-ELECTION, IF APPROPRIATE, OF MS. LETICIA IGLESIAS HERRAIZ AS INDEPENDENT DIRECTOR OF THE COMPANY FOR THE STATUTORY PERIOD OF THREE YEARS	FOR
LAR ESPANA REAL ESTATE SOCIMI, S.A.	ES0105015012	26-Apr-2022	DELEGATION TO THE BOARD OF DIRECTORS, WITH THE EXPRESS POWER OF SUBSTITUTION, FOR A TERM OF FIVE YEARS, OF THE POWER TO INCREASE THE SHARE CAPITAL PURSUANT TO THE PROVISIONS OF ARTICLE 297.1.B) OF THE SPANISH COMPANIES LAW, BY UP TO ONE-HALF OF THE SHARE CAPITAL ON THE DATE OF THE DELEGATION. DELEGATION OF THE POWER TO EXCLUDE THE PRE-EMPTIVE RIGHTS IN CONNECTION WITH THE CAPITAL INCREASES THAT THE BOARD MAY APPROVE UNDER THIS AUTHORISATION, PROVIDED, HOWEVER, THAT THIS POWER SHALL BE LIMITED TO AN AGGREGATE MAXIMUM NOMINAL AMOUNT EQUAL TO 10% OF THE SHARE CAPITAL ON THE DATE OF THIS AUTHORISATION. REVOCATION OF FORMER AUTHORISATIONS	FOR
LIVENT CORPORATION	US53814L1089	26-Apr-2022	Election of Class I Director to terms expiring in 2025: Michael F. Barry	FOR
LIVENT CORPORATION	US53814L1089	26-Apr-2022	Election of Class I Director to terms expiring in 2025: Steven T. Merkt	FOR
LIVENT CORPORATION	US53814L1089	26-Apr-2022	Election of Class I Director to terms expiring in 2025: Pablo Marcet	FOR
LIVENT CORPORATION	US53814L1089	26-Apr-2022	Ratification of the appointment of independent registered public accounting firm.	FOR
LIVENT CORPORATION	US53814L1089	26-Apr-2022	Advisory (non-binding) vote on named executive officer compensation.	FOR
LIVENT CORPORATION	US53814L1089	26-Apr-2022	Amendments to the Company's Amended and Restated Certificate of Incorporation and Amended and Restated By-Laws to declassify the board of directors.	FOR
LIVENT CORPORATION	US53814L1089	26-Apr-2022	Amendment to the Company's Amended and Restated Certificate of Incorporation to eliminate supermajority voting requirements.	FOR
LIVENT CORPORATION	US53814L1089	26-Apr-2022	Amendment to the Company's Amended and Restated Certificate of Incorporation to eliminate obsolete provisions.	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO FIX THE ANNUAL GLOBAL COMPENSATION OF THE MEMBERS OF THE COMPANY'S FISCAL COUNCIL FOR THE YEAR OF 2022	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	EXAMINE THE MANAGEMENT ACCOUNTS AND APPROVE THE COMPANY FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021, ALONG WITH THE INDEPENDENT AUDITORS REPORT	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO APPROVE THE MANAGEMENT PROPOSAL FOR NET INCOME ALLOCATION FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021 AND THE DISTRIBUTION OF DIVIDENDS OF THE COMPANY	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO DELIBERATE ON THE GLOBAL ANNUAL COMPENSATION OF THE MANAGEMENT FOR 2022	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	ELECTION OF FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 2. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. CARLA ALESSANDRA TREMATORE AND JULIANO LIMA PINHEIRO	ABSTAIN

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LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	ELECTION OF FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 2. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. ANTONIO DE PADUA SOARES POLICARPO AND PIERRE CARVALHO MAGALHAES	ABSTAIN
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	SEPARATE ELECTION OF FISCAL COUNCIL. COMMON SHARES. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS WITH VOTING RIGHTS. THE SHAREHOLDER MUST FILL THIS FIELD IF THE GENERAL ELECTION FIELD WAS LEFT IN BLANK. LUIZ CARLOS NANNINI AND FERNANDO ANTONIO LOPES MATOSO	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	SEPARATE ELECTION OF FISCAL COUNCIL. COMMON SHARES. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS WITH VOTING RIGHTS. THE SHAREHOLDER MUST FILL THIS FIELD IF THE GENERAL ELECTION FIELD WAS LEFT IN BLANK. MARCO ANTONIO MAYER FOLETTO AND ALEXANDRA LEONELLO GRANADO	ABSTAIN
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO APPROVE THE TERMS AND CONDITIONS FOR THE RENEWAL OF THE COMPANY'S LONG TERM INCENTIVE PLANS	AGAINST
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO APPROVE THE AMENDMENT TO THE PROTOCOL AND JUSTIFICATION OF THE MERGER OF SHARES OF COMPAMIA DE COCACAO DAS AMERICAS BY LOCALIZA RENT A CAR SA, ORIGINALLY SIGNED ON OCTOBER 8, 2020. PROTOCOL AND JUSTIFICATION. AND APPROVED AT THE COMPANY EXTRAORDINARY GENERAL MEETING HELD ON NOVEMBER 12, 2020. AMENDMENT TO THE PROTOCOL AND EGM 11.12.2020	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO RATIFY THE APPROVAL OF THE MERGER OF SHARES OF COMPAMIA DE COCACAO DAS AMERICAS BY THE COMPANY, AS APPROVED AT THE EGM 11.12.2020 AND CONSIDERING THE TERMS OF THE AMENDMENT TO THE PROTOCOL	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO APPROVE THE AMENDMENT OF ARTICLE 3 OF THE COMPANY'S BYLAWS TO REFLECT THE INCLUSION, AS COMPLEMENTARY AND RELATED ACTIVITIES TO THE COMPANY MAIN CORPORATE PURPOSE, THE INTERMEDIATION AND AGENCY OF SERVICES AND BUSINESS IN GENERAL, EXCEPT REAL ESTATE, THE LEASING OF MACHINERY AND EQUIPMENT AND THE THIRD PARTY ASSET MANAGEMENT	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO APPROVE THE AMENDMENT OF PARAGRAPH 2 OF ARTICLE 18 OF THE COMPANY'S BYLAWS, WHICH DEALS WITH THE CASES OF AUTHORIZATION FOR THE ISOLATED SIGNATURE BY ANY ATTORNEY APPOINTED UNDER THE TERMS OF ARTICLE 19 OF THE BYLAWS	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO APPROVE THE AMENDMENT TO PARAGRAPH 5 OF ARTICLE 26 OF THE COMPANY'S BYLAWS TO DELETE THE SECTION AD REFERENDUM OF THE GENERAL MEETING	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO APPROVE THE AMENDMENT TO THE CAPUT AND SOLE PARAGRAPH OF ARTICLE 27 OF THE COMPANY'S BYLAWS TO INCLUDE THE DECLARATION OF INTEREST ON EQUITY IN THE EVENT OF THE COMPANY DRAWING UP INTERIM BALANCE SHEETS OR SHORTER PERIODS, AS WELL AS INCLUDING THE TERMS FOR THE PAYMENT OF INTERIM DIVIDENDS OR DECLARED INTEREST ON EQUITY	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	26-Apr-2022	TO APPROVE THE PROPOSAL TO CONSOLIDATE THE COMPANY'S BYLAWS	FOR
MONETA MONEY BANK, A.S	CZ0008040318	26-Apr-2022	APPROVAL OF THE REMUNERATION REPORT APPLIED TO MANAGEMENT AND SUPERVISORY BOARDS OF MONETA MONEY BANK, A.S	FOR
MONETA MONEY BANK, A.S	CZ0008040318	26-Apr-2022	ELECTION OF PERSONS INVOLVED IN THE ORGANIZATION OF THE GENERAL MEETING	FOR
MONETA MONEY BANK, A.S	CZ0008040318	26-Apr-2022	APPROVAL OF THE ANNUAL CONSOLIDATED FINANCIAL STATEMENTS OF MONETA MONEY BANK, A.S. AS OF 31. 12. 2021	FOR
MONETA MONEY BANK, A.S	CZ0008040318	26-Apr-2022	APPROVAL OF THE ANNUAL SEPARATE FINANCIAL STATEMENTS OF MONETA MONEY BANK, A.S. AS OF 31. 12. 2021	FOR
MONETA MONEY BANK, A.S	CZ0008040318	26-Apr-2022	RESOLUTION ON DISTRIBUTION OF PROFIT OF MONETA MONEY BANK, A.S: CZK 7.00 PER SHARE	FOR
MONETA MONEY BANK, A.S	CZ0008040318	26-Apr-2022	APPOINTMENT OF AUDITOR TO CONDUCT THE STATUTORY AUDIT OF MONETA MONEY BANK, A.S. FOR THE FINANCIAL YEAR 2022	FOR

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MOODY'S CORPORATION	US6153691059	26-Apr-2022	Election of Director: Bruce Van Saun	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Ratification of the appointment of KPMG LLP as independent registered public accounting firm of the Company for 2022.	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Election of Director: Jorge A. Bermudez	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Advisory resolution approving executive compensation.	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Election of Director: Thérèse Esperdy	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Election of Director: Robert Fauber	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Election of Director: Vincent A. Forlenza	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Election of Director: Kathryn M. Hill	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Election of Director: Lloyd W. Howell, Jr.	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Election of Director: Raymond W. McDaniel, Jr.	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Election of Director: Leslie F. Seidman	FOR
MOODY'S CORPORATION	US6153691059	26-Apr-2022	Election of Director: Zig Serafin	FOR
MSCI INC.	US55354G1004	26-Apr-2022	Election of Director: Paula Volent	FOR
MSCI INC.	US55354G1004	26-Apr-2022	To approve, by non-binding vote, our executive compensation, as described in these proxy materials.	FOR
MSCI INC.	US55354G1004	26-Apr-2022	Election of Director: Henry A. Fernandez	FOR
MSCI INC.	US55354G1004	26-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as independent auditor.	FOR
MSCI INC.	US55354G1004	26-Apr-2022	Election of Director: Robert G. Ashe	FOR
MSCI INC.	US55354G1004	26-Apr-2022	Election of Director: Wayne Edmunds	FOR
MSCI INC.	US55354G1004	26-Apr-2022	Election of Director: Catherine R. Kinney	FOR
MSCI INC.	US55354G1004	26-Apr-2022	Election of Director: Jacques P. Perold	FOR
MSCI INC.	US55354G1004	26-Apr-2022	Election of Director: Sandy C. Rattray	FOR
MSCI INC.	US55354G1004	26-Apr-2022	Election of Director: Linda H. Riefler	FOR
MSCI INC.	US55354G1004	26-Apr-2022	Election of Director: Marcus L. Smith	FOR
MSCI INC.	US55354G1004	26-Apr-2022	Election of Director: Rajat Taneja	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: David H. B. Smith, Jr.	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Donald Thompson	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Linda Walker Bynoe	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Charles A. Tribbett III	FOR

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NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Approval, by an advisory vote, of the 2021 compensation of the Corporation's named executive officers.	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Ratification of the appointment of KPMG LLP as the Corporation's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Susan Crown	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Dean M. Harrison	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Jay L. Henderson	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Marcy S. Klevorn	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Siddharth N. (Bobby) Mehta	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Michael G. O'Grady	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Jose Luis Prado	FOR
NORTHERN TRUST CORPORATION	US6658591044	26-Apr-2022	Election of Director: Martin P. Slark	FOR
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: Mark A. Schulz	FOR
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: Gregory M. E. Spierkel	AGAINST
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: Mark C. Pigott	FOR
PACCAR INC	US6937181088	26-Apr-2022	Approval of an amendment to the amended and restated certificate of incorporation to eliminate supermajority vote provisions	FOR
PACCAR INC	US6937181088	26-Apr-2022	Stockholder proposal to reduce the threshold to call special stockholder meetings from 25% to 10%	AGAINST
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: Dame Alison J. Carnwath	FOR
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: Franklin L. Feder	FOR
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: R. Preston Feight	FOR
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: Beth E. Ford	FOR
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: Kirk S. Hachigian	FOR
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: Roderick C. McGeary	FOR
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: John M. Pigott	FOR
PACCAR INC	US6937181088	26-Apr-2022	Election of Director: Ganesh Ramaswamy	FOR
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Ratification of the Selection of Independent Auditors: To ratify the selection of Ernst & Young LLP as the Company's independent auditors for the 2022 fiscal year.	FOR

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PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Advisory approval of the Company's executive compensation.	FOR
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Election of Director: Christopher L. Coleman	FOR
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Stockholder proposal regarding ESG disclosure related to pork housing.	FOR
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Election of Director: Olivia F. Kirtley	FOR
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Election of Director: Laurette T. Koellner	AGAINST
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Election of Director: Robert M. Lynch	FOR
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Election of Director: Jocelyn C. Mangan	FOR
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Election of Director: Sonya E. Medina	FOR
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Election of Director: Shaquille R. O'Neal	FOR
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Election of Director: Anthony M. Sanfilippo	FOR
PAPA JOHN'S INTERNATIONAL, INC.	US6988131024	26-Apr-2022	Election of Director: Jeffrey C. Smith	FOR
PERKINELMER, INC.	US7140461093	26-Apr-2022	To approve, by non-binding advisory vote, our executive compensation.	FOR
PERKINELMER, INC.	US7140461093	26-Apr-2022	Election of Director for a term of one year: Peter Barrett, PhD	FOR
PERKINELMER, INC.	US7140461093	26-Apr-2022	Election of Director for a term of one year: Samuel R. Chapin	FOR
PERKINELMER, INC.	US7140461093	26-Apr-2022	Election of Director for a term of one year: Sylvie Grégoire, PharmD	FOR
PERKINELMER, INC.	US7140461093	26-Apr-2022	Election of Director for a term of one year: Alexis P. Michas	FOR
PERKINELMER, INC.	US7140461093	26-Apr-2022	Election of Director for a term of one year: Prahlad R. Singh, PhD	FOR
PERKINELMER, INC.	US7140461093	26-Apr-2022	Election of Director for a term of one year: Michel Vounatsos	FOR
PERKINELMER, INC.	US7140461093	26-Apr-2022	Election of Director for a term of one year: Frank Witney, PhD	FOR
PERKINELMER, INC.	US7140461093	26-Apr-2022	Election of Director for a term of one year: Pascale Witz	FOR
PERKINELMER, INC.	US7140461093	26-Apr-2022	To ratify the selection of Deloitte & Touche LLP as PerkinElmer's independent registered public accounting firm for the current fiscal year.	FOR
PREMIER FINANCIAL CORP.	US74052F1084	26-Apr-2022	DIRECTOR	ABSTAIN
PREMIER FINANCIAL CORP.	US74052F1084	26-Apr-2022	DIRECTOR	FOR
PREMIER FINANCIAL CORP.	US74052F1084	26-Apr-2022	DIRECTOR	FOR

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PREMIER FINANCIAL CORP.	US74052F1084	26-Apr-2022	DIRECTOR	FOR
PREMIER FINANCIAL CORP.	US74052F1084	26-Apr-2022	To consider and approve on a non-binding advisory basis the compensation of Premier's named executive officers.	FOR
PREMIER FINANCIAL CORP.	US74052F1084	26-Apr-2022	To consider and vote on a proposal to ratify the appointment of Crowe LLP as the independent registered public accounting firm for Premier for the fiscal year 2022.	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Election of Director for the term expiring in 2023: Robin A. Walker-Lee	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Advisory vote on the compensation of the company's named executive officers as disclosed in the company's proxy statement.	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Election of Director for the term expiring in 2023: Jan A. Bertsch	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	To ratify the selection of Deloitte & Touche LLP as the company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Election of Director for the term expiring in 2023: Stephen M. Burt	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Election of Director for the term expiring in 2023: Anesa T. Chaibi	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Election of Director for the term expiring in 2023: Theodore D. Crandall	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Election of Director for the term expiring in 2023: Christopher L. Doerr	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Election of Director for the term expiring in 2023: Michael F. Hilton	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Election of Director for the term expiring in 2023: Louis V. Pinkham	FOR
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Election of Director for the term expiring in 2023: Rakesh Sachdev	AGAINST
REGAL REXNORD CORPORATION	US7587501039	26-Apr-2022	Election of Director for the term expiring in 2023: Curtis W. Stoelting	FOR
RENASANT CORPORATION	US75970E1073	26-Apr-2022	DIRECTOR	FOR
RENASANT CORPORATION	US75970E1073	26-Apr-2022	DIRECTOR	FOR
RENASANT CORPORATION	US75970E1073	26-Apr-2022	DIRECTOR	FOR
RENASANT CORPORATION	US75970E1073	26-Apr-2022	DIRECTOR	ABSTAIN
RENASANT CORPORATION	US75970E1073	26-Apr-2022	DIRECTOR	FOR
RENASANT CORPORATION	US75970E1073	26-Apr-2022	Adoption, in a non-binding advisory vote, of a resolution approving the compensation of our named executive officers.	FOR
RENASANT CORPORATION	US75970E1073	26-Apr-2022	Ratification of the appointment of HORNE LLP as Renasant's independent registered public accountants for 2022.	FOR
ROLLINS, INC.	US7757111049	26-Apr-2022	Election of class III Director to serve until 2025 annual meeting: Susan R. Bell	ABSTAIN
ROLLINS, INC.	US7757111049	26-Apr-2022	Election of class III Director to serve until 2025 annual meeting: Donald P. Carson	ABSTAIN

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ROLLINS, INC.	US7757111049	26-Apr-2022	Election of class III Director to serve until 2025 annual meeting: Louise S. Sams	FOR
ROLLINS, INC.	US7757111049	26-Apr-2022	Election of class III Director to serve until 2025 annual meeting: John F. Wilson	ABSTAIN
ROLLINS, INC.	US7757111049	26-Apr-2022	To ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ROLLINS, INC.	US7757111049	26-Apr-2022	To consider and vote on a proposal to approve the Rollins, Inc. 2022 Employee Stock Purchase Plan.	FOR
RPC, INC.	US7496601060	26-Apr-2022	DIRECTOR	FOR
RPC, INC.	US7496601060	26-Apr-2022	DIRECTOR	ABSTAIN
RPC, INC.	US7496601060	26-Apr-2022	DIRECTOR	ABSTAIN
RPC, INC.	US7496601060	26-Apr-2022	To ratify the appointment of Grant Thornton LLP as independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Director Kitazawa, Toshifumi	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Director Nakajima, Yoshimi	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Director Takegawa, Keiko	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Director Abe, Shinichi	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Corporate Auditor Ogino, Takashi	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Corporate Auditor Tsuruta, Ryuichi	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Approve Appropriation of Surplus	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Director Nakai, Yoshihiro	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Director Horiuchi, Yosuke	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Director Tanaka, Satoshi	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Director Miura, Toshiharu	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Director Ishii, Toru	FOR
SEKISUI HOUSE,LTD.	JP3420600003	26-Apr-2022	Appoint a Director Yoshimaru, Yukiko	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO APPROVE THE REMUNERATION OF THE MEMBERS OF THE NOMINATION COMMITTEE	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO APPROVE THE AUDITOR'S FEE	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO APPROVE THE BOARD'S REMUNERATION REPORT FOR LEADING EMPLOYEES FOR 2021	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO ADOPT GUIDELINES ON PAY AND OTHER REMUNERATION FOR LEADING EMPLOYEES	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO MANDATE THE BOARD TO RESOLVE THE PAYMENT OF DIVIDEND	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO MANDATE THE BOARD TO ACQUIRE OWN SHARES	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO MANDATE THE BOARD TO INCREASE THE SHARE CAPITAL	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO ELECT DIRECTORS	AGAINST

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SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO ELECT MEMBERS OF THE NOMINATION COMMITTEE	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO ELECT THE AUDITOR	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO ELECT THE CHAIR FOR THE MEETING AND A PERSON TO CO-SIGN THE MINUTES	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO APPROVE THE NOTICE AND THE AGENDA	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO ADOPT THE FINANCIAL STATEMENTS AND THE DIRECTORS' REPORT FOR FISCAL 2021, INCLUDING THE PAYMENT OF DIVIDEND	FOR
SELVAAG BOLIG ASA	NO0010612450	26-Apr-2022	TO APPROVE THE REMUNERATION OF DIRECTORS	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	RE-APPOINTMENT OF KPMG LLP AS AUDITORS AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	AUTHORITY TO ALLOT AND ISSUE SHARES IN THE CAPITAL OF THE COMPANY - SHARE ISSUE MANDATE	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	AUTHORITY TO GRANT OPTIONS AND ISSUE SHARES UNDER THE SHENG SIONG SHARE AWARD SCHEME	AGAINST
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	APPROVAL OF PAYMENT OF THE FINAL DIVIDEND	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	RE-ELECTION OF MR. CHEE TECK KWONG PATRICK AS A DIRECTOR	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	RE-ELECTION OF MR. TAN HUAY LIM AS A DIRECTOR	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	RE-ELECTION OF MR. KO CHUAN AUN AS A DIRECTOR	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	RE-ELECTION OF MS. CHENG LI HUI AS A DIRECTOR	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	RE-ELECTION OF MR. LIM HOCK ENG AS A DIRECTOR	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	RE-ELECTION OF MR. LIM HOCK LENG AS A DIRECTOR	FOR
SHENG SIONG GROUP LTD	SG2D54973185	26-Apr-2022	APPROVAL OF DIRECTORS' FEES AMOUNTING TO SGD 300,000 FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	26-Apr-2022	ELECT ANTONIO GIL NIEVAS AS DIRECTOR REPRESENTING SERIES B SHAREHOLDERS MANAGEMENT	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	26-Apr-2022	APPROVE REMUNERATION OF BOARD OF DIRECTORS AND BOARD COMMITTEES	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	26-Apr-2022	DESIGNATE NEWSPAPER TO PUBLISH MEETING ANNOUNCEMENTS, OTHER BUSINESS AND EXECUTION OF SHAREHOLDERS' MEETING RESOLUTIONS	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	26-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORT	ABSTAIN
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	26-Apr-2022	DESIGNATE AUDITORS	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	26-Apr-2022	DESIGNATE RISK ASSESSMENT COMPANIES	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	26-Apr-2022	DESIGNATE ACCOUNT INSPECTORSS	FOR

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SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	26-Apr-2022	APPROVE INVESTMENT POLICY	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	26-Apr-2022	APPROVE FINANCING POLICY	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	26-Apr-2022	APPROVE DIVIDENDS	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO DECLARE THE FINAL DIVIDEND	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND THE AUDITED FINANCIAL STATEMENTS AND THE AUDITORS' REPORT THEREIN	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO RE-APPOINT KPMG LLP AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION SPECIAL BUSINESS	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO AUTHORISE DIRECTORS TO ALLOT AND ISSUE SHARES	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO AUTHORISE DIRECTORS TO OFFER AND GRANT AWARDS AND TO ALLOT AND ISSUE SHARES PURSUANT TO, AND SUBJECT TO THE LIMITS SPECIFIED IN, THE STARHUB PERFORMANCE SHARE PLAN 2014 AND/OR THE STARHUB RESTRICTED STOCK PLAN 2014	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO RE-ELECT MR NIKHIL OOMMEN JACOB EAPEN AS A DIRECTOR	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO RE-ELECT MR AHMAD ABDULAZIZ A A AL-NEAMA AS A DIRECTOR	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO RE-ELECT MR LIM TSE GHOW OLIVIER AS A DIRECTOR	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO RE-ELECT MR MA KAH WOH AS A DIRECTOR	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO RE-ELECT MS NAYANTARA BALI AS A DIRECTOR	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO RE-ELECT MS NG SHIN EIN AS A DIRECTOR	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO RE-ELECT MR LIONEL YEO HUNG TONG AS A DIRECTOR	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO APPROVE THE DIRECTORS' REMUNERATION	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO APPROVE THE PROPOSED RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
STARHUB LTD	SG1V12936232	26-Apr-2022	TO APPROVE THE PROPOSED RENEWAL OF THE SHAREHOLDERS' MANDATE FOR INTERESTED PERSON TRANSACTIONS	FOR
STEPAN COMPANY	US8585861003	26-Apr-2022	Election of Director: Scott R. Behrens	FOR
STEPAN COMPANY	US8585861003	26-Apr-2022	Election of Director: Lorinda A. Burgess	FOR
STEPAN COMPANY	US8585861003	26-Apr-2022	Election of Director: Edward J. Wehmer	FOR
STEPAN COMPANY	US8585861003	26-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR
STEPAN COMPANY	US8585861003	26-Apr-2022	Ratify the appointment of Deloitte & Touche LLP as Stepan Company's independent registered public accounting firm for 2022.	FOR
STEPAN COMPANY	US8585861003	26-Apr-2022	Approve the Stepan Company 2022 Equity Incentive Compensation Plan.	FOR
TATE & LYLE PLC	GB0008754136	26-Apr-2022	APPROVAL OF THE SPECIAL DIVIDEND AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
TATE & LYLE PLC	GB0008754136	26-Apr-2022	APPROVAL OF THE SHARE CONSOLIDATION AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR

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TATE & LYLE PLC	GB0008754136	26-Apr-2022	APPROVAL OF AUTHORISATION OF DIRECTORS TO ALLOT NEW ORDINARY SHARES AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
TATE & LYLE PLC	GB0008754136	26-Apr-2022	APPROVAL OF LIMITED DISAPPLICATION OF PRE-EMPTION RIGHTS AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
TATE & LYLE PLC	GB0008754136	26-Apr-2022	APPROVAL OF LIMITED DISAPPLICATION OF PRE-EMPTION RIGHTS FOR ACQUISITIONS AND OTHER CAPITAL INVESTMENT AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
TATE & LYLE PLC	GB0008754136	26-Apr-2022	APPROVAL OF AUTHORISATION OF COMPANY TO PURCHASE ITS OWN NEW ORDINARY SHARES AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP (PWC) AS EXTERNAL AUDITORS OF THE COMPANY	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	TO RECEIVE THE DIRECTORS' REPORT, STRATEGIC REPORT, DIRECTORS' REMUNERATION REPORT, INDEPENDENT AUDITOR'S REPORT AND FINANCIAL STATEMENTS	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	SUBJECT TO THE PASSING OF RESOLUTION 10, TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE EXTERNAL AUDITORS ON BEHALF OF THE BOARD	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	THAT THE BOARD BE AUTHORISED TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	THAT IF RESOLUTION 12 IS PASSED, THE BOARD BE GIVEN POWER TO ALLOT EQUITY SECURITIES FOR CASH	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	THAT IF RESOLUTION 12 IS PASSED, THE BOARD BE GIVEN THE POWER IN ADDITION TO RESOLUTION 13 TO ALLOT EQUITY SECURITIES FOR CASH	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	THAT THE COMPANY BE AUTHORISED TO MAKE MARKET PURCHASES OF THE ORDINARY SHARES OF 1 PENCE EACH OF THE COMPANY	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	THAT THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021, BE APPROVED	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	THAT, THE COMPANY AND ALL COMPANIES WHICH ARE ITS SUBSIDIARIES WHEN THIS RESOLUTION IS PASSED ARE AUTHORISED TO MAKE POLITICAL DONATIONS	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING OF THE COMPANY MAY CONTINUE TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	TO DECLARE A FINAL DIVIDEND OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 TO SHAREHOLDERS	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	TO RE-ELECT AS A DIRECTOR, IRENE DORNER	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	TO RE-ELECT AS A DIRECTOR, JENNIE DALY	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	TO RE-ELECT AS A DIRECTOR, CHRIS CARNEY	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	TO RE-ELECT AS A DIRECTOR, ROBERT NOEL	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	TO RE-ELECT AS A DIRECTOR, HUMPHREY SINGER	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	TO RE-ELECT AS A DIRECTOR, LORD JITESH GADHIA	FOR
TAYLOR WIMPEY PLC	GB0008782301	26-Apr-2022	TO RE-ELECT AS A DIRECTOR, SCILLA GRIMBLE	FOR
TENNANT COMPANY	US8803451033	26-Apr-2022	Election of Class III Director for three-year term: David W. Huml	FOR
TENNANT COMPANY	US8803451033	26-Apr-2022	Election of Class III Director for three-year term: David Windley	FOR
TENNANT COMPANY	US8803451033	26-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the year ending December 31, 2022.	FOR

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TENNANT COMPANY	US8803451033	26-Apr-2022	Advisory approval of executive compensation.	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: Caroline J. Tsay	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: David B. Weinberg	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: Herb Allen	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Advisory vote to approve executive compensation	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Ratification of the appointment of Ernst & Young LLP as Independent Auditors of the Company to serve for the 2022 fiscal year	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Shareowner proposal regarding an external public health impact disclosure	AGAINST
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Shareowner proposal regarding a global transparency report	AGAINST
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Shareowner proposal regarding an independent Board Chair policy	AGAINST
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: Marc Bolland	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: Ana Botín	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: Christopher C. Davis	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: Barry Diller	AGAINST
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: Helene D. Gayle	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: Alexis M. Herman	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: Maria Elena Lagomasino	FOR
THE COCA-COLA COMPANY	US1912161007	26-Apr-2022	Election of Director: James Quincey	FOR
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	DIRECTOR	FOR
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	DIRECTOR	FOR
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	DIRECTOR	ABSTAIN
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	DIRECTOR	FOR
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	DIRECTOR	FOR
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	DIRECTOR	FOR
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	DIRECTOR	FOR
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	DIRECTOR	FOR
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	DIRECTOR	FOR
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	To ratify the appointment of Grant Thornton LLP as the Company's independent registered public accountants for the 2022 fiscal year.	FOR
THE GEO GROUP, INC.	US36162J1060	26-Apr-2022	To hold an advisory vote to approve named executive officer compensation.	ABSTAIN
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Murray D. Smith	FOR

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THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: William H. Spence	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Alan S.Armstrong	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Jesse J. Tyson	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Stephen W. Bergstrom	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Nancy K. Buese	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Michael A. Creel	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Stacey H. Doré	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Richard E. Muncrief	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Peter A. Ragauss	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Rose M. Robeson	FOR
THE WILLIAMS COMPANIES, INC.	US9694571004	26-Apr-2022	Election of director for a one-year term: Scott D. Sheffield	FOR
THERAVANCE BIOPHARMA, INC.	KYG8807B1068	26-Apr-2022	Election of Director: Rick E Winningham	FOR
THERAVANCE BIOPHARMA, INC.	KYG8807B1068	26-Apr-2022	Election of Director: Donal O'Connor	FOR
THERAVANCE BIOPHARMA, INC.	KYG8807B1068	26-Apr-2022	Ratify the appointment of Ernst & Young LLP as Theravance Biopharma, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET AS WELL AS THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING DISPOSITIONS IN RESPECT OF THE COMPANY'S PROFIT ACCORDING TO THE ADOPTED BALANCE SHEET AND DETERMINATION OF THE RECORD DATE : SEK 13.00 PER SHARE	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD OF DIRECTOR: BENGT BARON (CHAIRMAN OF THE BOARD)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD OF DIRECTOR: MATTIAS ANKARBERG (BOARD MEMBER)	FOR

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THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD OF DIRECTOR: HANS ECKERSTROM (BOARD MEMBER)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD OF DIRECTOR: HELENE MELLQUIST (BOARD MEMBER)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD OF DIRECTOR: THERESE REUTERSWARD (BOARD MEMBER)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD OF DIRECTOR: HELENE WILLBERG (BOARD MEMBER)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD OF DIRECTOR: MAGNUS WELANDER (CEO)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING APPROVAL OF REMUNERATION REPORT	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ESTABLISHMENT OF THE NUMBER OF BOARD MEMBERS	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ESTABLISHMENT OF FEES TO THE BOARD MEMBERS	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ELECTION OF THE BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD : HANS ECKERSTROM (RE-ELECTION)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ELECTION OF THE BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD : MATTIAS ANKARBERG (RE-ELECTION)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ELECTION OF THE BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD : HELENE MELLQUIST (RE-ELECTION)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ELECTION OF THE BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD : THERESE REUTERSWARD (RE-ELECTION)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ELECTION OF THE BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD : HELENE WILLBERG (RE-ELECTION)	AGAINST
THULE GROUP AB	SE0006422390	26-Apr-2022	ELECTION OF THE BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD : SARAH MCPHEE (NEW ELECTION)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ELECTION OF THE BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD : JOHAN WESTMAN (NEW ELECTION)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ELECTION OF THE BOARD OF DIRECTOR AND THE CHAIRMAN OF THE BOARD : HANS ECKERSTROM AS CHAIRMAN (NEW ELECTION)	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ESTABLISHMENT OF THE AUDITOR'S FEE	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	ELECTION OF AUDITOR : PRICEWATERHOUSECOOPERS AB	FOR
THULE GROUP AB	SE0006422390	26-Apr-2022	RESOLUTION REGARDING GUIDELINES FOR REMUNERATION TO SENIOR EXECUTIVES	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	COMPOSITION OF THE SUPERVISORY BOARD: PROPOSAL TO THE SHAREHOLDERS AT THE AGM TO REAPPOINT MR. R.L. VAN IPEREN AS A MEMBER OF THE SUPERVISORY BOARD, IF THE SHAREHOLDERS DO NOT INVOKE THEIR RIGHT OF RECOMMENDATION	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	COMPOSITION OF THE SUPERVISORY BOARD: PROPOSAL TO THE SHAREHOLDERS AT THE AGM TO APPOINT MR. P.W.B. OOSTERVEER AS A MEMBER OF THE SUPERVISORY BOARD, IF THE SHAREHOLDERS DO NOT INVOKE THEIR RIGHT OF RECOMMENDATION	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	PROPOSAL TO APPOINT THE EXTERNAL AUDITOR TO AUDIT THE ANNUAL FINANCIAL STATEMENTS FOR THE 2023 FINANCIAL YEAR	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	PROPOSAL TO APPOINT THE EXECUTIVE BOARD AS THE COMPETENT AUTHORITY TO DECIDE ON: THE ISSUE OF ORDINARY SHARES AND CUMULATIVE FINANCING PREFERENCE SHARES	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	PROPOSAL TO APPOINT THE EXECUTIVE BOARD AS THE COMPETENT AUTHORITY TO DECIDE ON: THE RESTRICTION OR EXCLUSION OF SHAREHOLDERS PRE-EMPTIVE RIGHTS REGARDING THE ISSUE OF SHARES REFERRED TO UNDER A1	FOR

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TKH GROUP N.V.	NL0000852523	26-Apr-2022	PROPOSAL TO AUTHORIZE THE EXECUTIVE BOARD TO ACQUIRE SHARES IN THE COMPANY	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	REPORT OF THE EXECUTIVE BOARD, ANNUAL FINANCIAL STATEMENTS, DIVIDEND AND DISCHARGE: REMUNERATION REPORT FOR THE 2021 FINANCIAL YEAR (ADVISORY VOTE)	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	REPORT OF THE EXECUTIVE BOARD, ANNUAL FINANCIAL STATEMENTS, DIVIDEND AND DISCHARGE: PROPOSAL TO ADOPT THE ANNUAL FINANCIAL STATEMENTS FOR THE 2021 FINANCIAL YEAR	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	REPORT OF THE EXECUTIVE BOARD, ANNUAL FINANCIAL STATEMENTS, DIVIDEND AND DISCHARGE: PROPOSAL TO DECLARE THE 2021 DIVIDEND AND MAKE IT PAYABLE	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	REPORT OF THE EXECUTIVE BOARD, ANNUAL FINANCIAL STATEMENTS, DIVIDEND AND DISCHARGE: DISCHARGE OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THEIR MANAGEMENT DUTIES	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	REPORT OF THE EXECUTIVE BOARD, ANNUAL FINANCIAL STATEMENTS, DIVIDEND AND DISCHARGE: DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THEIR SUPERVISORY DUTIES	FOR
TKH GROUP N.V.	NL0000852523	26-Apr-2022	PROPOSAL TO REAPPOINT MR. H.J. VOORTMAN MSC AS A MEMBER OF THE EXECUTIVE BOARD	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	Election of Director: Simon R. Vernon	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	ADVISORY VOTE TO APPROVE THE COMPENSATION OF NAMED EXECUTIVE OFFICERS.	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	Election of Director: Brian M. Sondey	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	APPOINTMENT OF INDEPENDENT AUDITORS AND AUTHORIZATION OF REMUNERATION.	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	Election of Director: Robert W. Alspaugh	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	Election of Director: Malcolm P. Baker	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	Election of Director: Annabelle Bexiga	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	Election of Director: Claude Germain	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	Election of Director: Kenneth Hanau	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	Election of Director: John S. Hextall	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	Election of Director: Niharika Ramdev	FOR
TRITON INTERNATIONAL LIMITED	BMG9078F1077	26-Apr-2022	Election of Director: Robert L. Rosner	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	Election of Director: C. Todd Sparks	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	To vote on a non-binding advisory resolution to approve the compensation of the Company's named executive officers as disclosed in the accompanying proxy statement (the "Say on Pay Proposal").	FOR

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TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	Election of Director: Carlos M. Sepulveda, Jr.	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	To approve an amendment to our Second Amended and Restated Certificate of Formation to change the name of the Company from Triumph Bancorp, Inc. to Triumph Financial, Inc. (the "Name Change Proposal").	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	To ratify the appointment of Crowe LLP as our independent registered public accounting firm for the current fiscal year.	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	Election of Director: Aaron P. Graft	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	Election of Director: Charles A. Anderson	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	Election of Director: Harrison B. Barnes	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	Election of Director: Debra A. Bradford	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	Election of Director: Richard L. Davis	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	Election of Director: Laura K. Easley	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	Election of Director: Maribess L. Miller	FOR
TRIUMPH BANCORP, INC	US89679E3009	26-Apr-2022	Election of Director: Michael P. Rafferty	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Easter A. Maynard	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Donna S. Morea	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Jennifer S. Banner	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Charles A. Patton	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Nido R. Qubein	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: David M. Ratcliffe	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: William H. Rogers, Jr.	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Frank P. Scruggs, Jr.	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Christine Sears	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Thomas E. Skains	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Bruce L. Tanner	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Thomas N. Thompson	FOR

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TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Steven C. Voorhees	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: K. David Boyer, Jr.	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Truist's independent registered public accounting firm for 2022.	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Advisory vote to approve Truist's executive compensation program.	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	To approve the Truist Financial Corporation 2022 Incentive Plan.	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	To approve the Truist Financial Corporation 2022 Employee Stock Purchase Plan.	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Shareholder proposal regarding an independent Chairman of the Board of Directors, if properly presented at the Annual Meeting.	AGAINST
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Agnes Bundy Scanlan	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Anna R. Cablik	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Dallas S. Clement	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Paul D. Donahue	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Patrick C. Graney III	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Linnie M. Haynesworth	FOR
TRUIST FINANCIAL CORPORATION	US89832Q1094	26-Apr-2022	Election of Director for one year term expiring at 2023: Kelly S. King	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: Richard H. Puckett	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: William G. Yates III	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: Adolphus B. Baker	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	To provide advisory approval of Trustmark's executive compensation.	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	To approve an amendment of the Trustmark Corporation Amended and Restated Stock and Incentive Compensation Plan to increase the number of authorized shares that may be issued under the Plan and to update the Plan's provisions addressing dividends and dividend equivalents.	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	To ratify the selection of Crowe LLP as Trustmark's independent auditor for the fiscal year ending December 31, 2022.	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: William A. Brown	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: Augustus L. Collins	FOR

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TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: Tracy T. Conerly	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: Duane A. Dewey	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: Marcelo Eduardo	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: J. Clay Hays, Jr., M.D.	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: Gerard R. Host	FOR
TRUSTMARK CORPORATION	US8984021027	26-Apr-2022	Election of Director: Harris V. Morrissette	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: Kris A. Robbins	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: L. Joshua Sosland	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: Robin C. Beery	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: Leroy J. Williams, Jr.	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	An advisory vote (non-binding) on the compensation paid to UMB's named executive officers.	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	The ratification of the Corporate Audit Committee's engagement of KPMG LLP as UMB's independent registered public accounting firm for 2022.	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: Janine A. Davidson	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: Kevin C. Gallagher	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: Greg M. Graves	ABSTAIN
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: Alexander C. Kemper	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: J. Mariner Kemper	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: Gordon E. Landsford III	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: Timothy R. Murphy	FOR
UMB FINANCIAL CORPORATION	US9027881088	26-Apr-2022	Election of Director for term ending at the 2023 Annual meeting: Tamara M. Peterman	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: David S. Sutherland	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: Patricia A. Tracey	FOR

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UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: Tracy A. Atkinson	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Approval, in a non-binding advisory vote, of the compensation of our Named Executive Officers (Say-on-Pay)	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Ratification of appointment of PricewaterhouseCoopers LLP as independent registered public accounting firm.	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: David B. Burritt	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: Terry L. Dunlap	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: John J. Engel	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: John V. Faraci	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: Murry S. Gerber	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: Jeh C. Johnson	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: Paul A. Mascarenas	FOR
UNITED STATES STEEL CORPORATION	US9129091081	26-Apr-2022	Election of Director: Michael H. McGarry	FOR
VALMONT INDUSTRIES, INC.	US9202531011	26-Apr-2022	DIRECTOR	FOR
VALMONT INDUSTRIES, INC.	US9202531011	26-Apr-2022	DIRECTOR	FOR
VALMONT INDUSTRIES, INC.	US9202531011	26-Apr-2022	DIRECTOR	FOR
VALMONT INDUSTRIES, INC.	US9202531011	26-Apr-2022	DIRECTOR	FOR
VALMONT INDUSTRIES, INC.	US9202531011	26-Apr-2022	Approval of the Valmont 2022 Stock Plan.	FOR
VALMONT INDUSTRIES, INC.	US9202531011	26-Apr-2022	Advisory approval of the company's executive compensation.	FOR
VALMONT INDUSTRIES, INC.	US9202531011	26-Apr-2022	Ratifying the appointment of Deloitte & Touche LLP as independent auditors for fiscal 2022.	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	REELECT ROMEO CERUTTI AS DIRECTOR	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	REELECT MICHEL BURNIER AS DIRECTOR	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	REELECT ALEXANDRE LEBEAUT AS DIRECTOR	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	REELECT SUE MAHONY AS DIRECTOR	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	REELECT ASA RIISBERG AS DIRECTOR	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	REELECT KIM STRATTON AS DIRECTOR	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	ELECT PAUL MCKENZIE AS DIRECTOR AND BOARD CHAIR UNDER THE TERMS OF THE TENDER OFFER OF CSL BEHRING AG	AGAINST

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VIFOR PHARMA AG	CH1156060167	26-Apr-2022	ELECT GREG BOSS AS DIRECTOR UNDER THE TERMS OF THE TENDER OFFER OF CSL BEHRING AG	AGAINST
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	ELECT JOHN LEVY AS DIRECTOR UNDER THE TERMS OF THE TENDER OFFER OF CSL BEHRING AG	AGAINST
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	ELECT JOY LINTON AS DIRECTOR UNDER THE TERMS OF THE TENDER OFFER OF CSL BEHRING AG	AGAINST
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	ELECT MARKUS STAEMPFLI AS DIRECTOR UNDER THE TERMS OF THE TENDER OFFER OF CSL BEHRING AG	AGAINST
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	ELECT ELIZABETH WALKER AS DIRECTOR UNDER THE TERMS OF THE TENDER OFFER OF CSL BEHRING AG	AGAINST
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	REAPPOINT SUE MAHONY AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	REAPPOINT MICHEL BURNIER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	REAPPOINT ROMEO CERUTTI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	APPOINT GREG BOSS AS MEMBER OF THE COMPENSATION COMMITTEE UNDER THE TERMS OF THE TENDER OFFER OF CSL BEHRING AG	AGAINST
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	APPOINT JOY LINTON AS MEMBER OF THE COMPENSATION COMMITTEE UNDER THE TERMS OF THE TENDER OFFER OF CSL BEHRING AG	AGAINST
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	APPOINT ELIZABETH WALKER AS MEMBER OF THE COMPENSATION COMMITTEE UNDER THE TERMS OF THE TENDER OFFER OF CSL BEHRING AG	AGAINST
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	DESIGNATE WALDER WYSS AG AS INDEPENDENT PROXY	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	RATIFY ERNST & YOUNG AG AS AUDITORS	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 2.00 PER SHARE	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 4 MILLION	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 19.5 MILLION	FOR
VIFOR PHARMA AG	CH1156060167	26-Apr-2022	REELECT JACQUES THEURILLAT AS DIRECTOR AND BOARD CHAIR	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 1.20 PER SHARE	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE DISCHARGE OF LARS-AKEBOKENBERGER	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE DISCHARGE OF KARIN	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE DISCHARGE OF ANDERS BERNTSSON	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE DISCHARGE OF AGNETAWALLENSTAM	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE DISCHARGE OF MIKAELSODERLUND	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE DISCHARGE OF HANSWALLENSTAM	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	DETERMINE NUMBER OF MEMBERS	FOR

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WALLENSTAM AB	SE0007074844	26-Apr-2022	DETERMINE NUMBER OF AUDITORS	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE REMUNERATION OF BOARDCHAIR IN THE AMOUNT OF SEK 1 MILLION	AGAINST
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE REMUNERATION OF BOARDDEPUTY CHAIR IN THE AMOUNT OF SEK280,000	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE REMUNERATION OF EACHBOARD MEMBER IN THE AMOUNT OF SEK	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	REELECT LARS-AKE BOKENBERGERAS DIRECTOR	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	REELECT KARIN MATTSON ASDIRECTOR	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	REELECT ANDERS BERNTSSON ASDIRECTOR	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	REELECT AGNETA WALLENSTAM ASDIRECTOR	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	REELECT MIKAEL SODERLUND ASDIRECTOR	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	REELECT LARS-AKE BOKENBERGERAS BOARD CHAIR	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	RATIFY KPMG AS AUDITORS	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	ELECT CHAIR OF THE BOARD, HANSWALLENSTAM, ANDERS OSCARSSON ANDDICK BRENNER AS MEMBERS OFNOMINATING COMMITTEE	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE REMUNERATION REPORT	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	APPROVE 21 STOCK SPLIT AMENDARTICLES ACCORDINGLY	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	AMEND ARTICLES	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	AUTHORIZE SHARE REPURCHASE	FOR
WALLENSTAM AB	SE0007074844	26-Apr-2022	AUTHORIZE REISSUANCE OFREPURCHASED SHARES	FOR
WARRIOR MET COAL, INC.	US93627C1018	26-Apr-2022	To consider, if properly presented at the annual meeting, a non- binding stockholder proposal concerning majority voting in uncontested director elections.	FOR
WARRIOR MET COAL, INC.	US93627C1018	26-Apr-2022	Election of Director: Stephen D. Williams	FOR
WARRIOR MET COAL, INC.	US93627C1018	26-Apr-2022	Election of Director: Ana B. Amicarella	FOR
WARRIOR MET COAL, INC.	US93627C1018	26-Apr-2022	Election of Director: J. Brett Harvey	FOR
WARRIOR MET COAL, INC.	US93627C1018	26-Apr-2022	Election of Director: Walter J. Scheller, III	FOR
WARRIOR MET COAL, INC.	US93627C1018	26-Apr-2022	Election of Director: Alan H. Schumacher	FOR
WARRIOR MET COAL, INC.	US93627C1018	26-Apr-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
WARRIOR MET COAL, INC.	US93627C1018	26-Apr-2022	To approve the amendment to the Company's Certificate of Incorporation in order to effect an additional three-year extension to the 382 Transfer Restriction Provisions.	FOR
WARRIOR MET COAL, INC.	US93627C1018	26-Apr-2022	To ratify an amendment to the Section 382 Rights Agreement designed to preserve the value of certain tax assets associated with NOLs under Section 382 of the Internal Revenue Code.	FOR
WARRIOR MET COAL, INC.	US93627C1018	26-Apr-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR

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WASHINGTON TRUST BANCORP, INC.	US9406101082	26-Apr-2022	DIRECTOR	FOR
WASHINGTON TRUST BANCORP, INC.	US9406101082	26-Apr-2022	DIRECTOR	FOR
WASHINGTON TRUST BANCORP, INC.	US9406101082	26-Apr-2022	DIRECTOR	FOR
WASHINGTON TRUST BANCORP, INC.	US9406101082	26-Apr-2022	DIRECTOR	FOR
WASHINGTON TRUST BANCORP, INC.	US9406101082	26-Apr-2022	DIRECTOR	FOR
WASHINGTON TRUST BANCORP, INC.	US9406101082	26-Apr-2022	The ratification of the selection of Crowe LLP to serve as the Corporation's independent registered public accounting firm for the year ending December 31, 2022.	FOR
WASHINGTON TRUST BANCORP, INC.	US9406101082	26-Apr-2022	The approval of the Washington Trust Bancorp, Inc. 2022 Long Term Incentive Plan.	FOR
WASHINGTON TRUST BANCORP, INC.	US9406101082	26-Apr-2022	A non-binding advisory resolution to approve the compensation of the Corporation's named executive officers.	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Richard B. Payne, Jr.	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Juan A. Pujadas	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Steven D. Black	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Ronald L. Sargent	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Charles W. Scharf	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Suzanne M. Vautrinot	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Advisory resolution to approve executive compensation (Say on Pay).	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Approve the Company's 2022 Long-Term Incentive Plan.	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2022.	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Shareholder Proposal - Policy for Management Pay Clawback Authorization.	AGAINST
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Shareholder Proposal - Report on Incentive-Based Compensation and Risks of Material Losses.	AGAINST
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Shareholder Proposal - Racial and Gender Board Diversity Report.	AGAINST
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Shareholder Proposal - Report on Respecting Indigenous Peoples' Rights.	AGAINST
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Mark A. Chancy	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Shareholder Proposal - Climate Change Policy.	AGAINST
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Shareholder Proposal - Conduct a Racial Equity Audit.	AGAINST
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Shareholder Proposal - Charitable Donations Disclosure.	AGAINST
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Celeste A. Clark	FOR

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WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Theodore F. Craver, Jr.	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Richard K. Davis	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Wayne M. Hewett	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: CeCelia ("CeCe") G. Morken	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Maria R. Morris	FOR
WELLS FARGO & COMPANY	US9497461015	26-Apr-2022	Election of Director: Felicia F. Norwood	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 6.00 PER SHARE	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE DISCHARGE OF ANDER JARL	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE DISCHARGE OF TINA ANDERSON	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE DISCHARGE OF JAN LITBRON	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE DISCHARGE OF LENNART MAURITZSON	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE DISCHARGE OF AMELA HODZIC	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE DISCHARGE OF HELEN OLAUSSON	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE DISCHARGE OF JOHAN QVIBERG	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE DISCHARGE OF ULRIKA HALLENGREN	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE RECORD DATE FOR DIVIDEND PAYMENT	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD; DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF SEK 1.86 MILLION; APPROVE REMUNERATION OF AUDITORS	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	REELECT ANDERS JARL (CHAIR) AS DIRECTOR	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	REELECT TINA ANDERSSON AS DIRECTOR	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	REELECT JAN LITBORN AS DIRECTOR	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	REELECT LENART MAURITZON AS DIRECTOR	AGAINST
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	REELECT AMELA HODZIC AS DIRECTOR	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	ELECT ANNA WERNTOFT AS NEW DIRECTOR	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	ELECT JOHAN ROSTIN AS NEW DIRECTOR	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	RATIFY DELOITTE AS AUDITORS	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	REELECT GORAN HELLSTROM AS MEMBER OF NOMINATING COMMITTEE	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	REELECT ELISABET JAMAL BERGSTROM AS MEMBER OF NOMINATING COMMITTEE	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	REELECT EVA GOTTFRIDS DOTTER-NILSSON AS MEMBER OF NOMINATING COMMITTEE	FOR

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WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	REELECT KRISTER EUREN AS MEMBER OF NOMINATING COMMITTEE	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE NOMINATION COMMITTEE PROCEDURES	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE REMUNERATION REPORT	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
WIHLBORGS FASTIGHETER AB	SE0011205194	26-Apr-2022	APPROVE 2:1 STOCK SPLIT	FOR
51JOB, INC.	US3168271043	27-Apr-2022	THAT the agreement and plan of merger, dated as of June 21, 2021 (as amended by amendment No. 1 to agreement and plan of merger, dated as of March 1, 2022 (as so amended and as may be further amended from time to time, the "Merger Agreement"), between Garnet Faith Limited, an exempted company with limited liability incorporated under the laws of the Cayman Islands ("Merger Sub") and the Company (such Merger Agreement being in the form attached as Annex A to the accompanying proxy statement and to ... (due to space limits, see proxy material for full proposal).	AGAINST
51JOB, INC.	US3168271043	27-Apr-2022	THAT each of the directors and officers of the Company be authorized to do all things necessary to give effect to the Merger Agreement, the Plan of Merger and the Transactions, including the Merger and the Amendment of the M&A.	AGAINST
51JOB, INC.	US3168271043	27-Apr-2022	THAT the extraordinary general meeting be adjourned in order to allow the Company to solicit additional proxies in the event that there are insufficient proxies received at the time of the extraordinary general meeting to pass the special resolutions to be proposed at the extraordinary general meeting.	AGAINST
ACEA SPA	IT0001207098	27-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE INTERNAL AUDITORS; LIST PRESENTED BY ANIMA SGR S.P.A.; ARCA FONDI SGR S.P.A.; BANCOPOSTA FONDI S.P.A. SGR; EURIZON CAPITAL S.A.; EURIZON CAPITAL SGR S.P.A.; FIDELITY FUNDS - ITALY, FIDEURAM ASSET MANAGEMENT IRELAND; FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A.; INTERFUND SICAV - INTERFUND EQUITY ITALY; KAIROS PARTNERS SGR S.P.A.; LEGAL & GENERAL ASSURANCE (PENSIONS MANAGEMENT) LIMITED; MEDIOBANCA SGR S.P.A.; MEDIOLANUM GESTIONE FONDI SGR S.P.A. , REPRESENTING THE 1.49515 OF THE SHARE CAPITAL: VITO DI BATTISTA DIANA RIZZO	FOR
ACEA SPA	IT0001207098	27-Apr-2022	TO APPOINT THE CHAIRMAN OF THE INTERNAL AUDITORS	FOR
ACEA SPA	IT0001207098	27-Apr-2022	TO STATE THE EMOLUMENT DUE TO THE INTERNAL AUDITORS	AGAINST
ACEA SPA	IT0001207098	27-Apr-2022	TO APPOINT ONE MEMBER OF THE BOARD OF DIRECTORS	FOR
ACEA SPA	IT0001207098	27-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021; BOARD OF DIRECTORS' REPORT ON MANAGEMENT AND INTERNAL AND EXTERNAL AUDITORS' REPORTS. TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021 AND DISCLOSURE REGARDING THE CONSOLIDATED NON-FINANCIAL DECLARATION AS PER THE LEGISLATIVE DECREE NO. 254/2016 (SUSTAINABILITY BALANCE SHEET 2021). RESOLUTIONS RELATED TO THE BALANCE SHEET APPROVAL AS OF 31 DECEMBER 2021	FOR
ACEA SPA	IT0001207098	27-Apr-2022	RESOLUTIONS RELATED TO THE 2021 NET INCOME ALLOCATION	FOR
ACEA SPA	IT0001207098	27-Apr-2022	REWARDING POLICY AND EMOLUMENT PAID REPORT: RESOLUTION RELATED TO THE FIRST SECTION, AS PER ART. NO. 123-TER, ITEM 3 BIS, OF THE LEGISLATIVE DECREE 24 FEBRUARY 1998 NO. 58	FOR
ACEA SPA	IT0001207098	27-Apr-2022	REWARDING POLICY AND EMOLUMENT PAID REPORT: RESOLUTION RELATED TO THE SECOND SECTION, AS PER ART. NO. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE 24 FEBRUARY 1998 NO. 58	FOR
AFI PROPERTIES LTD	IL0010913544	27-Apr-2022	REVISE THE COMPANY'S EXECUTIVE COMPENSATION POLICY	FOR

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AFI PROPERTIES LTD	IL0010913544	27-Apr-2022	APPROVE AN EQUITY COMPENSATION SCHEME FOR THE COMPANY'S CEO AND OTHER OFFICIALS	FOR
AFI PROPERTIES LTD	IL0010913544	27-Apr-2022	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MR. EITAN BAR ZEEV	FOR
AFI PROPERTIES LTD	IL0010913544	27-Apr-2022	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MR. CHAI GALIS	FOR
AFI PROPERTIES LTD	IL0010913544	27-Apr-2022	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MR. TSACHI NACHMIAS	FOR
AFI PROPERTIES LTD	IL0010913544	27-Apr-2022	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MRS. MICHAL KAMIR	FOR
AFI PROPERTIES LTD	IL0010913544	27-Apr-2022	RE-ELECT MRS. RACHEL LEVINE TO SERVE AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
AFI PROPERTIES LTD	IL0010913544	27-Apr-2022	APPOINT E AND Y ISRAEL (KOST, FORER, GABBAY AND KASIERER) AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTING FIRM	AGAINST
AFI PROPERTIES LTD	IL0010913544	27-Apr-2022	REVISE THE TERMS OF EMPLOYMENT FOR MR. AVI BARZILAI, THE COMPANY'S CEO	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF ARTHUR CUMMINGS AS A MEMBER	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF DAVID J. ENDICOTT AS A MEMBER	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF THOMAS GLANZMANN AS A MEMBER	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF D. KEITH GROSSMAN AS A MEMBER	AGAINST
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF SCOTT MAW AS A MEMBER	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF KAREN MAY AS A MEMBER	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF INES POESCHEL AS A MEMBER	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF DIETER SPAELTI AS A MEMBER	FOR
ALCON SA	CH0432492467	27-Apr-2022	ELECTION OF RAQUEL C. BONO AS A MEMBER	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION AND ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: THOMAS GLANZMANN	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION AND ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: KAREN MAY	FOR
ALCON SA	CH0432492467	27-Apr-2022	APPROVAL OF THE OPERATING AND FINANCIAL REVIEW OF ALCON INC., THE ANNUAL FINANCIAL STATEMENTS OF ALCON INC. AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR 2021	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION AND ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: INES POESCHEL	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION AND ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: SCOTT MAW	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF THE INDEPENDENT REPRESENTATIVE, HARTMANN DREYER ATTORNEYS-AT-LAW	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF THE STATUTORY AUDITORS, PRICEWATERHOUSECOOPERS SA, GENEVA	FOR
ALCON SA	CH0432492467	27-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MEMBERS OF THE EXECUTIVE COMMITTEE	FOR
ALCON SA	CH0432492467	27-Apr-2022	APPROPRIATION OF EARNINGS AND DECLARATION OF DIVIDEND AS PER THE BALANCE SHEET OF ALCON INC. OF DECEMBER 31, 2021	FOR
ALCON SA	CH0432492467	27-Apr-2022	CONSULTATIVE VOTE ON THE 2021 COMPENSATION REPORT	FOR
ALCON SA	CH0432492467	27-Apr-2022	BINDING VOTE ON THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION OF THE BOARD OF DIRECTORS FOR THE NEXT TERM OF OFFICE, I.E. FROM THE 2022 ANNUAL GENERAL MEETING TO THE 2023 ANNUAL GENERAL MEETING	FOR

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ALCON SA	CH0432492467	27-Apr-2022	BINDING VOTE ON THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION OF THE EXECUTIVE COMMITTEE FOR THE FOLLOWING FINANCIAL YEAR, I.E. 2023	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF F. MICHAEL BALL AS A MEMBER AND CHAIR	FOR
ALCON SA	CH0432492467	27-Apr-2022	RE-ELECTION OF LYNN D. BLEIL AS A MEMBER	FOR
ALSEA SAB DE CV	MXP001391012	27-Apr-2022	DISCUSSION, MODIFICATION OR APPROVAL, AS THE CASE MAY BE, OF THE ANNUAL REPORT REFERRED ON THE GENERAL STATEMENT OF ARTICLE 172 OF THE GENERAL CORPORATIONS AND PARTNERSHIP LAW, IN RESPECT TO THE TRANSACTIONS CARRIED OUT BY THE COMPANY, THE ADMINISTRATION BODY THEREOF AN THE INTERMEDIATE BODIES THEREOF DURING THE FISCAL YEAR COMPRISED FROM JANUARY 1ST TO DECEMBER 31, 2021, INCLUDING THE FINANCIAL STATEMENTS CORRESPONDING TO SUCH PERIOD, AND DETERMINATION IN RESPECT TO THE ALLOCATION OF THE PROFITS AND LOSSES OBTAINED BY THE COMPANY	ABSTAIN
ALSEA SAB DE CV	MXP001391012	27-Apr-2022	DISCUSSION, MODIFICATION OR APPROVAL, AS THE CASE MAY BE, OF THE PROCEDURES AND THE ANNUAL REPORT, IN RESPECT TO THE TRANSACTIONS CARRIED OF BY THE COMPANYS INTERMEDIATE ADMINISTRATION BODIES, DURING THE FISCAL YEAR COMPRISED FROM JANUARY 1ST TO DECEMBER 31, 2021	FOR
ALSEA SAB DE CV	MXP001391012	27-Apr-2022	APPOINTMENT OR RATIFICATION AND APPROVAL, AS THE CASE MAY BE, OF THE MEMBERS OF THE BOARD OF DIRECTORS, OFFICERS AND MEMBERS OF THE COMPANYS INTERMEDIATE ADMINISTRATION BODIES	FOR
ALSEA SAB DE CV	MXP001391012	27-Apr-2022	DETERMINATION OF COMPENSATIONS TO THE MEMBERS OF THE BOARD OF DIRECTORS AND MEMBERS OF THE COMPANYS INTERMEDIATE ADMINISTRATION BODIES	FOR
ALSEA SAB DE CV	MXP001391012	27-Apr-2022	BOARD OF DIRECTORS REPORT IN RESPECT TO THE SHARES REPRESENTING THE COMPANYS CAPITAL STOCK, REPURCHASED AGAINST THE FUND FOR THE REPURCHASE OF OWN SHARES, AS WELL AS THE REPLACEMENT THEREOF AND DETERMINATION OF THE AMOUNT OF FUNDS THAT MAY BE USED FOR THE REPURCHASE OF OWN SHARES	FOR
ALSEA SAB DE CV	MXP001391012	27-Apr-2022	DESIGNATION OF REPRESENTATIVES TO FORMALIZE THE RESOLUTIONS TO BE ADOPTED	FOR
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: Edgar Romney, Sr.	AGAINST
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: Priscilla Sims Brown	FOR
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: Lynne Fox	AGAINST
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: Stephen R. Sleigh	FOR
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	To ratify the appointment of Crowe LLP as our independent registered public accounting firm for 2022.	FOR
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	To conduct a non-binding, advisory vote on the compensation of Amalgamated Financial Corp.'s Named Executive Officers.	FOR
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: Donald Bouffard, Jr.	AGAINST
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: Maryann Bruce	FOR
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: Mark A. Finser	FOR

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AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: Darrell Jackson	FOR
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: Julie Kelly	AGAINST
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: JoAnn Lilek	FOR
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: John McDonagh	FOR
AMALGAMATED FINANCIAL CORPORATION	US0226711010	27-Apr-2022	Election of Director to serve until the Annual Meeting of Stockholders to be held in 2023: Robert Romasco	FOR
AMERIPRISE FINANCIAL, INC.	US03076C1062	27-Apr-2022	To ratify the Audit Committee's selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
AMERIPRISE FINANCIAL, INC.	US03076C1062	27-Apr-2022	Election of Director: James M. Cracchiolo	FOR
AMERIPRISE FINANCIAL, INC.	US03076C1062	27-Apr-2022	Election of Director: Dianne Neal Blixt	AGAINST
AMERIPRISE FINANCIAL, INC.	US03076C1062	27-Apr-2022	Election of Director: Amy DiGeso	FOR
AMERIPRISE FINANCIAL, INC.	US03076C1062	27-Apr-2022	Election of Director: Lon R. Greenberg	FOR
AMERIPRISE FINANCIAL, INC.	US03076C1062	27-Apr-2022	Election of Director: Robert F. Sharpe, Jr.	FOR
AMERIPRISE FINANCIAL, INC.	US03076C1062	27-Apr-2022	Election of Director: Brian T. Shea	FOR
AMERIPRISE FINANCIAL, INC.	US03076C1062	27-Apr-2022	Election of Director: W. Edward Walter III	FOR
AMERIPRISE FINANCIAL, INC.	US03076C1062	27-Apr-2022	Election of Director: Christopher J. Williams	FOR
AMERIPRISE FINANCIAL, INC.	US03076C1062	27-Apr-2022	To approve the compensation of the named executive officers by a nonbinding advisory vote.	FOR
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Remuneration policy Proposed resolution: approving the remuneration policy drafted in accordance with article 7:89/1 of the Belgian Code of Companies and Associations. The 2021 annual report containing the remuneration policy is available on the Company's website.	AGAINST
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	a. Special report by the Board of Directors on the authorised capital, drawn up in accordance with Article 7:199 of the ... (due to space limits, see proxy material for full proposal).	FOR
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Remuneration report Proposed resolution: approving the remuneration report for the financial year 2021. The 2021 annual report containing the remuneration report is available on the Company's website.	AGAINST
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Filings Proposed resolution: without prejudice to other delegations of powers to the extent applicable, granting powers to Jan Vandermeersch, Global Legal Director Corporate, with power to substitute, to proceed to (i) the signing of the restated articles of association and their filings with the clerk's office of the Enterprise Court of Brussels as a result of the approval of the resolutions referred to in item 1 above, and (ii) any other filings and publication formalities in relation to the above resolutions.	FOR
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Approval of the statutory annual accounts Proposed resolution: approving the statutory annual accounts relating to the accounting year ended on 31 December 2021. (see reverse side for additional text).	FOR
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Discharge to the directors Proposed resolution: granting discharge to the directors for the performance of their duties during the accounting year ended on 31 December 2021.	FOR

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ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Discharge to the statutory auditor Proposed resolution: granting discharge to the statutory auditor for the performance of his duties during the accounting year ended on 31 December 2021.	FOR
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Proposed resolution: upon proposal from the Restricted Shareholders, renewing the appointment as Restricted Share Director of Mr. Martin J. Barrington, for a period of one year ending at the end of the shareholders' meeting which will be asked to approve the accounts for the year 2022.	AGAINST
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Proposed resolution: upon proposal from the Restricted Shareholders, renewing the appointment as Restricted Share Director of Mr. William F. Gifford, Jr., for a period of one year ending at the end of the shareholders' meeting which will be asked to approve the accounts for the year 2022.	AGAINST
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Proposed resolution: upon proposal from the Restricted Shareholders, renewing the appointment as Restricted Share Director of Mr. Alejandro Santo Domingo Dávila, for a period of one year ending at the end of the shareholders' meeting which will be asked to approve the accounts for the year 2022.	AGAINST
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Proposed resolution: acknowledging the resignation of Mr. Roberto Thompson Motta as director and, upon proposal from the ...(due to space limits, see proxy material for full proposal).	AGAINST
ANHEUSER-BUSCH INBEV SA	US03524A1088	27-Apr-2022	Appointment of statutory auditor and remuneration Proposed resolution: renewing, upon recommendation of the Audit ...(due to space limits, see proxy material for full proposal).	FOR
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	PROPOSAL TO GRANT DISCHARGE TO THE DIRECTORS	FOR
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	PROPOSAL TO GRANT DISCHARGE TO THE STATUTORY AUDITOR	FOR
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	PROPOSAL TO REAPPOINT MR. MARTIN J. BARRINGTON AS DIRECTOR	AGAINST
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	PROPOSAL TO REAPPOINT MR. WILLIAM F. GIFFORD, JR AS DIRECTOR	AGAINST
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	PROPOSAL TO REAPPOINT MR. ALEJANDRO SANTO DOMINGO DAVILA AS DIRECTOR	AGAINST
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	PROPOSAL TO APPOINT MR. NITIN NOHRIA AS DIRECTOR	AGAINST
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	APPROVAL OF THE APPOINTMENT OF STATUTORY AUDITOR AND REMUNERATION	FOR
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	APPROVAL OF THE REMUNERATION POLICY	AGAINST
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	APPROVAL OF THE REMUNERATION REPORT	AGAINST
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	PROPOSAL TO GRANT POWERS TO JAN VANDERMEERSCH, GLOBAL LEGAL DIRECTOR CORPORATE	FOR
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	PROPOSAL TO GRANT TO THE BOARD OF DIRECTORS THE AUTHORISATION TO INCREASE THE CAPITAL IN ONE OR MORE TRANSACTIONS	FOR
ANHEUSER-BUSCH INBEV SA/NV	BE0974293251	27-Apr-2022	APPROVAL OF THE STATUTORY ANNUAL ACCOUNTS	FOR

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ARCBEST CORPORATION	US03937C1053	27-Apr-2022	DIRECTOR	FOR
ARCBEST CORPORATION	US03937C1053	27-Apr-2022	DIRECTOR	FOR
ARCBEST CORPORATION	US03937C1053	27-Apr-2022	DIRECTOR	FOR
ARCBEST CORPORATION	US03937C1053	27-Apr-2022	To approve, on an advisory basis, the compensation of the Company's Named Executive Officers.	FOR
ARCBEST CORPORATION	US03937C1053	27-Apr-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 4.20 PER SHARE	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF LARS RENSTROM	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF CARL DOUGLAS	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF JOHAN HJERTONSSON	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF SOFIA SCHORLING HOGBERG	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF EVA KARLSSON	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF LENA OLIVING	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF JOAKIM WEIDEMANIS	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF SUSANNE PAHLEN AKLUNDH	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF RUNE HJALM	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF MATS PERSSON	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF BJARNE JOHANSSON	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF NADJA WIKSTROM	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF BIRGITTA KLASEN	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF JAN SVENSSON	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE DISCHARGE OF CEO NICO DELVAUX	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	DETERMINE NUMBER OF MEMBERS (9) AND DEPUTY MEMBERS (0) OF BOARD	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.9 MILLION FOR CHAIR, SEK 1.07 MILLION FOR VICE CHAIR AND SEK 860,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	REELECT LARS RENSTROM (CHAIR), CARL DOUGLAS (VICE CHAIR), JOHAN HJERTONSSON, EVA KARLSSON, LENA OLIVING, SOFIA SCHORLING HOGBERG, JOAKIM WEIDEMANIS AND SUSANNE PAHLEN AKLUNDH AS DIRECTORS; ELECT ERIK EKUDDEN AS NEW DIRECTOR	AGAINST
ASSA ABLOY AB	SE0007100581	27-Apr-2022	RATIFY ERNST & YOUNG AS AUDITORS	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE REMUNERATION REPORT	FOR

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ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	AUTHORIZE CLASS B SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
ASSA ABLOY AB	SE0007100581	27-Apr-2022	APPROVE PERFORMANCE SHARE MATCHING PLAN LTI 2022	AGAINST
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	TO DELIBERATE ON THE SECOND SECTION OF THE REPORT ON THE REMUNERATION POLICY AND ON THE REMUNERATION PAID, PURSUANT TO ART. 123-TER, PARAGRAPH 6, OF THE TUF. RESOLUTIONS INHERENT AND THERETO	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	GROUP LONG TERM INCENTIVE PLAN (LTIP) 2022-24: TO APPROVE OF THE LTIP 2022-24 PURSUANT TO ART. 114-BIS OF THE TUF. RESOLUTIONS INHERENT AND THERETO. DELEGATIONS OF POWERS	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	GROUP LONG TERM INCENTIVE PLAN (LTIP) 2022-24: TO APPROVE THE AUTHORIZATION TO PURCHASE TREASURY SHARES TO SERVE REMUNERATION AND INCENTIVE PLANS AND TO CARRY OUT ACTS OF DISPOSITION ON THEM. RESOLUTIONS INHERENT AND THERETO. DELEGATIONS OF POWERS	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	STOCK GRANT PLAN RESERVED TO GENERALI GROUP EMPLOYEES: TO APPROVE THE PLAN PURSUANT TO ART. 114-BIS OF THE TUF. RESOLUTIONS INHERENT AND THERETO. DELEGATIONS OF POWERS	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	STOCK GRANT PLAN RESERVED TO GENERALI GROUP EMPLOYEES: TO APPROVE THE AUTHORIZATION TO PURCHASE TREASURY SHARES TO SERVE REMUNERATION AND INCENTIVE PLANS AND TO CARRY OUT DISPOSITION ACTS ON THEM. RESOLUTIONS INHERENT AND THERETO. DELEGATIONS OF POWERS	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	TO DETERMINE THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS IN OFFICE FOR THE FINANCIAL YEARS ENDING 31 DECEMBER 2022, 2023 AND 2024. PROPOSAL PRESENTED BY THE BOARD OF DIRECTORS	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO DETERMINE THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS IN OFFICE FOR THE FINANCIAL YEARS ENDING 31 DECEMBER 2022, 2023 AND 2024. PROPOSAL PRESENTED BY THE VM 2006 S.R.L. REPRESENTING THE 2.562 PCT OF THE SHARE	AGAINST
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS IN OFFICE FOR THE FINANCIAL YEARS ENDING 31 DECEMBER 2022, 2023 AND 2024. LIST PRESENTED BY THE BOARD OF DIRECTORS: - ANDREA SIRONI - CLEMENTE REBECCHINI - PHILIPPE DONNET - DIVA MORIANI - LUISA TORCHIA - ALESSIA FALSARONE - LORENZO PELLICOLI - CLARA HEDWIG FRANCES (DAME) FURSE - UMBERTO MALESCI - ANTONELLA MEI-POCHTLER - MARCO GIORGINO - SABINE AZANCOT - MONICA DE VIRGILIS	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	TO DETERMINE THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS ENDING 31 DECEMBER 2022, 2023 AND 2024. PROPOSAL PRESENTED BY THE BOARD OF DIRECTORS	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO DETERMINE THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS ENDING 31 DECEMBER 2022, 2023 AND 2024. PROPOSAL PRESENTED BY THE VM 2006 S.R.L. REPRESENTING THE 2,562 PCT OF THE SHARE	AGAINST
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021, ACCOMPANIED BY THE REPORTS OF THE BOARD OF DIRECTORS, OF THE INTERNAL AUDITORS AND OF THE EXTERNAL AUDITORS. PRESENTATION OF THE CONSOLIDATED BALANCE SHEET AND THE INTEGRATED ANNUAL REPORT. RESOLUTIONS INHERENT AND THERETO. DELEGATIONS OF POWERS	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	TO ALLOCATE THE 2021 OPERATING PROFIT AND DISTRIBUTION OF THE DIVIDEND. INHERENT AND CONSEQUENT RESOLUTIONS. DELEGATIONS OF POWERS	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	TO MODIFY THE ART. 9.1, ON THE ELEMENTS OF THE SHAREHOLDERS' EQUITY OF THE LIFE AND DAMAGE MANAGEMENT, PURSUANT TO ART. 5 OF ISVAP REGULATION 11 MARCH 2008, N. 17. RESOLUTIONS INHERENT AND THERETO. DELEGATIONS OF POWERS	FOR

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ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	TO APPROVE THE AUTHORIZATION TO PURCHASE TREASURY SHARES. RESOLUTIONS INHERENT AND THERETO. DELEGATIONS OF POWERS	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	TO APPROVE IN EXTRAORDINARY SESSION OF THE AUTHORIZATION TO CANCEL TREASURY SHARES WITHOUT REDUCTION OF THE SHARE CAPITAL. RESOLUTIONS INHERENT AND THERETO. DELEGATIONS OF POWER	FOR
ASSICURAZIONI GENERALI S.P.A.	IT0000062072	27-Apr-2022	TO APPROVE THE FIRST SECTION OF THE REPORT ON THE REMUNERATION POLICY AND THE REMUNERATION PAID, PURSUANT TO ART. 123-TER, PARAGRAPH 3, OF LEGISLATIVE DECREE 58/1998 ("TUF") AND ARTICLES. 41 AND 59 OF IVASS REGULATION NO. 38/2018. RESOLUTIONS INHERENT AND THERETO. DELEGATIONS OF POWERS	FOR
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	REELECT HELMA WENNEMERS AS DIRECTOR	AGAINST
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	REELECT STEFFEN LANG AS DIRECTOR	AGAINST
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	REELECT ALEX FAESSLER AS DIRECTOR	AGAINST
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	REAPPOINT KUNO SOMMER AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	REAPPOINT NICOLE HOETZER AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	REAPPOINT ALEX FAESSLER AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	RATIFY MAZARS SA AS AUDITORS	FOR
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	DESIGNATE PAUL WIESLI AS INDEPENDENT PROXY	FOR
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	APPROVE 1:5 STOCK SPLIT; CANCELLATION OF SHARES CATEGORIES A AND B	FOR
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	AMEND ARTICLES RE: AGM CONVOCATION; REMUNERATION OF DIRECTORS; NOTIFICATIONS TO SHAREHOLDERS	FOR
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 1.75 PER SHARE AND CHF 1.75 PER SHARE FROM CAPITAL CONTRIBUTION RESERVES	FOR
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 650,000	FOR
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 2.4 MILLION	AGAINST
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	REELECT KUNO SOMMER AS DIRECTOR AND BOARD CHAIR	AGAINST
BACHEM HOLDING AG	CH0012530207	27-Apr-2022	REELECT NICOLE HOETZER AS DIRECTOR	AGAINST
BALL CORPORATION	US0584981064	27-Apr-2022	DIRECTOR	FOR
BALL CORPORATION	US0584981064	27-Apr-2022	DIRECTOR	FOR
BALL CORPORATION	US0584981064	27-Apr-2022	DIRECTOR	FOR
BALL CORPORATION	US0584981064	27-Apr-2022	DIRECTOR	FOR
BALL CORPORATION	US0584981064	27-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the Corporation for 2022.	FOR
BALL CORPORATION	US0584981064	27-Apr-2022	To approve, by non-binding vote, the compensation paid to the named executive officers.	FOR
BALL CORPORATION	US0584981064	27-Apr-2022	To approve the proposed amendment to the Corporation's articles of incorporation to declassify the Board of Directors.	FOR

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BALL CORPORATION	US0584981064	27-Apr-2022	To approve the proposed amendment to the Corporation's articles of incorporation to permit shareholders to amend the bylaws.	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	IN THE HYPOTHESIS OF SECOND CALL NOTICE OF THE GENERAL MEETING, CAN THE VOTING INSTRUCTIONS CONTAINED IN THIS VOTING BALLOT BE ALSO CONSIDERED FOR THE GENERAL MEETING HELD ON SECOND CALL NOTICE	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	ELECTION OF FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 1. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. RENATO DA MOTTA ANDRADE NETO, EFFECTIVE APPOINTED BY THE CONTROLLING SHAREHOLDER	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	TO EXAMINE THE ADMINISTRATORS RENDERING OF ACCOUNTS, TO REVIEW, TO DISCUSS AND TO VOTE THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR OF 2021	ABSTAIN
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSAL ON NET PROFIT ALLOTMENT REGARDING THE FISCAL YEAR OF 2021, AS FOLLOWS. AMOUNTS IN BRL. NET INCOME, 19,574,418,974.32 ACCUMULATED INCOME, LOSSES, 9,198,078.50 ADJUSTED NET INCOME, 19,583,617,052.82 LEGAL RESERVE, 978,720,948.72 COMPENSATION TO THE SHAREHOLDERS, 7,526,475,383.03 INTEREST ON OWN CAPITAL, 6,299,064,816.62 DIVIDENDS, 1,227,410,566.41 STATUTORY RESERVES, 16,467,847,859.62 FOR THE OPERATING MARGIN, 11,527,493,501.73 FOR THE CAPITAL PAYOUT EQUALIZATION, 4,940,354,357.89 UTILIZATION OF STATUTORY RESERVE, EQUALIZATION OF DIVIDENDS. 5.389.427.138.55	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED OF SETTING THE OVERALL AMOUNT FOR PAYMENT OF FEES AND BENEFITS OF THE MEMBERS OF THE EXECUTIVE BOARD AND THE BOARD OF DIRECTORS OF BANCO DO BRASIL S.A., BB, AT A MAXIMUM OF BRL 87,164,518.95, CORRESPONDING TO THE PERIOD FROM APR, 2022 TO MAR, 2023, WHICH WAS UPDATED IN RELATION TO THE GLOBAL AMOUNT OF THE PREVIOUS PERIOD, APR, 2021 TO MAR, 2022	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSAL OF SETTING THE MONTHLY FEES OF THE MEMBERS OF BBS SUPERVISORY BOARD AT ONE TENTH OF THE MONTHLY AVERAGE RECEIVED BY THE MEMBERS OF THE EXECUTIVE BOARD, EXCLUDING BENEFITS OTHER THAN FEES, IN THE PERIOD FROM APR, 2022 TO MAR, 2023	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSAL ON INDIVIDUAL MONTHLY COMPENSATION FOR THE MEMBERS OF THE BB AUDIT COMMITTEE EQUIVALENT TO NINETY PERCENT OF THE MONTHLY AVERAGE REMUNERATION OF THE POSITION OF DIRECTOR FOR THE PERIOD FROM ABR, 2022 TO MAR, 2023	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSAL ON INDIVIDUAL MONTHLY COMPENSATION FOR THE MEMBERS OF THE COMMITTEE OF RISKS AND CAPITAL EQUIVALENT TO NINETY PERCENT OF THE MONTHLY AVERAGE REMUNERATION OF THE POSITION OF DIRECTOR FOR THE PERIOD FROM ABR, 2022 TO MAR, 2023	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER VIII RELATIONSHIP WITH THE MARKET ARTICLE 51	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER IX SPECIAL PROVISIONS ARTICLES 52, 53, 55, 56, 57, 58	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER X CONTROLLING SHAREHOLDERS OBLIGATIONS ARTICLES 60, 61, 62	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER XI TRANSITIONAL PROVISIONS ARTICLE 64	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	IN THE HYPOTHESIS OF SECOND CALL NOTICE OF THE GENERAL MEETING, CAN THE VOTING INSTRUCTIONS CONTAINED IN THIS VOTING BALLOT BE ALSO CONSIDERED FOR THE GENERAL MEETING HELD ON SECOND CALL NOTICE	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER I DENOMINATION, CHARACTERISTICS AND NATURE OF THE BANK ARTICLE 1	FOR

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BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER II CORPORATE OBJECTIVES ARTICLE 2	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER III CAPITAL AND SHARES ARTICLE 7	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER IV GENERAL SHAREHOLDERS MEETINGS ARTICLES 9, 10	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V MANAGEMENT AND ORGANIZATION OF THE BANK ARTICLES 11, 12, 13, 14, 15, 16, 17, 18, 19, 21, 22, 23, 24, 26, 27, 28, 29, 30, 31, 33, 34, 35, 36, 37, 38, 39	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER VI SUPERVISORY BOARD ARTICLES 41, 42, 43	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	27-Apr-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER VII FISCAL YEAR, PROFIT, RESERVES AND DIVIDENDS ARTICLES 46, 48	FOR
BOOZT AB	SE0009888738	27-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE DISCHARGE OF HENRIK THEILBJORN	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE DISCHARGE OF KENT STEVENS LARSEN	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE DISCHARGE OF JON BJORNSSON	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE DISCHARGE OF CECILIA LANNEBO	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE DISCHARGE OF LUCA MARTINES	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE DISCHARGE OF JULIE WIESE	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE DISCHARGE OF AILEEN O'TOOLE	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE DISCHARGE OF BJORN FOLMER KROGHSBO	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE DISCHARGE OF HERMANN HARALDSSON	FOR
BOOZT AB	SE0009888738	27-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
BOOZT AB	SE0009888738	27-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.125 MILLION FOR CHAIRMAN AND SEK 450,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION COMMITTEE	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
BOOZT AB	SE0009888738	27-Apr-2022	RE-ELECT HENRIK THEILBJORN AS DIRECTOR	FOR
BOOZT AB	SE0009888738	27-Apr-2022	RE-ELECT JON BJORNSSON AS DIRECTOR	FOR
BOOZT AB	SE0009888738	27-Apr-2022	RE-ELECT CECILIA LANNEBO AS DIRECTOR	FOR
BOOZT AB	SE0009888738	27-Apr-2022	RE-ELECT LUCA MARTINES AS DIRECTOR	FOR
BOOZT AB	SE0009888738	27-Apr-2022	RE-ELECT JULIE WIESE AS DIRECTOR	FOR
BOOZT AB	SE0009888738	27-Apr-2022	RE-ELECT AILEEN O'TOOLE AS DIRECTOR	FOR

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BOOZT AB	SE0009888738	27-Apr-2022	ELECT BENJAMIN BUSCHER AS NEW DIRECTOR	FOR
BOOZT AB	SE0009888738	27-Apr-2022	RE-ELECT HENRIK THEILBJORN AS CHAIR	FOR
BOOZT AB	SE0009888738	27-Apr-2022	RATIFY DELOITTE AB AS AUDITORS	FOR
BOOZT AB	SE0009888738	27-Apr-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE REMUNERATION REPORT	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
BOOZT AB	SE0009888738	27-Apr-2022	APPROVE PERFORMANCE SHARE PLAN FOR KEY EMPLOYEES (LTI 2022)	FOR
BORGWARNER INC.	US0997241064	27-Apr-2022	Ratify the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the Company for 2022.	FOR
BORGWARNER INC.	US0997241064	27-Apr-2022	Vote on an amendment to our Restated Certificate of Incorporation, as described in the Proxy Statement, to allow 10% of our shares to request a record date to initiate stockholder written consent.	FOR
BORGWARNER INC.	US0997241064	27-Apr-2022	Election of Director: Sara A. Greenstein	FOR
BORGWARNER INC.	US0997241064	27-Apr-2022	Vote on a stockholder proposal to change the share ownership threshold to call a special meeting of the stockholders.	AGAINST
BORGWARNER INC.	US0997241064	27-Apr-2022	Election of Director: David S. Haffner	FOR
BORGWARNER INC.	US0997241064	27-Apr-2022	Election of Director: Michael S. Hanley	FOR
BORGWARNER INC.	US0997241064	27-Apr-2022	Election of Director: Frederic B. Lissalde	FOR
BORGWARNER INC.	US0997241064	27-Apr-2022	Election of Director: Paul A. Mascarenas	FOR
BORGWARNER INC.	US0997241064	27-Apr-2022	Election of Director: Shaun E. McAlmont	FOR
BORGWARNER INC.	US0997241064	27-Apr-2022	Election of Director: Deborah D. McWhinney	AGAINST
BORGWARNER INC.	US0997241064	27-Apr-2022	Election of Director: Alexis P. Michas	FOR
BORGWARNER INC.	US0997241064	27-Apr-2022	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	Election of Director: James M. Taylor Jr.	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	To approve, on a non-binding advisory basis, the compensation paid to our named executive officers.	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	To approve the Brixmor Property Group Inc. 2022 Omnibus Incentive Plan.	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	Election of Director: John G. Schreiber	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	Election of Director: Michael Berman	FOR

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BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	Election of Director: Julie Bowerman	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	Election of Director: Sheryl M. Crosland	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	Election of Director: Thomas W. Dickson	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	Election of Director: Daniel B. Hurwitz	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	Election of Director: Sandra A. J. Lawrence	FOR
BRIXMOR PROPERTY GROUP INC	US11120U1051	27-Apr-2022	Election of Director: William D. Rahm	FOR
BRUNELLO CUCINELLI SPA	IT0004764699	27-Apr-2022	TO APPROVE BALANCE SHEET AS OF 31 DECEMBER 2021, TO PRESENT CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021 AND OF CONSOLIDATED NON-FINANCIAL STATEMENT AS PER ART OF LEGISLATIVE DECREE. NO. 254 OF 30 DECEMBER 2016 RELATED TO THE FINANCIAL YEAR 2021; RESOLUTIONS RELATED THERETO	FOR
BRUNELLO CUCINELLI SPA	IT0004764699	27-Apr-2022	TO PROPOSE NET INCOME ALLOCATION; RESOLUTIONS RELATED THERETO	FOR
BRUNELLO CUCINELLI SPA	IT0004764699	27-Apr-2022	REPORT ON REWARDING POLICY AND ON EMOLUMENT PAID AS PERT ART. 123-TER OF THE LEGISLATIVE DECREE NO 58/1998: RESOLUTIONS AS PER ART. 123-TER, ITEM 3-TER, OF THE LEGISLATIVE DECREE NO. 58/1998 ON THE FIRST SECTION OF THE REPORT	AGAINST
BRUNELLO CUCINELLI SPA	IT0004764699	27-Apr-2022	REPORT ON REWARDING POLICY AND ON EMOLUMENT PAID AS PERT ART. 123-TER OF THE LEGISLATIVE DECREE NO. 58/1998: RESOLUTIONS AS PER ART. NO. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE NO. 58/1998 ON THE SECOND SECTION OF THE REPORT	FOR
BRUNELLO CUCINELLI SPA	IT0004764699	27-Apr-2022	TO APPROVE THE EMOLUMENT PLAN BASED ON FINANCIAL INSTRUMENTS AS PER ART. 114-BIS OF THE LEGISLATIVE DECREE NO. 58/1998, NAMED "STOCK GRANT PLAN 2022-2024"; RESOLUTIONS RELATED THERETO	AGAINST
BRUNELLO CUCINELLI SPA	IT0004764699	27-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF COMPANY'S OWN SHARES AS PER ART. NO. 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE TO SERVICE THE "STOCK GRANT PLAN 2022-2024" BASED ON THE ATTRIBUTION OF BRUNELLO CUCINELLI S.P.A. COMMON SHARES; RESOLUTIONS RELATED THERETO	AGAINST
CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: Kathy N. Waller	FOR
CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: J. Thomas Wiley, Jr.	FOR
CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: Shannon A. Brown	FOR
CADENCE BANK	US12740C1036	27-Apr-2022	Approval (on an advisory basis) of the compensation of the Company's named executive officers.	ABSTAIN
CADENCE BANK	US12740C1036	27-Apr-2022	Ratification of the appointment of BKD, LLP to serve as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: Joseph W. Evans	FOR
CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: Virginia A. Hepner	FOR
CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: William G. Holliman	FOR
CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: Paul B. Murphy, Jr.	FOR

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CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: Precious W. Owodunni	FOR
CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: Alan W. Perry	FOR
CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: James D. Rollins III	FOR
CADENCE BANK	US12740C1036	27-Apr-2022	Election of Director: Marc J. Shapiro	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	ABSTAIN
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	DIRECTOR	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF CALAVO GROWERS, INC. FOR THE YEAR ENDING OCTOBER 31, 2022.	FOR
CALAVO GROWERS, INC.	US1282461052	27-Apr-2022	ADVISORY VOTE APPROVING THE EXECUTIVE COMPENSATION DISCLOSED IN THE ACCOMPANYING PROXY STATEMENT.	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	Appointment of Auditor as named in the Proxy Circular.	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	Vote on a special resolution to approve an amendment to the Management Stock Option Incentive Plan as described in the Proxy Circular.	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	Advisory vote to approve the Corporation's approach to executive compensation as described in the Proxy Circular.	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	Advisory vote to approve the Corporation's approach to climate change as described in the Proxy Circular.	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	DIRECTOR	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	DIRECTOR	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	DIRECTOR	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	DIRECTOR	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	DIRECTOR	ABSTAIN
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	DIRECTOR	FOR

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CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	DIRECTOR	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	DIRECTOR	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	DIRECTOR	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	27-Apr-2022	DIRECTOR	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	RE-ELECTION OF MR TOBIAS MARTINZ GIMENO AS DIRECTOR	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	RE-ELECTION OF MR BERTRAND BOUDEWIJN KAN AS DIRECTOR	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	RE-ELECTION OF MR PIERRE BLAYAU AS DIRECTOR	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	RE-ELECTION OF MS ANNE BOUVEROT AS DIRECTOR	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	RE-ELECTION OF MS MARIA LUISA GUIJARRO PINAL AS DIRECTOR	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	RE-ELECTION OF MR PETER SHORE AS DIRECTOR	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	APPOINTMENT OF MS KATE HOLGATE AS DIRECTOR	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	AMENDMENT OF THE BYLAWS: ARTICLE 4	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	AMENDMENT OF THE BYLAWS: ARTICLE 18	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	AMENDMENT OF THE BYLAWS: ARTICLE 20	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	APPROVAL OF THE REVIEWED TEXT	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	APPROVAL OF CAPITAL INCREASE BY NON-MONETARY CONTRIBUTIONS	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO INCREASE CAPITAL	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE BONDS, DEBENTURES OR OTHER FIXED INCOME SECURITIES CONVERTIBLE INTO SHARES	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	DELEGATION OF POWERS TO IMPLEMENT AGREEMENTS	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	CONSULTATIVE VOTE ON THE ANNUAL REMUNERATION REPORT OF THE BOARD OF DIRECTORS	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	APPROVAL OF INDIVIDUAL AND CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORTS	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	APPROVAL OF THE NON-FINANCIAL INFORMATION REPORT	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	ALLOCATION OF RESULTS	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	APPROVAL OF THE MAXIMUM REMUNERATION FOR DIRECTORS	FOR
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	APPROVAL OF THE REMUNERATION POLICY	AGAINST
CELLNEX TELECOM S.A.	ES0105066007	27-Apr-2022	REMUNERATION OF THE EXECUTIVE DIRECTOR LINKED TO COMPANY SHARES	FOR

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CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	Appoint PricewaterhouseCoopers LLP, Chartered Professional Accountants, as auditor of the Corporation.	FOR
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	FOR
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	FOR
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	ABSTAIN
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	FOR
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	ABSTAIN
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	FOR
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	FOR
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	FOR
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	FOR
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	FOR
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	DIRECTOR	FOR
CENOVUS ENERGY INC.	CA15135U1093	27-Apr-2022	Accept the Corporation's approach to executive compensation as described in the accompanying management information circular.	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	27-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. BAI TAO AS AN EXECUTIVE DIRECTOR OF THE SEVENTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	27-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. HUANG YIPING AS AN INDEPENDENT DIRECTOR OF THE SEVENTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	27-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF MS. CHEN JIE AS AN INDEPENDENT DIRECTOR OF THE SEVENTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	27-Apr-2022	TO CONSIDER AND APPROVE THE OUTLINE OF THE "14TH FIVE-YEAR DEVELOPMENT PLAN" OF THE COMPANY	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 12. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. FERNANDO JOSE COSTA TELES	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 12. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. MARCELO DE ARAUJO NORONHA	FOR

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CIELO SA	BRCIELACNOR3	27-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 12. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. REGINA HELENA JORGE NUNES	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 12. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. ANDRE LEAL FAORO	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	IN CASE OF A CUMULATIVE VOTING PROCESS, SHOULD THE CORRESPONDING VOTES TO YOUR SHARES BE EQUALLY DISTRIBUTED AMONG THE CANDIDATES THAT YOU VE CHOSE. IF THE SHAREHOLDER CHOOSES YES AND ALSO INDICATES THE APPROVE ANSWER TYPE FOR SPECIFIC CANDIDATES AMONG THOSE LISTED BELOW, THEIR VOTES WILL BE DISTRIBUTED PROPORTIONALLY AMONG THESE CANDIDATES. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS BY THE CUMULATIVE VOTING PROCESS, THE SHAREHOLDER S VOTE SHALL BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. ALDO LUIZ MENDES	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. CARLOS MOTTA DOS SANTOS	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. ENIO MATHIAS FERREIRA	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. EURICO RAMOS FABRI	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. FERNANDO JOSE COSTA TELES	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. FRANCISCO AUGUSTO DA COSTA E SILVA	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. FRANCISCO JOSE PEREIRA TERRA	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. JOSE RICARDO FAGONDE FORNI	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. MARCELO DE ARAUJO NORONHA	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. MARCO AURELIO PICINI DE MOURA	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. REGINA HELENA JORGE NUNES	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. VINICIUS URIAS FAVARAO	ABSTAIN

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CIELO SA	BRCIELACNOR3	27-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. ANDRE LEAL FAORO	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	IF YOU ARE AN UNINTERRUPTED HOLDER OF COMMON SHARES WITH WHICH YOU VOTE DURING THE 3, THREE, MONTHS IMMEDIATELY PRIOR TO THE GENERAL SHAREHOLDERS MEETING, DO YOU WISH TO REQUEST THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, PURSUANT TO ARTICLE 141, PARAGRAPH 4, ITEM I, OF LAW 6.404, 1976	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	DO YOU WISH TO REQUEST THE INSTALLATION OF THE FISCAL COUNCIL, PURSUANT TO ART. 161 OF LAW NO. 6.404, 1976	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	SET THE NUMBER OF MEMBERS OF THE FISCAL COUNCIL FOR THE NEXT TERM OF OFFICE AT 5, FIVE, AS PER THE MANAGEMENT PROPOSAL	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	ELECTION OF THE FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 5. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. FELIPE GUIMARAES GEISSLER PRINCE AND ADELAR VALENTIM DIAS	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	REVIEW THE MANAGEMENT ACCOUNTS, EXAMINE AND VOTE ON THE MANAGEMENT REPORT AND THE FINANCIAL AND ACCOUNTING STATEMENTS, COMBINED WITH THE OPINIONS OF THE FISCAL COUNCIL, THE INDEPENDENT AUDITORS, AND THE AUDIT COMMITTEE, FOR THE FISCAL YEAR ENDING DECEMBER 31, 2021	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	ELECTION OF THE FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 5. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. THOMPSON SOARES PEREIRA CESAR AND RAIMUNDO MOREIRA	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	ELECTION OF THE FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 5. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. HERCULANO ANIBAL ALVES AND FABIANA PINTO FONSECA	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	ELECTION OF THE FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 5. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. MARCOS APARECIDO GALENDA AND ARTHUR JOSE ANDRE NETO	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	ELECTION OF THE FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 5. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. ANTONIO JOAQUIM GONZALEZ RIO MAYOR AND MILTON LUIZ MILIONI	ABSTAIN
CIELO SA	BRCIELACNOR3	27-Apr-2022	DO YOU WISH TO REQUEST A SEPARATE ELECTION OF A MEMBER OF THE FISCAL COUNCIL, PURSUANT TO ARTICLE 161, PARAGRAPH 4, ITEM A, OF LAW 6.404, 1976	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	SEPARATE ELECTION OF THE FISCAL COUNCIL. COMMON SHARES. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS WITH VOTING RIGHTS. THE SHAREHOLDER MUST FILL THIS FIELD IF THE GENERAL ELECTION FIELD WAS LEFT IN BLANK. RAPHAEL MANHAES MARTINS AND CRISTIANE DO AMARAL MENDONCA	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	DELIBERATE ON THE PROPOSAL FOR GLOBAL COMPENSATION OF MANAGEMENT AND FISCAL COUNCIL MEMBERS FOR THE FISCAL YEAR OF 2022, AS PER THE MANAGEMENT PROPOSAL	AGAINST
CIELO SA	BRCIELACNOR3	27-Apr-2022	RESOLVE ON THE ALLOCATION OF NET INCOME FOR THE FISCAL YEAR ENDING DECEMBER 31, 2021, WHICH WILL INCLUDE THE RATIFICATION OF THE DISTRIBUTED AMOUNT AND THE RETENTION OF A PORTION OF THE NET INCOME BASED ON A CAPITAL BUDGET, ACCORDING TO THE MANAGEMENT PROPOSAL	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	SET THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS FOR THE NEXT TERM OF OFFICE AT 11, ELEVEN, AS PER THE MANAGEMENT PROPOSAL	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	DO YOU WISH TO REQUEST THE ADOPTION OF THE MULTIPLE VOTE PROCESS FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ART. 141 OF LAW NO. 6.404, 1976. FOR MORE INFORMATION ON THE MULTIPLE VOTE PROCESS, PLEASE SEE THE CIELO MANAGEMENT PROPOSAL AND MEETING PARTICIPATION MANUAL	FOR

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CIELO SA	BRCIELACNOR3	27-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 12. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. ALDO LUIZ MENDES	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	DELIBERATE ON THE RE RATIFICATION OF THE GLOBAL AMOUNT FOR COMPENSATION OF MANAGEMENT AND FISCAL COUNCIL MEMBERS FOR THE FISCAL YEAR OF 2021, AS PER THE MANAGEMENT PROPOSAL	FOR
CIELO SA	BRCIELACNOR3	27-Apr-2022	DELIBERATE ON THE PROPOSAL TO AMEND THE COMPANY'S BYLAWS, PURSUANT TO THE MANAGEMENT PROPOSAL	AGAINST
CIELO SA	BRCIELACNOR3	27-Apr-2022	APPROVE THE CONSOLIDATION OF THE COMPANY'S BYLAWS, PURSUANT TO THE MANAGEMENT PROPOSAL	AGAINST
CIELO SA	BRCIELACNOR3	27-Apr-2022	RESOLVE ON THE AMENDMENT OF THE COMPANY'S, PLAN FOR GRANTING RESTRICTED SHARES, IN ACCORDANCE WITH THE PROPOSAL FROM MANAGEMENT	AGAINST
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: Eric C. Wiseman	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: Donna F. Zarcone	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: David M. Cordani	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Advisory approval of Cigna's executive compensation.	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Cigna's independent registered public accounting firm for 2022.	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Shareholder proposal - Special shareholder meeting improvement.	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Shareholder proposal - Gender pay gap report.	AGAINST
CIGNA CORPORATION	US1255231003	27-Apr-2022	Shareholder proposal - Political contributions report.	AGAINST
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: William J. DeLaney	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: Eric J. Foss	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: Elder Granger, MD, MG, USA (Retired)	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: Neesha Hathi	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: George Kurian	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: Kathleen M. Mazzarella	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: Mark B. McClellan, MD, PhD	FOR
CIGNA CORPORATION	US1255231003	27-Apr-2022	Election of Director: Kimberly A. Ross	FOR
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	DIRECTOR	FOR
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	DIRECTOR	FOR
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	DIRECTOR	FOR
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	DIRECTOR	FOR

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CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	DIRECTOR	FOR
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	DIRECTOR	FOR
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	DIRECTOR	FOR
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	DIRECTOR	FOR
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	DIRECTOR	FOR
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	DIRECTOR	FOR
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	Approval, on an advisory basis, of Cleveland-Cliffs Inc.'s named executive officers' compensation.	AGAINST
CLEVELAND-CLIFFS INC.	US1858991011	27-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of Cleveland-Cliffs Inc. to serve for the 2022 fiscal year.	FOR
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	DIRECTOR	FOR
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	DIRECTOR	ABSTAIN
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	DIRECTOR	FOR
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	DIRECTOR	FOR
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	DIRECTOR	FOR
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	DIRECTOR	ABSTAIN
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	DIRECTOR	ABSTAIN
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	DIRECTOR	ABSTAIN
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	DIRECTOR	ABSTAIN
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	DIRECTOR	ABSTAIN
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	An advisory, (non-binding) vote to approve named executive officer compensation.	AGAINST
CNA FINANCIAL CORPORATION	US1261171003	27-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as independent registered public accountants for the Company for 2022.	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Elizabeth W. Seaton	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Clint E. Stein	FOR

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COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Craig D. Eerkes	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Janine T. Terrano	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	To vote on an advisory (non-binding) resolution to approve the compensation of Columbia's named executive officers.	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	To vote on an advisory (non-binding) resolution to appoint Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year ending December 31, 2022.	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Laura Alvarez Schrag	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Ford Elsaesser	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Mark A. Finkelstein	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Eric S. Forrest	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Michelle M. Lantow	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Randal L. Lund	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: Tracy Mack-Askew	FOR
COLUMBIA BANKING SYSTEM, INC.	US1972361026	27-Apr-2022	Election of Director: S. Mae Fujita Numata	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 0.40 PER ORDINARY SHARE OF CLASS A AND CLASS B, AND SEK 20.00 PER PREFERENCE SHARE	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE DISCHARGE OF PATRIK ESSEHORN	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE DISCHARGE OF CHRISTINA TILLMAN	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE DISCHARGE OF FREDRIK RAPP	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE DISCHARGE OF KATARINA KLINGSPOR	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE DISCHARGE OF MAGNUS UGGLA	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE DISCHARGE OF EVA LANDEN, CEO	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE RECORD DATE FOR DIVIDEND PAYMENT	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR

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COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 550,000 TO CHAIRMAN AND SEK 300,000 TO OTHER DIRECTORS	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	REELECT PATRIK ESSEHORN AS DIRECTOR	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	REELECT CHRISTINA TILLMAN AS DIRECTOR	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	REELECT FREDRIK RAPP AS DIRECTOR	AGAINST
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	REELECT KATARINA KLINGSPOR AS DIRECTOR	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	REELECT MAGNUS UGGLA AS DIRECTOR	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	ELECT CHRISTIAN ROOS AS NEW DIRECTOR	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	REELECT PATRIK ESSEHORN (CHAIR) AS DIRECTOR	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	RATIFY ERNST & YOUNG AKTIEBOLAG AS AUDITORS	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF FOUR OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE REMUNERATION REPORT	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE SEK 24.8MILLION REDUCTION IN SHARE CAPITAL VIA PREFERENCE SHARE CANCELLATION	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE ISSUANCE OF SEK 13.9MILLION COMMON CLASS D SHARES AS PAYMENT (REDEMPTION OFFER)	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	AMEND ARTICLES RE: DIVIDENDS	FOR
COREM PROPERTY GROUP AB	SE0010714287	27-Apr-2022	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH SWEDISH AUTHORITIES	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: Charles W. Matthews	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: Linda B. Rutherford	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: Carlos Alvarez	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	To ratify the selection of Ernst & Young LLP to act as independent auditors of Cullen/Frost for the fiscal year that began January 1, 2022.	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	To provide nonbinding approval of executive compensation.	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: Chris M. Avery	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: Anthony R. Chase	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: Cynthia J. Comparin	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: Samuel G. Dawson	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: Crawford H. Edwards	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: Patrick B. Frost	FOR

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CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: Phillip D. Green	FOR
CULLEN/FROST BANKERS, INC.	US2298991090	27-Apr-2022	Election of Director: David J. Haemisegger	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	DIRECTOR	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	DIRECTOR	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	DIRECTOR	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	DIRECTOR	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	DIRECTOR	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	DIRECTOR	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	DIRECTOR	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	DIRECTOR	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	DIRECTOR	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	Advisory vote (non-binding) on compensation of our Named Executive Officers	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	Approval of the Deluxe Corporation 2022 Stock Incentive Plan	FOR
DELUXE CORPORATION	US2480191012	27-Apr-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO RE-ELECT NICOLA HODSON AS A DIRECTOR OF THE COMPANY	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO RECEIVE AND ADOPT THE ANNUAL REPORT AND ACCOUNTS	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO RE-ELECT DAVID NUSSBAUM AS A DIRECTOR OF THE COMPANY	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO RE-ELECT VANESSA SIMMS AS A DIRECTOR OF THE COMPANY	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO REAPPOINT DELOITTE LLP AS AUDITOR	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	AUTHORITY FOR THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	AUTHORITY TO MAKE POLITICAL DONATIONS TO SPECIFIED LIMITS	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	AUTHORITY TO ALLOT SHARES	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	AUTHORITY TO MAKE NON PRE-EMPTIVE SHARE ALLOTMENTS	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	AUTHORITY TO PURCHASE OWN SHARES	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO ADOPT A NEW EMPLOYEE STOCK PURCHASE PLAN (ESPP)	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO APPROVE AMENDMENTS TO THE DRAX GROUP PLC LONG TERM INCENTIVE PLAN	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	AUTHORITY TO CALL A GENERAL MEETING ON NOT LESS THAN 14 DAYS' NOTICE	AGAINST
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO APPROVE THE ANNUAL STATEMENT TO SHAREHOLDERS BY THE CHAIR OF THE REMUNERATION COMMITTEE AND THE ANNUAL REPORT ON REMUNERATION	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO APPROVE THE FINAL DIVIDEND	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO ELECT KIM KEATING AS A DIRECTOR OF THE COMPANY	FOR

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DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO ELECT ERIKA PETERMAN AS A DIRECTOR OF THE COMPANY	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO RE-ELECT PHILIP COX AS A DIRECTOR OF THE COMPANY	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO RE-ELECT WILL GARDINER AS A DIRECTOR OF THE COMPANY	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO RE-ELECT ANDY SKELTON AS A DIRECTOR OF THE COMPANY	FOR
DRAX GROUP PLC	GB00B1VNSX38	27-Apr-2022	TO RE-ELECT JOHN BAXTER AS A DIRECTOR OF THE COMPANY	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Gerald B. Smith	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Dorothy C. Thompson	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Craig Arnold	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Darryl L. Wilson	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Approving the appointment of Ernst & Young as independent auditor for 2022 and authorizing the Audit Committee of the Board of Directors to set its remuneration.	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Approving, on an advisory basis, the Company's executive compensation.	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Approving a proposal to grant the Board authority to issue shares.	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Approving a proposal to grant the Board authority to opt out of pre-emption rights.	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Authorizing the Company and any subsidiary of the Company to make overseas market purchases of Company shares.	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Approving (a) a capitalization and (b) related capital reduction to create distributable reserves.	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Christopher M. Connor	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Olivier Leonetti	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Deborah L. McCoy	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Silvio Napoli	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Gregory R. Page	AGAINST
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Sandra Pianalto	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Robert V. Pragada	FOR
EATON CORPORATION PLC	IE00B8KQN827	27-Apr-2022	Election of Director: Lori J. Ryerkerk	FOR

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ENERGISA SA	BRENGICDAM16	27-Apr-2022	TO ELECT THE MEMBERS OF THE BOARD OF DIRECTORS BY SLATE. INDICATION OF ALL THE NAMES THAT MAKE UP THE BY SLATE. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. . IVAN MULLER BOTELHO. ALTERNATE MEMBER, MAURICIO PEREZ BOTELHO AND OR MARCELO SILVEIRA DA ROCHA RICARDO PEREZ BOTELHO. ALTERNATE MEMBER, MAURICIO PEREZ BOTELHO AND OR MARCELO SILVEIRA DA ROCHA ANTONIO JOSE DE ALMEIDA CARNEIRO. ALTERNATE MEMBER, MAURICIO PEREZ BOTELHO AND OR MARCELO SILVEIRA DA ROCHA OMAR CARNEIRO DA CUNHA SOBRINHO. ALTERNATE MEMBER, ANDRE LA SAIGNE DE BOTTON ARMANDO DE AZEVEDO HENRIQUES. ALTERNATE MEMBER, ANDRE LA SAIGNE DE BOTTON JOSE LUIZ ALQUERES. ALTERNATE MEMBER, ANDRE LA SAIGNE DE BOTTON LUCIANA DE OLIVEIRA CEZAR COELHO. ALTERNATE MEMBER, ANDRE LA SAIGNE DE BOTTON	AGAINST
ENERGISA SA	BRENGICDAM16	27-Apr-2022	IF ONE OF THE CANDIDATES THAT COMPOSES YOUR CHOSEN SLATE LEAVES IT, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE SAME SLATE	AGAINST
ENERGISA SA	BRENGICDAM16	27-Apr-2022	IN THE EVENT OF THE ADOPTION OF THE CUMULATIVE VOTING PROCESS, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES ACROSS THE MEMBERS OF THE SLATE THAT YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH THE CUMULATIVE VOTING PROCESS, HIS VOTE MUST BE COUNTED AS ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . IVAN MULLER BOTELHO. ALTERNATE MEMBER, MAURICIO PEREZ BOTELHO AND OR MARCELO SILVEIRA DA ROCHA	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . RICARDO PEREZ BOTELHO. ALTERNATE MEMBER, MAURICIO PEREZ BOTELHO AND OR MARCELO SILVEIRA DA ROCHA	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . ANTONIO JOSE DE ALMEIDA CARNEIRO. ALTERNATE MEMBER, MAURICIO PEREZ BOTELHO AND OR MARCELO SILVEIRA DA ROCHA	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . OMAR CARNEIRO DA CUNHA SOBRINHO. ALTERNATE MEMBER, ANDRE LA SAIGNE DE BOTTON	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . ARMANDO DE AZEVEDO HENRIQUES. ALTERNATE MEMBER, ANDRE LA SAIGNE DE BOTTON	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . JOSE LUIZ ALQUERES. ALTERNATE MEMBER, ANDRE LA SAIGNE DE BOTTON	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . LUCIANA DE OLIVEIRA CEZAR COELHO, ANDRE LA SAIGNE DE BOTTON	ABSTAIN

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ENERGISA SA	BRENGICDAM16	27-Apr-2022	TO TAKE THE MANAGEMENT ACCOUNTS, EXAMINE, DISCUSS, AND VOTE THE FINANCIAL STATEMENTS RELATED TO THE YEAR ENDED ON DECEMBER 31ST, 2021	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	DELIBERATE ON THE INSTALLATION OF THE FISCAL COUNCIL, FOR A TERM UNTIL THE NEXT ANNUAL GENERAL MEETING	AGAINST
ENERGISA SA	BRENGICDAM16	27-Apr-2022	FOR SHAREHOLDERS WHO MARKED YES, IN THE QUESTION ABOVE, DO YOU WISH TO INDICATE A NAME FOR MAKE UP THE AFOREMENTIONED FISCAL COUNCIL	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	TO APPROVE THE ALLOCATION OF NET PROFIT RELATED TO THE FISCAL YEAR 2021	FOR
ENERGISA SA	BRENGICDAM16	27-Apr-2022	APPROVE THE AMENDMENT TO 7 OF ARTICLE 17 OF THE COMPANY'S BYLAWS IN ORDER TO CHANGE THE MAXIMUM LIMIT OF VACANT POSITIONS FOR ALTERNATE MEMBERS OF THE BOARD OF DIRECTORS FROM 03 TO 04	FOR
ENERGISA SA	BRENGICDAM16	27-Apr-2022	SET AT 03 THE NUMBER OF ALTERNATE MEMBERS TO BE ELECTED FOR THE NEW COMPOSITION OF THE COMPANY'S BOARD OF DIRECTORS	FOR
ENERGISA SA	BRENGICDAM16	27-Apr-2022	SHAREHOLDERS CAN ONLY FILL IN THIS FIELD IF THEY HOLD UNINTERRUPTED SHARES WITH WHICH THEY VOTE DURING THE 3 MONTHS IMMEDIATELY PRIOR TO THE HOLDING OF THE GENERAL MEETING. REQUEST FOR SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS BY MINORITY SHAREHOLDERS HOLDING SHARES ENTITLED TO VOTE, DO YOU WISH TO REQUEST THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, PURSUANT TO ART. 141, 4, I, OF LAW NO. 6.404, OF 1976	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	SHAREHOLDERS CAN ONLY FILL IN THIS FIELD IF THEY HOLD UNINTERRUPTED SHARES WITH WHICH THEY VOTE DURING THE 3 MONTHS IMMEDIATELY PRIOR TO THE HOLDING OF THE GENERAL MEETING. REQUEST FOR SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS BY MINORITY SHAREHOLDERS HOLDING SHARES ENTITLED TO VOTE. DO YOU WISH TO REQUEST THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, PURSUANT TO ART. 141, 4, II, OF LAW NO. 6.404, OF 1976	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	IF IT IS FOUND THAT NEITHER THE HOLDERS OF VOTING SHARES NOR THE HOLDERS OF PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS, RESPECTIVELY, MAKE UP THE QUORUM REQUIRED IN ITEMS I AND II OF PARAGRAPH 4 OF ARTICLE 141 OF LAW NO. 6,404, OF 1976, YOU WANT YOUR VOTE TO BE ADDED TO THE VOTES OF THE SHARES WITH VOTING RIGHTS IN ORDER TO ELECT TO THE BOARD OF DIRECTORS THE CANDIDATE WITH THE HIGHEST NUMBER OF VOTES AMONG ALL THOSE WHO, APPEARING IN THIS REMOTE BALLOT, RUN FOR THE SEPARATE ELECTION	FOR
ENERGISA SA	BRENGICDAM16	27-Apr-2022	DO YOU WISH TO REQUEST THE ADOPTION OF THE MULTIPLE VOTING PROCESS FOR THE ELECTION OF THE BOARD OF ADMINISTRATION, PURSUANT TO ART. 141 OF LAW NO. 6404 OF 1976	ABSTAIN
ENERGISA SA	BRENGICDAM16	27-Apr-2022	TO APPROVE THE ANNUAL GLOBAL REMUNERATION FOR THE COMPANY'S ADMINISTRATION	AGAINST
ENERGISA SA	BRENGICDAM16	27-Apr-2022	TO APPROVE THE COMPANY'S CAPITAL INCREASE IN THE AMOUNT OF EIGHT HUNDRED AND FORTY THREE MILLION, FIVE HUNDRED THOUSAND REAIS BRL 843,500,000.00 DUE TO THE ACHIEVEMENT OF THE LEGAL LIMIT FOR THE BALANCE OF PROFIT RESERVES CAPITAL INCREASE . THE CAPITAL INCREASE WILL OCCUR THROUGH THE CAPITALIZATION OF PART OF THE BALANCE OF THE PROFIT RESERVE, WITHOUT THE ISSUANCE OF NEW SHARES AND WILL NOT IMPLY A CHANGE IN THE PAR VALUE OF THE CURRENTLY EXISTING SHARES WHICH WILL REMAIN WITHOUT PAR VALUE ATTRIBUTED, PURSUANT TO ARTICLE 169. 1 COMBINED WITH ARTICLE 199 OF LAW 6404.76	FOR

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ENERGISA SA	BRENGICDAM16	27-Apr-2022	TO APPROVE THE AMENDMENT TO THE CAPUT OF ARTICLE 4 OF THE BYLAWS TO REFLECT THE COMPANY'S NEW CAPITAL STOCK, CONSIDERING III.A. THE CAPITAL INCREASE DESCRIBED IN ITEM 2 ABOVE, AND III.B THE INCREASE IN THE COMPANY'S CAPITAL STOCK APPROVED AND RATIFIED BY THE COMPANY'S BOARD OF DIRECTORS AT A MEETING HELD ON MARCH 24, 2022, WITHIN THE LIMIT OF THE AUTHORIZED CAPITAL, PURSUANT TO ARTICLE 6 OF THE COMPANY'S BYLAWS, ARISING FROM THE EXERCISE OF 180 ONE HUNDRED AND EIGHTY SUBSCRIPTION WARRANTS OF THE 7TH SEVENTH PRIVATE ISSUANCE OF SIMPLE DEBENTURES, NON CONVERTIBLE INTO SHARES, WITH REAL AND FIDEJUSSORY GUARANTEE , COMBINED WITH THE COMPANY'S SUBSCRIPTION WARRANTS, WHICH CONFERRED TO THEIR HOLDER THE RIGHT TO SUBSCRIBE AND PAY IN 89.813024 LOTS OF SHARES BY SUBSCRIPTION BONUS, INTENDED FOR THE FORMATION OF UNITS, TOTALING 16,166 SIXTEEN THOUSAND, ONE HUNDRED AND SIXTY SIX LOTS OF SHARES, UPON PAYMENT OF THE EXERCISE PRICE OF BRL 16 .004656 PER SHARE LOT, WITH THE EXERCISE PRICE AND THE NUMBER OF SHARE LOTS CALCULATED IN ACCORDANCE WITH ITEM 4 OF CLAUSE V SUBSCRIPTION BONUS OF THE DEED 7TH ISSUANCE, TOTALING A CASH PAYMENT IN THE TOTAL AMOUNT OF BRL 258,736.78 TWO HUNDRED AND FIFTY EIGHT THOUSAND, SEVEN HUNDRED AND THIRTY SIX REAIS AND SEVENTY EIGHT CENTS, THROUGH THE ISSUANCE OF 80,830 EIGHTY THOUSAND, EIGHT HUNDRED AND THIRTY NEW SHARES, ALL NOMINATIVE, BOOK ENTRY AND WITHOUT PAR VALUE, OF WHICH 16,166 SIXTEEN THOUSAND, ONE HUNDRED AND SIXTY SIX COMMON SHARES AND 64,664 SIXTY FOUR THOUSAND, SIX HUNDRED AND SIXTY FOUR PREFERRED	FOR
ENERGISA SA	BRENGICDAM16	27-Apr-2022	TO APPROVE THE TEXT CONSOLIDATION FOR THE BYLAWS	FOR
ENTEGRIS, INC.	US29362U1043	27-Apr-2022	Ratify the appointment of KPMG LLP as Entegris, Inc.'s Independent Registered Public Firm for 2022.	FOR
ENTEGRIS, INC.	US29362U1043	27-Apr-2022	Election of Director: Michael A. Bradley	FOR
ENTEGRIS, INC.	US29362U1043	27-Apr-2022	Election of Director: Rodney Clark	FOR
ENTEGRIS, INC.	US29362U1043	27-Apr-2022	Election of Director: James F. Gentilcore	FOR
ENTEGRIS, INC.	US29362U1043	27-Apr-2022	Election of Director: Yvette Kanouff	FOR
ENTEGRIS, INC.	US29362U1043	27-Apr-2022	Election of Director: James P. Lederer	FOR
ENTEGRIS, INC.	US29362U1043	27-Apr-2022	Election of Director: Bertrand Loy	FOR
ENTEGRIS, INC.	US29362U1043	27-Apr-2022	Election of Director: Paul L. H. Olson	FOR
ENTEGRIS, INC.	US29362U1043	27-Apr-2022	Election of Director: Azita Saleki-Gerhardt	FOR
ENTEGRIS, INC.	US29362U1043	27-Apr-2022	Approval, by non-binding vote, of the compensation paid to Entegris, Inc.'s named executive officers (advisory vote).	FOR
ERO COPPER CORP.	CA2960061091	27-Apr-2022	DIRECTOR	FOR
ERO COPPER CORP.	CA2960061091	27-Apr-2022	DIRECTOR	FOR
ERO COPPER CORP.	CA2960061091	27-Apr-2022	DIRECTOR	ABSTAIN
ERO COPPER CORP.	CA2960061091	27-Apr-2022	DIRECTOR	FOR
ERO COPPER CORP.	CA2960061091	27-Apr-2022	DIRECTOR	FOR
ERO COPPER CORP.	CA2960061091	27-Apr-2022	DIRECTOR	FOR
ERO COPPER CORP.	CA2960061091	27-Apr-2022	DIRECTOR	FOR

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ERO COPPER CORP.	CA2960061091	27-Apr-2022	DIRECTOR	FOR
ERO COPPER CORP.	CA2960061091	27-Apr-2022	DIRECTOR	FOR
ERO COPPER CORP.	CA2960061091	27-Apr-2022	Appointment of KPMG LLP, Chartered Professional Accountants, as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
ERO COPPER CORP.	CA2960061091	27-Apr-2022	To authorize and approve a non-binding advisory 'say on pay' resolution accepting the Company's approach to executive compensation.	FOR
G8 EDUCATION LTD	AU000000GEM7	27-Apr-2022	REMUNERATION REPORT	FOR
G8 EDUCATION LTD	AU000000GEM7	27-Apr-2022	RE-ELECTION OF A DIRECTOR - MR DAVID FOSTER	FOR
G8 EDUCATION LTD	AU000000GEM7	27-Apr-2022	ELECTION OF A DIRECTOR - MS DEBRA SINGH	FOR
G8 EDUCATION LTD	AU000000GEM7	27-Apr-2022	ELECTION OF A DIRECTOR - MS ANTONIA THORNTON	FOR
G8 EDUCATION LTD	AU000000GEM7	27-Apr-2022	ISSUE OF PERFORMANCE RIGHTS TO CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR	FOR
G8 EDUCATION LTD	AU000000GEM7	27-Apr-2022	AMENDMENT OF THE COMPANY'S CONSTITUTION	FOR
GETLINK SE	FR0010533075	27-Apr-2022	SPECIAL REPORT OF THE STATUTORY AUDITORS ON REGULATED AGREEMENTS	FOR
GETLINK SE	FR0010533075	27-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF JACQUES GOUNON AS A DIRECTOR	FOR
GETLINK SE	FR0010533075	27-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF CORINNE BACH AS A DIRECTOR	FOR
GETLINK SE	FR0010533075	27-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF BERTRAND BADR AS A DIRECTOR	FOR
GETLINK SE	FR0010533075	27-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF CARLO BERTAZZO AS A DIRECTOR	FOR
GETLINK SE	FR0010533075	27-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF ELISABETTA DE BERNARDI DI VALSERRA AS A DIRECTOR	FOR
GETLINK SE	FR0010533075	27-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF PERRETTE REY AS A DIRECTOR	FOR
GETLINK SE	FR0010533075	27-Apr-2022	APPOINTMENT OF PETER RICKETTS AS MEMBER OF THE BOARD OF DIRECTORS, REPLACING PATRICIA HEWITT WHOSE TERM OF OFFICE EXPIRES	FOR
GETLINK SE	FR0010533075	27-Apr-2022	APPOINTMENT OF BRUNE POIRSON AS MEMBER OF THE BOARD OF DIRECTORS, REPLACING JEAN-PIERRE TROTIGNON WHOSE TERM OF OFFICE EXPIRES	FOR
GETLINK SE	FR0010533075	27-Apr-2022	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF EXECUTIVE OFFICERS PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OR AWARDED IN RESPECT OF THE SAME FINANCIAL YEAR, AS REFERRED TO IN ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
GETLINK SE	FR0010533075	27-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING OR AWARDED IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO YANN LERICHE, CHIEF EXECUTIVE OFFICER	FOR
GETLINK SE	FR0010533075	27-Apr-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING OR AWARDED IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO JACQUES GOUNON, CHAIRMAN	FOR
GETLINK SE	FR0010533075	27-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR EXECUTIVE OFFICERS PURSUANT TO ARTICLE L. 22-10-8-II OF THE FRENCH COMMERCIAL CODE	FOR
GETLINK SE	FR0010533075	27-Apr-2022	APPROVAL OF THE ELEMENTS OF THE 2022 REMUNERATION POLICY: PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHIEF EXECUTIVE OFFICER	FOR

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GLACIER BANCORP, INC.	US37637Q1058	27-Apr-2022	To approve an amendment to the restated articles of incorporation of Glacier Bancorp, Inc. (the "Company") to increase the authorized number of shares of common stock to 234,000,000	FOR
GLACIER BANCORP, INC.	US37637Q1058	27-Apr-2022	To vote on an advisory (non-binding) resolution to approve the compensation of the Company's named executive officers	FOR
GLACIER BANCORP, INC.	US37637Q1058	27-Apr-2022	To ratify the appointment of BKD, LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
GQG PARTNERS INC	AU0000180499	27-Apr-2022	RE-ELECTION OF CLASS I DIRECTOR - MR. PAUL GREENWOOD	FOR
GRUPO BIMBO SAB DE CV	MXP495211262	27-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	ABSTAIN
GRUPO BIMBO SAB DE CV	MXP495211262	27-Apr-2022	APPROVE ALLOCATION OF INCOME	FOR
GRUPO BIMBO SAB DE CV	MXP495211262	27-Apr-2022	APPROVE DIVIDENDS OF MXN 0.65 PER SHARE	FOR
GRUPO BIMBO SAB DE CV	MXP495211262	27-Apr-2022	ELECT OR RATIFY CEO AND DIRECTORS AND APPROVE THEIR REMUNERATION	FOR
GRUPO BIMBO SAB DE CV	MXP495211262	27-Apr-2022	ELECT OR RATIFY CHAIRMAN AND MEMBERS OF AUDIT AND CORPORATE PRACTICES COMMITTEE AND APPROVE THEIR REMUNERATION	FOR
GRUPO BIMBO SAB DE CV	MXP495211262	27-Apr-2022	APPROVE REPORT ON REPURCHASE OF SHARES AND SET AGGREGATE NOMINAL AMOUNT OF SHARE REPURCHASE RESERVE	FOR
GRUPO BIMBO SAB DE CV	MXP495211262	27-Apr-2022	RATIFY REDUCTION IN SHARE CAPITAL AND CONSEQUENTLY CANCELLATION OF 41.26 MILLION SERIES A REPURCHASED SHARES HELD IN TREASURY	FOR
GRUPO BIMBO SAB DE CV	MXP495211262	27-Apr-2022	AMEND ARTICLES TO REFLECT CHANGES IN CAPITAL IN PREVIOUS ITEM 7	FOR
GRUPO BIMBO SAB DE CV	MXP495211262	27-Apr-2022	APPOINT LEGAL REPRESENTATIVES	FOR
HANCOCK WHITNEY CORPORATION	US4101201097	27-Apr-2022	DIRECTOR	FOR
HANCOCK WHITNEY CORPORATION	US4101201097	27-Apr-2022	DIRECTOR	FOR
HANCOCK WHITNEY CORPORATION	US4101201097	27-Apr-2022	DIRECTOR	FOR
HANCOCK WHITNEY CORPORATION	US4101201097	27-Apr-2022	DIRECTOR	FOR
HANCOCK WHITNEY CORPORATION	US4101201097	27-Apr-2022	DIRECTOR	FOR
HANCOCK WHITNEY CORPORATION	US4101201097	27-Apr-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
HANCOCK WHITNEY CORPORATION	US4101201097	27-Apr-2022	To approve an amendment to the Hancock Whitney Corporation 2020 Long Term Incentive Plan to increase the number of shares available by 1,400,000.	FOR
HANCOCK WHITNEY CORPORATION	US4101201097	27-Apr-2022	To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm to audit the books of the Company and its subsidiaries for 2022.	FOR
HANG LUNG GROUP LTD	HK0010000088	27-Apr-2022	TO GIVE GENERAL MANDATE TO THE BOARD OF DIRECTORS TO BUY BACK SHARES OF THE COMPANY	FOR
HANG LUNG GROUP LTD	HK0010000088	27-Apr-2022	TO GIVE GENERAL MANDATE TO THE BOARD OF DIRECTORS TO ISSUE ADDITIONAL SHARES OF THE COMPANY	AGAINST

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HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO APPROVE THE ADDITION OF SHARES OF THE COMPANY BOUGHT BACK TO BE INCLUDED UNDER THE GENERAL MANDATE IN RESOLUTION 6	AGAINST
HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO APPROVE THE ADOPTION OF NEW SHARE OPTION SCHEME OF HANG LUNG PROPERTIES LIMITED	AGAINST
HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO ADOPT THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION OF THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND REPORTS OF THE DIRECTORS AND OF THE AUDITOR FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO DECLARE A FINAL DIVIDEND	FOR
HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO RE-ELECT MR. SIMON SIK ON IP AS A DIRECTOR	AGAINST
HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO RE-ELECT MR. RONNIE CHICHUNG CHAN AS A DIRECTOR	FOR
HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO RE-ELECT MR. WEBER WAI PAK LO AS A DIRECTOR	FOR
HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO RE-ELECT MR. KENNETH KA KUI CHIU AS A DIRECTOR	FOR
HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX DIRECTORS FEES	FOR
HANG LUNG GROUP LTD	HK001000088	27-Apr-2022	TO RE-APPOINT KPMG AS AUDITOR OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS TO FIX AUDITORS REMUNERATION	FOR
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO RE-APPOINT KPMG AS AUDITOR OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS TO FIX AUDITOR' S REMUNERATION	FOR
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO GIVE GENERAL MANDATE TO THE BOARD OF DIRECTORS TO BUY BACK SHARES OF THE COMPANY	FOR
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO GIVE GENERAL MANDATE TO THE BOARD OF DIRECTORS TO ISSUE ADDITIONAL SHARES OF THE COMPANY	AGAINST
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO APPROVE THE ADDITION OF SHARES OF THE COMPANY BOUGHT BACK TO BE INCLUDED UNDER THE GENERAL MANDATE IN RESOLUTION 6	AGAINST
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO APPROVE THE ADOPTION OF NEW SHARE OPTION SCHEME OF THE COMPANY	AGAINST
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO ADOPT THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION OF THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND REPORTS OF THE DIRECTORS AND OF THE AUDITOR FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO DECLARE A FINAL DIVIDEND	FOR
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO RE-ELECT MR. DOMINIC CHIU FAI HO AS A DIRECTOR	FOR
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO RE-ELECT MR. PHILIP NAN LOK CHEN AS A DIRECTOR	FOR
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO RE-ELECT MS. ANITA YUEN MEI FUNG AS A DIRECTOR	FOR
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO RE-ELECT MR. KENNETH KA KUI CHIU AS A DIRECTOR	FOR
HANG LUNG PROPERTIES LTD	HK0101000591	27-Apr-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX DIRECTORS' FEES	FOR
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Director: John Tartol	AGAINST
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR

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HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Director: John O. Agwunobi	FOR
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Ratify the appointment of the Company's independent registered public accounting firm for fiscal year 2022.	FOR
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Celine Del Genes as a director.	FOR
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Director: Richard H. Carmona	FOR
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Director: Michael O. Johnson	AGAINST
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Director: Kevin M. Jones	FOR
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Director: Sophie L'Hélias	FOR
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Director: Alan W. LeFevre	FOR
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Director: Juan Miguel Mendoza	AGAINST
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Director: Don Mulligan	FOR
HERBALIFE NUTRITION LTD.	KYG4412G1010	27-Apr-2022	Election of Director: Maria Otero	FOR
HONG KONG EXCHANGES AND CLEARING LTD	HK0388045442	27-Apr-2022	TO APPROVE REMUNERATION OF (I) HKD 300,000 AND HKD 180,000 PER ANNUM RESPECTIVELY BE PAYABLE TO THE CHAIRMAN AND EACH OF THE OTHER MEMBERS (BEING NON-EXECUTIVE DIRECTORS OF HKEX) OF THE AUDIT COMMITTEE, REMUNERATION COMMITTEE AND RISK COMMITTEE OF HKEX, AND (II) HKD 250,000 AND HKD 170,000 PER ANNUM RESPECTIVELY BE PAYABLE TO THE CHAIRMAN AND EACH OF THE OTHER MEMBERS (BEING NON-EXECUTIVE DIRECTORS OF HKEX) OF THE BOARD EXECUTIVE COMMITTEE, CORPORATE SOCIAL RESPONSIBILITY COMMITTEE, INVESTMENT COMMITTEE, LISTING OPERATION GOVERNANCE COMMITTEE AND NOMINATION AND GOVERNANCE COMMITTEE OF HKEX, FOR 2022/2023 OR AFTER	FOR
HONG KONG EXCHANGES AND CLEARING LTD	HK0388045442	27-Apr-2022	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON	FOR
HONG KONG EXCHANGES AND CLEARING LTD	HK0388045442	27-Apr-2022	TO ELECT APURV BAGRI AS DIRECTOR	FOR
HONG KONG EXCHANGES AND CLEARING LTD	HK0388045442	27-Apr-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITOR AND TO AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
HONG KONG EXCHANGES AND CLEARING LTD	HK0388045442	27-Apr-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF HKEX, NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF HKEX AS AT THE DATE OF THIS RESOLUTION	FOR
HONG KONG EXCHANGES AND CLEARING LTD	HK0388045442	27-Apr-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF HKEX, NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF HKEX AS AT THE DATE OF THIS RESOLUTION, AND THE DISCOUNT FOR ANY SHARES TO BE ISSUED SHALL NOT EXCEED 10%	FOR
HONG KONG EXCHANGES AND CLEARING LTD	HK0388045442	27-Apr-2022	TO APPROVE REMUNERATION OF HKD 250,000 AND HKD 160,000 PER ANNUM RESPECTIVELY BE PAYABLE TO THE CHAIRMAN AND EACH OF THE OTHER MEMBERS (BEING NON-EXECUTIVE DIRECTORS OF HKEX) OF THE LISTING OPERATION GOVERNANCE COMMITTEE OF HKEX SINCE THE ESTABLISHMENT OF THE COMMITTEE IN 2021	FOR
HONG KONG EXCHANGES AND CLEARING LTD	HK0388045442	27-Apr-2022	TO APPROVE REMUNERATION OF HKD 3,500,000 AND HKD 920,000 PER ANNUM RESPECTIVELY BE PAYABLE TO HKEX'S CHAIRMAN AND OTHER NON-EXECUTIVE DIRECTORS FOR 2022/2023 OR AFTER	FOR
HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	ADOPTION OF THE ANNUAL ACCOUNTS INCLUDING THE CONSOLIDATED ANNUAL ACCOUNTS	FOR
HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE DISTRIBUTION OF DIVIDEND	FOR

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HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT AND CEO FROM LIABILITY	FOR
HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	PRESENTATION AND ADOPTION OF THE REMUNERATION REPORT FOR THE GOVERNING BODIES	FOR
HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	RESOLUTION ON THE REMUNERATION AND EXPENSE COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS: REELECT PEKKA ALA-PIETILA (CHAIR), DOUG BAILLIE, WILLIAM R. BARKER, ANJA KORHONEN, KERTTU TUOMAS (VICE CHAIR), SANDRA TURNER AND RALF K. WUNDERLICH AS DIRECTORS; ELECT MERCEDES ALONSO AND HEIKKI TAKALA	FOR
HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	RESOLUTION ON THE REMUNERATION OF THE AUDITOR	FOR
HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	ELECTION OF THE AUDITOR: KPMG	FOR
HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	AUTHORIZING THE BOARD OF DIRECTORS TO RESOLVE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES	FOR
HUHTAMAKI OYJ	FI0009000459	27-Apr-2022	AUTHORIZING THE BOARD OF DIRECTORS TO RESOLVE ON THE ISSUANCE OF SHARES AND THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES	FOR
INGEVITY CORPORATION	US45688C1071	27-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR
INGEVITY CORPORATION	US45688C1071	27-Apr-2022	Election of Director for one year term: Jean S. Blackwell	FOR
INGEVITY CORPORATION	US45688C1071	27-Apr-2022	Election of Director for one year term: Luis Fernandez-Moreno	FOR
INGEVITY CORPORATION	US45688C1071	27-Apr-2022	Election of Director for one year term: J. Michael Fitzpatrick	FOR
INGEVITY CORPORATION	US45688C1071	27-Apr-2022	Election of Director for one year term: John C. Fortson	FOR
INGEVITY CORPORATION	US45688C1071	27-Apr-2022	Election of Director for one year term: Diane H. Gulyas	FOR
INGEVITY CORPORATION	US45688C1071	27-Apr-2022	Election of Director for one year term: Frederick J. Lynch	FOR
INGEVITY CORPORATION	US45688C1071	27-Apr-2022	Election of Director for one year term: Karen G. Narwold	FOR
INGEVITY CORPORATION	US45688C1071	27-Apr-2022	Election of Director for one year term: Daniel F. Sansone	FOR
INGEVITY CORPORATION	US45688C1071	27-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal 2022.	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Jaime A. Ramirez	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Dunia A. Shive	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Sylvia M. Burwell	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Mark T. Smucker	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Michael D. White	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Ratification of Auditor	FOR

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KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Advisory Vote to Approve Named Executive Officer Compensation	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: John W. Culver	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Robert W. Decherd	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Michael D. Hsu	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Mae C. Jemison, M.D.	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: S. Todd Maclin	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Deirdre A. Mahlan	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Sherilyn S. McCoy	FOR
KIMBERLY-CLARK CORPORATION	US4943681035	27-Apr-2022	Election of Director for a term expire at 2023 Annual Meeting: Christa S. Quarles	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	ELECT IRENE MCDERMOTT BROWN AS DIRECTOR	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	RE-ELECT SALLY WILLIAMS AS DIRECTOR	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	REAPPOINT KPMG LLP AS AUDITORS	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	AUTHORISE BOARD TO FIX REMUNERATION OF THE AUDITORS	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS (ADDITIONAL AUTHORITY)	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	AUTHORISE MARKET PURCHASE OF COMMON SHARES	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	APPROVE REMUNERATION REPORT	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	APPROVE FINAL DIVIDEND	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	RE-ELECT PETER CLARKE AS DIRECTOR	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	RE-ELECT MICHAEL DAWSON AS DIRECTOR	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	RE-ELECT SIMON FRASER AS DIRECTOR	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	RE-ELECT NATALIE KERSHAW AS DIRECTOR	FOR

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LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	RE-ELECT ROBERT LUSARDI AS DIRECTOR	FOR
LANCASHIRE HOLDINGS LTD	BMG5361W1047	27-Apr-2022	RE-ELECT ALEX MALONEY AS DIRECTOR	FOR
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	TO DETERMINE THE ANNUAL GLOBAL REMUNERATION OF THE MEMBERS OF THE FISCAL COUNCIL	FOR
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	TO EXAMINE, DISCUSS AND VOTE ON THE ACCOUNTS RENDERED BY THE MANAGERS, THE MANAGEMENT REPORT AND THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	ABSTAIN
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	TO EXAMINE, DISCUSS AND VOTE ON THE CAPITAL BUDGET FOR YEAR 2022 AND THE PROPOSED ALLOCATION OF INCOME FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	FOR
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	DO YOU WISH TO REQUEST THE ESTABLISHMENT OF A FISCAL COUNCIL, UNDER THE TERMS OF ARTICLE 161 OF LAW 6,404, OF 1976. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS, HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF THE ESTABLISHMENT OF THE FISCAL COUNCIL	FOR
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	TO INSTALL AND FIX THE NUMBER OF MEMBERS OF THE COMPANY FISCAL COUNCIL	FOR
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	ELECTION OF FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 3. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. LUIZ PAULO DE AMORIM, EFFECTIVE, AND NATALIA CARNEIRO DE FIGUEIREDO, SUBSTITUTE	ABSTAIN
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	ELECTION OF FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 3. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. SERGIO XAVIER FONTES, EFFECTIVE, AND SUBSTITUTE MEMBER	FOR
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	ELECTION OF FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 3. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. ARY WADDINGTON, EFFECTIVE MEMBER AND MARCELO SOUZA MONTEIRO, SUBSTITUTE	FOR
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	TO DETERMINE THE GLOBAL ANNUAL REMUNERATION OF THE COMPANY'S MANAGERS FOR THE FISCAL YEAR 2022	FOR
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	TO APPROVE THE COMPANY'S SHARE BASED LONG TERM INCENTIVE PLAN	AGAINST
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	TO APPROVE THE AMENDMENT AND RESTATEMENT OF THE BYLAWS OF THE COMPANY TO IMPLEMENT THE FOLLOWING CHANGES, A. AMEND ARTICLE 10 TO MAKE IT REFLECT THE CHANGE IN THE FREQUENCY OF MEETINGS OF THE COMPANY'S BOARD OF DIRECTORS, B.AMEND ARTICLE 11 TO IMPROVE THE WORDING OF SECTIONS XIII, XV, XVI AND XXII RELATING TO THE POWERS OF THE COMPANY'S BOARD OF DIRECTORS, AND C.AMEND ARTICLE 16 TO EXPRESSLY PROVIDE FOR THE POSSIBILITY OF SUBSTITUTION OF POWERS OF ATTORNEY FOR JUDICIAL PURPOSES WITH THE RESERVATION OF EQUAL POWERS, AND D. EXCLUSION OF SECTION XXIV OF ARTICLE 11 AND ARTICLES 25, 29, 30 AND 33 FOR COMPLIANCE WITH CURRENT REGULATIONS AND THE NOVO MERCADO REGULATIONS	FOR
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	TO EXAMINE, DISCUSS AND VOTE ON THE PROPOSED AMENDMENT TO THE BYLAWS FOR INCLUSION OF AUTHORIZATION FOR THE COMPANY TO SIGN INDEMNITY COMMITMENTS WITH ITS MANAGERS	AGAINST
LIGHT SA	BRLIGTACNOR2	27-Apr-2022	APPROVE THE RESTATEMENT OF THE BYLAWS TO IMPLEMENT THE AMENDMENTS PROPOSED HEREIN	FOR
LITHIA MOTORS, INC.	US5367971034	27-Apr-2022	Election of Director: Sidney B. DeBoer	FOR
LITHIA MOTORS, INC.	US5367971034	27-Apr-2022	Election of Director: Susan O. Cain	FOR
LITHIA MOTORS, INC.	US5367971034	27-Apr-2022	Election of Director: Bryan B. DeBoer	FOR
LITHIA MOTORS, INC.	US5367971034	27-Apr-2022	Election of Director: Shauna F. McIntyre	FOR
LITHIA MOTORS, INC.	US5367971034	27-Apr-2022	Election of Director: Louis P. Miramontes	FOR

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LITHIA MOTORS, INC.	US5367971034	27-Apr-2022	Election of Director: Kenneth E. Roberts	FOR
LITHIA MOTORS, INC.	US5367971034	27-Apr-2022	Election of Director: David J. Robino	FOR
LITHIA MOTORS, INC.	US5367971034	27-Apr-2022	Approval, by advisory vote, of the compensation of our Named Executive Officers.	FOR
LITHIA MOTORS, INC.	US5367971034	27-Apr-2022	Ratification of Appointment of KPMG LLP as our Independent Registered Public Accounting Firm for 2022.	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO RE-ELECT ANNA MANZ AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO RE-ELECT DR VAL RAHMANI AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO RE-ELECT DON ROBERT AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO RE-ELECT DAVID SCHWIMMER AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO RE-ELECT DOUGLAS STEENLAND AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO ELECT TSEGA GEBREYES AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO ELECT ASHOK VASWANI AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITORS	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO AUTHORISE THE DIRECTORS TO APPROVE THE AUDITORS REMUNERATION	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO RENEW THE DIRECTORS AUTHORITY TO ALLOT SHARES	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO DISAPPLY PRE-EMPTION RIGHTS IN RESPECT OF AN ALLOTMENT OF EQUITY SECURITIES FOR CASH	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO DECLARE A DIVIDEND	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO DISAPPLY PRE-EMPTION RIGHTS IN RESPECT OF A FURTHER ALLOTMENT OF EQUITY SECURITIES FOR CASH FOR THE PURPOSES OF FINANCING A TRANSACTION	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	TO GRANT THE DIRECTORS AUTHORITY TO PURCHASE THE COMPANY'S OWN SHARES	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B05WJX34	27-Apr-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST

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LONDON STOCK EXCHANGE GROUP PLC	GB00B0SWJX34	27-Apr-2022	TO APPROVE THE ANNUAL REPORT ON REMUNERATION AND THE ANNUAL STATEMENT OF THE CHAIR OF THE REMUNERATION COMMITTEE	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B0SWJX34	27-Apr-2022	TO APPROVE THE CLIMATE TRANSITION PLAN	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B0SWJX34	27-Apr-2022	TO RE-ELECT DOMINIC BLAKEMORE AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B0SWJX34	27-Apr-2022	TO RE-ELECT MARTIN BRAND AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B0SWJX34	27-Apr-2022	TO RE-ELECT ERIN BROWN AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B0SWJX34	27-Apr-2022	TO RE-ELECT PROFESSOR KATHLEEN DEROSE AS A DIRECTOR	FOR
LONDON STOCK EXCHANGE GROUP PLC	GB00B0SWJX34	27-Apr-2022	TO RE-ELECT CRESSIDA HOGG CBE AS A DIRECTOR	FOR
LOUISIANA-PACIFIC CORPORATION	US5463471053	27-Apr-2022	Election of Class I Director: Tracy Embree	FOR
LOUISIANA-PACIFIC CORPORATION	US5463471053	27-Apr-2022	Election of Class I Director: Lizanne C. Gottung	FOR
LOUISIANA-PACIFIC CORPORATION	US5463471053	27-Apr-2022	Election of Class I Director: Dustan E. McCoy	FOR
LOUISIANA-PACIFIC CORPORATION	US5463471053	27-Apr-2022	Ratification of the selection of Deloitte & Touche LLP as LP's independent registered public accounting firm for 2022.	FOR
LOUISIANA-PACIFIC CORPORATION	US5463471053	27-Apr-2022	Approval of the Louisiana-Pacific Corporation 2022 Omnibus Stock Award Plan.	FOR
LOUISIANA-PACIFIC CORPORATION	US5463471053	27-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Shareholder proposal seeking alternative right to call a special meeting.	AGAINST
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Shareholder proposal seeking an amendment to the company's existing clawback provisions.	AGAINST
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Election of Class II Directors: Evan Bayh	FOR
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Shareholder proposal seeking a report on just transition.	AGAINST
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Election of Class II Directors: Charles E. Bunch	FOR
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Election of Class II Directors: Edward G. Galante	AGAINST
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Election of Class II Directors: Kim K.W. Rucker	FOR

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MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Ratification of the selection of PriceWaterhouseCoopers LLP as the company's independent auditor for 2022.	FOR
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Approval, on an advisory basis, of the company's named executive officer compensation.	FOR
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Approval of an amendment to the company's Restated Certificate of Incorporation to declassify the Board of Directors.	FOR
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Approval of an amendment to the company's Restated Certificate of Incorporation to eliminate the supermajority provisions.	FOR
MARATHON PETROLEUM CORPORATION	US56585A1025	27-Apr-2022	Approval of an amendment to the company's Restated Certificate of Incorporation to amend the exclusive forum provision.	FOR
MELISRON LTD	IL0003230146	27-Apr-2022	THE REAPPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MS. RINAT GAZIT	FOR
MELISRON LTD	IL0003230146	27-Apr-2022	THE REAPPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. SHLOMO ZOHAR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	27-Apr-2022	AMEND ARTICLES OF ASSOCIATION	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	27-Apr-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES AND EXCLUDE PRE-EMPTIVE RIGHTS	AGAINST
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	27-Apr-2022	AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	27-Apr-2022	AUTHORIZATION OF THE COMPANY'S BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES A AND EXCLUDE PRE-EMPTIVE RIGHTS	AGAINST
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	ADVISORY VOTE ON THE REPORT FOR SALARIES AND OTHER REMUNERATION TO LEADING PERSONNEL	AGAINST
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	APPROVAL OF THE REMUNERATION TO THE COMPANYS AUDITOR	FOR
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	ELECTION OF MEMBERS TO THE BOARD ULF STEPHAN HOLLANDER (CHAIRMAN)	FOR
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	DR. AXEL OCTAVIO SCHROEDER (BOARD MEMBER)	FOR
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	ELLEN MERETE HANETHO (BOARD MEMBER)	AGAINST
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	LAURA CARBALLO BEAUTELL (BOARD MEMBER)	FOR
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	PETER FREDERIKSEN (BOARD MEMBER)	FOR
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	ELECTION OF OBSERVER TO THE BOARD: PAUL GOUGH	FOR
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	DETERMINATION OF REMUNERATION TO THE MEMBERS OF THE BOARD FOR THE FINANCIAL YEAR 2022	FOR
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	BOARD AUTHORISATION TO INCREASE THE COMPANYS SHARE CAPITAL	AGAINST
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	BOARD AUTHORISATION TO TAKE UP CONVERTIBLE LOANS	AGAINST
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	APPROVAL OF THE NOTICE AND THE AGENDA	FOR
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	APPROVAL OF THE ANNUAL ACCOUNTS AND DIRECTORS REPORT OF MPC CONTAINER SHIPS ASA AND THE GROUP FOR 2021, INCLUDING ALLOCATION OF THE RESULT OF THE YEAR, AS WELL AS CONSIDERATION OF THE STATEMENT ON CORPORATE GOVERNANCE	FOR
MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	BOARD AUTHORISATION FOR DISTRIBUTION OF DIVIDENDS	FOR

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MPC CONTAINER SHIPS ASA	NO0010791353	27-Apr-2022	GUIDELINES FOR SALARIES AND OTHER REMUNERATION TO LEADING PERSONNEL	AGAINST
OAK STREET HEALTH, INC.	US67181A1079	27-Apr-2022	Election of Director: Dr. Mohit Kaushal	FOR
OAK STREET HEALTH, INC.	US67181A1079	27-Apr-2022	Election of Director: Kim Keck	FOR
OAK STREET HEALTH, INC.	US67181A1079	27-Apr-2022	Election of Director: Paul Kusserow	FOR
OAK STREET HEALTH, INC.	US67181A1079	27-Apr-2022	Election of Director: Dr. Griffin Myers	ABSTAIN
OAK STREET HEALTH, INC.	US67181A1079	27-Apr-2022	To ratify the appointment of Ernst & Young LLP as Oak Street's independent registered public accounting firm for the year ending December 31, 2022.	FOR
OAK STREET HEALTH, INC.	US67181A1079	27-Apr-2022	To recommend, by an advisory vote, the frequency of future advisory votes on executive compensation (i.e., "say-on-pay frequency").	1 YEAR
OFG BANCORP	PR67103X1020	27-Apr-2022	DIRECTOR	FOR
OFG BANCORP	PR67103X1020	27-Apr-2022	DIRECTOR	FOR
OFG BANCORP	PR67103X1020	27-Apr-2022	DIRECTOR	FOR
OFG BANCORP	PR67103X1020	27-Apr-2022	DIRECTOR	FOR
OFG BANCORP	PR67103X1020	27-Apr-2022	DIRECTOR	FOR
OFG BANCORP	PR67103X1020	27-Apr-2022	DIRECTOR	FOR
OFG BANCORP	PR67103X1020	27-Apr-2022	DIRECTOR	FOR
OFG BANCORP	PR67103X1020	27-Apr-2022	DIRECTOR	FOR
OFG BANCORP	PR67103X1020	27-Apr-2022	To approve, on an advisory basis, the compensation of the Company's Named Executive Officers as set forth in the accompanying Proxy Statement.	FOR
OFG BANCORP	PR67103X1020	27-Apr-2022	To ratify the selection of the Company's independent registered public accounting firm for 2022.	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	To approve, on an advisory (non-binding) basis, the compensation of our named executive officers.	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	Election of Director: Thomas J. Baltimore, Jr.	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	To consider a stockholder proposal regarding equity retention by our named executive officers.	AGAINST
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	Election of Director: Patricia M. Bedient	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	Election of Director: Thomas D. Eckert	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	Election of Director: Geoffrey M. Garrett	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	Election of Director: Christie B. Kelly	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	Election of Director: Sen. Joseph I. Lieberman	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	Election of Director: Thomas A. Natelli	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	Election of Director: Timothy J. Naughton	FOR
PARK HOTELS & RESORTS INC	US7005171050	27-Apr-2022	Election of Director: Stephen I. Sadove	AGAINST

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PERSIMMON PLC	GB0006825383	27-Apr-2022	ELECT SHIRINE KHOURY-HAQ AS DIRECTOR	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
PERSIMMON PLC	GB0006825383	27-Apr-2022	APPROVE REMUNERATION REPORT	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	RE-ELECT ROGER DEVLIN AS DIRECTOR	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	RE-ELECT DEAN FINCH AS DIRECTOR	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	RE-ELECT NIGEL MILLS AS DIRECTOR	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	RE-ELECT SIMON LITHERLAND AS DIRECTOR	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	RE-ELECT JOANNA PLACE AS DIRECTOR	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	RE-ELECT ANNEMARIE DURBIN AS DIRECTOR	FOR
PERSIMMON PLC	GB0006825383	27-Apr-2022	RE-ELECT ANDREW WYLLIE AS DIRECTOR	FOR
PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Advisory vote to approve executive compensation.	FOR
PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Ratify the Appointment of KPMG LLP as our Independent Registered Public Accounting Firm for 2022.	FOR
PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Election of JBS Director: Gilberto Tomazoni	ABSTAIN
PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Election of JBS Director: Vincent Trius	ABSTAIN
PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Election of JBS Director: Andre Nogueira de Souza	ABSTAIN
PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Election of JBS Director: Farha Aslam	FOR
PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Election of JBS Director: Joanita Karoleski	FOR
PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Election of JBS Director: Raul Padilla	FOR
PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Election of Equity Director: Wallim Cruz De Vasconcellos Junior	FOR

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PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Election of Equity Director: Arquimedes A. Celis	FOR
PILGRIM'S PRIDE CORPORATION	US72147K1088	27-Apr-2022	Election of Equity Director: Ajay Menon	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	RE-ELECT IAN KRIEGER AS DIRECTOR	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	ELECT IVONNE CANTU AS DIRECTOR	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	APPROVE SCRIP DIVIDEND SCHEME	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	APPROVE REMUNERATION REPORT	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	APPROVE THE COMPANY'S DIVIDEND POLICY	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	RE-ELECT STEVEN OWEN AS DIRECTOR	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	RE-ELECT HARRY HYMAN AS DIRECTOR	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	RE-ELECT RICHARD HOWELL AS DIRECTOR	FOR
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	GB00BYRJ5J14	27-Apr-2022	RE-ELECT LAURE DUHOT AS DIRECTOR	FOR

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RAI WAY S.P.A.	IT0005054967	27-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES, SUBJECT TO REVOCATION OF THE AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY SHARES APPROVED BY THE SHAREHOLDERS' MEETING ON 27 APRIL 2021. RESOLUTIONS RELATED THERETO	FOR
RAI WAY S.P.A.	IT0005054967	27-Apr-2022	TO APPOINT TWO DIRECTORS TO INTEGRATE THE BOARD OF DIRECTORS	FOR
RAI WAY S.P.A.	IT0005054967	27-Apr-2022	TO APPOINT THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
RAI WAY S.P.A.	IT0005054967	27-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021; DIRECTORS' REPORT ON OPERATIONS; REPORT OF THE BOARD OF INTERNAL AUDITORS AND REPORT OF THE EXTERNAL AUDITORS. RESOLUTIONS RELATED THERETO	FOR
RAI WAY S.P.A.	IT0005054967	27-Apr-2022	TO ALLOCATION OF PROFIT FOR THE YEAR. RESOLUTIONS RELATED THERETO	FOR
RAI WAY S.P.A.	IT0005054967	27-Apr-2022	REPORT ON REMUNERATION POLICY AND THE COMPENSATION PAID: APPROVAL OF THE FIRST SECTION OF THE REPORT PURSUANT TO ART. 123-TER, PARAGRAPHS 3-BIS AND 3-TER OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998	AGAINST
RAI WAY S.P.A.	IT0005054967	27-Apr-2022	REPORT THE REMUNERATION POLICY AND THE COMPENSATION PAID: RESOLUTIONS RELATING TO THE SECOND SECTION OF THE REPORT PURSUANT TO ARTICLE 123-TER, PARAGRAPH 6 OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998	FOR
RAI WAY S.P.A.	IT0005054967	27-Apr-2022	TO INTEGRATE THE FEES OF THE AUDITING FIRM PRICEWATERHOUSECOOPERS S.P.A. FOR THE TASK OF INTERNAL AUDIT OF THE ACCOUNTS FOR THE FINANCIAL YEARS 2021-2022. RESOLUTIONS RELATED THERETO	FOR
REYNOLDS CONSUMER PRODUCTS INC	US76171L1061	27-Apr-2022	Election of Director: Gregory Cole	ABSTAIN
REYNOLDS CONSUMER PRODUCTS INC	US76171L1061	27-Apr-2022	Election of Director: Ann Ziegler	ABSTAIN
REYNOLDS CONSUMER PRODUCTS INC	US76171L1061	27-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
REYNOLDS CONSUMER PRODUCTS INC	US76171L1061	27-Apr-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
RHB BANK BERHAD	MYL106600009	27-Apr-2022	ALLOTMENT AND ISSUANCE OF NEW ORDINARY SHARES IN THE COMPANY ("RHB BANK SHARES") PURSUANT TO THE DIVIDEND REINVESTMENT PLAN ("DRP") ("DRP SHARES")	FOR
RHB BANK BERHAD	MYL106600009	27-Apr-2022	TO RE-ELECT ENCIK MOHD RASHID MOHAMAD WHO RETIRES BY ROTATION PURSUANT TO CLAUSE 98 OF THE COMPANY'S CONSTITUTION AND WHO BEING ELIGIBLE OFFERS HIMSELF FOR RE-ELECTION	FOR
RHB BANK BERHAD	MYL106600009	27-Apr-2022	TO APPROVE THE PAYMENT OF A SINGLE-TIER FINAL DIVIDEND OF 25.00 SEN PER SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
RHB BANK BERHAD	MYL106600009	27-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO CLAUSE 94 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER HERSELF FOR RE-ELECTION: TAN SRI DR REBECCA FATIMA STA MARIA	FOR
RHB BANK BERHAD	MYL106600009	27-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO CLAUSE 94 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR LIM CHENG TECK	FOR
RHB BANK BERHAD	MYL106600009	27-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO CLAUSE 94 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER HERSELF FOR RE-ELECTION: PUAN SHARIFATU LAILA SYED ALI	FOR
RHB BANK BERHAD	MYL106600009	27-Apr-2022	TO APPROVE THE INCREASE OF DIRECTORS' FEES AND BOARD COMMITTEES' ALLOWANCES FROM THE 56TH AGM OF THE COMPANY AND FURTHER TO APPROVE THE PAYMENT OF THE SAME TO THE NON-EXECUTIVE DIRECTORS FOR THE PERIOD FROM THE 56TH AGM TO THE 57TH AGM OF THE COMPANY	FOR

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RHB BANK BERHAD	MYL106600009	27-Apr-2022	TO APPROVE THE PAYMENT OF DIRECTORS' REMUNERATION (EXCLUDING DIRECTORS' FEES AND BOARD COMMITTEES' ALLOWANCES) OF AN AMOUNT UP TO RM2,000,000 TO THE NON-EXECUTIVE DIRECTORS FOR THE PERIOD FROM THE 56TH AGM TO THE 57TH AGM OF THE COMPANY	FOR
RHB BANK BERHAD	MYL106600009	27-Apr-2022	TO RE-APPOINT MESSRS PRICEWATER HOUSECOOPERS PLT AS AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE 57TH AGM OF THE COMPANY, AT A REMUNERATION TO BE DETERMINED BY THE DIRECTORS	FOR
RHB BANK BERHAD	MYL106600009	27-Apr-2022	AUTHORITY FOR DIRECTORS TO ISSUE SHARES	FOR
RHB BANK BERHAD	MYL106600009	27-Apr-2022	PROPOSED ESTABLISHMENT OF A SHARE GRANT SCHEME OF RHB BANK AND ITS SUBSIDIARIES OF UP TO 2% OF THE TOTAL NUMBER OF ISSUED SHARES OF RHB BANK (EXCLUDING TREASURY SHARES, IF ANY) AT ANY POINT IN TIME ("PROPOSED SGS")	AGAINST
RHB BANK BERHAD	MYL106600009	27-Apr-2022	PROPOSED ALLOCATION TO ENCIK MOHD RASHID MOHAMAD, THE GROUP MANAGING DIRECTOR AND GROUP CHIEF EXECUTIVE OFFICER OF RHB BANKING GROUP	AGAINST
RHB BANK BERHAD	MYL106600009	27-Apr-2022	PROPOSED ALLOCATION TO MS ELIZA ONG YIN SUEN, THE REGIONAL HEAD, RHB ASSET MANAGEMENT GROUP, THE MANAGING DIRECTOR OF RHB ASSET MANAGEMENT SDN BHD AND THE DAUGHTER OF YBHG TAN SRI ONG LEONG HUAT @ WONG JOO HWA (NON-INDEPENDENT NON-EXECUTIVE DIRECTOR OF RHB BANK)	AGAINST
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Appointment of Ernst & Young LLP as auditors of the Company until the next annual meeting of the Company and authorizing the Audit Committee to fix their remuneration.	FOR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Approval, on an advisory basis, of a non-binding advisory resolution accepting the Company's approach to executive compensation.	FOR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Election of Director: Erik Olsson	ABSTAIN
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	To consider and, if deemed advisable, to pass, with or without variation, an ordinary resolution reconfirming the Amended and Restated Shareholder Rights Plan Agreement, dated as of February 28, 2019, between the Company and Computershare Investor Services Inc., the full text of which resolution is set out in the accompanying proxy statement.	FOR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	To consider and, if deemed advisable, to pass, with or without variation, a special resolution authorizing the Company to amend its articles to increase the maximum number of directors of the Company from ten (10) to twelve (12), the full text of which resolution is set out in the accompanying proxy statement.	FOR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Approval, on an advisory basis, of a non-binding advisory resolution on the frequency of holding an advisory vote on executive compensation, as more particularly described in the accompanying proxy statement.	1 YEAR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Election of Director: Ann Fandozzi	FOR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Election of Director: Robert G. Elton	FOR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Election of Director: Sarah Raiss	FOR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Election of Director: Christopher Zimmerman	FOR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Election of Director: Adam DeWitt	FOR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Election of Director: Lisa Hook	FOR

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RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Election of Director: Mahesh Shah	FOR
RITCHIE BROS. AUCTIONEERS INCORPORATED	CA7677441056	27-Apr-2022	Election of Director: Carol M. Stephenson	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	Election of Director (term to expire at 2023 Annual Meeting of Stockholders): Wendi Sturgis	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	To ratify the appointment of Ernst & Young LLP as our independent auditors for the fiscal year ending December 31, 2022.	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	Election of Director (term to expire at 2023 Annual Meeting of Stockholders): George Bravante, Jr.	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	To approve our 2022 Director Equity Compensation Plan.	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	To hold an advisory vote on the compensation of our named executive officers.	AGAINST
SABRE CORPORATION	US78573M1045	27-Apr-2022	Election of Director (term to expire at 2023 Annual Meeting of Stockholders): Hervé Couturier	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	Election of Director (term to expire at 2023 Annual Meeting of Stockholders): Gail Mandel	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	Election of Director (term to expire at 2023 Annual Meeting of Stockholders): Sean Menke	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	Election of Director (term to expire at 2023 Annual Meeting of Stockholders): Phyllis Newhouse	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	Election of Director (term to expire at 2023 Annual Meeting of Stockholders): Karl Peterson	AGAINST
SABRE CORPORATION	US78573M1045	27-Apr-2022	Election of Director (term to expire at 2023 Annual Meeting of Stockholders): Zane Rowe	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	Election of Director (term to expire at 2023 Annual Meeting of Stockholders): Gregg Saretsky	FOR
SABRE CORPORATION	US78573M1045	27-Apr-2022	Election of Director (term to expire at 2023 Annual Meeting of Stockholders): John Scott	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 1.32 PER CLASS A AND CLASS B SHARE AND SEK 2.00 PER CLASS D SHARE	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE DISCHARGE OF BOARD CHAIR LENNART SCHUSS	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER ILIJA BATLJAN	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER SVEN-OLOF JOHANSSON	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER HANS RUNESTEN	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER ANNE-GRETE STROM-ERICHSEN	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER FREDRIK SVENSSON	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE DISCHARGE OF BOARD MEMBER EVA SWARTZ GRIMALDI	FOR

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SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE DISCHARGE OF CEO ILIJA BATLJAN	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1 MILLION TO CHAIRMAN AND SEK 500,000 FOR OTHER DIRECTORS APPROVE COMMITTEE FEES	AGAINST
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	REELECT LENNART SCHUSS AS DIRECTOR	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	REELECT ILIJA BATLJAN AS DIRECTOR	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	REELECT SVEN-OLOF JOHANSSON AS DIRECTOR	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	REELECT HANS RUNESTEN AS DIRECTOR	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	REELECT ANNE-GRETE STROM ERICHSEN AS DIRECTOR	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	REELECT FREDRIK SVENSSON AS DIRECTOR	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	REELECT EVA SWARTZ GRIMALDI AS DIRECTOR	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	ELECT LENNART SCHUSS AS BOARD CHAIR	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	RATIFY ERNST YOUNG AB AS AUDITORS	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	AMEND ARTICLES RE: RECORD DATE COLLECTION OF PROXY AND POSTAL VOTING	FOR
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	AUTHORIZE GRANT OF SEK 50 MILLION FOR UNHCR	FOR

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SAMHALLSBYGGNADSBOLAGET I NORDEN AB	SE0009554454	27-Apr-2022	APPROVE TRANSACTION WITH A RELATED PARTY	FOR
SANBIO COMPANY LIMITED	JP3336750009	27-Apr-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SANBIO COMPANY LIMITED	JP3336750009	27-Apr-2022	Approve Reduction of Stated Capital and Capital Reserve, and Appropriation of Surplus	FOR
SANBIO COMPANY LIMITED	JP3336750009	27-Apr-2022	Approve Issuance of Share Acquisition Rights as Stock Options for Employees of the Company and the Company's Subsidiaries	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF ADOPTION OF THE PROFIT AND LOSS ACCOUNT, BALANCE SHEET, CONSOLIDATED PROFIT AND LOSS ACCOUNT AND CONSOLIDATED BALANCE SHEET	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: JOHAN MOLIN (CHAIRMAN)	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: JENNIFER ALLERTON	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: CLAES BOUSTEDT	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: MARIKA FREDRIKSSON	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: ANDREAS NORDBRANDT	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: HELENA STJERNHOLM	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: STEFAN WIDING	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: KAI WARN	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: JOHAN KRISTROM	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: THOMAS KARNSTORM	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: THOMAS LILJA	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: THOMAS ANDERSSON	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE PRESIDENT FOR THE PERIOD TO WHICH THE ACCOUNTS RELATE: ERIK KNEBEL	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF ALLOCATION OF THE COMPANY'S RESULT IN ACCORDANCE WITH THE ADOPTED BALANCE SHEET AND RESOLUTION ON RECORD DAY: CASH DIVIDEND	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION IN RESPECT OF ALLOCATION OF THE COMPANY'S RESULT IN ACCORDANCE WITH THE ADOPTED BALANCE SHEET AND RESOLUTION ON RECORD DAY: DISTRIBUTION OF ALL SHARES IN SANDVIK MATERIALS TECHNOLOGY HOLDING AB (TO BE RENAMED ALLEIMA AB)	FOR

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SANDVIK AB	SE0000667891	27-Apr-2022	DETERMINATION OF THE NUMBER OF BOARD MEMBERS, DEPUTY BOARD MEMBERS AND AUDITORS	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	DETERMINATION OF FEES TO THE BOARD OF DIRECTORS AND AUDITOR	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	ELECTION OF BOARD MEMBER: JENNIFER ALLERTON	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	ELECTION OF BOARD MEMBER: CLAES BOUSTEDT	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	ELECTION OF BOARD MEMBER: MARIKA FREDRIKSSON	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	ELECTION OF BOARD MEMBER: JOHAN MOLIN	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	ELECTION OF BOARD MEMBER: ANDREAS NORDBRANDT	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	ELECTION OF BOARD MEMBER: HELENA STJERNHOLM	AGAINST
SANDVIK AB	SE0000667891	27-Apr-2022	ELECTION OF BOARD MEMBER: STEFAN WIDING	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	ELECTION OF BOARD MEMBER: KAI WARN	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	ELECTION OF CHAIRMAN OF THE BOARD	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	ELECTION OF AUDITOR	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	APPROVAL OF REMUNERATION REPORT	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION ON A LONG-TERM INCENTIVE PROGRAM (LTI 2022)	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	AUTHORIZATION ON ACQUISITION OF THE COMPANY'S OWN SHARES	FOR
SANDVIK AB	SE0000667891	27-Apr-2022	RESOLUTION ON AMENDMENT TO THE ARTICLES OF ASSOCIATION	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	RE-ELECTION OF URS KAUFMANN AS MEMBER TO THE BOARD OF DIRECTORS	AGAINST
SFS GROUP AG	CH0239229302	27-Apr-2022	RE-ELECTION OF THOMAS OETTERLI AS MEMBER TO THE BOARD OF DIRECTORS AND ELECTION AS CHAIRMAN OF THE BOARD OF DIRECTORS (IN THE SAME VOTE)	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	RE-ELECTION OF BETTINA STADLER AS MEMBER TO THE BOARD OF DIRECTORS	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	RE-ELECTION OF MANUELA SUTER AS MEMBER TO THE BOARD OF DIRECTORS	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	RE-ELECTION OF JOERG WALTHER AS MEMBER TO THE BOARD OF DIRECTORS	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	ELECTION OF DR. PETER BAUSCHATZ AS MEMBER TO THE BOARD OF DIRECTORS	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	RE-ELECTION OF NICK HUBER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	RE-ELECTION OF URS KAUFMANN AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE (COMMITTEE CHAIRMAN)	AGAINST
SFS GROUP AG	CH0239229302	27-Apr-2022	ELECTION OF THOMAS OETTERLI AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	RE-ELECTION OF THE INDEPENDENT PROXY / BUERKI BOLT RECHTSANWAELTE, HEERBRUGG	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	RE-ELECTION OF THE EXTERNAL AUDITORS / PRICEWATERHOUSECOOPERS AG, ST. GALLEN	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	APPROVAL OF THE 2021 MANAGEMENT REPORT, CONSOLIDATED FINANCIAL STATEMENTS AND FINANCIAL STATEMENTS OF THE SFS GROUP AG	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	APPROVAL OF THE COMPENSATION OF THE BOARD OF DIRECTORS FOR THE 2022/2023 TERM OF OFFICE	FOR

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SFS GROUP AG	CH0239229302	27-Apr-2022	APPROVAL OF THE MAXIMUM TOTAL AMOUNT OF FIXED COMPENSATION OF THE GROUP EXECUTIVE BOARD FOR THE PERIOD FROM 1 JANUARY 2023 UNTIL 31 DECEMBER 2023	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	APPROVAL OF THE MAXIMUM TOTAL AMOUNT OF VARIABLE COMPENSATION FOR THE GROUP EXECUTIVE BOARD FOR THE 2021 FINANCIAL YEAR	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	NON-BINDING ADVISORY VOTE CONFIRMING THE 2021 COMPENSATION REPORT	AGAINST
SFS GROUP AG	CH0239229302	27-Apr-2022	DISCHARGE OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	APPROPRIATION OF RETAINED EARNINGS	FOR
SFS GROUP AG	CH0239229302	27-Apr-2022	RE-ELECTION OF NICK HUBER AS MEMBER TO THE BOARD OF DIRECTORS	FOR
SIGNATURE BANK	US82669G1040	27-Apr-2022	Election of Director: Derrick D. Cephas	FOR
SIGNATURE BANK	US82669G1040	27-Apr-2022	Election of Director: Judith A. Huntington	ABSTAIN
SIGNATURE BANK	US82669G1040	27-Apr-2022	Election of Director: Eric R. Howell	FOR
SIGNATURE BANK	US82669G1040	27-Apr-2022	To ratify the appointment of KPMG LLP, an independent registered public accounting firm, as the independent auditors for the year ending December 31, 2022.	FOR
SIGNATURE BANK	US82669G1040	27-Apr-2022	Advisory vote on executive compensation.	FOR
SIGNATURE BANK	US82669G1040	27-Apr-2022	To approve the continuation of the Bank's share repurchase plan, which allows the Bank to repurchase from the Bank's stockholders from time to time in open market transactions, shares of the Bank's common stock in an aggregate purchase amount of up to \$500 million under the Stock Repurchase Program.	FOR
SIGNATURE BANK	US82669G1040	27-Apr-2022	To approve an amendment to our By-laws to declassify our Board.	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Susan Lanigan	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	To fix the number of directors at sixteen (16).	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: W. Scott McGeorge	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: George Makris, Jr.	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Tom Purvis	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Robert Shoptaw	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Julie Stackhouse	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Russell Teubner	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Mindy West	FOR

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SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	To adopt the following non-binding resolution approving the compensation of the named executive officers of the Company: "RESOLVED, that the compensation paid to the Company's named executive officers, as disclosed in the proxy statement pursuant to Item 402 of Regulation S-K, including the Compensation Discussion and Analysis, the compensation tables, and narrative discussion, is hereby APPROVED."	ABSTAIN
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	To ratify the Audit Committee's selection of the accounting firm BKD, LLP as independent auditors of the Company and its subsidiaries for the year ended December 31, 2022.	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	To amend the Company's Amended and Restated Articles of Incorporation to increase the number of authorized shares of the Company's Class A Common Stock from 175,000,000 to 350,000,000.	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	To amend the Company's Amended and Restated Articles of Incorporation to remove the limit on the aggregate liquidation preference of the preferred stock of the Company (which is currently \$80,000,000).	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	To amend the Company's Amended and Restated Articles of Incorporation to revise outdated information by (a) removing Article EIGHTEENTH and Exhibit 1 (which relate to the Company's Series D Preferred Stock, which has been fully redeemed) and (b) revising the definition of "Continuing Directors" to improve clarity and readability.	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Jay Burchfield	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Marty Casteel	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: William Clark, II	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Steven Cossé	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Mark Doramus	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Edward Drilling	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Eugene Hunt	FOR
SIMMONS FIRST NATIONAL CORPORATION	US8287302009	27-Apr-2022	Election of Director: Jerry Hunter	FOR
SJW GROUP	US7843051043	27-Apr-2022	To approve, on an advisory basis, the compensation of the named executive officers as disclosed in the accompanying proxy statement.	FOR
SJW GROUP	US7843051043	27-Apr-2022	Ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for fiscal year 2022.	FOR
SJW GROUP	US7843051043	27-Apr-2022	Election of Director: W. J. Bishop	FOR
SJW GROUP	US7843051043	27-Apr-2022	Election of Director: C. Guardino	FOR
SJW GROUP	US7843051043	27-Apr-2022	Election of Director: M. Hanley	FOR
SJW GROUP	US7843051043	27-Apr-2022	Election of Director: H. Hunt	FOR
SJW GROUP	US7843051043	27-Apr-2022	Election of Director: R. A. Klein	FOR

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SJW GROUP	US7843051043	27-Apr-2022	Election of Director: G. P. Landis	FOR
SJW GROUP	US7843051043	27-Apr-2022	Election of Director: D. B. More	FOR
SJW GROUP	US7843051043	27-Apr-2022	Election of Director: E. W. Thornburg	FOR
SJW GROUP	US7843051043	27-Apr-2022	Election of Director: C. P. Wallace	FOR
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	ELECTION OF DIRECTOR: JOSE T. SIO	ABSTAIN
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	ELECTION OF DIRECTOR: FREDERIC C. DYBUNCIO	FOR
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	ELECTION OF DIRECTOR: TOMASA H. LIPANA (INDEPENDENT DIRECTOR)	ABSTAIN
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	ELECTION OF DIRECTOR: ALFREDO E. PASCUAL (INDEPENDENT DIRECTOR)	ABSTAIN
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	ELECTION OF DIRECTOR: ROBERT G. VERGARA (INDEPENDENT DIRECTOR)	ABSTAIN
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	APPOINTMENT OF EXTERNAL AUDITOR: SYCIP GORRES VELAYO AND CO	AGAINST
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	APPROVAL OF MERGER OF SMIC AND ALLFIRST EQUITY HOLDINGS, INC. WITH SMIC AS SURVIVING ENTITY	FOR
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	OTHER MATTERS	AGAINST
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	ADJOURNMENT	ABSTAIN
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	CALL TO ORDER	ABSTAIN
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	CERTIFICATION OF NOTICE AND QUORUM	ABSTAIN
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	APPROVAL OF MINUTES OF THE ANNUAL MEETING OF STOCKHOLDERS HELD ON APRIL 28, 2021	FOR
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	ANNUAL REPORT FOR THE YEAR 2021 (OPEN FORUM)	FOR
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	RATIFICATION OF THE ACTS OF THE BOARD OF DIRECTORS AND THE MANAGEMENT FROM THE DATE OF THE LAST ANNUAL STOCKHOLDERS MEETING UP TO THE DATE OF THIS MEETING	FOR
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	ELECTION OF DIRECTOR: TERESITA T. SY	ABSTAIN
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	ELECTION OF DIRECTOR: HENRY T. SY, JR	FOR
SM INVESTMENTS CORP	PHY806761029	27-Apr-2022	ELECTION OF DIRECTOR: HARLEY T. SY	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	TO STATE THE TERM OF OFFICE OF THE BOARD OF DIRECTORS	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	TO APPOINT THE DIRECTORS. LIST PRESENTED BY INSTITUTIONAL INVESTORS, AS: AMUNDI ASSET MANAGEMENT SGR S.P.A.; ANIMA SGR S.P.A.; BANCOPOSTA FONDI S.P.A. SGR; EPSILON SGR S.P.A.; EURIZON CAPITAL S.A.; EURIZON CAPITAL SGR S.P.A.; FIDELITY FUNDS - SUSTAINABLE RESEARCH ENHANCED EUROPE EQUITY POOL, FIDELITY SUSTAINABLE RESEARCH ENHANCED EUROPE EQUITY UCITS ETF, FIDELITY SUSTAINABLE RESEARCH ENHANCED GLOBAL EQUITY UCITS ETF; FIDEURAM ASSET MANAGEMENT IRELAND; FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A.; GENERALI INVESTMENTS LUXEMBOURG SA; GENERALI INVESTMENTS PARTNERS SPA SGR; KAIROS PARTNERS SGR S.P.A.; LEGAL & GENERAL ASSURANCE (PENSIONS MANAGEMENT) LIMITED; MEDIOLANUM GESTIONE FONDI SGR S.P.A., REPRESENTING TOGETHER 1 36467 PCT OF THE SHARE CAPITAL · PIERO MANZONI· RITA ROLLI· LAURA CAVATORTA	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	TO APPOINT THE MEMBERS OF THE BOARD OF DIRECTORS' CHAIRMAN	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	TO STATE THE REMUNERATION OF THE DIRECTORS	FOR

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SNAM S.P.A.	IT0003153415	27-Apr-2022	TO APPOINT THE INTERNAL AUDITORS. LIST PRESENTED BY CDP RETI S.P.A, REPRESENTING 31.352 PCT OF THE SHARE CAPITAL: EFFECTIVE AUDITORS: GIANFRANCO CHINELLATO, INES GANDINI ALTERNATE AUDITORS: MARIA GIMIGLIANO, FEDERICO SAMBOLINO	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	TO APPOINT THE INTERNAL AUDITORS. LIST PRESENTED BY INSTITUTIONAL INVESTORS, AS: AMUNDI ASSET MANAGEMENT SGR S.P.A.; ANIMA SGR S.P.A.; BANCOPOSTA FONDI S.P.A. SGR; EPSILON SGR S.P.A.; EURIZON CAPITAL S.A.; EURIZON CAPITAL SGR S.P.A; FIDELITY FUNDS - SUSTAINABLE RESEARCH ENHANCED EUROPE EQUITY POOL, FIDELITY SUSTAINABLE RESEARCH ENHANCED EUROPE EQUITY UCITS ETF, FIDELITY SUSTAINABLE RESEARCH ENHANCED GLOBAL EQUITY UCITS ETF; FIDEURAM ASSET MANAGEMENT IRELAND; FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A.; GENERALI INVESTMENTS LUXEMBOURG SA ; GENERALI INVESTMENTS PARTNERS SPA SGR; KAIROS PARTNERS SGR S.P.A; LEGAL & GENERAL ASSURANCE (PENSIONS MANAGEMENT) LIMITED; MEDIOLANUM GESTIONE FONDI SGR S.P.A., REPRESENTING TOGETHER 1.36467 PCT OF THE SHARE CAPITAL: EFFECTIVE AUDITORS: STEFANO GNOCCHI ALTERNATE AUDITORS: FEDERICA ALBIZZATI	AGAINST
SNAM S.P.A.	IT0003153415	27-Apr-2022	TO APPOINT THE INTERNAL AUDITORS' CHAIRMAN	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	TO STATE THE REMUNERATION OF THE INTERNAL AUDITORS' CHAIRMAN AND OF THE EFFECTIVE INTERNAL AUDITORS	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	BALANCE SHEET AS AT 31 DECEMBER 2021 OF SNAM S.P.A.. CONSOLIDATED BALANCE SHEET AT 31 DECEMBER 2021. REPORTS OF THE BOARD OF DIRECTORS, OF THE BOARD OF INTERNAL AUDITORS AND OF THE EXTERNAL AUDITORS; RESOLUTIONS RELATED THERETO	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	TO ALLOCATE THE PROFIT FOR THE YEAR AND DISTRIBUTION OF THE DIVIDEND	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF COMPANY'S SHARES, SUBJECT TO REVOCATION OF THE AUTHORIZATION GRANTED BY THE ORDINARY SHAREHOLDERS' MEETING OF 28 APRIL 2021 FOR THE PART THAT REMAINED UNEXECUTED	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	REWARDING POLICY AND EMOLUMENT PAID REPORT 2022: FIRST SECTION: REPORT ON THE REMUNERATION POLICY (BINDING RESOLUTION)	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	REWARDING POLICY AND EMOLUMENT PAID REPORT 2022: SECOND SECTION: REPORT ON THE FEES PAID (NON-BINDING RESOLUTION)	FOR
SNAM S.P.A.	IT0003153415	27-Apr-2022	TO STATE THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Election of Director: R. Eugene Taylor	FOR
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Ratification of the appointment of KPMG LLP to serve as Sonic's independent registered public accounting firm for fiscal 2022.	FOR
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Election of Director: O. Bruton Smith	AGAINST
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Advisory vote to approve Sonic's named executive officer compensation in fiscal 2021.	FOR
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Election of Director: David Bruton Smith	FOR
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Election of Director: Jeff Dyke	AGAINST
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Election of Director: William I. Belk	FOR
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Election of Director: William R. Brooks	AGAINST
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Election of Director: John W. Harris III	FOR

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SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Election of Director: Michael Hodge	AGAINST
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Election of Director: Keri A. Kaiser	FOR
SONIC AUTOMOTIVE, INC.	US83545G1022	27-Apr-2022	Election of Director: Marcus G. Smith	AGAINST
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: John H. Holcomb III	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Robert R. Horger	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Ronald M. Cofield, Sr.	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Charles W. McPherson	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: G. Ruffner Page, Jr.	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Ernest S. Pinner	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: John C. Pollok	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: William Knox Pou, Jr.	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: David G. Salyers	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Joshua A. Snively	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Kevin P. Walker	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Approval, as an advisory, non-binding "say on pay" resolution, of our executive compensation.	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Ratification, as an advisory, non-binding vote, of the appointment of Dixon Hughes Goodman LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Shantella E. Cooper	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: John C. Corbett	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Jean E. Davis	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Martin B. Davis	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Robert H. Demere, Jr.	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Cynthia A. Hartley	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Douglas J. Hertz	FOR
SOUTHSTATE CORPORATION	US8404411097	27-Apr-2022	Election of Director: Robert R. Hill, Jr.	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: Patrick M. Shanahan	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: Laura H. Wright	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: Stephen A. Cambone	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Advisory vote to approve the compensation of the Company's named executive officers.	FOR

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SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent auditors for 2022.	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	The stockholder proposal titled "Shareholder Ratification of Termination Pay."	AGAINST
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: Irene M. Esteves	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: William A. Fitzgerald	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: Paul E. Fulchino	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: Thomas C. Gentile III	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: Robert D. Johnson	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: Ronald T. Kadish	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: John L. Plueger	FOR
SPIRIT AEROSYSTEMS HOLDINGS, INC.	US8485741099	27-Apr-2022	Election of Director: James R. Ray, Jr.	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: Dr. Michael A. McRobbie	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: William J. Slocum	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: Robert S. Silberman	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: G. Thomas Waite, III	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's Independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	To approve, on an advisory basis, the compensation of the named executive officers.	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	To approve an amendment to the Strategic Education, Inc. 2018 Equity Compensation Plan, the result of which will be to make available shares for issuance thereunder that were previously available for issuance under the Capella Education Company 2014 Equity Incentive Plan.	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: J. Kevin Gilligan	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: Dr. Charlotte F. Beason	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: Rita D. Brogley	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: Dr. John T. Casteen, III	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: Nathaniel C. Fick	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: Robert R. Grusky	FOR
STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: Jerry L. Johnson	FOR

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STRATEGIC EDUCATION, INC.	US86272C1036	27-Apr-2022	Election of Director: Karl McDonnell	FOR
SUMMERSET GROUP HOLDINGS LTD	NZSUME0001S0	27-Apr-2022	THAT THE BOARD IS AUTHORISED TO FIX THE AUDITORS' REMUNERATION	FOR
SUMMERSET GROUP HOLDINGS LTD	NZSUME0001S0	27-Apr-2022	HAVING RETIRED, THAT ANNE URLWIN BE RE-ELECTED AS A DIRECTOR OF SUMMERSET	FOR
SUMMERSET GROUP HOLDINGS LTD	NZSUME0001S0	27-Apr-2022	HAVING RETIRED, THAT GRAINNE TROUTE BE RE-ELECTED AS A DIRECTOR OF SUMMERSET	FOR
SUMMERSET GROUP HOLDINGS LTD	NZSUME0001S0	27-Apr-2022	HAVING BEEN APPOINTED DURING THE YEAR BY THE BOARD AND HOLDING OFFICE ONLY UNTIL THE ANNUAL MEETING, THAT MARK VERBIEST BE RE-ELECTED AS A DIRECTOR OF SUMMERSET	FOR
SUMMERSET GROUP HOLDINGS LTD	NZSUME0001S0	27-Apr-2022	HAVING BEEN APPOINTED DURING THE YEAR BY THE BOARD AND HOLDING OFFICE ONLY UNTIL THE ANNUAL MEETING, THAT STEPHEN BULL BE RE-ELECTED AS A DIRECTOR OF SUMMERSET	FOR
SUMMERSET GROUP HOLDINGS LTD	NZSUME0001S0	27-Apr-2022	THAT THE MAXIMUM AGGREGATE AMOUNT OF REMUNERATION PAYABLE BY SUMMERSET TO DIRECTORS (IN THEIR CAPACITY AS DIRECTORS) BE INCREASED BY NZD64,450 PER ANNUM (PLUS GST, IF ANY), FROM NZD840,000 PER ANNUM TO NZD904,450 (PLUS GST, IF ANY)	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: John L. Stallworth	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Kessel D. Stelling	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Tim E. Bentsen	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Barry L. Storey	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Teresa White	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	To approve, on an advisory basis, the compensation of Synovus' named executive officers as determined by the Compensation and Human Capital Committee.	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	To ratify the appointment of KPMG LLP as Synovus' independent auditor for the year 2022.	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Kevin S. Blair	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: F. Dixon Brooke, Jr.	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Stephen T. Butler	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Elizabeth W. Camp	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Pedro Cherry	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Diana M. Murphy	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Harris Pastides	FOR
SYNOVUS FINANCIAL CORP.	US87161C5013	27-Apr-2022	Election of Director: Joseph J. Prochaska, Jr.	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR

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TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	DIRECTOR	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	To appoint PricewaterhouseCoopers LLP as Auditor of the Corporation and to authorize the directors to fix the Auditor's remuneration.	FOR
TECK RESOURCES LIMITED	CA8787422044	27-Apr-2022	To approve the advisory resolution on the Corporation's approach to executive compensation.	FOR
TELEDYNE TECHNOLOGIES INCORPORATED	US8793601050	27-Apr-2022	Election of Director: Charles Crocker	ABSTAIN
TELEDYNE TECHNOLOGIES INCORPORATED	US8793601050	27-Apr-2022	Election of Director: Robert Mehrabian	FOR
TELEDYNE TECHNOLOGIES INCORPORATED	US8793601050	27-Apr-2022	Election of Director: Jane C. Sherburne	FOR
TELEDYNE TECHNOLOGIES INCORPORATED	US8793601050	27-Apr-2022	Election of Director: Michael T. Smith	ABSTAIN
TELEDYNE TECHNOLOGIES INCORPORATED	US8793601050	27-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for fiscal year 2022	FOR
TELEDYNE TECHNOLOGIES INCORPORATED	US8793601050	27-Apr-2022	Approval of a non-binding advisory resolution on the Company's executive compensation	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	DISCHARGE FROM LIABILITY TO THE DIRECTOR: BERT DE GRAEVE (IDW CONSULT BV)	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	DISCHARGE FROM LIABILITY TO THE DIRECTOR: JO VAN BIESBROECK (JOVB BV)	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	DISCHARGE FROM LIABILITY TO THE DIRECTOR: CHRISTIANE FRANCK	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	DISCHARGE FROM LIABILITY TO THE DIRECTOR: JOHN PORTER	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	DISCHARGE FROM LIABILITY TO THE DIRECTOR: CHARLES H. BRACKEN	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	DISCHARGE FROM LIABILITY TO THE DIRECTOR: MANUEL KOHNSTAMM	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	DISCHARGE FROM LIABILITY TO THE DIRECTOR: SEVERINA PASCU	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	DISCHARGE FROM LIABILITY TO THE DIRECTOR: AMY BLAIR	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	DISCHARGE FROM LIABILITY TO THE DIRECTOR: ENRIQUE RODRIGUEZ	FOR

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TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	DISCHARGE FROM LIABILITY TO THE STATUTORY AUDITOR	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	REAPPOINTMENT OF DIRECTOR: APPOINTMENT, UPON NOMINATION IN ACCORDANCE WITH ARTICLE 18.1(I) OF THE ARTICLES OF ASSOCIATION, OF LIEVE CRETEN BV (WITH MS. LIEVE CRETEN AS PERMANENT REPRESENTATIVE) AS "INDEPENDENT DIRECTOR", IN ACCORDANCE WITH ARTICLE 7:87 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS, ARTICL... FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION DOCUMENT	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	REAPPOINTMENT OF DIRECTOR: APPOINTMENT, UPON NOMINATION IN ACCORDANCE WITH ARTICLE 18.1(I) OF THE ARTICLES OF ASSOCIATION, OF DIRK JS VAN DEN BERGHE LTD. (WITH MR. DIRK VAN DEN BERGHE AS PERMANENT REPRESENTATIVE) AS "INDEPENDENT DIRECTOR", IN ACCORDANCE WITH ARTICLE 7:87 OF THE BELGIAN CODE OF COMPANIES AND A... FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION DOCUMENT	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	REAPPOINTMENT OF DIRECTOR: APPOINTMENT, UPON NOMINATION IN ACCORDANCE WITH ARTICLE 18.1(I) OF THE ARTICLES OF ASSOCIATION, OF MR. JOHN GILBERT AS "INDEPENDENT DIRECTOR", IN ACCORDANCE WITH ARTICLE 7:87 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS, ARTICLE 3.5 OF THE BELGIAN CORPORATE GOVERNANCE CODE 2020... FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION DOCUMENT	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	REAPPOINTMENT OF DIRECTOR: APPOINTMENT, UPON NOMINATION IN ACCORDANCE WITH ARTICLE 18.1(II) OF THE ARTICLES OF ASSOCIATION, OF MS. MADALINA SUCEVEANU AS DIRECTOR OF THE COMPANY, REMUNERATED AS SET FORTH IN THE REMUNERATION POLICY OF THE COMPANY APPROVED BY THE ANNUAL GENERAL SHAREHOLDERS' MEETING OF THE COMPA... FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION DOCUMENT	AGAINST
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	REAPPOINTMENT OF DIRECTOR: RE-APPOINTMENT, UPON NOMINATION IN ACCORDANCE WITH ARTICLE 18.1(II) OF THE ARTICLES OF ASSOCIATION, OF MS. AMY BLAIR AS DIRECTOR OF THE COMPANY, REMUNERATED AS SET FORTH IN THE REMUNERATION POLICY OF THE COMPANY APPROVED BY THE ANNUAL GENERAL SHAREHOLDERS' MEETING OF THE COMPANY HEL... FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION DOCUMENT	AGAINST
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	REAPPOINTMENT OF DIRECTOR: RE-APPOINTMENT, UPON NOMINATION IN ACCORDANCE WITH ARTICLE 18.1(II) OF THE ARTICLES OF ASSOCIATION, OF MS. SEVERINA PASCU AS DIRECTOR OF THE COMPANY, REMUNERATED AS SET FORTH IN THE REMUNERATION POLICY OF THE COMPANY APPROVED BY THE ANNUAL GENERAL SHAREHOLDERS' MEETING OF THE COMPAN... FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION DOCUMENT	AGAINST
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	REMUNERATION OF INDEPENDENT DIRECTORS	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	RATIFICATION AND APPROVAL IN ACCORDANCE WITH ARTICLE 7:151 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS	AGAINST
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	COMMUNICATION AND APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS; DIVIDEND; POA	FOR
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	COMMUNICATION OF AND DISCUSSION ON THE REMUNERATION REPORT	AGAINST
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	RENEW AUTHORIZATION TO INCREASE SHARE CAPITAL WITHIN THE FRAMEWORK OF AUTHORIZED CAPITAL	AGAINST
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	AUTHORIZE REPURCHASE OF ISSUED SHARE CAPITAL	AGAINST
TELENET GROUP HOLDING NV	BE0003826436	27-Apr-2022	AUTHORIZE CANCELLATION OF REPURCHASED SHARES	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Election of Director: Maria T. Zuber	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Approval of the advisory (non-binding) resolution to approve executive compensation.	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Election of Director: Scott C. Donnelly	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Ratification of appointment of independent registered public accounting firm.	FOR

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TEXTRON INC.	US8832031012	27-Apr-2022	Shareholder proposal on special meetings.	AGAINST
TEXTRON INC.	US8832031012	27-Apr-2022	Election of Director: Richard F. Ambrose	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Election of Director: Kathleen M. Bader	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Election of Director: R. Kerry Clark	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Election of Director: James T. Conway	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Election of Director: Ralph D. Heath	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Election of Director: Deborah Lee James	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Election of Director: Lionel L. Nowell III	FOR
TEXTRON INC.	US8832031012	27-Apr-2022	Election of Director: James L. Ziemer	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Election of Director to Serve One-Year Terms expiring at the Annual Meeting of Shareholders in 2023: Sandra Phillips Rogers	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Advisory Vote to Approve Named Executive Officer Compensation.	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Election of Director to Serve One-Year Terms expiring at the Annual Meeting of Shareholders in 2023: Curtis V. Anastasio	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Advisory Vote on Frequency of Advisory Vote on Named Executive Officer Compensation (the Board Recommends a vote of "ONE YEAR").	1 YEAR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Ratification of Selection of PricewaterhouseCoopers LLP for fiscal year 2022.	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Election of Director to Serve One-Year Terms expiring at the Annual Meeting of Shareholders in 2023: Bradley J. Bell	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Election of Director to Serve One-Year Terms expiring at the Annual Meeting of Shareholders in 2023: Mary B. Cranston	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Election of Director to Serve One-Year Terms expiring at the Annual Meeting of Shareholders in 2023: Curtis J. Crawford	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Election of Director to Serve One-Year Terms expiring at the Annual Meeting of Shareholders in 2023: Dawn L. Farrell	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Election of Director to Serve One-Year Terms expiring at the Annual Meeting of Shareholders in 2023: Erin N. Kane	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Election of Director to Serve One-Year Terms expiring at the Annual Meeting of Shareholders in 2023: Sean D. Keohane	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Election of Director to Serve One-Year Terms expiring at the Annual Meeting of Shareholders in 2023: Mark E. Newman	FOR
THE CHEMOURS COMPANY	US1638511089	27-Apr-2022	Election of Director to Serve One-Year Terms expiring at the Annual Meeting of Shareholders in 2023: Guillaume Pepy	FOR
THE NEW YORK TIMES COMPANY	US6501111073	27-Apr-2022	DIRECTOR	FOR
THE NEW YORK TIMES COMPANY	US6501111073	27-Apr-2022	DIRECTOR	FOR
THE NEW YORK TIMES COMPANY	US6501111073	27-Apr-2022	DIRECTOR	FOR
THE NEW YORK TIMES COMPANY	US6501111073	27-Apr-2022	DIRECTOR	FOR
THE NEW YORK TIMES COMPANY	US6501111073	27-Apr-2022	Ratification of the selection of Ernst & Young LLP as auditors for the fiscal year ending December 31, 2022.	FOR

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THE ODP CORPORATION	US88337F1057	27-Apr-2022	To ratify the appointment of Deloitte & Touche LLP as The ODP Corporation's independent registered public accounting firm for fiscal year 2022.	FOR
THE ODP CORPORATION	US88337F1057	27-Apr-2022	To approve, in a non-binding, advisory vote, The ODP Corporation's executive compensation.	FOR
THE ODP CORPORATION	US88337F1057	27-Apr-2022	Election of Director: Quincy L. Allen	FOR
THE ODP CORPORATION	US88337F1057	27-Apr-2022	To approve an amendment to the Amended and Restated Limited Liability Company Agreement of our wholly-owned subsidiary, Office Depot LLC, to eliminate the pass-through provision.	FOR
THE ODP CORPORATION	US88337F1057	27-Apr-2022	Election of Director: Kristin A. Campbell	FOR
THE ODP CORPORATION	US88337F1057	27-Apr-2022	Election of Director: Marcus B. Dunlop	FOR
THE ODP CORPORATION	US88337F1057	27-Apr-2022	Election of Director: Cynthia T. Jamison	AGAINST
THE ODP CORPORATION	US88337F1057	27-Apr-2022	Election of Director: Shashank Samant	FOR
THE ODP CORPORATION	US88337F1057	27-Apr-2022	Election of Director: Wendy L. Schoppert	FOR
THE ODP CORPORATION	US88337F1057	27-Apr-2022	Election of Director: Gerry P. Smith	FOR
THE ODP CORPORATION	US88337F1057	27-Apr-2022	Election of Director: David M. Szymanski	FOR
THE ODP CORPORATION	US88337F1057	27-Apr-2022	Election of Director: Joseph S. Vassalluzzo	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Martin Pfinsgraff	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Bryan S. Salesky	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Joseph Alvarado	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Toni Townes-Whitley	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Michael J. Ward	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Ratification of the Audit Committee's selection of PricewaterhouseCoopers LLP as PNC's independent registered public accounting firm for 2022.	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Shareholder proposal regarding report on risk management and the nuclear weapons industry.	AGAINST
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Debra A. Cafaro	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Marjorie Rodgers Cheshire	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: William S. Demchak	FOR

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THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Andrew T. Feldstein	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Richard J. Harshman	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Daniel R. Hesse	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Linda R. Medler	FOR
THE PNC FINANCIAL SERVICES GROUP, INC.	US6934751057	27-Apr-2022	Election of Director: Robert A. Niblock	FOR
TOD'S SPA	IT0003007728	27-Apr-2022	RENEWAL OF THE BOARD OF INTERNAL AUDITORS FOR THE PERIOD 2022-2024; FIXING OF RELATED FEES; RESOLUTIONS RELATED THERETO: APPOINTMENT OF THE BOARD OF INTERNAL AUDITORS AND OF ITS PRESIDENT; LIST PRESENTED BY ANIMA SGR S.P.A; ARCA FONDI SGR S.P.A; BANCOPOSTA FONDI SGR S.P.A.; EURIZON CAPITAL SGR S.P.A; FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A; MEDIOLANUM GESTIONE FONDI SGR S.P.A. REPRESENTING THE 1.46626 PCT OF CAPITAL SHARE. EFFECTIVE AUDITOR: - PIER LUIGI PACE ALTERNATE AUDITOR: -MYRIAM AMATO	FOR
TOD'S SPA	IT0003007728	27-Apr-2022	RENEWAL OF THE BOARD OF INTERNAL AUDITORS FOR THE PERIOD 2022-2024; FIXING OF RELATED FEES; RESOLUTIONS RELATED THERETO: FIXING THE REMUNERATION OF THE MEMBERS OF THE BOARD OF INTERNAL AUDITORS	FOR
TOD'S SPA	IT0003007728	27-Apr-2022	TO INTEGRATE THE THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS 2022-2023 UPON RE-DETERMINATION IN 14(FOURTEEN) OF THE NUMBERS OF MEMBERS; TO STATE THE RELATED REMUNERATION; AUTHORIZATION PURSUANT TO ARTICLE 2390 OF THE ITALIAN CIVIL CODE; RESOLUTIONS RELATED THERETO: RE-DETERMINATION IN 14 (FOURTEEN) OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
TOD'S SPA	IT0003007728	27-Apr-2022	TO INTEGRATE THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS 2022-2023 UPON RE-DETERMINATION IN 14(FOURTEEN) OF THE NUMBERS OF MEMBERS; TO STATE THE RELATED REMUNERATION; AUTHORIZATION PURSUANT TO ARTICLE 2390 OF THE ITALIAN CIVIL CODE; RESOLUTIONS RELATED THERETO: INTEGRATION TO THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS 2022-2023	FOR
TOD'S SPA	IT0003007728	27-Apr-2022	TO INTEGRATE THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS 2022-2023 UPON RE-DETERMINATION IN 14(FOURTEEN) OF THE NUMBERS OF MEMBERS; TO STATE THE RELATED REMUNERATION; AUTHORIZATION PURSUANT TO ARTICLE 2390 OF THE ITALIAN CIVIL CODE; RESOLUTIONS RELATED THERETO: TO STATE THE RELATED REMUNERATION	FOR
TOD'S SPA	IT0003007728	27-Apr-2022	TO INTEGRATE THE THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS 2022-2023 UPON RE-DETERMINATION IN 14(FOURTEEN) OF THE NUMBERS OF MEMBERS; : TO STATE THE RELATED REMUNERATION; AUTHORIZATION PURSUANT TO ARTICLE 2390 OF THE ITALIAN CIVIL CODE; RESOLUTIONS RELATED THERETO: AUTHORIZATION PURSUANT TO ARTICLE 2390 OF THE ITALIAN CIVIL CODE	AGAINST
TOD'S SPA	IT0003007728	27-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31.12.2021, THE DIRECTORS' REPORT ON OPERATIONS, THE BOARD OF INTERNAL AUDITORS' AND INDEPENDENT AUDITORS' REPORTS; ALLOCATION OF ANNUAL RESULT; RESOLUTIONS RELATED THERETO: APPROVAL OF FINANCIAL STATEMENTS AT 31.12.2021 AND OF THE DIRECTORS' REPORT ON OPERATIONS	FOR
TOD'S SPA	IT0003007728	27-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31.12.2021, THE DIRECTORS' REPORT ON OPERATIONS, THE BOARD OF INTERNAL AUDITORS' AND INDEPENDENT AUDITORS' REPORTS; ALLOCATION OF ANNUAL RESULT; RESOLUTIONS RELATED THERETO: ALLOCATION OF ANNUAL RESULT	FOR

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TOD'S SPA	IT0003007728	27-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSITION OF OWN SHARES PURSUANT TO ARTICLES 2357 AND FOLLOWING OF THE ITALIAN CIVIL CODE, AS WELL AS ARTICLE 132 OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998 UPON REVOCATION OF THE RESOLUTION ADOPTED BY THE SHAREHOLDERS' MEETING OF 21 APRIL 2021 FOR WHAT HAS NOT BEEN USED; RESOLUTIONS RELATED THERETO	FOR
TOD'S SPA	IT0003007728	27-Apr-2022	TO REPORT THE REMUNERATION POLICY AND THE FEES PAID PURSUANT TO ARTICLE 123-TER OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998; ADVISORY VOTE ON THE SECOND SECTION OF THE REPORT; RESOLUTIONS RELATED THERETO	AGAINST
TRELLEBORG AB	SE0000114837	27-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 5.50 PER SHARE	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF HANS BIORCK	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF GUNILLA FRANSSON	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF MONICA GIMRE	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF JOHAN MALMQUIST	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF PETER NILSSON	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF ANNE METTE OLESEN	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF JAN STAHLBERG	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF SUSANNE PAHLEN AKLUNDH	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF JIMMY FALTIN	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	RESOLUTION CONCERNING DISCHARGE OF THE MEMBER OF THE BOARD AND THE CEO FROM PERSONAL LIABILITY: MARIA ERIKSSON (EMPLOYEE REPRESENTATIVE)	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF LARS PETTERSSON	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF MAGNUS OLOFSSON	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF PETER LARSSON	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	RESOLUTION CONCERNING DISCHARGE OF THE MEMBER OF THE BOARD AND THE CEO FROM PERSONAL LIABILITY: MARIA ERIKSSON (FORMER DEPUTY EMPLOYEE REPRESENTATIVE, FOR THE PERIOD FROM AND INCLUDING JANUARY 1, 2021 UNTIL AND INCLUDING FEBRUARY 23, 2021)	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE DISCHARGE OF CEO PETER NILSSON	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.97 MILLION FOR CHAIRMAN AND SEK 675,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	REELECT HANS BIORCK AS DIRECTOR	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	REELECT GUNILLA FRANSSON AS DIRECTOR	AGAINST
TRELLEBORG AB	SE0000114837	27-Apr-2022	REELECT MONICA GIMRE AS DIRECTOR	FOR

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TRELLEBORG AB	SE0000114837	27-Apr-2022	REELECT JOHAN MALMQUIST AS DIRECTOR	AGAINST
TRELLEBORG AB	SE0000114837	27-Apr-2022	REELECT PETER NILSSON AS DIRECTOR	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	REELECT ANNE METTE OLESEN AS DIRECTOR	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	REELECT JAN STAHLBERG AS DIRECTOR	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	ELECT HANS BIORCK AS BOARD CHAIR	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	RATIFY DELOITTE AS AUDITORS	FOR
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
TRELLEBORG AB	SE0000114837	27-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	AGAINST
TRELLEBORG AB	SE0000114837	27-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
TRI CHEMICAL LABORATORIES INC.	JP3636000006	27-Apr-2022	Appoint a Substitute Corporate Auditor Sakakura, Koji	FOR
TRI CHEMICAL LABORATORIES INC.	JP3636000006	27-Apr-2022	Approve Appropriation of Surplus	FOR
TRI CHEMICAL LABORATORIES INC.	JP3636000006	27-Apr-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TRI CHEMICAL LABORATORIES INC.	JP3636000006	27-Apr-2022	Appoint a Director Takenaka, Jumpei	FOR
TRI CHEMICAL LABORATORIES INC.	JP3636000006	27-Apr-2022	Appoint a Director Tazuke, Kiyoshi	FOR
TRI CHEMICAL LABORATORIES INC.	JP3636000006	27-Apr-2022	Appoint a Director Jin, Takeshi	FOR
TRI CHEMICAL LABORATORIES INC.	JP3636000006	27-Apr-2022	Appoint a Director Ota, Shuji	FOR
TRI CHEMICAL LABORATORIES INC.	JP3636000006	27-Apr-2022	Appoint a Corporate Auditor Takamatsu, Motoharu	FOR
TRI CHEMICAL LABORATORIES INC.	JP3636000006	27-Apr-2022	Appoint a Substitute Corporate Auditor Nakagawa, Masakazu	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.3 PER SHARE	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 695,000 TO CHAIRMAN AND SEK 280,000 TO OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR

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TROAX GROUP AB	SE0012729366	27-Apr-2022	REELECT ANDERS MORCH (CHAIR), EVA NYGREN, ANNA STALENBRING, FREDERIK HANSSON, BERTIL PERSSON AND THOMAS WIDSTRAND AS DIRECTORS	AGAINST
TROAX GROUP AB	SE0012729366	27-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	AMEND ARTICLES RE: COMPANY NAME; PARTICIPATION AT GENERAL MEETINGS	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	APPROVE REMUNERATION REPORT	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
TROAX GROUP AB	SE0012729366	27-Apr-2022	APPROVE STOCK OPTION PLAN FOR KEY EMPLOYEES	FOR
UNITIL CORPORATION	US9132591077	27-Apr-2022	Election of Class I Director for a term of three years: Edward F. Godfrey	FOR
UNITIL CORPORATION	US9132591077	27-Apr-2022	Election of Class I Director for a term of three years: Eben S. Moulton	FOR
UNITIL CORPORATION	US9132591077	27-Apr-2022	Election of Class I Director for a term of three years: David A. Whiteley	FOR
UNITIL CORPORATION	US9132591077	27-Apr-2022	To ratify the selection of independent registered accounting firm, Deloitte & Touche LLP, for fiscal year 2022	FOR
UNITIL CORPORATION	US9132591077	27-Apr-2022	Advisory vote on the approval of Executive Compensation	FOR
UNIVEST FINANCIAL CORPORATION	US9152711001	27-Apr-2022	DIRECTOR	FOR
UNIVEST FINANCIAL CORPORATION	US9152711001	27-Apr-2022	DIRECTOR	FOR
UNIVEST FINANCIAL CORPORATION	US9152711001	27-Apr-2022	DIRECTOR	FOR
UNIVEST FINANCIAL CORPORATION	US9152711001	27-Apr-2022	DIRECTOR	FOR
UNIVEST FINANCIAL CORPORATION	US9152711001	27-Apr-2022	Ratification of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
UNIVEST FINANCIAL CORPORATION	US9152711001	27-Apr-2022	Approval of, on an advisory (non-binding) basis, the compensation of our named executive officers as presented in the Proxy Statement.	FOR
UOL GROUP LTD	SG1S83002349	27-Apr-2022	APPROVAL OF UOL 2022 SHARE OPTION SCHEME (THE "UOL 2022 SCHEME") AND AUTHORITY FOR DIRECTORS TO GRANT OPTIONS, AND TO ALLOT AND ISSUE SHARES, PURSUANT TO THE UOL 2022 SCHEME	FOR
UOL GROUP LTD	SG1S83002349	27-Apr-2022	ADOPTION OF DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND AUDITOR'S REPORT	FOR
UOL GROUP LTD	SG1S83002349	27-Apr-2022	DECLARATION OF A FIRST AND FINAL DIVIDEND: 15.0 CENTS PER ORDINARY SHARE	FOR
UOL GROUP LTD	SG1S83002349	27-Apr-2022	APPROVAL OF DIRECTORS' FEES	FOR
UOL GROUP LTD	SG1S83002349	27-Apr-2022	RE-ELECTION OF MR WEE EE LIM AS DIRECTOR	AGAINST
UOL GROUP LTD	SG1S83002349	27-Apr-2022	RE-ELECTION OF MR LIAM WEE SIN AS DIRECTOR	FOR
UOL GROUP LTD	SG1S83002349	27-Apr-2022	RE-ELECTION OF MR LEE CHIN YONG FRANCIS AS DIRECTOR	AGAINST
UOL GROUP LTD	SG1S83002349	27-Apr-2022	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR

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UOL GROUP LTD	SG1S83002349	27-Apr-2022	AUTHORITY FOR DIRECTORS TO ISSUE SHARES (GENERAL SHARE ISSUE MANDATE)	FOR
UOL GROUP LTD	SG1S83002349	27-Apr-2022	RENEWAL OF SHARE BUYBACK MANDATE	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	DIRECTOR	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	DIRECTOR	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	DIRECTOR	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	DIRECTOR	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	DIRECTOR	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	DIRECTOR	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	DIRECTOR	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	DIRECTOR	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	DIRECTOR	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	DIRECTOR	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	Proposal to approve, on an advisory basis, the compensation of our Named Executive Officers.	ABSTAIN
VENTAS, INC.	US92276F1003	27-Apr-2022	Proposal to approve the Ventas, Inc. 2022 Incentive Plan.	FOR
VENTAS, INC.	US92276F1003	27-Apr-2022	Proposal to ratify KPMG LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	DIRECTOR	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	DIRECTOR	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	DIRECTOR	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	DIRECTOR	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	DIRECTOR	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	DIRECTOR	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	DIRECTOR	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	DIRECTOR	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	DIRECTOR	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	To approve, on an advisory basis, the compensation of Vericel Corporation's named executive officers.	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as Vericel Corporation's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
VERICEL CORPORATION	US92346J1088	27-Apr-2022	To approve the adoption of Vericel Corporation's 2022 Omnibus Incentive Plan.	AGAINST
VICI PROPERTIES INC.	US9256521090	27-Apr-2022	Election of Director: James R. Abrahamson	FOR
VICI PROPERTIES INC.	US9256521090	27-Apr-2022	Election of Director: Diana F. Cantor	FOR
VICI PROPERTIES INC.	US9256521090	27-Apr-2022	Election of Director: Monica H. Douglas	FOR

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W.W. GRAINGER, INC.	US3848021040	27-Apr-2022	DIRECTOR	FOR
W.W. GRAINGER, INC.	US3848021040	27-Apr-2022	DIRECTOR	FOR
W.W. GRAINGER, INC.	US3848021040	27-Apr-2022	DIRECTOR	FOR
W.W. GRAINGER, INC.	US3848021040	27-Apr-2022	DIRECTOR	FOR
W.W. GRAINGER, INC.	US3848021040	27-Apr-2022	Proposal to ratify the appointment of Ernst & Young LLP as independent auditor for the year ending December 31, 2022.	FOR
W.W. GRAINGER, INC.	US3848021040	27-Apr-2022	Say on Pay proposal to approve on a non-binding advisory basis the compensation of W.W. Grainger, Inc.'s Named Executive Officers.	FOR
W.W. GRAINGER, INC.	US3848021040	27-Apr-2022	Proposal to approve the W.W. Grainger, Inc. 2022 Incentive Plan.	FOR
A2A SPA	IT0001233417	28-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021: TO APPROVE THE FINANCIAL STATEMENTS AS OF 31 DECEMBER 2021; BOARD OF DIRECTORS', BOARD OF INTERNAL AUDITORS' AND EXTERNAL AUDITORS' REPORTS. TO SUBMIT THE CONSOLIDATED FINANCIAL STATEMENTS ENDING 31 DECEMBER 2021. SUBMISSION OF THE CONSOLIDATED NON-FINANCIAL STATEMENT AS PER LEGISLATIVE DECREE 254/2016 AND ITS SUPPLEMENT - INTEGRATED FINANCIAL STATEMENTS 2021	FOR
A2A SPA	IT0001233417	28-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021: TO ALLOCATE THE PROFIT FOR THE YEAR AND TO DISTRIBUTE THE DIVIDENDS	FOR
A2A SPA	IT0001233417	28-Apr-2022	REPORT ON THE REMUNERATION POLICY AND FEES PAID AS PER ART. 123-TER OF LEGISLATIVE DECREE 58 (24 FEBRUARY 1998), AS SUBSEQUENTLY AMENDED AND INTEGRATED: RESOLUTIONS ON SECTION I (COMPENSATION POLICY)	FOR
A2A SPA	IT0001233417	28-Apr-2022	REPORT ON THE REMUNERATION POLICY AND FEES PAID AS PER ART. 123-TER OF LEGISLATIVE DECREE 58 (24 FEBRUARY 1998), AS SUBSEQUENTLY AMENDED AND INTEGRATED: RESOLUTIONS ON SECTION II (REMUNERATION PAID TO MEMBERS OF MANAGEMENT AND CONTROL BODIES, GENERAL MANAGERS AND OTHER EXECUTIVES WITH STRATEGIC RESPONSIBILITIES	FOR
A2A SPA	IT0001233417	28-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES, SUBJECT TO REVOCATION, IF NOT USED, OF THE PREVIOUS AUTHORIZATION RESOLVED BY THE SHAREHOLDERS' MEETING OF 29 APRIL 2021	FOR
ACTIVISION BLIZZARD, INC.	US00507V1098	28-Apr-2022	Adoption of the Merger Agreement. To adopt the Agreement and Plan of Merger (as it may be amended from time to time), dated as of January 18, 2022 (the "merger agreement"), by and among Activision Blizzard, Inc. ("Activision Blizzard"), Microsoft Corporation and Anchorage Merger Sub Inc., a wholly owned subsidiary of Microsoft Corporation.	FOR
ACTIVISION BLIZZARD, INC.	US00507V1098	28-Apr-2022	Approval, by Means of a Non-Binding, Advisory Vote, of Certain Compensatory Arrangements with Named Executive Officers. To approve, by means of a non-binding, advisory vote, compensation that will or may become payable to the named executive officers of Activision Blizzard in connection with the merger pursuant to the merger agreement.	AGAINST
ACTIVISION BLIZZARD, INC.	US00507V1098	28-Apr-2022	Adjournment of the Special Meeting. To adjourn the special meeting to a later date or dates, if necessary or appropriate, to allow time to solicit additional proxies if there are insufficient votes to adopt the merger agreement at the time of the special meeting.	AGAINST
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RE-APPOINT JUSTINE ROBERTS (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RECEIVE THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RE-APPOINT ANDREW CROSSLEY (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RE-APPOINT MICHAEL BRIERLEY (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR

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ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RE-APPOINT KAREN GREEN (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RE-APPOINT JAYAPRAKASA RANGASWAMI (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RE-APPOINT DELOITTE LLP AS THE AUDITORS OF THE COMPANY FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO AUTHORISE THE AUDIT COMMITTEE (ON BEHALF OF THE BOARD) TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	POLITICAL DONATIONS	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	AUTHORITY TO ALLOT SHARES	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	THAT, IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 19, AND SUBJECT TO THE PASSING OF RESOLUTION 18, THE DIRECTORS BE GENERALLY EMPOWERED PURSUANT TO SECTION 570 OF THE CA 2006 TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE CA 2006) FOR CASH PURSUANT TO THE AUTHORITY GRANTED BY RESOLUTION 18 AND/OR PURSUANT TO SECTION 573 OF THE CA 2006 TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH, IN EACH CASE FREE OF THE RESTRICTION IN SECTION 561 OF THE CA 2006, SUCH AUTHORITY TO BE: (I) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES AND/OR SALE OF TREASURY SHARES FOR CASH UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 14,995 (CALCULATED, IN THE CASE OF EQUITY SECURITIES WHICH ARE RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT SECURITIES INTO, ORDINARY SHARES BY REFERENCE TO THE AGGREGATE NOMINAL AMOUNT OF RELEVANT SHARES WHICH MAY BE ALLOTTED PURSUANT TO SUCH RIGHTS); AND (II) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS OF THE COMPANY DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO APPLY UNTIL THE EARLIER OF THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR 30 JUNE 2023 UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING BUT, IN EACH CASE, SO THAT THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS BEFORE THE AUTHORITY EXPIRES WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND/OR TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS OF THE COMPANY MAY ALLOT EQUITY SECURITIES (AND/OR SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	MARKET PURCHASES	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021. THE DIRECTORS' REMUNERATION REPORT IS SET OUT IN FULL IN THE ANNUAL REPORT OF THE COMPANY AT PAGE 177. THE CURRENT DIRECTORS' REMUNERATION POLICY CAN BE FOUND IN THE ANNUAL REPORT OF THE COMPANY AT PAGE 181	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST

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ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	THAT THE ARTICLES OF ASSOCIATION OF THE COMPANY PRODUCED TO THE MEETING AND INITIALLED BY THE CHAIR OF THE MEETING FOR IDENTIFICATION PURPOSES BE ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 OF 118 PENCE PER ORDINARY SHARE, PAYABLE TO ALL ORDINARY SHAREHOLDERS ON THE COMPANY'S REGISTER OF MEMBERS AT THE CLOSE OF BUSINESS ON 6 MAY 2022	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO APPOINT EVELYN BOURKE (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO APPOINT BILL ROBERTS (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RE-APPOINT MILENA MONDINI-DE-FOCATIIS (EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RE-APPOINT GERAINT JONES (EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RE-APPOINT ANNETTE COURT (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
ADMIRAL GROUP PLC	GB00B02J6398	28-Apr-2022	TO RE-APPOINT JEAN PARK (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
AEM HOLDINGS LTD	SG1BA1000003	28-Apr-2022	DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
AEM HOLDINGS LTD	SG1BA1000003	28-Apr-2022	APPROVAL OF FINAL DIVIDEND: 5.0 SINGAPORE CENTS PER ORDINARY SHARE	FOR
AEM HOLDINGS LTD	SG1BA1000003	28-Apr-2022	RE-ELECTION OF MR. LOH KIN WAH AS DIRECTOR	FOR
AEM HOLDINGS LTD	SG1BA1000003	28-Apr-2022	RE-ELECTION OF MS. CHOU YEN NING @ ALICE LIN AS DIRECTOR	FOR
AEM HOLDINGS LTD	SG1BA1000003	28-Apr-2022	RE-ELECTION OF MR. THAM MIN YEW AS DIRECTOR	AGAINST
AEM HOLDINGS LTD	SG1BA1000003	28-Apr-2022	APPROVAL OF DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022	FOR
AEM HOLDINGS LTD	SG1BA1000003	28-Apr-2022	RE-APPOINTMENT OF KPMG LLP AS AUDITORS	FOR
AEM HOLDINGS LTD	SG1BA1000003	28-Apr-2022	PROPOSED SHARE ISSUE MANDATE	FOR
AEM HOLDINGS LTD	SG1BA1000003	28-Apr-2022	SHARE PURCHASE MANDATE RENEWAL	FOR
AFRY AB	SE0005999836	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF TOM ERIXON	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF GUNILLA BERG	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF HENRIK EHRNROOTH	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF CARINA HAKANSSON	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF NEIL MCARTHUR	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF ANDERS SNELL	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF JOAKIM RUBIN	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF KRISTINA SCHAUMAN	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF JONAS ABRAHAMSSON	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF ANDERS NARVINGER	FOR

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AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF SALLA POYRY	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF ULF SODERGREN	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF STEFAN LOFQVIST	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF TOMAS EKVALL	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF FREDRIK SUNDIN	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE DISCHARGE OF JONAS GUSTAFSSON	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 5.5 PER SHARE	FOR
AFRY AB	SE0005999836	28-Apr-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS (0) OF BOARD	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.75 MILLION FOR CHAIRMAN AND SEK 500 ,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK APPROVE REMUNERATION OF AUDITORS	FOR
AFRY AB	SE0005999836	28-Apr-2022	REELECT TOM ERIXON AS DIRECTOR	FOR
AFRY AB	SE0005999836	28-Apr-2022	REELECT GUNILLA BERG AS DIRECTOR	FOR
AFRY AB	SE0005999836	28-Apr-2022	REELECT HENRIK EHRNROOTH AS DIRECTOR	FOR
AFRY AB	SE0005999836	28-Apr-2022	REELECT CARINA HAKANSSON AS DIRECTOR	FOR
AFRY AB	SE0005999836	28-Apr-2022	REELECT NEIL MCARTHUR AS DIRECTOR	FOR
AFRY AB	SE0005999836	28-Apr-2022	REELECT JOAKIM RUBIN AS DIRECTOR	FOR
AFRY AB	SE0005999836	28-Apr-2022	REELECT KRISTINA SCHAUMAN AS DIRECTOR	AGAINST
AFRY AB	SE0005999836	28-Apr-2022	ELECT TUULA TEERI AS NEW DIRECTOR	FOR
AFRY AB	SE0005999836	28-Apr-2022	ELECT TOM ERIXON AS BOARD CHAIR	FOR
AFRY AB	SE0005999836	28-Apr-2022	RATIFY KPMG AS AUDITORS	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE LONG TERM INCENTIVE PROGRAM 2022	FOR
AFRY AB	SE0005999836	28-Apr-2022	APPROVE CREATION OF POOL OF CAPITAL WITH PREEMPTIVE RIGHTS	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	Election of Director: Matthew Tsien	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	NON-BINDING ADVISORY RESOLUTION TO APPROVE THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	Election of Director: Michael C. Arnold	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	RATIFICATION OF KPMG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2022	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	Election of Director: Sondra L. Barbour	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	Election of Director: Suzanne P. Clark	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	Election of Director: Bob De Lange	FOR

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AGCO CORPORATION	US0010841023	28-Apr-2022	Election of Director: Eric P. Hansotia	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	Election of Director: George E. Minnich	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	Election of Director: Niels Pörksen	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	Election of Director: David Sagehorn	FOR
AGCO CORPORATION	US0010841023	28-Apr-2022	Election of Director: Mallika Srinivasan	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	DIRECTOR	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	DIRECTOR	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	DIRECTOR	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	DIRECTOR	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	DIRECTOR	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	DIRECTOR	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	DIRECTOR	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	DIRECTOR	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	DIRECTOR	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as Archrock, Inc.'s independent registered public accounting firm for fiscal year 2022	FOR
ARCHROCK, INC.	US03957W1062	28-Apr-2022	Advisory, non-binding vote to approve the compensation provided to our Named Executive Officers for 2021	FOR
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	Election of Director to serve until 2023 annual meeting: Jeffrey J. Zimmer	FOR
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	To ratify the appointment of Deloitte & Touche LLP as ARMOUR's independent registered certified public accountants for the fiscal year 2022.	FOR
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	Election of Director to serve until 2023 annual meeting: Z. Jamie Behar	FOR
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	To approve, by non-binding advisory vote, ARMOUR's 2021 executive compensation.	FOR
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	Election of Director to serve until 2023 annual meeting: Marc H. Bell	AGAINST
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	Election of Director to serve until 2023 annual meeting: Carolyn Downey	FOR
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	Election of Director to serve until 2023 annual meeting: Thomas K. Guba	FOR
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	Election of Director to serve until 2023 annual meeting: Robert C. Hain	FOR
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	Election of Director to serve until 2023 annual meeting: John P. Hollihan, III	FOR

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ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	Election of Director to serve until 2023 annual meeting; Stewart J. Paperin	FOR
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	Election of Director to serve until 2023 annual meeting; Daniel C. Staton	AGAINST
ARMOUR RESIDENTIAL REIT, INC.	US0423155078	28-Apr-2022	Election of Director to serve until 2023 annual meeting; Scott J. Ulm	FOR
ASCENDAS REAL ESTATE INVESTMENT TRUST	SG1M77906915	28-Apr-2022	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF ASCENDAS REIT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE AUDITORS' REPORT THEREON	FOR
ASCENDAS REAL ESTATE INVESTMENT TRUST	SG1M77906915	28-Apr-2022	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS OF ASCENDAS REIT TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT AGM OF ASCENDAS REIT, AND TO AUTHORISE THE MANAGER TO FIX THEIR REMUNERATION	FOR
ASCENDAS REAL ESTATE INVESTMENT TRUST	SG1M77906915	28-Apr-2022	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
ASCENDAS REAL ESTATE INVESTMENT TRUST	SG1M77906915	28-Apr-2022	TO APPROVE THE RENEWAL OF THE UNIT BUY-BACK MANDATE	FOR
ASCOPIAVE S.P.A.	IT0004093263	28-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021; NET PROFIT ALLOCATION: TO APPROVE BALANCE SHEET AS OF 31 DECEMBER 2021; BOARD OF DIRECTORS' REPORT ON MANAGEMENT ACTIVITY, INTERNAL AND EXTERNAL AUDITORS' REPORTS; TO PRESENT CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021	FOR
ASCOPIAVE S.P.A.	IT0004093263	28-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021; NET PROFIT ALLOCATION: TO APPROVE PROFIT ALLOCATION. RESOLUTIONS RELATED THERETO	FOR
ASCOPIAVE S.P.A.	IT0004093263	28-Apr-2022	REWARDING POLICY AND EMOLUMENT PAID'S REPORT: TO APPROVE THE FIRST SECTION RELATED TO THE COMPANY'S REWARDING POLICY AND EMOLUMENT PAID'S REPORT AS PER ARTICLE 123-TER OF THE LEGISLATIVE DECREE 24 FEBRUARY 1998, NO.58. (I.E. REWARDING REPORT ON FINANCIAL YEAR 2022); RESOLUTIONS AS PER ARTICLE NO. 123-TER, ITEMS 3-BIS AND 3-TER, OF THE LEGISLATIVE DECREE 24 FEBRUARY 1998, NO. 58. RESOLUTIONS RELATED THERETO	AGAINST
ASCOPIAVE S.P.A.	IT0004093263	28-Apr-2022	REWARDING POLICY AND EMOLUMENT PAID'S REPORT: ADVISORY VOTE ON THE SECOND SECTION OF THE REWARDING POLICY AND EMOLUMENT PAID'S REPORT AS PER ARTICLE NO. 123-TER OF THE ITALIAN LEGISLATIVE DECREE 24 FEBRUARY 1998, NO. 58 (I.E. PAID EMOLUMENT ON FINANCIAL YEAR 2021); RESOLUTIONS AS PER ARTICLE NO. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE 24 FEBRUARY 1998, NO. 58	FOR
ASCOPIAVE S.P.A.	IT0004093263	28-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES, UPON REVOCATION OF THE PREVIOUS AUTHORIZATION GIVEN BY THE SHAREHOLDERS' MEETING HELD ON 29 APRIL 2021, FOR THE UN EXERCISED PART; RESOLUTIONS RELATED THERETO	FOR
ASTEC INDUSTRIES, INC.	US0462241011	28-Apr-2022	DIRECTOR	FOR
ASTEC INDUSTRIES, INC.	US0462241011	28-Apr-2022	DIRECTOR	FOR
ASTEC INDUSTRIES, INC.	US0462241011	28-Apr-2022	DIRECTOR	FOR
ASTEC INDUSTRIES, INC.	US0462241011	28-Apr-2022	DIRECTOR	FOR
ASTEC INDUSTRIES, INC.	US0462241011	28-Apr-2022	To approve, on an advisory basis, the Compensation of the Company's named executive officers.	FOR
ASTEC INDUSTRIES, INC.	US0462241011	28-Apr-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for calendar year 2022.	FOR
ATEA ASA	NO0004822503	28-Apr-2022	AUTHORIZE BOARD TO DISTRIBUTE DIVIDEND	FOR

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ATEA ASA	NO0004822503	28-Apr-2022	REELECT IB KUNOE (CHAIR), SVEN MADSEN, MORTEN JURJ, LISBETH TOFTKAER AND SALOUME DJOUDAT AS DIRECTORS	AGAINST
ATEA ASA	NO0004822503	28-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ATEA ASA	NO0004822503	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
ATEA ASA	NO0004822503	28-Apr-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
ATEA ASA	NO0004822503	28-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
ATEA ASA	NO0004822503	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
ATEA ASA	NO0004822503	28-Apr-2022	APPROVE COMPANY'S CORPORATE GOVERNANCE STATEMENT	FOR
ATEA ASA	NO0004822503	28-Apr-2022	APPROVE EQUITY PLAN FINANCING	AGAINST
ATEA ASA	NO0004822503	28-Apr-2022	APPROVE CREATION OF NOK 11 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
ATEA ASA	NO0004822503	28-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
ATEA ASA	NO0004822503	28-Apr-2022	ELECT CHAIRMAN OF MEETING	FOR
ATEA ASA	NO0004822503	28-Apr-2022	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
ATEA ASA	NO0004822503	28-Apr-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
ATEA ASA	NO0004822503	28-Apr-2022	RECEIVE PRESIDENT'S REPORT	ABSTAIN
ATEA ASA	NO0004822503	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AVANOS MEDICAL,INC.	US05350V1061	28-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Gary D. Blackford	FOR
AVANOS MEDICAL,INC.	US05350V1061	28-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: John P. Byrnes	FOR
AVANOS MEDICAL,INC.	US05350V1061	28-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Patrick J. O'Leary	FOR
AVANOS MEDICAL,INC.	US05350V1061	28-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Maria Sainz	FOR
AVANOS MEDICAL,INC.	US05350V1061	28-Apr-2022	Election of Director to serve until the 2023 Annual Meeting: Dr. Julie Shimer	FOR
AVANOS MEDICAL,INC.	US05350V1061	28-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2022.	FOR
AVANOS MEDICAL,INC.	US05350V1061	28-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR
AVERY DENNISON CORPORATION	US0536111091	28-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
AVERY DENNISON CORPORATION	US0536111091	28-Apr-2022	Election of Director: Bradley Alford	FOR
AVERY DENNISON CORPORATION	US0536111091	28-Apr-2022	Election of Director: Anthony Anderson	FOR
AVERY DENNISON CORPORATION	US0536111091	28-Apr-2022	Election of Director: Mitchell Butier	FOR
AVERY DENNISON CORPORATION	US0536111091	28-Apr-2022	Election of Director: Ken Hicks	FOR

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AVERY DENNISON CORPORATION	US0536111091	28-Apr-2022	Election of Director: Andres Lopez	FOR
AVERY DENNISON CORPORATION	US0536111091	28-Apr-2022	Election of Director: Patrick Siewert	FOR
AVERY DENNISON CORPORATION	US0536111091	28-Apr-2022	Election of Director: Julia Stewart	FOR
AVERY DENNISON CORPORATION	US0536111091	28-Apr-2022	Election of Director: Martha Sullivan	FOR
AVERY DENNISON CORPORATION	US0536111091	28-Apr-2022	Approval, on an advisory basis, of our executive compensation.	FOR
AXA SA	FR0000120628	28-Apr-2022	APPROVAL OF THE INDIVIDUAL REMUNERATION OF MR. THOMAS BUBERL AS CHIEF EXECUTIVE OFFICER	AGAINST
AXA SA	FR0000120628	28-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER PURSUANT TO SECTION II OF ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
AXA SA	FR0000120628	28-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS PURSUANT TO SECTION II OF ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
AXA SA	FR0000120628	28-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS PURSUANT TO SECTION II OF ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
AXA SA	FR0000120628	28-Apr-2022	STATUTORY AUDITORS' SPECIAL REPORT ON THE AGREEMENTS REFERRED TO IN ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE	FOR
AXA SA	FR0000120628	28-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. THOMAS BUBERL AS DIRECTOR	FOR
AXA SA	FR0000120628	28-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. RACHEL DUAN AS DIRECTOR	FOR
AXA SA	FR0000120628	28-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. ANDRE FRANCOIS-PONCET AS DIRECTOR	FOR
AXA SA	FR0000120628	28-Apr-2022	RATIFICATION OF THE CO-OPTATION OF MRS. CLOTILDE DELBOS AS DIRECTOR	FOR
AXA SA	FR0000120628	28-Apr-2022	APPOINTMENT OF MR. GERALD HARLIN AS DIRECTOR	FOR
AXA SA	FR0000120628	28-Apr-2022	APPOINTMENT OF MRS. RACHEL PICARD AS DIRECTOR	FOR
AXA SA	FR0000120628	28-Apr-2022	APPOINTMENT OF THE FIRM ERNST & YOUNG AUDIT AS PRINCIPAL STATUTORY AUDITOR AS A REPLACEMENT FOR MAZARS FIRM	FOR
AXA SA	FR0000120628	28-Apr-2022	APPOINTMENT OF THE FIRM PICARLE ET ASSOCIES AS DEPUTY STATUTORY AUDITOR AS A REPLACEMENT FOR MR. EMMANUEL CHARNAVEL	FOR
AXA SA	FR0000120628	28-Apr-2022	SETTING OF THE ANNUAL AMOUNT OF ATTENDANCE FEES TO BE ALLOCATED TO MEMBERS OF THE BOARD OF DIRECTORS	FOR
AXA SA	FR0000120628	28-Apr-2022	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE THE COMMON SHARES OF THE COMPANY	FOR
AXA SA	FR0000120628	28-Apr-2022	DELEGATION OF POWERS GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING COMMON SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO COMMON SHARES OF THE COMPANY RESERVED FOR MEMBERS OF A COMPANY SAVINGS PLAN, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR

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AXA SA	FR0000120628	28-Apr-2022	DELEGATION OF POWERS GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING COMMON SHARES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN FAVOUR OF A SPECIFIED CATEGORY OF BENEFICIARIES	FOR
AXA SA	FR0000120628	28-Apr-2022	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO GRANT FREE EXISTING SHARES OR SHARES TO BE ISSUED, SUBJECT TO PERFORMANCE CONDITIONS, TO ELIGIBLE EMPLOYEES AND CORPORATE OFFICERS OF THE AXA GROUP, AUTOMATICALLY ENTAILING, IN THE EVENT OF AN ALLOCATION OF SHARES TO BE ISSUED, A WAIVER BY THE SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHT TO THE SHARES TO BE ISSUED	FOR
AXA SA	FR0000120628	28-Apr-2022	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO GRANT FREE EXISTING OR FUTURE SHARES DEDICATED TO RETIREMENT, SUBJECT TO PERFORMANCE CONDITIONS, TO ELIGIBLE EMPLOYEES AND CORPORATE OFFICERS OF THE AXA GROUP, ENTAILING, IN THE EVENT OF A GRANT OF SHARES TO BE ISSUED, THE WAIVER BY THE SHAREHOLDERS OF THEIR PRE-EMPTIVE RIGHT TO SUBSCRIBE TO THE SHARES TO BE ISSUED	FOR
AXA SA	FR0000120628	28-Apr-2022	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING COMMON SHARES	FOR
AXA SA	FR0000120628	28-Apr-2022	AMENDMENT TO ARTICLE 10.A-2 OF THE COMPANY BY-LAWS IN ORDER TO ALLOW THE IMPLEMENTATION OF A STAGGERED TERMS OF OFFICE FOR MEMBERS OF THE BOARD OF DIRECTORS	FOR
AXA SA	FR0000120628	28-Apr-2022	AMENDMENT OF THE COMPANY CORPORATE PURPOSE AND UPDATING OF ARTICLE 3 ('CORPORATE PURPOSE') OF THE COMPANY BY-LAWS AS OF, AND SUBJECT TO THE SATISFACTION OF THE CONDITION PRECEDENT RELATING TO THE COMPANY OBTAINING THE REINSURANCE UNDERTAKING AUTHORISATION ISSUED BY THE AUTHORITY FOR PRUDENTIAL AND RESOLUTION CONTROL (ACPR))	FOR
AXA SA	FR0000120628	28-Apr-2022	POWERS TO CARRY OUT FORMALITIES	FOR
AXA SA	FR0000120628	28-Apr-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
AXA SA	FR0000120628	28-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
AXA SA	FR0000120628	28-Apr-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR 2021 AND SETTING OF THE DIVIDEND AT 1.54 EURO PER SHARE	FOR
AXA SA	FR0000120628	28-Apr-2022	APPROVAL OF THE INFORMATION MENTIONED IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE RELATING TO THE REMUNERATION OF CORPORATE OFFICERS	FOR
AXA SA	FR0000120628	28-Apr-2022	APPROVAL OF THE INDIVIDUAL REMUNERATION OF MR. DENIS DUVERNE AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE BOARD OF DIRECTORS	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE BOARD OF DIRECTORS' CHAIRMAN	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE EMOLUMENT DUE TO THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO	AGAINST
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE INTERNAL AUDITORS: TO APPOINT THE INTERNAL AUDITORS FOR THE FINANCIAL YEARS 2022, 2023 AND 2024; LIST PRESENTED BY SHAREHOLDERS ABERDEEN STANDARD SICAV II - EUROPEAN SMALLER COMPANIES FUND - ABERDEEN STANDARD INVESTMENT LUXEMBOURG S.A.; ANIMA SGR S.P.A.; BANCOPOSTA FONDI S.P.A.; EURIZON CAPITAL S.A.; EURIZON CAPITAL SGR S.P.A.; ; KAIROS PARTNERS SGR S.P.A.; MEDIOBANCA SGR S.P.A.; TOGETHER REPRESENTING THE 1.52211 PCT OF THE SHARE CAPITAL EFFECTIVE AUDITORS STEFANO FIORINI ALTERNATE AUDITORS CHIARA SEGALA	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO APPOINT THE INTERNAL AUDITORS: TO APPOINT THE CHAIRMAN OF THE INTERNAL AUDITORS	FOR

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AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO APPOINT THE INTERNAL AUDITORS: TO STATE THE EMOLUMENT DUE TO THE INTERNAL AUDITORS. RESOLUTIONS RELATED THERETO	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO APPOINT EXTERNAL AUDITORS FOR THE FINANCIAL YEARS 2022-2030. TO STATE THE EMOLUMENT. RESOLUTIONS RELATED THERETO. TO APPOINT E&Y SPA	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO APPOINT EXTERNAL AUDITORS FOR THE FINANCIAL YEARS 2022-2030. TO STATE THE EMOLUMENT. RESOLUTIONS RELATED THERETO. TO APPOINT KPMG SPA	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO PROPOSE THE PURCHASE AND DISPOSAL OF COMPANY'S OWN SHARES. RESOLUTIONS RELATED THERETO	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	REPORT ON THE REWARDING POLICY AND EMOLUMENT PAID AS PER ART. 123-TER, ITEMS 3-BIS AND 6, OF THE LEGISLATIVE DECREE NO. 58/98: TO APPROVE THE REWARDING POLICY, "FIRST SECTION" OF THE REPORT, AS PER ART. 123-TER, ITEM 3-BIS, OF LEGISLATIVE DECREE NO. 58/1998	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	REPORT ON THE REWARDING POLICY AND EMOLUMENT PAID AS PER ART. 123-TER, ITEMS 3-BIS AND 6, OF THE LEGISLATIVE DECREE NO. 58/98: RESOLUTIONS ON THE "SECOND SECTION" OF THE REPORT, AS PER ART. 123-TER, ITEM 6, OF LEGISLATIVE DECREE NO. 58/1998	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO AMEND THE BY-LAWS: TO AMEND ART. 5 ("DURATION") OF THE COMPANY BY-LAWS: COMPANY DURATION POSTPONEMENT UNTIL 31 DECEMBER 2100	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO AMEND THE BY-LAWS: TO AMEND ART. 18 ("ADMINISTRATION") OF THE COMPANY BY-LAWS: TO INCREASE THE MAXIMUM BOARD OF DIRECTORS' MEMBERS NUMBER AS PER THE COMPANY BY-LAWS	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021, BOARD OF DIRECTORS' REPORT ON MANAGEMENT, INTERNAL AUDITORS' REPORT AND EXTERNAL AUDITORS' REPORT. RESOLUTIONS RELATED THERETO. TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021 AND RELATED ATTACHMENTS	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO ALLOCATE NET INCOME AS OF 31 DECEMBER 2021. RESOLUTIONS RELATED THERETO	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE DIRECTORS' NUMBER	FOR
AZIMUT HOLDING SPA	IT0003261697	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE TERM OF OFFICE OF THE BOARD OF DIRECTORS	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE MANAGEMENT ACCOUNTS AND ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2021	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE ALLOCATION OF INCOME FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2021, AS FOLLOWS I. TO ALLOCATE THE CORPORATE NET INCOME FOR THE YEAR FULLY TO THE DIVIDEND ACCOUNT, IN THE AMOUNT CORRESPONDING TO BRL 4,717,096,997.00, AND II TO ALLOCATE THE AMOUNTS RECORDED DIRECTLY UNDER RETAINED EARNINGS DURING THE YEAR IN THE AMOUNT OF BRL 41,883,445.56 TO THE STATUTORY RESERVE, PURSUANT TO ART. 56, 1, II OF THE BYLAWS. II. AS FOR THE PORTION ALLOCATED TO THE DIVIDEND ACCOUNT, THE AMOUNT OF BRL 3,927,801,919.00 HAS ALREADY BEEN PAID TO SHAREHOLDERS THROUGH DIVIDENDS AND INTEREST ON EQUITY, LEAVING A BALANCE OF BRL 789,295,078.00 TO BE DISTRIBUTED AS DIVIDENDS, EQUIVALENT TO THE AMOUNT OF BRL 0.13096558 PER SHARE, AS FOLLOWS III. THE VALUE PER SHARE IS AN ESTIMATE AND MAY BE CHANGED DUE TO THE DISPOSAL OF SHARES IN TREASURY TO COMPLY WITH THE STOCK GRANTING PLAN OF THE COMPANY OR OTHER STOCK BASED PLANS, OR FURTHER DUE TO THE ACQUISITION OF SHARES UNDER THE REPURCHASE PROGRAM IV. THE PAYMENT ABOVE MENTIONED SHALL BE MADE ON APRIL 8TH, 2022 AND SHALL BE CALCULATED BASED ON THE SHAREHOLDING AS OF MARCH 24TH, 2022 V. THE COMPANY'S SHARES SHALL BE TRADED UNDER THE CONDITION WITH BY MARCH 24TH, 2022, INCLUSIVE, AND UNDER THE CONDITION EX	FOR

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B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE GLOBAL COMPENSATION OF THE MANAGERS FOR THE FISCAL YEAR OF 2022 IN THE AMOUNT OF BRL 119,527,976.91, ACCORDING TO THE MANAGEMENT PROPOSAL	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE ELECTION OF A MEMBER OF THE COMPANY'S BOARD OF DIRECTORS APPOINTED AT THE MEETING OF THE BOARD OF DIRECTORS HELD ON MAY 31ST, 2021, IN VIEW OF A DIRECTOR RESIGNATION, UNDER THE TERMS OF ARTICLE 150 OF THE BRAZILIAN CORPORATE LAW, TO FULFILL THE ONGOING TERM OF OFFICE TO BE ENDED ON THE ANNUAL SHAREHOLDERS MEETING OF 2023. NOMINEE PROPOSED BY MANAGEMENT, MR. JOAO VITOR NAZERETH MENIN TEIXEIRA DE SOUZA AS INDEPENDENT MEMBER OF THE BOARD OF DIRECTORS	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	INSTALLATION OF THE FISCAL COUNCIL, PURSUANT TO ARTICLE 161 OF LAW NO. 6,404, OF 1976	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	ELECTION OF MEMBERS OF THE FISCAL COUNCIL BY SLATE. INDICATION OF EACH SLATE OF CANDIDATES AND OF ALL THE NAMES THAT ARE ON IT. ANGELA APARECIDA SEIXAS, GILBERTO LOURENCO DA APARECIDA ANDRE COJI, MARIA PAULA SOARES ARANHA MARIA ELENA CARDOSO FIGUEIRA, ESTELA MARIS VIERA DE SOUZA	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	IF ONE OF THE CANDIDATES OF THE SLATE LEAVES IT, TO ACCOMMODATE THE SEPARATE ELECTION REFERRED TO IN ARTICLES 161, PARAGRAPH 4, AND 240 OF LAW 6404, OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED TO THE SAME SLATE	AGAINST
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	IN CASE OF INSTALLATION OF THE FISCAL COUNCIL, TO DEFINE ITS COMPENSATION, UNDER THE CORPORATE LEGISLATION, IN BRL 477,189.90	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE PROPOSALS FOR CHANGE IN THE STOCK GRANTING PLAN OF THE COMPANY, AS DETAILED IN THE MANAGEMENT PROPOSAL	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE FOLLOWING AMENDMENTS TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL, AS FOLLOWS BLOCK A CORPORATE PURPOSE, TO CHANGE THE CORPORATE PURPOSE OF THE COMPANY SET FORTH IN ARTICLE 3 SO AS TO INCLUDE IN A MORE SPECIFIC MANNER ACTIVITIES LINKED TO GOVERNMENTAL AND PRIVATE BIDDING PROCESSES ALREADY PERFORMED BY THE COMPANY, AS AUTHORIZED BY THE BRAZILIAN SECURITIES COMMISSION CVM UNDER OFFICIAL LETTER NO 222.2011 DO DOP OF JULY 14TH, 2011	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE FOLLOWING AMENDMENTS TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL, AS FOLLOWS BLOCK B CAPITAL STOCK, TO CHANGE THE EXPRESSION OF THE CAPITAL STOCK OF THE COMPANY SET FORTH IN ARTICLE 5 SO AS TO REFLECT THE CANCELLATION OF 27 MILLION TREASURY SHARES, AS APPROVED BY THE BOARD OF DIRECTORS ON MARCH 17TH, 2022	FOR

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B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE FOLLOWING AMENDMENTS TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL, AS FOLLOWS BLOCK C ADJUSTMENTS TO ATTRIBUTIONS, C.1 TO CHANGE THE WORDING OF ARTICLE 16 IN ORDER TO INCREASE THE MINIMUM VALUE OF DISPOSALS OR CONTRIBUTIONS TO THE CAPITAL STOCK OF OTHER ENTITIES OF ASSETS OF THE COMPANY WHICH WOULD BE SUBJECT TO RESOLUTION OF A SHAREHOLDERS MEETING, IN VIEW OF THE AMENDMENT TO ARTICLE 122, X OF LAW NO. 6,404.76 THE BRAZILIAN CORPORATION LAW BY LAW NO. 14,195 OF AUGUST 26TH, 2021, WHICH ESTABLISHED THIS TYPE OF AUTHORITY TO SHAREHOLDERS MEETINGS, PREVIOUSLY NOT ESTABLISHED IN SAID LAW, IN AN AMOUNT SIGNIFICANTLY HIGHER THAN THAT PREVIOUSLY ADOPTED BY THE COMPANY, C.2 ADD ITEM V TO ARTICLE 29 TO CLARIFY THAT THE RESPONSIBILITY OF THE BOARD OF DIRECTORS WITH RESPECT TO RESOLUTIONS ON THE EXECUTION OF TRANSACTIONS BETWEEN RELATED PARTIES IS ESTABLISHED BY THE POLICY ON TRANSACTIONS BETWEEN RELATED PARTIES AND OTHER SITUATIONS OF POTENTIAL CONFLICT OF INTEREST, IN LINE WITH THE BEST PRACTICES SET FORTH IN ITEM 5.3.1 OF THE BRAZILIAN CODE OF CORPORATE GOVERNANCE REPORT CVM INSTRUCTION NO 480.2009, AND C.3 ADJUST THE WORDING OF ITEMS J AND K OF THE SOLE PARAGRAPH OF ARTICLE 49 TO BETTER REFLECT THE ATTRIBUTIONS ALREADY PERFORMED BY THE GOVERNANCE AND NOMINATION COMMITTEE	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE FOLLOWING AMENDMENTS TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL, AS FOLLOWS BLOCK D ADJUSTMENTS TO REQUIREMENTS ON THE COMPOSITION OF THE BOARD OF DIRECTORS, D.1 TO AMEND PARAGRAPH 9 OF ARTICLE 22 TO ALIGN IT WITH THE PROVISIONS OF CVM INSTRUCTION NO 461.07, IN COMPLIANCE WITH 6 OF THE SAID ARTICLE, AND D.2 TO AMEND PARAGRAPH 13 OF ARTICLE 22 IN ORDER TO CLARIFY THE SITUATIONS THAT SHOULD GIVE RISE TO THE EARLY TERMINATION OF THE TERM OF OFFICE OF ELECTED DIRECTORS ACCORDING TO THE COMMITMENTS ASSUMED AT THE TIME OF THEIR TAKING OF OFFICE	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE FOLLOWING AMENDMENTS TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL, AS FOLLOWS BLOCK E ADJUSTMENT TO THE TERM OF OFFICE OF OFFICERS, TO AMEND THE MAIN PROVISION OF ARTICLE 32 IN ORDER TO ALLOW THE TERM OF OFFICE OF THE EXECUTIVE MANAGEMENT BOARD MEMBERS TO BE UP TO 2 YEARS, SO THAT, IN THE EVENT OF THE ELECTION OF AN OFFICER OR VICE PRESIDENT DURING A TERM ALREADY IN PROGRESS OF THE BOARD, IT IS POSSIBLE TO UNIFY THE TERMS OF OFFICE, IF THE BOARD OF DIRECTORS FINDS IT CONVENIENT	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE FOLLOWING AMENDMENTS TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL, AS FOLLOWS BLOCK F REPRESENTATION OF THE COMPANY, TO ADD CLAUSE D TO ARTICLE 43 IN ORDER TO PROVIDE THAT TWO OFFICERS MAY REPRESENT THE COMPANY, WITHOUT NEED FOR THE PRESIDENT AND OR A VICE PRESIDENT ACTING JOINTLY, TAKING INTO ACCOUNT THE INCREASE IN THE NUMBER OF OFFICERS THAT MAY COMPOSE THE EXECUTIVE BOARD OF THE COMPANY, IN ACCORDANCE WITH THE WORDING APPROVED FOR THE MAIN PROVISION OF ARTICLE 32 BY THE EXTRAORDINARY GENERAL MEETING OF MAY 12TH, 2021	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESOLVE ON THE FOLLOWING AMENDMENTS TO THE COMPANY'S BYLAWS, AS DETAILED IN THE MANAGEMENT PROPOSAL, AS FOLLOWS BLOCK G OTHER ADJUSTMENTS, G.1 TO AMEND THE REFERENCE TO CVM INSTRUCTION NO 358.2002, REPLACED BY CVM RESOLUTION NO 44.2021, AND G.2 OTHER WORDING, CROSS REFERENCING, AND RENUMBERING ADJUSTMENTS	FOR
B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	28-Apr-2022	TO RESTATE THE COMPANY'S BYLAWS SO AS TO REFLECT THE CHANGES MENTIONED ABOVE	FOR

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BANCA IFIS SPA	IT0003188064	28-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: BOARD OF DIRECTORS: TO APPOINT THE BOARD OF DIRECTORS LIST PRESENTED BY ARCA FONDI SGR S.P.A., EURIZON CAPITAL SA, EURIZON CAPITAL SGR S.P.A., FIDEURAM ASSET MANAGEMENT (IRELAND), FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A, INTERFUND SICAV - INTERFUND EQUITY ITALY, GENERALI INVESTMENTS LUXEMBOURG SA E MEDIOLANUM GESTIONE FONDI SGR S.P.A. REPRESENTING THE 3.61745 PCT OF THE SHARE CAPITAL: 1. ROBERTO DIACETTI 2. FRANCESCA DANIELA PAGNONI	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	BOARD OF DIRECTORS: TO STATE THE TERM OF OFFICE OF THE BOARD OF DIRECTORS	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	BOARD OF DIRECTORS: TO STATE THE EMOLUMENT DUE TO THE BOARD OF DIRECTORS; RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: INTERNAL AUDITORS: TO APPOINT THE INTERNAL AUDITORS FOR YEARS 2022-2024; LIST PRESENTED BY LA SCOGLIERA SA REPRESENTING THE 50.5 PCT OF THE SHARE CAPITAL: EFFECTIVE AUDITORS 1. ANNUNZIATA MELACCIO 2. FRANCO OLIVETTI ALTERNATE AUDITORS 1. MARINELLA MONTERUMISI 2. FERUCCIO DI LENARDO	AGAINST
BANCA IFIS SPA	IT0003188064	28-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: INTERNAL AUDITORS: TO APPOINT THE INTERNAL AUDITORS FOR YEARS 2022-2024; LIST PRESENTED BY ARCA FONDI SGR S.P.A., EURIZON CAPITAL SA, EURIZON CAPITAL SGR S.P.A., FIDEURAM ASSET MANAGEMENT (IRELAND), FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A, INTERFUND SICAV - INTERFUND EQUITY ITALY, GENERALI INVESTMENTS LUXEMBOURG SA E MEDIOLANUM GESTIONE FONDI SGR S.P.A. REPRESENTING THE 3.61745 PCT OF THE SHARE CAPITAL: EFFECTIVE AUDITORS 1. ANDREA BALELLI (CHAIRMAN) ALTERNATE AUDITORS 1. EMANUELA ROLLINO	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	INTERNAL AUDITORS: TO STATE THE EMOLUMENT DUE TO THE INTERNAL AUDITORS; RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	INSURANCE POLICY TO COVER CIVIL LIABILITY OF CORPORATE BODIES' REPRESENTATIVES (D&O); RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	TO APPOINT EXTERNAL AUDITORS FOR THE FINANCIAL YEARS 2023-2031 BY THE PROPOSAL OF THE INTERNAL AUDITORS AS PER ART NO. 13 OF LEGISLATIVE DECREE NO. 39/2010; RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	EXTERNAL AUDIT OF ACCOUNTS OFFICE: INTEGRATION OF THE FEES; RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021: APPROVAL OF THE BALANCE SHEET AS OF 31 DECEMBER 2021; CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021 AND CONSOLIDATED NON-FINANCIAL DECLARATION PURSUANT TO LEGISLATIVE DECREE NO. 254 OF 30 DECEMBER 2016 - SUSTAINABILITY BALANCE	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	BALANCE SHEET AS OF 31 DECEMBER 2021: NET INCOME ALLOCATION; RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	REWARDING: REWARDING POLICY AND EMOLUMENT PAID REPORT PURSUANT TO ART. 123-TER OF LEGISLATIVE DECREE NO. 58/1998: TO APPROVE THE FIRST SECTION - IFIS GROUP 2022 REWARDING AND INCENTIVE POLICY	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	REWARDING: REWARDING POLICY AND EMOLUMENT PAID REPORT PURSUANT TO ART. 123-TER OF LEGISLATIVE DECREE NO. 58/1998: NON-BINDING RESOLUTION ON THE SECOND SECTION - INFORMATION ON THE EMOLUMENT PAID IN 2021	AGAINST
BANCA IFIS SPA	IT0003188064	28-Apr-2022	REWARDING: EMOLUMENT PLAN BASED ON THE ATTRIBUTION OF BANCA IFIS SHARES TO SOME PEOPLE OF THE COMPANY AS DESCRIBED IN THE INFORMATIVE REPORT DRAFTED PURSUANT TO ART. 114-BIS OF TUF AND THE RELATED IMPLEMENTATION RULES. RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Apr-2022	BOARD OF DIRECTORS: TO STATE DIRECTORS' NUMBER	FOR

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BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	RATIFY ALBERTO FELIPE MULAS ALONSO AS MEMBER OF TECHNICAL COMMITTEE	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	ACCEPT REPORTS OF AUDIT, CORPORATE PRACTICES, NOMINATING AND REMUNERATION COMMITTEES	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	APPROVE REMUNERATION OF TECHNICAL COMMITTEE MEMBERS	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	RECEIVE CONTROLLINGS REPORT ON RATIFICATION OF MEMBERS AND ALTERNATES OF TECHNICAL COMMITTEE	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	APPOINT LEGAL REPRESENTATIVES	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	APPROVE MINUTES OF MEETING	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	ACCEPT TECHNICAL COMMITTEE REPORT ON COMPLIANCE IN ACCORDANCE TO ARTICLE 172 OF GENERAL MERCANTILE COMPANIES LAW	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	ACCEPT REPORT OF TRUST MANAGERS IN ACCORDANCE TO ARTICLE 44 XI OF SECURITIES MARKET LAW, INCLUDING TECHNICAL COMMITTEES OPINION ON THAT REPORT	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	ACCEPT TECHNICAL COMMITTEE REPORT ON OPERATIONS AND ACTIVITIES UNDERTAKEN	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	APPROVE FINANCIAL STATEMENTS AND ALLOCATION OF INCOME	ABSTAIN
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	RATIFY IGNACIO TRIGUEROS LEGARRETA AS MEMBER OF TECHNICAL COMMITTEE	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	RATIFY ANTONIO HUGO FRANCK CABRERA AS MEMBER OF TECHNICAL COMMITTEE	FOR
BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	RATIFY RUBEN GOLDBERG JAVKIN AS MEMBER OF TECHNICAL COMMITTEE	FOR

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BANCO ACTINVER SA INSTITUCION DE BANCA MU	MXCFFU000001	28-Apr-2022	RATIFY HERMINIO BLANCO MENDOZA AS MEMBER OF TECHNICAL COMMITTEE	FOR
BARCO NV	BE0974362940	28-Apr-2022	DISCHARGE TO THE STATUTORY AUDITOR	FOR
BARCO NV	BE0974362940	28-Apr-2022	QUALIFICATION AS INDEPENDENT DIRECTOR: ADISYS CORPORATION, PERMANENTLY REPRESENTED BY MR. ASHOK K. JAIN HAS BEEN A DIRECTOR OF THE COMPANY FOR ALMOST 10 YEARS. AT THE REQUEST OF THE BOARD OF DIRECTORS, ADISYS CORPORATION PERFORMS VERY SPORADIC ADVISORY ASSIGNMENTS FOR THE COMPANY FOR A LIMITED FEE. THE BOARD OF DIRECTORS OPINES THAT THESE ASSIGNMENTS DO NOT COMPROMISE THE INDEPENDENCE OF ADISYS CORPORATION. ADISYS CORPORATION HAS NO RELATIONSHIP WITH THE COMPANY OR AN IMPORTANT SHAREHOLDER THEREOF. MOREOVER, IN HIS CAPACITY AS DIRECTOR, ADISYS CORPORATION HAS ALWAYS DEMONSTRATED AN INDEPENDENT AND CRITICAL MINDSET. THE BOARD OF DIRECTORS THEREFORE PROPOSES TO THE GENERAL MEETING TO QUALIFY ADISYS CORPORATION PERMANENTLY REPRESENTED BY MR. ASHOK K. JAIN AS INDEPENDENT DIRECTOR	FOR
BARCO NV	BE0974362940	28-Apr-2022	REMUNERATION OF THE DIRECTORS	FOR
BARCO NV	BE0974362940	28-Apr-2022	APPROVAL STOCK OPTION PLANS 2022	FOR
BARCO NV	BE0974362940	28-Apr-2022	APPROVAL OF THE ANNUAL ACCOUNTS OF BARCO NV FOR THE FISCAL YEAR ENDING DECEMBER 31, 2021 - DISTRIBUTION OF THE RESULTS - DIVIDEND	FOR
BARCO NV	BE0974362940	28-Apr-2022	APPROVAL OF THE NEW REMUNERATION POLICY	FOR
BARCO NV	BE0974362940	28-Apr-2022	APPROVAL OF THE REMUNERATION REPORT	FOR
BARCO NV	BE0974362940	28-Apr-2022	DISCHARGE TO THE DIRECTORS	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	ISSUE INDEMNIFICATION AND EXEMPTION AGREEMENTS TO THE EMPLOYEE-REPRESENTATIVE DIRECTOR	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	APPROVE DIVIDEND DISTRIBUTION	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	AMEND ARTICLES OF ASSOCIATION	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	APPROVE AMENDED EMPLOYMENT TERMS OF GIL SHARON, CHAIRMAN	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	APPROVE GRANT TO GIL SHARON, CHAIRMAN	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	APPROVE COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR

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BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	REAPPOINT SOMEKH CHAIKIN KPMG AS AUDITORS	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	REELECT GIL SHARON AS DIRECTOR	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	REELECT DARREN GLATT AS DIRECTOR	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	REELECT RAN FUHRER AS DIRECTOR	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	REELECT TOMER RAVED AS DIRECTOR	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	REELECT DAVID GRANOT AS DIRECTOR	FOR
BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.	IL0002300114	28-Apr-2022	REELECT PATRICE TAIEB AS EMPLOYEE-REPRESENTATIVE DIRECTOR	FOR
BIOHAVEN PHARMACEUTICAL HLDG CO LTD	VGG111961055	28-Apr-2022	Election of Director for a term expiring at the 2025 Annual Meeting: John W. Childs	FOR
BIOHAVEN PHARMACEUTICAL HLDG CO LTD	VGG111961055	28-Apr-2022	Election of Director for a term expiring at the 2025 Annual Meeting: Gregory H. Bailey	AGAINST
BIOHAVEN PHARMACEUTICAL HLDG CO LTD	VGG111961055	28-Apr-2022	Election of Director for a term expiring at the 2025 Annual Meeting: Kishan Mehta	FOR
BIOHAVEN PHARMACEUTICAL HLDG CO LTD	VGG111961055	28-Apr-2022	Ratification of appointment of Ernst & Young LLP as independent auditors for fiscal year 2022.	FOR
BIOHAVEN PHARMACEUTICAL HLDG CO LTD	VGG111961055	28-Apr-2022	To approve, on a non-binding advisory basis, the compensation of the Named Executive Officers.	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	APPOINTMENT OF 2022 AUDIT FIRM	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: PURPOSE OF THE SHARE REPURCHASE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: TYPE AND NUMBER OF SHARES TO BE REPURCHASED	FOR

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BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: SHARE REPURCHASE METHOD AND THE PURPOSE OF THE REPURCHASE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: PRICE RANGE OF SHARES TO BE REPURCHASED	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: TOTAL AMOUNT AND SOURCE OF THE FUNDS TO BE USED FOR THE REPURCHASE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: TIME LIMIT OF THE SHARE REPURCHASE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: ESTIMATED CHANGES IN EQUITY STRUCTURE OF THE COMPANY AFTER SHARE REPURCHASE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: THE MANAGEMENT TEAM'S ANALYSIS OF THE IMPACT OF SHARE REPURCHASE ON THE OPERATION, FINANCE AND MAJOR DEVELOPMENT IN THE FUTURE AND COMMITMENTS OF ALL DIRECTORS THAT THE SHARE REPURCHASE WILL NOT DAMAGE THE COMPANY'S DEBT REPAYING ABILITY AND MAINTENANCE OF ITS LISTING STATUS	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: STATEMENT ON WHETHER THE DIRECTORS, SUPERVISORS, SENIOR MANAGEMENT, CONTROLLING SHAREHOLDERS AND DE FACTO CONTROLLER TRADING THE COMPANY'S STOCKS	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: ARRANGEMENT FOR SHARE CANCELLATION IN ACCORDANCE WITH LAWS AFTER SHARE REPURCHASE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: ARRANGEMENT FOR PREVENTION OF INFRINGEMENT UPON THE LEGITIMATE RIGHTS AND INTEREST OF CREDITORS	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: AUTHORIZATION FOR THE SHARE REPURCHASE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	REPURCHASE OF THE COMPANY'S B-SHARES: VALID PERIOD OF THE RESOLUTION	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	PURCHASE OF LIABILITY INSURANCE FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION AND OTHER SYSTEMS	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE SUPERVISORY COMMITTEE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: CHEN YANSHUN	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: PAN JINFENG	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: LIU XIAODONG	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: GAO WENBAO	FOR

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BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: FAN YUANNING	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: SUN YUN	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: YE FENG	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF INDEPENDENT DIRECTOR: TANG SHOULIAN	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF INDEPENDENT DIRECTOR: ZHANG XINMIN	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF INDEPENDENT DIRECTOR: GUO HE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF INDEPENDENT DIRECTOR: WANG JIXIANG	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF SUPERVISOR: WANG JIN	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF SUPERVISOR: SUN FUQING	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF SUPERVISOR: SHI XIAODONG	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	2021 ANNUAL ACCOUNTS AND 2022 BUSINESS PLAN	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	ELECTION OF SUPERVISOR: XU JINGHE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY2.10000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES: NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	LOANS AND CREDIT LINE	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	LAUNCHING STRUCTURED DEPOSITS AND OTHER PRINCIPAL-GUARANTEED BUSINESS	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	PROVISION OF GUARANTEE FOR A PROJECT BY A COMPANY'S SUBSIDIARIES	FOR
BOE TECHNOLOGY GROUP CO LTD	CNE0000016L5	28-Apr-2022	PROVISION OF GUARANTEE FOR A COMPANY	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 10.50 PER SHARE	FOR

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BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF HELENE BISTROM	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF MICHAEL G:SON LOW	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF PER LINDBERG	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF PERTTU LOUHILUOTO	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF ELISABETH NILSSON	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF PIA RUDENGREN	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF KARL-HENRIK SUNDSTROM	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF ANDERS ULLBERG	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF CEO MIKAEL STAFFAS	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF TOM ERIXON	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF MARIE HOLMBERG	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF OLA HOLMSTROM	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF KENNETH STAHL	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE DISCHARGE OF CATHRIN ODERYD	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.92 MILLION FOR CHAIRMAN AND SEK 640,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	REELECT HELENE BISTROM AS DIRECTOR	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	ELECT TOMAS ELIASSON AS NEW DIRECTOR	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	REELECT PER LINDBERG AS DIRECTOR	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	REELECT PERTTU LOUHILUOTO AS DIRECTOR	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	REELECT ELISABETH NILSSON AS DIRECTOR	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	REELECT PIA RUDENGREN AS DIRECTOR	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	REELECT KARL-HENRIK SUNDSTROM AS DIRECTOR	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	ELECT KARL-HENRIK SUNDSTROM AS BOARD CHAIR	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	RATIFY DELOITTE AS AUDITORS	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE INSTRUCTIONS FOR NOMINATING COMMITTEE	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	ELECT LENNART FRANKE AS MEMBER OF NOMINATING COMMITTEE	FOR

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BOLIDEN AB	SE0015811559	28-Apr-2022	ELECT KARIN ELIASSON AS MEMBER OF NOMINATING COMMITTEE	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	ELECT PATRIK JONSSON AS MEMBER OF NOMINATING COMMITTEE	FOR
BOLIDEN AB	SE0015811559	28-Apr-2022	APPROVE 2:1 STOCK SPLIT; REDUCTION OF SHARE CAPITAL THROUGH REDEMPTION OF SHARES; INCREASE OF SHARE CAPITAL THROUGH A BONUS ISSUE WITHOUT THE ISSUANCE OF NEW SHARES	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE REMUNERATION POLICY OF CEO AND VICE-CEOS	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE COMPENSATION OF MARTIN BOUYGUES, CHAIRMAN AND CEO UNTIL 17 FEBRUARY 2021	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE COMPENSATION OF OLIVIER ROUSSAT, VICE-CEO UNTIL 17 FEBRUARY 2021	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE COMPENSATION OF MARTIN BOUYGUES, CHAIRMAN SINCE 17 FEBRUARY 2021	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE COMPENSATION OF OLIVIER ROUSSAT, CEO SINCE 17 FEBRUARY 2021	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE COMPENSATION OF PASCALE GRANGE, VICE-CEO SINCE 17 FEBRUARY 2021	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE COMPENSATION OF EDWARD BOUYGUES, VICE-CEO SINCE 17 FEBRUARY 2021	FOR
BOUYGUES	FR0000120503	28-Apr-2022	REELECT OLIVIER BOUYGUES AS DIRECTOR	FOR
BOUYGUES	FR0000120503	28-Apr-2022	REELECT SCDM AS DIRECTOR	FOR
BOUYGUES	FR0000120503	28-Apr-2022	REELECT SCDM PARTICIPATIONS AS DIRECTOR	FOR
BOUYGUES	FR0000120503	28-Apr-2022	REELECT CLARA GAYMARD AS DIRECTOR	FOR
BOUYGUES	FR0000120503	28-Apr-2022	REELECT ROSE-MARIE VAN LERBERGHE AS DIRECTOR	FOR
BOUYGUES	FR0000120503	28-Apr-2022	ELECT FELICIE BURELLE AS DIRECTOR	FOR
BOUYGUES	FR0000120503	28-Apr-2022	REELECT RAPHAELLE DEFLESSELLE AS DIRECTOR	FOR
BOUYGUES	FR0000120503	28-Apr-2022	REELECT MICHELE VILAIN AS DIRECTOR	FOR
BOUYGUES	FR0000120503	28-Apr-2022	RENEW APPOINTMENT OF MAZARS AS AUDITOR	FOR
BOUYGUES	FR0000120503	28-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 5 PERCENT OF ISSUED SHARE CAPITAL	AGAINST
BOUYGUES	FR0000120503	28-Apr-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
BOUYGUES	FR0000120503	28-Apr-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
BOUYGUES	FR0000120503	28-Apr-2022	AUTHORIZE UP TO 1 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
BOUYGUES	FR0000120503	28-Apr-2022	AUTHORIZE UP TO 25 PERCENT OF ISSUED CAPITAL FOR USE IN STOCK OPTION PLANS	AGAINST
BOUYGUES	FR0000120503	28-Apr-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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BOUYGUES	FR0000120503	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.80 PER SHARE	FOR
BOUYGUES	FR0000120503	28-Apr-2022	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS	AGAINST
CATENA AB	SE0001664707	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 8 PER SHARE	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE DISCHARGE OF GUSTAV HERMELIN	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE DISCHARGE OF KATARINA WALLIN	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE DISCHARGE OF HELENE BRIGGERT	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE DISCHARGE OF MAGNUS SWARDH	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE DISCHARGE OF CAESAR AFORS	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE DISCHARGE OF VESNA JOVIC	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE DISCHARGE OF LENNART MAURITZSON	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE DISCHARGE OF JORGEN ERIKSSON	FOR
CATENA AB	SE0001664707	28-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 400 ,000 FOR CHAIRMAN, AND SEK 200,000FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
CATENA AB	SE0001664707	28-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR IN ACCORDANCE WITH THE NOMINATION COMMITTEE'S PROPOSAL: GUSTAV HERMELIN	FOR
CATENA AB	SE0001664707	28-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR IN ACCORDANCE WITH THE NOMINATION COMMITTEE'S PROPOSAL: KATARINA WALLIN	FOR
CATENA AB	SE0001664707	28-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR IN ACCORDANCE WITH THE NOMINATION COMMITTEE'S PROPOSAL: HELENE BRIGGERT	FOR
CATENA AB	SE0001664707	28-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR IN ACCORDANCE WITH THE NOMINATION COMMITTEE'S PROPOSAL: LENNART MAURITZSON	AGAINST
CATENA AB	SE0001664707	28-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR IN ACCORDANCE WITH THE NOMINATION COMMITTEE'S PROPOSAL: MAGNUS SWARDH	AGAINST
CATENA AB	SE0001664707	28-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR IN ACCORDANCE WITH THE NOMINATION COMMITTEE'S PROPOSAL: CAESAR AFORS	FOR
CATENA AB	SE0001664707	28-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR IN ACCORDANCE WITH THE NOMINATION COMMITTEE'S PROPOSAL: VESNA JOVIC	FOR
CATENA AB	SE0001664707	28-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR IN ACCORDANCE WITH THE NOMINATION COMMITTEE'S PROPOSAL: JOOST UWENTS	AGAINST
CATENA AB	SE0001664707	28-Apr-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR IN ACCORDANCE WITH THE NOMINATION COMMITTEE'S PROPOSAL: LENNART MAURITZSON TO BE ELECTED AS CHAIRMAN OF THE BOARD	AGAINST
CATENA AB	SE0001664707	28-Apr-2022	APPOINTMENT OF THE AUDITING FIRM KPMG AB AS AUDITOR	FOR

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CATENA AB	SE0001664707	28-Apr-2022	INSTRUCTIONS FOR THE NOMINATION COMMITTEE, UNCHANGED IN ACCORDANCE WITH THE NOMINATION COMMITTEE'S PROPOSAL	FOR
CATENA AB	SE0001664707	28-Apr-2022	ADOPTION OF REMUNERATION GUIDELINES IN ACCORDANCE WITH THE BOARD OF DIRECTORS' PROPOSAL	FOR
CATENA AB	SE0001664707	28-Apr-2022	APPROVAL OF THE REMUNERATION REPORT IN ACCORDANCE WITH THE BOARD OF DIRECTORS' PROPOSAL	FOR
CATENA AB	SE0001664707	28-Apr-2022	AUTHORISATION FOR BUYBACKS OF CATENA SHARES IN ACCORDANCE WITH THE BOARD OF DIRECTORS' PROPOSAL	FOR
CATENA AB	SE0001664707	28-Apr-2022	AUTHORISATION FOR THE SALE OF CATENA SHARES IN ACCORDANCE WITH THE BOARD OF DIRECTORS' PROPOSAL	FOR
CATENA AB	SE0001664707	28-Apr-2022	AUTHORISATION TO CONDUCT A NEW SHARE ISSUE IN ACCORDANCE WITH THE BOARD OF DIRECTORS' PROPOSAL	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	DIRECTOR	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	DIRECTOR	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	DIRECTOR	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	DIRECTOR	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	DIRECTOR	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	DIRECTOR	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	DIRECTOR	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	DIRECTOR	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	DIRECTOR	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	Appointment of KPMG LLP as auditor of Celestica Inc.	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	Authorization of the Board of Directors of Celestica Inc. to fix the remuneration of the auditor.	FOR
CELESTICA INC.	CA15101Q1081	28-Apr-2022	Advisory resolution on Celestica Inc.'s approach to executive compensation.	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF DKFM. ELISABETH GUERTLER AS A DIRECTOR	AGAINST
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF DR THOMAS RINDERKNECHT AS A DIRECTOR	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF MR SILVIO DENZ AS A DIRECTOR	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	ELECTION OF DR DIETER WEISSKOPF AS MEMBER OF THE BOARD OF DIRECTORS COMMITTEE	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF DR RUDOLF K. SPRUENGLI AS A COMPENSATION COMMITTEE	AGAINST
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF MR ANTONIO BULGHERONI AS A COMPENSATION COMMITTEE	AGAINST
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF MR SILVIO DENZ AS A COMPENSATION COMMITTEE	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF THE INDEPENDENT PROXY: DR PATRICK SCHLEIFFER, ATTORNEY-AT-LAW, LENZ & STAEHELIN	FOR

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CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF THE STATUTORY AUDITORS: PRICEWATERHOUSECOOPERS AG, ZURICH	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	APPROVAL OF THE MAXIMUM AGGREGATE COMPENSATION AMOUNT FOR THE BOARD OF DIRECTORS FOR THE TERM OF OFFICE 2022/2023	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	APPROVAL OF THE MAXIMUM AGGREGATE COMPENSATION AMOUNT FOR THE GROUP MANAGEMENT FOR THE FINANCIAL YEAR 2022	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS OF LINDT & SPRUENGLI GROUP AND THE STATUTORY FINANCIAL STATEMENTS OF CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG FOR THE FINANCIAL YEAR 2021	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	ADVISORY VOTE ON THE COMPENSATION REPORT 2021	AGAINST
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	DISCHARGE OF THE BOARD OF DIRECTORS AND THE GROUP MANAGEMENT	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	APPROPRIATION OF THE AVAILABLE EARNINGS 2021	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	REDUCTION OF THE SHARE AND PARTICIPATION CAPITAL	FOR
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF MR ERNST TANNER AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS	AGAINST
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF MR ANTONIO BULGHERONI AS A DIRECTOR	AGAINST
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	CH0010570759	28-Apr-2022	RE-ELECTION OF DR RUDOLF K. SPRUENGLI AS A DIRECTOR	AGAINST
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: Arthur B. Winkleblack	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: Laurie J. Yoler	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: Bradlen S. Cashaw	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	An advisory vote to approve compensation of our named executive officers.	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Proposal to approve an amendment and restatement of the Church & Dwight Co., Inc. Amended and Restated Omnibus Equity Compensation Plan.	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Stockholder Proposal - Special Shareholder Meeting Improvement.	AGAINST
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: James R. Craigie	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: Matthew T. Farrell	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: Bradley C. Irwin	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: Penry W. Price	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: Susan G. Saideman	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: Ravichandra K. Saligram	FOR

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CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: Robert K. Shearer	FOR
CHURCH & DWIGHT CO., INC.	US1713401024	28-Apr-2022	Election of Director to serve for a term of one year: Janet S. Vergis	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Shivan Subramaniam	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Christopher J. Swift	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Bruce Van Saun	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Wendy A. Watson	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Marita Zuraitis	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Advisory vote on executive compensation.	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Management Proposal to amend the Company's Certificate of Incorporation to Eliminate Supermajority Vote Requirements.	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Lee Alexander	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Christine M. Cumming	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Kevin Cummings (The election of Mr. Cummings is subject to the completion of the Investors Bancorp, Inc. acquisition. Should the acquisition not close by the Annual Meeting, His election by stockholders will not be considered at the Annual Meeting).	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: William P. Hankowsky	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Edward J. ("Ned") Kelly III	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Robert G. Leary	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Terrance J. Lillis	FOR
CITIZENS FINANCIAL GROUP, INC.	US1746101054	28-Apr-2022	Election of Director: Michele N. Siekerka (The election of Ms. Siekerka is subject to the completion of the Investors Bancorp, Inc. acquisition. Should the acquisition not close by the Annual Meeting, Her election by stockholders will not be considered at the Annual Meeting).	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	RENEWAL OF SHARE PURCHASE MANDATE	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	ADOPTION OF THE DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND THE AUDITORS' REPORT THEREON	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	RENEWAL OF IPT MANDATE FOR INTERESTED PERSON TRANSACTIONS	FOR

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CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	APPROVAL OF THE PROPOSED DISTRIBUTION	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	DECLARATION OF A FINAL ORDINARY DIVIDEND AND A SPECIAL FINAL ORDINARY DIVIDEND	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	APPROVAL OF DIRECTORS' FEES	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	RE-ELECTION OF DIRECTORS RETIRING IN ACCORDANCE WITH CLAUSE 83(A) OF THE CONSTITUTION OF THE COMPANY: MR KWEK LENG BENG	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	RE-ELECTION OF DIRECTORS RETIRING IN ACCORDANCE WITH CLAUSE 83(A) OF THE CONSTITUTION OF THE COMPANY: MR SHERMAN KWEK EIK TSE	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	RE-ELECTION OF DIRECTORS RETIRING IN ACCORDANCE WITH CLAUSE 83(A) OF THE CONSTITUTION OF THE COMPANY: MR ONG LIAN JIN COLIN	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	ELECTION OF MS TANG AI AI MRS WONG AI AI AS A DIRECTOR RETIRING IN ACCORDANCE WITH CLAUSE 76 OF THE CONSTITUTION OF THE COMPANY	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	RE-APPOINTMENT OF KPMG LLP AS AUDITORS	FOR
CITY DEVELOPMENTS LTD	SG1R89002252	28-Apr-2022	AUTHORITY FOR DIRECTORS TO ISSUE ORDINARY SHARES AND/OR MAKE OR GRANT OFFERS, AGREEMENTS OR OPTIONS PURSUANT TO SECTION 161 OF THE COMPANIES ACT 1967 AND THE LISTING MANUAL OF SINGAPORE EXCHANGE SECURITIES TRADING LIMITED	FOR
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	DIRECTOR	ABSTAIN
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	DIRECTOR	ABSTAIN
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	DIRECTOR	ABSTAIN
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	To approve, on a non-binding advisory basis, Clearway Energy, Inc.'s executive compensation.	FOR
CLEARWAY ENERGY, INC.	US18539C1053	28-Apr-2022	To ratify the appointment of Ernst & Young LLP as Clearway Energy, Inc.'s independent registered public accounting firm for the 2022 fiscal year.	FOR
CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	DIRECTOR	ABSTAIN
CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	DIRECTOR	ABSTAIN
CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	DIRECTOR	ABSTAIN
CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	DIRECTOR	FOR

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CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	DIRECTOR	FOR
CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	To approve, on a non-binding advisory basis, Clearway Energy, Inc.'s executive compensation.	FOR
CLEARWAY ENERGY, INC.	US18539C2044	28-Apr-2022	To ratify the appointment of Ernst & Young LLP as Clearway Energy, Inc.'s independent registered public accounting firm for the 2022 fiscal year.	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 6. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. JACQUES GEOVANI SCHINEMANN	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 6. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. MILTON JOSE PAIZANI	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 6. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. RODRIGO SANCHEZ RIOS	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	IN CASE OF A CUMULATIVE VOTING PROCESS, SHOULD THE CORRESPONDING VOTES TO YOUR SHARES BE EQUALLY DISTRIBUTED AMONG THE CANDIDATES THAT YOU VE CHOSE. IF THE SHAREHOLDER CHOOSES YES AND ALSO INDICATES THE APPROVE ANSWER TYPE FOR SPECIFIC CANDIDATES AMONG THOSE LISTED BELOW, THEIR VOTES WILL BE DISTRIBUTED PROPORTIONALLY AMONG THESE CANDIDATES. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS BY THE CUMULATIVE VOTING PROCESS, THE SHAREHOLDER S VOTE SHALL BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. CLAUDIO STABILE	ABSTAIN
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. VILSON RIBEIRO DE ANDRADE	ABSTAIN
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. EDUARDO FRANCISCO SCIARRA	ABSTAIN

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COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. JACQUES GEOVANI SCHINEMANN	ABSTAIN
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. MILTON JOSE PAIZANI	ABSTAIN
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	VIEW OF ALL THE CANDIDATES TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. RODRIGO SANCHEZ RIOS	ABSTAIN
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	SEPARATE ELECTION OF THE BOARD OF DIRECTORS. COMMON SHARES. NOMINATION OF CANDIDATES OF THE BOARD OF DIRECTORS BY MINORITY SHAREHOLDERS WITH VOTING RIGHTS. SHAREHOLDERS CAN ONLY FILL THIS FIELD IN CASE OF KEEPING THE POSITION OF VOTING SHARES UNINTERRUPTED FOR 3 MONTHS PRIOR TO THE GENERAL MEETING. JOISA CAMPANHER DUTRA SARAIVA	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	IF IT IS VERIFIED THAT NEITHER THE HOLDERS OF VOTING SHARES NOR THE HOLDERS OF PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS HAVE REACHED THE QUORUM REQUIRED IN ITEMS I AND II, RESPECTIVELY, OF PARAGRAPH 4, ARTICLE 141, OF LAW 6404, OF 1976, DO YOU WISH TO HAVE YOUR VOTE ADDED TO THE VOTES OF THE PREFERRED SHARES IN ORDER TO ELECT TO THE BOARD OF DIRECTORS THE CANDIDATE WITH THE HIGHEST NUMBER OF VOTES AMONGST ALL THOSE WHO, APPEARING ON THIS BALLOT, RUN FOR THE SEPARATE ELECTION	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	SEPARATE ELECTION OF THE BOARD OF DIRECTORS. PREFERRED SHARES. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS BY PREFERRED SHAREHOLDERS WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS. SHAREHOLDERS CAN ONLY FILL THIS FIELD IN CASE OF KEEPING THE RELEVANT SHARES UNINTERRUPTED FOR 3 MONTHS PRIOR TO THE GENERAL MEETING. REGINALDO FERREIRA ALEXANDRE	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	IF IT IS VERIFIED THAT NEITHER THE HOLDERS OF VOTING RIGHT SHARES NOR THE HOLDERS OF PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS HAVE REACHED THE QUORUM REQUIRED IN ITEMS I AND II, RESPECTIVELY, OF PARAGRAPH 4, ARTICLE 141, OF LAW 6404, OF 1976, DO YOU WISH TO HAVE YOUR VOTE ADDED TO THE SHARES WITH VOTING RIGHTS IN ORDER TO ELECT TO THE BOARD OF DIRECTORS THE CANDIDATE WITH THE HIGHEST NUMBER OF VOTES AMONGST ALL THOSE WHO, APPEARING ON THIS BALLOT, RUN FOR THE SEPARATE ELECTION	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	MAINTENANCE OF NEWSPAPERS AS PART OF THE CORPORATE LEGAL PUBLICATIONS VEHICLES	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	EXAMINATION, DISCUSSION AND VOTE OF THE 2021 ANNUAL REPORT AND FINANCIAL STATEMENTS	ABSTAIN
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	MANAGEMENT PROPOSAL FOR DEPLOYMENT OF PROFITS	FOR

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COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	ESTABLISHMENT OF THE TOTAL COMPENSATION AMOUNT FOR MANAGEMENT, FISCAL COUNCIL AND COMMITTEE MEMBERS	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	ELECTION OF FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 1. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. HENRIQUE DOMAKOSKI	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 6. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. CLAUDIO STABILE	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 6. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. VILSON RIBEIRO DE ANDRADE	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS PER CANDIDATE. POSITIONS LIMITED TO 6. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS. THE SHAREHOLDER CAN NOMINATE AS MANY CANDIDATES AS THE NUMBERS OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FILED WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. EDUARDO FRANCISCO SCIARRA	FOR
COMPANHIA DE SANEAMENTO DO PARANA - SANEPAR	BRSAPRCAM13	28-Apr-2022	DELIBERATION OF THE COMPANY ADMINISTRATION PROPOSTAL FOR THE AMENDMENT AND CONSOLIDATION OF ITS BYLAWS	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Kurt M. Landgraf	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Kevin J. Martin	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Donald W. Blair	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Deborah D. Rieman	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Hansel E. Tookes, II	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Wendell P. Weeks	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Mark S. Wrighton	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Advisory approval of our executive compensation (Say on Pay).	AGAINST
CORNING INCORPORATED	US2193501051	28-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Leslie A. Brun	FOR

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CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Stephanie A. Burns	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Richard T. Clark	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Pamela J. Craig	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Robert F. Cummings, Jr.	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Roger W. Ferguson, Jr.	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Deborah A. Henretta	FOR
CORNING INCORPORATED	US2193501051	28-Apr-2022	Election of Director: Daniel P. Huttenlocher	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	28-Apr-2022	TO PASS A RESOLUTION ON THE SALE OF TREASURY STOCK	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	28-Apr-2022	INR TO PASS A RESOLUTION ON THE PROPOSAL FOR THE RULES OF PROCEDURE OF THE GENERAL MEETING	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	28-Apr-2022	TO PASS A RESOLUTION ON THE PROPOSAL BY THE BOARD OF DIRECTORS ON THE REMUNERATION POLICY FOR MEMBERS OF GOVERNING BODIES AND OTHER DIRECTORS AND OFFICERS	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	28-Apr-2022	TO PASS A RESOLUTION ON THE DIRECTORS' REPORT AND THE ACCOUNTS FOR THE YEAR 2021	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	28-Apr-2022	TO PASS A RESOLUTION ON THE CONSOLIDATED DIRECTORS' REPORT AND THE CONSOLIDATED ACCOUNTS FOR THE YEAR 2021	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	28-Apr-2022	TO PASS A RESOLUTION ON THE 2021 CORPORATE GOVERNANCE REPORT, WHICH INCLUDES THE REMUNERATION REPORT	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	28-Apr-2022	TO PASS A RESOLUTION ON THE NON-FINANCIAL INFORMATION - SUSTAINABILITY REPORT FOR THE YEAR 2021	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	28-Apr-2022	TO PASS A RESOLUTION ON THE PROPOSAL FOR THE APPROPRIATION OF PROFITS	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	28-Apr-2022	TO PASS RESOLUTIONS PURSUANT TO THE PROVISION OF ARTICLE 455 OF THE PORTUGUESE COMPANIES ACT	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	28-Apr-2022	TO PASS A RESOLUTION ON THE PURCHASE OF TREASURY STOCK	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: J. KARLSTROM	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: S. KELLY	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: B. KHAN	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: L. MCKAY	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: A. MANIFOLD	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: J. MINTERN	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: G.L. PLATT	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: M.K. RHINEHART	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: S. TALBOT	FOR
CRH PLC	IE0001827041	28-Apr-2022	REMUNERATION OF AUDITORS	FOR
CRH PLC	IE0001827041	28-Apr-2022	CONTINUATION OF DELOITTE IRELAND LLP AS AUDITORS	FOR
CRH PLC	IE0001827041	28-Apr-2022	REVIEW OF COMPANY'S AFFAIRS AND CONSIDERATION OF FINANCIAL STATEMENTS AND REPORTS OF DIRECTORS (INCLUDING THE GOVERNANCE APPENDIX) AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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CRH PLC	IE0001827041	28-Apr-2022	AUTHORITY TO ALLOT SHARES	FOR
CRH PLC	IE0001827041	28-Apr-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS (RE-ALLOTMENT OF UP TO 5% FOR CASH AND FOR REGULATORY PURPOSES)	FOR
CRH PLC	IE0001827041	28-Apr-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS (RE-ALLOTMENT OF UP TO 5% FOR ACQUISITIONS/SPECIFIED CAPITAL INVESTMENTS)	FOR
CRH PLC	IE0001827041	28-Apr-2022	AUTHORITY TO PURCHASE OWN ORDINARY SHARES	FOR
CRH PLC	IE0001827041	28-Apr-2022	AUTHORITY TO REISSUE TREASURY SHARES	FOR
CRH PLC	IE0001827041	28-Apr-2022	DECLARATION OF A DIVIDEND ON ORDINARY SHARES	FOR
CRH PLC	IE0001827041	28-Apr-2022	CONSIDERATION OF DIRECTORS' REMUNERATION REPORT	FOR
CRH PLC	IE0001827041	28-Apr-2022	APPROVAL OF NEW REMUNERATION POLICY	FOR
CRH PLC	IE0001827041	28-Apr-2022	DIRECTORS' FEES	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: R. BOUCHER	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: C. DOWLING	FOR
CRH PLC	IE0001827041	28-Apr-2022	RE-ELECTION OF DIRECTOR: R. FEARON	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	DIRECTOR	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	DIRECTOR	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	DIRECTOR	ABSTAIN
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	DIRECTOR	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	DIRECTOR	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	DIRECTOR	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	DIRECTOR	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	DIRECTOR	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	DIRECTOR	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	DIRECTOR	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	Ratification of the appointment of independent auditors for the fiscal year ending December 31, 2022.	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	Approval by advisory vote of the resolution on executive compensation as described in the Proxy Statement.	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	Adoption of the 2022 Stock-Based Incentive Compensation Plan.	FOR
CROWN HOLDINGS, INC.	US2283681060	28-Apr-2022	Consideration of a Shareholder's proposal requesting the Board of Directors to adopt shareholder special meeting rights.	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: GERVAISE SLOWELY	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: SHANE CASSERLY	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: CAROL PHELAN	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR

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DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	AUTHORITY TO ALLOT RELEVANT SECURITIES UP TO CUSTOMARY LIMITS	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS IN SPECIFIED CIRCUMSTANCES	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS IN ADDITIONAL CIRCUMSTANCES FOR FINANCING AN ACQUISITION OR CAPITAL INVESTMENT BY THE COMPANY	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	AUTHORISATION OF MARKET PURCHASES OF THE COMPANY'S SHARES	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	AUTHORISATION FOR THE RE-ALLOTMENT OF TREASURY SHARES	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO HOLD CERTAIN GENERAL MEETINGS ON 14 DAYS' NOTICE	AGAINST
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO RECEIVE AND CONSIDER THE ANNUAL REPORT AND FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE DIRECTORS AND AUDITORS REPORTS AND A REVIEW OF THE AFFAIRS OF THE COMPANY	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO RECEIVE AND CONSIDER THE DIRECTORS' REPORT ON REMUNERATION FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: JOHN HENNESSY;	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: DERMOT CROWLEY	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: MARGARET SWEENEY	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: ELIZABETH MCMEIKAN	FOR
DALATA HOTEL GROUP PLC	IE00BJMZDW83	28-Apr-2022	TO RE-APPOINT THE FOLLOWING DIRECTOR: CATHRIONA HALLAHAN	FOR
DEUTZ AG	DE0006305006	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
DEUTZ AG	DE0006305006	28-Apr-2022	APPROVE AFFILIATION AGREEMENT WITH DEUTZ DEUTSCHLAND GMBH	FOR
DEUTZ AG	DE0006305006	28-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
DEUTZ AG	DE0006305006	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.15 PER SHARE	FOR
DEUTZ AG	DE0006305006	28-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
DEUTZ AG	DE0006305006	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
DEUTZ AG	DE0006305006	28-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
EHOSTAR CORPORATION	US2787681061	28-Apr-2022	DIRECTOR	ABSTAIN
EHOSTAR CORPORATION	US2787681061	28-Apr-2022	DIRECTOR	ABSTAIN
EHOSTAR CORPORATION	US2787681061	28-Apr-2022	DIRECTOR	ABSTAIN
EHOSTAR CORPORATION	US2787681061	28-Apr-2022	DIRECTOR	FOR
EHOSTAR CORPORATION	US2787681061	28-Apr-2022	DIRECTOR	ABSTAIN
EHOSTAR CORPORATION	US2787681061	28-Apr-2022	DIRECTOR	FOR
EHOSTAR CORPORATION	US2787681061	28-Apr-2022	DIRECTOR	FOR
EHOSTAR CORPORATION	US2787681061	28-Apr-2022	DIRECTOR	FOR

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EHOSTAR CORPORATION	US2787681061	28-Apr-2022	To ratify the appointment of KPMG LLP as EchoStar Corporation's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: Peter J. Taylor	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: Keith Trent	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: Jeanne Beliveau-Dunn	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Ratification of the Independent Registered Public Accounting Firm	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Advisory Vote to Approve Executive Compensation	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: Michael C. Camuñez	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: Vanessa C.L. Chang	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: James T. Morris	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: Timothy T. O'Toole	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: Pedro J. Pizarro	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: Marcy L. Reed	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: Carey A. Smith	FOR
EDISON INTERNATIONAL	US2810201077	28-Apr-2022	Election of Director: Linda G. Stuntz	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 0.50 PER SHARE	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF KAI WARN	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF KATHARINE CLARK	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF LORNA DONATONE	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF HANS OLA MEYER	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF DANIEL NODHALL	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF MARTINE SNELS	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF CARSTEN VOIGTLANDER	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF ULF KARLSSON (EMPLOYEE REPRESENTATIVE)	FOR

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ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF JOACHIM NORD (EMPLOYEE REPRESENTATIVE)	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF PER MAGNUSSON (DEPUTY EMPLOYEE REPRESENTATIVE)	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE DISCHARGE OF ALBERTO ZANATA (CEO)	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.63 MILLION TO CHAIR AND SEK 545,000 TO OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	REELECT KAI WARN AS DIRECTOR	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	REELECT KATHARINE CLARK AS DIRECTOR	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	REELECT LORNA DONATONE AS DIRECTOR	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	REELECT HANS OLA MEYER AS DIRECTOR	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	REELECT DANIEL NODHALL AS DIRECTOR	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	REELECT MARTINE SNELS AS DIRECTOR	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	REELECT CARSTEN VOIGTLANDER AS DIRECTOR	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	REELECT KAI WARN AS BOARD CHAIR	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	RATIFY DELOITTE AS AUDITORS	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE PERFORMANCE SHARE PLAN FOR KEY EMPLOYEES	AGAINST
ELECTROLUX PROFESSIONAL AB	SE0013747870	28-Apr-2022	APPROVE EQUITY PLAN FINANCING	AGAINST
FALCK RENEWABLES S.P.A	IT0003198790	28-Apr-2022	TO APPROVE THE ANNUAL BALANCE SHEET AT 31 DECEMBER 2021: TO APPROVE THE BALANCE SHEET AS AT 31 DECEMBER 2021 ACCOMPANIED BY THE RELATED REPORTS OF THE BOARD OF DIRECTORS ON OPERATIONS, THE BOARD OF INTERNAL AUDITORS AND THE EXTERNAL AUDITORS. RESOLUTIONS RELATED THERETO. TO PRESENT THE CONSOLIDATED BALANCE SHEET AS AT 31 DECEMBER 2021	FOR

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FALCK RENEWABLES S.P.A	IT0003198790	28-Apr-2022	COMPOSITION OF THE BOARD OF DIRECTORS AND OTHER RESOLUTIONS CONCERNING THE DIRECTORS: TO APPOINT PURSUANT TO ART. 2386, FIRST PARAGRAPH, OF THE CIVIL CODE, AND ART. 17 (COMPOSITION AND APPOINTMENT - EXECUTIVE COMMITTEE - CHIEF EXECUTIVE OFFICE) OF THE BY-LAWS, OF NO. 4 DIRECTORS. RESOLUTIONS RELATED THERETO	AGAINST
FALCK RENEWABLES S.P.A	IT0003198790	28-Apr-2022	COMPOSITION OF THE BOARD OF DIRECTORS AND OTHER RESOLUTIONS CONCERNING THE DIRECTORS: TO AUTHORIZE THE WORK ACTIVITIES CURRENTLY CARRIED OUT, AND OF THE POSITIONS CURRENTLY HELD, BY THE DIRECTORS IN COMPANIES OUTSIDE THE GROUP. RESOLUTIONS RELATED THERETO	FOR
FALCK RENEWABLES S.P.A	IT0003198790	28-Apr-2022	TO APPROVE THE ANNUAL REPORT ON THE REMUNERATION POLICY AND THE REMUNERATION PAID: TO APPROVE THE "REMUNERATION POLICY FOR THE 2022 FINANCIAL YEAR" CONTAINED IN SECTION I, PURSUANT TO ART. 123-TER, PARAGRAPH 3-BIS, OF LEGISLATIVE DECREE NO. 58/98	AGAINST
FALCK RENEWABLES S.P.A	IT0003198790	28-Apr-2022	TO APPROVE THE ANNUAL REPORT ON THE REMUNERATION POLICY AND THE REMUNERATION PAID: CONSULTATIVE VOTE ON THE "COMPENSATION PAID IN 2021" INDICATED IN SECTION II, PURSUANT TO ART. 123-TER, PARAGRAPH 6, OF LEGISLATIVE DECREE NO. 58/98	AGAINST
FINECOBANK S.P.A	IT0000072170	28-Apr-2022	TO EMPOWER THE BOARD OF DIRECTORS, AS PER ART. 2443 OF THE ITALIAN CIVIL CODE, OF THE AUTHORITY TO RESOLVE, IN ONE OR MORE INSTANCES FOR A MAXIMUM PERIOD OF FIVE YEARS FROM THE DATE OF THE SHAREHOLDERS' RESOLUTION, TO CARRY OUT A FREE STOCK CAPITAL INCREASE, AS PER ART. 2349 OF THE ITALIAN CIVIL CODE, FOR A MAXIMUM AMOUNT OF EUR 120,976.02 (TO BE ALLOCATED IN FULL TO STOCK CAPITAL) CORRESPONDING TO UP TO 366,594 FINECO BANK ORDINARY SHARES WITH A NOMINAL VALUE OF EUR 0.33 EACH, WITH THE SAME CHARACTERISTICS AS THOSE IN CIRCULATION AND WITH REGULAR DIVIDEND ENTITLEMENT, TO BE GRANTED TO THE 2022 IDENTIFIED STAFF EMPLOYEES OF FINECO BANK IN EXECUTION OF THE 2022 INCENTIVE SYSTEM; CONSEQUENT AMENDMENTS TO THE BY-LAWS	FOR
FINECOBANK S.P.A	IT0000072170	28-Apr-2022	TO EMPOWER THE BOARD OF DIRECTORS, UNDER THE PROVISIONS OF ARTICLE 2443 OF THE ITALIAN CIVIL CODE, OF THE AUTHORITY TO RESOLVE IN 2027 A FREE STOCK CAPITAL INCREASE, AS PER ART. 2349 OF THE ITALIAN CIVIL CODE, FOR A MAXIMUM AMOUNT OF EUR 35,671.35 CORRESPONDING TO UP TO 108,095 FINECO BANK NEW ORDINARY SHARES WITH A NOMINAL VALUE OF EUR 0.33 EACH, WITH THE SAME CHARACTERISTICS AS THOSE IN CIRCULATION AND WITH REGULAR DIVIDEND ENTITLEMENT, TO BE GRANTED TO THE 2021 IDENTIFIED STAFF EMPLOYEES OF FINECO BANK IN EXECUTION OF THE 2021 INCENTIVE SYSTEM: CONSEQUENT AMENDMENTS TO THE BY-LAWS	FOR
FINECOBANK S.P.A	IT0000072170	28-Apr-2022	BALANCE SHEET AS OF THE YEAR 2021 AND PRESENTATION OF THE CONSOLIDATED BALANCE SHEET	FOR
FINECOBANK S.P.A	IT0000072170	28-Apr-2022	TO ALLOCATE THE FINECOBANK S.P.A. PROFIT FOR THE YEAR 2021	FOR
FINECOBANK S.P.A	IT0000072170	28-Apr-2022	REWARDING POLICY REPORT FOR 2022	FOR
FINECOBANK S.P.A	IT0000072170	28-Apr-2022	EMOLUMENT PAID REPORT FOR 2021	FOR
FINECOBANK S.P.A	IT0000072170	28-Apr-2022	2022 INCENTIVE SYSTEM FOR EMPLOYEES "IDENTIFIED STAFF"	FOR
FINECOBANK S.P.A	IT0000072170	28-Apr-2022	2022 INCENTIVE SYSTEM FOR PERSONAL FINANCIAL ADVISORS "IDENTIFIED STAFF"	FOR
FINECOBANK S.P.A	IT0000072170	28-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES IN ORDER TO SUPPORT THE 2022 PFA SYSTEM FOR PERSONAL FINANCIAL ADVISORS. RESOLUTIONS RELATED THERETO	FOR
FIRST RESOURCES LTD	SG1W35938974	28-Apr-2022	RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
FIRST RESOURCES LTD	SG1W35938974	28-Apr-2022	DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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FIRST RESOURCES LTD	SG1W35938974	28-Apr-2022	PAYMENT OF PROPOSED FINAL DIVIDEND: SGD 0.051 PER ORDINARY SHARE	FOR
FIRST RESOURCES LTD	SG1W35938974	28-Apr-2022	RE-ELECTION OF MR CHANG SEE HIANG AS A DIRECTOR	FOR
FIRST RESOURCES LTD	SG1W35938974	28-Apr-2022	RE-ELECTION OF MR FANG ZHIXIANG AS A DIRECTOR	FOR
FIRST RESOURCES LTD	SG1W35938974	28-Apr-2022	RE-ELECTION OF MR TAN SEOW KHENG AS A DIRECTOR	FOR
FIRST RESOURCES LTD	SG1W35938974	28-Apr-2022	APPROVAL OF DIRECTORS' FEES AMOUNTING TO SGD 640,000	FOR
FIRST RESOURCES LTD	SG1W35938974	28-Apr-2022	RE-APPOINTMENT OF MESSRS ERNST & YOUNG LLP AS AUDITOR	FOR
FIRST RESOURCES LTD	SG1W35938974	28-Apr-2022	AUTHORITY TO ISSUE NEW SHARES	FOR
FIRST RESOURCES LTD	SG1W35938974	28-Apr-2022	RENEWAL OF THE IPT MANDATE	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RE-ELECT ANDREW HIGGINSON	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RE-ELECT JONATHAN HILL	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RE-ELECT ALFRED F. HURLEY JR	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RE-ELECT PETER JACKSON	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RE-ELECT DAVID LAZZARATO	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RE-ELECT GARY MCGANN	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RE-ELECT MARY TURNER	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE EXTERNAL AUDITOR FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	SPECIAL RESOLUTION TO MAINTAIN THE EXISTING AUTHORITY TO CONVENE AN EXTRAORDINARY GENERAL MEETING ON 14 CLEAR DAYS' NOTICE	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	ORDINARY RESOLUTION TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	SPECIAL RESOLUTION TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	FOLLOWING A REVIEW OF THE COMPANY'S AFFAIRS, TO RECEIVE AND CONSIDER THE COMPANY'S FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	SPECIAL RESOLUTION TO DISAPPLY ADDITIONAL STATUTORY PRE-EMPTION RIGHTS IN CONNECTION WITH ACQUISITIONS/SPECIFIED CAPITAL INVESTMENTS	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	SPECIAL RESOLUTION TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	SPECIAL RESOLUTION TO DETERMINE THE PRICE RANGE AT WHICH TREASURY SHARES MAY BE REISSUED OFF-MARKET	FOR

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FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RECEIVE AND CONSIDER THE REMUNERATION CHAIR'S STATEMENT AND THE ANNUAL REPORT ON REMUNERATION	AGAINST
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO ELECT NANCY DUBUC	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO ELECT HOLLY KELLER KOEPEL	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO ELECT ATIF RAFIQ	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RE-ELECT ZILLAH BYNG-THORNE	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RE-ELECT NANCY CRUICKSHANK	FOR
FLUTTER ENTERTAINMENT PLC	IE00BWT6H894	28-Apr-2022	TO RE-ELECT RICHARD FLINT	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: Margareth Øvrum	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: Robert C. Pallash	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: Pierre Brondeau	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: Vincent R. Volpe, Jr.	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Ratification of the appointment of independent registered public accounting firm.	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Approval, by non-binding vote, of executive compensation.	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: Eduardo E. Cordeiro	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: Carol Anthony (John) Davidson	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: Mark Douglas	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: Kathy L. Fortmann	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: C. Scott Greer	AGAINST
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: K'Lynne Johnson	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: Dirk A. Kempthorne	FOR
FMC CORPORATION	US3024913036	28-Apr-2022	Election of Director to serve for a one-year term expiring in 2023: Paul J. Norris	FOR
GAV-YAM LANDS CORP. LTD	IL0007590198	28-Apr-2022	REELECT HAVA SHECHTER AS EXTERNAL DIRECTOR	FOR
GEA GROUP AG	DE0006602006	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.90 PER SHARE	FOR
GEA GROUP AG	DE0006602006	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
GEA GROUP AG	DE0006602006	28-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
GEA GROUP AG	DE0006602006	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
GEA GROUP AG	DE0006602006	28-Apr-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR

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GEA GROUP AG	DE0006602006	28-Apr-2022	ELECT JOERG KAMPMEYER TO THE SUPERVISORY BOARD	FOR
GEA GROUP AG	DE0006602006	28-Apr-2022	ELECT JENS RIEDL TO THE SUPERVISORY BOARD	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: Robert C. "Robin" Loudermilk, Jr.	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: Wendy B. Needham	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: Elizabeth W. Camp	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: Juliette W. Pryor	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: E. Jenner Wood III	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Advisory Vote on Executive Compensation.	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Ratification of the Selection of Ernst & Young LLP as the Company's Independent Auditor for the Fiscal Year Ending December 31, 2022.	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: Richard Cox, Jr.	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: Paul D. Donahue	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: Gary P. Fayard	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: P. Russell Hardin	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: John R. Holder	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: Donna W. Hyland	FOR
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: John D. Johns	ABSTAIN
GENUINE PARTS COMPANY	US3724601055	28-Apr-2022	Election of Director: Jean-Jacques Lafont	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO RE-ELECT DAVID WORMSLEY AS A DIRECTOR	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO RECEIVE THE COMPANY'S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO REAPPOINT DELOITTE LLP AS THE COMPANY'S AUDITORS TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID OR DATE TO BE DETERMINED BY THE DIRECTORS	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO AUTHORISE THE AUDIT COMMITTEE TO FIX THE REMUNERATION OF THE AUDITORS	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO APPROVE THE COMPANY'S 2021 CLIMATE PROGRESS REPORT	AGAINST
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO APPROVE THE DIRECTOR'S REMUNERATION REPORT AS SET OUT IN THE 2021 ANNUAL REPORT	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO RENEW THE AUTHORITY CONFERRED ON THE DIRECTORS PURSUANT TO ARTICLE 10.2 OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	SUBJECT TO THE PASSING OF THE RESOLUTION 15. TO RENEW THE AUTHORITY CONFERRED ON THE DIRECTORS PURSUANT TO ARTICLE 10.3 OF THE COMPANY'S ARTICLES OF ASSOCIATION TO ALLOT EQUITY SECURITIES FOR CASH FOR AN ALLOTMENT PERIOD	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	SUBJECT TO THE PASSING OF RESOLUTION 15, AND IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 16, TO EMPOWER TO DIRECTORS PURSUANT TO ARTICLE 10.3 OF THE ARTICLES TO ALLOT EQUITY SECURITIES FOR CASH FOR AN ALLOTMENT PERIOD	FOR

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GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ORDINARY SHARES	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO APPROVE THAT THE COMPANY'S CAPITAL CONTRIBUTION RESERVES (FORMING PART OF ITS SHARE PREMIUM ACCOUNT) BE REDUCED AND BE REPAID TO SHAREHOLDERS AS PER THE TERMS SET OUT IN THE NOTICE OF THE MEETING	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO RE-ELECT KALIDAS MADHAVPEDDI AS A DIRECTOR	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO RE-ELECT PETER COATES AS A DIRECTOR	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO RE-ELECT MARTIN GILBERT AS A DIRECTOR	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO RE-ELECT GILL MARCUS AS A DIRECTOR	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO RE-ELECT PATRICE MERRIN AS A DIRECTOR	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO RE-ELECT CYNTHIA CARROLL AS A DIRECTOR	FOR
GLENCORE PLC	JE00B4T3BW64	28-Apr-2022	TO RE-ELECT GARY NAGLE AS A DIRECTOR	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO APPOINT / RE-APPOINT MICHAEL RICE	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO APPOINT / RE-APPOINT CAMILLA HUGHES	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO RE-APPOINT THE AUDITORS: KPMG	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO CONVENE A GENERAL MEETING BY 14 DAYS NOTICE	AGAINST
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	AUTHORITY TO ALLOT SHARES	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS IN CERTAIN CIRCUMSTANCES	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS IN ADDITIONAL CIRCUMSTANCES	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	AUTHORITY TO MAKE MARKET PURCHASES	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	AUTHORITY TO RE-ISSUE TREASURY SHARES	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO RECEIVE AND CONSIDER ACCOUNTS FOR THE PERIOD ENDED 31 DECEMBER 21 TOGETHER WITH THE REPORTS OF THE DIRS AND AUDITORS THEREON AND A REVIEW OF THE AFFAIRS OF COMPANY	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	AUTHORITY TO AMEND THE RULES OF THE LONG TERM INCENTIVE PLAN 2017 AND ADOPT THE AMENDED LTIP	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO RECEIVE AND CONSIDER THE REPORT OF THE REMUNERATION COMMITTEE FOR THE PERIOD ENDED 31 DECEMBER 2021	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO RECEIVE AND CONSIDER THE REMUNERATION POLICY	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO APPOINT / RE-APPOINT JOHN MULCAHY	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO APPOINT / RE-APPOINT STEPHEN GARVEY	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO APPOINT / RE-APPOINT ROBERT DIX	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO APPOINT / RE-APPOINT CARA RYAN	FOR
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	28-Apr-2022	TO APPOINT / RE-APPOINT PAT MCCANN	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: John T. Turner	FOR

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GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: M. Troy Woods	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: F. Thaddeus Arroyo	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Approval, on an advisory basis, of the compensation of our named executive officers for 2021.	AGAINST
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Advisory vote on shareholder proposal regarding shareholders' right to call a special meeting.	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: Robert H.B. Baldwin, Jr.	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: John G. Bruno	AGAINST
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: Kriss Cloninger III	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: Joia M. Johnson	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: Ruth Ann Marshall	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: Connie D. McDaniel	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: William B. Plummer	FOR
GLOBAL PAYMENTS INC.	US37940X1028	28-Apr-2022	Election of Director: Jeffrey S. Sloan	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Steven P. Johnson	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Darren M. Rebelez	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Linda L. Addison	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Mary E. Thigpen	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Ratification of Auditors.	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Approval of 2021 Executive Compensation.	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Marilyn A. Alexander	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Cheryl D. Alston	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Mark A. Blinn	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: James P. Brannen	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Jane Buchan	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Gary L. Coleman	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Larry M. Hutchison	FOR
GLOBE LIFE INC.	US37959E1029	28-Apr-2022	Election of Director: Robert W. Ingram	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO RE-ELECT GAVIN SLARK AS A DIRECTOR	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO RE-ELECT MICHAEL RONEY AS A DIRECTOR	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO CONSIDER THE CONTINUATION IN OFFICE OF PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY	FOR

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GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2022	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO RECEIVE AND CONSIDER THE CHAIRMAN'S ANNUAL STATEMENT AND THE ANNUAL REPORT ON REMUNERATION OF THE REMUNERATION COMMITTEE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO APPROVE THE CONVENING OF AN EXTRAORDINARY GENERAL MEETING ON 14 CLEAR DAYS' NOTICE	AGAINST
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT RELEVANT SECURITIES	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO DIS-APPLY STATUTORY PRE-EMPTION RIGHTS AND ALLOT UP TO 5% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO AUTHORISE MARKET PURCHASES OF THE COMPANY'S OWN SHARES	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO DETERMINE THE PRICE RANGE FOR THE RE-ISSUE OF TREASURY SHARES OFF-MARKET	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO APPROVE AN AMENDMENT TO THE DEFINITION OF "ELIGIBLE EMPLOYEE" SET OUT IN THE RULES OF THE TRUST DEED GOVERNING THE OPERATION OF THE GRAFTON GROUP PLC EMPLOYEE SHARE PARTICIPATION SCHEME	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO DECLARE A FINAL DIVIDEND OF 22.0 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO RE-ELECT PAUL HAMPDEN SMITH AS A DIRECTOR	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO RE-ELECT SUSAN MURRAY AS A DIRECTOR	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO RE-ELECT VINCENT CROWLEY AS A DIRECTOR	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO RE-ELECT ROSHEEN MCGUCKIAN AS A DIRECTOR	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO ELECT AVIS DARZINS AS A DIRECTOR	FOR
GRAFTON GROUP PLC	IE00B00MZ448	28-Apr-2022	TO RE-ELECT DAVID ARNOLD AS A DIRECTOR	FOR
GRUPO CARSO SAB DE CV	MXP461181085	28-Apr-2022	DESIGNATION OF REPRESENTATIVES TO CARRY OUT AND FORMALIZE THE RESOLUTIONS ADOPTED BY THE MEETING. RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO CARSO SAB DE CV	MXP461181085	28-Apr-2022	SUBMISSION, DISCUSSION AND, AS THE CASE MAY BE, APPROVAL, AS THE CASE MAY BE, OF THE (I) CHIEF EXECUTIVE OFFICER'S REPORT PREPARED IN ACCORDANCE WITH ARTICLES 44 SECTION XI OF THE SECURITIES MARKET LAW AND 172 OF THE GENERAL CORPORATION AND PARTNERSHIP LAW, TOGETHER WITH THE EXTERNAL AUDITOR'S REPORT, IN RESPECT TO THE COMPANY'S TRANSACTIONS AND REPORTS, FOR THE FISCAL YEAR ENDED AS OF DECEMBER 31, 2021, AS WELL AS THE BOARD OF DIRECTORS' OPINION ON THE CONTENT OF SUCH REPORT, (II) THE BOARD OF DIRECTORS' REPORT REFERRED TO IN ARTICLE 172, SUBSECTION B) OF THE GENERAL CORPORATION AND PARTNERSHIP LAW, CONTAINING THE MAIN ACCOUNTING AND INFORMATION POLICIES AND CRITERIA FOLLOWED WHEN PREPARING THE COMPANY'S FINANCIAL INFORMATION, (III) THE REPORT ON ACTIVITIES AND TRANSACTIONS IN WHICH THE BOARD OF DIRECTORS PARTICIPATED, PURSUANT TO ARTICLE 28, SECTION IV, SUBSECTION E) OF THE SECURITIES MARKET LAW, AND (IV) THE COMPANY'S FINANCIAL STATEMENTS AS OF DECEMBER 31, 2021. RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO CARSO SAB DE CV	MXP461181085	28-Apr-2022	SUBMISSION OF THE REPORT ON THE COMPLIANCE WITH THE TAX OBLIGATIONS CORRESPONDING TO FISCAL YEAR 2020 IN COMPLIANCE WITH THE OBLIGATION CONTAINED IN ARTICLE 76, SECTION XIX OF THE INCOME TAX LAW. RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO CARSO SAB DE CV	MXP461181085	28-Apr-2022	SUBMISSION, DISCUSSION AND, APPROVAL, AS THE CASE MAY BE, OF THE PROPOSAL ON THE ALLOCATION OF PROFITS. RESOLUTIONS IN CONNECTION THERETO	FOR

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GRUPO CARSO SAB DE CV	MXP461181085	28-Apr-2022	SUBMISSION, DISCUSSION AND, APPROVAL, AS THE CASE MAY BE, ON THE PAYMENT OF A DIVIDEND IN CASH. RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO CARSO SAB DE CV	MXP461181085	28-Apr-2022	APPOINTMENT AND/OR RATIFICATION OF THE MEMBERS OF THE BOARD OF DIRECTORS, SECRETARY AND ASSISTANT SECRETARY. RESOLUTIONS IN CONNECTION THERETO	AGAINST
GRUPO CARSO SAB DE CV	MXP461181085	28-Apr-2022	DETERMINATION OF COMPENSATIONS TO THE MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS, SECRETARY AND ASSISTANT SECRETARY. RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO CARSO SAB DE CV	MXP461181085	28-Apr-2022	APPOINTMENT AND/OR RATIFICATION OF THE MEMBERS OF THE COMPANY'S AUDIT AND CORPORATE PRACTICES COMMITTEE. RESOLUTIONS IN CONNECTION THERETO	AGAINST
GRUPO CARSO SAB DE CV	MXP461181085	28-Apr-2022	DETERMINATION OF COMPENSATIONS TO THE MEMBERS OF THE COMPANY'S AUDIT AND CORPORATE PRACTICES COMMITTEE. RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO CARSO SAB DE CV	MXP461181085	28-Apr-2022	PROPOSAL, DISCUSSION AND APPROVAL, AS THE CASE MAY BE, TO DETERMINE THE MAXIMUM AMOUNT OF FUNDS THAT MAY BE USED FOR THE ACQUISITION OF THE COMPANY'S OWN SHARES FOR FISCAL YEAR 2022, UNDER THE TERMS OF ARTICLE 56 OF THE SECURITIES MARKET LAW. RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	APPOINTMENT AND, IF NECESSARY, RE-ELECTION OF DIRECTORS: RE-ELECTION AND, IF NECESSARY, APPOINTMENT OF MR. HUGO SERRA CALDERON AS EXECUTIVE DIRECTOR	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	APPOINTMENT AND, IF NECESSARY, RE-ELECTION OF DIRECTORS: APPOINTMENT OF MR. ALVARO JUNCADELLA DE PALLEJA AS PROPRIETARY DIRECTOR	AGAINST
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	APPOINTMENT AND, IF NECESSARY, RE-ELECTION OF DIRECTORS: APPOINTMENT OF BEATRIZ MOLINS DOMINGO AS INDEPENDENT DIRECTOR	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	FIXING OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	INFORMATION TO THE GENERAL MEETING ON THE MODIFICATION OF ARTICLES 1,2,3,4,5,6,7,8,9,10,11,15,16,17,19,22,27,28,30,31 AND 37 OF THE REGULATIONS OF THE BOARD OF DIRECTORS	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	APPROVAL OF THE COMPANY'S REMUNERATION POLICY	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	REMUNERATION OF THE BOARD OF DIRECTORS: TO APPROVE THE AMOUNT OF THE FIXED REMUNERATION OF THE BOARD OF DIRECTORS FOR THE FISCAL YEAR 2022	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	REMUNERATION OF THE BOARD OF DIRECTORS: TO APPROVE THE PER DIEMS FOR ATTENDANCE TO MEETINGS OF THE BOARD OF DIRECTORS FOR THE 2022 FISCAL YEAR	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	REMUNERATION OF THE BOARD OF DIRECTORS: TO APPROVE THE MAXIMUM ANNUAL AMOUNT OF THE REMUNERATION FOR ALL THE DIRECTORS, IN THEIR CONDITIONS AS SUCH, FOR THE 2022 FINANCIAL YEAR	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	TO SUBMIT THE ANNUAL REPORT ON DIRECTORS' REMUNERATION FOR THE 2021 FINANCIAL YEAR TO THE CONSULTATIVE VOTE OF THE GENERAL SHAREHOLDERS' MEETING	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	DISTRIBUTION OF RESERVES. DELEGATION TO THE BOARD OF DIRECTORS TO DETERMINE THE AMOUNT AND DATE OF DISTRIBUTION, WITH EXPRESS AUTHORITY NOT TO DISTRIBUTE	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE INDIVIDUAL ANNUAL ACCOUNTS AND MANAGEMENT REPORT FOR THE 2021 FISCAL YEAR	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	DELEGATION OF POWERS TO FORMALIZE, EXECUTE AND REGISTER THE RESOLUTIONS ADOPTED FOR THE GENERAL MEETING	FOR

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GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	DISTRIBUTION OF THE RESULTS FOR THE 2021 FISCAL YEAR	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	ANNUAL FINANCIAL STATEMENTS AND MANAGEMENT REPORT OF THE CONSOLIDATED GROUP: EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE ANNUAL ACCOUNTS AND MANAGEMENT REPORT OF THE CONSOLIDATED GROUP CORRESPONDING TO THE 2021 FINANCIAL YEAR	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	ANNUAL FINANCIAL STATEMENTS AND MANAGEMENT REPORT OF THE CONSOLIDATED GROUP: REVIEW AND APPROVAL, AS THE CASE MAY BE, OF THE STATEMENT OF NON-FINANCIAL INFORMATION INCLUDED IN THE SUSTAINABILITY REPORT DOCUMENT STATEMENT OF NON-FINANCIAL INFORMATION AS PART OF THE CONSOLIDATED GROUP MANAGEMENT REPORT FOR THE 2021 FINANCIAL YEAR	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	APPROVAL, IF APPLICABLE, OF THE MANAGEMENT OF THE BOARD OF DIRECTORS DURING THE 2021 FINANCIAL YEAR	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	EXTENSION OF THE APPOINTMENT OF THE AUDITORS OF THE COMPANY AND OF THE CONSOLIDATED GROUP FOR THE FISCAL YEAR 2022	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	AMENDMENT OF ARTICLE 13 OF THE BY-LAWS	FOR
GRUPO CATALANA OCCIDENTE SA	ES0116920333	28-Apr-2022	ACKNOWLEDGEMENT OF THE RESIGNATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
GRUPO MEXICO SAB DE CV	MXP370841019	28-Apr-2022	DESIGNATION OF REPRESENTATIVES TO COMPLY WITH AND FORMALIZE THE RESOLUTIONS ADOPTED BY THE MEETING. RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO MEXICO SAB DE CV	MXP370841019	28-Apr-2022	REPORT OF THE COMPANY'S EXECUTIVE PRESIDENT CORRESPONDING TO THE FISCAL YEAR COMPRISED FROM JANUARY 1ST TO DECEMBER 31, 2021. DISCUSSION AND APPROVAL, AS THE CASE MAY BE, OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS, WELL AS THOSE OF THE SUBSIDIARIES THEREOF, AS OF DECEMBER 31, 2021. SUBMISSION OF THE OPINIONS AND REPORTS REFERRED TO IN ARTICLE 28 SECTION IV, SUBSECTIONS A), B), C), D) AND E) OF THE SECURITIES MARKET LAW, IN RESPECT TO THE FISCAL YEAR COMPRISED FROM JANUARY 1ST TO DECEMBER 31, 2021. RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO MEXICO SAB DE CV	MXP370841019	28-Apr-2022	READING OF THE REPORT ON THE COMPLIANCE WITH THE COMPANY'S TAX OBLIGATIONS DURING FISCAL YEAR 2020	FOR
GRUPO MEXICO SAB DE CV	MXP370841019	28-Apr-2022	RESOLUTION ON THE ALLOCATION OF PROFITS OF THE FISCAL YEAR ENDED AS OF DECEMBER 31, 2021	FOR
GRUPO MEXICO SAB DE CV	MXP370841019	28-Apr-2022	REPORT REFERRED TO IN SECTION III, ARTICLE 60 OF THE GENERAL PROVISIONS APPLICABLE TO SECURITIES ISSUERS AND OTHER PARTICIPANTS OF THE SECURITIES MARKET, INCLUDING A REPORT ON THE ALLOCATION OF THE FUNDS USED FOR THE ACQUISITION OF OWN SHARES DURING THE FISCAL YEAR ENDED AS OF DECEMBER 31, 2021. DETERMINATION OF THE MAXIMUM AMOUNT OF FUNDS TO BE USED FOR THE ACQUISITION OF OWN SHARES DURING THE FISCAL YEAR 2022. RESOLUTIONS IN CONNECTION THERETO	FOR
GRUPO MEXICO SAB DE CV	MXP370841019	28-Apr-2022	RESOLUTION ON THE RATIFICATION OF ACTIONS PERFORMED BY THE EXECUTIVE PRESIDENT, THE ADMINISTRATION AND FINANCE EXECUTIVE OFFICER, ON DUTY AS CHIEF EXECUTIVE OFFICER, THE BOARD OF DIRECTORS AND THE COMMITTEES THEREOF, DURING THE FISCAL YEAR COMPRISED FROM JANUARY 1ST TO DECEMBER 31, 2021	FOR
GRUPO MEXICO SAB DE CV	MXP370841019	28-Apr-2022	RESOLUTION IN RESPECT TO THE RATIFICATION OF THE COMPANY'S EXTERNAL AUDITOR	FOR
GRUPO MEXICO SAB DE CV	MXP370841019	28-Apr-2022	APPOINTMENT AND OR RATIFICATION OF THE MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS AND ASSESSMENT OF THE INDEPENDENCE THEREOF IN ACCORDANCE WITH ARTICLE 26 OF THE SECURITIES MARKET LAW, AS WELL AS OF THE MEMBERS OF THE BOARD COMMITTEES AND THE CHAIRMEN THEREOF. RESOLUTIONS IN CONNECTION THERETO	AGAINST

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GRUPO MEXICO SAB DE CV	MXP370841019	28-Apr-2022	GRANTING AND OR REVOCATION OF POWERS OF ATTORNEY TO SEVERAL COMPANY'S OFFICERS	AGAINST
GRUPO MEXICO SAB DE CV	MXP370841019	28-Apr-2022	PROPOSAL ON COMPENSATIONS TO THE MEMBERS DEL BOARD OF DIRECTORS AND TO THE MEMBERS OF THE BOARD COMMITTEES. RESOLUTIONS IN CONNECTION THERETO	FOR
GVS S.P.A	IT0005411209	28-Apr-2022	TO APPROVE THE BALANCE SHEET AT 31 DECEMBER 2021 AND PROPOSAL FOR THE ALLOCATION OF PROFIT FOR THE YEAR: APPROVAL OF THE BALANCE SHEET AT 31 DECEMBER 2021, ACCOMPANIED BY THE REPORT OF THE BOARD OF DIRECTORS ON OPERATIONS, INTERNAL AND EXTERNAL AUDITORS' REPORTS. PRESENTATION OF THE CONSOLIDATED BALANCE SHEET AS AT 31 DECEMBER 2021. PRESENTATION OF THE CONSOLIDATED NON-FINANCIAL STATEMENT PREPARED PURSUANT TO LEGISLATIVE DECREE 254/2016	FOR
GVS S.P.A	IT0005411209	28-Apr-2022	TO APPROVE THE BALANCE SHEET AS AT 31 DECEMBER 2021 AND PROPOSAL FOR THE ALLOCATION OF PROFIT FOR THE YEAR: RESOLUTIONS RELATING TO THE ALLOCATION OF PROFIT FOR 2021	FOR
GVS S.P.A	IT0005411209	28-Apr-2022	TO APPROVE THE REPORT ON THE REMUNERATION POLICY AND ON THE REMUNERATION PAID PURSUANT TO ART. 123-TER OF LEGISLATIVE DECREE 24 FEBRUARY 1998, N. 58 AND ART. 84-TER OF CONSOB REGULATION NO. 11971/1999: RESOLUTION ON THE FIRST SECTION ON THE REMUNERATION POLICY PREPARED PURSUANT TO ART. 123-TER, ITEM 3, OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998	FOR
GVS S.P.A	IT0005411209	28-Apr-2022	TO APPROVE THE REPORT ON THE REMUNERATION POLICY AND ON THE REMUNERATION PAID PURSUANT TO ARTICLE 123-TER OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998 AND ART. 84-TER OF CONSOB REGULATION NO. 11971/1999: RESOLUTION ON THE SECOND SECTION ON THE SUBJECT OF COMPENSATION PAID PURSUANT TO ART. 123-TER, ITEM 4, OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998	FOR
GVS S.P.A	IT0005411209	28-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSE OF TREASURY SHARES PURSUANT TO AND FOR THE PURPOSES OF ARTICLES. 2357, 2357-TER OF THE CIVIL CODE, ART. 132 OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998 AND ART. 144-BIS OF THE CONSOB REGULATION ADOPTED BY RESOLUTION NO. 11971 OF 14 MAY 1999, SUBJECT TO REVOCATION, FOR THE PART THAT REMAINED UNEXECUTED, OF THE AUTHORIZATION RESOLUTION TAKEN BY THE ORDINARY SHAREHOLDERS' MEETING ON 27 APRIL 2021; RESOLUTIONS RELATED THERETO	FOR
GVS S.P.A	IT0005411209	28-Apr-2022	TO PROPOSE TO ADJUST THE REMUNERATION OF THE EXTERNAL AUDIT FIRM FOR THE FINANCIAL YEARS 2021-2028; RESOLUTIONS RELATED THERETO	FOR
HAMBORNER REIT AG	DE000A3H2333	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.47 PER SHARE	FOR
HAMBORNER REIT AG	DE000A3H2333	28-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
HAMBORNER REIT AG	DE000A3H2333	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
HAMBORNER REIT AG	DE000A3H2333	28-Apr-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
HAMBORNER REIT AG	DE000A3H2333	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
HAMBORNER REIT AG	DE000A3H2333	28-Apr-2022	APPROVE CREATION OF EUR 32.5 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
HAMBORNER REIT AG	DE000A3H2333	28-Apr-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 150 MILLION; APPROVE CREATION OF EUR 8.1 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO RE-ELECT RITA-ROSE GAGNE AS A DIRECTOR OF THE COMPANY	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO RECEIVE THE DIRECTORS' ANNUAL REPORT AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO RE-ELECT ADAM METZ AS A DIRECTOR OF THE COMPANY	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO RE-ELECT ROBERT NOEL AS A DIRECTOR OF THE COMPANY	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO RE-ELECT CAROL WELCH AS A DIRECTOR OF THE COMPANY	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITOR'S REMUNERATION	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO DISAPPLY PRE-EMPTION RIGHTS	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO DISAPPLY PRE-EMPTION RIGHTS IN ADDITION TO THOSE CONFERRED BY RESOLUTION 17	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO AUTHORISE MARKET PURCHASES BY THE COMPANY OF ITS SHARES	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021: 0.2 PENCE PER ORDINARY SHARE	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO GRANT THE BOARD AUTHORITY TO OFFER THE ENHANCED SCRIP DIVIDEND ALTERNATIVE	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO ELECT HABIB ANNOUS AS A DIRECTOR OF THE COMPANY	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO ELECT HIMANSHU RAJA AS A DIRECTOR OF THE COMPANY	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO RE-ELECT MIKE BUTTERWORTH AS A DIRECTOR OF THE COMPANY	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO RE-ELECT MEKA BRUNEL AS A DIRECTOR OF THE COMPANY	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	28-Apr-2022	TO RE-ELECT DESMOND DE BEER AS A DIRECTOR OF THE COMPANY	AGAINST
HEALTHPEAK PROPERTIES, INC	US42250P1030	28-Apr-2022	Ratification of the appointment of Deloitte & Touche LLP as Healthpeak Properties, Inc.'s independent registered public accounting firm for the year ending December 31, 2022.	FOR
HEALTHPEAK PROPERTIES, INC	US42250P1030	28-Apr-2022	Election of Director: Brian G. Cartwright	FOR
HEALTHPEAK PROPERTIES, INC	US42250P1030	28-Apr-2022	Election of Director: Christine N. Garvey	FOR
HEALTHPEAK PROPERTIES, INC	US42250P1030	28-Apr-2022	Election of Director: R. Kent Griffin, Jr.	FOR
HEALTHPEAK PROPERTIES, INC	US42250P1030	28-Apr-2022	Election of Director: David B. Henry	FOR
HEALTHPEAK PROPERTIES, INC	US42250P1030	28-Apr-2022	Election of Director: Thomas M. Herzog	FOR
HEALTHPEAK PROPERTIES, INC	US42250P1030	28-Apr-2022	Election of Director: Lydia H. Kennard	FOR
HEALTHPEAK PROPERTIES, INC	US42250P1030	28-Apr-2022	Election of Director: Sara G. Lewis	FOR
HEALTHPEAK PROPERTIES, INC	US42250P1030	28-Apr-2022	Election of Director: Katherine M. Sandstrom	FOR
HEALTHPEAK PROPERTIES, INC	US42250P1030	28-Apr-2022	Approval of 2021 executive compensation on an advisory basis.	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RE-ELECT RICHARD BYRNE AS A DIRECTOR	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RE-ELECT TEMITOPE LAWANI AS A DIRECTOR	FOR

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HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RE-ELECT SALLY ASHFORD AS A DIRECTOR	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RE-ELECT CAROLE WAMUYU WAINAINA AS A DIRECTOR	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO FIX THE REMUNERATION OF THE AUDITORS	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO DISAPPLY PRE-EMPTION RIGHTS	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO ALLOT EQUITY SECURITIES FOR CASH	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO CALL 14 DAY NOTICE PERIOD FOR GENERAL MEETINGS	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO APPROVE THE ANNUAL STATEMENT BY THE CHAIRMAN OF THE REMUNERATION COMMITTEE AND THE DIRECTORS' REMUNERATION REPORT	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO ELECT HELIS ZULIJANI-BOYE AS A DIRECTOR	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RE-ELECT SIR SAMUEL JONAH, KBE OSG AS A DIRECTOR	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RE-ELECT KASH PANDYA AS A DIRECTOR	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RE-ELECT TOM GREENWOOD AS A DIRECTOR	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RE-ELECT MANJIT DHILLON AS A DIRECTOR	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RE-ELECT MAGNUS MANDERSSON AS A DIRECTOR	FOR
HELIOS TOWERS PLC	GB00BJVQC708	28-Apr-2022	TO RE-ELECT ALISON BAKER AS A DIRECTOR	FOR
HERA S.P.A.	IT0001250932	28-Apr-2022	TO AMEND ART. 17 OF THE COMPANY BYLAW (TO APPOINT THE BOARD OF DIRECTORS' MEMBERS) IN COMPLIANCE WITH THE NEW CONDITIONS CONCERNED IN THE CORPORATE GOVERNANCE CODE: RESOLUTIONS RELATED THERETO	FOR
HERA S.P.A.	IT0001250932	28-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021: RESOLUTIONS RELATED THERETO. TO PRESENT CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021. BOARD OF DIRECTORS', INTERNAL AUDITORS' AND EXTERNAL AUDITORS' REPORT	FOR
HERA S.P.A.	IT0001250932	28-Apr-2022	TO ALLOCATE THE PROFIT. RESOLUTIONS RELATED THERETO	FOR
HERA S.P.A.	IT0001250932	28-Apr-2022	REPORT ON THE REMUNERATION POLICY AND ON THE EMOLUMENT PAID: RESOLUTIONS RELATED TO SECTION I- REMUNERATION POLICY	FOR
HERA S.P.A.	IT0001250932	28-Apr-2022	REPORT ON THE REMUNERATION POLICY AND ON THE EMOLUMENT PAID: RESOLUTIONS RELATED TO SECTION II- EMOLUMENTS PAID	FOR
HERA S.P.A.	IT0001250932	28-Apr-2022	TO APPOINT EXTERNAL AUDITORS FOR THE FINANCIAL YEARS 2024-2032; RESOLUTIONS RELATED THERETO	FOR
HERA S.P.A.	IT0001250932	28-Apr-2022	RENEWAL OF THE AUTHORIZATION TO PURCHASE AND DISPOSE OWN SHARES: RESOLUTIONS RELATED THERETO	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	APPROVE REMUNERATION STATEMENT	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 621,000 FOR CHAIR, NOK 362,500 FOR VICE CHAIR AND NOK 310,500 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR

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HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	AMEND ARTICLES RE: BOARD-RELATED	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	REELECT KATSUNORI MORI (CHAIR) AS DIRECTOR	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	REELECT HANS PETER HAVDAL AS DIRECTOR	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	REELECT LIV ASTRI HOVEM AS DIRECTOR	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	ELECT SAM GABBITA AS NEW DIRECTOR	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	ELECT LIV DINGSOR AS NEW DIRECTOR	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	ELECT LEIF ARNE LANGOY AS MEMBER OF NOMINATING COMMITTEE	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	APPROVE ISSUANCE OF SHARES IN CONNECTION WITH INCENTIVE PLANS	AGAINST
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	AGAINST
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM IN CONNECTION WITH INCENTIVE PLANS	AGAINST
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND CANCELLATION OF REPURCHASED SHARES	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
HEXAGON COMPOSITES ASA	NO0003067902	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 6 PER SHARE	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE DISCHARGE OF ALF GORANSSON	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE DISCHARGE OF KERSTIN LINDELL	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE DISCHARGE OF JAN ANDERS MANSON	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE DISCHARGE OF GUN	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE DISCHARGE OF MALIN	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE DISCHARGE OF MARTA SCHORLING ANDREEN	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE DISCHARGE OF CEO GEORG BRUNSTAM	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE DISCHARGE OF PETER	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.04 MILLION FOR CHAIRMAN, AND SEK 420,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR

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HEXPOL AB	SE0007074281	28-Apr-2022	REELECT ALF GORANSSON, KERSTIN LINDELL, JAN-ANDERS MANSON, GUN NILSSON, MALIN PERSSON AND MARTA SCHORLING ANDREEN AS DIRECTORS	AGAINST
HEXPOL AB	SE0007074281	28-Apr-2022	ELECT ALF GORANSSON AS BOARD	AGAINST
HEXPOL AB	SE0007074281	28-Apr-2022	RATIFY ERNST YOUNG AS AUDITORS AS AUDITORS RATIFY OLA LARSMON AND PETER GUNNARSSON AS DEPUTY AUDITORS	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	ELECT MIKAEL EKDAHL, HENRIK DIDNER, JESPER WILGODT AND HJALMAR EK AS MEMBERS OF NOMINATING COMMITTEE	FOR
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
HEXPOL AB	SE0007074281	28-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	AGAINST
HEXPOL AB	SE0007074281	28-Apr-2022	AMEND ARTICLES RE COLLECTING OF PROXIES AND POSTAL VOTING	FOR
HORIZON THERAPEUTICS PLC	IE00BQPQZ61	28-Apr-2022	Election of Class II Director: Michael Grey	AGAINST
HORIZON THERAPEUTICS PLC	IE00BQPQZ61	28-Apr-2022	Election of Class II Director: Jeff Himawan, Ph.D.	FOR
HORIZON THERAPEUTICS PLC	IE00BQPQZ61	28-Apr-2022	Election of Class II Director: Susan Mahony, Ph.D.	FOR
HORIZON THERAPEUTICS PLC	IE00BQPQZ61	28-Apr-2022	Approval of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022 and authorization of the Audit Committee to determine the auditors' remuneration.	FOR
HORIZON THERAPEUTICS PLC	IE00BQPQZ61	28-Apr-2022	Approval, on an advisory basis, of the compensation of our named executive officers, as disclosed in the Proxy Statement.	FOR
HORIZON THERAPEUTICS PLC	IE00BQPQZ61	28-Apr-2022	Authorization for us and/or any of our subsidiaries to make market purchases or overseas market purchases of our ordinary shares.	FOR
HORIZON THERAPEUTICS PLC	IE00BQPQZ61	28-Apr-2022	Approval of the Amended and Restated 2020 Equity Incentive Plan.	FOR
ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	TO APPOINT CORPORATE BODIES: TO APPOINT DIRECTORS' THAT ARE NOT ALSO MEMBERS OF THE MANAGEMENT CONTROL COMMITTEE. RESOLUTIONS RELATED THERETO. LIST PRESENTED BY THE BOARD OF DIRECTORS: 1. ROSALBA CASIRAGHI (PRESIDENT) 2. CORRADO PASSERA (CHIEF EXECUTIVE OFFICER) 3. ELENA CIALLE' 4. MARCELLO VALENTI 5. PAOLA ELISABETTA GALBIATI 6. MASSIMO BRAMBILLA 7. FRANCESCA LANZA 8. FILIPPO ANNUNZIATA 9. PAOLA SCHWIZER 10. VALTER LAZZARI 11. LIDIA CALDAROLA	FOR
ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	TO APPOINT CORPORATE BODIES: TO APPOINT MANAGEMENT CONTROL COMMITTEE'S. RESOLUTIONS RELATED THERETO. LIST PRESENTED BY THE BOARD OF DIRECTOR: 12. STEFANO CARINGI 13. NADIA FONTANA 14. LAURA GRASSI 15. PAOLO PRANDI	FOR
ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT CORPORATE BODIES: TO APPOINT MANAGEMENT CONTROL COMMITTEE'S. RESOLUTIONS RELATED THERETO. LIST PRESENTED BY A GROUP OF FUNDS, REPRESENTING TOGETHER THE 8,37917 PTC OF THE SHARE CAPITAL: 1. MARCO BOZZOLA 2. FRANCESCA LAURA ROMILDE MASOTTI	AGAINST
ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	TO APPOINT CORPORATE BODIES: TO STATE THE EMOLUMENT DUE TO THE BOARD OF DIRECTORS THAT ARE NOT ALSO MEMBERS OF THE MANAGEMENT CONTROL COMMITTEE. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	TO APPOINT CORPORATE BODIES: TO STATE THE EMOLUMENT DUE TO THE MANAGEMENT CONTROL COMMITTEE. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	UPDATES ABOUT MEETING'S REGULATION. RESOLUTIONS RELATED THERETO	AGAINST

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ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	ILLIMITY BANK S.P.A BALANCE SHEET AS OF 31 DECEMBER 2021. TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021. TO PRESENT THE CONSOLIDATED NON-FINANCIAL STATEMENT AS OF 31 DECEMBER 2021. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	TO ALLOCATE THE NET INCOME AS OF 31 DECEMBER 2021. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	REPORT ON THE REWARDING POLICY, AS PER ART. 123-TER OF THE D.LGS. N. 58/1998. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	REPORT ON THE EMOLUMENT PAID AS PER ART. 123-TER OF THE D.LGS. N. 58/1998	FOR
ILLIMITY BANK S.P.A.	IT0005359192	28-Apr-2022	TO APPOINT CORPORATE BODIES: TO STATE DIRECTORS' NUMBER FOR THREE YEA MANDATE 2022-2024. RESOLUTIONS RELATED THERETO	FOR
INSPIRE MEDICAL SYSTEMS, INC.	US4577301090	28-Apr-2022	DIRECTOR	FOR
INSPIRE MEDICAL SYSTEMS, INC.	US4577301090	28-Apr-2022	DIRECTOR	FOR
INSPIRE MEDICAL SYSTEMS, INC.	US4577301090	28-Apr-2022	DIRECTOR	FOR
INSPIRE MEDICAL SYSTEMS, INC.	US4577301090	28-Apr-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
INSPIRE MEDICAL SYSTEMS, INC.	US4577301090	28-Apr-2022	Approval, on an advisory (non-binding) basis, of the compensation of the Company's named executive officers.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Monica P. Reed, M.D.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Mark J. Rubash	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Craig H. Barratt, Ph.D.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	To approve, by advisory vote, the compensation of the Company's Named Executive Officers.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	The ratification of appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	To approve the Company's Amended and Restated 2010 Incentive Award Plan.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Joseph C. Beery	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Gary S. Guthart, Ph.D.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Amal M. Johnson	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Don R. Kania, Ph.D.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Amy L. Ladd, M.D.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Keith R. Leonard, Jr.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Alan J. Levy, Ph.D.	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	28-Apr-2022	Election of Director: Jami Dover Nachtsheim	FOR

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INVESTEC LIMITED	ZAE000081949	28-Apr-2022	TO APPROVE: THE DISTRIBUTION OF NINETY ONE LIMITED SHARES TO: (I) INVESTEC LIMITED ORDINARY SHAREHOLDERS ON THE INVESTEC LIMITED REGISTER AT THE DISTRIBUTION RECORD TIME AND (II) VIA THE INVESTEC SA DAS SHARE, INVESTEC PLC ORDINARY SHAREHOLDERS ON THE INVESTEC PLC SA REGISTER AT THE DISTRIBUTION RECORD TIME AND (III) THE AUTHORISATION OF THE DIRECTORS OF INVESTEC LIMITED TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE TO CARRY OUT THE PROPOSALS INTO EFFECT, AS SET OUT IN THE NOTICE OF INVESTEC LIMITED GENERAL MEETING	FOR
INVESTEC LIMITED	ZAE000081949	28-Apr-2022	TO APPROVE, SUBJECT TO THE PASSING OF (I) THE AMENDMENTS TO THE INVESTEC DAT DEEDS AND (II) THE AUTHORISATION OF THE DIRECTORS OF INVESTEC LIMITED TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE TO CARRY OUT THE PROPOSALS INTO EFFECT, AS SET OUT IN THE NOTICE OF INVESTEC LIMITED GENERAL MEETING	FOR
INVESTEC LIMITED	ZAE000081949	28-Apr-2022	TO APPROVE, SUBJECT TO THE PASSING OF RESOLUTIONS 1 AND 2: (I) THAT WITH EFFECT FROM THE SCHEME EFFECTIVE TIME, THE SHARE PREMIUM ACCOUNT OF INVESTEC PLC BE REDUCED BY EURO 251,000,000 AND: (A) PART THEREOF BE REPAID IN SPECIE BY INVESTEC PLC TRANSFERRING SUCH NUMBER OF NINETY ONE PLC SHARES TO K REGISTER AS APPEARING AT THE SCHEME RECORD TIME AS IS EQUAL TO 0.13751 NINETY ONE PLC SHARES FOR EACH SCHEME SHARE HELD BY THEM AND (B) THE BALANCE (IF ANY) THEREOF BE RETAINED BY INVESTEC PLC AND TRANSFERRED TO THE RESERVES OF INVESTEC PLC TO BE AVAILABLE FOR FUTURE DISTRIBUTIONS BY INVESTEC PLC FROM TIME TO TIME OR APPLIED BY TIME TO TIME TOWARD ANY PURPOSE TO WHICH SUCH RESERVES MAY BE APPLIED (II) THE AUTHORISATION OF THE DIRECTORS OF INVESTEC PLC TO TAKE THE NECESSARY ACTIONS TO CARRY THE SCHEME INTO EFFECT AND (III) THE AMENDMENTS TO THE INVESTEC PLC ARTICLES OF ASSOCIATION IN CONNECTION WITH THE UK DISTRIBUTION, AS SET OUT IN THE MEETING	FOR
INVESTEC PLC	GB00B17BBQ50	28-Apr-2022	FOR THE PURPOSE OF CONSIDERING AND, IF THOUGHT FIT, APPROVING (WITH OR WITHOUT MODIFICATION) A SCHEME OF ARRANGEMENT PURSUANT TO PART 26 OF THE COMPANIES ACT 2006 (THE "SCHEME") PROPOSED TO BE MADE BETWEEN THE COMPANY AND THE SCHEME SHAREHOLDERS	FOR
INVESTEC PLC	GB00B17BBQ50	28-Apr-2022	TO APPROVE: THE DISTRIBUTION OF NINETY ONE LIMITED SHARES TO: (I) INVESTEC LIMITED ORDINARY SHAREHOLDERS ON THE INVESTEC LIMITED REGISTER AT THE DISTRIBUTION RECORD TIME AND (II) VIA THE INVESTEC SA DAS SHARE, INVESTEC PLC ORDINARY SHAREHOLDERS ON THE INVESTEC PLC SA REGISTER AT THE DISTRIBUTION RECORD TIME AND (II) THE AUTHORISATION OF THE DIRECTORS OF INVESTEC PLC TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE TO CARRY OUT THE PROPOSALS INTO EFFECT, AS SET OUT IN THE NOTICE OF INVESTEC PLC GENERAL MEETING	FOR
INVESTEC PLC	GB00B17BBQ50	28-Apr-2022	TO APPROVE, SUBJECT TO THE PASSING OF RESOLUTION (1): (I) THE AMENDMENTS TO THE INVESTEC DAT DEEDS AND (II) THE AUTHORISATION OF THE DIRECTORS OF INVESTEC PLC TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE TO CARRY SUCH AMENDMENTS INTO EFFECT, AS SET OUT IN THE NOTICE OF INVESTEC PLC GENERAL MEETING	FOR

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INVESTEC PLC	GB00B17BBQ50	28-Apr-2022	TO APPROVE, SUBJECT TO THE PASSING OF RESOLUTIONS 1 AND 2: (I) WITH EFFECT FROM THE SCHEME EFFECTIVE TIME, THE SHARE PREMIUM ACCOUNT OF INVESTEC PLC BEING REDUCED BY EURO251,000,000 AND: (A) PART THEREOF BE REPAID IN SPECIE BY INVESTEC PLC TRANSFERRING SUCH NUMBER OF NINETY ONE PLC SHARES TO THE UK REGISTER SCHEME AS APPEARING IN THE UK REGISTER AT THE SCHEME RECORD TIME AS IS EQUAL TO 0.13751 NINETY ONE PLC SHARES FOR EACH UK REGISTER SCHEME SHARES HELD BY THEM AND (B) THE BALANCE (IF ANY) THEREOF BE RETAINED BY INVESTEC PLC AND TRANSFERRED TO THE RESERVES OF INVESTEC PLC TO BE AVAILABLE FOR FUTURE DISTRIBUTIONS BY INVESTEC PLC FROM TIME TO TIME OR APPLIED BY INVESTEC PLC FROM TIME TO TIME TOWARD ANY PURPOSE TO WHICH SUCH RESERVES MAY BE APPLIED (II) THE AUTHORISATION OF THE DIRECTORS OF INVESTEC PLC (OR A DULY AUTHORISED COMMITTEE OF THE DIRECTORS) TO TAKE ALL SUCH ACTIONS AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE TO CARRY THE SCHEME INTO EFFECT AND (III) THE AMENDMENTS TO THE INVESTEC PLC ARTICLES OF ASSOCIATION IN CONNECTION WITH PARAGRAPH (I) ABOVE, AS SET OUT IN THE NOTICE OF INVESTEC PLC GENERAL MEETING	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO RE-ELECT CHRIS KENNEDY AS AN EXECUTIVE DIRECTOR	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO RECEIVE AND ADOPT THE ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO RE-ELECT ANNA MANZ AS A NON-EXECUTIVE DIRECTOR	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO RE-ELECT CAROLYN MCCALL AS AN EXECUTIVE DIRECTOR	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO RE-ELECT SHARMILA NEBHRAJANI AS A NON-EXECUTIVE DIRECTOR	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO RE-ELECT DUNCAN PAINTER AS A NON-EXECUTIVE DIRECTOR	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
ITV PLC	GB0033986497	28-Apr-2022	POLITICAL DONATIONS	FOR
ITV PLC	GB0033986497	28-Apr-2022	RENEWAL OF AUTHORITY TO ALLOT SHARES	FOR
ITV PLC	GB0033986497	28-Apr-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
ITV PLC	GB0033986497	28-Apr-2022	FURTHER DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
ITV PLC	GB0033986497	28-Apr-2022	PURCHASE OF OWN SHARES	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO RECEIVE AND ADOPT THE ANNUAL REPORT ON REMUNERATION SET OUT ON PAGES 146 TO 157 OF THE REMUNERATION REPORT CONTAINED IN THE ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ITV PLC	GB0033986497	28-Apr-2022	LENGTH OF NOTICE PERIOD FOR GENERAL MEETINGS	AGAINST
ITV PLC	GB0033986497	28-Apr-2022	TO DECLARE A FINAL DIVIDEND OF 3.3 PENCE PER ORDINARY SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO RE-ELECT SALMAN AMIN AS A NON-EXECUTIVE DIRECTOR	FOR
ITV PLC	GB0033986497	28-Apr-2022	TO RE-ELECT PETER BAZALGETTE AS A NON-EXECUTIVE DIRECTOR	FOR

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JELD-WEN HOLDING, INC.	US47580P1030	28-Apr-2022	DIRECTOR	FOR
JELD-WEN HOLDING, INC.	US47580P1030	28-Apr-2022	To approve, by non-binding advisory vote, the compensation of our named executive officers.	FOR
JELD-WEN HOLDING, INC.	US47580P1030	28-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent auditor for 2022.	FOR
JELD-WEN HOLDING, INC.	US47580P1030	28-Apr-2022	To approve an amendment to our Amended and Restated Certificate of Incorporation to remove the waiver of corporate opportunities that may be available to our former sponsor and is no longer applicable.	FOR
JELD-WEN HOLDING, INC.	US47580P1030	28-Apr-2022	To approve an amendment to our 2017 Omnibus Equity Plan to increase the number of shares available for issuance by 2,400,000 shares.	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Mark B. McClellan	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Anne M. Mulcahy	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Darius Adamczyk	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: A. Eugene Washington	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Mark A. Weinberger	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Nadja Y. West	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Advisory Vote to Approve Named Executive Officer Compensation.	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Approval of the Company's 2022 Long-Term Incentive Plan.	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Ratification of Appointment of PricewaterhouseCoopers LLP as the Independent Registered Public Accounting Firm for 2022.	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Proposal Withdrawn (Federal Securities Laws Mandatory Arbitration Bylaw).	ABSTAIN
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Civil Rights, Equity, Diversity & Inclusion Audit Proposal.	AGAINST
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Third Party Racial Justice Audit.	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Report on Government Financial Support and Access to COVID-19 Vaccines and Therapeutics.	AGAINST
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Mary C. Beckerle	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Report on Public Health Costs of Protecting Vaccine Technology.	AGAINST
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Discontinue Global Sales of Baby Powder Containing Talc.	AGAINST
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Request for Charitable Donations Disclosure.	AGAINST
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Third Party Review and Report on Lobbying Activities Alignment with Position on Universal Health Coverage.	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Adopt Policy to Include Legal and Compliance Costs in Incentive Compensation Metrics.	AGAINST
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	CEO Compensation to Weigh Workforce Pay and Ownership.	AGAINST
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: D. Scott Davis	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Ian E. L. Davis	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Jennifer A. Doudna	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Joaquin Duato	FOR

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JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Alex Gorsky	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Marillyn A. Hewson	FOR
JOHNSON & JOHNSON	US4781601046	28-Apr-2022	Election of Director: Hubert Joly	FOR
KERING SA	FR0000121485	28-Apr-2022	REAPPOINTMENT OF DANIELA RICCARDI AS A DIRECTOR	FOR
KERING SA	FR0000121485	28-Apr-2022	APPOINTMENT OF V RONIQUÉ WEILL AS A DIRECTOR	FOR
KERING SA	FR0000121485	28-Apr-2022	APPOINTMENT OF YONCA DERVISOGLU AS A DIRECTOR	FOR
KERING SA	FR0000121485	28-Apr-2022	APPOINTMENT OF SERGE WEINBERG AS A DIRECTOR	FOR
KERING SA	FR0000121485	28-Apr-2022	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L. 22-10-9, I OF THE FRENCH COMMERCIAL CODE RELATING TO REMUNERATION PAID DURING OR AWARDED FOR THE YEAR ENDED DECEMBER 31, 2021 TO CORPORATE OFFICERS	FOR
KERING SA	FR0000121485	28-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF TOTAL REMUNERATION AND BENEFITS IN KIND PAID DURING OR AWARDED FOR THE YEAR ENDED DECEMBER 31, 2021 TO FRAN OIS-HENRI PINAULT, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
KERING SA	FR0000121485	28-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF TOTAL REMUNERATION AND BENEFITS IN KIND PAID DURING OR AWARDED FOR THE YEAR ENDED DECEMBER 31, 2021 TO JEAN-FRAN OIS PALUS, GROUP MANAGING DIRECTOR	FOR
KERING SA	FR0000121485	28-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR EXECUTIVE CORPORATE OFFICERS	FOR
KERING SA	FR0000121485	28-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR CORPORATE OFFICERS IN RESPECT OF THEIR DUTIES AS DIRECTORS	FOR
KERING SA	FR0000121485	28-Apr-2022	APPOINTMENT OF PRICEWATERHOUSECOOPERS AUDIT AS PRINCIPAL STATUTORY AUDITOR	FOR
KERING SA	FR0000121485	28-Apr-2022	APPOINTMENT OF EMMANUEL BENOIST AS SUBSTITUTE STATUTORY AUDITOR	FOR
KERING SA	FR0000121485	28-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO PURCHASE, RETAIN AND TRANSFER THE COMPANY'S SHARES	FOR
KERING SA	FR0000121485	28-Apr-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO MAKE FREE AWARDS OF ORDINARY SHARES IN THE COMPANY (EXISTING OR TO BE ISSUED), SUBJECT, WHERE APPLICABLE, TO PERFORMANCE CONDITIONS, TO BENEFICIARIES OR CATEGORIES OF BENEFICIARIES AMONG THE EMPLOYEES AND EXECUTIVE CORPORATE OFFICERS OF THE COMPANY AND AFFILIATED COMPANIES	FOR
KERING SA	FR0000121485	28-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES RESERVED FOR EMPLOYEES, FORMER EMPLOYEES AND ELIGIBLE CORPORATE OFFICERS WHO ARE MEMBERS OF AN EMPLOYEE SAVINGS PLAN, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
KERING SA	FR0000121485	28-Apr-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES RESERVED FOR NAMED CATEGORIES OF BENEFICIARIES, WITH PRE-EMPTIVE SUBSCRIPTION RIGHTS WAIVED IN THEIR FAVOR	FOR
KERING SA	FR0000121485	28-Apr-2022	POWERS FOR FORMALITIES	FOR
KERING SA	FR0000121485	28-Apr-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
KERING SA	FR0000121485	28-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
KERING SA	FR0000121485	28-Apr-2022	APPROPRIATION OF NET INCOME FOR 2021 AND SETTING OF THE DIVIDEND	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: MS EMER GILVARRY	FOR

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KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: MS MARGUERITE LARKIN	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: MR TOM MORAN	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: MR CHRISTOPHER ROGERS	AGAINST
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: MR EDMOND SCANLON	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: MR JINLONG WANG	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO CONSIDER AND, IF THOUGHT FIT, PASS THE FOLLOWING ORDINARY RESOLUTION: THAT UNTIL OTHERWISE DETERMINED BY THE COMPANY IN GENERAL MEETING THE NON-EXECUTIVE DIRECTORS BE PAID AS FEES IN RESPECT OF EACH YEAR COMMENCING WITH THE YEAR ENDED 31 DECEMBER 2022 SUCH SUM NOT EXCEEDING EUR 2,000,000 IN AGGREGATE IN ANY YEAR, AS THE DIRECTORS SHALL DETERMINE, WHICH SUM SHALL BE DIVIDED AMONGST THEM IN SUCH PROPORTION AS THEY SHALL DETERMINE	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO CONSIDER AND, IF THOUGHT FIT, PASS THE FOLLOWING ORDINARY RESOLUTION: TO RECEIVE AND CONSIDER THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE REMUNERATION POLICY IN SECTION C) AS SET OUT ON PAGES 121 TO 151 OF THE ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO CONSIDER AND, IF THOUGHT FIT, PASS THE FOLLOWING ORDINARY RESOLUTION: THAT THE DIRECTORS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT RELEVANT SECURITIES (WITHIN THE MEANING OF SECTION 1021 OF THE COMPANIES ACT, 2014), TO INCLUDE THE REISSUE OF TREASURY SHARES, IF ANY, PROVIDED THAT: - THE MAXIMUM AMOUNT OF RELEVANT SECURITIES WHICH MAY BE ALLOTTED UNDER THIS AUTHORITY SHALL NOT EXCEED AN AGGREGATE NOMINAL AMOUNT OF EUR 2,500,000; AND - THE AUTHORITY CONFERRED BY THIS RESOLUTION WILL EXPIRE ON THE EARLIER OF THE CONCLUSION OF THE 2023 AGM AND CLOSE OF BUSINESS ON 27 JULY 2023 UNLESS AND TO THE EXTENT THAT IT IS RENEWED, REVOKED OR EXTENDED PRIOR TO SUCH DATE, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE RELEVANT SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY, AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT, AS IF SUCH AUTHORITY HAD NOT EXPIRED	FOR

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KERRY GROUP PLC	IE0004906560	28-Apr-2022	<p>TO CONSIDER AND, IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: SUBJECT TO RESOLUTION 8 HEREIN BEING PASSED, THAT THE DIRECTORS BE AND ARE HEREBY EMPOWERED PURSUANT TO ARTICLE 5 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND SECTIONS 1022 AND 1023 OF THE COMPANIES ACT, 2014 TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF THE SAID SECTION 1023) FOR CASH, TO INCLUDE THE REISSUE OF TREASURY SHARES, IF ANY, AS IF SECTION 1022(1) OF THE SAID ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT: - THIS POWER SHALL BE LIMITED TO ALLOTMENTS OF UP TO AN AGGREGATE NOMINAL AMOUNT OF EUR 1,105,313 AND ALLOTMENTS IN CONNECTION WITH OR PURSUANT TO ANY RIGHTS ISSUE, OPEN OFFER OR OTHER INVITATION TO OR IN FAVOUR OF HOLDERS OF SHARES IN THE COMPANY IN PROPORTION AS NEARLY AS MAY BE TO SUCH HOLDERS' HOLDINGS OF SUCH SHARES, SUBJECT TO SUCH LIMITS, EXCLUSIONS, ADJUSTMENTS OR OTHER ARRANGEMENTS AS THE DIRECTORS CONSIDER EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS UNDER THE LAWS OF OR THE REQUIREMENTS OF ANY RELEVANT REGULATORY BODY, SECURITIES MARKET OR STOCK EXCHANGE, IN ANY TERRITORY, OR ANY MATTER WHATSOEVER; AND - THE AUTHORITY CONFERRED BY THIS RESOLUTION WILL EXPIRE ON THE EARLIER OF THE CONCLUSION OF THE 2023 AGM AND CLOSE OF BUSINESS ON 27 JULY 2023 UNLESS AND TO THE EXTENT THAT IT IS RENEWED, REVOKED OR EXTENDED PRIOR TO SUCH DATE, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY, AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF</p>	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	<p>TO CONSIDER AND, IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: THAT SUBJECT TO RESOLUTIONS 8 AND 9 HEREIN BEING PASSED, THE DIRECTORS BE AND ARE HEREBY EMPOWERED PURSUANT TO SECTIONS 1022 AND 1023 OF THE COMPANIES ACT, 2014 TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF THE SAID SECTION 1023) FOR CASH, TO INCLUDE THE REISSUE OF TREASURY SHARES, IF ANY, AS IF SECTION 1022(1) OF THE SAID ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT: - THIS POWER SHALL BE LIMITED TO ALLOTMENTS OF ADDITIONAL SHARES UP TO AN AGGREGATE NOMINAL AMOUNT OF EUR 1,105,313 IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT WHICH IS ANNOUNCED CONTEMPORANEOUSLY WITH THE ALLOTMENT, OR WHICH WILL HAVE TAKEN PLACE IN THE PRECEDING SIX-MONTH PERIOD AND IS DISCLOSED IN THE ANNOUNCEMENT OF THE ALLOTMENT; AND - THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL EXPIRE ON THE EARLIER OF THE CONCLUSION OF THE 2023 AGM AND CLOSE OF BUSINESS ON 27 JULY 2023 UNLESS AND TO THE EXTENT THAT IT IS RENEWED, REVOKED OR EXTENDED PRIOR TO SUCH DATE, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY, AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF SUCH POWER HAD NOT EXPIRED.</p>	FOR

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KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO CONSIDER AND, IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: THAT THE COMPANY (AND ANY SUBSIDIARY OF THE COMPANY) BE AND IS HEREBY AUTHORISED TO MAKE MARKET PURCHASES AND OVERSEAS MARKET PURCHASES (AS DEFINED IN SECTION 1072 OF THE COMPANIES ACT, 2014 AND TO INCLUDE MAKING A CONTRACT OF PURCHASE WHICH IS OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF THIS AUTHORITY) OF A ORDINARY SHARES IN THE CAPITAL OF THE COMPANY IN THE MANNER PROVIDED FOR AND WITHIN THE PRICE RANGES SET OUT IN THE ARTICLES OF ASSOCIATION OF THE COMPANY PROVIDED THAT: - THE MAXIMUM NUMBER OF A ORDINARY SHARES WHICH MAY BE ACQUIRED UNDER THIS AUTHORITY SHALL NOT EXCEED 5% OF THE A ORDINARY SHARES IN ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION; AND - THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL EXPIRE ON THE EARLIER OF THE CONCLUSION OF THE 2023 AGM AND CLOSE OF BUSINESS ON 27 JULY 2023 UNLESS AND TO THE EXTENT THAT IT IS RENEWED, REVOKED OR EXTENDED PRIOR TO SUCH DATE, SAVE THAT THE COMPANY (OR ANY SUBSIDIARY) MAY MAKE SUCH A PURCHASE AFTER SUCH EXPIRY PURSUANT TO A CONTRACT OF PURCHASE CONCLUDED BEFORE SUCH EXPIRY	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO CONSIDER AND, IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: THAT THE MEMORANDUM OF ASSOCIATION OF THE COMPANY DATED 28 APRIL 2022, WHICH HAS BEEN AVAILABLE FOR INSPECTION AT THE REGISTERED OFFICE OF THE COMPANY, AND ON THE COMPANY'S WEBSITE SINCE THE DATE OF THE NOTICE OF THIS ANNUAL GENERAL MEETING, BE AND IS HEREBY APPROVED AND ADOPTED AS THE NEW MEMORANDUM OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING MEMORANDUM OF ASSOCIATION OF THE COMPANY	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO REVIEW THE COMPANY'S AFFAIRS AND TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO DECLARE A FINAL DIVIDEND AS RECOMMENDED BY THE DIRECTORS	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO ELECT THE FOLLOWING DIRECTOR: MS FIONA DAWSON	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO ELECT THE FOLLOWING DIRECTOR: MR MICHAEL KERR	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: MR GERRY BEHAN	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: DR HUGH BRADY	FOR
KERRY GROUP PLC	IE0004906560	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: DR KARIN DORREPAAL	FOR
LANTHEUS HOLDINGS, INC.	US5165441032	28-Apr-2022	Election of Class I director: Mary Anne Heino	FOR
LANTHEUS HOLDINGS, INC.	US5165441032	28-Apr-2022	Election of Class I director: Dr. Gérard Ber	FOR
LANTHEUS HOLDINGS, INC.	US5165441032	28-Apr-2022	Election of Class I director: Samuel Leno	FOR
LANTHEUS HOLDINGS, INC.	US5165441032	28-Apr-2022	The approval, on an advisory basis, of the compensation paid to our named executive officers (commonly referred to as "say on pay").	FOR
LANTHEUS HOLDINGS, INC.	US5165441032	28-Apr-2022	The approval of an amendment to the Lantheus Holdings, Inc. 2015 Equity Incentive Plan to increase the number of Shares reserved for issuance thereunder.	FOR
LANTHEUS HOLDINGS, INC.	US5165441032	28-Apr-2022	The ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
LANTHEUS HOLDINGS, INC.	US5165441032	28-Apr-2022	The stockholder proposal regarding proxy access.	AGAINST
LGI HOMES, INC.	US50187T1060	28-Apr-2022	DIRECTOR	FOR

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LGI HOMES, INC.	US50187T1060	28-Apr-2022	DIRECTOR	FOR
LGI HOMES, INC.	US50187T1060	28-Apr-2022	DIRECTOR	FOR
LGI HOMES, INC.	US50187T1060	28-Apr-2022	DIRECTOR	FOR
LGI HOMES, INC.	US50187T1060	28-Apr-2022	DIRECTOR	FOR
LGI HOMES, INC.	US50187T1060	28-Apr-2022	DIRECTOR	FOR
LGI HOMES, INC.	US50187T1060	28-Apr-2022	DIRECTOR	FOR
LGI HOMES, INC.	US50187T1060	28-Apr-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
LGI HOMES, INC.	US50187T1060	28-Apr-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Approve and ratify the appointment of Grant Thornton LLP as the Company's independent auditors for 2022.	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Election of Director: Kristina Cerniglia	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Election of Director: Tzau-jin Chung	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Election of Director: Cary Fu	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Election of Director: Maria Green	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Election of Director: Anthony Grillo	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Election of Director: David Heinzmann	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Election of Director: Gordon Hunter	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Election of Director: William Noglows	FOR
LITTELFUSE, INC.	US5370081045	28-Apr-2022	Election of Director: Nathan Zommer	FOR
MARR S.P.A.	IT0003428445	28-Apr-2022	FINANCIAL STATEMENTS AS AT 31 DECEMBER 2021, THE BOARD OF DIRECTORS', THE INTERNAL AUDITORS' AND THE EXTERNAL AUDITORS' REPORT; RESOLUTIONS RELATED THERETO. TO PRESENT THE CONSOLIDATED FINANCIAL STATEMENTS AS OF 31 DECEMBER 2021	FOR
MARR S.P.A.	IT0003428445	28-Apr-2022	NET INCOME ALLOCATION; RESOLUTIONS RELATED THERETO	FOR
MARR S.P.A.	IT0003428445	28-Apr-2022	REPORT ON REWARDING POLICY AND EMOLUMENT PAID: TO APPROVE THE FIRST SECTION OF THE REPORT AS PER ART. NO. 123-TER ITEM 3-BIS OF THE LEGISLATIVE DECREE. NO. 58/1998	AGAINST
MARR S.P.A.	IT0003428445	28-Apr-2022	REPORT ON REWARDING POLICY AND EMOLUMENT PAID: RESOLUTIONS AS PER SECTION SECOND OF THE REWARDING REPORT AS PER ART. NO. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE NO. 58/1998- (NON-BINDING)	FOR
MARR S.P.A.	IT0003428445	28-Apr-2022	TO INTEGRATE THE EXTERNAL AUDITORS' EMOLUMENT ENTRUSTED TO THE EXTERNAL AUDITORS COMPANY PRICEWATERHOUSECOOPERS S.P.A.; RESOLUTIONS RELATED THERETO	FOR
MARR S.P.A.	IT0003428445	28-Apr-2022	TO AUTHORISE TO PURCHASE, SELL AND DISPOSE OF OWN SHARES; RESOLUTIONS RELATED THERETO	FOR
MARSHALLS PLC	GB00B012BV22	28-Apr-2022	APPROVE ACQUISITION OF MARLEY GROUP PLC	FOR
MATSON, INC.	US57686G1058	28-Apr-2022	DIRECTOR	FOR

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MATSON, INC.	US57686G1058	28-Apr-2022	DIRECTOR	FOR
MATSON, INC.	US57686G1058	28-Apr-2022	DIRECTOR	FOR
MATSON, INC.	US57686G1058	28-Apr-2022	DIRECTOR	FOR
MATSON, INC.	US57686G1058	28-Apr-2022	DIRECTOR	FOR
MATSON, INC.	US57686G1058	28-Apr-2022	DIRECTOR	FOR
MATSON, INC.	US57686G1058	28-Apr-2022	DIRECTOR	FOR
MATSON, INC.	US57686G1058	28-Apr-2022	Advisory vote to approve executive compensation.	FOR
MATSON, INC.	US57686G1058	28-Apr-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE EY OFFICE LIMITED AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE MINUTES OF PREVIOUS MEETING	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE DECREASE OF REGISTERED CAPITAL	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	AMEND MEMORANDUM OF ASSOCIATION TO REFLECT DECREASE IN REGISTERED CAPITAL	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE ISSUANCE OF WARRANTS TO PURCHASE ORDINARY SHARES TO EXISTING SHAREHOLDERS	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE INCREASE IN REGISTERED CAPITAL TO RESERVE FOR THE ISSUANCE OF WARRANTS	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE INCREASE OF REGISTERED CAPITAL UNDER GENERAL MANDATE	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	AMEND MEMORANDUM OF ASSOCIATION TO REFLECT INCREASE IN REGISTERED CAPITAL	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE ALLOCATION OF NEWLY ISSUED ORDINARY SHARES TO ACCOMMODATE THE EXERCISE OF WARRANTS	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE ALLOCATION OF NEWLY ISSUED ORDINARY SHARES UNDER THE GENERAL MANDATE	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	OTHER BUSINESS	AGAINST
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	ACKNOWLEDGE COMPANY'S PERFORMANCE	ABSTAIN
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE FINANCIAL STATEMENTS	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE NON-ALLOCATION OF INCOME AND OMISSION OF DIVIDEND PAYMENT	FOR

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MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	ELECT BANTERNG TANTIVIT AS DIRECTOR	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	ELECT PIYA PHONG ARTMANGKORN AS DIRECTOR	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	ELECT PRACHA JAIDEE AS DIRECTOR	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	ELECT ATIPON TANTIVIT AS DIRECTOR	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
MD MEDICAL GROUP INVESTMENTS PLC	US55279C2008	28-Apr-2022	TO RECEIVE AND CONSIDER THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITORS	FOR
MD MEDICAL GROUP INVESTMENTS PLC	US55279C2008	28-Apr-2022	TO APPOINT KPMG AS THE AUDITORS OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND TO AUTHORIZE THE BOARD OF DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
MD MEDICAL GROUP INVESTMENTS PLC	US55279C2008	28-Apr-2022	TO APPROVE MR. SERGEY KALUGIN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY WITH AN ANNUAL REMUNERATION OF RUR 4 000 000 TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2023	FOR
MD MEDICAL GROUP INVESTMENTS PLC	US55279C2008	28-Apr-2022	TO APPOINT MS. TATIANA LUKINA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY WITH AN ANNUAL GROSS REMUNERATION OF RUR 944 000, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2023	FOR
MD MEDICAL GROUP INVESTMENTS PLC	US55279C2008	28-Apr-2022	TO APPOINT MR. VITALY USTIMENKO AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY WITH AN ANNUAL GROSS REMUNERATION OF RUR 944 000, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2023	AGAINST
MERCIALYS	FR0010241638	28-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. ELISABETH CUNIN AS DIRECTOR	FOR
MERCIALYS	FR0010241638	28-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. PASCALE ROQUE AS DIRECTOR	FOR
MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE INFORMATION REFERRED TO IN SECTION I ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE RELATING TO THE REMUNERATION OF CORPORATE OFFICERS PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR	FOR
MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO MR. ERIC LE GENTIL, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO MR. VINCENT RAVAT, CHIEF EXECUTIVE OFFICER	FOR
MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO MRS. ELIZABETH BLAISE, DEPUTY CHIEF EXECUTIVE OFFICER	FOR
MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR MR. ERIC LE GENTIL, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR

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MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR MR. VINCENT RAVAT, CHIEF EXECUTIVE OFFICER	FOR
MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR MRS. ELIZABETH BLAISE, DEPUTY CHIEF EXECUTIVE OFFICER	FOR
MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS	FOR
MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERRED TO BY ARTICLES L. 225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE - ACKNOWLEDGEMENT OF THE ABSENCE OF NEW AGREEMENTS	FOR
MERCIALYS	FR0010241638	28-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF ERNST & YOUNG ET AUTRES FIRM AS PRINCIPAL STATUTORY AUDITOR, AND NON-RENEWAL AND NON-REPLACEMENT OF THE TERM OF OFFICE OF AUDITEX FIRM AS DEPUTY STATUTORY AUDITOR	FOR
MERCIALYS	FR0010241638	28-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF KPMG S.A. FIRM AS PRINCIPAL STATUTORY AUDITOR, AND NON-RENEWAL AND NON-REPLACEMENT OF THE TERM OF OFFICE OF SALUSTRO REYDEL FIRM AS DEPUTY STATUTORY AUDITOR	FOR
MERCIALYS	FR0010241638	28-Apr-2022	OPINION ON THE COMPANY'S AMBITION IN THE FIGHT AGAINST CLIMATE CHANGE	FOR
MERCIALYS	FR0010241638	28-Apr-2022	AUTHORIZATION FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
MERCIALYS	FR0010241638	28-Apr-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLATION OF TREASURY SHARES	FOR
MERCIALYS	FR0010241638	28-Apr-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING , WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO THE CAPITAL AND/OR GRANTING ENTITLEMENT TO THE ALLOTMENT OF DEBT SECURITIES, BY AN OFFER ADDRESSED EXCLUSIVELY TO QUALIFIED INVESTORS AND/OR TO A LIMITED CIRCLE OF INVESTORS ACTING ON THEIR OWN BEHALF, IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF PARAGRAPH 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
MERCIALYS	FR0010241638	28-Apr-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE CARRIED OUT WITH OR WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
MERCIALYS	FR0010241638	28-Apr-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS, SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	FOR
MERCIALYS	FR0010241638	28-Apr-2022	OVERALL LIMITATION OF FINANCIAL AUTHORIZATIONS GRANTED TO THE BOARD OF DIRECTORS	FOR
MERCIALYS	FR0010241638	28-Apr-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL OR TO SELL TREASURY SHARES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS, IN FAVOUR OF MEMBERS OF A COMPANY SAVINGS PLAN	FOR
MERCIALYS	FR0010241638	28-Apr-2022	POWERS TO CARRY OUT FORMALITIES	FOR
MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
MERCIALYS	FR0010241638	28-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
MERCIALYS	FR0010241638	28-Apr-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 - SETTING OF THE DIVIDEND	FOR
MERCIALYS	FR0010241638	28-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MR. ERIC LE GENTIL AS DIRECTOR	FOR
MERCIALYS	FR0010241638	28-Apr-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. STEPHANIE BENSIMON AS DIRECTOR	FOR
METHANEX CORPORATION	CA59151K1084	28-Apr-2022	DIRECTOR	FOR

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MGIC INVESTMENT CORPORATION	US5528481030	28-Apr-2022	DIRECTOR	FOR
MGIC INVESTMENT CORPORATION	US5528481030	28-Apr-2022	DIRECTOR	FOR
MGIC INVESTMENT CORPORATION	US5528481030	28-Apr-2022	Advisory Vote to Approve our Executive Compensation.	FOR
MGIC INVESTMENT CORPORATION	US5528481030	28-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
MODERNA, INC.	US60770K1079	28-Apr-2022	DIRECTOR	FOR
MODERNA, INC.	US60770K1079	28-Apr-2022	DIRECTOR	FOR
MODERNA, INC.	US60770K1079	28-Apr-2022	DIRECTOR	FOR
MODERNA, INC.	US60770K1079	28-Apr-2022	To approve, on a non-binding, advisory basis, the compensation of our named executive officers.	FOR
MODERNA, INC.	US60770K1079	28-Apr-2022	To ratify the appointment of Ernst & Young LLP as our registered independent public accounting firm for the year ending December 31, 2022.	FOR
MODERNA, INC.	US60770K1079	28-Apr-2022	To vote on a shareholder proposal relating to the feasibility of transferring intellectual property.	AGAINST
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING - UNDER ARTICLE 12.12 OF THE ARTICLES OF ASSOCIATION - ACKNOWLEDGES THE WORK OF THE BOARD OF DIRECTORS PERFORMED DURING THE 2021 BUSINESS YEAR AND GRANTS WAIVER TO THE BOARD OF DIRECTORS AND ITS MEMBERS UNDER ARTICLE 12.12 OF THE ARTICLES OF ASSOCIATION	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING ACKNOWLEDGES THE BOARD OF DIRECTORS' PRESENTATION REGARDING THE ACQUISITION OF TREASURY SHARES FOLLOWING THE ORDINARY ANNUAL GENERAL MEETING OF 2021 IN ACCORDANCE WITH SECTION 3:223 (4) OF THE CIVIL CODE	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING AUTHORIZES THE BOARD OF DIRECTORS OF THE COMPANY TO ACQUIRE TREASURY SHARES - SIMULTANEOUSLY SETTING ASIDE RESOLUTION NO. 7 OF THE ANNUAL GENERAL MEETING	AGAINST
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING ELECTS MR. JOZSEF MOLNAR AS MEMBER OF THE BOARD OF DIRECTORS FROM 1 JUNE 2022 TO 31 MAY 2027	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING ELECTS MR. NORBERT IZER AS MEMBER OF THE SUPERVISORY BOARD FROM 1 JUNE 2022 TO 31 MAY 2027	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING ELECTS MR. NORBERT IZER AS MEMBER OF THE AUDIT COMMITTEE FROM 1 JUNE 2022 TO 31 MAY 2027	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING ELECTS DR. SANDOR PUSKAS, MR. ANDRAS TOTH, MR. BALINT KIS AND MR. KALMAN SERFOZO AS EMPLOYEE REPRESENTATIVES IN THE SUPERVISORY BOARD OF THE COMPANY FROM 1 JUNE 2022 TO 31 MAY 2027	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING ON THE BASIS OF SECTION 3:268 (3) OF ACT V OF 2013 ON THE CIVIL CODE, APPROVES THE REMUNERATION REPORT PREPARED UNDER THE PROVISIONS OF ACT LXVII OF 2019 ON ENCOURAGING LONG-TERM SHAREHOLDER ENGAGEMENT AND AMENDMENTS OF FURTHER REGULATIONS FOR HARMONIZATION PURPOSES	AGAINST
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING, ON THE BASIS OF SECTION 3:268 (2) OF ACT V OF 2013 ON THE CIVIL CODE, APPROVES THE AMENDED REMUNERATION POLICY OF MOL PLC	AGAINST
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	DECISION ON THE ELECTRONIC VOTE COLLECTION METHOD	FOR

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MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	DECISION ON THE ELECTION OF THE KEEPER OF THE MINUTES, THE SHAREHOLDERS TO AUTHENTICATE THE MINUTES AND THE COUNTER OF THE VOTES IN LINE WITH THE PROPOSAL OF THE CHAIRMAN OF THE ANNUAL GENERAL MEETING	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING APPROVES THE 2021 PARENT COMPANY FINANCIAL STATEMENT OF MOL PLC. PREPARED BASED ON SECTION 9/A OF THE HUNGARIAN ACCOUNTING ACT THE GENERAL MEETING FURTHERMORE APPROVES THE 2021 CONSOLIDATED FINANCIAL STATEMENT OF MOL PLC. PREPARED BASED ON SECTION 10 OF THE HUNGARIAN ACCOUNTING ACT	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING DECIDES THAT A TOTAL SUM OF HUF 241,933,958,400 SHALL BE PAID OUT AS DIVIDEND IN 2022, FOR THE 2021 FINANCIAL YEAR. THE DIVIDEND ON TREASURY SHARES WILL BE DISTRIBUTED TO THOSE SHAREHOLDERS ELIGIBLE FOR SUCH DIVIDEND, IN PROPORTION TO THEIR NUMBER OF SHARES. THE NET PROFIT SHALL BE TRANSFERRED TO RETAINED EARNINGS	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	28-Apr-2022	THE GENERAL MEETING APPROVES THE CORPORATE GOVERNANCE DECLARATION, BASED ON THE CORPORATE GOVERNANCE RECOMMENDATIONS OF THE BUDAPEST STOCK EXCHANGE	FOR
MUENCHENER RUECKVERSICHERUNGS-GESELLSCHAFT AKTIENG	DE0008430026	28-Apr-2022	THE AUDITED REVIEW OF THE CONDENSED FINANCIAL STATEMENTS AND THE INTERIM MANAGEMENT REPORT AS WELL AS ANY ADDITIONAL FINANCIAL INFORMATION DURING THE YEAR RESOLUTION ON THE ELECTION OF THE AUDITOR AND GROUP AUDITOR, THE AUDITOR OF THE SOLVENCY OVERVIEW AND THE AUDITOR	FOR
MUENCHENER RUECKVERSICHERUNGS-GESELLSCHAFT AKTIENG	DE0008430026	28-Apr-2022	RESOLUTION ON THE APPROVAL OF THE REMUNERATION REPORT	FOR
MUENCHENER RUECKVERSICHERUNGS-GESELLSCHAFT AKTIENG	DE0008430026	28-Apr-2022	RESOLUTION ON THE AMENDMENT OF ARTICLE 15 PARAGRAPH 2 SENTENCE 1 LIT. D) OF THE ARTICLES OF ASSOCIATION	FOR
MUENCHENER RUECKVERSICHERUNGS-GESELLSCHAFT AKTIENG	DE0008430026	28-Apr-2022	RESOLUTION ON THE AUTHORIZATION TO ACQUIRE AND USE TREASURY SHARES, THE POSSIBILITY OF EXCLUDING TENDER AND SUBSCRIPTION RIGHTS, THE CANCELLATION OF TREASURY SHARES ACQUIRED AND THE CANCELLATION OF THE EXISTING AUTHORIZATION	FOR
MUENCHENER RUECKVERSICHERUNGS-GESELLSCHAFT AKTIENG	DE0008430026	28-Apr-2022	RESOLUTION ON THE APPROPRIATION OF THE BALANCE SHEET PROFIT FROM THE 2021 FINANCIAL YEAR	FOR
MUENCHENER RUECKVERSICHERUNGS-GESELLSCHAFT AKTIENG	DE0008430026	28-Apr-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE MANAGEMENT BOARD	FOR
MUENCHENER RUECKVERSICHERUNGS-GESELLSCHAFT AKTIENG	DE0008430026	28-Apr-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	RE-APPOINTMENT OF MOORE STEPHENS LLP AS AUDITORS	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	ADOPTION OF DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND AUDITORS' REPORT	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	SHARE ISSUE MANDATE	FOR

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NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	AUTHORITY TO ISSUE SHARES UNDER THE NANOFILM EMPLOYEE SHARE OPTION SCHEME 2017	AGAINST
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	AUTHORITY TO GRANT OPTIONS AND ISSUE SHARES UNDER THE NANOFILM EMPLOYEE SHARE OPTION SCHEME 2020	AGAINST
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	AUTHORITY TO GRANT AWARDS AND ISSUE SHARES UNDER THE NANOFILM RESTRICTED SHARE PLAN	AGAINST
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	RENEWAL OF SHARE PURCHASE MANDATE	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	DECLARATION OF FINAL DIVIDEND: SGD 0.01 PER ORDINARY SHARE	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	RE-ELECTION OF MS ONG SIEW KOON @ ONG SIEW KHOON	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	RE-ELECTION OF MS LEE LEE KHOON	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	RE-ELECTION OF MR WAN KUM THO	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	RE-ELECTION OF MR GARY HO HOCK YONG	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	RE-ELECTION OF MR RUSSELL THAM MIN YEW	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	APPROVAL OF ADDITIONAL DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	28-Apr-2022	APPROVAL OF DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT MORTEN FRIIS AS DIRECTOR	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT ROBERT GILLESPIE AS DIRECTOR	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT YASMIN JETHA AS DIRECTOR	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT MIKE ROGERS AS DIRECTOR	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT MARK SELIGMAN AS DIRECTOR	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT LENA WILSON AS DIRECTOR	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	REAPPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE THE GROUP AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR

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NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE ISSUE OF EQUITY IN CONNECTION WITH EQUITY CONVERTIBLE NOTES	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	APPROVE REMUNERATION POLICY	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH EQUITY CONVERTIBLE NOTES	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE OFF-MARKET PURCHASE OF ORDINARY SHARES	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	AUTHORISE OFF-MARKET PURCHASE OF PREFERENCE SHARES	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	APPROVE CLIMATE STRATEGY	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	APPROVE FINAL DIVIDEND	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT HOWARD DAVIES AS DIRECTOR	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT ALISON ROSE-SLADE AS DIRECTOR	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT KATIE MURRAY AS DIRECTOR	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT FRANK DANGEARD AS DIRECTOR	FOR
NATWEST GROUP PLC	GB00B7T77214	28-Apr-2022	RE-ELECT PATRICK FLYNN AS DIRECTOR	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	28-Apr-2022	APPROVE DISCONTINUATION OF THE COMPANY FROM THE ISLE OF MAN AND CONTINUATION IN LUXEMBOURG	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	28-Apr-2022	AUTHORISE RATIFICATION OF APPROVED RESOLUTIONS	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NEWMARKET CORPORATION	US6515871076	28-Apr-2022	Election of Director: Mark M. Gambill	AGAINST
NEWMARKET CORPORATION	US6515871076	28-Apr-2022	Election of Director: Bruce C. Gottwald	FOR
NEWMARKET CORPORATION	US6515871076	28-Apr-2022	Election of Director: Thomas E. Gottwald	FOR
NEWMARKET CORPORATION	US6515871076	28-Apr-2022	Election of Director: Patrick D. Hanley	AGAINST
NEWMARKET CORPORATION	US6515871076	28-Apr-2022	Election of Director: H. Hiter Harris, III	FOR
NEWMARKET CORPORATION	US6515871076	28-Apr-2022	Election of Director: James E. Rogers	AGAINST
NEWMARKET CORPORATION	US6515871076	28-Apr-2022	Election of Director: Ting Xu	FOR
NEWMARKET CORPORATION	US6515871076	28-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the Corporation for the fiscal year ending December 31, 2022.	FOR
NEWMARKET CORPORATION	US6515871076	28-Apr-2022	Approval, on an advisory basis, of the compensation of the named executive officers of NewMarket Corporation.	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.55 PER SHARE	FOR

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NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT AND CEO	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 110,000 FOR CHAIR, EUR 75,000 FOR DEPUTY CHAIR AND COMMITTEE CHAIRS, AND EUR 52,500 FOR OTHER DIRECTORS; APPROVE MEETING FEES	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	FIX NUMBER OF DIRECTORS AT NINE	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	REELECT JUKKA HIENONEN (CHAIR), HEIKKI ALLONEN, VERONICA LINDHOLM, INKA MERO, CHRISTOPHER OSTRANDER, JOUKO POLONEN, GEORGE RIETBERGEN AND PEKKA VAURAMO (DEPUTY CHAIR) AS DIRECTORS; ELECT SUSANNE HAHN AS NEW DIRECTOR	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	RATIFY ERNST & YOUNG AS AUDITORS	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	APPROVE ISSUANCE OF UP TO 13.8 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
NOKIAN TYRES PLC	FI0009005318	28-Apr-2022	PROPOSAL ON CONTRIBUTION TO UNIVERSITIES, HIGHER EDUCATION INSTITUTIONS OR NON-PROFIT	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	POWER OF ATTORNEY TO INCREASE THE SHARE CAPITAL	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEMBER TO SERVE ON THE BOARD OF DIRECTORS: CHAIR : BIRGER KRISTIAN STEEN (RE-ELECTION)	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEMBER TO SERVE ON THE BOARD OF DIRECTORS: BOARD MEMBER: JAN FRYKHAMMAR (RE-ELECTION)	AGAINST
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEMBER TO SERVE ON THE BOARD OF DIRECTORS: BOARD MEMBER: ANITA HUUN (RE-ELECTION)	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEMBER TO SERVE ON THE BOARD OF DIRECTORS: BOARD MEMBER: ENDRE HOLEN (RE-ELECTION)	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEMBER TO SERVE ON THE BOARD OF DIRECTORS: BOARD MEMBER: INGER BERG ORSTAVIK (RE-ELECTION)	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEMBER TO SERVE ON THE BOARD OF DIRECTORS: BOARD MEMBER: OYVIND BIRKENES (RE-ELECTION)	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEMBER TO SERVE ON THE BOARD OF DIRECTORS: BOARD MEMBER: ANNASTIINA HINTSA (RE-ELECTION)	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEMBER TO SERVE ON THE NOMINATION COMMITTEE: CHAIR: VIGGO LEISNER (RE-ELECTION, NEW CHAIR)	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEMBER TO SERVE ON THE NOMINATION COMMITTEE: MEMBER: EIVIND LOTSBERG (RE-ELECTION)	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEMBER TO SERVE ON THE NOMINATION COMMITTEE: MEMBER: FREDRIK THORESEN (NEW)	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ADVISORY VOTE ON THE BOARD OF DIRECTOR'S REMUNERATION REPORT 2021	FOR

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NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	ELECTION OF MEETING CHAIR AND INDIVIDUAL TO SIGN THE MINUTES	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	APPROVAL OF THE BOARD OF DIRECTOR'S GUIDELINES AND POLICY FOR REMUNERATION OF SENIOR EXECUTIVES	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	APPROVAL OF THE LONG-TERM EQUITY-LINKED INCENTIVE PLAN FOR ALL EMPLOYEES	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	APPROVAL OF INVITATION AND THE AGENDA	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	APPROVAL OF ANNUAL FINANCIAL STATEMENTS AND THE BOARD'S REPORT, INCLUDING CONSOLIDATED ACCOUNTS AND YEAR-END ALLOCATIONS, FOR 2021	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	APPROVAL OF COMPENSATION TO THE BOARD, THE NOMINATION COMMITTEE AND THE AUDITOR: APPROVAL OF COMPENSATION TO THE BOARD	AGAINST
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	APPROVAL OF COMPENSATION TO THE BOARD, THE NOMINATION COMMITTEE AND THE AUDITOR: APPROVAL OF COMPENSATION TO THE NOMINATION COMMITTEE	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	APPROVAL OF COMPENSATION TO THE BOARD, THE NOMINATION COMMITTEE AND THE AUDITOR: APPROVAL OF COMPENSATION TO THE AUDITOR	FOR
NORDIC SEMICONDUCTOR ASA	NO0003055501	28-Apr-2022	POWER OF ATTORNEY FOR PURCHASE OF THE COMPANY'S OWN SHARES	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: Anne C. Schaumburg	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: Thomas H. Weidemeyer	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: E. Spencer Abraham	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers.	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: Antonio Carrillo	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: Matthew Carter, Jr.	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: Lawrence S. Coben	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: Heather Cox	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: Elisabeth B. Donohue	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: Mauricio Gutierrez	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: Paul W. Hobby	FOR
NRG ENERGY, INC.	US6293775085	28-Apr-2022	Election of Director: Alexandra Pruner	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	REELECT SAGI KABLA AS DIRECTOR	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	REELECT YAIR CASPI AS DIRECTOR	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	REELECT REFAEL ARAD AS DIRECTOR	FOR

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OIL REFINERIES LTD	IL0025902482	28-Apr-2022	REELECT NIRA DROR AS DIRECTOR	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	APPROVE DIVIDEND DISTRIBUTION	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	APPROVE AMENDED COMPENSATION OF ALEXANDER PASSAL, DIRECTOR	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	REAPPOINT SOMEKH CHAIKIN AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	REELECT MOSHE KAPLINSKI PELEG AS DIRECTOR	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	REELECT MAYA ALCHECH KAPLAN AS DIRECTOR	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	REELECT JACOB GOTTENSTEIN AS DIRECTOR	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	REELECT RON HADASSI AS DIRECTOR	FOR
OIL REFINERIES LTD	IL0025902482	28-Apr-2022	REELECT ALEXANDER PASSAL AS DIRECTOR	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Election of Director: Carol A. Williams	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Election of Director: Heidi S. Alderman	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Ratification of the appointment of independent registered public accounting firm.	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Election of Director: Beverley A. Babcock	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Election of Director: C. Robert Bunch	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Election of Director: Matthew S. Darnall	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Election of Director: Scott D. Ferguson	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Election of Director: Earl L. Shipp	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Election of Director: Scott M. Sutton	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Election of Director: William H. Weideman	FOR
OLIN CORPORATION	US6806652052	28-Apr-2022	Election of Director: W. Anthony Will	FOR
PASON SYSTEMS INC.	CA7029251088	28-Apr-2022	To vote for or against fixing the number of directors at six (6).	FOR
PASON SYSTEMS INC.	CA7029251088	28-Apr-2022	DIRECTOR	FOR
PASON SYSTEMS INC.	CA7029251088	28-Apr-2022	DIRECTOR	FOR
PASON SYSTEMS INC.	CA7029251088	28-Apr-2022	DIRECTOR	FOR
PASON SYSTEMS INC.	CA7029251088	28-Apr-2022	DIRECTOR	FOR
PASON SYSTEMS INC.	CA7029251088	28-Apr-2022	DIRECTOR	FOR
PASON SYSTEMS INC.	CA7029251088	28-Apr-2022	DIRECTOR	FOR
PASON SYSTEMS INC.	CA7029251088	28-Apr-2022	Appointment of Deloitte LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
PASON SYSTEMS INC.	CA7029251088	28-Apr-2022	To vote for or against a non-binding, advisory ("Say on Pay") vote to Pason's approach to executive compensation.	FOR

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PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: Suzanne Nora Johnson	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: James Quincey	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: Ronald E. Blaylock	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: James C. Smith	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Ratify the selection of KPMG LLP as independent registered public accounting firm for 2022	FOR
PFIZER INC.	US7170811035	28-Apr-2022	2022 advisory approval of executive compensation	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Shareholder proposal regarding amending proxy access	AGAINST
PFIZER INC.	US7170811035	28-Apr-2022	Shareholder proposal regarding report on political expenditures congruency	AGAINST
PFIZER INC.	US7170811035	28-Apr-2022	Shareholder proposal regarding report on transfer of intellectual property to potential COVID-19 manufacturers	AGAINST
PFIZER INC.	US7170811035	28-Apr-2022	Shareholder proposal regarding report on board oversight of risks related to anticompetitive practices	AGAINST
PFIZER INC.	US7170811035	28-Apr-2022	Shareholder proposal regarding report on public health costs of protecting vaccine technology	AGAINST
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: Albert Bourla	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: Susan Desmond-Hellmann	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: Joseph J. Echevarria	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: Scott Gottlieb	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: Helen H. Hobbs	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: Susan Hockfield	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: Dan R. Littman	FOR
PFIZER INC.	US7170811035	28-Apr-2022	Election of Director: Shantanu Narayen	FOR
PJT PARTNERS INC.	US69343T1079	28-Apr-2022	Election of Director: Paul J. Taubman	FOR
PJT PARTNERS INC.	US69343T1079	28-Apr-2022	Election of Director: Emily K. Rafferty	FOR
PJT PARTNERS INC.	US69343T1079	28-Apr-2022	To approve, on an advisory basis, the compensation of our Named Executive Officers.	FOR
PJT PARTNERS INC.	US69343T1079	28-Apr-2022	To ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
POLARIS INC.	US7310681025	28-Apr-2022	Election of Class I Director: Bernd F. Kessler	FOR
POLARIS INC.	US7310681025	28-Apr-2022	Election of Class I Director: Lawrence D. Kingsley	FOR
POLARIS INC.	US7310681025	28-Apr-2022	Election of Class I Director: Gwynne E. Shotwell	FOR
POLARIS INC.	US7310681025	28-Apr-2022	The ratification of the selection of Ernst & Young LLP as our independent registered public accounting firm for fiscal year 2022	FOR
POLARIS INC.	US7310681025	28-Apr-2022	Advisory vote to approve the compensation of our Named Executive Officers	FOR
PROVIDENT FINANCIAL SERVICES, INC.	US74386T1051	28-Apr-2022	DIRECTOR	FOR

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PROVIDENT FINANCIAL SERVICES, INC.	US74386T1051	28-Apr-2022	DIRECTOR	FOR
PROVIDENT FINANCIAL SERVICES, INC.	US74386T1051	28-Apr-2022	DIRECTOR	FOR
PROVIDENT FINANCIAL SERVICES, INC.	US74386T1051	28-Apr-2022	DIRECTOR	FOR
PROVIDENT FINANCIAL SERVICES, INC.	US74386T1051	28-Apr-2022	The approval (non-binding) of executive compensation.	FOR
PROVIDENT FINANCIAL SERVICES, INC.	US74386T1051	28-Apr-2022	The ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: John Reyes	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Joseph D. Russell, Jr.	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Ronald L. Havner, Jr.	AGAINST
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Tariq M. Shaukat	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Ronald P. Spogli	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Paul S. Williams	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Advisory vote to approve the compensation of the Company's Named Executive Officers.	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Approval of the amendment to the Declaration of Trust to eliminate supermajority voting requirements to amend the Declaration of Trust.	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Tamara Hughes Gustavson	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Leslie S. Heisz	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Michelle Millstone-Shroff	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Shankh S. Mitra	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: David J. Neithercut	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Rebecca Owen	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Kristy M. Pipes	FOR
PUBLIC STORAGE	US74460D1090	28-Apr-2022	Election of Trustee: Avedick B. Poladian	FOR
RAMBUS INC.	US7509171069	28-Apr-2022	Election of Class I Director: Charles Kissner	FOR
RAMBUS INC.	US7509171069	28-Apr-2022	Election of Class I Director: Necip Sayiner	FOR
RAMBUS INC.	US7509171069	28-Apr-2022	Election of Class I Director: Luc Seraphin	FOR
RAMBUS INC.	US7509171069	28-Apr-2022	Ratification of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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RAMBUS INC.	US7509171069	28-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR
REN - REDES ENERGETICAS NACIONALIS SGPS, SA	PTRELOAM0008	28-Apr-2022	RESOLVE ON THE APPROVAL OF THE CONSOLIDATED AND INDIVIDUAL ACCOUNTS REPORTING DOCUMENTS REFERRING TO THE FINANCIAL YEAR ENDED ON DECEMBER 31ST, 2021, ACCOMPANIED, NOTABLY, BY THE LEGAL CERTIFICATION OF THE ACCOUNTS, THE OPINION OF THE SUPERVISORY BODY, THE REPORT OF THE AUDIT COMMITTEE, THE CORPORATE GOVERNANCE REPORT, THE NON FINANCIAL CONSOLIDATED STATEMENT AND THE REMUNERATION REPORT	FOR
REN - REDES ENERGETICAS NACIONALIS SGPS, SA	PTRELOAM0008	28-Apr-2022	RESOLVE ON THE PROPOSAL FOR THE ALLOCATION OF PROFITS TO THE FINANCIAL YEAR ENDED ON DECEMBER 31ST, 2021	FOR
REN - REDES ENERGETICAS NACIONALIS SGPS, SA	PTRELOAM0008	28-Apr-2022	PERFORM THE GENERAL APPRAISAL OF THE MANAGEMENT AND SUPERVISION OF THE COMPANY, IN ACCORDANCE WITH ARTICLE 455 OF THE PORTUGUESE COMPANIES CODE	FOR
REN - REDES ENERGETICAS NACIONALIS SGPS, SA	PTRELOAM0008	28-Apr-2022	RESOLVE ON THE GRANTING OF AUTHORIZATION TO THE BOARD OF DIRECTORS FOR THE ACQUISITION AND SALE OF OWN SHARES BY REN AND SUBSIDIARIES OF REN	FOR
REN - REDES ENERGETICAS NACIONALIS SGPS, SA	PTRELOAM0008	28-Apr-2022	RESOLVE ON THE GRANTING OF AUTHORIZATION FOR THE ACQUISITION AND SALE OF OWN BONDS OR OTHER OWN DEBT SECURITIES BY REN AND SUBSIDIARIES OF REN	FOR
REN - REDES ENERGETICAS NACIONALIS SGPS, SA	PTRELOAM0008	28-Apr-2022	RESOLVE ON THE AMENDMENT OF THE REMUNERATION POLICY OF THE MEMBERS OF THE MANAGEMENT AND SUPERVISORY BODIES AND OF THE GENERAL SHAREHOLDERS MEETING BOARD	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF DKK 1.1 MILLION FOR CHAIRMAN, DKK 665,000 FOR VICE CHAIRMAN AND DKK 380,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	APPROVE GUIDELINES FOR INCENTIVE-BASED COMPENSATION FOR EXECUTIVE MANAGEMENT AND BOARD	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	REELECT PETER RUZICKA AS DIRECTOR	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	REELECT JAIS VALEUR AS DIRECTOR	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	REELECT CHRISTIAN SAGILD AS DIRECTOR	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	REELECT CATHARINA STACKELBERG HAMMAREN AS DIRECTOR	ABSTAIN
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	REELECT HEIDI KLEINBACH-SAUTER AS DIRECTOR	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	REELECT TORBEN CARLSEN AS DIRECTOR	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	RATIFY DELOITTE AS AUDITORS	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT AND BOARD	FOR
ROYAL UNIBREW A/S	DK0060634707	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 14.5 PER SHARE	FOR
RPT REALTY	US74971D1019	28-Apr-2022	DIRECTOR	FOR
RPT REALTY	US74971D1019	28-Apr-2022	DIRECTOR	FOR
RPT REALTY	US74971D1019	28-Apr-2022	DIRECTOR	FOR
RPT REALTY	US74971D1019	28-Apr-2022	DIRECTOR	FOR

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RPT REALTY	US74971D1019	28-Apr-2022	DIRECTOR	FOR
RPT REALTY	US74971D1019	28-Apr-2022	DIRECTOR	FOR
RPT REALTY	US74971D1019	28-Apr-2022	DIRECTOR	FOR
RPT REALTY	US74971D1019	28-Apr-2022	Ratification of the appointment of Grant Thornton LLP as the Trust's independent registered public accounting firm for the year ending December 31, 2022.	FOR
RPT REALTY	US74971D1019	28-Apr-2022	Advisory approval of the compensation of the Trust's named executive officers.	ABSTAIN
RPT REALTY	US74971D1019	28-Apr-2022	Approval of an amendment to our Amended and Restated Bylaws, as amended (our "Bylaws") to allow shareholders the right to amend our Bylaws.	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WERNER BRANDT FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RALF SIKORSKI FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MICHAEL BOCHINSKY FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SANDRA BOSSEMEYER FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARTIN BROEKER (UNTIL SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER FRANK BSIRSKE (UNTIL SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HANS BUENTING (FROM APRIL 28, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANJA DUBBERT (UNTIL SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MATTHIAS DUERBAUM FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER UTE GERBAULET FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HANS-PETER KEITEL FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MONIKA KIRCHER FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER THOMAS KUFEN (FROM OCTOBER 18, 2021)FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER REINER VAN LIMBECK (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HARALD LOUIS FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DAGMAR MUEHLENFELD (UNTIL APRIL 28, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER PETER OTTMANN (UNTIL APRIL 28, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DAGMAR PAASCH (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GUENTHER SCHATZ (UNTIL SEPTEMBER 30, 2021) FOR FISCAL YEAR 2021	FOR

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RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ERHARD SCHIPPOREIT FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DIRK SCHUMACHER (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WOLFGANG SCHUESSEL (UNTIL APRIL 28, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ULLRICH SIERAU FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HAUKE STARS (FROM APRIL 28, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HELLE VALENTIN (FROM APRIL 28, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANDREAS WAGNER (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARION WECKES FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER LEONHARD ZUBROWSKI (UNTIL SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
RWE AG	DE0007037129	28-Apr-2022	ELECT THOMAS KUFEN TO THE SUPERVISORY BOARD	FOR
RWE AG	DE0007037129	28-Apr-2022	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL SUBMITTED BY ENKRAFT IMPACTIVE GMBH & CO. KG: RESOLUTION ON THE ACCELERATED IMPLEMENTATION OF THE SUSTAINABILITY STRATEGY OF RWE AKTIENGESELLSCHAFT BY PREPARING A SPIN-OFF PURSUANT TO SEC. 83 (1) OF THE GERMAN STOCK CORPORATION ACT (AKTG)	AGAINST
RWE AG	DE0007037129	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.90 PER SHARE	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MARKUS KREBBER FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MICHAEL MUELLER FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ROLF SCHMITZ (UNTIL APRIL 30, 2021) FOR FISCAL YEAR 2021	FOR
RWE AG	DE0007037129	28-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ZVEZDANA SEEGER FOR FISCAL YEAR 2021	FOR
RYERSON HOLDING CORPORATION	US7837541041	28-Apr-2022	Election of Director: Stephen P. Larson	FOR
RYERSON HOLDING CORPORATION	US7837541041	28-Apr-2022	Election of Director: Philip E. Norment	ABSTAIN
RYERSON HOLDING CORPORATION	US7837541041	28-Apr-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
SAILPOINT TECHNOLOGIES HOLDINGS, INC.	US78781P1057	28-Apr-2022	Election of Director: Cam McMartin	ABSTAIN
SAILPOINT TECHNOLOGIES HOLDINGS, INC.	US78781P1057	28-Apr-2022	Election of Director: Heidi M. Melin	FOR

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SAILPOINT TECHNOLOGIES HOLDINGS, INC.	US78781P1057	28-Apr-2022	Election of Director: James M. Pflaging	FOR
SAILPOINT TECHNOLOGIES HOLDINGS, INC.	US78781P1057	28-Apr-2022	Ratify the selection by the Audit Committee of our Board of Directors of Grant Thornton LLP to serve as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SAILPOINT TECHNOLOGIES HOLDINGS, INC.	US78781P1057	28-Apr-2022	Approve, on an advisory basis, our named executive officer compensation.	AGAINST
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	REPORT ON THE REMUNERATION POLICY AND THE EMOLUMENT PAID: RESOLUTION ON THE "SECOND SECTION" OF THE REPORT ON THE REMUNERATION POLICY AND ON THE EMOLUMENT PAID, PURSUANT TO ARTICLE 123-TER, PARAGRAPH 6 OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998	AGAINST
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO STATE THE NUMBER OF DIRECTORS	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO STATE THE TERM OF OFFICE OF THE BOARD OF DIRECTORS	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO APPOINT THE DIRECTORS. LIST PRESENTED BY AMUNDI ASSET MANAGEMENT SGR S.P.A, ARCA FONDI SGR S.P.A, EURIZON CAPITAL S.A., EURIZON CAPITAL SGR S.P.A, FIDEURAM ASSET MANAGEMENT IRELAND, FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A, MEDIOLANUM GESTIONE FONDI SGR S.P.A REPRESENTING 3.50022 PCT OF THE COMPANY'S STOCK CAPITAL: 1. MARCO FRANCESCO MAZZU'	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO STATE DIRECTORS' EMOLUMENT	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE INTERNAL AUDITORS. RESOLUTIONS RELATED THERETO: TO APPOINT THE INTERNAL AUDITORS. LIST PRESENTED BY HOLDING HAPPY LIFE S.R.L: EFFECTIVE AUDITORS: 1. ANDREA CARETTI 2. MARGHERITA SPAINI 3. ROBERTO MARRANI ALTERNATE AUDITORS: 4. LUCA TRABATTONI 5. BARBARA NEGRO	AGAINST
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE INTERNAL AUDITORS. RESOLUTIONS RELATED THERETO: TO APPOINT THE INTERNAL AUDITORS. LIST PRESENTED BY AMUNDI ASSET MANAGEMENT SGR S.P.A, ARCA FONDI SGR S.P.A, EURIZON CAPITAL S.A., EURIZON CAPITAL SGR S.P.A, FIDEURAM ASSET MANAGEMENT IRELAND, FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A, MEDIOLANUM GESTIONE FONDI SGR S.P.A REPRESENTING 3.50022 PCT OF THE COMPANY'S STOCK CAPITAL: EFFECTIVE AUDITORS: 1. ENRICO FOSSA ALTERNATE AUDITORS: 2. MARIA CRISTINA RAMENZONI	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	TO APPOINT THE INTERNAL AUDITORS. RESOLUTIONS RELATED THERETO: TO APPOINT INTERNAL AUDITORS' CHAIRMAN	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	TO APPOINT THE INTERNAL AUDITORS. RESOLUTIONS RELATED THERETO: TO STATE INTERNAL AUDITORS' EMOLUMENT	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	PROPOSAL TO INCREASE THE EMOLUMENT DUE FOR AUDIT ACTIVITY AS PER ESEF REGULATION: RATIFICATION. RESOLUTIONS RELATED THERETO	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES, AS PER PROVISIONS OF ARTICLES 2357 AND 2357-TER OF THE CIVIL CODE, AS WELL AS ARTICLE 132 OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998 AND RELATED IMPLEMENTING PROVISIONS. RESOLUTIONS RELATED THERETO	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	2021 BALANCE SHEET. RESOLUTIONS RELATED THERETO: TO APPROVE THE BALANCE SHEET AND THE ANNUAL REPORT FOR THE YEAR ENDED ON 31 DECEMBER 2021. PRESENTATION OF THE CONSOLIDATED BALANCE SHEET OF THE SANLORENZO GROUP AS OF 31 DECEMBER 2021. SUBMISSION OF THE NON-FINANCIAL STATEMENT ON A CONSOLIDATED BASIS FOR THE FINANCIAL YEAR 2021	FOR

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SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	2021 BALANCE SHEET. RESOLUTIONS RELATED THERETO: PROPOSAL FOR THE ALLOCATION OF PROFITS	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	2021 BALANCE SHEET. RESOLUTIONS RELATED THERETO: REDUCTION OF A CONSTRAINT ON THE EXTRAORDINARY RESERVE UP TO A MAXIMUM AMOUNT OF EUR 7,850,000, PURSUANT TO ARTICLE 110, PARAGRAPH 8, OF LAW DECREE NO. 104 OF 14 AUGUST 2020, CONVERTED WITH AMENDMENTS BY LAW NO. 126 OF 13 OCTOBER 2020	FOR
SANLORENZO S.P.A.	IT0003549422	28-Apr-2022	REPORT ON THE REMUNERATION POLICY AND THE EMOLUMENT PAID: APPROVAL OF THE REMUNERATION POLICY PURSUANT TO ARTICLE 123-TER, PARAGRAPHS 3-BIS AND 3-TER OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. VERONICA VALENTE DANTAS. ANA CAROLINA SILVA MOREIRA LIMA	ABSTAIN
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. MARIA AMALIA DELFIM DE MELO COUTRIM. ANA CLAUDIA COUTINHO DE BRITO	ABSTAIN
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. VALDECYR MACIEL GOMES. RODRIGO SILVA MARVAO	ABSTAIN
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. EDUARDO DE BRITTO PEREIRA AZEVEDO. VICTOR BASTOS ALMEIDA	ABSTAIN
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. JOSE LUIS BRINGEL VIDAL. PATRICIA DEBORA FERNANDEZ VIDAL	ABSTAIN
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. FELIPE VILLELA DIAS. WELLINGTON EINSTEIN DALVI DOS SANTOS	ABSTAIN
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. LUIZ SERGIO FISHER DE CASTRO. SERGIO MONIZ BARRETTO GARCIA	ABSTAIN
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. MARCO ANTONIO SOUZA CAUDURO. GUILHERME LAPORT	ABSTAIN
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	TO DELIBERATE ON THE DEFINITION OF THE NUMBER OF MEMBERS OF THE FISCAL COUNCIL TO MAINTAIN THE CURRENT NUMBER OF MEMBERS, BEING THREE 3 MEMBERS AND THREE 3 ALTERNATE MEMBERS	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	ELECTION OF MEMBERS OF THE FISCAL COUNCIL BY SLATE. INDICATION OF EACH SLATE OF CANDIDATES AND OF ALL THE NAMES THAT ARE ON IT. GILBERTO BRAGA. NORBERTO AGUIAR TOMAZ LEONARDO GUIMARAES PINTO. HELDO JORGE DOS SANTOS PEREIRA JUNIOR LUIS FERNANDO MORAN DE OLIVEIRA. FABIO VASCONCELLOS DA SILVA	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	IF ONE OF THE CANDIDATES OF THE SLATE LEAVES IT, TO ACCOMMODATE THE SEPARATE ELECTION REFERRED TO IN ARTICLES 161, PARAGRAPH 4, AND 240 OF LAW 6404, OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED TO THE SAME SLATE	AGAINST
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	PROPOSAL TO DELIBERATE ON RECEIVING THE MANAGEMENT ACCOUNTS, EXAMINING, DISCUSSING AND VOTING ON THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	ABSTAIN
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	TO DELIBERATE, AS PROVIDED FOR IN ARTICLE 23 OF THE COMPANY'S BYLAWS, ON THE GLOBAL COMPENSATION OF THE DIRECTORS AND MEMBERS OF THE FISCAL COUNCIL OF THE COMPANY FOR THE YEAR 2022	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	IF A SECOND CALL IS REQUIRED FOR THE ANNUAL SHAREHOLDERS MEETING TO BE HELD, CAN THE VOTING INSTRUCTIONS CONTAINED IN THIS REMOTE VOTING FORM BE CONSIDERED VALID ALSO IF THE ANNUAL SHAREHOLDERS MEETING ARE HELD ON SECOND CALL	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	PROPOSAL TO DELIBERATE ON THE ALLOCATION OF NET INCOME FROM THE YEAR AND DISTRIBUTION OF DIVIDENDS	FOR

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SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	TO DELIBERATE ON THE DEFINITION OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS TO CHANGE THE CURRENT NUMBER OF MEMBERS TO 8 EIGHT, BEING 8 EIGHT, MEMBERS AND 8 EIGHT ALTERNATE MEMBERS	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	DO YOU WISH TO REQUEST THE CUMULATIVE VOTING FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ART. 141 OF LAW 6,404, OF 1976. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF THE CUMULATIVE VOTING REQUEST	ABSTAIN
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	TO ELECT THE MEMBERS OF THE BOARD OF DIRECTORS BY SLATE. NOMINATION OF ALL THE NAMES THAT COMPOSE THE SLATE. THE VOTES INDICATED IN THIS SECTION WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. . VERONICA VALENTE DANTAS. ANA CAROLINA SILVA MOREIRA LIMA MARIA AMALIA DELFIM DE MELO COUTRIM. ANA CLAUDIA COUTINHO DE BRITO VALDECYR MACIEL GOMES. RODRIGO SILVA MARVAO EDUARDO DE BRITTO PEREIRA AZEVEDO. VICTOR BASTOS ALMEIDA JOSE LUIS BRINGEL VIDAL. PATRICIA DEBORA FERNANDEZ VIDAL FELIPE VILLELA DIAS. WELLINGTON EINSTEIN DALVI DOS SANTOS LUIZ SERGIO FISHER DE CASTRO. SERGIO MONIZ BARRETO GARCIA MARCO ANTONIO SOLIZA CAULDIRO GUILHERME LAPORT	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	IF ONE OF THE CANDIDATES THAT COMPOSES YOUR CHOSEN SLATE LEAVES IT, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE SAME SLATE	AGAINST
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	28-Apr-2022	IN CASE OF A CUMULATIVE VOTING PROCESS, SHOULD THE CORRESPONDING VOTES TO YOUR SHARES BE EQUALLY DISTRIBUTED AMONG THE MEMBERS OF THE SLATE THAT YOU VE CHOSEN. IF THE SHAREHOLDER CHOOSES YES AND ALSO INDICATES THE APPROVE ANSWER TYPE FOR SPECIFIC CANDIDATES AMONG THOSE LISTED BELOW, THEIR VOTES WILL BE DISTRIBUTED PROPORTIONALLY AMONG THESE CANDIDATES. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS BY THE CUMULATIVE VOTING PROCESS, THE SHAREHOLDERS VOTE SHALL BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
SCHOELLER-BLECKMANN OILFIELD EQUIPMENT AG	AT0000946652	28-Apr-2022	APPROVE REMUNERATION POLICY	FOR
SCHOELLER-BLECKMANN OILFIELD EQUIPMENT AG	AT0000946652	28-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
SCHOELLER-BLECKMANN OILFIELD EQUIPMENT AG	AT0000946652	28-Apr-2022	APPROVE ALLOCATION OF INCOME	FOR
SCHOELLER-BLECKMANN OILFIELD EQUIPMENT AG	AT0000946652	28-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
SCHOELLER-BLECKMANN OILFIELD EQUIPMENT AG	AT0000946652	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
SCHOELLER-BLECKMANN OILFIELD EQUIPMENT AG	AT0000946652	28-Apr-2022	RATIFY AUDITORS FOR FISCAL YEAR 2022	FOR
SCHOELLER-BLECKMANN OILFIELD EQUIPMENT AG	AT0000946652	28-Apr-2022	ELECT SUPERVISORY BOARD MEMBER	AGAINST
SCHOELLER-BLECKMANN OILFIELD EQUIPMENT AG	AT0000946652	28-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
SCHROEDERS PLC	GB0002405495	28-Apr-2022	RE-ELECT RAKHI GOSS-CUSTARD AS DIRECTOR	FOR
SCHROEDERS PLC	GB0002405495	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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SCHRODERS PLC	GB0002405495	28-Apr-2022	RE-ELECT DEBORAH WATERHOUSE AS DIRECTOR	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	RE-ELECT MATTHEW WESTERMAN AS DIRECTOR	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	RE-ELECT CLAIRE FITZALAN HOWARD AS DIRECTOR	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	RE-ELECT LEONIE SCHRODER AS DIRECTOR	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	REAPPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	AUTHORISE THE AUDIT AND RISK COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	AUTHORISE ISSUE OF EQUITY	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	AUTHORISE MARKET PURCHASE OF NON-VOTING ORDINARY SHARES	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS NOTICE	AGAINST
SCHRODERS PLC	GB0002405495	28-Apr-2022	APPROVE FINAL DIVIDEND	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	ELECT DAME ELIZABETH CORLEY AS DIRECTOR	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	RE-ELECT PETER HARRISON AS DIRECTOR	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	RE-ELECT RICHARD KEERS AS DIRECTOR	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	RE-ELECT IAN KING AS DIRECTOR	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	RE-ELECT SIR DAMON BUFFINI AS DIRECTOR	FOR
SCHRODERS PLC	GB0002405495	28-Apr-2022	RE-ELECT RHIAN DAVIES AS DIRECTOR	FOR
SELECT MEDICAL HOLDINGS CORPORATION	US81619Q1058	28-Apr-2022	Election of class I Director for a term of three years: Russell L. Carson	FOR
SELECT MEDICAL HOLDINGS CORPORATION	US81619Q1058	28-Apr-2022	Election of class I Director for a term of three years: Katherine R. Davisson	FOR
SELECT MEDICAL HOLDINGS CORPORATION	US81619Q1058	28-Apr-2022	Election of class I Director for a term of three years: William H. Frist	FOR
SELECT MEDICAL HOLDINGS CORPORATION	US81619Q1058	28-Apr-2022	Election of class I Director for a term of three years: Marilyn B. Tavenner	FOR
SELECT MEDICAL HOLDINGS CORPORATION	US81619Q1058	28-Apr-2022	Non-binding advisory vote to approve executive compensation.	FOR
SELECT MEDICAL HOLDINGS CORPORATION	US81619Q1058	28-Apr-2022	Ratification of the appointment of PriceWaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SENDAS DISTRIBUIDORA SA	BRASAIACNORO	28-Apr-2022	REVIEW OF THE MANagements ACCOUNTS, AS WELL AS EXAMINATION, DISCUSSION AND VOTING OF THE COMPANY'S MANAGEMENT REPORT AND FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	ABSTAIN
SENDAS DISTRIBUIDORA SA	BRASAIACNORO	28-Apr-2022	PROPOSAL FOR THE COMPANY'S CAPITAL BUDGET FOR THE YEAR OF 2022, AS DETAILED IN THE MANAGEMENT PROPOSAL	FOR

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SENDAS DISTRIBUIDORA SA	BRASAIACNORO	28-Apr-2022	PROPOSAL FOR ALLOCATION OF THE NET PROFIT FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021, INCLUDING THE REALLOCATION OF AMOUNTS DESTINATED TO PROFIT RESERVES TO THE RESERVE OF TAX INCENTIVES, AS DETAILED IN THE MANAGEMENT PROPOSAL, IN THE FOLLOWING TERMS, I. BRL 5,330,054.62 TO THE LEGAL RESERVE, II. BRL 708,722,457.30 FOR THE TAX INCENTIVE RESERVE, III. BRL 224,088,395.61 ON BEHALF OF THE MANDATORY MINIMUM DIVIDEND, OF WHICH THE GROSS AMOUNT OF BRL 63,330,477.00 HAS ALREADY BEEN DECLARED AND PAID, BRL 55,672,384.76 IS THE NET AMOUNT IS THE NET AMOUNT AFTER DEDUCTION OF IRRF, AND IV. BRL 631,731,995.96 TO THE EXPANSION RESERVE ACCOUNT	FOR
SENDAS DISTRIBUIDORA SA	BRASAIACNORO	28-Apr-2022	DETERMINATION OF ANNUAL GLOBAL COMPENSATION FOR THE MEMBERS OF THE I. COMPANY'S MANAGEMENT AND II. COMPANY'S FISCAL COUNCIL, IF THE SHAREHOLDERS REQUEST ITS INSTALLATION, FOR THE FISCAL YEAR 2022, IN THE TERMS OF THE MANAGEMENT PROPOSAL, IN THE AMOUNT OF UP TO BRL 72,341,031.22, OF WHICH, UP TO BRL 36,714,779.02 TO THE BOARD OF OFFICERS, UP TO BRL 35,107,852.20 TO THE BOARD OF DIRECTORS AND UP TO BRL 518,400.00 TO THE FISCAL COUNCIL	FOR
SENDAS DISTRIBUIDORA SA	BRASAIACNORO	28-Apr-2022	DO YOU WISH TO REQUEST THE OPERATION OF THE FISCAL COUNCIL FOR THE FISCAL YEAR OF 2022	ABSTAIN
SENDAS DISTRIBUIDORA SA	BRASAIACNORO	28-Apr-2022	IN THE EVENTUALITY OF A SECOND CALL OF THIS MEETING, THE VOTING INSTRUCTIONS IN THIS VOTING LIST MAY ALSO BE CONSIDERED VALID FOR THE PURPOSES OF HOLDING THE MEETING ON SECOND CALL	FOR
SENDAS DISTRIBUIDORA SA	BRASAIACNORO	28-Apr-2022	RESOLVE ON THE INCREASE OF THE COMPANY'S CAPITAL STOCK IN THE AMOUNT OF BRL 463,731,717.03, THROUGH THE CAPITALIZATION OF PROFIT RESERVES, WITHOUT THE ISSUANCE OF NEW SHARES, WITH THE CONSEQUENT CHANGE IN THE WORDING OF ARTICLE 4 OF THE COMPANY'S BYLAWS AND ITS CONSOLIDATION	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Election of Director: Essie Whitelaw	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Proposal to approve the compensation paid to Sensient's named executive officers, as disclosed pursuant to Item 402 of Regulation S-K, including the Compensation Discussion and Analysis, compensation tables, and narrative discussion in the accompanying proxy statement.	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Election of Director: Joseph Carleone	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Proposal to approve the Sensient Technologies Corporation 2017 Stock Plan, as amended and restated.	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Proposal to ratify the appointment of Ernst & Young LLP, certified public accountants, as the independent auditors of Sensient for 2022.	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Election of Director: Mario Ferruzzi	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Election of Director: Carol R. Jackson	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Election of Director: Sharad P. Jain	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Election of Director: Donald W. Landry	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Election of Director: Paul Manning	FOR

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SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Election of Director: Deborah McKeithan-Gebhardt	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Election of Director: Scott C. Morrison	FOR
SENSIENT TECHNOLOGIES CORPORATION	US81725T1007	28-Apr-2022	Election of Director: Elaine R. Wedral	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO RE-ELECT TIM LODGE AS A DIRECTOR	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO RE-ELECT DAME SUE OWEN AS A DIRECTOR	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO RE-ELECT LYNNE PEACOCK AS A DIRECTOR	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO REAPPOINT KPMG LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING OF THE COMPANY AT WHICH ACCOUNTS ARE LAID	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO AUTHORISE THE AUDIT COMMITTEE, FOR AND ON BEHALF OF THE BOARD, TO AGREE THE REMUNERATION OF THE AUDITOR	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	DIRECTORS' AUTHORITY TO ALLOT SHARES	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	THAT, IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 16, AND SUBJECT TO THE PASSING OF RESOLUTION 15, THE DIRECTORS BE GENERALLY EMPOWERED PURSUANT TO SECTION 570 OF THE COMPANIES ACT 2006 TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) FOR CASH PURSUANT TO THE AUTHORITY GRANTED BY RESOLUTION 15 AND/OR PURSUANT TO SECTION 573 OF THE COMPANIES ACT 2006 TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH, IN EACH CASE FREE OF THE RESTRICTION IN SECTION 561 OF THE COMPANIES ACT 2006, SUCH AUTHORITY TO BE: (I) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES AND/OR SALE OF TREASURY SHARES FOR CASH UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 1,218,008 CALCULATED, IN THE CASE OF EQUITY SECURITIES WHICH ARE RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT SECURITIES INTO, ORDINARY SHARES BY REFERENCE TO THE AGGREGATE NOMINAL AMOUNT OF RELEVANT SHARES WHICH MAY BE ALLOTTED PURSUANT TO SUCH RIGHTS; AND II) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO APPLY UNTIL THE END OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING (OR, IF EARLIER, 6.00PM ON 30 JUNE 2023) UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING BUT, IN EACH CASE, SO THAT THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS BEFORE THE AUTHORITY EXPIRES WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES TO BE GRANTED (AND/ OR TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES OR GRANT SUCH RIGHTS (AND/OR SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	SHARE BUY BACKS	FOR

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SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO AUTHORISE, FOR THE PURPOSE OF PART 14 OF THE COMPANIES ACT 2006, THE COMPANY AND ANY COMPANY WHICH IS OR BECOMES ITS SUBSIDIARY DURING THE PERIOD FOR WHICH THIS RESOLUTION HAS EFFECT, COMMENCING ON THE DATE OF THE PASSING OF THIS RESOLUTION AND ENDING AT THE CONCLUSION OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING OR, IF EARLIER, AT 6.00PM ON 30 JUNE 2023 TO: A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES; B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES; AND C) INCUR POLITICAL EXPENDITURE, PROVIDED THAT THE TOTAL AGGREGATE AMOUNT OF POLITICAL DONATIONS AND POLITICAL EXPENDITURE PURSUANT TO THIS AUTHORITY SHALL NOT EXCEED GBP 100,000 FOR THE GROUP AS A WHOLE, AND THE AMOUNT AUTHORISED UNDER EACH OF PARAGRAPHS (A) TO (C) SHALL BE LIMITED TO SUCH AMOUNT. ALL EXISTING AUTHORISATIONS AND APPROVALS RELATING TO POLITICAL DONATIONS OR POLITICAL EXPENDITURE UNDER PART 14 OF THE COMPANIES ACT 2006 ARE HEREBY REVOKED WITHOUT PREJUDICE TO ANY DONATION MADE OR EXPENDITURE INCURRED PRIOR TO THE DATE HEREOF PURSUANT TO SUCH AUTHORISATION OR APPROVAL. FOR THE PURPOSES OF THIS RESOLUTION, THE TERMS 'POLITICAL DONATION', 'POLITICAL PARTIES', 'POLITICAL ORGANISATION' AND 'POLITICAL EXPENDITURE' HAVE THE MEANINGS GIVEN BY SECTIONS 363 TO 365 OF THE COMPANIES ACT 2006	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO AUTHORISE THE DIRECTORS TO CALL A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (SAVE FOR THE DIRECTORS' REMUNERATION POLICY SET OUT ON PAGES 163 TO 167 OF THE DIRECTORS' REMUNERATION REPORT) FOR THE YEAR ENDED 31 DECEMBER 2021 AS SET OUT ON PAGES 139 TO 170 OF THE ANNUAL REPORT AND ACCOUNTS	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO DECLARE A FINAL DIVIDEND OF 1.61 PENCE PER ORDINARY SHARE FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO ELECT NIGEL CROSSLEY AS A DIRECTOR	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO ELECT KRU DESAI AS A DIRECTOR	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO RE-ELECT JOHN RISHTON AS A DIRECTOR	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO RE-ELECT RUPERT SOAMES AS A DIRECTOR	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO RE-ELECT KIRSTY BASHFORTH AS A DIRECTOR	FOR
SERCO GROUP PLC	GB0007973794	28-Apr-2022	TO RE-ELECT IAN EL-MOKADEM AS A DIRECTOR	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Election of Director: Donald J. Stebbins	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Proposal to ratify the appointment of Deloitte & Touche LLP as Snap-on Incorporated's independent registered public accounting firm for fiscal 2022.	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Election of Director: David C. Adams	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Advisory vote to approve the compensation of Snap-on Incorporated's named executive officers, as disclosed in "Compensation Discussion and Analysis" and "Executive Compensation Information" in the Proxy Statement.	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Election of Director: Karen L. Daniel	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Election of Director: Ruth Ann M. Gillis	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Election of Director: James P. Holden	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Election of Director: Nathan J. Jones	FOR

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SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Election of Director: Henry W. Knueppel	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Election of Director: W. Dudley Lehman	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Election of Director: Nicholas T. Pinchuk	FOR
SNAP-ON INCORPORATED	US8330341012	28-Apr-2022	Election of Director: Gregg M. Sherrill	FOR
SONAE SGPS SA	PTSON0AM0001	28-Apr-2022	DECIDE ON THE AUTHORISATION FOR THE PURCHASE AND SALE OF OWN SHARES UP TO THE LEGAL LIMIT OF 10 PERCENT	FOR
SONAE SGPS SA	PTSON0AM0001	28-Apr-2022	DECIDE ON THE AUTHORISATION FOR THE PURCHASE AND SALE OF BONDS ISSUED BY THE COMPANY UP TO THE LEGAL LIMIT OF 10 PERCENT	FOR
SONAE SGPS SA	PTSON0AM0001	28-Apr-2022	DECIDE ON THE AUTHORISATION FOR THE PURCHASE AND/OR FOR THE HOLDING OF SHARES OF THE COMPANY BY ITS CONTROLLED COMPANIES, PURSUANT TO THE SET FORTH IN ARTICLE 325- 2 B OF THE PORTUGUESE COMPANIES ACT	FOR
SONAE SGPS SA	PTSON0AM0001	28-Apr-2022	DISCUSS AND DECIDE ON THE COMPANY'S ANNUAL REPORT, BALANCE SHEET AND THE INDIVIDUAL AND CONSOLIDATED ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31ST DECEMBER 2021	FOR
SONAE SGPS SA	PTSON0AM0001	28-Apr-2022	DECIDE ON THE PROPOSED APPROPRIATION OF THE FINANCIAL YEAR NET RESULT	FOR
SONAE SGPS SA	PTSON0AM0001	28-Apr-2022	ASSESS THE MANAGEMENT AND AUDIT OF THE COMPANY	FOR
SONAE SGPS SA	PTSON0AM0001	28-Apr-2022	DECIDE ON THE REMUNERATION POLICY APPLICABLE TO THE MEMBERS OF THE MANAGEMENT AND AUDIT BODIES, AS WELL AS ON THE SHARES ATTRIBUTION PLAN AND RESPECTIVE REGULATION	FOR
SONAE SGPS SA	PTSON0AM0001	28-Apr-2022	DECIDE, PURSUANT TO ARTICLE 8 OF THE ARTICLES OF ASSOCIATION, ON THE APPLICABLE PRINCIPLES TO AN EVENTUAL ISSUANCE OF CONVERTIBLE BONDS, AS MAY BE DECIDED BY THE BOARD OF DIRECTORS	FOR
SONAE SGPS SA	PTSON0AM0001	28-Apr-2022	DECIDE ON THE SUPPRESSION OF THE SHAREHOLDERS PRE-EMPTIVE RIGHT FOR THE SUBSCRIPTION OF AN ISSUANCE OF CONVERTIBLE BONDS, AS MAY BE EVENTUALLY DECIDED BY THE BOARD OF DIRECTORS PURSUANT TO AGENDA ITEM NO. 5	FOR
SONAE SGPS SA	PTSON0AM0001	28-Apr-2022	DECIDE ON THE INCREASES OF SHARE CAPITAL EVENTUALLY NECESSARY FOR THE CONVERSION OF CONVERTIBLE BONDS THAT, PURSUANT TO AGENDA ITEM NO. 5, MAY BE DECIDED BY THE BOARD OF DIRECTORS	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE ALLOCATION OF INCOME; AUTHORIZE BOARD TO DECIDE ON THE DISTRIBUTION OF DIVIDENDS OF UP TO NOK 6 PER SHARE	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	APPROVE EXTRA DIVIDENDS	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	APPROVE COMPANY'S CORPORATE GOVERNANCE STATEMENT	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	APPROVE REMUNERATION STATEMENT (ADVISORY)	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	REELECT DAG MEJDILL (CHAIR) AND TRINE SAETHER ROMULD AS DIRECTOR; ELECT CAMILLA AC TEPFERS AND KJETIL SKJAEVELAND AS NEW DIRECTORS	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	REELECT PER SEKSE AS CHAIR OF NOMINATING COMMITTEE	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	REELECT KIRSTI TONNESSEN AS MEMBER OF NOMINATING COMMITTEE	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	REELECT GUNN-JANE HALAND AS MEMBER OF NOMINATING COMMITTEE	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	REELECT TORE HEGGHEIM AS MEMBER OF NOMINATING COMMITTEE	FOR

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SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	ELECT KJETIL HOUG AS NEW MEMBER OF NOMINATING COMMITTEE	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	APPROVE NOMINATION COMMITTEE PROCEDURES	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 650,000 FOR CHAIR AND NOK 325,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	AUTHORIZE ISSUANCE OF HYBRID BONDS, PERPETUAL SUBORDINATED LOANS, AND SUBORDINATED LOANS WITH MATURITY	AGAINST
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	APPROVE CREATION OF NOK 639.4 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
SPAREBANK 1 SR-BANK ASA	NO0010631567	28-Apr-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	DIRECTOR	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	DIRECTOR	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	DIRECTOR	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	DIRECTOR	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	DIRECTOR	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	DIRECTOR	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	DIRECTOR	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	DIRECTOR	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	DIRECTOR	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	The approval on an advisory basis of the Company's executive compensation.	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	The approval of the Starwood Property Trust, Inc. Employee Stock Purchase Plan.	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	The approval of the Starwood Property Trust, Inc. 2022 Manager Equity Plan.	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	The approval of the Starwood Property Trust, Inc. 2022 Equity Plan.	FOR
STARWOOD PROPERTY TRUST, INC.	US85571B1052	28-Apr-2022	The ratification of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the calendar year ending December 31, 2022.	FOR
SUNSTONE HOTEL INVESTORS, INC.	US8678921011	28-Apr-2022	Approval of the Sunstone Hotel Investors, Inc. and Sunstone Hotel Partnership, LLC 2022 Incentive Award Plan.	FOR

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SUNSTONE HOTEL INVESTORS, INC.	US8678921011	28-Apr-2022	Election of Director: W. Blake Baird	FOR
SUNSTONE HOTEL INVESTORS, INC.	US8678921011	28-Apr-2022	Election of Director: Andrew Batinovich	FOR
SUNSTONE HOTEL INVESTORS, INC.	US8678921011	28-Apr-2022	Election of Director: Monica S. Digilio	FOR
SUNSTONE HOTEL INVESTORS, INC.	US8678921011	28-Apr-2022	Election of Director: Kristina M. Leslie	FOR
SUNSTONE HOTEL INVESTORS, INC.	US8678921011	28-Apr-2022	Election of Director: Murray J. McCabe	FOR
SUNSTONE HOTEL INVESTORS, INC.	US8678921011	28-Apr-2022	Election of Director: Verett Mims	FOR
SUNSTONE HOTEL INVESTORS, INC.	US8678921011	28-Apr-2022	Election of Director: Douglas M. Pasquale	FOR
SUNSTONE HOTEL INVESTORS, INC.	US8678921011	28-Apr-2022	Ratification of the Audit Committee's appointment of Ernst & Young LLP to act as the independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SUNSTONE HOTEL INVESTORS, INC.	US8678921011	28-Apr-2022	Advisory vote to approve the compensation of Sunstone's named executive officers, as set forth in Sunstone's Proxy Statement for the 2022 Annual Meeting.	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO RE-ELECT AS A DIRECTOR MRS C A JOHNSTONE	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO ELECT AS A DIRECTOR MR M WILLOME	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO ELECT AS A DIRECTOR MR R C GUALDONI	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO RENEW THE AUTHORITY OF THE DIRECTORS TO ALLOT SHARES	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO DISAPPLY PRE-EMPTION RIGHTS ON UP TO 5 PERCENT OF THE ISSUED SHARE CAPITAL	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO DISAPPLY PRE-EMPTION RIGHTS ON AN ADDITIONAL 5 PERCENT OF THE ISSUED SHARE CAPITAL	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO GIVE THE DIRECTORS AUTHORITY TO PURCHASE THE COMPANY'S SHARES	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO PERMIT THAT THE HOLDING OF A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, BE CALLED NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO DECLARE AN ORDINARY DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021 OF 21.3 PENCE PER SHARE	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO RE-ELECT AS A DIRECTOR MR S G BENNETT	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO RE-ELECT AS A DIRECTOR THE HON. A G CATTO	AGAINST
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO RE-ELECT AS A DIRECTOR DATO' LEE HAU HIAN	AGAINST

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SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO RE-ELECT AS A DIRECTOR MR B W D CONNOLLY	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO RE-ELECT AS A DIRECTOR MS H A VAN DEURSEN	FOR
SYNTHOMER PLC	GB0009887422	28-Apr-2022	TO RE-ELECT AS A DIRECTOR MS C S DUBIN	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: APPOINTMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS: LIST PRESENTED BY LIPPIUNO S.R.L., GIOVANNI TAMBURI, ALESSANDRA GRITTI E CLAUDIO BERRETTI REPRESENTING TOGETHER 11.326 PCT OF THE SHARE CAPITAL. - TAMBURI GIOVANNI - GRITTI ALESSANDRA - BERRETTI CLAUDIO - D'AMICO CESARE - MEZZETTI MANUELA - PALESTRA DANIELA ANNA - ERCOLE ISABELLA - FERRERO GIUSEPPE - SERGIO MARULLO DI CONDOJANNI - FANO EMILIO	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: APPOINTMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS: LIST PRESENTED BY ALGEBRIS UCITS FUNDS PLC ALGEBRIS CORE ITALY FUND; AMUNDI ASSET MANAGEMENT SGR S.P.A.; ARCA FONDI SGR S.P.A.; EURIZON CAPITAL S.A.; EURIZON CAPITAL SGR S.P.A.; FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A.; GENERALI INVESTMENTS LUXEMBOURG SA; MEDIOLANUM INTERNATIONAL FUNDS LIMITED - CHALLENGE FUNDS - CHALLENGE ITALIAN EQUITY; MEDIOLANUM GESTIONE FONDI SGR S.P.A. REPRESENTING TOGETHER 3.146 PCT OF THE SHARE CAPITAL. - SCHAPIRA PAUL SIMON - MORANDINI LORENZA	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: APPOINTMENT OF THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO AUTHORIZE THE BOARD OF DIRECTORS FOR THE PURCHASE AND DISPOSE OF TREASURY SHARES, PURSUANT TO ARTICLES 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE, SUBJECT TO REVOCATION, AS FAR AS NOT USED, OF THE PREVIOUS AUTHORIZATION OF 29 APRIL 2021. RESOLUTIONS RELATED THERETO	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPROVE THE RENEWAL OF D&O POLICIES, PROFESSIONAL LIABILITY AND ACCIDENT AND ILLNESS POLICY. RESOLUTIONS RELATED THERETO	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPROVE THE REPORT ON THE REMUNERATION POLICY AND ON THE REMUNERATION PAID PURSUANT TO ART. 123-TER OF D. LGS. 24 FEBRUARY 1998 N. 58, AS SUBSEQUENTLY AMENDED, AND ART. 84-QUARTER OF THE REGULATION ADOPTED BY CONSOB WITH RESOLUTION 11971 OF 1999, AS SUBSEQUENTLY AMENDED: RESOLUTION CONCERNING SECTION II (FEES PAID) OF THE REPORT ON THE REMUNERATION POLICY AND ON THE REMUNERATION PAID	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPROVE THE INCENTIVE PLAN CALLED "PERFORMANCE SHARE PLAN TIP 2022-2023". RESOLUTIONS RELATED THERETO	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPROVE THE ASSIGNMENT OF THE TASK OF EXTARNAL AUDIT OF THE ACCOUNTS FOR THE PERIOD 2023 - 2031 AND DETERMINATION OF THE CONSIDERATION PURSUANT TO LEGISLATIVE DECREE NO. 39/2010. RESOLUTIONS RELATED THERETO	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	EVENTUALE INTEGRAZIONE DEL COLLEGIO SINDACALE AI SENSI DELL'ART. 2401, COMMA 1, COD. CIV.: NOMINA DI UN SINDACO SUPPLENTE. DELIBERAZIONI INERENTI E CONSEGUENTI	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPROVE THE BALANCE SHEET AS AT 31 DECEMBER 2021, ACCOMPANIED BY THE REPORTS OF THE BOARD OF DIRECTORS, THE INTERNAL AUDITORS AND THE EXTERNAL AUDITORS. ALLOCATION OF THE OPERATING RESULT. RESOLUTIONS RELATED THERETO: APPROVAL OF THE FINANCIAL STATEMENTS AS AT 31 DECEMBER 2021, ACCOMPANIED BY THE REPORTS OF THE BOARD OF DIRECTORS, THE INTERNAL AUDITORS AND THE EXTERNAL AUDITORS	FOR

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TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPROVE THE BALANCE SHEET AS AT 31 DECEMBER 2021, ACCOMPANIED BY THE REPORTS OF THE BOARD OF DIRECTORS, THE BOARD OF STATUTORY AUDITORS AND THE INDEPENDENT AUDITORS. ALLOCATION OF THE OPERATING RESULT. RELATED AND CONSEQUENT RESOLUTIONS: RESOLUTIONS ON THE ALLOCATION OF THE RESULT FOR THE YEAR AND THE DISTRIBUTION OF DIVIDENDS FROM THE RESERVES OF RETAINED EARNINGS	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: DETERMINATION OF THE MEMBERS' NUMBER	FOR
TAMBURI INVESTMENT PARTNERS SPA	IT0003153621	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: DETERMINATION OF THE RELATIVE REMUNERATION	FOR
TELE2 AB	SE0005190238	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE ALLOCATION OF INCOME AND ORDINARY DIVIDENDS OF SEK 6.75 PER SHARE	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE EXTRAORDINARY DIVIDENDS OF EUR 13 PER SHARE	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE DISCHARGE OF CARLA SMITS-NUSTELING	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE DISCHARGE OF ANDREW BARRON	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE DISCHARGE OF STINA BERGFORS	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE DISCHARGE OF ANDERS BJORKMAN	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE DISCHARGE OF GEORGI GANEV	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE DISCHARGE OF CYNTHIA GORDON	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE DISCHARGE OF CEO KJELL JOHNSEN	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE DISCHARGE OF SAM KINI	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE DISCHARGE OF EVA LINDQVIST	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE DISCHARGE OF LARS-AKE NORLING	FOR
TELE2 AB	SE0005190238	28-Apr-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.8 MILLION FOR CHAIR, SEK 900,000 FOR DEPUTY CHAIR AND SEK 660,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION OF COMMITTEE WORK	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
TELE2 AB	SE0005190238	28-Apr-2022	REELECT ANDREW BARRON AS DIRECTOR	FOR
TELE2 AB	SE0005190238	28-Apr-2022	REELECT STINA BERGFORS AS DIRECTOR	FOR
TELE2 AB	SE0005190238	28-Apr-2022	REELECT GEORGI GANEV AS DIRECTOR	AGAINST
TELE2 AB	SE0005190238	28-Apr-2022	REELECT SAM KINI AS DIRECTOR	FOR
TELE2 AB	SE0005190238	28-Apr-2022	REELECT EVA LINDQVIST AS DIRECTOR	FOR
TELE2 AB	SE0005190238	28-Apr-2022	REELECT LARS-AKE NORLING AS DIRECTOR	FOR
TELE2 AB	SE0005190238	28-Apr-2022	REELECT CARLA SMITS-NUSTELING AS DIRECTOR	FOR
TELE2 AB	SE0005190238	28-Apr-2022	REELECT CARLA SMITS-NUSTELING AS BOARD CHAIR	FOR

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TELE2 AB	SE0005190238	28-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
TELE2 AB	SE0005190238	28-Apr-2022	RATIFY DELOITTE AS AUDITORS	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE PERFORMANCE SHARE MATCHING PLAN LTI 2022	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH ISSUANCE OF CLASS C SHARES	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH REPURCHASE OF CLASS C SHARES	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH TRANSFER OF CLASS B SHARES TO PARTICIPANTS	FOR
TELE2 AB	SE0005190238	28-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH REISSUANCE OF CLASS B SHARES	FOR
TELE2 AB	SE0005190238	28-Apr-2022	AUTHORIZE SHARE SWAP AGREEMENT	AGAINST
TELE2 AB	SE0005190238	28-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
TELE2 AB	SE0005190238	28-Apr-2022	RESOLUTION REGARDING SHAREHOLDER MARTIN GREEN'S PROPOSALS: INVESTIGATE IF CURRENT BOARD MEMBERS AND LEADERSHIP TEAM FULFIL RELEVANT LEGISLATIVE AND REGULATORY REQUIREMENTS, AS WELL AS THE DEMANDS OF THE PUBLIC OPINIONS' ETHICAL VALUES	AGAINST
TELE2 AB	SE0005190238	28-Apr-2022	RESOLUTION REGARDING SHAREHOLDER MARTIN GREEN'S PROPOSALS: IN THE EVENT THAT THE INVESTIGATION CLARIFIES THAT THERE IS NEED, RELEVANT MEASURES SHALL BE TAKEN TO ENSURE THAT THE REQUIREMENTS ARE FULFILLED	AGAINST
TELE2 AB	SE0005190238	28-Apr-2022	RESOLUTION REGARDING SHAREHOLDER MARTIN GREEN'S PROPOSALS: THE INVESTIGATION AND ANY MEASURES SHOULD BE PRESENTED AS SOON AS POSSIBLE, HOWEVER NOT LATER THAN AGM 2023	AGAINST
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Pamela H. Patsley	AGAINST
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Robert E. Sanchez	FOR
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Mark A. Blinn	FOR
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Richard K. Templeton	FOR
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Board proposal regarding advisory approval of the Company's executive compensation.	FOR
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Board proposal to ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Stockholder proposal to permit a combined 10% of stockholders to call a special meeting.	AGAINST
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Todd M. Bluedorn	FOR
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Janet F. Clark	FOR

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TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Carrie S. Cox	AGAINST
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Martin S. Craighead	FOR
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Jean M. Hobby	FOR
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Michael D. Hsu	FOR
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Haviv Ilan	FOR
TEXAS INSTRUMENTS INCORPORATED	US8825081040	28-Apr-2022	Election of Director: Ronald Kirk	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	DIRECTOR	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	DIRECTOR	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	DIRECTOR	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	DIRECTOR	ABSTAIN
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	DIRECTOR	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	DIRECTOR	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	DIRECTOR	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	DIRECTOR	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	DIRECTOR	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	DIRECTOR	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	Appointment of KPMG LLP, Chartered Professional Accountants, as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix its remuneration.	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	Non-binding advisory resolution that shareholders approve the compensation of the Corporation's Named Executive Officers, as disclosed in the Management Proxy Circular dated March 18, 2022.	FOR
TFI INTERNATIONAL INC.	CA87241L1094	28-Apr-2022	Non-binding advisory resolution on how frequently the Corporation should hold a non-binding advisory vote on the Corporation's executive compensation.	1 YEAR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Jan Tighe	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Jessica Uhl	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Michele Burns	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: David Viniar	FOR

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THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Mark Winkelman	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Advisory Vote to Approve Executive Compensation (Say on Pay)	AGAINST
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Ratification of PricewaterhouseCoopers LLP as our Independent Registered Public Accounting Firm for 2022	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Shareholder Proposal Regarding Charitable Giving Reporting	AGAINST
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Shareholder Proposal Regarding a Policy for an Independent Chair	AGAINST
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Shareholder Proposal Regarding a Policy to Ensure Lending and Underwriting do not Contribute to New Fossil Fuel Development	AGAINST
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Shareholder Proposal Regarding Special Shareholder Meeting Thresholds	AGAINST
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Drew Faust	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Mark Flaherty	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Kimberley Harris	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Ellen Kullman	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Lakshmi Mittal	AGAINST
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Adebayo Ogunlesi	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: Peter Oppenheimer	FOR
THE GOLDMAN SACHS GROUP, INC.	US38141G1040	28-Apr-2022	Election of Director: David Solomon	FOR
THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Approve, on an advisory basis, the compensation of the Company's named Executive Officers.	FOR
THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Election of Director: Donald H. Bullock, Jr.	FOR
THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm for the Company for the year ending December 31, 2022.	FOR
THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Election of Director: Jeffrey S. Gorman	FOR
THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Election of Director: M. Ann Harlan	FOR

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THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Election of Director: Scott A. King	FOR
THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Election of Director: Christopher H. Lake	FOR
THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Election of Director: Sonja K. McClelland	FOR
THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Election of Director: Vincent K. Petrella	FOR
THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Election of Director: Kenneth R. Reynolds	FOR
THE GORMAN-RUPP COMPANY	US3830821043	28-Apr-2022	Election of Director: Rick R. Taylor	FOR
TINEXTA S.P.A.	IT0005037210	28-Apr-2022	TO APPOINT A DIRECTOR FOLLOWING RESIGNATION AND SUBSEQUENT CO-OPTION AS PER ART. 2386 OF THE ITALIAN CIVIL CODE AND AS PER THE BY-LAWS. RESOLUTIONS RELATED THERETO	FOR
TINEXTA S.P.A.	IT0005037210	28-Apr-2022	BALANCE SHEET AS PER 31 DECEMBER 2021 TOGETHER WITH DIRECTORS' REPORT MANAGEMENT. INTERNAL AND EXTERNAL AUDITORS' REPORT. PRESENTATION OF CONSOLIDATED BALANCE SHEET AS PER 31 DECEMBER 2021 AND OF THE 2021 NON-FINANCIAL STATEMENT AS PER THE LEGISLATIVE DECREE OF 30 DECEMBER 2016, NO. 254. RESOLUTION RELATED THERETO	FOR
TINEXTA S.P.A.	IT0005037210	28-Apr-2022	PROFIT ALLOCATION. RESOLUTIONS RELATED THERETO	FOR
TINEXTA S.P.A.	IT0005037210	28-Apr-2022	2022 REWARDING POLICY AND 2021 PAID EMOLUMENT'S REPORT: TO APPROVE THE FIRST SECTION OF THE REPORT AS PER ART. 123-TER, ITEM 3-BIS AND 3-TER, OF THE LEGISLATIVE DECREE NO. 58/1998	AGAINST
TINEXTA S.P.A.	IT0005037210	28-Apr-2022	2022 REWARDING POLICY AND 2021 PAID EMOLUMENT'S REPORT: RESOLUTION ON THE SECOND SECTION AS PER ART. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE NO. 58/1998	FOR
TINEXTA S.P.A.	IT0005037210	28-Apr-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF COMPANY'S SHARES AS PER ART. 2357 AND SUBSEQUENTS OF THE ITALIAN CIVIL CODE AND AS PER ART. 132 OF THE LEGISLATIVE DECREE OF 24 FEBRUARY 1998 N. 58, AND AS PER ART. 144-BIS OF THE CONSOB REGULATION ADOPTED WITH DELIBERATE N. 11971/1999 AND SUBSEQUENTS MODIFICATIONS. RESOLUTIONS RELATED THERETO	FOR
TOMRA SYSTEMS ASA	NO0005668905	28-Apr-2022	APPROVAL OF THE ANNUAL ACCOUNTS AND THE ANNUAL REPORT FOR 2021 FOR THE COMPANY AND THE GROUP	FOR
TOMRA SYSTEMS ASA	NO0005668905	28-Apr-2022	CONSIDERATION OF REPORT ON REMUNERATIONS OF SENIOR EXECUTIVES	FOR
TOMRA SYSTEMS ASA	NO0005668905	28-Apr-2022	DETERMINATION OF REMUNERATION FOR THE BOARD OF DIRECTORS	AGAINST
TOMRA SYSTEMS ASA	NO0005668905	28-Apr-2022	DETERMINATION OF REMUNERATION FOR THE NOMINATION COMMITTEE	FOR
TOMRA SYSTEMS ASA	NO0005668905	28-Apr-2022	ELECTION OF THE SHAREHOLDER ELECTED MEMBERS OF THE BOARD OF DIRECTORS	AGAINST
TOMRA SYSTEMS ASA	NO0005668905	28-Apr-2022	ELECTION OF MEMBERS OF THE NOMINATION COMMITTEE	FOR
TOMRA SYSTEMS ASA	NO0005668905	28-Apr-2022	APPROVAL OF REMUNERATION FOR THE AUDITOR	FOR
TOMRA SYSTEMS ASA	NO0005668905	28-Apr-2022	POWER OF ATTORNEY REGARDING ACQUISITION AND DISPOSAL OF TREASURY SHARES	FOR
TOMRA SYSTEMS ASA	NO0005668905	28-Apr-2022	POWER OF ATTORNEY REGARDING PRIVATE PLACEMENTS OF NEWLY ISSUED SHARES IN CONNECTION WITH MERGERS AND ACQUISITIONS	FOR

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TRANSALTA CORPORATION	CA89346D1078	28-Apr-2022	DIRECTOR	FOR
TRANSALTA CORPORATION	CA89346D1078	28-Apr-2022	Appointment of Ernst & Young LLP as Auditors at a remuneration to be fixed by the Board of Directors. Directors and management recommend shareholders vote for the appointment of Ernst & Young LLP.	FOR
TRANSALTA CORPORATION	CA89346D1078	28-Apr-2022	Advisory vote to accept the Company's approach to executive compensation, as described in the Management Proxy Circular.	FOR
TRANSALTA CORPORATION	CA89346D1078	28-Apr-2022	Ordinary resolution confirming and approving the amendment, restatement and continuation of the Amended and Restated Shareholder Rights Plan, as described in the accompanying Management Proxy Circular.	FOR
UCB SA	BE0003739530	28-Apr-2022	DISCHARGE IN FAVOUR OF THE DIRECTORS	FOR
UCB SA	BE0003739530	28-Apr-2022	DISCHARGE IN FAVOUR OF THE STATUTORY AUDITOR	FOR
UCB SA	BE0003739530	28-Apr-2022	DIRECTORS: RENEWAL OF MANDATES OF (INDEPENDENT) DIRECTORS THE GENERAL MEETING RENEWS THE APPOINTMENT OF MRS. KAY DAVIES AS DIRECTOR FOR A TERM OF FOUR YEARS UNTIL THE CLOSE OF THE ANNUAL GENERAL MEETING OF 2026	FOR
UCB SA	BE0003739530	28-Apr-2022	DIRECTORS: RENEWAL OF MANDATES OF (INDEPENDENT) DIRECTORS THE GENERAL MEETING ACKNOWLEDGES THAT, FROM THE INFORMATION MADE AVAILABLE TO THE COMPANY, MRS. KAY DAVIES QUALIFIES AS AN INDEPENDENT DIRECTOR	FOR
UCB SA	BE0003739530	28-Apr-2022	THE GENERAL MEETING RENEWS THE APPOINTMENT OF MR. JEAN-CHRISTOPHE TELLIER AS DIRECTOR FOR A TERM OF FOUR YEARS UNTIL THE CLOSE OF THE ANNUAL GENERAL MEETING OF 2026	FOR
UCB SA	BE0003739530	28-Apr-2022	THE GENERAL MEETING RENEWS THE APPOINTMENT OF MR. CEDRIC VAN RIJCKEVORSEL AS DIRECTOR FOR A TERM OF FOUR YEARS UNTIL THE CLOSE OF THE ANNUAL GENERAL MEETING OF 2026	FOR
UCB SA	BE0003739530	28-Apr-2022	LONG-TERM INCENTIVE PLANS - PROGRAM OF FREE ALLOCATION OF SHARES	FOR
UCB SA	BE0003739530	28-Apr-2022	CHANGE OF CONTROL PROVISIONS - ART. 7 151 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS EMTN PROGRAM RENEWAL	FOR
UCB SA	BE0003739530	28-Apr-2022	CHANGE OF CONTROL PROVISIONS - ART. 7 151 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS EUROPEAN INVESTMENT BANK FACILITY AGREEMENT OF EUR 350 MILLION ENTERED ON 18 NOVEMBER 2021	FOR
UCB SA	BE0003739530	28-Apr-2022	APPROVE CHANGE-OF-CONTROL CLAUSE RE: TERM FACILITY AGREEMENT	FOR
UCB SA	BE0003739530	28-Apr-2022	RENEWAL OF THE POWERS OF THE BOARD OF DIRECTORS UNDER THE AUTHORIZED CAPITAL AND AMENDMENT TO ARTICLE 6 OF THE ARTICLES OF ASSOCIATION	FOR
UCB SA	BE0003739530	28-Apr-2022	ACQUISITION OF OWN SHARES RENEWAL OF AUTHORIZATION	FOR
UCB SA	BE0003739530	28-Apr-2022	MODIFICATION OF ARTICLE 19, 1 OF ARTICLES OF ASSOCIATION RELATING TO THE SIGNATURE OF THE BOARD MINUTES, TO BRING IT IN LINE WITH ARTICLE 7 95 1 OF THE BELGIAN CODE COMPANIES AND ASSOCIATIONS	FOR
UCB SA	BE0003739530	28-Apr-2022	APPROVAL OF THE ANNUAL ACCOUNTS OF UCB SA/NV FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND APPROPRIATION OF THE RESULTS	FOR
UCB SA	BE0003739530	28-Apr-2022	APPROVAL OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
UCB SA	BE0003739530	28-Apr-2022	APPROVAL OF CHANGES TO THE REMUNERATION OF THE BOARD	FOR
UMICORE SA	BE0974320526	28-Apr-2022	APPROVE DISCHARGE OF AUDITORS	FOR
UMICORE SA	BE0974320526	28-Apr-2022	REELECT FRANCOISE CHOMBAR AS AN INDEPENDENT MEMBER OF THE SUPERVISORY BOARD	FOR
UMICORE SA	BE0974320526	28-Apr-2022	REELECT LAURENT RAETS AS MEMBER OF THE SUPERVISORY BOARD	FOR

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UMICORE SA	BE0974320526	28-Apr-2022	ELECT ALISON HENWOOD AS AN INDEPENDENT MEMBER OF THE SUPERVISORY BOARD	FOR
UMICORE SA	BE0974320526	28-Apr-2022	APPROVE REMUNERATION OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
UMICORE SA	BE0974320526	28-Apr-2022	APPROVE CHANGE-OF-CONTROL CLAUSE RE: SUSTAINABILITY-LINKED REVOLVING FACILITY AGREEMENT	FOR
UMICORE SA	BE0974320526	28-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
UMICORE SA	BE0974320526	28-Apr-2022	RENEW AUTHORIZATION TO INCREASE SHARE CAPITAL WITHIN THE FRAMEWORK OF AUTHORIZED CAPITAL	FOR
UMICORE SA	BE0974320526	28-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
UMICORE SA	BE0974320526	28-Apr-2022	APPROVE REMUNERATION POLICY	AGAINST
UMICORE SA	BE0974320526	28-Apr-2022	APPROVE FINANCIAL STATEMENTS, ALLOCATION OF INCOME, AND DIVIDENDS OF EUR 0.80 PER SHARE	FOR
UMICORE SA	BE0974320526	28-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS FOR YEARS 2022, 2023 AND 2024 AND TO STATE THE EMOLUMENTS: TO STATE THE DIRECTORS' EMOLUMENTS FOR THE FINANCIAL YEARS 2022, 2023, 2024. RESOLUTIONS RELATED THERETO	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS FOR YEARS 2022, 2023 AND 2024 AND TO STATE THE EMOLUMENTS: AUTHORIZATION AS PER ART. 2390 OF THE ITALIAN CIVIL CODE. RESOLUTIONS RELATED THIERETO	AGAINST
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO APPOINT THE INTERNAL AUDITORS AND THE CHAIRMAN FOR YEARS 2022, 2023 AND 2024 AND TO STATE THE EMOLUMENTS: TO APPOINT THE INTERNAL AUDITORS AND THE CHAIRMAN FOR THE FINANCIAL YEARS 2022, 2023, 2024. RESOLUTIONS RELATED THERETO. LIST PRESENTED BY COOP ALLEANZA 3.0 SOC. COOP., HOLMO S.P.A., COOPERARE S.P.A., COOP LIGURIA SOC. COOP. DI CONSUMO, NOVA COOP SOC. COOP., UNICOOP DEL TIRRENO SOC. COOP., COOP LOMBARDIA SOC. COOP., CCPL 2 S.P.A., PAR. COOP. IT S.P.A., PAR. CO. S.P.A., UNIBON S.P.A., SOFINCO S.P.A., FINCCC S.P.A., CEFLA SOC. COOP., CMB - SOCIETA' COOP.VA MURATORI E BRACCIANTI DI CARPI E CAMST SOC. COOP. A R.L., REPRESENTING TOGETHER 30,053 PCT OF THE SHARE CAPITAL: EFFECTIVE AUDITORS: 1. MAURIZIO LEONARDO LOMBARDI 2. ROSSELLA PORFIDO 3. NICOLA BRUNI ALTERNATE AUDITORS: 1. LUCIANA RAVICINI 2. ROBERTO TIEGHI	AGAINST
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO APPOINT THE INTERNAL AUDITORS AND THE CHAIRMAN FOR YEARS 2022, 2023 AND 2024 AND TO STATE THE EMOLUMENTS: TO APPOINT THE INTERNAL AUDITORS AND THE CHAIRMAN FOR THE FINANCIAL YEARS 2022, 2023, 2024. RESOLUTIONS RELATED THERETO. LIST PRESENTED BY ANIMA SGR S.P.A., BANCOPOSTA FONDI S.P.A. SGR, EURIZON CAPITAL SGR S.P.A, FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A., KAIROS PARTNERS SGR S.P.A., MEDIOBANCA SGR S.P.A., MEDIOLANUM GESTIONE FONDI SGR S.P.A., REPRESENTING TOGETHER 1,37071 PCT OF THE SHARE CAPITAL: EFFECTIVE AUDITOR: 1. MARIO CIVETTA ALTERNATE AUDITOR: 1. MASSIMO GATTO	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO APPOINT THE INTERNAL AUDITORS AND THE CHAIRMAN FOR YEARS 2022, 2023 AND 2024 AND TO STATE THE EMOLUMENTS: TO STATE THE INTERNAL AUDITORS' EMOLUMENTS FOR THE FINANCIAL YEARS 2022, 2023, 2024. RESOLUTIONS RELATED THERETO	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	REPORT ON REMUNERATION POLICY AND EMOLUMENTS DUE. RESOLUTIONS RELATED THERETO: TO GRANT THE AUTHORIZATION OF THE FIRST SECTION OF THE REWARDING POLICIES AND EMOLUMENTS REPORT, AS PER ART. 123-TER, ITEM 3, OF THE LEGISLATIVE DECREE NO. 58/1998 (TUF) AND AS PER ART. 41, 59 AND 93 OF IVASS REGULATION NO. 38/2018	AGAINST
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	REPORT ON REMUNERATION POLICY AND EMOLUMENTS DUE. RESOLUTIONS RELATED THERETO: DELIBERATIONS ON THE SECOND SECTION OF THE REWARDING POLICIES AND EMOLUMENTS REPORT AS PER ART. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE NO. 58/1998(TUF)	AGAINST

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UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO STATE AN EMOLUMENTS PLAN BASED ON FINANCIAL INSTRUMENTS, AS PER ART. 114-BIS OF THE LEGISLATIVE DECREE NO. 58/1998 (TUF). RESOLUTIONS RELATED THERETO	AGAINST
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO APPROVE THE PURCHASE AND DISPOSAL OF OWN SHARES PLAN. RESOLUTIONS RELATED THERETO	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO UPDATE THE MEETING REGULATION. RESOLUTIONS RELATED THERETO	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021; BOARD OF DIRECTORS' REPORT ON MANAGEMENT; INTERNAL AUDITORS' AND EXTERNAL AUDITORS' REPORTS ON MANAGEMENT ACTIVITY. RESOLUTIONS RELATED THERETO	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	PROFIT ALLOCATION 2021, AND DIVIDEND DISTRIBUTION. RESOLUTIONS RELATED THERETO	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS FOR YEARS 2022, 2023 AND 2024 AND TO STATE THE EMOLUMENTS: TO STATE DIRECTORS' NUMBER FOR THE FINANCIAL YEARS 2022, 2023, 2024. RESOLUTIONS RELATED THERETO	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	28-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS FOR YEARS 2022, 2023 AND 2024 AND TO STATE THE EMOLUMENTS: TO APPOINT THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS 2022, 2023, 2024. RESOLUTIONS RELATED THERETO. LIST PRESENTED BY ANIMA SGR S.P.A., BANCOPOSTA FONDI S.P.A. SGR, EURIZON CAPITAL SGR S.P.A, FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A., KAIROS PARTNERS SGR S.P.A., MEDIOBANCA SGR S.P.A., MEDIOLANUM GESTIONE FONDI SGR S.P.A., REPRESENTING TOGETHER 1,37071 PCT OF THE SHARE CAPITAL: 1. MASSIMO DESIDERIO 2. ANNA SIMIONI	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: Randall J. Weisenburger	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: Rayford Wilkins, Jr.	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: Fred M. Diaz	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Ratify the appointment of KPMG LLP as Valero's independent registered public accounting firm for 2022.	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Approve, by non-binding vote, the 2021 compensation of Valero's named executive officers.	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Stockholder proposal requesting that Valero issue an annual report disclosing near- and long-term GHG reduction targets and a plan to achieve them.	ABSTAIN
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: H. Paulett Eberhart	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: Joseph W. Gorder	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: Kimberly S. Greene	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: Deborah P. Majoras	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: Eric D. Mullins	FOR

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VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: Donald L. Nickles	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: Philip J. Pfeiffer	FOR
VALERO ENERGY CORPORATION	US91913Y1001	28-Apr-2022	Election of Director to serve until the 2023 Annual meeting: Robert A. Profusek	FOR
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO RE-APPOINT AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX ITS REMUNERATION	FOR
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO APPROVE THE GENERAL MANDATE TO ALLOT AND ISSUE ADDITIONAL SHARES OF THE COMPANY	AGAINST
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO APPROVE THE GENERAL MANDATE TO REPURCHASE ISSUED SHARES OF THE COMPANY	FOR
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO APPROVE THE GENERAL MANDATE TO ALLOT AND ISSUE THE SHARES REPURCHASED BY THE COMPANY	AGAINST
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO APPROVE AND ADOPT THE AMENDED AND RESTATED ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO RE-ELECT MR. SO CHUN KI LOUIS AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO RE-ELECT MR. HO MAN KEI NORMAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO RE-ELECT MS. WONG WAI MAN JUNE AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO RE-ELECT MR. WONG POH WENG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
VALUE PARTNERS GROUP LTD	KYG931751005	28-Apr-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS REMUNERATION	FOR
VENTURE CORPORATION LTD	SG0531000230	28-Apr-2022	RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
VENTURE CORPORATION LTD	SG0531000230	28-Apr-2022	DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021 AND THE AUDITOR'S REPORT THEREON	FOR
VENTURE CORPORATION LTD	SG0531000230	28-Apr-2022	PAYMENT OF PROPOSED FINAL ONE-TIER TAX-EXEMPT DIVIDEND	FOR
VENTURE CORPORATION LTD	SG0531000230	28-Apr-2022	RE-ELECTION OF MR WONG NGIT LIONG AS A DIRECTOR	FOR
VENTURE CORPORATION LTD	SG0531000230	28-Apr-2022	RE-ELECTION OF MS TAN SEOK HOONG @ MRS AUDREY LIOW AS A DIRECTOR	FOR
VENTURE CORPORATION LTD	SG0531000230	28-Apr-2022	RE-ELECTION OF MR CHUA KEE LOCK AS A DIRECTOR	FOR
VENTURE CORPORATION LTD	SG0531000230	28-Apr-2022	APPROVAL OF DIRECTORS' FEES AMOUNTING TO SGD 857,536	FOR
VENTURE CORPORATION LTD	SG0531000230	28-Apr-2022	RE-APPOINTMENT OF DELOITTE & TOUCHE LLP AS AUDITOR	FOR
VENTURE CORPORATION LTD	SG0531000230	28-Apr-2022	AUTHORITY TO ALLOT AND ISSUE SHARES	FOR
VENTURE CORPORATION LTD	SG0531000230	28-Apr-2022	AUTHORITY TO OFFER AND GRANT OPTIONS AND TO ALLOT AND ISSUE SHARES PURSUANT TO THE EXERCISE OF OPTIONS GRANTED NOT EXCEEDING 0.4% OF THE TOTAL NUMBER OF ISSUED SHARES	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: Laurence C. Morse	FOR

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WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: Karen R. Osar	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: William L. Atwell	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: Richard O'Toole	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: Mark Pettie	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: Lauren C. States	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: William E. Whiston	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	To approve, on a non-binding, advisory basis, the compensation of the named executive officers of the Company (Proposal 2).	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	To ratify the appointment by the Board of Directors of KPMG LLP as the independent registered public accounting firm of Webster Financial Corporation for the year ending December 31, 2022 (Proposal 3).	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: Mona Aboelnaga Kanaan	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: John R. Ciulla	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: John P. Cahill	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: E. Carol Hayles	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: Linda H. Ianieri	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: Jack L. Kopnisky	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: James J. Landy	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	28-Apr-2022	Election of Director to serve for one year term: Maureen B. Mitchell	FOR
WEBUILD S.P.A.	IT0003865570	28-Apr-2022	FINANCIAL STATEMENTS AS AT DECEMBER 31, 2021. DIRECTORS', BOARD OF STATUTORY AUDITORS' AND INDEPENDENT AUDITORS' REPORTS. PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS AS AT DECEMBER 31, 2021: APPROVAL OF THE FINANCIAL STATEMENTS AS AT DECEMBER 31, 2021	FOR
WEBUILD S.P.A.	IT0003865570	28-Apr-2022	FINANCIAL STATEMENTS AS AT DECEMBER 31, 2021. DIRECTORS', BOARD OF STATUTORY AUDITORS' AND INDEPENDENT AUDITORS' REPORTS. PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS AS AT DECEMBER 31, 2021: DISTRIBUTION OF A DIVIDEND	FOR

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WEBUILD S.P.A.	IT0003865570	28-Apr-2022	AUTHORIZATION TO PURCHASE AND DISPOSE OF OWN SHARES SUBJECT TO REVOCATION, FOR THE PART THAT REMAINED UNEXECUTED, OF THE AUTHORIZATION RESOLUTION TAKEN BY THE ORDINARY SHAREHOLDERS' MEETING ON APRIL 30, 2021 RESOLUTIONS RELATED THERETO	FOR
WEBUILD S.P.A.	IT0003865570	28-Apr-2022	INTEGRATION OF THE FEES OF THE COMPANY APPOINTED TO CARRY OUT THE STATUTORY AUDIT FOR THE NINE YEAR PERIOD 2015-2023. RESOLUTIONS RELATED THERETO	FOR
WEBUILD S.P.A.	IT0003865570	28-Apr-2022	REMUNERATION REPORT PURSUANT TO ARTICLE 123-TER OF LEGISLATIVE DECREE OF FEBRUARY 24, 1998, NO. 58: 2022 REMUNERATION POLICY RESOLUTIONS RELATED THERETO	AGAINST
WEBUILD S.P.A.	IT0003865570	28-Apr-2022	REMUNERATION REPORT PURSUANT TO ARTICLE 123-TER OF LEGISLATIVE DECREE OF FEBRUARY 24, 1998, NO. 58: REPORT DETAILING THE REMUNERATIONS PAID IN 2021 RESOLUTIONS RELATED THERETO	FOR
WEBUILD S.P.A.	IT0003865570	28-Apr-2022	AMENDMENT OF ARTICLES 2 (DENOMINATION, OBJECT, BASE, TERM) 13, 13 BIS, 13 TER (MEETING), 22, 24 AND 26 (MANAGEMENT, DELEGATION) OF THE BY-LAWS RESOLUTIONS RELATED THERETO	AGAINST
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-ELECT MARY JO JACOBI AS A DIRECTOR OF THE COMPANY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RECEIVE AND ADOPT THE REPORT AND FINANCIAL STATEMENTS	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-ELECT BEN MAGARA AS A DIRECTOR OF THE COMPANY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-ELECT SIR JIM MCDONALD AS A DIRECTOR OF COMPANY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-ELECT SRINIVASAN VENKATAKRISHNAN AS A DIRECTOR OF THE COMPANY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-ELECT STEPHEN YOUNG AS A DIRECTOR OF THE COMPANY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	THAT THE COMPANY'S AUDIT COMMITTEE BE AUTHORISED TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RENEW THE DIRECTORS' GENERAL POWER TO ALLOT SHARES	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO PARTIALLY DISAPPLY THE STATUTORY PRE-EMPTION PROVISIONS	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO PARTIALLY DISAPPLY THE STATUTORY PRE-EMPTION PROVISIONS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RENEW THE COMPANY'S AUTHORITY TO PURCHASE ITS OWN SHARES	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO AUTHORISE GENERAL MEETINGS TO BE HELD ON 14 CLEAR DAYS' NOTICE	AGAINST
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO DECLARE A FINAL DIVIDEND OF 12.30P PER SHARE IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-ELECT JON STANTON AS A DIRECTOR OF THE COMPANY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-ELECT JOHN HEASLEY AS A DIRECTOR OF THE COMPANY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-ELECT BARBARA JEREMIAH AS A DIRECTOR OF THE COMPANY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-ELECT CLARE CHAPMAN AS A DIRECTOR OF THE COMPANY	FOR
WEIR GROUP PLC (THE)	GB0009465807	28-Apr-2022	TO RE-ELECT ENGELBERT HAAN AS A DIRECTOR OF THE COMPANY	FOR
WEIS MARKETS, INC.	US9488491047	28-Apr-2022	DIRECTOR	FOR

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WEIS MARKETS, INC.	US9488491047	28-Apr-2022	DIRECTOR	ABSTAIN
WEIS MARKETS, INC.	US9488491047	28-Apr-2022	DIRECTOR	ABSTAIN
WEIS MARKETS, INC.	US9488491047	28-Apr-2022	DIRECTOR	ABSTAIN
WEIS MARKETS, INC.	US9488491047	28-Apr-2022	DIRECTOR	ABSTAIN
WEIS MARKETS, INC.	US9488491047	28-Apr-2022	Proposal to ratify the appointment of RSM US LLP as the independent registered public accounting firm of the corporation.	FOR
WEIS MARKETS, INC.	US9488491047	28-Apr-2022	Shareholder proposal on ESG transparency, requesting that the Company disclose what percentage of the eggs it sells come from chickens locked in cages and the percentage that come from cage- free hens.	FOR
WESTAMERICA BANCORPORATION	US9570901036	28-Apr-2022	Ratification of independent auditors	FOR
WESTAMERICA BANCORPORATION	US9570901036	28-Apr-2022	Election of Director: E.J. Bowler	AGAINST
WESTAMERICA BANCORPORATION	US9570901036	28-Apr-2022	Election of Director: M. Chiesa	FOR
WESTAMERICA BANCORPORATION	US9570901036	28-Apr-2022	Election of Director: M. Hassid	FOR
WESTAMERICA BANCORPORATION	US9570901036	28-Apr-2022	Election of Director: C. MacMillan	AGAINST
WESTAMERICA BANCORPORATION	US9570901036	28-Apr-2022	Election of Director: R. Nelson	AGAINST
WESTAMERICA BANCORPORATION	US9570901036	28-Apr-2022	Election of Director: D. Payne	FOR
WESTAMERICA BANCORPORATION	US9570901036	28-Apr-2022	Election of Director: E. Sylvester	AGAINST
WESTAMERICA BANCORPORATION	US9570901036	28-Apr-2022	Election of Director: I. Wondeh	FOR
WESTAMERICA BANCORPORATION	US9570901036	28-Apr-2022	Approve a non-binding advisory vote on the compensation of our executive officers	FOR
X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	PROPOSAL TO GRANT DISCHARGE TO THE STATUTORY AUDITOR	FOR
X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	PROPOSAL TO APPOINT DATO SRI DR. WAN LIZOZMAN HAJI WAN OMAR AS DIRECTOR	AGAINST
X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	PROPOSAL TO REAPPOINT AURORE NV (PERMANENTLY REPRESENTED BY CHRISTINE JULIAM) AS NON EXECUTIVE DIRECTOR	FOR
X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	PROPOSAL TO CHANGE OF CONTROL CLAUSES IN ACCORDANCE WITH ARTICLE 7:151 BCCA	FOR
X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	PROPOSAL TO AUTHORIZE O THE BOARD OF DIRECTORS TO INCREASE THE ISSUED CAPITAL	AGAINST
X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	PROPOSAL TO AUTHORIZE THE BOARD OF DIRECTORS TO ACQUIRE AND DISPOSE OF OWN SECURITIES	AGAINST
X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION, INTER ALIA TO BRING THEM IN LINE WITH THE DECISIONS TAKEN AND WITH THE COMPANIES AND ASSOCIATIONS CODE	AGAINST

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X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	PROPOSAL TO GRANT THE AUTHORIZATIONS AND POWERS TO THE BOARD OF DIRECTORS AND THE NOTARY	AGAINST
X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	APPROVAL OF THE STATUTORY ANNUAL ACCOUNTS AND ALLOCATION OF THE FINANCIAL RESULT	FOR
X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	APPROVAL OF THE REMUNERATION REPORT	FOR
X-FAB SILICON FOUNDRIES SE	BE0974310428	28-Apr-2022	PROPOSAL TO GRANT DISCHARGE TO THE DIRECTORS	FOR
YAMANA GOLD INC.	CA98462Y1007	28-Apr-2022	DIRECTOR	FOR
YAMANA GOLD INC.	CA98462Y1007	28-Apr-2022	DIRECTOR	FOR
YAMANA GOLD INC.	CA98462Y1007	28-Apr-2022	DIRECTOR	ABSTAIN
YAMANA GOLD INC.	CA98462Y1007	28-Apr-2022	DIRECTOR	FOR
YAMANA GOLD INC.	CA98462Y1007	28-Apr-2022	DIRECTOR	FOR
YAMANA GOLD INC.	CA98462Y1007	28-Apr-2022	DIRECTOR	FOR
YAMANA GOLD INC.	CA98462Y1007	28-Apr-2022	DIRECTOR	FOR
YAMANA GOLD INC.	CA98462Y1007	28-Apr-2022	DIRECTOR	FOR
YAMANA GOLD INC.	CA98462Y1007	28-Apr-2022	Appointment of Deloitte LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
YAMANA GOLD INC.	CA98462Y1007	28-Apr-2022	On an advisory basis, and not to diminish the role and responsibilities of our board, you accept the approach to executive compensation disclosed in our 2022 management information circular.	FOR

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YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	<p>THAT AUTHORITY BE AND IS HEREBY GIVEN TO THE DIRECTORS TO: (A) (I) ALLOT AND ISSUE SHARES OF THE COMPANY ("SHARES") WHETHER BY WAY OF RIGHTS, BONUS OR OTHERWISE; AND/OR (II) MAKE OR GRANT OFFERS, AGREEMENTS OR OPTIONS (EACH, AN "INSTRUMENT" AND COLLECTIVELY, "INSTRUMENTS") THAT MIGHT OR WOULD REQUIRE SHARES TO BE ISSUED, INCLUDING BUT NOT LIMITED TO THE CREATION AND ISSUE OF (AS WELL AS ADJUSTMENTS TO) WARRANTS, DEBENTURES OR OTHER INSTRUMENTS CONVERTIBLE INTO SHARES, AT ANY TIME AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AND TO SUCH PERSONS AS THE DIRECTORS MAY, IN THEIR ABSOLUTE DISCRETION, DEEM FIT; AND YANLORD LAND GROUP LIMITED (INCORPORATED IN THE REPUBLIC OF SINGAPORE) (COMPANY REGISTRATION NO. 200601911K) NOTICE OF ANNUAL GENERAL MEETING 2 (B) (NOTWITHSTANDING THE AUTHORITY CONFERRED BY THIS RESOLUTION MAY HAVE CEASED TO BE IN FORCE) ISSUE SHARES IN PURSUANCE OF ANY INSTRUMENT MADE OR GRANTED BY THE DIRECTORS WHILE THIS RESOLUTION WAS IN FORCE, PROVIDED THAT: (1) THE AGGREGATE NUMBER OF SHARES TO BE ISSUED PURSUANT TO THIS RESOLUTION (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION) DOES NOT EXCEED 50% OF THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING ANY TREASURY SHARES AND SUBSIDIARY HOLDINGS) (AS CALCULATED IN ACCORDANCE WITH SUB-PARAGRAPH (2) BELOW), OF WHICH THE AGGREGATE NUMBER OF SHARES TO BE ISSUED OTHER THAN ON A PRO RATA BASIS TO SHAREHOLDERS OF THE COMPANY (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION) DOES NOT EXCEED 20% OF THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING ANY TREASURY SHARES AND SUBSIDIARY HOLDINGS) (AS CALCULATED IN ACCORDANCE WITH SUB-PARAGRAPH (2) BELOW); (2) (SUBJECT TO SUCH MANNER OF CALCULATION AS MAY BE PRESCRIBED BY SINGAPORE EXCHANGE SECURITIES TRADING LIMITED ("SGX-ST")) FOR THE PURPOSE OF DETERMINING THE AGGREGATE NUMBER OF SHARES THAT MAY BE ISSUED UNDER SUB-PARAGRAPH (1) ABOVE, THE PERCENTAGE OF THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING ANY TREASURY SHARES AND SUBSIDIARY HOLDINGS) SHALL BE BASED ON THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING ANY TREASURY SHARES AND SUBSIDIARY HOLDINGS) AT THE TIME THIS RESOLUTION IS PASSED, AFTER ADJUSTING FOR: (I) NEW SHARES ARISING FROM THE CONVERSION OR EXERCISE OF ANY CONVERTIBLE SECURITIES OR SHARE OPTIONS OR VESTING OF SHARE AWARDS WHICH WERE ISSUED AND ARE OUTSTANDING OR SUBSISTING AT THE TIME THIS RESOLUTION IS PASSED; AND (II) ANY SUBSEQUENT BONUS ISSUE OR CONSOLIDATION OR SUBDIVISION OF SHARES; AND, IN SUB-PARAGRAPH (1) ABOVE AND THIS SUB-PARAGRAPH (2), "SUBSIDIARY HOLDINGS" HAS THE MEANING ASCRIBED TO IT IN THE LISTING MANUAL OF THE SGX-ST; (3) IN EXERCISING THE AUTHORITY CONFERRED BY THIS RESOLUTION, THE COMPANY SHALL COMPLY WITH THE PROVISIONS OF THE COMPANIES ACT 1967 OF SINGAPORE ("ACT"), THE LISTING MANUAL OF THE SGX-ST AND THE RULES OF ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES MAY FOR THE TIME BEING BE LISTED AND QUOTED ("OTHER EXCHANGE") FOR THE TIME BEING IN FORCE (UNLESS SUCH COMPLIANCE HAS BEEN WAIVED BY THE SGX-ST OR, AS THE CASE MAY BE, OTHER EXCHANGE) AND THE CONSTITUTION FOR THE TIME BEING OF THE COMPANY; AND (4) UNLESS REVOKED OR VARIED BY THE COMPANY IN GENERAL MEETING, THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL CONTINUE IN FORCE UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY OR THE DATE BY WHICH THE NEXT AGM OF THE</p>	FOR
YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	<p>TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND THE AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TOGETHER WITH THE AUDITOR'S REPORT THEREON</p>	FOR

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YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	<p>THAT: (1) FOR THE PURPOSES OF SECTIONS 76C AND 76E OF THE ACT, THE EXERCISE BY THE DIRECTORS OF ALL THE POWERS OF THE COMPANY TO PURCHASE OR ACQUIRE ISSUED AND FULLY PAID-UP SHARES NOT EXCEEDING IN AGGREGATE THE MAXIMUM PERCENTAGE (AS DEFINED BELOW), AT SUCH PRICE OR PRICES AS MAY BE DETERMINED BY THE DIRECTORS FROM TIME TO TIME UP TO THE MAXIMUM PRICE (AS DEFINED BELOW), WHETHER BY WAY OF: (A) MARKET PURCHASE(S) ON THE SGX-ST AND/OR OTHER EXCHANGE ("MARKET PURCHASE"); AND/OR (B) OFF-MARKET PURCHASE(S), IF EFFECTED OTHERWISE THAN ON THE SGX-ST OR, AS THE CASE MAY BE, OTHER EXCHANGE, IN ACCORDANCE WITH ANY EQUAL ACCESS SCHEME(S) AS MAY BE DETERMINED OR FORMULATED BY THE DIRECTORS AS THEY CONSIDER FIT IN THE INTEREST OF THE COMPANY, WHICH SCHEME(S) SHALL SATISFY ALL THE TERMS AND CONDITIONS THAT ARE CONSISTENT WITH THE ACT, THE LISTING MANUAL OF THE SGX-ST OR, AS THE CASE MAY BE, RULES OF OTHER EXCHANGE, THE CODE OF CORPORATE GOVERNANCE 2018 AND THE CONSTITUTION FOR THE TIME BEING OF THE COMPANY ("OFF-MARKET PURCHASE"), AND OTHERWISE IN ACCORDANCE WITH ALL OTHER LAWS, REGULATIONS AND RULES AS MAY FOR THE TIME BEING BE APPLICABLE, BE AND IS HEREBY AUTHORISED AND APPROVED GENERALLY AND UNCONDITIONALLY ("SHARE BUYBACK MANDATE"); (2) UNLESS VARIED OR REVOKED BY THE SHAREHOLDERS AT A GENERAL MEETING, THE AUTHORITY CONFERRED ON THE DIRECTORS PURSUANT TO THE SHARE BUYBACK MANDATE MAY BE EXERCISED BY THE DIRECTORS AT ANY TIME AND FROM TIME TO TIME DURING THE PERIOD COMMENCING FROM THE DATE OF THE PASSING OF THIS RESOLUTION AND EXPIRING ON THE EARLIER OF THE DATE ON WHICH: (A) THE NEXT AGM OF THE COMPANY IS HELD; (B) THE NEXT AGM OF THE COMPANY IS REQUIRED BY LAW TO BE HELD; OR (C) THE PURCHASES OR ACQUISITIONS OF SHARES PURSUANT TO THE SHARE BUYBACK MANDATE ARE CARRIED OUT TO THE FULL EXTENT MANDATED; (3) IN THIS RESOLUTION: "MAXIMUM PERCENTAGE" MEANS THAT NUMBER OF ISSUED SHARES REPRESENTING NOT MORE THAN 10% OF THE TOTAL NUMBER OF ISSUED AND FULLY PAID-UP SHARES (EXCLUDING ANY TREASURY SHARES AND SUBSIDIARY HOLDINGS (AS DEFINED IN THE LISTING MANUAL OF THE SGX-ST)) AS AT DATE OF THE PASSING OF THIS RESOLUTION; "MAXIMUM PRICE" IN RELATION TO A SHARE TO BE PURCHASED OR ACQUIRED, MEANS THE PURCHASE PRICE (EXCLUDING BROKERAGE, COMMISSION, APPLICABLE GOODS AND SERVICES TAX, STAMP DUTIES, CLEARANCE FEES AND OTHER RELATED EXPENSES) NOT EXCEEDING: (I) IN THE CASE OF A MARKET PURCHASE, 105% OF THE AVERAGE CLOSING PRICE OF THE SHARES; AND (II) IN THE CASE OF AN OFF-MARKET PURCHASE, 120% OF THE AVERAGE CLOSING PRICE OF THE SHARES; "AVERAGE CLOSING PRICE" MEANS THE AVERAGE OF THE CLOSING MARKET PRICES OF A SHARE OVER THE LAST FIVE (5) MARKET DAYS ON WHICH THE SHARES WERE TRANSACTED ON THE SGX-ST OR, AS THE CASE MAY BE, OTHER EXCHANGE, IMMEDIATELY PRECEDING THE DATE OF THE MARKET PURCHASE BY THE COMPANY OR, AS THE CASE MAY BE, THE DATE OF THE MAKING OF THE OFFER(S) PURSUANT TO THE OFF-MARKET PURCHASE, AND DEEMED TO BE ADJUSTED, IN ACCORDANCE WITH THE LISTING MANUAL OF THE SGX-ST, FOR ANY CORPORATE ACTION THAT OCCURS DURING THE RELEVANT FIVE-DAY PERIOD AND THE DAY ON WHICH THE MARKET PURCHASE OR, AS THE CASE MAY BE, THE OFFER(S) PURSUANT TO THE OFF-MARKET PURCHASE ARE MADE; AND "DATE OF THE MAKING OF THE OFFER" MEANS THE DATE ON WHICH THE COMPANY MAKES AN OFFER FOR THE PURCHASE OR ACQUISITION OF THE SHARES FROM SHAREHOLDERS. STATING THEREIN THE RELEVANT TERMS OF THE EQUAL ACCESS SCHEME FOR EFFECTING THE OFF-MARKET</p>	FOR
YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	<p>TO DECLARE A FINAL TAX-EXEMPT DIVIDEND OF 6.8 SINGAPORE CENTS (EQUIVALENT TO APPROXIMATELY 32.75 RENMINBI CENTS) PER ORDINARY SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED DECEMBER 31, 2021</p>	FOR
YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	<p>TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF SGD 500,548.00 (EQUIVALENT TO APPROXIMATELY RMB2,397,738.48) FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 (FY2020: SGD 484,699.45, EQUIVALENT TO APPROXIMATELY RMB2,425,412.43)</p>	FOR

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YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTORS, WHO ARE RETIRING BY ROTATION PURSUANT TO REGULATION 89 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: ZHONG SILIANG	FOR
YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTORS, WHO ARE RETIRING BY ROTATION PURSUANT TO REGULATION 89 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: HONG PIAN TEE	FOR
YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTORS, WHO ARE RETIRING BY ROTATION PURSUANT TO REGULATION 89 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: ZHONG MING	FOR
YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTORS, WHO WILL CEASE TO HOLD OFFICE PURSUANT TO REGULATION 88 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: CHUA TAIK HIM	FOR
YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	TO RE-ELECT THE FOLLOWING DIRECTORS, WHO WILL CEASE TO HOLD OFFICE PURSUANT TO REGULATION 88 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: TAN CHIN SIONG	AGAINST
YANLORD LAND GROUP LTD	SG1T57930854	28-Apr-2022	TO RE-APPOINT MESSRS DELOITTE & TOUCHE LLP, SINGAPORE AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	IN THE EVENT OF THE ADOPTION OF THE CUMULATIVE VOTING PROCESS, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES ACROSS THE MEMBERS OF THE SLATE THAT YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH THE CUMULATIVE VOTING PROCESS, HIS VOTE MUST BE COUNTED AS ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . JUAN PABLO ZUCCHINI . 10.2	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . THAMILA CEFALI ZAHER	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . BRENNO RAIKO DE SOUZA .	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . ANDRE PIRES DE OLIVEIRA DIAS	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . LUIZ ROBERTO LIZA CURI	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . MAURICIO LUIS LUCHETTI .	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. OSVALDO BURGOS SCHIRMER -	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . FLAVIO BENICIO JANSEN FERREIRA	ABSTAIN

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YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. . EDUARDO LUIZ WURZMANN	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	TO RECEIVE THE ADMINISTRATORS ACCOUNTS, TO EXAMINE, DISCUSS AND VOTE ON THE ADMINISTRATIONS REPORT, THE FINANCIAL STATEMENTS AND THE ACCOUNTING STATEMENTS ACCOMPANIED BY THE INDEPENDENT AUDITORS REPORT REGARDING THE FISCAL YEAR ENDING ON DECEMBER 31, 2021	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	DO YOU WISH TO REQUEST THE INSTATEMENT OF THE FISCAL COUNCIL, UNDER THE TERMS OF ARTICLE 161 OF LAW 6,404 OF 1976. IN THE EVENT THAT YOU HAVE ANSWERED NO OR ABSTAINED, YOUR SHARES WILL NOT BE COUNTED FOR PURPOSES OF THE REQUEST FOR THE CUMULATIVE VOTE	FOR
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	TO VOTE MANAGEMENT PROPOSAL TO FIX THE NUMBER OF MEMBERS OF THE FICAL COUNCIL OF WHICH 3 ARE EFFECTIVES AND 3 ARE SUBSTITUTES	FOR
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	ELECTION OF MEMBERS OF THE FISCAL COUNCIL BY SLATE. INDICATION OF EACH SLATE OF CANDIDATES AND OF ALL THE NAMES THAT ARE ON IT. . JORGE ROBERTO MANOEL, EVANY APARECIDA LEITAO DE OLIVEIRA PACE PEDRO WAGNER PEREIRA COELHO, FABIO CORNIBERT REGINA LONGO SANCHEZ, MARA SILVA	FOR
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	IF ONE OF THE CANDIDATES WHO IS PART OF THE SLATE CEASES TO BE PART OF IT IN ORDER TO ACCOMMODATE THE SEPARATE ELECTION THAT IS DEALT WITH IN ARTICLE 161, 4 AND ARTICLE 240 OF LAW 6,404 OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN SLATE	AGAINST
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	TO SET THE GLOBAL REMUNERATION OF THE COMPANY DIRECTORS FOR THE FISCAL YEAR OF 2022	FOR
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	EXAMINATION, DISCUSSION AND VOTING ON THE MANAGEMENT REPORT, MANagements ACCOUNTS AND COMPANY FINANCIAL STATEMENTS, FOR THE YEAR ENDED DECEMBER 31, 2021	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	TO APPROVE THE PROPOSAL FOR THE CAPITAL BUDGET	FOR
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	DELIBERATE THE DESTINATION OF THE RESULTS FROM THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2021	FOR
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	TO SET THE NUMBER OF 9 MEMBERS TO COMPOSE THE BOARD OF DIRECTORS, ACCORDING MANAGEMENT PROPOSAL	FOR
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	DO YOU WISH TO REQUEST THE ADOPTION OF THE CUMULATIVE VOTING PROCESS FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141 OF LAW 6,404 OF 1976. IN THE EVENT THAT YOU HAVE ANSWERED NO OR ABSTAINED, YOUR SHARES WILL NOT BE COUNTED FOR PURPOSES OF THE REQUEST FOR THE CUMULATIVE VOTE	ABSTAIN
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	TO ELECT THE MEMBERS OF THE BOARD OF DIRECTORS BY SLATE. INDICATION OF ALL THE NAMES THAT MAKE UP THE BY SLATE. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. . JUAN PABLO ZUCCHINI THAMILA CEFALI ZAHER BRENNIO RAIKO DE SOUZA ANDRE PIRES DE OLIVEIRA DIAS LUIZ ROBERTO LIZA CURI MAURICIO LUIS LUCHETTI OSVALDO BURGOS SCHIRMER FLAVIO BENICIO IANSEN FERREIRA EDUARDO LUIZ WURZMANN	FOR
YDUQS PARTICIPACOES SA	BRYDUQACNOR3	28-Apr-2022	IN THE EVENT THAT ONE OF THE CANDIDATES WHO IS ON THE SLATE CHOSEN CEASES TO BE PART OF THAT SLATE, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN SLATE	AGAINST
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE CHF 33.6 MILLION CONDITIONAL CAPITAL INCREASE FOR FINANCINGS, MERGERS AND ACQUISITIONS, IF ITEM 6.1 IS REJECTED	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	AMEND ARTICLES RE: RESTRICT THE NUMBER OF SHARES SUBJECT TO LIMITATION OR WAIVER OF ADVANCE SUBSCRIPTION RIGHTS	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	REELECT WALTER OBERHAENSLI AS DIRECTOR AND ELECT AS BOARD CHAIR	FOR

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ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	REELECT STEFAN FEUERSTEIN AS DIRECTOR	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	REELECT ANDREA BELLIGER AS DIRECTOR	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	REELECT CHRISTIAN MIELSCH AS DIRECTOR	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	REELECT FLORIAN SEUBERT AS DIRECTOR	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	ELECT RONGRONG HU AS DIRECTOR	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	REAPPOINT FLORIAN SEUBERT AS MEMBER OF THE COMPENSATION AND NOMINATION COMMITTEE	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPOINT WALTER OBERHAENSLI AS MEMBER OF THE COMPENSATION AND NOMINATION COMMITTEE	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPOINT RONGRONG HU AS MEMBER OF THE COMPENSATION AND NOMINATION COMMITTEE	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	DESIGNATE BUIS BUERGI AG AS INDEPENDENT PROXY	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	RATIFY ERNST YOUNG AG AS AUDITORS	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE REMUNERATION REPORT	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE FIXED REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.3 MILLION FOR FISCAL YEAR 2022	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE FIXED REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.3 MILLION FOR FISCAL YEAR 2023	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE SHORT-TERM AND LONG TERM VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 2.5 MILLION	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 3.9 MILLION	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE TREATMENT OF NET LOSS	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE CREATION OF CHF 100.8 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE CREATION OF CHF 33.6 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS, IF ITEM 4.1 IS REJECTED	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE CREATION OF CHF 6 MILLION POOL OF CONDITIONAL CAPITAL FOR EMPLOYEE EQUITY PARTICIPATION	FOR
ZUR ROSE GROUP AG	CH0042615283	28-Apr-2022	APPROVE CHF 67.2 MILLION CONDITIONAL CAPITAL INCREASE FOR FINANCINGS, MERGERS AND ACQUISITIONS	FOR
ABBOTT LABORATORIES	US0028241000	29-Apr-2022	DIRECTOR	FOR
ABBOTT LABORATORIES	US0028241000	29-Apr-2022	DIRECTOR	FOR
ABBOTT LABORATORIES	US0028241000	29-Apr-2022	DIRECTOR	ABSTAIN
ABBOTT LABORATORIES	US0028241000	29-Apr-2022	DIRECTOR	FOR
ABBOTT LABORATORIES	US0028241000	29-Apr-2022	DIRECTOR	FOR
ABBOTT LABORATORIES	US0028241000	29-Apr-2022	DIRECTOR	FOR
ABBOTT LABORATORIES	US0028241000	29-Apr-2022	DIRECTOR	FOR

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AGNICO EAGLE MINES LIMITED	CA0084741085	29-Apr-2022	Appointment of Ernst & Young LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
AGNICO EAGLE MINES LIMITED	CA0084741085	29-Apr-2022	Consideration of and, if deemed advisable, the passing of an ordinary resolution approving an amendment to the Company's Incentive Share Purchase Plan.	FOR
AGNICO EAGLE MINES LIMITED	CA0084741085	29-Apr-2022	Consideration of and, if deemed advisable, the passing of a non-binding, advisory resolution accepting the Company's approach to executive compensation.	AGAINST
ALTAGAS LTD.	CA0213611001	29-Apr-2022	Appoint Ernst & Young LLP as auditors of the Company and authorize the directors of the Company to fix Ernst & Young LLP's remuneration in that capacity.	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	DIRECTOR	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	DIRECTOR	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	DIRECTOR	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	DIRECTOR	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	DIRECTOR	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	DIRECTOR	ABSTAIN
ALTAGAS LTD.	CA0213611001	29-Apr-2022	DIRECTOR	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	DIRECTOR	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	DIRECTOR	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	DIRECTOR	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	Approve the unallocated options under the Company's option plan, as described in the management information circular dated March 10, 2022 (the "Circular").	FOR
ALTAGAS LTD.	CA0213611001	29-Apr-2022	Advisory vote to approve the Company's approach to executive compensation, as described in the Circular.	FOR
ALTRI SGPS SA	PTALT0AE0002	29-Apr-2022	DISCUSS AND DECIDE ON THE COMPANY'S INDIVIDUAL AND CONSOLIDATED ANNUAL REPORT AND ACCOUNTS, AND OTHER ACCOUNTING DOCUMENTS, INCLUDING THE CORPORATE GOVERNANCE REPORT, WHICH INCLUDES OF THE REMUNERATION REPORT, THE SUSTAINABILITY REPORT WHICH INCLUDES THE NON-FINANCIAL STATEMENTS, FOR THE YEAR ENDED 31ST OF DECEMBER 2021	FOR
ALTRI SGPS SA	PTALT0AE0002	29-Apr-2022	DECIDE ON THE PROPOSED APPROPRIATION OF THE NET PROFIT FOR THE YEAR ENDED 31ST OF DECEMBER 2021, ADDITIONALLY, ON THE DISTRIBUTION OF DIVIDENDS, IN CASH AND IN KIND	FOR
ALTRI SGPS SA	PTALT0AE0002	29-Apr-2022	ASSESS THE MANAGEMENT AND AUDIT OF THE COMPANY IN ACCORDANCE WITH ARTICLE 455 OF THE PORTUGUESE COMPANIES CODE	FOR
ALTRI SGPS SA	PTALT0AE0002	29-Apr-2022	DELIBERATE ON TO RATIFY THE CO-OPTATION OF A MEMBER TO INTEGRATE THE BOARD OF DIRECTORS OF THE COMPANY UNTIL THE END OF THE CURRENT TERM OF OFFICE, DECIDED BY THAT BODY, FOLLOWING RESIGNATION, DUE TO RETIREMENT	AGAINST
ALTRI SGPS SA	PTALT0AE0002	29-Apr-2022	VOTE FOR THE STATUTORY AUDITOR FOR THE 2022 MANDATE	FOR
ALTRI SGPS SA	PTALT0AE0002	29-Apr-2022	DELIBERATE ON THE GRANTING OF AUTHORISATION TO THE BOARD OF DIRECTORS FOR THE ACQUISITION AND SALE OF TREASURY SHARES TO THE LEGAL LIMIT OF 10 PERCENT	FOR
ALTRI SGPS SA	PTALT0AE0002	29-Apr-2022	DELIBERATE ON THE GRANTING OF AUTHORISATION TO THE BOARD OF DIRECTORS FOR THE ACQUISITION AND SALE OF OWN BONDS TO THE LEGAL LIMIT OF 10 PERCENT	FOR

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AMBEV S.A.	US02319V1035	29-Apr-2022	Analyze and approve the management accounts, with examination, discussion and voting on the financial statements related to the fiscal year ended December 31, 2021.	ABSTAIN
AMBEV S.A.	US02319V1035	29-Apr-2022	Resolve on the allocation of the net profits for the fiscal year ended December 31, 2021.	FOR
AMBEV S.A.	US02319V1035	29-Apr-2022	Elect the effective and alternate members of the Fiscal Council for a term in office of one (1) year: Controller Slate - Fiscal Council: José Ronaldo Vilela Rezende, Elidie Palma Bifano, Emanuel Sotelino Schifferle (Alternate), Eduardo Rogatto Luque (Alternate). You may only vote in favor of 3a or 3b. Casting a vote in favor of both 3a and 3b will deem your vote invalid.	ABSTAIN
AMBEV S.A.	US02319V1035	29-Apr-2022	Elect the effective and alternate members of the Fiscal Council for a term in office of one (1) year: Separate Election of the fiscal council - Candidates nominated by minority shareholders: Vinicius Balbino Bouhid, Carlos Tersandro Fonseca Adeodato (Alternate). You may only vote in favor of 3a or 3b. Casting a vote in favor of both 3a and 3b will deem your vote invalid.	FOR
AMBEV S.A.	US02319V1035	29-Apr-2022	Determine the managers' overall compensation for the year of 2022, in the annual amount of up to R\$ 121,572,686.14, including expenses related to the recognition of the fair amount of (x) the stock options that the Company intends to grant in the fiscal year, and (y) the compensation based on shares that the Company intends to execute in the fiscal year, in accordance with the Management Proposal.	FOR
AMBEV S.A.	US02319V1035	29-Apr-2022	Determine the overall compensation of the Fiscal Council's members for the year of 2022, in the annual amount of up to R\$ 2,017,453.72, with alternate members' compensation corresponding to half of the amount received by the effective members, in accordance with the Management Proposal.	FOR
AMBEV S.A.	US02319V1035	29-Apr-2022	Amend the Company's bylaws to: amend item "m" and add item "q" of article 3 of the bylaws, to detail in the corporate purpose of the Company ancillary activities related to the main activities carried out by the Company.	FOR
AMBEV S.A.	US02319V1035	29-Apr-2022	Amend the Company's bylaws to: amend the heading of article 5 in order to reflect the capital increases approved by the Board of Directors up to the date of the AGOE, within the authorized capital limit.	FOR
AMBEV S.A.	US02319V1035	29-Apr-2022	Consolidate the Company's by-laws.	FOR
AMBEV SA	BRABEVACNOR1	29-Apr-2022	EXAMINATION, DISCUSSION AND VOTING ON THE MANAGEMENT REPORT, MANagements ACCOUNTS AND COMPANY FINANCIAL STATEMENTS, FOR THE YEAR ENDED DECEMBER 31, 2021:	ABSTAIN
AMBEV SA	BRABEVACNOR1	29-Apr-2022	TO RESOLVE ON THE ALLOCATION OF NET PROFIT FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021, IN ACCORDANCE WITH THE COMPANY'S MANAGEMENT PROPOSAL, IN THE FOLLOWING TERMS NET PROFITS, BRL 12.670.968.081,06 AMOUNT ALLOCATED TO THE TAX INCENTIVES RESERVE, BRL 1.423.467.375,24 AMOUNT ALLOCATED TO PAYMENT OF DIVIDENDS AND OR INTEREST ON OWN CAPITAL GROSS, DECLARED BASED ON THE NET PROFIT RELATING TO THE FISCAL YEAR ENDED DECEMBER 31, 2020, BRL 9.499.622.850,96 AMOUNT ALLOCATED TO THE INVESTMENTS RESERVE 1, BRL 3.848.112.086,57 1 INCLUDING VALUES RELATING TO I REVERSION OF EFFECTS OF THE REVALUATION OF FIXED ASSETS IN THE AMOUNT OF BRL 11.823.167,53 II EFFECT OF APPLICATION OF IAS 29 CPC 42 HYPERINFLATION IN THE AMOUNT OF BRL 2.063.722.000,00, AND III EXPIRED DIVIDENDS IN THE AMOUNT OF BRL 24.689.064,16, AS DETAILED IN EXHIBIT A.II TO THE MANAGEMENT PROPOSAL. WITH THE CONSEQUENT RATIFICATION OF PAYMENT OF INTEREST OVER SHAREHOLDERS EQUITY MADE IN ADVANCE TO THE SHAREHOLDERS, TO DEBIT OF THE PROFIT FOR THE YEAR OF 2021, IN THE TOTAL AMOUNT OF BRL 9.499.622.850,96, APPROVED BY THE BOARD OF DIRECTORS. A. COMING TO BRL 0,4702 PER COMMON SHARE, AS INTEREST ON SHAREHOLDER EQUITY, RESULTING IN A NET DISTRIBUTION OF BRL 0,3996 PER SHARE, AND B. COMING TO BRL 0,1334 PER COMMON SHARE, AS DIVIDENDS.	FOR
AMBEV SA	BRABEVACNOR1	29-Apr-2022	ELECTION OF MEMBERS OF THE FISCAL COUNCIL BY SLATE. INDICATION OF EACH SLATE OF CANDIDATES AND OF ALL THE NAMES THAT ARE ON IT. NOTE JOSE RONALDO VILELA REZENDE EFFECTIVE ELIDIE PALMA BIFANO EFFECTIVE EMANUEL SOTELINO SCHIFFERLE SUBSTITUTE EDUARDO ROGATTO LUQUE SUBSTITUTE:	ABSTAIN

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AMBEV SA	BRABEVACNOR1	29-Apr-2022	IF ONE OF THE CANDIDATES WHO IS PART OF THE SLATE CEASES TO BE PART OF IT IN ORDER TO ACCOMMODATE THE SEPARATE ELECTION THAT IS DEALT WITH IN ARTICLE 161, 4 AND ARTICLE 240 OF LAW 6,404 OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN SLATE	AGAINST
AMBEV SA	BRABEVACNOR1	29-Apr-2022	SEPARATE ELECTION OF A MEMBER OF THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS HOLDING SHARES OF VOTING RIGHTS. THE SHAREHOLDER MUST COMPLETE THIS FIELD SHOULD HE HAVE LEFT THE GENERAL ELECTION FIELD BLANK. NOTE VINICIUS BALBINO BOUHID EFFECTIVE. CARLOS TERSANDRO FONSECA ADEODATO SUBSTITUTE	FOR
AMBEV SA	BRABEVACNOR1	29-Apr-2022	TO DETERMINE MANAGERS OVERALL COMPENSATION FOR THE YEAR OF 2022, IN THE ANNUAL AMOUNT OF UP TO BRL 123.529.137,63, INCLUDING EXPENSES RELATED TO THE RECOGNITION OF THE FAIR AMOUNT OF X THE STOCK OPTIONS THAT THE COMPANY INTENDS TO GRANT IN THE FISCAL YEAR, AND Y THE COMPENSATION BASED ON SHARES THAT THE COMPANY INTENDS TO EXECUTE IN THE FISCAL YEAR	FOR
AMBEV SA	BRABEVACNOR1	29-Apr-2022	TO DETERMINE THE OVERALL COMPENSATION OF THE FISCAL COUNCILS MEMBERS FOR THE YEAR OF 2022, IN THE ANNUAL AMOUNT OF UP TO BRL 2.017.453,72, WITH ALTERNATE MEMBERS COMPENSATION CORRESPONDING TO HALF OF THE AMOUNT RECEIVED BY THE EFFECTIVE MEMBERS, IN ACCORDANCE WITH THE MANAGEMENT PROPOSAL	FOR
AMBEV SA	BRABEVACNOR1	29-Apr-2022	TO APPROVE THE AMENDMENT OF ITEMS M, AND Q AND TO ADD ITEMS O AND P, ALL OF WHICH ARE IN ARTICLE 3 OF THE CORPORATE BYLAWS, IN ORDER TO DETAIL IN THE CORPORATE PURPOSE ACTIVITIES THAT ARE RELATED TO THE MAIN ACTIVITIES THAT ARE CONDUCTED BY THE COMPANY, AS IS DETAILED IN APPENDIX B.I OF THE PROPOSAL FROM THE MANAGEMENT	FOR
AMBEV SA	BRABEVACNOR1	29-Apr-2022	TO APPROVE THE AMENDMENT OF THE MAIN PART OF ARTICLE 5 OF THE CORPORATE BYLAWS IN ORDER TO REFLECT THE CAPITAL INCREASES THAT WERE APPROVED BY THE BOARD OF DIRECTORS, WITHIN THE LIMIT OF THE AUTHORIZED CAPITAL, TO THE DATE OF THE EXTRAORDINARY GENERAL MEETING, AS IS DETAILED IN APPENDIX B.I OF THE PROPOSAL FROM THE MANAGEMENT	FOR
AMBEV SA	BRABEVACNOR1	29-Apr-2022	IN VIEW OF THE PROPOSED AMENDMENTS TO THE BYLAWS DESCRIBED ABOVE, APPROVE THE CONSOLIDATION OF THE COMPANY'S BYLAWS, ACCORDING TO THE MANAGEMENT PROPOSAL	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	DISCHARGE: PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT FROM LIABILITY FOR THEIR RESPONSIBILITIES IN THE FINANCIAL YEAR 2021	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	DISCHARGE: PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY FOR THEIR RESPONSIBILITIES IN THE FINANCIAL YEAR 2021	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	PROPOSAL TO APPROVE THE NUMBER OF SHARES FOR THE BOARD OF MANAGEMENT	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	PROPOSAL TO AMEND THE REMUNERATION POLICY FOR THE BOARD OF MANAGEMENT	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	COMPOSITION OF THE SUPERVISORY BOARD: PROPOSAL TO REAPPOINT MS. T.L. KELLY AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	COMPOSITION OF THE SUPERVISORY BOARD: PROPOSAL TO APPOINT MR. A.F.M. EVERKE AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	COMPOSITION OF THE SUPERVISORY BOARD: PROPOSAL TO APPOINT MS. A.L. STEEGEN AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	PROPOSAL TO APPOINT KPMG ACCOUNTANTS N.V. AS EXTERNAL AUDITOR FOR THE REPORTING YEARS 2023 AND 2024	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR

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ASML HOLDING NV	NL0010273215	29-Apr-2022	PROPOSALS TO AUTHORIZE THE BOARD OF MANAGEMENT TO ISSUE ORDINARY SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES, AS WELL AS TO RESTRICT OR EXCLUDE THE PRE-EMPTION RIGHTS ACCRUING TO SHAREHOLDERS: AUTHORIZATION TO ISSUE ORDINARY SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES UP TO 5% FOR GENERAL PURPOSES AND UP TO 5% IN CONNECTION WITH OR ON THE OCCASION OF MERGERS, ACQUISITIONS AND/OR (STRATEGIC) ALLIANCES	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	PROPOSALS TO AUTHORIZE THE BOARD OF MANAGEMENT TO ISSUE ORDINARY SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES, AS WELL AS TO RESTRICT OR EXCLUDE THE PRE-EMPTION RIGHTS ACCRUING TO SHAREHOLDERS: AUTHORIZATION OF THE BOARD OF MANAGEMENT TO RESTRICT OR EXCLUDE PRE-EMPTION RIGHTS IN CONNECTION WITH THE AUTHORIZATIONS REFERRED TO IN ITEM 12 A)	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	PROPOSALS TO AUTHORIZE THE BOARD OF MANAGEMENT TO REPURCHASE ORDINARY SHARES UP TO 10% OF THE ISSUED SHARE CAPITAL	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	PROPOSAL TO CANCEL ORDINARY SHARES	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	FINANCIAL STATEMENTS, RESULTS AND DIVIDEND: ADVISORY VOTE ON THE REMUNERATION REPORT FOR THE BOARD OF MANAGEMENT AND THE SUPERVISORY BOARD FOR THE FINANCIAL YEAR 2021	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	FINANCIAL STATEMENTS, RESULTS AND DIVIDEND: PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR 2021, AS PREPARED IN ACCORDANCE WITH DUTCH LAW	FOR
ASML HOLDING NV	NL0010273215	29-Apr-2022	FINANCIAL STATEMENTS, RESULTS AND DIVIDEND: PROPOSAL TO ADOPT A DIVIDEND IN RESPECT OF THE FINANCIAL YEAR 2021	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to appoint Ms. A.L. Steegen as a member of the Supervisory Board	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to appoint KPMG Accountants N.V. as external auditor for the reporting years 2023 and 2024	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to amend the Articles of Association of the Company	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Authorization to issue ordinary shares or grant rights to subscribe for ordinary shares up to 5% for general purposes and up to 5% in connection with or on the occasion of mergers, acquisitions and/or (strategic) alliances	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Advisory vote on the remuneration report for the Board of Management and the Supervisory Board for the financial year 2021	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Authorization of the Board of Management to restrict or exclude pre-emption rights in connection with the authorizations referred to in item 12A.	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to authorize the Board of Management to repurchase ordinary shares up to 10% of the issued share capital	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to cancel ordinary shares	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to adopt the financial statements of the Company for the financial year 2021, as prepared in accordance with Dutch law	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to adopt a dividend in respect of the financial year 2021	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to discharge the members of the Board of Management from liability for their responsibilities in the financial year 2021	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to discharge the members of the Supervisory Board from liability for their responsibilities in the financial year 2021	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to approve the number of shares for the Board of Management	FOR

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ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to amend the Remuneration Policy for the Board of Management	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to reappoint Ms. T.L. Kelly as a member of the Supervisory Board	FOR
ASML HOLDINGS N.V.	USN070592100	29-Apr-2022	Proposal to appoint Mr. A.F.M. Everke as a member of the Supervisory Board	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: MICHEL DEMARE	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO RECEIVE THE COMPANY'S ACCOUNTS, THE REPORTS OF THE DIRECTORS AND AUDITOR AND THE STRATEGIC REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: DEBORAH DISANZO	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: DIANA LAYFIELD	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: SHERI MCCOY	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: TONY MOK	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: NAZNEEN RAHMAN	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: ANDREAS RUMMELT	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: MARCUS WALLENBERG	AGAINST
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO APPROVE THE ANNUAL REPORT ON REMUNERATION FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO AUTHORISE LIMITED POLITICAL DONATIONS	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO CONFIRM DIVIDENDS	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO FURTHER DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS AND SPECIFIED CAPITAL INVESTMENTS	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO REDUCE THE NOTICE PERIOD FOR GENERAL MEETINGS	AGAINST
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO EXTEND THE ASTRAZENECA PLC 2012 SAVINGS RELATED SHARE OPTION SCHEME	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: LEIF JOHANSSON	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: PASCAL SORLOT	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: ARADHANA SARIN	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: PHILIP BROADLEY	FOR
ASTRAZENECA PLC	GB0009895292	29-Apr-2022	TO ELECT OR RE-ELECT THE FOLLOWING DIRECTOR: EUAN ASHLEY	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Michel Demaré	FOR

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ASTRAZENECA PLC	US0463531089	29-Apr-2022	To receive the Company's Accounts, the Reports of the Directors and Auditor and the Strategic Report for the year ended 31 December 2021	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Deborah DiSanzo	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Diana Layfield	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Sheri McCoy	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Tony Mok	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Nazneen Rahman	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Election of Director: Andreas Rummelt	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Marcus Wallenberg	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To approve the Annual Report on Remuneration for the year ended 31 December 2021	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To authorise limited political donations	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To authorise the Directors to allot shares	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To authorise the Directors to disapply pre-emption rights (Special Resolution)	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To confirm dividends	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To authorise the Directors to further disapply pre-emption rights for acquisitions and specified capital investments (Special Resolution)	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To authorise the Company to purchase its own shares (Special Resolution)	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To reduce the notice period for general meetings (Special Resolution)	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To extend the AstraZenca PLC 2012 Savings Related Share Option Scheme	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To reappoint PricewaterhouseCoopers LLP as Auditor	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	To authorise the Directors to agree the remuneration of the Auditor	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Leif Johansson	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Pascal Soriot	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Election of Director: Aradhana Sarin	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Philip Broadley	FOR
ASTRAZENECA PLC	US0463531089	29-Apr-2022	Re-election of Director: Euan Ashley	FOR

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ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS AND TO DETERMINE REMUNERATIONS; RESOLUTIONS RELATED THERETO: TO APPOINT THE BOARD OF DIRECTORS. LIST PRESENTED BY ABERDEEN STANDARD INVESTMENTS - ABERDEEN STANDARD FUND MANAGERS LIMITED, ABERDEEN STANDARD INVESTMENTS - ABERDEEN STANDARD GLOBAL INFRASTRUCTURE INCOME FUND, ABERDEEN STANDARD INVESTMENTS - ABRDN GLOBAL INFRASTRUCTURE FUND; ALGEBRIS UCITS FUNDS PLC ALGEBRIS CORE ITALY FUND; ANIMA SGR S.P.A., ARCA FONDI SGR S.P.A., BANCOPOSTA FONDI S.P.A. SGR, EURIZON CAPITAL S.A., EURIZON CAPITAL SGR S.P.A., FIDELITY FUNDS - ITALY, FIDELITY INVESTMENT FUNDS - EUROPEAN FUND, FIDELITY EUROPEAN TRUST PLC; FIDEURAM ASSET MANAGEMENT IRELAND, FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A., INTERFUND SICAV - INTERFUND EQUITY ITALY; KAIROS PARTNERS SGR S.P.A., LEGAL & GENERAL ASSURANCE LIMITED; MEDIOLANUM GESTIONE FONDI SGR S.P.A., REPRESENTING THE ,22800 PCT OF THE SHARE CAPITAL. 1. DARIO ERIGERIO 2. GIUSEPPE GIUZZI 3. LICIA SONCINI	FOR
ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS AND TO DETERMINE REMUNERATIONS; RESOLUTIONS RELATED THERETO: TO APPOINT THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS AND TO DETERMINE REMUNERATIONS; RESOLUTIONS RELATED THERETO: TO THE DETERMINE THE EMOLUMENT DUE TO THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	PROPOSAL TO APPROVE AN EMPLOYEE SHARE PLAN RELATING TO ATLANTIA S.P.A.'S ORDINARY SHARES, CALLED '2022-2027 EMPLOYEE WIDESPREAD SHARE OWNERSHIP PLAN". RESOLUTIONS RELATED THERETO	FOR
ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	TO STATE ABOUT THE REPORT ON THE REMUNERATION POLICY FOR 2022 AND ON THE REMUNERATION PAID IN 2021 PURSUANT TO ARTICLE 123-TER OF ITALIAN LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998: TO APPROVE THE FIRST SECTION OF THE REPORT - REMUNERATION POLICY FOR 2022 (BINDING RESOLUTION)	FOR
ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	TO STATE ABOUT THE REPORT ON THE REMUNERATION POLICY FOR 2022 AND ON THE REMUNERATION PAID IN 2021 PURSUANT TO ARTICLE 123-TER OF ITALIAN LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998: NON-BINDING RESOLUTION ON THE SECOND SECTION OF THE REPORT - INFORMATION ON THE REMUNERATIONS PAID IN 2021	FOR
ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	TO REQUEST TO THE SHAREHOLDERS TO CAST AN ADVISORY VOTE ON CLIMATE TRANSITION PLAN	FOR
ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021 OF ATLANTIA S.P.A: APPROVAL OF THE BALANCE SHEET OF ATLANTIA S.P.A. AS OF 31 DECEMBER 2021 ACCOMPANIED BY THE REPORTS OF INTERNAL AND EXTERNAL AUDITORS. PRESENTATION OF THE ANNUAL INTEGRATED REPORT AND OF THE CONSOLIDATED FINANCIAL STATEMENTS AS OF 31 DECEMBER 2021. RESOLUTIONS RELATED THERETO	FOR
ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021 OF ATLANTIA S.P.A: ALLOCATION OF NET PROFITS CONCERNING 2021 FINANCIAL YEAR AND DIVIDEND DISTRIBUTION. RESOLUTIONS RELATED THERETO	FOR
ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS AND TO DETERMINE REMUNERATIONS; RESOLUTIONS RELATED THERETO: TO DETERMINE THE NUMBER OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
ATLANTIA S.P.A.	IT0003506190	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS AND TO DETERMINE REMUNERATIONS; RESOLUTIONS RELATED THERETO: TO DETERMINE THE TERM OF THE OFFICE OF THE BOARD OF DIRECTORS	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	DIRECTOR	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	DIRECTOR	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	DIRECTOR	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	DIRECTOR	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	DIRECTOR	ABSTAIN

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BADGER METER, INC.	US0565251081	29-Apr-2022	DIRECTOR	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	DIRECTOR	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	DIRECTOR	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	DIRECTOR	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	ADVISORY VOTE TO APPROVE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR 2022.	FOR
BADGER METER, INC.	US0565251081	29-Apr-2022	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON BOARD RACIAL EQUITY.	AGAINST
BAKKAFROST P/F	FO0000000179	29-Apr-2022	REELECT RUNI M. HANSEN AS DIRECTOR AND BOARD CHAIR	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	ELECT CHAIRMAN OF MEETING	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF DKK 480 ,665 FOR CHAIRMAN, DKK 300,416 FOR DEPUTY CHAIRMAN, AND DKK 240,333 FOR OTHER DIRECTORS APPROVE REMUNERATION OF ACCOUNTING COMMITTEE	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	REELECT GUNNAR I LIDA AS MEMBER OF ELECTION COMMITTEE	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	REELECT ROGVI JACOBSEN AS MEMBER OF ELECTION COMMITTEE	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	REELECT GUNNAR I LIDA AS CHAIR OF ELECTION COMMITTEE	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	APPROVE REMUNERATION OF ELECTION COMMITTEE	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	RATIFY P/F JANUAR AS AUDITORS	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	RECEIVE BOARD'S REPORT	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 5.14 PER SHARE	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	REELECT ANNIKA FREDERIKSBERG AS DIRECTOR	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	REELECT EINAR WATHNE AS DIRECTOR	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	REELECT OYSTEIN SANDVIK AS DIRECTOR	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	REELECT TEITUR SAMUELSEN AS DIRECTOR	FOR
BAKKAFROST P/F	FO0000000179	29-Apr-2022	ELECT GUDRID HOJGAARD AS NEW DIRECTOR	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Victor K. Nichols	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Barbara J. Tanabe	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: S. Haunani Apoliona	FOR

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BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Dana M. Tokioka	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Raymond P. Vara, Jr	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Robert W. Wo	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Say on Pay - An advisory vote to approve executive compensation.	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Ratification of Re-appointment of Ernst & Young LLP for 2022.	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Mark A. Burak	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: John C. Erickson	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Joshua D. Feldman	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Peter S. Ho	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Michelle E. Hulst	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Kent T. Lucien	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Elliot K. Mills	FOR
BANK OF HAWAII CORPORATION	US0625401098	29-Apr-2022	Election of Director: Alicia E. Moy	FOR
BASF SE	DE000BASF111	29-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
BASF SE	DE000BASF111	29-Apr-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 10 BILLION; APPROVE CREATION OF EUR 117.6 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
BASF SE	DE000BASF111	29-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 3.40 PER SHARE	FOR
BASF SE	DE000BASF111	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
BASF SE	DE000BASF111	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
BASF SE	DE000BASF111	29-Apr-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
BASF SE	DE000BASF111	29-Apr-2022	APPROVE REMUNERATION REPORT	FOR
BASF SE	DE000BASF111	29-Apr-2022	ELECT ALESSANDRA GENCO TO THE SUPERVISORY BOARD	FOR
BASF SE	DE000BASF111	29-Apr-2022	ELECT STEFAN ASENKERSCHBAUMER TO THE SUPERVISORY BOARD	FOR

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BAYER AG	DE000BAY0017	29-Apr-2022	SUPERVISORY BOARD ELECTION: DR. NORBERT W. BISCHOFBERGER	AGAINST
BAYER AG	DE000BAY0017	29-Apr-2022	SUPERVISORY BOARD ELECTION: COLLEEN A. GOGGINS	FOR
BAYER AG	DE000BAY0017	29-Apr-2022	APPROVAL OF THE COMPENSATION REPORT	AGAINST
BAYER AG	DE000BAY0017	29-Apr-2022	APPROVAL OF THE CONTROL AND PROFIT AND LOSS TRANSFER AGREEMENT BETWEEN THE COMPANY AND BAYER CHEMICALS GMBH	FOR
BAYER AG	DE000BAY0017	29-Apr-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
BAYER AG	DE000BAY0017	29-Apr-2022	DISTRIBUTION OF THE PROFIT	FOR
BAYER AG	DE000BAY0017	29-Apr-2022	RATIFICATION OF THE ACTIONS OF THE MEMBERS OF THE BOARD OF MANAGEMENT	FOR
BAYER AG	DE000BAY0017	29-Apr-2022	RATIFICATION OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
BAYER AG	DE000BAY0017	29-Apr-2022	SUPERVISORY BOARD ELECTION: DR. PAUL ACHLEITNER	FOR
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	DISCHARGE OF THE SUPERVISORY BOARD MEMBERS FOR THEIR RESPONSIBILITIES	FOR
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	REAPPOINTMENT OF MR CARLO BOZOTTI AS SUPERVISORY BOARD MEMBER	FOR
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	REAPPOINTMENT OF MR NIEK HOEK AS SUPERVISORY BOARD MEMBER	FOR
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	AUTHORIZATION OF THE BOARD OF MANAGEMENT TO (I) ISSUE ORDINARY SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES AND TO (II) EXCLUDE OR RESTRICT PRE-EMPTIVE RIGHTS IN RELATION TO ORDINARY SHARES AND RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES	FOR
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	AUTHORIZATION OF THE BOARD OF MANAGEMENT TO ACQUIRE ORDINARY SHARES	FOR
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	REDUCTION OF THE COMPANY'S ISSUED SHARE CAPITAL BY CANCELLATION OF ORDINARY SHARES	FOR
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	APPOINTMENT OF THE EXTERNAL AUDITOR FOR THE FINANCIAL YEARS 2022-2025	FOR
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	ADVISORY VOTE ON THE REMUNERATION REPORT 2021	AGAINST
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	CONSIDERATION AND ADOPTION OF THE ANNUAL ACCOUNTS 2021	FOR
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	DIVIDEND: DECLARATION OF DIVIDEND	FOR
BE SEMICONDUCTOR INDUSTRIES NV BESI	NL0012866412	29-Apr-2022	DISCHARGE OF THE MEMBER OF THE BOARD OF MANAGEMENT FOR HIS RESPONSIBILITIES	FOR
BOSS ENERGY LTD	AU000000BOE4	29-Apr-2022	RATIFY TRANCHE 1 PLACEMENT SHARES ISSUED UNDER LISTING RULE 7.1	FOR
BOSS ENERGY LTD	AU000000BOE4	29-Apr-2022	APPROVE ISSUE OF TRANCHE 2 PLACEMENT SHARES	FOR
CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	AUTHORITY FOR DIRECTORS TO GRANT AWARDS, AND TO ALLOT AND ISSUE SHARES, PURSUANT TO THE CAPITALAND INVESTMENT PERFORMANCE SHARE PLAN 2021 AND THE CAPITALAND INVESTMENT RESTRICTED SHARE PLAN 2021	FOR

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CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	ADOPTION OF THE DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND THE AUDITORS' REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	RENEWAL OF SHARE PURCHASE MANDATE	FOR
CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	DECLARATION OF A FIRST AND FINAL DIVIDEND OF SGD 0.12 PER SHARE AND A SPECIAL DIVIDEND OF SGD 0.03 PER SHARE	FOR
CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	APPROVAL OF DIRECTORS' REMUNERATION OF SGD 1,172,231.00 FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	REELECTION OF MR LEE CHEE KOON AS DIRECTOR	FOR
CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	REELECTION OF MS JUDY HSU CHUNG WEI AS DIRECTOR	FOR
CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	REELECTION OF MS HELEN WONG SIU MING AS DIRECTOR	FOR
CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	REELECTION OF MR DAVID SU TUONG SING AS DIRECTOR	FOR
CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	RE-APPOINTMENT OF KPMG LLP AS AUDITORS AND AUTHORITY FOR THE DIRECTORS TO FIX THE AUDITORS' REMUNERATION	FOR
CAPITALAND INVESTMENT LIMITED	SGXE62145532	29-Apr-2022	AUTHORITY FOR DIRECTORS TO ISSUE SHARES AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO SHARES PURSUANT TO SECTION 161 OF THE COMPANIES ACT 1967	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION JULIANA ROZENBAUM MUNEMOR	ABSTAIN
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION NICOLAU FERREIRA CHACUR	ABSTAIN
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION RODRIGO CALVO GALINDO	ABSTAIN
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION WALFRIDO SILVINO DOS MARES GUIA NETO	ABSTAIN
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION ANGELA REGINA RODRIGUES DE PAULA FREITAS	ABSTAIN
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	DO YOU WISH TO REQUEST THE ESTABLISHMENT OF A FISCAL COUNCIL, UNDER THE TERMS OF ARTICLE 161 OF LAW 6,404, OF 1976. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF THE ESTABLISHMENT OF THE FISCAL COUNCIL	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	IF THE INSTALLATION OF THE FISCAL COUNCIL IS APPROVED, SET THE NUMBER OF EFFECTIVE MEMBERS TO COMPRISE THE FISCAL COUNCIL AT 3, AS WELL AS AN EQUAL NUMBER OF ALTERNATES	FOR

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COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	ELECTION OF MEMBERS OF THE FISCAL COUNCIL BY SLATE. INDICATION OF EACH SLATE OF CANDIDATES AND OF ALL THE NAMES THAT ARE ON IT EDUARDO CHRISTOVAM GALDI MESTIERI EFFECTIVE MEMBER. WILLIAM CORDEIRO SUBSTITUTE MEMBER. ANDERSON DE SOUZA MARQUES EFFECTIVE MEMBER. WAGNER BRILHANTE DE ALBUQUERQUE SUBSTITUTE MEMBER. LUCILA DE OLIVEIRA CARVALHO EFFECTIVE MEMBER. LUIS EDUARDO FRISONI JUNIOR SUBSTITUTE MEMBER	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	IF ONE OF THE CANDIDATES OF THE SLATE LEAVES IT, TO ACCOMMODATE THE SEPARATE ELECTION REFERRED TO IN ARTICLES 161, PARAGRAPH 4, AND 240 OF LAW 6404, OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED TO THE SAME SLATE	AGAINST
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	FIX THE REMUNERATION OF THE FISCAL COUNCIL FOR THE NEXT TERM, IF INSTALLED, IN ACCORDANCE WITH THE PROPOSAL OF THE ADMINISTRATION	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	IN THE EVENT OF A SECOND CONVOCAÇÃO OF THIS ASSEMBLY, CAN THE VOTING INSTRUCTIONS CONTAINED IN THIS BULLETIN ALSO BE CONSIDERED FOR THE HOLDING OF THE ASSEMBLY IN THE SECOND CONVOCAÇÃO	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	TAKING THE MANAGEMENT ACCOUNTS, EXAMINING, DISCUSSING AND RESOLVING ON THE COMPANY'S FINANCIAL STATEMENTS, FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2021	ABSTAIN
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	APPROVE THE ABSORPTION, BY THE CAPITAL RESERVE, OF THE PORTION OF THE LOSS DETERMINED IN THE FISCAL YEAR ENDED ON DECEMBER 31, 2021	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	TO SET AT 5 THE NUMBER OF MEMBERS TO COMPOSE THE BOARD OF DIRECTORS	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	DO YOU WISH TO REQUEST THE CUMULATIVE VOTING FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ART. 141 OF LAW 6,404, OF 1976. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF THE CUMULATIVE VOTING REQUEST	ABSTAIN
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	TO ELECT THE MEMBERS OF THE BOARD OF DIRECTORS BY SLATE. INDICATION OF ALL THE NAMES THAT MAKE UP THE BY SLATE. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH JULIANA ROZENBAUM MUNEMOR NICOLAU FERREIRA CHACUR RODRIGO CALVO GALINDO WALFRIDO SILVINO DOS MARES GUIA NETO ANGELA REGINA RODRIGUES DE PAULA FREITAS	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	IF ONE OF THE CANDIDATES THAT COMPOSES YOUR CHOSEN SLATE LEAVES IT, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE SAME SLATE	AGAINST
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	IN THE EVENT OF THE ADOPTION OF THE CUMULATIVE VOTING PROCESS, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES ACROSS THE MEMBERS OF THE SLATE THAT YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH THE CUMULATIVE VOTING PROCESS, HIS VOTE MUST BE COUNTED AS ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	SET THE LIMIT FOR THE AMOUNT OF THE ANNUAL GLOBAL REMUNERATION OF THE COMPANYS MANAGERS FOR THE FISCAL YEAR 2022, PURSUANT TO THE MANAGEMENT PROPOSAL	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	ADD NEW ACTIVITY AND MODIFY ACTIVITY CONTAINED IN THE COMPANYS SOCIAL OBJECTIVES, WITH THE CONSEQUENT INCLUSION OF POINT I AND POINT K OF ART. 2 OF THE COMPANYS BYLAWS, PURSUANT TO THE MANAGEMENT PROPOSAL	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	CHANGE THE COMPANYS HEADQUARTERS, PURSUANT TO THE MANAGEMENT PROPOSAL	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	29-Apr-2022	IN THE EVENT OF A SECOND CONVOCAÇÃO OF THIS ASSEMBLY, CAN THE VOTING INSTRUCTIONS CONTAINED IN THIS BULLETIN ALSO BE CONSIDERED FOR THE HOLDING OF THE ASSEMBLY IN THE SECOND CONVOCAÇÃO	FOR

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COMPANHIA ENERGETICA DE MINAS GERAIS SA	BRCMIGACNPR3	29-Apr-2022	ELECTION OF THE AUDIT BOARD, SEPARATE VOTING BASIS, HOLDERS OF PREFERRED SHARES. NOMINATION OF CANDIDATES TO THE AUDIT BOARD BY HOLDERS OF PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS. MICHELE DA SILVA GONSALES TORRES, SITTING MEMBER, NOMINATED BY THE STOCKHOLDER FIA DINAMICA. RONALDO DIAS, ALTERNATE, NOMINATED BY FIA DINAMICA	FOR
COMPANHIA ENERGETICA DE MINAS GERAIS SA	BRCMIGACNPR3	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS, SEPARATE VOTING BASIS, HOLDERS OF PREFERRED SHARES. NOMINATION OF CANDIDATES TO THE BOARD OF DIRECTORS BY HOLDERS OF PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS. SHAREHOLDER CAN ONLY FILL OUT THIS FIELD IF HE HAS BEEN THE OWNER, WITHOUT INTERRUPTION, OF THE SHARES WITH WHICH HE OR SHE IS VOTING DURING THE THREE MONTHS IMMEDIATELY PRIOR TO THE HOLDING OF THE GENERAL MEETING. JOSE IOAO ABDALLA FILHO, NOMINATED BY STOCKHOLDER FIA DINAMICA	FOR
COMPANHIA ENERGETICA DE MINAS GERAIS SA	BRCMIGACNPR3	29-Apr-2022	IF IT IS VERIFIED THAT NEITHER THE HOLDERS OF VOTING RIGHT SHARES NOR THE HOLDERS OF PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS HAVE REACHED THE QUORUM REQUIRED IN ITEMS I AND II, RESPECTIVELY, OF PARAGRAPH 4, ARTICLE 141, OF LAW 6404, OF 1976, DO YOU WISH TO HAVE YOUR VOTE ADDED TO THE SHARES WITH VOTING RIGHTS IN ORDER TO ELECT TO THE BOARD OF DIRECTORS THE CANDIDATE WITH THE HIGHEST NUMBER OF VOTES AMONGST ALL THOSE WHO, APPEARING ON THIS BALLOT, RUN FOR THE SEPARATE ELECTION	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	IF ONE OF THE CANDIDATES THAT COMPOSES YOUR CHOSEN SLATE LEAVES IT, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE SAME SLATE	AGAINST
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	IN CASE OF A CUMULATIVE VOTING PROCESS, SHOULD THE CORRESPONDING VOTES TO YOUR SHARES BE EQUALLY DISTRIBUTED AMONG THE MEMBERS OF THE SLATE THAT YOU'VE CHOSEN. IF THE SHAREHOLDER CHOOSES, YES, AND ALSO INDICATES THE, APPROVE, ANSWER TYPE FOR SPECIFIC CANDIDATES AMONG THOSE LISTED BELOW, THEIR VOTES WILL BE DISTRIBUTED PROPORTIONALLY AMONG THESE CANDIDATES. IF THE SHAREHOLDER CHOOSES TO, ABSTAIN, AND THE ELECTION OCCURS BY THE CUMULATIVE VOTING PROCESS, THE SHAREHOLDERS VOTE SHALL BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. ANDRE MACEDO FACO	ABSTAIN
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. HELIO MARCOS COUTINHO BELTRAO	ABSTAIN
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. JOEL MUSMAN	ABSTAIN
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. HAMILTON AMADEO	ABSTAIN
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. WELERSON CAVALIERI	ABSTAIN

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COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. ROBSON GUEDES CAMPOS	ABSTAIN
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. MARCELO SOUZA MONTEIRO	ABSTAIN
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	NOMINATION OF CANDIDATES OF THE BOARD OF DIRECTORS BY MINORITY SHAREHOLDERS WITH VOTING RIGHTS, SHAREHOLDERS CAN ONLY FILL THIS FIELD IN CASE OF KEEPING THE POSITION OF VOTING SHARES ININTERRUPTED FOR 3 MONTHS PRIOR TO THE GENERAL MEETING. MARCELO SOUZA MONTEIRO	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	IF IT IS VERIFIED THAT NEITHER THE HOLDERS OF VOTING SHARES NOR THE HOLDERS OF PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS HAVE REACHED THE QUORUM REQUIRED IN ITEMS I AND II, RESPECTIVELY, OF PARAGRAPH 4, ARTICLE 141, OF LAW 6404, OF 1976, DO YOU WISH TO HAVE YOUR VOTE ADDED TO THE VOTES OF THE PREFERRED SHARES IN ORDER TO ELECT TO THE BOARD OF DIRECTORS THE CANDIDATE WITH THE HIGHEST NUMBER OF VOTES AMONGST ALL THOSE WHO, APPEARING ON THIS BALLOT,RUN FOR THE SEPARATE ELECTION	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	NOMINATION OF ALL THE NAMES OF THE FISCAL COUNCIL THAT COMPOSE THE SLATE. FERNANDO SCHARLACK MARCATO, CARLOS HENRIQUE GUEDES GUILHERME AUGUSTO DUARTE DE FARIA, LUIZ MARCELO CARVALHO CAMPOS LUISA CARDOSO BARRETO, FELIPE OLIVEIRA DE CARVALHO SIMONE DEOUD SIQUEIRA, LINCOLN TEIXEIRA GENUINO DE FARIAS SERGIO TUFFY SAYEG	ABSTAIN
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	IF ONE OF THE CANDIDATES OF THE SLATE LEAVES IT, TO ACCOMMODATE THE SEPARATE ELECTION REFERRED TO IN ARTICLES 161, PARAGRAPH 4, AND 240 OF LAW 6404, OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED TO THE SAME SLATE	AGAINST
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS WITH VOTING RIGHTS, THE SHAREHOLDER MUST FILL THIS FIELD IF THE GENERAL ELECTION FIELD WAS LEFT IN BLANK. SERGIO TUFFY SAYEG, PRINCIPAL MEMBER EDUARDO GEORGES CHEHAB, SUBSTITUTE MEMBER	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	APPROVAL OF THE ANNUAL MANAGEMENT REPORT, BALANCE SHEET AND FINANCIAL STATEMENTS OF COPASA MG AND CONSOLIDATED, REFERRING TO THE FISCAL YEAR ENDED ON 12.31.2021	AGAINST
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	ALLOCATION OF THE COMPANY'S NET PROFIT FOR THE YEAR ENDED 12.31.20210, WITH THE RETENTION OF PART OF THE NET PROFIT FOR REINVESTMENT, PAYMENT OF INTEREST ON EQUITY, JCP, CONSIDERED AS THE MINIMUM MANDATORY DIVIDEND VALUE	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	APPROVAL OF THE INVESTMENT PROGRAM OF COPASA MG AND ITS SUBSIDIARY COPANOR FOR FISCAL YEAR 2022, PURSUANT TO PARAGRAPH 2, OF ARTICLE 196 OF LAW 6,404,1976	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	DEFINITION OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS, FOR THE PERIOD OF 2 YEARS, IN 7 MEMBERS	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	DEFINITION OF THE NUMBER OF MEMBERS OF THE FISCAL COUNCIL, FOR THE PERIOD OF 2 YEARS, IN 5 MEMBERS, WITH ONE ALTERNATE FOR EACH MEMBER	FOR

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COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	DO YOU WISH TO REQUEST THE CUMULATIVE VOTING FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ART. 141 OF LAW 6,404, OF 1976. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS,HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF THE CUMULATIVE VOTING REQUEST	ABSTAIN
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	NOMINATION OF ALL THE NAMES OF THE BOARD OF DIRECTORS THAT COMPOSE THE SLATE. THE VOTES INDICATED IN THIS SECTION WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. ANDRE MACEDO FACO HELIO MARCOS COUTINHO BELTRAO JOEL MUSMAN HAMILTON AMADEO WELERSON CAVALIERI ROBSON GUEDES CAMPOS MARCELO SOUZA MONTEIRO	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	29-Apr-2022	ESTABLISHMENT OF THE AMOUNT FOR THE GLOBAL COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND FISCAL COUNCIL AND THE EXECUTIVE BOARD OF THE COMPANY, ACCORDING TO THE MANAGEMENT PROPOSAL	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER FRANK JOURDAN FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER CHRISTIAN KOETZ FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER HELMUT MATSCHI FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER PHILIP NELLES (FROM JUNE 1, 2021) FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ARIANE REINHART FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ANDREAS WOLF FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	POSTPONE THE RATIFICATION OF WOLFGANG SCHAFFER YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WOLFGANG REITZLE FOR FISCAL YEAR 2021	AGAINST
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CHRISTIANE BENNER FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HASAN ALLAK FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GUNTER DUNKEL FOR FISCAL YEAR 2021	AGAINST
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER FRANCESCO GRIOLI FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MICHAEL IGLHAUT FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SATISH KHATU FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ISABEL KNAUF FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CARMEN LOEFFLER (FROM SEP. 16, 2021) FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SABINE NEUSS FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ROLF NONNENMACHER FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DIRK NORDMANN FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER LORENZ PFAU FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KLAUS ROSENFELD FOR FISCAL YEAR 2021	AGAINST
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GEORG SCHAEFFLER FOR FISCAL YEAR 2021	AGAINST

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CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARIA-ELISABETH SCHAEFFLER-THUMANN FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JOERG SCHOENFELDER FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER STEFAN SCHOLZ FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KIRSTEN VOERKELFOR (UNTIL SEP. 15, 2021) FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ELKE VOLKMANN FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SIEGFRIED WOLF FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE REMUNERATION REPORT	ABSTAIN
CONTINENTAL AG	DE0005439004	29-Apr-2022	ELECT DOROTHEA VON BOXBERG TO THE SUPERVISORY BOARD	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	ELECT STEFAN BUCHNER TO THE SUPERVISORY BOARD	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.20 PER SHARE	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER NIKOLAI SETZER FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER HANS-JUERGEN DUENSING (UNTIL MARCH 31, 2021) FOR FISCAL YEAR 2021	FOR
CONTINENTAL AG	DE0005439004	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KATJA DUERRFELD (FROM DEC. 14, 2021) FOR FISCAL YEAR 2021	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 4.80 PER SHARE	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF ANDERS EHRLING	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF MATS GRANRYD	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF MATS JONSSON	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF MONICA LINDSTEDT	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF MAGNUS MEYER	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF KRISTINA SCHAUMAN	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF HEIDI SKAARET	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF GLENN EVANS	FOR

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COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE LINUS JOHANSSON	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF RIKARD MILDE	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF URBAN RAAF	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE DISCHARGE OF CEO ANNACARIN GRANDIN	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 855,000 FOR CHAIRMAN AND SEK 305,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	REELECT MATS GRANRYD AS DIRECTOR	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	REELECT MAGNUS MEYER AS DIRECTOR	AGAINST
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	REELECT KRISTINA SCHAUMAN AS DIRECTOR	AGAINST
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	REELECT HEIDI SKAARET AS DIRECTOR	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	ELECT KARIN JARL MANSSON AS NEW DIRECTOR	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	ELECT LINDA WIKSTROM AS NEW DIRECTOR	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	REELECT MATS GRANRYD AS BOARD CHAIR	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE REMUNERATION POLICY FOR EXECUTIVE MANAGEMENT	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE REMUNERATION REPORT	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE PERFORMANCE SHARE MATCHING PLAN LTIP 2022 FOR KEY EMPLOYEES	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE EQUITY PLAN FINANCING	FOR

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COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE ALTERNATIVE EQUITY PLAN FINANCING	AGAINST
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
COOR SERVICE MANAGEMENT HOLDING AB	SE0007158829	29-Apr-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Nayaki R. Nayyar	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Gregory R. Page	AGAINST
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Lamberto Andreotti	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Kerry J. Preete	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Patrick J. Ward	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Advisory resolution to approve executive compensation of the Company's named executive officers.	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Klaus A. Engel	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: David C. Everitt	AGAINST
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Janet P. Giesselman	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Karen H. Grimes	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Michael O. Johanns	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Rebecca B. Liebert	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Marcos M. Lutz	FOR
CORTEVA INC.	US22052L1044	29-Apr-2022	Election of Director: Charles V. Magro	FOR
COSCO SHIPPING INTERNATIONAL (SINGAPORE) CO LTD	SG1S76928401	29-Apr-2022	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE DIRECTORS' STATEMENT AND THE AUDITORS' REPORT THEREON	FOR
COSCO SHIPPING INTERNATIONAL (SINGAPORE) CO LTD	SG1S76928401	29-Apr-2022	TO APPROVE PAYMENT OF DIRECTORS' FEES	FOR
COSCO SHIPPING INTERNATIONAL (SINGAPORE) CO LTD	SG1S76928401	29-Apr-2022	TO RE-ELECT MR ANG SWEE TIAN, WHO IS RETIRING UNDER ARTICLE 101 OF THE CONSTITUTION OF THE COMPANY	AGAINST
COSCO SHIPPING INTERNATIONAL (SINGAPORE) CO LTD	SG1S76928401	29-Apr-2022	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR

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COSCO SHIPPING INTERNATIONAL (SINGAPORE) CO LTD	SG1576928401	29-Apr-2022	TO AUTHORISE THE DIRECTORS OF THE COMPANY TO ISSUE SHARES PURSUANT TO SECTION 161 OF THE COMPANIES ACT 1967	FOR
COSCO SHIPPING INTERNATIONAL (SINGAPORE) CO LTD	SG1576928401	29-Apr-2022	TO APPROVE THE PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR INTERESTED PERSON TRANSACTIONS	FOR
COSCO SHIPPING INTERNATIONAL (SINGAPORE) CO LTD	SG1576928401	29-Apr-2022	TO AUTHORISE THE DIRECTORS OF THE COMPANY TO ISSUE SHARES UNDER THE COSCO SHIPPING GROUP EXECUTIVES SHARE OPTION SCHEME 2020	FOR
CPFL ENERGIA SA	BRCPFACNOR0	29-Apr-2022	TO ACKNOWLEDGE THE MANAGEMENT ACCOUNTS, EXAMINE, DISCUSS AND VOTE ON THE COMPANY'S FINANCIAL STATEMENTS, THE INDEPENDENT AUDITORS REPORT AND THE FISCAL COUNCILS REPORT FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2021	ABSTAIN
CPFL ENERGIA SA	BRCPFACNOR0	29-Apr-2022	TO APPROVE THE PROPOSAL OF ALLOCATION OF NET INCOME FOR THE FISCAL YEAR ENDED DECEMBER 31ST, 2021 AND THE DISTRIBUTION OF DIVIDENDS	FOR
CPFL ENERGIA SA	BRCPFACNOR0	29-Apr-2022	TO RESOLVE UPON THE ELECTION OF MR. ZHAO YUMENG, NOMINATED BY THE BOARD OF DIRECTORS TO OCCUPY THE VACANT POSITION DUE TO RESIGNATION, PURSUANT TO ARTICLE 150 OF THE BRAZILIAN CORPORATION LAW	FOR
CPFL ENERGIA SA	BRCPFACNOR0	29-Apr-2022	SEPARATE ELECTION OF FISCAL COUNCIL. COMMON SHARES. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS WITH VOTING RIGHTS. THE SHAREHOLDER MUST FILL THIS FIELD IF THE GENERAL ELECTION FIELD WAS LEFT IN BLANK. MARCIO PRADO, EFFECTIVE, AND PAULO NOBREGA FRADE, SUBSTITUTE	FOR
CPFL ENERGIA SA	BRCPFACNOR0	29-Apr-2022	ELECTION OF FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 2. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. VINICIUS NISHIOKA, EFFECTIVE, AND LUIZ CLAUDIO GOMES DO NASCIMENTO, SUBSTITUTE	ABSTAIN
CPFL ENERGIA SA	BRCPFACNOR0	29-Apr-2022	ELECTION OF FISCAL COUNCIL PER CANDIDATE. POSITIONS LIMITED TO 2. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL. THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. RAN ZHANG, EFFECTIVE, AND LI RUJUAN, SUBSTITUTE	ABSTAIN
CPFL ENERGIA SA	BRCPFACNOR0	29-Apr-2022	TO RESOLVE ON THE MANAGEMENT PROPOSAL FOR SETTING THE OVERALL ANNUAL AMOUNT OF THE COMPANY'S MANAGEMENT AND FISCAL COUNCIL REMUNERATION FOR THE PERIOD FROM MAY 2022 TO APRIL 2023	FOR
CPFL ENERGIA SA	BRCPFACNOR0	29-Apr-2022	TO RESOLVE ON THE AMENDMENT OF THE COMPANY S BYLAWS, TO, A.I. CHANGE OF ARTICLES 17, 22 AND 39 TO UPDATE THE REFERRED THRESHOLD AMOUNTS ACCORDING TO IPCA INDEX ON THE REFERENCE DATE OF JANUARY 1ST, 2022, AS WELL AS INCLUSION OF THE NEW RULES REGARDING NON REMUNERATED TRANSFERENCE, DONATION, A.II. CHANGE OF ARTICLE 2 TO INCLUDE A DESCRIPTION OF THE COMPANY S CONCERNS WITH THE ECONOMIC, SOCIAL, ENVIRONMENTAL AND LEGAL EFFECTS, A.III. CHANGE OF ARTICLE 9 TO INCLUDE A SPECIFIC ITEM ON THE NEED FOR APPROVAL BY THE GENERAL MEETING IN THE EVENT OF A RELATED PARTY TRANSACTION, PURSUANT TO ARTICLE 122 OF THE BRAZILIAN CORPORATION LAW, A.IV, CHANGE OF ARTICLE 11 TO SIMPLIFY THE CURRENT WORDING SINCE THERE ARE NEW REGULATIONS ESTABLISHING DIFFERENT DEADLINES FOR VIRTUAL, HYBRID MEETINGS, AND A.V. CHANGE OF ARTICLE 29 TO IMPROVE THE WORDING ALIGNED WITH THE COMPANY S DIVIDEND POLICY	FOR
CPFL ENERGIA SA	BRCPFACNOR0	29-Apr-2022	TO RESOLVE ON THE CONSOLIDATION OF THE COMPANY'S BYLAWS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF CLARE BRADY AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF CHRISTIAN GELLERSTAD AS MEMBER OF THE BOARD OF DIRECTORS	FOR

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CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF MICHAEL KLEIN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF SHAN LI AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF SERAINA MACIA AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF BLYTHE MASTERS AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF RICHARD MEDDINGS AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF ANA PAULA PESSOA AS MEMBER OF THE BOARD OF DIRECTORS	AGAINST
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	ELECTION OF MIRKO BIANCHI AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	ELECTION OF KEYU JIN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	ELECTION OF AMANDA NORTON AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	CONSULTATIVE VOTE ON THE 2021 COMPENSATION REPORT	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF IRIS BOHNET AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF CHRISTIAN GELLERSTAD AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF MICHAEL KLEIN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	ELECTION OF SHAN LI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	ELECTION OF AMANDA NORTON AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	APPROVAL OF THE COMPENSATION OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	APPROVAL OF THE COMPENSATION OF THE EXECUTIVE BOARD: SHORT-TERM VARIABLE INCENTIVE COMPENSATION (STI)	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	APPROVAL OF THE COMPENSATION OF THE EXECUTIVE BOARD: FIXED COMPENSATION	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	APPROVAL OF THE COMPENSATION OF THE EXECUTIVE BOARD: SHARE-BASED REPLACEMENT AWARDS FOR NEW EXECUTIVE BOARD MEMBERS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	ELECTION OF THE INDEPENDENT AUDITORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	APPROVAL OF THE 2021 MANAGEMENT REPORT, THE 2021 PARENT COMPANY FINANCIAL STATEMENTS, AND THE 2021 GROUP CONSOLIDATED FINANCIAL STATEMENTS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	ELECTION OF THE SPECIAL AUDITORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	ELECTION OF THE INDEPENDENT PROXY	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SHAREHOLDER PROPOSAL FOR A SPECIAL AUDIT	AGAINST
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SHAREHOLDER PROPOSAL FOR AN AMENDMENT OF THE ARTICLES OF ASSOCIATION REGARDING CLIMATE CHANGE STRATEGY AND DISCLOSURES (FOSSIL FUEL ASSETS)	AGAINST
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSALS OF SHAREHOLDERS	AGAINST
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	PROPOSALS OF THE BOARD OF DIRECTORS	AGAINST
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD FOR THE 2020 FINANCIAL YEAR	AGAINST
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD FOR THE 2021 FINANCIAL YEAR	FOR

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CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	APPROPRIATION OF RETAINED EARNINGS AND ORDINARY DISTRIBUTION OF DIVIDENDS PAYABLE OUT OF RETAINED EARNINGS AND CAPITAL CONTRIBUTION RESERVES	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	CREATION OF AUTHORIZED CAPITAL	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	ELECTION OF AXEL LEHMANN AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	29-Apr-2022	RE-ELECTION OF IRIS BOHNET AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CRYOPORT, INC.	US2290503075	29-Apr-2022	DIRECTOR	FOR
CRYOPORT, INC.	US2290503075	29-Apr-2022	DIRECTOR	ABSTAIN
CRYOPORT, INC.	US2290503075	29-Apr-2022	DIRECTOR	FOR
CRYOPORT, INC.	US2290503075	29-Apr-2022	DIRECTOR	ABSTAIN
CRYOPORT, INC.	US2290503075	29-Apr-2022	DIRECTOR	FOR
CRYOPORT, INC.	US2290503075	29-Apr-2022	DIRECTOR	FOR
CRYOPORT, INC.	US2290503075	29-Apr-2022	DIRECTOR	FOR
CRYOPORT, INC.	US2290503075	29-Apr-2022	DIRECTOR	FOR
CRYOPORT, INC.	US2290503075	29-Apr-2022	To ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm of the Company and its subsidiaries for the year ending December 31, 2022.	FOR
CRYOPORT, INC.	US2290503075	29-Apr-2022	To approve, on an advisory basis, the compensation of the named executive officers, as disclosed in this Proxy Statement.	FOR
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE REMUNERATION	FOR
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	TO APPOINT THE INTERNAL AUDITORS: TO APPOINT EFFECTIVE INTERNAL AUDITORS AND ALTERNATE INTERNAL AUDITORS; LIST PRESENTED BY ABERDEEN STANDARD INVESTMENTS ABERDEEN STANDARD FUND MANAGERS LIMITED; ANIMA SGR S.P.A.; STICHTING DEPOSITARY APG DEVELOPED MARKETS EQUITY POOL QUANT ADAPTIVE RISKMANAGEMENT PORT.; ARCA FONDI SGR S.P.A.; BANCOPOSTA FONDI S.P.A. SGR; EPSILON SGR S.P.A.; ETICA SGR S.P.A.; EURIZON CAPITAL S.A.; EURIZON CAPITAL SGR S.P.A.; FIDELITY FUNDS ITALY; FIDEURAM ASSET MANAGEMENT IRELAND; FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A.; INTERFUND SICAV - INTERFUND EQUITY ITALY; GENERALI INVESTMENTS LUXEMBOURG SA; KAIROS PARTNERS SGR S.P.A.; MEDIOLANUM INTERNATIONAL FUNDS LIMITED CHALLENGE FUNDS CHALLENGE ITALIAN EQUITY; MEDIOLANUM GESTIONE FONDI SGR S.P.A., REPRESENTING THE 0.69068 PCT OF THE SHARE CAPITAL. EFFECTIVE INTERNAL AUDITORS 1) MONICA MANNINO ALTERNATE INTERNAL AUDITORS 1) CRISTIAN TUNDO	FOR
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	TO APPOINT THE INTERNAL AUDITORS: TO STATE THE INTERNAL AUDITORS' EMOLUMENT	FOR
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	RESOLUTIONS, PURSUANT TO ARTICLE 114-BIS OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998, CONCERNING THE CREATION OF A LONG-TERM INCENTIVE PLAN CALLED "EQUITY AWARDS PLAN". RESOLUTIONS RELATED THERETO	FOR
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	AUTHORIZATION TO PURCHASE AND DISPOSE TREASURY SHARES, PURSUANT TO THE COMBINED PROVISIONS OF ARTS. 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE, AS WELL AS ARTICLE 132 OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998 AND RELATED IMPLEMENTING PROVISIONS	FOR

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DIASORIN S.P.A.	IT0003492391	29-Apr-2022	BALANCE SHEET FOR THE YEAR ENDING ON 31 DECEMBER 2021 AND ALLOCATION OF PROFIT FOR THE YEAR: TO APPROVE THE BALANCE SHEET, SUBJECT TO REVIEW OF THE REPORT ON OPERATIONS FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021; PRESENTATION OF THE CONSOLIDATED BALANCE SHEET OF THE DIASORIN GROUP FOR THE YEAR ENDING ON 31 DECEMBER 2021; RESOLUTIONS RELATED THERETO	FOR
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	BALANCE SHEET FOR THE YEAR ENDING ON 31 DECEMBER 2021 AND ALLOCATION OF PROFIT FOR THE YEAR: PROPOSED ALLOCATION OF PROFITS; RESOLUTIONS RELATED THERETO	FOR
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	REPORT ON THE REMUNERATION POLICY AND REMUNERATION PAID: TO APPROVE THE REMUNERATION POLICY PURSUANT TO ARTICLE 123-TER, PARAGRAPH 3-TER OF LEGISLATIVE DECREE NO.58/1998	AGAINST
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	REPORT ON THE REMUNERATION POLICY AND REMUNERATION PAID: RESOLUTIONS ON THE "SECOND SECTION" OF THE REPORT, PURSUANT TO ARTICLE 123-TER, PARAGRAPH 6 OF LEGISLATIVE DECREE NO. 58/1998	AGAINST
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
DIASORIN S.P.A.	IT0003492391	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE TERM OF OFFICE	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, THE SHAREHOLDER CAN INDICATE AS MANY CANDIDATES AS THERE ARE VACANCIES TO BE FILLED IN THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 7 THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. ANA CAROLINA RIBEIRO VALADARES GONTIJO, ANTONIO JOSE PINTO CAMPELO	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, THE SHAREHOLDER CAN INDICATE AS MANY CANDIDATES AS THERE ARE VACANCIES TO BE FILLED IN THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 7 THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. ALBERTO FERNANDES, GILSON TEODORO ARANTES	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, THE SHAREHOLDER CAN INDICATE AS MANY CANDIDATES AS THERE ARE VACANCIES TO BE FILLED IN THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 7 THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. CHRISTIAN CARADONNA KELETI, BRUNO RABELLO RIGNEL	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, THE SHAREHOLDER CAN INDICATE AS MANY CANDIDATES AS THERE ARE VACANCIES TO BE FILLED IN THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 7 THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. CLAUDIO CARVALHO DE LIMA, SANDRA MARA BALLESTEROS CUNHA	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	IN THE EVENT OF THE ADOPTION OF THE CUMULATIVE VOTING PROCESS, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES ACROSS THE MEMBERS OF THE SLATE THAT YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH THE CUMULATIVE VOTING PROCESS, HIS VOTE MUST BE COUNTED AS ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. RICARDO VALADARES GONTIJO, RENATO VALADARES GONTIJO	ABSTAIN

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DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. RICARDO RIBEIRO VALADARES GONTIJO, PAULO ROBERTO DA SILVA CUNHA	ABSTAIN
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. ANA LUCIA RIBEIRO VALADARES GONTIJO, ALAIR GONCALVES COUTO NETO	ABSTAIN
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. ANA CAROLINA RIBEIRO VALADARES GONTIJO, ANTONIO JOSE PINTO CAMPELO	ABSTAIN
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. ALBERTO FERNANDES, GILSON TEODORO ARANTES	ABSTAIN
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. CHRISTIAN CARADONNA KELETI, BRUNO RABELLO RIGNEL	ABSTAIN
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. THE FOLLOWING FIELD SHOULD ONLY BE FILLED IN IF THE SHAREHOLDER HAS REPLIED NO TO THE PREVIOUS QUESTION. CLAUDIO CARVALHO DE LIMA, SANDRA MARA BALLESTEROS CUNHA	ABSTAIN
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	DO YOU WISH TO REQUEST THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141, 4, I OF LAW 6,404 OF 1976 SHAREHOLDER CAN ONLY FILL OUT THIS FIELD IF HE HAS BEEN THE OWNER, WITHOUT INTERRUPTION, OF THE SHARES WITH WHICH HE OR SHE IS VOTING DURING THE THREE MONTHS IMMEDIATELY PRIOR TO THE HOLDING OF THE GENERAL MEETING IF THE SHAREHOLDER MARKS YES, THE VOTES THAT MIGHT BE INSERTED WITH RELATION TO THE RESOLUTION OF THE ITEM ABOVE WILL BE DISREGARDED	ABSTAIN
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	DO YOU WISH TO REQUEST THE INSTATEMENT OF THE FISCAL COUNCIL, UNDER THE TERMS OF ARTICLE 161 OF LAW 6,404 OF 1976 IN THE EVENT THAT YOU HAVE ANSWERED NO OR ABSTAINED, YOUR SHARES WILL NOT BE COUNTED FOR PURPOSES OF THE REQUEST FOR THE CUMULATIVE VOTE	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 2. BRUNO LAGE DE ARAUJO PAULINO, ROBERTO TAVARES PINTO COELHO	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 2. PAULO SAVIO BICALHO, LARISSA CAMPOS BREVES	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	TO SET THE GLOBAL REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS, FOR THE FISCAL COUNCIL AND OF THE EXECUTIVE COMMITTEE IN THE AMOUNT OF BRL 13.100.000,00, UNDER THE TERMS OF THE PROPOSAL FROM MANAGEMENT	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	TO RECEIVE THE ADMINISTRATORS ACCOUNTS, TO EXAMINE, DISCUSS AND VOTE ON THE ADMINISTRATIONS REPORT, THE FINANCIAL STATEMENTS AND THE ACCOUNTING STATEMENTS ACCOMPANIED BY THE INDEPENDENT AUDITORS REPORT REGARDING THE FISCAL YEAR ENDING ON DECEMBER 31, 2021	ABSTAIN
DIRECIONAL ENGENHARIA SA	BRDIRRACNORO	29-Apr-2022	DELIBERATE THE DESTINATION OF THE RESULTS FROM THE FISCAL YEAR THAT ENDED ON DECEMBER 31, 2021, AND THE DISTRIBUTION OF DIVIDENDS	FOR

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DIRECIONAL ENGENHARIA SA	BRDIRRACNOR0	29-Apr-2022	TO VOTE MANAGEMENT PROPOSAL TO FIX THE NUMBER OF IN 7 MEMBERS OF THE BOARD OF DIRECTORS INDEPENDENT AND SUBSTITUTE	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNOR0	29-Apr-2022	DO YOU WISH TO REQUEST THE ADOPTION OF THE CUMULATIVE VOTING PROCESS FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141 OF LAW 6,404 OF 1976. IN THE EVENT THAT YOU HAVE ANSWERED NO OR ABSTAINED, YOUR SHARES WILL NOT BE COUNTED FOR PURPOSES OF THE REQUEST FOR THE CUMULATIVE VOTE	ABSTAIN
DIRECIONAL ENGENHARIA SA	BRDIRRACNOR0	29-Apr-2022	ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, THE SHAREHOLDER CAN INDICATE AS MANY CANDIDATES AS THERE ARE VACANCIES TO BE FILLED IN THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 7 THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. RICARDO VALADARES GONTIJO, RENATO VALADARES GONTIJO	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNOR0	29-Apr-2022	ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, THE SHAREHOLDER CAN INDICATE AS MANY CANDIDATES AS THERE ARE VACANCIES TO BE FILLED IN THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 7 THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. RICARDO RIBEIRO VALADARES GONTIJO, PAULO ROBERTO DA SILVA CUNHA	FOR
DIRECIONAL ENGENHARIA SA	BRDIRRACNOR0	29-Apr-2022	ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, THE SHAREHOLDER CAN INDICATE AS MANY CANDIDATES AS THERE ARE VACANCIES TO BE FILLED IN THE GENERAL ELECTION. POSITIONS LIMIT TO BE COMPLETED, 7 THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING SHARES WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THAT THESE FIELDS DEAL WITH. ANA LUCIA RIBEIRO VALADARES GONTIJO, ALAIR GONCALVES COUTO NETO	FOR
DISH NETWORK CORPORATION	US25470M1099	29-Apr-2022	DIRECTOR	ABSTAIN
DISH NETWORK CORPORATION	US25470M1099	29-Apr-2022	DIRECTOR	ABSTAIN
DISH NETWORK CORPORATION	US25470M1099	29-Apr-2022	DIRECTOR	FOR
DISH NETWORK CORPORATION	US25470M1099	29-Apr-2022	DIRECTOR	ABSTAIN
DISH NETWORK CORPORATION	US25470M1099	29-Apr-2022	DIRECTOR	ABSTAIN
DISH NETWORK CORPORATION	US25470M1099	29-Apr-2022	DIRECTOR	ABSTAIN
DISH NETWORK CORPORATION	US25470M1099	29-Apr-2022	DIRECTOR	ABSTAIN
DISH NETWORK CORPORATION	US25470M1099	29-Apr-2022	DIRECTOR	FOR
DISH NETWORK CORPORATION	US25470M1099	29-Apr-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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DISH NETWORK CORPORATION	US25470M1099	29-Apr-2022	The shareholder proposal regarding disclosure of certain political contributions.	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	INCREASE OF CONDITIONAL SHARE CAPITAL	AGAINST
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION REGARDING THE COMPENSATION MECHANISM	AGAINST
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	APPROVAL OF THE AGGREGATE MAXIMUM FIXED COMPENSATION OF THE BOARD OF DIRECTORS	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	APPROVAL OF THE AGGREGATE MAXIMUM FIXED COMPENSATION OF THE EXECUTIVE COMMITTEE	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	APPROVAL OF THE AGGREGATE MAXIMUM VARIABLE COMPENSATION OF THE EXECUTIVE COMMITTEE	AGAINST
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF SUSANNE BRANDENBERGER	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF EMMANUEL L. BUSSETIL	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF PETER A. FANCONI	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF ROBERTO ISOLANI	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF CARLO M. LOMBARDINI	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF STEVEN M. JACOBS	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF JOHN S. LATSIS	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF PERICLES PETALAS	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF STUART M. ROBERTSON	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF BERND-A. VON MALTZAN	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RE-ELECTION OF YOK TAK AMY YIP	AGAINST
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE CHAIR: PETER A. FANCONI	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBERS OF THE REMUNERATION NOMINATION COMMITTEE: RE-ELECTION OF EMMANUEL L. BUSSETIL	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBERS OF THE REMUNERATION NOMINATION COMMITTEE: RE-ELECTION OF PETER A. FANCONI	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBERS OF THE REMUNERATION NOMINATION COMMITTEE: RE-ELECTION OF STEVEN M. JACOBS	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBERS OF THE REMUNERATION NOMINATION COMMITTEE: RE-ELECTION OF PERICLES PETALAS	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE MEMBERS OF THE REMUNERATION NOMINATION COMMITTEE: RE-ELECTION OF BERND-A. VON MALTZAN	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE INDEPENDENT SHAREHOLDERS REPRESENTATIVE (INDEPENDENT PROXY): ADROIT ATTORNEYS, ZURICH	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	RE-ELECTION OF THE AUDITORS: PRICEWATERHOUSECOOPERS SA, GENEVA	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	MANAGEMENT REPORT, FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR 2021, REPORTS OF THE AUDITORS	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	APPROVAL OF THE DISTRIBUTION OF THE PREFERRED DIVIDEND BY EFG FINANCE (GUERNSEY) LIMITED IN FAVOUR OF THE HOLDERS OF CLASS B SHARES OF EFG FINANCE (GUERNSEY) LIMITED	FOR

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EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	ALLOCATION OF RESULTS	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	DIVIDEND BY WAY OF DISTRIBUTION OUT OF RESERVES FROM CAPITAL CONTRIBUTIONS	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE	FOR
EFG INTERNATIONAL AG	CH0022268228	29-Apr-2022	REPLACEMENT OF AUTHORISED SHARE CAPITAL	AGAINST
ENDESA SA	ES0130670112	29-Apr-2022	RE-ELECTION OF FRANCESCO STARACE AS PROPRIETARY DIRECTOR OF THE COMPANY	FOR
ENDESA SA	ES0130670112	29-Apr-2022	APPOINTMENT OF FRANCESCA GOSTINELLI AS PROPRIETARY DIRECTOR OF THE COMPANY	FOR
ENDESA SA	ES0130670112	29-Apr-2022	APPOINTMENT OF CRISTINA DE PARIAS HALCON AS INDEPENDENT DIRECTOR OF THE COMPANY	FOR
ENDESA SA	ES0130670112	29-Apr-2022	SETTING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AT 12	FOR
ENDESA SA	ES0130670112	29-Apr-2022	BINDING VOTE ON THE ANNUAL REPORT ON DIRECTOR REMUNERATION	FOR
ENDESA SA	ES0130670112	29-Apr-2022	APPROVAL OF THE DIRECTOR REMUNERATION POLICY FOR 2022 2024	FOR
ENDESA SA	ES0130670112	29-Apr-2022	APPROVAL OF THE 2022 2024 STRATEGIC INCENTIVE (WHICH INCLUDES PAYMENT IN COMPANY SHARES)	FOR
ENDESA SA	ES0130670112	29-Apr-2022	DELEGATION TO THE BOARD OF DIRECTORS OF AUTHORITY TO EXECUTE AND IMPLEMENT THE RESOLUTIONS ADOPTED AT THE GENERAL MEETING, AS WELL AS TO SUB DELEGATE THE POWERS THAT THE GENERAL MEETING ENTRUSTS TO THE BOARD AND GRANTING OF POWERS TO THE BOARD OF DIRECTORS TO FILE AND NOTARISE SUCH RESOLUTIONS IN PUBLIC INSTRUMENT	FOR
ENDESA SA	ES0130670112	29-Apr-2022	APPROVAL OF THE SEPARATE FINANCIAL STATEMENTS OF ENDESA, S.A. (STATEMENT OF FINANCIAL POSITION, INCOME STATEMENT, STATEMENT OF CHANGES IN EQUITY: STATEMENT OF RECOGNISED INCOME AND EXPENSE AND STATEMENT OF TOTAL CHANGES IN EQUITY, STATEMENT OF CASH FLOWS AND THE NOTES THERETO), AND OF THE CONSOLIDATED FINANCIAL STATEMENTS OF ENDESA, S.A. AND SUBSIDIARIES (CONSOLIDATED STATEMENT OF FINANCIAL POSITION, CONSOLIDATED INCOME STATEMENT, CONSOLIDATED STATEMENT OF OTHER COMPREHENSIVE INCOME, CONSOLIDATED STATEMENT OF CHANGES IN EQUITY, CONSOLIDATED STATEMENT OF CASH FLOWS AND THE NOTES THERETO), ALL FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ENDESA SA	ES0130670112	29-Apr-2022	APPROVAL OF THE SEPARATE MANAGEMENT REPORT OF ENDESA, S.A. AND OF THE CONSOLIDATED MANAGEMENT REPORT OF ENDESA, S.A. AND SUBSIDIARIES FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ENDESA SA	ES0130670112	29-Apr-2022	APPROVAL OF THE NON-FINANCIAL STATEMENT AND SUSTAINABILITY REPORT OF THE CONSOLIDATED GROUP FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ENDESA SA	ES0130670112	29-Apr-2022	APPROVAL OF THE MANAGEMENT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ENDESA SA	ES0130670112	29-Apr-2022	APPROVAL OF THE PROPOSED DISTRIBUTION OF PROFITS FOR THE YEAR ENDED 31 DECEMBER 2021 AND THE CONSEQUENT DISTRIBUTION OF A DIVIDEND CHARGED TO THOSE PROFITS AND TO RETAINED EARNINGS FROM PREVIOUS YEARS	FOR
ENDESA SA	ES0130670112	29-Apr-2022	RE-APPOINTMENT OF KPMG AUDITORES, S.L. AS THE STATUTORY AUDITOR FOR THE SEPARATE AND CONSOLIDATED FINANCIAL STATEMENTS OF ENDESA, S.A. FOR THE YEARS 2023, 2024 AND 2025	FOR
ENDESA SA	ES0130670112	29-Apr-2022	DELEGATION TO THE BOARD OF DIRECTORS, FOR A PERIOD OF FIVE YEARS OF THE AUTHORITY TO ISSUE LONG AND SHORT-TERM BONDS, COMMERCIAL PAPER AND OTHER SECURITIES, BOTH SIMPLE AND EXCHANGEABLE AND OR CONVERTIBLE INTO SHARES OF THE COMPANY, AS WELL AS WARRANTS, INCLUDING AUTHORITY TO EXCLUDE SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS, THOUGH THIS WILL BE RESTRICTED TO 10 PCT OF SHARE CAPITAL	FOR

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ENDESA SA	ES0130670112	29-Apr-2022	RE-ELECTION OF JOSE DAMIAN BOGAS GALVEZ AS EXECUTIVE DIRECTOR OF THE COMPANY	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	DIRECTOR	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	DIRECTOR	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	DIRECTOR	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	DIRECTOR	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	DIRECTOR	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	DIRECTOR	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	DIRECTOR	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	DIRECTOR	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	DIRECTOR	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	On an advisory basis, to approve the compensation to our named executive officers as disclosed in the Proxy Statement.	FOR
ENPRO INDUSTRIES, INC.	US29355X1072	29-Apr-2022	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
ESR-REIT	SG1T70931228	29-Apr-2022	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE STATEMENT BY THE MANAGER AND THE AUDITED FINANCIAL STATEMENTS OF ESR-REIT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ESR-REIT	SG1T70931228	29-Apr-2022	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITOR OF ESR-REIT TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AND TO AUTHORISE THE MANAGER TO FIX THEIR REMUNERATION	FOR
ESR-REIT	SG1T70931228	29-Apr-2022	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
ESR-REIT	SG1T70931228	29-Apr-2022	TO AUTHORISE THE MANAGER TO REPURCHASE OR OTHERWISE ACQUIRE UNITS FOR AND ON BEHALF OF ESR-REIT PURSUANT TO THE UNIT BUY-BACK MANDATE	FOR
FLEURY SA	BRFLRYACNOR5	29-Apr-2022	TAKING THE MANAGEMENT ACCOUNTS, EXAMINING, DISCUSSING AND VOTING THE MANAGEMENT REPORT AND THE FINANCIAL STATEMENTS AS OF FISCAL YEAR ENDED DECEMBER 31, 2021, ACCOMPANIED BY THE INDEPENDENT AUDITORS AND FISCAL BOARDS REPORT	ABSTAIN
FLEURY SA	BRFLRYACNOR5	29-Apr-2022	VOTING THE PROPOSED ALLOCATION OF NET PROFITS FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2021 AND THE PROPOSED BUDGET FOR THE FISCAL YEAR TO END ON DECEMBER 31, 2022	FOR
FLEURY SA	BRFLRYACNOR5	29-Apr-2022	ESTABLISHING THE GLOBAL MANAGEMENT COMPENSATION FOR FISCAL YEAR 2022	FOR
FLEURY SA	BRFLRYACNOR5	29-Apr-2022	DO YOU WISH TO REQUEST THE ESTABLISHMENT OF A FISCAL COUNCIL, UNDER THE TERMS OF ARTICLE 161 OF LAW 6,404, OF 1976. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS, HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF THE ESTABLISHMENT OF THE FISCAL COUNCIL	ABSTAIN
FLEURY SA	BRFLRYACNOR5	29-Apr-2022	AUTHORIZING THE COMPANY'S ACQUISITION OF SHARES REPRESENTING THE ENTIRE SHARE CAPITAL OF I. LABORATORIO MARCELO MAGALHAES S.A., CNPJ.ME NO. 11.696.937.0001.60, AND II. MARCELO MAGALHAES DIAGNOSTICOS S.A., CNPJ.ME NO. 31.746.435.0001.03, PURSUANT TO ARTICLE 256, PARAGRAPH 1 OF LAW 6,404.76	FOR
FLEURY SA	BRFLRYACNOR5	29-Apr-2022	AMENDING ARTICLE 2 OF THE COMPANY'S BYLAWS TO INDICATE THAT THE COMPANY SHALL HAVE HEAD OFFICE AND VENUE IN THE CITY OF SAO PAULO, STATE OF SAO PAULO, EXCLUDING THE ADDRESS REFERENCE FROM THE BYLAWS	FOR

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FLEURY SA	BRFLRYACNOR5	29-Apr-2022	AMENDING ARTICLE 3 OF THE COMPANY S BYLAWS TO DETAIL THE ACTIVITIES THAT ARE PART OF ITS CORPORATE PURPOSE	FOR
FLEURY SA	BRFLRYACNOR5	29-Apr-2022	AMENDING ARTICLE 6 OF THE COMPANY S BYLAWS TO ADJUST THE VALUE AND FORM OF INDICATION OF THE COMPANY S AUTHORIZED CAPITAL	FOR
FLEURY SA	BRFLRYACNOR5	29-Apr-2022	AMENDING ITEM A. OF ARTICLE 18 OF THE COMPANY S BYLAWS TO FORMALLY INSERT WITHIN THE SPHERE OF THE BOARD OF DIRECTORS POWERS THE COMPANY S AND THE BOARD OF DIRECTORS COMMITMENT WITH ENVIRONMENTAL, SOCIAL AND GOVERNANCE VALUES	FOR
FLEURY SA	BRFLRYACNOR5	29-Apr-2022	UPDATING ARTICLE 5 OF THE COMPANY S BYLAWS TO REFLECT THE SHARE CAPITAL AMOUNT STATED IN THE BOARD OF DIRECTORS MEETING HELD ON AUGUST 2, 2021, AS WELL AS RESTATING THE BYLAWS TO REFLECT THE APPROVED CHANGES	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	REELECT FOLKERT JOLING TO MANAGEMENT BOARD	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	REELECT JAN VAN KUIJK TO SUPERVISORY BOARD	AGAINST
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	REELECT OLIVIER BISSERIER TO SUPERVISORY BOARD	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	APPROVE CANCELLATION OF REPURCHASED SHARES	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	RATIFY ERNST YOUNG ACCOUNTANTS LLP AS AUDITORS	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	APPROVE DIVIDENDS OF EUR 1.35 PER SHARE	FOR
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	APPROVE REMUNERATION REPORT	AGAINST
FLOW TRADERS N.V.	NL0011279492	29-Apr-2022	APPROVE REMUNERATION POLICY FOR MANAGEMENT BOARD	AGAINST
GALP ENERGIA SGPS SA	PTGALOAM0009	29-Apr-2022	APPROVE REDUCTION IN SHARE CAPITAL	FOR
GALP ENERGIA SGPS SA	PTGALOAM0009	29-Apr-2022	RATIFY CO-OPTIONS OF TERESA ALEXANDRA PIRES MARQUES LEITAO ABECASIS, JAVIER CAVADA CAMINO, AND GEORGIOS PAPANIMITRIOU AS DIRECTORS	FOR
GALP ENERGIA SGPS SA	PTGALOAM0009	29-Apr-2022	ELECT CLAUDIA ALMEIDA E SILVA AS DIRECTOR	FOR
GALP ENERGIA SGPS SA	PTGALOAM0009	29-Apr-2022	APPROVE INDIVIDUAL AND CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GALP ENERGIA SGPS SA	PTGALOAM0009	29-Apr-2022	APPROVE ALLOCATION OF INCOME	FOR
GALP ENERGIA SGPS SA	PTGALOAM0009	29-Apr-2022	APPRAISE MANAGEMENT AND SUPERVISION OF COMPANY AND APPROVE VOTE OF CONFIDENCE TO CORPORATE BODIES	FOR
GALP ENERGIA SGPS SA	PTGALOAM0009	29-Apr-2022	APPROVE REMUNERATION POLICY	FOR
GALP ENERGIA SGPS SA	PTGALOAM0009	29-Apr-2022	AUTHORIZE REPURCHASE AND REISSUANCE OF SHARES AND BONDS	FOR

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GRACO INC.	US3841091040	29-Apr-2022	Election of Director: Eric P. Etchart	FOR
GRACO INC.	US3841091040	29-Apr-2022	Election of Director: Jody H. Feragen	FOR
GRACO INC.	US3841091040	29-Apr-2022	Election of Director: J. Kevin Gilligan	FOR
GRACO INC.	US3841091040	29-Apr-2022	Ratification of appointment of Deloitte & Touche LLP as the Company's independent registered accounting firm.	FOR
GRACO INC.	US3841091040	29-Apr-2022	Approval, on an advisory basis, of the compensation paid to our named executive officers as disclosed in the Proxy Statement.	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: DR. IVO FURRER (INCUMBENT)	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: LUIGI LUBELLI (NEW)	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: DR. GABRIELA MARIA PAYER (INCUMBENT)	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: DR. ANDREAS VON PLANTA (INCUMBENT)	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: REGULA WALLIMANN (INCUMBENT)	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: JEAN-RENE FOURNIER	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: DR. GABRIELA MARIA PAYER	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: DR. ANDREAS VON PLANTA	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE: REGULA WALLIMANN	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	APPROVAL OF THE TOTAL AMOUNT OF THE FIXED COMPENSATION OF THE BOARD OF DIRECTORS IN THE AMOUNT OF CH 3,100,000 FOR THE PERIOD UP TO THE NEXT ORDINARY SHAREHOLDERS MEETING	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	APPROVAL OF THE TOTAL AMOUNT OF THE FIXED COMPENSATION OF THE EXECUTIVE MANAGEMENT IN THE AMOUNT OF THE CHF 8,300,000 FOR THE PERIOD FROM 1 JULY 2022 UNTIL AND INCLUDING 30 JUNE 2023	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	APPROVAL OF THE TOTAL AMOUNT OF THE VARIABLE COMPENSATION OF THE EXECUTIVE MANAGEMENT IN THE AMOUNT OF CHF 4,900,000 FOR THE COMPLETED FINANCIAL YEAR 2021	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	ELECTION OF THE INDEPENDENT PROXY / ADVOKATUR AND NOTARIAT BACHMANN, ST. GALLEN, FOR A TERM OF OFFICE ONE YEAR ENDING WITH THE CONCLUSION OF THE NEXT ORDINARY SHAREHOLDERS MEETING	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	ELECTION OF THE STATUTORY AUDITOR / KPMG AG, ZURICH, FOR A TERM OF ONE YEAR UNTIL THE END OF THE NEXT ORDINARY SHAREHOLDERS MEETING	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	APPROVAL OF THE MANAGEMENT REPORT, THE FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR 2021, ACKNOWLEDGEMENT OF THE AUDITORS REPORTS	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	DISCHARGE OF THE MEMBERS OF GOVERNING AND EXECUTIVE BODIES	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	APPROPRIATION OF RETAINED EARNINGS	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	ELECTION OF DR THOMAS SCHMUCKLI AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: DR. HANS C. KUENZLE (INCUMBENT)	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: BEAT FELLMANN (INCUMBENT)	FOR
HELVETIA HOLDING AG	CH0466642201	29-Apr-2022	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR: JEAN-RENE FOURNIER (INCUMBENT)	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.11 PER SHARE	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE DISCHARGE OF GUN NILSSON	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE DISCHARGE OF MARTA SCHORLING ANDREEN	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE DISCHARGE OF JOHN BRANDON	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE DISCHARGE OF SOFIA SCHORLING HOGBERG	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE DISCHARGE OF ULRIKA FRANCKE	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE DISCHARGE OF HENRIK HENRIKSSON	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE DISCHARGE OF PATRICK SODERLUND	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE DISCHARGE OF BRETT WATSON	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE DISCHARGE OF ERIK HUGGERS	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE DISCHARGE OF OLA ROLLEN	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	DETERMINE NUMBER OF MEMBERS (10) AND DEPUTY MEMBERS (0) OF BOARD	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2 MILLION FOR CHAIRMAN, AND SEK 670,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	REELECT MARTA SCHORLING ANDREEN AS DIRECTOR	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	REELECT JOHN BRANDON AS DIRECTOR	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	REELECT SOFIA SCHORLING HOGBERG AS DIRECTOR	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	REELECT ULRIKA FRANCKE AS DIRECTOR	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	REELECT HENRIK HENRIKSSON AS DIRECTOR	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	REELECT OLA ROLLEN AS DIRECTOR	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	REELECT GUN NILSSON AS DIRECTOR	AGAINST
HEXAGON AB	SE0015961909	29-Apr-2022	REELECT PATRICK SODERLUND AS DIRECTOR	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	REELECT BRETT WATSON AS DIRECTOR	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	REELECT ERIK HUGGERS AS DIRECTOR	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	ELECT GUN NILSSON AS BOARD CHAIR	AGAINST
HEXAGON AB	SE0015961909	29-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AB AS AUDITORS	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	ELECT MIKAEL EKDAHL, JAN DWORSKY, ANDERS OSCARSSON AND LISELOTT LEDIN AS MEMBERS OF NOMINATING COMMITTEE	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE REMUNERATION REPORT	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE PERFORMANCE SHARE PROGRAM 2022/20225 FOR KEY EMPLOYEES	FOR
HEXAGON AB	SE0015961909	29-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR

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HEXAGON AB	SE0015961909	29-Apr-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF ISSUED SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RE-ELECT EILEEN MURRAY AS A DIRECTOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RE-ELECT DAVID NISH AS A DIRECTOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RE-ELECT NOEL QUINN AS A DIRECTOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RE-ELECT EWEN STEVENSON AS A DIRECTOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RE-ELECT JACKSON TAI AS A DIRECTOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RE-ELECT MARK E TUCKER AS A DIRECTOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO AUTHORISE THE GROUP AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO DISAPPLY PRE-EMPTION RIGHTS	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RECEIVE THE ANNUAL REPORT & ACCOUNTS 2021	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO FURTHER DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT ANY REPURCHASED SHARES	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO APPROVE THE FORM OF SHARE REPURCHASE CONTRACT	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES IN RELATION TO CONTINGENT CONVERTIBLE SECURITIES	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO THE ISSUE OF CONTINGENT CONVERTIBLE SECURITIES	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO OFFER A SCRIP DIVIDEND ALTERNATIVE	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO APPROVE AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO CALL GENERAL MEETINGS (OTHER THAN AN AGM) ON 14 CLEAR DAYS' NOTICE	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: SHAREHOLDER REQUISITIONED RESOLUTION: MIDLAND BANK DEFINED BENEFIT PENSION SCHEME	AGAINST
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO ELECT RACHEL DUAN AS A DIRECTOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO ELECT DAME CAROLYN FAIRBAIRN AS A DIRECTOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RE-ELECT JAMES FORESE AS A DIRECTOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RE-ELECT STEVEN GUGGENHEIMER AS A DIRECTOR	FOR
HSBC HOLDINGS PLC	GB0005405286	29-Apr-2022	TO RE-ELECT DR JOSE ANTONIO MEADE KURIBRENA AS A DIRECTOR	FOR

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HUGEL, INC.	KR7145020004	29-Apr-2022	ELECTION OF NON-PERMANENT DIRECTOR CANDIDATE: HEO SEO HONG	FOR
HUGEL, INC.	KR7145020004	29-Apr-2022	ELECTION OF NON-PERMANENT DIRECTOR CANDIDATE: LEE TAE HYEONG	FOR
HUGEL, INC.	KR7145020004	29-Apr-2022	ELECTION OF NON-PERMANENT DIRECTOR CANDIDATE: WEI FU	FOR
HUGEL, INC.	KR7145020004	29-Apr-2022	ELECTION OF NON-PERMANENT DIRECTOR CANDIDATE: HYEONG HAN SOO	FOR
HUGEL, INC.	KR7145020004	29-Apr-2022	ELECTION OF OUTSIDE DIRECTOR CANDIDATES: PATRICK HOLT	FOR
HUGEL, INC.	KR7145020004	29-Apr-2022	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER CANDIDATE: JI SEUNG MIN	FOR
HUGEL, INC.	KR7145020004	29-Apr-2022	ELECTION OF AUDIT COMMITTEE MEMBER CANDIDATE: PATRICK HOLT	FOR
HUGEL, INC.	KR7145020004	29-Apr-2022	ELECTION OF AUDIT COMMITTEE MEMBER CANDIDATE: LEE TAE HYEONG	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	APPOINTMENT OF MRS. CONSTANCE BENQUE AS A DIRECTOR	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER AND/OR ANY OTHER EXECUTIVE CORPORATE OFFICER	AGAINST
INTERPARFUMS	FR0004024222	29-Apr-2022	APPROVAL OF THE COMPENSATION POLICY FOR DIRECTORS	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	APPROVAL OF THE INFORMATION REFERRED TO IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR AWARDED IN RESPECT OF THE SAME FINANCIAL YEAR TO MR. PHILIPPE BENACIN, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO REPURCHASE ITS OWN SHARES UNDER THE PROVISIONS OF ARTICLE L.22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	RATIFICATION OF THE TRANSFER OF THE REGISTERED OFFICE FROM 4 ROND-POINT DES CHAMPS ELYSEES - 75008 PARIS TO 10 RUE DE SOLFERINO 75007 PARIS	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CANCEL TREASURY SHARES HELD BY THE COMPANY, IN PARTICULAR THOSE REPURCHASED UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A GROUP COMPANY) AND/OR TO DEBT SECURITIES, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A GROUP COMPANY) AND/OR TO DEBT SECURITIES, WITH CANCELLATION OF PRE-EMPTIVE SUBSCRIPTION RIGHT BY PUBLIC OFFERING (EXCLUDING THE OFFERS REFERRED TO IN SECTION 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE) AND/OR BY COMPENSATION OF SECURITIES IN THE CONTEXT OF A PUBLIC EXCHANGE OFFER	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A GROUP COMPANY) AND/OR TO DEBT SECURITIES, WITH CANCELLATION OF PRE-EMPTIVE SUBSCRIPTION RIGHT BY AN OFFERS REFERRED TO IN SECTION 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR

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INTERPARFUMS	FR0004024222	29-Apr-2022	AUTHORIZATION, IN THE EVENT OF AN ISSUE WITH CANCELLATION OF PRE-EMPTIVE SUBSCRIPTION RIGHT, TO SET THE ISSUE PRICE IN ACCORDANCE WITH THE CONDITIONS DETERMINED BY THE GENERAL MEETING, UP TO A LIMIT OF 10% OF THE CAPITAL PER YEAR	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	AUTHORIZATION TO INCREASE THE AMOUNT OF ISSUES	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT FOR THE BENEFIT OF MEMBERS OF A COMPANY SAVINGS PLAN PURSUANT TO ARTICLES L.3332-18 AND FOLLOWING OF THE FRENCH LABOUR CODE	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	OVERALL LIMITATION OF THE CEILINGS OF THE DELEGATIONS PROVIDED FOR IN THE FOURTEENTH, FIFTEENTH AND EIGHTEENTH RESOLUTIONS OF THIS MEETING	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT OPTIONS TO SUBSCRIBE FOR AND/OR PURCHASE SHARES TO EMPLOYEES (AND/OR CERTAIN CORPORATE OFFICERS	AGAINST
INTERPARFUMS	FR0004024222	29-Apr-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOCATE FREE SHARES TO EMPLOYEES AND/OR CERTAIN CORPORATE OFFICERS	AGAINST
INTERPARFUMS	FR0004024222	29-Apr-2022	POWERS TO CARRY OUT FORMALITIES	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 - APPROVAL OF NON-DEDUCTIBLE EXPENSES AND CHARGES	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND SETTING OF THE DIVIDEND	FOR
INTERPARFUMS	FR0004024222	29-Apr-2022	THE STATUTORY AUDITORS' SPECIAL REPORT ON REGULATED AGREEMENTS AND APPROVAL OF THESE AGREEMENTS	FOR
INTERPUMP GROUP SPA	IT0001078911	29-Apr-2022	TO MODIFY THE BY-LAWS AS FOLLOWS: TO PROPOSE THE EXTENTION OF THE DURATION OF THE COMPANY AND CONSEQUENT AMENDMENT OF ART. 3 (DENOMINATION-CENTRE-TERM-AIM) OF THE BY-LAWS; RESOLUTIONS RELATED THERETO	FOR
INTERPUMP GROUP SPA	IT0001078911	29-Apr-2022	TO MODIFY THE BY-LAWS AS FOLLOWS: TO PROPOSE THE AMEND OF ARTS. 5 (STOCK CAPITAL), 14 (MANAGEMENT) AND 19 (INTERNAL AUDITORS) OF THE BY-LAWS. RESOLUTIONS RELATED THERETO	FOR
INTERPUMP GROUP SPA	IT0001078911	29-Apr-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021, TOGETHER WITH THE BOARD OF DIRECTORS' REPORT ON MANAGEMENT, THE INTERNAL AUDITORS' REPORT AND THE ADDITIONAL ACCOMPANYING DOCUMENTATION REQUIRED BY LAW; TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021, TOGETHER WITH THE BOARD OD DIRECTORS' REPORT AND THE ADDITIONAL ACCOMPANYING DOCUMENTATION REQUIRED BY LAW; RESOLUTIONS RELATED THERETO	FOR
INTERPUMP GROUP SPA	IT0001078911	29-Apr-2022	NET INCOME ALLOCATION; RESOLUTIONS RELATED THERETO	FOR
INTERPUMP GROUP SPA	IT0001078911	29-Apr-2022	SECOND SECTION OF THE 2021 REWARDING POLICY AND EMOLUMENTS PAID REPORT ACCORDING TO THE EX ART. 123-TER, ITEM 3, OF THE LEGISLATIVE DECREE NO. 58 OF 1998;	AGAINST
INTERPUMP GROUP SPA	IT0001078911	29-Apr-2022	TO STATE DIRECTORS' EMOLUMENTS FOR THE YEAR 2022 AND THE TOTAL AMOUNT OF EMOLUMENT OF DIRECTORS EMPOWERED WITH SPECIFIC DUTIES; RESOLUTIONS RELATED THERETO	FOR
INTERPUMP GROUP SPA	IT0001078911	29-Apr-2022	TO APPROVE THE "INTERPUMP INCENTIVE PLAN 2022/2024" IN FAVOR OF EMPLOYEES, DIRECTORS AND/OR COLLABORATORS OF THE COMPANY AND ITS SUBSIDIARIES AND GRANTING OF POWERS TO THE COMPANY'S BOARD OF DIRECTORS;	FOR

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INTERPUMP GROUP SPA	IT0001078911	29-Apr-2022	AUTHORIZATION, ACCORDING TO THE ARTICLES 2357 AND 2357-TER OF THE CIVIL CODE, TO THE PURCHASE OF OWN SHARES AND THE EVENTUALLY SUBSEQUENT DISPOSAL OF OWN SHARES HOLD OR PURCHASED, AFTER REVOKING, IN WHOLE OR IN PART, ANY UNEXERCISED PORTION OF THE AUTHORIZATION GRANTED BY RESOLUTION OF THE SHAREHOLDERS' MEETING HELD ON 30 APRIL 2021; RESOLUTIONS RELATED THERETO	FOR
INTERPUMP GROUP SPA	IT0001078911	29-Apr-2022	TO APPOINT A DIRECTOR TO RESTORE THE BOARD OF DIRECTORS TO ITS FULL COMPLEMENT OF MEMBERS FOLLOWING THE CO-OPTATION BY THE BOARD ON 4 AUGUST 2021 AND CONFIRMATION OF REMUNERATION PURSUANT TO POINT 5 OF THE AGENDA; RESOLUTIONS RELATED THERETO	AGAINST
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	RESOLUTIONS REGARDING THE BOARD OF DIRECTORS, AS PER ART. 13 AND 14 OF THE BY-LAWS (BOARD OF DIRECTORS AND MANAGEMENT CONTROL COMMITTEE): TO ELECT THE CHAIRMAN AND ONE OR MORE DEPUTY CHAIRMEN OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS 2022/2023/2024	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	REWARDS: REWARDING POLICIES FOR DIRECTORS	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	REWARDS: TO DETERMINE THE REWARDS FOR THE DIRECTORS, AS PER ART. 16.2 AND 16.3 OF THE BY-LAWS (REWARDING THE MEMBERS OF THE BOARD OF DIRECTORS.)	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	REWARDS: REPORT ON THE REWARD POLICY AND THE REWARD PAID: SECTION I - REWARDS AND INCENTIVE POLICIES 2022 OF THE INTESA SANPAOLO GROUP	AGAINST
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	REWARDS: REPORT ON THE REWARD POLICY AND THE REWARD PAID: NON-BINDING RESOLUTION ON SECTION II - INFORMATION ON THE REWARD PAID IN 2021	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	REWARDS: TO APPROVE THE 2022 ANNUAL INCENTIVE SYSTEM BASED ON FINANCIAL INSTRUMENTS	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	REWARDS: TO APPROVE THE LONG-TERM INCENTIVE PLAN PERFORMANCE SHARE PLAN 2022-2025 FOR THE MANAGEMENT OF THE INTESA SANPAOLO GROUP	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	REWARDS: TO APPROVE THE LECOIP 3.0 2022-2025 LONG-TERM INCENTIVE PLAN FOR THE PROFESSIONALS OF THE INTESA SANPAOLO GROUP	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	OWN SHARES: TO AUTHORIZE THE PURCHASE OF OWN SHARES FOR THE CANCELLATION OF A MAXIMUM OF 2.615.384.615 OWN SHARES	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	OWN SHARES: TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES TO SERVICE THE INCENTIVE PLANS	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	OWN SHARES: TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES FOR MARKET OPERATIONS	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	TO CANCEL OWN SHARES, WITHOUT REDUCTION OF THE SHARE CAPITAL AND CONSEQUENT AMENDMENT OF ARTICLE 5 (SHARE CAPITAL) OF THE BY-LAWS	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	TO DELEGATE THE BOARD OF DIRECTORS, AS PER ART. 2443 OF THE CIVIL CODE, TO DELIBERATE AN INCREASE OF THE SHARE CAPITAL, WITH OR WITHOUT PAYMENT, PURSUANT TO, RESPECTIVELY, ART. 2349, PARAGRAPH 1, AND ART. 2441, PARAGRAPH 8, OF THE CIVIL CODE, FUNCTIONAL TO THE IMPLEMENTATION OF THE LECOIP 3.0 2022-2025 LONG-TERM INCENTIVE PLAN BASED ON FINANCIAL INSTRUMENTS, REFERRED TO IN POINT 3G) OF THE ORDINARY PART, WITH CONSEQUENT AMENDMENT OF ARTICLE 5 (SHARE CAPITAL) OF THE BY-LAWS	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	TO DELEGATE THE BOARD OF DIRECTORS, AS PER ART. 2443 OF THE CIVIL CODE, TO DELIBERATE A FREE INCREASE IN THE SHARE CAPITAL PURSUANT TO ART. 2349, PARAGRAPH 1, OF THE CIVIL CODE, FUNCTIONAL TO THE IMPLEMENTATION OF THE LONG-TERM INCENTIVE PLAN PERFORMANCE SHARE PLAN 2022-2025 BASED ON FINANCIAL INSTRUMENTS, REFERRED TO IN POINT 3F) OF THE ORDINARY PART, WITH CONSEQUENT AMENDMENT OF ARTICLE 5 (SHARE CAPITAL) OF THE BY-LAWS	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	BALANCE SHEET 2021: TO APPROVE THE 2021 BALANCE SHEET OF THE HOLDING	FOR

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INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	BALANCE SHEET 2021: TO ALLOCATE THE PROFIT FOR THE YEAR AND DISTRIBUTE THE DIVIDENDS TO SHAREHOLDERS AS WELL AS PART OF THE PREMIUM RESERVE	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	RESOLUTIONS REGARDING THE BOARD OF DIRECTORS, AS PER ART. 13 AND 14 OF THE BY-LAWS (BOARD OF DIRECTORS AND MANAGEMENT CONTROL COMMITTEE): TO DETERMINE THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEARS 2022/2023/2024	FOR
INTESA SANPAOLO SPA	IT0000072618	29-Apr-2022	RESOLUTION REGARDING THE BOARD OF DIRECTORS, AS PER ART. 13 AND 14 OF THE BY-LAWS (BOARD OF DIRECTORS AND MANAGEMENT CONTROL COMMITTEE): TO APPOINT THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGEMENT CONTROL COMMITTEE FOR THE FINANCIAL YEARS 2022/2023/2024 ON THE BASIS OF LISTS OF CANDIDATES SUBMITTED BY THE SHAREHOLDERS: SLATE 1 SUBMITTED BY COMPAGNIA DI SAN PAOLO, FONDAZIONE CARIPLO, FONDAZIONE CASSA DI RISPARMIO DI PADOVA E ROVIGO, FONDAZIONE CASSA DI RISPARMIO DI FIRENZE AND FONDAZIONE CASSA DI RISPARMIO IN BOLOGNA	FOR
INTRUM AB	SE0000936478	29-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
INTRUM AB	SE0000936478	29-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 13.5 PER SHARE	FOR
INTRUM AB	SE0000936478	29-Apr-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
INTRUM AB	SE0000936478	29-Apr-2022	DETERMINE NUMBER OF MEMBERS AND DEPUTY MEMBERS OF BOARD	AGAINST
INTRUM AB	SE0000936478	29-Apr-2022	APPROVE REMUNERATION OF DIRECTORS APPROVE REMUNERATION OF AUDITORS	AGAINST
INTRUM AB	SE0000936478	29-Apr-2022	ELECT DIRECTORS	AGAINST
INTRUM AB	SE0000936478	29-Apr-2022	RATIFY AUDITORS	AGAINST
INTRUM AB	SE0000936478	29-Apr-2022	APPROVE REMUNERATION REPORT	FOR
INTRUM AB	SE0000936478	29-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
INTRUM AB	SE0000936478	29-Apr-2022	APPROVE PERFORMANCE SHARE PLAN LTIP 2022	FOR
INTRUM AB	SE0000936478	29-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH REPURCHASE OF SHARES	FOR
INTRUM AB	SE0000936478	29-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH TRANSFER OF SHARES	FOR
INTRUM AB	SE0000936478	29-Apr-2022	APPROVE EQUITY PLAN FINANCING THROUGH REISSUANCE OF REPURCHASED SHARES	FOR
INTRUM AB	SE0000936478	29-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
ITAUSA SA	BRITSAACNPR7	29-Apr-2022	DO YOU WISH TO REQUEST A SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141, PARAGRAPH 4, II, OF LAW 6,404, OF 1976. THE SHAREHOLDER CAN ONLY FILL THIS FIELD IN CASE OF KEEPING THE POSITION OF VOTING SHARES UNINTERRUPTED FOR 3 MONTHS PRIOR TO THE GENERAL MEETING. IF THE SHAREHOLDER CHOOSES NO OR ABSTAIN, HIS HER SHARES WILL NOT BE COMPUTED FOR THE REQUEST OF A SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS	ABSTAIN
ITAUSA SA	BRITSAACNPR7	29-Apr-2022	SEPARATE ELECTION OF A MEMBER OF THE FISCAL COUNCIL BY SHAREHOLDERS WHO HOLD PREFERRED SHARES WITHOUT VOTING RIGHTS OR WITH RESTRICTED VOTING RIGHTS. THE SHAREHOLDER MUST COMPLETE THIS FIELD SHOULD HE HAVE LEFT THE GENERAL ELECTION FIELD BLANK. . ISAAC BERENZSTEJN EFFECTIVE. PATRICIA VALENTE STIERLI ALTERNATE BY NOMINATION OF THE CAIXA DE PREVIDENCIA DOS FUNCIONARIOS DO BANCO DO BRASIL PREV	FOR
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: D. Ellen Shuman	FOR

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JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: Robert A. Stewart	FOR
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: Phyllis R. Caldwell	AGAINST
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers as disclosed in the Company's Proxy Statement ("Say-on-Pay").	ABSTAIN
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: Scott A. Estes	FOR
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: Alan S. Forman	FOR
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: Michael J. Glosserman	FOR
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: Charles E. Haldeman, Jr.	FOR
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: W. Matthew Kelly	FOR
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: Alisa M. Mall	FOR
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: Carol A. Melton	FOR
JBG SMITH PROPERTIES	US46590V1008	29-Apr-2022	Election of Trustee to serve until 2023 Annual Meeting: William J. Mulrow	FOR
KELLOGG COMPANY	US4878361082	29-Apr-2022	Election of Director (term expires 2025): Rod Gillum	FOR
KELLOGG COMPANY	US4878361082	29-Apr-2022	Election of Director (term expires 2025): Mary Laschinger	FOR
KELLOGG COMPANY	US4878361082	29-Apr-2022	Election of Director (term expires 2025): Erica Mann	FOR
KELLOGG COMPANY	US4878361082	29-Apr-2022	Election of Director (term expires 2025): Carolyn Tastad	FOR
KELLOGG COMPANY	US4878361082	29-Apr-2022	Advisory resolution to approve executive compensation.	FOR
KELLOGG COMPANY	US4878361082	29-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Kellogg's independent registered public accounting firm for fiscal year 2022.	FOR
KELLOGG COMPANY	US4878361082	29-Apr-2022	Management proposal to approve the Kellogg Company 2022 Long-Term Incentive Plan.	FOR
KELLOGG COMPANY	US4878361082	29-Apr-2022	Shareowner proposal for CEO compensation to weigh workforce pay and ownership, if properly presented at the meeting.	AGAINST
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RE-ELECT MICHAEL CAWLEY AS A DIRECTOR	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RE-ELECT JOHN CRONIN AS A DIRECTOR	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RE-ELECT ANNE HERATY AS A DIRECTOR	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO ELECT EIMEAR MOLONEY AS A DIRECTOR	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO ELECT PAUL MURTAGH AS A DIRECTOR	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO AUTHORISE THE REMUNERATION OF THE AUDITORS	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RECEIVE THE COMPANY'S PLANET PASSIONATE REPORT	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RECEIVE THE POLICY ON DIRECTORS' REMUNERATION	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RECEIVE THE REPORT OF THE REMUNERATION COMMITTEE	FOR

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KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SECURITIES	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	DIS-APPLICATION OF PRE-EMPTION RIGHTS	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO ADOPT THE FINANCIAL STATEMENTS	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	ADDITIONAL 5% DIS-APPLICATION OF PRE-EMPTION RIGHTS	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	PURCHASE OF COMPANY SHARES	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	RE-ISSUE OF TREASURY SHARES	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO APPROVE THE CONVENING OF CERTAIN EGMS ON 14 DAYS' NOTICE	AGAINST
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO AMEND THE KINGSPAN GROUP PLC 2017 PERFORMANCE SHARE PLAN	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO DECLARE A FINAL DIVIDEND	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RE-ELECT JOST MASSENBERG AS A DIRECTOR	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RE-ELECT GENE M. MURTAGH AS A DIRECTOR	ABSTAIN
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RE-ELECT GEOFF DOHERTY AS A DIRECTOR	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RE-ELECT RUSSELL SHIELS AS A DIRECTOR	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RE-ELECT GILBERT MCCARTHY AS A DIRECTOR	FOR
KINGSPAN GROUP PLC	IE0004927939	29-Apr-2022	TO RE-ELECT LINDA HICKEY AS A DIRECTOR	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Robert S. Shapard	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Susan M. Stalnecker	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Gregory R. Dahlberg	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Noel B. Williams	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Approve, by an advisory vote, executive compensation.	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	The ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 30, 2022.	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: David G. Fubini	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Miriam E. John	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Robert C. Kovarik, Jr.	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Harry M.J. Kraemer, Jr.	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Roger A. Krone	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Gary S. May	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Surya N. Mohapatra	FOR
LEIDOS HOLDINGS, INC.	US5253271028	29-Apr-2022	Election of Director: Patrick M. Shanahan	FOR
LIFCO AB	SE0015949201	29-Apr-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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LIFCO AB	SE0015949201	29-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 1.50 PER SHARE	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF CARL BENNET	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF ULRIKA DELLBY	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF DAN FROHM	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF ERIK GABRIELSON	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF ULF GRUNANDER	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF ANNIKA ESPANDER	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF ANDERS LINDSTROM	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF ANDERS LORENTZSON	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF JOHAN STERN	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF CAROLINE AF UGGLAS	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF AXEL WACHTMEISTER	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF PER WALDEMARSON	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE DISCHARGE OF PETER WIBERG	FOR
LIFCO AB	SE0015949201	29-Apr-2022	DETERMINE NUMBER OF DIRECTORS (10) AND DEPUTY DIRECTORS (0) OF BOARD	FOR
LIFCO AB	SE0015949201	29-Apr-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.35 MILLION FOR CHAIRMAN AND SEK 676 ,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE REMUNERATION OF AUDITORS	FOR
LIFCO AB	SE0015949201	29-Apr-2022	REELECT CARL BENNET AS DIRECTOR	AGAINST
LIFCO AB	SE0015949201	29-Apr-2022	REELECT ULRIKA DELLBY AS DIRECTOR	FOR
LIFCO AB	SE0015949201	29-Apr-2022	REELECT ANNIKA ESPANDER AS DIRECTOR	FOR
LIFCO AB	SE0015949201	29-Apr-2022	REELECT DAN FROHM AS DIRECTOR	AGAINST
LIFCO AB	SE0015949201	29-Apr-2022	REELECT ERIK GABRIELSON AS DIRECTOR	FOR
LIFCO AB	SE0015949201	29-Apr-2022	REELECT ULF GRUNANDER AS DIRECTOR	FOR
LIFCO AB	SE0015949201	29-Apr-2022	REELECT JOHAN STERN AS DIRECTOR	FOR
LIFCO AB	SE0015949201	29-Apr-2022	REELECT CAROLINE AF UGGLAS AS DIRECTOR	FOR
LIFCO AB	SE0015949201	29-Apr-2022	REELECT AXEL WACHTMEISTER AS DIRECTOR	AGAINST
LIFCO AB	SE0015949201	29-Apr-2022	REELECT PER WALDEMARSON AS DIRECTOR	FOR
LIFCO AB	SE0015949201	29-Apr-2022	REELECT CARL BENNET AS BOARD CHAIR	AGAINST
LIFCO AB	SE0015949201	29-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR

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LIFCO AB	SE0015949201	29-Apr-2022	APPROVE INSTRUCTIONS FOR NOMINATING COMMITTEE	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE REMUNERATION REPORT	FOR
LIFCO AB	SE0015949201	29-Apr-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
MANULIFE US REIT	SG1CI1000004	29-Apr-2022	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT AND THE AUDITED FINANCIAL STATEMENTS OF MANULIFE US REIT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE AUDITORS' REPORT THEREON	FOR
MANULIFE US REIT	SG1CI1000004	29-Apr-2022	TO RE-APPOINT ERNST & YOUNG LLP AS THE AUDITORS OF MANULIFE US REIT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITORS' REMUNERATION	FOR
MANULIFE US REIT	SG1CI1000004	29-Apr-2022	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
MERCEDES-BENZ GROUP AG	DE0007100000	29-Apr-2022	APPROVE REMUNERATION REPORT	FOR
MERCEDES-BENZ GROUP AG	DE0007100000	29-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 5.00 PER SHARE	FOR
MERCEDES-BENZ GROUP AG	DE0007100000	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	AGAINST
MERCEDES-BENZ GROUP AG	DE0007100000	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	AGAINST
MERCEDES-BENZ GROUP AG	DE0007100000	29-Apr-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
MERCEDES-BENZ GROUP AG	DE0007100000	29-Apr-2022	RATIFY KPMG AG AS AUDITORS FOR THE 2023 INTERIM FINANCIAL STATEMENTS UNTIL THE 2023 AGM	FOR
MERCEDES-BENZ GROUP AG	DE0007100000	29-Apr-2022	ELECT DAME COURTICE TO THE SUPERVISORY BOARD	FOR
MERCEDES-BENZ GROUP AG	DE0007100000	29-Apr-2022	ELECT MARCO GOBBETTI TO THE SUPERVISORY BOARD	FOR
NORTHWESTERN CORPORATION	US6680743050	29-Apr-2022	DIRECTOR	FOR
NORTHWESTERN CORPORATION	US6680743050	29-Apr-2022	DIRECTOR	FOR
NORTHWESTERN CORPORATION	US6680743050	29-Apr-2022	DIRECTOR	FOR
NORTHWESTERN CORPORATION	US6680743050	29-Apr-2022	DIRECTOR	FOR
NORTHWESTERN CORPORATION	US6680743050	29-Apr-2022	DIRECTOR	FOR
NORTHWESTERN CORPORATION	US6680743050	29-Apr-2022	DIRECTOR	FOR
NORTHWESTERN CORPORATION	US6680743050	29-Apr-2022	DIRECTOR	FOR
NORTHWESTERN CORPORATION	US6680743050	29-Apr-2022	DIRECTOR	FOR
NORTHWESTERN CORPORATION	US6680743050	29-Apr-2022	Ratification of Deloitte & Touche LLP as the independent registered public accounting firm for 2022.	FOR
NORTHWESTERN CORPORATION	US6680743050	29-Apr-2022	Advisory vote to approve named executive officer compensation.	FOR

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OWENS & MINOR, INC.	US6907321029	29-Apr-2022	Advisory vote on the frequency of a shareholder vote on the compensation of the Company's named executive officers	1 YEAR
OWENS & MINOR, INC.	US6907321029	29-Apr-2022	Election of Director: Mark A. Beck	FOR
OWENS & MINOR, INC.	US6907321029	29-Apr-2022	Election of Director: Gwendolyn M. Bingham	FOR
OWENS & MINOR, INC.	US6907321029	29-Apr-2022	Election of Director: Kenneth Gardner-Smith	FOR
OWENS & MINOR, INC.	US6907321029	29-Apr-2022	Election of Director: Robert J. Henkel	FOR
OWENS & MINOR, INC.	US6907321029	29-Apr-2022	Election of Director: Stephen W. Klemash	FOR
OWENS & MINOR, INC.	US6907321029	29-Apr-2022	Election of Director: Mark F. McGettrick	FOR
OWENS & MINOR, INC.	US6907321029	29-Apr-2022	Election of Director: Edward A. Pesicka	FOR
OWENS & MINOR, INC.	US6907321029	29-Apr-2022	Ratification of the appointment of KPMG LLP as the Company's independent public accounting firm for the year ending December 31, 2022	FOR
OWENS & MINOR, INC.	US6907321029	29-Apr-2022	Advisory vote to approve the compensation of the Company's named executive officers	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	RE-ELECTION OF GRAEME PITKETHLY	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	RECEIPT OF FINANCIAL STATEMENTS AND REPORTS	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	RE-ELECTION OF TIM SCORE	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	RE-ELECTION OF LINCOLN WALLEN	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	APPROVAL OF ANNUAL REMUNERATION REPORT	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	APPOINTMENT OF AUDITORS	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	REMUNERATION OF AUDITORS	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	ALLOTMENT OF SHARES	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	WAIVER OF PRE-EMPTION RIGHTS	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	WAIVER OF PRE-EMPTION RIGHTS - ADDITIONAL PERCENTAGE	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	AUTHORITY TO PURCHASE OWN SHARES	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	NOTICE OF MEETINGS	AGAINST
PEARSON PLC	GB0006776081	29-Apr-2022	FINAL DIVIDEND	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	ELECTION OF OMID KORDESTANI	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	ELECTION OF ESTHER LEE	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	ELECTION OF ANNETTE THOMAS	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	RE-ELECTION OF ANDY BIRD	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	RE-ELECTION OF SHERRY COUTU	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	RE-ELECTION OF SALLY JOHNSON	FOR
PEARSON PLC	GB0006776081	29-Apr-2022	RE-ELECTION OF LINDA LORIMER	FOR

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PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF MS. ZHU XINRONG AS AN INDEPENDENT SUPERVISOR OF THE 10 TH SESSION OF THE SUPERVISORY COMMITTEE	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. LIEW FUI KIANG AS AN INDEPENDENT SUPERVISOR OF THE 10 TH SESSION OF THE SUPERVISORY COMMITTEE	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. HUNG KA HAI CLEMENT AS AN INDEPENDENT SUPERVISOR OF HE 10 TH SESSION OF THE SUPERVISORY COMMITTEE	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE DEVELOPMENT PLAN OF THE COMPANY FOR THE YEARS 2022 TO 2024	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE MANAGEMENT POLICY FOR REMUNERATION OF DIRECTORS AND SUPERVISORS OF THE COMPANY	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE ISSUANCE OF DEBT FINANCING INSTRUMENTS	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS (THE DIRECTOR(S)) OF THE COMPANY (THE BOARD) FOR THE YEAR 2021	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY (THE SUPERVISORY COMMITTEE) FOR THE YEAR 2021	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR 2021 AND ITS SUMMARY	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE REPORT OF FINAL ACCOUNTS OF THE COMPANY FOR THE YEAR 2021 INCLUDING THE AUDIT REPORT AND AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR 2021	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR THE YEAR 2021 AND THE PROPOSED DECLARATION AND DISTRIBUTION OF FINAL DIVIDENDS	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE APPOINTMENT OF AUDITORS OF THE COMPANY FOR THE YEAR 2022, RE-APPOINTING ERNST & YOUNG HUA MING LLP AS THE PRC AUDITOR OF THE COMPANY FOR THE YEAR 2022 AND ERNST & YOUNG AS THE INTERNATIONAL AUDITOR OF THE COMPANY FOR THE YEAR 2022 TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND TO FIX THEIR REMUNERATION	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. HE JIANFENG AS A NON-EXECUTIVE DIRECTOR OF THE 12 TH SESSION OF THE BOARD	FOR
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	CNE1000003X6	29-Apr-2022	TO CONSIDER AND APPROVE THE ELECTION OF MS. CAI XUN AS A NON-EXECUTIVE DIRECTOR OF THE 12 TH SESSION OF THE BOARD	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: Peter Schultz	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: Stephen W. Wilson	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: Ronald L. Havner, Jr.	AGAINST
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Advisory vote to approve the compensation of PS Business Parks, Inc.'s Named Executive Officers.	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Approval of the 2022 Equity and Performance-Based Incentive Compensation Plan.	FOR

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PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for PS Business Parks, Inc. for the fiscal year ending December 31, 2022.	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: Maria R. Hawthorne	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: Jennifer Holden Dunbar	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: M. Christian Mitchell	AGAINST
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: Irene H. Oh	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: Kristy M. Pipes	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: Gary E. Pruitt	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: Robert S. Rollo	FOR
PS BUSINESS PARKS, INC.	US69360J1079	29-Apr-2022	Election of Director: Joseph D. Russell, Jr.	FOR
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	IN CASE OF A CUMULATIVE VOTING PROCESS, SHOULD THE CORRESPONDING VOTES TO YOUR SHARES BE EQUALLY DISTRIBUTED AMONG THE MEMBERS OF THE SLATE THAT YOU VE CHOSEN. IF THE SHAREHOLDER CHOOSES YES AND ALSO INDICATES THE APPROVE ANSWER TYPE FOR SPECIFIC CANDIDATES AMONG THOSE LISTED BELOW, THEIR VOTES WILL BE DISTRIBUTED PROPORTIONALLY AMONG THESE CANDIDATES. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS BY THE CUMULATIVE VOTING PROCESS, THE SHAREHOLDERS VOTE SHALL BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. HERACLITO DE BRITO GOMES JUNIOR, INDEPENDENT MEMBER	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. MAURO TEIXEIRA SAMPAIO, INDEPENDENT MEMBER	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. MARTHA MARIA SOARES SAVEDRA, INDEPENDENT MEMBER	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. MURILO RAMOS NETO, INDEPENDENT MEMBER	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. ROBERTO MARTINS DE SOUZA, INDEPENDENT MEMBER	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. RICARDO WAGNER LOPES BARBOSA, INDEPENDENT MEMBER	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. BERNARDO DANTAS RODENBURG, INDEPENDENT MEMBER	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. PETER PAUL LORENCO ESTERMANN. INDEPENDENT MEMBER	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	VIEW OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE CUMULATIVE VOTING DISTRIBUTION. PEDRO SALLES MONTENEGRO, INDEPENDENT MEMBER	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	TO RESOLVE ON THE ESTABLISHMENT OF THE GLOBAL ANNUAL REMUNERATION OF THE MANAGERS FOR THE FISCAL YEAR 2022, IN ACCORDANCE WITH THE MANAGEMENT PROPOSAL	FOR
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	DO YOU WISH TO REQUEST THE INSTATEMENT OF THE FISCAL COUNCIL, UNDER THE TERMS OF ARTICLE 161 OF LAW 6,404 OF 1976	FOR

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QUALICORP SA	BRQUALACNOR6	29-Apr-2022	ELECTION OF MEMBERS OF THE FISCAL COUNCIL BY SLATE. NOMINATION OF ALL THE NAMES THAT COMPOSE THE SLATE. EDUARDO ROGATTO LUQUE. JACQUELINE LORENA RIBEIRO FLAVIO STAMM. GILBERTO LERIO EROS HENRIQUE DALHE. JORGE SAWAYA JUNIOR	FOR
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	IF ONE OF THE CANDIDATES OF THE SLATE LEAVES IT, TO ACCOMMODATE THE SEPARATE ELECTION REFERRED TO IN ARTICLES 161, PARAGRAPH 4, AND 240 OF LAW 6404, OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED TO THE SAME SLATE	AGAINST
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	IN THE EVENT OF A REQUEST FOR THE INSTALLATION OF THE FISCAL COUNCIL, SET ITS REMUNERATION IN ACCORDANCE WITH THE MANAGEMENT PROPOSAL	FOR
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	TAKE THE ACCOUNTS OF THE MANAGERS, AS WELL AS EXAMINE, DISCUSS AND VOTE ON THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2021, ACCOMPANIED BY THE MANAGEMENT REPORT, THE OPINION OF THE INDEPENDENT AUDITORS AND THE OPINIONS OF THE FISCAL COUNCIL AND THE AUDIT, RISK AND COMPLIANCE COMMITTEE	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	TO RESOLVE ON THE ALLOCATION OF NET INCOME FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2021, AND THE DISTRIBUTION OF DIVIDENDS TO THE COMPANY'S SHAREHOLDERS, IN ACCORDANCE WITH THE MANAGEMENT PROPOSAL	FOR
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	SET THE NUMBER OF MEMBERS TO COMPOSE THE COMPANY'S BOARD OF DIRECTORS AT 9 NINE MEMBERS, IN ACCORDANCE WITH THE MANAGEMENT PROPOSAL	FOR
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	DO YOU WISH TO REQUEST THE ADOPTION OF THE CUMULATIVE VOTING PROCESS FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141 OF LAW 6,404 OF 1976	ABSTAIN
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	NOMINATION OF ALL THE NAMES THAT COMPOSE THE SLATE. THE VOTES INDICATED IN THIS SECTION WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION REFERRED TO IN THESE FIELDS TAKES PLACE. HERACLITO DE BRITO GOMES JUNIOR, INDEPENDENT MEMBER MAURO TEIXEIRA SAMPAIO, INDEPENDENT MEMBER MARTHA MARIA SOARES SAVEDRA, INDEPENDENT MEMBER MURILO RAMOS NETO, INDEPENDENT MEMBER ROBERTO MARTINS DE SOUZA, INDEPENDENT MEMBER RICARDO WAGNER LOPES BARBOSA, INDEPENDENT MEMBER BERNARDO DANTAS RODENBURG, INDEPENDENT MEMBER PETER PAUL LORENCO ESTERMANN, INDEPENDENT MEMBER PEDRO SALLES MONTENEGRO INDEPENDENT MEMBER	FOR
QUALICORP SA	BRQUALACNOR6	29-Apr-2022	IF ONE OF THE CANDIDATES THAT COMPOSES YOUR CHOSEN SLATE LEAVES IT, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE SAME SLATE	AGAINST
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	IT0003828271	29-Apr-2022	TO APPROVE THE REWARDING POLICIES, AS PER ARTICLE 123-TER, ITEM 3-BIS AND 6 OF THE LEGISLATIVE DECREE OF 24 FEBRUARY 1998 NO 58: BINDING RESOLUTION ON THE FIRST SECTION OF THE EMOLUMENT POLICY	FOR
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	IT0003828271	29-Apr-2022	TO APPROVE THE REWARDING POLICIES, AS PER ARTICLE 123-TER, ITEM 3-BIS AND 6 OF THE LEGISLATIVE DECREE OF 24 FEBRUARY 1998 NO 58: NON-BINDING RESOLUTION ON THE SECOND SECTION OF THE 2021 EMOLUMENT POLICY	FOR
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	IT0003828271	29-Apr-2022	TO PROPOSE THE AUTHORIZATION TO PURCHASE AND DISPOSE OF OWN SHARES. RESOLUTIONS RELATED THERETO	FOR

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RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	IT0003828271	29-Apr-2022	BOARD OF DIRECTORS' REPORT; INTERNAL AUDITORS' REPORT; BALANCE SHEET AS OF 31 DECEMBER 2021: BALANCE SHEET AS OF 31 DECEMBER 2021. RESOLUTIONS RELATED THERETO	FOR
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	IT0003828271	29-Apr-2022	BOARD OF DIRECTORS' REPORT; INTERNAL AUDITORS' REPORT; BALANCE SHEET AS OF 31 DECEMBER 2021: TO ALLOCATE THE 2021 NET INCOME. RESOLUTIONS RELATED THERETO	FOR
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	IT0003828271	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS; RESOLUTIONS RELATED THERETO: TO STATE BOARD OF DIRECTORS' MEMBERS NUMBER	FOR
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	IT0003828271	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS; RESOLUTIONS RELATED THERETO: TO STATE THE BOARD OF DIRECTORS' TERM OF OFFICE	FOR
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	IT0003828271	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS; RESOLUTIONS RELATED THERETO: TO APPOINT THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	IT0003828271	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS; RESOLUTIONS RELATED THERETO: TO STATE THE BOARD OF DIRECTOR'S EMOLUMENT	FOR
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	IT0003828271	29-Apr-2022	TO APPOINT THE BOARD OF DIRECTORS; RESOLUTIONS RELATED THERETO: TO DISMISS DIRECTORS FROM NON-COMPETE OBLIGATIONS, AS PER ARTICLE 2390, THE ITALIAN CIVIL CODE, IN RELATION TO THEIR POSITION IN OTHER COMPANIES THAT ARE ALREADY DISCLOSED TO THE COMPANY AT THE MEETING'S DATE	AGAINST
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: James H. Simmons, III	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: Thomas G. Wattles	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: Martin E. Stein, Jr.	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Adoption of an advisory resolution approving executive compensation for fiscal year 2021.	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Ratification of appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: Bryce Blair	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: C. Ronald Blankenship	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: Deirdre J. Evens	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: Thomas W. Furphy	FOR

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REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: Karin M. Klein	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: Peter D. Linneman	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: David P. O'Connor	FOR
REGENCY CENTERS CORPORATION	US7588491032	29-Apr-2022	Election of Director: Lisa Palmer	FOR
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	Election of Trustee: Robert L. Johnson	FOR
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	To approve, on a non-binding basis, the compensation of our named executive officers.	AGAINST
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	Election of Trustee: Leslie D. Hale	FOR
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	Election of Trustee: Evan Bayh	FOR
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	Election of Trustee: Arthur R. Collins	FOR
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	Election of Trustee: Nathaniel A. Davis	AGAINST
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	Election of Trustee: Patricia L. Gibson	FOR
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	Election of Trustee: Robert M. La Forgia	FOR
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	Election of Trustee: Robert J. McCarthy	FOR
RLJ LODGING TRUST	US74965L1017	29-Apr-2022	Election of Trustee: Robin Zeigler	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO ELECT KFS MEURK-HARVEY AS A DIRECTOR	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO RECEIVE THE COMPANYS ANNUAL REPORT AND AUDITED ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITOR	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO RE-ELECT JE STIPP AS A DIRECTOR	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	AUTHORITY FOR THE DIRECTORS TO ALLOT SHARES	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	AUTHORITY TO ADOPT NEW RULES OF THE ROTORK SHARE INCENTIVE PLAN	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	GENERAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS CAPITAL INVESTMENTS	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	AUTHORITY TO PURCHASE OWN ORDINARY SHARES	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	AUTHORITY TO PURCHASE OWN PREFERENCE SHARES	FOR

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ROTORK PLC	GB00BVFNZH21	29-Apr-2022	NOTICE PERIOD FOR GENERAL MEETINGS	AGAINST
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO DECLARE A FINAL DIVIDEND OF 4.05P PER ORDINARY SHARE	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO RE-ELECT AC ANDERSEN AS A DIRECTOR	AGAINST
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO RE-ELECT TR COBBOLD AS A DIRECTOR	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO RE-ELECT JM DAVIS AS A DIRECTOR	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO RE-ELECT PG DILNOT AS A DIRECTOR	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO ELECT KT HUYNH AS A DIRECTOR	FOR
ROTORK PLC	GB00BVFNZH21	29-Apr-2022	TO RE-ELECT MJ LAMB AS A DIRECTOR	FOR
SAIA, INC	US78709Y1055	29-Apr-2022	Election of Director: Kevin A. Henry	FOR
SAIA, INC	US78709Y1055	29-Apr-2022	Election of Director: Frederick J. Holzgrefe, III	FOR
SAIA, INC	US78709Y1055	29-Apr-2022	Election of Director: Donald R. James	FOR
SAIA, INC	US78709Y1055	29-Apr-2022	Election of Director: Richard D. O'Dell	FOR
SAIA, INC	US78709Y1055	29-Apr-2022	Approve on an advisory basis the compensation of Saia's Named Executive Officers	FOR
SAIA, INC	US78709Y1055	29-Apr-2022	Approve an amendment to Saia's Certificate of Incorporation to eliminate supermajority voting requirements	FOR
SAIA, INC	US78709Y1055	29-Apr-2022	Approve an amendment to Saia's Certificate of Incorporation to increase the number of authorized shares of common stock	FOR
SAIA, INC	US78709Y1055	29-Apr-2022	Ratify the appointment of KPMG LLP as Saia's Independent Registered Public Accounting Firm for fiscal year 2022	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	CONSIDERATION OF THE BOARD'S REPORT ON REMUNERATION TO THE EXECUTIVE MANAGEMENT	AGAINST
SCATEC ASA	NO0010715139	29-Apr-2022	ELECTION OF JOHN ANDERSEN (CHAIR) UNTIL 2024	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	ELECTION OF JAN SKOGSETH UNTIL 2024	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	ELECTION OF MARIA MORAEUS HANSEN UNTIL 2024	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	ELECTION OF METTE KROGRUD UNTIL 2024	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	ELECTION OF ESPEN GUNDERSEN UNTIL 2024	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	APPROVAL OF REMUNERATION TO THE BOARD AND THE COMMITTEES	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	ELECTION OF MEMBERS OF THE NOMINATION COMMITTEE	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	APPROVAL OF REMUNERATION TO THE MEMBERS OF THE NOMINATION COMMITTEE	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	APPROVAL OF REMUNERATION TO THE COMPANY'S AUDITOR	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	ELECTION OF AUDITOR	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	APPROVAL OF AMENDMENTS TO THE GUIDELINES FOR THE NOMINATION COMMITTEE	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	AUTHORISATION TO THE BOARD TO PURCHASE TREASURY SHARES IN CONNECTION WITH ACQUISITIONS, MERGERS, DE-MERGERS OR OTHER TRANSACTIONS	AGAINST

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SCATEC ASA	NO0010715139	29-Apr-2022	AUTHORISATION TO THE BOARD TO PURCHASE TREASURY SHARES IN CONNECTION WITH THE COMPANY'S SHARE AND INCENTIVE SCHEMES FOR EMPLOYEES	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	AUTHORISATION TO THE BOARD TO PURCHASE TREASURY SHARES FOR THE PURPOSE OF INVESTMENT OR FOR SUBSEQUENT SALE OR DELETION OF SUCH SHARES	AGAINST
SCATEC ASA	NO0010715139	29-Apr-2022	AUTHORISATION TO THE BOARD TO INCREASE THE SHARE CAPITAL OF THE COMPANY FOR STRENGTHENING OF THE COMPANY'S EQUITY AND ISSUE OF CONSIDERATION SHARES IN CONNECTION WITH ACQUISITIONS OF BUSINESSES WITHIN THE COMPANY'S PURPOSE	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	AUTHORISATION TO THE BOARD TO INCREASE THE SHARE CAPITAL OF THE COMPANY IN CONNECTION WITH THE COMPANY'S SHARE- AND INCENTIVE SCHEMES FOR EMPLOYEES	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	ELECTION OF A PERSON TO CHAIR THE MEETING AND A REPRESENTATIVE TO CO-SIGN THE MINUTES	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	APPROVAL OF THE NOTICE AND THE AGENDA	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	APPROVAL OF THE ANNUAL ACCOUNTS AND ANNUAL REPORT FOR THE FINANCIAL YEAR 2021	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	APPROVAL OF THE BOARD'S PROPOSAL FOR DISTRIBUTION OF DIVIDEND	FOR
SCATEC ASA	NO0010715139	29-Apr-2022	APPROVAL OF GUIDELINES FOR REMUNERATION FOR THE EXECUTIVE MANAGEMENT	AGAINST
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	DIRECTOR	FOR
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	DIRECTOR	FOR
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	DIRECTOR	FOR
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	DIRECTOR	FOR
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	DIRECTOR	FOR
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	DIRECTOR	FOR
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	DIRECTOR	ABSTAIN
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	DIRECTOR	FOR
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	The appointment of KPMG LLP, Chartered Accountants, as auditors of the Corporation at a remuneration to be determined by the board of directors of the Corporation.	FOR
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	Ordinary resolution to approve all unallocated awards under the Corporation's unit incentive plan.	FOR
SECURE ENERGY SERVICES INC.	CA81373C1023	29-Apr-2022	Approval on a non-binding and advisory basis of the Corporation's approach to executive compensation.	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR CAROL FAIRWEATHER	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR KAISA HIETALA	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR JAMES LAWRENCE	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR LOURDES MELGAR	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR JOHN MOLONEY	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR JORGEN BUHL RASMUSSEN	FOR

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SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR GONZALO RESTREPO	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	REMUNERATION OF THE STATUTORY AUDITOR	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	AUTHORITY TO ALLOT SHARES	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS (RE ALLOTMENT OF UP TO 5% FOR CASH)	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS (RE ALLOTMENT OF UP TO 5% FOR CASH IN CONNECTION WITH ACQUISITIONS / SPECIFIED INVESTMENTS)	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	REVIEW OF THE COMPANYS AFFAIRS AND CONSIDERATION OF THE FINANCIAL STATEMENTS AND REPORTS OF THE DIRECTORS AND STATUTORY AUDITOR	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	AUTHORITY TO PURCHASE OWN SHARES	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	CONVENING AN EXTRAORDINARY GENERAL MEETING ON 14 DAYS NOTICE	AGAINST
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	CONSIDERATION OF THE DIRECTORS REMUNERATION REPORT	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	DECLARATION OF A DIVIDEND	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR IRIAL FINAN	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR ANTHONY SMURFIT	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR KEN BOWLES	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR ANNE ANDERSON	FOR
SMURFIT KAPPA GROUP PLC	IE00B1RR8406	29-Apr-2022	RE-ELECTION OF DIRECTOR FRITS BEURSKENS	FOR
TATA CONSUMER PRODUCTS LTD	INE192A01025	29-Apr-2022	TO CREATE, OFFER, ISSUE AND ALLOT EQUITY SHARES ON PREFERENTIAL BASIS	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	DIRECTOR	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	Resolution to appoint KPMG LLP, Chartered Professional Accountants as auditors and authorize the directors to fix their remuneration.	FOR

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TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	Resolution to accept TC Energy's approach to executive compensation, as described in the Management information circular.	FOR
TC ENERGY CORPORATION	CA87807B1076	29-Apr-2022	Resolution to continue and approve the amended and restated shareholder rights plan dated April 29, 2022, as described in the Management information circular.	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	2021 U.S. Say-on-Pay for Named Executive Officers: To approve, as a non-binding advisory resolution, the Company's named executive officer compensation for the year ended December 31, 2021, as reported in the Company's Proxy Statement	AGAINST
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	2021 U.K. Directors' Remuneration Report: To approve, as a non-binding advisory resolution, the Company's directors' remuneration report for the year ended December 31, 2021, as reported in the Company's U.K. Annual Report and Accounts	AGAINST
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Election of Director for a term expiring at the Company's 2023 Annual General Meeting of Shareholders: Douglas J. Pferdehirt	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Receipt of U.K. Annual Report and Accounts: To receive the Company's audited U.K. accounts for the year ended December 31, 2021, including the reports of the directors and the auditor thereon	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Ratification of PwC as U.S. Auditor: To ratify the appointment of PricewaterhouseCoopers LLP ("PwC") as the Company's U.S. independent registered public accounting firm for the year ending December 31, 2022	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Reappointment of PwC as U.K. Statutory Auditor: To reappoint PwC as the Company's U.K. statutory auditor under the U.K. Companies Act 2006, to hold office from the conclusion of the 2022 Annual General Meeting of Shareholders until the next annual general meeting of shareholders at which accounts are laid	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Approval of U.K. Statutory Auditor Fees: To authorize the Board and/or the Audit Committee to determine the remuneration of PwC, in its capacity as the Company's U.K. statutory auditor for the year ending December 31, 2022	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Approval of Incentive Award Plan: To authorize the adoption of the TechnipFMC plc 2022 Incentive Award Plan	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Authority to Allot Equity Securities: To authorize the Board to allot equity securities in the Company	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	As a special resolution - Authority to Allot Equity Securities without Pre-emptive Rights: Pursuant to the authority contemplated by the resolution in Proposal 9, to authorize the Board to allot equity securities without pre-emptive rights	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Election of Director for a term expiring at the Company's 2023 Annual General Meeting of Shareholders: Eleazar de Carvalho Filho	AGAINST
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Election of Director for a term expiring at the Company's 2023 Annual General Meeting of Shareholders: Claire S. Farley	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Election of Director for a term expiring at the Company's 2023 Annual General Meeting of Shareholders: Peter Mellbye	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Election of Director for a term expiring at the Company's 2023 Annual General Meeting of Shareholders: John O'Leary	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Election of Director for a term expiring at the Company's 2023 Annual General Meeting of Shareholders: Margareth Øvrum	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Election of Director for a term expiring at the Company's 2023 Annual General Meeting of Shareholders: Kay G. Priestly	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Election of Director for a term expiring at the Company's 2023 Annual General Meeting of Shareholders: John Yearwood	FOR
TECHNIPFMC PLC	GB00BDSFG982	29-Apr-2022	Election of Director for a term expiring at the Company's 2023 Annual General Meeting of Shareholders: Sophie Zurquiyah	AGAINST
TELEFLEX INCORPORATED	US8793691069	29-Apr-2022	Election of Director: John C. Heinmiller	FOR
TELEFLEX INCORPORATED	US8793691069	29-Apr-2022	Election of Director: Andrew A. Krakauer	AGAINST
TELEFLEX INCORPORATED	US8793691069	29-Apr-2022	Election of Director: Neena M. Patil	FOR

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TELEFLEX INCORPORATED	US8793691069	29-Apr-2022	Approval, on an advisory basis, of named executive officer compensation.	FOR
TELEFLEX INCORPORATED	US8793691069	29-Apr-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
TELEFLEX INCORPORATED	US8793691069	29-Apr-2022	Approval of Amended and Restated Bylaws to provide for the phased-in declassification of our Board of Directors.	FOR
TELEFLEX INCORPORATED	US8793691069	29-Apr-2022	Approval of Amended and Restated Certificate of Incorporation to provide for the phased-in declassification of our Board of Directors.	FOR
TELEFLEX INCORPORATED	US8793691069	29-Apr-2022	Stockholder proposal, if properly presented at the Annual Meeting, to amend limited voting requirements in the Company's governing documents.	FOR
TERNA S.P.A.	IT0003242622	29-Apr-2022	INTEGRATED REPORT 2021: TO APPROVE THE BALANCE SHEET FOR THE YEAR ENDED 31 DECEMBER 2021; THE BOARD OF DIRECTORS' REPORT, THE BOARD OF INTERNAL AUDITORS' AND THE EXTERNAL AUDITOR'S REPORTS; PRESENTATION OF THE CONSOLIDATED BALANCE SHEET FOR THE YEAR ENDED 31 DECEMBER 2021; PRESENTATION OF THE CONSOLIDATED NON-FINANCIAL STATEMENT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
TERNA S.P.A.	IT0003242622	29-Apr-2022	ALLOCATE NET INCOME	FOR
TERNA S.P.A.	IT0003242622	29-Apr-2022	TO APPOINT ONE MEMBER OF THE BOARD OF DIRECTORS AS PER ART. 2386 OF THE ITALIAN CIVIL CODE	FOR
TERNA S.P.A.	IT0003242622	29-Apr-2022	A LONG-TERM INCENTIVE PLAN BASED ON PERFORMANCE SHARE 2022-2026 ADDRESSED TO TERNA S.P.A.'S MANAGEMENT AND/OR ITS SUBSIDIARY COMPANIES AS PER ART. 2359 OF THE ITALIAN CIVIL CODE	FOR
TERNA S.P.A.	IT0003242622	29-Apr-2022	TO AUTHORISE TO PURCHASE AND SELL OWN SHARES, UPON REVOKING OF THE AUTHORISATION GRANTED BY THE SHAREHOLDERS' MEETING ON APRIL 30, 2021	FOR
TERNA S.P.A.	IT0003242622	29-Apr-2022	REPORT ON REWARDING POLICY AND EMOLUMENT PAID: FIRST SECTION: REPORT ON THE REWARDING POLICY (BINDING RESOLUTION)	AGAINST
TERNA S.P.A.	IT0003242622	29-Apr-2022	REPORT ON REWARDING POLICY AND EMOLUMENT PAID: SECOND SECTION: REPORT ON THE EMOLUMENTS PAID (NON BINDING RESOLUTION)	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO RE-ELECT JASMINE WHITBREAD AS A DIRECTOR OF THE COMPANY	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO RE-ELECT ALAN WILLIAMS AS A DIRECTOR OF THE COMPANY	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO REAPPOINT KPMG LLP AS THE AUDITOR	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO AUTHORISE THE AUDITOR'S REMUNERATION	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SECURITIES	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SECURITIES FREE FROM PRE-EMPTION RIGHTS	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO CALL A GENERAL MEETING ON 14 DAYS' NOTICE	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO APPROVE THE TRAVIS PERKINS SHARE INCENTIVE PLAN	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO DECLARE A FINAL DIVIDEND	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO ELECT HEATH DREWETT AS A DIRECTOR OF THE COMPANY	FOR

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TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO ELECT JORA GILL AS A DIRECTOR OF THE COMPANY	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO RE-ELECT MARIANNE CARVER AS A DIRECTOR OF THE COMPANY	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO RE-ELECT COLINE MCCONVILLE AS A DIRECTOR OF THE COMPANY	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO RE-ELECT PETE REDFERN AS A DIRECTOR OF THE COMPANY	FOR
TRAVIS PERKINS PLC	GB00BK9RKT01	29-Apr-2022	TO RE-ELECT NICK ROBERTS AS A DIRECTOR OF THE COMPANY	FOR
UNITED STATES LIME & MINERALS, INC.	US9119221029	29-Apr-2022	DIRECTOR	FOR
UNITED STATES LIME & MINERALS, INC.	US9119221029	29-Apr-2022	DIRECTOR	ABSTAIN
UNITED STATES LIME & MINERALS, INC.	US9119221029	29-Apr-2022	DIRECTOR	ABSTAIN
UNITED STATES LIME & MINERALS, INC.	US9119221029	29-Apr-2022	DIRECTOR	ABSTAIN
UNITED STATES LIME & MINERALS, INC.	US9119221029	29-Apr-2022	DIRECTOR	ABSTAIN
UNITED STATES LIME & MINERALS, INC.	US9119221029	29-Apr-2022	DIRECTOR	ABSTAIN
UNITED STATES LIME & MINERALS, INC.	US9119221029	29-Apr-2022	To approve a non-binding advisory vote on executive compensation.	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . KEN YASUHARA	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . MANUEL LINO SILVA DE SOUSA OLIVEIRA, OLLIE INDEPENDENT	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . MARCELO GASPARINO DA SILVA INDEPENDENT	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . MAURO GENTILE RODRIGUES CUNHA INDEPENDENT	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . MURILO CESAR LEMOS DOS SANTOS PASSOS INDEPENDENT	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. RACHEL DE OLIVEIRA MAIA INDEPENDENT	FOR

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VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . ROBERTO DA CUNHA CASTELLO BRANCO INDEPENDENT	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . ROGER ALLAN DOWNEY INDEPENDENT	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	IN CASE OF ADOPTION OF THE ELECTION PROCESS BY CUMULATIVE VOTING, THE VOTES CORRESPONDING TO YOUR SHARES MUST BE DISTRIBUTED IN EQUAL PERCENTAGES BY THE CANDIDATES YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO, ABSTAIN, AND THE ELECTION TAKES PLACE THROUGH THE MULTIPLE VOTE PROCESS, THEIR VOTE MUST BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . JOSE LUCIANO DUARTE PENIDO INDEPENDENT	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . FERNANDO JORGE BUSO GOMES	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . DANIEL ANDRE STIELER	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . EDUARDO DE OLIVEIRA RODRIGUES FILHO	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . KEN YASUHARA	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . MANUEL LINO SILVA DE SOUSA OLIVEIRA, OLLIE INDEPENDENT	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . MARCELO GASPARINO DA SILVA INDEPENDENT	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . MAURO GENTILE RODRIGUES CUNHA INDEPENDENT	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . MURILO CESAR LEMOS DOS SANTOS PASSOS INDEPENDENT	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . RACHEL DE OLIVEIRA MAIA INDEPENDENT	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . ROBERTO DA CUNHA CASTELLO BRANCO INDEPENDENT	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	APPRECIATION OF THE ADMINISTRATION REPORT AND ACCOUNTS, AND EXAMINATION, DISCUSSION AND VOTING OF THE FINANCIAL STATEMENTS, FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2021	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED IN CASE OF THE ADOPTION OF CUMULATIVE VOTING. . ROGER ALLAN DOWNEY INDEPENDENT	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTORS, TOTAL MEMBERS TO BE ELECTED, 1. NOMINATION OF CANDIDATES FOR CHAIRMAN OF THE BOARD OF DIRECTORS. . JOSE LUCIANO DUARTE PENIDO. INDEPENDENT	FOR

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VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF VICE,CHAIRMAN OF THE BOARD OF DIRECTORS, TOTAL MEMBERS TO BE ELECTED, 1 NOMINATION OF CANDIDATES FOR VICE,CHAIRMAN OF THE BOARD OF DIRECTORS. . FERNANDO JORGE BUSO GOMES	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE FISCAL COUNCIL BY CANDIDATE,TOTAL MEMBERS TO BE ELECTED, 6. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. . MARCELO AMARAL MORAES AND MARCUS VINICIUS DIAS SEVERINI	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE FISCAL COUNCIL BY CANDIDATE,TOTAL MEMBERS TO BE ELECTED, 6. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. . GUEITIRO MATSUO GENSO	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE FISCAL COUNCIL BY CANDIDATE,TOTAL MEMBERS TO BE ELECTED, 6. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. . MARCIO DE SOUZA, NELSON DE MENEZES FILHO	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE FISCAL COUNCIL BY CANDIDATE,TOTAL MEMBERS TO BE ELECTED, 6. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. . RAPHAEL MANHAES MARTINS, ADRIANA DE ANDRADE SOLE	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE FISCAL COUNCIL BY CANDIDATE,TOTAL MEMBERS TO BE ELECTED, 6. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. . HELOISA BELOTTI BEDICKS, RODRIGO DE MESQUITA PEREIRA	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE FISCAL COUNCIL BY CANDIDATE,TOTAL MEMBERS TO BE ELECTED, 6. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. . ROBERT JUENEMANN, JANDARACI FERREIRA DE ARAUJO	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ESTABLISHMENT OF THE REMUNERATION OF THE ADMINISTRATORS AND THE MEMBERS OF THE FISCAL COUNCIL FOR THE YEAR 2022, PURSUANT TO THE MANAGEMENT PROPOSAL	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	RATIFICATION OF THE PAYMENT OF REMUNERATION OF ADMINISTRATORS AND MEMBERS OF THE FISCAL COUNCIL FOR THE YEAR 2021, PURSUANT TO THE MANAGEMENT PROPOSAL	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	RESOLVE ON THE ALLOCATION OF THE RESULTS FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2021, UNDER THE TERMS OF THE PROPOSAL FOR ALLOCATION OF RESULTS	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	DO YOU WANT TO REQUEST THE ADOPTION OF THE CUMULATIVE VOTING PROCESS FOR THE ELECTION OF THE BOARD OF DIRECTORS, PURSUANT TO ARTICLE 141 OF BRAZILIAN LAW NO. 6404,1976. IF THE SHAREHOLDER CHOOSES, NO, OR, ABSTAIN, THEIR SHARES WILL NOT BE COUNTED FOR THE PURPOSE OF REQUESTING THE CUMULATIVE VOTE	ABSTAIN
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . JOSE LUCIANO DUARTE PENIDO INDEPENDENT	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . FERNANDO JORGE BUSO GOMES	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . DANIEL ANDRE STIELER	FOR

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VALE SA	BRVALEACNOR0	29-Apr-2022	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE ,TOTAL MEMBERS TO BE ELECTED, 12. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. . EDUARDO DE OLIVEIRA RODRIGUES FILHO	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	AMENDMENT TO THE CAPUT OF ART. 5 OF VALES BYLAWS DUE TO THE CANCELLATION OF COMMON SHARES ISSUED BY VALE APPROVED BY THE BOARD OF DIRECTORS ON SEPTEMBER 16 OF 2021 AND FEBRUARY 24 OF 2022, AND ITEM XVIII OF ART. 14 TO REFLECT THE NEW NAME OF THE COMPLIANCE DEPARTMENT	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	PURSUANT TO ARTICLES 224 AND 225 OF LAW 6,404 OF 76, TO APPROVE THE PROTOCOL AND JUSTIFICATION OF MERGER OF NEW STEEL GLOBAL S.A.R.L. NSG, WHOLLY OWNED SUBSIDIARY OF VALE, NEW STEEL SA, NEW STEEL AND CENTRO TECNOLOGICO DE SOLUCOES SUSTENTAVEIS SA, CTSS, WHOLLY OWNED SUBSIDIARIES OF NSG, BY VALE, PROTOCOL DAS INCORPORACOES, FOLLOWING THE SEQUENCE ABOVE, CONSIDERING THE MERGERS IN AN INTERDEPENDENT MANNER, THAT IS, THE APPROVAL OF EACH MERGER IS CONDITIONED TO THE APPROVAL OF THE OTHERS	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	RATIFY THE APPOINTMENT OF MACSO LEGATE AUDITORES INDEPENDENTES, MACSO, A SPECIALIZED COMPANY CONTRACTED TO CARRY OUT THE EVALUATION OF NSG, NEW STEEL AND CTSS	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	APPROVE THE APPRAISAL REPORTS OF NSG, NEW STEEL AND CTSS, PREPARED BY MACSO	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	APPROVE, SUBJECT TO THE APPROVAL OF ITEMS 6 AND 7, THE MERGER OF NSG BY VALE, WITHOUT CAPITAL INCREASE AND WITHOUT ISSUANCE OF NEW SHARES BY VALE, PURSUANT TO ARTICLE 227 OF LAW 6,404 OF 76 AND THE PROTOCOL OF MERGERS, PASSING VALE TO HAVE NEW STEEL AS ITS DIRECT SUBSIDIARY	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	CONTINUOUS ACT, SUBJECT TO THE APPROVAL OF ITEMS 5 AND 7, TO APPROVE THE MERGER OF NEW STEEL BY VALE, WITHOUT CAPITAL INCREASE AND WITHOUT ISSUANCE OF NEW SHARES BY VALE, PURSUANT TO ARTICLE 227 OF LAW 6,404 OF 76 AND THE PROTOCOL OF MERGERS , AND VALE NOW HAS CTSS AS ITS DIRECT SUBSIDIARY	FOR
VALE SA	BRVALEACNOR0	29-Apr-2022	SUBJECT TO THE APPROVAL OF ITEMS 5 AND 6, TO APPROVE, PURSUANT TO ARTICLE 227 OF LAW 6,404 OF 76 AND THE PROTOCOL OF MERGERS, THE MERGER OF CTSS BY VALE, WITHOUT CAPITAL INCREASE AND WITHOUT ISSUANCE OF NEW SHARES BY VALE	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST QUARTER OF FISCAL YEAR 2023	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	APPROVE REMUNERATION REPORT	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	ELECT MATTHIAS HUENLEIN TO THE SUPERVISORY BOARD	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	ELECT JUERGEN FENK TO THE SUPERVISORY BOARD	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	APPROVE CREATION OF EUR 233 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	AUTHORIZE USE OF FINANCIAL DERIVATIVES WHEN REPURCHASING SHARES	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.66 PER SHARE	FOR
VONOVIA SE	DE000A1ML7J1	29-Apr-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR

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VONOVIA SE	DE000A1ML7J1	29-Apr-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	To approve an amendment to 2020 Employee Stock Purchase Plan.	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	To hold an advisory vote to approve the compensation of the Company's named executive officers.	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	Election of Director: Darcy Antonellis	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of the Company for its year ending December 31, 2022.	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	Election of Director: Laura J. Durr	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	Election of Director: David C. Habiger	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	Election of Director: Jon Kirchner	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	Election of Director: Daniel Moloney	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	Election of Director: Tonia O'Connor	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	Election of Director: Raghavendra Rau	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	Election of Director: Christopher A. Seams	FOR
XPERI HOLDING CORPORATION	US98390M1036	29-Apr-2022	To approve an amendment to 2020 Equity Incentive Plan.	FOR
ZIONS BANCORPORATION	US9897011071	29-Apr-2022	Election of Director: Aaron B. Skonnard	FOR
ZIONS BANCORPORATION	US9897011071	29-Apr-2022	Election of Director: Barbara A. Yastine	FOR
ZIONS BANCORPORATION	US9897011071	29-Apr-2022	Election of Director: Maria Contreras-Sweet	FOR
ZIONS BANCORPORATION	US9897011071	29-Apr-2022	Ratification of the appointment of Ernst & Young LLP as the Independent Registered Public Accounting Firm to audit the Bank's financial statements for the current fiscal year.	FOR
ZIONS BANCORPORATION	US9897011071	29-Apr-2022	Approval, on a nonbinding advisory basis, of the compensation paid to the Bank's named executive officers with respect to fiscal year ended December 31, 2021.	FOR
ZIONS BANCORPORATION	US9897011071	29-Apr-2022	Approval of the Bank's 2022 Omnibus Incentive Plan.	FOR
ZIONS BANCORPORATION	US9897011071	29-Apr-2022	Election of Director: Gary L. Crittenden	FOR
ZIONS BANCORPORATION	US9897011071	29-Apr-2022	Election of Director: Suren K. Gupta	FOR
ZIONS BANCORPORATION	US9897011071	29-Apr-2022	Election of Director: Claire A. Huang	FOR
ZIONS BANCORPORATION	US9897011071	29-Apr-2022	Election of Director: Vivian S. Lee	AGAINST

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BERKSHIRE HATHAWAY INC.	US0846701086	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846701086	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846701086	30-Apr-2022	DIRECTOR	FOR
BERKSHIRE HATHAWAY INC.	US0846701086	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846701086	30-Apr-2022	Shareholder proposal regarding the adoption of a policy requiring that the Board Chair be an independent director.	FOR
BERKSHIRE HATHAWAY INC.	US0846701086	30-Apr-2022	Shareholder proposal regarding the publishing of an annual assessment addressing how the Corporation manages climate risks.	FOR
BERKSHIRE HATHAWAY INC.	US0846701086	30-Apr-2022	Shareholder proposal regarding how the Corporation intends to measure, disclose and reduce greenhouse gas emissions.	FOR
BERKSHIRE HATHAWAY INC.	US0846701086	30-Apr-2022	Shareholder proposal regarding the reporting of the Corporation's diversity, equity and inclusion efforts.	FOR
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	FOR
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	FOR
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	FOR
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	FOR
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	FOR
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	FOR
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	DIRECTOR	ABSTAIN
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	Shareholder proposal regarding the adoption of a policy requiring that the Board Chair be an independent director.	FOR
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	Shareholder proposal regarding the publishing of an annual assessment addressing how the Corporation manages climate risks.	FOR
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	Shareholder proposal regarding how the Corporation intends to measure, disclose and reduce greenhouse gas emissions.	FOR
BERKSHIRE HATHAWAY INC.	US0846707026	30-Apr-2022	Shareholder proposal regarding the reporting of the Corporation's diversity, equity and inclusion efforts.	FOR
AFLAC INCORPORATED	US0010551028	02-May-2022	To Election of Director to serve until next annual meeting: Barbara K. Rimer, DrPH	FOR
AFLAC INCORPORATED	US0010551028	02-May-2022	To Election of Director to serve until next annual meeting: Katherine T. Rohrer	FOR
AFLAC INCORPORATED	US0010551028	02-May-2022	To Election of Director to serve until next annual meeting: Daniel P. Amos	FOR

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CONSOLIDATED COMMUNICATIONS HOLDINGS, INC.	US2090341072	02-May-2022	DIRECTOR	FOR
CONSOLIDATED COMMUNICATIONS HOLDINGS, INC.	US2090341072	02-May-2022	DIRECTOR	FOR
CONSOLIDATED COMMUNICATIONS HOLDINGS, INC.	US2090341072	02-May-2022	Approval of Ernst & Young LLP, as the independent registered public accounting firm.	FOR
CONSOLIDATED COMMUNICATIONS HOLDINGS, INC.	US2090341072	02-May-2022	Executive Compensation - An advisory vote on the approval of compensation of our named executive officers.	FOR
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Shareholder proposal to publish an annual report disclosing lobbying activities.	AGAINST
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Shareholder proposal to disclose lobbying activities and alignment with public policy positions and statements.	AGAINST
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Election of Director to serve a three-year term: Ralph Alvarez	FOR
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Shareholder proposal to report oversight of risks related to anticompetitive pricing strategies.	AGAINST
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Election of Director to serve a three-year term: Kimberly H. Johnson	FOR
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Election of Director to serve a three-year term: Juan R. Luciano	FOR
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Approval, on an advisory basis, of the compensation paid to the company's named executive officers.	FOR
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Ratification of the appointment of Ernst & Young LLP as the independent auditor for 2022.	FOR
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Approval of amendments to the company's Articles of Incorporation to eliminate the classified board structure.	FOR
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Approval of amendments to the company's Articles of Incorporation to eliminate supermajority voting provisions.	FOR
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Approval of amendments to the company's Articles of Incorporation to give shareholders the ability to amend the company's bylaws.	FOR
ELI LILLY AND COMPANY	US5324571083	02-May-2022	Shareholder proposal to amend the bylaws to require an independent board chair.	AGAINST
GOOSEHEAD INSURANCE, INC.	US38267D1090	02-May-2022	DIRECTOR	FOR
GOOSEHEAD INSURANCE, INC.	US38267D1090	02-May-2022	DIRECTOR	FOR
GOOSEHEAD INSURANCE, INC.	US38267D1090	02-May-2022	Ratify the selection, by the audit committee of our board of directors, of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the Company's fiscal year ending December 31, 2022.	FOR
GOOSEHEAD INSURANCE, INC.	US38267D1090	02-May-2022	Non-binding and advisory resolution approving the compensation of our named executive officers.	FOR
IMCD N.V.	NL0010801007	02-May-2022	APPROVE DIVIDENDS OF EUR 1.62 PER SHARE	FOR
IMCD N.V.	NL0010801007	02-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD	FOR
IMCD N.V.	NL0010801007	02-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
IMCD N.V.	NL0010801007	02-May-2022	REELECT PIET C.J. VAN DER SLIKKE TO MANAGEMENT BOARD	FOR

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IMCD N.V.	NL0010801007	02-May-2022	REELECT HANS J.J. KOOIJMANS TO MANAGEMENT BOARD	FOR
IMCD N.V.	NL0010801007	02-May-2022	ELECT MARCUS JORDAN TO MANAGEMENT BOARD	FOR
IMCD N.V.	NL0010801007	02-May-2022	REELECT S. (STEPHAN) R. NANNINGA TO SUPERVISORY BOARD	FOR
IMCD N.V.	NL0010801007	02-May-2022	ELECT W. (WILLEM) EELMAN TO SUPERVISORY BOARD	FOR
IMCD N.V.	NL0010801007	02-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD'S NOMINATION AND APPOINTMENT COMMITTEE	FOR
IMCD N.V.	NL0010801007	02-May-2022	RATIFY DELOITTE ACCOUNTANTS B.V. AS AUDITORS	FOR
IMCD N.V.	NL0010801007	02-May-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	FOR
IMCD N.V.	NL0010801007	02-May-2022	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	FOR
IMCD N.V.	NL0010801007	02-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
IMCD N.V.	NL0010801007	02-May-2022	APPROVE REMUNERATION REPORT	FOR
IMCD N.V.	NL0010801007	02-May-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KNOWIT AB	SE0000421273	02-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 7 PER SHARE	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE DISCHARGE OF BOARD CHAIR JON RISFELT	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE DISCHARGE OF BOARD MEMBER GUNILLA ASKER	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE DISCHARGE OF BOARD MEMBER STEFAN GARDEFJORD	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE DISCHARGE OF BOARD MEMBER CAMILLA MONEFELDT KIRSTEIN	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE DISCHARGE OF BOARD MEMBER KIA ORBACK-PETTERSSON	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE DISCHARGE OF BOARD MEMBER PEDER RAMEL	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE DISCHARGE OF BOARD MEMBER OLOF CATO	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE DISCHARGE OF BOARD MEMBER SOFIA KARLSSON	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE DISCHARGE OF CEO PER WALLENTIN	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE REMUNERATION REPORT	FOR
KNOWIT AB	SE0000421273	02-May-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 725,000 FOR CHAIRMAN AND SEK 270,000 FOR OTHER DIRECTORS; APPROVE COMMITTEE FEES	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
KNOWIT AB	SE0000421273	02-May-2022	REELECT STEFAN GARDEFJORD AS DIRECTOR	FOR
KNOWIT AB	SE0000421273	02-May-2022	REELECT CAMILLA MONEFELDT KIRSTEIN AS DIRECTOR	FOR
KNOWIT AB	SE0000421273	02-May-2022	REELECT KIA ORBACK-PETTERSSON AS DIRECTOR	FOR
KNOWIT AB	SE0000421273	02-May-2022	REELECT OLOF CATO AS DIRECTOR	FOR

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KNOWIT AB	SE0000421273	02-May-2022	REELECT SOFIA KARLSSON AS DIRECTOR	FOR
KNOWIT AB	SE0000421273	02-May-2022	REELECT JON RISFELT AS DIRECTOR	AGAINST
KNOWIT AB	SE0000421273	02-May-2022	REELECT JON RISFELT AS BOARD CHAIR	AGAINST
KNOWIT AB	SE0000421273	02-May-2022	RATIFY KPMG AS AUDITORS	FOR
KNOWIT AB	SE0000421273	02-May-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
MIDLAND STATES BANCORP, INC.	US5977421057	02-May-2022	Election of Class III Director to serve for a term expiring at the 2025 annual meeting of shareholder: R. Dean Bingham	FOR
MIDLAND STATES BANCORP, INC.	US5977421057	02-May-2022	Election of Class III Director to serve for a term expiring at the 2025 annual meeting of shareholder: Jerry L. McDaniel	FOR
MIDLAND STATES BANCORP, INC.	US5977421057	02-May-2022	Election of Class III Director to serve for a term expiring at the 2025 annual meeting of shareholder: Jeffrey M. McDonnell	FOR
MIDLAND STATES BANCORP, INC.	US5977421057	02-May-2022	To approve, on a non-binding, advisory basis, the compensation of certain executive officers	FOR
MIDLAND STATES BANCORP, INC.	US5977421057	02-May-2022	To ratify the appointment of Crowe LLP as our independent registered public accounting firm for the year ending December 31, 2022	FOR
PAYCOM SOFTWARE, INC.	US70432V1026	02-May-2022	Election of Class III Director: Jason D. Clark	ABSTAIN
PAYCOM SOFTWARE, INC.	US70432V1026	02-May-2022	Election of Class III Director: Henry C. Duques	FOR
PAYCOM SOFTWARE, INC.	US70432V1026	02-May-2022	Election of Class III Director: Chad Richison	FOR
PAYCOM SOFTWARE, INC.	US70432V1026	02-May-2022	Ratification of the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
PAYCOM SOFTWARE, INC.	US70432V1026	02-May-2022	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
PAYCOM SOFTWARE, INC.	US70432V1026	02-May-2022	Advisory vote on the frequency of future advisory votes on executive compensation.	1 YEAR
PITNEY BOWES INC.	US7244791007	02-May-2022	Ratification of the Audit Committee's Appointment of PricewaterhouseCoopers LLP as our Independent Registered Public Accountants for 2022.	FOR
PITNEY BOWES INC.	US7244791007	02-May-2022	Non-binding Advisory Vote to Approve Executive Compensation.	FOR
PITNEY BOWES INC.	US7244791007	02-May-2022	Election of Director: Anne M. Busquet	FOR
PITNEY BOWES INC.	US7244791007	02-May-2022	Approval of the Amended and Restated Pitney Bowes Inc. 2018 Stock Plan.	AGAINST
PITNEY BOWES INC.	US7244791007	02-May-2022	Election of Director: Robert M. Dutkowsky	AGAINST
PITNEY BOWES INC.	US7244791007	02-May-2022	Election of Director: Mary J. Steele Guilfoile	FOR
PITNEY BOWES INC.	US7244791007	02-May-2022	Election of Director: S. Douglas Hutcheson	FOR
PITNEY BOWES INC.	US7244791007	02-May-2022	Election of Director: Marc B. Lautenbach	FOR
PITNEY BOWES INC.	US7244791007	02-May-2022	Election of Director: Michael I. Roth	FOR
PITNEY BOWES INC.	US7244791007	02-May-2022	Election of Director: Linda S. Sanford	FOR
PITNEY BOWES INC.	US7244791007	02-May-2022	Election of Director: David L. Shedlarz	FOR

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PITNEY BOWES INC.	US7244791007	02-May-2022	Election of Director: Sheila A. Stamps	FOR
PLANET FITNESS, INC.	US72703H1014	02-May-2022	DIRECTOR	ABSTAIN
PLANET FITNESS, INC.	US72703H1014	02-May-2022	DIRECTOR	FOR
PLANET FITNESS, INC.	US72703H1014	02-May-2022	DIRECTOR	FOR
PLANET FITNESS, INC.	US72703H1014	02-May-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2022.	FOR
PLANET FITNESS, INC.	US72703H1014	02-May-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers.	AGAINST
POTLATCHDELTIC CORPORATION	US7376301039	02-May-2022	Election of Director until 2025 Annual Meeting: Anne L. Alonzo	FOR
POTLATCHDELTIC CORPORATION	US7376301039	02-May-2022	Election of Director until 2025 Annual Meeting: Michael J. Covey	AGAINST
POTLATCHDELTIC CORPORATION	US7376301039	02-May-2022	Election of Director until 2025 Annual Meeting: R. Hunter Pierson, Jr.	FOR
POTLATCHDELTIC CORPORATION	US7376301039	02-May-2022	Ratification of the appointment of KPMG LLP as our independent auditors for 2022.	FOR
POTLATCHDELTIC CORPORATION	US7376301039	02-May-2022	Advisory vote to approve executive compensation.	FOR
POTLATCHDELTIC CORPORATION	US7376301039	02-May-2022	Approve the Amended and Restated 2019 Long-Term Incentive Plan to increase the number of shares available for issuance thereunder.	FOR
REC SILICON ASA	NO0010112675	02-May-2022	ELECTION OF A PERSON TO CHAIR THE MEETING, AND A PERSON TO SIGN THE MINUTES OF MEETING TOGETHER WITH THE CHAIRMAN OF THE MEETING	FOR
REC SILICON ASA	NO0010112675	02-May-2022	APPROVAL OF THE NOTICE OF THE MEETING AND THE AGENDA	FOR
REC SILICON ASA	NO0010112675	02-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: HANWHA HAS PROPOSED THAT THE GENERAL MEETING ADOPTS THE FOLLOWING RESOLUTION: THE FOLLOWING ARE ELECTED AS MEMBERS OF THE BOARD OF DIRECTORS: MR. KOO YUNG LEE (CHAIR) MR. MAENG YOON KIM (DEPUTY CHAIR) DR. RENATE OBERHOFFER-FRITZ MS. HEIKE HEILIGTAG. THE ELECTION WILL TAKE EFFECT FROM COMPLETION OF THE SHARE PURCHASE BY HANWHA SOLUTIONS CORPORATION IN REC SILICON ASA THAT WAS ANNOUNCED ON 23 MARCH 2022	AGAINST
STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the year ending December 31, 2022.	FOR
STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	The approval, by non-binding vote, of executive compensation.	FOR
STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	Election of Director: Benjamin S. Butcher	FOR
STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	Election of Director: Jit Kee Chin	FOR
STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	Election of Director: Virgis W. Colbert	FOR
STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	Election of Director: Michelle S. Dilley	FOR
STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	Election of Director: Jeffrey D. Furber	FOR
STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	Election of Director: Larry T. Guillemette	FOR

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STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	Election of Director: Francis X. Jacoby III	FOR
STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	Election of Director: Christopher P. Marr	FOR
STAG INDUSTRIAL, INC.	US85254J1025	02-May-2022	Election of Director: Hans S. Weger	FOR
THE E.W. SCRIPPS COMPANY	US8110544025	02-May-2022	Election of Director: Lauren Rich Fine	FOR
THE E.W. SCRIPPS COMPANY	US8110544025	02-May-2022	Election of Director: Burton F. Jablin	FOR
THE E.W. SCRIPPS COMPANY	US8110544025	02-May-2022	Election of Director: Kim Williams	FOR
THE YORK WATER COMPANY	US9871841089	02-May-2022	DIRECTOR	FOR
THE YORK WATER COMPANY	US9871841089	02-May-2022	DIRECTOR	FOR
THE YORK WATER COMPANY	US9871841089	02-May-2022	DIRECTOR	FOR
THE YORK WATER COMPANY	US9871841089	02-May-2022	APPOINT BAKER TILLY US, LLP AS AUDITORS. To ratify the appointment of Baker Tilly US, LLP as auditors.	FOR
TOPBUILD CORP.	US89055F1030	02-May-2022	To approve, on an advisory basis, the frequency for future advisory votes to approve the compensation of the Company's named executive officers.	1 YEAR
TOPBUILD CORP.	US89055F1030	02-May-2022	Election of Director: Alec C. Covington	FOR
TOPBUILD CORP.	US89055F1030	02-May-2022	Election of Director: Ernesto Bautista, III	FOR
TOPBUILD CORP.	US89055F1030	02-May-2022	Election of Director: Robert M. Buck	FOR
TOPBUILD CORP.	US89055F1030	02-May-2022	Election of Director: Joseph S. Cantie	FOR
TOPBUILD CORP.	US89055F1030	02-May-2022	Election of Director: Tina M. Donikowski	FOR
TOPBUILD CORP.	US89055F1030	02-May-2022	Election of Director: Mark A. Petrarca	FOR
TOPBUILD CORP.	US89055F1030	02-May-2022	Election of Director: Nancy M. Taylor	FOR
TOPBUILD CORP.	US89055F1030	02-May-2022	To ratify the Company's appointment of PricewaterhouseCoopers LLP to serve as the Company's independent registered public accounting firm for the Company's fiscal year ending December 31, 2022.	FOR
TOPBUILD CORP.	US89055F1030	02-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD.	IL0065100930	02-May-2022	Approval of the Company's amended and restated compensation policy.	AGAINST
ZIM INTEGRATED SHIPPING SERVICES LTD.	IL0065100930	02-May-2022	Do you have a personal interest in the approval of Proposal No. 1 or are you a controlling shareholder of the Company (please note: if you do not mark either Yes or No, your shares will not be voted for Proposal No.1)? Mark "for" = yes or "against" = no.	AGAINST
ZIM INTEGRATED SHIPPING SERVICES LTD.	IL0065100930	02-May-2022	Approval of an equity compensation grant to the Company's directors.	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD.	IL0065100930	02-May-2022	Approval of an equity compensation grant to the Company's CEO, Eli Glickman.	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD.	IL0065100930	02-May-2022	Do you have a personal interest in the approval of Proposal No. 3 or are you a controlling shareholder of the Company (please note: if you do not mark either Yes or No, your shares will not be voted for Proposal No.3)? Mark "for" = yes or "against" = no.	AGAINST

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ALBEMARLE CORPORATION	US0126531013	03-May-2022	Election of Director: Holly A. Van Deursen	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	To consider and vote on a non-binding advisory resolution approving the compensation of our named executive officers.	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	Election of Director: Alejandro D. Wolff	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as Albemarle's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	Election of Director: Mary Lauren Brlas	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	Election of Director: Ralf H. Cramer	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	Election of Director: J. Kent Masters, Jr.	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	Election of Director: Glenda J. Minor	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	Election of Director: James J. O'Brien	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	Election of Director: Diarmuid B. O'Connell	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	Election of Director: Dean L. Seavers	FOR
ALBEMARLE CORPORATION	US0126531013	03-May-2022	Election of Director: Gerald A. Steiner	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Appointment of Deloitte LLP, Chartered Professional Accountants, as auditor of Allied and authorizing the trustees to fix its remuneration	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Amendment to the declaration of trust of Allied, as more fully described in the management information circular	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	ELECTION OF TRUSTEES: Election of Trustee: Matthew Andrade	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Reconfirmation of the unitholder rights plan of Allied, as more fully described in the management information circular	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Non-binding advisory resolution on the approach to executive compensation, as more fully described in the management information circular	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Election of Trustee: Kay Brekken	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Election of Trustee: Gerald R. Connor	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Election of Trustee: Lois Cormack	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Election of Trustee: Gordon R. Cunningham	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Election of Trustee: Michael R. Emory	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Election of Trustee: Toni Rossi	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Election of Trustee: Stephen L. Sender	FOR
ALLIED PROPERTIES REIT	CA0194561027	03-May-2022	Election of Trustee: Jennifer A. Tory	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: Brian H. Sharples	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: Michael F. Steib	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: Franklin W. Hobbs	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: Jeffrey J. Brown	FOR

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ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Advisory vote on executive compensation.	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Ratification of the Audit Committee's engagement of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2022.	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: Kenneth J. Bacon	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: Maureen A. Breakiron-Evans	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: William H. Cary	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: Mayree C. Clark	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: Kim S. Fennebresque	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: Melissa Goldman	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: Marjorie Magner	FOR
ALLY FINANCIAL INC.	US02005N1000	03-May-2022	Election of Director: David Reilly	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	DIRECTOR	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	DIRECTOR	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	DIRECTOR	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	DIRECTOR	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	DIRECTOR	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	DIRECTOR	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	DIRECTOR	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	DIRECTOR	ABSTAIN
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	DIRECTOR	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	Appointment of Ernst & Young LLP as the Company's auditors for the financial year 2022 and to authorize the Board of Directors to fix the auditor's remuneration.	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	To approve resolutions to increase the number of authorized common shares to be reserved for issuance under the Company's Long-Term Equity Incentive Plan.	FOR
ALTUS GROUP LIMITED	CA02215R1073	03-May-2022	To consider an advisory resolution on the Company's approach to executive compensation.	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Lynn A. Pike	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Stephen J. Squeri	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Thomas J. Baltimore	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Daniel L. Vasella	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Lisa W. Wardell	FOR

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AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Christopher D. Young	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Ratification of appointment of PricewaterhouseCoopers LLP as independent registered public accounting firm for 2022.	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Approval, on an advisory basis, of the Company's executive compensation.	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Shareholder Proposal Relating to Independent Board Chairman.	AGAINST
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Charlene Barshefsky	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: John J. Brennan	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Peter Chernin	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Ralph de la Vega	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Michael O. Leavitt	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Theodore J. Leonsis	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Karen L. Parkhill	FOR
AMERICAN EXPRESS COMPANY	US0258161092	03-May-2022	Election of Director for a term of one year: Charles E. Phillips	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: Lynn C. Swann	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: Winifred M. Webb	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: Kenneth M. Woolley	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: Jay Willoughby	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: Matthew R. Zaist	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Ratification of the Appointment of Ernst & Young LLP as American Homes 4 Rent's Independent Registered Public Accounting Firm for the Fiscal Year Ending December 31, 2022.	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Advisory Vote to Approve American Homes 4 Rent's Named Executive Officer Compensation.	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: David P. Singelyn	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: Douglas N. Benham	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: Jack Corrigan	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: David Goldberg	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: Tamara H. Gustavson	FOR

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AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: Matthew J. Hart	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: Michelle C. Kerrick	FOR
AMERICAN HOMES 4 RENT	US02665T3068	03-May-2022	Election of Trustee: James H. Kropp	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Election of Director: Melanie M. Trent	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Advisory vote to approve named executive officer compensation.	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Election of Director: Joseph Alvarado	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Ratification of Ernst & Young LLP as Arcosa's independent registered public accounting firm for the year ending December 31, 2022.	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Election of Director: Rhys J. Best	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Election of Director: Antonio Carrillo	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Election of Director: Jeffrey A. Craig	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Election of Director: Ronald J. Gafford	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Election of Director: John W. Lindsay	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Election of Director: Kimberly S. Lubel	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Election of Director: Julie A. Piggott	FOR
ARCOSA, INC.	US0396531008	03-May-2022	Election of Director: Douglas L. Rock	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	ABSTAIN
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	DIRECTOR	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	RESOLUTION APPROVING THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP as the auditor of Barrick and authorizing the directors to fix its remuneration	FOR
BARRICK GOLD CORPORATION	CA0679011084	03-May-2022	ADVISORY RESOLUTION ON APPROACH TO EXECUTIVE COMPENSATION	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: Amy A. Wendell	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: David S. Wilkes	FOR

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BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: José (Joe) Almeida	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Advisory Vote to Approve Named Executive Officer Compensation	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Ratification of Appointment of Independent Registered Public Accounting Firm	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Vote to Approve a Certificate of Incorporation Amendment to Permit Stockholder Action by Written Consent	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Vote to Approve a Certificate of Incorporation Amendment to Lower the Special Meeting Threshold	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Stockholder Proposal - Special Shareholder Meeting Improvement	AGAINST
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Stockholder Proposal - Independent Board Chairman	AGAINST
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: Thomas F. Chen	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: Peter S. Hellman	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: Michael F. Mahoney	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: Patricia B. Morrison	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: Stephen N. Oesterle	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: Nancy M. Schlichting	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: Cathy R. Smith	FOR
BAXTER INTERNATIONAL INC.	US0718131099	03-May-2022	Election of Director: Albert P.L. Stroucken	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	ABSTAIN
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	ABSTAIN
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	ABSTAIN
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	ABSTAIN
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR

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BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	ABSTAIN
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	ABSTAIN
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	DIRECTOR	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	Ratification of the selection of Ernst & Young LLP as BOK Financial Corporation's independent auditors for the fiscal year ending December 31, 2022.	FOR
BOK FINANCIAL CORPORATION	US05561Q2012	03-May-2022	Approval of the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Election of Director: Phyllis R. Yale	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Advisory Vote to Approve the Compensation of our Named Executive Officers.	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Election of Director: Peter J. Arduini	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Ratification of the Appointment of an Independent Registered Public Accounting Firm.	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Shareholder Proposal to Lower the Ownership Threshold for Special Shareholder Meetings to 10%.	AGAINST
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Shareholder Proposal on the Adoption of a Board Policy that the Chairperson of the Board be an Independent Director.	AGAINST

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BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Election of Director: Giovanni Caforio, M.D.	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Election of Director: Julia A. Haller, M.D.	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Election of Director: Manuel Hidalgo Medina, M.D., Ph.D.	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Election of Director: Paula A. Price	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Election of Director: Derica W. Rice	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Election of Director: Theodore R. Samuels	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Election of Director: Gerald L. Storch	FOR
BRISTOL-MYERS SQUIBB COMPANY	US1101221083	03-May-2022	Election of Director: Karen H. Vousden, Ph.D.	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.25 PER SHARE	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE DISCHARGE OF PATRIK TIGERSCHIOLD AS CHAIRMAN	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE DISCHARGE OF CARL BJORKMAN	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE DISCHARGE OF CARSTEN BROWALL	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE DISCHARGE OF BENGT ENGSTROM	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE DISCHARGE OF CHARLOTTA FLAVIN	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE DISCHARGE OF SARAH MCPHEE	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE DISCHARGE OF CEO HENRIK BLOMQUIST	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS OF BOARD (0)	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.2 MILLION FOR CHAIRMAN AND SEK 350,000 FOR OTHER DIRECTORS	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	REELECT CARL BJORKMAN AS DIRECTOR	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	REELECT CARSTEN BROWALL AS DIRECTOR	AGAINST
BURE EQUITY AB	SE0000195810	03-May-2022	REELECT CHARLOTTA FALVIN AS DIRECTOR	AGAINST
BURE EQUITY AB	SE0000195810	03-May-2022	REELECT SARAH MCPHEE AS DIRECTOR	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	ELECT BIRGITTA STYMMME GORANSSON AS NEW DIRECTOR	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	REELECT PATRIK TIGERSCHIOLD (CHAIR) AS DIRECTOR	AGAINST
BURE EQUITY AB	SE0000195810	03-May-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR

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BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	AUTHORIZE CHAIRMAN AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE REMUNERATION REPORT	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF ISSUED SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
BURE EQUITY AB	SE0000195810	03-May-2022	APPROVE INCENTIVE PLAN LTIP 2022 FOR KEY EMPLOYEES	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Advisory vote on compensation of our Named Executive Officers.	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Ratification of Appointment of Independent Registered Public Accounting Firm for the year ending December 31, 2022.	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Election of Director to hold office until 2023: Jan A. Bertsch	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Election of Director to hold office until 2023: Gerhard F. Burbach	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Election of Director to hold office until 2023: Rex D. Geveden	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Election of Director to hold office until 2023: James M. Jaska	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Election of Director to hold office until 2023: Kenneth J. Krieg	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Election of Director to hold office until 2023: Leland D. Melvin	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Election of Director to hold office until 2023: Robert L. Nardelli	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Election of Director to hold office until 2023: Barbara A. Niland	FOR
BWX TECHNOLOGIES, INC.	US05605H1005	03-May-2022	Election of Director to hold office until 2023: John M. Richardson	FOR
CARETRUST REIT, INC	US14174T1079	03-May-2022	Election of Director: Diana M. Laing	AGAINST
CARETRUST REIT, INC	US14174T1079	03-May-2022	Election of Director: Anne Olson	FOR
CARETRUST REIT, INC	US14174T1079	03-May-2022	Election of Director: Spencer G. Plumb	FOR
CARETRUST REIT, INC	US14174T1079	03-May-2022	Election of Director: Gregory K. Stapley	FOR
CARETRUST REIT, INC	US14174T1079	03-May-2022	Election of Director: Careina D. Williams	FOR
CARETRUST REIT, INC	US14174T1079	03-May-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers.	FOR
CARETRUST REIT, INC	US14174T1079	03-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
CERIDIAN HCM HOLDING INC.	US15677J1088	03-May-2022	DIRECTOR	ABSTAIN
CERIDIAN HCM HOLDING INC.	US15677J1088	03-May-2022	DIRECTOR	FOR
CERIDIAN HCM HOLDING INC.	US15677J1088	03-May-2022	DIRECTOR	FOR
CERIDIAN HCM HOLDING INC.	US15677J1088	03-May-2022	DIRECTOR	FOR

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CERIDIAN HCM HOLDING INC.	US15677J1088	03-May-2022	To approve, on a non-binding, advisory basis, the compensation of Ceridian's named executive officers (commonly known as a "Say on Pay" vote)	AGAINST
CERIDIAN HCM HOLDING INC.	US15677J1088	03-May-2022	To ratify the appointment of KPMG LLP as Ceridian's independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
DIAMONDROCK HOSPITALITY COMPANY	US2527843013	03-May-2022	To ratify the appointment of KPMG LLP as the independent auditors for DiamondRockHospitality Company for the fiscal year ending December 31, 2022.	FOR
DIAMONDROCK HOSPITALITY COMPANY	US2527843013	03-May-2022	Election of Director: William W. McCarten	FOR
DIAMONDROCK HOSPITALITY COMPANY	US2527843013	03-May-2022	Election of Director: Mark W. Brugger	FOR
DIAMONDROCK HOSPITALITY COMPANY	US2527843013	03-May-2022	Election of Director: Timothy R. Chi	FOR
DIAMONDROCK HOSPITALITY COMPANY	US2527843013	03-May-2022	Election of Director: Michael A. Hartmeier	FOR
DIAMONDROCK HOSPITALITY COMPANY	US2527843013	03-May-2022	Election of Director: Kathleen A. Merrill	FOR
DIAMONDROCK HOSPITALITY COMPANY	US2527843013	03-May-2022	Election of Director: William J. Shaw	FOR
DIAMONDROCK HOSPITALITY COMPANY	US2527843013	03-May-2022	Election of Director: Bruce D. Wardinski	FOR
DIAMONDROCK HOSPITALITY COMPANY	US2527843013	03-May-2022	Election of Director: Tabassum S. Zalotrawala	FOR
DIAMONDROCK HOSPITALITY COMPANY	US2527843013	03-May-2022	To approve, on a non-binding, advisory basis, the compensation of the named executive officers, as disclosed in the proxy statement.	AGAINST
EASTERLY GOVERNMENT PROPERTIES, INC.	US27616P1030	03-May-2022	Ratification of the Audit Committee's appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
EASTERLY GOVERNMENT PROPERTIES, INC.	US27616P1030	03-May-2022	Election of Director: Darrell W. Crate	AGAINST
EASTERLY GOVERNMENT PROPERTIES, INC.	US27616P1030	03-May-2022	Election of Director: William C. Trimble, III	FOR
EASTERLY GOVERNMENT PROPERTIES, INC.	US27616P1030	03-May-2022	Election of Director: Michael P. Ibe	AGAINST
EASTERLY GOVERNMENT PROPERTIES, INC.	US27616P1030	03-May-2022	Election of Director: William H. Binnie	FOR
EASTERLY GOVERNMENT PROPERTIES, INC.	US27616P1030	03-May-2022	Election of Director: Cynthia A. Fisher	FOR
EASTERLY GOVERNMENT PROPERTIES, INC.	US27616P1030	03-May-2022	Election of Director: Scott D. Freeman	FOR
EASTERLY GOVERNMENT PROPERTIES, INC.	US27616P1030	03-May-2022	Election of Director: Emil W. Henry, Jr.	FOR

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EASTERLY GOVERNMENT PROPERTIES, INC.	US27616P1030	03-May-2022	Election of Director: Tara S. Innes	FOR
EASTERLY GOVERNMENT PROPERTIES, INC.	US27616P1030	03-May-2022	Approval, on a non-binding advisory basis, of our named executive officer compensation.	FOR
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Ratification of Appointment of Independent Registered Public Accounting Firm	FOR
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Election of Director: Kieran T. Gallahue	FOR
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Stockholder Proposal for an Advisory Vote to Reduce the Share Ownership Threshold to Call a Special Meeting	AGAINST
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Election of Director: Leslie S. Heisz	FOR
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Election of Director: Paul A. LaViolette	FOR
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Election of Director: Steven R. Loranger	FOR
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Election of Director: Martha H. Marsh	FOR
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Election of Director: Michael A. Mussallem	FOR
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Election of Director: Ramona Sequeira	FOR
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Election of Director: Nicholas J. Valeriani	FOR
EDWARDS LIFESCIENCES CORPORATION	US28176E1082	03-May-2022	Advisory Vote to Approve Named Executive Officer Compensation	FOR
ENCORE WIRE CORPORATION	US2925621052	03-May-2022	DIRECTOR	ABSTAIN
ENCORE WIRE CORPORATION	US2925621052	03-May-2022	DIRECTOR	FOR
ENCORE WIRE CORPORATION	US2925621052	03-May-2022	DIRECTOR	FOR
ENCORE WIRE CORPORATION	US2925621052	03-May-2022	DIRECTOR	FOR
ENCORE WIRE CORPORATION	US2925621052	03-May-2022	DIRECTOR	ABSTAIN
ENCORE WIRE CORPORATION	US2925621052	03-May-2022	DIRECTOR	ABSTAIN
ENCORE WIRE CORPORATION	US2925621052	03-May-2022	BOARD PROPOSAL TO APPROVE, IN A NON-BINDING ADVISORY VOTE, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	FOR
ENCORE WIRE CORPORATION	US2925621052	03-May-2022	BOARD PROPOSAL TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS OF THE COMPANY FOR THE YEAR ENDING DECEMBER 31, 2022.	FOR
ENERFLEX LTD.	CA29269R1055	03-May-2022	DIRECTOR	FOR
ENERFLEX LTD.	CA29269R1055	03-May-2022	DIRECTOR	FOR

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ENTERPRISE FINANCIAL SERVICES CORP	US2937121059	03-May-2022	Proposal B, ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ENTERPRISE FINANCIAL SERVICES CORP	US2937121059	03-May-2022	Proposal C, an advisory (non-binding) vote to approve executive compensation.	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: James Scarola	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: S. Carl Soderstrom, Jr.	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: David A. Campbell	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: C. John Wilder	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Approve the 2021 compensation of our named executive officers on an advisory non-binding basis.	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Approve the Evergy, Inc. Amended and Restated Long-Term Incentive Plan.	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: Thomas D. Hyde	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: B. Anthony Isaac	AGAINST
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: Paul M. Keglevic	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: Senator Mary L. Landrieu	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: Sandra A.J. Lawrence	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: Ann D. Murtlow	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: Sandra J. Price	FOR
EVERGY, INC.	US30034W1062	03-May-2022	Election of Director: Mark A. Ruelle	FOR
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Advisory Vote to Approve Named Executive Officer Compensation	FOR
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Election of Director: Glenn M. Alger	FOR
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Ratification of Independent Registered Public Accounting Firm	FOR
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Shareholder Proposal: Political Spending Disclosure	AGAINST
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Election of Director: Robert P. Carlile	FOR
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Election of Director: James M. DuBois	FOR
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Election of Director: Mark A. Emmert	AGAINST
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Election of Director: Diane H. Gulyas	FOR

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EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Election of Director: Jeffrey S. Musser	FOR
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Election of Director: Brandon S. Pedersen	FOR
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Election of Director: Liane J. Pelletier	AGAINST
EXPEDITORS INT'L OF WASHINGTON, INC.	US3021301094	03-May-2022	Election of Director: Olivia D. Polius	FOR
FORTUNE BRANDS HOME & SECURITY, INC.	US34964C1062	03-May-2022	Election of Class II Director: Susan S. Kilsby	AGAINST
FORTUNE BRANDS HOME & SECURITY, INC.	US34964C1062	03-May-2022	Election of Class II Director: Amit Banati	FOR
FORTUNE BRANDS HOME & SECURITY, INC.	US34964C1062	03-May-2022	Election of Class II Director: Irial Finan	FOR
FORTUNE BRANDS HOME & SECURITY, INC.	US34964C1062	03-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for 2022.	FOR
FORTUNE BRANDS HOME & SECURITY, INC.	US34964C1062	03-May-2022	Advisory vote to approve named executive officer compensation.	FOR
FORTUNE BRANDS HOME & SECURITY, INC.	US34964C1062	03-May-2022	Approval of the Fortune Brands Home & Security, Inc. 2022 Long- Term Incentive Plan.	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as GCP's independent registered public accounting firm for 2022	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	Election of Director: Simon M. Bates	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	To approve, on an advisory, non-binding basis, the compensation of GCP's named executive officers, as described in the accompanying proxy statement	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	Election of Director: Peter A. Feld	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	Election of Director: Janet Plaut Giesselman	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	Election of Director: Clay H. Kiefaber	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	Election of Director: Armand F. Lauzon	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	Election of Director: Marran H. Ogilvie	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	Election of Director: Andrew M. Ross	FOR
GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	Election of Director: Linda J. Welty	FOR

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GCP APPLIED TECHNOLOGIES INC	US36164Y1010	03-May-2022	Election of Director: Robert H. Yanker	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	DIRECTOR	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	DIRECTOR	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	DIRECTOR	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	DIRECTOR	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	DIRECTOR	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	DIRECTOR	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	DIRECTOR	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	DIRECTOR	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	To pass a resolution appointing PricewaterhouseCoopers LLP as our auditors, to serve as our auditors until the next annual meeting of shareholders and authorizing the directors to fix their remuneration.	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	To consider and, if thought advisable, to pass an advisory resolution to accept the approach to executive compensation as disclosed in the accompanying Management Information Circular.	FOR
GIBSON ENERGY INC.	CA3748252069	03-May-2022	To consider and, if thought advisable, by way of ordinary resolution approve all unallocated awards under our long-term incentive plan, as disclosed in the accompanying Management Information Circular.	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	DIRECTOR	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	DIRECTOR	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	DIRECTOR	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	DIRECTOR	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	DIRECTOR	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	DIRECTOR	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	DIRECTOR	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	DIRECTOR	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	DIRECTOR	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	To approve, by non-binding vote, the compensation of our named executive officers as presented in the 2022 Proxy Statement.	FOR
HUBBELL INCORPORATED	US4435106079	03-May-2022	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year 2022.	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: C. Michael Petters	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Thomas C. Schievelbein	FOR

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HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Philip M. Bilden	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: John K. Welch	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Stephen R. Wilson	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Approve executive compensation on an advisory basis	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Ratify the appointment of Deloitte & Touche LLP as independent auditors for 2022	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Approve the Huntington Ingalls Industries, Inc. 2022 Long-Term Incentive Stock Plan	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Stockholder proposal to reduce the threshold at which stockholders can require a special meeting of stockholders	AGAINST
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Augustus L. Collins	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Kirkland H. Donald	ABSTAIN
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Victoria D. Harker	ABSTAIN
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Frank R. Jimenez	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Christopher D. Kastner	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Anastasia D. Kelly	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Tracy B. McKibben	FOR
HUNTINGTON INGALLS INDUSTRIES, INC.	US4464131063	03-May-2022	Election of Director: Stephanie L. O'Sullivan	FOR
IMPERIAL OIL LIMITED	CA4530384086	03-May-2022	ELECTION OF DIRECTORS: Election of Director: D.W. (David) Cornhill	FOR
IMPERIAL OIL LIMITED	CA4530384086	03-May-2022	Election of Director: B.W. (Bradley) Corson	FOR
IMPERIAL OIL LIMITED	CA4530384086	03-May-2022	Election of Director: M.R. (Matthew) Crocker	ABSTAIN
IMPERIAL OIL LIMITED	CA4530384086	03-May-2022	Election of Director: K.T. (Krystyna) Hoeg	FOR
IMPERIAL OIL LIMITED	CA4530384086	03-May-2022	Election of Director: M.C. (Miranda) Hubbs	FOR
IMPERIAL OIL LIMITED	CA4530384086	03-May-2022	Election of Director: J.M. (Jack) Mintz	FOR
IMPERIAL OIL LIMITED	CA4530384086	03-May-2022	Election of Director: D.S. (David) Sutherland	FOR
IMPERIAL OIL LIMITED	CA4530384086	03-May-2022	PricewaterhouseCoopers LLP be reappointed as auditors of the company.	FOR

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IMPERIAL OIL LIMITED	CA4530384086	03-May-2022	Shareholder Proposal (set out in Appendix B of the company's management proxy circular). Shareholder proposal regarding the adoption of a policy to cease oil and gas exploration and developments	AGAINST
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Approval of the amended and restated Invesco Mortgage Capital Inc. 2009 Equity Incentive Plan.	FOR
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Election of Director: John S. Day	FOR
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Election of Director: Carolyn B. Handlon	FOR
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Election of Director: Edward J. Hardin	FOR
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Election of Director: James R. Lientz, Jr.	FOR
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Election of Director: Don H. Liu	FOR
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Election of Director: Dennis P. Lockhart	FOR
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Election of Director: Gregory G. McGreevey	FOR
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Election of Director: Beth A. Zayicek	FOR
INVESCO MORTGAGE CAPITAL INC.	US46131B1008	03-May-2022	Advisory vote to approve Company's 2021 executive compensation.	FOR
INVESTOR AB	SE0015811963	03-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE REMUNERATION REPORT	AGAINST
INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF GUNNAR BROCK	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF JOHAN FORSELL	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF MAGDALENA GERGER	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF TOM JOHNSTONE	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF ISABELLE KOCHER	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF SARA MAZUR	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF SVEN NYMAN	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF GRACE REKSTEN SKAUGEN	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF HANS STRABERG	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF JACOB WALLENBERG	FOR

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INVESTOR AB	SE0015811963	03-May-2022	APPROVE DISCHARGE OF MARCUS WALLENBERG	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 4.00 PER SHARE	FOR
INVESTOR AB	SE0015811963	03-May-2022	DETERMINE NUMBER OF MEMBERS (11) AND DEPUTY MEMBERS (0) OF BOARD	FOR
INVESTOR AB	SE0015811963	03-May-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 3.1 MILLION FOR CHAIRMAN, SEK 1.8 MILLION FOR VICE CHAIRMAN AND SEK 820,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
INVESTOR AB	SE0015811963	03-May-2022	REELECT GUNNAR BROCK AS DIRECTOR	FOR
INVESTOR AB	SE0015811963	03-May-2022	REELECT JOHAN FORSELL AS DIRECTOR	FOR
INVESTOR AB	SE0015811963	03-May-2022	REELECT MAGDALENA GERGER AS DIRECTOR	FOR
INVESTOR AB	SE0015811963	03-May-2022	REELECT TOM JOHNSTONE AS DIRECTOR	AGAINST
INVESTOR AB	SE0015811963	03-May-2022	REELECT ISABELLE KOCHER AS DIRECTOR	FOR
INVESTOR AB	SE0015811963	03-May-2022	REELECT SVEN NYMAN AS DIRECTOR	FOR
INVESTOR AB	SE0015811963	03-May-2022	REELECT GRACE REKSTEN SKAUGEN AS DIRECTOR	FOR
INVESTOR AB	SE0015811963	03-May-2022	REELECT HANS STRABERG AS DIRECTOR	AGAINST
INVESTOR AB	SE0015811963	03-May-2022	REELECT JACOB WALLENBERG AS DIRECTOR	AGAINST
INVESTOR AB	SE0015811963	03-May-2022	REELECT MARCUS WALLENBERG AS DIRECTOR	AGAINST
INVESTOR AB	SE0015811963	03-May-2022	ELECT SARA OHRVALL AS NEW DIRECTOR	FOR
INVESTOR AB	SE0015811963	03-May-2022	REELECT JACOB WALLENBERG AS BOARD CHAIR	AGAINST
INVESTOR AB	SE0015811963	03-May-2022	RATIFY DELOITTE AS AUDITORS	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE PERFORMANCE SHARE MATCHING PLAN (LTVR) FOR EMPLOYEES IN INVESTOR	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE PERFORMANCE SHARE MATCHING PLAN (LTVR) FOR EMPLOYEES IN PATRICIA INDUSTRIES	FOR
INVESTOR AB	SE0015811963	03-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
INVESTOR AB	SE0015811963	03-May-2022	APPROVE EQUITY PLAN (LTVR) FINANCING THROUGH TRANSFER OF SHARES TO PARTICIPANTS	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REELECT TOBIAS STAEHELIN AS DIRECTOR	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REELECT HAUKE STARS AS DIRECTOR	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REELECT MARTIN WITTIG AS DIRECTOR	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REELECT JOERG WOLLE AS DIRECTOR	FOR

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KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REELECT JOERG WOLLE AS BOARD CHAIR	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REAPPOINT KARL GERNANDT AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REAPPOINT KLAUS-MICHAEL KUEHNE AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REAPPOINT HAUKE STARS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	DESIGNATE STEFAN MANGOLD AS INDEPENDENT PROXY	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	RATIFY ERNST YOUNG AG AS AUDITORS	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	APPROVE RENEWAL OF CHF 20 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	APPROVE REMUNERATION REPORT	AGAINST
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 5.5 MILLION	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 25 MILLION	AGAINST
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	APPROVE ADDITIONAL REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 4.4 MILLION	AGAINST
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 10.00 PER SHARE	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REELECT DOMINIK BUERGY AS DIRECTOR	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REELECT RENATO FASSBIND AS DIRECTOR	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REELECT KARL GERNANDT AS DIRECTOR	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REELECT DAVID KAMENETZKY AS DIRECTOR	FOR
KUEHNE + NAGEL INTERNATIONAL AG	CH0025238863	03-May-2022	REELECT KLAUS-MICHAEL KUEHNE AS DIRECTOR	FOR
LIFEWORKS INC.	CA53227W1059	03-May-2022	The re-appointment of KPMG LLP to act as auditors of the Company, and to authorize the directors to fix their remuneration.	FOR

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LIFEWORKS INC.	CA53227W1059	03-May-2022	An advisory resolution, the text of which is set out ON PAGE 13 OF the Management Information Circular dated March 16, 2022 (the "Circular"), to ACCEPT the Company's approach to executive compensation as more particularly described in the Circular.	FOR
LIFEWORKS INC.	CA53227W1059	03-May-2022	Election of Directors Election of Director: Luc Bachand	FOR
LIFEWORKS INC.	CA53227W1059	03-May-2022	Election of Director: Robert Courteau	ABSTAIN
LIFEWORKS INC.	CA53227W1059	03-May-2022	Election of Director: Gillian (Jill) Denham	ABSTAIN
LIFEWORKS INC.	CA53227W1059	03-May-2022	Election of Director: Ron Lalonde	FOR
LIFEWORKS INC.	CA53227W1059	03-May-2022	Election of Director: Bradford (Brad) Levy	FOR
LIFEWORKS INC.	CA53227W1059	03-May-2022	Election of Director: Stephen Liptrap	FOR
LIFEWORKS INC.	CA53227W1059	03-May-2022	Election of Director: Chitra Nayak	FOR
LIFEWORKS INC.	CA53227W1059	03-May-2022	Election of Director: Kevin Pennington	FOR
LIFEWORKS INC.	CA53227W1059	03-May-2022	Election of Director: Dale Ponder	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Election of Director: Dr. Thomas Weber	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Election of Director: Lisa S. Westlake	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	ELECTION OF DIRECTORS: Election of Director: Peter G. Bowie	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Reappointment of Deloitte LLP as the independent auditor of the Corporation and authorization of the Audit Committee to fix the independent auditor's remuneration.	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Resolved that the 2022 Treasury Performance Stock Unit Plan, with a plan maximum of 3,000,000 Common Shares that may be reserved for issuance pursuant to grants made under such plan, as described in the accompanying Management Information Circular/Proxy Statement, is ratified and confirmed by shareholders.	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Resolved, on an advisory basis and not to diminish the roles and responsibilities of the Board of Directors, that the shareholders accept the approach to executive compensation disclosed in the accompanying management information circular/proxy statement.	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Election of Director: Mary S. Chan	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Election of Director: Hon. V. Peter Harder	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Election of Director: Seetarama S. Kotagiri (CEO)	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Election of Director: Dr. Kurt J. Lauk	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Election of Director: Robert F. MacLellan	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Election of Director: Mary Lou Maher	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Election of Director: William A. Ruh	FOR
MAGNA INTERNATIONAL INC.	CA5592224011	03-May-2022	Election of Director: Dr. Indira V. Samarasekera	FOR
MAGNOLIA OIL & GAS CORPORATION	US5596631094	03-May-2022	Election of Director: Stephen I. Chazen	FOR

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MAGNOLIA OIL & GAS CORPORATION	US5596631094	03-May-2022	Election of Director: Arcilia C. Acosta	FOR
MAGNOLIA OIL & GAS CORPORATION	US5596631094	03-May-2022	Election of Director: Angela M. Busch	FOR
MAGNOLIA OIL & GAS CORPORATION	US5596631094	03-May-2022	Election of Director: Edward P. Djerejian	FOR
MAGNOLIA OIL & GAS CORPORATION	US5596631094	03-May-2022	Election of Director: James R. Larson	FOR
MAGNOLIA OIL & GAS CORPORATION	US5596631094	03-May-2022	Election of Director: Dan F. Smith	FOR
MAGNOLIA OIL & GAS CORPORATION	US5596631094	03-May-2022	Election of Director: John B. Walker	FOR
MAGNOLIA OIL & GAS CORPORATION	US5596631094	03-May-2022	Approval of the advisory, non-binding resolution regarding the compensation of our named executive officers for 2021 ("say-on-pay vote")	FOR
MAGNOLIA OIL & GAS CORPORATION	US5596631094	03-May-2022	Ratification of appointment of KPMG LLP as our independent registered public accounting firm for the 2022 fiscal year	FOR
MARCUS & MILLICHAP, INC.	US5663241090	03-May-2022	DIRECTOR	ABSTAIN
MARCUS & MILLICHAP, INC.	US5663241090	03-May-2022	DIRECTOR	FOR
MARCUS & MILLICHAP, INC.	US5663241090	03-May-2022	DIRECTOR	FOR
MARCUS & MILLICHAP, INC.	US5663241090	03-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
MARCUS & MILLICHAP, INC.	US5663241090	03-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the proxy statement.	FOR
MARTEN TRANSPORT, LTD.	US5730751089	03-May-2022	To transact other business if properly brought before the Annual Meeting or any adjournment thereof.	AGAINST
MARTEN TRANSPORT, LTD.	US5730751089	03-May-2022	Election of Director: Randolph L. Marten	FOR
MARTEN TRANSPORT, LTD.	US5730751089	03-May-2022	Election of Director: Larry B. Hagness	ABSTAIN
MARTEN TRANSPORT, LTD.	US5730751089	03-May-2022	Election of Director: Thomas J. Winkel	ABSTAIN
MARTEN TRANSPORT, LTD.	US5730751089	03-May-2022	Election of Director: Jerry M. Bauer	ABSTAIN
MARTEN TRANSPORT, LTD.	US5730751089	03-May-2022	Election of Director: Robert L. Demorest	ABSTAIN
MARTEN TRANSPORT, LTD.	US5730751089	03-May-2022	Election of Director: Ronald R. Booth	FOR
MARTEN TRANSPORT, LTD.	US5730751089	03-May-2022	Election of Director: Kathleen P. Iverson	FOR
MARTEN TRANSPORT, LTD.	US5730751089	03-May-2022	Advisory resolution to approve executive compensation.	FOR
MARTEN TRANSPORT, LTD.	US5730751089	03-May-2022	Proposal to confirm the selection of Grant Thornton LLP as independent public accountants of the company for the fiscal year ending December 31, 2022.	FOR
MBIA INC.	US55262C1009	03-May-2022	To approve the Company's Amended and Restated Omnibus Incentive Plan.	FOR
MBIA INC.	US55262C1009	03-May-2022	Election of Director: Diane L. Dewbrey	FOR

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MBIA INC.	US55262C1009	03-May-2022	Election of Director: William C. Fallon	FOR
MBIA INC.	US55262C1009	03-May-2022	Election of Director: Steven J. Gilbert	FOR
MBIA INC.	US55262C1009	03-May-2022	Election of Director: Janice L. Innis-Thompson	FOR
MBIA INC.	US55262C1009	03-May-2022	Election of Director: Charles R. Rinehart	FOR
MBIA INC.	US55262C1009	03-May-2022	Election of Director: Theodore Shasta	FOR
MBIA INC.	US55262C1009	03-May-2022	Election of Director: Richard C. Vaughan	FOR
MBIA INC.	US55262C1009	03-May-2022	To approve, on an advisory basis, executive compensation.	FOR
MBIA INC.	US55262C1009	03-May-2022	To ratify the selection of PricewaterhouseCoopers LLP, certified public accountants, as independent auditors for the Company for the year 2022.	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	DIRECTOR	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	DIRECTOR	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	DIRECTOR	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	DIRECTOR	ABSTAIN
MEG ENERGY CORP.	CA5527041084	03-May-2022	DIRECTOR	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	DIRECTOR	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	DIRECTOR	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	DIRECTOR	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	DIRECTOR	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	The appointment of PricewaterhouseCoopers LLP as auditor of the Corporation for the ensuing year at such remuneration as the directors of the Corporation may determine.	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	To pass an ordinary resolution approving all unallocated stock options under the Corporation's Stock Option Plan.	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	To pass an ordinary resolution approving all unallocated restricted share units under the Corporation's Treasury-Settled Restricted Share Unit Plan.	FOR
MEG ENERGY CORP.	CA5527041084	03-May-2022	Acceptance of the Corporation's approach to executive compensation as described in the management information circular related to the Meeting. In the discretion of the proxy, on any other business that may properly be brought before the Meeting or any adjournment thereof.	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	REAPPOINTMENT OF MS. MARIA ANA FORNER BELTRAN AS DIRECTOR, CLASSIFIED AS NOMINEE DIRECTOR	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	REAPPOINTMENT OF MR. IGNACIO GIL-CASARES SATRUSTEGUI AS DIRECTOR, CLASSIFIED AS NOMINEE DIRECTOR	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	REAPPOINTMENT OF MS. MARIA LUISA JORDA CASTRO AS DIRECTOR, CLASSIFIED AS INDEPENDENT DIRECTOR	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	REAPPOINTMENT OF MS. ANA MARIA GARCIA FAU AS DIRECTOR, CLASSIFIED AS INDEPENDENT DIRECTOR	FOR

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MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	REAPPOINTMENT OF MR. FERNANDO JAVIER ORTIZ VAAMONDE AS DIRECTOR, CLASSIFIED AS INDEPENDENT DIRECTOR	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	REAPPOINTMENT OF MR. GEORGE DONALD JOHNSTON AS DIRECTOR, CLASSIFIED AS INDEPENDENT DIRECTOR	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	REAPPOINTMENT OF MR. EMILIO NOVELA BERLIN AS DIRECTOR, CLASSIFIED AS INDEPENDENT DIRECTOR	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	APPROVAL, FOR THE PURPOSES OF ARTICLE 529 NOVODECIAS OF THE REVISED CAPITAL COMPANIES LAW, OF THE DIRECTORS' COMPENSATION POLICY	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	APPROVAL OF A SHARE-BASED INCENTIVE PLAN TARGETED AT MEMBERS OF THE MANAGEMENT TEAM, INCLUDING THE EXECUTIVE DIRECTORS OF THE COMPANY, AND APPLICABLE IN FISCAL YEARS 2022 TO 2024. ALLOCATION OF SHARES TO THE PLAN	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	CONSULTATIVE VOTE ON THE ANNUAL REPORT ON DIRECTORS' COMPENSATION, AND ITS ATTACHED STATISTICAL APPENDIX, FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	AUTHORIZATION TO SHORTEN THE PERIOD FOR CALLING SPECIAL SHAREHOLDERS' MEETINGS, PURSUANT TO THE PROVISIONS OF ARTICLE 515 OF THE REVISED CAPITAL COMPANIES LAW	AGAINST
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE SEPARATE FINANCIAL STATEMENTS AND DIRECTORS' REPORT OF MERLIN PROPERTIES, SOCIMI, S.A. FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	AMENDMENT OF THE BYLAWS. AMENDMENT OF ARTICLE 8 OF THE BYLAWS (ANCILLARY OBLIGATIONS) TO COORDINATE ITS WORDING WITH THE RULE ESTABLISHED IN ARTICLE 55.1 OF THE BYLAWS (SPECIAL RULES ON DIVIDEND DISTRIBUTIONS)	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO INTERPRET, RECTIFY, SUPPLEMENT, IMPLEMENT AND CARRY OUT THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS' MEETING, AS WELL AS TO DELEGATE THE POWERS IT RECEIVES FROM THE SHAREHOLDERS' MEETING, AND TO DELEGATE POWERS TO HAVE SUCH RESOLUTIONS NOTARIZED	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE CONSOLIDATED FINANCIAL STATEMENTS AND DIRECTORS' REPORT OF MERLIN PROPERTIES, SOCIMI, S.A. AND ITS SUBSIDIARIES FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE PROPOSED APPROPRIATION OF INCOME/LOSS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	DISTRIBUTION OF A DIVIDEND OUT OF THE "SHARE PREMIUM" RESERVE	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE CONDUCT OF BUSINESS BY THE BOARD OF DIRECTORS DURING THE YEAR ENDED DECEMBER 31, 2021	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	REAPPOINTMENT OF DELOITTE, S.L. AS AUDITOR OF THE COMPANY AND ITS CONSOLIDATED GROUP FOR FISCAL YEAR 2022	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	REAPPOINTMENT OF MR. ISMAEL CLEMENTE ORREGO AS DIRECTOR, CLASSIFIED AS EXECUTIVE DIRECTOR	FOR
MERLIN PROPERTIES SOCIMI S.A	ES0105025003	03-May-2022	REAPPOINTMENT OF MR. MIGUEL OLLERO BARRERA AS DIRECTOR, CLASSIFIED AS EXECUTIVE DIRECTOR	FOR
MULLEN GROUP LTD.	CA6252841045	03-May-2022	To fix the number of directors of Mullen Group Ltd. to be elected at the Meeting at nine (9).	FOR
MULLEN GROUP LTD.	CA6252841045	03-May-2022	DIRECTOR	FOR

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MULLEN GROUP LTD.	CA6252841045	03-May-2022	DIRECTOR	FOR
MULLEN GROUP LTD.	CA6252841045	03-May-2022	DIRECTOR	FOR
MULLEN GROUP LTD.	CA6252841045	03-May-2022	DIRECTOR	FOR
MULLEN GROUP LTD.	CA6252841045	03-May-2022	DIRECTOR	FOR
MULLEN GROUP LTD.	CA6252841045	03-May-2022	DIRECTOR	ABSTAIN
MULLEN GROUP LTD.	CA6252841045	03-May-2022	DIRECTOR	FOR
MULLEN GROUP LTD.	CA6252841045	03-May-2022	DIRECTOR	FOR
MULLEN GROUP LTD.	CA6252841045	03-May-2022	DIRECTOR	FOR
MULLEN GROUP LTD.	CA6252841045	03-May-2022	To appoint PricewaterhouseCoopers LLP, Chartered Professional Accountants, as Mullen Group Ltd.'s auditors, for the ensuing year and to authorize the directors of Mullen Group Ltd. to fix their remuneration.	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	DIRECTOR	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	DIRECTOR	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	DIRECTOR	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	DIRECTOR	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	DIRECTOR	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	DIRECTOR	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	DIRECTOR	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	DIRECTOR	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	DIRECTOR	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	DIRECTOR	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the year 2022.	FOR
NATIONAL BANK HOLDINGS CORP	US6337071046	03-May-2022	To adopt a resolution approving, on an advisory, non-binding basis, the compensation paid to the Company's named executive officers, as disclosed, pursuant to Item 402 of Regulation S-K, in the Proxy Statement.	FOR
NEW GOLD INC.	CA6445351068	03-May-2022	DIRECTOR	FOR
NEW GOLD INC.	CA6445351068	03-May-2022	DIRECTOR	FOR
NEW GOLD INC.	CA6445351068	03-May-2022	DIRECTOR	FOR
NEW GOLD INC.	CA6445351068	03-May-2022	DIRECTOR	FOR

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NEW GOLD INC.	CA6445351068	03-May-2022	DIRECTOR	FOR
NEW GOLD INC.	CA6445351068	03-May-2022	DIRECTOR	FOR
NEW GOLD INC.	CA6445351068	03-May-2022	DIRECTOR	FOR
NEW GOLD INC.	CA6445351068	03-May-2022	DIRECTOR	ABSTAIN
NEW GOLD INC.	CA6445351068	03-May-2022	DIRECTOR	FOR
NEW GOLD INC.	CA6445351068	03-May-2022	Appointment of Deloitte LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
NEW GOLD INC.	CA6445351068	03-May-2022	Say on Pay Advisory Vote	FOR
NICKEL MINES LTD	AU0000018236	03-May-2022	APPROVAL OF THE PROPOSED ISSUE OF THE SHANGHAI DECENT SHARES	FOR
NICKEL MINES LTD	AU0000018236	03-May-2022	RATIFICATION OF THE ISSUE OF 108,122,223 SHARES TO INSTITUTIONAL AND SOPHISTICATED INVESTORS	FOR
NOLATO AB	SE0015962477	03-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE REMUNERATION REPORT	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 1.90 PER SHARE	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF FREDRIK ARP	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF TOMAS BLOMQUIST	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF SVEN BOSTROM	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF LOVISA HAMRIN	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF ASA HEDIN	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF ERIK LYNGE-JORLEN	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF LARS-AKE RYDH	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF JENNY SJODAHL	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF BJORN JACOBSSON	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF HAKAN BOVIMARK	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF CHRISTER WAHLQUIST	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF REYNALDO MEJEDO	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE DISCHARGE OF ARIF MISLIMI	FOR
NOLATO AB	SE0015962477	03-May-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS (0) OF BOARD	FOR
NOLATO AB	SE0015962477	03-May-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 975,000 FOR CHAIRMAN AND SEK 300,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
NOLATO AB	SE0015962477	03-May-2022	REELECT FREDRIK ARP AS DIRECTOR	AGAINST

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NOLATO AB	SE0015962477	03-May-2022	REELECT TOMAS BLOMQUIST AS DIRECTOR	FOR
NOLATO AB	SE0015962477	03-May-2022	REELECT SVEN BOSTROM AS DIRECTOR	FOR
NOLATO AB	SE0015962477	03-May-2022	REELECT LOVISA HAMRIN AS DIRECTOR	FOR
NOLATO AB	SE0015962477	03-May-2022	REELECT ASA HEDIN AS DIRECTOR	AGAINST
NOLATO AB	SE0015962477	03-May-2022	REELECT ERIK LYNGE-JORLEN AS DIRECTOR	FOR
NOLATO AB	SE0015962477	03-May-2022	REELECT LARS-AKE RYDH AS DIRECTOR	FOR
NOLATO AB	SE0015962477	03-May-2022	ELECT CARINA VAN DEN BERG AS NEW DIRECTOR	FOR
NOLATO AB	SE0015962477	03-May-2022	RELECT FREDRIK ARP AS BOARD CHAIR	AGAINST
NOLATO AB	SE0015962477	03-May-2022	RATIFY ERNST & YOUNG AS AUDITORS	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE EQUITY PLAN FINANCING THROUGH TRANSFER OF WARRANTS	FOR
NOLATO AB	SE0015962477	03-May-2022	APPROVE ISSUANCE OF CLASS B SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Election of Director: Valerie M. Williams	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Advisory resolution to approve executive compensation.	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Election of Director: John D. Wren	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Ratification of the appointment of KPMG LLP as the Company's independent auditors for the 2022 fiscal year.	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Shareholder proposal regarding political spending disclosure.	AGAINST
OMNICOM GROUP INC.	US6819191064	03-May-2022	Election of Director: Mary C. Choksi	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Election of Director: Leonard S. Coleman, Jr.	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Election of Director: Mark D. Gerstein	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Election of Director: Ronnie S. Hawkins	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Election of Director: Deborah J. Kissire	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Election of Director: Gracia C. Martore	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Election of Director: Patricia Salas Pineda	FOR
OMNICOM GROUP INC.	US6819191064	03-May-2022	Election of Director: Linda Johnson Rice	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	Election of Trustee: John T. Thomas	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	To approve, on a non-binding advisory basis, the compensation paid to the Company's named executive officers.	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	To approve, on a non-binding advisory basis, the frequency of casting future votes on the compensation paid to the Company's named executive officers.	1 YEAR

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PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	Election of Trustee: Tommy G. Thompson	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	Election of Trustee: Stanton D. Anderson	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	Election of Trustee: Mark A. Baumgartner	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	Election of Trustee: Albert C. Black, Jr.	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	Election of Trustee: William A. Ebinger, M.D.	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	Election of Trustee: Pamela J. Kessler	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	Election of Trustee: Ava E. Lias-Booker	FOR
PHYSICIANS REALTY TRUST	US71943U1043	03-May-2022	Election of Trustee: Richard A. Weiss	FOR
PING IDENTITY HOLDING CORP.	US72341T1034	03-May-2022	DIRECTOR	FOR
PING IDENTITY HOLDING CORP.	US72341T1034	03-May-2022	DIRECTOR	FOR
PING IDENTITY HOLDING CORP.	US72341T1034	03-May-2022	To ratify the appointment of PricewaterhouseCoopers as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
PING IDENTITY HOLDING CORP.	US72341T1034	03-May-2022	To approve, by an advisory vote, Ping Identity Holding Corp.'s executive compensation (i.e "say on pay" proposal).	FOR
PING IDENTITY HOLDING CORP.	US72341T1034	03-May-2022	To approve the Ping Identity Holding Corp. 2022 Employee Stock Purchase Plan.	FOR
PLUS500 LTD	IL0011284465	03-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
PLUS500 LTD	IL0011284465	03-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
PLUS500 LTD	IL0011284465	03-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
PLUS500 LTD	IL0011284465	03-May-2022	APPROVE FEES PAYABLE TO ANNE GRIM	FOR
PLUS500 LTD	IL0011284465	03-May-2022	APPROVE FEES PAYABLE TO TAMI GOTTLIEB	FOR
PLUS500 LTD	IL0011284465	03-May-2022	APPROVE FEES PAYABLE TO DANIEL KING	FOR
PLUS500 LTD	IL0011284465	03-May-2022	APPROVE FEES PAYABLE TO STEVE BALDWIN	FOR
PLUS500 LTD	IL0011284465	03-May-2022	APPROVE FEES PAYABLE TO SIGALIA HEIFETZ	FOR
PLUS500 LTD	IL0011284465	03-May-2022	APPROVE FEES PAYABLE TO VARDA LIBERMAN	FOR
PLUS500 LTD	IL0011284465	03-May-2022	APPROVE FEES PAYABLE TO JACOB FRENKEL	FOR
PLUS500 LTD	IL0011284465	03-May-2022	APPROVE ADDITIONAL ALLOTMENT OF SHARES TO JACOB FRENKEL	FOR
PLUS500 LTD	IL0011284465	03-May-2022	RE-ELECT DAVID ZRUIA AS DIRECTOR	FOR
PLUS500 LTD	IL0011284465	03-May-2022	APPROVE REMUNERATION REPORT	FOR
PLUS500 LTD	IL0011284465	03-May-2022	RE-ELECT ELAD EVEN-CHEN AS DIRECTOR	FOR

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PLUS500 LTD	IL0011284465	03-May-2022	RE-ELECT STEVE BALDWIN AS DIRECTOR	FOR
PLUS500 LTD	IL0011284465	03-May-2022	RE-ELECT SIGALIA HEIFETZ AS DIRECTOR	AGAINST
PLUS500 LTD	IL0011284465	03-May-2022	ELECT VARDA LIBERMAN AS DIRECTOR	FOR
PLUS500 LTD	IL0011284465	03-May-2022	RE-ELECT JACOB FRENKEL AS DIRECTOR	FOR
PLUS500 LTD	IL0011284465	03-May-2022	REAPPOINT KESSELMAN & KESSELMAN AS AUDITORS	FOR
PLUS500 LTD	IL0011284465	03-May-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
POOL CORPORATION	US73278L1052	03-May-2022	Ratification of the retention of Ernst & Young LLP, certified public accountants, as our independent registered public accounting firm for the 2022 fiscal year.	FOR
POOL CORPORATION	US73278L1052	03-May-2022	Say-on-pay vote: Advisory vote to approve the compensation of our named executive officers as disclosed in the proxy statement.	FOR
POOL CORPORATION	US73278L1052	03-May-2022	Election of Director: Peter D. Arvan	FOR
POOL CORPORATION	US73278L1052	03-May-2022	Election of Director: Martha "Marty" S. Gervasi	FOR
POOL CORPORATION	US73278L1052	03-May-2022	Election of Director: Timothy M. Graven	FOR
POOL CORPORATION	US73278L1052	03-May-2022	Election of Director: Debra S. Oler	FOR
POOL CORPORATION	US73278L1052	03-May-2022	Election of Director: Manuel J. Perez de la Mesa	FOR
POOL CORPORATION	US73278L1052	03-May-2022	Election of Director: Harlan F. Seymour	AGAINST
POOL CORPORATION	US73278L1052	03-May-2022	Election of Director: Robert C. Sledd	FOR
POOL CORPORATION	US73278L1052	03-May-2022	Election of Director: John E. Stokely	AGAINST
POOL CORPORATION	US73278L1052	03-May-2022	Election of Director: David G. Whalen	FOR
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 440,000 FOR CHAIRMAN AND SEK 220,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	REELECT DIRK DE BOEVER, HELNA FASTH GILLSTEDT, UWE HILLMANN, RIKU PEKA HAGG, MAGNUS JONSSON (CHAIR) AND ANNETTE MALM JUSTAD AS DIRECTORS; ELECT KAJSA RYTTBERG-WALLGREN AS NEW DIRECTOR	AGAINST
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	APPROVE NOMINATING COMMITTEE INSTRUCTIONS	FOR
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	APPROVE ISSUANCE OF 5.8 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
POWERCELL SWEDEN AB	SE0006425815	03-May-2022	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH SWEDISH AUTHORITIES	FOR

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SANOFI	US80105N1054	03-May-2022	Appointment of Antoine Yver as Director	FOR
SANOFI	US80105N1054	03-May-2022	Approval of the report on the compensation of corporate officers issued in accordance with Article L. 22-10-9 of the French Commercial Code	FOR
SANOFI	US80105N1054	03-May-2022	Approval of the components of the compensation paid or awarded in respect of the year ended December 31, 2021 to Serge Weinberg, Chairman of the Board	FOR
SANOFI	US80105N1054	03-May-2022	Approval of the components of the compensation paid or awarded in respect of the year ended December 31, 2021 to Paul Hudson, Chief Executive Officer	FOR
SANOFI	US80105N1054	03-May-2022	Approval of the compensation policy for directors	FOR
SANOFI	US80105N1054	03-May-2022	Approval of the compensation policy for the Chairman of the Board of Directors	FOR
SANOFI	US80105N1054	03-May-2022	Approval of the compensation policy for the Chief Executive Officer	FOR
SANOFI	US80105N1054	03-May-2022	Authorization to the Board of Directors to carry out transactions in the Company's shares (usable outside the period of a public tender offer)	FOR
SANOFI	US80105N1054	03-May-2022	Amendment to Article 25 of the Company's Articles of Association - Dividends	FOR
SANOFI	US80105N1054	03-May-2022	Powers for formalities	FOR
SANOFI	US80105N1054	03-May-2022	Approval of the individual company financial statements for the year ended December 31, 2021	FOR
SANOFI	US80105N1054	03-May-2022	Approval of the consolidated financial statements for the year ended December 31, 2021	FOR
SANOFI	US80105N1054	03-May-2022	Appropriation of profits for the year ended December 31, 2021 and declaration of dividend	FOR
SANOFI	US80105N1054	03-May-2022	Reappointment of Paul Hudson as Director	FOR
SANOFI	US80105N1054	03-May-2022	Reappointment of Christophe Babule as Director	FOR
SANOFI	US80105N1054	03-May-2022	Reappointment of Patrick Kron as Director	FOR
SANOFI	US80105N1054	03-May-2022	Reappointment of Gilles Schnepp as Director	FOR
SANOFI	US80105N1054	03-May-2022	Appointment of Carole Ferrand as Director	FOR
SANOFI	US80105N1054	03-May-2022	Appointment of Emile Voest as Director	FOR
SANOFI SA	FR0000120578	03-May-2022	REAPPOINTMENT OF PAUL HUDSON AS DIRECTOR	FOR
SANOFI SA	FR0000120578	03-May-2022	REAPPOINTMENT OF CHRISTOPHE BABULE AS DIRECTOR	FOR
SANOFI SA	FR0000120578	03-May-2022	REAPPOINTMENT OF PATRICK KRON AS DIRECTOR	AGAINST
SANOFI SA	FR0000120578	03-May-2022	REAPPOINTMENT OF GILLES SCHNEPP AS DIRECTOR	FOR
SANOFI SA	FR0000120578	03-May-2022	APPOINTMENT OF CAROLE FERRAND AS DIRECTOR	FOR
SANOFI SA	FR0000120578	03-May-2022	APPOINTMENT OF EMILE VOEST AS DIRECTOR	FOR
SANOFI SA	FR0000120578	03-May-2022	APPOINTMENT OF ANTOINE YVER AS DIRECTOR	FOR
SANOFI SA	FR0000120578	03-May-2022	APPROVAL OF THE REPORT ON THE COMPENSATION OF CORPORATE OFFICERS ISSUED IN ACCORDANCE WITH ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR

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SANOFI SA	FR0000120578	03-May-2022	APPROVAL OF THE COMPONENTS OF THE COMPENSATION PAID OR AWARDED IN RESPECT OF THE YEAR ENDED DECEMBER 31, 2021 TO SERGE WEINBERG, CHAIRMAN OF THE BOARD	FOR
SANOFI SA	FR0000120578	03-May-2022	APPROVAL OF THE COMPONENTS OF THE COMPENSATION PAID OR AWARDED IN RESPECT OF THE YEAR ENDED DECEMBER 31, 2021 TO PAUL HUDSON, CHIEF EXECUTIVE OFFICER	FOR
SANOFI SA	FR0000120578	03-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR DIRECTORS	FOR
SANOFI SA	FR0000120578	03-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
SANOFI SA	FR0000120578	03-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHIEF EXECUTIVE OFFICER	FOR
SANOFI SA	FR0000120578	03-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO CARRY OUT TRANSACTIONS IN THE COMPANY'S SHARES (USABLE OUTSIDE THE PERIOD OF A PUBLIC TENDER OFFER)	FOR
SANOFI SA	FR0000120578	03-May-2022	AMENDMENT TO ARTICLE 25 OF THE COMPANY'S ARTICLES OF ASSOCIATION - DIVIDENDS	FOR
SANOFI SA	FR0000120578	03-May-2022	POWERS FOR FORMALITIES	FOR
SANOFI SA	FR0000120578	03-May-2022	APPROVAL OF THE INDIVIDUAL COMPANY FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
SANOFI SA	FR0000120578	03-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
SANOFI SA	FR0000120578	03-May-2022	APPROPRIATION OF PROFITS FOR THE YEAR ENDED DECEMBER 31, 2021 AND DECLARATION OF DIVIDEND	FOR
SANTOS LTD	AU000000STO6	03-May-2022	DIRECTOR FEE POOL	FOR
SANTOS LTD	AU000000STO6	03-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
SANTOS LTD	AU000000STO6	03-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CAPITAL PROTECTION	AGAINST
SANTOS LTD	AU000000STO6	03-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CLIMATE-RELATED LOBBYING	AGAINST
SANTOS LTD	AU000000STO6	03-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DECOMMISSIONING	AGAINST
SANTOS LTD	AU000000STO6	03-May-2022	RE-ELECT MR PETER HEARL AS A DIRECTOR	FOR
SANTOS LTD	AU000000STO6	03-May-2022	ELECT DR EILEEN DOYLE AS A DIRECTOR	FOR
SANTOS LTD	AU000000STO6	03-May-2022	ELECT MR MUSJE WERROR AS A DIRECTOR	FOR
SANTOS LTD	AU000000STO6	03-May-2022	ELECT MR MICHAEL UTSLER AS A DIRECTOR	FOR
SANTOS LTD	AU000000STO6	03-May-2022	REMUNERATION REPORT	AGAINST
SANTOS LTD	AU000000STO6	03-May-2022	ADVISORY VOTE ON CLIMATE CHANGE	ABSTAIN
SANTOS LTD	AU000000STO6	03-May-2022	GRANT OF SHARE ACQUISITION RIGHTS TO MR KEVIN GALLAGHER	FOR
SANTOS LTD	AU000000STO6	03-May-2022	APPROVAL FOR ISSUE OF SHARES TO SATISFY GROWTH PROJECTS INCENTIVE RIGHTS TO MR KEVIN GALLAGHER	AGAINST
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: H. ELIZABETH MITCHELL	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: MICHAEL J. MORRISSEY	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: AINAR D. AIJALA, JR.	FOR

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SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: CYNTHIA S. NICHOLSON	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: WILLIAM M. RUE	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: JOHN S. SCHEID	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: J. BRIAN THEBAULT	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: PHILIP H. URBAN	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	THE APPROVAL, ON AN ADVISORY BASIS, OF THE 2021 COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS DISCLOSED IN THE PROXY STATEMENT.	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: LISA ROJAS BACUS	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: JOHN C. BURVILLE	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: TERRENCE W. CAVANAUGH	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: WOLE C. COAXUM	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: ROBERT KELLY DOHERTY	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: JOHN J. MARCHIONI	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: THOMAS A. MCCARTHY	FOR
SELECTIVE INSURANCE GROUP, INC.	US8163001071	03-May-2022	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: STEPHEN C. MILLS	FOR
SYMRISE AG	DE000SYM9999	03-May-2022	APPROVE REMUNERATION REPORT	FOR
SYMRISE AG	DE000SYM9999	03-May-2022	APPROVE REMUNERATION POLICY	FOR
SYMRISE AG	DE000SYM9999	03-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.02 PER SHARE	FOR
SYMRISE AG	DE000SYM9999	03-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
SYMRISE AG	DE000SYM9999	03-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
SYMRISE AG	DE000SYM9999	03-May-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
TENARIS SA	LU0156801721	03-May-2022	TO APPOINT THE EXTERNAL AUDITORS FOR THE FINANCIAL YEAR THAT WILL END ON 31 DECEMBER 2022 AND TO APPROVE THEIR EMOLUMENT	FOR

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TENARIS SA	LU0156801721	03-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO DISTRIBUTE ALL THE COMMUNICATIONS TO SHAREHOLDERS, INCLUDING DOCUMENTS FOR THE SHAREHOLDERS' MEETING, PROXIES AND ANNUAL REPORTS TO SHAREHOLDERS, BY SUCH ELECTRONIC MEANS AS IS PERMITTED BY ANY APPLICABLE LAWS OR REGULATIONS	FOR
TENARIS SA	LU0156801721	03-May-2022	TO EXAMINE (I) THE ANNUAL REPORT FOR 2021 OF THE COMPANY, WHICH INCLUDES THE CONSOLIDATED MANAGEMENT REPORT AND THE RELATED MANAGEMENT CERTIFICATES ON THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS AS OF AND FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021, AND ON THE ANNUAL ACCOUNTS AS AT 31 DECEMBER 2021, AND OF THE EXTERNAL AUDITORS' REPORTS ON SUCH CONSOLIDATED FINANCIAL STATEMENTS AND ANNUAL ACCOUNTS; AND (II) TO APPROVE THE SUSTAINABILITY BALANCE SHEET FOR 2021 OF THE COMPANY, WHICH INCLUDES NON-FINANCIAL STATEMENTS	FOR
TENARIS SA	LU0156801721	03-May-2022	TO APPROVE COMPANY'S CONSOLIDATED BALANCE SHEET AS OF AND FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
TENARIS SA	LU0156801721	03-May-2022	TO APPROVE COMPANY'S ANNUAL ACCOUNTS AS OF 31 DECEMBER 2021	FOR
TENARIS SA	LU0156801721	03-May-2022	NET INCOME ALLOCATION AND TO APPROVE THE DIVIDEND DISTRIBUTION FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
TENARIS SA	LU0156801721	03-May-2022	TO DISCHARGE DIRECTORS' LIABILITIES FOR THE PERFORMANCE OF THEIR OFFICE DURING THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
TENARIS SA	LU0156801721	03-May-2022	TO APPOINT THE BOARD OF DIRECTORS	AGAINST
TENARIS SA	LU0156801721	03-May-2022	TO APPROVE THE EMOLUMENT PAYABLE TO THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR THAT WILL END ON 31 DECEMBER 2022	FOR
TENARIS SA	LU0156801721	03-May-2022	TO APPROVE THE REWARDING REPORT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	AGAINST
TENARIS, S.A.	US88031M1099	03-May-2022	Authorization to the Board of Directors to cause the distribution of all shareholder communications, including its shareholder meeting and proxy materials and annual reports to shareholders, by such electronic means as is permitted by any applicable laws or regulations.	FOR
TENARIS, S.A.	US88031M1099	03-May-2022	Consideration of (i) the Company's 2021 annual report containing the consolidated management report and related management certifications on the Company's consolidated financial statements as of and for the year ended 31st December 2021, and on the annual accounts as at 31st December 2021, and the external auditors reports on such consolidated financial statements and annual accounts; and (ii) the Company's 2021 annual sustainability report containing the non-financial statement.	FOR
TENARIS, S.A.	US88031M1099	03-May-2022	Approval of the Company's consolidated financial statements as of and for the year ended 31st December 2021.	FOR
TENARIS, S.A.	US88031M1099	03-May-2022	Approval of the Company's annual accounts as at 31st December 2021.	FOR
TENARIS, S.A.	US88031M1099	03-May-2022	Allocation of results and approval of dividend payment for the year ended 31st December 2021.	FOR
TENARIS, S.A.	US88031M1099	03-May-2022	Discharge of the members of the Board of Directors for the exercise of their mandate throughout the year ended 31st December 2021.	FOR
TENARIS, S.A.	US88031M1099	03-May-2022	Election of the members of the Board of Directors.	AGAINST
TENARIS, S.A.	US88031M1099	03-May-2022	Approval of the compensation payable to the members of the Board of Directors for the year ending 31st December 2022.	FOR
TENARIS, S.A.	US88031M1099	03-May-2022	Approval of the Company's compensation report for the year ended 31st December 2021.	AGAINST
TENARIS, S.A.	US88031M1099	03-May-2022	Appointment of the external auditors for the fiscal year ending 31st December 2022, and approval of their fees.	FOR

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TERRENO REALTY CORPORATION	US88146M1018	03-May-2022	Election of Director: W. Blake Baird	FOR
TERRENO REALTY CORPORATION	US88146M1018	03-May-2022	Election of Director: Michael A. Coke	FOR
TERRENO REALTY CORPORATION	US88146M1018	03-May-2022	Election of Director: Linda Assante	FOR
TERRENO REALTY CORPORATION	US88146M1018	03-May-2022	Election of Director: LeRoy E. Carlson	FOR
TERRENO REALTY CORPORATION	US88146M1018	03-May-2022	Election of Director: David M. Lee	FOR
TERRENO REALTY CORPORATION	US88146M1018	03-May-2022	Election of Director: Douglas M. Pasquale	AGAINST
TERRENO REALTY CORPORATION	US88146M1018	03-May-2022	Election of Director: Dennis Polk	AGAINST
TERRENO REALTY CORPORATION	US88146M1018	03-May-2022	Adoption of a resolution to approve, on a non-binding advisory basis, the compensation of certain executives, as more fully described in the proxy statement.	FOR
TERRENO REALTY CORPORATION	US88146M1018	03-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered certified public accounting firm for the 2022 fiscal year.	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	Appointment of KPMG LLP as our auditor at a remuneration to be fixed by the directors. Information respecting the appointment of KPMG LLP may be found under the heading "Appoint the Auditor" on page 7 of our Management Information Circular.	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	DIRECTOR	FOR
TMX GROUP LIMITED	CA87262K1057	03-May-2022	Approval on an advisory basis of the approach to our executive compensation which is described under the heading "Vote on our approach to executive compensation" on page 8 of our Management Information Circular.	FOR
TPG TELECOM LTD	AU0000090128	03-May-2022	ADOPTION OF 2021 REMUNERATION REPORT	FOR

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TPG TELECOM LTD	AU0000090128	03-May-2022	RE-ELECTION OF MR CANNING FOK AS A DIRECTOR OF THE COMPANY	FOR
TPG TELECOM LTD	AU0000090128	03-May-2022	RE-ELECTION OF DR HELEN NUGENT AC AS A DIRECTOR OF THE COMPANY	FOR
TPG TELECOM LTD	AU0000090128	03-May-2022	RE-ELECTION OF MR PIERRE KLOTZ AS A DIRECTOR OF THE COMPANY	FOR
TPG TELECOM LTD	AU0000090128	03-May-2022	GRANT OF DEFERRED SHARE RIGHTS TO THE CEO AND MANAGING DIRECTOR	FOR
TPG TELECOM LTD	AU0000090128	03-May-2022	GRANT OF PERFORMANCE RIGHTS TO THE CEO AND MANAGING DIRECTOR	FOR
W&T OFFSHORE, INC.	US92922P1066	03-May-2022	Election of Director: Ms. Virginia Boulet	ABSTAIN
W&T OFFSHORE, INC.	US92922P1066	03-May-2022	Election of Director: Mr. Daniel O. Conwill, IV	ABSTAIN
W&T OFFSHORE, INC.	US92922P1066	03-May-2022	Election of Director: Mr. Tracy W. Krohn	FOR
W&T OFFSHORE, INC.	US92922P1066	03-May-2022	Election of Director: Mr. B. Frank Stanley	ABSTAIN
W&T OFFSHORE, INC.	US92922P1066	03-May-2022	Proposal to approve, on an advisory basis, the compensation of our named executive officers.	AGAINST
W&T OFFSHORE, INC.	US92922P1066	03-May-2022	Proposal to ratify the appointment of Ernst & Young LLP as our independent registered public accountants for the year ending December 31, 2022.	FOR
WIDEOPENWEST, INC.	US96758W1018	03-May-2022	Election of Director: Daniel Kilpatrick	FOR
WIDEOPENWEST, INC.	US96758W1018	03-May-2022	Election of Director: Tom McMillin	FOR
WIDEOPENWEST, INC.	US96758W1018	03-May-2022	Election of Director: Barry Volpert	FOR
WIDEOPENWEST, INC.	US96758W1018	03-May-2022	Ratify the appointment of BDO USA, LLP as the Company's independent registered public accounting firm for 2022.	FOR
WIDEOPENWEST, INC.	US96758W1018	03-May-2022	Approve, by non-binding advisory vote, the Company's executive compensation.	FOR
WIENERBERGER AG	AT0000831706	03-May-2022	THE SUPERVISORY BOARD OF WIENERBERGER AG PROPOSES THAT THE ANNUAL GENERAL MEETING DECIDE: EFFECTIVE AS OF THE END OF THIS ANNUAL GENERAL MEETING, MR. PETER STEINER IS RE-ELECTED AS A MEMBER OF THE SUPERVISORY BOARD OF WIENERBERGER AG FOR THE MAXIMUM PERIOD UNDER SECTION 10 (3) OF THE ARTICLES OF ASSOCIATION OF WIENERBERGER AG, I.E. UNTIL THE END OF THE ANNUAL GENERAL MEETING WHICH DECIDES ON THE DISCHARGE FOR THE FINANCIAL YEAR 2025	FOR
WIENERBERGER AG	AT0000831706	03-May-2022	THE SUPERVISORY BOARD OF WIENERBERGER AG PROPOSES THAT THE ANNUAL GENERAL MEETING DECIDE: EFFECTIVE AS OF THE END OF THIS ANNUAL GENERAL MEETING, MR. MARC GRYNBERG IS ELECTED AS A MEMBER OF THE SUPERVISORY BOARD OF WIENERBERGER AG FOR THE MAXIMUM PERIOD UNDER SECTION 10 (3) OF THE ARTICLES OF ASSOCIATION OF WIENERBERGER AG, I.E. UNTIL THE END OF THE ANNUAL GENERAL MEETING WHICH DECIDES ON THE DISCHARGE FOR THE FINANCIAL YEAR 2025	FOR
WIENERBERGER AG	AT0000831706	03-May-2022	THE SUPERVISORY BOARD OF WIENERBERGER AG PROPOSES THAT THE ANNUAL GENERAL MEETING DECIDE: EFFECTIVE AS OF THE END OF THIS ANNUAL GENERAL MEETING, DR. THOMAS BIRTEL IS ELECTED AS A MEMBER OF THE SUPERVISORY BOARD OF WIENERBERGER AG FOR THE MAXIMUM PERIOD UNDER SECTION 10 (3) OF THE ARTICLES OF ASSOCIATION OF WIENERBERGER AG, I.E. UNTIL THE END OF THE ANNUAL GENERAL MEETING WHICH DECIDES ON THE DISCHARGE FOR THE FINANCIAL YEAR 2025	FOR
WIENERBERGER AG	AT0000831706	03-May-2022	RESOLUTION ON THE 2021 REMUNERATION REPORT	FOR
WIENERBERGER AG	AT0000831706	03-May-2022	AUTHORIZATION TO REPURCHASE TREASURY SHARES INVOLVING A REVERSE EXCLUSION OF SUBSCRIPTION RIGHTS	FOR
WIENERBERGER AG	AT0000831706	03-May-2022	RESOLUTION ON THE SALE OF TREASURY SHARES, EXCLUDING SUBSCRIPTION RIGHTS	FOR

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WIENERBERGER AG	AT0000831706	03-May-2022	RESOLUTION ON THE USE OF NET PROFITS SHOWN IN THE 2021 ANNUAL FINANCIAL STATEMENTS	FOR
WIENERBERGER AG	AT0000831706	03-May-2022	DISCHARGE OF THE MANAGING BOARD MEMBERS FOR THE FINANCIAL YEAR 2021	FOR
WIENERBERGER AG	AT0000831706	03-May-2022	DISCHARGE OF THE SUPERVISORY BOARD MEMBERS FOR THE FINANCIAL YEAR 2021	FOR
WIENERBERGER AG	AT0000831706	03-May-2022	ELECTION OF THE AUDITORS OF THE ANNUAL FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022	FOR
WIENERBERGER AG	AT0000831706	03-May-2022	ELECTIONS TO THE SUPERVISORY BOARD: PROPOSED RESOLUTION: INCREASE OF THE NUMBER OF CAPITAL REPRESENTATIVES: THE SUPERVISORY BOARD OF WIENERBERGER AG PROPOSES THAT THE ANNUAL GENERAL MEETING DECIDE TO INCREASE THE NUMBER OF WIENERBERGER AG'S MEMBERS OF THE SUPERVISORY BOARD ELECTED BY THE ANNUAL GENERAL MEETING FROM CURRENTLY SEVEN MEMBERS BY TWO INDIVIDUALS TO A TOTAL OF NINE MEMBERS WITHIN THE LIMIT OF THREE TO TEN MEMBERS AS PROVIDED BY THE ARTICLES OF ASSOCIATION	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Election of Director: Austin S. Miller	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Proposal to ratify the appointment of GRANT THORNTON LLP as the Company's independent auditors for the fiscal year ending December 31, 2022.	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Election of Director: Raymond Chess	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Election of Director: Harry DeMott	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Election of Director: H. Benjamin Samuels	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Election of Director: Gerald B. Budde	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Election of Director: Richard Dauch	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Election of Director: Michael Clark	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Election of Director: Jacqueline A. Dedo	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Election of Director: Pamela S. Mader	FOR
WORKHORSE GROUP INC.	US98138J2069	03-May-2022	Election of Director: William G. Quigley III	FOR
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Ratify the appointment of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Advisory vote to approve named executive officer compensation.	ABSTAIN
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Election of Director to serve for a one-year term: Matthew J. Hart	FOR
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Election of Director to serve for a one-year term: Yvette Hollingsworth Clark	FOR
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Election of Director to serve for a one-year term: Cheryl Gordon Krongard	FOR
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Election of Director to serve for a one-year term: Marshall O. Larsen	FOR
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Election of Director to serve for a one-year term: Susan McCaw	FOR
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Election of Director to serve for a one-year term: Robert A. Milton	FOR
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Election of Director to serve for a one-year term: John L. Plueger	FOR
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Election of Director to serve for a one-year term: Ian M. Saines	FOR
AIR LEASE CORPORATION	US00912X3026	04-May-2022	Election of Director to serve for a one-year term: Steven F. Udvar-Házy	FOR

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AIR LIQUIDE SA	FR0000120073	04-May-2022	REELECT BENOIT POTIER AS DIRECTOR	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	ELECT FRANCOIS JACKOW AS DIRECTOR	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	REELECT ANNETTE WINKLER AS DIRECTOR	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	RENEW APPOINTMENT OF PRICEWATERHOUSECOOPERS AUDIT AS AUDITOR	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPOINT KPMG SA AS AUDITOR	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	END OF MANDATE OF AUDITEX AND JEAN-CHRISTOPHE GEORGHIOU AS ALTERNATE AUDITOR AND DECISION NOT TO REPLACE	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS MENTIONING THE ABSENCE OF NEW TRANSACTIONS	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE COMPENSATION OF BENOIT POTIER	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN AND CEO UNTIL 31 MAY 2022	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE REMUNERATION POLICY OF VICE-CEO SINCE 1 JUNE 2022	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD SINCE 1 JUNE	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AUTHORIZE CAPITALIZATION OF RESERVES OF UP TO EUR 300 MILLION FOR BONUS ISSUE OR INCREASE IN PAR VALUE	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AUTHORIZE UP TO 2 PERCENT OF ISSUED CAPITAL FOR USE IN STOCK OPTION PLANS	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AUTHORIZE UP TO 0.5 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES FOR SPECIFIC BENEFICIARIES, UP TO AGGREGATE NOMINAL AMOUNT OF EUR 22 MILLION	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AMEND ARTICLE 11 OF BYLAWS RE: PERIOD OF ACQUISITION OF COMPANY SHARES BY THE DIRECTORS	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AMEND ARTICLE 14 OF BYLAWS RE: WRITTEN CONSULTATION	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AMEND ARTICLE 12 AND 13 OF BYLAWS RE: AGE LIMIT OF CEO	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AMEND ARTICLE 17 OF BYLAWS RE: ALTERNATE AUDITOR	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AMEND ARTICLES 8, 18 AND 23 OF BYLAWS TO COMPLY WITH LEGAL CHANGES	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.90 PER SHARE	FOR
AIR LIQUIDE SA	FR0000120073	04-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR

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ALLIANZ SE	DE0008404005	04-May-2022	APPOINTMENT OF THE STATUTORY AUDITOR OF THE ANNUAL FINANCIAL STATEMENT, THE STATUTORY AUDITOR OF THE CONSOLIDATED FINANCIAL STATEMENT, AND THE AUDITOR FOR PERFORMING THE REVIEW OF THE HALF-YEARLY FINANCIAL REPORT	FOR
ALLIANZ SE	DE0008404005	04-May-2022	APPROVAL OF THE REMUNERATION REPORT	FOR
ALLIANZ SE	DE0008404005	04-May-2022	NEW ELECTION TO THE SUPERVISORY BOARD: SOPHIE BOISSARD	FOR
ALLIANZ SE	DE0008404005	04-May-2022	NEW ELECTION TO THE SUPERVISORY BOARD: CHRISTINE BOSSE	FOR
ALLIANZ SE	DE0008404005	04-May-2022	NEW ELECTION TO THE SUPERVISORY BOARD: RASHMY CHATTERJEE	FOR
ALLIANZ SE	DE0008404005	04-May-2022	NEW ELECTION TO THE SUPERVISORY BOARD: MICHAEL DIEKMANN	FOR
ALLIANZ SE	DE0008404005	04-May-2022	NEW ELECTION TO THE SUPERVISORY BOARD: DR. FRIEDRICH EICHINER	FOR
ALLIANZ SE	DE0008404005	04-May-2022	NEW ELECTION TO THE SUPERVISORY BOARD: HERBERT HAINER	FOR
ALLIANZ SE	DE0008404005	04-May-2022	CREATION OF AN AUTHORIZED CAPITAL 2022/I WITH THE AUTHORIZATION TO EXCLUDE SHAREHOLDERS' SUBSCRIPTION RIGHTS, CANCELLATION OF THE AUTHORIZED CAPITAL 2018/I AND CORRESPONDING AMENDMENT TO THE STATUTES	FOR
ALLIANZ SE	DE0008404005	04-May-2022	CREATION OF AN AUTHORIZED CAPITAL 2022/II FOR THE ISSUANCE OF SHARES TO EMPLOYEES WITH EXCLUSION OF SHAREHOLDERS' SUBSCRIPTION RIGHTS, CANCELLATION OF THE AUTHORIZED CAPITAL 2018/II AND CORRESPONDING AMENDMENT TO THE STATUTES	FOR
ALLIANZ SE	DE0008404005	04-May-2022	APPROVAL OF A NEW AUTHORIZATION TO ISSUE CONVERTIBLE BONDS, BONDS WITH WARRANTS, PARTICIPATION RIGHTS AND HYBRID INSTRUMENTS, EACH WITH THE POSSIBILITY OF THE EXCLUSION OF SUBSCRIPTION RIGHTS, CREATION OF CONDITIONAL CAPITAL 2022, CANCELLATION OF THE EXISTING AUTHORIZATION TO ISSUE CONVERTIBLE BONDS, BONDS WITH WARRANTS, CONVERTIBLE PARTICIPATION RIGHTS, PARTICIPATION RIGHTS AND SUBORDINATED FINANCIAL INSTRUMENTS, CANCELLATION OF THE CONDITIONAL CAPITAL 2010/2018 AND CORRESPONDING AMENDMENT TO THE STATUTES	FOR
ALLIANZ SE	DE0008404005	04-May-2022	AUTHORIZATION TO ACQUIRE TREASURY SHARES PURSUANT TO SECTION 71 (1) NO. 8 AKTG AND FOR THEIR UTILIZATION WITH THE AUTHORIZATION TO EXCLUDE SHAREHOLDERS' SUBSCRIPTION RIGHTS	FOR
ALLIANZ SE	DE0008404005	04-May-2022	AUTHORIZATION TO USE DERIVATIVES IN CONNECTION WITH THE ACQUISITION OF TREASURY SHARES PURSUANT TO SECTION 71 (1) NO. 8 AKTG AND TO ACQUIRE TREASURY SHARES VIA MULTILATERAL TRADING FACILITIES	FOR
ALLIANZ SE	DE0008404005	04-May-2022	APPROVAL TO AMEND EXISTING COMPANY AGREEMENTS	FOR
ALLIANZ SE	DE0008404005	04-May-2022	APPROVAL TO AMEND THE DOMINATION AND THE PROFIT AND LOSS TRANSFER AGREEMENTS BETWEEN ALLIANZ SE AND ALLIANZ ASSET MANAGEMENT GMBH	FOR
ALLIANZ SE	DE0008404005	04-May-2022	APPROPRIATION OF NET EARNINGS	FOR
ALLIANZ SE	DE0008404005	04-May-2022	APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE MANAGEMENT BOARD	FOR
ALLIANZ SE	DE0008404005	04-May-2022	APPROVAL OF THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	Election of Director: Richard V. Reynolds	FOR
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	Election of Director: Judy L. Altmaier	FOR

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ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	An advisory non-binding vote to approve the compensation paid to our named executive officers.	FOR
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	Election of Director: Stan A. Askren	FOR
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	Election of Director: D. Scott Barbour	FOR
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	Election of Director: David C. Everitt	AGAINST
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	Election of Director: Alvaro Garcia-Tunon	FOR
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	Election of Director: David S. Graziosi	FOR
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	Election of Director: Carolann I. Haznedar	FOR
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	Election of Director: Richard P. Lavin	FOR
ALLISON TRANSMISSION HOLDINGS, INC.	US01973R1014	04-May-2022	Election of Director: Thomas W. Rabaut	FOR
APERAM S.A.	LU0569974404	04-May-2022	DISCHARGE OF THE DIRECTORS	FOR
APERAM S.A.	LU0569974404	04-May-2022	THE ANNUAL GENERAL MEETING RE-ELECTS MR. LAKSHMI N. MITTAL AS MEMBER OF THE BOARD OF DIRECTORS OF APERAM FOR A THREE-YEAR MANDATE THAT WILL AUTOMATICALLY EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	AGAINST
APERAM S.A.	LU0569974404	04-May-2022	THE ANNUAL GENERAL MEETING RE-ELECTS MRS. BERNADETTE BAUDIER AS MEMBER OF THE BOARD OF DIRECTORS OF APERAM FOR A THREE-YEAR MANDATE THAT WILL AUTOMATICALLY EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR
APERAM S.A.	LU0569974404	04-May-2022	THE ANNUAL GENERAL MEETING RE-ELECTS MR. ADITYA MITTAL AS MEMBER OF THE BOARD OF DIRECTORS OF APERAM FOR A THREE-YEAR MANDATE THAT WILL AUTOMATICALLY EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR
APERAM S.A.	LU0569974404	04-May-2022	THE ANNUAL GENERAL MEETING ELECTS MRS. ROBERTE KESTEMAN AS MEMBER OF THE BOARD OF DIRECTORS OF APERAM FOR A THREE-YEAR MANDATE THAT WILL AUTOMATICALLY EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR
APERAM S.A.	LU0569974404	04-May-2022	RENEWAL OF THE AUTHORISATION OF THE BOARD OF DIRECTORS OF THE COMPANY AND OF THE CORPORATE BODIES OF OTHER COMPANIES IN THE APERAM GROUP TO ACQUIRE SHARES IN THE COMPANY	FOR
APERAM S.A.	LU0569974404	04-May-2022	APPOINTMENT OF A REVISEUR D'ENTREPRISES AGREE (AUTHORISED STATUTORY AUDITOR) FOR THE PURPOSES OF THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS AND THE PARENT COMPANY ANNUAL ACCOUNTS FOR THE YEAR ENDED DECEMBER 31, 2022	FOR
APERAM S.A.	LU0569974404	04-May-2022	THE ANNUAL GENERAL MEETING ACKNOWLEDGES THE ABOVE BACKGROUND INFORMATION PROVIDED ABOUT THE LT PSU PLAN AND OTHER GRANTS AND AUTHORISES THE BOARD OF DIRECTORS	FOR
APERAM S.A.	LU0569974404	04-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR

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APERAM S.A.	LU0569974404	04-May-2022	APPROVAL OF THE PARENT COMPANY ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
APERAM S.A.	LU0569974404	04-May-2022	ALLOCATION OF RESULTS AND DETERMINATION OF THE DIVIDEND AND THE COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS IN RELATION TO THE FINANCIAL YEAR 2021	FOR
APERAM S.A.	LU0569974404	04-May-2022	CONSIDERING RESOLUTION III ABOVE, THE ANNUAL GENERAL MEETING, UPON THE PROPOSAL OF THE BOARD OF DIRECTORS, DECIDES TO ALLOCATE THE RESULTS OF THE COMPANY BASED ON THE PARENT COMPANY ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2021 AS FOLLOWS: AS SPECIFIED	FOR
APERAM S.A.	LU0569974404	04-May-2022	THE ANNUAL GENERAL MEETING DECIDES BY AN ADVISORY VOTE TO APPROVE THE REMUNERATION POLICY OF THE COMPANY FOR A PERIOD OF 4 YEARS AS SPECIFIED IN THE SHAREHOLDERS' RIGHTS LAW	FOR
APERAM S.A.	LU0569974404	04-May-2022	THE GENERAL MEETING DECIDES BY AN ADVISORY VOTE TO APPROVE THE REMUNERATION REPORT OF THE COMPANY FOR 2021	FOR
APERAM S.A.	LU0569974404	04-May-2022	BASED ON RESOLUTION IV, ALLOCATING A TOTAL AMOUNT OF REMUNERATION FOR THE BOARD OF DIRECTORS IN RELATION TO THE FINANCIAL YEAR 2021 OF EUR 548,932, THE ANNUAL GENERAL MEETING APPROVES THE FOLLOWING ANNUAL FEES PER FUNCTION THAT DIRECTORS HOLD AND THE BELOW REMUNERATION FOR THE CEO: BASIC DIRECTOR'S REMUNERATION: EUR 70,000; -LEAD INDEPENDENT DIRECTOR'S REMUNERATION: EUR 80,000; - ADDITIONAL REMUNERATION FOR THE CHAIR OF THE AUDIT AND RISK MANAGEMENT COMMITTEE: EUR 15,000; - ADDITIONAL REMUNERATION FOR THE OTHER AUDIT AND RISK MANAGEMENT COMMITTEE MEMBERS: EUR 7,500; - ADDITIONAL REMUNERATION FOR THE CHAIR OF THE REMUNERATION, NOMINATION AND CORPORATE GOVERNANCE COMMITTEE: EUR 10,000; AND - ADDITIONAL REMUNERATION FOR THE MEMBERS OF THE REMUNERATION, NOMINATION AND CORPORATE GOVERNANCE COMMITTEE: EUR 5,000; - CEO REMUNERATION: EUR 3,175,000	FOR
APERAM S.A.	LU0569974404	04-May-2022	DECISION TO CANCEL SHARES AND TO CONSEQUENTLY REDUCE THE ISSUED SHARE CAPITAL FOLLOWING THE CANCELLATION OF SHARES REPURCHASED UNDER ITS SHARE BUYBACK PROGRAMS	FOR
APTARGROUP, INC.	US0383361039	04-May-2022	Election of Director: Giovanna Kampouri Monnas	FOR
APTARGROUP, INC.	US0383361039	04-May-2022	Election of Director: Isabel Marey-Semper	FOR
APTARGROUP, INC.	US0383361039	04-May-2022	Election of Director: Stephan B. Tanda	FOR
APTARGROUP, INC.	US0383361039	04-May-2022	Advisory vote to approve executive compensation.	FOR
APTARGROUP, INC.	US0383361039	04-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Independent Registered Public Accounting Firm for 2022.	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Renewal of the authorisation of the Board of Directors of the Company and of the corporate bodies of other companies in the ArcelorMittal group to acquire shares in the Company (Resolution X)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Appointment of an independent auditor in relation to the Parent Company Financial Statements and the Consolidated Financial Statements for the financial year 2022 (Resolution XI)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Authorisation of grants of share-based incentives (Resolution XII)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Decision to cancel shares and to consequently reduce the issued share capital following the cancellation of shares repurchased under its share buyback program (EGM Resolution I)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Approval of the Consolidated Financial Statements for the financial year 2021 (Resolution I)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Approval of the Parent Company Financial Statements for the financial year 2021 (Resolution II)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Allocation of results and determination of the dividend and the remuneration of the members of the Board of Directors in relation to the financial year 2021 (Resolution III)	FOR

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ARCELORMITTAL	US03938L2034	04-May-2022	Allocation of results and determination of the dividend and the remuneration of the members of the Board of Directors in relation to the financial year 2021 (Resolution IV)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Resolutions concerning the Remuneration Report for the year 2021 (Resolution V)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Resolutions concerning the Remuneration Report for the year 2021 (Resolution VI)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Discharge of the members of the Board of Directors (Resolution VII)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Election of members of the Board of Directors (Resolution VIII)	FOR
ARCELORMITTAL	US03938L2034	04-May-2022	Election of members of the Board of Directors (Resolution IX)	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	THE ANNUAL GENERAL MEETING RE-ELECTS MRS. VANISHA MITTAL BHATIA AS DIRECTOR OF ARCELORMITTAL FOR A THREE-YEAR MANDATE THAT WILL AUTOMATICALLY EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	THE ANNUAL GENERAL MEETING RE-ELECTS MR. KAREL DE GUCHT AS DIRECTOR OF ARCELORMITTAL FOR A THREE-YEAR MANDATE THAT WILL AUTOMATICALLY EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	THE ANNUAL GENERAL MEETING DECIDES (A) TO CANCEL WITH EFFECT AS OF THE DATE OF THIS ANNUAL GENERAL MEETING THE AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS BY THE 2021 AGM WITH RESPECT TO THE SHARE BUYBACK PROGRAM, AND (B) TO AUTHORISE, EFFECTIVE IMMEDIATELY	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	APPOINTMENT OF AN INDEPENDENT AUDITOR IN RELATION TO THE PARENT COMPANY FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	AUTHORISATION OF GRANTS OF SHARE-BASED INCENTIVES	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	THE ANNUAL GENERAL MEETING ACKNOWLEDGES THE NET INCOME OF USD 13,318 MILLION AND THAT NO ALLOCATION TO THE LEGAL RESERVE OR TO THE RESERVE FOR TREASURY SHARES IS REQUIRED	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	CONSIDERING RESOLUTION III ABOVE, THE ANNUAL GENERAL MEETING, UPON THE PROPOSAL OF THE BOARD OF DIRECTORS, DECIDES TO ALLOCATE THE RESULTS OF THE COMPANY BASED ON THE PARENT COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	THE ANNUAL GENERAL MEETING DECIDES BY AN ADVISORY VOTE TO APPROVE THE REMUNERATION REPORT OF THE COMPANY FOR 2021	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	BASED ON RESOLUTION III, ALLOCATING THE AMOUNT OF TOTAL REMUNERATION FOR THE BOARD OF DIRECTORS IN RELATION TO THE FINANCIAL YEAR 2021 AT EUR 1,605,093 (USD 1,817,929), THE ANNUAL GENERAL MEETING APPROVES THE FOLLOWING ANNUAL FEES PER FUNCTION THAT DIRECT	FOR
ARCELORMITTAL SA	LU1598757687	04-May-2022	DECISION TO CANCEL SHARES AND TO CONSEQUENTLY REDUCE THE ISSUED SHARE CAPITAL FOLLOWING THE CANCELLATION OF SHARES REPURCHASED UNDER ITS SHARE BUYBACK PROGRAM	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: Seamus Fearon	FOR

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ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: H. Beau Franklin	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	Election of Class III Director for a term of three years: John L. Bunce, Jr.	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: Jerome Halgan	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: James Haney	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: Chris Hovey	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: W. Preston Hutchings	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: Pierre Jal	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: François Morin	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: David J. Mulholland	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: Chiara Nannini	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: Maamoun Rajeh	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: Christine Todd	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	Election of Class III Director for a term of three years: Marc Grandisson	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	Election of Class III Director for a term of three years: Moira Kilcoyne	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	Election of Class III Director for a term of three years: Eugene S. Sunshine	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	Advisory vote to approve named executive officer compensation.	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	Approve the Arch Capital Group Ltd. 2022 Long-Term Incentive and Share Award Plan.	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To appoint PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: Robert Appleby	FOR
ARCH CAPITAL GROUP LTD.	BMG0450A1053	04-May-2022	To Elect the nominee listed as Designated Company Director so that they may be elected directors of certain of our non-U.S. subsidiaries: Matthew Dragonetti	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Yukiko Omura	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Lorin P. T. Radtke	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Francisco L. Borges	FOR

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ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Courtney C. Shea	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Advisory vote on the compensation paid to the Company's named executive officers	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Appointment of PricewaterhouseCoopers LLP as the independent auditor of the Company for the fiscal year ending December 31, 2022 and authorization of the Board of Directors, acting through its Audit Committee, to set the remuneration of the independent auditor of the Company	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director of Assured Guaranty Re Ltd. for a term expiring of the 2023 Annual General Meeting: Howard W. Albert	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director of Assured Guaranty Re Ltd. for a term expiring of the 2023 Annual General Meeting: Robert A. Bailenson	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director of Assured Guaranty Re Ltd. for a term expiring of the 2023 Annual General Meeting: Gary Burnet	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director of Assured Guaranty Re Ltd. for a term expiring of the 2023 Annual General Meeting: Ling Chow	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director of Assured Guaranty Re Ltd. for a term expiring of the 2023 Annual General Meeting: Stephen Donnarumma	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director of Assured Guaranty Re Ltd. for a term expiring of the 2023 Annual General Meeting: Dominic J. Frederico	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director of Assured Guaranty Re Ltd. for a term expiring of the 2023 Annual General Meeting: Darrin Futter	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: G. Lawrence Buhl	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director of Assured Guaranty Re Ltd. for a term expiring of the 2023 Annual General Meeting: Jorge Gana	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director of Assured Guaranty Re Ltd. for a term expiring of the 2023 Annual General Meeting: Holly L. Horn	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director of Assured Guaranty Re Ltd. for a term expiring of the 2023 Annual General Meeting: Walter A. Scott	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Appoint PricewaterhouseCoopers LLP as the independent auditor of Assured Guaranty Re Ltd. for the fiscal year ending December 31, 2022	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Dominic J. Frederico	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Bonnie L. Howard	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Thomas W. Jones	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Patrick W. Kenny	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Alan J. Kreczko	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Simon W. Leathes	FOR
ASSURED GUARANTY LTD.	BMG0585R1060	04-May-2022	Election of Director for a term expiring at the 2023 Annual General Meeting: Michelle McCloskey	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE UPDATE OF THE POLICY FOR SELECTION AND APPOINTMENT OF THE STATUTORY AUDITOR OR AUDIT FIRM AND THE HIRING OF NON PROHIBITED NON AUDIT SERVICES, UNDER THE TERMS OF THE LEGISLATION IN FORCE	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.1 AMENDMENT TO ARTICLE 5, WITH SUPPRESSION OF ITS NO. 5	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.2 AMENDMENT TO ARTICLE 6, CHANGING ITS NOS. 1 AND 2	FOR

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BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.3 THAT A NEW PARAGRAPH 3 BE ADDED TO ARTICLE 9, CHANGING THE CURRENT PARAGRAPH 3 TO A NEW PARAGRAPH 4	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.4 THE CURRENT PARAGRAPH 3 (NEW PARAGRAPH 4) OF ARTICLE 9	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.5 AMENDMENT TO ARTICLE 15, CHANGING ITS NO. 3	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.6 TO CHANGE THE NAME OF CHAPTER IX	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.7 TO CHANGE THE NAME OF CHAPTER X	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.8 THAT A NEW CHAPTER XI BE ADDED, WITH THE CONSEQUENT RENUMERATION OF THE CURRENT CHAPTERS XI, XII, XIII TO XII, XIII, XIV	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.9 THAT PARAGRAPH 1 OF ARTICLE 37 BE MODIFIED	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.10 THAT A NEW NUMBER 3 BE ADDED TO ARTICLE 38, AND NUMBERS 3 TO 8 BEING RENUMERATED, WHICH WILL CHANGE FROM 4 TO 9	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.11 TO AMEND ARTICLE 44	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.12 TO BE MODIFIED A, PARAGRAPH A OF ARTICLE 45	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.13 THAT A SUBPARAGRAPH D, BE ADDED TO ARTICLE 45	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.14 TO AMEND ARTICLE 46	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE AMENDMENT OF THE ARTICLES OF ASSOCIATION, AS INDICATED BELOW: 7.15 THAT A NEW ARTICLE 47 BE ADDED, WITH CONSEQUENT RENUMERATION OF ARTICLES 47 TO 56	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE UPON THE ELECTION OF THE BOARD OF DIRECTORS FOR THE TERM OF OFFICE 2022 2025, INCLUDING THE AUDIT COMMITTEE	AGAINST
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE UPON THE ELECTION OF THE REMUNERATIONS AND WELFARE BOARD FOR THE TERM OF OFFICE 2022 2025	AGAINST
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE UPON THE ACQUISITION AND SALE OF OWN SHARES AND BONDS	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE UPON THE INDIVIDUAL AND CONSOLIDATED ANNUAL REPORT, BALANCE SHEET AND FINANCIAL STATEMENTS OF 2021, AND THE CORPORATE GOVERNANCE REPORT, THAT INCLUDES A CHAPTER ON THE REMUNERATION OF THE MANAGEMENT AND SUPERVISORY BODIES AND THE SUSTAINABILITY REPORT	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE UPON THE PROPOSAL FOR THE APPROPRIATION OF PROFIT CONCERNING THE 2021 FINANCIAL YEAR	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO CARRY OUT A GENERIC APPRAISAL OF THE MANAGEMENT AND SUPERVISION OF THE COMPANY	FOR

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BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE UPON THE UPDATING OF THE POLICY FOR THE REMUNERATION OF MEMBERS OF THE MANAGEMENT AND SUPERVISORY BODIES	FOR
BANCO COMERCIAL PORTUGUES, SA	PTBCP0AM0015	04-May-2022	TO RESOLVE ON THE UPDATE OF THE INTERNAL POLICY FOR THE SELECTION AND ASSESSMENT OF THE SUITABILITY OF THE MEMBERS OF THE MANAGEMENT AND SUPERVISORY BODIES AND KEY FUNCTIONS HOLDERS	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT MARY FRANCIS BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO RECEIVE THE REPORTS OF THE DIRECTORS AND AUDITORS AND THE AUDITED ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT CRAWFORD GILLIES BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT BRIAN GILVARY BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT NIGEL HIGGINS BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT DIANE SCHUENEMAN BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT JULIA WILSON BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO REAPPOINT KPMG LLP AS AUDITORS	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO AUTHORISE THE BOARD AUDIT COMMITTEE TO SET THE REMUNERATION OF THE AUDITORS	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AND EQUITY SECURITIES	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES FOR CASH AND OR SELL TREASURY SHARES OTHER THAN ON PRO RATA BASIS TO SHAREHOLDERS OF NO MORE THAN 5 PERCENT OF CAPITAL	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES FOR CASH OTHER THAN ON A PRO RATA BASIS TO SHAREHOLDERS IN CONNECTION WITH AN ACQUISITION OR CAPITAL INVESTMENT	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES IN RELATION TO THE ISSUANCE OF CONTINGENT EQUITY CONVERSION NOTES	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES FOR CASH AND SELL TREASURY SHARES OTHER THAN ON A PRO RATA BASIS TO SHAREHOLDERS IN RELATION TO EQUITY CONVERSION NOTES	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO AUTHORISE THE DIRECTORS TO CALL GENERAL MEETINGS OTHER THAN AN AGM ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	TO APPROVE THE BARCLAYS CLIMATE STRATEGY TARGETS AND PROGRESS 2022	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT C.S. VENKATAKRISHNAN BE APPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT ROBERT BERRY BE APPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT ANNA CROSS BE APPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT MIKE ASHLEY BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT TIM BREEDON BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR

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BARCLAYS PLC	GB0031348658	04-May-2022	THAT MOHAMED A. EL-ERIAN BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	GB0031348658	04-May-2022	THAT DAWN FITZPATRICK BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Mary Francis be reappointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To receive the reports of the Directors and Auditors and the audited accounts of the Company for the year ended 31 December 2021.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Crawford Gillies be reappointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Brian Gilvary be reappointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Nigel Higgins be reappointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Diane Schueneman be reappointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Julia Wilson be reappointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To reappoint KPMG LLP as Auditors.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To authorise the Board Audit Committee to set the remuneration of the Auditors.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To authorise the Company and its subsidiaries to make political donations and incur political expenditure.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To authorise the Directors to allot shares and equity securities.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To authorise the Directors to allot equity securities for cash and/or sell treasury shares other than on a pro rata basis to shareholders of no more than 5% of issued share capital.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To authorise the Directors to allot equity securities for cash and/or sell treasury shares other than on a pro rata basis to shareholders of no more than 5% of issued share capital in connection with an acquisition or specified capital investment.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To approve the Directors' Remuneration Report for the year ended 31 December 2021.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To authorise the Directors to allot equity securities in relation to the issuance of contingent Equity Conversion Notes.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To authorise the Directors to allot equity securities for cash other than on a pro rata basis to shareholders in relation to the issuance of contingent Equity Conversion Notes.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To authorise the Company to purchase its own shares.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To authorise the Directors to call general meetings (other than an AGM) on not less than 14 clear days' notice.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	To approve Barclays' Climate Strategy, Targets and Progress 2022.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That C.S. Venkatakrishnan be appointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Robert Berry be appointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Anna Cross be appointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Mike Ashley be reappointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Tim Breedon be reappointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Mohamed A. El-Erian be reappointed a Director of the Company.	FOR
BARCLAYS PLC	US06738E2046	04-May-2022	That Dawn Fitzpatrick be reappointed a Director of the Company.	FOR
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	ABSTAIN

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BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	FOR
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	ABSTAIN
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	ABSTAIN
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	ABSTAIN
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	FOR
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	FOR
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	ABSTAIN
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	ABSTAIN
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	FOR
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	FOR
BROWN & BROWN, INC.	US1152361010	04-May-2022	DIRECTOR	FOR
BROWN & BROWN, INC.	US1152361010	04-May-2022	To ratify the appointment of Deloitte & Touche LLP as Brown & Brown, Inc.'s independent registered public accountants for the fiscal year ending December 31, 2022.	FOR
BROWN & BROWN, INC.	US1152361010	04-May-2022	To approve, on an advisory basis, the compensation of named executive officers.	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Election of Director: MaryAnn Wright	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Advisory vote to approve the compensation of our Named Executive Officers.	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Election of Director: Nancy E. Cooper	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	The ratification of the Audit and Finance Committee's appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Election of Director: David C. Everitt	AGAINST
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Election of Director: Reginald Fils-Aimé	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Election of Director: Lauren P. Flaherty	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Election of Director: David M. Foulkes	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Election of Director: Joseph W. McClanathan	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Election of Director: David V. Singer	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Election of Director: J. Steven Whisler	FOR
BRUNSWICK CORPORATION	US1170431092	04-May-2022	Election of Director: Roger J. Wood	FOR
CARLISLE COMPANIES INCORPORATED	US1423391002	04-May-2022	Election of Director: Robin J. Adams	FOR
CARLISLE COMPANIES INCORPORATED	US1423391002	04-May-2022	Election of Director: Jonathan R. Collins	FOR
CARLISLE COMPANIES INCORPORATED	US1423391002	04-May-2022	Election of Director: D. Christian Koch	FOR

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CARLISLE COMPANIES INCORPORATED	US1423391002	04-May-2022	To adopt an amendment to the Company's Restated Certificate of Incorporation to eliminate enhanced voting rights for holders of shares of the Company's common stock that satisfy certain criteria and provide for one vote for each outstanding share.	FOR
CARLISLE COMPANIES INCORPORATED	US1423391002	04-May-2022	To ratify the appointment of Deloitte & Touche LLP to serve as the Company's independent registered public accounting firm for 2022.	FOR
CARLISLE COMPANIES INCORPORATED	US1423391002	04-May-2022	To approve an amendment and restatement of the Company's Incentive Compensation Program to increase the number of shares of the Company's common stock available for issuance thereunder.	FOR
CARLISLE COMPANIES INCORPORATED	US1423391002	04-May-2022	To approve, on an advisory basis, the Company's named executive officer compensation in 2021.	FOR
CENTURY COMMUNITIES, INC.	US1565043007	04-May-2022	Election of Director: Dale Francescon	FOR
CENTURY COMMUNITIES, INC.	US1565043007	04-May-2022	Election of Director: Robert J. Francescon	FOR
CENTURY COMMUNITIES, INC.	US1565043007	04-May-2022	Election of Director: Patricia L. Arvielo	FOR
CENTURY COMMUNITIES, INC.	US1565043007	04-May-2022	Election of Director: John P. Box	FOR
CENTURY COMMUNITIES, INC.	US1565043007	04-May-2022	Election of Director: Keith R. Guericke	FOR
CENTURY COMMUNITIES, INC.	US1565043007	04-May-2022	Election of Director: James M. Lippman	FOR
CENTURY COMMUNITIES, INC.	US1565043007	04-May-2022	To approve the Century Communities, Inc. 2022 Omnibus Incentive Plan.	FOR
CENTURY COMMUNITIES, INC.	US1565043007	04-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
CENTURY COMMUNITIES, INC.	US1565043007	04-May-2022	To approve, on an advisory basis, our executive compensation.	FOR
CHESAPEAKE UTILITIES CORPORATION	US1653031088	04-May-2022	Election of Director for a three-year term: Jeffry M. Householder	FOR
CHESAPEAKE UTILITIES CORPORATION	US1653031088	04-May-2022	Election of Director for a three-year term: Lila A. Jaber	FOR
CHESAPEAKE UTILITIES CORPORATION	US1653031088	04-May-2022	Election of Director for a three-year term: Paul L. Maddock, Jr.	FOR
CHESAPEAKE UTILITIES CORPORATION	US1653031088	04-May-2022	Election of Director for a two-year term: Lisa G. Bisaccia	FOR
CHESAPEAKE UTILITIES CORPORATION	US1653031088	04-May-2022	Cast a non-binding advisory vote to approve the compensation of the Company's Named Executive Officers.	FOR
CHESAPEAKE UTILITIES CORPORATION	US1653031088	04-May-2022	Cast a non-binding advisory vote to ratify the appointment of the Company's independent registered public accounting firm, Baker Tilly US, LLP.	FOR
CITY OFFICE REIT, INC.	US1785871013	04-May-2022	Election of Director: John McLernon	FOR
CITY OFFICE REIT, INC.	US1785871013	04-May-2022	Election of Director: James Farrar	FOR
CITY OFFICE REIT, INC.	US1785871013	04-May-2022	Election of Director: William Flatt	FOR
CITY OFFICE REIT, INC.	US1785871013	04-May-2022	Election of Director: Sabah Mirza	FOR
CITY OFFICE REIT, INC.	US1785871013	04-May-2022	Election of Director: Mark Murski	FOR

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CITY OFFICE REIT, INC.	US1785871013	04-May-2022	Election of Director: John Sweet	FOR
CITY OFFICE REIT, INC.	US1785871013	04-May-2022	To ratify the appointment of KPMG LLP as City Office REIT, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CITY OFFICE REIT, INC.	US1785871013	04-May-2022	The approval, on an advisory basis, of the compensation of the named executive officers for 2021.	FOR
CITY OFFICE REIT, INC.	US1785871013	04-May-2022	The approval of an amendment to City Office REIT, Inc.'s Equity Incentive Plan to increase the number of shares of common stock available for awards made thereunder and certain administrative changes.	FOR
CLEAR CHANNEL OUTDOOR HOLDINGS, INC.	US18453H1068	04-May-2022	DIRECTOR	FOR
CLEAR CHANNEL OUTDOOR HOLDINGS, INC.	US18453H1068	04-May-2022	DIRECTOR	FOR
CLEAR CHANNEL OUTDOOR HOLDINGS, INC.	US18453H1068	04-May-2022	DIRECTOR	FOR
CLEAR CHANNEL OUTDOOR HOLDINGS, INC.	US18453H1068	04-May-2022	Approval of the advisory (non-binding) resolution on executive compensation.	FOR
CLEAR CHANNEL OUTDOOR HOLDINGS, INC.	US18453H1068	04-May-2022	Ratification of Ernst & Young LLP as the independent accounting firm for the year ending December 31, 2022.	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Daniel G. Kaye	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Phyllis M. Lockett	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Terrence A. Duffy	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Deborah J. Lucas	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Terry L. Savage	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Rahael Seifu	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: William R. Shepard	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Howard J. Siegel	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Dennis A. Suskind	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Ratification of the appointment of Ernst & Young as our independent registered public accounting firm for 2022.	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Advisory vote on the compensation of our named executive officers.	AGAINST
CME GROUP INC.	US12572Q1058	04-May-2022	Approval of the Amended and Restated CME Group Inc. Omnibus Stock Plan.	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Approval of the Amended and Restated CME Group Inc. Director Stock Plan.	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Timothy S. Bitsberger	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Approval of the Amended and Restated CME Group Inc. Employee Stock Purchase Plan.	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Charles P. Carey	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Dennis H. Chookaszian	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Bryan T. Durkin	FOR

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CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Ana Dutra	AGAINST
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Martin J. Gepsman	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Larry G. Gerdes	FOR
CME GROUP INC.	US12572Q1058	04-May-2022	Election of Equity Director: Daniel R. Glickman	AGAINST
COGENT COMMUNICATIONS HOLDINGS, INC.	US19239V3024	04-May-2022	To hold an advisory vote to approve named executive officer compensation.	FOR
COGENT COMMUNICATIONS HOLDINGS, INC.	US19239V3024	04-May-2022	Election of Director: Dave Schaeffer	FOR
COGENT COMMUNICATIONS HOLDINGS, INC.	US19239V3024	04-May-2022	Election of Director: D. Blake Bath	FOR
COGENT COMMUNICATIONS HOLDINGS, INC.	US19239V3024	04-May-2022	Election of Director: Steven D. Brooks	FOR
COGENT COMMUNICATIONS HOLDINGS, INC.	US19239V3024	04-May-2022	Election of Director: Paul de Sa	FOR
COGENT COMMUNICATIONS HOLDINGS, INC.	US19239V3024	04-May-2022	Election of Director: Lewis H. Ferguson, III	FOR
COGENT COMMUNICATIONS HOLDINGS, INC.	US19239V3024	04-May-2022	Election of Director: Sheryl Kennedy	FOR
COGENT COMMUNICATIONS HOLDINGS, INC.	US19239V3024	04-May-2022	Election of Director: Marc Montagner	FOR
COGENT COMMUNICATIONS HOLDINGS, INC.	US19239V3024	04-May-2022	To approve the amended and restated bylaws of the Company for the sole purpose of amending Section 12 of the bylaws to increase the size of the Board of Directors to nine (9) directors.	FOR
COGENT COMMUNICATIONS HOLDINGS, INC.	US19239V3024	04-May-2022	To vote on the ratification of the appointment by the Audit Committee of Ernst & Young LLP as the independent registered public accountants for the Company for the fiscal year ending December 31, 2022.	FOR
COGNEX CORPORATION	US1924221039	04-May-2022	Election of Director for a term ending in 2025: Anthony Sun	AGAINST
COGNEX CORPORATION	US1924221039	04-May-2022	Election of Director for a term ending in 2025: Robert J. Willett	FOR
COGNEX CORPORATION	US1924221039	04-May-2022	Election of Director for a term ending in 2024: Marjorie T. Sennett	FOR
COGNEX CORPORATION	US1924221039	04-May-2022	To ratify the selection of Grant Thornton LLP as Cognex's independent registered public accounting firm for fiscal year 2022.	FOR
COGNEX CORPORATION	US1924221039	04-May-2022	To approve, on an advisory basis, the compensation of Cognex's named executive officers as described in the proxy statement including the Compensation Discussion and Analysis, compensation tables and narrative discussion ("say-on-pay").	FOR
COHU, INC.	US1925761066	04-May-2022	Election of Class 3 Director for a term of three years: Steven J. Bilodeau	FOR
COHU, INC.	US1925761066	04-May-2022	Election of Class 3 Director for a term of three years: James A. Donahue	AGAINST
COHU, INC.	US1925761066	04-May-2022	Advisory vote to approve Named Executive Officer compensation, or "Say-on-Pay."	FOR
COHU, INC.	US1925761066	04-May-2022	Approve an amendment to Cohu's Amended and Restated Certificate of Incorporation increasing the number of authorized shares of common stock from 60,000,000 to 90,000,000 shares.	FOR

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COHU, INC.	US1925761066	04-May-2022	Ratification of the appointment of Ernst & Young LLP as Cohu's independent registered public accounting firm for fiscal year 2022.	FOR
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: J. Steven Whisler	FOR
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: John J. Zillmer	AGAINST
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: Donna M. Alvarado	FOR
CSX CORPORATION	US1264081035	04-May-2022	The ratification of the appointment of Ernst & Young LLP as the Independent Registered Public Accounting Firm for 2022.	FOR
CSX CORPORATION	US1264081035	04-May-2022	Advisory (non-binding) resolution to approve compensation for the Company's named executive officers.	FOR
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: Thomas P. Bostick	FOR
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: James M. Foote	FOR
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: Steven T. Halverson	FOR
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: Paul C. Hilal	FOR
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: David M. Moffett	FOR
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: Linda H. Riefler	FOR
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: Suzanne M. Vautrinot	FOR
CSX CORPORATION	US1264081035	04-May-2022	Election of Director: James L. Wainscott	FOR
DENISON MINES CORP.	CA2483561072	04-May-2022	DIRECTOR	FOR
DENISON MINES CORP.	CA2483561072	04-May-2022	DIRECTOR	FOR
DENISON MINES CORP.	CA2483561072	04-May-2022	DIRECTOR	ABSTAIN
DENISON MINES CORP.	CA2483561072	04-May-2022	DIRECTOR	FOR
DENISON MINES CORP.	CA2483561072	04-May-2022	DIRECTOR	FOR
DENISON MINES CORP.	CA2483561072	04-May-2022	DIRECTOR	FOR
DENISON MINES CORP.	CA2483561072	04-May-2022	DIRECTOR	FOR
DENISON MINES CORP.	CA2483561072	04-May-2022	DIRECTOR	FOR
DENISON MINES CORP.	CA2483561072	04-May-2022	DIRECTOR	FOR
DENISON MINES CORP.	CA2483561072	04-May-2022	Reappointment of KPMG LLP as auditors for the ensuing year and authorizing the Board of Directors to fix the auditor remuneration.	FOR
DENISON MINES CORP.	CA2483561072	04-May-2022	On an advisory basis and not to diminish the role and responsibilities of the Board of Directors, acceptance of the approach to executive compensation as disclosed in the Circular.	FOR
DIGITALBRIDGE GROUP, INC.	US25401T1088	04-May-2022	To approve an advisory proposal regarding the compensation paid to DigitalBridge Group, Inc.'s named executive officers.	FOR
DIGITALBRIDGE GROUP, INC.	US25401T1088	04-May-2022	Election of Director to serve one-year term expiring at the 2023 annual meeting: Sháka Rasheed	FOR
DIGITALBRIDGE GROUP, INC.	US25401T1088	04-May-2022	To ratify the appointment of Ernst & Young LLP as independent public auditor for the fiscal year ending December 31, 2022.	FOR
DIGITALBRIDGE GROUP, INC.	US25401T1088	04-May-2022	Election of Director to serve one-year term expiring at the 2023 annual meeting: J. Braxton Carter	FOR
DIGITALBRIDGE GROUP, INC.	US25401T1088	04-May-2022	Election of Director to serve one-year term expiring at the 2023 annual meeting: Gregory J. McCray	FOR

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EQUINOX GOLD CORP.	CA29446Y5020	04-May-2022	DIRECTOR	FOR
EQUINOX GOLD CORP.	CA29446Y5020	04-May-2022	Appointment of KMPG LLP as the Company's independent auditor to serve for the ensuing year and authorizing the Board to set the auditor's remuneration.	FOR
EQUINOX GOLD CORP.	CA29446Y5020	04-May-2022	Resolved that: 1. The maximum number of shares issuable upon the vesting of restricted share units granted under the Company's Restricted Share Unit Plan be increased by 5,400,000, from 7,000,000 to 12,400,000; and 2. any director or officer of the Company is authorized and directed, acting for, in the name of and on behalf of the Company, to execute or cause to be executed, and to deliver or cause to be delivered, all such other documents required to give effect to these resolutions.	FOR
EQUINOX GOLD CORP.	CA29446Y5020	04-May-2022	Resolved that, on an advisory basis, and not to diminish the role and responsibilities of the Board, that the shareholders accept the approach to executive compensation disclosed in the Company's Management Information Circular dated March 22, 2022, delivered in advance of its Annual & Special Meeting of Shareholders.	FOR
ESSENT GROUP LTD	BMG3198U1027	04-May-2022	DIRECTOR	FOR
ESSENT GROUP LTD	BMG3198U1027	04-May-2022	DIRECTOR	FOR
ESSENT GROUP LTD	BMG3198U1027	04-May-2022	DIRECTOR	FOR
ESSENT GROUP LTD	BMG3198U1027	04-May-2022	REAPPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDED DECEMBER 31, 2022 AND UNTIL THE 2023 ANNUAL GENERAL MEETING OF SHAREHOLDERS, AND TO REFER THE DETERMINATION OF THE AUDITORS' COMPENSATION TO THE BOARD OF DIRECTORS.	FOR
ESSENT GROUP LTD	BMG3198U1027	04-May-2022	PROVIDE A NON-BINDING, ADVISORY VOTE ON OUR EXECUTIVE COMPENSATION.	FOR
ESSENT GROUP LTD	BMG3198U1027	04-May-2022	PROVIDE A NON-BINDING, ADVISORY VOTE ON THE FREQUENCY OF ADVISORY VOTES ON OUR EXECUTIVE COMPENSATION.	1 YEAR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	DIRECTOR	FOR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	DIRECTOR	FOR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	DIRECTOR	FOR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	DIRECTOR	FOR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	DIRECTOR	FOR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	DIRECTOR	FOR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	DIRECTOR	FOR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	DIRECTOR	FOR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	To approve an advisory vote on the compensation paid to the Company's named executive officers for 2021.	FOR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	To ratify the Amendment to the Company's Amended and Restated Bylaws to require shareholder disclosure of certain derivative securities holdings.	FOR
ESSENTIAL UTILITIES, INC.	US29670G1022	04-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the Company for the 2022 fiscal year.	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: Joseph R. Nolan, Jr.	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: William C. Van Faasen	FOR

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EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: Cotton M. Cleveland	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: Frederica M. Williams	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Consider an advisory proposal approving the compensation of our Named Executive Officers.	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: James S. DiStasio	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: Francis A. Doyle	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: Linda Dorcena Forry	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: Gregory M. Jones	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: James J. Judge	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: John Y. Kim	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: Kenneth R. Leibler	FOR
EVERSOURCE ENERGY	US30040W1080	04-May-2022	Election of Trustee: David H. Long	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	04-May-2022	EXTENSION OF THE EXCULPATION UNDERTAKING GIVEN TO MESSRS. NADAV FATTAL, ASAF FATTAL AND YUVAL FATTAL - SONS OF MR. DAVID FATTAL, COMPANY BOARD CHAIRMAN, CONTROLLING SHAREHOLDER AND CEO	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	04-May-2022	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER CPA FIRM AS COMPANY AUDITING ACCOUNTANT	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	04-May-2022	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. DAVID FATTAL, COMPANY BOARD CHAIRMAN, CONTROLLING SHAREHOLDER AND CEO	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	04-May-2022	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SHIMSHON HAREL	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	04-May-2022	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YUVAL BRONSTEIN	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	04-May-2022	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SHAHAR AKA, COMPANY CFO	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	04-May-2022	GRANT OF A SPECIAL MONETARY BONUS FOR MR. SHAHAR AKA, COMPANY DIRECTOR AND CFO AND APPROVAL OF NON-FUNDAMENTAL CHANGES IN HIS EMPLOYMENT CONDITIONS	AGAINST
FATTAL HOLDINGS (1998) LTD.	IL0011434292	04-May-2022	EXTENSION OF THE INDEMNIFICATION UNDERTAKING GIVEN TO MESSRS. NADAV FATTAL, ASAF FATTAL AND YUVAL FATTAL - SONS OF MR. DAVID FATTAL, COMPANY BOARD CHAIRMAN, CONTROLLING SHAREHOLDER AND CEO	FOR
FEDERAL REALTY INVESTMENT TRUST	US3137451015	04-May-2022	Election of Trustee: David W. Faeder	FOR
FEDERAL REALTY INVESTMENT TRUST	US3137451015	04-May-2022	Election of Trustee: Elizabeth I. Holland	FOR
FEDERAL REALTY INVESTMENT TRUST	US3137451015	04-May-2022	Election of Trustee: Nicole Y. Lamb-Hale	FOR
FEDERAL REALTY INVESTMENT TRUST	US3137451015	04-May-2022	Election of Trustee: Anthony P. Nader, III	FOR
FEDERAL REALTY INVESTMENT TRUST	US3137451015	04-May-2022	Election of Trustee: Mark S. Ordan	FOR

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FRANCO-NEVADA CORPORATION	CA3518581051	04-May-2022	DIRECTOR	FOR
FRANCO-NEVADA CORPORATION	CA3518581051	04-May-2022	DIRECTOR	FOR
FRANCO-NEVADA CORPORATION	CA3518581051	04-May-2022	DIRECTOR	FOR
FRANCO-NEVADA CORPORATION	CA3518581051	04-May-2022	Appointment of PricewaterhouseCoopers LLP, Chartered Professional Accountants, as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
FRANCO-NEVADA CORPORATION	CA3518581051	04-May-2022	Acceptance of the Corporation's approach to executive compensation.	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: Robert K. Steel	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: John G. Stratton	AGAINST
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: James S. Crown	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: Peter A. Wall	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Advisory Vote on the Selection of Independent Auditors.	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Advisory Vote to Approve Executive Compensation.	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Shareholder Proposal to Require an Independent Board Chairman.	AGAINST
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Shareholder Proposal that the Board of Directors Issue a Report on Human Rights Due Diligence.	ABSTAIN
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: Rudy F. deLeon	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: Cecil D. Haney	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: Mark M. Malcolm	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: James N. Mattis	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: Phebe N. Novakovic	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: C. Howard Nye	FOR
GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: Catherine B. Reynolds	FOR

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GENERAL DYNAMICS CORPORATION	US3695501086	04-May-2022	Election of Director: Laura J. Schumacher	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Catherine Lesjak	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Tomislav Mihaljevic	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Stephen Angel	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Paula Rosput Reynolds	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Leslie Seidman	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Advisory Approval of Our Named Executives' Compensation	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Ratification of Deloitte as Independent Auditor for 2022	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Approval of the 2022 Long-Term Incentive Plan	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Require the Cessation of Stock Option and Bonus Programs	AGAINST
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Require Shareholder Ratification of Termination Pay	AGAINST
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Require the Board Nominate an Employee Representative Director	AGAINST
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Sébastien Bazin	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Ashton Carter	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: H. Lawrence Culp, Jr.	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Francisco D'Souza	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Edward Garden	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Isabella Goren	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Thomas Horton	FOR
GENERAL ELECTRIC COMPANY	US3696043013	04-May-2022	Election of Director: Risa Lavizzo-Mourey	FOR
GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Approval of the Gibraltar Industries, Inc. Amended and Restated 2016 Stock Plan for Non-Employee Directors.	FOR
GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Ratification of Ernst & Young LLP as our Independent Registered Public Accounting Firm for the year ending December 31, 2022.	FOR
GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Election of Director: Mark G. Barberio	FOR
GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Election of Director: William T. Bosway	FOR
GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Election of Director: Craig A. Hindman	FOR
GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Election of Director: Gwendolyn G. Mizell	FOR
GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Election of Director: Linda K. Myers	FOR
GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Election of Director: James B. Nish	FOR
GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Election of Director: Atlee Valentine Pope	FOR
GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Election of Director: Manish H. Shah	FOR

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GIBRALTAR INDUSTRIES, INC.	US3746891072	04-May-2022	Advisory approval on the Company's executive compensation (Say- On-Pay).	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	To ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	To approve, on an advisory basis, the compensation of our Named Executive Officers as presented in the Proxy Statement.	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	Election of Director: Jacqueline K. Barton, Ph.D.	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	To approve the Gilead Sciences, Inc. 2022 Equity Incentive Plan.	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	To vote on a stockholder proposal, if properly presented at the meeting, requesting that the Board adopt a policy that the Chairperson of the Board of Directors be an independent director.	AGAINST
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	To vote on a stockholder proposal, if properly presented at the meeting, requesting that the Board include one member from Gilead's non-management employees.	AGAINST
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	To vote on a stockholder proposal, if properly presented at the meeting, requesting a 10% threshold to call a special stockholder meeting.	AGAINST
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	To vote on a stockholder proposal, if properly presented at the meeting, requesting that the Board publish a third-party review of Gilead's lobbying activities.	AGAINST
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	To vote on a stockholder proposal, if properly presented at the meeting, requesting a Board report on oversight of risks related to anticompetitive practices.	AGAINST
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	Election of Director: Jeffrey A. Bluestone, Ph.D.	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	Election of Director: Sandra J. Horning, M.D.	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	Election of Director: Kelly A. Kramer	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	Election of Director: Kevin E. Lofton	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	Election of Director: Harish Manwani	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	Election of Director: Daniel P. O'Day	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	Election of Director: Javier J. Rodriguez	FOR
GILEAD SCIENCES, INC.	US3755581036	04-May-2022	Election of Director: Anthony Welters	FOR
GRANGES AB	SE0006288015	04-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.25 PER SHARE	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF FREDRIK ARP	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF CARINA ANDERSSON	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF MATS BACKMAN	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF MARTINA BUCHHAUSER	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF PETER CARLSSON	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF KATARINA LINDSTROM	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF HANS PORAT	FOR

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GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF OYSTEIN LARSEN	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF KONNY SVENSSON	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF ELIN LINDFORS	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF FREDRIKA PETTERSSON	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF JORGEN ROSENGREN	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF OSKAR HELLSTROM	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF RAGNHILD WIBORG	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE DISCHARGE OF JOHAN MENCKEL	FOR
GRANGES AB	SE0006288015	04-May-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 825 ,000 FOR CHAIRMAN AND SEK 350,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
GRANGES AB	SE0006288015	04-May-2022	REELECT FREDRIK ARP AS DIRECTOR	AGAINST
GRANGES AB	SE0006288015	04-May-2022	REELECT MATS BACKMAN AS DIRECTOR	FOR
GRANGES AB	SE0006288015	04-May-2022	REELECT MARTINA BUCHHAUSER AS DIRECTOR	FOR
GRANGES AB	SE0006288015	04-May-2022	REELECT PETER CARLSSON AS DIRECTOR	FOR
GRANGES AB	SE0006288015	04-May-2022	REELECT KATARINA LINDSTROM AS DIRECTOR	FOR
GRANGES AB	SE0006288015	04-May-2022	REELECT HANS PORAT AS DIRECTOR	FOR
GRANGES AB	SE0006288015	04-May-2022	ELECT STEVEN ARMSTRONG AS NEW DIRECTOR	FOR
GRANGES AB	SE0006288015	04-May-2022	ELECT FREDRIK ARP AS BOARD CHAIR	AGAINST
GRANGES AB	SE0006288015	04-May-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE REMUNERATION REPORT	AGAINST
GRANGES AB	SE0006288015	04-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE LONG-TERM INCENTIVE PROGRAM 2022 FOR MANAGEMENT TEAM AND KEY EMPLOYEES	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR
GRANGES AB	SE0006288015	04-May-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF ISSUED SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
GREAT LAKES DREDGE & DOCK CORPORATION	US3906071093	04-May-2022	Election of Director: Lawrence R. Dickerson	FOR
GREAT LAKES DREDGE & DOCK CORPORATION	US3906071093	04-May-2022	Election of Director: Ronald R. Steger	FOR
GREAT LAKES DREDGE & DOCK CORPORATION	US3906071093	04-May-2022	Election of Director: D. Michael Steuert	FOR

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GREAT LAKES DREDGE & DOCK CORPORATION	US3906071093	04-May-2022	To ratify Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
GREAT LAKES DREDGE & DOCK CORPORATION	US3906071093	04-May-2022	To approve, on a non-binding advisory basis, the Company's executive compensation.	FOR
GREEN PLAINS INC.	US3932221043	04-May-2022	Election of Director to serve three-year terms expire at the 2025 annual meeting: Farha Aslam	FOR
GREEN PLAINS INC.	US3932221043	04-May-2022	Election of Director to serve three-year terms expire at the 2025 annual meeting: Martin Salinas Jr.	FOR
GREEN PLAINS INC.	US3932221043	04-May-2022	To ratify the appointment of the Company's auditors	FOR
GREEN PLAINS INC.	US3932221043	04-May-2022	To cast an advisory vote to approve the Company's executive compensation	FOR
GREEN PLAINS INC.	US3932221043	04-May-2022	To approve the increase to the number of authorized shares of common stock	FOR
GREEN PLAINS INC.	US3932221043	04-May-2022	To approve the proposal to declassify the Company's Board of Directors	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT DR HAL BARRON AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RECEIVE AND ADOPT THE 2021 ANNUAL REPORT	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT DAME VIVIENNE COX AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT LYNN ELSENHANS AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT DR LAURIE GLIMCHER AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT DR JESSE GOODMAN AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT IAIN MACKAY AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT URS ROHNER AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-APPOINT THE AUDITOR: DELOITTE LLP	FOR
GSK PLC	GB0009252882	04-May-2022	TO DETERMINE REMUNERATION OF THE AUDITOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE DONATIONS TO POLITICAL ORGANISATIONS AND INCUR POLITICAL EXPENDITURE	FOR
GSK PLC	GB0009252882	04-May-2022	TO AUTHORISE ALLOTMENT OF SHARES	FOR
GSK PLC	GB0009252882	04-May-2022	TO DISAPPLY PRE-EMPTION RIGHTS - GENERAL POWER	FOR
GSK PLC	GB0009252882	04-May-2022	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR
GSK PLC	GB0009252882	04-May-2022	TO DISAPPLY PRE-EMPTION RIGHTS - IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
GSK PLC	GB0009252882	04-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
GSK PLC	GB0009252882	04-May-2022	TO AUTHORISE EXEMPTION FROM STATEMENT OF NAME OF SENIOR STATUTORY AUDITOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO AUTHORISE REDUCED NOTICE OF A GENERAL MEETING OTHER THAN AN AGM	AGAINST
GSK PLC	GB0009252882	04-May-2022	TO APPROVE THE GLAXOSMITHKLINE PLC SHARE SAVE PLAN 2022	FOR
GSK PLC	GB0009252882	04-May-2022	TO APPROVE THE GLAXOSMITHKLINE PLC SHARE REWARD PLAN 2022	FOR
GSK PLC	GB0009252882	04-May-2022	TO APPROVE ADOPTION OF NEW ARTICLES OF ASSOCIATION	FOR

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GSK PLC	GB0009252882	04-May-2022	TO APPROVE THE REMUNERATION POLICY SET OUT IN THE 2021 ANNUAL REPORT	FOR
GSK PLC	GB0009252882	04-May-2022	TO ELECT DR ANNE BEAL AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO ELECT DR HARRY C. DIETZ AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT SIR JONATHAN SYMONDS AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT DAME EMMA WALMSLEY AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT CHARLES BANCROFT AS A DIRECTOR	FOR
GSK PLC	GB0009252882	04-May-2022	TO RE-ELECT VINDI BANGA AS A DIRECTOR	FOR
GSK PLC	US37733W1053	04-May-2022	To re-elect Dr Hal Barron as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To receive and adopt the 2021 Annual Report	FOR
GSK PLC	US37733W1053	04-May-2022	To re-elect Dame Vivienne Cox as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To re-elect Lynn Elsenhans as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To re-elect Dr Laurie Glimcher as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To re-elect Dr Jesse Goodman as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To re-elect Iain Mackay as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To re-elect Urs Rohner as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To re-appoint the auditor	FOR
GSK PLC	US37733W1053	04-May-2022	To determine remuneration of the auditor	FOR
GSK PLC	US37733W1053	04-May-2022	To authorise the company and its subsidiaries to make donations to political organisations and incur political expenditure	FOR
GSK PLC	US37733W1053	04-May-2022	To authorise allotment of shares	FOR
GSK PLC	US37733W1053	04-May-2022	To disapply pre-emption rights - general power (special resolution)	FOR
GSK PLC	US37733W1053	04-May-2022	To approve the Annual report on remuneration	FOR
GSK PLC	US37733W1053	04-May-2022	To disapply pre-emption rights - in connection with an acquisition or specified capital investment (special resolution)	FOR
GSK PLC	US37733W1053	04-May-2022	To authorise the company to purchase its own shares (special resolution)	FOR
GSK PLC	US37733W1053	04-May-2022	To authorise exemption from statement of name of senior statutory auditor	FOR
GSK PLC	US37733W1053	04-May-2022	To authorise reduced notice of a general meeting other than an AGM (special resolution)	FOR
GSK PLC	US37733W1053	04-May-2022	To approve the GlaxoSmithKline plc Share Save Plan 2022	FOR
GSK PLC	US37733W1053	04-May-2022	To approve the GlaxoSmithKline plc Share Reward Plan 2022	FOR
GSK PLC	US37733W1053	04-May-2022	To approve adoption of new Articles of Association (special resolution)	FOR
GSK PLC	US37733W1053	04-May-2022	To approve the Remuneration policy set out in the 2021 Annual Report	AGAINST
GSK PLC	US37733W1053	04-May-2022	To elect Dr Anne Beal as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To elect Dr Harry C Dietz as a Director	FOR

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GSK PLC	US37733W1053	04-May-2022	To re-elect Sir Jonathan Symonds as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To re-elect Dame Emma Walmsley as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To re-elect Charles Bancroft as a Director	FOR
GSK PLC	US37733W1053	04-May-2022	To re-elect Vindi Banga as a Director	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 6.50 PER SHARE	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD CHAIR KARL-JOHAN PERSSON	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER STINA BERGFORS	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER ANDERS DAHLVIG	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER DANICA KRAGIC JENSFELT	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER LENA PATRIKSSON KELLER	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER CHRISTIAN SIEVERT	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER ERICA WIKING HAGER	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER NIKLAS ZENNSTROM	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER INGRID GODIN	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER TIM GAHNSTROM	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER HELENA ISBERG	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF BOARD MEMBER LOUISE WIKHOLM	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF DEPUTY BOARD MEMBER MARGARETA WELINDER	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF DEPUTY BOARD MEMBER HAMPUS GLANZELIUS	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE DISCHARGE OF CEO HELENA HELMERSSON	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS (0) OF BOARD	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.8 MILLION FOR CHAIRMAN AND SEK 775 ,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	REELECT STINA BERGFORS AS DIRECTOR	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	REELECT ANDERS DAHLVIG AS DIRECTOR	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	REELECT DANICA KRAGIC JENSFELT AS DIRECTOR	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	REELECT LENA PATRIKSSON KELLER AS DIRECTOR	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	REELECT KARL-JOHAN PERSSON AS DIRECTOR	FOR

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H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	REELECT CHRISTIAN SIEVERT AS DIRECTOR	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	REELECT ERICA WIKING HAGER AS DIRECTOR	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	REELECT NIKLAS ZENNSTROM AS DIRECTOR	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	REELECT KARL-JOHAN PERSSON AS BOARD CHAIR	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	RATIFY DELOITTE AS AUDITORS	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE NOMINATING COMMITTEE INSTRUCTIONS	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	APPROVE REMUNERATION REPORT	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	AMEND ARTICLES RE: PARTICIPATION AT GENERAL MEETING	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: REPLACE FOSSIL MATERIALS WITH RENEWABLE FOREST RESOURCES	AGAINST
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ACTION BY THE BOARD IN RESPECT OF WORKERS IN HM SUPPLY CHAIN	AGAINST
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: REPORT ON SUSTAINABLY SOURCED AND ORGANICALLY PRODUCED COTTON	FOR
H & M HENNES & MAURITZ AB	SE0000106270	04-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: REPORT ON PREVENTION ON INDIRECT PURCHASING OF GOODS AND USE OF FORCED LABOUR	AGAINST
HANNOVER RUECK SE	DE0008402215	04-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
HANNOVER RUECK SE	DE0008402215	04-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF THE INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
HANNOVER RUECK SE	DE0008402215	04-May-2022	APPROVE REMUNERATION REPORT	FOR
HANNOVER RUECK SE	DE0008402215	04-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 4.50 PER SHARE AND SPECIAL DIVIDENDS OF EUR 1.25 PER SHARE	FOR
HANNOVER RUECK SE	DE0008402215	04-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
HESKA CORPORATION	US42805E3062	04-May-2022	To amend the Heska Corporation Equity Incentive Plan to increase the number of shares authorized for issuance thereunder by 100,000 shares.	FOR
HESKA CORPORATION	US42805E3062	04-May-2022	Election of Director for a one year term: Robert L. Antin	FOR
HESKA CORPORATION	US42805E3062	04-May-2022	To approve our executive compensation in a non-binding advisory vote.	AGAINST
HESKA CORPORATION	US42805E3062	04-May-2022	Election of Director for a one year term: Stephen L. Davis	FOR
HESKA CORPORATION	US42805E3062	04-May-2022	Election of Director for a one year term: Mark F. Furlong	FOR
HESKA CORPORATION	US42805E3062	04-May-2022	Election of Director for a one year term: Joachim A. Hasenmaier	FOR
HESKA CORPORATION	US42805E3062	04-May-2022	Election of Director for a one year term: Scott W. Humphrey	FOR
HESKA CORPORATION	US42805E3062	04-May-2022	Election of Director for a one year term: Sharon J. Maples	FOR
HESKA CORPORATION	US42805E3062	04-May-2022	Election of Director for a one year term: David E. Sveen	FOR

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HESKA CORPORATION	US42805E3062	04-May-2022	Election of Director for a one year term: Kevin S. Wilson	FOR
HESKA CORPORATION	US42805E3062	04-May-2022	To ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	DIRECTOR	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	DIRECTOR	ABSTAIN
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	DIRECTOR	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	DIRECTOR	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	DIRECTOR	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	DIRECTOR	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	DIRECTOR	ABSTAIN
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	DIRECTOR	ABSTAIN
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	DIRECTOR	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	Ratify the appointment of Ernst & Young LLP as independent auditors of the Company for the 2022 fiscal year.	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	04-May-2022	Approve by non-binding vote the compensation paid to the Company's named executive officers.	FOR
INNOSPEC INC.	US45768S1050	04-May-2022	Election of Class III Director: David F. Landless	FOR
INNOSPEC INC.	US45768S1050	04-May-2022	Election of Class III Director: Lawrence J. Padfield	FOR
INNOSPEC INC.	US45768S1050	04-May-2022	Election of Class III Director: Patrick S. Williams	FOR
INNOSPEC INC.	US45768S1050	04-May-2022	Ratification of the appointment of one Class II Director: Leslie J. Parrette.	FOR
INNOSPEC INC.	US45768S1050	04-May-2022	Say on pay - An advisory vote on the approval of executive compensation	FOR
INNOSPEC INC.	US45768S1050	04-May-2022	Ratification of the appointment of Innospec Inc.'s independent registered public accounting firm.	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Ilene Gordon	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Matthias J. Heinzl	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Kathryn J. Boor	FOR

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INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Dale F. Morrison	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Kåre Schultz	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Stephen Williamson	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Approve, on an advisory basis, the compensation of our named executive officers in 2021.	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Edward D. Breen	AGAINST
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Barry A. Bruno	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Frank Clyburn	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Carol Anthony Davidson	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Michael L. Ducker	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Roger W. Ferguson, Jr.	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: John F. Ferraro	FOR
INTERNATIONAL FLAVORS & FRAGRANCES INC.	US4595061015	04-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Christina Gold	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	THAT NELSON PELTZ BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	THAT ANGELA SEYMOUR-JACKSON BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	APPROVAL TO INCREASE THE CAP ON AGGREGATE ANNUAL COMPENSATION FOR NON-EXECUTIVE DIRECTORS	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	ADVISORY SAY-ON-PAY VOTE ON EXECUTIVE COMPENSATION	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	ADVISORY VOTE ON FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION (SAY ON PAY FREQUENCY): PLEASE VOTE ON THIS RESOLUTION TO APPROVE 1 YEAR	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	APPROVAL OF THE GLOBAL EMPLOYEE STOCK PURCHASE PLAN	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	APPROVAL OF THE 2022 DEFERRED INCENTIVE PLAN	FOR

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JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	THAT ALISON DAVIS BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	RENEWAL OF AUTHORITY TO REPURCHASE COMMON STOCK	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	RENEWAL OF AUTHORITY TO REPURCHASE CDIS	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	REAPPOINTMENT AND REMUNERATION OF AUDITORS: PRICEWATERHOUSECOOPERS LLP	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	THAT KALPANA DESAI BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	THAT JEFFREY DIERMEIER BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	THAT KEVIN DOLAN BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	THAT EUGENE FLOOD JR. BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	THAT EDWARD GARDEN BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	THAT RICHARD GILLINGWATER BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
JANUS HENDERSON GROUP PLC	AU000000JHG6	04-May-2022	THAT LAWRENCE KOCHARD BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Election of Director: Angela Seymour-Jackson	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Approval to Increase the Cap on Aggregate Annual Compensation for Non-Executive Directors.	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Election of Director: Alison Davis	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Advisory Say-on-Pay Vote on Executive Compensation.	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Advisory Vote on Frequency of Future Say-on-Pay Votes.	1 YEAR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Approval of the Global Employee Stock Purchase Plan.	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Approval of the 2022 Deferred Incentive Plan.	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Renewal of Authority to Repurchase Common Stock.	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Renewal of Authority to Repurchase CDIs.	FOR

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JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Reappointment and Remuneration of Auditors.	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Election of Director: Kalpana Desai	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Election of Director: Jeffrey Diermeier	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Election of Director: Kevin Dolan	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Election of Director: Eugene Flood Jr.	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Election of Director: Edward Garden	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Election of Director: Richard Gillingwater	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Election of Director: Lawrence Kochard	FOR
JANUS HENDERSON GROUP PLC	JE00BYPZJM29	04-May-2022	Election of Director: Nelson Peltz	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	APPROVE REMUNERATION REPORT	AGAINST
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	RE-ELECT JOCK LENNOX AS DIRECTOR	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	RE-ELECT PETER EGAN AS DIRECTOR	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	RE-ELECT YVONNE MONAGHAN AS DIRECTOR	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	RE-ELECT CHRIS GIRLING AS DIRECTOR	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	RE-ELECT NICK GREGG AS DIRECTOR	FOR

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JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	REAPPOINT GRANT THORNTON UK LLP AS AUDITORS	FOR
JOHNSON SERVICE GROUP PLC	GB0004762810	04-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	REELECT JITSE GROEN TO MANAGEMENT BOARD	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	REELECT BRENT WISSINK TO MANAGEMENT BOARD	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	REELECT JORG GERBIG TO MANAGEMENT BOARD	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	REELECT ADRIAAN NUHN TO SUPERVISORY BOARD	AGAINST
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	REELECT CORINNE VIGREUX TO SUPERVISORY BOARD	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	REELECT DAVID FISHER TO SUPERVISORY BOARD	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	REELECT LLOYD FRINK TO SUPERVISORY BOARD	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	REELECT JAMBU PALANIAPPAN TO SUPERVISORY BOARD	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	REELECT RON TEERLINK TO SUPERVISORY BOARD	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	APPROVE REMUNERATION REPORT	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	AMEND REMUNERATION POLICY FOR MANAGEMENT BOARD	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD	FOR
JUST EAT TAKEAWAY.COM N.V.	NL0012015705	04-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: Christopher B. Sarofim	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: Susan D. Whiting	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: Teresa A. Canida	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Advisory vote to ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accountant for 2022.	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Advisory vote to approve the compensation of the Company's Named Executive Officers.	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: George N. Cochran	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: Kathleen M. Cronin	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: Jason N. Gorevic	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: Lacy M. Johnson	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: Robert J. Joyce	FOR

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KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: Joseph P. Lacher, Jr.	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: Gerald Laderman	FOR
KEMPER CORPORATION	US4884011002	04-May-2022	Election of Director: Stuart B. Parker	FOR
LOOMIS AB	SE0014504817	04-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LOOMIS AB	SE0014504817	04-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 8.50 PER SHARE	FOR
LOOMIS AB	SE0014504817	04-May-2022	APPROVE MAY 6, 2022 AS RECORD DATE FOR DIVIDEND PAYMENT	FOR
LOOMIS AB	SE0014504817	04-May-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
LOOMIS AB	SE0014504817	04-May-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS OF BOARD (0)	FOR
LOOMIS AB	SE0014504817	04-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.1 MILLION FOR CHAIRMAN AND SEK 470,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
LOOMIS AB	SE0014504817	04-May-2022	REELECT ALF GORANSSON (CHAIRMAN), JEANETTE ALMBERG, LARS BLECKO, CECILIA DAUN WENNBORG, LIV FORHAUG AND JOHAN LUNDBERG AS DIRECTORS; ELECT SANTIAGO GALAZ AS NEW DIRECTOR	AGAINST
LOOMIS AB	SE0014504817	04-May-2022	RATIFY DELOITTE AB AS AUDITORS	FOR
LOOMIS AB	SE0014504817	04-May-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF FOUR OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
LOOMIS AB	SE0014504817	04-May-2022	APPROVE REMUNERATION REPORT	FOR
LOOMIS AB	SE0014504817	04-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	DIRECTOR	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	Appointment of KPMG LLP, as Auditors of Maple Leaf Foods Inc. for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
MAPLE LEAF FOODS INC.	CA5649051078	04-May-2022	To approve, on an advisory and non-binding basis, Maple Leaf Foods Inc.'s approach to executive compensation.	FOR
MATERION CORPORATION	US5766901012	04-May-2022	DIRECTOR	FOR
MATERION CORPORATION	US5766901012	04-May-2022	DIRECTOR	FOR
MATERION CORPORATION	US5766901012	04-May-2022	DIRECTOR	FOR

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MATERION CORPORATION	US5766901012	04-May-2022	DIRECTOR	FOR
MATERION CORPORATION	US5766901012	04-May-2022	DIRECTOR	FOR
MATERION CORPORATION	US5766901012	04-May-2022	DIRECTOR	FOR
MATERION CORPORATION	US5766901012	04-May-2022	DIRECTOR	FOR
MATERION CORPORATION	US5766901012	04-May-2022	DIRECTOR	FOR
MATERION CORPORATION	US5766901012	04-May-2022	DIRECTOR	FOR
MATERION CORPORATION	US5766901012	04-May-2022	To ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm of the Company.	FOR
MATERION CORPORATION	US5766901012	04-May-2022	To approve, by non-binding vote, named executive officer compensation.	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: Jan G. Swartz	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: Daniel J. Taylor	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: Barry Diller	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	To ratify the selection of Deloitte & Touche LLP, as the independent registered public accounting firm for the year ending December 31, 2022.	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	To approve and adopt the 2022 Omnibus Incentive Plan.	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: Alexis M. Herman	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: William J. Hornbuckle	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: Mary Chris Jammet	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: Joey Levin	AGAINST
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: Rose McKinney-James	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: Keith A. Meister	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: Paul Salem	FOR
MGM RESORTS INTERNATIONAL	US5529531015	04-May-2022	Election of Director: Gregory M. Spierkel	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	REELECT BRUCE CHURCHILL AS DIRECTOR	FOR

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MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPOINT ALEXANDER KOCH AS CHAIRMAN OF MEETING AND EMPOWER CHAIRMAN TO APPOINT OTHER MEMBERS OF BUREAU	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	REELECT MAURICIO RAMOS AS DIRECTOR	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	REELECT JAMES THOMPSON AS DIRECTOR	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	REELECT MERCEDES JOHNSON AS DIRECTOR	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	REELECT LARS-JOHAN JARNHEIMER AS DIRECTOR	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	ELECT TOMAS ELIASSON AS DIRECTOR	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	REELECT JOSE ANTONIO RIOS GARCIA AS BOARD CHAIRMAN	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPROVE ERNST YOUNG S.A., LUXEMBOURG AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPROVE PROCEDURE ON APPOINTMENT OF NOMINATION COMMITTEE AND DETERMINATION OF ASSIGNMENT OF NOMINATION COMMITTEE	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPROVE SHARE REPURCHASE PLAN	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPROVE REMUNERATION REPORT	AGAINST
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	RECEIVE AND APPROVE BOARD'S AND AUDITOR'S REPORTS	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPROVE SENIOR MANAGEMENT REMUNERATION POLICY	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPROVE SHARE-BASED INCENTIVE PLANS	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPROVE ALLOCATION OF INCOME	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	FIX NUMBER OF DIRECTORS AT NINE	FOR
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	REELECT JOSE ANTONIO RIOS GARCIA AS DIRECTOR	FOR

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MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	REELECT PERNILLE ERENBJERG AS DIRECTOR	AGAINST
MILLICOM INTERNATIONAL CELLULAR SA	SE0001174970	04-May-2022	REELECT ODILON ALMEIDA AS DIRECTOR	FOR
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	To consider and approve, on a non-binding, advisory basis, the compensation of our named executive officers.	FOR
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Barbara L. Brasier	FOR
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Daniel Cooperman	FOR
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Stephen H. Lockhart	FOR
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Steven J. Orlando	FOR
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Ronna E. Romney	FOR
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Richard M. Schapiro	FOR
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Dale B. Wolf	AGAINST
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Richard C. Zoretic	FOR
MOLINA HEALTHCARE, INC.	US60855R1005	04-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Joseph M. Zubretsky	FOR
MORGUARD NORTH AMERICAN RESIDENTIAL REIT	CA61761E1007	04-May-2022	Election of Trustee: Avtar T. Bains	ABSTAIN
MORGUARD NORTH AMERICAN RESIDENTIAL REIT	CA61761E1007	04-May-2022	Election of Trustee: Dino Chiesa	FOR
MORGUARD NORTH AMERICAN RESIDENTIAL REIT	CA61761E1007	04-May-2022	Election of Trustee: Mel Leiderman	FOR
MORGUARD NORTH AMERICAN RESIDENTIAL REIT	CA61761E1007	04-May-2022	Election of Trustee: Frank Munsters	ABSTAIN
MORGUARD NORTH AMERICAN RESIDENTIAL REIT	CA61761E1007	04-May-2022	Election of Trustee: Bruce K. Robertson	FOR
MORGUARD NORTH AMERICAN RESIDENTIAL REIT	CA61761E1007	04-May-2022	Election of Trustee: K. Rai Sahi	FOR
MORGUARD NORTH AMERICAN RESIDENTIAL REIT	CA61761E1007	04-May-2022	Election of Trustee: William O. Wallace	ABSTAIN
MORGUARD NORTH AMERICAN RESIDENTIAL REIT	CA61761E1007	04-May-2022	Appointment of Ernst & Young LLP as Auditor of the Trust for the ensuing year and authorizing the Trustees to fix their remuneration.	FOR
NVR, INC.	US62944T1051	04-May-2022	Election of Director: Susan Williamson Ross	FOR
NVR, INC.	US62944T1051	04-May-2022	Ratification of appointment of KPMG LLP as independent auditor for the year ending December 31, 2022.	FOR
NVR, INC.	US62944T1051	04-May-2022	Election of Director: Paul C. Saville	FOR
NVR, INC.	US62944T1051	04-May-2022	Advisory vote to approve executive compensation.	FOR

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NVR, INC.	US62944T1051	04-May-2022	Election of Director: C.E. Andrews	FOR
NVR, INC.	US62944T1051	04-May-2022	Election of Director: Sallie B. Bailey	FOR
NVR, INC.	US62944T1051	04-May-2022	Election of Director: Thomas D. Eckert	AGAINST
NVR, INC.	US62944T1051	04-May-2022	Election of Director: Alfred E. Festa	FOR
NVR, INC.	US62944T1051	04-May-2022	Election of Director: Alexandra A. Jung	FOR
NVR, INC.	US62944T1051	04-May-2022	Election of Director: Mel Martinez	FOR
NVR, INC.	US62944T1051	04-May-2022	Election of Director: David A. Preiser	AGAINST
NVR, INC.	US62944T1051	04-May-2022	Election of Director: W. Grady Rosier	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT JORN RAUSING AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RECEIVE THE COMPANY'S 2021 ANNUAL REPORT AND ACCOUNTS (WHICH INCLUDES THE REPORTS OF THE DIRECTORS AND AUDITOR)	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT ANDREW HARRISON AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT EMMA LLOYD AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT JULIE SOUTHERN AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT JOHN MARTIN AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT MICHAEL SHERMAN AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO APPOINT NADIA SHOURABOURA AS A DIRECTOR OF THE COMPANY.	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	THAT, IN ACCORDANCE WITH SECTIONS 366 AND 367 OF THE COMPANIES ACT 2006, THE COMPANY AND ALL COMPANIES THAT ARE ITS SUBSIDIARIES AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION IS EFFECTIVE ARE AUTHORISED, IN AGGREGATE, TO: (A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES NOT EXCEEDING GBP 50,000 IN TOTAL; (B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES NOT EXCEEDING GBP 50,000 IN TOTAL; AND (C) INCUR POLITICAL EXPENDITURE NOT EXCEEDING GBP 50,000 IN TOTAL, (AS SUCH TERMS ARE DEFINED IN SECTIONS 363 TO 365 OF THE COMPANIES ACT 2006) DURING THE PERIOD COMMENCING ON THE DATE OF THE PASSING OF THIS RESOLUTION AND FINISHING AT THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR IF EARLIER, THE CLOSE OF BUSINESS ON 4 AUGUST 2023)	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	(A) THAT THE AMENDMENTS TO THE RULES OF THE OCADO GROUP PLC 2019 VALUE CREATION PLAN (THE "VCP") SUMMARISED IN APPENDIX 2 TO THIS NOTICE, BE APPROVED (THE UPDATED VCP RULES HAVING BEEN PRODUCED TO THIS MEETING AND FOR THE PURPOSES OF IDENTIFICATION INITIALLED BY THE CHAIR); AND (B) THE BOARD BE AUTHORISED TO DO ALL SUCH ACTS AND THINGS IT CONSIDERS NECESSARY OR DESIRABLE TO BRING THE AMENDED VCP RULES INTO EFFECT	AGAINST

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OCADO GROUP PLC	GB00B3MBS747	04-May-2022	THE BOARD BE GENERALLY AND UNCONDITIONALLY AUTHORISED IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY UP TO A NOMINAL AMOUNT OF GBP 5,010,663 (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS OR GRANTS MADE UNDER RESOLUTION 22, IF PASSED, IN EXCESS OF SUCH SUM) AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER. SUCH AUTHORITY SHALL APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 4 AUGUST 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE AUTHORITY ENDS AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT ENDED	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY IN THE FORM SET OUT ON PAGES 177 TO 200 IN THE DIRECTORS' REMUNERATION REPORT IN THE COMPANY'S 2021 ANNUAL REPORT AND ACCOUNTS	AGAINST
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	THE BOARD BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY COMPRISING EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) UP TO A NOMINAL AMOUNT OF GBP 10,021,326 (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS OR GRANTS MADE UNDER RESOLUTION 21, IF PASSED) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE TO: (A) ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (B) HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE BOARD OTHERWISE CONSIDERS NECESSARY, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER. SUCH AUTHORITY SHALL APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 4 AUGUST 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE AUTHORITY ENDS AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT ENDED	FOR

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OCADO GROUP PLC	GB00B3MBS747	04-May-2022	<p>THAT, IF RESOLUTION 21 AND/OR RESOLUTION 22 IS/ARE PASSED, THE BOARD BE GIVEN POWER TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 21 AND/OR RESOLUTION 22 (AS APPLICABLE) AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE LIMITED: (A) TO THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER RESOLUTION 22, IF RESOLUTION 22 IS PASSED, BY WAY OF A RIGHTS ISSUE ONLY): I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND II. TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE BOARD OTHERWISE CONSIDERS NECESSARY, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND (B) IN THE CASE OF THE AUTHORITY GRANTED UNDER RESOLUTION 21 (IF RESOLUTION 21 IS PASSED) AND/OR IN THE CASE OF ANY SALE OF TREASURY SHARES, TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH A ABOVE) UP TO A NOMINAL AMOUNT OF GBP 751,599, SUCH POWER TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 4 AUGUST 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (OR TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE BOARD MAY ALLOT EQUITY SECURITIES (OR SELL TREASURY SHARES)</p>	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	<p>THAT, IF RESOLUTION 21 IS PASSED, THE BOARD BE GIVEN POWER, IN ADDITION TO ANY POWER GRANTED UNDER RESOLUTION 23(B), TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 21 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 751,599; AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH POWER TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 4 AUGUST 2023) BUT, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HAD NOT ENDED</p>	FOR

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OCADO GROUP PLC	GB00B3MBS747	04-May-2022	THE COMPANY BE AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE COMPANIES ACT 2006 TO MAKE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE COMPANIES ACT 2006) OF ITS ORDINARY SHARES OF 2 PENCE EACH, SUCH AUTHORITY TO BE LIMITED: (A) TO A MAXIMUM NUMBER OF 75,159,946 ORDINARY SHARES; (B) BY THE CONDITION THAT THE MINIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS 2 PENCE AND THE MAXIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE HIGHEST OF: I. AN AMOUNT EQUAL TO 5% ABOVE THE AVERAGE MARKET VALUE OF AN ORDINARY SHARE FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND II. THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID ON THE TRADING VENUES WHERE THE PURCHASE IS CARRIED OUT AT THE RELEVANT TIME, IN EACH CASE, EXCLUSIVE OF EXPENSES, SUCH AUTHORITY TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 4 AUGUST 2023) BUT IN EACH CASE SO THAT THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE AUTHORITY ENDS AND THE COMPANY MAY PURCHASE ORDINARY SHARES PURSUANT TO ANY SUCH CONTRACT AS IF THE AUTHORITY HAD NOT ENDED.	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	THAT WITH EFFECT FROM THE END OF THE AGM, THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING AND SIGNED BY THE CHAIR FOR THE PURPOSE OF IDENTIFICATION, ARE ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE COMPANY'S EXISTING ARTICLES OF ASSOCIATION	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY REFERRED TO IN RESOLUTION 2 ABOVE) IN THE FORM SET OUT ON PAGES 146 TO 200 IN THE COMPANY'S 2021 ANNUAL REPORT AND ACCOUNTS	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT RICK HAYTHORNTHWAITE AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT TIM STEINER AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT STEPHEN DAINTITH AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT NEILL ABRAMS AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT MARK RICHARDSON AS A DIRECTOR OF THE COMPANY	FOR
OCADO GROUP PLC	GB00B3MBS747	04-May-2022	TO RE-APPOINT LUKE JENSEN AS A DIRECTOR OF THE COMPANY	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Thomas G. Ricks	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Brian G. Shaw	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Peter A. Dea	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Bruce G. Waterman	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Advisory Vote to Approve Compensation of Named Executive Officers	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Increase Share Reserve of Omnibus Incentive Plan	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Ratify PricewaterhouseCoopers LLP as Independent Auditors	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Meg A. Gentle	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Howard J. Mayson	FOR

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OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Brendan M. McCracken	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Lee A. McIntire	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Katherine L. Minyard	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Steven W. Nance	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: Suzanne P. Nimocks	FOR
OVINTIV INC.	US69047Q1022	04-May-2022	Election of Director: George L. Pita	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: David C. Page	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Robert C. Pohlard	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Segun Agbaje	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Daniel Vasella	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Darren Walker	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Alberto Weisser	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Advisory approval of the Company's executive compensation.	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Shareholder Proposal - Independent Board Chairman.	AGAINST
PEPSICO, INC.	US7134481081	04-May-2022	Shareholder Proposal - Report on Global Public Policy and Political Influence Outside the U.S.	AGAINST
PEPSICO, INC.	US7134481081	04-May-2022	Shareholder Proposal - Report on Public Health Costs.	AGAINST
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Shona L. Brown	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Cesar Conde	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Ian Cook	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Edith W. Cooper	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Dina Dublon	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Michelle Gass	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Ramon L. Laguarta	FOR
PEPSICO, INC.	US7134481081	04-May-2022	Election of Director: Dave Lewis	FOR
PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Ratification of Selection of Moss Adams LLP as the Company's Independent Registered Public Accounting Firm for the year ending December 31, 2022.	FOR
PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Election of Director for a one-year term expiring in 2023: Michael E. Ching	FOR
PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Approval of the adoption of the Company's 2022 Employee Stock Purchase Plan.	FOR

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PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Election of Director for a one-year term expiring in 2023: Stephen C. Cook	FOR
PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Election of Director for a one-year term expiring in 2023: David L. King	FOR
PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Election of Director for a one-year term expiring in 2023: Carla S. Mashinski	FOR
PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Election of Director for a one-year term expiring in 2023: Terry D. McCallister	FOR
PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Election of Director for a one-year term expiring in 2023: Thomas E. McCormick	FOR
PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Election of Director for a one-year term expiring in 2023: Jose R. Rodriguez	FOR
PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Election of Director for a one-year term expiring in 2023: John P. Schauerman	FOR
PRIMORIS SERVICES CORPORATION	US74164F1030	04-May-2022	Election of Director for a one-year term expiring in 2023: Patricia K. Wagner	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: Carl B. Webb	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: William D. Zollars	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: Hamid R. Moghadam	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Advisory Vote to Approve the Company's Executive Compensation for 2021	ABSTAIN
PROLOGIS, INC.	US74340W1036	04-May-2022	Ratification of the Appointment of KPMG LLP as the Company's Independent Registered Public Accounting Firm for the Year 2022	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: Cristina G. Bitá	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: George L. Fotiades	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: Lydia H. Kennard	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: Irving F. Lyons III	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: Avid Modjtabai	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: David P. O'Connor	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: Olivier Piani	FOR
PROLOGIS, INC.	US74340W1036	04-May-2022	Election of Director: Jeffrey L. Skelton	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Election of Director: Lila Snyder	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Ratification of appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Election of Director: Brian P. Anderson	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Say-on-pay: Advisory vote to approve executive compensation.	FOR

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PULTEGROUP, INC.	US7458671010	04-May-2022	Approval of an amendment to extend the term of the Company's Amended and Restated Section 382 Rights Agreement, as amended.	AGAINST
PULTEGROUP, INC.	US7458671010	04-May-2022	Approval of the PulteGroup, Inc. 2022 Stock Incentive Plan.	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Election of Director: Bryce Blair	AGAINST
PULTEGROUP, INC.	US7458671010	04-May-2022	Election of Director: Thomas J. Folliard	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Election of Director: Cheryl W. Gris�	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Election of Director: Andr� J. Hawaux	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Election of Director: J. Phillip Holloman	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Election of Director: Ryan R. Marshall	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Election of Director: John R. Peshkin	FOR
PULTEGROUP, INC.	US7458671010	04-May-2022	Election of Director: Scott F. Powers	FOR
RATIONAL AG	DE0007010803	04-May-2022	APPROVE REMUNERATION REPORT	FOR
RATIONAL AG	DE0007010803	04-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
RATIONAL AG	DE0007010803	04-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 7.50 PER SHARE AND SPECIAL DIVIDENDS OF EUR 2.50 PER SHARE	FOR
RATIONAL AG	DE0007010803	04-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
RATIONAL AG	DE0007010803	04-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: Felicia Williams	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: Michael J. Williams	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: Fiona P. Dias	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Advisory Approval of the Compensation of Our Named Executive Officers.	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Ratification of the Appointment of PricewaterhouseCoopers LLP to serve as our Independent Registered Public Accounting Firm for 2022.	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: Matthew J. Espe	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: V. Ann Hailey	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: Bryson R. Koehler	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: Duncan L. Niederauer	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: Ryan M. Schneider	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: Enrique Silva	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: Sherry M. Smith	FOR
REALOGY HOLDINGS CORP.	US75605Y1064	04-May-2022	Election of Director for a one-year term expiring in 2023: Christopher S. Terrill	FOR
REVANCE THERAPEUTICS, INC.	US7613301099	04-May-2022	DIRECTOR	FOR

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REVANCE THERAPEUTICS, INC.	US7613301099	04-May-2022	DIRECTOR	FOR
REVANCE THERAPEUTICS, INC.	US7613301099	04-May-2022	DIRECTOR	FOR
REVANCE THERAPEUTICS, INC.	US7613301099	04-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
REVANCE THERAPEUTICS, INC.	US7613301099	04-May-2022	Approval of, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the proxy statement.	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	DIRECTOR	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	DIRECTOR	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	DIRECTOR	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	DIRECTOR	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	DIRECTOR	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	DIRECTOR	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	DIRECTOR	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	DIRECTOR	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	DIRECTOR	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	DIRECTOR	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	In the appointment of auditors of the Company and authorizing the directors to fix their remuneration.	FOR
RUSSEL METALS INC.	CA7819036046	04-May-2022	The advisory resolution to accept the approach to executive compensation disclosed in the accompanying Information Circular.	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Maria R. Morris	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Douglas L. Peterson	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Marco Alverà	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Edward B. Rust, Jr.	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Richard E. Thornburgh	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Gregory Washington	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Approve, on an advisory basis, the executive compensation program for the Company's named executive officers.	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Ratify the selection of Ernst & Young LLP as our independent auditor for 2022.	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Jacques Esculier	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Gay Huey Evans	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: William D. Green	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Stephanie C. Hill	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Rebecca Jacoby	FOR

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S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Robert P. Kelly	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Ian Paul Livingston	FOR
S&P GLOBAL INC.	US78409V1044	04-May-2022	Election of Director: Deborah D. McWhinney	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	REELECT RUNE BJERKE AS DIRECTOR	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	REELECT PHILIPPE VIMARD AS DIRECTOR	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	REELECT SATU HUBER AS DIRECTOR	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	REELECT HUGO MAURSTAD AS DIRECTOR	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	ELECT SATU KIISKINEN AS NEW DIRECTOR	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	ELECT HELENE BARNEKOW AS NEW DIRECTOR	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	ELECT KARL-CHRISTIAN AGERUP AS BOARD CHAIR	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	ELECT RUNE BJERKE AS BOARD VICE CHAIR	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 1.232 MILLION FOR CHAIR, NOK 925 ,000 FOR VICE CHAIR AND NOK 578,000 FOR OTHER DIRECTORS APPROVE ADDITIONAL FEES APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	GRANT POWER OF ATTORNEY TO BOARD PURSUANT TO ARTICLE 7 OF ARTICLES OF ASSOCIATION	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	APPROVE CREATION OF NOK 6.5 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	ALLOW VOTING BY MEANS OF ELECTRONIC OR WRITTEN COMMUNICATIONS	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	ELECT CHAIR OF MEETING	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SCHIBSTED ASA	NO0003028904	04-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF NOK 2 PER SHARE	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF NOK 2 PER SHARE	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	REELECT RUNE BJERKE AS DIRECTOR	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	REELECT PHILIPPE VIMARD AS DIRECTOR	FOR

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SCHIBSTED ASA	NO0010736879	04-May-2022	REELECT SATU HUBER AS DIRECTOR	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	REELECT HUGO MAURSTAD AS DIRECTOR	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	ELECT SATU KIISKINEN AS NEW DIRECTOR	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	ELECT HELENE BARNEKOW AS NEW DIRECTOR	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	ELECT KARL-CHRISTIAN AGERUP AS BOARD CHAIR	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	ELECT RUNE BJERKE AS BOARD VICE CHAIR	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 1.232 MILLION FOR CHAIR, NOK 925,000 FOR VICE CHAIR AND NOK 578,000 FOR OTHER DIRECTORS; APPROVE ADDITIONAL FEES; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	GRANT POWER OF ATTORNEY TO BOARD PURSUANT TO ARTICLE 7 OF ARTICLES OF ASSOCIATION	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	APPROVE CREATION OF NOK 6.5 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	ALLOW VOTING BY MEANS OF ELECTRONIC OR WRITTEN COMMUNICATIONS	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	ELECT CHAIR OF MEETING	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
SCHIBSTED ASA	NO0010736879	04-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Election of Director: Marcus A. Watts	AGAINST
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Election of Director: Alan R. Buckwalter	AGAINST
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	To approve, by advisory vote, named executive officer compensation.	FOR
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Election of Director: Anthony L. Coelho	AGAINST
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Election of Director: Jakki L. Haussler	FOR
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Election of Director: Victor L. Lund	AGAINST
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Election of Director: Ellen Ochoa	FOR
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Election of Director: Thomas L. Ryan	FOR

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SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Election of Director: C. Park Shaper	FOR
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Election of Director: Sara Martinez Tucker	FOR
SERVICE CORPORATION INTERNATIONAL	US8175651046	04-May-2022	Election of Director: W. Blair Waltrip	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT ANDY HALFORD, AN EXECUTIVE DIRECTOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT CHRISTINE HODGSON, CBE, AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT GAY HUEY EVANS, CBE, AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT MARIA RAMOS, AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT PHIL RIVETT, AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT DAVID TANG, AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT CARLSON TONG, AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT DR JOSE VINALS, AS GROUP CHAIRMAN	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT JASMINE WHITBREAD, AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT BILL WINTERS, AN EXECUTIVE DIRECTOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITOR TO THE COMPANY FROM THE END OF THE AGM UNTIL THE END OF NEXT YEARS AGM	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RECEIVE THE COMPANYS ANNUAL REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO AUTHORISE THE AUDIT COMMITTEE, ACTING FOR AND ON BEHALF OF THE BOARD, TO SET THE REMUNERATION OF THE AUDITOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE WITHIN THE LIMITS PRESCRIBED IN THE RESOLUTION	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO AUTHORISE THE BOARD TO ALLOT ORDINARY SHARES	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO EXTEND THE AUTHORITY TO ALLOT ORDINARY SHARES GRANTED PURSUANT TO RESOLUTION 22 BY SUCH NUMBER OF SHARES REPURCHASED BY THE COMPANY UNDER THE AUTHORITY GRANTED PURSUANT TO RESOLUTION 28	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO AUTHORISE THE BOARD TO ALLOT SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN RELATION TO ANY ISSUES BY THE COMPANY OF EQUITY CONVERTIBLE ADDITIONAL TIER 1 SECURITIES	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO AUTHORISE THE BOARD TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO THE AUTHORITY GRANTED PURSUANT TO RESOLUTION 22	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	IN ADDITION TO THE AUTHORITY GRANTED PURSUANT TO RESOLUTION 25, TO AUTHORISE THE BOARD TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO THE AUTHORITY GRANTED PURSUANT TO RESOLUTION 22 FOR THE PURPOSES OF ACQUISITIONS AND OTHER CAPITAL INVESTMENTS	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	IN ADDITION TO THE AUTHORITIES GRANTED PURSUANT TO RESOLUTIONS 25 AND 26, TO AUTHORISE THE BOARD TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO THE AUTHORITY GRANTED, IN RESPECT OF EQUITY CONVERTIBLE ADDITIONAL TIER 1 SECURITIES, PURSUANT TO RESOLUTION 24	FOR

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STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN PREFERENCE SHARES	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO ENABLE THE COMPANY TO CALL A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NO LESS THAN 14 CLEAR DAYS NOTICE	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO DECLARE A FINAL DIVIDEND OF USD0.09 PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO ENDORSE THE COMPANYS NET ZERO BY 2050 PATHWAY, AS PUBLISHED ON 28 OCTOBER 2021, NOTING IT MAY BE AMENDED FROM TIME TO TIME	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO AUTHORISE THE BOARD, AS DIRECTED BY A GROUP OF SHAREHOLDERS, TO IMPLEMENT A REVISED NET-ZERO STRATEGY AND MANDATE ANNUALLY REPORTING UNDER THAT STRATEGY, PURSUANT TO RESOLUTION 32 OF THE NOTICE OF AGM	AGAINST
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO APPROVE THE ANNUAL REPORT ON REMUNERATION CONTAINED IN THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO APPROVE THE DIRECTORS REMUNERATION POLICY CONTAINED IN THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO ELECT SHIRISH APTE, AN INDEPENDENT NON-EXECUTIVE DIRECTOR, EFFECTIVE FROM 4 MAY 2022	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO ELECT ROBIN LAWTHORPE, CBE, AN INDEPENDENT NON-EXECUTIVE DIRECTOR, EFFECTIVE FROM 1 JULY 2022	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT DAVID CONNER, AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STANDARD CHARTERED PLC	GB0004082847	04-May-2022	TO RE-ELECT DR BYRON GROTE, AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STERLING CONSTRUCTION COMPANY, INC.	US8592411016	04-May-2022	Election of Director: Roger A. Cregg	FOR
STERLING CONSTRUCTION COMPANY, INC.	US8592411016	04-May-2022	Election of Director: Joseph A. Cutillo	FOR
STERLING CONSTRUCTION COMPANY, INC.	US8592411016	04-May-2022	Election of Director: Julie A. Dill	FOR
STERLING CONSTRUCTION COMPANY, INC.	US8592411016	04-May-2022	Election of Director: Dana C. O'Brien	FOR
STERLING CONSTRUCTION COMPANY, INC.	US8592411016	04-May-2022	Election of Director: Charles R. Patton	FOR
STERLING CONSTRUCTION COMPANY, INC.	US8592411016	04-May-2022	Election of Director: Thomas M. White	FOR
STERLING CONSTRUCTION COMPANY, INC.	US8592411016	04-May-2022	Election of Director: Dwayne A. Wilson	FOR
STERLING CONSTRUCTION COMPANY, INC.	US8592411016	04-May-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
STERLING CONSTRUCTION COMPANY, INC.	US8592411016	04-May-2022	To ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for 2022.	FOR
STORYTEL AB	SE0007439443	04-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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STORYTEL AB	SE0007439443	04-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE DISCHARGE OF RUSTAN PANDAY	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE DISCHARGE OF STEFAN BLOM	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE DISCHARGE OF HELEN FASTH GILLSTEDT	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE DISCHARGE OF MALIN HOLMBERG	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE DISCHARGE OF JONAS SJOGREN	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE DISCHARGE OF JONAS TELLANDER	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE DISCHARGE OF NILS JANSE	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE DISCHARGE OF JOAKIM RUBIN	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE DISCHARGE OF RICHARD STERN	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE DISCHARGE OF CEOJONAS TELLANDER	FOR
STORYTEL AB	SE0007439443	04-May-2022	DETERMINE NUMBER OF MEMBERS(8) AND DEPUTY MEMBERS (0) OF BOARD	FOR
STORYTEL AB	SE0007439443	04-May-2022	DETERMINE NUMBER OF AUDITORS(1) AND DEPUTY AUDITORS (0)	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF SEK 3.5 MILLION APPROVE REMUNERATION OF COMMITTEE WORK	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
STORYTEL AB	SE0007439443	04-May-2022	REELECT HANS-HOLGER ALBRECHT AS DIRECTOR	FOR
STORYTEL AB	SE0007439443	04-May-2022	REELECT RICHARD STERN AS DIRECTOR	FOR
STORYTEL AB	SE0007439443	04-May-2022	REELECT JOAKIM RUBIN AS DIRECTOR	FOR
STORYTEL AB	SE0007439443	04-May-2022	REELECT HELEN FASTH GILLSTEDT AS DIRECTOR	FOR
STORYTEL AB	SE0007439443	04-May-2022	REELECT MALIN HOLMBERG AS DIRECTOR	FOR
STORYTEL AB	SE0007439443	04-May-2022	REELECT RUSTAN PANDAY AS DIRECTOR	FOR
STORYTEL AB	SE0007439443	04-May-2022	REELECT JONAS SJOGREN AS DIRECTOR	FOR
STORYTEL AB	SE0007439443	04-May-2022	REELECT JONAS TELLANDER AS DIRECTOR	FOR
STORYTEL AB	SE0007439443	04-May-2022	ELECT HANS-HOLGER ALBRECHT AS BOARD CHAIR	FOR
STORYTEL AB	SE0007439443	04-May-2022	ELECT JONAS TELLANDER AS VICE CHAIR	FOR
STORYTEL AB	SE0007439443	04-May-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE ISSUANCE OF UP TO 10PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
STORYTEL AB	SE0007439443	04-May-2022	APPROVE PERFORMANCE SHARE PLAN FOR KEY EMPLOYEES	FOR
STORYTEL AB	SE0007439443	04-May-2022	AMEND STOCK OPTION PLAN	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Election of Director: Rajeev Suri	FOR

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STRYKER CORPORATION	US8636671013	04-May-2022	Ratification of Appointment of our Independent Registered Public Accounting Firm.	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Election of Director: Mary K. Brainerd	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Advisory Vote to Approve Named Executive Officer Compensation.	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Shareholder Proposal to Amend Proxy Access Terms.	AGAINST
STRYKER CORPORATION	US8636671013	04-May-2022	Election of Director: Giovanni Caforio, M.D.	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Election of Director: Srikant M. Datar, Ph.D.	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Election of Director: Allan C. Golston (Lead Independent Director)	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Election of Director: Kevin A. Lobo (Chair of the Board, Chief Executive Officer and President)	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Election of Director: Sherilyn S. McCoy	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Election of Director: Andrew K. Silvernail	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Election of Director: Lisa M. Skeete Tatum	FOR
STRYKER CORPORATION	US8636671013	04-May-2022	Election of Director: Ronda E. Stryker	FOR
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE INTERNAL AUDITORS FOR THREE FINANCIAL YEARS: TO APPOINT INTERNAL AUDITORS' MEMBERS. LIST PRESENTED BY AMUNDI SVILUPPO ITALIA E AMUNDI RISPARMIO ITALIA; ANIMA SGR S.P.A.; ARCA FONDI SGR S.P.A.; BANCOPOSTA FONDI S.P.A. SGR; ETICA SGR S.P.A.; EURIZON CAPITAL SGR S.P.A; FIDELITY FUNDS - EUROPEAN SMALLER COMPANIES 4 POOL E FIDELITY FUNDS - SUSTAINABLE EUROPEAN SMALLER COMPANIES POOL; FIDEURAM ASSET MANAGEMENT IRELAND; FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A.; INTERFUND SICAV - INTERFUND EQUITY ITALY; GENERALI INVESTMENTS LUXEMBOURG SA; MEDIOBANCA SGR S.P.A.; MEDIOLANUM GESTIONE FONDI SGR S.P.A., REPRESENTING TOGETHER 4.29938 PCT OF THE SHARE CAPITAL: EFFECTIVE AUDITORS: 1. FRANCESCA DI DONATO, ALTERNATIVE AUDITORS: 1. STEFANO SARUBBI	FOR
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	TO APPOINT THE INTERNAL AUDITORS FOR THREE FINANCIAL YEARS: TO APPOINT INTERNAL AUDITORS' CHAIRMAN	FOR
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	TO APPOINT THE INTERNAL AUDITORS FOR THREE FINANCIAL YEARS: TO STATE INTERNAL AUDITORS' EMOLUMENT	FOR
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	INTEGRATION, ON A REASONED PROPOSAL OF THE INTERNAL AUDITORS, OF THE FEES OF THE AUDITING COMPANY PRICEWATERHOUSECOOPERS S.P.A. FOR THE APPOINTMENT OF EXTERNAL AUDITOR FOR THE FINANCIAL YEARS 2021 TO 2024. RESOLUTIONS RELATED THERETO	FOR
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	TO PROPOSE THE APPROVAL OF A FREE RIGHTS ASSIGNMENT PLAN TO RECEIVE COMPANY'S ORDINARY SHARES CALLED 'PERFORMANCE SHARES PLAN 2022-2024'	FOR
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES, UPON REVOCATION OF THE AUTHORIZATION TAKEN BY THE SHAREHOLDERS' MEETING HELD ON 5 MAY 2021 FOR THE UNUSED PART. RESOLUTIONS RELATED THERETO	FOR

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TECHNOGYM S.P.A.	IT0005162406	04-May-2022	TO EMPOWER THE BOARD OF DIRECTORS, AS PER ARTICLE 2443 OF THE ITALIAN CIVIL CODE, FOR A PERIOD OF FIVE YEARS SINCE THE RESOLUTION DATE, TO INCREASE THE STOCK CAPITAL, FREE OF PAYMENT ALSO IN ONE OR MORE INSTALMENTS, AS PER ARTICLE 2349 OF THE ITALIAN CIVIL CODE, THROUGH THE ISSUANCE OF MAXIMUM NO. 700,000 ORDINARY SHARES, FOR A MAXIMUM AMOUNT OF EUR 35,000, FOR AN ISSUE VALUE EQUAL TO THE SHARES ACCOUNTING PAR VALUE AT THE EXECUTION DATE, ENTIRELY ATTRIBUTABLE TO THE CAPITAL, TO BE ASSIGNED TO TECHNOGYM S.P.A. EMPLOYEES AND TO THE SUBSIDIARY COMPANIES WHICH ARE BENEFICIARIES OF THE SHARES FREE ALLOCATION PLAN CALLED 'PERFORMANCE SHARES PLAN 2022-2024'. RELATED AMENDMENT TO THE ARTICLE 6 (STOCK CAPITAL AND SHARES) OF THE BY-LAWS	FOR
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	TO PROPOSE TO AMEND ARTICLE 7 OF THE BY-LAWS (VOTING RIGHTS) IN FORCE WITH REGARD TO MARK-UPS THE RIGHT TO VOTE. RESOLUTIONS RELATED THERETO	AGAINST
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	BALANCE SHEET AS OF 31 DECEMBER 2021, TOGETHER WITH BOARD OF DIRECTORS' REPORT ON MANAGEMENT, INTERNAL AUDITORS' AND EXTERNAL AUDITORS' REPORTS. CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021 AND CONSOLIDATED NON-FINANCIAL STATEMENT AS PER LEGISLATIVE DECREE 254/2016	FOR
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	PROFIT ALLOCATION AND DIVIDEND DISTRIBUTION PROPOSAL. RESOLUTIONS RELATED THERETO	FOR
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	REPORT ON REWARDING POLICY AND EMOLUMENT PAID: TO APPROVE THE FIRST SECTION OF THE REPORT AS PER ART. NO. 123-TER, ITEM 3-BIS AND 3-TER OF LEGISLATIVE DECREE. 24 FEBRUARY 1998, NO. 58	FOR
TECHNOGYM S.P.A.	IT0005162406	04-May-2022	REPORT ON REWARDING POLICY AND EMOLUMENT PAID: RESOLUTIONS AS PER SECTION SECOND OF THE REWARDING REPORT AS PER ART. NO. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE 24 FEBRUARY 1998, NO.58	FOR
THE AARON'S COMPANY, INC.	US00258W1080	04-May-2022	Election of Class II Director: Laura N. Bailey	FOR
THE AARON'S COMPANY, INC.	US00258W1080	04-May-2022	Election of Class II Director: Kelly H. Barrett	FOR
THE AARON'S COMPANY, INC.	US00258W1080	04-May-2022	Election of Class II Director: Douglas A. Lindsay	FOR
THE AARON'S COMPANY, INC.	US00258W1080	04-May-2022	Approval of a non-binding, advisory resolution approving Aaron's executive compensation.	FOR
THE AARON'S COMPANY, INC.	US00258W1080	04-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO RECEIVE AND ADOPT THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO AUTHORISE THE DIRECTORS TO DECLARE AND PAY ALL DIVIDENDS OF THE COMPANY AS INTERIM DIVIDENDS	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO APPROVE THE PRINCIPAL AMENDMENTS TO THE INVESTMENT MANAGEMENT AGREEMENT BETWEEN THE COMPANY AND TRITAX MANAGEMENT LLP	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AS IF SECTION 561(1) OF THE COMPANIES ACT 2006 DID NOT APPLY	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AS IF SECTION 561(1) OF THE COMPANIES ACT 2006 DID NOT APPLY FOR THE PURPOSE OF FINANCING AN ACQUISITION	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST

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TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO RECEIVE, ADOPT AND APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE DIRECTORS' REMUNERATION POLICY)	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO RE-ELECT AUBREY ADAMS AS A DIRECTOR OF THE COMPANY	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO RE-ELECT RICHARD LAING AS A DIRECTOR OF THE COMPANY	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO RE-ELECT ALASTAIR HUGHES AS A DIRECTOR OF THE COMPANY	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO RE-ELECT KAREN WHITWORTH AS A DIRECTOR OF THE COMPANY	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO ELECT WU GANG AS A DIRECTOR OF THE COMPANY	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO ELECT ELIZABETH BROWN AS A DIRECTOR OF THE COMPANY	FOR
TRITAX BIG BOX REIT PLC	GB00BG49KP99	04-May-2022	TO RE-APPOINT BDO LLP AS AUDITOR OF THE COMPANY	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RE-ELECT MR C PITKETHLY AS AN EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RE-ELECT MR F SIJBESMA AS A NON-EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO ELECT MR A HENNAH AS A NON-EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO ELECT MRS R LU AS A NON-EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO REAPPOINT KPMG LLP AS AUDITOR OF THE COMPANY	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO AUTHORISE POLITICAL DONATIONS AND EXPENDITURE	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RENEW THE AUTHORITY TO DIRECTORS TO ISSUE SHARES	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RENEW THE AUTHORITY TO DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RENEW THE AUTHORITY TO DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR THE PURPOSES OF ACQUISITIONS OR CAPITAL INVESTMENTS	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RENEW THE AUTHORITY TO THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO SHORTEN THE NOTICE PERIOD FOR GENERAL MEETINGS	AGAINST
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RE-ELECT MR N ANDERSEN AS A NON-EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RE-ELECT DR J HARTMANN AS A NON-EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RE-ELECT MR A JOPE AS AN EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RE-ELECT MS A JUNG AS A NON-EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RE-ELECT MS S KILSBY AS A NON-EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RE-ELECT M R S MASIIWA AS A NON-EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	GB00B10RZP78	04-May-2022	TO RE-ELECT PROFESSOR Y MOON AS A NON-EXECUTIVE DIRECTOR	FOR
UNILEVER PLC	US9047677045	04-May-2022	To re-elect Mr G Pitkethly as an Executive Director.	FOR

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UNILEVER PLC	US9047677045	04-May-2022	To receive the Report and Accounts for the year ended 31 December 2021.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To re-elect Mr F Sijbesma as a Non-Executive Director.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To elect Mr A Hennah as a Non-Executive Director.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To elect Mrs R Lu as a Non-Executive Director.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To reappoint KPMG LLP as Auditors of the Company.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To authorise the Directors to fix the remuneration of the Auditors.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To authorise Political Donations and expenditure.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To renew the authority to Directors to issue shares.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To renew the authority to Directors to disapply pre-emption rights.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To renew the authority to Directors to disapply pre-emption rights for the purposes of acquisitions or capital investments.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To renew the authority to the Company to purchase its own shares.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To shorten the notice period for General Meetings.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To approve the Directors' Remuneration Report.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To re-elect Mr N Andersen as a Non-Executive Director.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To re-elect Dr J Hartmann as a Non-Executive Director.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To re-elect Mr A Jope as an Executive Director.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To re-elect Ms A Jung as a Non-Executive Director.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To re-elect Ms S Kilsby as a Non-Executive Director.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To re-elect Mr S Masiyiwa as a Non-Executive Director.	FOR
UNILEVER PLC	US9047677045	04-May-2022	To re-elect Professor Y Moon as a Non-Executive Director.	FOR
URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	The approval, on a non-binding advisory basis, of a resolution approving the compensation of our named executive officers as described in the Proxy Statement.	FOR
URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	The determination, on a non-binding advisory basis, of the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	Election of Trustees to serve until the 2023 Annual Meeting of Shareholders: Jeffrey S. Olson	FOR
URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	Election of Trustees to serve until the 2023 Annual Meeting of Shareholders: Susan L. Givens	FOR
URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	Election of Trustees to serve until the 2023 Annual Meeting of Shareholders: Steven H. Grapstein	FOR
URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	Election of Trustees to serve until the 2023 Annual Meeting of Shareholders: Steven J. Guttman	FOR
URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	Election of Trustees to serve until the 2023 Annual Meeting of Shareholders: Norman K. Jenkins	FOR
URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	Election of Trustees to serve until the 2023 Annual Meeting of Shareholders: Kevin P. O'Shea	FOR
URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	Election of Trustees to serve until the 2023 Annual Meeting of Shareholders: Steven Roth	FOR
URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	Election of Trustees to serve until the 2023 Annual Meeting of Shareholders: Douglas W. Sesler	FOR

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URBAN EDGE PROPERTIES	US91704F1049	04-May-2022	The ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
WOLVERINE WORLD WIDE, INC.	US9780971035	04-May-2022	Election of Director: Jeffrey M. Boromisa	FOR
WOLVERINE WORLD WIDE, INC.	US9780971035	04-May-2022	Election of Director: Gina R. Boswell	FOR
WOLVERINE WORLD WIDE, INC.	US9780971035	04-May-2022	Election of Director: Brendan L. Hoffman	FOR
WOLVERINE WORLD WIDE, INC.	US9780971035	04-May-2022	Election of Director: David T. Kollat	FOR
WOLVERINE WORLD WIDE, INC.	US9780971035	04-May-2022	An advisory resolution approving compensation for the Company's named executive officers.	FOR
WOLVERINE WORLD WIDE, INC.	US9780971035	04-May-2022	Proposal to ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
ABB INDIA LTD	INE117A01022	05-May-2022	ADOPTION OF FINANCIAL STATEMENTS AND REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
ABB INDIA LTD	INE117A01022	05-May-2022	DECLARATION OF DIVIDEND: TO DECLARE A DIVIDEND OF INR 5.20 (RUPEES FIVE AND PAISE TWENTY ONLY) PER EQUITY SHARE OF INR 2/- EACH FOR THE FINANCIAL YEAR 2021	FOR
ABB INDIA LTD	INE117A01022	05-May-2022	APPOINTMENT OF A DIRECTOR: TO APPOINT A DIRECTOR IN PLACE OF MR. MORTEN WIEROD (DIN: 08753868) WHO RETIRES BY ROTATION AT THIS ANNUAL GENERAL MEETING AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
ABB INDIA LTD	INE117A01022	05-May-2022	REAPPOINTMENT OF MESSRS B S R & CO. LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO.101248W/ W-100022), AS AUDITORS OF THE COMPANY	FOR
ABB INDIA LTD	INE117A01022	05-May-2022	REAPPOINTMENT OF MR. SANJEEV SHARMA AS THE MANAGING DIRECTOR	FOR
ABB INDIA LTD	INE117A01022	05-May-2022	APPOINTMENT OF MS CAROLINA YVONNE GRANAT AS A DIRECTOR	FOR
ABB INDIA LTD	INE117A01022	05-May-2022	COMMISSION TO INDEPENDENT DIRECTORS OF THE COMPANY	FOR
ABB INDIA LTD	INE117A01022	05-May-2022	APPROVAL OF REMUNERATION TO THE COST AUDITOR OF THE COMPANY FOR FINANCIAL YEAR 2022	FOR
ACADIA REALTY TRUST	US0042391096	05-May-2022	THE RATIFICATION OF THE APPOINTMENT OF BDO USA, LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
ACADIA REALTY TRUST	US0042391096	05-May-2022	THE APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE COMPANY'S 2022 PROXY STATEMENT IN ACCORDANCE WITH COMPENSATION RULES OF THE SECURITIES AND EXCHANGE COMMISSION.	FOR
ACADIA REALTY TRUST	US0042391096	05-May-2022	Election of Trustee: Kenneth F. Bernstein	FOR
ACADIA REALTY TRUST	US0042391096	05-May-2022	Election of Trustee: Douglas Crocker II	FOR
ACADIA REALTY TRUST	US0042391096	05-May-2022	Election of Trustee: Lorrence T. Kellar	FOR
ACADIA REALTY TRUST	US0042391096	05-May-2022	Election of Trustee: Wendy Luscombe	FOR
ACADIA REALTY TRUST	US0042391096	05-May-2022	Election of Trustee: Kenneth A. McIntyre	FOR
ACADIA REALTY TRUST	US0042391096	05-May-2022	Election of Trustee: William T. Spitz	FOR
ACADIA REALTY TRUST	US0042391096	05-May-2022	Election of Trustee: Lynn C. Thurber	FOR

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ACADIA REALTY TRUST	US0042391096	05-May-2022	Election of Trustee: Lee S. Wielansky	FOR
ACADIA REALTY TRUST	US0042391096	05-May-2022	Election of Trustee: C. David Zoba	FOR
ACCEL ENTERTAINMENT, INC.	US00436Q1067	05-May-2022	DIRECTOR	ABSTAIN
ACCEL ENTERTAINMENT, INC.	US00436Q1067	05-May-2022	DIRECTOR	ABSTAIN
ACCEL ENTERTAINMENT, INC.	US00436Q1067	05-May-2022	DIRECTOR	FOR
ACCEL ENTERTAINMENT, INC.	US00436Q1067	05-May-2022	Ratify the appointment of KPMG LLP as the independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	ANNUAL REPORT ON DIRECTOR'S REMUNERATION CORRESPONDING TO FINANCIAL YEAR 2021, TO BE SUBMITTED TO A CONSULTATIVE VOTE	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	AMENDMENT OF THE REMUNERATION POLICY FOR THE BOARD OF DIRECTORS TO ADAPT IT TO SPANISH LAW 5/2021 OF 12 APRIL, ON PROMOTING LONG-TERM INVOLVEMENT OF SHAREHOLDERS IN PUBLICLY TRADED COMPANIES (LEY 5/2021, DE 12 DE ABRIL, DE FOMENTO DE LA IMPLICACION A LARGO PLAZO DE LOS ACCIONISTAS EN LAS SOCIEDADES COTIZADAS)	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	APPOINTMENT OF AUDITORS FOR THE COMPANY AND FOR THE GROUP	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	CAPITAL INCREASE CHARGED FULLY TO RESERVES AND AUTHORISATION OF A CAPITAL REDUCTION IN ORDER TO AMORTISE TREASURY SHARES	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	AUTHORISATION TO BUY BACK TREASURY SHARES AND FOR A CAPITAL REDUCTION IN ORDER TO AMORTISE TREASURY SHARES	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	AMENDMENT OF ARTICLES 10 AND 12 FROM CHAPTER II	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	AMENDMENT OF ARTICLES 21 AND 22 FROM CHAPTER III	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	AMENDMENT OF ARTICLES 27, 28, 29, 32, 35, AND 37 FROM CHAPTER IV	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	ADDITION OF NEW ARTICLE 28 BIS TO CHAPTER IV	AGAINST
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	AMENDMENT OF ARTICLE 7 ("AUTHORITIES") FROM TITLE I	FOR

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ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	AMENDMENT OF ARTICLES 8 ("CALL NOTICE FOR THE GENERAL MEETING"), 11 ("INFORMATION AVAILABLE FROM THE CALL NOTICE DATE"), AND 12 ("RIGHT TO INFORMATION BEFORE THE GENERAL MEETING") FROM TITLE II	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	AMENDMENT OF ARTICLE 15 ("RIGHT OF REPRESENTATION") FROM TITLE III	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	AMENDMENT OF ARTICLES 19 ("OPENING OF THE MEETING LOCATION AND SHAREHOLDER REGISTRATION"), 24 ("REQUESTS FOR PARTICIPATION"), 26 ("RIGHT TO INFORMATION DURING THE GENERAL MEETING"), 27 ("REMOTE VOTING"), 28 ("REMOTE ATTENDANCE AT THE GENERAL MEETING"), AND 29 ("VOTING ON RESOLUTION PROPOSALS") FROM TITLE V	AGAINST
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	AMENDMENT OF ARTICLE 34 ("MINUTES FOR THE MEETING") FROM TITLE VII	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	DELEGATION OF POWERS FOR THE ENTERING INTO AND SIGNING OF AGREEMENTS	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	APPROVE THE ANNUAL FINANCIAL STATEMENTS AND DIRECTORS' REPORTS FOR THE 2021 FINANCIAL YEAR, BOTH OF THE COMPANY AND OF THE CONSOLIDATED GROUP OF COMPANIES OF WHICH ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS, S.A. IS THE PARENT COMPANY	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	ALLOCATION OF PROFIT/LOSS	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	APPROVE THE CONSOLIDATED NON-FINANCIAL INFORMATION STATEMENT FOR FINANCIAL YEAR 2021	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	APPROVE THE PERFORMANCE OF THE BOARD OF DIRECTORS DURING FINANCIAL YEAR 2021	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	DETERMINE THE NUMBER OF BOARD MEMBERS AS FIFTEEN	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	APPOINTMENT OF MR. JUAN SANTAMARIA CASES AS A DIRECTOR, WITH THE STATUS OF EXECUTIVE DIRECTOR	FOR
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	ES0167050915	05-May-2022	APPOINTMENT OF MS. MARIA JOSE GARCIA BEATO AS A DIRECTOR, WITH THE STATUS OF INDEPENDENT DIRECTOR	FOR
AGREE REALTY CORPORATION	US0084921008	05-May-2022	DIRECTOR	FOR
AGREE REALTY CORPORATION	US0084921008	05-May-2022	DIRECTOR	FOR

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AGREE REALTY CORPORATION	US0084921008	05-May-2022	DIRECTOR	FOR
AGREE REALTY CORPORATION	US0084921008	05-May-2022	DIRECTOR	FOR
AGREE REALTY CORPORATION	US0084921008	05-May-2022	To ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for 2022.	FOR
AGREE REALTY CORPORATION	US0084921008	05-May-2022	To approve, by non-binding vote, executive compensation.	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT COLIN HUNT	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT SANDY KINNEY PRITCHARD	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT CAROLAN LENNON	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT ELAINE MACLEAN	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT ANDY MAGUIRE	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT BRENDAN MCDONAGH	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT HELEN NORMOYLE	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT ANN O'BRIEN	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT FERGAL O'DWYER	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO APPOINT JIM PETTIGREW	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO APPOINT JAN SIJBRAND	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS FOR THE YEAR TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITOR THEREON	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT RAJ SINGH	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO CONSIDER THE DIRECTORS' REMUNERATION REPORT	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO CONSIDER THE REMUNERATION POLICY	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT RELEVANT SECURITIES	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	LIMITED AUTHORISATION FOR THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	LIMITED AUTHORISATION FOR THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR AN ACQUISITION OR SPECIFIED CAPITAL EVENT	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO AUTHORISE THE PURCHASE BY THE COMPANY OF ITS OWN SHARES	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO DETERMINE THE RE-ISSUE PRICE RANGE AT WHICH ANY TREASURY SHARES HELD MAY BE RE-ISSUED OFF-MARKET	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO AUTHORISE THE DIRECTORS TO CONVENE GENERAL MEETINGS ON 14 DAYS' NOTICE	AGAINST
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO APPROVE THE TERMS OF THE DIRECTED BUYBACK CONTRACT WITH THE MINISTER FOR FINANCE AND AUTHORISE THE MAKING OF OFF-MARKET PURCHASES OF ORDINARY	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO DECLARE A FINAL DIVIDEND OF 4.5 EURO CENT PER SHARE PAYABLE ON 13 MAY 2022	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO CONSIDER THE CONTINUATION IN OFFICE OF DELOITTE AS AUDITOR	FOR

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AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO APPOINT ANIK CHAUMARTIN	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO APPOINT DONAL GALVIN	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO REAPPOINT BASIL GEOGHEGAN	FOR
AIB GROUP PLC	IE00BF0L3536	05-May-2022	TO APPOINT TANYA HORGAN	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Election of Director to serve for one-year term expiring in 2023: Ernesto Zedillo	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent auditor for 2022	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Election of Director to serve for one-year term expiring in 2023: Steven W. Williams	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Approval, on an advisory basis, of the Company's 2021 named executive officer compensation	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Stockholder proposal to reduce the ownership threshold for stockholders to call a special meeting, if properly presented	AGAINST
ALCOA CORPORATION	US0138721065	05-May-2022	Election of Director to serve for one-year term expiring in 2023: Mary Anne Citrino	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Election of Director to serve for one-year term expiring in 2023: Pasquale (Pat) Fiore	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Election of Director to serve for one-year term expiring in 2023: Thomas J. Gorman	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Election of Director to serve for one-year term expiring in 2023: Roy C. Harvey	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Election of Director to serve for one-year term expiring in 2023: James A. Hughes	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Election of Director to serve for one-year term expiring in 2023: James E. Nevels	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Election of Director to serve for one-year term expiring in 2023: Carol L. Roberts	FOR
ALCOA CORPORATION	US0138721065	05-May-2022	Election of Director to serve for one-year term expiring in 2023: Jackson (Jackie) P. Roberts	FOR
AMETEK INC.	US0311001004	05-May-2022	Election of Director for a term of three years: Steven W. Kohlhagen	FOR
AMETEK INC.	US0311001004	05-May-2022	Election of Director for a term of three years: Dean Seavers	FOR
AMETEK INC.	US0311001004	05-May-2022	Election of Director for a term of three years: David A. Zapico	FOR
AMETEK INC.	US0311001004	05-May-2022	Approval, by advisory vote, of the compensation of AMETEK, Inc.'s named executive officers.	FOR
AMETEK INC.	US0311001004	05-May-2022	Ratification of the appointment of Ernst & Young LLP as independent registered public accounting firm for 2022.	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: L.Z. Schlitz	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: K.R. Westbrook	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: M.S. Burke	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Ratify the appointment of Ernst & Young LLP as independent auditors for the year ending December 31, 2022.	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Advisory Vote on Executive Compensation.	FOR

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ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Stockholder Proposal to Remove the One-Year Holding Period Requirement to Call a Special Stockholder Meeting.	AGAINST
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Stockholder Proposal Regarding Issuance of a Report on Pesticide Use in Supply Chains.	ABSTAIN
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: T. Colbert	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: T.K. Crews	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: D.E. Felsing	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: S.F. Harrison	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: J.R. Luciano	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: P.J. Moore	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: F.J. Sanchez	FOR
ARCHER-DANIELS-MIDLAND COMPANY	US0394831020	05-May-2022	Election of Director: D.A. Sandler	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO RE APPOINT GILLIAN KENT AS A DIRECTOR	AGAINST
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO RECEIVE THE ANNUAL REPORT INCLUDING THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO RE APPOINT DUNCAN PAINTER AS A DIRECTOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO RE APPOINT CHARLES SONG AS A DIRECTOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO REAPPOINT JUDY VEZMAR AS A DIRECTOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO RE APPOINT KPMG LLP AS AUDITOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO AUTHORISE THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND EXPENDITURE	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT RELEVANT SECURITIES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS PURSUANT TO SECTION 570 AND SECTION 573 OF THE COMPANIES ACT	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS PURSUANT TO SECTION 570 AND 573 OF THE COMPANIES ACT UP TO A FURTHER 5% FOR ACQUISITIONS OR SPECIFIED CAPITAL EVENTS	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO AUTHORISE THE COMPANY TO REPURCHASE ITS OWN SHARES PURSUANT TO SECTION 701 OF THE COMPANIES ACT 2006	FOR

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ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO AUTHORISE THE CALLING OF A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO REAPPOINT SUZANNE BAXTER AS A DIRECTOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO REAPPOINT RITA CLIFTON AS A DIRECTOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO REAPPOINT SCOTT FORBES AS A DIRECTOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO REAPPOINT MANDY GRADDEN AS A DIRECTOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO RE APPOINT JOANNE HARRIS AS A DIRECTOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO RE APPOINT PAUL HARRISON AS A DIRECTOR	FOR
ASCENTIAL PLC	GB00BYM8GJ06	05-May-2022	TO RE APPOINT FUNKE IGHODARO AS A DIRECTOR	AGAINST
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	05-May-2022	AN INVESTMENT AGREEMENT TO BE SIGNED WITH A COMPANY	FOR
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	CNE100002BZ6	05-May-2022	CONNECTED TRANSACTION REGARDING INTRODUCTION OF EXTERNAL INVESTORS BY A SUBSIDIARY	FOR
AUTOCANADA INC.	CA05277B2093	05-May-2022	DIRECTOR	FOR
AUTOCANADA INC.	CA05277B2093	05-May-2022	DIRECTOR	FOR
AUTOCANADA INC.	CA05277B2093	05-May-2022	DIRECTOR	FOR
AUTOCANADA INC.	CA05277B2093	05-May-2022	DIRECTOR	FOR
AUTOCANADA INC.	CA05277B2093	05-May-2022	DIRECTOR	FOR
AUTOCANADA INC.	CA05277B2093	05-May-2022	DIRECTOR	FOR
AUTOCANADA INC.	CA05277B2093	05-May-2022	DIRECTOR	FOR
AUTOCANADA INC.	CA05277B2093	05-May-2022	Appointment of PricewaterhouseCoopers LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
AUTOCANADA INC.	CA05277B2093	05-May-2022	To approve unallocated options under the Stock Option Plan of the Corporation, as more particularly set forth in the Management Information Circular of AutoCanada Inc. dated March 25, 2022.	AGAINST
AXIS CAPITAL HOLDINGS LIMITED	BMG0692U1099	05-May-2022	Election of Director: Albert A. Benchimol	FOR
AXIS CAPITAL HOLDINGS LIMITED	BMG0692U1099	05-May-2022	Election of Director: Anne Melissa Dowling	FOR
AXIS CAPITAL HOLDINGS LIMITED	BMG0692U1099	05-May-2022	Election of Director: Henry B. Smith	FOR
AXIS CAPITAL HOLDINGS LIMITED	BMG0692U1099	05-May-2022	To approve, by non-binding vote, the compensation paid to our named executive officers.	FOR
AXIS CAPITAL HOLDINGS LIMITED	BMG0692U1099	05-May-2022	To appoint Deloitte Ltd., Hamilton, Bermuda, to act as our independent registered public accounting firm for the fiscal year ending December 31, 2022 and to authorize the Board of Directors, acting through the Audit Committee, to set the fees for the independent registered public accounting firm.	FOR

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BAE SYSTEMS PLC	GB0002634946	05-May-2022	REPORT AND ACCOUNTS	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-ELECT CHRISTOPHER GRIGG	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-ELECT STEPHEN PEARCE	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-ELECT NICOLE PIASECKI	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-ELECT CHARLES WOODBURN	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	ELECT CRYSTAL E ASHBY	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	ELECT EWAN KIRK	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-APPOINTMENT OF AUDITORS	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	REMUNERATION OF AUDITORS	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	POLITICAL DONATIONS UP TO SPECIFIED LIMITS	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	BAE SYSTEMS SHARE INCENTIVE PLAN	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	REMUNERATION REPORT	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	AUTHORITY TO ALLOT NEW SHARES	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	PURCHASE OWN SHARES	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	NOTICE OF GENERAL MEETINGS	AGAINST
BAE SYSTEMS PLC	GB0002634946	05-May-2022	FINAL DIVIDEND	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-ELECT NICHOLAS ANDERSON	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-ELECT THOMAS ARSENEAULT	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-ELECT SIR ROGER CARR	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-ELECT DAME ELIZABETH CORLEY	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-ELECT BRADLEY GREVE	FOR
BAE SYSTEMS PLC	GB0002634946	05-May-2022	RE-ELECT JANE GRIFFITHS	FOR
BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 3.9 MILLION	FOR
BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	APPROVE LONG-TERM VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN FORM OF 16,216 SHARES	FOR
BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	AMEND ARTICLES RE: REMOVE ADMINISTRATION OF CAISSE D'EPARGNE CANTONALE VAUDOISE CLAUSE	FOR
BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	ELECT INGRID DELTENRE AS DIRECTOR	FOR

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BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	DESIGNATE CHRISTOPHE WILHELM AS INDEPENDENT PROXY	FOR
BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	RATIFY KPMG AG AS AUDITORS	FOR
BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 3.70 PER SHARE	FOR
BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	APPROVE FIXED REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.4 MILLION	FOR
BANQUE CANTONALE VAUDOISE	CH0531751755	05-May-2022	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 5.9 MILLION	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	DIRECTOR	FOR
BCE INC.	CA05534B7604	05-May-2022	Appointment of Deloitte LLP as auditors	FOR
BCE INC.	CA05534B7604	05-May-2022	Advisory resolution on executive compensation as described in the management proxy circular	FOR
BCE INC.	CA05534B7604	05-May-2022	Shareholder Proposal No. 1	AGAINST
BCE INC.	CA05534B7604	05-May-2022	Shareholder Proposal No. 2	AGAINST
BCE INC.	CA05534B7604	05-May-2022	Shareholder Proposal No. 3	AGAINST
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	05-May-2022	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	AGAINST
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	05-May-2022	AMENDMENTS TO THE WORK SYSTEM FOR INDEPENDENT DIRECTORS	AGAINST

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BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	05-May-2022	AMENDMENTS TO THE EXTERNAL GUARANTEE MANAGEMENT SYSTEM	AGAINST
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	05-May-2022	AMENDMENTS TO THE CONNECTED TRANSACTIONS MANAGEMENT SYSTEM	AGAINST
BEIJING WANTAI BIOLOGICAL PHARMACY ENTERPRISE CO	CNE100004090	05-May-2022	ELECTION OF INDEPENDENT DIRECTOR: ZHAO ZHIGANG	FOR
BHG GROUP AB	SE0010948588	05-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE DISCHARGE OF CHRISTIAN BUBENHEIM	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE DISCHARGE OF GUSTAF	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE DISCHARGE OF MARIETTE KRISTENSON	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE DISCHARGE OF NIKLAS	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE DISCHARGE OF CAMILLA GIESECKE	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE DISCHARGE OF JOHAN	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE DISCHARGE OF ADAM	FOR
BHG GROUP AB	SE0010948588	05-May-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS	FOR
BHG GROUP AB	SE0010948588	05-May-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 600,000 FOR CHAIRMAN AND SEK 300,000 FOR OTHER BOARD MEMBERS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
BHG GROUP AB	SE0010948588	05-May-2022	REELECT CHRISTIAN BUBENHEIM AS DIRECTOR	FOR
BHG GROUP AB	SE0010948588	05-May-2022	REELECT GUSTAF OHRN AS DIRECTOR	FOR
BHG GROUP AB	SE0010948588	05-May-2022	REELECT MARIETTE KRISTENSON AS DIRECTOR	FOR
BHG GROUP AB	SE0010948588	05-May-2022	REELECT NIKLAS RINGBY AS DIRECTOR	FOR
BHG GROUP AB	SE0010948588	05-May-2022	ELECT JOANNA HUMMEL AS NEW DIRECTOR	FOR
BHG GROUP AB	SE0010948588	05-May-2022	ELECT PERNILLA WALFRIDSSON AS NEW DIRECTOR	FOR
BHG GROUP AB	SE0010948588	05-May-2022	REELECT GUSTAF OHRN AS BOARD	FOR
BHG GROUP AB	SE0010948588	05-May-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
BHG GROUP AB	SE0010948588	05-May-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE REMUNERATION REPORT	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
BHG GROUP AB	SE0010948588	05-May-2022	APPROVE ISSUANCE OF UP TO 20PERCENT OF ISSUED SHARES WITHOUT PREEMPTIVE RIGHTS	FOR

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BHG GROUP AB	SE0010948588	05-May-2022	APPROVE WARRANT PLAN LTIP2022/2025 FOR KEY EMPLOYEES	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	Advisory vote approving the Company's executive compensation.	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	To ratify the appointment of KPMG as the Company's external auditors for the year ending December 31, 2022.	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	Election of Director: Mack Hogans	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	Election of Director: Nate Jorgensen	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	Election of Director: Christopher McGowan	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	Election of Director: Steven Cooper	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	Election of Director: Karen Gowland	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	Election of Director: David Hannah	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	Election of Director: Sue Taylor	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	Election of Director: Craig Dawson	FOR
BOISE CASCADE COMPANY	US09739D1000	05-May-2022	Election of Director: Amy Humphreys	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	ABSTAIN
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	ABSTAIN
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	ABSTAIN
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	ABSTAIN
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	DIRECTOR	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	Appointment of Ernst & Young LLP, chartered professional accountants, as independent auditors.	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	Consider and, if deemed advisable, adopt a Special Resolution (the full text of which is reproduced as Exhibit "B" of the Management Proxy Circular) authorizing Bombardier Inc. to amend its Restated Articles of Incorporation to consolidate the Class A shares (multiple voting) of Bombardier Inc., issued and unissued, and Class B (subordinate voting) of Bombardier Inc. issued and unissued, on the basis set out in the Management Proxy Circular.	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	The approach to executive compensation disclosed in the Management Proxy Circular.	FOR
BOMBARDIER INC.	CA0977512007	05-May-2022	The Shareholder proposal 1 set out in Exhibit "C" to the Management Proxy Circular.	AGAINST

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BOMBARDIER INC.	CA0977512007	05-May-2022	The Shareholder proposal 2 set out in Exhibit "C" to the Management Proxy Circular.	AGAINST
BOMBARDIER INC.	CA0977512007	05-May-2022	The Shareholder proposal 3 set out in Exhibit "C" to the Management Proxy Circular.	AGAINST
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	Election of Director: Ellen M. Zane	AGAINST
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	To approve, on a non-binding, advisory basis, named executive officer compensation.	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	Election of Director: Nelda J. Connors	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	To approve an amendment and restatement of our 2006 Global Employee Stock Ownership Plan (to be renamed as our Employee Stock Purchase Plan), as previously amended and restated, including a request for 10,000,000 additional shares.	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	Election of Director: Charles J. Dockendorff	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	Election of Director: Yoshiaki Fujimori	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	Election of Director: Donna A. James	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	Election of Director: Edward J. Ludwig	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	Election of Director: Michael F. Mahoney	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	Election of Director: David J. Roux	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	Election of Director: John E. Sununu	FOR
BOSTON SCIENTIFIC CORPORATION	US1011371077	05-May-2022	Election of Director: David S. Wichmann	FOR
BOYD GAMING CORPORATION	US1033041013	05-May-2022	DIRECTOR	FOR
BOYD GAMING CORPORATION	US1033041013	05-May-2022	DIRECTOR	ABSTAIN
BOYD GAMING CORPORATION	US1033041013	05-May-2022	DIRECTOR	ABSTAIN
BOYD GAMING CORPORATION	US1033041013	05-May-2022	DIRECTOR	ABSTAIN
BOYD GAMING CORPORATION	US1033041013	05-May-2022	DIRECTOR	FOR
BOYD GAMING CORPORATION	US1033041013	05-May-2022	DIRECTOR	FOR
BOYD GAMING CORPORATION	US1033041013	05-May-2022	DIRECTOR	FOR
BOYD GAMING CORPORATION	US1033041013	05-May-2022	DIRECTOR	ABSTAIN
BOYD GAMING CORPORATION	US1033041013	05-May-2022	DIRECTOR	FOR

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BOYD GAMING CORPORATION	US1033041013	05-May-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET AS WELL AS THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING ALLOCATION OF THE COMPANY'S RESULT PURSUANT TO THE ADOPTED BALANCE SHEET	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: FREDRIK ARP	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: CECILIA DAUN WENNBORG	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: JAN JOHANSSON	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: MARIE NYGREN	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: STAFFAN PAHLSSON	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: KARIN STAHLHANDSKE	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: JAN ERICSON, MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: GEIR GJESTAD MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: CHRISTOFFER LINDAL STRAND, MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: ORNULF THORSEN, MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: ANDERS MARTENSSON, PREVIOUS MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: KAJ LEVISEN, DEPUTY MEMBER OF THE BOARD (EMPLOYEE REPRESENTATIVE)	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBER AND THE CHIEF EXECUTIVE OFFICER: MATTIAS JOHANSSON, CHIEF EXECUTIVE OFFICER	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	DETERMINATION OF THE NUMBER OF BOARD MEMBERS	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	DETERMINATION OF THE NUMBER OF AUDITORS	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	DETERMINATION OF FEES TO THE BOARD OF DIRECTORS	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	DETERMINATION OF FEES TO THE AUDITORS	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	ELECTION OF BOARD MEMBER: FREDRIK ARP	AGAINST
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	ELECTION OF BOARD MEMBER: CECILIA DAUN WENNBORG	AGAINST
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	ELECTION OF BOARD MEMBER: JAN JOHANSSON	FOR

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BRAVIDA HOLDING AB	SE0007491303	05-May-2022	ELECTION OF BOARD MEMBER: MARIE NYGREN	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	ELECTION OF BOARD MEMBER: STAFFAN PAHLSSON	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	ELECTION OF BOARD MEMBER: KARIN STALHANDSKE	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTORS FREDRIK ARP	AGAINST
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	ELECTION OF AUDITOR: KPMG AB	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING CHANGES TO THE PRINCIPLES FOR APPOINTMENT OF THE NOMINATION COMMITTEE	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	APPROVAL OF THE REMUNERATION REPORT	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE TO REPURCHASE AND TRANSFER OF OWN SHARES	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE TO ISSUE NEW SHARES	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME: ADOPTION OF AN INCENTIVE PROGRAMME	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME: AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ISSUE CLASS C SHARES	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME: AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE TO REPURCHASE OWN CLASS C SHARES	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME: TRANSFER OF OWN ORDINARY SHARES	FOR
BRAVIDA HOLDING AB	SE0007491303	05-May-2022	RESOLUTION REGARDING INTRODUCTION OF A LONG-TERM INCENTIVE PROGRAMME: EQUITY SWAP AGREEMENT WITH A THIRD PARTY	AGAINST
BRIGHTSPIRE CAPITAL, INC.	US10949T1097	05-May-2022	Election of Director to serve One year term expiring at the 2023 Annual Meeting: Catherine D. Rice	FOR
BRIGHTSPIRE CAPITAL, INC.	US10949T1097	05-May-2022	Election of Director to serve One year term expiring at the 2023 Annual Meeting: Kim S. Diamond	FOR
BRIGHTSPIRE CAPITAL, INC.	US10949T1097	05-May-2022	Election of Director to serve One year term expiring at the 2023 Annual Meeting: Catherine Long	FOR
BRIGHTSPIRE CAPITAL, INC.	US10949T1097	05-May-2022	Election of Director to serve One year term expiring at the 2023 Annual Meeting: Vernon B. Schwartz	FOR
BRIGHTSPIRE CAPITAL, INC.	US10949T1097	05-May-2022	Election of Director to serve One year term expiring at the 2023 Annual Meeting: John E. Westerfield	FOR
BRIGHTSPIRE CAPITAL, INC.	US10949T1097	05-May-2022	Election of Director to serve One year term expiring at the 2023 Annual Meeting: Michael J. Mazzei	FOR
BRIGHTSPIRE CAPITAL, INC.	US10949T1097	05-May-2022	Approval of an advisory proposal regarding the compensation paid to BrightSpire Capital's named executive officers.	ABSTAIN
BRIGHTSPIRE CAPITAL, INC.	US10949T1097	05-May-2022	Ratification of the appointment of Ernst & Young LLP as independent public auditor for the fiscal year ending December 31, 2022.	FOR
BRIGHTSPIRE CAPITAL, INC.	US10949T1097	05-May-2022	Approval of the BrightSpire Capital, Inc. 2022 Equity Incentive Plan.	FOR
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	To approve, in a non-binding advisory vote, the frequency of an advisory vote on the compensation of the Company's named executive officers in future years.	1 YEAR
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	Election of Director: Laurie A. Hawkes	FOR
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	To approve, in a non-binding advisory vote, the compensation of the Company's named executive officers as described in the Company's 2022 proxy statement.	FOR

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BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	Election of Director: Christopher J. Czarnecki	AGAINST
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	Election of Director: Denise Brooks-Williams	FOR
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	Election of Director: Michael A. Coke	FOR
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	Election of Director: David M. Jacobstein	FOR
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	Election of Director: Shekar Narasimhan	FOR
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	Election of Director: Geoffrey H. Rosenberger	FOR
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	Election of Director: James H. Watters	FOR
BROADSTONE NET LEASE INC	US11135E2037	05-May-2022	To amend and restate the Company's Articles of Incorporation as further described in the Company's 2022 proxy statement.	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: Paula C. Tolliver	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: Henry W. "Jay" Winship	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: Scott P. Anderson	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Ratification of the selection of Deloitte & Touche LLP as the company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	To approve the C.H. Robinson Worldwide, Inc. 2022 Equity Incentive Plan.	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: Robert C. Biesterfeld, Jr.	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: Kermit R. Crawford	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: Timothy C. Gokey	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: Mark A. Goodburn	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: Mary J. Steele Guilfoile	FOR
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: Jodee A. Kozlak	AGAINST
C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: Henry J. Maier	FOR

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C.H. ROBINSON WORLDWIDE, INC.	US12541W2098	05-May-2022	Election of Director: James B. Stake	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: Young K. Sohn	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: Lip-Bu Tan	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: Mark W. Adams	AGAINST
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Advisory resolution to approve named executive officer compensation.	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm of Cadence for its fiscal year ending December 31, 2022.	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Stockholder proposal regarding special meetings.	AGAINST
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: Ita Brennan	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: Lewis Chew	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: Anirudh Devgan	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: Mary Louise Krakauer	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: Julia Liuson	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: James D. Plummer	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: Alberto Sangiovanni-Vincentelli	FOR
CADENCE DESIGN SYSTEMS, INC.	US1273871087	05-May-2022	Election of Director: John B. Shoven	FOR
CA-IMMOBILIEN-ANLAGEN AG	AT0000641352	05-May-2022	RATIFY ERNST YOUNG AS AUDITORS FOR FISCAL YEAR 2022	FOR
CA-IMMOBILIEN-ANLAGEN AG	AT0000641352	05-May-2022	APPROVE REMUNERATION REPORT	FOR
CA-IMMOBILIEN-ANLAGEN AG	AT0000641352	05-May-2022	ELECT KLAUS HIRSCHLER AS SUPERVISORY BOARD MEMBER	FOR
CA-IMMOBILIEN-ANLAGEN AG	AT0000641352	05-May-2022	AMEND CORPORATE PURPOSE	FOR
CA-IMMOBILIEN-ANLAGEN AG	AT0000641352	05-May-2022	AMEND ARTICLES RE: REMOTE PARTICIPATION AND VOTING IN THE GENERAL MEETING	FOR
CA-IMMOBILIEN-ANLAGEN AG	AT0000641352	05-May-2022	AMEND ARTICLES RE: PARTICIPATION OF MANAGEMENT AND SUPERVISORY BOARD MEMBERS IN THE ANNUAL GENERAL MEETING BY MEANS OF AUDIO AND VIDEO TRANSMISSION	FOR
CA-IMMOBILIEN-ANLAGEN AG	AT0000641352	05-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR

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CA-IMMOBILIEN-ANLAGEN AG	AT0000641352	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
CA-IMMOBILIEN-ANLAGEN AG	AT0000641352	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
CA-IMMOBILIEN-ANLAGEN AG	AT0000641352	05-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	ABSTAIN
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	ABSTAIN
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	ABSTAIN
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	DIRECTOR	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	The appointment of PricewaterhouseCoopers LLP, Chartered Accountants, Calgary, Alberta, as auditors of the Corporation for the ensuing year and the authorization of the Audit Committee of the Board of Directors of the Corporation to fix their remuneration.	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	To vote on approving all unallocated stock options pursuant to the Amended, Compiled and Restricted Employee Stock Option Plan of the Corporation as more particularly described in the accompanying Information Circular.	FOR
CANADIAN NATURAL RESOURCES LIMITED	CA1363851017	05-May-2022	On an advisory basis, accepting the Corporation's approach to executive compensation as described in the Information Circular.	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Mayo A. Shattuck III	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Bradford H. Warner	FOR

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CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Richard D. Fairbank	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Catherine G. West	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Craig Anthony Williams	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Advisory approval of Capital One's 2021 Named Executive Officer compensation.	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Ratification of the selection of Ernst & Young LLP as independent registered public accounting firm of Capital One for 2022.	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Ime Archibong	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Christine Detrick	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Ann Fritz Hackett	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Peter Thomas Killalea	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Cornelis "Eli" Leenaars	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: François Locoh-Donou	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Peter E. Raskind	FOR
CAPITAL ONE FINANCIAL CORPORATION	US14040H1059	05-May-2022	Election of Director: Eileen Serra	FOR
CASSAVA SCIENCES, INC.	US14817C1071	05-May-2022	Re-elect Class I Director to serve for three-year terms: Nadav Friedmann, Ph.D., M.D.	ABSTAIN
CASSAVA SCIENCES, INC.	US14817C1071	05-May-2022	Re-elect Class I Director to serve for three-year terms: Michael J. O'Donnell	ABSTAIN
CASSAVA SCIENCES, INC.	US14817C1071	05-May-2022	To approve Amendment No. 1 to the Company's 2018 Omnibus Incentive Plan, which increases the authorized number of shares issuable thereunder by 4,000,000, from 1,000,000 to 5,000,000 authorized shares.	AGAINST
CASSAVA SCIENCES, INC.	US14817C1071	05-May-2022	To ratify the selection of Ernst & Young LLP as the independent registered public accounting firm for the Company for the fiscal year ending December 31, 2022.	FOR
CASSAVA SCIENCES, INC.	US14817C1071	05-May-2022	To approve, by a non-binding advisory vote, the 2021 executive compensation for the Company's named executive officers.	AGAINST
CASSAVA SCIENCES, INC.	US14817C1071	05-May-2022	To transact such other business as may properly be brought before the Annual Meeting and any adjournment(s) or postponement(s) thereof.	AGAINST
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO AUTHORISE THE DIRECTORS PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 (THE "2006 ACT") TO ALLOT SHARES IN THE COMPANY (AS DETAILED IN THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO RECEIVE AND CONSIDER THE ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, TOGETHER WITH THE REPORTS OF THE BOARD AND THE AUDITOR OF THE COMPANY ON THOSE ACCOUNTS	FOR

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CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO AUTHORISE THE BOARD TO ALLOT EQUITY SECURITIES FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 10 AS IF SECTION 561 OF THE 2006 ACT DID NOT APPLY (AS DETAILED IN THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO FURTHER AUTHORISE THE BOARD TO ALLOT EQUITY SECURITIES FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 10 AS IF SECTION 561 OF THE 2006 ACT DID NOT APPLY FOR THE PURPOSES OF FINANCING TRANSACTIONS (AS DETAILED IN THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO ADOPT THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE COMPANY'S EXISTING ARTICLES OF ASSOCIATION	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO RE-APPOINT BDO LLP AS AUDITOR OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO AUTHORISE THE BOARD, THROUGH THE AUDIT COMMITTEE, TO FIX THE AUDITOR'S REMUNERATION	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO ELECT PROFESSOR DAME JULIA KING, WHO HAS BEEN APPOINTED BY THE BOARD SINCE THE LAST ANNUAL GENERAL MEETING, AS A DIRECTOR OF THE COMPANY	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO ELECT MR ERIC DANIEL LAKIN, WHO HAS BEEN APPOINTED BY THE BOARD SINCE THE LAST ANNUAL GENERAL MEETING, AS A DIRECTOR OF THE COMPANY	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO ELECT TRINE BORUM BOJSEN, WHO HAS BEEN APPOINTED BY THE BOARD SINCE THE LAST ANNUAL GENERAL MEETING, AS A DIRECTOR OF THE COMPANY	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO RE-ELECT MR STEPHEN CALLAGHAN, WHO IS RETIRING BY ROTATION, AS A DIRECTOR OF THE COMPANY	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO RE-ELECT MR WARREN ALAN FINEGOLD, WHO IS RETIRING BY ROTATION, AS A DIRECTOR OF THE COMPANY	FOR
CERES POWER HOLDINGS PLC	GB00BG5KQW09	05-May-2022	TO RE-ELECT MR UWE KLAUS GLOCK, WHO IS RETIRING BY ROTATION, AS A DIRECTOR OF THE COMPANY	FOR
CGG	FR0013181864	05-May-2022	RENEWAL OF THE TERM OF MS. SOPHIE ZURQUIYAH AS DIRECTOR	FOR
CGG	FR0013181864	05-May-2022	APPROVAL OF THE RELATED-PARTY AGREEMENTS FALLING WITHIN THE SCOPE OF ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE	FOR
CGG	FR0013181864	05-May-2022	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF THE CORPORATE OFFICERS ("MANDATAIRES SOCIAUX") AS MENTIONED UNDER PART I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE FOR FINANCIAL YEAR 2021	FOR
CGG	FR0013181864	05-May-2022	APPROVAL OF THE REMUNERATION COMPONENTS DUE OR GRANTED FOR FINANCIAL YEAR ENDED DECEMBER 31, 2021, TO MR. PHILIPPE SALLE, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
CGG	FR0013181864	05-May-2022	APPROVAL OF THE REMUNERATION COMPONENTS DUE OR GRANTED FOR FINANCIAL YEAR ENDED DECEMBER 31, 2021, TO MS. SOPHIE ZURQUIYAH, CHIEF EXECUTIVE OFFICER	FOR
CGG	FR0013181864	05-May-2022	APPROVAL OF THE REMUNERATION POLICY OF DIRECTORS FOR FINANCIAL YEAR 2022	FOR
CGG	FR0013181864	05-May-2022	APPROVAL OF THE REMUNERATION POLICY OF THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR FINANCIAL YEAR 2022	FOR
CGG	FR0013181864	05-May-2022	APPROVAL OF THE REMUNERATION POLICY OF THE CHIEF EXECUTIVE OFFICER FOR FINANCIAL YEAR 2022	FOR
CGG	FR0013181864	05-May-2022	DELEGATION OF POWERS AND AUTHORITY TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES	FOR
CGG	FR0013181864	05-May-2022	AUTHORIZATION GIVEN TO THE BOARD OF DIRECTORS TO GRANT PERFORMANCE SHARES TO CERTAIN EMPLOYEES AND/OR SENIOR EXECUTIVE OFFICERS OF THE COMPANY AND / OR OF COMPANIES RELATED TO IT	FOR

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CGG	FR0013181864	05-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO GRANT COMPANY'S SUBSCRIPTION OR PURCHASE OPTIONS TO CERTAIN EMPLOYEES AND/OR SENIOR EXECUTIVE OFFICERS OF THE COMPANY AND / OR OF COMPANIES RELATED TO IT	FOR
CGG	FR0013181864	05-May-2022	DELEGATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUE OF SHARES OR SECURITIES GRANTING ACCESS TO THE SHARE CAPITAL OF THE COMPANY TO MEMBERS OF A COMPANY SAVINGS PLAN	FOR
CGG	FR0013181864	05-May-2022	OVERALL CEILING FOR THE AUTHORIZATIONS OF ISSUE	FOR
CGG	FR0013181864	05-May-2022	POWERS FOR FORMALITIES	FOR
CGG	FR0013181864	05-May-2022	APPROVAL OF THE STATUTORY ACCOUNTS OF THE COMPANY FOR FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
CGG	FR0013181864	05-May-2022	ALLOCATION OF EARNINGS FOR FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
CGG	FR0013181864	05-May-2022	DEDUCTION FROM THE SHARE PREMIUM ACCOUNT OF THE AMOUNT NECESSARY TO BRING THE CARRY FORWARD ACCOUNT TO ZERO	FOR
CGG	FR0013181864	05-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Richard W. Roedel	AGAINST
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Andrew Snyder	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Jerre Stead	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Sheryl von Blucher	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Roxane White	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	AUTHORIZATION TO REPURCHASE ORDINARY SHARES IN OPEN-MARKET TRANSACTIONS.	AGAINST
CLARIVATE PLC	JE00BJN4441	05-May-2022	AUTHORIZATION TO REPURCHASE ORDINARY SHARES FROM ANY SHAREHOLDER PARTY TO THAT CERTAIN REGISTRATION RIGHTS AGREEMENT WITH THE COMPANY DATED AS OF OCTOBER 1, 2020, AS AMENDED.	AGAINST
CLARIVATE PLC	JE00BJN4441	05-May-2022	AUTHORIZATION TO REPURCHASE 5.25% SERIES A MANDATORY CONVERTIBLE PREFERRED SHARES IN OPEN-MARKET TRANSACTIONS.	AGAINST
CLARIVATE PLC	JE00BJN4441	05-May-2022	APPROVAL, ON AN ADVISORY, NON-BINDING BASIS, OF THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS.	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Valeria Alberola	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Michael Angelakis	AGAINST
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Jane Okun Bomba	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Usama N. Cortas	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Konstantin Gilis	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Balakrishnan S. Iyer	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Adam T. Levyn	FOR
CLARIVATE PLC	JE00BJN4441	05-May-2022	Election of Director: Anthony Munk	FOR
COMMUNITY HEALTHCARE TRUST INCORPORATED	US20369C1062	05-May-2022	DIRECTOR	FOR

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CURTISS-WRIGHT CORPORATION	US2315611010	05-May-2022	DIRECTOR	FOR
CURTISS-WRIGHT CORPORATION	US2315611010	05-May-2022	DIRECTOR	FOR
CURTISS-WRIGHT CORPORATION	US2315611010	05-May-2022	DIRECTOR	FOR
CURTISS-WRIGHT CORPORATION	US2315611010	05-May-2022	DIRECTOR	FOR
CURTISS-WRIGHT CORPORATION	US2315611010	05-May-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2022	FOR
CURTISS-WRIGHT CORPORATION	US2315611010	05-May-2022	An advisory (non-binding) vote to approve the compensation of the Company's named executive officers	FOR
CUSHMAN & WAKEFIELD PLC	GB00BFZ4N465	05-May-2022	Approval of our Amended and Restated 2018 Omnibus Non-Employee Director Share and Cash Incentive Plan.	FOR
CUSHMAN & WAKEFIELD PLC	GB00BFZ4N465	05-May-2022	Election of Class I Director to hold office until the 2025: Angelique Brunner	FOR
CUSHMAN & WAKEFIELD PLC	GB00BFZ4N465	05-May-2022	Election of Class I Director to hold office until the 2025: Jonathan Coslet	FOR
CUSHMAN & WAKEFIELD PLC	GB00BFZ4N465	05-May-2022	Election of Class I Director to hold office until the 2025: Anthony Miller	FOR
CUSHMAN & WAKEFIELD PLC	GB00BFZ4N465	05-May-2022	Ratification of KPMG LLP as our independent registered public accounting firm.	FOR
CUSHMAN & WAKEFIELD PLC	GB00BFZ4N465	05-May-2022	Appointment of KPMG LLP as our UK Statutory Auditor.	FOR
CUSHMAN & WAKEFIELD PLC	GB00BFZ4N465	05-May-2022	Authorization of the Audit Committee to determine the compensation of our UK Statutory Auditor.	FOR
CUSHMAN & WAKEFIELD PLC	GB00BFZ4N465	05-May-2022	Non-binding, advisory vote on the compensation of our named executive officers ("Say-on-Pay").	FOR
CUSHMAN & WAKEFIELD PLC	GB00BFZ4N465	05-May-2022	Non-binding, advisory vote on our director compensation report.	FOR
CUSHMAN & WAKEFIELD PLC	GB00BFZ4N465	05-May-2022	Approval of our amended director compensation policy.	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO RE-ELECT LYNN FORDHAM AS A DIRECTOR OF THE COMPANY	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO RECEIVE AND ADOPT THE COMPANY'S AUDITED ACCOUNTS AND FINANCIAL STATEMENTS FOR THE 52 WEEKS ENDED 26 DECEMBER 2021	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO RE-ELECT NATALIA BARSEGIYAN AS A DIRECTOR OF THE COMPANY	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO RE-ELECT STELLA DAVID AS A DIRECTOR OF THE COMPANY	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO APPROVE THE DIRECTORS REMUNERATION POLICY	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO APPROVE THE COMPANY'S 2022 LONG TERM INCENTIVE PLAN (THE "PLAN") AND THAT THE DIRECTORS BE AUTHORISED TO MAKE MODIFICATIONS TO THE PLAN AND TO ESTABLISH FURTHER PLANS BASED ON THE PLAN	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	AUTHORITY TO ALLOT SHARES	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	POLITICAL DONATIONS	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR

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DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS ADDITIONAL AUTHORITY	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	COMPANY'S AUTHORITY TO PURCHASE ITS OWN SHARES	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	REDUCED NOTICE OF GENERAL MEETINGS OTHER THAN AN ANNUAL GENERAL MEETING	AGAINST
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS OF THE COMPANY TO AGREE THE REMUNERATION OF THE COMPANY'S AUDITOR	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO DECLARE PAYABLE THE RECOMMENDED FINAL DIVIDEND FOR THE 52 WEEKS END 26 DECEMBER 2021	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO RE-ELECT MATT SHATTOCK AS A DIRECTOR OF THE COMPANY	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO RE-ELECT IAN BULL AS A DIRECTOR OF THE COMPANY	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO RE-ELECT DOMINIC PAUL AS A DIRECTOR OF THE COMPANY	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO RE-ELECT USMAN NABI AS A DIRECTOR OF THE COMPANY	FOR
DOMINO'S PIZZA GROUP PLC	GB00BYN59130	05-May-2022	TO RE-ELECT ELIAS DIAZ SESE AS A DIRECTOR OF THE COMPANY	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	ABSTAIN
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	DIRECTOR	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent auditors	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	Provide a nonbinding vote to approve the Company's executive compensation	FOR
DTE ENERGY COMPANY	US2333311072	05-May-2022	Vote on a shareholder proposal to amend our bylaws to allow shareholders with 10% outstanding company stock in the aggregate to call a special meeting	AGAINST
DTE ENERGY COMPANY	US2333311072	05-May-2022	Vote on a shareholder proposal to include Scope 3 emissions in our net zero goals	AGAINST
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR

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DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	DIRECTOR	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	Ratification of Deloitte & Touche LLP as Duke Energy's independent registered public accounting firm for 2022	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	Advisory vote to approve Duke Energy's named executive officer compensation	FOR
DUKE ENERGY CORPORATION	US26441C2044	05-May-2022	Shareholder proposal regarding shareholder right to call for a special shareholder meeting	AGAINST
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	DIRECTOR	FOR
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	DIRECTOR	FOR
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	DIRECTOR	FOR
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	DIRECTOR	ABSTAIN
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	DIRECTOR	FOR
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	DIRECTOR	FOR
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	DIRECTOR	FOR
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	DIRECTOR	FOR
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	Appointment of PricewaterhouseCoopers LLP, Chartered Professional Accountants, as auditor of the Company for the ensuing year and authorizing the directors to set the auditor's remuneration.	FOR
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	To consider and, if deemed appropriate, pass, with or without variation, an ordinary resolution approving the 2022 stock option plan of the Company as more particularly described under the heading "Meeting Business - Approval of the 2022 Stock Option Plan" in the accompanying management information circular.	FOR
DUNDEE PRECIOUS METALS INC.	CA2652692096	05-May-2022	To consider, and if deemed appropriate, to pass a non-binding, advisory resolution accepting the Company's approach to executive compensation, as more particularly described in the accompanying management information circular.	FOR

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EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Election of Director to serve until the 2023 Annual Meeting: CHARLES K. STEVENS III	FOR
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Advisory Approval of Executive Compensation as Disclosed in Proxy Statement	FOR
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Election of Director to serve until the 2023 Annual Meeting: HUMBERTO P. ALFONSO	FOR
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Ratify Appointment of PricewaterhouseCoopers LLP as Independent Registered Public Accounting Firm	FOR
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Advisory Vote on Stockholder Proposal Regarding Special Shareholder Meetings.	AGAINST
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Election of Director to serve until the 2023 Annual Meeting: BRETT D. BEGEMANN	AGAINST
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Election of Director to serve until the 2023 Annual Meeting: MARK J. COSTA	FOR
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Election of Director to serve until the 2023 Annual Meeting: EDWARD L. DOHENY II	FOR
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Election of Director to serve until the 2023 Annual Meeting: JULIE F. HOLDER	FOR
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Election of Director to serve until the 2023 Annual Meeting: RENÉE J. HORNBAKER	FOR
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Election of Director to serve until the 2023 Annual Meeting: KIM ANN MINK	FOR
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Election of Director to serve until the 2023 Annual Meeting: JAMES J. O'BRIEN	FOR
EASTMAN CHEMICAL COMPANY	US2774321002	05-May-2022	Election of Director to serve until the 2023 Annual Meeting: DAVID W. RAISBECK	FOR
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: Victoria J. Reich	FOR
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: Suzanne M. Vautrinot	FOR
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: Shari L. Ballard	FOR
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: John J. Zillmer	AGAINST
ECOLAB INC.	US2788651006	05-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as independent registered public accounting firm for the current year ending December 31, 2022.	FOR
ECOLAB INC.	US2788651006	05-May-2022	Advisory vote to approve the compensation of executives disclosed in the Proxy Statement.	FOR
ECOLAB INC.	US2788651006	05-May-2022	Stockholder proposal regarding special meeting ownership threshold, if properly presented.	AGAINST
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: Barbara J. Beck	FOR
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: Christophe Beck	FOR
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: Jeffrey M. Ettinger	FOR

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ECOLAB INC.	US2788651006	05-May-2022	Election of Director: Arthur J. Higgins	FOR
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: Michael Larson	FOR
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: David W. MacLennan	FOR
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: Tracy B. McKibben	FOR
ECOLAB INC.	US2788651006	05-May-2022	Election of Director: Lionel L. Nowell, III	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO RE-ELECT JP RANGASWAMI AS A DIRECTOR OF THE COMPANY	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO RECEIVE AND ADOPT THE AUDITED ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITOR THEREON	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO RE-APPOINT KPMG LLP AS AUDITOR TO THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITOR'S REMUNERATION	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	THE DIRECTORS BE AUTHORISED TO ALLOT SHARES IN THE COMPANY OR GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO AUTHORISE THE COMPANY AND ALL COMPANIES THAT ARE ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS ON ALLOTMENT SHARES (GENERAL)	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS ON ALLOTMENT OF SHARES (ACQUISITION OR OTHER CAPITAL INVESTMENT)	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	THAT THE COMPANY BE AUTHORISED TO MAKE MARKET PURCHASES OF ORDINARY SHARES OF 0.01 GBP EACH IN THE CAPITAL OF THE COMPANY	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO APPROVE AND DECLARE A FINAL DIVIDEND OF 17.6P PER ORDINARY SHARE OF 0.01 GBP PAYABLE TO SHAREHOLDERS ON THE REGISTER AT C.O.B 19 APRIL 2022	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO ELECT DENISE COLLIS AS A DIRECTOR OF THE COMPANY	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO RE-ELECT PATRICK DE SMEDT AS A DIRECTOR OF THE COMPANY	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO RE-ELECT ANDY THORBURN AS A DIRECTOR OF THE COMPANY	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO RE-ELECT PETER SOUTHBY AS A DIRECTOR OF THE COMPANY	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO RE-ELECT KEVIN BOYD AS A DIRECTOR OF THE COMPANY	FOR
EMIS GROUP PLC	GB00B61D1Y04	05-May-2022	TO RE-ELECT JEN BYRNE AS A DIRECTOR OF THE COMPANY	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: Mark J. Tarr	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: Terrance Williams	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: Greg D. Carmichael	FOR

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ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for 2022.	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	An advisory vote to approve executive compensation.	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: John W. Chidsey	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: Donald L. Correll	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: Joan E. Herman	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: Leslye G. Katz	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: Patricia A. Maryland	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: Kevin J. O'Connor	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: Christopher R. Reidy	FOR
ENCOMPASS HEALTH CORPORATION	US29261A1007	05-May-2022	Election of Director to serve until 2023 Annual Meeting: Nancy M. Schlichting	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: LISTING PLACE	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	ELIGIBILITY FOR THE ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: LOCKUP PERIOD	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: ARRANGEMENT FOR ACCUMULATED RETAINED PROFITS	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: PAYMENT METHOD	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: ATTRIBUTION OF THE PROFITS AND LOSSES OF THE UNDERLYING ASSETS FROM THE EVALUATION BASE DATE TO THE DELIVERY DATE	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: EMPLOYEE PLACEMENT	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: PERFORMANCE COMMITMENTS AND COMPENSATION, AND ASSETS DEPRECIATION	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: CONTRACTUAL OBLIGATIONS AND LIABILITIES FOR BREACH OF CONTRACT OF HANDLING THE TRANSFER OF THE OWNERSHIP OF UNDERLYING ASSETS	FOR

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ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: VALID PERIOD OF THE RESOLUTION	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	THE ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT CONSTITUTES A CONNECTED TRANSACTION	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	REPORT (DRAFT) ON THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT AND ITS SUMMARY	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	THE TRANSACTIONS IN COMPLIANCE WITH ARTICLE 4 OF THE PROVISIONS ON SEVERAL ISSUES CONCERNING THE REGULATION OF MAJOR ASSETS RESTRUCTURING OF LISTED COMPANIES	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: TRANSACTION COUNTERPARTS	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	THE TRANSACTION IS IN COMPLIANCE WITH ARTICLE 11 OF THE MANAGEMENT MEASURES ON MAJOR ASSETS RESTRUCTURING OF LISTED COMPANIES	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	THE TRANSACTION IS IN COMPLIANCE WITH ARTICLE 43 OF THE MANAGEMENT MEASURES ON MAJOR ASSETS RESTRUCTURING OF LISTED COMPANIES	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	THE TRANSACTION DOES NOT CONSTITUTE A LISTING VIA RESTRUCTURING AS DEFINED BY ARTICLE 13 IN THE MANAGEMENT MEASURES ON MAJOR ASSETS RESTRUCTURING OF LISTED COMPANIES	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	CONDITIONAL AGREEMENT ON ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT AND ITS SUPPLEMENTARY AGREEMENT TO BE SIGNED	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	INDEPENDENCE OF THE EVALUATION INSTITUTION, RATIONALITY OF THE EVALUATION HYPOTHESIS, CORRELATION BETWEEN THE EVALUATION METHOD AND EVALUATION PURPOSE, AND FAIRNESS OF THE EVALUATED PRICE	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	AUDIT REPORT, PRO FORMA REVIEW REPORT AND ASSETS EVALUATION REPORT RELATED TO THE TRANSACTION	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	DILUTED IMMEDIATE RETURN AFTER THE TRANSACTION AND FILLING MEASURES AND COMMITMENTS OF RELEVANT PERSONS	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	SHAREHOLDER RETURN PLAN FOR THE NEXT THREE YEARS FROM 2022 TO 2024	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	FULL AUTHORIZATION TO THE BOARD TO HANDLE MATTERS RELATED TO THIS TRANSACTION	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: UNDERLYING ASSETS	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: AUDIT AND EVALUATION BASE DATE	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: TRANSACTION PRICE AND PRICING BASIS AND METHOD FOR THE UNDERLYING ASSETS	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: STOCK TYPE AND PAR VALUE	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: ISSUING TARGETS AND METHOD	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: PRICING BASIS, PRICING BASE DATE AND ISSUE PRICE	FOR
ENN NATURAL GAS CO., LTD.	CNE000000DG7	05-May-2022	PLAN FOR THE CONNECTED TRANSACTION REGARDING ASSETS PURCHASE VIA SHARE OFFERING AND CASH PAYMENT: ISSUING VOLUME	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Election of Director: Heather H. Wilson	FOR

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EQUIFAX INC.	US2944291051	05-May-2022	Advisory vote to approve named executive officer compensation.	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Election of Director: Mark W. Begor	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Ratification of the appointment of Ernst & Young LLP as independent registered public accounting firm for 2022.	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Election of Director: Mark L. Feidler	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Election of Director: G. Thomas Hough	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Election of Director: Robert D. Marcus	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Election of Director: Scott A. McGregor	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Election of Director: John A. McKinley	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Election of Director: Robert W. Selander	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Election of Director: Melissa D. Smith	FOR
EQUIFAX INC.	US2944291051	05-May-2022	Election of Director: Audrey Boone Tillman	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	DIRECTOR	FOR
FIRST BANCORP	US3189101062	05-May-2022	To ratify the appointment of BDO USA, LLP as the independent auditors of the Company for 2022.	FOR
FIRST BANCORP	US3189101062	05-May-2022	To approve, on a non-binding basis, the compensation paid to the Company's named executive officers, as disclosed in the accompanying proxy statement ("Say on Pay").	FOR
FIRST BANCORP	US3189101062	05-May-2022	To approve an amendment to the Company's Articles of Incorporation to increase the Number of authorized shares of common stock from 40,000,000 to 60,000,000.	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	To set the number of Directors at ten.	FOR

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FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	DIRECTOR	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	DIRECTOR	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	DIRECTOR	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	DIRECTOR	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	DIRECTOR	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	DIRECTOR	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	DIRECTOR	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	DIRECTOR	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	DIRECTOR	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	DIRECTOR	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	Appointment of PricewaterhouseCoopers LLP (Canada) as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
FIRST QUANTUM MINERALS LTD.	CA3359341052	05-May-2022	BE IT RESOLVED, on an advisory basis, and not to diminish the role and responsibilities of the Board of Directors of the Company, that the shareholders accept the approach to executive compensation disclosed in the Company's management information circular dated March 14, 2022.	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	RE-ELECTION OF DIRECTOR: RE-ELECTION OF MR. BRUCE W. BROOKS AS PROPRIETARY DIRECTOR OF THE COMPANY	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	RE-ELECTION OF DIRECTOR: RE-ELECTION OF MR. M. STEVEN LANGMAN AS PROPRIETARY DIRECTOR OF THE COMPANY	AGAINST
FLUIDRA, SA	ES0137650018	05-May-2022	RE-ELECTION OF DIRECTOR: RE-ELECTION OF MR. JOSE MANUEL VARGAS GOMEZ AS PROPRIETARY DIRECTOR OF THE COMPANY	AGAINST
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 16 (AUTHORIZED CAPITAL) OF THE COMPANY'S BYLAWS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 25 (CALL TO SHAREHOLDERS' MEETINGS) OF THE COMPANY'S BYLAWS	AGAINST
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 26 (PLACE AND TIME OF THE MEETING) OF THE COMPANY'S BYLAWS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 33 (DELIBERATION AND ADOPTION OF RESOLUTIONS) OF THE COMPANY'S BYLAWS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 42 (CONDUCT OF MEETINGS) OF THE COMPANY'S BYLAWS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 44 (REMUNERATION OF DIRECTORS) OF THE COMPANY'S BYLAWS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 47 (ANNUAL CORPORATE GOVERNANCE REPORT AND ANNUAL REPORT ON DIRECTORS' COMPENSATION) OF THE COMPANY'S BYLAWS	FOR

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FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 53 (ANNUAL REPORT) OF THE COMPANY'S BYLAWS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS AND OF THE MANAGEMENT REPORT, BOTH OF THE COMPANY AND OF ITS CONSOLIDATED GROUP OF COMPANIES, FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 6 (CALL OF THE SHAREHOLDERS' MEETING) OF THE COMPANY'S SHAREHOLDERS' MEETING REGULATIONS	AGAINST
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 10.BIS (REMOTE ASSISTANCE) OF THE COMPANY'S SHAREHOLDERS' MEETING REGULATIONS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 14 (PLANNING, RESOURCES AND VENUE OF THE SHAREHOLDERS' MEETING) OF THE COMPANY'S SHAREHOLDERS' MEETING REGULATIONS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 18 (REGISTER OF SHAREHOLDERS) OF THE COMPANY'S SHAREHOLDERS' MEETING REGULATIONS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 20 (REQUESTS FOR SPEECHES) OF THE COMPANY'S SHAREHOLDERS' MEETING REGULATIONS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 21 (SHAREHOLDERS' SPEECHES) OF THE COMPANY'S SHAREHOLDERS' MEETING REGULATIONS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 22 (RIGHT TO INFORMATION DURING THE SHAREHOLDERS' MEETING) OF THE COMPANY'S SHAREHOLDERS' MEETING REGULATIONS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 24 (VOTING ON PROPOSED RESOLUTIONS) OF THE COMPANY'S SHAREHOLDERS' MEETING REGULATIONS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AMENDMENT OF THE ARTICLE 25 (ADOPTION OF RESOLUTIONS AND CONCLUSION OF THE SHAREHOLDERS' MEETING) OF THE COMPANY'S SHAREHOLDERS' MEETING REGULATIONS	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	CONSULTATIVE VOTE ON THE ANNUAL REPORT ON DIRECTORS' COMPENSATION FOR THE FINANCIAL YEAR 2021	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	APPROVAL OF THE DIRECTORS' COMPENSATION POLICY APPLICABLE AS FROM THE APPROVAL DATE AND THROUGHOUT THE YEARS 2022, 2023 AND 2024	AGAINST
FLUIDRA, SA	ES0137650018	05-May-2022	APPROVAL OF THE NON-FINANCIAL INFORMATION CONSOLIDATED STATEMENT OF FLUIDRA, S.A. FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	APPROVAL OF THE MAXIMUM ANNUAL FIXED COMPENSATION CORRESPONDING TO THE DIRECTORS IN THEIR CAPACITIES AS SUCH	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	APPROVAL OF A LONG-TERM INCENTIVE PLAN FOR EXECUTIVES AND EXECUTIVE DIRECTORS OF THE FLUIDRA GROUP	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AUTHORIZATION EMPOWERING THE BOARD OF DIRECTORS, FOR A FIVE-YEAR TERM, TO INCREASE SHARE CAPITAL IN THE TERMS AND SUBJECT TO THE LIMITS STIPULATED BY LAW, WITH AUTHORITY TO EXCLUDE SHAREHOLDERS' PREEMPTIVE SUBSCRIPTION RIGHTS, SUBJECT TO A MAXIMUM OVERALL LIMIT OF 20% OF SHARE CAPITAL	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AUTHORIZATION EMPOWERING THE BOARD OF DIRECTORS, FOR A FIVE-YEAR TERM, TO ISSUE BONDS EXCHANGEABLE FOR AND/OR CONVERTIBLE INTO SHARES AND WARRANTS OF AN AMOUNT OF UP TO 500,000,000 EUROS, WITH AUTHORITY TO EXCLUDE SHAREHOLDERS' PREEMPTIVE SUBSCRIPTION RIGHTS, SUBJECT TO A MAXIMUM OVERALL LIMIT OF 20% OF SHARE CAPITAL	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	AUTHORIZATION EMPOWERING THE BOARD OF DIRECTORS, FOR A FIVE-YEAR TERM, TO ISSUE FIXED INCOME SECURITIES AND PREFERRED SHARES OF AN AMOUNT OF UP TO 1,200,000,000 EUROS, AND TO GUARANTEE ISSUES OF SUCH SECURITIES MADE BY OTHER COMPANIES IN THE COMPANY'S GROUP	FOR

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FLUIDRA, SA	ES0137650018	05-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS, DURING A FIVE-YEAR PERIOD, SO THE COMPANY CAN PROCEED WITH THE DERIVATIVE ACQUISITION OF TREASURY SHARES, DIRECTLY OR THROUGH COMPANIES IN ITS GROUP. AUTHORIZATION TO REDUCE THE SHARE CAPITAL TO REDEEM ITS OWN SHARES, DELEGATING TO THE BOARD OF DIRECTORS THE NECESSARY POWERS FOR THE EXECUTION OF THIS AGREEMENT	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	DELEGATION OF POWERS TO NOTARIZE, CONSTRUE, SUPPLEMENT, IMPLEMENT, REMEDY AND EXECUTE THE RESOLUTIONS ADOPTED BY THE SHAREHOLDERS' MEETING	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	APPROVAL OF THE PROPOSED ALLOCATION FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	APPROVAL OF THE MANAGEMENT BY THE BOARD OF DIRECTORS DURING THE FINANCIAL YEAR 2021	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	SHAREHOLDER REMUNERATION: DISTRIBUTION OF DIVIDENDS OUT OF RESERVES	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	REELECTION OF THE ACCOUNTING AUDITOR, OF BOTH THE COMPANY AND ITS CONSOLIDATED GROUP OF COMPANIES, FOR THE FINANCIAL YEARS 2022, 2023 AND 2024	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	RATIFICATION OF THE APPOINTMENT BY CO-OPTION AND APPOINTMENT OF MS. BARBARA BORRA AS INDEPENDENT DIRECTOR OF THE COMPANY	FOR
FLUIDRA, SA	ES0137650018	05-May-2022	APPOINTMENT OF MR. BERNAT GARRIGOS CASTRO AS DIRECTOR OF THE COMPANY	AGAINST
FLUOR CORPORATION	US3434121022	05-May-2022	An advisory vote to approve the company's executive compensation.	FOR
FLUOR CORPORATION	US3434121022	05-May-2022	The ratification of the appointment by our Audit Committee of Ernst & Young LLP as independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
FLUOR CORPORATION	US3434121022	05-May-2022	Election of Director: Alan M. Bennett	FOR
FLUOR CORPORATION	US3434121022	05-May-2022	Election of Director: Rosemary T. Berkery	FOR
FLUOR CORPORATION	US3434121022	05-May-2022	Election of Director: David E. Constable	FOR
FLUOR CORPORATION	US3434121022	05-May-2022	Election of Director: H. Paulett Eberhart	FOR
FLUOR CORPORATION	US3434121022	05-May-2022	Election of Director: James T. Hackett	FOR
FLUOR CORPORATION	US3434121022	05-May-2022	Election of Director: Thomas C. Leppert	FOR
FLUOR CORPORATION	US3434121022	05-May-2022	Election of Director: Teri P. McClure	FOR
FLUOR CORPORATION	US3434121022	05-May-2022	Election of Director: Armando J. Olivera	FOR
FLUOR CORPORATION	US3434121022	05-May-2022	Election of Director: Matthew K. Rose	FOR
FREENET AG	DE000A0Z2ZZ5	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER INGO ARNOLD FOR FISCAL YEAR 2021	FOR
FREENET AG	DE000A0Z2ZZ5	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER STEPHAN ESCH FOR FISCAL YEAR 2021	FOR
FREENET AG	DE000A0Z2ZZ5	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ANTONIUS FROMME FOR FISCAL YEAR 2021	FOR
FREENET AG	DE000A0Z2ZZ5	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER RICKMANN VON PLATEN FOR FISCAL YEAR 2021	FOR
FREENET AG	DE000A0Z2ZZ5	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HELMUT THOMA FOR FISCAL YEAR 2021	FOR
FREENET AG	DE000A0Z2ZZ5	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CLAUDIA ANDERLEIT FOR FISCAL YEAR 2021	FOR
FREENET AG	DE000A0Z2ZZ5	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BENTE BRANDT FOR FISCAL YEAR 2021	FOR

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GILDAN ACTIVEWEAR INC.	CA3759161035	05-May-2022	DIRECTOR	FOR
GILDAN ACTIVEWEAR INC.	CA3759161035	05-May-2022	DIRECTOR	FOR
GILDAN ACTIVEWEAR INC.	CA3759161035	05-May-2022	DIRECTOR	FOR
GILDAN ACTIVEWEAR INC.	CA3759161035	05-May-2022	Approving an advisory resolution on the Corporation's approach to executive compensation.	FOR
GILDAN ACTIVEWEAR INC.	CA3759161035	05-May-2022	The appointment of KPMG LLP, Chartered Professional Accountants, as auditors for the ensuing year.	FOR
GLADSTONE COMMERCIAL CORPORATION	US3765361080	05-May-2022	DIRECTOR	FOR
GLADSTONE COMMERCIAL CORPORATION	US3765361080	05-May-2022	DIRECTOR	ABSTAIN
GLADSTONE COMMERCIAL CORPORATION	US3765361080	05-May-2022	DIRECTOR	ABSTAIN
GLADSTONE COMMERCIAL CORPORATION	US3765361080	05-May-2022	To ratify our Audit Committee's selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
GLANBIA PLC	IE0000669501	05-May-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO, IN ACCORDANCE WITH THE PROVISIONS OF THE UK CORPORATE GOVERNANCE CODE, RETIRE AND, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: SIOBHAN TALBOT	FOR
GLANBIA PLC	IE0000669501	05-May-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO, IN ACCORDANCE WITH THE PROVISIONS OF THE UK CORPORATE GOVERNANCE CODE, RETIRE AND, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: ROISIN BRENNAN	FOR
GLANBIA PLC	IE0000669501	05-May-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO, IN ACCORDANCE WITH THE PROVISIONS OF THE UK CORPORATE GOVERNANCE CODE, RETIRE AND, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: PAUL DUFFY	FOR
GLANBIA PLC	IE0000669501	05-May-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO, IN ACCORDANCE WITH THE PROVISIONS OF THE UK CORPORATE GOVERNANCE CODE, RETIRE AND, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: DONARD GAYNOR	FOR
GLANBIA PLC	IE0000669501	05-May-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO, IN ACCORDANCE WITH THE PROVISIONS OF THE UK CORPORATE GOVERNANCE CODE, RETIRE AND, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: JANE LODGE	FOR
GLANBIA PLC	IE0000669501	05-May-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO, IN ACCORDANCE WITH THE PROVISIONS OF THE UK CORPORATE GOVERNANCE CODE, RETIRE AND, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION: DAN O'CONNOR	FOR
GLANBIA PLC	IE0000669501	05-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THE ORDINARY REMUNERATION OF THE NON-EXECUTIVE DIRECTORS UP TO AN AGGREGATE AMOUNT NOT EXCEEDING EUR 1,500,000 IN ANY FINANCIAL YEAR	FOR
GLANBIA PLC	IE0000669501	05-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR FOR THE 2022 FINANCIAL YEAR	FOR
GLANBIA PLC	IE0000669501	05-May-2022	TO RECEIVE AND CONSIDER THE REMUNERATION COMMITTEE REPORT FOR THE YEAR ENDED 1 JANUARY 2022 (EXCLUDING THE PART CONTAINING THE 2022-2024 DIRECTORS' REMUNERATION POLICY) WHICH IS SET OUT ON PAGES 118 TO 142 OF THE ANNUAL REPORT	FOR
GLANBIA PLC	IE0000669501	05-May-2022	TO RECEIVE AND CONSIDER THE PROPOSED 2022-2024 DIRECTORS' REMUNERATION POLICY	FOR
GLANBIA PLC	IE0000669501	05-May-2022	APPROVAL TO CALL AN EXTRAORDINARY GENERAL MEETING ON 14 DAYS' NOTICE	AGAINST
GLANBIA PLC	IE0000669501	05-May-2022	TO REVIEW THE COMPANY'S AFFAIRS AND RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 1 JANUARY 2022 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITOR THEREON	FOR
GLANBIA PLC	IE0000669501	05-May-2022	AUTHORITY TO ALLOT RELEVANT SECURITIES	FOR
GLANBIA PLC	IE0000669501	05-May-2022	ROUTINE DIS-APPLICATION OF PRE-EMPTION RIGHTS	FOR

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GRAY TELEVISION, INC.	US3893751061	05-May-2022	DIRECTOR	FOR
GRAY TELEVISION, INC.	US3893751061	05-May-2022	DIRECTOR	FOR
GRAY TELEVISION, INC.	US3893751061	05-May-2022	The approval of the Gray Television, Inc. 2022 Equity Incentive Compensation Plan.	FOR
GRAY TELEVISION, INC.	US3893751061	05-May-2022	The ratification of the appointment of RSM US LLP as Gray Television, Inc.'s independent registered public accounting firm for 2022.	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	Proposal to Amend the Articles of the Corporation	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	ABSTAIN
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	ABSTAIN
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	ABSTAIN
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	DIRECTOR	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	Appointment of Deloitte LLP as Auditor	FOR
GREAT-WEST LIFECO INC.	CA39138C1068	05-May-2022	Advisory Resolution Accepting Approach to Executive Compensation	FOR
HALOZYME THERAPEUTICS, INC.	US40637H1095	05-May-2022	Election of Class III Director: Jeffrey W. Henderson	FOR
HALOZYME THERAPEUTICS, INC.	US40637H1095	05-May-2022	Election of Class III Director: Connie L. Matsui	FOR
HALOZYME THERAPEUTICS, INC.	US40637H1095	05-May-2022	Election of Class III Director: Helen I. Torley	FOR

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HALOZYME THERAPEUTICS, INC.	US40637H1095	05-May-2022	To approve, by a non-binding advisory vote, the compensation of the company's named executive officers.	FOR
HALOZYME THERAPEUTICS, INC.	US40637H1095	05-May-2022	To ratify the selection of Ernst & Young LLP as the company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
HANG SENG BANK LTD	HK0011000095	05-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY-BACK SHARES NOT EXCEEDING 10% OF THE NUMBER OF SHARES IN ISSUE	FOR
HANG SENG BANK LTD	HK0011000095	05-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES WHICH SHALL NOT IN AGGREGATE EXCEED, EXCEPT IN CERTAIN SPECIFIC CIRCUMSTANCES SUCH AS PURSUANT TO A RIGHTS ISSUE OR ANY SCRIP DIVIDEND SCHEME, 20%, OR 5% WHERE THE SHARES ARE TO BE ALLOTTED WHOLLY FOR CASH, OF THE NUMBER OF SHARES IN ISSUE	AGAINST
HANG SENG BANK LTD	HK0011000095	05-May-2022	TO AMEND THE ARTICLES OF ASSOCIATION	FOR
HANG SENG BANK LTD	HK0011000095	05-May-2022	TO ADOPT THE REPORTS AND AUDITED FINANCIAL STATEMENTS FOR 2021	FOR
HANG SENG BANK LTD	HK0011000095	05-May-2022	TO ELECT DIANA CESAR AS DIRECTOR	FOR
HANG SENG BANK LTD	HK0011000095	05-May-2022	TO ELECT CORDELIA CHUNG AS DIRECTOR	FOR
HANG SENG BANK LTD	HK0011000095	05-May-2022	TO ELECT CLEMENT K M KWOK AS DIRECTOR	FOR
HANG SENG BANK LTD	HK0011000095	05-May-2022	TO ELECT DAVID Y C LIAO AS DIRECTOR	FOR
HANG SENG BANK LTD	HK0011000095	05-May-2022	TO ELECT XIAO BIN WANG AS DIRECTOR	FOR
HANG SENG BANK LTD	HK0011000095	05-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR AND TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
HEXCEL CORPORATION	US4282911084	05-May-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for 2022.	FOR
HEXCEL CORPORATION	US4282911084	05-May-2022	Election of Director: Nick L. Stanage	FOR
HEXCEL CORPORATION	US4282911084	05-May-2022	Election of Director: Jeffrey C. Campbell	FOR
HEXCEL CORPORATION	US4282911084	05-May-2022	Election of Director: Cynthia M. Egnotovich	FOR
HEXCEL CORPORATION	US4282911084	05-May-2022	Election of Director: Thomas A. Gendron	FOR
HEXCEL CORPORATION	US4282911084	05-May-2022	Election of Director: Dr. Jeffrey A. Graves	FOR
HEXCEL CORPORATION	US4282911084	05-May-2022	Election of Director: Guy C. Hachey	FOR
HEXCEL CORPORATION	US4282911084	05-May-2022	Election of Director: Dr. Marilyn L. Minus	FOR
HEXCEL CORPORATION	US4282911084	05-May-2022	Election of Director: Catherine A. Suever	FOR
HEXCEL CORPORATION	US4282911084	05-May-2022	Advisory non-binding vote to approve 2021 executive compensation.	AGAINST
HONGKONG LAND HOLDINGS LTD	BMG4587L1090	05-May-2022	TO RECEIVE THE FINANCIAL STATEMENTS FOR 2021	FOR
HONGKONG LAND HOLDINGS LTD	BMG4587L1090	05-May-2022	TO DECLARE A FINAL DIVIDEND FOR 2021	FOR
HONGKONG LAND HOLDINGS LTD	BMG4587L1090	05-May-2022	TO RE-ELECT CRAIG BEATTIE AS A DIRECTOR	FOR

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HONGKONG LAND HOLDINGS LTD	BMG4587L1090	05-May-2022	TO RE-ELECT ADAM KESWICK AS A DIRECTOR	AGAINST
HONGKONG LAND HOLDINGS LTD	BMG4587L1090	05-May-2022	TO RE-ELECT LINCOLN K. K. LEONG AS A DIRECTOR	FOR
HONGKONG LAND HOLDINGS LTD	BMG4587L1090	05-May-2022	TO RE-ELECT ANTHONY NIGHTINGALE AS A DIRECTOR	FOR
HONGKONG LAND HOLDINGS LTD	BMG4587L1090	05-May-2022	TO RE-APPOINT THE AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
HONGKONG LAND HOLDINGS LTD	BMG4587L1090	05-May-2022	TO FIX THE DIRECTORS' FEES	AGAINST
HONGKONG LAND HOLDINGS LTD	BMG4587L1090	05-May-2022	TO RENEW THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES	FOR
HORIZON BANCORP, INC.	US4404071049	05-May-2022	Election of Director: Susan D. Aaron	ABSTAIN
HORIZON BANCORP, INC.	US4404071049	05-May-2022	Election of Director: Eric P. Blackhurst	ABSTAIN
HORIZON BANCORP, INC.	US4404071049	05-May-2022	Election of Director: Craig M. Dwight	FOR
HORIZON BANCORP, INC.	US4404071049	05-May-2022	Advisory vote to approve executive compensation.	FOR
HORIZON BANCORP, INC.	US4404071049	05-May-2022	Ratification of appointment of BKD, LLP as independent auditors.	FOR
HT&E LTD	AU000000HT18	05-May-2022	RE-ELECTION OF PAUL CONNOLLY	FOR
HT&E LTD	AU000000HT18	05-May-2022	RE-ELECTION OF BELINDA ROWE	FOR
HT&E LTD	AU000000HT18	05-May-2022	ELECTION OF ALISON CAMERON	FOR
HT&E LTD	AU000000HT18	05-May-2022	REMUNERATION REPORT	AGAINST
HT&E LTD	AU000000HT18	05-May-2022	GRANT OF DEFERRED RIGHTS TO THE CEO & MANAGING DIRECTOR	AGAINST
HT&E LTD	AU000000HT18	05-May-2022	AMENDMENT OF THE COMPANYS CONSTITUTION - VIRTUAL SHAREHOLDER MEETINGS	AGAINST
HT&E LTD	AU000000HT18	05-May-2022	APPROVAL OF FINANCIAL ASSISTANCE	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	RE-ELECTION OF DANIEL SHOOK	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	RECEIVE ANNUAL REPORT AND ACCOUNTS	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	RE-ELECTION OF ROY TWITE	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	INCREASE MAXIMUM FEES OF DIRECTORS PERMITTED UNDER THE ARTICLES	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	RE-APPOINTMENT OF THE AUDITOR: DELOITTE LLP	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	AUTHORITY TO SET AUDITOR'S REMUNERATION	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	AUTHORITY TO ALLOT SHARES	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	ADOPTION OF THE IMI US STOCK PURCHASE PLAN FOLLOWING EXPIRY OF THE PREVIOUS PLAN	FOR

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IMI PLC	GB00BGLP8L22	05-May-2022	AUTHORITY TO ALLOT SECURITIES FOR CASH FOR GENERAL FINANCING	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	AUTHORITY TO ALLOT SECURITIES FOR SPECIFIC FINANCING	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	AUTHORITY TO PURCHASE OWN SHARES	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	NOTICE OF GENERAL MEETING	AGAINST
IMI PLC	GB00BGLP8L22	05-May-2022	DECLARATION OF DIVIDEND	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	APPROVE REMUNERATION REPORT	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	RE-ELECTION OF LORD SMITH OF KELVIN	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	RE-ELECTION OF THOMAS THUNE ANDERSEN	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	RE-ELECTION OF CAROLINE DOWLING	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	RE-ELECTION OF KATIE JACKSON	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	RE-ELECTION OF DR AJAI PURI	FOR
IMI PLC	GB00BGLP8L22	05-May-2022	RE-ELECTION OF ISOBEL SHARP	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT RYAN PREBLICK AS A DIRECTOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RECEIVE THE COMPANY'S AUDITED ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT MARK STEJBACH AS A DIRECTOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT JULIET THOMPSON AS A DIRECTOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT DANIEL J. PHELAN AS A DIRECTOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING OF THE COMPANY AT WHICH THE ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO AUTHORIZE THE AUDIT COMMITTEE OF THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO AUTHORIZE THE COMPANY AND ANY OF ITS UK SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	THAT THE DIRECTORS BE GENERALLY AUTHORIZED TO ALLOT SHARES IN THE COMPANY	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	THAT THE DIRECTORS BE AUTHORIZED TO DISAPPLY PRE-EMPTION RIGHTS UP TO 5% OF THE ISSUED CAPITAL	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	THAT THE DIRECTORS BE AUTHORIZED TO DISAPPLY PRE-EMPTION RIGHTS UP TO AN ADDITIONAL 5% FOR TRANSACTIONS WHICH THE BOARD DETERMINES TO BE AN ACQUISITION OR CAPITAL INVESTMENT	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORIZED TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	THAT A GENERAL MEETING OF THE COMPANY OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY WHICH WAS APPROVED AT THE 2021 AGM) FOR THE YEAR ENDED DECEMBER 31, 2021	FOR

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INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT PETER BAINS AS A DIRECTOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT MARK CROSSLEY AS A DIRECTOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT GRAHAM HETHERINGTON AS A DIRECTOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT JEROME LANDE AS A DIRECTOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT JOANNA LE COUILLIARD AS A DIRECTOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT DR A. THOMAS MCLELLAN AS A DIRECTOR	FOR
INDIVIOR PLC	GB00BRS65X63	05-May-2022	TO RE-ELECT LORNA PARKER AS A DIRECTOR	FOR
INSTALCO AB	SE0017483506	05-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 0.65 PER SHARE	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER OLOF EHRLÉN	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER JOHNNY ALVARSSON	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER CARINA QVARNGÅRD	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER CARINA EDLAD	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER PER LEOPOLDSSON	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER CAMILLA OBERG	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE DISCHARGE OF CEO PER SJOSTRAND	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE DISCHARGE OF CEO ROBIN BOHEMAN	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE REMUNERATION REPORT	FOR
INSTALCO AB	SE0017483506	05-May-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 620,000 FOR CHAIRMAN AND SEK 310,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
INSTALCO AB	SE0017483506	05-May-2022	REELECT JOHNNY ALVARSSON AS DIRECTOR	AGAINST
INSTALCO AB	SE0017483506	05-May-2022	REELECT CARINA QVARNGÅRD AS DIRECTOR	FOR
INSTALCO AB	SE0017483506	05-May-2022	REELECT CARINA EDLAD AS DIRECTOR	FOR
INSTALCO AB	SE0017483506	05-May-2022	REELECT PER LEOPOLDSSON AS DIRECTOR	FOR
INSTALCO AB	SE0017483506	05-May-2022	REELECT CAMILLA OBERG AS DIRECTOR	FOR
INSTALCO AB	SE0017483506	05-May-2022	REELECT PER SJOSTRAND AS DIRECTOR	FOR
INSTALCO AB	SE0017483506	05-May-2022	REELECT PER SJOSTRAND TAKES OVER AS CHAIRMAN	FOR
INSTALCO AB	SE0017483506	05-May-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
INSTALCO AB	SE0017483506	05-May-2022	RATIFY GRANT THORNTON SWEDEN AB AS AUDITORS	FOR

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INSTALCO AB	SE0017483506	05-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
INSTALCO AB	SE0017483506	05-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
INSTALCO AB	SE0017483506	05-May-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR
INWIDO AB	SE0006220018	05-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 6.15 PER SHARE	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE DISCHARGE OF BOARD CHAIR PER BERTLAND	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER KERSTIN LINDELL	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER HENRIETTE SCHUTZE	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER CHRISTER WAHLQUIST	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER ANDERS WASSBERG	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER GEORG BRUNSTAM	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER TONY JOHANSSON	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE DISCHARGE OF BOARD MEMBER ROBERT WERNERSSON	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE DISCHARGE OF DEPUTY BOARD MEMBER CARIN KARRA	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE DISCHARGE OF CEO HENRIK HJALMARSSON	FOR
INWIDO AB	SE0006220018	05-May-2022	DETERMINE NUMBER OF DIRECTORS (5) AND DEPUTY DIRECTORS (0) OF BOARD	FOR
INWIDO AB	SE0006220018	05-May-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 750,000 FOR CHAIRMAN AND SEK 325,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
INWIDO AB	SE0006220018	05-May-2022	RE-ELECT PER BERTLAND AS DIRECTOR	AGAINST
INWIDO AB	SE0006220018	05-May-2022	RE-ELECT KERSTIN LINDELL AS DIRECTOR	FOR
INWIDO AB	SE0006220018	05-May-2022	RE-ELECT HENRIETTE SCHUTZE AS DIRECTOR	FOR
INWIDO AB	SE0006220018	05-May-2022	RE-ELECT CHRISTER WAHLQUIST AS DIRECTOR	FOR
INWIDO AB	SE0006220018	05-May-2022	RE-ELECT ANDERS WASSBERG AS DIRECTOR	FOR
INWIDO AB	SE0006220018	05-May-2022	RE-ELECT PER BERTLAND AS BOARD CHAIR	AGAINST
INWIDO AB	SE0006220018	05-May-2022	RATIFY KPMG AS AUDITORS	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE REMUNERATION REPORT	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
INWIDO AB	SE0006220018	05-May-2022	APPROVE ISSUANCE OF UP TO 5.8 MILLION SHARES WITHOUT PRE-EMPTIVE RIGHTS	FOR

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INWIDO AB	SE0006220018	05-May-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR
IRESS LTD	AU000000IRE2	05-May-2022	RE-ELECTION OF MR MICHAEL DWYER AM	FOR
IRESS LTD	AU000000IRE2	05-May-2022	REMUNERATION REPORT	AGAINST
IRESS LTD	AU000000IRE2	05-May-2022	GRANT OF EQUITY RIGHTS TO THE MANAGING DIRECTOR AND CEO, ANDREW WALSH	AGAINST
IRESS LTD	AU000000IRE2	05-May-2022	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CEO, ANDREW WALSH	AGAINST
JARDINE MATHESON HOLDINGS LTD	BMG507361001	05-May-2022	TO REDUCE THE COMPANYS SHARE CAPITAL BY CANCELLING AND EXTINGUISHING 426,938,280 ISSUED ORDINARY SHARES IN THE COMPANY HELD BY TWO OF ITS WHOLLY OWNED SUBSIDIARIES	FOR
JARDINE MATHESON HOLDINGS LTD	BMG507361001	05-May-2022	TO RECEIVE THE FINANCIAL STATEMENTS FOR 2021	AGAINST
JARDINE MATHESON HOLDINGS LTD	BMG507361001	05-May-2022	TO DECLARE A FINAL DIVIDEND FOR 2021	FOR
JARDINE MATHESON HOLDINGS LTD	BMG507361001	05-May-2022	TO RE ELECT STUART GULLIVER AS A DIRECTOR	FOR
JARDINE MATHESON HOLDINGS LTD	BMG507361001	05-May-2022	TO RE ELECT JULIAN HUI AS A DIRECTOR	FOR
JARDINE MATHESON HOLDINGS LTD	BMG507361001	05-May-2022	TO RE ELECT MICHAEL WU AS A DIRECTOR	FOR
JARDINE MATHESON HOLDINGS LTD	BMG507361001	05-May-2022	TO RE APPOINT THE AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
JARDINE MATHESON HOLDINGS LTD	BMG507361001	05-May-2022	TO FIX THE DIRECTORS FEES	AGAINST
JARDINE MATHESON HOLDINGS LTD	BMG507361001	05-May-2022	TO RENEW THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES	FOR
JARDINE MATHESON HOLDINGS LTD	BMG507361001	05-May-2022	TO AMEND BYE LAW 9 OF THE COMPANYS BYE LAWS	FOR
JUMBO S.A.	GRS282183003	05-May-2022	APPROVAL OF GRANTING REMUNERATION TO THE MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS FROM THE PROFITS OF THE FINANCIAL YEAR FROM 01.01.2021 TO 31.12.2021 WITHIN THE MEANING OF THE ARTICLE 109 OF LAW 4548/2018	FOR
JUMBO S.A.	GRS282183003	05-May-2022	ELECTION OF THE AUDITING FIRM FOR AUDIT OF FINANCIAL STATEMENTS REGARDING THE FINANCIAL YEAR FROM 01.01.2022 TO 31.12.2022 AND DETERMINATION OF THE AUDIT FEES	FOR
JUMBO S.A.	GRS282183003	05-May-2022	SUBMISSION AND VOTING OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR 01.01.2021-31.12.2021 BY THE ORDINARY GENERAL MEETING OF THE COMPANY'S SHAREHOLDERS, IN ACCORDANCE WITH THE ARTICLE 112 OF LAW 4548/2018	FOR
JUMBO S.A.	GRS282183003	05-May-2022	RESOLUTION FOR THE ACQUISITION OF THE COMPANY'S OWN SHARES TO BE CANCELLED	FOR
JUMBO S.A.	GRS282183003	05-May-2022	SUBMISSION AND APPROVAL OF THE ANNUAL FINANCIAL REPORT FOR THE FINANCIAL YEAR FROM 01.01.2021 TO 31.12.2021, WHICH INCLUDES THE ANNUAL SEPARATE AND CONSOLIDATED FINANCIAL STATEMENTS, THE RELEVANT BOARD OF DIRECTORS' STATEMENTS AND STATUTORY AUDITORS' REPORTS	FOR

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JUMBO S.A.	GRS282183003	05-May-2022	PRESENTATION OF THE REPORT OF THE ACTIVITIES OF THE AUDIT COMMITTEE FOR THE FINANCIAL YEAR FROM 01.01.2021 TO 31.12.2021 TO THE SHAREHOLDERS OF THE COMPANY BY THE CHAIRMAN OF THE AUDIT COMMITTEE	ABSTAIN
JUMBO S.A.	GRS282183003	05-May-2022	REPORT ON THE FINANCIAL DISTRIBUTIONS THAT TOOK PLACE WITHIN YEAR 2021, APPROVAL AND RATIFICATION BY THE ORDINARY GENERAL MEETING OF THE COMPANY'S SHAREHOLDERS	FOR
JUMBO S.A.	GRS282183003	05-May-2022	APPROVAL AND RATIFICATION OF THE DECISION OF THE EXTRAORDINARY GENERAL MEETING OF THE COMPANY'S SHAREHOLDERS, DATED ON 19.01.2022, FOR THE EXTRAORDINARY CASH DISTRIBUTION TO THE COMPANY'S SHAREHOLDERS	FOR
JUMBO S.A.	GRS282183003	05-May-2022	APPROVAL AND RATIFICATION OF THE DECISION OF THE EGM OF THE COMPANY'S SHAREHOLDERS, DATED ON 19.01.2022, FOR INCREASE OF THE NUMBER OF THE CURRENT BOARD OF DIRECTORS WITH THE ELECTION AND ADDITION OF TWO NEW MEMBERS, WHOSE TERM WILL EXPIRE AT THE SAME TIME AS THE TERM OF THE OTHER MEMBERS	FOR
JUMBO S.A.	GRS282183003	05-May-2022	APPROVAL OF THE TABLE OF PROFIT DISTRIBUTION FROM 01.01.2021 TO 31.12.2021, WHICH WAS DRAFTED IN ACCORDANCE WITH IFRS, AND NON-DISTRIBUTION OF DIVIDENDS	FOR
JUMBO S.A.	GRS282183003	05-May-2022	APPROVAL OF THE BOARD OF DIRECTORS' OVERALL MANAGEMENT OF THE COMPANY FOR THE FINANCIAL YEAR FROM 01.01.2021 TO 31.12.2021, IN ACCORDANCE WITH THE ARTICLE 108 OF LAW 4548/2018 AND DISCHARGE OF THE STATUTORY AUDITORS FOR THE FINANCIAL YEAR FROM 01.01.2021 TO 31.12.2021 IN ACCORDANCE WITH THE ARTICLE 117 PAR.1 (C), OF LAW 4548/2018	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHIEF EXECUTIVE OFFICER	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	APPROVAL OF THE COMPENSATION POLICY OF THE DIRECTORS	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	APPROVAL OF THE FIXED AND VARIABLE COMPONENTS OF THE COMPENSATION AND BENEFITS OF ANY KIND PAID OR GRANTED FOR FISCAL YEAR THAT ENDED ON NOVEMBER 30TH 2021 OR AWARDED FOR THE SAME FINANCIAL YEAR FOR THE CHIEF EXECUTIVE OFFICER	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	APPROVAL OF THE INFORMATION REFERRED TO IN I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	ACKNOWLEDGEMENT OF THE END OF THE TERM OF MR MICHEL PARIS AS DIRECTOR, RENEWAL OF THE TERM OF OFFICE OF MR MICHEL PARIS AS DIRECTOR FOR A 3 YEAR PERIOD	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	ACKNOWLEDGEMENT OF THE END OF THE TERM OF MR JEAN-LOUIS CHAUSSADE AS DIRECTOR, RENEWAL OF THE TERM OF OFFICE OF MR JEAN-LOUIS CHAUSSADE AS DIRECTOR FOR A 3 YEAR PERIOD	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	ACKNOWLEDGEMENT OF THE END OF THE TERM OF MR YVES GABRIEL AS DIRECTOR, RENEWAL OF THE TERM OF OFFICE OF MR YVES GABRIEL AS DIRECTOR FOR A 3 YEAR PERIOD	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	APPOINTMENT OF A DIRECTOR, REPRESENTING EMPLOYEE SHAREHOLDERS IN PLACE OF MRS KARINE NORMAND WHO RESIGNED	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 18 MONTHS, TO HAVE THE COMPANY BUY BACK ITS OWN SHARES	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 26 MONTHS, TO CANCEL ALL OR PART OF THE TREASURY SHARES HELD BY THE COMPANY UNDER THE AUTHORIZATION TO REPURCHASE ITS OWN SECURITIES	FOR
KAUFMAN ET BROAD SA	FR0004007813	05-May-2022	DELEGATION OF COMPETENCE TO CONSENT TO THE BOARD OF DIRECTORS, FOR A PERIOD OF 26 MONTHS, TO ISSUE SHARES AND/OR TRANSFERABLE SECURITIES GIVING ACCESS TO CAPITAL SECURITIES TO BE ISSUED, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, FOR THE BENEFIT OF THE MEMBERS OF THE GROUP'S CORPORATE SAVINGS PLAN(S) FOR A MAXIMUM AMOUNT OF 3% OF THE CAPITAL	FOR

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LOBLAW COMPANIES LIMITED	CA5394811015	05-May-2022	Appointment of Auditor Appointment of PricewaterhouseCoopers LLP as Auditor and authorization of the directors to fix the Auditor's remuneration.	FOR
LOBLAW COMPANIES LIMITED	CA5394811015	05-May-2022	Approach to Executive Compensation Vote on the advisory resolution on the approach to executive compensation.	FOR
LOBLAW COMPANIES LIMITED	CA5394811015	05-May-2022	Shareholder Proposal 1 (set out in the Management Proxy Circular)	AGAINST
LOBLAW COMPANIES LIMITED	CA5394811015	05-May-2022	Shareholder Proposal 2 (set out in the Management Proxy Circular)	AGAINST
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: BARBARA RICHMOND	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: JUERGEN STEINEMANN	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: OLIVIER VERSCHEURE	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	ELECTION TO THE BOARD OF DIRECTORS: MARION HELMES	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	ELECTION TO THE BOARD OF DIRECTORS: ROGER NITSCH	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION OF ALBERT M. BAEHNY AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION TO THE NOMINATION AND COMPENSATION COMMITTEE: ANGELICA KOHLMANN	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION TO THE NOMINATION AND COMPENSATION COMMITTEE: CHRISTOPH MAEDER	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION TO THE NOMINATION AND COMPENSATION COMMITTEE: JUERGEN STEINEMANN	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION OF KPMG LTD, ZURICH AS AUDITORS	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION OF THOMANNFISCHER, BASEL AS INDEPENDENT PROXY	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	COMPENSATION OF THE BOARD OF DIRECTORS	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	COMPENSATION OF THE EXECUTIVE COMMITTEE: MAXIMUM AGGREGATE AMOUNT OF FIXED COMPENSATION OF THE EXECUTIVE COMMITTEE	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	COMPENSATION OF THE EXECUTIVE COMMITTEE: AGGREGATE AMOUNT OF VARIABLE SHORT-TERM COMPENSATION OF THE EXECUTIVE COMMITTEE	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	COMPENSATION OF THE EXECUTIVE COMMITTEE: MAXIMUM AGGREGATE AMOUNT OF VARIABLE LONG-TERM COMPENSATION OF THE EXECUTIVE COMMITTEE	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	IN THE EVENT OF ANY YET UNKNOWN NEW OR MODIFIED PROPOSAL BY A SHAREHOLDER DURING THE ANNUAL GENERAL MEETING, I INSTRUCT THE INDEPENDENT REPRESENTATIVE TO VOTE AS FOLLOWS (YES = VOTE IN FAVOR OF ANY SUCH YET UNKONWN PROPOSAL; NO = VOTE AGAINST ANY SUCH YET UNKNOWN PROPOSAL; ABSTAIN)	AGAINST
LONZA GROUP AG	CH0013841017	05-May-2022	ANNUAL REPORT, CONSOLIDATED FINANCIAL STATEMENTS AND FINANCIAL STATEMENTS OF LONZA	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	CONSULTATIVE VOTE ON THE REMUNERATION REPORT	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	APPROPRIATION OF AVAILABLE EARNINGS / RESERVES FROM CAPITAL CONTRIBUTION	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: ALBERT M. BAEHNY	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: ANGELICA KOHLMANN	FOR
LONZA GROUP AG	CH0013841017	05-May-2022	RE-ELECTION TO THE BOARD OF DIRECTORS: CHRISTOPH MAEDER	FOR

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LUNDIN GOLD INC.	CA5503711080	05-May-2022	DIRECTOR	FOR
LUNDIN GOLD INC.	CA5503711080	05-May-2022	DIRECTOR	FOR
LUNDIN GOLD INC.	CA5503711080	05-May-2022	DIRECTOR	ABSTAIN
LUNDIN GOLD INC.	CA5503711080	05-May-2022	DIRECTOR	FOR
LUNDIN GOLD INC.	CA5503711080	05-May-2022	DIRECTOR	ABSTAIN
LUNDIN GOLD INC.	CA5503711080	05-May-2022	DIRECTOR	FOR
LUNDIN GOLD INC.	CA5503711080	05-May-2022	DIRECTOR	FOR
LUNDIN GOLD INC.	CA5503711080	05-May-2022	DIRECTOR	ABSTAIN
LUNDIN GOLD INC.	CA5503711080	05-May-2022	DIRECTOR	FOR
LUNDIN GOLD INC.	CA5503711080	05-May-2022	Appointment of PricewaterhouseCoopers LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
LUNDIN GOLD INC.	CA5503711080	05-May-2022	To authorize and approve in a non-binding, advisory manner the Say on Pay Resolution as presented in the accompanying Management Information Circular dated March 16, 2022.	FOR
LUNDIN GOLD INC.	CA5503711080	05-May-2022	To approve, with or without amendment, an ordinary resolution of shareholders approving amendments to, and unallocated entitlements under, the Company's omnibus equity incentive plan, the full text of which resolution is set out in the accompanying Management Information Circular dated March 16, 2022.	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	APPROVAL IN RESPECT OF ISSUE OF SHARES TO ANDREW PRIDHAM (FY2021 LONG-TERM INCENTIVE)	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	APPROVAL IN RESPECT OF ISSUE OF SHARES TO CHRISTOPHER WYKE (FY2022 LONG-TERM INCENTIVE)	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	APPROVAL IN RESPECT OF ISSUE OF SHARES TO JULIAN BIGGINS (FY2022 LONG-TERM INCENTIVE)	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	APPROVAL IN RESPECT OF ISSUE OF SHARES TO ANDREW PRIDHAM (FY2022 LONG-TERM INCENTIVE)	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	ALTERATION OF THE TERMS OF OPTIONS ISSUED UNDER THE COMPANYS EQUITY INCENTIVE PLAN	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	AMENDMENT TO THE CONSTITUTION	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	ELECTION OF DIRECTOR - MR JULIAN BIGGINS	AGAINST
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	ELECTION OF DIRECTOR - MR ANDREW PRIDHAM	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	RATIFICATION OF PRIOR ISSUE OF SHARES UNDER PLACEMENT	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	RATIFICATION OF PRIOR ISSUE OF SHARES UNDER LOAN FUNDED SHARE PLAN	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	APPROVAL IN RESPECT OF ISSUE OF SHARES TO CHRISTOPHER WYKE (FY2021 LONG-TERM INCENTIVE)	FOR
MA FINANCIAL GRP LIMITED	AU0000156218	05-May-2022	APPROVAL IN RESPECT OF ISSUE OF SHARES TO JULIAN BIGGINS (FY2021 LONG-TERM INCENTIVE)	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RE-ELECT CHARLOTTE TWYNING AS A DIRECTOR	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RECEIVE THE COMPANY'S AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE REPORTS THEREON	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RE-ELECT FUNMI ADEGOKE AS A DIRECTOR	FOR

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MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO ELECT HEATHER LAWRENCE AS A DIRECTOR	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO ELECT VICTORIA JARMAN AS A DIRECTOR	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RENEW THE AUTHORITY GIVEN TO DIRECTORS TO ALLOT SHARES	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO GIVE THE DIRECTORS AUTHORITY TO ALLOT EQUITY SECURITIES WITHOUT APPLICATION OF PRE-EMPTION RIGHTS	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO GIVE THE DIRECTORS AUTHORITY TO ALLOT EQUITY SECURITIES FOR THE PURPOSE OF FINANCING AN ACQUISITION OR OTHER CAPITAL INVESTMENT WITHOUT APPLICATION OF PRE-EMPTION RIGHTS	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO AUTHORISE MARKET PURCHASES OF SHARES	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO APPROVE THE CALLING OF A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO APPROVE THE DIRECTOR'S REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO DECLARE A FINAL DIVIDEND OF 1P PER ORDINARY SHARE	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RE-ELECT CHRISTOPHER MILLER AS A DIRECTOR	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RE-ELECT SIMON PECKHAM AS A DIRECTOR	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RE-ELECT GEOFFREY MARTIN AS A DIRECTOR	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RE-ELECT PETER DILNOT AS A DIRECTOR	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RE-ELECT JUSTIN DOWLEY AS A DIRECTOR	FOR
MELROSE INDUSTRIES PLC	GB00BNR5MZ78	05-May-2022	TO RE-ELECT DAVID LIS AS A DIRECTOR	FOR
METTLER-TOLEDO INTERNATIONAL INC.	US5926881054	05-May-2022	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	FOR
METTLER-TOLEDO INTERNATIONAL INC.	US5926881054	05-May-2022	Election of Director: Robert F. Sperry	FOR
METTLER-TOLEDO INTERNATIONAL INC.	US5926881054	05-May-2022	Election of Director: Wah-Hui Chu	FOR
METTLER-TOLEDO INTERNATIONAL INC.	US5926881054	05-May-2022	Election of Director: Domitille Doat-Le Bigot	AGAINST
METTLER-TOLEDO INTERNATIONAL INC.	US5926881054	05-May-2022	Election of Director: Olivier A. Filliol	FOR
METTLER-TOLEDO INTERNATIONAL INC.	US5926881054	05-May-2022	Election of Director: Elisha W. Finney	FOR
METTLER-TOLEDO INTERNATIONAL INC.	US5926881054	05-May-2022	Election of Director: Richard Francis	FOR
METTLER-TOLEDO INTERNATIONAL INC.	US5926881054	05-May-2022	Election of Director: Michael A. Kelly	FOR

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METTLER-TOLEDO INTERNATIONAL INC.	US5926881054	05-May-2022	Election of Director: Thomas P. Salice	FOR
METTLER-TOLEDO INTERNATIONAL INC.	US5926881054	05-May-2022	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	REELECT URS SCHENKER AS DIRECTOR	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	ELECT KATRIN WEHR-SEITER AS DIRECTOR	AGAINST
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	REELECT FRANZ RICHTER AS BOARD CHAIR	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	REAPPOINT ANDREAS HERZOG AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	REAPPOINT URS SCHENKER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	DESIGNATE ANDRE WEBER AS INDEPENDENT PROXY	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 955 ,000	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 3.5 MILLION FOR FISCAL YEAR 2022	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 3.8 MILLION FOR FISCAL YEAR 2023	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	APPROVE INCREASE IN CONDITIONAL CAPITAL POOL TO CHF 6.3 MILLION FOR EMPLOYEE SHAREHOLDINGS	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	APPROVE REMUNERATION REPORT	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	APPROVE TREATMENT OF NET LOSS	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	REELECT FRANZ RICHTER AS DIRECTOR	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	REELECT ANDREAS HERZOG AS DIRECTOR	FOR
MEYER BURGER TECHNOLOGY AG	CH0108503795	05-May-2022	REELECT MARK KEREKES AS DIRECTOR	FOR

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MIPS AB	SE0009216278	05-May-2022	ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET AND THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING DISPOSITION OF THE COMPANY'S EARNINGS IN ACCORDANCE WITH THE ADOPTED BALANCE SHEET, AND RECORD DATE FOR ANY DIVIDEND	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE DIRECTOR OF THE BOARD: MAGNUS WELANDER (CHAIRMAN OF THE BOARD)	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE DIRECTOR OF THE BOARD: JONAS RAHMN (BOARD MEMBER)	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE DIRECTOR OF THE BOARD: JENNY ROSBERG (BOARD MEMBER)	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE DIRECTOR OF THE BOARD: PERNILLA WIBERG (BOARD MEMBER)	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE DIRECTOR OF THE BOARD: THOMAS BRAUTIGAM (BOARD MEMBER)	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE DIRECTOR OF THE BOARD: PAR ARVIDSSON (FORMER BOARD MEMBER)	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE CEO: MAX STRANDWITZ (CEO)	FOR
MIPS AB	SE0009216278	05-May-2022	PRESENTATION OF REMUNERATION REPORT FOR APPROVAL	FOR
MIPS AB	SE0009216278	05-May-2022	DETERMINATION OF THE NUMBER OF DIRECTORS OF THE BOARD	FOR
MIPS AB	SE0009216278	05-May-2022	DETERMINATION OF THE REMUNERATION TO THE DIRECTORS OF THE BOARD AND THE AUDITOR	FOR
MIPS AB	SE0009216278	05-May-2022	ELECTION OF DIRECTOR OF THE BOARD: MAGNUS WELANDER (RE-ELECTION)	FOR
MIPS AB	SE0009216278	05-May-2022	ELECTION OF DIRECTOR OF THE BOARD: JONAS RAHMN (RE-ELECTION)	FOR
MIPS AB	SE0009216278	05-May-2022	ELECTION OF DIRECTOR OF THE BOARD: JENNY ROSBERG (RE-ELECTION)	FOR
MIPS AB	SE0009216278	05-May-2022	ELECTION OF DIRECTOR OF THE BOARD: THOMAS BRAUTIGAM (RE-ELECTION)	FOR
MIPS AB	SE0009216278	05-May-2022	ELECTION OF DIRECTOR OF THE BOARD: ANNA HALLOV (NEW ELECTION)	FOR
MIPS AB	SE0009216278	05-May-2022	ELECTION OF DIRECTOR OF THE BOARD: MARIA HEDENGREN (NEW ELECTION)	FOR
MIPS AB	SE0009216278	05-May-2022	ELECTION OF CHAIRMAN OF THE BOARD: MAGNUS WELANDER	FOR
MIPS AB	SE0009216278	05-May-2022	ELECTION OF AUDITOR: KPMG AB	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING RULES FOR THE NOMINATION COMMITTEE	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING GUIDELINES FOR REMUNERATION TO THE SENIOR EXECUTIVES	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING AUTHORISATION FOR THE BOARD TO RESOLVE ON ISSUANCE OF NEW SHARES	FOR
MIPS AB	SE0009216278	05-May-2022	RESOLUTION REGARDING AMENDMENT OF THE ARTICLES OF ASSOCIATION	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO RE-ELECT PHILIP YEA AS A DIRECTOR	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO RECEIVE THE REPORT AND ACCOUNTS	FOR

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MONDI PLC	GB00B1CRLC47	05-May-2022	TO RE-ELECT STEPHEN YOUNG AS A DIRECTOR	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO APPOINT THE AUDITORS: PRICEWATERHOUSECOOPERS LLP	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS' REMUNERATION	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT RELEVANT SECURITIES	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO AUTHORISE MONDI PLC TO PURCHASE ITS OWN SHARES	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO AUTHORISE GENERAL MEETINGS TO BE HELD ON 14 DAYS' NOTICE	AGAINST
MONDI PLC	GB00B1CRLC47	05-May-2022	TO APPROVE THE REMUNERATION REPORT (OTHER THAN THE POLICY)	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO DECLARE A FINAL DIVIDEND	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO RE-ELECT SVEIN RICHARD BRANDTZAEG AS A DIRECTOR	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO RE-ELECT SUE CLARK AS A DIRECTOR	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO RE-ELECT ANDREW KING AS A DIRECTOR	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO RE-ELECT MIKE POWELL AS A DIRECTOR	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO RE-ELECT DOMINIQUE REINICHE AS A DIRECTOR	FOR
MONDI PLC	GB00B1CRLC47	05-May-2022	TO RE-ELECT DAME ANGELA STRANK AS A DIRECTOR	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO ELECT LESLEY JONES AS A DIRECTOR	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO RECEIVE THE REPORTS AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO RE-ELECT PETER DUFFY AS A DIRECTOR	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO RE-APPOINT KPMG LLP AS THE AUDITOR	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO APPROVE THE SAVINGS RELATED SHARE OPTION SCHEME SAYE 2022	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO AUTHORISE THE MAKING OF POLITICAL DONATIONS AND INCURRING OF POLITICAL EXPENDITURE	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO DISAPPLY STATUTORY PRE-EMPTION LIMITED TO AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR

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MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO AUTHORISE THE CALLING OF GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT OTHER THAN THE DIRECTORS REMUNERATION POLICY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO RE-ELECT ROBIN FREESTONE AS A DIRECTOR	AGAINST
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO RE-ELECT SARAH WARBY AS A DIRECTOR	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO RE-ELECT SCILLA GRIMBLE AS A DIRECTOR	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO RE-ELECT CAROLINE BRITTON AS A DIRECTOR	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO RE-ELECT SUPRIYA UCHIL AS A DIRECTOR	FOR
MONEYSUPERMARKET.COM GROUP PLC	GB00B1ZBKY84	05-May-2022	TO RE-ELECT JAMES BILEFIELD AS A DIRECTOR	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO RE-ELECT PETER TURNER AS A DIRECTOR	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO RECEIVE THE AUDITED ACCOUNTS AND THE AUDITOR'S AND DIRECTORS' REPORTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO RE-ELECT CLEMENT WOON AS A DIRECTOR	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS' REMUNERATION	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UP TO THE SPECIFIED LIMIT	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO APPROVE THE MORGAN ADVANCED MATERIALS SHARE PLAN 2022	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO EMPOWER THE DIRECTORS TO GENERALLY DISAPPLY PRE-EMPTION RIGHTS UP TO THE SPECIFIED LIMITS	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO EMPOWER THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS IN CONNECTION WITH ACQUISITIONS OR CAPITAL INVESTMENTS UP TO THE SPECIFIED LIMIT	FOR

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MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES UP TO THE SPECIFIED LIMIT	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO ENABLE THE COMPANY TO CONVENE A GENERAL MEETING (OTHER THAN AGMS) ON AT LEAST 14 DAYS' NOTICE	AGAINST
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY (AS CONTAINED IN THE DIRECTORS' REMUNERATION REPORT)	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO DECLARE THE FINAL DIVIDEND	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO RE-ELECT JANE AIKMAN AS A DIRECTOR	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO RE-ELECT HELEN BUNCH AS A DIRECTOR	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO RE-ELECT DOUGLAS CASTER AS A DIRECTOR	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO RE-ELECT LAURENCE MULLIEZ AS A DIRECTOR	FOR
MORGAN ADVANCED MATERIALS PLC	GB0006027295	05-May-2022	TO RE-ELECT PETE RABY AS A DIRECTOR	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO RE-ELECT JEN TIPPIN AS A DIRECTOR OF THE COMPANY	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO RECEIVE AND ACCEPT THE COMPANY'S AUDITED FINANCIAL STATEMENTS, THE STRATEGIC REPORT, THE DIRECTORS' AND CORPORATE GOVERNANCE REPORT AND THE AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO ELECT KATHY QUASHIE AS A DIRECTOR OF THE COMPANY	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITOR OF THE COMPANY	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE DONATIONS TO POLITICAL ORGANISATIONS AND INCUR POLITICAL EXPENDITURE	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	GENERAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	SPECIFIC AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR

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MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO ALLOW MEETINGS OF THE COMPANY TO BE CALLED ON 14 DAYS' CLEAR NOTICE	AGAINST
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO APPROVE THE REMUNERATION REPORT (OTHER THAN THE PART CONTAINING THE REMUNERATION POLICY), FOR THE YEAR ENDED 31 DECEMBER 2021	AGAINST
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO APPROVE THE FINAL DIVIDEND OF 62 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO RE-ELECT MICHAEL FINDLAY AS A DIRECTOR OF THE COMPANY	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO RE-ELECT JOHN MORGAN AS A DIRECTOR OF THE COMPANY	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO RE-ELECT STEVE CRUMMETT AS A DIRECTOR OF THE COMPANY	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO RE-ELECT MALCOLM COOPER AS A DIRECTOR OF THE COMPANY	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO RE-ELECT TRACEY KILLEN AS A DIRECTOR OF THE COMPANY	FOR
MORGAN SINDALL GROUP PLC	GB0008085614	05-May-2022	TO RE-ELECT DAVID LOWDEN AS A DIRECTOR OF THE COMPANY	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Approve an Amendment to the Company's 2011 Omnibus Incentive Plan, as amended.	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Ratification of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Election of Director: Deborah G. Adams	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Election of Director: Leonard M. Anthony	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Election of Director: George John Damiris	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Election of Director: Barbara J. Duganier	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Election of Director: Ronald L. Jadin	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Election of Director: Cornelis A. Linse	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Election of Director: Robert J. Saltiel, Jr.	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Election of Director: Robert L. Wood	FOR
MRC GLOBAL INC.	US55345K1034	05-May-2022	Approve a non-binding advisory resolution approving the Company's named executive officer compensation.	FOR
MTU AERO ENGINES AG	DE000A0D9PT0	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	AGAINST
MTU AERO ENGINES AG	DE000A0D9PT0	05-May-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
MTU AERO ENGINES AG	DE000A0D9PT0	05-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
MTU AERO ENGINES AG	DE000A0D9PT0	05-May-2022	ELECT GORDON RISKE TO THE SUPERVISORY BOARD	FOR
MTU AERO ENGINES AG	DE000A0D9PT0	05-May-2022	APPROVE REMUNERATION REPORT	FOR
MTU AERO ENGINES AG	DE000A0D9PT0	05-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.10 PER SHARE	FOR

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MTU AERO ENGINES AG	DE000A0D9PT0	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
MUELLER INDUSTRIES, INC.	US6247561029	05-May-2022	DIRECTOR	FOR
MUELLER INDUSTRIES, INC.	US6247561029	05-May-2022	DIRECTOR	FOR
MUELLER INDUSTRIES, INC.	US6247561029	05-May-2022	DIRECTOR	FOR
MUELLER INDUSTRIES, INC.	US6247561029	05-May-2022	DIRECTOR	FOR
MUELLER INDUSTRIES, INC.	US6247561029	05-May-2022	DIRECTOR	FOR
MUELLER INDUSTRIES, INC.	US6247561029	05-May-2022	DIRECTOR	FOR
MUELLER INDUSTRIES, INC.	US6247561029	05-May-2022	DIRECTOR	FOR
MUELLER INDUSTRIES, INC.	US6247561029	05-May-2022	DIRECTOR	FOR
MUELLER INDUSTRIES, INC.	US6247561029	05-May-2022	Approve the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm.	FOR
MUELLER INDUSTRIES, INC.	US6247561029	05-May-2022	To approve, on an advisory basis by non-binding vote, executive compensation.	FOR
MURPHY USA INC.	US6267551025	05-May-2022	Election of Class III Director: R. Madison Murphy	FOR
MURPHY USA INC.	US6267551025	05-May-2022	Election of Class III Director: R. Andrew Clyde	FOR
MURPHY USA INC.	US6267551025	05-May-2022	Election of Class III Director: David B. Miller	FOR
MURPHY USA INC.	US6267551025	05-May-2022	Election of Class III Director: Rosemary L. Turner	FOR
MURPHY USA INC.	US6267551025	05-May-2022	Approval of Executive Compensation on an Advisory, Non-Binding Basis.	FOR
MURPHY USA INC.	US6267551025	05-May-2022	Determine the Frequency of Stockholder Approval of the Compensation of the Named Executive Officers on an Advisory, Non-Binding Basis.	1 YEAR
MURPHY USA INC.	US6267551025	05-May-2022	Ratification of Appointment of Independent Registered Public Accounting Firm for Fiscal 2022.	FOR
NATIONAL HEALTHCARE CORPORATION	US6359061008	05-May-2022	Re-election of director to hold office for a three year term: Stephen F. Flatt	FOR
NATIONAL HEALTHCARE CORPORATION	US6359061008	05-May-2022	Re-election of director to hold office for a three year term: Richard F. LaRoche	AGAINST
NATIONAL HEALTHCARE CORPORATION	US6359061008	05-May-2022	Re-election of director to hold office for a three year term: Sandra Y. Trail	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Election of Director: Robert A. Steele	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Election of Director: Bridget Ryan Berman	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Advisory resolution to approve executive compensation.	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Approve the Newell Brands Inc. 2022 Incentive Plan.	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	A stockholder proposal to amend the stockholder right to call a special meeting of stockholders.	AGAINST
NEWELL BRANDS INC.	US6512291062	05-May-2022	Election of Director: Patrick D. Campbell	FOR

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NEWELL BRANDS INC.	US6512291062	05-May-2022	Election of Director: James R. Craigie	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Election of Director: Brett M. Icahn	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Election of Director: Jay L. Johnson	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Election of Director: Gerardo I. Lopez	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Election of Director: Courtney R. Mather	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Election of Director: Ravichandra K. Saligram	FOR
NEWELL BRANDS INC.	US6512291062	05-May-2022	Election of Director: Judith A. Sprieser	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE EMOLUMENT DUE TO THE BOARD OF DIRECTORS	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	TO APPOINT THE INTERNAL AUDITORS: TO APPOINT THE INTERNAL AUDITORS. LIST PRESENTED BY AMUNDI ASSET MANAGEMENT SGR S.P.A., ANIMA SGR S.P.A., ARCA FONDI SGR S.P.A., BANCOPOSTA FONDI S.P.A. SGR, EURIZON CAPITAL S.A., EURIZON CAPITAL SGR S.P.A., FIDELITY FUNDS -ITALY, FIDELITY FUNDS - EUROPEAN DYNAMIC GROWTH, FAST -EUROPE FUND, FIDEURAM ASSET MANAGEMENT IRELAND, FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A., GENERALI INVESTMENTS LUXEMBOURG SA, KAIROS PARTNERS SGR S.P.A., LEGAL AND GENERAL ASSURANCE (PENSIONS MANAGEMENT) LIMITED, MEDIOBANCA SGR S.P.A. FUNDS LIMITED -CHALLENGE FUNDS -CHALLENGE ITALIAN EQUITY, MEDIOLANUM GESTIONE FONDI SGR S.P.A., REPRESENTING TOGETHER THE 1.52714 PCT OF THE SHARE CAPITAL. EFFECTIVE INTERNAL AUDITOR GIACOMO BUGNA ALTERNATE INTERNAL AUDITOR SONIA PERON	AGAINST
NEXI S.P.A.	IT0005366767	05-May-2022	TO APPOINT THE INTERNAL AUDITORS: TO APPOINT THE INTERNAL AUDITORS. LIST PRESENTED BY CDP EQUITY S.P.A., FSIA INVESTIMENTI S.R.L., MERCURY UK HOLDCO LIMITED, AB EUROPE (LUXEMBOURG) INVESTMENT S.A'.R.L., EAGLE (AIBC) AND CY SCA, REPRESENTING TOGETHER THE 33.1 PCT OF THE SHARE CAPITAL. EFFECTIVE INTERNAL AUDITORS EUGENIO PINTO ALTERNATE INTERNAL AUDITORS SERENA GATTESCHI	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	TO APPOINT THE INTERNAL AUDITORS: TO APPOINT THE INTERNAL AUDITORS' CHAIRMAN	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	TO APPOINT THE INTERNAL AUDITORS: TO STATE THE INTERNAL AUDITORS' EMOLUMENT	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	EXTENSION OF THE MANDATE GRANTED TO THE AUDITING FIRM AND THE RELEVANT REMUNERATION. RELATED AND CONSEQUENT RESOLUTIONS	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	REPORT ON THE REMUNERATION POLICY AND THE REMUNERATION PAID; FIRST SECTION: REPORT ON THE REMUNERATION POLICY FOR THE FINANCIAL YEAR 2022 (BINDING RESOLUTION)	AGAINST
NEXI S.P.A.	IT0005366767	05-May-2022	REPORT ON THE REMUNERATION POLICY AND THE REMUNERATION PAID; SECOND SECTION: REPORT ON THE FEES PAID IN 2021 (NON-BINDING RESOLUTION)	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	APPROVAL OF AN EMPLOYEE THE INCENTIVE PLAN CALLED "PIANO LTI". RELATED AND CONSEQUENT RESOLUTIONS	AGAINST
NEXI S.P.A.	IT0005366767	05-May-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN TREASURY SHARES, SUBJECT TO REVOCATION OF THE AUTHORIZATION GRANTED BY THE SHAREHOLDERS' MEETING OF 5 MAY 2021 FOR THE PORTION WHICH WAS NOT IMPLEMENTED. RELATED AND CONSEQUENT RESOLUTIONS	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	TO APPROVE AN INCREASE IN THE SHARE CAPITAL, FREE OF CHARGE, IN A DIVISIBLE MANNER AND IN SEVERAL TRANCHES, PURSUANT TO ART. 2349 OF THE CIVIL CODE, FOR MAXIMUM EUR 1,776,780, TO BE EXECUTED BY ISSUING NEW SHARES WITHOUT INDICATION OF THE NOMINAL VALUE, AT THE SERVICE OF THE INCENTIVE PLAN CALLED "LTI PLAN", WITH CONSEQUENT CHANGES TO THE ADJUSTMENT OF THE ARTICLES OF ASSOCIATION AND CONTRIBUTION APPROPRIATE DELEGATIONS TO THE ADMINISTRATIVE BODY. RESOLUTIONS RELATED THERETO	AGAINST

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NEXI S.P.A.	IT0005366767	05-May-2022	APPROVAL OF THE FINANCIAL STATEMENTS AS AT DECEMBER 31ST, 2021, TOGETHER WITH THE REPORT OF THE BOARD OF DIRECTORS, THE REPORT OF THE BOARD OF STATUTORY AUDITORS AND THE REPORT OF THE EXTERNAL STATUTORY AUDITOR. PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS AS AT DECEMBER 31ST, 2021 AND OF THE CONSOLIDATED NON-FINANCIAL STATEMENT PREPARED PURSUANT TO LEGISLATIVE DECREE NO. 254/2016, AS SUBSEQUENTLY AMENDED AND SUPPLEMENTED	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	TO APPOINT THE BOARD OF DIRECTORS: DETERMINATION OF THE NUMBER OF THE BOARD OF DIRECTORS' MEMBERS	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE TERM OF OFFICE OF THE BOARD OF DIRECTORS	FOR
NEXI S.P.A.	IT0005366767	05-May-2022	TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE BOARD OF DIRECTORS' MEMBERS. LIST PRESENTED BY AMUNDI ASSET MANAGEMENT SGR S.P.A., ANIMA SGR S.P.A., ARCA FONDI SGR S.P.A., BANCOPOSTA FONDI S.P.A. SGR, EURIZON CAPITAL S.A., EURIZON CAPITAL SGR S.P.A., FIDELITY FUNDS - ITALY, FIDELITY FUNDS - EUROPEAN DYNAMIC GROWTH, FAST - EUROPE FUND, FIDEURAM ASSET MANAGEMENT IRELAND, FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A., GENERALI INVESTMENTS LUXEMBOURG SA, KAIROS PARTNERS SGR S.P.A., LEGAL AND GENERAL ASSURANCE (PENSIONS MANAGEMENT) LIMITED, MEDIOBANCA SGR S.P.A. FUNDS LIMITED - CHALLENGE FUNDS - CHALLENGE ITALIAN EQUITY, MEDIOLANUM GESTIONE FONDI SGR S.P.A., REPRESENTING TOGETHER THE 1.52714 PCT OF THE SHARE CAPITAL FIENA ANTOGNAZZA ERNESTO ALBANESE BARBARA FALCOMER	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	Appointment of Deloitte LLP as auditors and authorizing the board of directors to fix the remuneration of the auditors.	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	DIRECTOR	FOR
NFI GROUP INC	CA62910L1022	05-May-2022	An advisory resolution on approach to executive compensation.	FOR
NOBIA AB	SE0000949331	05-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.50 PER SHARE	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE DISCHARGE OF NORA F. LARSSEN	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE DISCHARGE OF MARLENE FORSELL	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE DISCHARGE OF CARSTEN RASMUSSEN	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE DISCHARGE OF JAN SVENSSON	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE DISCHARGE OF ARJA TAAVENIKU	FOR

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NOBIA AB	SE0000949331	05-May-2022	APPROVE DISCHARGE OF PER BERGSTROM	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE DISCHARGE OF MATS KARLSSON	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE DISCHARGE OF BEKKE SODERHJELM	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE DISCHARGE OF DENNIS PETTERSSON	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE DISCHARGE OF JON SINTORN	FOR
NOBIA AB	SE0000949331	05-May-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
NOBIA AB	SE0000949331	05-May-2022	DETERMINE NUMBER OF AUDITORS (1)	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.2 MILLION TO CHAIRMAN AND SEK 410,000 TO OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
NOBIA AB	SE0000949331	05-May-2022	REELECT NORA FORISDAL LARSEN, MARLENE FORSELL, CARSTEN RASMUSSEN AND JAN SVENSSON AS DIRECTORS ELECT TONY BUFFIN AND DAVID HAYDON AS NEW DIRECTORS	AGAINST
NOBIA AB	SE0000949331	05-May-2022	REELECT JAN SVENSSON AS BOARD CHAIR	AGAINST
NOBIA AB	SE0000949331	05-May-2022	RATIFY PRICEWATERHOUSECOOPERS AB AS AUDITORS	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
NOBIA AB	SE0000949331	05-May-2022	REELECT PETER HOFVENSTAM, FREDRIK AHLIN, LOVISA RUNGE AND MARIANNE NILSSON AS MEMBERS OF NOMINATING COMMITTEE	FOR
NOBIA AB	SE0000949331	05-May-2022	ELECT PETER HOFVENSTAM AS CHAIR OF NOMINATING COMMITTEE	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE REMUNERATION REPORT	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
NOBIA AB	SE0000949331	05-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE PERFORMANCE SHARE PLAN 2022 FOR KEY EMPLOYEES	FOR
NOBIA AB	SE0000949331	05-May-2022	APPROVE EQUITY PLAN FINANCING	FOR
NURIX THERAPEUTICS, INC.	US67080M1036	05-May-2022	DIRECTOR	FOR
NURIX THERAPEUTICS, INC.	US67080M1036	05-May-2022	DIRECTOR	FOR
NURIX THERAPEUTICS, INC.	US67080M1036	05-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending November 30, 2022.	FOR
NURIX THERAPEUTICS, INC.	US67080M1036	05-May-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
NURIX THERAPEUTICS, INC.	US67080M1036	05-May-2022	To approve, on a non-binding advisory basis, the frequency of future votes on the compensation of the Company's named executive officers.	1 YEAR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	DIRECTOR	FOR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	DIRECTOR	FOR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	DIRECTOR	FOR

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PARKLAND CORPORATION	CA70137W1086	05-May-2022	DIRECTOR	FOR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	DIRECTOR	FOR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	DIRECTOR	FOR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	DIRECTOR	FOR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	DIRECTOR	FOR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	DIRECTOR	FOR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	DIRECTOR	FOR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	The appointment of PricewaterhouseCoopers LLP as the auditor of Parkland for the ensuing year and permitting the Board of the Directors to set the auditor's remuneration.	FOR
PARKLAND CORPORATION	CA70137W1086	05-May-2022	To approve the approach to Parkland's executive compensation as further described in the Circular.	FOR
PEAB AB	SE0000106205	05-May-2022	DECISION ON THE ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET AND THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
PEAB AB	SE0000106205	05-May-2022	DECISION ON DISPOSITION OF COMPANY PROFIT	FOR
PEAB AB	SE0000106205	05-May-2022	DECISION ON DISTRIBUTION DIVIDEND DAY	FOR
PEAB AB	SE0000106205	05-May-2022	ADOPTION OF THE BOARD'S REMUNERATION REPORT	AGAINST
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR CEO JESPER GORANSSON	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER AND BOARD CHAIRMAN ANDERS RONEVAD	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER KARL-AXEL GRANLUND	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER MAGDALENA GERGER	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER LISELOTT KILAAS	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER KERSTIN LINDELL	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER FREDRIK PAULSSON	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER MALIN PERSSON	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR BOARD MEMBER LARS SKOLD	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR EMPLOYEE REPRESENTATIVE MARIA DOBERCK	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR EMPLOYEE REPRESENTATIVE PATRIK SVENSSON	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR EMPLOYEE REPRESENTATIVE KIM THOMSEN	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR EMPLOYEE REPRESENTATIVE EGON WALDEMARSON	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR EMPLOYEE REPRESENTATIVE, DEPUTY CECILIA KRUSING	FOR
PEAB AB	SE0000106205	05-May-2022	DISCHARGE FROM LIABILITY FOR FORMER EMPLOYEE REPRESENTATIVE, DEPUTY TORSTEN CENTERDAL	FOR
PEAB AB	SE0000106205	05-May-2022	NUMBER OF BOARD MEMBERS TO BE ELECTED BY THE AGM NOMINATION COMMITTEE PROPOSAL: EIGHT BOARD MEMBERS ELECTED BY THE AGM	FOR

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PEAB AB	SE0000106205	05-May-2022	NUMBER OF ACCOUNTANTS NOMINATION COMMITTEE PROPOSAL: ONE ACCOUNTANT	FOR
PEAB AB	SE0000106205	05-May-2022	REMUNERATION TO BOARD MEMBERS ACCORDING TO THE NOMINATION COMMITTEE'S PROPOSAL	FOR
PEAB AB	SE0000106205	05-May-2022	REMUNERATION TO BOARD MEMBERS THAT ARE MEMBERS OF THE REMUNERATION COMMITTEE, FINANCE COMMITTEE AND AUDIT COMMITTEE ACCORDING TO THE NOMINATION COMMITTEE'S PROPOSAL	FOR
PEAB AB	SE0000106205	05-May-2022	REMUNERATION TO THE ACCOUNTANT ACCORDING TO THE NOMINATION COMMITTEE'S PROPOSAL	FOR
PEAB AB	SE0000106205	05-May-2022	RE-ELECTION OF KARL-AXEL GRANLUND AS BOARD MEMBER	FOR
PEAB AB	SE0000106205	05-May-2022	RE-ELECTION OF MAGDALENA GERGER AS BOARD MEMBER	FOR
PEAB AB	SE0000106205	05-May-2022	RE-ELECTION OF LISELOTT KILAAS AS BOARD MEMBER	AGAINST
PEAB AB	SE0000106205	05-May-2022	RE-ELECTION OF KERSTIN LINDELL AS BOARD MEMBER	FOR
PEAB AB	SE0000106205	05-May-2022	RE-ELECTION OF FREDRIK PAULSSON AS BOARD MEMBER	FOR
PEAB AB	SE0000106205	05-May-2022	RE-ELECTION OF MALIN PERSON AS BOARD MEMBER	AGAINST
PEAB AB	SE0000106205	05-May-2022	RE-ELECTION OF ANDERS RONEVAD AS BOARD MEMBER	FOR
PEAB AB	SE0000106205	05-May-2022	RE-ELECTION OF LARS SKOLD AS BOARD MEMBER	FOR
PEAB AB	SE0000106205	05-May-2022	RE-ELECTION OF ANDERS RONEVAD AS BOARD CHAIRMAN	FOR
PEAB AB	SE0000106205	05-May-2022	ELECTION OF ACCOUNTANT PROPOSAL BY THE NOMINATION COMMITTEE: RE-ELECTION OF REGISTERED ACCOUNTING FIRM EY. IF EY IS CHOSEN JONAS SVENSSON WILL BE THE AUTHORIZED COMPANY ACCOUNTANT	FOR
PEAB AB	SE0000106205	05-May-2022	DECISION ON PRINCIPLES FOR THE NOMINATION COMMITTEE'S APPOINTMENT AND INSTRUCTIONS FOR THE NOMINATION COMMITTEE THE NOMINATION COMMITTEE'S PROPOSAL IS PRESENTED IN THE SUMMONS TO ATTEND THE AGM	FOR
PEAB AB	SE0000106205	05-May-2022	DECISION ON AUTHORIZATION OF THE BOARD TO ISSUE NEW B SHARES THE NOMINATION COMMITTEE'S PROPOSAL IS PRESENTED IN THE SUMMONS TO ATTEND THE AGM	FOR
PEAB AB	SE0000106205	05-May-2022	DECISION ON AUTHORIZATION OF THE BOARD TO ACQUIRE AND TRANSFER THE COMPANY'S OWN SHARES THE NOMINATION COMMITTEE'S PROPOSAL IS PRESENTED IN THE SUMMONS TO ATTEND THE AGM	FOR
PEAB AB	SE0000106205	05-May-2022	DECISION ON ADOPTION OF PROPOSAL BY SHAREHOLDER TOMMY JONASSON REGARDING FOUNDING AN INTEGRATION INSTITUTE ACTIVE IN THE ORESUND REGION	AGAINST
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT JOHN POLLOCK AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RECEIVE THE COMPANY'S ANNUAL ACCOUNTS, THE STRATEGIC REPORT, THE DIRECTORS' REPORT AND THE AUDITORS' REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT BELINDA RICHARDS AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT NICHOLAS SHOTT AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT KORY SORENSON AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT RAKESH THAKRAR AS A DIRECTOR OF THE COMPANY	FOR

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PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT MIKE TUMILTY AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO ELECT KATIE MURRAY AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-APPOINT ERNST & YOUNG LLP AS THE COMPANY'S AUDITORS UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING OF THE COMPANY AT WHICH ACCOUNTS ARE LAID	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO AUTHORISE THE DIRECTORS TO AGREE THE AUDITORS' REMUNERATION	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND TO INCUR POLITICAL EXPENDITURE	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO AUTHORISE A 14 DAY NOTICE PERIOD FOR GENERAL MEETINGS	AGAINST
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO DECLARE AND APPROVE A FINAL DIVIDEND OF 24.8 PENCE PER ORDINARY SHARE	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT ALASTAIR BARBOUR AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT ANDY BRIGGS AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT KAREN GREEN AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT HIROYUKI IIOKA AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT NICHOLAS LYONS AS A DIRECTOR OF THE COMPANY	FOR
PHOENIX GROUP HOLDINGS PLC	GB00BGXQNP29	05-May-2022	TO RE-ELECT WENDY MAYALL AS A DIRECTOR OF THE COMPANY	FOR
PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	To VOTE FOR or to VOTE AGAINST (and if no specification is made to VOTE FOR) to fix the number of Directors to be elected at the Meeting at not more than eight (8).	FOR
PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	DIRECTOR	FOR

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PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	DIRECTOR	FOR
PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	DIRECTOR	FOR
PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	DIRECTOR	FOR
PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	DIRECTOR	FOR
PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	DIRECTOR	FOR
PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	DIRECTOR	FOR
PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	DIRECTOR	FOR
PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	To VOTE or to WITHHOLD FROM VOTING (and if no specification is made, to VOTE) to approve the appointment of PricewaterhouseCoopers LLP, Chartered Professional Accountants, as Auditors of the Corporation for the ensuing year, and to authorize the Directors of the Corporation to fix the remuneration to be paid to the Auditors.	FOR
PREMIUM BRANDS HOLDINGS CORPORATION	CA74061A1084	05-May-2022	To VOTE FOR or to VOTE AGAINST (and if no specification is made, to VOTE FOR) the Corporation's approach to executive compensation described in the accompanying Information Circular. **NOTE** : This is an advisory vote only	FOR
PROSIEBENSAT.1 MEDIA SE	DE000PSM7770	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
PROSIEBENSAT.1 MEDIA SE	DE000PSM7770	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
PROSIEBENSAT.1 MEDIA SE	DE000PSM7770	05-May-2022	RATIFY ERNST YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022, FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022 AND FOR THE 2023 INTERIM FINANCIAL STATEMENTS UNTIL 2023 AGM	FOR
PROSIEBENSAT.1 MEDIA SE	DE000PSM7770	05-May-2022	APPROVE REMUNERATION REPORT	FOR
PROSIEBENSAT.1 MEDIA SE	DE000PSM7770	05-May-2022	ELECT ANDREAS WIELE TO THE SUPERVISORY BOARD	FOR
PROSIEBENSAT.1 MEDIA SE	DE000PSM7770	05-May-2022	ELECT BERT HABETS TO THE SUPERVISORY BOARD	FOR
PROSIEBENSAT.1 MEDIA SE	DE000PSM7770	05-May-2022	ELECT ROLF NONNENMACHER TO THE SUPERVISORY BOARD	FOR
PROSIEBENSAT.1 MEDIA SE	DE000PSM7770	05-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.80 PER SHARE	FOR
QBE INSURANCE GROUP LTD	AU000000QBE9	05-May-2022	ADOPT THE REMUNERATION REPORT	FOR
QBE INSURANCE GROUP LTD	AU000000QBE9	05-May-2022	TO APPROVE THE GRANT OF CONDITIONAL RIGHTS UNDER THE COMPANY'S LTI PLAN FOR 2022 TO THE GROUP CEO	FOR
QBE INSURANCE GROUP LTD	AU000000QBE9	05-May-2022	TO INCREASE THE MAXIMUM AGGREGATE FEES PAYABLE TO NON-EXECUTIVE DIRECTORS	FOR
QBE INSURANCE GROUP LTD	AU000000QBE9	05-May-2022	TO RE-ELECT MR R TOLLE AS A DIRECTOR	FOR
QBE INSURANCE GROUP LTD	AU000000QBE9	05-May-2022	TO ELECT MS Y ALLEN AS A DIRECTOR	FOR
QBE INSURANCE GROUP LTD	AU000000QBE9	05-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO AMEND THE CONSTITUTION	AGAINST
QBE INSURANCE GROUP LTD	AU000000QBE9	05-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CLIMATE RISK MANAGEMENT	AGAINST

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REPSOL S.A.	ES0173516115	05-May-2022	APPROVAL OF A CAPITAL REDUCTION FOR A MAXIMUM AMOUNT OF 152,739,605 EUROS, EQUAL TO 10% OF THE SHARE CAPITAL, THROUGH THE REDEMPTION OF A MAXIMUM OF 152,739,605 OWN SHARES OF THE COMPANY. DELEGATION OF POWERS TO THE BOARD OR, BY SUBSTITUTION, TO THE DELEGATE COMMITTEE OR THE CHIEF EXECUTIVE OFFICER, TO RESOLVE ON THE EXECUTION OF THE REDUCTION, AND TO ESTABLISH THE OTHER TERMS FOR THE REDUCTION IN RELATION TO ALL MATTERS NOT DETERMINED BY THE SHAREHOLDERS AT THE GENERAL MEETING, INCLUDING, AMONG OTHER MATTERS, THE POWERS TO REDRAFT ARTICLES 5 AND 6 OF THE COMPANY'S ARTICLES OF ASSOCIATION, RELATING TO SHARE CAPITAL AND SHARES, RESPECTIVELY, AND TO REQUEST THE DELISTING AND DERECOGNITION FROM THE ACCOUNTING RECORDS OF THE SHARES THAT ARE BEING REDEEMED	FOR
REPSOL S.A.	ES0173516115	05-May-2022	DELEGATION TO THE BOARD OF DIRECTORS, WITHIN THE PROVISIONS OF ARTICLE 297.1.B OF THE SPANISH COMPANIES ACT, OF THE POWER TO RESOLVE THE INCREASE OF THE CAPITAL STOCK, ONCE OR ON SEVERAL OCCASIONS AND AT ANY TIME WITHIN A PERIOD OF FIVE YEARS, THROUGH MONETARY CONTRIBUTIONS, UP TO THE NOMINAL MAXIMUM AMOUNT OF 763,698,026 EUROS, LEAVING WITHOUT EFFECT THE SECOND RESOLUTION APPROVED BY THE GENERAL SHAREHOLDERS' MEETING HELD ON MAY 11, 2018 UNDER THE SEVENTH POINT OF THE AGENDA. DELEGATION OF THE POWERS TO EXCLUDE THE PREEMPTIVE SUBSCRIPTION RIGHTS IN ACCORDANCE WITH ARTICLE 506 OF THE SPANISH COMPANIES ACT	FOR
REPSOL S.A.	ES0173516115	05-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS, WITH EXPRESS POWER OF DELEGATION, FOR THE DERIVATIVE ACQUISITION OF SHARES OF REPSOL, S.A., DIRECTLY OR THROUGH SUBSIDIARIES, WITHIN A PERIOD OF 5 YEARS FROM THE RESOLUTION OF THE SHAREHOLDERS MEETING, LEAVING WITHOUT EFFECT, IN THE PART NOT USED, THE AUTHORIZATION GRANTED BY THE GENERAL SHAREHOLDERS MEETING HELD ON MAY 11, 2018 UNDER POINT EIGHTH ON THE AGENDA	FOR
REPSOL S.A.	ES0173516115	05-May-2022	RE-ELECTION AS DIRECTOR OF MS. MARIA DEL CARMEN GANYET I CIRERA	FOR
REPSOL S.A.	ES0173516115	05-May-2022	RE-ELECTION AS DIRECTOR OF MR. IGNACIO MARTIN SAN VICENTE	FOR
REPSOL S.A.	ES0173516115	05-May-2022	RATIFICATION OF THE APPOINTMENT BY CO-OPTATION AND RE-ELECTION AS DIRECTOR OF MR. EMILIANO LOPEZ ACHURRA	FOR
REPSOL S.A.	ES0173516115	05-May-2022	RATIFICATION OF THE APPOINTMENT BY CO-OPTATION AND RE-ELECTION AS DIRECTOR OF MR. JOSE IVAN MARTEN ULIARTE	FOR
REPSOL S.A.	ES0173516115	05-May-2022	ADVISORY VOTE ON THE REPSOL, S.A. ANNUAL REPORT ON DIRECTORS' REMUNERATION FOR 2021	FOR
REPSOL S.A.	ES0173516115	05-May-2022	APPROVAL OF THREE NEW ADDITIONAL CYCLES OF THE LONG-TERM INCENTIVE PROGRAMME	FOR
REPSOL S.A.	ES0173516115	05-May-2022	ADVISORY VOTE ON THE COMPANY'S CLIMATE STRATEGY	FOR
REPSOL S.A.	ES0173516115	05-May-2022	DELEGATION OF POWERS TO INTERPRET, SUPPLEMENT, DEVELOP, EXECUTE, RECTIFY AND FORMALIZE THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS' MEETING	FOR
REPSOL S.A.	ES0173516115	05-May-2022	REVIEW AND APPROVAL, IF APPROPRIATE, OF THE ANNUAL FINANCIAL STATEMENTS AND MANAGEMENT REPORT OF REPSOL, S.A. AND THE CONSOLIDATED ANNUAL FINANCIAL STATEMENTS AND CONSOLIDATED MANAGEMENT REPORT, FOR FISCAL YEAR ENDED 31 DECEMBER 2021	FOR
REPSOL S.A.	ES0173516115	05-May-2022	REVIEW AND APPROVAL, IF APPROPRIATE, OF THE PROPOSAL FOR THE ALLOCATION OF RESULTS IN 2021	FOR
REPSOL S.A.	ES0173516115	05-May-2022	REVIEW AND APPROVAL, IF APPROPRIATE, OF THE STATEMENT OF NON-FINANCIAL INFORMATION FOR FISCAL YEAR ENDED 31 DECEMBER 2021	FOR

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REPSOL S.A.	ES0173516115	05-May-2022	REVIEW AND APPROVAL, IF APPROPRIATE, OF THE MANAGEMENT OF THE BOARD OF DIRECTORS OF REPSOL, S.A. DURING 2021	FOR
REPSOL S.A.	ES0173516115	05-May-2022	APPOINTMENT OF THE ACCOUNTS AUDITOR OF REPSOL, S.A. AND ITS CONSOLIDATED GROUP FOR FISCAL YEAR 2022	FOR
REPSOL S.A.	ES0173516115	05-May-2022	DISTRIBUTION OF THE FIXED AMOUNT OF 0.325 EUROS GROSS PER SHARE CHARGED TO FREE RESERVES. DELEGATION OF POWERS TO THE BOARD OF DIRECTORS OR, BY SUBSTITUTION, TO THE DELEGATED COMMITTEE OR THE CHIEF EXECUTIVE OFFICER, TO ESTABLISH THE TERMS OF DISTRIBUTION FOR THAT WHICH MAY GO UNFORESEEN BY THE GENERAL MEETING, TO CARRY OUT THE ACTS NECESSARY FOR ITS EXECUTION AND TO ISSUE AS MANY PUBLIC AND PRIVATE DOCUMENTS AS MAY BE REQUIRED TO FULFIL THE AGREEMENT	FOR
REPSOL S.A.	ES0173516115	05-May-2022	APPROVAL OF A SHARE CAPITAL REDUCTION FOR A MAXIMUM AMOUNT OF 75,000,000 EUROS, THROUGH THE REDEMPTION OF A MAXIMUM OF 75,000,000 OF THE COMPANY'S OWN SHARES. DELEGATION OF POWERS TO THE BOARD OF DIRECTORS OR, AS ITS REPLACEMENT, TO THE DELEGATE COMMITTEE OR THE CHIEF EXECUTIVE OFFICER, TO SET THE OTHER TERMS FOR THE REDUCTION IN RELATION TO EVERYTHING NOT DETERMINED BY THE GENERAL MEETING, INCLUDING, AMONG OTHER MATTERS, THE POWERS TO REDRAFT ARTICLES 5 AND 6 OF THE COMPANY'S ARTICLES OF ASSOCIATION, RELATING TO SHARE CAPITAL AND SHARES RESPECTIVELY, AND TO REQUEST THE DELISTING AND CANCELLATION OF THE ACCOUNTING RECORDS OF THE SHARES THAT ARE BEING REDEEMED	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	TO RE-ELECT SIMON HENRY AS A DIRECTOR	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	TO RE-ELECT SAM LAIDLAW AS A DIRECTOR	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	TO RE-ELECT SIMON MCKEON AO AS A DIRECTOR	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	TO RE-ELECT JENNIFER NASON AS A DIRECTOR	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	TO RE-ELECT JAKOB STAUSHOLM AS A DIRECTOR	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	TO RE-ELECT NGAIRE WOODS CBE AS A DIRECTOR	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	APPOINT KPMG LLP AS AUDITORS	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	REMUNERATION OF AUDITORS	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	CLIMATE ACTION PLAN	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	RENEWAL OF OFF-MARKET AND ON-MARKET SHARE BUY-BACK AUTHORITIES (SPECIAL RESOLUTION)	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	RESOLUTION TO HOLD A MEETING FOR FRESH ELECTION OF DIRECTORS (CONDITIONAL ITEM). SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES VALIDLY CAST ON RESOLUTION 3 (APPROVAL OF THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021) BEING CAST AGAINST THE APPROVAL OF THE REPORT, (A) TO HOLD AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE SPILL MEETING) WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; (B) ALL THE DIRECTORS IN OFFICE WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 WAS PASSED (OTHER THAN THE CHIEF EXECUTIVE) AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING ARE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
RIO TINTO LTD	AU000000RIO1	05-May-2022	RECEIPT OF THE 2021 ANNUAL REPORT	FOR

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RIO TINTO LTD	AU000000RIO1	05-May-2022	APPROVAL OF THE DIRECTOR'S REMUNERATION REPORT: IMPLEMENTATION REPORT	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	APPROVAL OF THE DIRECTOR'S REMUNERATION REPORT	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	TO ELECT DOMINIC BARTON BBM AS A DIRECTOR	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	TO ELECT PETER CUNNINGHAM AS A DIRECTOR	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	TO ELECT BEN WYATT AS A DIRECTOR	FOR
RIO TINTO LTD	AU000000RIO1	05-May-2022	TO RE-ELECT MEGAN CLARK AC AS A DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	DIRECTOR	FOR
RLI CORP.	US7496071074	05-May-2022	Non-Binding, Advisory Vote to Approve the Compensation of the Company's Named Executive Officers (the "Say-on-Pay" vote).	FOR
RLI CORP.	US7496071074	05-May-2022	Non-Binding, Advisory Vote Regarding Frequency of Advisory Vote on Executive Compensation (the "Say-When-on-Pay" vote).	1 YEAR
RLI CORP.	US7496071074	05-May-2022	Ratification of the Selection of Independent Registered Public Accounting Firm.	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	APPOINTMENT OF PRICEWATERHOUSECOOPERS AUDIT AS PRINCIPAL STATUTORY AUDITOR, AS A REPLACEMENT FOR ERNST & YOUNG ET AUTRES; NON-RENEWAL AND NON-REPLACEMENT OF AUDITEX AS DEPUTY STATUTORY AUDITOR	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF CORPORATE OFFICERS PAID DURING OR ALLOCATED IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, AS REFERRED TO IN ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED IN RESPECT OF THAT SAME FINANCIAL YEAR TO MR. JEAN-PASCAL TRICOIRE, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE EXECUTIVE CORPORATE OFFICERS (CHAIRMAN AND CHIEF EXECUTIVE OFFICER)	FOR

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SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	APPROVAL OF THE REMUNERATION POLICY FOR MEMBERS OF THE BOARD OF DIRECTORS	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. LINDA KNOLL AS DIRECTOR	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. ANDERS RUNEVAD AS DIRECTOR	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	APPOINTMENT OF MRS. NIVEDITA KRISHNAMURTHY (NIVE) BHAGAT AS DIRECTOR	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE SHARES OF THE COMPANY	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO FREELY ALLOCATE SHARES IN FAVOUR OF EMPLOYEES OR A CATEGORY OF EMPLOYEES AND/OR CORPORATE OFFICERS OF THE COMPANY OR ITS RELATED COMPANIES IN THE CONTEXT OF THE LONG TERM INCENTIVE PLAN, WITHIN THE LIMIT OF 2% OF THE SHARE CAPITAL	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES RESERVED FOR MEMBERS OF A COMPANY SAVINGS PLAN WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES RESERVED FOR EMPLOYEES OF CERTAIN FOREIGN COMPANIES OF THE GROUP, DIRECTLY OR THROUGH INTERVENING ENTITIES, IN ORDER TO OFFER THEM BENEFITS COMPARABLE TO THOSE OFFERED TO MEMBERS OF A COMPANY SAVINGS PLAN, WITHOUT THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	REVIEW AND APPROVAL OF THE PROPOSED MERGER BY ABSORPTION OF IGE+XAO COMPANY BY SCHNEIDER ELECTRIC	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021 - APPROVAL OF THE AMOUNT OF NON-DEDUCTIBLE EXPENSES AND COSTS	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR 2021 AND SETTING OF THE DIVIDEND	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	APPROVAL OF THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE	FOR
SCHNEIDER ELECTRIC SE	FR0000121972	05-May-2022	RENEWAL OF THE TERM OF OFFICE OF MAZARS AS PRINCIPAL STATUTORY AUDITOR; NON-RENEWAL AND NON-REPLACEMENT OF MR. THIERRY BLANCHETIER AS DEPUTY STATUTORY AUDITOR	FOR
SECURITAS AB	SE0000163594	05-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SECURITAS AB	SE0000163594	05-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 4.40 PER SHARE	FOR
SECURITAS AB	SE0000163594	05-May-2022	APPROVE MAY 12, 2022, AS RECORD DATE FOR DIVIDEND PAYMENT	FOR
SECURITAS AB	SE0000163594	05-May-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
SECURITAS AB	SE0000163594	05-May-2022	APPROVE REMUNERATION REPORT	FOR
SECURITAS AB	SE0000163594	05-May-2022	DETERMINE NUMBER OF DIRECTORS (8) AND DEPUTY DIRECTORS (0) OF BOARD	FOR
SECURITAS AB	SE0000163594	05-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.55 MILLION FOR CHAIRMAN, AND SEK 840,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
SECURITAS AB	SE0000163594	05-May-2022	REELECT JAN SVENSSON (CHAIR), INGRID BONDE, JOHN BRANDON, FREDRIK CAPPELEN, GUNILLA FRANSSON, SOFIA SCHORLING HOGBERG, HARRY KLAGSBRUN AND JOHAN MENCKEL AS DIRECTORS	AGAINST
SECURITAS AB	SE0000163594	05-May-2022	RATIFY ERNST & YOUNG AB AS AUDITORS	FOR

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SECURITAS AB	SE0000163594	05-May-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF FIVE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
SECURITAS AB	SE0000163594	05-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
SECURITAS AB	SE0000163594	05-May-2022	APPROVE PERFORMANCE SHARE PROGRAM LTI 2022/2024 FOR KEY EMPLOYEES AND RELATED FINANCING	FOR
SECURITAS AB	SE0000163594	05-May-2022	AMEND ARTICLES RE: SET MINIMUM (SEK 300 MILLION) AND MAXIMUM (SEK 1.2 BILLION) SHARE CAPITAL; SET MINIMUM (300 MILLION) AND MAXIMUM (1.2 BILLION) NUMBER OF SHARES	FOR
SECURITAS AB	SE0000163594	05-May-2022	APPROVE CREATION OF POOL OF CAPITAL WITH PREEMPTIVE RIGHTS	FOR
SHOALS TECHNOLOGIES GROUP, INC.	US82489W1071	05-May-2022	DIRECTOR	FOR
SHOALS TECHNOLOGIES GROUP, INC.	US82489W1071	05-May-2022	DIRECTOR	FOR
SHOALS TECHNOLOGIES GROUP, INC.	US82489W1071	05-May-2022	DIRECTOR	FOR
SHOALS TECHNOLOGIES GROUP, INC.	US82489W1071	05-May-2022	Ratify the appointment of BDO USA, LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	DIRECTOR	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	The appointment of Deloitte LLP as independent auditor and the authorization to the Directors to fix the auditor's remuneration.	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	The adoption of a resolution providing for a non-binding advisory vote on SNC-Lavalin's approach to executive compensation.	FOR
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	Shareholder Proposal No. 3	AGAINST
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	Shareholder Proposal No. 4	AGAINST
SNC-LAVALIN GROUP INC.	CA78460T1057	05-May-2022	Shareholder Proposal No. 5	AGAINST
SOFINA SA	BE0003717312	05-May-2022	PROPOSAL TO GRANT DISCHARGE TO . BY SEPARATE VOTE THE DIRECTORS FOR ALL LIABILITY ARISING OUT OF THE EXERCISING THEIR MANDATE DURING THE 2021 FINANCIAL YEAR	FOR

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SOFINA SA	BE0003717312	05-May-2022	PROPOSAL TO GRANT DISCHARGE TO . BY SEPARATE VOTE THE STATUTORY AUDITOR FOR ALL LIABILITY ARISING FROM THE EXERCISING ITS MANDATE DURING THE 2021 FINANCIAL YEAR	FOR
SOFINA SA	BE0003717312	05-May-2022	MR. HAROLD BOEL, FOR A PERIOD OF THREE YEARS, WHICH WILL END AFTER THE ORDINARY GENERAL MEETING OF 2025. AS INDICATED IN RECEIVES THE REMUNERATION REPORT, MR. HAROLD BOEL NO REMUNERATION IN HIS CAPACITY AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
SOFINA SA	BE0003717312	05-May-2022	MRS. MICHELE SIOEN, FOR A PERIOD OF FOUR YEARS, WHO WILL END AFTER THE ORDINARY GENERAL MEETING OF 2026. ADOPTION OF ITS INDEPENDENCE IN ACCORDANCE WITH ARTICLE 7:87 OF THE COMPANIES AND ASSOCIATIONS CODE AND PROVISION 3.5 OF THE CORPORATE GOVERNANCE CODE 2020, THERE FROM THE INFORMATION ABOUT WHICH THE COMPANY, AS WELL AS FROM THE INFORMATION PROVIDED BY MRS. MICHELE SIOEN SHOWS THAT SHE MEETS ALL THE CRITERIA CONTAINED IN AFOREMENTIONED PROVISION. HER REMUNERATION IS DETERMINED IN ACCORDANCE WITH THE REMUNERATION POLICY AND ARTICLE 36 OF THE ARTICLES OF ASSOCIATION	AGAINST
SOFINA SA	BE0003717312	05-May-2022	APPROVAL OF ONE CHANGE OF CONTROL CLAUSE	FOR
SOFINA SA	BE0003717312	05-May-2022	APPROVAL OF THE FINANCIAL STATEMENTS FOR THE 2021 FINANCIAL YEAR AND ALLOCATION OF THE RESULT	FOR
SOFINA SA	BE0003717312	05-May-2022	APPROVAL OF THE REMUNERATION REPORT FOR THE 2021 FINANCIAL YEAR	FOR
SOFINA SA	BE0003717312	05-May-2022	APPROVAL OF THE CHANGES TO THE REMUNERATION POLICY THAT APPLIES TO THE NON-EXECUTIVE DIRECTORS AND TO THE MEMBERS OF THE EXECUTIVE COMMITTEE	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REELECT PETER KURER AS DIRECTOR	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REELECT MARIE-PIERRE ROGERS AS DIRECTOR	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REELECT ISABELLE ROMY AS DIRECTOR	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REELECT ADAM WARBY AS DIRECTOR	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	ELECT JIM FREEMAN AS DIRECTOR	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REELECT DANIEL VON STOCKAR AS BOARD CHAIR	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REAPPOINT MARIE-PIERRE ROGERS AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REAPPOINT PETER KURER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REAPPOINT DANIEL VON STOCKAR AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REAPPOINT ADAM WARBY AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	DESIGNATE KELLER KLG AS INDEPENDENT PROXY	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	RATIFY ERNST YOUNG AG AS AUDITORS	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.7 MILLION	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 15.5 MILLION	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	APPROVE REMUNERATION REPORT	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.33 PER SHARE FROM FOREIGN CAPITAL CONTRIBUTION RESERVES	FOR

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SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REELECT DANIEL VON STOCKAR AS DIRECTOR	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REELECT JOSE DUARTE AS DIRECTOR	FOR
SOFTWAREONE HOLDING AG	CH0496451508	05-May-2022	REELECT TIMO IHAMUOTILA AS DIRECTOR	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	To pass a special resolution to amend the Articles of the Company to increase the maximum number of directors from 12 to 14.	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	ABSTAIN
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	ABSTAIN
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	ABSTAIN
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	ABSTAIN
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	DIRECTOR	ABSTAIN
SPIN MASTER CORP.	CA8485101031	05-May-2022	To appoint Deloitte LLP as auditors of the Company for the ensuing year and authorize the Directors of the Company to fix such auditors' remuneration.	FOR
SPIN MASTER CORP.	CA8485101031	05-May-2022	Non-Binding Advisory Resolution on the Company's Approach to Executive Compensation	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	ABSTAIN
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR

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STEEL DYNAMICS, INC.	US8581191009	05-May-2022	DIRECTOR	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	TO APPROVE THE APPOINTMENT OF ERNST & YOUNG LLP AS STEEL DYNAMICS INC.'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR 2022.	FOR
STEEL DYNAMICS, INC.	US8581191009	05-May-2022	TO HOLD AN ADVISORY VOTE TO APPROVE THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS.	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	APPROVE DISCHARGE OF NON EXECUTIVE DIRECTORS	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	REELECT ARNAUD PIETON AS EXECUTIVE DIRECTOR	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	REELECT JOSEPH RINALDI AS NON EXECUTIVE DIRECTOR	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	REELECT ARNAUD CAUDOUX AS NON EXECUTIVE DIRECTOR	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	REELECT MARIE-ANGE DEBON AS NON EXECUTIVE DIRECTOR	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	REELECT SIMON EYERS AS NON EXECUTIVE DIRECTOR	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	REELECT ALISON GOLIGHER AS NON EXECUTIVE DIRECTOR	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	REELECT DIDIER HOUSSIN AS NON EXECUTIVE DIRECTOR	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	REELECT NELLO UCCELLETTI AS NON EXECUTIVE DIRECTOR	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	ELECT COLETTE COHEN AS NON EXECUTIVE DIRECTOR	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	ELECT FRANCESCO VENTURINI AS NON-EXECUTIVE DIRECTOR	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	APPROVE DIVIDENDS OF EUR 0.45 PER SHARE	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	APPROVE REMUNERATION REPORT	AGAINST
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	RATIFY PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. AS AUDITORS	FOR
TECHNIP ENERGIES N.V.	NL0014559478	05-May-2022	APPROVE DISCHARGE OF EXECUTIVE DIRECTORS	FOR
TEMPUR SEALY INTERNATIONAL, INC.	US88023U1016	05-May-2022	APPROVAL OF THE AMENDED AND RESTATED 2013 EQUITY INCENTIVE PLAN.	FOR
TEMPUR SEALY INTERNATIONAL, INC.	US88023U1016	05-May-2022	Election of Director: Evelyn S. Dilsaver	FOR
TEMPUR SEALY INTERNATIONAL, INC.	US88023U1016	05-May-2022	Election of Director: Simon John Dyer	FOR
TEMPUR SEALY INTERNATIONAL, INC.	US88023U1016	05-May-2022	Election of Director: Cathy R. Gates	FOR
TEMPUR SEALY INTERNATIONAL, INC.	US88023U1016	05-May-2022	Election of Director: John A. Heil	FOR
TEMPUR SEALY INTERNATIONAL, INC.	US88023U1016	05-May-2022	Election of Director: Meredith Siegfried Madden	FOR
TEMPUR SEALY INTERNATIONAL, INC.	US88023U1016	05-May-2022	Election of Director: Richard W. Neu	FOR

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TEMPUR SEALY INTERNATIONAL, INC.	US88023U1016	05-May-2022	Election of Director: Scott L. Thompson	FOR
TEMPUR SEALY INTERNATIONAL, INC.	US88023U1016	05-May-2022	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT AUDITORS FOR THE YEAR ENDING DECEMBER 31, 2022.	FOR
TEMPUR SEALY INTERNATIONAL, INC.	US88023U1016	05-May-2022	ADVISORY VOTE TO APPROVE THE COMPENSATION OF NAMED EXECUTIVE OFFICERS.	FOR
THE HACKETT GROUP INC	US4046091090	05-May-2022	Election of Director: Ted A. Fernandez	FOR
THE HACKETT GROUP INC	US4046091090	05-May-2022	Election of Director: Robert A. Rivero	FOR
THE HACKETT GROUP INC	US4046091090	05-May-2022	Election of Director: Alan T. G. Wix	FOR
THE HACKETT GROUP INC	US4046091090	05-May-2022	To approve an amendment to the Company's 1998 Stock Option and Incentive Plan (the "Plan") to (i) increase the sublimit under the Plan for restricted stock and restricted stock unit issuances by 1,900,000 shares; and (ii) increase the number of shares authorized for issuance under the Plan by 1,900,000 shares.	FOR
THE HACKETT GROUP INC	US4046091090	05-May-2022	To approve an amendment to the Company's Employee Stock Purchase Plan (the "Purchase Plan") to (i) increase the number of shares authorized for issuance under the Purchase Plan by 250,000 shares; and (ii) extend the term of the Purchase Plan by five years until July 1, 2028.	FOR
THE HACKETT GROUP INC	US4046091090	05-May-2022	To approve, in an advisory vote, the Company's executive compensation.	FOR
THE HACKETT GROUP INC	US4046091090	05-May-2022	To ratify the appointment of RSM US LLP as the Company's independent registered public accounting firm for the fiscal year ending December 30, 2022.	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: Miguel Patricio	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: John C. Pope	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: Gregory E. Abel	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Advisory vote to approve executive compensation.	ABSTAIN
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Advisory vote on the frequency of holding an advisory vote to approve executive compensation.	1 YEAR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as our independent auditors for 2022.	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Stockholder Proposal - Report on water risk, if properly presented.	AGAINST
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: John T. Cahill	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: João M. Castro-Neves	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: Lori Dickerson Fouché	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: Timothy Kenesey	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: Alicia Knapp	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: Elio Leoni Sceti	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: Susan Mulder	FOR
THE KRAFT HEINZ COMPANY	US5007541064	05-May-2022	Election of Director: James Park	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR

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TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	ABSTAIN
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	DIRECTOR	FOR
TOPICUS.COM INC.	CA89072T1021	05-May-2022	Re-appointment of KPMG LLP, as auditors of the Corporation for the ensuing year and to authorize the directors to fix the remuneration to be paid to the auditors.	FOR
TREX COMPANY, INC.	US89531P1057	05-May-2022	Election of Director: Bryan H. Fairbanks	FOR
TREX COMPANY, INC.	US89531P1057	05-May-2022	Election of Director: Michael F. Golden	FOR
TREX COMPANY, INC.	US89531P1057	05-May-2022	Election of Director: Kristine L. Juster	FOR
TREX COMPANY, INC.	US89531P1057	05-May-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
TREX COMPANY, INC.	US89531P1057	05-May-2022	To approve the First Certificate of Amendment to the Trex Company, Inc. Restated Certificate of Incorporation to increase the number of authorized shares of common stock, \$0.01 par value per share, from 180,000,000 to 360,000,000.	FOR
TREX COMPANY, INC.	US89531P1057	05-May-2022	To ratify the appointment of Ernst & Young LLP as Trex Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Lee D. Roberts	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Roxanne Taylor	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Peter A. Altabef	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Advisory vote to approve executive compensation.	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Nathaniel A. Davis	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Matthew J. Desch	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Denise K. Fletcher	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Philippe Germond	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Deborah Lee James	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Paul E. Martin	FOR

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UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Regina Paolillo	FOR
UNISYS CORPORATION	US9092143067	05-May-2022	Election of Director: Troy K. Richardson	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Franck J. Moison	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Christiana Smith Shi	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Carol B. Tomé	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Russell Stokes	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Kevin Warsh	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	To approve on an advisory basis named executive officer compensation.	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	To ratify the appointment of Deloitte & Touche LLP as UPS's independent registered public accounting firm for the year ending December 31, 2022.	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	To prepare an annual report on lobbying activities.	AGAINST
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	To prepare a report on alignment of lobbying activities with the Paris Climate Agreement.	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	To reduce the voting power of UPS class A stock from 10 votes per share to one vote per share.	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	To require adoption of independently verified science-based greenhouse gas emissions reduction targets.	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	To prepare a report on balancing climate measures and financial returns.	AGAINST
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	To prepare an annual report assessing UPS's diversity and inclusion.	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Rodney C. Adkins	AGAINST
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Eva C. Boratto	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Michael J. Burns	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Wayne M. Hewett	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Angela Hwang	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Kate E. Johnson	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: William R. Johnson	FOR
UNITED PARCEL SERVICE, INC.	US9113121068	05-May-2022	Election of Director to serve until 2023 annual meeting: Ann M. Livermore	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Election of Director: Shiv Singh	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Ratification of Appointment of Public Accounting Firm	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Election of Director: José B. Alvarez	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Advisory Approval of Executive Compensation	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Company Proposal for Special Shareholder Meeting Improvement (Amend By-Laws to Reduce Threshold to 15%)	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Stockholder Proposal for Special Shareholder Meeting Improvement	AGAINST
UNITED RENTALS, INC.	US9113631090	05-May-2022	Election of Director: Marc A. Bruno	FOR

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UNITED RENTALS, INC.	US9113631090	05-May-2022	Election of Director: Larry D. De Shon	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Election of Director: Matthew J. Flannery	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Election of Director: Bobby J. Griffin	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Election of Director: Kim Harris Jones	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Election of Director: Terri L. Kelly	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Election of Director: Michael J. Kneeland	FOR
UNITED RENTALS, INC.	US9113631090	05-May-2022	Election of Director: Gracia C. Martore	AGAINST
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: Kerry J. Preete	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: Robert L. Wood	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: Joan A. Braca	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Non-binding advisory vote to approve the compensation of the Company's named executive officers.	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Non-binding advisory vote on the frequency of future advisory votes on the compensation of the Company's named executive officers.	1 YEAR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Ratification of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: Mark J. Byrne	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: Daniel P. Doheny	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: Richard P. Fox	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: Rhonda Germany	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: David C. Jukes	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: Varun Laroyia	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: Stephen D. Newlin	FOR
UNIVAR SOLUTIONS INC.	US91336L1070	05-May-2022	Election of Director to serve for a term of one year: Christopher D. Pappas	FOR
UTZ BRANDS, INC.	US9180901012	05-May-2022	DIRECTOR	FOR
UTZ BRANDS, INC.	US9180901012	05-May-2022	DIRECTOR	ABSTAIN
UTZ BRANDS, INC.	US9180901012	05-May-2022	DIRECTOR	FOR
UTZ BRANDS, INC.	US9180901012	05-May-2022	DIRECTOR	FOR
UTZ BRANDS, INC.	US9180901012	05-May-2022	Non-binding, advisory vote to approve Executive Compensation	FOR
UTZ BRANDS, INC.	US9180901012	05-May-2022	Non-binding, advisory proposal on the frequency of holding future votes regarding Executive Compensation	1 YEAR
UTZ BRANDS, INC.	US9180901012	05-May-2022	Ratification of the selection by our audit committee of Grant Thornton, LLP to serve as our independent registered public accounting firm for the year ending January 1, 2023	FOR
VENTIA SERVICES GROUP LIMITED	AU0000184459	05-May-2022	ADOPTION OF THE 2021 REMUNERATION REPORT	FOR

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VENTIA SERVICES GROUP LIMITED	AU0000184459	05-May-2022	ELECT DAVID MOFFATT AS A DIRECTOR OF THE COMPANY	FOR
VENTIA SERVICES GROUP LIMITED	AU0000184459	05-May-2022	ELECT KEVIN CROWE AS A DIRECTOR OF THE COMPANY	FOR
VENTIA SERVICES GROUP LIMITED	AU0000184459	05-May-2022	APPOINTMENT OF AUDITOR	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KLAUS HAU (FROM OCTOBER 4, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER THOMAS STIERLE (FROM OCTOBER 4, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER CHRISTIAN ZUR NEDDEN (UNTIL MARCH 8, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ULRIKE SCHRAMM (UNTIL MARCH 8, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SIEGFRIED WOLF (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CARSTEN BRUNS (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HANS-JOERG BULLINGER (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MANFRED EIBECK (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER LOTHAR GALLI (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER YVONNE HARTMETZ (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SUSANNE HECKELSBERGER (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JOACHIM HIRSCH (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SABINA JESCHKE (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MICHAEL KOEPL (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ERWIN LOEFFLER (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KLAUS ROSENFELD (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GEORG SCHAEFFLER (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR

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VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RALF SCHAMEL (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KIRSTEN VOERKEL (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANNE ZEUMER (FROM SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HOLGER SIEBENTHALER (FROM AUGUST 25, 2021 TO SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CORNELIA STIEWING (FROM AUGUST 25, 2021 TO SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JOHANNES SUTTMAYER (FROM AUGUST 25, 2021 TO SEPTEMBER 15, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	ELECT SIEGFRIED WOLF TO THE SUPERVISORY BOARD	AGAINST
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	ELECT HANS-JOERG BULLINGER TO THE SUPERVISORY BOARD	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	ELECT MANFRED EIBECK TO THE SUPERVISORY BOARD	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	ELECT SUSANNE HECKELSBERGER TO THE SUPERVISORY BOARD	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	ELECT JOACHIM HIRSCH TO THE SUPERVISORY BOARD	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	ELECT SABINA JESCHKE TO THE SUPERVISORY BOARD	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	ELECT KLAUS ROSENFELD TO THE SUPERVISORY BOARD	AGAINST
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	ELECT GEORG SCHAEFFLER TO THE SUPERVISORY BOARD	AGAINST
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE REMUNERATION REPORT	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE REMUNERATION POLICY	AGAINST
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	AMEND ARTICLES RE: PARTICIPATION OF SUPERVISORY BOARD MEMBERS IN THE ANNUAL GENERAL MEETING BY MEANS OF AUDIO AND VIDEO TRANSMISSION	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ANDREAS WOLF (FROM MARCH 9, 2021) FOR FISCAL YEAR 2021	FOR

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VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER WERNER VOLZ (FROM MARCH 9, 2021) FOR FISCAL YEAR 2021	FOR
VITESCO TECHNOLOGIES GROUP AKTIENGESELLSCHAFT	DE000VTSC017	05-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER INGO HOLSTEIN (FROM MARCH 9, 2021) FOR FISCAL YEAR 2021	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	DIRECTOR	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	DIRECTOR	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	DIRECTOR	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	DIRECTOR	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	DIRECTOR	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	DIRECTOR	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	DIRECTOR	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	DIRECTOR	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	Ratification of the appointment of the independent registered public accounting firm.	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	Advisory resolution to approve executive compensation.	FOR
WALKER & DUNLOP, INC.	US93148P1021	05-May-2022	Advisory resolution relating to the frequency of future advisory votes on executive compensation	1 YEAR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: Mary Ellen Stanek	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: Glen E. Tellock	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: Curt S. Culver	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Ratification of Deloitte & Touche LLP as independent auditors for 2022.	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Advisory vote to approve executive compensation of the named executive officers.	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: Danny L. Cunningham	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: William M. Farrow III	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: Cristina A. Garcia-Thomas	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: Maria C. Green	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: Gale E. Klappa	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: Thomas K. Lane	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: Scott J. Lauber	FOR
WEC ENERGY GROUP, INC.	US92939U1060	05-May-2022	Election of Director for a 1-year term expiring in 2023: Ulice Payne, Jr.	FOR
WYNN RESORTS, LIMITED	US9831341071	05-May-2022	DIRECTOR	FOR
WYNN RESORTS, LIMITED	US9831341071	05-May-2022	DIRECTOR	FOR
WYNN RESORTS, LIMITED	US9831341071	05-May-2022	DIRECTOR	FOR
WYNN RESORTS, LIMITED	US9831341071	05-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR

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WYNN RESORTS, LIMITED	US9831341071	05-May-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers as described in the proxy statement.	AGAINST
YETI HOLDINGS, INC.	US98585X1046	05-May-2022	DIRECTOR	FOR
YETI HOLDINGS, INC.	US98585X1046	05-May-2022	DIRECTOR	FOR
YETI HOLDINGS, INC.	US98585X1046	05-May-2022	Approval, on an advisory basis, of the compensation paid to our named executive officers.	FOR
YETI HOLDINGS, INC.	US98585X1046	05-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as YETI Holdings, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ZURN WATER SOLUTIONS CORPORATION	US98983L1089	05-May-2022	DIRECTOR	ABSTAIN
ZURN WATER SOLUTIONS CORPORATION	US98983L1089	05-May-2022	DIRECTOR	FOR
ZURN WATER SOLUTIONS CORPORATION	US98983L1089	05-May-2022	DIRECTOR	FOR
ZURN WATER SOLUTIONS CORPORATION	US98983L1089	05-May-2022	DIRECTOR	FOR
ZURN WATER SOLUTIONS CORPORATION	US98983L1089	05-May-2022	Advisory vote to approve the compensation of Zurn's named executive officers, as disclosed in "Compensation Discussion and Analysis" and "Executive Compensation" in the Proxy Statement.	FOR
ZURN WATER SOLUTIONS CORPORATION	US98983L1089	05-May-2022	Ratification of the selection of Ernst & Young LLP as Zurn's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ABBVIE INC.	US00287Y1091	06-May-2022	DIRECTOR	FOR
ABBVIE INC.	US00287Y1091	06-May-2022	DIRECTOR	FOR
ABBVIE INC.	US00287Y1091	06-May-2022	DIRECTOR	FOR
ABBVIE INC.	US00287Y1091	06-May-2022	DIRECTOR	FOR
ABBVIE INC.	US00287Y1091	06-May-2022	Ratification of Ernst & Young LLP as AbbVie's independent registered public accounting firm for 2022	FOR
ABBVIE INC.	US00287Y1091	06-May-2022	Say on Pay - An advisory vote on the approval of executive compensation	FOR
ABBVIE INC.	US00287Y1091	06-May-2022	Approval of a management proposal regarding amendment of the certificate of incorporation to eliminate supermajority voting	FOR
ABBVIE INC.	US00287Y1091	06-May-2022	Stockholder Proposal - to Adopt a Policy to Require Independent Chairman	AGAINST
ABBVIE INC.	US00287Y1091	06-May-2022	Stockholder Proposal - to Seek Shareholder Approval of Certain Termination Pay Arrangements	AGAINST
ABBVIE INC.	US00287Y1091	06-May-2022	Stockholder Proposal - to Issue a Report on Board Oversight of Competition Practices	AGAINST
ABBVIE INC.	US00287Y1091	06-May-2022	Stockholder Proposal - to Issue an Annual Report on Political Spending	AGAINST
AIMIA INC.	CA00900Q1037	06-May-2022	DIRECTOR	FOR
AIMIA INC.	CA00900Q1037	06-May-2022	DIRECTOR	FOR
AIMIA INC.	CA00900Q1037	06-May-2022	DIRECTOR	FOR
AIMIA INC.	CA00900Q1037	06-May-2022	DIRECTOR	FOR

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AIMIA INC.	CA00900Q1037	06-May-2022	DIRECTOR	FOR
AIMIA INC.	CA00900Q1037	06-May-2022	DIRECTOR	FOR
AIMIA INC.	CA00900Q1037	06-May-2022	DIRECTOR	FOR
AIMIA INC.	CA00900Q1037	06-May-2022	Appointment of PricewaterhouseCoopers LLP as Auditors	FOR
AIMIA INC.	CA00900Q1037	06-May-2022	To consider and, if deemed advisable, to adopt, on an advisory basis, a resolution accepting the Corporation's approach to executive compensation, as more fully described in the accompanying management information circular	FOR
ALMIRALL SA	ES0157097017	06-May-2022	APPROVE ANNUAL MAXIMUM REMUNERATION	FOR
ALMIRALL SA	ES0157097017	06-May-2022	APPROVE REMUNERATION POLICY	AGAINST
ALMIRALL SA	ES0157097017	06-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
ALMIRALL SA	ES0157097017	06-May-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
ALMIRALL SA	ES0157097017	06-May-2022	APPROVE STANDALONE FINANCIAL STATEMENTS	FOR
ALMIRALL SA	ES0157097017	06-May-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS	FOR
ALMIRALL SA	ES0157097017	06-May-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
ALMIRALL SA	ES0157097017	06-May-2022	APPROVE DISCHARGE OF BOARD	FOR
ALMIRALL SA	ES0157097017	06-May-2022	APPROVE TREATMENT OF NET LOSS	FOR
ALMIRALL SA	ES0157097017	06-May-2022	APPROVE DIVIDENDS CHARGED AGAINST UNRESTRICTED RESERVES	FOR
ALMIRALL SA	ES0157097017	06-May-2022	APPROVE SCRIP DIVIDENDS	FOR
ALMIRALL SA	ES0157097017	06-May-2022	ADVISORY VOTE ON REMUNERATION REPORT	AGAINST
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	To approve, by non-binding advisory vote, the compensation of the Company's named executive officers.	FOR
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	To approve the AMN Healthcare Employee Stock Purchase Plan.	FOR
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	Election of Director: Jorge A. Caballero	FOR
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	A shareholder proposal entitled: "Special Shareholder Meeting Improvement".	AGAINST
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	Election of Director: Mark G. Foletta	FOR
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	Election of Director: Teri G. Fontenot	FOR
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	Election of Director: R. Jeffrey Harris	FOR

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AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	Election of Director: Daphne E. Jones	FOR
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	Election of Director: Martha H. Marsh	FOR
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	Election of Director: Susan R. Salka	FOR
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	Election of Director: Sylvia Trent-Adams	FOR
AMN HEALTHCARE SERVICES, INC.	US0017441017	06-May-2022	Election of Director: Douglas D. Wheat	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	DIRECTOR	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	To appoint PricewaterhouseCoopers LLP (PwC), Chartered Accountants, as auditors to hold office until the close of the next annual meeting of the Corporation, at such remuneration as may be determined by the board of directors of the Corporation.	FOR
ARC RESOURCES LTD.	CA00208D4084	06-May-2022	A resolution to approve the Corporation's Advisory Vote on Executive Compensation.	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: Anthony V. Nicolosi	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: JoAnna L. Sohovich	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: Thomas O. Barnes	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Advisory vote for the resolution to approve the Company's executive compensation.	AGAINST
BARNES GROUP INC.	US0678061096	06-May-2022	Ratify the selection of PricewaterhouseCoopers LLP as the Company's independent auditor for 2022.	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: Elijah K. Barnes	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: Patrick J. Dempsey	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: Jakki L. Haussler	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: Richard J. Hipple	FOR

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BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: Thomas J. Hook	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: Daphne E. Jones	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: Mylle H. Mangum	FOR
BARNES GROUP INC.	US0678061096	06-May-2022	Election of Director: Hans-Peter Männer	FOR
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY ("SHARES") NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY BY THE AGGREGATE NUMBER OF THE SHARES REPURCHASED BY THE COMPANY	AGAINST
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO GIVE A SPECIFIC MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH A MAXIMUM OF 132,433,970 NEW SHARES TO THE TRUSTEE OF THE COMPANY'S SHARE AWARD SCHEMES (THE "TRUSTEE") IN RELATION TO THE GRANT OF RESTRICTED SHARE UNITS ("RSUS") AND LOCKED-UP SHARES ("LOCKED-UP SHARES") TO THE NON-CONNECTED PARTICIPANTS DURING THE APPLICABLE PERIOD	AGAINST
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO GIVE A SPECIFIC MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH A MAXIMUM OF 3,494,590 NEW SHARES TO THE TRUSTEE IN RELATION TO THE GRANT OF RSUS AND LOCKED-UP SHARES TO THE CONNECTED PARTICIPANTS DURING THE APPLICABLE PERIOD	AGAINST
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO APPROVE AND ADOPT THE PROPOSED ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO DECLARE THE FINAL DIVIDEND OF USD3.02 CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO RE-ELECT MR. JAN CRAPS AS EXECUTIVE DIRECTOR	FOR
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO RE-ELECT MR. MICHEL DOUKERIS AS NON-EXECUTIVE DIRECTOR	FOR
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO RE-ELECT MS. KATHERINE KING-SUEN TSANG AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO AUTHORISE THE BOARD TO FIX THE DIRECTORS REMUNERATION	FOR
BUDWEISER BREWING COMPANY APAC LIMITED	KYG1674K1013	06-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS THE INDEPENDENT AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Election of Director: Noel R. Wallace	FOR

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COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Ratify selection of PricewaterhouseCoopers LLP as Colgate's independent registered public accounting firm.	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Election of Director: John P. Bilbrey	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Advisory vote on executive compensation.	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Stockholder proposal regarding shareholder ratification of termination pay.	AGAINST
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Stockholder proposal regarding charitable donation disclosure.	AGAINST
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Election of Director: John T. Cahill	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Election of Director: Lisa M. Edwards	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Election of Director: C. Martin Harris	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Election of Director: Martina Hund-Mejean	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Election of Director: Kimberly A. Nelson	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Election of Director: Lorrie M. Norrington	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Election of Director: Michael B. Polk	FOR
COLGATE-PALMOLIVE COMPANY	US1941621039	06-May-2022	Election of Director: Stephen I. Sadove	FOR
COMMSCOPE HOLDING COMPANY, INC.	US20337X1090	06-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
COMMSCOPE HOLDING COMPANY, INC.	US20337X1090	06-May-2022	Election of Director: Mary S. Chan	FOR
COMMSCOPE HOLDING COMPANY, INC.	US20337X1090	06-May-2022	Election of Director: Stephen C. Gray	FOR
COMMSCOPE HOLDING COMPANY, INC.	US20337X1090	06-May-2022	Election of Director: L. William Krause	FOR
COMMSCOPE HOLDING COMPANY, INC.	US20337X1090	06-May-2022	Election of Director: Derrick A. Roman	FOR
COMMSCOPE HOLDING COMPANY, INC.	US20337X1090	06-May-2022	Election of Director: Charles L. Treadway	FOR
COMMSCOPE HOLDING COMPANY, INC.	US20337X1090	06-May-2022	Election of Director: Claudius E. Watts IV, Chairman	FOR

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COMMSCOPE HOLDING COMPANY, INC.	US20337X1090	06-May-2022	Election of Director: Timothy T. Yates	FOR
COMMSCOPE HOLDING COMPANY, INC.	US20337X1090	06-May-2022	Non-binding, advisory vote to approve the compensation of our named executive officers as described in the proxy statement.	FOR
COMMSCOPE HOLDING COMPANY, INC.	US20337X1090	06-May-2022	Approval of additional shares under the Company's 2019 Long-Term Incentive Plan.	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2023 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE PERIOD FROM JANUARY 1, 2023, UNTIL 2024 AGM	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	ELECT LUISE HOELSCHER TO THE SUPERVISORY BOARD	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	ELECT STEFAN WINTELS TO THE SUPERVISORY BOARD	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	APPROVE STOCK OPTION PLAN FOR KEY EMPLOYEES; APPROVE CREATION OF EUR 20 MILLION POOL OF CONDITIONAL CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 2 BILLION; APPROVE CREATION OF EUR 40 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	APPROVE REMUNERATION REPORT	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.80 PER SHARE	FOR
DEUTSCHE POST AG	DE0005552004	06-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Octavio Marquez	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Kent M. Stahl	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Arthur F. Anton	AGAINST
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Lauren C. States	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	To approve, on an advisory basis, named executive officer compensation.	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	To approve an amendment to the Diebold Nixdorf, Incorporated 2017 Equity and Performance Incentive Plan.	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Bruce H. Besanko	FOR

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DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Reynolds C. Bish	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: William A. Borden	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Ellen M. Costello	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Phillip R. Cox	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Dr. Alexander Dibelius	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Matthew Goldfarb	FOR
DIEBOLD NIXDORF, INCORPORATED	US2536511031	06-May-2022	Election of Director: Gary G. Greenfield	FOR
DOVER CORPORATION	US2600031080	06-May-2022	Election of Director: M. A. Winston	FOR
DOVER CORPORATION	US2600031080	06-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
DOVER CORPORATION	US2600031080	06-May-2022	Election of Director: D. L. DeHaas	FOR
DOVER CORPORATION	US2600031080	06-May-2022	To approve, on an advisory basis, named executive officer compensation.	FOR
DOVER CORPORATION	US2600031080	06-May-2022	To consider a shareholder proposal regarding the right to allow shareholders to act by written consent.	AGAINST
DOVER CORPORATION	US2600031080	06-May-2022	Election of Director: H. J. Gilbertson, Jr.	FOR
DOVER CORPORATION	US2600031080	06-May-2022	Election of Director: K. C. Graham	FOR
DOVER CORPORATION	US2600031080	06-May-2022	Election of Director: M. F. Johnston	FOR
DOVER CORPORATION	US2600031080	06-May-2022	Election of Director: E. A. Spiegel	FOR
DOVER CORPORATION	US2600031080	06-May-2022	Election of Director: R. J. Tobin	FOR
DOVER CORPORATION	US2600031080	06-May-2022	Election of Director: S. M. Todd	FOR
DOVER CORPORATION	US2600031080	06-May-2022	Election of Director: S. K. Wagner	FOR
DOVER CORPORATION	US2600031080	06-May-2022	Election of Director: K. E. Wandell	AGAINST
DT MIDSTREAM, INC.	US23345M1071	06-May-2022	DIRECTOR	ABSTAIN
DT MIDSTREAM, INC.	US23345M1071	06-May-2022	DIRECTOR	FOR
DT MIDSTREAM, INC.	US23345M1071	06-May-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal year ending December 31, 2022.	FOR
DT MIDSTREAM, INC.	US23345M1071	06-May-2022	The approval, on an advisory (non-binding) basis, of the frequency of future advisory votes on the compensation of the Company's named executive officers.	1 YEAR
FOX FACTORY HOLDING CORP.	US35138V1026	06-May-2022	Election of Director: Thomas E. Duncan	FOR
FOX FACTORY HOLDING CORP.	US35138V1026	06-May-2022	Election of Director: Jean H. Hlay	FOR

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FOX FACTORY HOLDING CORP.	US35138V1026	06-May-2022	To ratify the appointment of Grant Thornton LLP as our independent public accountants for fiscal year 2022.	FOR
FOX FACTORY HOLDING CORP.	US35138V1026	06-May-2022	To approve, the Fox Factory Holding Corp. 2022 Omnibus Incentive Plan.	FOR
FOX FACTORY HOLDING CORP.	US35138V1026	06-May-2022	To approve, on an advisory basis, the resolution approving the compensation of Fox Factory Holding Corp.'s named executive officers.	FOR
FRANKLIN ELECTRIC CO., INC.	US3535141028	06-May-2022	Election of Director for a term expiring at 2025: Renee J. Peterson	FOR
FRANKLIN ELECTRIC CO., INC.	US3535141028	06-May-2022	Election of Director for a term expiring at 2025: Jennifer L. Sherman	FOR
FRANKLIN ELECTRIC CO., INC.	US3535141028	06-May-2022	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
FRANKLIN ELECTRIC CO., INC.	US3535141028	06-May-2022	Approve, on an advisory basis, the executive compensation of the Named Executive Officers as disclosed in the Proxy Statement.	FOR
HAWAIIAN ELECTRIC INDUSTRIES, INC.	US4198701009	06-May-2022	Election of Director: Thomas B. Fargo	FOR
HAWAIIAN ELECTRIC INDUSTRIES, INC.	US4198701009	06-May-2022	Election of Director: Celeste A. Connors	FOR
HAWAIIAN ELECTRIC INDUSTRIES, INC.	US4198701009	06-May-2022	Election of Director: Richard J. Dahl	FOR
HAWAIIAN ELECTRIC INDUSTRIES, INC.	US4198701009	06-May-2022	Election of Director: Elisia K. Flores	FOR
HAWAIIAN ELECTRIC INDUSTRIES, INC.	US4198701009	06-May-2022	Election of Director: Micah A. Kane	FOR
HAWAIIAN ELECTRIC INDUSTRIES, INC.	US4198701009	06-May-2022	Election of Director: William James Scilacci, Jr.	FOR
HAWAIIAN ELECTRIC INDUSTRIES, INC.	US4198701009	06-May-2022	Election of Director: Scott W. H. Seu	FOR
HAWAIIAN ELECTRIC INDUSTRIES, INC.	US4198701009	06-May-2022	Advisory vote to approve the compensation of HEI's named executive officers.	FOR
HAWAIIAN ELECTRIC INDUSTRIES, INC.	US4198701009	06-May-2022	Ratification of the appointment of Deloitte & Touche LLP as HEI's independent registered public accountant for 2022.	FOR
HURON CONSULTING GROUP INC.	US4474621020	06-May-2022	DIRECTOR	FOR
HURON CONSULTING GROUP INC.	US4474621020	06-May-2022	DIRECTOR	ABSTAIN
HURON CONSULTING GROUP INC.	US4474621020	06-May-2022	DIRECTOR	FOR
HURON CONSULTING GROUP INC.	US4474621020	06-May-2022	An advisory vote to approve the Company's executive compensation.	FOR
HURON CONSULTING GROUP INC.	US4474621020	06-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
IDEX CORPORATION	US45167R1041	06-May-2022	Election of Class III Director for a term of three years: Livingston L. Satterthwaite	AGAINST

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IDEX CORPORATION	US45167R1041	06-May-2022	Election of Class III Director for a term of three years: David C. Parry	FOR
IDEX CORPORATION	US45167R1041	06-May-2022	Election of Class III Director for a term of three years: Eric D. Ashleman	FOR
IDEX CORPORATION	US45167R1041	06-May-2022	Election of Class II Director for a term of two years: L. Paris Watts-Stanfield	FOR
IDEX CORPORATION	US45167R1041	06-May-2022	Advisory vote to approve named executive officer compensation.	FOR
IDEX CORPORATION	US45167R1041	06-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered accounting firm for 2022.	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	DIRECTOR	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	In respect of the appointment of Deloitte LLP, as auditors.	FOR
IGM FINANCIAL INC.	CA4495861060	06-May-2022	Non-Binding Advisory Resolution Accepting Approach to Executive Compensation. Consideration of and, if appropriate, approval of a non-binding, advisory resolution accepting the Corporation's approach to executive compensation.	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Election of Director: Anré D. Williams	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Ratification of the appointment of Deloitte & Touche LLP as ITW's independent registered public accounting firm for 2022.	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Election of Director: Daniel J. Brutto	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Advisory vote to approve compensation of ITW's named executive officers.	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	A non-binding stockholder proposal, if properly presented at the meeting, to reduce threshold to call special stockholder meetings from 20% to 10%.	AGAINST
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Election of Director: Susan Crown	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Election of Director: Darrell L. Ford	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Election of Director: James W. Griffith	FOR

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ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Election of Director: Jay L. Henderson	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Election of Director: Richard H. Lenny	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Election of Director: E. Scott Santi	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Election of Director: David B. Smith, Jr.	FOR
ILLINOIS TOOL WORKS INC.	US4523081093	06-May-2022	Election of Director: Pamela B. Strobel	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF PAUL EDGECLIFFE-JOHNSON AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	REPORT AND ACCOUNTS 2021	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF DURIYA FAROOQUI AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF JO HARLOW AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF ELIE MAALOUF AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF JILL MCDONALD AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF SHARON ROTHSTEIN AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	REAPPOINTMENT OF AUDITOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	REMUNERATION OF AUDITOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	POLITICAL DONATIONS	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	ALLOTMENT OF SHARES	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	FURTHER DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	DIRECTORS' REMUNERATION REPORT 2021	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	AUTHORITY TO PURCHASE OWN SHARES	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	NOTICE OF GENERAL MEETINGS	AGAINST
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	DECLARATION OF FINAL DIVIDEND	FOR

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INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF GRAHAM ALLAN AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF DANIELA BARONE SOARES AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF KEITH BARR AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF PATRICK CESCAU AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF ARTHUR DE HAAST AS A DIRECTOR	FOR
INTERCONTINENTAL HOTELS GROUP PLC	GB00BHJYC057	06-May-2022	RE-ELECTION OF IAN DYSON AS A DIRECTOR	FOR
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	OPTION EXERCISE PRICE ADJUSTMENT FOR DIRECTORS AND INSIDERS	AGAINST
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	ISSUE PERFORMANCE RIGHTS TO MR BRYCE CROCKER	AGAINST
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	RE-APPOINTMENT OF AUDITOR: ERNST YOUNG	FOR
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	ADOPTION OF THE REMUNERATION REPORT	AGAINST
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	RE-ELECTION OF A DIRECTOR - MR BRIAN KENNEDY	FOR
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	RE-ELECTION OF A DIRECTOR - MR PETER JOHNSTON	AGAINST
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	RE-ELECTION OF A DIRECTOR - MR MICHAEL CALLAHAN	AGAINST
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	ELECTION OF A DIRECTOR - MR DAVID ISSROFF	FOR
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	RE-APPROVAL OF STOCK OPTION PLAN	AGAINST
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	RATIFICATION OF PRIOR ISSUE OF SHARES	AGAINST
JERVOIS GLOBAL LIMITED	AU000000JRV4	06-May-2022	INCREASE TO NON-EXECUTIVE DIRECTORS FEE POOL	AGAINST
KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	DIRECTOR	FOR
KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	DIRECTOR	FOR
KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	DIRECTOR	FOR
KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	DIRECTOR	FOR
KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	DIRECTOR	FOR
KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	DIRECTOR	FOR
KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	DIRECTOR	FOR
KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	DIRECTOR	FOR
KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	DIRECTOR	FOR
KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	Appointment of Ernst & Young LLP as Auditors of the Trust for the ensuing year and the authorization of the trustees to fix their remuneration.	FOR

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KILLAM APARTMENT REIT	CA49410M1023	06-May-2022	An advisory vote on Killam's approach to executive compensation set forth in the Management Information Circular.	FOR
LATTICE SEMICONDUCTOR CORPORATION	US5184151042	06-May-2022	Election of Director: James R. Anderson	FOR
LATTICE SEMICONDUCTOR CORPORATION	US5184151042	06-May-2022	Election of Director: Robin A. Abrams	ABSTAIN
LATTICE SEMICONDUCTOR CORPORATION	US5184151042	06-May-2022	Election of Director: Mark E. Jensen	FOR
LATTICE SEMICONDUCTOR CORPORATION	US5184151042	06-May-2022	Election of Director: Anjali Joshi	FOR
LATTICE SEMICONDUCTOR CORPORATION	US5184151042	06-May-2022	Election of Director: James P. Lederer	FOR
LATTICE SEMICONDUCTOR CORPORATION	US5184151042	06-May-2022	Election of Director: Krishna Rangasayee	FOR
LATTICE SEMICONDUCTOR CORPORATION	US5184151042	06-May-2022	Election of Director: D. Jeffrey Richardson	FOR
LATTICE SEMICONDUCTOR CORPORATION	US5184151042	06-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
LATTICE SEMICONDUCTOR CORPORATION	US5184151042	06-May-2022	To approve on a non-binding, advisory basis, the compensation of our Named Executive Officers (as defined below in the section of the Proxy Statement titled "Compensation Discussion and Analysis").	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	APPOINT ANTOINE FORTERRE AS A DIRECTOR	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	RECEIVE THE ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	APPOINT JACQUELINE HUNT AS A DIRECTOR	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	REAPPOINT CECELIA KURZMAN AS A DIRECTOR	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	REAPPOINT ANNE WADE AS A DIRECTOR	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	REAPPOINT DELOITTE LLP AS AUDITOR	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	AUTHORISE POLITICAL DONATIONS AND EXPENDITURE	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	RENEWAL OF SHARES SAVE SCHEME	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	AUTHORISE THE DIRECTORS TO ALLOT SHARES FOR CASH OTHER THAN ON A PRO-RATA BASIS TO EXISTING SHAREHOLDERS	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	AUTHORISE THE DIRECTORS TO ALLOT SHARES FOR CASH OTHER THAN ON A PRO-RATA BASIS TO EXISTING SHAREHOLDERS IN RELATION TO ACQUISITIONS AND CAPITAL INVESTMENT	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	APPROVE THE DIRECTORS REMUNERATION POLICY	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	AUTHORISE THE DIRECTORS TO CALL GENERAL MEETINGS ON 14 CLEAR DAYS NOTICE	AGAINST

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MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	DECLARE A FINAL DIVIDEND	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	REAPPOINT DAME KATHARINE BARKER AS A DIRECTOR	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	REAPPOINT LUCINDA BELL AS A DIRECTOR	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	REAPPOINT RICHARD BERLIAND AS A DIRECTOR	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	REAPPOINT JOHN CRYAN AS A DIRECTOR	FOR
MAN GROUP PLC	JE00BJ1DLW90	06-May-2022	REAPPOINT LUKE ELLIS AS A DIRECTOR	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: Paul Read	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: Elizabeth P. Sartain	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: Gina R. Boswell	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: Michael J. Van Handel	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Ratification of Deloitte & Touche LLP as our independent auditors for 2022.	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: Jean-Philippe Courtois	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: William Downe	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: John F. Ferraro	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: William P. Gipson	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: Patricia Hemingway Hall	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: Julie M. Howard	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: Ulice Payne, Jr.	FOR
MANPOWERGROUP INC.	US56418H1005	06-May-2022	Election of Director: Jonas Prising	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: George Muñoz	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: Horacio D. Rozanski	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: Anthony G. Capuano	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: Susan C. Schwab	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2022.	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	FOR

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MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	APPROVAL OF THE MARRIOTT INTERNATIONAL, INC. EMPLOYEE STOCK PURCHASE PLAN.	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	STOCKHOLDER RESOLUTION REQUESTING THAT THE BOARD PREPARE A REPORT ON THE ECONOMIC AND SOCIAL COSTS AND RISKS CREATED BY THE COMPANY'S COMPENSATION AND WORKFORCE PRACTICES.	AGAINST
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	STOCKHOLDER RESOLUTION REGARDING AN INDEPENDENT BOARD CHAIR POLICY	AGAINST
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: Isabella D. Goren	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: Deborah M. Harrison	AGAINST
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: Frederick A. Henderson	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: Eric Hippeau	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: Debra L. Lee	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: Aylwin B. Lewis	FOR
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: David S. Marriott	AGAINST
MARRIOTT INTERNATIONAL, INC.	US5719032022	06-May-2022	Election of Director: Margaret M. McCarthy	FOR
NATIONAL HEALTH INVESTORS, INC.	US63633D1046	06-May-2022	Election of Director: James R. Jobe	FOR
NATIONAL HEALTH INVESTORS, INC.	US63633D1046	06-May-2022	Election of Director: Robert G. Adams	FOR
NATIONAL HEALTH INVESTORS, INC.	US63633D1046	06-May-2022	Approve the advisory resolution approving the compensation of the named executive officers as disclosed in the accompanying Proxy Statement.	FOR
NATIONAL HEALTH INVESTORS, INC.	US63633D1046	06-May-2022	Ratify the audit committee's selection of BDO USA, LLP as independent registered public accounting firm for the year ending December 31, 2022.	FOR
NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Laura J. Sen	FOR
NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Glenn W. Welling	FOR
NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Mark W. Begor	FOR
NCR CORPORATION	US62886E1082	06-May-2022	To approve, on a non-binding and advisory basis, the compensation of the named executive officers as more particularly described in the proxy materials	FOR
NCR CORPORATION	US62886E1082	06-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022 as more particularly described in the proxy materials	FOR
NCR CORPORATION	US62886E1082	06-May-2022	To approve the stockholder proposal regarding termination pay, if properly presented at the meeting.	AGAINST
NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Gregory Blank	FOR

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NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Catherine L. Burke	FOR
NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Deborah A. Farrington	FOR
NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Michael D. Hayford	FOR
NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Georgette D. Kiser	FOR
NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Kirk T. Larsen	FOR
NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Frank R. Martire	FOR
NCR CORPORATION	US62886E1082	06-May-2022	Election of Director: Martin Mucci	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	06-May-2022	Approve the Articles of Amendment to the Company's Amended and Restated Articles of Incorporation, as amended, to change its name to "Lesaka Technologies, Inc."	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Advisory Vote to Approve Named Executive Officer Compensation	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Ratification of Selection of KPMG as Occidental's Independent Auditor	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Election of Director: Vicky A. Bailey	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Shareholder Proposal Requesting Occidental Set and Disclose Quantitative Short-, Medium- and Long-Term GHG Emissions Reduction Targets Consistent with the Paris Agreement	AGAINST
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Election of Director: Stephen I. Chazen	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Election of Director: Andrew Gould	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Election of Director: Carlos M. Gutierrez	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Election of Director: Vicki Hollub	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Election of Director: William R. Klesse	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Election of Director: Jack B. Moore	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Election of Director: Avedick B. Poladian	FOR
OCCIDENTAL PETROLEUM CORPORATION	US6745991058	06-May-2022	Election of Director: Robert M. Shearer	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR

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PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	ABSTAIN
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	DIRECTOR	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	To appoint KPMG LLP, Chartered Professional Accountants, as the auditors of the Corporation for the ensuing financial year at a remuneration to be fixed by the Board of Directors.	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	To approve continuing the shareholder rights plan as disclosed in the accompanying management proxy circular.	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	06-May-2022	To accept the approach to executive compensation as disclosed in the accompanying management proxy circular.	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Election of Director to hold office until the 2023 Annual General Meeting of Shareholders: Theodore R. Samuels	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Ratify, in a non-binding advisory vote, the appointment of Ernst & Young LLP as the Company's independent auditor, and authorize, in a binding vote, the Board of Directors, acting through the Audit Committee, to fix the remuneration of the auditor	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Election of Director to hold office until the 2023 Annual General Meeting of Shareholders: Bradley A. Alford	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Advisory vote on executive compensation	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Amend the Company's Long-Term Incentive Plan	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Renew the Board's authority to issue shares under Irish law	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Renew the Board's authority to opt-out of statutory pre-emption rights under Irish law	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Election of Director to hold office until the 2023 Annual General Meeting of Shareholders: Orlando D. Ashford	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Election of Director to hold office until the 2023 Annual General Meeting of Shareholders: Katherine C. Doyle	FOR

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PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Election of Director to hold office until the 2023 Annual General Meeting of Shareholders: Adriana Karaboutis	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Election of Director to hold office until the 2023 Annual General Meeting of Shareholders: Murray S. Kessler	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Election of Director to hold office until the 2023 Annual General Meeting of Shareholders: Jeffrey B. Kindler	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Election of Director to hold office until the 2023 Annual General Meeting of Shareholders: Erica L. Mann	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Election of Director to hold office until the 2023 Annual General Meeting of Shareholders: Donal O'Connor	FOR
PERRIGO COMPANY PLC	IE00BGH1M568	06-May-2022	Election of Director to hold office until the 2023 Annual General Meeting of Shareholders: Geoffrey M. Parker	AGAINST
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Election of Director: Scott C. Taylor	FOR
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Ratification of the selection of Ernst & Young LLP as the independent auditor for the fiscal year ending December 31, 2022.	FOR
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Election of Director: Chad R. Abraham	FOR
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	An advisory (non-binding) vote to approve the compensation of the officers disclosed in the enclosed proxy statement, or say-on-pay vote.	FOR
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Election of Director: Jonathan J. Doyle	FOR
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Election of Director: William R. Fitzgerald	FOR
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Election of Director: Victoria M. Holt	FOR
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Election of Director: Robbin Mitchell	FOR
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Election of Director: Thomas S. Schreier	FOR
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Election of Director: Sherry M. Smith	AGAINST
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Election of Director: Philip E. Soran	FOR
PIPER SANDLER COMPANIES	US7240781002	06-May-2022	Election of Director: Brian R. Sterling	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Authorization to the Board of Directors, with express power of delegation, for the derivative acquisition of shares of Repsol, S.A., directly or through subsidiaries, within a period of 5 years from the resolution of the Shareholders Meeting, leaving without effect, in the part not used, the authorization granted by the General Shareholders Meeting held on May 11, 2018 under point eighth on the Agenda.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Review and approval, if appropriate, of the Annual Financial Statements and Management Report of Repsol, S.A. and the Consolidated Annual Financial Statements and Consolidated Management Report, for fiscal year ended 31 December 2021.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Re-election as Director of Ms. María del Carmen Ganyet i Cirera.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Re-election as Director of Mr. Ignacio Martín San Vicente.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Ratification of the appointment by co-optation and re-election as Director of Mr. Emiliano López Achurra.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Ratification of the appointment by co-optation and re-election as Director of Mr. José Iván Martín Uliarte.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Advisory vote on the Repsol, S.A. Annual Report on Directors Remuneration for 2021.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Approval of three new additional cycles of the Long-Term Incentive Programme.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Advisory vote on the Company's climate strategy.	FOR

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REPSOL S.A.	US76026T2050	06-May-2022	Delegation of powers to interpret, supplement, develop, execute, rectify and formalize the resolutions adopted by the General Shareholders' Meeting.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Review and approval, if appropriate, of the proposal for the allocation of results in 2021.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Review and approval, if appropriate, of the Statement of Non- Financial Information for fiscal year ended 31 December 2021.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Review and approval, if appropriate, of the management of the Board of Directors of Repsol, S.A. during 2021.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Appointment of the Accounts Auditor of Repsol, S.A. and its Consolidated Group for fiscal year 2022.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Distribution of the fixed amount of 0.325 euros gross per share charged to free reserves. Delegation of powers to the Board of Directors or, by substitution, to the Delegated Committee or the Chief Executive Officer, to establish the terms of distribution for that which may go unforeseen by the General Meeting, to carry out the acts necessary for its execution and to issue as many public and private documents as may be required to fulfil the agreement.	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Approval of a share capital reduction for a maximum amount of 75,000,000 euros, through the redemption of a maximum of 75,000,000 of the Company's own shares. Delegation of powers to ...(due to space limits, see proxy material for full proposal).	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Approval of a capital reduction for a maximum amount of 152,739,605 euros, equal to 10% of the share capital, through the redemption of a maximum of 152,739,605 own shares of the ...(due to space limits, see proxy material for full proposal).	FOR
REPSOL S.A.	US76026T2050	06-May-2022	Delegation to the Board of Directors, within the provisions of article 297.1.b) of the Spanish Companies Act, of the power to resolve the increase of the capital stock, once or on several ...(due to space limits, see proxy material for full proposal).	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO RE-ELECT RAKHI GOSS-CUSTARD AS A DIRECTOR OF THE COMPANY	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO RECEIVE THE ANNUAL ACCOUNTS AND REPORTS INCLUDING THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO RE-ELECT ANDREW FINDLAY AS A DIRECTOR OF THE COMPANY	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO RE-ELECT AMIT TIWARI AS A DIRECTOR OF THE COMPANY	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO RE-ELECT LORNA TILBIAN AS A DIRECTOR OF THE COMPANY	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	THAT THE BOARD BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY UP TO A NOMINAL AMOUNT OF GBP 281,710 TO: (I) ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (II) HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE BOARD OTHERWISE CONSIDERS NECESSARY, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT AGM OF THE COMPANY (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 6 AUGUST 2023), BUT IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS OR ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES IN PURSUANCE TO ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED	FOR

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RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	<p>THAT IF RESOLUTION 14 IS PASSED, THE BOARD BE AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH, AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE LIMITED: (I) TO THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (II) TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (I) ABOVE) UP TO A NOMINAL AMOUNT OF GBP 42,260, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT AGM OF THE COMPANY (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 6 AUGUST 2023) BUT, IN ANY CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED.</p>	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	<p>THAT IF RESOLUTION 14 IS PASSED, IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 15, THE BOARD BE AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: (I) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 42,260; AND (II) USED FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE PRE-EMPTION GROUP'S STATEMENT OF PRINCIPLES PUBLISHED PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT AGM OF THE COMPANY (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 6 AUGUST 2023) BUT, IN ANY CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED.</p>	FOR

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RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	THAT THE COMPANY BE AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE COMPANIES ACT 2006 TO MAKE ONE OR MORE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE SAID ACT) OF ITS ORDINARY SHARES OF 0.1P EACH ('ORDINARY SHARES') SUCH POWER TO BE LIMITED: (I) TO A MAXIMUM NUMBER OF 84,521,626 ORDINARY SHARES; (II) BY THE CONDITION THAT THE MINIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE NOMINAL AMOUNT FOR THAT SHARE; (III) BY THE CONDITION THAT THE MAXIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE HIGHEST OF: (A) AN AMOUNT EQUAL TO 5 PERCENT ABOVE THE AVERAGE MARKET VALUE OF AN ORDINARY SHARE FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND (B) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID ON THE TRADING VENUES WHERE THE PURCHASE IS CARRIED OUT, IN EACH CASE, EXCLUSIVE OF EXPENSES, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT AGM OF THE COMPANY (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 6 AUGUST 2023) BUT IN EACH CASE SO THAT THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE POWER ENDS AND THE COMPANY MAY PURCHASE ORDINARY SHARES PURSUANT TO ANY SUCH CONTRACT AS IF THE POWER HAD NOT ENDED	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	THAT, IN ACCORDANCE WITH SECTION 366 AND 367 OF THE COMPANIES ACT 2006 THE COMPANY AND ALL COMPANIES THAT ARE ITS SUBSIDIARIES WHEN THIS RESOLUTION IS PASSED ARE AUTHORISED, IN AGGREGATE, TO: (I) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES NOT EXCEEDING GBP 50,000 IN TOTAL; (II) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES NOT EXCEEDING GBP 50,000 IN TOTAL; AND (III) INCUR POLITICAL EXPENDITURE NOT EXCEEDING GBP 50,000 IN TOTAL, DURING THE PERIOD FROM THE PASSING OF THIS RESOLUTION UP TO AND INCLUDING THE CONCLUSION OF THE NEXT AGM OF THE COMPANY. FOR THE PURPOSES OF THIS RESOLUTION THE TERMS 'POLITICAL DONATIONS', 'POLITICAL PARTIES', 'INDEPENDENT ELECTION CANDIDATES', 'POLITICAL ORGANISATION' AND 'POLITICAL EXPENDITURE' HAVE THE MEANINGS GIVEN BY SECTIONS 363 TO 365 OF THE COMPANIES ACT 2006.	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	THAT A GENERAL MEETING OTHER THAN AN AGM MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT AS SET OUT IN THE 2021 ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO DECLARE A FINAL DIVIDEND OF 4.8P PER ORDINARY SHARE FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO APPOINT ERNST & YOUNG LLP AS AUDITOR OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITOR	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO RE-ELECT ANDREW FISHER AS A DIRECTOR OF THE COMPANY	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO RE-ELECT PETER BROOKS-JOHNSON AS A DIRECTOR OF THE COMPANY	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO RE-ELECT ALISON DOLAN AS A DIRECTOR OF THE COMPANY	FOR
RIGHTMOVE PLC	GB00BGDT3G23	06-May-2022	TO RE-ELECT JACQUELINE DE ROJAS AS A DIRECTOR OF THE COMPANY	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: Dmitri L. Stockton	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: Hansel E. Tookes, II	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: Robert J. Eck	FOR

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RYDER SYSTEM, INC.	US7835491082	06-May-2022	Ratification of PricewaterhouseCoopers LLP as independent registered certified public accounting firm for the 2022 fiscal year.	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Shareholder proposal to vote, on an advisory basis, on a shareholder proposal regarding written consent.	AGAINST
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: Robert A. Hagemann	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: Michael F. Hilton	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: Tamara L. Lundgren	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: Luis P. Nieto, Jr.	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: David G. Nord	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: Robert E. Sanchez	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: Abbie J. Smith	FOR
RYDER SYSTEM, INC.	US7835491082	06-May-2022	Election of Director For a 1-year term of office expiring at the 2023 Annual Meeting: E. Follin Smith	FOR
S & T AG	AT0000A0E9W5	06-May-2022	APPROVE EUR 2.5 MILLION SHARE CAPITAL REDUCTION VIA CANCELLATION OF SHARES	FOR
S & T AG	AT0000A0E9W5	06-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
S & T AG	AT0000A0E9W5	06-May-2022	CHANGE COMPANY NAME TO KONTRON AG	FOR
S & T AG	AT0000A0E9W5	06-May-2022	ELECT JOSEPH FIJAK AS SUPERVISORY BOARD MEMBER	AGAINST
S & T AG	AT0000A0E9W5	06-May-2022	ELECT FU-CHUAN CHU AS SUPERVISORY BOARD MEMBER	AGAINST
S & T AG	AT0000A0E9W5	06-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.35 PER SHARE	FOR
S & T AG	AT0000A0E9W5	06-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
S & T AG	AT0000A0E9W5	06-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
S & T AG	AT0000A0E9W5	06-May-2022	RATIFY KPMG AUSTRIA GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
S & T AG	AT0000A0E9W5	06-May-2022	APPROVE REMUNERATION REPORT	FOR
SERVISFIRST BANCSHARES, INC.	US81768T1088	06-May-2022	To amend restated certificate of incorporation to increase the number of authorized shares of ServisFirst's common stock.	FOR
SERVISFIRST BANCSHARES, INC.	US81768T1088	06-May-2022	Election of Director for a one year term until the 2023 Annual Meeting: Thomas A. Broughton III	FOR
SERVISFIRST BANCSHARES, INC.	US81768T1088	06-May-2022	Election of Director for a one year term until the 2023 Annual Meeting: J. Richard Cashio	FOR
SERVISFIRST BANCSHARES, INC.	US81768T1088	06-May-2022	Election of Director for a one year term until the 2023 Annual Meeting: James J. Filler	FOR
SERVISFIRST BANCSHARES, INC.	US81768T1088	06-May-2022	Election of Director for a one year term until the 2023 Annual Meeting: Michael D. Fuller	FOR
SERVISFIRST BANCSHARES, INC.	US81768T1088	06-May-2022	Election of Director for a one year term until the 2023 Annual Meeting: Christopher J. Mettler	FOR

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SERVISFIRST BANCSHARES, INC.	US81768T1088	06-May-2022	Election of Director for a one year term until the 2023 Annual Meeting: Hatton C.V. Smith	FOR
SERVISFIRST BANCSHARES, INC.	US81768T1088	06-May-2022	Election of Director for a one year term until the 2023 Annual Meeting: Irma L. Tuder	FOR
SERVISFIRST BANCSHARES, INC.	US81768T1088	06-May-2022	To approve, on an advisory vote basis, our executive compensation as described in the accompanying Proxy Statement.	FOR
SERVISFIRST BANCSHARES, INC.	US81768T1088	06-May-2022	To ratify the appointment of Dixon Hughes Goodman LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	To set the number of Directors at 8.	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	DIRECTOR	ABSTAIN
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	DIRECTOR	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	DIRECTOR	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	DIRECTOR	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	DIRECTOR	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	DIRECTOR	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	DIRECTOR	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	DIRECTOR	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	DIRECTOR	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	Appointment of PricewaterhouseCoopers LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
SLEEP COUNTRY CANADA HOLDINGS INC.	CA83125J1049	06-May-2022	Approval of the non-binding advisory resolution on the Company's approach to executive compensation.	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	RE-ELECT SIR BILL THOMAS AS DIRECTOR	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	RE-ELECT ERIC UPDYKE AS DIRECTOR	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	REAPPOINT DELOITTE AS AUDITORS	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR

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SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	APPROVE REMUNERATION REPORT	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	APPROVE FINAL DIVIDEND	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	ELECT MAGGIE BUGGIE AS DIRECTOR	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	RE-ELECT PAULA BELL AS DIRECTOR	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	RE-ELECT GARY BULLARD AS DIRECTOR	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	RE-ELECT WENDY KOH AS DIRECTOR	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	RE-ELECT EDGAR MASRI AS DIRECTOR	FOR
SPIRENT COMMUNICATIONS PLC	GB0004726096	06-May-2022	RE-ELECT JONATHAN SILVER AS DIRECTOR	FOR
TBEA CO LTD	CNE000000RB8	06-May-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	AGAINST
TBEA CO LTD	CNE000000RB8	06-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
TBEA CO LTD	CNE000000RB8	06-May-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	AGAINST
TBEA CO LTD	CNE000000RB8	06-May-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING MEETINGS OF THE SUPERVISORY COMMITTEE	AGAINST
TBEA CO LTD	CNE000000RB8	06-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
TBEA CO LTD	CNE000000RB8	06-May-2022	2021 ANNUAL ACCOUNTS	FOR
TBEA CO LTD	CNE000000RB8	06-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY5.80000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
TBEA CO LTD	CNE000000RB8	06-May-2022	2021 WORK REPORT OF INDEPENDENT DIRECTORS	FOR
TBEA CO LTD	CNE000000RB8	06-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
TBEA CO LTD	CNE000000RB8	06-May-2022	REAPPOINTMENT OF 2022 AUDIT FIRM	FOR
TBEA CO LTD	CNE000000RB8	06-May-2022	ALLOWANCE PLAN FOR DIRECTORS AND SUPERVISORS	FOR

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TBEA CO LTD	CNE000000RB8	06-May-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	AGAINST
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	DIRECTOR	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	Appointment of Auditors Appoint Deloitte LLP as auditors for the ensuing year and authorize directors to fix their remuneration.	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	Advisory vote on Say on Pay Approve the Company's approach to executive compensation.	FOR
TELUS CORPORATION	CA87971M9969	06-May-2022	Reconfirm the TELUS Shareholder Rights Plan.	AGAINST
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: Saumya Sutaria	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: Nadja Y. West	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: Ronald A. Rittenmeyer	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	To vote to approve, on an advisory basis, the Company's executive compensation.	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	To vote to approve the First Amendment to the Tenet Healthcare 2019 Stock Incentive Plan.	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accountants for the year ending December 31, 2022.	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: J. Robert Kerrey	FOR

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TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: James L. Bierman	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: Richard W. Fisher	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: Meghan M. FitzGerald	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: Cecil D. Haney	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: Christopher S. Lynch	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: Richard J. Mark	FOR
TENET HEALTHCARE CORPORATION	US88033G4073	06-May-2022	Election of Director: Tammy Romo	FOR
TEXHONG TEXTILE GROUP LTD	KYG876551170	06-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO PURCHASE THE COMPANYS SHARES	FOR
TEXHONG TEXTILE GROUP LTD	KYG876551170	06-May-2022	TO ADD THE TOTAL NUMBER OF THE SHARES REPURCHASED BY THE COMPANY TO THE MANDATE GRANTED TO THE DIRECTORS UNDER RESOLUTION NO. 6	AGAINST
TEXHONG TEXTILE GROUP LTD	KYG876551170	06-May-2022	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY AND TO ADOPT THE AMENDED AND RESTATED ARTICLES OF ASSOCIATION OF THE COMPANY	AGAINST
TEXHONG TEXTILE GROUP LTD	KYG876551170	06-May-2022	TO RECEIVE AND APPROVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
TEXHONG TEXTILE GROUP LTD	KYG876551170	06-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021 OF HKD0.57 PER SHARE OF HKD0.10 EACH IN THE CAPITAL OF THE COMPANY	FOR
TEXHONG TEXTILE GROUP LTD	KYG876551170	06-May-2022	TO RE-ELECT MR. TANG DAOPING AS A DIRECTOR OF THE COMPANY	FOR
TEXHONG TEXTILE GROUP LTD	KYG876551170	06-May-2022	TO RE-ELECT PROF. CHENG LONGDI AS A DIRECTOR OF THE COMPANY	FOR
TEXHONG TEXTILE GROUP LTD	KYG876551170	06-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE DIRECTORS REMUNERATION	FOR
TEXHONG TEXTILE GROUP LTD	KYG876551170	06-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS THE COMPANYS AUDITORS AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
TEXHONG TEXTILE GROUP LTD	KYG876551170	06-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND OTHERWISE DEAL WITH COMPANYS SHARES	AGAINST
THE BANK OF EAST ASIA, LTD	HK0023000190	06-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: DR. DARYL NG WIN-KONG	FOR
THE BANK OF EAST ASIA, LTD	HK0023000190	06-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: MR. MASAYUKI OKU	FOR
THE BANK OF EAST ASIA, LTD	HK0023000190	06-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: DR. THE HON. RITA FAN HSU LAI-TAI	FOR
THE BANK OF EAST ASIA, LTD	HK0023000190	06-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE BANK	AGAINST
THE BANK OF EAST ASIA, LTD	HK0023000190	06-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK THE BANK'S OWN SHARES	FOR
THE BANK OF EAST ASIA, LTD	HK0023000190	06-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS PURSUANT TO ITEM 4	AGAINST

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THE TIMKEN COMPANY	US8873891043	06-May-2022	DIRECTOR	FOR
THE TIMKEN COMPANY	US8873891043	06-May-2022	Approval, on an advisory basis, of our named executive officer compensation.	FOR
THE TIMKEN COMPANY	US8873891043	06-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent auditor for the fiscal year ending December 31, 2022.	FOR
THE TIMKEN COMPANY	US8873891043	06-May-2022	Consideration of a shareholder proposal requesting that our Board take each step necessary so that each voting requirement in our charter and bylaws (that is explicit or implicit due to default to state law) that calls for a greater than simple majority vote be eliminated, and replaced by a requirement for a majority of the votes cast for and against applicable proposals, or a simple majority in compliance with applicable laws.	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: Richard T. Riley	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: M. Anne Szostak	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: Susan M. Cameron	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Advisory Vote to Approve the Company's Executive Compensation Program	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Proposal to Ratify the Appointment of the Independent Registered Public Accounting Firm	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: Meg Crofton	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: Deborah G. Ellinger	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: Miguel Fernandez	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: James H. Fordyce	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: Richard Goudis	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: Pamela J. Harbour	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: Timothy Minges	FOR
TUPPERWARE BRANDS CORPORATION	US8998961044	06-May-2022	Election of Director: Christopher D. O'Leary	FOR
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	KYG9593A1040	06-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS FOR ISSUE OF SHARES	AGAINST
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	KYG9593A1040	06-May-2022	TO APPROVE THE ADDITION OF BOUGHT BACK SHARES TO THE SHARE ISSUE GENERAL MANDATE STATED UNDER RESOLUTION NO. 5	AGAINST

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WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	KYG9593A1040	06-May-2022	TO ADOPT THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	KYG9593A1040	06-May-2022	TO RE-ELECT MR. STEPHEN TIN HOI NG, A RETIRING DIRECTOR, AS A DIRECTOR	FOR
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	KYG9593A1040	06-May-2022	TO RE-ELECT MS. YEN THEAN LENG, A RETIRING DIRECTOR, AS A DIRECTOR	FOR
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	KYG9593A1040	06-May-2022	TO RE-ELECT MR. HORACE WAI CHUNG LEE, A RETIRING DIRECTOR, AS A DIRECTOR	FOR
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	KYG9593A1040	06-May-2022	TO RE-ELECT MR. ALEXANDER SIU KEE AU, A RETIRING DIRECTOR, AS A DIRECTOR	FOR
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	KYG9593A1040	06-May-2022	TO RE-APPOINT KPMG AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	KYG9593A1040	06-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS FOR BUY-BACK OF SHARES BY THE COMPANY	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE CONNECTED TRANSACTIONS MANAGEMENT POLICY	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE EXTERNAL GUARANTEES POLICY	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED FOREIGN EXCHANGE HEDGING LIMIT	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE CHANGE IN IMPLEMENTATION ENTITY AND IMPLEMENTATION LOCATION OF THE SUZHOU PROJECT BY APPLYING A PORTION OF THE NET PROCEEDS FROM THE A SHARE LISTING ORIGINALLY ALLOCATED TO THE SUZHOU PROJECT TO THE NANTONG PROJECT	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED USE OF SURPLUS NET PROCEEDS FROM THE A SHARE LIST AND THE NON-PUBLIC ISSUANCE OF A SHARES TO PERMANENTLY REPLENISH WORKING CAPITAL OF THE COMPANY SUBSEQUENT TO COMPLETION OF THE TIANJIN PROJECT AND THE CHANGZHOU STA CENTRE PROJECT	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED INCREASE OF REGISTERED CAPITAL	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE FOR SHAREHOLDERS MEETINGS	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE FOR BOARD MEETINGS	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED GRANTING OF GENERAL MANDATE TO ISSUE A SHARES AND/OR H SHARES	AGAINST
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED GRANTING OF GENERAL MANDATES TO REPURCHASE A SHARES AND/OR H SHARES	FOR

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WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS FOR THE YEAR 2021	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED AUTHORIZATION FOR ISSUANCE OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE FOR THE YEAR 2021	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE FINANCIAL REPORT FOR THE YEAR 2021	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED 2021 PROFIT DISTRIBUTION PLAN	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED PROVISION OF EXTERNAL GUARANTEES FOR SUBSIDIARIES OF THE COMPANY	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	SUBJECT TO THE PASSING OF RESOLUTION NO. 15 BELOW, TO CONSIDER AND APPROVE THE PROPOSED ELECTION OF DR. MINZHANG CHEN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED RE-APPOINTMENT OF DELOITTE TOUCHE TOHMATSU (A SPECIAL GENERAL PARTNERSHIP) AND DELOITTE TOUCHE TOHMATSU RESPECTIVELY, AS PRC FINANCIAL REPORT AND INTERNAL CONTROL REPORT AUDITORS OF THE COMPANY AND AS OFFSHORE FINANCIAL REPORT AUDITORS OF THE COMPANY FOR THE YEAR 2022 AND TO AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE EXTERNAL INVESTMENT MANAGEMENT POLICY	FOR
WUXI APPTec CO., LTD.	CNE100003F19	06-May-2022	TO CONSIDER AND APPROVE THE PROPOSED GRANTING OF GENERAL MANDATES TO REPURCHASE A SHARES AND/OR H SHARES	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (11) OF THE BANK S BY-LAWS RELATED TO PREFERRED SHARES	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BOARD OF DIRECTORS REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (14) OF THE BANK S BY-LAWS RELATED TO MANAGEMENT OF THE COMPANY	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (15) OF THE BANK S BY-LAWS RELATED TO TERMINATION OF BOARD MEMBERSHIP	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (16) OF THE BANK S BY-LAWS RELATED TO POWERS OF THE BOARD	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (17) OF THE BANK S BY-LAWS RELATED TO EXECUTIVE COMMITTEE	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (19) OF THE BANK S BY-LAWS RELATED TO POWERS OF CHAIRMAN, VICE-CHAIRMAN AND SECRETARY OF THE BOARD	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (21) OF THE BANK S BY-LAWS RELATED TO POWERS OF THE MANAGING DIRECTOR	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (22) OF THE BANK S BY-LAWS RELATED TO COMPOSITION OF BACC	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (31) OF THE BANK S BY-LAWS RELATED TO CALLING FOR ASSEMBLIES MEETING	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (39) OF THE BANK S BY-LAWS RELATED TO AUDITOR APPOINTMENT	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (41) OF THE BANK S BY-LAWS RELATED TO AUDITOR REPORTS	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (43) OF THE BANK S BY-LAWS RELATED TO FINANCIAL DOCUMENTS	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BANK FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (44) OF THE BANK S BY-LAWS RELATED TO DIVIDEND DISTRIBUTION	FOR

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AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AUTHORIZING OF THE BOARD OF DIRECTORS TO DISTRIBUTE INTERIM CASH DIVIDEND ON BIENNIAL OR QUARTERLY BASIS FOR THE FINANCIAL YEAR 2022	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE BANK AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE FIRST, SECOND AND THIRD QUARTERS AND AUDIT ANNUAL FINANCIAL STATEMENTS OF THE FINANCIAL YEAR 2022 AND DETERMINE THEIR FEES	ABSTAIN
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE PAYMENT AN AMOUNT OF SAR (5,130,000) AS REMUNERATIONS AND COMPENSATIONS TO THE MEMBERS OF THE BOARD OF DIRECTORS AND ITS COMMITTEES FOR THE PERIOD FROM 01/01/2021 TO 31/12/2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE PAYMENT AN AMOUNT OF SAR (818,494) AS REMUNERATIONS AND COMPENSATIONS TO THE MEMBERS OF THE BOARD AUDIT COMMITTEE FOR THE PERIOD FROM 01/01/2021 TO 31/12/2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON AMENDING BOARD AUDIT AND COMPLIANCE COMMITTEE CHARTER	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON AMENDING BOARD NOMINATIONS AND COMPENSATIONS CHARTER	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS THE POWER OF LICENSE INCLUDED IN PARAGRAPH (1) OF ARTICLE (71) OF THE COMPANIES LAW, FOR ONE YEAR FROM THE DATE OF APPROVAL OF THE GENERAL ASSEMBLY MEETING OR UNTIL THE END OF THE BOARD OF DIRECTORS TERM WHICHEVER IS PROCEEDS, IN ACCORDANCE WITH THE CONDITIONS SET FORTH IN THE REGULATORY RULES AND PROCEDURES ISSUED PURSUANT TO THE COMPANIES LAW RELATING TO LISTED JOINT STOCK COMPANIES	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND AL RAJHI COMPANY FOR COOPERATIVE INSURANCE, IN WHICH THE CHAIRMAN OF THE BOARD OF DIRECTORS MR. ABDULLAH BIN SULAIMAN AL RAJHI HAS AN INDIRECT INTEREST, BEING THE CHAIRMAN OF THE COMPANY'S BOARD OF DIRECTORS, AND TO AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT OF BANKERS BLANKET BOND -BBB-, AT ARM S LENGTH BASIS, FOR A PERIOD OF ONE YEAR WITH A VALUE OF SAR (9,509,000) FOR 2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND AL RAJHI COMPANY FOR COOPERATIVE INSURANCE, IN WHICH THE CHAIRMAN OF THE BOARD OF DIRECTORS MR. ABDULLAH BIN SULAIMAN AL RAJHI HAS AN INDIRECT INTEREST, BEING THE CHAIRMAN OF THE COMPANY'S BOARD OF DIRECTORS, AND TO AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT OF DIRECTORS AND OFFICERS POLICY, AT ARM S LENGTH BASIS, FOR A PERIOD OF ONE YEAR WITH A VALUE OF SAR (3,182,000) FOR 2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND AL RAJHI COMPANY FOR COOPERATIVE INSURANCE, IN WHICH THE CHAIRMAN OF THE BOARD OF DIRECTORS MR. ABDULLAH BIN SULAIMAN AL RAJHI HAS AN INDIRECT INTEREST, BEING THE CHAIRMAN OF THE COMPANY'S BOARD OF DIRECTORS, AND TO AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT OF PROPERTIES ALL RISK POLICY, AT ARM S LENGTH BASIS, FOR A PERIOD OF ONE YEAR WITH A VALUE OF SAR (3,194,000) FOR 2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BANK EXTERNAL AUDITORS REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND AL RAJHI COMPANY FOR COOPERATIVE INSURANCE, IN WHICH THE CHAIRMAN OF THE BOARD OF DIRECTORS MR. ABDULLAH BIN SULAIMAN AL RAJHI HAS AN INDIRECT INTEREST, BEING THE CHAIRMAN OF THE COMPANY'S BOARD OF DIRECTORS, AND TO AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT OF MOTOR INSURANCE AGREEMENT, AT ARM S LENGTH BASIS, FOR A PERIOD OF ONE YEAR WITH A VALUE OF SAR (509,261,000) FOR 2021	FOR

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AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND AL RAJHI COMPANY FOR COOPERATIVE INSURANCE, IN WHICH THE CHAIRMAN OF THE BOARD OF DIRECTORS MR. ABDULLAH BIN SULAIMAN AL RAJHI HAS AN INDIRECT INTEREST, BEING THE CHAIRMAN OF THE COMPANY'S BOARD OF DIRECTORS, AND TO AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT OF GROUP CREDIT TAKAFUL POLICY - MORTGAGE INSURANCE, AT ARM S LENGTH BASIS, FOR A PERIOD OF ONE YEAR WITH A VALUE OF SAR (172,885,000) FOR 2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND AL RAJHI COMPANY FOR COOPERATIVE INSURANCE, IN WHICH THE CHAIRMAN OF THE BOARD OF DIRECTORS MR. ABDULLAH BIN SULAIMAN AL RAJHI HAS AN INDIRECT INTEREST, BEING THE CHAIRMAN OF THE COMPANY'S BOARD OF DIRECTORS, AND TO AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT OF FIRE AND ALLIED PERILS POLICY - MORTGAGE INSURANCE, AT ARM S LENGTH BASIS, FOR A PERIOD OF ONE YEAR WITH A VALUE OF SAR (11,149,000) FOR 2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BOARD RESOLUTION DATED 29/06/2021 REGARDING DISTRIBUTION OF DIVIDENDS TO SHAREHOLDERS FOR THE FIRST HALF OF THE FINANCIAL YEAR ENDED 31/12/2021 AT SAR (1.40) PER SHARE, REPRESENTING (14%) OF THE SHARE NOMINAL VALUE	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE BOARD RECOMMENDATION TO INCREASE THE BANK S CAPITAL BY GRANTING BONUS SHARES	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (3) OF THE BANK S BY-LAWS RELATED TO COMPANY OBJECTIVES	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (6) OF THE BANK S BY-LAWS RELATED TO O CAPITAL INCREASE, IF THE EXTRAORDINARY GENERAL ASSEMBLY APPROVED ITEM NO. (6)	FOR
AL RAJHI BANK	SA0007879113	08-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (10) OF THE BANK S BY-LAWS RELATED TO REGISTER OF SHAREHOLDERS	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Election of Director: JOHN A. ROUSH	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Ratification of the appointment of Ernst & Young LLP as Advanced Energy's independent registered public accounting firm for 2022	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Election of Director: GRANT H. BEARD	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Advisory approval on the compensation of our named executive officers	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Election of Director: FREDERICK A. BALL	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Election of Director: ANNE T. DELSANTO	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Election of Director: TINA M. DONIKOWSKI	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Election of Director: RONALD C. FOSTER	FOR

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ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Election of Director: EDWARD C. GRADY	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Election of Director: STEPHEN D. KELLEY	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Election of Director: LANESHA T. MINNIX	FOR
ADVANCED ENERGY INDUSTRIES, INC.	US0079731008	09-May-2022	Election of Director: DAVID W. REED	FOR
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Election of Director: Shlomo Yanai	FOR
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Advisory vote to approve executive compensation.	FOR
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Election of Director: Emily Peterson Alva	AGAINST
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Ratification of the appointment of Ernst & Young LLP as independent registered public accounting firm for fiscal 2022.	FOR
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Election of Director: J. Kevin Buchi	FOR
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Election of Director: Jeff George	FOR
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Election of Director: John Kiely	AGAINST
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Election of Director: Paul Meister	AGAINST
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Election of Director: Ted Nark	FOR
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Election of Director: Chintu Patel	FOR
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Election of Director: Chirag Patel	FOR
AMNEAL PHARMACEUTICALS, INC.	US03168L1052	09-May-2022	Election of Director: Gautam Patel	AGAINST
AVIVA PLC	GB0002162385	09-May-2022	TO RE-ELECT PATRICK FLYNN	FOR
AVIVA PLC	GB0002162385	09-May-2022	ANNUAL REPORT AND ACCOUNTS	FOR
AVIVA PLC	GB0002162385	09-May-2022	TO RE-ELECT MOHIT JOSHI	FOR
AVIVA PLC	GB0002162385	09-May-2022	TO RE-ELECT PIPPA LAMBERT	FOR
AVIVA PLC	GB0002162385	09-May-2022	TO RE-ELECT JIM MCCONVILLE	FOR
AVIVA PLC	GB0002162385	09-May-2022	TO RE-ELECT MICHAEL MIRE	FOR

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AVIVA PLC	GB0002162385	09-May-2022	TO REAPPOINT, AS AUDITOR, PRICEWATERHOUSECOOPERS	FOR
AVIVA PLC	GB0002162385	09-May-2022	AUDITOR'S REMUNERATION	FOR
AVIVA PLC	GB0002162385	09-May-2022	POLITICAL DONATIONS	FOR
AVIVA PLC	GB0002162385	09-May-2022	AUTHORITY TO ALLOT ORDINARY SHARES	FOR
AVIVA PLC	GB0002162385	09-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
AVIVA PLC	GB0002162385	09-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS - SPECIFIED CAPITAL PROJECTS	FOR
AVIVA PLC	GB0002162385	09-May-2022	AUTHORITY TO ALLOT SHARES -SOLVENCY II INSTRUMENTS	FOR
AVIVA PLC	GB0002162385	09-May-2022	DIRECTORS' REMUNERATION REPORT	FOR
AVIVA PLC	GB0002162385	09-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS - SOLVENCY II INSTRUMENTS	FOR
AVIVA PLC	GB0002162385	09-May-2022	AUTHORITY TO PURCHASE ORDINARY SHARES	FOR
AVIVA PLC	GB0002162385	09-May-2022	AUTHORITY TO PURCHASE 8 3/4% PREFERENCE SHARES	FOR
AVIVA PLC	GB0002162385	09-May-2022	AUTHORITY TO PURCHASE 8 3/8% PREFERENCE SHARES	FOR
AVIVA PLC	GB0002162385	09-May-2022	14 DAYS' NOTICE FOR GENERAL MEETINGS	AGAINST
AVIVA PLC	GB0002162385	09-May-2022	CLIMATE-RELATED FINANCIAL DISCLOSURE	FOR
AVIVA PLC	GB0002162385	09-May-2022	FINAL DIVIDEND	FOR
AVIVA PLC	GB0002162385	09-May-2022	TO ELECT ANDREA BLANCE	FOR
AVIVA PLC	GB0002162385	09-May-2022	TO ELECT SHONAIJ JEMMETT-PAGE	FOR
AVIVA PLC	GB0002162385	09-May-2022	TO ELECT MARTIN STROBEL	FOR
AVIVA PLC	GB0002162385	09-May-2022	TO RE-ELECT AMANDA BLANC	FOR
AVIVA PLC	GB0002162385	09-May-2022	TO RE-ELECT GEORGE CULMER	FOR
AVIVA PLC	GB0002162385	09-May-2022	ADOPTION OF NEW ARTICLE OF ASSOCIATION'	FOR
AVIVA PLC	GB0002162385	09-May-2022	ISSUE OF B SHARES'	FOR
AVIVA PLC	GB0002162385	09-May-2022	SHARE CONSOLIDATION	FOR
AVIVA PLC	GB0002162385	09-May-2022	AUTHORITY TO ALLOT NEW ORDINARY SHARES	FOR
AVIVA PLC	GB0002162385	09-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
AVIVA PLC	GB0002162385	09-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS - SPECIFIED CAPITAL PROJECTS'	FOR
AVIVA PLC	GB0002162385	09-May-2022	AUTHORITY TO ALLOT NEW ORDINARY SHARES - SII INSTRUMENTS	FOR
AVIVA PLC	GB0002162385	09-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS - SII INSTRUMENTS'	FOR
AVIVA PLC	GB0002162385	09-May-2022	AUTHORITY TO PURCHASE NEW ORDINARY SHARES'	FOR
BOARDWALK REAL ESTATE INVESTMENT TRUST	CA0966311064	09-May-2022	To fix the number of trustees to be elected at the Meeting at not more than seven (7).	FOR

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BOARDWALK REAL ESTATE INVESTMENT TRUST	CA0966311064	09-May-2022	DIRECTOR	FOR
BOARDWALK REAL ESTATE INVESTMENT TRUST	CA0966311064	09-May-2022	DIRECTOR	FOR
BOARDWALK REAL ESTATE INVESTMENT TRUST	CA0966311064	09-May-2022	DIRECTOR	FOR
BOARDWALK REAL ESTATE INVESTMENT TRUST	CA0966311064	09-May-2022	DIRECTOR	FOR
BOARDWALK REAL ESTATE INVESTMENT TRUST	CA0966311064	09-May-2022	DIRECTOR	FOR
BOARDWALK REAL ESTATE INVESTMENT TRUST	CA0966311064	09-May-2022	DIRECTOR	FOR
BOARDWALK REAL ESTATE INVESTMENT TRUST	CA0966311064	09-May-2022	DIRECTOR	FOR
BOARDWALK REAL ESTATE INVESTMENT TRUST	CA0966311064	09-May-2022	To appoint Deloitte LLP, Chartered Professional Accountants, as auditors of the Trust for the ensuing year and to authorize the trustees of the Trust to fix the remuneration of such auditors.	FOR
BOARDWALK REAL ESTATE INVESTMENT TRUST	CA0966311064	09-May-2022	To consider and, if thought appropriate, to approve a non-binding advisory resolution to accept the Trust's approach to executive compensation disclosed in the "Compensation Discussion & Analysis" section of the Circular.	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: Charles O. Schiff	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: Douglas S. Skidmore	AGAINST
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: Thomas J. Aaron	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: John F. Steele, Jr.	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: Larry R. Webb	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	A nonbinding proposal to approve compensation for the company's named executive officers.	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Ratification of the selection of Deloitte & Touche LLP as the company's independent registered public accounting firm for 2022.	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: William F. Bahl	AGAINST
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: Nancy C. Benacci	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: Linda W. Clement-Holmes	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: Dirk J. Debbink	FOR

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CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: Steven J. Johnston	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: Jill P. Meyer	FOR
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: David P. Osborn	AGAINST
CINCINNATI FINANCIAL CORPORATION	US1720621010	09-May-2022	Election of Director: Gretchen W. Schar	AGAINST
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Anton V. Vincent	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Ray G. Young	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Christopher M. Connor	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Ratification of Deloitte & Touche LLP as the Company's Independent Auditor for 2022	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	A Non-Binding Resolution to Approve the Compensation of the Company's Named Executive Officers	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Shareowner Proposal Concerning an Independent Board Chair	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Shareowner Proposal Concerning a Report on Environmental Expenditures	AGAINST
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Ahmet C. Dorduncu	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Ilene S. Gordon	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Anders Gustafsson	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Jacqueline C. Hinman	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Clinton A. Lewis, Jr.	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Donald G. (DG) Macpherson	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Kathryn D. Sullivan	FOR
INTERNATIONAL PAPER COMPANY	US4601461035	09-May-2022	Election of Director (one-year term): Mark S. Sutton	FOR

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JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	CNE100001TH8	09-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	CNE100001TH8	09-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	CNE100001TH8	09-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	CNE100001TH8	09-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY5.90000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	CNE100001TH8	09-May-2022	2021 ANNUAL ACCOUNTS AND 2022 FINANCIAL BUDGET REPORT	FOR
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	CNE100001TH8	09-May-2022	REAPPOINTMENT OF 2022 AUDIT FIRM	FOR
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	CNE100001TH8	09-May-2022	INVESTMENT IN IMPLEMENTATION OF A PROJECT	FOR
KINNEVIK AB	SE0015810247	09-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE DISCHARGE OF JAMES ANDERSON	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE DISCHARGE OF SUSANNA CAMPBELL	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE DISCHARGE OF BRIAN MCBRIDE	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE DISCHARGE OF HARALD MIX	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE DISCHARGE OF CECILIA QVIST	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE DISCHARGE OF CHARLOTTE STROMBERG	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE DISCHARGE OF DAME AMELIA FAWCETT	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE DISCHARGE OF WILHELM KINGSPORT	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE DISCHARGE OF HENDRIK POULSEN	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE DISCHARGE OF GEORGI GANEV	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE REMUNERATION REPORT	FOR
KINNEVIK AB	SE0015810247	09-May-2022	DETERMINE NUMBER OF MEMBERS (5) AND DEPUTY MEMBERS OF BOARD	FOR

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KINNEVIK AB	SE0015810247	09-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 2.5 MILLION FOR CHAIR AND SEK 715,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
KINNEVIK AB	SE0015810247	09-May-2022	REELECT JAMES ANDERSON AS DIRECTOR	FOR
KINNEVIK AB	SE0015810247	09-May-2022	REELECT SUSANNA CAMPBELL AS DIRECTOR	FOR
KINNEVIK AB	SE0015810247	09-May-2022	REELECT HARALD MIX AS DIRECTOR	FOR
KINNEVIK AB	SE0015810247	09-May-2022	REELECT CECILIA QVIST AS DIRECTOR	FOR
KINNEVIK AB	SE0015810247	09-May-2022	REELECT CHARLOTTE STOMBERG AS DIRECTOR	FOR
KINNEVIK AB	SE0015810247	09-May-2022	REELECT JAMES ANDERSON AS BOARD CHAIR	FOR
KINNEVIK AB	SE0015810247	09-May-2022	RATIFY KPMG AB AS AUDITORS	FOR
KINNEVIK AB	SE0015810247	09-May-2022	REELECT ANDERS OSCARSSON (CHAIR), HUGO STENBECK, LAWRENCE BURNS AND MARIE KLINGSPOR AS MEMBERS OF NOMINATING COMMITTEE	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE PERFORMANCE BASED SHARE PLAN LTIP 2022	FOR
KINNEVIK AB	SE0015810247	09-May-2022	AMEND ARTICLES RE: EQUITY-RELATED	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE EQUITY PLAN FINANCING THROUGH ISSUANCE OF SHARES	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE EQUITY PLAN FINANCING THROUGH REPURCHASE OF SHARES	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE TRANSFER OF SHARES IN CONNECTION WITH INCENTIVE PLAN	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE TRANSFER OF SHARES IN CONNECTION WITH INCENTIVE PLAN	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE TRANSFER OF SHARES IN CONNECTION WITH PREVIOUS INCENTIVE PLAN	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE EQUITY PLAN FINANCING	FOR
KINNEVIK AB	SE0015810247	09-May-2022	APPROVE EQUITY PLAN FINANCING	FOR
KINNEVIK AB	SE0015810247	09-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPROVE CASH DIVIDEND DISTRIBUTION FROM 2023 AGM	AGAINST
KINNEVIK AB	SE0015810247	09-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMEND ARTICLES RE: ABOLISH VOTING POWER DIFFERENCES	AGAINST
KINNEVIK AB	SE0015810247	09-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: REQUEST BOARD TO PROPOSE TO THE SWEDISH GOVERNMENT LEGISLATION ON THE ABOLITION OF VOTING POWER DIFFERENCES IN SWEDISH LIMITED LIABILITY COMPANIES	AGAINST
KINNEVIK AB	SE0015810247	09-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: INSTRUCT BOARD TO PRESENT PROPOSAL TO REPRESENT SMALL AND MIDDLE-SIZED SHAREHOLDERS IN BOARD AND NOMINATING COMMITTEE	AGAINST
KINNEVIK AB	SE0015810247	09-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: INSTRUCT BOARD TO INVESTIGATE THE CONDITIONS FOR THE INTRODUCTION OF PERFORMANCE-BASED REMUNERATION FOR MEMBERS OF THE BOARD	AGAINST
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Donald J. Long, Jr	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Dustin J. McClone	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Marcia M. Anderson	FOR

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NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Susan L. Merkatoris	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Oliver Pierce Smith	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Paul D. Tobias	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Robert J. Weyers	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Ratification of the selection of BKD, LLP as the independent registered public accounting firm for the Company for the year ending December 31, 2022.	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Advisory vote to approve Nicolet's named executive officer compensation.	AGAINST
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Robert B. Atwell	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Héctor Colón	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Michael E. Daniels	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Lynn D. Davis, Ph.D.	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: John N. Dykema	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Christopher J. Ghidorzi	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Andrew F. Hetzel, Jr.	FOR
NICOLET BANKSHARES, INC.	US65406E1029	09-May-2022	Election of Director: Ann K. Lawson	FOR
PPG INDUSTRIES, INC.	US6935061076	09-May-2022	ELECTION OF DIRECTOR FOR THE TERM ENDING 2025: GARY R. HEMINGER	FOR
PPG INDUSTRIES, INC.	US6935061076	09-May-2022	ELECTION OF DIRECTOR FOR THE TERM ENDING 2025: KATHLEEN A. LIGOCKI	FOR
PPG INDUSTRIES, INC.	US6935061076	09-May-2022	ELECTION OF DIRECTOR FOR THE TERM ENDING 2025: MICHAEL H. MCGARRY	FOR
PPG INDUSTRIES, INC.	US6935061076	09-May-2022	ELECTION OF DIRECTOR FOR THE TERM ENDING 2025: MICHAEL T. NALLY	FOR
PPG INDUSTRIES, INC.	US6935061076	09-May-2022	APPROVE THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS ON AN ADVISORY BASIS	FOR
PPG INDUSTRIES, INC.	US6935061076	09-May-2022	PROPOSAL TO APPROVE AN AMENDMENT OF THE COMPANY'S ARTICLES OF INCORPORATION TO PROVIDE FOR THE ANNUAL ELECTION OF DIRECTORS	FOR
PPG INDUSTRIES, INC.	US6935061076	09-May-2022	PROPOSAL TO APPROVE AMENDMENTS TO THE COMPANY'S ARTICLES OF INCORPORATION AND BYLAWS TO REPLACE THE SUPERMAJORITY VOTING REQUIREMENTS	FOR
PPG INDUSTRIES, INC.	US6935061076	09-May-2022	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2022	FOR
PPG INDUSTRIES, INC.	US6935061076	09-May-2022	SHAREHOLDER PROPOSAL ON SETTING TARGET AMOUNTS OF CEO COMPENSATION, IF PROPERLY PRESENTED	ABSTAIN
TACTILE SYSTEMS TECHNOLOGY, INC.	US87357P1003	09-May-2022	DIRECTOR	FOR
TACTILE SYSTEMS TECHNOLOGY, INC.	US87357P1003	09-May-2022	DIRECTOR	FOR
TACTILE SYSTEMS TECHNOLOGY, INC.	US87357P1003	09-May-2022	DIRECTOR	FOR

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TACTILE SYSTEMS TECHNOLOGY, INC.	US87357P1003	09-May-2022	DIRECTOR	FOR
TACTILE SYSTEMS TECHNOLOGY, INC.	US87357P1003	09-May-2022	DIRECTOR	FOR
TACTILE SYSTEMS TECHNOLOGY, INC.	US87357P1003	09-May-2022	DIRECTOR	FOR
TACTILE SYSTEMS TECHNOLOGY, INC.	US87357P1003	09-May-2022	DIRECTOR	FOR
TACTILE SYSTEMS TECHNOLOGY, INC.	US87357P1003	09-May-2022	Ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
TACTILE SYSTEMS TECHNOLOGY, INC.	US87357P1003	09-May-2022	Approve, on an advisory basis, the 2021 compensation of our named executive officers.	FOR
TRINITY INDUSTRIES, INC.	US8965221091	09-May-2022	DIRECTOR	FOR
TRINITY INDUSTRIES, INC.	US8965221091	09-May-2022	DIRECTOR	FOR
TRINITY INDUSTRIES, INC.	US8965221091	09-May-2022	DIRECTOR	FOR
TRINITY INDUSTRIES, INC.	US8965221091	09-May-2022	DIRECTOR	FOR
TRINITY INDUSTRIES, INC.	US8965221091	09-May-2022	DIRECTOR	FOR
TRINITY INDUSTRIES, INC.	US8965221091	09-May-2022	DIRECTOR	FOR
TRINITY INDUSTRIES, INC.	US8965221091	09-May-2022	DIRECTOR	FOR
TRINITY INDUSTRIES, INC.	US8965221091	09-May-2022	DIRECTOR	FOR
TRINITY INDUSTRIES, INC.	US8965221091	09-May-2022	Advisory vote to approve named executive officer compensation.	FOR
TRINITY INDUSTRIES, INC.	US8965221091	09-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: David Trujillo	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: Alexander Wynaendts	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: Ronald Sugar	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Advisory vote to approve 2021 named executive officer compensation.	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Stockholder proposal to prepare an annual report on lobbying activities.	AGAINST
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: Revathi Advaiti	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: Ursula Burns	AGAINST
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: Robert Eckert	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: Amanda Ginsberg	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: Dara Khosrowshahi	FOR

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UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: Wan Ling Martello	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: Yasir Al-Rumayyan	FOR
UBER TECHNOLOGIES, INC.	US90353T1007	09-May-2022	Election of Director: John Thain	FOR
USANA HEALTH SCIENCES, INC.	US90328M1071	09-May-2022	DIRECTOR	FOR
USANA HEALTH SCIENCES, INC.	US90328M1071	09-May-2022	DIRECTOR	FOR
USANA HEALTH SCIENCES, INC.	US90328M1071	09-May-2022	DIRECTOR	FOR
USANA HEALTH SCIENCES, INC.	US90328M1071	09-May-2022	DIRECTOR	FOR
USANA HEALTH SCIENCES, INC.	US90328M1071	09-May-2022	DIRECTOR	FOR
USANA HEALTH SCIENCES, INC.	US90328M1071	09-May-2022	DIRECTOR	FOR
USANA HEALTH SCIENCES, INC.	US90328M1071	09-May-2022	DIRECTOR	FOR
USANA HEALTH SCIENCES, INC.	US90328M1071	09-May-2022	DIRECTOR	FOR
USANA HEALTH SCIENCES, INC.	US90328M1071	09-May-2022	Ratify the selection of KPMG LLP as our independent registered public accounting firm for the Fiscal Year 2022.	FOR
USANA HEALTH SCIENCES, INC.	US90328M1071	09-May-2022	Approve on an advisory basis the Company's executive compensation, commonly referred to as a "Say on Pay" proposal.	FOR
3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: Gregory R. Page	AGAINST
3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: Michael F. Roman	FOR
3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: Thomas "Tony" K. Brown	FOR
3M COMPANY	US88579Y1010	10-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as 3M's independent registered public accounting firm.	FOR
3M COMPANY	US88579Y1010	10-May-2022	Advisory approval of executive compensation.	FOR
3M COMPANY	US88579Y1010	10-May-2022	Shareholder proposal on publishing a report on environmental costs.	AGAINST
3M COMPANY	US88579Y1010	10-May-2022	Shareholder proposal on China audit.	AGAINST
3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: Pamela J. Craig	FOR
3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: David B. Dillon	FOR
3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: Michael L. Eskew	FOR
3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: James R. Fitterling	FOR
3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: Amy E. Hood	FOR
3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: Muhtar Kent	FOR
3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: Suzan Kereere	FOR

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3M COMPANY	US88579Y1010	10-May-2022	Election of Director for a one year term: Dambisa F. Moyo	FOR
ARGENX SE	NL0010832176	10-May-2022	APPROVE ALLOCATION OF LOSSES TO THE RETAINED EARNINGS OF THE COMPANY	FOR
ARGENX SE	NL0010832176	10-May-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
ARGENX SE	NL0010832176	10-May-2022	REELECT TIM VAN HAUWERMEIREN AS EXECUTIVE DIRECTOR	FOR
ARGENX SE	NL0010832176	10-May-2022	REELECT PETER K.M. VERHAEGHE AS NON-EXECUTIVE DIRECTOR	AGAINST
ARGENX SE	NL0010832176	10-May-2022	REELECT JAMES MICHAEL DALY AS NON-EXECUTIVE DIRECTOR	AGAINST
ARGENX SE	NL0010832176	10-May-2022	REELECT WERNER LANTHALER AS NON-EXECUTIVE DIRECTOR	FOR
ARGENX SE	NL0010832176	10-May-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL AND EXCLUDE PRE-EMPTIVE RIGHTS	FOR
ARGENX SE	NL0010832176	10-May-2022	AMEND ARTICLES OF ASSOCIATION	FOR
ARGENX SE	NL0010832176	10-May-2022	RATIFY DELOITTE ACCOUNTANTS B.V. AS AUDITORS	FOR
ARGENX SE	NL0010832176	10-May-2022	APPROVE REMUNERATION REPORT	AGAINST
ARGENX SE	NL0010832176	10-May-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Election of Director: Norman L. Rosenthal	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Approval of the Arthur J. Gallagher & Co. 2022 Long-Term Incentive Plan, Including Approval of 13,500,000 Shares Authorized for Issuance Thereunder.	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Election of Director: Sherry S. Barrat	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Ratification of the Appointment of Ernst & Young LLP as our Independent Auditor for the fiscal year ending December 31, 2022.	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Approval, on an Advisory Basis, of the Compensation of our Named Executive Officers.	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Election of Director: William L. Bax	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Election of Director: Teresa H. Clarke	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Election of Director: D. John Coldman	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Election of Director: J. Patrick Gallagher, Jr.	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Election of Director: David S. Johnson	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Election of Director: Kay W. McCurdy	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Election of Director: Christopher C. Miskel	FOR
ARTHUR J. GALLAGHER & CO.	US3635761097	10-May-2022	Election of Director: Ralph J. Nicoletti	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO AMEND THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO ADOPT THE AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO RE-ELECT MISS ORASA LIVASIRI AS DIRECTOR	FOR

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ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO RE-ELECT MR. WONG HON YEE AS DIRECTOR	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO RE-ELECT MR. TANG KOON HUNG, ERIC AS DIRECTOR	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO RE-ELECT MR. PAULUS ANTONIUS HENRICUS VERHAGEN AS DIRECTOR	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS REMUNERATION	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND OF THE INDEPENDENT AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO DECLARE A FINAL DIVIDEND OF HKD2.60 PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS THE AUDITORS AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES UP TO A MAXIMUM OF 5% OF THE ISSUED CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THE RESOLUTION	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES UP TO A MAXIMUM OF 5% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THE RESOLUTION	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES OF THE COMPANY BY ADDING THERETO THE SHARES BOUGHT BACK BY THE COMPANY	FOR
ASM PACIFIC TECHNOLOGY LTD	KYG0535Q1331	10-May-2022	TO APPROVE THE CHANGE OF THE NAME OF THE COMPANY FROM ASM PACIFIC TECHNOLOGY LIMITED TO ASMPT LIMITED	FOR
ATLAS ARTERIA	AU0000013559	10-May-2022	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
ATLAS ARTERIA	AU0000013559	10-May-2022	RE-ELECTION OF DIRECTOR - JEFFREY CONYERS	FOR
ATLAS ARTERIA	AU0000013559	10-May-2022	RE-ELECTION OF DIRECTOR - CAROLINE FOULGER	FOR
ATLAS ARTERIA	AU0000013559	10-May-2022	RE-ELECTION OF DIRECTOR - DAVID BARTHOLOMEW	FOR
ATLAS ARTERIA	AU0000013559	10-May-2022	RE-ELECTION OF DIRECTOR - JEAN-GEORGES MALCOR	FOR
ATLAS ARTERIA	AU0000013559	10-May-2022	ADOPTION OF REMUNERATION REPORT	ABSTAIN
ATLAS ARTERIA	AU0000013559	10-May-2022	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO GRAEME BEVANS UNDER ATLAS ARTERIA'S LONG TERM INCENTIVE PLAN	ABSTAIN
ATLAS ARTERIA	AU0000013559	10-May-2022	APPROVAL OF GRANT OF RESTRICTED SECURITIES TO GRAEME BEVANS UNDER ATLAS ARTERIA'S SHORT TERM INCENTIVE PLAN	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Martin Lundstedt	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Ted Senko	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Mikael Bratt	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Advisory Vote on Autoliv, Inc.'s 2021 Executive Compensation.	FOR

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AUTOLIV, INC.	US0528001094	10-May-2022	Ratification of Ernst & Young AB as independent registered public accounting firm of the company for the fiscal year ending December 31, 2022.	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Laurie Brlas	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Jan Carlson	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Hasse Johansson	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Leif Johansson	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Franz-Josef Kortüm	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Frédéric Lissalde	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Min Liu	FOR
AUTOLIV, INC.	US0528001094	10-May-2022	Election of Director: Xiaozhi Liu	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	ABSTAIN
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	DIRECTOR	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	Proposal to ratify independent public accounting firm.	FOR
AXCELIS TECHNOLOGIES, INC.	US0545402085	10-May-2022	Say on Pay - An advisory vote on the approval of executive compensation.	FOR
BETSSON AB	SE0015672282	10-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE DISCHARGE OF BOARD MEMBER FREDRIK CARLSSON	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE DISCHARGE OF BOARD MEMBER PETER HAMBERG	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE DISCHARGE OF BOARD MEMBER EVA LEACH	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE DISCHARGE OF BOARD MEMBER PONTUS LINDWALL	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE DISCHARGE OF CEO PONTUS LINDWALL	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE DISCHARGE OF BOARD MEMBER JOHAN LUNDBERG	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE DISCHARGE OF BOARD MEMBER ANDREW MCCUE	FOR

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BETSSON AB	SE0015672282	10-May-2022	APPROVE DISCHARGE OF BOARD MEMBER JAN NORD	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE DISCHARGE OF BOARD MEMBER PATRICK SVENSK	FOR
BETSSON AB	SE0015672282	10-May-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 940,000 TO CHAIRMAN AND SEK 470,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
BETSSON AB	SE0015672282	10-May-2022	ELECT EVA DE FALCK AS NEW DIRECTOR	FOR
BETSSON AB	SE0015672282	10-May-2022	REELECT PETER HAMBERG AS DIRECTOR	FOR
BETSSON AB	SE0015672282	10-May-2022	REELECT EVA LEACH AS DIRECTOR	FOR
BETSSON AB	SE0015672282	10-May-2022	REELECT PONTUS LINDWALL AS DIRECTOR	FOR
BETSSON AB	SE0015672282	10-May-2022	REELECT JOHAN LUNDBERG AS DIRECTOR	AGAINST
BETSSON AB	SE0015672282	10-May-2022	ELECT LOUISE NYLEN AS NEW DIRECTOR	FOR
BETSSON AB	SE0015672282	10-May-2022	ELECT TRISTAN SJOBERG AS NEW DIRECTOR	FOR
BETSSON AB	SE0015672282	10-May-2022	REELECT JOHAN LUNDBERG AS BOARD CHAIR	AGAINST
BETSSON AB	SE0015672282	10-May-2022	RATIFY PRICEWATERHOUSECOOPERS AB AS AUDITORS	FOR
BETSSON AB	SE0015672282	10-May-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE REMUNERATION REPORT	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE INCENTIVE PROGRAM BASED ON TRANSFERABLE CALL OPTIONS MAINLY FOR EMPLOYEES IN SWEDEN	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE STOCK OPTION PLAN FOR KEY EMPLOYEES	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE 2:1 STOCK SPLIT; APPROVE SEK 4.7 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION; APPROVE CAPITALIZATION OF RESERVES OF SEK 4.7 MILLION FOR A BONUS ISSUE	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE 2:1 STOCK SPLIT; APPROVE SEK 4.7 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION; APPROVE CAPITALIZATION OF RESERVES OF SEK 4.7 MILLION FOR A BONUS ISSUE - (SECOND OCCASION)	FOR
BETSSON AB	SE0015672282	10-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
BETSSON AB	SE0015672282	10-May-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
BETSSON AB	SE0015672282	10-May-2022	AMEND ARTICLES RE: COMPANY NAME; EQUITY RELATED; BOARD RELATED; POSTAL VOTING	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 4.30 PER SHARE	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF TOBIAS AUCHLI	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF ANDREA GISLE JOOSEN	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF BENGT HAMMAR	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF MICHAEL M.F. KAUFMANN	FOR

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BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF KRISTINA SCHAUMAN	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF VICTORIA VAN CAMP	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF JAN ASTROM	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF JAN SVENSSON	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF PER BERTILSSON	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF NICKLAS JOHANSSON	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF BO KNOOS	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF ULRIKA GUSTAFSSON	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF GUNNEVI LEHTINEN JOHANSSON	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE DISCHARGE OF CHRISTOPH MICHALSKI	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE REMUNERATION REPORT	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.65 MILLION FOR CHAIR AND SEK 560,000 FOR OTHER DIRECTORS	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	REELECT ANDREA GISLE JOOSEN AS DIRECTOR	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	REELECT BENGT HAMMAR AS DIRECTOR	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	REELECT JAN SVENSSON AS DIRECTOR	AGAINST
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	REELECT VICTORIA VAN CAMP AS DIRECTOR	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	REELECT JAN ASTROM AS DIRECTOR	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	ELECT FLORIAN HEISER AS NEW DIRECTOR	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	ELECT MAGNUS NICOLIN AS NEW DIRECTOR	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	ELECT JAN SVENSSON AS BOARD CHAIR	AGAINST
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	RATIFY KPMG AS AUDITORS	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE PERFORMANCE SHARE PLAN LTIP 2022	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE EQUITY PLAN FINANCING	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	CHANGE COMPANY NAME TO BILLERUD AKTIEBOLAG	FOR
BILLERUDKORSNAS AB	SE0000862997	10-May-2022	APPROVE ISSUANCE OF SHARES IN CONNECTION WITH ACQUISITION OF VERSO CORPORATION	FOR
CAMECO CORPORATION	CA13321L1085	10-May-2022	DIRECTOR	FOR

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CAMECO CORPORATION	CA13321L1085	10-May-2022	DIRECTOR	FOR
CAMECO CORPORATION	CA13321L1085	10-May-2022	DIRECTOR	FOR
CAMECO CORPORATION	CA13321L1085	10-May-2022	DIRECTOR	FOR
CAMECO CORPORATION	CA13321L1085	10-May-2022	DIRECTOR	FOR
CAMECO CORPORATION	CA13321L1085	10-May-2022	DIRECTOR	FOR
CAMECO CORPORATION	CA13321L1085	10-May-2022	DIRECTOR	FOR
CAMECO CORPORATION	CA13321L1085	10-May-2022	DIRECTOR	FOR
CAMECO CORPORATION	CA13321L1085	10-May-2022	Appoint the auditors (see page 6 of the management proxy circular) Appoint KPMG LLP as auditors.	FOR
CAMECO CORPORATION	CA13321L1085	10-May-2022	Have a say on our approach to executive compensation (see page 7 of the management proxy circular) As this is an advisory vote, the results will not be binding on the board. Be it resolved that, on an advisory basis and not to diminish the role and responsibilities of the board of directors for executive compensation, the shareholders accept the approach to executive compensation disclosed in Cameco's management proxy circular delivered in advance of the 2022 annual meeting of shareholders.	FOR
CAMECO CORPORATION	CA13321L1085	10-May-2022	Declare your residency You declare that the shares represented by this voting instruction form are held, beneficially owned or controlled, either directly or indirectly, by a resident of Canada as defined below. If the shares are held in the names of two or more people, you declare that all of these people are residents of Canada. NOTE: "For" = Yes, "Abstain" = No, "Against" will be treated as not marked	ABSTAIN
CAPITA PLC	GB00B23K0M20	10-May-2022	TO AUTHORISE THE COMPANY TO RE-PURCHASE SHARES	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO RECEIVE AND ADOPT THE COMPANY'S FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	AGAINST
CAPITA PLC	GB00B23K0M20	10-May-2022	TO RE-ELECT JONATHAN LEWIS AS A DIRECTOR	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO ELECT TIM WELLER AS A DIRECTOR	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO RE-ELECT DAVID LOWDEN AS A DIRECTOR	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO RE-ELECT MATTHEW LESTER AS A DIRECTOR	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO RE-ELECT GEORGINA HARVEY AS A DIRECTOR	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO RE-ELECT JOHN CRESWELL AS A DIRECTOR	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO ELECT NNEKA ABULOKWE AS A DIRECTOR	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO RE-ELECT NEELAM DHAWAN AS A DIRECTOR	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO RE-ELECT LYNDISAY BROWNE AS A DIRECTOR	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO RE-ELECT JOSEPH MURPHY AS A DIRECTOR	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO RE-APPOINT KPMG LLP AS AUDITOR	FOR

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CAPITA PLC	GB00B23K0M20	10-May-2022	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO FIX THE AUDITOR'S REMUNERATION	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION	FOR
CAPITA PLC	GB00B23K0M20	10-May-2022	THAT ANY GENERAL MEETING OF THE COMPANY THAT IS NOT AN ANNUAL GENERAL MEETING MAY BE CALLED BY NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	RE-ELECT MARK BANKES AS DIRECTOR	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	RE-ELECT IBRAHIM FAWZY AS DIRECTOR	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	RE-ELECT MARNA CLOETE AS DIRECTOR	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	RE-ELECT CATHARINE FARROW AS DIRECTOR	AGAINST
CENTAMIN PLC	JE00B5TT1872	10-May-2022	RE-ELECT HENDRIK FAUL AS DIRECTOR	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	APPROVE FINAL DIVIDEND	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	APPROVE REMUNERATION REPORT	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	APPROVE REMUNERATION POLICY	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	APPROVE CENTAMIN INCENTIVE PLAN	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	RE-ELECT JAMES RUTHERFORD AS DIRECTOR	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	RE-ELECT MARTIN HORGAN AS DIRECTOR	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	RE-ELECT ROSS JERRARD AS DIRECTOR	FOR
CENTAMIN PLC	JE00B5TT1872	10-May-2022	RE-ELECT SALLY EYRE AS DIRECTOR	FOR
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Election of Director: Virginia M. Wilson	FOR
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Advisory approval of 2021 Executive Compensation	FOR
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Election of Director: James C. Foster	FOR

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CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Ratification of PricewaterhouseCoopers LLC as independent registered accounting public firm for 2022	FOR
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Election of Director: Nancy C. Andrews	FOR
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Election of Director: Robert Bertolini	FOR
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Election of Director: Deborah T. Kochevar	FOR
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Election of Director: George Llado, Sr.	FOR
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Election of Director: Martin W. MacKay	AGAINST
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Election of Director: George E. Massaro	FOR
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Election of Director: C. Richard Reese	FOR
CHARLES RIVER LABORATORIES INTL., INC.	US1598641074	10-May-2022	Election of Director: Richard F. Wallman	FOR
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	FOR
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	FOR
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	FOR
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	FOR
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	ABSTAIN
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	FOR
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	FOR
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	ABSTAIN
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	ABSTAIN
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	ABSTAIN
COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	DIRECTOR	FOR

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COCA-COLA CONSOLIDATED, INC.	US1910981026	10-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP to serve as Coke Consolidated's independent registered public accounting firm for fiscal 2022.	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Ratification of the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for 2022.	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Approval of an amendment to the Certificate of Incorporation of Coeur Mining, Inc. to increase the number of authorized shares of common stock from 300,000,000 to 600,000,000.	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Election of Director: Linda L. Adamany	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Advisory resolution to approve executive compensation.	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Election of Director: Sebastian Edwards	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Election of Director: Randolph E. Gress	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Election of Director: Mitchell J. Krebs	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Election of Director: Eduardo Luna	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Election of Director: Jessica L. McDonald	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Election of Director: Robert E. Mellor	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Election of Director: John H. Robinson	FOR
COEUR MINING, INC.	US1921085049	10-May-2022	Election of Director: J. Kenneth Thompson	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: K. Ranga Krishnan, MBBS	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: Wayne T. Smith	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: Susan W. Brooks	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: H. James Williams, Ph.D.	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Proposal to approve on an advisory (non-binding) basis the compensation of the Company's named executive officers.	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Proposal to ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: John A. Clerico	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: Michael Dinkins	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: James S. Ely III	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: John A. Fry	FOR

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COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: Joseph A. Hastings, D.M.D.	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: Tim L. Hingtgen	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: Elizabeth T. Hirsch	FOR
COMMUNITY HEALTH SYSTEMS, INC.	US2036681086	10-May-2022	Election of Director: William Norris Jennings, M.D.	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: Arjun N. Murti	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: Robert A. Niblock	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: Caroline Maury Devine	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: David T. Seaton	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: R.A. Walker	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Proposal to ratify appointment of Ernst & Young LLP as ConocoPhillips' independent registered public accounting firm for 2022.	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Advisory Approval of Executive Compensation.	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Adoption of Amended and Restated Certificate of Incorporation to Eliminate Supermajority Voting Provisions.	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Advisory Vote on Right to Call Special Meeting.	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Right to Call Special Meeting.	AGAINST
CONOCOPHILLIPS	US20825C1045	10-May-2022	Emissions Reduction Targets.	ABSTAIN
CONOCOPHILLIPS	US20825C1045	10-May-2022	Report on Lobbying Activities.	AGAINST
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: Jody Freeman	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: Gay Huey Evans	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: Jeffrey A. Joerres	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: Ryan M. Lance	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: Timothy A. Leach	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: William H. McRaven	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: Sharmila Mulligan	FOR
CONOCOPHILLIPS	US20825C1045	10-May-2022	Election of Director: Eric D. Mullins	FOR
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: William I. Miller	AGAINST
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: N. Thomas Linebarger	FOR
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Georgia R. Nelson	AGAINST
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Kimberly A. Nelson	FOR

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CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Karen H. Quintos	FOR
CUMMINS INC.	US2310211063	10-May-2022	Advisory vote to approve the compensation of our named executive officers as disclosed in the proxy statement.	FOR
CUMMINS INC.	US2310211063	10-May-2022	Proposal to ratify the appointment of PricewaterhouseCoopers LLP as our auditors for 2022.	FOR
CUMMINS INC.	US2310211063	10-May-2022	The shareholder proposal regarding an independent chairman of the board.	AGAINST
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Jennifer W. Rumsey	FOR
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Robert J. Bernhard	FOR
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Dr. Franklin R. Chang Diaz	FOR
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Bruno V. Di Leo Allen	FOR
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Stephen B. Dobbs	FOR
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Carla A. Harris	FOR
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Robert K. Herdman	FOR
CUMMINS INC.	US2310211063	10-May-2022	Election of Director: Thomas J. Lynch	AGAINST
CYTOKINETICS, INCORPORATED	US23282W6057	10-May-2022	Election of Class III Director to serve for a three-year term: Muna Bhanji	FOR
CYTOKINETICS, INCORPORATED	US23282W6057	10-May-2022	Election of Class III Director to serve for a three-year term: Santo J. Costa, Esq.	FOR
CYTOKINETICS, INCORPORATED	US23282W6057	10-May-2022	Election of Class III Director to serve for a three-year term: John T. Henderson, M.B., Ch.B.	FOR
CYTOKINETICS, INCORPORATED	US23282W6057	10-May-2022	Election of Class III Director to serve for a three-year term: B. Lynne Parshall, Esq.	FOR
CYTOKINETICS, INCORPORATED	US23282W6057	10-May-2022	To approve the amendment and restatement of the Amended and Restated 2004 Equity Incentive Plan to increase the number of authorized shares reserved for issuance under the Amended and Restated 2004 Equity Incentive Plan by an additional 5,998,000 shares of common stock.	FOR
CYTOKINETICS, INCORPORATED	US23282W6057	10-May-2022	To ratify the Audit Committee of our Board of Directors' selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CYTOKINETICS, INCORPORATED	US23282W6057	10-May-2022	To approve, on an advisory basis, the compensation of the named executive officers, as identified and disclosed in the Cytokinetics, Incorporated Proxy Statement for the 2022 Annual Meeting of Stockholders.	FOR
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: John T. Schwieters	AGAINST
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Alan G. Spoon	AGAINST
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Rainer M. Blair	FOR
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Raymond C. Stevens, Ph.D	FOR
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Elias A. Zerhouni, MD	FOR
DANAHER CORPORATION	US2358511028	10-May-2022	To ratify the selection of Ernst & Young LLP as Danaher's independent registered public accounting firm for the year ending December 31, 2022.	FOR
DANAHER CORPORATION	US2358511028	10-May-2022	To approve on an advisory basis the Company's named executive officer compensation.	FOR

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DANAHER CORPORATION	US2358511028	10-May-2022	To act upon a shareholder proposal requesting that Danaher amend its governing documents to reduce the percentage of shares required for shareholders to call a special meeting of shareholders from 25% to 10%.	AGAINST
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Linda Filler	AGAINST
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Teri List	FOR
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Walter G. Lohr, Jr.	AGAINST
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Jessica L. Mega, MD, MPH	FOR
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Mitchell P. Rales	FOR
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Steven M. Rales	FOR
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: Pardis C. Sabeti, MD, D. PHIL	FOR
DANAHER CORPORATION	US2358511028	10-May-2022	Election of Director to hold office until the 2023 Annual Meeting of Shareholders: A. Shane Sanders	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Election of Director: Michael E. Rescoe	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Proposal to ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Election of Director: Randall C. Stuewe	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Advisory vote to approve executive compensation.	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Election of Director: Charles Adair	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Election of Director: Beth Albright	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Election of Director: Celeste A. Clark	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Election of Director: Linda Goodspeed	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Election of Director: Enderson Guimaraes	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Election of Director: Dirk Kloosterboer	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Election of Director: Mary R. Korby	FOR
DARLING INGREDIENTS INC.	US2372661015	10-May-2022	Election of Director: Gary W. Mize	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO ELECT NEIL MANSER AS A DIRECTOR OF THE COMPANY	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO RECEIVE THE REPORT AND ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO RE-ELECT FIONA MCBAIN AS A DIRECTOR OF THE COMPANY	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO RE-ELECT GREGOR STEWART AS A DIRECTOR OF THE COMPANY	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO RE-ELECT RICHARD WARD AS A DIRECTOR OF THE COMPANY	FOR

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DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO RE-APPOINT DELOITTE LLP AS THE COMPANY'S AUDITOR UNTIL THE NEXT AGM	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITOR'S REMUNERATION	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS/INCUR POLITICAL EXPENDITURE	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT NEW SHARES	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO GRANT THE DIRECTORS GENERAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO GRANT THE DIRECTORS ADDITIONAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS (ACQUISITIONS/CAPITAL INVESTMENTS)	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO AUTHORISE THE COMPANY TO CALL A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, ON 14 CLEAR DAYS' NOTICE	AGAINST
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO AUTHORISE DIRECTORS TO ALLOT NEW SHARES IN RELATION TO AN ISSUE OF RT1 INSTRUMENTS	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO AUTHORISE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO AN ISSUE OF RT1 INSTRUMENTS	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO APPROVE A FINAL DIVIDEND OF 15.1 PENCE PER SHARE	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO ELECT TRACY CORRIGAN AS A DIRECTOR OF THE COMPANY	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO RE-ELECT DANUTA GRAY AS A DIRECTOR OF THE COMPANY	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO RE-ELECT MARK GREGORY AS A DIRECTOR OF THE COMPANY	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO RE-ELECT PENNY JAMES AS A DIRECTOR OF THE COMPANY	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO RE-ELECT SEBASTIAN JAMES AS A DIRECTOR OF THE COMPANY	FOR
DIRECT LINE INSURANCE GROUP PLC	GB00BY9D0Y18	10-May-2022	TO RE-ELECT ADRIAN JOSEPH AS A DIRECTOR OF THE COMPANY	FOR
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	DIRECTOR	ABSTAIN
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	DIRECTOR	FOR

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ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	DIRECTOR	FOR
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	DIRECTOR	FOR
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	DIRECTOR	FOR
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	DIRECTOR	FOR
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	DIRECTOR	FOR
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	DIRECTOR	FOR
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	DIRECTOR	FOR
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	DIRECTOR	FOR
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	The re-appointment of Ernst & Young LLP, as auditors of the Corporation, for the ensuing year and authorizing the board of directors to fix their remuneration.	FOR
ELEMENT FLEET MANAGEMENT CORP.	CA2861812014	10-May-2022	To consider and, if thought advisable, to approve, a non-binding advisory resolution on the Corporation's approach to executive compensation as set out in the Corporation's management information circular delivered in advance of its 2022 Annual Meeting.	FOR
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	DIRECTOR	FOR
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	DIRECTOR	ABSTAIN
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	DIRECTOR	FOR
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	DIRECTOR	FOR
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	DIRECTOR	ABSTAIN
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	DIRECTOR	FOR
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	DIRECTOR	FOR
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	DIRECTOR	FOR
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	DIRECTOR	ABSTAIN
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm for the Company for the year ending December 31, 2022.	FOR
ESSEX PROPERTY TRUST, INC.	US2971781057	10-May-2022	Advisory vote to approve the Company's named executive officer compensation.	FOR
EVEREST RE GROUP, LTD.	BMG3223R1088	10-May-2022	For the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm to act as the Company's independent auditor for 2022 and authorize the Company's Board of Directors acting through its Audit Committee to determine the independent auditor's remuneration.	FOR
EVEREST RE GROUP, LTD.	BMG3223R1088	10-May-2022	Election of Director for a term to end in 2023: John J. Amore	AGAINST

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FINNING INTERNATIONAL INC.	CA3180714048	10-May-2022	DIRECTOR	FOR
FINNING INTERNATIONAL INC.	CA3180714048	10-May-2022	DIRECTOR	FOR
FINNING INTERNATIONAL INC.	CA3180714048	10-May-2022	DIRECTOR	FOR
FINNING INTERNATIONAL INC.	CA3180714048	10-May-2022	DIRECTOR	FOR
FINNING INTERNATIONAL INC.	CA3180714048	10-May-2022	DIRECTOR	FOR
FINNING INTERNATIONAL INC.	CA3180714048	10-May-2022	DIRECTOR	FOR
FINNING INTERNATIONAL INC.	CA3180714048	10-May-2022	Appointment of Deloitte LLP as auditor of the Corporation for the ensuing year and authorizing the directors to fix their remuneration.	FOR
FINNING INTERNATIONAL INC.	CA3180714048	10-May-2022	To consider and approve, on an advisory basis, an ordinary resolution to accept the Corporation's approach to executive compensation, as described in the management proxy circular for the meeting.	FOR
FIRST AMERICAN FINANCIAL CORPORATION	US31847R1023	10-May-2022	Election of Class III Director: Reginald H. Gilyard	AGAINST
FIRST AMERICAN FINANCIAL CORPORATION	US31847R1023	10-May-2022	Election of Class III Director: Parker S. Kennedy	FOR
FIRST AMERICAN FINANCIAL CORPORATION	US31847R1023	10-May-2022	Election of Class III Director: Mark C. Oman	FOR
FIRST AMERICAN FINANCIAL CORPORATION	US31847R1023	10-May-2022	Advisory vote to approve executive compensation.	FOR
FIRST AMERICAN FINANCIAL CORPORATION	US31847R1023	10-May-2022	To approve the amendment and restatement of the 2010 Employee Stock Purchase Plan.	FOR
FIRST AMERICAN FINANCIAL CORPORATION	US31847R1023	10-May-2022	To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
FIRST MERCHANTS CORPORATION	US3208171096	10-May-2022	DIRECTOR	FOR
FIRST MERCHANTS CORPORATION	US3208171096	10-May-2022	DIRECTOR	FOR
FIRST MERCHANTS CORPORATION	US3208171096	10-May-2022	DIRECTOR	FOR
FIRST MERCHANTS CORPORATION	US3208171096	10-May-2022	DIRECTOR	FOR
FIRST MERCHANTS CORPORATION	US3208171096	10-May-2022	Proposal to approve, on an advisory basis, the compensation of First Merchants Corporation's named executive officers.	FOR
FIRST MERCHANTS CORPORATION	US3208171096	10-May-2022	Proposal to ratify the appointment of the firm BKD, LLP as the independent auditor for 2022.	FOR
FORMULA SYSTEMS (1985) LTD	IL0002560162	10-May-2022	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. MAREK PANEK	FOR
FORMULA SYSTEMS (1985) LTD	IL0002560162	10-May-2022	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. RAFAL KOZLOWSKI	FOR
FORMULA SYSTEMS (1985) LTD	IL0002560162	10-May-2022	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. OHAD MELNIK, INDEPENDENT DIRECTOR	FOR

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FORMULA SYSTEMS (1985) LTD	IL0002560162	10-May-2022	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. TOMER JACOB	FOR
FORMULA SYSTEMS (1985) LTD	IL0002560162	10-May-2022	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MS. RELLY DANON	FOR
FORMULA SYSTEMS (1985) LTD	IL0002560162	10-May-2022	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER (E AND Y) CPA FIRM AS COMPANY AUDITING ACCOUNTANTS AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	DIRECTOR	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	DIRECTOR	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	DIRECTOR	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	DIRECTOR	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	DIRECTOR	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	DIRECTOR	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	DIRECTOR	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	DIRECTOR	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	To approve an amendment and restatement of the Forrester Research, Inc. Second Amended and Restated Employee Stock Purchase Plan.	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR
FORRESTER RESEARCH, INC.	US3465631097	10-May-2022	To approve, by non-binding vote, executive compensation.	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	DIRECTOR	FOR
FORWARD AIR CORPORATION	US3498531017	10-May-2022	To ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm of the Company.	FOR

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FORWARD AIR CORPORATION	US3498531017	10-May-2022	To approve, on a non-binding, advisory basis, the compensation of the named executive officers (the "say on pay vote").	FOR
FRANKLIN STREET PROPERTIES CORP.	US35471R1068	10-May-2022	To approve, by non-binding vote, our executive compensation.	FOR
FRANKLIN STREET PROPERTIES CORP.	US35471R1068	10-May-2022	Election of Director to serve for a term expiring at 2023: George J. Carter	FOR
FRANKLIN STREET PROPERTIES CORP.	US35471R1068	10-May-2022	Election of Director to serve for a term expiring at 2023: Georgia Murray	FOR
FRANKLIN STREET PROPERTIES CORP.	US35471R1068	10-May-2022	Election of Director to serve for a term expiring at 2023: Brian N. Hansen	FOR
FRANKLIN STREET PROPERTIES CORP.	US35471R1068	10-May-2022	Election of Director to serve for a term expiring at 2023: John N. Burke	FOR
FRANKLIN STREET PROPERTIES CORP.	US35471R1068	10-May-2022	Election of Director to serve for a term expiring at 2023: Dennis J. McGillicuddy	FOR
FRANKLIN STREET PROPERTIES CORP.	US35471R1068	10-May-2022	Election of Director to serve for a term expiring at 2023: Kenneth A. Hoxsie	FOR
FRANKLIN STREET PROPERTIES CORP.	US35471R1068	10-May-2022	Election of Director to serve for a term expiring at 2023: Kathryn P. O'Neil	FOR
FRANKLIN STREET PROPERTIES CORP.	US35471R1068	10-May-2022	Election of Director to serve for a term expiring at 2023: Milton P. Wilkins, Jr.	FOR
FRANKLIN STREET PROPERTIES CORP.	US35471R1068	10-May-2022	To ratify the Audit Committee's appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
FREEHOLD ROYALTIES LTD.	CA3565001086	10-May-2022	DIRECTOR	FOR
FREEHOLD ROYALTIES LTD.	CA3565001086	10-May-2022	DIRECTOR	FOR
FREEHOLD ROYALTIES LTD.	CA3565001086	10-May-2022	DIRECTOR	FOR
FREEHOLD ROYALTIES LTD.	CA3565001086	10-May-2022	DIRECTOR	FOR
FREEHOLD ROYALTIES LTD.	CA3565001086	10-May-2022	DIRECTOR	FOR
FREEHOLD ROYALTIES LTD.	CA3565001086	10-May-2022	DIRECTOR	ABSTAIN
FREEHOLD ROYALTIES LTD.	CA3565001086	10-May-2022	DIRECTOR	FOR
FREEHOLD ROYALTIES LTD.	CA3565001086	10-May-2022	DIRECTOR	FOR
FREEHOLD ROYALTIES LTD.	CA3565001086	10-May-2022	Appointment of KPMG LLP, Chartered Professional Accountants, as Auditors of Freehold for the ensuing year.	FOR
FREEHOLD ROYALTIES LTD.	CA3565001086	10-May-2022	To vote, on an advisory, non-binding basis, to accept Freehold's approach to executive compensation.	FOR
GEORGE WESTON LIMITED	CA9611485090	10-May-2022	DIRECTOR	FOR
GEORGE WESTON LIMITED	CA9611485090	10-May-2022	DIRECTOR	FOR
GEORGE WESTON LIMITED	CA9611485090	10-May-2022	DIRECTOR	FOR
GEORGE WESTON LIMITED	CA9611485090	10-May-2022	DIRECTOR	FOR

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GEORGE WESTON LIMITED	CA9611485090	10-May-2022	DIRECTOR	FOR
GEORGE WESTON LIMITED	CA9611485090	10-May-2022	DIRECTOR	FOR
GEORGE WESTON LIMITED	CA9611485090	10-May-2022	DIRECTOR	FOR
GEORGE WESTON LIMITED	CA9611485090	10-May-2022	Appointment of PricewaterhouseCoopers LLP as Auditor and authorization of the directors to fix the Auditor's remuneration.	FOR
GEORGE WESTON LIMITED	CA9611485090	10-May-2022	Vote on the advisory resolution on the approach to executive compensation.	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	DIRECTOR	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	DIRECTOR	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	DIRECTOR	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	DIRECTOR	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	DIRECTOR	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	DIRECTOR	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	DIRECTOR	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	DIRECTOR	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	DIRECTOR	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	DIRECTOR	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	To ratify the appointment of BDO USA, LLP as the independent registered public accounting firm for the Company and its subsidiaries for the Company's 2022 fiscal year.	FOR
HEALTHCARE REALTY TRUST INCORPORATED	US4219461047	10-May-2022	To approve, on a non-binding advisory basis, the following resolution: RESOLVED, that the shareholders of Healthcare Realty Trust Incorporated approve, on a non-binding advisory basis, the compensation of the Named Executive Officers as disclosed pursuant to Item 402 of Regulation S-K in the Company's proxy statement for the 2022 Annual Meeting of Shareholders.	FOR
HIGHWOODS PROPERTIES, INC.	US4312841087	10-May-2022	DIRECTOR	FOR
HIGHWOODS PROPERTIES, INC.	US4312841087	10-May-2022	DIRECTOR	FOR
HIGHWOODS PROPERTIES, INC.	US4312841087	10-May-2022	DIRECTOR	FOR
HIGHWOODS PROPERTIES, INC.	US4312841087	10-May-2022	DIRECTOR	FOR

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HIGHWOODS PROPERTIES, INC.	US4312841087	10-May-2022	DIRECTOR	FOR
HIGHWOODS PROPERTIES, INC.	US4312841087	10-May-2022	DIRECTOR	FOR
HIGHWOODS PROPERTIES, INC.	US4312841087	10-May-2022	DIRECTOR	FOR
HIGHWOODS PROPERTIES, INC.	US4312841087	10-May-2022	DIRECTOR	FOR
HIGHWOODS PROPERTIES, INC.	US4312841087	10-May-2022	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT AUDITOR FOR 2022.	FOR
HIGHWOODS PROPERTIES, INC.	US4312841087	10-May-2022	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	ABSTAIN
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	DIRECTOR	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	Appointment of Deloitte LLP as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
HUDBAY MINERALS INC.	CA4436281022	10-May-2022	On an advisory basis, and not to diminish the role and responsibilities of Hudbay's Board, you accept the approach to executive compensation disclosed in our 2022 management information circular.	FOR
HYLIION HOLDINGS CORP.	US4491091074	10-May-2022	DIRECTOR	FOR
HYLIION HOLDINGS CORP.	US4491091074	10-May-2022	DIRECTOR	FOR
HYLIION HOLDINGS CORP.	US4491091074	10-May-2022	DIRECTOR	FOR
HYLIION HOLDINGS CORP.	US4491091074	10-May-2022	DIRECTOR	FOR
HYLIION HOLDINGS CORP.	US4491091074	10-May-2022	To ratify the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for the 2022 fiscal year ended December 31, 2022.	FOR
HYLIION HOLDINGS CORP.	US4491091074	10-May-2022	Advisory Vote on Executive Compensation.	FOR
HYLIION HOLDINGS CORP.	US4491091074	10-May-2022	Advisory Vote on the Frequency of Holding an Advisory Vote on Executive Compensation.	1 YEAR

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IHEARTMEDIA, INC.	US45174J5092	10-May-2022	DIRECTOR	FOR
IHEARTMEDIA, INC.	US45174J5092	10-May-2022	DIRECTOR	FOR
IHEARTMEDIA, INC.	US45174J5092	10-May-2022	DIRECTOR	FOR
IHEARTMEDIA, INC.	US45174J5092	10-May-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
IHEARTMEDIA, INC.	US45174J5092	10-May-2022	The approval, on an advisory (non-binding) basis, of the compensation of our named executive officers.	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: Doyle R. Simons	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: Alfred J. Verrecchia	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: Jennifer Allerton	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	The approval of a non-binding, advisory resolution approving the compensation of our named executive officers as described in the Iron Mountain Incorporated Proxy Statement.	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	The ratification of the selection by the Audit Committee of Deloitte & Touche LLP as Iron Mountain Incorporated's independent registered public accounting firm for the year ending December 31, 2022.	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: Pamela M. Arway	AGAINST
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: Clarke H. Bailey	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: Kent P. Dauten	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: Monte Ford	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: Robin L. Matlock	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: William L. Meaney	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: Wendy J. Murdock	FOR
IRON MOUNTAIN INCORPORATED	US46284V1017	10-May-2022	Election of Director for a one year term: Walter C. Rakowich	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO RE-ELECT FRANCOIS PAULY AS A DIRECTOR OF THE COMPANY	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO RE-ELECT FLORENCE PIERRE AS A DIRECTOR OF THE COMPANY	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO RE-ELECT DOUGLAS SUTHERLAND AS A DIRECTOR OF THE COMPANY	AGAINST
IWG PLC	JE00BYVQYS01	10-May-2022	THE DIRECTORS OF THE COMPANY BE AUTHORISED TO ALLOT AND ISSUE RELEVANT SECURITIES AND TO ALLOT AND ISSUE SHARES IN PURSUANCE OF AN EMPLOYEE SHARE SCHEME	FOR

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IWG PLC	JE00BYVQYS01	10-May-2022	TO AUTHORISE THE COMPANY TO HOLD AS TREASURY SHARES ANY SHARES PURCHASED OR CONTRACTED TO BE PURCHASED PURSUANT TO RESOLUTION 15	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	THAT THE BOARD BE AUTHORISED TO MAKE MARKET PURCHASES OF ORDINARY SHARES	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	THAT IF RESOLUTION 13 IS PASSED,THE DIRECTORS BE AUTHORISED TO ALLOT AND ISSUE EQUITY SECURITIES WHOLLY FOR CASH	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	THAT IF RESOLUTION 13 IS PASSED,THE DIRECTORS BE AUTHORISED IN ADDITION TO RESOLUTION 16 TO ALLOT AND ISSUE EQUITY SECURITIES WHOLLY FOR CASH	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO RESOLVE THAT A GENERAL MEETING OF THE COMPANY OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
IWG PLC	JE00BYVQYS01	10-May-2022	TO APPROVE, ON AN ADVISORY BASIS,THE ANNUAL REPORT ON REMUNERATION	AGAINST
IWG PLC	JE00BYVQYS01	10-May-2022	TO APPROVE THE RE-APPOINTMENT OF KPMG IRELAND AS INDEPENDENT AUDITOR OF THE COMPANY TO HOLD OFFICE UNTILTHE CONCLUSION OF NEXT YEAR'S ANNUAL GENERAL MEETING	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF KPMG IRELAND AS INDEPENDENT AUDITOR	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO RE-ELECT MARK DIXON AS A DIRECTOR OF THE COMPANY	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO RE-ELECT LAURIE HARRIS AS A DIRECTOR OF THE COMPANY	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO RE-ELECT NINA HENDERSON AS A DIRECTOR OF THE COMPANY	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO RE-ELECT GLYN HUGHES AS A DIRECTOR OF THE COMPANY	FOR
IWG PLC	JE00BYVQYS01	10-May-2022	TO ELECT TARUN LAL AS A DIRECTOR OF THE COMPANY	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	RE-ELECT ANDREW PARSONS AS DIRECTOR	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	RE-ELECT DAVID RICHARDSON AS DIRECTOR	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	RE-ELECT KALPANA SHAH AS DIRECTOR	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	AUTHORISE ISSUE OF EQUITY IN RELATION TO THE ISSUANCE CONTINGENT OF CONVERTIBLE SECURITIES	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN RELATION TO THE ISSUANCE CONTINGENT OF CONVERTIBLE SECURITIES	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	APPROVE REMUNERATION REPORT	FOR

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JUST GROUP PLC	GB00BCRX1J15	10-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	APPROVE FINAL DIVIDEND	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	ELECT MARY KERRIGAN AS DIRECTOR	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	RE-ELECT PAUL BISHOP AS DIRECTOR	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	RE-ELECT IAN CORMACK AS DIRECTOR	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	RE-ELECT MICHELLE CRACKNELL AS DIRECTOR	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	RE-ELECT JOHN HASTINGS-BASS AS DIRECTOR	FOR
JUST GROUP PLC	GB00BCRX1J15	10-May-2022	RE-ELECT ANDREW MELCHER AS DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	DIRECTOR	FOR
KEYERA CORP.	CA4932711001	10-May-2022	To appoint Deloitte LLP as auditors of Keyera for a term expiring at the close of the next annual meeting of Shareholders.	FOR
KEYERA CORP.	CA4932711001	10-May-2022	To approve an ordinary resolution to approve the adoption of the Long Term Incentive ("LTI") plan, including the ability to issue common shares from treasury to settle LTI grants and a share reserve of 2.25 percent of issued and outstanding common shares as more particularly described in the management information circular of Keyera dated March 24, 2022 (the "Circular") under the headings "Business of the Meeting", "Schedule "C" - Long-term incentive plan summary" and "Schedule "D" - Long-term incentive plan".	FOR
KEYERA CORP.	CA4932711001	10-May-2022	On the advisory resolution, the full text of which is set forth in the Circular, with respect to Keyera's approach to executive compensation as more particularly described in the Circular under the headings "Business of the Meeting" and "Compensation Discussion and Analysis", which advisory resolution shall not diminish the roles and responsibilities of the Board of Directors.	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	REELECT EILEEN KENNEDY TO SUPERVISORY BOARD	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	RATIFY KPMG ACCOUNTANTS N.V AS AUDITORS	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL AND EXCLUDE PRE EMPTIVE RIGHTS	FOR

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KONINKLIJKE DSM NV	NL0000009827	10-May-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL IN CONNECTION WITH A RIGHTS ISSUE	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	APPROVE REDUCTION IN SHARE CAPITAL THROUGH CANCELLATION OF SHARES	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	APPROVE REMUNERATION REPORT	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	APPROVE DIVIDENDS OF EUR 2.50 PER SHARE	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
KONINKLIJKE DSM NV	NL0000009827	10-May-2022	REELECT GERALDINE MATCHETT TO MANAGEMENT BOARD	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Proposal to re-appoint Ernst & Young Accountants LLP as the company's auditor	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Proposal to authorize the Board of Management to: issue shares or grant rights to acquire shares	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Proposal to authorize the Board of Management to: restrict or exclude pre-emption rights	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Annual Report 2021: Proposal to adopt the financial statements	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Proposal to authorize the Board of Management to acquire shares in the company	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Proposal to cancel shares	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Annual Report 2021: Proposal to adopt dividend	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Annual Report 2021: Advisory vote on the Remuneration Report 2021	AGAINST
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Annual Report 2021: Proposal to discharge the members of the Board of Management	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Annual Report 2021: Proposal to discharge the members of the Supervisory Board	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Composition of the Supervisory Board: Proposal to re-appoint Mr P.A.M. Stoffels as member of the Supervisory Board	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Composition of the Supervisory Board: Proposal to re-appoint Mr A. Marc Harrison as member of the Supervisory Board	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Composition of the Supervisory Board: Proposal to appoint Mrs H.W.P.M.A. Verhagen as member of the Supervisory Board	FOR
KONINKLIJKE PHILIPS ELECTRONICS N.V.	US5004723038	10-May-2022	Composition of the Supervisory Board: Proposal to appoint Mr S.J. Poonen as member of the Supervisory Board	FOR

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LATOUR AB INVESTMENT	SE0010100958	10-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LATOUR AB INVESTMENT	SE0010100958	10-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 3.30 PER SHARE	FOR
LATOUR AB INVESTMENT	SE0010100958	10-May-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
LATOUR AB INVESTMENT	SE0010100958	10-May-2022	DETERMINE NUMBER OF MEMBERS (9) AND DEPUTY MEMBERS (0) OF BOARD	FOR
LATOUR AB INVESTMENT	SE0010100958	10-May-2022	REELECT MARIANA BURENSTAM LINDER, ANDERS BOOS, CARL DOUGLAS, ERIC DOUGLAS, JOHAN HJERTONSSON, ULRIKA KOLSRUD, OLLE NORDSTROM (CHAIR), LENA OLIVING AND JOAKIM ROSENGREN AS DIRECTORS	AGAINST
LATOUR AB INVESTMENT	SE0010100958	10-May-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
LATOUR AB INVESTMENT	SE0010100958	10-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF SEK 9.65 MILLION APPROVE REMUNERATION OF AUDITORS	FOR
LATOUR AB INVESTMENT	SE0010100958	10-May-2022	APPROVE REMUNERATION REPORT	FOR
LATOUR AB INVESTMENT	SE0010100958	10-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
LATOUR AB INVESTMENT	SE0010100958	10-May-2022	APPROVE STOCK OPTION PLAN FOR KEY EMPLOYEES	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: Jacob H. Welch	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: Dominick Zarcone	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: Patrick Berard	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: Meg A. Divitto	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: Robert M. Hanser	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: Joseph M. Holsten	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: Blythe J. McGarvie	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: John W. Mendel	AGAINST
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: Jody G. Miller	FOR
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: Guhan Subramanian	AGAINST
LKQ CORPORATION	US5018892084	10-May-2022	Election of Director: Xavier Urbain	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: James S. Tisch	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Jonathan M. Tisch	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Ann E. Berman	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Anthony Welters	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Approve, on an advisory basis, executive compensation	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Ratify Deloitte & Touche LLP as independent auditors	FOR

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LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Joseph L. Bower	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Charles D. Davidson	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Charles M. Diker	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Paul J. Fribourg	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Walter L. Harris	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Philip A. Laskawy	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Susan P. Peters	FOR
LOEWS CORPORATION	US5404241086	10-May-2022	Election of Director: Andrew H. Tisch	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Advisory Vote to Approve the Compensation Paid to the Company's Named Executive Officers.	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Ratification of the Appointment of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm for 2022.	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Election of Director: Thomas Everist	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Election of Director: Karen B. Fagg	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Election of Director: David L. Goodin	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Election of Director: Dennis W. Johnson	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Election of Director: Patricia L. Moss	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Election of Director: Dale S. Rosenthal	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Election of Director: Edward A. Ryan	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Election of Director: David M. Sparby	FOR
MDU RESOURCES GROUP, INC.	US5526901096	10-May-2022	Election of Director: Chenxi Wang	FOR
MELEXIS NV	BE0165385973	10-May-2022	DISCHARGE FROM LIABILITY TO THE STATUTORY AUDITOR	FOR
MELEXIS NV	BE0165385973	10-May-2022	APPROVAL RE-APPOINTMENT OF MS. FRANCOISE CHOMBAR AS DIRECTOR AND DETERMINATION OF THEIR REMUNERATION	FOR
MELEXIS NV	BE0165385973	10-May-2022	APPROVAL RE-APPOINTMENT OF MR. ROLAND DUCHATELET AS DIRECTOR AND DETERMINATION OF THEIR REMUNERATION	FOR
MELEXIS NV	BE0165385973	10-May-2022	RE-APPOINTMENT OF MS. MARTINE BAELEMANS AS INDEPENDENT DIRECTOR AND DETERMINATION OF THEIR REMUNERATION	FOR
MELEXIS NV	BE0165385973	10-May-2022	APPROVAL STATUTORY AUDITOR'S REMUNERATION	FOR
MELEXIS NV	BE0165385973	10-May-2022	APPROVAL STATUTORY ANNUAL ACCOUNTS	FOR
MELEXIS NV	BE0165385973	10-May-2022	APPROVAL REMUNERATION REPORT	FOR
MELEXIS NV	BE0165385973	10-May-2022	DISCHARGE FROM LIABILITY TO THE DIRECTORS	FOR
MKS INSTRUMENTS, INC.	US55306N1046	10-May-2022	DIRECTOR	FOR
MKS INSTRUMENTS, INC.	US55306N1046	10-May-2022	DIRECTOR	FOR

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MKS INSTRUMENTS, INC.	US55306N1046	10-May-2022	DIRECTOR	FOR
MKS INSTRUMENTS, INC.	US55306N1046	10-May-2022	The approval of our 2022 Stock Incentive Plan.	FOR
MKS INSTRUMENTS, INC.	US55306N1046	10-May-2022	The approval, on an advisory basis, of executive compensation.	FOR
MKS INSTRUMENTS, INC.	US55306N1046	10-May-2022	The ratification of the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
MONTROSE ENVIRONMENTAL GROUP, INC.	US6151111019	10-May-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: J. Thomas Presby	FOR
MONTROSE ENVIRONMENTAL GROUP, INC.	US6151111019	10-May-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: James K. Price	FOR
MONTROSE ENVIRONMENTAL GROUP, INC.	US6151111019	10-May-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: Janet Risi Field	FOR
MONTROSE ENVIRONMENTAL GROUP, INC.	US6151111019	10-May-2022	To ratify the appointment of Deloitte & Touche LLP, as independent registered public accounting firm for the Company for the fiscal year ending December 31, 2022	FOR
MONTROSE ENVIRONMENTAL GROUP, INC.	US6151111019	10-May-2022	To approve, on a non-binding and advisory basis, the compensation of our named executive officers	AGAINST
MONTROSE ENVIRONMENTAL GROUP, INC.	US6151111019	10-May-2022	To conduct a non-binding and advisory vote on the frequency of future non-binding, advisory votes to approve the compensation of our named executive officers	1 YEAR
NATIONAL INSTRUMENTS CORPORATION	US6365181022	10-May-2022	DIRECTOR	FOR
NATIONAL INSTRUMENTS CORPORATION	US6365181022	10-May-2022	DIRECTOR	ABSTAIN
NATIONAL INSTRUMENTS CORPORATION	US6365181022	10-May-2022	DIRECTOR	FOR
NATIONAL INSTRUMENTS CORPORATION	US6365181022	10-May-2022	To increase the number of shares reserved under the National Instruments Corporation 1994 Employee Stock Purchase Plan by 3,000,000 shares.	FOR
NATIONAL INSTRUMENTS CORPORATION	US6365181022	10-May-2022	To approve the National Instruments Corporation 2022 Equity Incentive Plan.	FOR
NATIONAL INSTRUMENTS CORPORATION	US6365181022	10-May-2022	To approve, on an advisory (non-binding) basis, National Instruments Corporation's executive compensation program.	FOR
NATIONAL INSTRUMENTS CORPORATION	US6365181022	10-May-2022	To ratify the appointment of Ernst & Young LLP as National Instruments Corporation's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	GEORGE AASE, INDEPENDENT NON-EXECUTIVE DIRECTOR AND BOARD CHAIRMAN, WITH PROFESSIONAL ADDRESS AT CHLOSTERBERGSTRASSE 49, 8248 UHWIESEN, SWITZERLAND	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	TRANSFER OF THE COMPANY'S REGISTERED OFFICE, PLACE OF EFFECTIVE MANAGEMENT AND CENTRAL ADMINISTRATION FROM THE ISLE OF MAN TO THE GRAND DUCHY OF LUXEMBOURG	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	ANDRIES DE LANGE, INDEPENDENT NON-EXECUTIVE DIRECTOR, WITH PROFESSIONAL ADDRESS AT 8 OXFORD STREET, MIDSTREAM ESTATE, 1692, SOUTH AFRICA	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	ANTOINE DIJKSTRA, INDEPENDENT NON-EXECUTIVE DIRECTOR, WITH PROFESSIONAL ADDRESS AT WILENSTRASSE 4, 8832 WOLLERAU, SWITZERLAND	FOR

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NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	ANDREAS KLINGEN, INDEPENDENT NON-EXECUTIVE DIRECTOR, WITH PROFESSIONAL ADDRESS AT MARBURGER STRASSE 5, 10789 BERLIN, GERMANY	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	JONATHAN LURIE, INDEPENDENT NON-EXECUTIVE DIRECTOR, WITH PROFESSIONAL ADDRESS AT ONE HEDDON ST, LONDON W1B 4BD, UNITED KINGDOM	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	ANA MARIA MIHAESCU, INDEPENDENT NON-EXECUTIVE DIRECTOR, WITH PROFESSIONAL ADDRESS AT FLOREASCA BUSINESS PARK, BUILDING A, 5TH FLOOR, 169A CALEA FLOREASCA, BUCHAREST 1, 014459, ROMANIA	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	ANDRE VAN DER VEER, INDEPENDENT NON-EXECUTIVE DIRECTOR, WITH PROFESSIONAL ADDRESS AT 2A WOODVIEW ROAD, WESTCLIFF, JOHANNESBURG 2193, SOUTH AFRICA	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	STEVEN BROWN, NON-INDEPENDENT NON-EXECUTIVE DIRECTOR, WITH PROFESSIONAL ADDRESS AT BLOCK C, CULLINAN PLACE, 35 CULLINAN CLOSE, MORNINGSIDE, SANDTON, 2196, SOUTH AFRICA	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	APPOINTMENT OF THE INDEPENDENT AUDITOR (CABINET DE REVISION AGREE) FOR THE FINANCIAL YEAR 2022: ERNST YOUNG	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	DETERMINATION OF THE REMUNERATION OF THE LUXEMBOURG AUDITOR	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	AUTHORISATION OF A NEW AUTHORISED CAPITAL OF THE COMPANY	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	GENERAL AUTHORITY TO ISSUE SHARES FOR CASH	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	ESTABLISHMENT OF THE COMPANY'S REGISTERED OFFICE	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	AUTHORISATION TO BUY BACK SHARES OF THE COMPANY	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	CONDITIONAL APPROVAL OF THE TRANSFER OF THE COMPANY'S REGISTERED OFFICE, PLACE OF EFFECTIVE MANAGEMENT AND CENTRAL ADMINISTRATION FROM THE GRAND DUCHY OF LUXEMBOURG TO THE NETHERLANDS	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	AMENDMENT OF THE ARTICLES OF ASSOCIATION OF THE COMPANY IN ORDER TO REFLECT THE ABOVE RESOLUTIONS	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	CHANGE OF NAME OF THE COMPANY: NEPI ROCKCASTLE N.V	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	CONTINUATION OF THE COMPANY IN THE GRAND DUCHY OF LUXEMBOURG AS A PUBLIC LIMITED LIABILITY COMPANY (SOCIETE ANONYME) AND CHANGE OF NAME OF THE COMPANY	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	CONFIRMATION OF DESCRIPTION AND CONSISTENCY OF NET ASSETS, NET ASSET AMOUNT AND ISSUED SHARE CAPITAL	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	AMENDMENT AND FULL RESTATEMENT OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	ACKNOWLEDGEMENT OF THE TERMINATION OF THE MANDATE OF THE EXISTING DIRECTORS OF THE COMPANY	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	RUDIGER DANY, EXECUTIVE DIRECTOR (ACTING AS INTERIM CHIEF EXECUTIVE OFFICER), WITH PROFESSIONAL ADDRESS AT FLOREASCA BUSINESS PARK, BUILDING A, 5TH FLOOR, 169A CALEA FLOREASCA, BUCHAREST 1, 014459, ROMANIA	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	ELIZA PREDOIU, EXECUTIVE DIRECTOR (ACTING AS INTERIM CHIEF FINANCIAL OFFICER), WITH PROFESSIONAL ADDRESS AT FLOREASCA BUSINESS PARK, BUILDING A, 5TH FLOOR, 169A CALEA FLOREASCA, BUCHAREST 1, 014459, ROMANIA, FOR A TERM OF OFFICE ENDING 31 AUGUST 2022	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	10-May-2022	MAREK PAWEL NOETZEL, EXECUTIVE DIRECTOR, WITH PROFESSIONAL ADDRESS AT 1ST FLOOR COSMOPOLITAN BUILDING, 4 TWARDA STREET, 00-105, WARSAW, POLAND	FOR
NEXPOINT RESIDENTIAL TRUST, INC.	US65341D1028	10-May-2022	Election of Director to serve until the 2023 Annual meeting: James Dondero	FOR
NEXPOINT RESIDENTIAL TRUST, INC.	US65341D1028	10-May-2022	Election of Director to serve until the 2023 Annual meeting: Brian Mitts	ABSTAIN

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NEXPOINT RESIDENTIAL TRUST, INC.	US65341D1028	10-May-2022	Election of Director to serve until the 2023 Annual meeting: Edward Constantino	FOR
NEXPOINT RESIDENTIAL TRUST, INC.	US65341D1028	10-May-2022	Election of Director to serve until the 2023 Annual meeting: Scott Kavanaugh	ABSTAIN
NEXPOINT RESIDENTIAL TRUST, INC.	US65341D1028	10-May-2022	Election of Director to serve until the 2023 Annual meeting: Arthur Laffer	ABSTAIN
NEXPOINT RESIDENTIAL TRUST, INC.	US65341D1028	10-May-2022	Election of Director to serve until the 2023 Annual meeting: Catherine Wood	FOR
NEXPOINT RESIDENTIAL TRUST, INC.	US65341D1028	10-May-2022	Advisory Vote on Executive Compensation: to approve, on an advisory basis, the compensation of our named executive officers.	AGAINST
NEXPOINT RESIDENTIAL TRUST, INC.	US65341D1028	10-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2022.	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	APPROVAL OF NORSK HYDRO ASA'S REMUNERATION POLICY FOR LEADING PERSONS	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ADVISORY VOTE ON NORSK HYDRO ASA'S REMUNERATION REPORT FOR LEADING PERSONS FOR THE FINANCIAL YEAR 2021	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	APPROVAL OF THE AGREEMENT ON DISCONTINUATION OF THE CORPORATE ASSEMBLY	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	APPROVAL OF AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	APPROVAL OF AMENDMENTS TO THE GUIDELINES FOR THE NOMINATION COMMITTEE	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTOR: DAG MEJDELL	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTOR: MARIANNE WIINHOLT	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTOR: RUNE BJERKE	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTOR: PETER KUKIELSKI	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTOR: KRISTIN FEJERSKOV KRAGSETH	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTOR: PETRA EINARSSON	AGAINST
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTOR: PHILIP GRAHAM NEW	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE NOMINATION COMMITTEE: BERIT LEDEL HENRIKSEN	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE NOMINATION COMMITTEE: MORTEN STROMGREN	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE NOMINATION COMMITTEE: NILS BASTIANSEN	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF MEMBER TO THE NOMINATION COMMITTEE: SUSANNE MUNCH THORE	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF CHAIR MEMBER OF THE NOMINATION COMMITTEE: BERIT LEDEL HENRIKSEN	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	APPROVAL OF REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS: ALTERNATIVE 1 - THE NOMINATION COMMITTEE'S PROPOSED RESOLUTION	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPROVAL OF REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS: ALTERNATIVE 2 - PROPOSED ALTERNATIVE RESOLUTION FROM SHAREHOLDER	AGAINST
NORSK HYDRO ASA	NO0005052605	10-May-2022	APPROVAL OF REMUNERATION TO THE MEMBERS OF THE NOMINATION COMMITTEE	FOR

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NORSK HYDRO ASA	NO0005052605	10-May-2022	APPROVAL OF THE NOTICE AND THE AGENDA	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	ELECTION OF PERSON TO CO-SIGN THE MINUTES	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	APPROVAL OF THE FINANCIAL STATEMENTS AND THE BOARD OF DIRECTOR'S REPORT FOR THE FINANCIAL YEAR 2021 FOR NORSK HYDRO ASA AND THE GROUP, INCLUDING THE BOARD OF DIRECTOR'S PROPOSAL FOR DISTRIBUTION OF DIVIDEND	FOR
NORSK HYDRO ASA	NO0005052605	10-May-2022	APPROVAL OF REMUNERATION TO THE COMPANY'S EXTERNAL AUDITOR	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	To set the number of directors to be elected at the Meeting to at nine (9).	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	DIRECTOR	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	DIRECTOR	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	DIRECTOR	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	DIRECTOR	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	DIRECTOR	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	DIRECTOR	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	DIRECTOR	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	DIRECTOR	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	DIRECTOR	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	The appointment of KPMG LLP, Chartered Professional Accountants, as auditors of NuVista Energy Ltd. and to authorize the directors to fix their remuneration as such.	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	Consider a non-binding advisory resolution on NuVista Energy Ltd.'s approach to executive compensation.	FOR
NUVISTA ENERGY LTD.	CA67072Q1046	10-May-2022	Consider and, if thought fit, approve an amendment to our share award incentive plan to increase the number of common shares issuable thereunder.	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: John H. Walker	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: Carol A. Williams	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: Samuel R. Chapin	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	To approve the O-I Glass, Inc. Third Amended and Restated 2017 Incentive Award Plan.	AGAINST
O-I GLASS, INC.	US67098H1041	10-May-2022	To approve, by advisory vote, the Company's named executive officer compensation.	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: David V. Clark, II	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: Gordon J. Hardie	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: John Humphrey	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: Andres A. Lopez	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: Alan J. Murray	FOR

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O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: Hari N. Nair	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: Joseph D. Rupp	FOR
O-I GLASS, INC.	US67098H1041	10-May-2022	Election of Director: Catherine I. Slater	FOR
ONTO INNOVATION INC.	US6833441057	10-May-2022	Election of Director: Christopher A. Seams	FOR
ONTO INNOVATION INC.	US6833441057	10-May-2022	Election of Director: Leo Berlinghieri	FOR
ONTO INNOVATION INC.	US6833441057	10-May-2022	Election of Director: David B. Miller	FOR
ONTO INNOVATION INC.	US6833441057	10-May-2022	Election of Director: Michael P. Plisinski	FOR
ONTO INNOVATION INC.	US6833441057	10-May-2022	Election of Director: Karen M. Rogge	FOR
ONTO INNOVATION INC.	US6833441057	10-May-2022	Election of Director: May Su	FOR
ONTO INNOVATION INC.	US6833441057	10-May-2022	Election of Director: Christine A. Tsingos	FOR
ONTO INNOVATION INC.	US6833441057	10-May-2022	To approve, on an advisory (non-binding) basis, the compensation of our named executive officers as disclosed in the proxy statement.	FOR
ONTO INNOVATION INC.	US6833441057	10-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: Paul W. Taylor	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: Matthew P. Wagner	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: Tanya M. Acker	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Advisory Vote on Executive Compensation. To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers.	AGAINST
PACWEST BANCORP	US6952631033	10-May-2022	Ratification of the Appointment of Independent Auditor. To ratify the appointment of KPMG LLP as the Company's independent auditor for the fiscal year ending December 31, 2022.	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: Paul R. Burke	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: Craig A. Carlson	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: John M. Eggemeyer, III	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: C. William Hosler	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: Polly B. Jessen	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: Susan E. Lester	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: Roger H. Molvar	FOR
PACWEST BANCORP	US6952631033	10-May-2022	Election of Director for a one-year term: Robert A. Stine	FOR
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	RESOLUTION ON THE ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET AS WELL AS THE GROUP INCOME STATEMENT AND THE GROUP BALANCE SHEET	FOR
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	RESOLUTION ON THE ALLOCATION OF THE COMPANY'S PROFITS IN ACCORDANCE WITH THE ADOPTED BALANCE SHEET	FOR
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	RESOLUTION ON DISCHARGE FROM LIABILITY FOR THE DIRECTORS OF THE BOARD AND THE CEO	FOR

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PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	DETERMINATION OF THE NUMBER OF DIRECTORS AND DEPUTY DIRECTORS	FOR
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	RESOLUTION ON REMUNERATION TO DIRECTORS OF THE BOARD AND AUDITORS	AGAINST
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	ELECTION OF BOARD OF DIRECTORS AND CHAIRMAN OF THE BOARD: THE NOMINATION COMMITTEE PROPOSES RE-ELECTION OF HAKAN SJUNNESSON, FREDRIK WESTER, MATHIAS HERMANSSON, LINDA HOGLUND AND ANDRAS VAJLOK AS DIRECTORS OF THE BOARD AS WELL AS RE-ELECTION OF HAKAN SJUNNESSON AS CHAIRMAN OF THE BOARD, ALL FOR THE PERIOD THROUGH THE END OF THE NEXT AGM, AND THAT THE BOARD OF DIRECTORS SHALL ELECT A NEW CHAIRMAN AMONGST ITSELF IF SUCH PERSON'S ASSIGNMENT SHOULD END IN ADVANCE	AGAINST
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	ELECTION OF AUDITOR: THE NOMINATION COMMITTEE PROPOSES RE-ELECTION OF THE AUDITING FIRM OHRLINGS PRICEWATERHOUSECOOPERS AB AS THE COMPANY'S AUDITOR. OHRLINGS PRICEWATERHOUSECOOPERS AB HAS DECLARED THAT ALEKSANDER LYCKOW WILL BE AUDITOR-IN-CHARGE IF THE AGM RESOLVES IN ACCORDANCE WITH THE PROPOSAL	AGAINST
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	RESOLUTION ON AMENDMENT OF THE ARTICLES OF ASSOCIATION	FOR
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	RESOLUTION ON PRINCIPLES FOR THE NOMINATION COMMITTEE AHEAD OF THE 2023 AGM	FOR
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	RESOLUTION ON GUIDELINES FOR REMUNERATION OF SENIOR EXECUTIVES	FOR
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON THE ISSUANCE OF SHARES, CONVERTIBLES AND/OR WARRANTS	FOR
PARADOX INTERACTIVE AB	SE0008294953	10-May-2022	PROPOSAL OF THE BOARD OF DIRECTORS FOR A RESOLUTION (A) IMPLEMENTATION OF EMPLOYEE STOCK OPTION PROGRAM 2022/2026 AND (B) DIRECTED ISSUE OF WARRANTS AND APPROVAL OF TRANSFER OF WARRANTS TO FULFIL THE COMPANY'S COMMITMENTS UNDER THE OPTION PROGRAM AND TO SECURE SOCIAL SECURITY CHARGES	FOR
PRECISION BIOSCIENCES, INC.	US74019P1084	10-May-2022	DIRECTOR	FOR
PRECISION BIOSCIENCES, INC.	US74019P1084	10-May-2022	DIRECTOR	FOR
PRECISION BIOSCIENCES, INC.	US74019P1084	10-May-2022	Ratification of the appointment of Deloitte & Touche LLP as Precision's independent registered public accounting firm for 2022.	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	ABSTAIN
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	DIRECTOR	FOR
PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	Appointment of Independent Registered Certified Public Accounting Firm. Appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm.	FOR

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PRIMO WATER CORPORATION	CA74167P1080	10-May-2022	Non-Binding Advisory Vote on Executive Compensation. Approval, on a non-binding advisory basis, of the compensation of Primo Water Corporation's named executive officers.	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Sandra Pianalto	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Christine A. Poon	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Thomas J. Baltimore, Jr.	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Douglas A. Scovanner	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Michael A. Todman	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Advisory vote to approve named executive officer compensation.	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Shareholder proposal to adopt the right to act by written consent.	AGAINST
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Gilbert F. Casellas	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Robert M. Falzon	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Martina Hund-Mejean	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Wendy Jones	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Karl J. Krapek	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Peter R. Lighte	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: Charles F. Lowrey	FOR
PRUDENTIAL FINANCIAL, INC.	US7443201022	10-May-2022	Election of Director: George Paz	FOR
RHEINMETALL AG	DE0007030009	10-May-2022	ELECT ANDREAS GEORGI TO THE SUPERVISORY BOARD	FOR
RHEINMETALL AG	DE0007030009	10-May-2022	ELECT KLAUS DRAEGER TO THE SUPERVISORY BOARD	FOR
RHEINMETALL AG	DE0007030009	10-May-2022	AMEND AFFILIATION AGREEMENT WITH SUBSIDIARIES	FOR
RHEINMETALL AG	DE0007030009	10-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR3.30 PER SHARE	FOR
RHEINMETALL AG	DE0007030009	10-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
RHEINMETALL AG	DE0007030009	10-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
RHEINMETALL AG	DE0007030009	10-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
RHEINMETALL AG	DE0007030009	10-May-2022	APPROVE REMUNERATION REPORT	FOR
RHEINMETALL AG	DE0007030009	10-May-2022	ELECT EVA OEFVERSTROEM TO THE SUPERVISORY BOARD	FOR
RHEINMETALL AG	DE0007030009	10-May-2022	ELECT SUSANNE HANNEMANN TO THE SUPERVISORY BOARD	AGAINST
ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO RE-APPOINT DR. P.A.M. STOFFELS AS MEMBER OF THE SUPERVISORY BOARD	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO RE-APPOINT DR. A. MARC HARRISON AS MEMBER OF THE SUPERVISORY BOARD	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO APPOINT MRS H.W.P.M.A. VERHAGEN AS MEMBER OF THE SUPERVISORY BOARD	FOR

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ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO APPOINT MR S.J. POONEN AS MEMBER OF THE SUPERVISORY BOARD	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO RE-APPOINT ERNST & YOUNG ACCOUNTANTS LLP AS THE COMPANY'S AUDITOR	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	ISSUE SHARES OR GRANT RIGHTS TO ACQUIRE SHARES	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	RESTRICT OR EXCLUDE PRE-EMPTION RIGHTS	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO AUTHORIZE THE BOARD OF MANAGEMENT TO ACQUIRE SHARES IN THE COMPANY	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO CANCEL SHARES	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO ADOPT DIVIDEND	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	ADVISORY VOTE ON THE REMUNERATION REPORT 2021	AGAINST
ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT	FOR
ROYAL PHILIPS NV	NL0000009538	10-May-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD	FOR
SLATE GROCERY REIT	CA8310622037	10-May-2022	Election of Trustee: Colum Bastable	FOR
SLATE GROCERY REIT	CA8310622037	10-May-2022	Election of Trustee: Thomas Farley	FOR
SLATE GROCERY REIT	CA8310622037	10-May-2022	Election of Trustee: Patrick Flatley	FOR
SLATE GROCERY REIT	CA8310622037	10-May-2022	Election of Trustee: Marc Rouleau	FOR
SLATE GROCERY REIT	CA8310622037	10-May-2022	Election of Trustee: Andrea Stephen	FOR
SLATE GROCERY REIT	CA8310622037	10-May-2022	Election of Trustee: Blair Welch	FOR
SLATE GROCERY REIT	CA8310622037	10-May-2022	Election of Trustee: Brady Welch	FOR
SLATE GROCERY REIT	CA8310622037	10-May-2022	Re-appointment of Deloitte LLP as the auditors of the REIT for the ensuing year and authorizing the trustees of the REIT to fix their remuneration.	FOR
SOLVAY SA	BE0003470755	10-May-2022	APPROVAL OF THE REMUNERATION REPORT FOR THE 2021 FINANCIAL YEAR	FOR
SOLVAY SA	BE0003470755	10-May-2022	REMUNERATION POLICY 2022	FOR
SOLVAY SA	BE0003470755	10-May-2022	PROPOSED IS THE MANDATE OF MR GILLES MICHEL AS DIRECTOR TO BE RENEWED FOR A PERIOD OF FOUR YEAR. HIS TERM OF OFFICE EXPIRES AT THE END OF THE ORDINARY GENERAL MEETING IN MAY 2026	FOR
SOLVAY SA	BE0003470755	10-May-2022	IT IS PROPOSED TO APPOINT MR GILLES MICHEL TO CONFIRM INDEPENDENT DIRECTOR	FOR
SOLVAY SA	BE0003470755	10-May-2022	MR MATTI LIEVONEN IS PROPOSED TO REAPPOINTED AS DIRECTOR FOR A PERIOD OF FOUR YEARS. TO BE TERM OF OFFICE EXPIRES AT THE END OF THE ORDINARY GENERAL MEETING IN MAY 2026	FOR
SOLVAY SA	BE0003470755	10-May-2022	IT IS PROPOSED THAT THE APPOINTMENT OF MR MATTI LIEVONEN TO CONFIRM INDEPENDENT DIRECTOR	FOR
SOLVAY SA	BE0003470755	10-May-2022	MS ROSEMARY THORNE IS PROPOSED TO BE REAPPOINTED AS DIRECTOR FOR A PERIOD OF ONE YEAR. HAIR MANDATE EXPIRES AFTER THE ANNUAL GENERAL MEETING IN MAY 2023. ALTHOUGH ROSEMARY THORNE HAS REACHED THE AGE LIMIT THIS YEAR ACHIEVES THOSE IN THE COMPANYS CORPORATE GOVERNANCE CHARTER HAS BEEN ESTABLISHED, IT WAS CONSIDERED APPROPRIATE TO EXTEND HIS PROPOSE A TERM OF OFFICE WITH A LIMITED PERIOD OF ONE YEAR, IN ORDER TO ENSURE A HARMONIOUS TRANSITION OF HIS DUTIES IN THE COUNCIL GUARANTEE	FOR

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SOLVAY SA	BE0003470755	10-May-2022	IT IS PROPOSED TO APPOINT MRS ROSEMARY THORNE TO CONFIRM INDEPENDENT DIRECTOR	FOR
SOLVAY SA	BE0003470755	10-May-2022	IT IS PROPOSED THAT MR PIERRE GURDJIAN TE APPOINTED AS DIRECTOR FOR A PERIOD OF FOUR YEARS. THE MANDATE OF MR PIERRE GURDJIAN EXPIRES AT THE END OF THE ORDINARY GENERAL MEETING IN MAY 2026	FOR
SOLVAY SA	BE0003470755	10-May-2022	IT IS PROPOSED THAT THE APPOINTMENT OF MR PIERRE GURDJIAN TO CONFIRM INDEPENDENT DIRECTOR	FOR
SOLVAY SA	BE0003470755	10-May-2022	MS LAURENCE IS PROPOSED DEBROUX AS DIRECTOR FOR A PERIOD OF FOUR YEARS. MS LAURENCE DEBROUXS MANDATE EXPIRES AT THE END OF THE ORDINARY GENERAL MEETING IN MAY 2026	FOR
SOLVAY SA	BE0003470755	10-May-2022	IT IS PROPOSED THAT THE APPOINTMENT OF MRS LAURENCE DEBROUX AS INDEPENDENT DIRECTOR	FOR
SOLVAY SA	BE0003470755	10-May-2022	APPOINTMENT OF A NEW STATUTORY AUDITOR: ERNST & YOUNG BEDRIJFSREVISOREN BVBA	FOR
SOLVAY SA	BE0003470755	10-May-2022	DETERMINATION OF THE REMUNERATION OF THE STATUTORY AUDITOR	FOR
SOLVAY SA	BE0003470755	10-May-2022	APPROVAL OF THE ANNUAL ACCOUNTS FOR THE 2021 FINANCIAL YEAR - APPROPRIATION OF THE RESULT AND DETERMINATION OF THE DIVIDEND	FOR
SOLVAY SA	BE0003470755	10-May-2022	DISCHARGE OF DISCHARGE TO THE DIRECTORS FOR THE TRANSACTIONS OF THE 2021 FINANCIAL YEAR	FOR
SOLVAY SA	BE0003470755	10-May-2022	DISCHARGE TO THE STATUTORY AUDITOR FOR THE 2021 FINANCIAL YEAR	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Election of Director for a term expiring in 2023: Frank L. Sims	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	The approval of the Merger Agreement.	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Election of Director for a term expiring in 2023: Sarah M. Barpoulis	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	The advisory, non-binding compensation proposal relating to the Merger.	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	An advisory vote to approve executive compensation.	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Adjournment of the Annual Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes to approve the Merger Agreement at the time of the Annual Meeting.	AGAINST
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Election of Director for a term expiring in 2023: Victor A. Fortkiewicz	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Election of Director for a term expiring in 2023: Sheila Hartnett-Devlin, CFA	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Election of Director for a term expiring in 2023: G. Edison Holland, Jr.	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Election of Director for a term expiring in 2023: Sunita Holzer	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Election of Director for a term expiring in 2023: Kevin M. O'Dowd	FOR

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SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Election of Director for a term expiring in 2023: Christopher J. Paladino	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Election of Director for a term expiring in 2023: Michael J. Renna	FOR
SOUTH JERSEY INDUSTRIES, INC.	US8385181081	10-May-2022	Election of Director for a term expiring in 2023: Joseph M. Rigby	FOR
SPIRIT AIRLINES, INC.	US8485771021	10-May-2022	DIRECTOR	FOR
SPIRIT AIRLINES, INC.	US8485771021	10-May-2022	DIRECTOR	FOR
SPIRIT AIRLINES, INC.	US8485771021	10-May-2022	To ratify the selection, by the Audit Committee of the Board of Directors, of Ernst & Young LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
SPIRIT AIRLINES, INC.	US8485771021	10-May-2022	To approve, on a non-binding, advisory basis, the compensation of our named executive officers as disclosed in the attached Proxy Statement pursuant to executive compensation disclosure rules under the Securities Exchange Act of 1934, as amended.	FOR
SPX CORPORATION	US7846351044	10-May-2022	Election of Director for a term expiring in 2025: Eugene J. Lowe, III	FOR
SPX CORPORATION	US7846351044	10-May-2022	Election of Director for a term expiring in 2025: Patrick J. O'Leary	AGAINST
SPX CORPORATION	US7846351044	10-May-2022	Election of Director for a term expiring in 2025: David A. Roberts	FOR
SPX CORPORATION	US7846351044	10-May-2022	Approval of Named Executive Officers' Compensation, on a Non-binding Advisory Basis.	FOR
SPX CORPORATION	US7846351044	10-May-2022	Ratification of Appointment of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm for 2022.	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	DIRECTOR	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	Appointment of KPMG LLP as auditor of Suncor Energy Inc. for the ensuing year.	FOR
SUNCOR ENERGY INC.	CA8672241079	10-May-2022	To consider and, if deemed fit, approve an advisory resolution on Suncor's approach to executive compensation disclosed in the Management Proxy Circular of Suncor Energy Inc. dated February 23, 2022.	FOR
SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	DIRECTOR	FOR

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SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	DIRECTOR	FOR
SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	DIRECTOR	FOR
SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	DIRECTOR	FOR
SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	DIRECTOR	FOR
SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	DIRECTOR	FOR
SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	DIRECTOR	FOR
SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	DIRECTOR	FOR
SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	DIRECTOR	FOR
SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	Appointment of Auditors On the appointment of Ernst & Young LLP, as auditors of the Corporation at such remuneration as may be approved by the directors of the Corporation.	FOR
SUPERIOR PLUS CORP.	CA86828P1036	10-May-2022	To approve the Corporation's advisory vote on executive compensation.	FOR
SWIRE PROPERTIES LTD	HK0000063609	10-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
SWIRE PROPERTIES LTD	HK0000063609	10-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES	FOR
SWIRE PROPERTIES LTD	HK0000063609	10-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY	AGAINST
SWIRE PROPERTIES LTD	HK0000063609	10-May-2022	TO RE-ELECT GUY MARTIN COUTTS BRADLEY AS A DIRECTOR	FOR
SWIRE PROPERTIES LTD	HK0000063609	10-May-2022	TO RE-ELECT NICHOLAS ADAM HODNETT FENWICK AS A DIRECTOR	FOR
SWIRE PROPERTIES LTD	HK0000063609	10-May-2022	TO RE-ELECT SPENCER THEODORE FUNG AS A DIRECTOR	FOR
SWIRE PROPERTIES LTD	HK0000063609	10-May-2022	TO RE-ELECT MERLIN BINGHAM SWIRE AS A DIRECTOR	FOR
SWIRE PROPERTIES LTD	HK0000063609	10-May-2022	TO ELECT TIMOTHY JOSEPH BLACKBURN AS A DIRECTOR	FOR
SWIRE PROPERTIES LTD	HK0000063609	10-May-2022	TO ELECT MA SUK CHING MABELLE AS A DIRECTOR	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: William J. Stromberg	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Richard R. Verma	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Glenn R. August	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Sandra S. Wijnberg	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Alan D. Wilson	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	To approve, by a non-binding advisory vote, the compensation paid by the Company to its Named Executive Officers.	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Mark S. Bartlett	AGAINST
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Mary K. Bush	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Dina Dublon	FOR

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T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Dr. Freeman A. Hrabowski, III	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Robert F. MacLellan	AGAINST
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Eileen P. Rominger	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Robert W. Sharps	FOR
T. ROWE PRICE GROUP, INC.	US74144T1088	10-May-2022	Election of Director: Robert J. Stevens	FOR
TERADATA CORPORATION	US88076W1036	10-May-2022	Election of Class III Director: Cary T. Fu	FOR
TERADATA CORPORATION	US88076W1036	10-May-2022	Election of Class III Director: Michael P. Gianoni	FOR
TERADATA CORPORATION	US88076W1036	10-May-2022	Election of Class III Director: Joanne B. Olsen	FOR
TERADATA CORPORATION	US88076W1036	10-May-2022	An advisory (non-binding) vote to approve executive compensation.	FOR
TERADATA CORPORATION	US88076W1036	10-May-2022	Approval of Amendment No. 1 to the Teradata 2012 Stock Incentive Plan.	FOR
TERADATA CORPORATION	US88076W1036	10-May-2022	Approval of the ratification of the appointment of the independent registered public accounting firm for 2022.	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: Salaam Coleman Smith	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: Sonia Syngal	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: Elisabeth B. Donohue	FOR
THE GAP, INC.	US3647601083	10-May-2022	Ratification of the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending on January 28, 2023.	FOR
THE GAP, INC.	US3647601083	10-May-2022	Approval, on an advisory basis, of the overall compensation of the named executive officers.	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: Robert J. Fisher	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: William S. Fisher	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: Tracy Gardner	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: Kathryn Hall	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: Bob L. Martin	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: Amy Miles	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: Chris O'Neill	FOR
THE GAP, INC.	US3647601083	10-May-2022	Election of Director: Mayo A. Shattuck III	FOR
THE HANOVER INSURANCE GROUP, INC.	US4108671052	10-May-2022	Election of Director for a Two-year term expiring in 2024: Martin P. Hughes	FOR
THE HANOVER INSURANCE GROUP, INC.	US4108671052	10-May-2022	Election of Director for a Three-year term expiring in 2025: Kevin J. Bradich	FOR
THE HANOVER INSURANCE GROUP, INC.	US4108671052	10-May-2022	Election of Director for a Three-year term expiring in 2025: Theodore H. Bunting, Jr.	FOR
THE HANOVER INSURANCE GROUP, INC.	US4108671052	10-May-2022	Election of Director for a Three-year term expiring in 2025: Joseph R. Ramrath	FOR

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THE HANOVER INSURANCE GROUP, INC.	US4108671052	10-May-2022	Election of Director for a Three-year term expiring in 2025: John C. Roche	FOR
THE HANOVER INSURANCE GROUP, INC.	US4108671052	10-May-2022	To approve The Hanover Insurance Group 2022 Long-Term Incentive Plan.	AGAINST
THE HANOVER INSURANCE GROUP, INC.	US4108671052	10-May-2022	To approve the advisory vote on the Company's executive compensation.	FOR
THE HANOVER INSURANCE GROUP, INC.	US4108671052	10-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent, registered public accounting firm for 2022.	FOR
TRADEWEB MARKETS INC.	US8926721064	10-May-2022	DIRECTOR	FOR
TRADEWEB MARKETS INC.	US8926721064	10-May-2022	DIRECTOR	ABSTAIN
TRADEWEB MARKETS INC.	US8926721064	10-May-2022	DIRECTOR	FOR
TRADEWEB MARKETS INC.	US8926721064	10-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TRADEWEB MARKETS INC.	US8926721064	10-May-2022	The stockholder proposal relating to the adoption of a policy on board diversity.	AGAINST
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for 2022.	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Non-binding, advisory proposal to approve our executive compensation.	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Election of Director: James C. Fish, Jr.	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	A stockholder proposal regarding a civil rights audit, if properly presented at the meeting.	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Election of Director: Andrés R. Gluski	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Election of Director: Victoria M. Holt	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Election of Director: Kathleen M. Mazzarella	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Election of Director: Sean E. Menke	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Election of Director: William B. Plummer	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Election of Director: John C. Pope	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Election of Director: Maryrose T. Sylvester	FOR
WASTE MANAGEMENT, INC.	US94106L1098	10-May-2022	Election of Director: Thomas H. Weidemeyer	FOR
WERNER ENTERPRISES, INC.	US9507551086	10-May-2022	DIRECTOR	FOR
WERNER ENTERPRISES, INC.	US9507551086	10-May-2022	DIRECTOR	FOR
WERNER ENTERPRISES, INC.	US9507551086	10-May-2022	DIRECTOR	FOR
WERNER ENTERPRISES, INC.	US9507551086	10-May-2022	To approve the advisory resolution on executive compensation.	FOR
WERNER ENTERPRISES, INC.	US9507551086	10-May-2022	To ratify the appointment of KPMG LLP as the independent registered public accounting firm of Werner Enterprises, Inc. for the year ending December 31, 2022.	FOR
WW INTERNATIONAL, INC.	US98262P1012	10-May-2022	Election of Class III Director to serve for a three-year term: Steven M. Altschuler, M.D.	FOR

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WW INTERNATIONAL, INC.	US98262P1012	10-May-2022	Election of Class III Director to serve for a three-year term: Julie Bornstein	FOR
WW INTERNATIONAL, INC.	US98262P1012	10-May-2022	Election of Class III Director to serve for a three-year term: Thilo Semmelbauer	FOR
WW INTERNATIONAL, INC.	US98262P1012	10-May-2022	Election of Class III Director to serve for a three-year term: Sima Sistani	FOR
WW INTERNATIONAL, INC.	US98262P1012	10-May-2022	To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR
WW INTERNATIONAL, INC.	US98262P1012	10-May-2022	Advisory vote to approve the Company's named executive officer compensation.	FOR
ZIFF DAVIS, INC.	US48123V1026	10-May-2022	Election of Director: Vivek Shah	FOR
ZIFF DAVIS, INC.	US48123V1026	10-May-2022	Election of Director: Sarah Fay	FOR
ZIFF DAVIS, INC.	US48123V1026	10-May-2022	Election of Director: Trace Harris	FOR
ZIFF DAVIS, INC.	US48123V1026	10-May-2022	Election of Director: W. Brian Kretzmer	FOR
ZIFF DAVIS, INC.	US48123V1026	10-May-2022	Election of Director: Jonathan F. Miller	FOR
ZIFF DAVIS, INC.	US48123V1026	10-May-2022	Election of Director: Scott C. Taylor	FOR
ZIFF DAVIS, INC.	US48123V1026	10-May-2022	To provide an advisory vote on the compensation of Ziff Davis' named executive officers.	FOR
ZIFF DAVIS, INC.	US48123V1026	10-May-2022	To ratify the appointment of BDO USA, LLP to serve as Ziff Davis' independent auditors for fiscal 2022.	FOR
AB SAGAX	SE0005127818	11-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.15 PER CLASS A SHARE AND CLASS B SHARE AND SEK2.00 PER CLASS D SHARE	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE DISCHARGE OF STAFFAN	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE DISCHARGE OF DAVID	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE DISCHARGE OF JOHAN CERDERLUND	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE DISCHARGE OF FILIP ENGELBERT	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE DISCHARGE OF JOHAN	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE DISCHARGE OF ULRIKA WERDELIN	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE DISCHARGE OF CEO DAVID MINDUS	FOR
AB SAGAX	SE0005127818	11-May-2022	DETERMINE NUMBER OF MEMBERS (6)AND DEPUTY MEMBERS (0) OF BOARDDETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 330,000 FOR CHAIRMAN, AND SEK 180,000FOR OTHER DIRECTORS APPROVE COMMITTEE FEES APPROVE REMUNERATION OF AUDITORS	FOR
AB SAGAX	SE0005127818	11-May-2022	REELECT STAFFAN SALEN AS DIRECTOR	AGAINST
AB SAGAX	SE0005127818	11-May-2022	REELECT DAVID MINDUS AS DIRECTOR	AGAINST
AB SAGAX	SE0005127818	11-May-2022	REELECT JOHAN CERDERLUND AS DIRECTOR	AGAINST
AB SAGAX	SE0005127818	11-May-2022	REELECT FILIP ENGELBERT AS DIRECTOR	AGAINST
AB SAGAX	SE0005127818	11-May-2022	REELECT JOHAN THORELL AS DIRECTOR	AGAINST

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AB SAGAX	SE0005127818	11-May-2022	REELECT ULRIKA WERDELIN AS DIRECTOR	AGAINST
AB SAGAX	SE0005127818	11-May-2022	REELECT STAFFAN SALEN AS BOARD CHAIR	AGAINST
AB SAGAX	SE0005127818	11-May-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE REMUNERATION REPORT	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR
AB SAGAX	SE0005127818	11-May-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
AB SAGAX	SE0005127818	11-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
AB SAGAX	SE0005127818	11-May-2022	AMEND ARTICLES RE EDITORIAL CHANGES	FOR
AB SAGAX	SE0009161052	11-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.15 PER CLASS A SHARE AND CLASS B SHARE AND SEK2.00 PER CLASS D SHARE	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE DISCHARGE OF STAFFAN	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE DISCHARGE OF DAVID	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE DISCHARGE OF JOHANCERDERLUND	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE DISCHARGE OF FILIPENGELBERT	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE DISCHARGE OF JOHAN	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE DISCHARGE OF ULRIKAWERDELIN	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE DISCHARGE OF CEO DAVID MINDUS	FOR
AB SAGAX	SE0009161052	11-May-2022	DETERMINE NUMBER OF MEMBERS (6)AND DEPUTY MEMBERS (0) OF BOARD DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 330,000 FOR CHAIRMAN, AND SEK 180,000FOR OTHER DIRECTORS APPROVE COMMITTEE FEES APPROVE REMUNERATION OF AUDITORS	FOR
AB SAGAX	SE0009161052	11-May-2022	REELECT STAFFAN SALEN AS DIRECTOR	AGAINST
AB SAGAX	SE0009161052	11-May-2022	REELECT DAVID MINDUS AS DIRECTOR	FOR
AB SAGAX	SE0009161052	11-May-2022	REELECT JOHAN CERDERLUND AS DIRECTOR	AGAINST
AB SAGAX	SE0009161052	11-May-2022	REELECT FILIP ENGELBERT AS DIRECTOR	AGAINST
AB SAGAX	SE0009161052	11-May-2022	REELECT JOHAN THORELL AS DIRECTOR	AGAINST
AB SAGAX	SE0009161052	11-May-2022	REELECT ULRIKA WERDELIN AS DIRECTOR	AGAINST
AB SAGAX	SE0009161052	11-May-2022	REELECT STAFFAN SALEN AS BOARD CHAIR	AGAINST
AB SAGAX	SE0009161052	11-May-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE REMUNERATION REPORT	FOR
AB SAGAX	SE0009161052	11-May-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR

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AB SAGAX	SE0009161052	11-May-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
AB SAGAX	SE0009161052	11-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
AB SAGAX	SE0009161052	11-May-2022	AMEND ARTICLES RE EDITORIAL CHANGES	FOR
ADTRAN, INC.	US00738A1060	11-May-2022	Election of Director: Thomas R. Stanton	FOR
ADTRAN, INC.	US00738A1060	11-May-2022	Election of Director: H. Fenwick Huss	FOR
ADTRAN, INC.	US00738A1060	11-May-2022	Election of Director: Gregory J. McCray	FOR
ADTRAN, INC.	US00738A1060	11-May-2022	Election of Director: Balan Nair	AGAINST
ADTRAN, INC.	US00738A1060	11-May-2022	Election of Director: Jacqueline H. Rice	FOR
ADTRAN, INC.	US00738A1060	11-May-2022	Election of Director: Kathryn A. Walker	FOR
ADTRAN, INC.	US00738A1060	11-May-2022	Non-binding approval of the compensation of ADTRAN'S named executive officers.	FOR
ADTRAN, INC.	US00738A1060	11-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of ADTRAN for the fiscal year ending December 31, 2022.	FOR
ALTAIR ENGINEERING INC.	US0213691035	11-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Trace Harris	FOR
ALTAIR ENGINEERING INC.	US0213691035	11-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Shekar Ayyar	FOR
ALTAIR ENGINEERING INC.	US0213691035	11-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Sandra Carter	FOR
ALTAIR ENGINEERING INC.	US0213691035	11-May-2022	To vote, on an advisory basis, on the compensation of the Company's named executive officers.	FOR
ALTAIR ENGINEERING INC.	US0213691035	11-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Election of Director: PETER ZAFFINO	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Approve, on an advisory basis, the 2021 compensation of AIG's named executives.	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Election of Director: JAMES COLE, JR.	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Ratify the selection of PricewaterhouseCoopers LLP to serve as AIG's independent registered public accounting firm for 2022.	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Shareholder proposal to reduce the threshold to call special meetings from 25 percent to 10 percent.	AGAINST
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Election of Director: W. DON CORNWELL	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Election of Director: WILLIAM G. JURGENSEN	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Election of Director: LINDA A. MILLS	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Election of Director: THOMAS F. MOTAMED	FOR

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AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Election of Director: PETER R. PORRINO	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Election of Director: JOHN G. RICE	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Election of Director: DOUGLAS M. STEENLAND	FOR
AMERICAN INTERNATIONAL GROUP, INC.	US0268747849	11-May-2022	Election of Director: THERESE M. VAUGHAN	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers.	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Ratification of the appointment, by the Audit, Finance and Risk Committee of the Board of Directors, of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Election of Director: Jeffrey N. Edwards	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Shareholder proposal on Climate Transition Plan Reporting as described in the proxy statement.	ABSTAIN
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Shareholder proposal on Racial Justice Audit as described in the proxy statement.	AGAINST
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Election of Director: Martha Clark Goss	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Election of Director: M. Susan Hardwick	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Election of Director: Kimberly J. Harris	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Election of Director: Julia L. Johnson	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Election of Director: Patricia L. Kampling	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Election of Director: Karl F. Kurz	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Election of Director: George MacKenzie	FOR
AMERICAN WATER WORKS COMPANY, INC.	US0304201033	11-May-2022	Election of Director: James G. Stavridis	FOR
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO RE-APPOINT KPMG AS THE COMPANY'S AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH THE COMPANY'S SHARES	AGAINST
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE THE COMPANY'S SHARES	FOR

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ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY UNDER RESOLUTION NO. 9 BY THE NUMBER OF SHARES REPURCHASED UNDER RESOLUTION NO. 10	AGAINST
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO APPROVE THE PROPOSED AMENDMENTS TO THE EXISTING MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY AND PROPOSED ADOPTION OF THE NEW SET OF AMENDED AND RESTATED MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO DECLARE A FINAL DIVIDEND OF HK68 CENTS PER ORDINARY SHARE OF THE COMPANY IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021	FOR
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO RE-ELECT MR. DING SHIZHONG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO RE-ELECT MR. LAI SHIXIAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO RE-ELECT MR. WU YONGHUA AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO RE-ELECT MR. DAI ZHONGCHUAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
ANTA SPORTS PRODUCTS LTD	KYG040111059	11-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE COMPANY'S DIRECTORS	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-ELECT JORGE BANDE AS A DIRECTOR	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RECEIVE THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND OF THE AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-ELECT FRANCISCA CASTRO AS A DIRECTOR	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-ELECT MICHAEL ANGLIN AS A DIRECTOR	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-ELECT EUGENIA PAROT AS A DIRECTOR	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH THE ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO AUTHORISE THE AUDIT AND RISK COMMITTEE FOR AND ON BEHALF OF THE BOARD TO FIX THE REMUNERATION OF THE AUDITORS	FOR

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ANTOFAGASTA PLC	GB0000456144	11-May-2022	<p>THAT, IN SUBSTITUTION FOR ALL EXISTING AUTHORITIES, THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES (AS DEFINED IN SECTION 540 OF THE COMPANIES ACT 2006) IN THE COMPANY OR GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: A. UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 16,430,945; AND B. COMPRISING EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) UP TO A FURTHER AGGREGATE NOMINAL AMOUNT OF GBP 16,430,945 IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE, SUCH AUTHORITIES TO LAST UNTIL THE EARLIER OF 30 JUNE 2023 (THE LAST DAY BY WHICH THE COMPANY MUST HOLD AN ANNUAL GENERAL MEETING IN 2023) OR THE END OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING IN 2023 BUT, IN EACH CASE, SO THAT THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS BEFORE THE AUTHORITY EXPIRES WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES TO BE GRANTED AFTER THE AUTHORITY EXPIRES, AND THE DIRECTORS MAY ALLOT SHARES OR GRANT SUCH RIGHTS UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED. REFERENCES IN THIS RESOLUTION 16 TO THE NOMINAL AMOUNT OF RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES (INCLUDING WHERE SUCH RIGHTS ARE REFERRED TO AS EQUITY SECURITIES AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) ARE TO THE NOMINAL AMOUNT OF SHARES THAT MAY BE ALLOTTED PURSUANT TO THE RIGHTS. FOR THE PURPOSES OF THIS RESOLUTION 16, "RIGHTS ISSUE" MEANS AN OFFER: I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND II. TO HOLDERS OF OTHER EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, SUBJECT TO SUCH RIGHTS, AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, TO SUBSCRIBE FOR FURTHER SECURITIES BY MEANS OF THE ISSUE OF A RENOUNCEABLE LETTER (OR OTHER NEGOTIABLE DOCUMENT) WHICH MAY BE TRADED FOR A PERIOD BEFORE PAYMENT FOR THE SECURITIES IS DUE, INCLUDING AN OFFER TO WHICH THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS OR MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER</p>	FOR
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ANTOFAGASTA PLC	GB0000456144	11-May-2022	<p>THAT, IN SUBSTITUTION FOR ALL EXISTING AUTHORITIES AND SUBJECT TO THE PASSING OF RESOLUTION 16, THE DIRECTORS BE GENERALLY EMPOWERED PURSUANT TO SECTION 570 OF THE COMPANIES ACT 2006 TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) FOR CASH PURSUANT TO THE AUTHORITY GRANTED BY RESOLUTION 16 AND/OR PURSUANT TO SECTION 573 OF THE COMPANIES ACT 2006 TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH, IN EACH CASE FREE OF THE RESTRICTION IN SECTION 561 OF THE COMPANIES ACT 2006, SUCH AUTHORITY TO BE LIMITED: A. TO THE ALLOTMENT OF EQUITY SECURITIES AND/OR SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF EQUITY SECURITIES (BUT IN THE CASE OF AN ALLOTMENT PURSUANT TO THE AUTHORITY GRANTED BY PARAGRAPH (B) OF RESOLUTION 16, BY WAY OF A RIGHTS ISSUE ONLY): I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND II. TO HOLDERS OF OTHER EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006), AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, SUBJECT TO SUCH RIGHTS, AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, AND SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS OR MAKE ANY OTHER ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND B. TO THE ALLOTMENT OF EQUITY SECURITIES PURSUANT TO THE AUTHORITY GRANTED BY PARAGRAPH (A) OF RESOLUTION 16 AND/OR SALE OF TREASURY SHARES FOR CASH (IN EACH CASE OTHERWISE THAN IN THE CIRCUMSTANCES SET OUT IN PARAGRAPH (A) OF THIS RESOLUTION 17) UP TO A NOMINAL AMOUNT OF GBP 2,464,641 (CALCULATED, IN THE CASE OF EQUITY SECURITIES WHICH ARE RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT SECURITIES INTO, ORDINARY SHARES BY REFERENCE TO THE AGGREGATE NOMINAL AMOUNT OF RELEVANT SHARES WHICH MAY BE ALLOTTED PURSUANT TO SUCH RIGHTS) SUCH AUTHORITY TO LAST UNTIL THE EARLIER OF 30 JUNE 2023 (THE LAST DAY BY WHICH THE COMPANY MUST HOLD AN ANNUAL GENERAL MEETING IN 2023) OR THE CONCLUSION OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING IN 2023 BUT, IN EACH CASE, SO THAT THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS BEFORE THE AUTHORITY EXPIRES WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND/OR TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND/OR SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HEREBY CONFERRED HAD NOT EXPIRED. FOR THE PURPOSES OF THIS RESOLUTION 17, "RIGHTS ISSUE" HAS THE SAME MEANING AS IN RESOLUTION 16 ABOVE</p>	FOR
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ANTOFAGASTA PLC	GB0000456144	11-May-2022	THAT, IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 17, AND SUBJECT TO THE PASSING OF RESOLUTION 16, THE DIRECTORS BE GENERALLY EMPOWERED PURSUANT TO SECTION 570 OF THE COMPANIES ACT 2006 TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) FOR CASH PURSUANT TO THE AUTHORITY GRANTED BY RESOLUTION 16 AND/OR PURSUANT TO SECTION 573 OF THE COMPANIES ACT 2006 TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH, IN EACH CASE FREE OF THE RESTRICTION IN SECTION 561 OF THE COMPANIES ACT 2006, SUCH AUTHORITY TO BE: A. LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES AND/OR SALE OF TREASURY SHARES FOR CASH UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 2,464,641 (CALCULATED, IN THE CASE OF EQUITY SECURITIES WHICH ARE RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT SECURITIES INTO, ORDINARY SHARES BY REFERENCE TO THE AGGREGATE NOMINAL AMOUNT OF RELEVANT SHARES WHICH MAY BE ALLOTTED PURSUANT TO SUCH RIGHTS); AND B. USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO LAST UNTIL THE EARLIER OF 30 JUNE 2023 (THE LAST DAY BY WHICH THE COMPANY MUST HOLD AN ANNUAL GENERAL MEETING IN 2023) OR THE END OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING IN 2023 BUT, IN EACH CASE, SO THAT THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS BEFORE THE AUTHORITY EXPIRES WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES TO BE GRANTED (AND/OR TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES OR GRANT SUCH RIGHTS (AND/OR SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE ONE OR MORE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE COMPANIES ACT 2006) OF ORDINARY SHARES OF 5P IN THE CAPITAL OF THE COMPANY ("ORDINARY SHARES"), PROVIDED THAT: A. THE MAXIMUM AGGREGATE NUMBER OF ORDINARY SHARES AUTHORISED TO BE PURCHASED IS 98,585,669 (REPRESENTING 10% OF THE ISSUED ORDINARY SHARE CAPITAL); B. THE MINIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS 5P; C. THE MAXIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE SHALL BE THE HIGHER OF: (1) AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS PURCHASED; AND (2) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT; D. THIS AUTHORITY WILL LAST UNTIL THE EARLIER OF 30 JUNE 2023 (THE LAST DAY BY WHICH THE COMPANY MUST HOLD AN ANNUAL GENERAL MEETING IN 2023) OR THE END OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING IN 2023; AND E. THE COMPANY MAY MAKE A CONTRACT TO PURCHASE ORDINARY SHARES UNDER THIS AUTHORITY BEFORE THE EXPIRY OF THE AUTHORITY WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF THE AUTHORITY, AND MAY MAKE A PURCHASE OF ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	THAT A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO APPROVE THE DIRECTORS' AND CEO REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO DECLARE A FINAL DIVIDEND: IF APPROVED, A FINAL DIVIDEND OF 118.9 CENTS PER ORDINARY SHARE WILL BE PAID ON 13 MAY 2022 TO SHAREHOLDERS ON THE REGISTER AT CLOSE OF BUSINESS ON 22 APRIL 2022. AN INTERIM DIVIDEND OF 23.6 CENTS PER ORDINARY SHARE WAS PAID ON 1 OCTOBER 2021. THIS GIVES TOTAL DIVIDENDS PER ORDINARY SHARE PROPOSED IN RELATION TO 2021 OF 142.5 CENTS PER SHARE. THE TOTAL AMOUNT OF DIVIDENDS TO ORDINARY SHAREHOLDERS PROPOSED IN RELATION TO 2021 WILL BE SGD1,404.8 MILLION	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-ELECT JEAN-PAUL LUKSIC AS A DIRECTOR	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-ELECT TONY JENSEN AS A DIRECTOR	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-ELECT RAMON JARA AS A DIRECTOR	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-ELECT JUAN CLARO AS A DIRECTOR	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-ELECT ANDRONICO LUKSIC AS A DIRECTOR	FOR
ANTOFAGASTA PLC	GB0000456144	11-May-2022	TO RE-ELECT VIVIANNE BLANLOT AS A DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	DIRECTOR	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	To ratify the appointment of Ernst & Young LLP as Arrow's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ARROW ELECTRONICS, INC.	US0427351004	11-May-2022	To approve, by non-binding vote, named executive officer compensation.	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	ELECT HEINRICH HIESINGER TO THE SUPERVISORY BOARD	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	APPROVE REMUNERATION REPORT	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	APPROVE AFFILIATION AGREEMENT WITH BAVARIA WIRTSCHAFTSAGENTUR GMBH	FOR

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BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	APPROVE AFFILIATION AGREEMENT WITH BMW ANLAGEN VERWALTUNGS GMBH	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	APPROVE AFFILIATION AGREEMENT WITH BMW BANK GMBH	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	APPROVE AFFILIATION AGREEMENT WITH BMW FAHRZEUGTECHNIK GMBH	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	APPROVE AFFILIATION AGREEMENT WITH BMW INTEC BETEILIGUNGS GMBH	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	APPROVE AFFILIATION AGREEMENT WITH BMW M GMBH	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 5.80 PER ORDINARY SHARE AND EUR 5.82 PER PREFERRED SHARE	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
BAYERISCHE MOTOREN WERKE AG	DE0005190003	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	AGAINST
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER STEPHAN BRUECKNER FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER AGNIESZKA AL-SELWI FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER VANESSA BARTH (FROM APRIL 15, 2021 TO DECEMBER 31, 2021) FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WERNER BRANDSTETTE (FROM APRIL 15, 2021 TO DECEMBER 31, 2021) FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ROLAND BUSCH (FROM APRIL 15, 2021 TO DECEMBER 31, 2021) FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DOROTHEE DEURING (FROM JANUARY 1, 2021 TO APRIL 15, 2021) FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RALPH HECK (FROM JANUARY 1, 2021 TO APRIL 15, 2021) FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SUSANNE HUPE (FROM JANUARY 1, 2021 TO APRIL 15, 2021) FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RAINER KNERLER FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JANNA KOEKE (FROM JANUARY 1, 2021 TO APRIL 15, 2021) FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER FRANK LUTZ FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SILKE MAURER (FROM APRIL 15, 2021 TO DECEMBER 31) FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ROBERT SCHUCHNA FOR FISCAL YEAR 2021	FOR
BILFINGER SE	DE0005909006	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JOERG SOMMER FOR FISCAL YEAR 2021	FOR

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BORALEX INC.	CA09950M3003	11-May-2022	DIRECTOR	FOR
BORALEX INC.	CA09950M3003	11-May-2022	DIRECTOR	FOR
BORALEX INC.	CA09950M3003	11-May-2022	DIRECTOR	FOR
BORALEX INC.	CA09950M3003	11-May-2022	DIRECTOR	FOR
BORALEX INC.	CA09950M3003	11-May-2022	DIRECTOR	FOR
BORALEX INC.	CA09950M3003	11-May-2022	To appoint PricewaterhouseCoopers LLP/s.r.l./S.E.N.C.R.L., chartered professional accountants, as Independent Auditor of the Corporation for the ensuing year	FOR
BORALEX INC.	CA09950M3003	11-May-2022	To adopt the non-binding advisory resolution agreeing to the Corporation's approach to executive compensation.	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	As to the Resolution to appoint Deloitte LLP, Chartered Accountants, the auditors of BGSi for the fiscal year ending December 31, 2022 and thereafter until the close of the Annual Meeting of shareholders of BGSi next following and authorizing the Board of Directors to fix the auditors' remuneration.	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	As to the Resolution to vote on an advisory resolution on BGSi's approach to executive compensation.	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	Election of Directors Election of Director: David Brown	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	As to the Resolution to fix the number of directors at nine (9).	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	Election of Director: Brock Bulbuck	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	Election of Director: Robert Espey	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	Election of Director: Robert Gross	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	Election of Director: John Hartmann	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	Election of Director: Violet Konkle	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	Election of Director: Timothy O'Day	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	Election of Director: William Onuwa	FOR
BOYD GROUP SERVICES INC.	CA1033101082	11-May-2022	Election of Director: Sally Savoia	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	11-May-2022	APPROVE DISCHARGE OF AUDITORS	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	11-May-2022	REELECT MICHAEL STONE AS INDEPENDENT DIRECTOR	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	11-May-2022	ELECT DAVID CUNNINGHAM AS INDEPENDENT DIRECTOR	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	11-May-2022	AUTHORIZE IMPLEMENTATION OF APPROVED RESOLUTIONS AND FILING OF REQUIRED DOCUMENTS/FORMALITIES AT TRADE REGISTRY	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	11-May-2022	APPROVE FINANCIAL STATEMENTS, ALLOCATION OF INCOME, AND DIVIDENDS OF EUR 0.49 PER SHARE	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	11-May-2022	APPROVE REMUNERATION REPORT	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	11-May-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
BROOKLINE BANCORP, INC.	US11373M1071	11-May-2022	Election of Director: Joanne B. Chang	AGAINST
BROOKLINE BANCORP, INC.	US11373M1071	11-May-2022	Election of Director: David C. Chapin	AGAINST

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BROOKLINE BANCORP, INC.	US11373M1071	11-May-2022	Election of Director: John A. Hackett	AGAINST
BROOKLINE BANCORP, INC.	US11373M1071	11-May-2022	Election of Director: John L. Hall, II	AGAINST
BROOKLINE BANCORP, INC.	US11373M1071	11-May-2022	Election of Director: John M. Pereira	FOR
BROOKLINE BANCORP, INC.	US11373M1071	11-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
BROOKLINE BANCORP, INC.	US11373M1071	11-May-2022	To approve on a non-binding advisory basis, the compensation of the Company's named executive officers.	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO RE-ELECT ERIK B. DAUGBJERG AS A DIRECTOR	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO RE-ELECT SIMON THOMSON AS A DIRECTOR	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO RE-ELECT JAMES SMITH AS A DIRECTOR	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO AUTHORISE THE COMPANY TO ALLOT RELEVANT SECURITIES	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO DISAPPLY PRE-EMPTION RIGHTS ON ALLOTMENTS OF EQUITY SECURITIES OR SALE OF TREASURY SHARES	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO DISAPPLY PRE-EMPTION RIGHTS ON FURTHER ALLOTMENTS OF EQUITY SECURITIES OR SALE OF TREASURY SHARES IN CONNECTION WITH AN ACQUISITION OR CAPITAL INVESTMENT	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF THE ORDINARY SHARE CAPITAL OF THE COMPANY	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO AUTHORISE THE COMPANY TO CALL A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT CONTAINED IN THE REPORT AND ACCOUNTS	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO RE-ELECT NICOLETTA GIADROSSI AS A DIRECTOR	AGAINST
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO RE-ELECT KEITH LOUGH AS A DIRECTOR	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO RE-ELECT PETER KALLOS AS A DIRECTOR	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO RE-ELECT ALISON WOOD AS A DIRECTOR	FOR
CAPRICORN ENERGY PLC	GB00BN0SMB92	11-May-2022	TO RE-ELECT CATHERINE KRAJICEK AS A DIRECTOR	FOR
CHAMPIONX CORPORATION	US15872M1045	11-May-2022	Advisory Vote to Approve the Compensation of ChampionX's Named Executive Officers for 2021	FOR
CHAMPIONX CORPORATION	US15872M1045	11-May-2022	Election of Director: Heidi S. Alderman	FOR
CHAMPIONX CORPORATION	US15872M1045	11-May-2022	Election of Director: Mamatha Chamarthi	FOR
CHAMPIONX CORPORATION	US15872M1045	11-May-2022	Election of Director: Gary P. Luquette	FOR
CHAMPIONX CORPORATION	US15872M1045	11-May-2022	Election of Director: Stuart Porter	FOR
CHAMPIONX CORPORATION	US15872M1045	11-May-2022	Election of Director: Daniel W. Rabun	FOR
CHAMPIONX CORPORATION	US15872M1045	11-May-2022	Election of Director: Sivasankaran Somasundaram	FOR

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CHAMPIONX CORPORATION	US15872M1045	11-May-2022	Election of Director: Stephen M. Todd	FOR
CHAMPIONX CORPORATION	US15872M1045	11-May-2022	Election of Director: Stephen K. Wagner	FOR
CHAMPIONX CORPORATION	US15872M1045	11-May-2022	Ratification of the Appointment of PricewaterhouseCoopers LLP as Our Independent Registered Public Accounting Firm for 2022	FOR
CLARKSON PLC	GB0002018363	11-May-2022	RE-ELECT TIM MILLER AS DIRECTOR	AGAINST
CLARKSON PLC	GB0002018363	11-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CLARKSON PLC	GB0002018363	11-May-2022	RE-ELECT BIRGER NERGAARD AS DIRECTOR	FOR
CLARKSON PLC	GB0002018363	11-May-2022	RE-ELECT HEIKE TRUOL AS DIRECTOR	FOR
CLARKSON PLC	GB0002018363	11-May-2022	REAPPOINT PRICEWATERHOUSE COOPERS LLP AS AUDITORS	FOR
CLARKSON PLC	GB0002018363	11-May-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
CLARKSON PLC	GB0002018363	11-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
CLARKSON PLC	GB0002018363	11-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
CLARKSON PLC	GB0002018363	11-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
CLARKSON PLC	GB0002018363	11-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
CLARKSON PLC	GB0002018363	11-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
CLARKSON PLC	GB0002018363	11-May-2022	APPROVE REMUNERATION REPORT	AGAINST
CLARKSON PLC	GB0002018363	11-May-2022	APPROVE FINAL DIVIDEND	FOR
CLARKSON PLC	GB0002018363	11-May-2022	RE-ELECT LAURENCE HOLLINGWORTH AS DIRECTOR	AGAINST
CLARKSON PLC	GB0002018363	11-May-2022	RE-ELECT ANDI CASE AS DIRECTOR	FOR
CLARKSON PLC	GB0002018363	11-May-2022	RE-ELECT JEFF WOYDA AS DIRECTOR	FOR
CLARKSON PLC	GB0002018363	11-May-2022	RE-ELECT PETER BACKHOUSE AS DIRECTOR	FOR
CLARKSON PLC	GB0002018363	11-May-2022	ELECT MARTINE BOND AS DIRECTOR	FOR
CLARKSON PLC	GB0002018363	11-May-2022	RE-ELECT SUE HARRIS AS DIRECTOR	FOR
COFINIMMO SA	BE0003593044	11-May-2022	DISCHARGE TO THE STATUTORY AUDITOR	FOR
COFINIMMO SA	BE0003593044	11-May-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
COFINIMMO SA	BE0003593044	11-May-2022	RENEWAL OF THE MANDATE OF MR. JEAN-PIERRE HANIN	FOR
COFINIMMO SA	BE0003593044	11-May-2022	RENEWAL OF THE MANDATE OF MR. JEAN-KOTARAKOS	FOR
COFINIMMO SA	BE0003593044	11-May-2022	APPOINTMENT OF MR. MICHAEL ZAHN	FOR
COFINIMMO SA	BE0003593044	11-May-2022	CONFIRMATION OF THE INDEPENDENCE OF MR. MICHAEL ZAHN	FOR
COFINIMMO SA	BE0003593044	11-May-2022	APPOINTMENT OF MRS. ANNELEEN DESMYTER	FOR
COFINIMMO SA	BE0003593044	11-May-2022	CONFIRMATION OF THE INDEPENDENCE OF MRS. ANNELEEN DESMYTER	FOR

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COFINIMMO SA	BE0003593044	11-May-2022	APPROVAL OF THE CHANGE-OF-CONTROL CLAUSE IN CONNECTION WITH THE ISSUE OF A SUSTAINABLE BENCHMARK BOND ON 24 JANUARY 2022	FOR
COFINIMMO SA	BE0003593044	11-May-2022	APPROVAL OF CHANGE OF CONTROL CLAUSES IN CREDIT AGREEMENTS CONCLUDED BETWEEN THE CONVENING AND THE HOLDING OF THE ORDINARY GENERAL MEETING	FOR
COFINIMMO SA	BE0003593044	11-May-2022	APPROVAL OF THE ANNUAL ACCOUNTS OF BOLIVAR PROPERTIES NV FOR THE PERIOD FROM 1ST JANUARY 2020 TO 16 DECEMBER 2020, OF RHEASTONE 2 CO NV, DILHOME NV, TEN BERGE NV, BALEN NV, PUTHOF NV, VIADUCTSTRAAT NV AND POLYSERVE NV FOR THE PERIOD FROM 1ST JANUARY 2021 TO 25 AUGUST 2021, QUATRO BUILD NV, PROFILIA NV, MUZIKANTENWIJK NV AND PLOEGDRIES NV FOR THE PERIOD FROM 1ST JANUARY 2021 TO 6 OCTOBER 2021, AND RUSTHUIS MARTINAS NV FOR THE PERIOD FROM 1ST JANUARY 2021 TO 27 OCTOBER 27 2021	FOR
COFINIMMO SA	BE0003593044	11-May-2022	DISCHARGE TO THE DIRECTORS TO THE DIRECTORS OF THE COMPANIES REFERRED TO IN POINT 12.1 FOR THE PERIODS REFERRED TO ABOVE IN POINT 12.1, FOR THE EXECUTION OF THEIR MANDATE	FOR
COFINIMMO SA	BE0003593044	11-May-2022	DISCHARGE TO THE AUDITORS OF THE COMPANIES REFERRED TO IN POINT 12.1 FOR THE PERIODS REFERRED TO IN POINT 12.1 ABOVE, FOR THE EXECUTION OF THEIR MANDATE	FOR
COFINIMMO SA	BE0003593044	11-May-2022	PROPOSAL TO GRANT POWER TO IMPLEMENT THE RESOLUTIONS	FOR
COFINIMMO SA	BE0003593044	11-May-2022	APPROVAL OF THE STATUTORY ANNUAL ACCOUNTS AS AT 31 DECEMBER 2021 AND ALLOCATION OF THE RESULT	FOR
COFINIMMO SA	BE0003593044	11-May-2022	APPROVAL OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2021	FOR
COFINIMMO SA	BE0003593044	11-May-2022	DISCHARGE TO THE DIRECTORS	FOR
COMMERZBANK AG	DE000CBK1001	11-May-2022	RATIFY KPMG AG AS AUDITORS FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE PERIOD FROM DEC. 31, 2022, UNTIL 2023 AGM	FOR
COMMERZBANK AG	DE000CBK1001	11-May-2022	APPROVE REMUNERATION REPORT	FOR
COMMERZBANK AG	DE000CBK1001	11-May-2022	APPROVE REMUNERATION POLICY	AGAINST
COMMERZBANK AG	DE000CBK1001	11-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
COMMERZBANK AG	DE000CBK1001	11-May-2022	AMEND ARTICLES RE: SUPERVISORY BOARD TERM OF OFFICE	FOR
COMMERZBANK AG	DE000CBK1001	11-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
COMMERZBANK AG	DE000CBK1001	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
COMMERZBANK AG	DE000CBK1001	11-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Sharon Wienbar	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Benjamin Wolin	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Deborah G. Ellinger	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	Ratification of the appointment of BDO USA, LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	To approve, by a non-binding, advisory vote, the 2021 compensation paid to our named executive officers	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Paul Fonteyne	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Sandra L. Helton	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Philip A. Laskawy	AGAINST

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COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Mark J. Manoff	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Edward M. McNamara	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Steven Paladino	AGAINST
COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Sandra Peterson	FOR
COVETRUS, INC.	US22304C1009	11-May-2022	Election of Director: Ravi Sachdev	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: Mary L. Schapiro	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: William C. Weldon	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: Fernando Aguirre	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Ratification of the appointment of our independent registered public accounting firm for 2022.	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Say on Pay, a proposal to approve, on an advisory basis, the Company's executive compensation.	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Stockholder proposal for reducing our ownership threshold to request a special stockholder meeting.	AGAINST
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Stockholder proposal regarding our independent Board Chair.	AGAINST
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Stockholder proposal on civil rights and non-discrimination audit focused on "non-diverse" employees.	AGAINST
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Stockholder proposal requesting paid sick leave for all employees.	AGAINST
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Stockholder proposal regarding a report on the public health costs of our food business to diversified portfolios.	AGAINST
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: C. David Brown II	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: Alecia A. DeCoudreaux	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: Nancy-Ann M. DeParle	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: Roger N. Farah	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: Anne M. Finucane	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: Edward J. Ludwig	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: Karen S. Lynch	FOR
CVS HEALTH CORPORATION	US1266501006	11-May-2022	Election of Director: Jean-Pierre Millon	FOR
DMC GLOBAL INC.	US23291C1036	11-May-2022	DIRECTOR	FOR
DMC GLOBAL INC.	US23291C1036	11-May-2022	DIRECTOR	FOR
DMC GLOBAL INC.	US23291C1036	11-May-2022	DIRECTOR	FOR
DMC GLOBAL INC.	US23291C1036	11-May-2022	DIRECTOR	FOR
DMC GLOBAL INC.	US23291C1036	11-May-2022	DIRECTOR	FOR
DMC GLOBAL INC.	US23291C1036	11-May-2022	DIRECTOR	FOR
DMC GLOBAL INC.	US23291C1036	11-May-2022	DIRECTOR	ABSTAIN
DMC GLOBAL INC.	US23291C1036	11-May-2022	DIRECTOR	FOR
DMC GLOBAL INC.	US23291C1036	11-May-2022	DIRECTOR	FOR

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DMC GLOBAL INC.	US23291C1036	11-May-2022	Advisory vote on executive compensation.	FOR
DMC GLOBAL INC.	US23291C1036	11-May-2022	Approval of increase in authorized shares.	FOR
DMC GLOBAL INC.	US23291C1036	11-May-2022	Ratification of appointment of Ernst & Young LLP as auditor for 2022.	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: Robert H. Spilman, Jr.	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: Susan N. Story	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: James A. Bennett	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: Michael E. Szymanczyk	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Advisory Vote on Approval of Executive Compensation (Say on Pay)	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Ratification of Appointment of Independent Auditor	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Management Proposal to Amend the Company's Bylaw on Shareholders' Right to Call a Special Meeting to Lower the Ownership Requirement to 15%	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Shareholder Proposal Regarding the Shareholders' Right to Call a Special Meeting, Requesting the Ownership Threshold be Lowered to 10%	AGAINST
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Shareholder Proposal Regarding Inclusion of Medium-Term Scope 3 Targets to the Company's Net Zero Goal	AGAINST
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Shareholder Proposal Regarding a Report on the Risk of Natural Gas Stranded Assets	AGAINST
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: Robert M. Blue	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: Helen E. Dragas	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: James O. Ellis, Jr.	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: D. Maybank Hagood	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: Ronald W. Jibson	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: Mark J. Kington	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: Joseph M. Rigby	FOR
DOMINION ENERGY, INC.	US25746U1097	11-May-2022	Election of Director: Pamela J. Royal, M.D.	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING RENEWAL OF MR. JEAN-ROMAIN LHOMME AS A DIRECTOR	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPOINTMENT OF MR. BERNARDO SANCHEZ INCERA AS A DIRECTOR	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER, PURSUANT TO ARTICLE L.22-10-8 (II.) OF THE FRENCH COMMERCIAL CODE	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE COMPENSATION POLICY FOR THE MEMBERS OF THE BOARD OF DIRECTORS (EXCLUDING THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER), PURSUANT TO ARTICLE L.22-10-8 (II.) OF THE FRENCH COMMERCIAL CODE	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE INFORMATION ON CORPORATE OFFICERS' COMPENSATION REFERRED TO IN ARTICLE L.22-10-9 (I.) OF THE FRENCH COMMERCIAL CODE, PURSUANT TO ARTICLE L.22-10-34 (I.) OF THE FRENCH COMMERCIAL CODE	FOR

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EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS COMPRISING THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING, OR AWARDED FOR, THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO MR. BERTRAND DUMAZY, CHAIRMAN AND CHIEF EXECUTIVE OFFICER, PURSUANT TO ARTICLE L.22-10-34 (II.) OF THE FRENCH COMMERCIAL CODE	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE RELATED-PARTY AGREEMENTS REFERRED TO IN ARTICLE L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING REAPPOINTMENT OF ERNST & YOUNG AUDIT AS STATUTORY AUDITOR	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING AUTHORIZATION GRANTED TO TRADE IN THE COMPANY'S SHARES	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING AUTHORIZATION GRANTED TO REDUCE THE COMPANY'S SHARE CAPITAL BY UP TO 10% IN ANY 24-MONTH PERIOD BY CANCELING SHARES	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY GRANTED TO INCREASE THE CAPITAL, WITH PRE-EMPTIVE SUBSCRIPTION RIGHTS, THROUGH THE ISSUANCE OF SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL OF THE COMPANY AND/OR ITS SUBSIDIARIES, FOR A MAXIMUM NOMINAL AMOUNT OF 164,728,118 (I.E., 33% OF THE CAPITAL)	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY TO INCREASE THE CAPITAL, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, THROUGH THE ISSUANCE OF, BY A PUBLIC OFFER, SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL OF THE COMPANY AND/OR ITS SUBSIDIARIES, FOR A MAXIMUM NOMINAL AMOUNT OF 24,958,805 (I.E., 5% OF THE CAPITAL)	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY TO INCREASE THE CAPITAL, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, THROUGH THE ISSUANCE OF, ADDRESSED TO QUALIFIED INVESTORS, SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL OF THE COMPANY AND/OR ITS SUBSIDIARIES, FOR A MAXIMUM NOMINAL AMOUNT OF 24,958,805 (I.E., 5% OF THE CAPITAL)	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING AUTHORIZATION GRANTED TO INCREASE THE NUMBER OF SHARES AND/OR SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF POWERS TO INCREASE THE CAPITAL, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, THROUGH THE ISSUANCE OF SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL OF THE COMPANY AS CONSIDERATION FOR CONTRIBUTIONS IN KIND MADE TO THE COMPANY, FOR A MAXIMUM NOMINAL AMOUNT OF 24,958,805 (I.E., 5% OF THE CAPITAL)	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY TO INCREASE THE CAPITAL THROUGH CAPITALIZATION OF RESERVES, PROFITS, PREMIUMS OR OTHER ELIGIBLE ITEMS, FOR A MAXIMUM NOMINAL AMOUNT OF 164,728,118	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY TO INCREASE THE CAPITAL, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, THROUGH THE ISSUANCE OF, RESERVED FOR MEMBERS OF A COMPANY SAVINGS PLAN, SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL OF THE COMPANY, FOR A MAXIMUM NOMINAL AMOUNT OF 9,983,522 (I.E., 2% OF THE CAPITAL)	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING POWERS TO CARRY OUT FORMALITIES	FOR

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EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROPRIATION OF PROFIT FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 AND SETTING OF THE DIVIDEND	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING RENEWAL OF MR. BERTRAND DUMAZY AS A DIRECTOR	FOR
EDENRED SA	FR0010908533	11-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING RENEWAL OF MS. MA LLE GAVET AS A DIRECTOR	FOR
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DIRK HOHEISEL FOR FISCAL YEAR 2021	AGAINST
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER THOMAS LEHNER FOR FISCAL YEAR 2021	FOR
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER SVEN-OLAF SCHELLENBERG FOR FISCAL YEAR 2021	FOR
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER VOLKMAR TANNEBERGER FOR FISCAL YEAR 2021	AGAINST
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KLAUS WEYER FOR FISCAL YEAR 2021	AGAINST
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GUENTER ZIMMER FOR FISCAL YEAR 2021	AGAINST
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	RATIFY GRANT THORNTON AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE REMUNERATION REPORT	AGAINST
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE REMUNERATION POLICY	AGAINST
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.65 PER SHARE	FOR
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GOTTFRIED DUTINE FOR FISCAL YEAR 2021	FOR
ELMOS SEMICONDUCTOR SE	DE0005677108	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KLAUS EGGER FOR FISCAL YEAR 2021	FOR
ENI S.P.A	US26874R1086	11-May-2022	Eni S.p.A. financial statements at December 31, 2021. Related resolutions. Eni consolidated financial statements at December 31, 2021. Reports of the Directors, the Board of Statutory Auditors and the Audit Firm.	FOR
ENI S.P.A	US26874R1086	11-May-2022	Allocation of net profit.	FOR
ENI S.P.A	US26874R1086	11-May-2022	Authorisation to purchase treasury shares; Related and consequent resolutions.	FOR
ENI S.P.A	US26874R1086	11-May-2022	Updating of the Shareholders' Meeting regulations of Eni S.p.A.	FOR
ENI S.P.A	US26874R1086	11-May-2022	Report on remuneration paid.	FOR
ENI S.P.A	US26874R1086	11-May-2022	Use of available reserves for and in place of the 2022 dividend.	FOR
ENI S.P.A	US26874R1086	11-May-2022	Reduction and use of the reserve pursuant to Law no. 342/2000 for and in place of the 2022 dividend.	FOR
ENI S.P.A	US26874R1086	11-May-2022	Cancellation of Eni treasury shares in portfolio, without reduction of share capital and consequent amendments to Article 5.1 of the By-laws; related and consequent resolutions.	FOR

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ENI S.P.A.	IT0003132476	11-May-2022	TO REDUCE AND TO USE THE RESERVE EX LEGE NO. 342/2000 AS DIVIDEND 2022	FOR
ENI S.P.A.	IT0003132476	11-May-2022	TO ANNULL OWNS SHARES, WITHOUT CAPITAL STOCK'S REDUCTION AND RELATED AMENDMENT OF ART. 5.1(SHARE CAPITAL) OF THE BY-LAW; RESOLUTIONS RELATED THERETO	FOR
ENI S.P.A.	IT0003132476	11-May-2022	BALANCE SHEET AS OF 31 DECEMBER 2021 OF ENI S.P.A. RESOLUTIONS RELATED THERETO. TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021. BOARD OF DIRECTORS' REPORT, INTERNAL AUDITORS' AND EXTERNAL AUDITORS' REPORTS	FOR
ENI S.P.A.	IT0003132476	11-May-2022	PROFIT ALLOCATION	FOR
ENI S.P.A.	IT0003132476	11-May-2022	TO AUTHORIZE THE PURCHASE OF OWN SHARES; RESOLUTIONS RELATED THERETO	FOR
ENI S.P.A.	IT0003132476	11-May-2022	TO UPDATE THE SHAREHOLDERS' MEETING RULES	FOR
ENI S.P.A.	IT0003132476	11-May-2022	REPORT ON EMOLUMENT PAID	FOR
ENI S.P.A.	IT0003132476	11-May-2022	TO USE THE AVAILABLE RESERVES AS DIVIDEND 2022	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF TWO PERSONS TO CO-SIGN THE MINUTES TOGETHER WITH THE CHAIR OF THE MEETING	FOR
EQUINOR ASA	NO0010096985	11-May-2022	APPROVAL OF THE ANNUAL REPORT AND ACCOUNTS FOR EQUINOR ASA AND THE EQUINOR GROUP FOR 2021, INCLUDING THE BOARD OF DIRECTORS' PROPOSAL FOR DISTRIBUTION OF FOURTH QUARTER 2021 DIVIDEND	FOR
EQUINOR ASA	NO0010096985	11-May-2022	AUTHORISATION TO DISTRIBUTE DIVIDEND BASED ON APPROVED ANNUAL ACCOUNTS FOR 2021	FOR
EQUINOR ASA	NO0010096985	11-May-2022	REDUCTION IN CAPITAL THROUGH THE CANCELLATION OF OWN SHARES AND THE REDEMPTION OF SHARES BELONGING TO THE NORWEGIAN GOVERNMENT	FOR
EQUINOR ASA	NO0010096985	11-May-2022	PROPOSAL TO AMEND ARTICLE 1 OF THE ARTICLES OF ASSOCIATION	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ENERGY TRANSITION PLAN	FOR
EQUINOR ASA	NO0010096985	11-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER TO SET SHORT-, MEDIUM-, AND LONG-TERM TARGETS FOR GREENHOUSE GAS (GHG) EMISSIONS OF THE COMPANY'S OPERATIONS AND THE USE OF ENERGY PRODUCTS (INCLUDING SCOPE 1, 2 AND 3)	AGAINST
EQUINOR ASA	NO0010096985	11-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDERS THAT EQUINOR INTRODUCES AND IMPLEMENTS A CLIMATE TARGET AGENDA AND EMISSIONS REDUCTION PLAN THAT IS CONSISTENT WITH ACHIEVING THE GLOBAL 1,5 DEGREE C INCREASE TARGET	AGAINST
EQUINOR ASA	NO0010096985	11-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER THAT EQUINOR TAKES INITIATIVE TO ESTABLISH A STATE RESTRUCTURING FUND FOR EMPLOYEES WHO NOW WORK IN THE OIL SECTOR	AGAINST
EQUINOR ASA	NO0010096985	11-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDERS THAT EQUINOR DECLARES THE NORWEGIAN SECTOR OF THE BARENTS SEA A VOLUNTARY EXCLUSION ZONE, FOCUS ON ITS DOMESTIC BUSINESS IN THE NORWEGIAN SECTOR AND ACCELERATE ITS TRANSITION INTO RENEWABLE ENERGY	AGAINST
EQUINOR ASA	NO0010096985	11-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER THAT EQUINOR AIMS TO BECOME A LEADING PRODUCER OF RENEWABLE ENERGY, STOPS ALL EXPLORATION ACTIVITY AND TEST DRILLING FOR FOSSIL ENERGY RESOURCES, WITHDRAWS FROM ITS PROJECTS ABROAD	AGAINST
EQUINOR ASA	NO0010096985	11-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER THAT EQUINOR SIGNIFICANTLY INCREASES ITS INVESTMENTS IN RENEWABLE ENERGY, STOP ALL NEW EXPLORATION IN THE BARENTS SEA, DISCONTINUE INTERNATIONAL ACTIVITIES AND DEVELOP A PLAN FOR GRADUAL CLOSURE OF THE OIL INDUSTRY	AGAINST

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EQUINOR ASA	NO0010096985	11-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER THAT EQUINOR PRESENT A STRATEGY FOR REAL BUSINESS TRANSFORMATION TO SUSTAINABLE ENERGY PRODUCTION	AGAINST
EQUINOR ASA	NO0010096985	11-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER THAT EQUINOR GRADUALLY DIVEST FROM ALL INTERNATIONAL OPERATIONS	AGAINST
EQUINOR ASA	NO0010096985	11-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM SHAREHOLDER THAT THE BOARD OF EQUINOR OUTLINES A SPECIFIC ACTION PLAN FOR QUALITY ASSURANCE AND ANTI-CORRUPTION	AGAINST
EQUINOR ASA	NO0010096985	11-May-2022	THE BOARD OF DIRECTORS' REPORT ON CORPORATE GOVERNANCE	FOR
EQUINOR ASA	NO0010096985	11-May-2022	THE BOARD OF DIRECTORS' REMUNERATION REPORT FOR SALARY AND OTHER REMUNERATION FOR LEADING PERSONNEL	FOR
EQUINOR ASA	NO0010096985	11-May-2022	APPROVAL OF REMUNERATION FOR THE COMPANY'S EXTERNAL AUDITOR FOR 2021	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: JARLE ROTH (RE-ELECTION, NOMINATED AS CHAIR FOR THE CORPORATE ASSEMBLY'S ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: NILS BASTIANSEN (RE-ELECTION, NOMINATED AS DEPUTY CHAIR FOR THE CORPORATE ASSEMBLY'S ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: FINN KINSERDAL (RE-ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: KARI SKEIDSVOLL MOE (RE-ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: KJERSTIN RASMUSSEN BRAATHEN (RE-ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: KJERSTIN FYLLINGEN (RE-ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: MARI REGE (RE-ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: TROND STRAUME (RE-ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: MARTIN WIEN FJELL (NEW ELECTION, EXISTING DEPUTY MEMBER)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: MERETE HVERVEN (NEW ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: HELGE AASEN (NEW ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: LIV B. ULRIKSEN (NEW ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: DEPUTY MEMBER: PER AXEL KOCH (NEW ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: DEPUTY MEMBER: CATRINE KRISTISETER MARTI (NEW ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: DEPUTY MEMBER: NILS MORTEN HUSEBY (NEW ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBER TO THE CORPORATE ASSEMBLY: DEPUTY MEMBER: NINA KIVJERVI JONASSEN (RE-ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	DETERMINATION OF REMUNERATION FOR THE CORPORATE ASSEMBLY MEMBERS	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBERS TO THE NOMINATION COMMITTEE: JARLE ROTH (RE-ELECTION, NEW ELECTION AS CHAIR)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBERS TO THE NOMINATION COMMITTEE: BERIT L. HENRIKSEN (RE-ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBERS TO THE NOMINATION COMMITTEE: MERETE HVERVEN (NEW ELECTION)	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF MEMBERS TO THE NOMINATION COMMITTEE: JAN TORE FOSUND (NEW ELECTION)	FOR

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EQUINOR ASA	NO0010096985	11-May-2022	DETERMINATION OF REMUNERATION FOR THE NOMINATION COMMITTEE MEMBERS	FOR
EQUINOR ASA	NO0010096985	11-May-2022	AUTHORISATION TO ACQUIRE EQUINOR ASA SHARES IN THE MARKET TO CONTINUE OPERATION OF THE COMPANY'S SHARE-BASED INCENTIVE PLANS FOR EMPLOYEES	FOR
EQUINOR ASA	NO0010096985	11-May-2022	AUTHORISATION TO ACQUIRE EQUINOR ASA SHARES IN THE MARKET FOR SUBSEQUENT ANNULMENT	FOR
EQUINOR ASA	NO0010096985	11-May-2022	MARKETING INSTRUCTIONS FOR EQUINOR ASA - ADJUSTMENTS	FOR
EQUINOR ASA	NO0010096985	11-May-2022	ELECTION OF CHAIR FOR THE MEETING	FOR
EQUINOR ASA	NO0010096985	11-May-2022	APPROVAL OF THE NOTICE AND THE AGENDA	FOR
FLOOR & DECOR HOLDINGS, INC.	US3397501012	11-May-2022	Election of Director: Thomas V. Taylor, Jr.	FOR
FLOOR & DECOR HOLDINGS, INC.	US3397501012	11-May-2022	Election of Director: Kamy Scarlett	FOR
FLOOR & DECOR HOLDINGS, INC.	US3397501012	11-May-2022	Election of Director: Charles Young	FOR
FLOOR & DECOR HOLDINGS, INC.	US3397501012	11-May-2022	Ratify the appointment of Ernst & Young LLP as independent auditors for Floor & Decor Holdings, Inc.'s (the "Company") 2022 fiscal year.	FOR
FLOOR & DECOR HOLDINGS, INC.	US3397501012	11-May-2022	To approve, by non-binding vote, the compensation paid to the Company's named executive officers.	FOR
FRONTDOOR, INC.	US35905A1097	11-May-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR
FRONTDOOR, INC.	US35905A1097	11-May-2022	Advisory vote to approve the Company's named executive officer compensation.	FOR
FRONTDOOR, INC.	US35905A1097	11-May-2022	Election of Director to serve for a one-year term: William C. Cobb	FOR
FRONTDOOR, INC.	US35905A1097	11-May-2022	Election of Director to serve for a one-year term: D. Steve Boland	FOR
FRONTDOOR, INC.	US35905A1097	11-May-2022	Election of Director to serve for a one-year term: Anna C. Catalano	FOR
FRONTDOOR, INC.	US35905A1097	11-May-2022	Election of Director to serve for a one-year term: Peter L. Cella	FOR
FRONTDOOR, INC.	US35905A1097	11-May-2022	Election of Director to serve for a one-year term: Christopher L. Clipper	FOR
FRONTDOOR, INC.	US35905A1097	11-May-2022	Election of Director to serve for a one-year term: Richard P. Fox	FOR
FRONTDOOR, INC.	US35905A1097	11-May-2022	Election of Director to serve for a one-year term: Brian P. McAndrews	FOR
FRONTDOOR, INC.	US35905A1097	11-May-2022	Election of Director to serve for a one-year term: Liane J. Pelletier	AGAINST
FRONTDOOR, INC.	US35905A1097	11-May-2022	Election of Director to serve for a one-year term: Rexford J. Tibbens	FOR
GALENICA AG	CH0360674466	11-May-2022	REELECT DANIELA BOSSHARDT AS DIRECTOR AND BOARD CHAIR	FOR
GALENICA AG	CH0360674466	11-May-2022	REELECT BERTRAND JUNGO AS DIRECTOR	FOR
GALENICA AG	CH0360674466	11-May-2022	REELECT PASCALE BRUDERER AS DIRECTOR	FOR
GALENICA AG	CH0360674466	11-May-2022	REELECT MICHEL BURNIER AS DIRECTOR	FOR
GALENICA AG	CH0360674466	11-May-2022	REELECT MARKUS NEUHAUS AS DIRECTOR	FOR

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GALENICA AG	CH0360674466	11-May-2022	REELECT ANDREAS WALDE AS DIRECTOR	FOR
GALENICA AG	CH0360674466	11-May-2022	ELECT JUDITH MEIER AS DIRECTOR	FOR
GALENICA AG	CH0360674466	11-May-2022	REAPPOINT ANDREAS WALDE AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
GALENICA AG	CH0360674466	11-May-2022	REAPPOINT MICHEL BURNIER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
GALENICA AG	CH0360674466	11-May-2022	APPOINT MARKUS NEUHAUS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
GALENICA AG	CH0360674466	11-May-2022	DESIGNATE WALDER WYSS AG AS INDEPENDENT PROXY	FOR
GALENICA AG	CH0360674466	11-May-2022	RATIFY ERNST YOUNG AG AS AUDITORS	FOR
GALENICA AG	CH0360674466	11-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GALENICA AG	CH0360674466	11-May-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
GALENICA AG	CH0360674466	11-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 1.05 FROM RETAINED EARNINGS	FOR
GALENICA AG	CH0360674466	11-May-2022	APPROVE DIVIDENDS OF CHF 1.05 PER SHARE FROM CAPITAL CONTRIBUTION RESERVES	FOR
GALENICA AG	CH0360674466	11-May-2022	APPROVE REMUNERATION REPORT	FOR
GALENICA AG	CH0360674466	11-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.9 MILLION	FOR
GALENICA AG	CH0360674466	11-May-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 8.5 MILLION	FOR
GLOBAL MEDICAL REIT INC.	US37954A2042	11-May-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
GLOBAL MEDICAL REIT INC.	US37954A2042	11-May-2022	Election of Director to serve until next annual meeting: Jeffrey M. Busch	FOR
GLOBAL MEDICAL REIT INC.	US37954A2042	11-May-2022	Election of Director to serve until next annual meeting: Matthew Cypher	FOR
GLOBAL MEDICAL REIT INC.	US37954A2042	11-May-2022	Election of Director to serve until next annual meeting: Ronald Marston	FOR
GLOBAL MEDICAL REIT INC.	US37954A2042	11-May-2022	Election of Director to serve until next annual meeting: Roscoe Moore, Jr.	FOR
GLOBAL MEDICAL REIT INC.	US37954A2042	11-May-2022	Election of Director to serve until next annual meeting: Henry E. Cole	FOR
GLOBAL MEDICAL REIT INC.	US37954A2042	11-May-2022	Election of Director to serve until next annual meeting: Zhang Huiqi	FOR
GLOBAL MEDICAL REIT INC.	US37954A2042	11-May-2022	Election of Director to serve until next annual meeting: Paula R. Crowley	FOR
GLOBAL MEDICAL REIT INC.	US37954A2042	11-May-2022	Election of Director to serve until next annual meeting: Lori Wittman	FOR
GLOBAL MEDICAL REIT INC.	US37954A2042	11-May-2022	Advisory vote to approve the compensation of the Company's named executive officers as described in the accompanying Proxy Statement.	FOR
GPT GROUP	AU000000GPT8	11-May-2022	RE-ELECTION O FMS TRACEY HORTON AO AS A DIRECTOR	FOR
GPT GROUP	AU000000GPT8	11-May-2022	RE-ELECTION OF MS MICHELLE SOMERVILLE AS A DIRECTOR	FOR
GPT GROUP	AU000000GPT8	11-May-2022	ELECTION OF MS ANNE BRENNAN AS A DIRECTOR	FOR
GPT GROUP	AU000000GPT8	11-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
GPT GROUP	AU000000GPT8	11-May-2022	GRANT OF PERFORMANCE RIGHTS TO THE COMPANY'S CEO 7 MD. ROBERT JOHNSTON	FOR
GRANGE RESOURCES LTD	AU000000GRR8	11-May-2022	ADOPTION OF REMUNERATION REPORT	ABSTAIN

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GRANGE RESOURCES LTD	AU000000GRR8	11-May-2022	RE-ELECTION OF MR MIKE DONTSCHUK AS DIRECTOR	FOR
GRANGE RESOURCES LTD	AU000000GRR8	11-May-2022	ELECTION OF MR AJANTH SAVERIMUTTO AS DIRECTOR	FOR
GRANGE RESOURCES LTD	AU000000GRR8	11-May-2022	APPROVAL OF EXECUTIVE RIGHTS PLAN	FOR
GRANGE RESOURCES LTD	AU000000GRR8	11-May-2022	APPROVAL OF THE ISSUE OF PERFORMANCE RIGHTS TO MR HONGLIN ZHAO	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: MR. ALFRED VY TY	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: MR. CARMELO MARIA LUZA BAUTISTA	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: MR. RENATO C. VALENCIA (INDEPENDENT DIRECTOR)	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: MR. RENE J. BUENAVENTURA (INDEPENDENT DIRECTOR)	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: MR. PASCUAL M. GARCIA III	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: DR. DAVID T. GO	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: ATTY. REGIS V. PUNO	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: MS. CONSUELO D. GARCIA (INDEPENDENT DIRECTOR)	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: MR. GIL B. GENIO (INDEPENDENT DIRECTOR)	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	APPOINTMENT OF EXTERNAL AUDITOR: SYCIP GORRES VELAYO AND CO	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	CALL TO ORDER	ABSTAIN
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	OTHER MATTERS	ABSTAIN
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ADJOURNMENT	ABSTAIN
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	CERTIFICATION OF NOTICE AND QUORUM	ABSTAIN
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	EXPLANATION OF VOTING PROCEDURES	ABSTAIN
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	APPROVAL OF MINUTES OF THE ANNUAL STOCKHOLDERS MEETING HELD ON MAY 17, 2021	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ANNUAL REPORT FOR THE YEAR 2021	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	GENERAL RATIFICATION OF THE ACTS OF THE BOARD OF DIRECTORS, EXECUTIVE COMMITTEE, AND MANAGEMENT FROM THE DATE OF THE LAST ANNUAL STOCKHOLDERS MEETING UP TO MAY 11, 2022	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: MR. ARTHUR VY TY	FOR
GT CAPITAL HOLDINGS INC	PHY290451046	11-May-2022	ELECTION OF DIRECTOR: MR. FRANCISCO C. SEBASTIAN	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-ELECT ALAN FERGUSON AS A DIRECTOR OF THE COMPANY	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RECEIVE THE ANNUAL REPORT AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITOR	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-ELECT ANDY HOPWOOD AS A DIRECTOR OF THE COMPANY	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-ELECT MARGARETH OVRUM AS A DIRECTOR OF THE COMPANY	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-ELECT ANNE L. STEVENS AS A DIRECTOR OF THE COMPANY	FOR

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HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR OF THE COMPANY	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT RELEVANT SECURITIES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO APPROVE A WAIVER GRANTED BY THE PANEL OF TAKEOVERS AND MERGERS IN RELATION TO THE BUYBACK AUTHORITY	AGAINST
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS UP TO FIVE PERCENT OF THE COMPANYS ISSUED SHARE CAPITAL	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIC INVESTMENT	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO APPROVE THE REMUNERATION REPORT SET OUT ON PAGES 74 TO 76 AND PAGES 86 TO 99 OF THE 2021 ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO AUTHORISE THE CALLING OF GENERAL MEETINGS OF THE COMPANY EXCLUDING ANNUAL GENERAL MEETINGS BY NOTICE NOT LESS THAN 14 CLEAR DAYS	AGAINST
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO APPROVE A DIVIDEND OF 11 CENTS PER SHARE TO BE DECLARED IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-ELECT R. BLAIR THOMAS AS A DIRECTOR OF THE COMPANY	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-ELECT LINDA Z. COOK AS A DIRECTOR OF THE COMPANY	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-ELECT ALEXANDER KRANE AS A DIRECTOR OF THE COMPANY	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-ELECT SIMON HENRY AS A DIRECTOR OF THE COMPANY	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-ELECT ANNE MARIE CANNON AS A DIRECTOR OF THE COMPANY	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	TO RE-ELECT G. STEVEN FARRIS AS A DIRECTOR OF THE COMPANY	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	APPROVE CAPITALISATION OF MERGER RESERVE	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	APPROVE CREATION OF B ORDINARY SHARES	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	AUTHORISE CANCELLATION OF THE B ORDINARY SHARES	FOR
HARBOUR ENERGY PLC	GB00BMBVGQ36	11-May-2022	APPROVE CANCELLATION OF THE SHARE PREMIUM ACCOUNT	FOR
IDEXX LABORATORIES, INC.	US45168D1046	11-May-2022	Election of Director (Proposal One): Jonathan W. Ayers	AGAINST
IDEXX LABORATORIES, INC.	US45168D1046	11-May-2022	Election of Director (Proposal One): Stuart M. Essig, PhD	FOR
IDEXX LABORATORIES, INC.	US45168D1046	11-May-2022	Election of Director (Proposal One): Jonathan J. Mazelsky	FOR
IDEXX LABORATORIES, INC.	US45168D1046	11-May-2022	Election of Director (Proposal One): M. Anne Szostak	FOR
IDEXX LABORATORIES, INC.	US45168D1046	11-May-2022	Ratification of Appointment of Independent Registered Public Accounting Firm. To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the current fiscal year (Proposal Two).	FOR

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IDEXX LABORATORIES, INC.	US45168D1046	11-May-2022	Advisory Vote on Executive Compensation. To approve a nonbinding advisory resolution on the Company's executive compensation (Proposal Three).	FOR
INSMED INCORPORATED	US4576693075	11-May-2022	DIRECTOR	FOR
INSMED INCORPORATED	US4576693075	11-May-2022	DIRECTOR	FOR
INSMED INCORPORATED	US4576693075	11-May-2022	An advisory vote on the 2021 compensation of our named executive officers.	FOR
INSMED INCORPORATED	US4576693075	11-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
INSMED INCORPORATED	US4576693075	11-May-2022	Approval of an amendment to the Insmmed Incorporated 2019 Incentive Plan.	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	DIRECTOR	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	Appointment of Auditor Appointment of Ernst & Young LLP as auditor of the Company.	FOR
INTACT FINANCIAL CORPORATION	CA45823T1066	11-May-2022	Advisory Resolution to Accept the Approach to Executive Compensation.	FOR
INTERFOR CORPORATION	CA45868C1095	11-May-2022	BE IT RESOLVED THAT under Article 11.1 of the Articles of the Company, the number of directors of the Company be set at ten.	FOR
INTERFOR CORPORATION	CA45868C1095	11-May-2022	DIRECTOR	FOR

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INTERTAPE POLYMER GROUP INC.	CA4609191032	11-May-2022	DIRECTOR	FOR
INTERTAPE POLYMER GROUP INC.	CA4609191032	11-May-2022	Appointment of Raymond Chabot Grant Thornton LLP as Auditor.	FOR
INTERTAPE POLYMER GROUP INC.	CA4609191032	11-May-2022	"Say on Pay" Vote.	FOR
INTERTAPE POLYMER GROUP INC.	CA4609191032	11-May-2022	Approve the continuation of the Company's shareholder rights plan.	FOR
ISIGNTHIS LTD	AU000000ISX0	11-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
ISIGNTHIS LTD	AU000000ISX0	11-May-2022	RE-ELECTION OF DIRECTOR - MR BARNABY EGERTON-WARBURTON	AGAINST
ISIGNTHIS LTD	AU000000ISX0	11-May-2022	CHANGE OF COMPANY NAME: SOUTHERN CROSS PAYMENTS LIMITED	FOR
JC DECAUX SA	FR0000077919	11-May-2022	REAPPOINTMENT OF MR. G RARD DEGONSE AS MEMBER OF THE SUPERVISORY BOARD	FOR
JC DECAUX SA	FR0000077919	11-May-2022	REAPPOINTMENT OF MR. JEAN-PIERRE DECAUX AS MEMBER OF THE SUPERVISORY BOARD	FOR
JC DECAUX SA	FR0000077919	11-May-2022	REAPPOINTMENT OF MR. MICHEL BLEITRACH AS MEMBER OF THE SUPERVISORY BOARD	FOR
JC DECAUX SA	FR0000077919	11-May-2022	REAPPOINTMENT OF MS. ALEXIA DECAUX-LEFORT AS MEMBER OF THE SUPERVISORY BOARD	FOR
JC DECAUX SA	FR0000077919	11-May-2022	REAPPOINTMENT OF MR. PIERRE MUTZ AS MEMBER OF THE SUPERVISORY BOARD	FOR
JC DECAUX SA	FR0000077919	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE EXECUTIVE BOARD AND MEMBERS OF THE EXECUTIVE BOARD IN ACCORDANCE WITH ARTICLE L. 22-10-26 II OF THE COMMERCIAL CODE	AGAINST
JC DECAUX SA	FR0000077919	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE SUPERVISORY BOARD AND MEMBERS OF THE SUPERVISORY BOARD IN ACCORDANCE WITH ARTICLE L. 22-10-26 II OF THE COMMERCIAL CODE	FOR
JC DECAUX SA	FR0000077919	11-May-2022	APPROVAL OF THE COMPENSATION PAID OR GRANTED IN RESPECT OF THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO ALL CORPORATE OFFICERS (MEMBERS OF THE EXECUTIVE BOARD AND THE SUPERVISORY BOARD)	FOR
JC DECAUX SA	FR0000077919	11-May-2022	APPROVAL OF THE COMPENSATION PAID OR GRANTED TO JEAN-FRAN OIS DECAUX, CHAIRMAN OF THE EXECUTIVE BOARD, FOR THE YEAR ENDED DECEMBER 31, 2021	AGAINST
JC DECAUX SA	FR0000077919	11-May-2022	APPROVAL OF THE COMPENSATION PAID OR GRANTED TO JEAN-CHARLES DECAUX, MEMBER OF THE EXECUTIVE BOARD AND CHIEF EXECUTIVE OFFICER, FOR THE YEAR ENDED DECEMBER 31, 2021	AGAINST
JC DECAUX SA	FR0000077919	11-May-2022	APPROVAL OF THE COMPENSATION PAID OR GRANTED TO EMMANUEL BASTIDE, DAVID BOURG AND DANIEL HOFER, MEMBERS OF THE BOARD OF DIRECTORS, FOR THE YEAR ENDED DECEMBER 31, 2021	AGAINST
JC DECAUX SA	FR0000077919	11-May-2022	APPROVAL OF THE COMPENSATION PAID OR GRANTED TO G RARD DEGONSE, CHAIRMAN OF THE SUPERVISORY BOARD, FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
JC DECAUX SA	FR0000077919	11-May-2022	AUTHORISATION TO BE GIVEN TO THE EXECUTIVE BOARD TO OPERATE ON THE COMPANY'S SHARES WITHIN THE FRAMEWORK OF THE MECHANISM UNDER ARTICLE L. 22-10-62 OF THE COMMERCIAL CODE	AGAINST
JC DECAUX SA	FR0000077919	11-May-2022	AUTHORISATION TO BE GIVEN TO THE EXECUTIVE BOARD TO REDUCE THE SHARE CAPITAL BY THE CANCELLATION OF TREASURY SHARES	FOR
JC DECAUX SA	FR0000077919	11-May-2022	AUTHORISATION TO BE GIVEN TO THE EXECUTIVE BOARD TO PROCEED WITH FREE ALLOCATIONS OF EXISTING SHARES OR NEW SHARES WITH REMOVAL OF THE PREFERENTIAL SUBSCRIPTION RIGHT IN FAVOUR OF THE SALARIED EMPLOYEES AND CORPORATE OFFICERS OF THE GROUP OR SOME OF THEM	FOR

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JC DECAUX SA	FR0000077919	11-May-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE EXECUTIVE BOARD TO DECIDE TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES OR SECURITIES GIVING ACCESS TO SECURITIES TO ISSUE RESERVED FOR MEMBERS OF SAVINGS PLANS, WITH REMOVAL OF THE PREFERENTIAL SUBSCRIPTION RIGHT IN FAVOUR OF THESE MEMBERS	FOR
JC DECAUX SA	FR0000077919	11-May-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE EXECUTIVE BOARD TO DECIDE TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES OR SECURITIES GIVING ACCESS TO SECURITIES TO BE ISSUED RESERVED FOR CATEGORIES OF BENEFICIARIES WITHIN THE FRAMEWORK OF AN EMPLOYEE SHAREHOLDING OPERATION, WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT	FOR
JC DECAUX SA	FR0000077919	11-May-2022	DELEGATION TO BE GIVEN TO THE SUPERVISORY BOARD TO HARMONIZE THE COMPANY'S BYLAWS	AGAINST
JC DECAUX SA	FR0000077919	11-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
JC DECAUX SA	FR0000077919	11-May-2022	APPROVAL OF THE FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021 - APPROVAL OF EXPENSES NON-DEDUCTIBLE FOR TAX PURPOSES	FOR
JC DECAUX SA	FR0000077919	11-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
JC DECAUX SA	FR0000077919	11-May-2022	ALLOCATION OF PROFITS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
JC DECAUX SA	FR0000077919	11-May-2022	STATUTORY AUDITORS' SPECIAL REPORT ON AGREEMENTS REFERRED TO IN ARTICLES L. 225-86 ET SEQ. OF THE COMMERCIAL CODE - ACKNOWLEDGEMENT OF THE ABSENCE OF NEW AGREEMENTS	FOR
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO DISCHARGE THE NON-EXECUTIVE MEMBERS OF THE BOARD IN RESPECT OF THEIR DUTIES DURING 2021	FOR
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO APPOINT MS. ANA GARCIA FAU AS NON-EXECUTIVE MEMBER OF THE BOARD	FOR
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO APPOINT MS. PAULA LINDENBERG AS NON-EXECUTIVE MEMBER OF THE BOARD	FOR
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO APPOINT MS. LAURA STEIN AS NON-EXECUTIVE MEMBER OF THE BOARD	AGAINST
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO RE-APPOINT DELOITTE ACCOUNTANTS B.V. AS EXTERNAL AUDITOR OF JDE PEETS FOR FINANCIAL YEAR 2023	FOR
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO AUTHORISE THE BOARD TO ACQUIRE UP TO 10% OF THE ORDINARY SHARES OF JDE PEETS	FOR
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO AUTHORISE THE BOARD TO ISSUE UP TO 10% OF ORDINARY SHARES OF JDE PEETS AND TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS	FOR
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO AUTHORISE THE BOARD TO ISSUE UP TO 40% ORDINARY SHARES OF JDE PEETS IN CONNECTION WITH A RIGHTS ISSUE	FOR
JDE PEET'S N.V.	NL0014332678	11-May-2022	ADVISORY VOTE ON THE 2021 REMUNERATION REPORT	AGAINST
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO ADOPT THE 2021 FINANCIAL STATEMENTS	FOR
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO ADOPT THE DIVIDEND PROPOSAL FOR 2021	FOR
JDE PEET'S N.V.	NL0014332678	11-May-2022	PROPOSAL TO DISCHARGE THE EXECUTIVE MEMBER OF THE BOARD IN RESPECT OF HIS DUTIES DURING 2021	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Election of Director: William Stensrud	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Ratification of Ernst & Young LLP, an independent registered public accounting firm, as our auditors for the fiscal year ending December 31, 2022.	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Election of Director: Gary Daichendt	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Approval of a non-binding advisory resolution on executive compensation.	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Approval of the amendment and restatement of the Juniper Networks, Inc. 2015 Equity Incentive Plan.	FOR

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JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Election of Director: Anne DeSanto	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Election of Director: Kevin DeNuccio	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Election of Director: James Dolce	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Election of Director: Christine Gorjanc	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Election of Director: Janet Haugen	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Election of Director: Scott Kriens	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Election of Director: Rahul Merchant	FOR
JUNIPER NETWORKS, INC.	US48203R1041	11-May-2022	Election of Director: Rami Rahim	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO RE-ELECT NICHOLA PEASE AS A DIRECTOR	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	THAT THE REPORTS OF THE DIRECTORS AND AUDITORS AND THE AUDITED ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021, NOW LAID BEFORE THE MEETING, BE RECEIVED	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO RE-ELECT KARL STERNBERG AS A DIRECTOR	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO RE-ELECT ROGER YATES AS A DIRECTOR	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP ('PWC') AS THE COMPANY'S AUDITORS TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING OF THE COMPANY AT WHICH ACCOUNTS ARE LAID BEFORE THE MEETING	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO AUTHORISE THE AUDIT AND RISK COMMITTEE, ACTING FOR AND ON BEHALF OF THE BOARD, TO SET THE REMUNERATION OF THE AUDITORS	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	IN SUBSTITUTION FOR ALL SUBSISTING AUTHORITIES CONFERRED AT THE 2021 AGM OF THE COMPANY, TO THE EXTENT UNUSED, TO AUTHORIZE THE DIRECTORS, PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3,687,072. THE AUTHORITY CONFERRED ON THE DIRECTORS SHALL EXPIRE AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR AT THE CLOSE OF BUSINESS ON 30 JUNE 2023, WHICHEVER IS THE EARLIER, EXCEPT THAT UNDER THIS AUTHORITY THE COMPANY MAY, AT ANY TIME BEFORE SUCH EXPIRY, MAKE OFFERS OR ENTER INTO AGREEMENTS WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT ANY SECURITY INTO, SHARES TO BE GRANTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT ANY SECURITY INTO, SHARES (AS THE CASE MAY BE) IN PURSUANCE OF SUCH OFFERS OR AGREEMENTS AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED.	FOR

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JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	IN ACCORDANCE WITH SECTIONS 366 AND 367 OF THE COMPANIES ACT 2006 (THE 'ACT'), THE COMPANY AND ALL COMPANIES THAT ARE OR BECOME SUBSIDIARIES OF THE COMPANY AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION IS EFFECTIVE BE AND ARE HEREBY AUTHORISED TO: A. MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES; B. MAKE POLITICAL DONATIONS TO POLITICAL AND/OR C. TO INCUR POLITICAL EXPENDITURE IN RESPECT OF EACH AUTHORISATION REFERRED TO UNDER PARAGRAPHS (A), (B) AND (C), UP TO A MAXIMUM AMOUNT OF GBP 100,000 AND IN RESPECT OF ALL SUCH AUTHORISATIONS UP TO AN AGGREGATE AMOUNT OF GBP 100,000 IN EACH CASE DURING THE PERIOD BEGINNING WITH THE DATE OF THE PASSING OF THIS RESOLUTION AND ENDING AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR AT THE CLOSE OF BUSINESS ON 30 JUNE 2023, WHICHEVER IS THE EARLIER. THE MAXIMUM AMOUNTS REFERRED TO IN THIS PARAGRAPH MAY COMPRISE SUMS IN DIFFERENT CURRENCIES, WHICH SHALL BE CONVERTED AT SUCH RATE AS THE BOARD MAY IN ITS ABSOLUTE DISCRETION DETERMINE TO BE APPROPRIATE. FOR THE PURPOSES OF THIS RESOLUTION, THE TERMS 'POLITICAL DONATIONS', 'POLITICAL PARTIES', 'INDEPENDENT ELECTION CANDIDATES', 'POLITICAL ORGANISATIONS' AND 'POLITICAL EXPENDITURE' SHALL HAVE THE MEANINGS GIVEN TO THEM IN SECTIONS 363 TO 365 OF THE ACT ORGANISATIONS OTHER THAN POLITICAL PARTIES	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	SUBJECT TO THE PASSING OF RESOLUTION 15, AND IN SUBSTITUTION FOR ALL SUBSISTING AUTHORITIES CONFERRED AT THE 2021 AGM OF THE COMPANY, TO THE EXTENT UNUSED, THE DIRECTORS BE AUTHORISED, PURSUANT TO SECTION 570 AND SECTION 573 OF THE COMPANIES ACT 2006 (THE 'ACT'), TO ALLOT EQUITY SECURITIES (AS DEFINED I SECTION 560 OF THE ACT) FOR CASH, PURSUANT TO THE AUTHORITY OF THE DIRECTORS CONFERRED BY RESOLUTION 15, AND/OR BY WAY OF A SALE OF TREASURY SHARES FOR CASH, IN EACH CASE AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO SUCH ALLOTMENT OR SALE, PROVIDED THAT THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL BE LIMITED: A. TO THE ALLOTMENT OF EQUITY SECURITIES AND/OR SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF EQUITY SECURITIES: I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; II. TO HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES; OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, AND SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH ANY TREASURY SHARES, FRACTIONAL ENTITLEMENTS OR SECURITIES REPRESENTED BY DEPOSITARY RECEIPTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR ANY OTHER MATTER; AND B. TO THE ALLOTMENT OF EQUITY SECURITIES PURSUANT TO THE AUTHORITY GRANTED BY RESOLUTION 15 AND/OR SALE OF TREASURY SHARES FOR CASH (IN EACH CASE OTHERWISE THAN IN THE CIRCUMSTANCES SET OUT IN PARAGRAPH (A) OF THIS RESOLUTION 17) UP TO AN AGGREGATE NOMINAL VALUE EQUAL TO GBP 553,061; AND UNLESS PREVIOUSLY REVOKED, VARIED OR EXTENDED, THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR AT THE CLOSE OF BUSINESS ON 30 JUNE 2023, WHICHEVER IS THE EARLIER, EXCEPT THAT THE COMPANY MAY, BEFORE THE EXPIRY OF THIS AUTHORITY, MAKE OFFERS OR ENTER INTO AGREEMENTS WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND/OR TREASURY SHARES TO BE SOLD) AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND/OR SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF	FOR

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JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED, FOR THE PURPOSES OF SECTION 701 OF THE COMPANIES ACT 2006 (THE 'ACT'), TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT) OF ORDINARY SHARES OF 2 PENCE EACH IN THE CAPITAL OF THE COMPANY ('ORDINARY SHARES') ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, PROVIDED THAT: A. THE MAXIMUM AGGREGATE NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED IS 55,306,074; B. THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) THAT MAY BE PAID FOR AN ORDINARY SHARE IS 2 PENCE; C. THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) THAT MAY BE PAID FOR AN ORDINARY SHARE IS THE HIGHER OF (I) AN AMOUNT EQUAL TO 105 PER CENT. OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE (AS DERIVED FROM THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE) FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS CONTRACTED TO BE PURCHASED AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF AN ORDINARY SHARE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE, ON THE TRADING VENUES WHERE THE PURCHASE IS CARRIED OUT; D. THE AUTHORITY CONFERRED HEREBY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR AT THE CLOSE OF BUSINESS ON 30 JUNE 2023, WHICHEVER IS THE EARLIER, UNLESS PREVIOUSLY REVOKED, VARIED OR RENEWED BY THE COMPANY IN GENERAL MEETING PRIOR TO SUCH TIME; AND E. THE COMPANY MAY AT ANY TIME PRIOR TO THE EXPIRY OF SUCH AUTHORITY ENTER INTO A CONTRACT OR CONTRACTS UNDER WHICH A PURCHASE OF ORDINARY SHARES UNDER SUCH AUTHORITY WILL OR MAY BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRATION OF SUCH AUTHORITY AND THE COMPANY MAY PURCHASE ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT OR CONTRACTS AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	THE DIRECTORS BE AUTHORISED TO CALL A GENERAL MEETING OF THE COMPANY, (OTHER THAN AN AGM), ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO APPROVE THE ANNUAL REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021, AS SET OUT ON PAGES 106 TO 126 OF THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO DECLARE A FINAL DIVIDEND OF 9.2 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021 TO BE PAID ON 20 MAY 2022 TO ALL ORDINARY SHAREHOLDERS ON THE REGISTER OF MEMBERS AT THE CLOSE OF BUSINESS ON 22 APRIL 2022	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO ELECT DAVID CRUICKSHANK AS A DIRECTOR	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO ELECT DALE MURRAY AS A DIRECTOR	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO ELECT SUZY NEUBERT AS A DIRECTOR	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO RE-ELECT ANDREW FORMICA AS A DIRECTOR	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO RE-ELECT WAYNE MEPHAM AS A DIRECTOR	FOR
JUPITER FUND MANAGEMENT PLC	GB00B53P2009	11-May-2022	TO RE-ELECT CHRIS PARKIN AS A DIRECTOR	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Arthur C. Reichstetter	FOR

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KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: C. Park Shaper	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Richard D. Kinder	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: William A. Smith	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Joel V. Staff	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Robert F. Vagt	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Perry M. Waughtal	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Approval, on an advisory basis, of the compensation of our named executive officers, as disclosed in the Proxy Statement.	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Steven J. Kean	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Kimberly A. Dang	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Ted A. Gardner	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Anthony W. Hall, Jr.	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Gary L. Hultquist	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Ronald L. Kuehn, Jr.	FOR
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Deborah A. Macdonald	AGAINST
KINDER MORGAN, INC.	US49456B1017	11-May-2022	Election of Director for a one year term expiring in 2023: Michael C. Morgan	FOR
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	DIRECTOR	FOR
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	DIRECTOR	FOR
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	DIRECTOR	FOR
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	DIRECTOR	FOR
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	DIRECTOR	FOR
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	DIRECTOR	FOR
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	DIRECTOR	ABSTAIN
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	DIRECTOR	FOR
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	DIRECTOR	FOR
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	DIRECTOR	FOR

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KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	To approve the appointment of KPMG LLP, Chartered Accountants, as auditors of the Company for the ensuing year and to authorize the directors to fix their remuneration.	FOR
KINROSS GOLD CORPORATION	CA4969024047	11-May-2022	To consider, and, if deemed appropriate, to pass an advisory resolution on Kinross' approach to executive compensation.	FOR
KION GROUP AG	DE000KGX8881	11-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
KION GROUP AG	DE000KGX8881	11-May-2022	APPROVE REMUNERATION REPORT	FOR
KION GROUP AG	DE000KGX8881	11-May-2022	ELECT BIRGIT BEHRENDT TO THE SUPERVISORY BOARD	FOR
KION GROUP AG	DE000KGX8881	11-May-2022	ELECT ALEXANDER DIBELIUS TO THE SUPERVISORY BOARD	AGAINST
KION GROUP AG	DE000KGX8881	11-May-2022	ELECT MICHAEL MACH TO THE SUPERVISORY BOARD	AGAINST
KION GROUP AG	DE000KGX8881	11-May-2022	ELECT TAN XUGUANG TO THE SUPERVISORY BOARD	AGAINST
KION GROUP AG	DE000KGX8881	11-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.50 PER SHARE	FOR
KION GROUP AG	DE000KGX8881	11-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
KION GROUP AG	DE000KGX8881	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: David R. O'Reilly	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: Barton R. Peterson	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: John A. Kite	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: Charles H. Wurtz bach	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: Caroline L. Young	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	To approve, on an advisory (non-binding) basis, the compensation of our named executive officers.	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	To ratify the appointment of KPMG LLP as the independent registered public accounting firm for Kite Realty Group Trust for the fiscal year ending December 31, 2022.	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	To approve the amendment and restatement of the Kite Realty Group Trust 2013 Equity Incentive Plan.	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: William E. Bindley	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: Bonnie S. Biumi	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: Derrick Burks	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: Victor J. Coleman	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: Gerald M. Gorski	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: Steven P. Grimes	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: Christie B. Kelly	FOR
KITE REALTY GROUP TRUST	US49803T3005	11-May-2022	Election of Trustee: Peter L. Lynch	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR

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KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	DIRECTOR	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	To approve, by an advisory vote, the compensation of our named executive officers.	FOR
KOHL'S CORPORATION	US5002551043	11-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending January 28, 2023.	FOR
KONGSBERG GRUPPEN ASA	NO0003043309	11-May-2022	APPROVE DIVIDENDS OF NOK 15.30 PER SHARE	FOR
KONGSBERG GRUPPEN ASA	NO0003043309	11-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 595,000 FOR CHAIRMAN, NOK 310,200 FOR DEPUTY CHAIRMAN AND NOK 290,500 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR DEPUTY DIRECTORS, COMMITTEE WORK AND NOMINATING COMMITTEE	FOR
KONGSBERG GRUPPEN ASA	NO0003043309	11-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
KONGSBERG GRUPPEN ASA	NO0003043309	11-May-2022	APPROVE REMUNERATION STATEMENT	FOR
KONGSBERG GRUPPEN ASA	NO0003043309	11-May-2022	ELECT MEMBERS OF NOMINATING COMMITTEE	FOR
KONGSBERG GRUPPEN ASA	NO0003043309	11-May-2022	APPROVE EQUITY PLAN FINANCING	FOR
KONGSBERG GRUPPEN ASA	NO0003043309	11-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND CANCELLATION OF REPURCHASED SHARES	FOR
KONGSBERG GRUPPEN ASA	NO0003043309	11-May-2022	APPROVE NOK 1.9 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION	FOR
KONGSBERG GRUPPEN ASA	NO0003043309	11-May-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
KONGSBERG GRUPPEN ASA	NO0003043309	11-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Election of Director: R. Sanders Williams, M.D.	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	To approve, by non-binding vote, executive compensation.	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Election of Director: Kerrii B. Anderson	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Ratification of the appointment of Deloitte and Touche LLP as Laboratory Corporation of America Holdings' independent registered public accounting firm for the year ending December 31, 2022.	FOR

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LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Shareholder proposal seeking an amendment to our governing documents relating to procedural requirements in connection with shareholders' rights to call a special meeting.	AGAINST
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Election of Director: Jean-Luc Bélingard	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Election of Director: Jeffrey A. Davis	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Election of Director: D. Gary Gilliland, M.D., Ph.D.	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Election of Director: Garheng Kong, M.D., Ph.D.	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Election of Director: Peter M. Neupert	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Election of Director: Richelle P. Parham	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Election of Director: Adam H. Schechter	FOR
LABORATORY CORP. OF AMERICA HOLDINGS	US50540R4092	11-May-2022	Election of Director: Kathryn E. Wengel	FOR
LANDSTAR SYSTEM, INC.	US5150981018	11-May-2022	Election of Director: Teresa L. White	FOR
LANDSTAR SYSTEM, INC.	US5150981018	11-May-2022	Election of Director: Homaira Akbari	FOR
LANDSTAR SYSTEM, INC.	US5150981018	11-May-2022	Election of Director: Diana M. Murphy	FOR
LANDSTAR SYSTEM, INC.	US5150981018	11-May-2022	Election of Director: James L. Liang	FOR
LANDSTAR SYSTEM, INC.	US5150981018	11-May-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
LANDSTAR SYSTEM, INC.	US5150981018	11-May-2022	Advisory vote to approve executive compensation.	FOR
LANDSTAR SYSTEM, INC.	US5150981018	11-May-2022	Approval of the Company's 2022 Directors Stock Compensation Plan.	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: Michael O'Reilly	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: A. Lynne Puckett	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: Mark M. Besca	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: Richard R. Whitt, III	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Advisory vote on approval of executive compensation.	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Ratify the selection of KPMG LLP by the Audit Committee of the Board of Directors as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: K. Bruce Connell	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: Thomas S. Gayner	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: Greta J. Harris	FOR

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MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: Morgan E. Housel	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: Diane Leopold	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: Anthony F. Markel	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: Steven A. Markel	FOR
MARKEL CORPORATION	US5705351048	11-May-2022	Election of Director: Harold L. Morrison, Jr.	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT AVIS DARZINS BE ELECTED AS A DIRECTOR	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT THE REPORT OF THE DIRECTORS AND THE ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE AUDITOR'S REPORT BE RECEIVED	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT JUSTIN LOCKWOOD BE ELECTED AS A DIRECTOR	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT SIMON BOURNE BE ELECTED AS A DIRECTOR	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT THE DIRECTOR'S REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021 BE APPROVED	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT THE INCREASE IN THE MAXIMUM AGGREGATE AMOUNT PAYABLE TO THE DIRECTORS OF THE COMPANY FROM GBP 600,000 TO GBP 1,500,000 BE APPROVED	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	TO RENEW THE DIRECTOR'S AUTHORITY TO ALLOT RELEVANT SECURITIES	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	TO RENEW THE POWER OF THE DIRECTORS TO ALLOT EQUITY SECURITIES FOR CASH WITHOUT FIRST OFFERING THEM TO SHAREHOLDERS PRO RATA TO THEIR HOLDINGS	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	TO AUTHORISE THE COMPANY TO ALLOT ADDITIONAL EQUITY SECURITIES FOR CASH IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING AND INITIALLED BY THE CHAIR FOR THE PURPOSE OF INDENTIFICATION BE ADOPTED	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT DELOITTE LLP BE REAPPOINTED AS THE AUDITOR TO THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT THE DIRECTORS BE AUTHORISED TO DETERMINE THE REMUNERATION OF THE AUDITOR OF THE COMPANY	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021 OF 9.60PENCE PER ORDINARY SHARE IN THE COMPANY BE DECLARED AND PAID TO MEMBERS	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT VANDA MURRAY, HAVING RETIRED BY ROTATION AND BEING ELIGIBLE, BE RE-ELECTED AS A DIRECTOR	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT MARTYN COFFEY, HAVING RETIRED BY ROTATION AND BEING ELIGIBLE, BE RE-ELECTED AS A DIRECTOR	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT GRAHAM PROTHERO, HAVING RETIRED BY ROTATION AND BEING ELIGIBLE, BE RE-ELECTED AS A DIRECTOR	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT TIM PILE, HAVING RETIRED BY ROTATION AND BEING ELIGIBLE, BE RE-ELECTED AS A DIRECTOR	FOR
MARSHALLS PLC	GB00B012BV22	11-May-2022	THAT ANGELA BROMFIELD, HAVING RETIRED BY ROTATION AND BEING ELIGIBLE, BE RE-ELECTED AS A DIRECTOR	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: Eric J. Zahler	FOR

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MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: Eddy Zervigon	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: Howell M. Estes III	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	To approve, on a non-binding advisory basis, the executive compensation of the Company's named executive officers.	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: Nick S. Cyprus	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: Roxanne J. Decyk	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: Joanne O. Isham	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: Daniel L. Jablonsky	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: C. Robert Kehler	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: Gilman Louie	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: L. Roger Mason, Jr.	FOR
MAXAR TECHNOLOGIES INC.	US57778K1051	11-May-2022	Election of Director: Heather A. Wilson	FOR
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	DIRECTOR	ABSTAIN
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	DIRECTOR	FOR
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	DIRECTOR	FOR
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	DIRECTOR	FOR
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	DIRECTOR	FOR
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	DIRECTOR	FOR
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	DIRECTOR	FOR
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	DIRECTOR	FOR
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	DIRECTOR	ABSTAIN
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	Advisory vote on executive compensation.	FOR
MERCURY GENERAL CORPORATION	US5894001008	11-May-2022	Ratification of selection of independent registered public accounting firm.	FOR
NEXANS	FR0000044448	11-May-2022	APPOINTMENT OF LAURA BERNADELLE AS ADMINISTRATOR	FOR
NEXANS	FR0000044448	11-May-2022	APPROVAL OF INFORMATION RELATING TO THE ELEMENTS OF COMPENSATION PAID OR ALLOCATED TO CORPORATE OFFICERS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR

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NEXANS	FR0000044448	11-May-2022	APPROVAL OF THE ELEMENTS OF COMPENSATION PAID OR AWARDED IN RESPECT OF THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO JEAN MOUTON, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
NEXANS	FR0000044448	11-May-2022	APPROVAL OF THE ELEMENTS OF COMPENSATION PAID OR AWARDED IN RESPECT OF THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO CHRISTOPHER GUERIN, CHIEF EXECUTIVE OFFICER	FOR
NEXANS	FR0000044448	11-May-2022	SETTING OF THE MAXIMUM AMOUNT OF ANNUAL COMPENSATION ALLOCATED TO MEMBERS OF THE BOARD OF DIRECTORS	FOR
NEXANS	FR0000044448	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR MEMBERS OF THE BOARD OF DIRECTORS FOR THE 2022 FINANCIAL YEAR	FOR
NEXANS	FR0000044448	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR THE 2022 FINANCIAL YEAR	FOR
NEXANS	FR0000044448	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE MANAGING DIRECTOR FOR THE 2022 FINANCIAL YEAR	FOR
NEXANS	FR0000044448	11-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO OPERATE ON THE SHARES OF THE COMPANY	FOR
NEXANS	FR0000044448	11-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLATION OF TREASURY SHARES	FOR
NEXANS	FR0000044448	11-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO PROCEED TO FREE ALLOCATIONS OF EXISTING OR TO BE ISSUED SHARES FOR THE BENEFIT OF EMPLOYEES AND CORPORATE OFFICERS OF THE GROUP OR SOME OF THEM, WITHOUT SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS, WITHIN THE LIMIT OF A NOMINAL AMOUNT OF EUR 300,000.00	FOR
NEXANS	FR0000044448	11-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO PROCEED TO FREE ALLOCATIONS OF EXISTING OR TO BE ISSUED SHARES FOR THE BENEFIT OF EMPLOYEES AND CORPORATE OFFICERS OF THE GROUP OR SOME OF THEM, WITHOUT SHAREHOLDERS PREFERENTIAL SUBSCRIPTION RIGHTS, WITHIN THE LIMIT OF A NOMINAL AMOUNT OF EUR 50,000.00	FOR
NEXANS	FR0000044448	11-May-2022	POWERS TO ACCOMPLISH FORMALITIES	FOR
NEXANS	FR0000044448	11-May-2022	APPROVAL OF THE COMPANY ACCOUNTS AND TRANSACTIONS FOR THE YEAR ENDED ON DECEMBER 31ST, 2021 SHOWING A PROFIT OF EUR 51,030,183.08	FOR
NEXANS	FR0000044448	11-May-2022	APPROVAL OF THE CONSOLIDATED ACCOUNTS AND TRANSACTIONS FOR SAID FISCAL YEAR	FOR
NEXANS	FR0000044448	11-May-2022	APPROPRIATION OF INCOME FOR THE YEAR ENDED 31 DECEMBER 2021 AND DIVIDEND DETERMINATION	FOR
NEXANS	FR0000044448	11-May-2022	RENEWAL OF ANNE LABEL AS ADMINISTRATOR	FOR
NUVASIVE, INC.	US6707041058	11-May-2022	Election of Class III Director: Robert F. Friel	FOR
NUVASIVE, INC.	US6707041058	11-May-2022	Election of Class III Director: Daniel J. Wolterman	FOR
NUVASIVE, INC.	US6707041058	11-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NUVASIVE, INC.	US6707041058	11-May-2022	Approval of a non-binding advisory resolution regarding the compensation of the Company's named executive officers for the fiscal year ended December 31, 2021.	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	APPROVE DECREASE IN SIZE OF BOARD	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	ELECT MAXIME PARMENTIER AS DIRECTOR	AGAINST
NV BEKAERT SA	BE0974258874	11-May-2022	REELECT OSWALD SCHMID AS DIRECTOR	FOR

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NV BEKAERT SA	BE0974258874	11-May-2022	REELECT MEI YE AS INDEPENDENT DIRECTOR	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	APPROVE REMUNERATION OF NON EXECUTIVE DIRECTORS FOR THEIR PERFORMANCE OF THE DUTIES AS MEMBERS OF THE BOARD OF DIRECTORS	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	APPROVE REMUNERATION OF NON EXECUTIVE DIRECTORS FOR THEIR PERFORMANCE OF THE DUTIES AS MEMBER OR CHAIRPERSON OF A COMMITTEE OF THE BOARD	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	APPROVE REMUNERATION OF DIRECTOR RE: CAPACITY AS EXECUTIVE MANAGER	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	APPROVE AUDITORS' REMUNERATION	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	APPROVE FINANCIAL STATEMENTS, ALLOCATION OF INCOME, AND DIVIDENDS OF EUR 1.50 PER SHARE	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	APPROVE DISCHARGE OF AUDITORS	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	APPROVE REMUNERATION REPORT	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
NV BEKAERT SA	BE0974258874	11-May-2022	AUTHORIZE BOARD TO REPURCHASE SHARES IN THE EVENT OF A SERIOUS AND IMMEDIATE HARM AND UNDER NORMAL CONDITIONS	AGAINST
NV BEKAERT SA	BE0974258874	11-May-2022	RENEW AUTHORIZATION TO INCREASE SHARE CAPITAL WITHIN THE FRAMEWORK OF AUTHORIZED CAPITAL	AGAINST
PAN AMERICAN SILVER CORP.	CA6979001089	11-May-2022	DIRECTOR	FOR
PAN AMERICAN SILVER CORP.	CA6979001089	11-May-2022	DIRECTOR	FOR
PAN AMERICAN SILVER CORP.	CA6979001089	11-May-2022	DIRECTOR	FOR
PAN AMERICAN SILVER CORP.	CA6979001089	11-May-2022	DIRECTOR	FOR
PAN AMERICAN SILVER CORP.	CA6979001089	11-May-2022	DIRECTOR	FOR
PAN AMERICAN SILVER CORP.	CA6979001089	11-May-2022	DIRECTOR	FOR
PAN AMERICAN SILVER CORP.	CA6979001089	11-May-2022	DIRECTOR	FOR
PAN AMERICAN SILVER CORP.	CA6979001089	11-May-2022	DIRECTOR	FOR
PAN AMERICAN SILVER CORP.	CA6979001089	11-May-2022	Appointment of Deloitte LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
PAN AMERICAN SILVER CORP.	CA6979001089	11-May-2022	To consider and, if thought appropriate, to pass an ordinary, non-binding "say on pay" resolution approving the Company's approach to executive compensation, the complete text of which is set out in the information circular for the Meeting.	FOR
PHILLIPS 66	US7185461040	11-May-2022	Election of Director for a term of office expiring at the 2025 annual meeting of shareholders: Greg C. Garland	FOR
PHILLIPS 66	US7185461040	11-May-2022	Election of Director for a term of office expiring at the 2025 annual meeting of shareholders: Gary K. Adams	FOR
PHILLIPS 66	US7185461040	11-May-2022	Election of Director for a term of office expiring at the 2025 annual meeting of shareholders: John E. Lowe	FOR
PHILLIPS 66	US7185461040	11-May-2022	Election of Director for a term of office expiring at the 2025 annual meeting of shareholders: Denise L. Ramos	FOR
PHILLIPS 66	US7185461040	11-May-2022	Advisory vote to approve our executive compensation.	FOR

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PHILLIPS 66	US7185461040	11-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
PHILLIPS 66	US7185461040	11-May-2022	To approve the 2022 Omnibus Stock and Performance Incentive Plan.	FOR
PHILLIPS 66	US7185461040	11-May-2022	Shareholder proposal regarding greenhouse gas emissions targets.	AGAINST
PHILLIPS 66	US7185461040	11-May-2022	Shareholder proposal regarding report on shift to recycled polymers for single use plastics.	FOR
PIEDMONT OFFICE REALTY TRUST, INC	US7201902068	11-May-2022	Election of Director: Frank C. McDowell	FOR
PIEDMONT OFFICE REALTY TRUST, INC	US7201902068	11-May-2022	Election of Director: Kelly H. Barrett	FOR
PIEDMONT OFFICE REALTY TRUST, INC	US7201902068	11-May-2022	Election of Director: Glenn G. Cohen	FOR
PIEDMONT OFFICE REALTY TRUST, INC	US7201902068	11-May-2022	Election of Director: Barbara B. Lang	FOR
PIEDMONT OFFICE REALTY TRUST, INC	US7201902068	11-May-2022	Election of Director: C. Brent Smith	FOR
PIEDMONT OFFICE REALTY TRUST, INC	US7201902068	11-May-2022	Election of Director: Jeffrey L. Swope	FOR
PIEDMONT OFFICE REALTY TRUST, INC	US7201902068	11-May-2022	Election of Director: Dale H. Taysom	FOR
PIEDMONT OFFICE REALTY TRUST, INC	US7201902068	11-May-2022	RATIFICATION OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL 2022	FOR
PIEDMONT OFFICE REALTY TRUST, INC	US7201902068	11-May-2022	ADVISORY VOTE TO APPROVE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: Glenn J. Williams	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: Barbara A. Yastine	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: John A. Addison, Jr.	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	To consider an advisory vote on executive compensation (Say-on- Pay).	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for fiscal 2022.	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: Joel M. Babbit	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: P. George Benson	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: Amber L. Cottle	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: Gary L. Crittenden	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: Cynthia N. Day	AGAINST
PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: Sanjeev Dheer	FOR
PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: Beatriz R. Perez	FOR

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PRIMERICA, INC.	US74164M1080	11-May-2022	Election of Director: D. Richard Williams	FOR
PUMA SE	DE0006969603	11-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
PUMA SE	DE0006969603	11-May-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 1.5 BILLION; APPROVE CREATION OF EUR 15.1 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
PUMA SE	DE0006969603	11-May-2022	AMEND 2020 SHARE REPURCHASE AUTHORIZATION TO ALLOW REISSUANCE OF REPURCHASED SHARES TO EMPLOYEES	FOR
PUMA SE	DE0006969603	11-May-2022	AMEND ARTICLES RE: SUPERVISORY BOARD TERM OF OFFICE	FOR
PUMA SE	DE0006969603	11-May-2022	AMEND ARTICLES RE: PROOF OF ENTITLEMENT	FOR
PUMA SE	DE0006969603	11-May-2022	APPROVE REMUNERATION REPORT	FOR
PUMA SE	DE0006969603	11-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.72 PER SHARE	FOR
PUMA SE	DE0006969603	11-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
PUMA SE	DE0006969603	11-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	AGAINST
QUAKER HOUGHTON	US7473161070	11-May-2022	Election of Director: Mark A. Douglas	FOR
QUAKER HOUGHTON	US7473161070	11-May-2022	Election of Director: Sanjay Hinduja	FOR
QUAKER HOUGHTON	US7473161070	11-May-2022	Election of Director: William H. Osborne	AGAINST
QUAKER HOUGHTON	US7473161070	11-May-2022	Election of Director: Fay West	FOR
QUAKER HOUGHTON	US7473161070	11-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Election of Director for a one-year term: Richard G. Thornberry	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Approval, by an advisory, non-binding vote, of the overall compensation of the Company's named executive officers.	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Election of Director for a one-year term: Howard B. Culang	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Ratification of the appointment of Pricewaterhouse Coopers LLP as Radian's independent registered public accounting firm for the year ending December 31, 2022.	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Election of Director for a one-year term: Brad L. Conner	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Election of Director for a one-year term: Debra Hess	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Election of Director for a one-year term: Lisa W. Hess	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Election of Director for a one-year term: Brian D. Montgomery	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Election of Director for a one-year term: Lisa Mumford	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Election of Director for a one-year term: Gaetano J. Muzio	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Election of Director for a one-year term: Gregory V. Serio	FOR
RADIAN GROUP INC.	US7502361014	11-May-2022	Election of Director for a one-year term: Noel J. Spiegel	FOR
RANGE RESOURCES CORPORATION	US75281A1097	11-May-2022	For authorization to increase the number of shares of Common Stock authorized under the Amended and Restated 2019 Equity Based Compensation Plan.	FOR

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RANGE RESOURCES CORPORATION	US75281A1097	11-May-2022	Election of Director: Brenda A. Cline	FOR
RANGE RESOURCES CORPORATION	US75281A1097	11-May-2022	Election of Director: Margaret K. Dorman	FOR
RANGE RESOURCES CORPORATION	US75281A1097	11-May-2022	Election of Director: James M. Funk	FOR
RANGE RESOURCES CORPORATION	US75281A1097	11-May-2022	Election of Director: Steve D. Gray	FOR
RANGE RESOURCES CORPORATION	US75281A1097	11-May-2022	Election of Director: Greg G. Maxwell	FOR
RANGE RESOURCES CORPORATION	US75281A1097	11-May-2022	Election of Director: Reginal W. Spiller	FOR
RANGE RESOURCES CORPORATION	US75281A1097	11-May-2022	Election of Director: Jeffrey L. Ventura	FOR
RANGE RESOURCES CORPORATION	US75281A1097	11-May-2022	A non-binding proposal to approve the Company's executive compensation.	FOR
RANGE RESOURCES CORPORATION	US75281A1097	11-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO RE-ELECT CATHY TURNER AS A DIRECTOR	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY AND THE DIRECTORS AND AUDITORS REPORT THEREON	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO RE-ELECT LINDA YUEH AS A DIRECTOR	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO AUTHORISE THE DIRECTORS TO AGREE THE AUDITORS REMUNERATION	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO AUTHORISE THE MAKING OF POLITICAL DONATIONS	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS - ADDITIONAL 5 PERCENT	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO AUTHORISE THE DIRECTORS TO MAKE MARKET PURCHASES OF THE COMPANYS OWN SHARES	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO AUTHORISE THE CALLING OF A MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON 14 DAYS CLEAR NOTICE	AGAINST
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO DECLARE A FINAL DIVIDEND	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO RE-ELECT STUART INGALL-TOMBS AS A DIRECTOR	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO RE-ELECT SAROSH MISTRY AS A DIRECTOR	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO RE-ELECT JOHN PETTIGREW AS A DIRECTOR	FOR

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RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO RE-ELECT ANDY RANSOM AS A DIRECTOR	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO RE-ELECT RICHARD SOLOMONS AS A DIRECTOR	FOR
RENTOKIL INITIAL PLC	GB00B082RF11	11-May-2022	TO RE-ELECT JULIE SOUTHERN AS A DIRECTOR	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON THE TRANSACTIONS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND AL-HOKAIR HOLDING GROUP, WITHIN WHICH SACC S BOARD OF DIRECTORS MEMBER MR. SAMI AL HOKAIR HOLDS DIRECT INTEREST IN, AS HE IS HOLDING THE POSITION OF MANAGING DIRECTOR, AND BOARD OF DIRECTORS MEMBER IN AL-HOKAIR HOLDING GROUP, THE NATURE OF THOSE TRANSACTIONS EVOLVE AROUND THE PERFORMANCE OF SEVERAL LEASE AGREEMENTS OF RETAIL STORES, WITH TOTAL AMOUNT OF SAR (56,376) FOR THE YEAR 2021, WITHOUT ANY PREFERENTIAL CONDITIONS COMPARED TO THE LOCAL MARKET	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (4) OF THE COMPANY BY-LAWS RELATING TO OBJECTIVES OF THE COMPANY	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (23) OF THE COMPANY BY-LAWS RELATING TO THE CHAIRMAN OF THE BOARD OF DIRECTORS, VICE-CHAIRMAN MANAGING DIRECTOR AND BOARD SECRETARY	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON THE COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND AND THIRD QUARTERS AND AUDIT ANNUAL FINANCIAL STATEMENTS OF THE FINANCIAL YEAR 2022 AND FIRST QUARTER OF THE FINANCIAL YEAR 2023 AND DETERMINE THEIR FEES	ABSTAIN
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON THE DISCHARGE THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE PERIOD ENDED 31/12/2021	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS TO DISTRIBUTE INTERIM DIVIDENDS TO SHAREHOLDERS ON BIENNIAL OR QUARTERLY BASIS FOR THE FINANCIAL YEAR 2022	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON THE PAYMENT OF AN AMOUNT OF SAR (3,800,000) AS REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON THE TRANSACTIONS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND NEWREST HOLDING GROUP, WITHIN WHICH SACC S BOARD OF DIRECTORS MEMBER MR. JONATHAN STENT-TORRIANI HOLDS DIRECT INTEREST AS HE IS THE CO-CEO OF NEWREST HOLDING GROUP, THE NATURE OF THOSE TRANSACTIONS EVOLVE AROUND THE PERFORMANCE OF CONSULTANCY AND ADMINISTRATIVE SERVICES BY NEWREST HOLDING GROUP, WITH A TOTAL AMOUNT OF SAR (182,504) FOR THE YEAR 2021, WITHOUT ANY PREFERENTIAL CONDITIONS COMPARED TO THE LOCAL MARKET	FOR

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SAUDI AIRLINES CATERING COMPANY	SA1330R2TQ16	11-May-2022	VOTING ON THE TRANSACTIONS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND NEWREST HOLDING GROUP, WITHIN WHICH SACC S BOARD OF DIRECTORS MEMBER MR. ABDULKARIM AL SOULAMI HOLDS INDIRECT INTEREST DUE TO HIS OWNERSHIP IN NEWREST CO. (MOROCCO), THE NATURE OF THOSE TRANSACTIONS EVOLVE AROUND THE PERFORMANCE OF CONSULTANCY AND ADMINISTRATIVE SERVICES BY NEWREST HOLDING GROUP, WITH A TOTAL AMOUNT OF SAR (182,504) FOR THE YEAR 2021, WITHOUT ANY PREFERENTIAL CONDITIONS COMPARED TO THE LOCAL MARKET	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	RE-ELECT DANA ROFFMAN AS DIRECTOR	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	RE-ELECT PHILIP LEE AS DIRECTOR	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	RE-ELECT RICHARD ORDERS AS DIRECTOR	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	REAPPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
SAVILLS PLC	GB00B135BJ46	11-May-2022	APPROVE REMUNERATION POLICY	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	APPROVE REMUNERATION REPORT	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	APPROVE FINAL DIVIDEND	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	RE-ELECT NICHOLAS FERGUSON AS DIRECTOR	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	RE-ELECT MARK RIDLEY AS DIRECTOR	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	RE-ELECT SIMON SHAW AS DIRECTOR	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	RE-ELECT STACEY CARTWRIGHT AS DIRECTOR	FOR
SAVILLS PLC	GB00B135BJ46	11-May-2022	RE-ELECT FLORENCE TONDU-MELIQUE AS DIRECTOR	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF ADOPTION OF THE PROFIT AND LOSS STATEMENT AND THE BALANCE SHEET AS WELL AS THE CONSOLIDATED PROFIT AND LOSS STATEMENT AND THE CONSOLIDATED BALANCE SHEET	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF ALLOCATION OF THE COMPANY'S ACCUMULATED PROFITS ACCORDING TO THE ADOPTED BALANCE SHEET	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY FOR THOMAS EKLUND IN CAPACITY AS BOARD MEMBER DURING THE PERIOD 1 JANUARY-31 DECEMBER 2021	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY FOR CLAUD BIERRE IN CAPACITY AS BOARD MEMBER DURING THE PERIOD 10 MAY-31 DECEMBER 2021	FOR

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SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY FOR STEN GIBECK IN CAPACITY AS BOARD MEMBER DURING THE PERIOD 1 JANUARY-10 MAY 2021	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY FOR BENGT JULANDER IN CAPACITY AS BOARD MEMBER DURING THE PERIOD 1 JANUARY-31 DECEMBER 2021	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY FOR OLA MAGNUSSON IN CAPACITY AS BOARD MEMBER DURING THE PERIOD 1 JANUARY-31 DECEMBER 2021	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY FOR CHRISTOFFER ROSENBLAD IN CAPACITY AS BOARD MEMBER DURING THE PERIOD 1 JANUARY-31 DECEMBER 2021	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY FOR EVA WALDE IN CAPACITY AS BOARD MEMBER DURING THE PERIOD 1 JANUARY-31 DECEMBER 2021	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY FOR CHRISTER AHLBERG IN CAPACITY AS CEO DURING THE PERIOD 1 JANUARY-1 JUNE 2021	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY FOR JENS LINDBERG IN CAPACITY AS CEO DURING THE PERIOD 1 JUNE-30 SEPTEMBER 2021	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION IN RESPECT OF DISCHARGE FROM LIABILITY FOR JOHANNES DOLL IN CAPACITY AS CEO DURING THE PERIOD 30 SEPTEMBER-31 DECEMBER 2021	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	DETERMINATION OF FEES PAYABLE TO THE CHAIRMAN AND OTHER MEMBERS OF THE BOARD OF DIRECTORS	AGAINST
SEDANA MEDICAL AB	SE0015988373	11-May-2022	DETERMINATION OF FEES PAYABLE FOR WORK ON THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS	AGAINST
SEDANA MEDICAL AB	SE0015988373	11-May-2022	DETERMINATION OF FEES PAYABLE TO THE AUDITORS	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	DETERMINATION OF NUMBER OF BOARD MEMBERS: 6	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	DETERMINATION OF NUMBER OF AUDITORS AND DEPUTIES: 1	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RE-ELECTION OF THOMAS EKLUND AS ORDINARY BOARD MEMBER	AGAINST
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RE-ELECTION OF CLAUD BJERRE AS ORDINARY BOARD MEMBER	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RE-ELECTION OF OLA MAGNUSSON AS ORDINARY BOARD MEMBER	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RE-ELECTION OF CHRISTOFFER ROSENBLAD AS ORDINARY BOARD MEMBER	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RE-ELECTION OF EVA WALDE AS ORDINARY BOARD MEMBER	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	NEW ELECTION OF HILDE FURBERG AS ORDINARY BOARD MEMBER	AGAINST
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RE-ELECTION OF THOMAS EKLUND AS CHAIRMAN OF THE BOARD OF DIRECTORS	AGAINST
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RE-ELECTION OF CLAUD BJERRE AS DEPUTY CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RE-ELECTION OF THE AUDIT FIRM OHRLINGS PRICEWATERHOUSECOOPERS AB AS AUDITOR	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION REGARDING AN AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ISSUE NEW SHARES	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION REGARDING INCENTIVE PROGRAM FOR THE CEO BY WAY OF DIRECTED ISSUE OF WARRANTS TO A SUBSIDIARY FOR SUBSEQUENT TRANSFER TO THE CEO, INCLUDING: RESOLUTION ON AN ISSUE OF WARRANTS 2022/2025:1 TO SEDANA MEDICAL INCENTIVE AB	FOR

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SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION REGARDING INCENTIVE PROGRAM FOR THE CEO BY WAY OF DIRECTED ISSUE OF WARRANTS TO A SUBSIDIARY FOR SUBSEQUENT TRANSFER TO THE CEO, INCLUDING: RESOLUTION ON APPROVAL OF A TRANSFER OF WARRANTS TO THE CEO	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION REGARDING INCENTIVE PROGRAM FOR OTHER CO-WORKERS THAN THE CEO BY WAY OF DIRECTED ISSUE OF WARRANTS TO A SUBSIDIARY FOR SUBSEQUENT TRANSFER TO PARTICIPANTS, INCLUDING: RESOLUTION ON AN ISSUE OF WARRANTS 2022/2025:2 TO SEDANA MEDICAL INCENTIVE AB	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION REGARDING INCENTIVE PROGRAM FOR OTHER CO-WORKERS THAN THE CEO BY WAY OF DIRECTED ISSUE OF WARRANTS TO A SUBSIDIARY FOR SUBSEQUENT TRANSFER TO PARTICIPANTS, INCLUDING: RESOLUTION ON APPROVAL OF A TRANSFER OF WARRANTS 2022/2025:2 TO PARTICIPANTS	FOR
SEDANA MEDICAL AB	SE0015988373	11-May-2022	RESOLUTION ON AMENDMENT OF ARTICLES OF ASSOCIATION	FOR
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	APPROVAL OF COMPANY OFFICERS' REMUNERATION POLICY	FOR
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF MR. TAMIR COHEN, COMPANY BOARD CHAIRMAN AND CEO	FOR
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	APPROVAL OF AN ADDITIONAL BONUS FOR 2021 FOR TAMIR COHEN, COMPANY BOARD CHAIRMAN AND CEO	AGAINST
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	DEBATE OF COMPANY FINANCIAL STATEMENTS AND BOARD REPORT FOR THE YEAR ENDED DECEMBER 31ST 2020	ABSTAIN
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	DEBATE OF COMPANY FINANCIAL STATEMENTS AND BOARD REPORT FOR THE YEAR ENDED DECEMBER 31ST 2021	ABSTAIN
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. DORON ARBELY	FOR
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. TAMIR COHEN, BOARD CHAIRMAN AND CEO	FOR
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. ROY DAVID	FOR
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SHALOM SIMCHON, INDEPENDENT DIRECTOR	FOR
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. AVINADAV GRINSHPON	FOR
SHIKUN & BINUI LTD.	IL0010819428	11-May-2022	REAPPOINTMENT OF THE KPMG SOMECH HAIKIN CPA FIRM AS COMPANY AUDITING ACCOUNTANT UNTIL THE NEXT ANNUAL MEETING, AND AUTHORIZATION OF THE BOARD TO DETERMINE ITS COMPENSATION	FOR
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: J. Albert Smith, Jr.	AGAINST
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: Marta R. Stewart	FOR
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: Glyn F. Aeppel	FOR
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Advisory Vote to Approve the Compensation of our Named Executive Officers.	FOR
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Ratify the appointment of Ernst & Young LLP as our Independent Registered Public Accounting Firm for 2022.	FOR
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: Larry C. Glasscock	FOR

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SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: Karen N. Horn, Ph.D.	AGAINST
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: Allan Hubbard	FOR
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: Reuben S. Leibowitz	AGAINST
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: Gary M. Rodkin	FOR
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: Peggy Fang Roe	FOR
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: Stefan M. Selig	FOR
SIMON PROPERTY GROUP, INC.	US8288061091	11-May-2022	Election of Director: Daniel C. Smith, Ph.D.	FOR
SITE CENTERS CORP	US82981J1097	11-May-2022	Election of Director: Linda B. Abraham	FOR
SITE CENTERS CORP	US82981J1097	11-May-2022	Election of Director: Terrance R. Ahern	FOR
SITE CENTERS CORP	US82981J1097	11-May-2022	Election of Director: Jane E. DeFlorio	FOR
SITE CENTERS CORP	US82981J1097	11-May-2022	Election of Director: David R. Lukes	FOR
SITE CENTERS CORP	US82981J1097	11-May-2022	Election of Director: Victor B. MacFarlane	FOR
SITE CENTERS CORP	US82981J1097	11-May-2022	Election of Director: Alexander Otto	FOR
SITE CENTERS CORP	US82981J1097	11-May-2022	Election of Director: Dawn M. Sweeney	FOR
SITE CENTERS CORP	US82981J1097	11-May-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers.	FOR
SITE CENTERS CORP	US82981J1097	11-May-2022	Ratification of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm.	FOR
SITEONE LANDSCAPE SUPPLY, INC.	US82982L1035	11-May-2022	DIRECTOR	FOR
SITEONE LANDSCAPE SUPPLY, INC.	US82982L1035	11-May-2022	DIRECTOR	FOR
SITEONE LANDSCAPE SUPPLY, INC.	US82982L1035	11-May-2022	DIRECTOR	FOR
SITEONE LANDSCAPE SUPPLY, INC.	US82982L1035	11-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the company's independent registered public accounting firm for the year ending January 1, 2023.	FOR
SITEONE LANDSCAPE SUPPLY, INC.	US82982L1035	11-May-2022	Advisory vote to approve executive compensation.	FOR
SIX FLAGS ENTERTAINMENT CORPORATION	US83001A1025	11-May-2022	DIRECTOR	FOR
SIX FLAGS ENTERTAINMENT CORPORATION	US83001A1025	11-May-2022	DIRECTOR	FOR

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SIX FLAGS ENTERTAINMENT CORPORATION	US83001A1025	11-May-2022	DIRECTOR	FOR
SIX FLAGS ENTERTAINMENT CORPORATION	US83001A1025	11-May-2022	DIRECTOR	FOR
SIX FLAGS ENTERTAINMENT CORPORATION	US83001A1025	11-May-2022	DIRECTOR	FOR
SIX FLAGS ENTERTAINMENT CORPORATION	US83001A1025	11-May-2022	DIRECTOR	FOR
SIX FLAGS ENTERTAINMENT CORPORATION	US83001A1025	11-May-2022	Advisory vote to approve executive compensation.	AGAINST
SIX FLAGS ENTERTAINMENT CORPORATION	US83001A1025	11-May-2022	Approve amendment to Amended and Restated Certificate of Incorporation to eliminate supermajority voting requirement to amend Bylaws.	FOR
SIX FLAGS ENTERTAINMENT CORPORATION	US83001A1025	11-May-2022	Advisory vote to ratify the appointment of KPMG LLP as independent registered public accounting firm for the fiscal year ending January 1, 2023.	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers, as described in the Company's Proxy Statement.	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	To approve an amendment to the Company's Restated Certificate of Incorporation to eliminate the supermajority vote provisions relating to stockholder approval of a merger or consolidation, disposition of all or substantially all of the Company's assets, or issuance of a substantial amount of the Company's securities.	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	Election of Director: Alan S. Batey	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	To approve an amendment to the Company's Restated Certificate of Incorporation to eliminate the supermajority vote provisions relating to stockholder approval of a business combination with any related person.	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	To approve an amendment to the Company's Restated Certificate of Incorporation to eliminate the supermajority vote provision relating to stockholder amendment of charter provisions governing directors.	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	To approve an amendment to the Company's Restated Certificate of Incorporation to eliminate the supermajority vote provision relating to stockholder amendment of the charter provision governing action by stockholders.	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	To approve a stockholder proposal regarding the Company's stockholder special meeting right.	AGAINST
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	Election of Director: Kevin L. Beebe	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	Election of Director: Liam K. Griffin	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	Election of Director: Eric J. Guerin	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	Election of Director: Christine King	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	Election of Director: Suzanne E. McBride	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	Election of Director: David P. McGlade	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	Election of Director: Robert A. Schriesheim	FOR
SKYWORKS SOLUTIONS, INC.	US83088M1027	11-May-2022	To ratify the selection by the Company's Audit Committee of KPMG LLP as the independent registered public accounting firm for the Company for fiscal year 2022.	FOR

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SMARTGROUP CORPORATION LTD	AU000000SIQ4	11-May-2022	AMENDMENTS TO THE COMPANY'S CONSTITUTION	FOR
SMARTGROUP CORPORATION LTD	AU000000SIQ4	11-May-2022	APPROVAL OF INCREASE TO THE MAXIMUM AGGREGATE AMOUNT PAYABLE TO NON-EXECUTIVE DIRECTORS AS REMUNERATION	FOR
SMARTGROUP CORPORATION LTD	AU000000SIQ4	11-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
SMARTGROUP CORPORATION LTD	AU000000SIQ4	11-May-2022	ELECTION OF DIRECTOR - MS ANNE MCDONALD	FOR
SMARTGROUP CORPORATION LTD	AU000000SIQ4	11-May-2022	RE-ELECTION OF DIRECTOR - MR GAVIN BELL	FOR
SMARTGROUP CORPORATION LTD	AU000000SIQ4	11-May-2022	RE-ELECTION OF DIRECTOR - MS CAROLYN COLLEY	FOR
SMARTGROUP CORPORATION LTD	AU000000SIQ4	11-May-2022	RE-ELECTION OF DIRECTOR - DR IAN WATT AC	FOR
SMARTGROUP CORPORATION LTD	AU000000SIQ4	11-May-2022	ISSUE OF SHARES TO MR TIMOTHY LOOI UNDER THE LOAN FUNDED SHARE PLAN	FOR
SMARTGROUP CORPORATION LTD	AU000000SIQ4	11-May-2022	APPROVAL OF THE SHORT TERM INCENTIVE PLAN AND ISSUES OF SECURITIES UNDER THE SHORT TERM INCENTIVE PLAN	FOR
SMARTGROUP CORPORATION LTD	AU000000SIQ4	11-May-2022	ISSUE OF PERFORMANCE RIGHTS TO MR TIMOTHY LOOI UNDER THE SHORT TERM INCENTIVE PLAN	FOR
SP PLUS CORPORATION	US78469C1036	11-May-2022	DIRECTOR	FOR
SP PLUS CORPORATION	US78469C1036	11-May-2022	DIRECTOR	FOR
SP PLUS CORPORATION	US78469C1036	11-May-2022	DIRECTOR	FOR
SP PLUS CORPORATION	US78469C1036	11-May-2022	DIRECTOR	FOR
SP PLUS CORPORATION	US78469C1036	11-May-2022	DIRECTOR	FOR
SP PLUS CORPORATION	US78469C1036	11-May-2022	DIRECTOR	FOR
SP PLUS CORPORATION	US78469C1036	11-May-2022	To approve, in a non-binding advisory vote, the 2021 compensation paid to our named executive officers.	FOR
SP PLUS CORPORATION	US78469C1036	11-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
SPIE SA	FR0012757854	11-May-2022	RENEWAL OF PEUGEOT INVEST ASSETS' MANDATE AS DIRECTOR	FOR
SPIE SA	FR0012757854	11-May-2022	APPROVAL OF THE COMPANY'S STATUTORY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
SPIE SA	FR0012757854	11-May-2022	APPOINTMENT OF [.] (1) AS DIRECTOR (1) THE NAME OF THE DIRECTOR WILL BE PROVIDED IN THE CONVENING NOTICE OF SPIE SA ON APRIL 22, 2022	FOR
SPIE SA	FR0012757854	11-May-2022	RENEWAL OF THE MANDATE OF EY AS STATUTORY AUDITORS	FOR
SPIE SA	FR0012757854	11-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ALL KINDS PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OR ATTRIBUTED FOR THE SAME FINANCIAL YEAR TO MR. GAUTHIER LOUETTE, THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR

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SPIE SA	FR0012757854	11-May-2022	APPROVAL OF THE REMUNERATION POLICY OF THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
SPIE SA	FR0012757854	11-May-2022	APPROVAL OF THE INFORMATION MENTIONED IN PART I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
SPIE SA	FR0012757854	11-May-2022	APPROVAL OF THE REMUNERATION POLICY OF THE DIRECTORS' COMPENSATION	FOR
SPIE SA	FR0012757854	11-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO TRADE THE COMPANY'S SHARES	FOR
SPIE SA	FR0012757854	11-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE COMPANY'S SHARE CAPITAL BY CANCELLING TREASURY SHARES	FOR
SPIE SA	FR0012757854	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY CAPITALIZATION OF PREMIUMS, RESERVES, PROFITS OR OTHER AMOUNTS	FOR
SPIE SA	FR0012757854	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE THE SHARE CAPITAL INCREASE, WITH PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
SPIE SA	FR0012757854	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE THE SHARE CAPITAL INCREASE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, BY WAY OF PUBLIC OFFERINGS OTHER THAN PURSUANT TO ARTICLE L. 411-2 OF THE FRENCH FINANCIAL AND MONETARY CODE	FOR
SPIE SA	FR0012757854	11-May-2022	APPROVAL OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
SPIE SA	FR0012757854	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE THE SHARE CAPITAL INCREASE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, BY WAY OF PUBLIC OFFERINGS PURSUANT TO PARAGRAPH I OF ARTICLE L. 411-2 OF THE FRENCH FINANCIAL AND MONETARY CODE	FOR
SPIE SA	FR0012757854	11-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO DETERMINE THE PRICE OF THE SHARES IN ACCORDANCE WITH THE TERMS AND CONDITIONS SET BY THE GENERAL SHAREHOLDERS' MEETING IN CASE OF A SHARE CAPITAL INCREASE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE LIMIT OF 10% OF THE SHARE CAPITAL PER YEAR	FOR
SPIE SA	FR0012757854	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE AMOUNT OF ISSUANCES WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
SPIE SA	FR0012757854	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL IN REMUNERATION OF CONTRIBUTIONS IN KIND, IN THE LIMIT OF 10% OF THE SHARE CAPITAL PER YEAR	FOR
SPIE SA	FR0012757854	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES RESERVED FOR MEMBERS OF EMPLOYEE SAVINGS PLANS WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
SPIE SA	FR0012757854	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES RESERVED FOR DESIGNATED INDIVIDUALS WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS (EMPLOYEES AND OFFICERS OF THE COMPANY AND OTHER GROUP COMPANIES)	FOR
SPIE SA	FR0012757854	11-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO ISSUE FREE NEW OR EXISTING SHARES TO THE BENEFIT OF EMPLOYEES AND DIRECTORS OF THE COMPANY AND OTHER GROUP COMPANIES	FOR
SPIE SA	FR0012757854	11-May-2022	AMENDMENT OF ARTICLE 15 OF THE COMPANY'S BYLAWS	FOR
SPIE SA	FR0012757854	11-May-2022	POWERS FOR PURPOSES OF LEGAL FORMALITIES	FOR
SPIE SA	FR0012757854	11-May-2022	ALLOCATION OF PROFITS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 AND SETTING OF THE DIVIDEND AT 0,60 EURO PER SHARE	FOR
SPIE SA	FR0012757854	11-May-2022	APPROVAL OF THE RELATED PARTY TRANSACTIONS PURSUANT TO ARTICLES L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE AND OF THE SPECIAL REPORT THEREON FROM THE AUDITORS	FOR

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SPIE SA	FR0012757854	11-May-2022	RATIFICATION OF APPOINTMENT BY THE BOARD OF MRS. GEERTRUI SCHOOLENBERG AS DIRECTOR	FOR
SPIE SA	FR0012757854	11-May-2022	RENEWAL OF MRS. GEERTRUI SCHOOLENBERG'S MANDATE AS DIRECTOR	FOR
SPIE SA	FR0012757854	11-May-2022	RATIFICATION OF APPOINTMENT BY THE BOARD OF BPIFRANCE INVESTISSEMENT AS DIRECTOR	FOR
SPIE SA	FR0012757854	11-May-2022	RENEWAL OF MR. GAUTHIER LOUETTE'S MANDATE AS DIRECTOR	FOR
SPIE SA	FR0012757854	11-May-2022	RENEWAL OF MRS. REGINE STACHELHAUS'S MANDATE AS DIRECTOR	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-ELECT MRS C.A. JOHNSTONE AS A DIRECTOR	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RECEIVE THE ANNUAL REPORT 2021	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-ELECT MISS J.S. KINGSTON AS A DIRECTOR	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-ELECT MR K. THOMPSON AS A DIRECTOR	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-ELECT MR. N.B. PATEL AS A DIRECTOR	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-ELECT MS A. ARCHON AS A DIRECTOR	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-ELECT DR O.R. QIU AS A DIRECTOR	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO AUTHORISE THE DIRECTORS TO APPROVE THE ISSUE OF SHARES IN LIEU OF CASH DIVIDENDS IN RESPECT OF THE PERIOD UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING TO BE HELD IN 2027 OR, IF EARLIER, 12TH MAY 2027	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO APPROVE THE ANNUAL REPORT ON REMUNERATION 2021	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO DECLARE THE FINAL DIVIDEND	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-ELECT MR J. PIKE AS A DIRECTOR	FOR

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SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-ELECT MR N.J. ANDERSON AS A DIRECTOR	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-ELECT MR. R.D. GILLINGWATER AS A DIRECTOR	FOR
SPIRAX-SARCO ENGINEERING PLC	GB00BWFGQN14	11-May-2022	TO RE-ELECT MR. P. FRANCE AS A DIRECTOR	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF SIMON ROWLANDS	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RECEIVE AND ADOPT THE 2021 ANNUAL REPORT AND ACCOUNTS	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF PROFESSOR CLIFFORD SHEARMAN	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF JITESH SODHA	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF DR RONNIE VAN DER MERWE	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	REAPPOINTMENT OF ERNST AND YOUNG AS AUDITORS	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	AUTHORISE POLITICAL EXPENDITURE	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RENEW THE DIRECTORS AUTHORITY TO ALLOT SHARES	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RENEW THE DIRECTORS AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RENEW THE DIRECTORS AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS FOR AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	AUTHORISE GENERAL MEETINGS OTHER THAN AN ANNUAL GENERAL MEETING TO BE HELD ON 14 CLEAR DAY'S NOTICE	AGAINST
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF ADELE ANDERSON	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF MARTIN ANGLE	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF JUSTIN ASH	FOR

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SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF TONY BOURNE	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF SIR IAN CHESHIRE	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF PROFESSOR DAME JANET HUSBAND	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	11-May-2022	RE-ELECTION OF JENNY KAY	FOR
SS&C TECHNOLOGIES HOLDINGS, INC.	US78467J1007	11-May-2022	DIRECTOR	FOR
SS&C TECHNOLOGIES HOLDINGS, INC.	US78467J1007	11-May-2022	DIRECTOR	FOR
SS&C TECHNOLOGIES HOLDINGS, INC.	US78467J1007	11-May-2022	DIRECTOR	FOR
SS&C TECHNOLOGIES HOLDINGS, INC.	US78467J1007	11-May-2022	The approval of the compensation of the named executive officers.	AGAINST
SS&C TECHNOLOGIES HOLDINGS, INC.	US78467J1007	11-May-2022	The ratification of PricewaterhouseCoopers LLP as SS&C's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	DIRECTOR	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	DIRECTOR	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	DIRECTOR	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	DIRECTOR	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	DIRECTOR	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	DIRECTOR	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	DIRECTOR	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	DIRECTOR	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	DIRECTOR	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	Appointment of PricewaterhouseCoopers LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
STELLA-JONES INC.	CA85853F1053	11-May-2022	The adoption of an advisory non-binding resolution in respect of the Corporation's approach to executive compensation.	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	DIRECTOR	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	DIRECTOR	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	DIRECTOR	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	DIRECTOR	FOR

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SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	DIRECTOR	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	DIRECTOR	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	DIRECTOR	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	DIRECTOR	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	DIRECTOR	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	DIRECTOR	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	Appointment of Deloitte LLP as Auditor	FOR
SUN LIFE FINANCIAL INC.	CA8667961053	11-May-2022	Non-Binding Advisory Vote on Approach to Executive Compensation	FOR
SYNDAX PHARMACEUTICALS, INC	US87164F1057	11-May-2022	Election of Director: Keith A. Katkin	ABSTAIN
SYNDAX PHARMACEUTICALS, INC	US87164F1057	11-May-2022	Election of Director: Briggs W. Morrison, M.D.	ABSTAIN
SYNDAX PHARMACEUTICALS, INC	US87164F1057	11-May-2022	Election of Director: Dennis G. Podlesak	FOR
SYNDAX PHARMACEUTICALS, INC	US87164F1057	11-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the 2022 proxy statement.	FOR
SYNDAX PHARMACEUTICALS, INC	US87164F1057	11-May-2022	To indicate, on an advisory basis, the preferred frequency of stockholder advisory votes on the compensation of the Company's named executive officers.	1 YEAR
SYNDAX PHARMACEUTICALS, INC	US87164F1057	11-May-2022	To ratify the selection of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
TAMARACK VALLEY ENERGY LTD.	CA87505Y4094	11-May-2022	DIRECTOR	FOR
TAMARACK VALLEY ENERGY LTD.	CA87505Y4094	11-May-2022	DIRECTOR	FOR
TAMARACK VALLEY ENERGY LTD.	CA87505Y4094	11-May-2022	DIRECTOR	FOR
TAMARACK VALLEY ENERGY LTD.	CA87505Y4094	11-May-2022	DIRECTOR	FOR
TAMARACK VALLEY ENERGY LTD.	CA87505Y4094	11-May-2022	DIRECTOR	FOR
TAMARACK VALLEY ENERGY LTD.	CA87505Y4094	11-May-2022	DIRECTOR	FOR
TAMARACK VALLEY ENERGY LTD.	CA87505Y4094	11-May-2022	DIRECTOR	FOR
TAMARACK VALLEY ENERGY LTD.	CA87505Y4094	11-May-2022	DIRECTOR	FOR
TAMARACK VALLEY ENERGY LTD.	CA87505Y4094	11-May-2022	to appoint of KPMG LLP, Chartered Professional Accountants, as auditors to hold office until the close of the next annual meeting of the Corporation, at such remuneration as may be determined by the board of directors of the Corporation.	FOR
TELENOR ASA	NO0010063308	11-May-2022	APPROVAL OF THE FINANCIAL STATEMENTS AND ANNUAL REPORT FOR TELENOR ASA AND THE TELENOR GROUP FOR THE FINANCIAL YEAR 2021, INCLUDING THE BOARD OF DIRECTORS' PROPOSAL FOR DISTRIBUTION OF DIVIDEND	FOR

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TELENOR ASA	NO0010063308	11-May-2022	APPROVAL OF REMUNERATION TO THE COMPANY'S EXTERNAL AUDITOR	FOR
TELENOR ASA	NO0010063308	11-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM A SHAREHOLDER TO INVESTIGATE TELENOR'S PROCESSES AND PROCEDURES FOR APPROVAL, ENGAGEMENT, FOLLOW-UP, CONTROL AND QUALITY ASSURANCE OF HIRED SUBCONTRACTORS IN CONNECTION WITH TELENOR'S ONGOING FIBER DEVELOPMENT	AGAINST
TELENOR ASA	NO0010063308	11-May-2022	THE BOARD OF DIRECTORS' REPORT ON CORPORATE GOVERNANCE	FOR
TELENOR ASA	NO0010063308	11-May-2022	APPROVAL OF THE BOARD OF DIRECTORS' COMPENSATION POLICY TO EXECUTIVE MANAGEMENT	FOR
TELENOR ASA	NO0010063308	11-May-2022	ADVISORY VOTE ON THE BOARD OF DIRECTORS' COMPENSATION REPORT TO EXECUTIVE MANAGEMENT	FOR
TELENOR ASA	NO0010063308	11-May-2022	AUTHORIZATION TO ACQUIRE OWN SHARES - INCENTIVE PROGRAM	FOR
TELENOR ASA	NO0010063308	11-May-2022	ELECTION OF MEMBER TO THE NOMINATION COMMITTEE: LARS TONSGAARD	FOR
TELENOR ASA	NO0010063308	11-May-2022	ELECTION OF MEMBER TO THE NOMINATION COMMITTEE: HEIDI ALGARHEIM	FOR
TELENOR ASA	NO0010063308	11-May-2022	DETERMINATION OF REMUNERATION TO THE CORPORATE ASSEMBLY AND THE NOMINATION COMMITTEE IN LINE WITH THE NOMINATION COMMITTEE'S RECOMMENDATION	FOR
TELENOR ASA	NO0010063308	11-May-2022	APPROVAL OF THE NOTICE AND THE AGENDA	FOR
TGS ASA	NO0003078800	11-May-2022	REELECT CHRISTOPHER GEOFFREY FINLAYSON (CHAIR) AS DIRECTOR	FOR
TGS ASA	NO0003078800	11-May-2022	ELECT IRENE EGSET AS DIRECTOR	FOR
TGS ASA	NO0003078800	11-May-2022	ELECT MARK LEONARD AS DIRECTOR	FOR
TGS ASA	NO0003078800	11-May-2022	ELECT GRETHE KRISTIN MOEN AS DIRECTOR	FOR
TGS ASA	NO0003078800	11-May-2022	ELECT SVEIN HARALD OYGARD AS DIRECTOR	FOR
TGS ASA	NO0003078800	11-May-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
TGS ASA	NO0003078800	11-May-2022	ELECT HENRY H. HAMILTON AS MEMBER OF NOMINATING COMMITTEE	FOR
TGS ASA	NO0003078800	11-May-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
TGS ASA	NO0003078800	11-May-2022	APPROVE REMUNERATION STATEMENT	AGAINST
TGS ASA	NO0003078800	11-May-2022	APPROVE LONG TERM INCENTIVE PLAN CONSISTING OF PSUS AND RSUS	FOR
TGS ASA	NO0003078800	11-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
TGS ASA	NO0003078800	11-May-2022	APPROVE NOK 341,988 REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION	FOR
TGS ASA	NO0003078800	11-May-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
TGS ASA	NO0003078800	11-May-2022	APPROVE ISSUANCE OF CONVERTIBLE LOANS WITHOUT PREEMPTIVE RIGHTS	FOR
TGS ASA	NO0003078800	11-May-2022	AUTHORIZE BOARD TO DISTRIBUTE DIVIDENDS	FOR
TGS ASA	NO0003078800	11-May-2022	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
TGS ASA	NO0003078800	11-May-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
TGS ASA	NO0003078800	11-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TGS ASA	NO0003078800	11-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR

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THALES SA	FR0000121329	11-May-2022	APPROVAL OF AN AGREEMENT RELATING TO THE FORMATION, BY THE COMPANY, OF AN ECONOMIC INTEREST GROUP, SUBJECT TO THE PROVISIONS OF ARTICLE L. 225-42 OF THE FRENCH COMMERCIAL CODE	FOR
THALES SA	FR0000121329	11-May-2022	RENEWAL OF MS ANNE-CLAIRE TAITTINGER AS AN "EXTERNAL DIRECTOR"	FOR
THALES SA	FR0000121329	11-May-2022	RENEWAL OF MR CHARLES EDELSTENNE AS A DIRECTOR, UPON PROPOSAL OF THE "INDUSTRIAL PARTNER"	AGAINST
THALES SA	FR0000121329	11-May-2022	RENEWAL OF MR ERIC TRAPPIER AS A DIRECTOR, UPON PROPOSAL OF THE "INDUSTRIAL PARTNER"	AGAINST
THALES SA	FR0000121329	11-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. LOIK SEGALEN AS DIRECTOR, ON THE PROPOSAL OF THE 'INDUSTRIAL PARTNER'	AGAINST
THALES SA	FR0000121329	11-May-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. MARIE-FRANCOISE WALBAUM AS DIRECTOR, ON THE PROPOSAL OF THE 'INDUSTRIAL PARTNER'	AGAINST
THALES SA	FR0000121329	11-May-2022	RENEWAL OF MR PATRICE CAINE AS A DIRECTOR, UPON PROPOSAL OF THE "PUBLIC SECTOR"	AGAINST
THALES SA	FR0000121329	11-May-2022	APPROVAL OF THE 2021 COMPENSATION SCHEME PAID OR GRANTED TO MR PATRICE CAINE, CHAIRMAN AND CHIEF EXECUTIVE OFFICER AND THE SOLE COMPANY REPRESENTATIVE	FOR
THALES SA	FR0000121329	11-May-2022	APPROVAL OF INFORMATION RELATING TO THE 2021 COMPENSATION OF COMPANY REPRESENTATIVES	FOR
THALES SA	FR0000121329	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
THALES SA	FR0000121329	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE DIRECTORS	FOR
THALES SA	FR0000121329	11-May-2022	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO TRADE IN ITS OWN SHARES, WITH A MAXIMUM PURCHASE PRICE OF 140 EUROS PER SHARE	FOR
THALES SA	FR0000121329	11-May-2022	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 26 MONTHS FOR THE PURPOSE OF ALLOCATING FREE SHARES, WITHIN THE LIMIT OF 1% OF THE SHARE CAPITAL, TO EMPLOYEES OF THE THALES GROUP	FOR
THALES SA	FR0000121329	11-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 26 MONTHS TO ALLOW THE ISSUE OF SHARES OR SECURITIES GIVING ACCESS TO EQUITY CAPITAL OR SECURITIES CONFERRING THE RIGHT TO THE ALLOTMENT OF DEBT SECURITIES SUBJECT TO THE MAINTENANCE OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS	AGAINST
THALES SA	FR0000121329	11-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 26 MONTHS TO DECIDE ON THE ISSUE OF SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, WITH WAIVER OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS AND THE OPTION OF A PRIORITY PERIOD	AGAINST
THALES SA	FR0000121329	11-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 26 MONTHS TO DECIDE ON THE ISSUE OF SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, WITH WAIVER OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, THROUGH PRIVATE PLACEMENT, IN COMPLIANCE WITH THE ARTICLE L. 411-2 1 OF THE FRENCH MONETARY AND FINANCIAL	AGAINST
THALES SA	FR0000121329	11-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 26 MONTHS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF THE ISSUE OF COMPANY SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, WITH MAINTENANCE OR WAIVER OF PREFERENTIAL SUBSCRIPTION RIGHTS, UP TO THE LEGAL LIMIT OF 15%	AGAINST
THALES SA	FR0000121329	11-May-2022	DELEGATION OF AUTHORITY TO THE BOD FOR 26 MONTHS TO DECIDE ON THE ISSUE OF SHARES/SECURITIES GIVING ACCESS TO THE SHARE CAPITAL IN CONSIDERATION FOR CONTRIBUTIONS OF EQUITY SECURITIES OR GIVING ACCESS TO THE SHARE CAPITAL OF THIRD-PARTY COMPANIES UP TO THE LEGAL LIMIT OF 10% OF THE COMPANY'S SHARE CAPITAL, WITHOUT PREFERENTIAL #RD EN SUBSCRIPTION RIGHTS	AGAINST

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THALES SA	FR0000121329	11-May-2022	SETTING OF THE OVERALL LIMITS ON ISSUES CARRIED OUT BY VIRTUE OF THE ABOVE AUTHORISATIONS TO EFFECT CAPITAL INCREASES	FOR
THALES SA	FR0000121329	11-May-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE NEW SHARES RESERVED FOR MEMBERS OF A GROUP SAVINGS PLAN WITH WAIVER OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
THALES SA	FR0000121329	11-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
THALES SA	FR0000121329	11-May-2022	RENEWAL OF MS ANN TAYLOR AS AN EXTERNAL DIRECTOR	FOR
THALES SA	FR0000121329	11-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2021 FINANCIAL YEAR	FOR
THALES SA	FR0000121329	11-May-2022	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR THE 2021 FINANCIAL YEAR	FOR
THALES SA	FR0000121329	11-May-2022	ALLOCATION OF THE PARENT COMPANY'S EARNINGS AND CALCULATION OF THE DIVIDEND AT ?2.56 PER SHARE FOR 2021	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	Election of Director for a one-year term: Debby Reiner	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	To ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm of The Children's Place, Inc. for the fiscal year ending January 28, 2023.	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	Election of Director for a one-year term: Joseph Alutto	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	To approve, by non-binding vote, executive compensation as described in the proxy statement.	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	Election of Director for a one-year term: John E. Bachman	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	Election of Director for a one-year term: Marla Beck	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	Election of Director for a one-year term: Elizabeth J. Boland	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	Election of Director for a one-year term: Jane Elfers	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	Election of Director for a one-year term: John A. Frascotti	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	Election of Director for a one-year term: Tracey R. Griffin	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	Election of Director for a one-year term: Katherine Kountze	FOR
THE CHILDREN'S PLACE, INC.	US1689051076	11-May-2022	Election of Director for a one-year term: Norman Matthews	AGAINST
THE HONGKONG AND SHANGHAI HOTELS, LTD	HK0045000319	11-May-2022	TO GRANT A GENERAL MANDATE TO ISSUE NEW SHARES	AGAINST
THE HONGKONG AND SHANGHAI HOTELS, LTD	HK0045000319	11-May-2022	TO GRANT A GENERAL MANDATE FOR SHARE BUY-BACK	FOR
THE HONGKONG AND SHANGHAI HOTELS, LTD	HK0045000319	11-May-2022	TO ADD SHARES BOUGHT BACK TO THE GENERAL MANDATE TO ISSUE NEW SHARES IN RESOLUTION (4)	AGAINST
THE HONGKONG AND SHANGHAI HOTELS, LTD	HK0045000319	11-May-2022	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
THE HONGKONG AND SHANGHAI HOTELS, LTD	HK0045000319	11-May-2022	TO RE-ELECT THE HON. SIR MICHAEL KADOORIE AS DIRECTOR	FOR
THE HONGKONG AND SHANGHAI HOTELS, LTD	HK0045000319	11-May-2022	TO RE-ELECT MR PETER BORER AS DIRECTOR	FOR

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THE HONGKONG AND SHANGHAI HOTELS, LTD	HK0045000319	11-May-2022	TO RE-ELECT MR PATRICK PAUL AS DIRECTOR	FOR
THE HONGKONG AND SHANGHAI HOTELS, LTD	HK0045000319	11-May-2022	TO RE-ELECT DR ROSANNA WONG AS DIRECTOR	FOR
THE HONGKONG AND SHANGHAI HOTELS, LTD	HK0045000319	11-May-2022	TO RE-ELECT DR KIM WINSER AS DIRECTOR	FOR
THE HONGKONG AND SHANGHAI HOTELS, LTD	HK0045000319	11-May-2022	TO RE-APPOINT KPMG AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	RE-ELECT MICHAEL HEANEY AS DIRECTOR	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	RE-ELECT MARK HEMSLEY AS DIRECTOR	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	ELECT LOUISE MURRAY AS DIRECTOR	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	RE-ELECT EDMUND NG AS DIRECTOR	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	RE-ELECT PHILIP PRICE AS DIRECTOR	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	RE-ELECT ROBIN STEWART AS DIRECTOR	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	APPROVE RESTRICTED SHARE PLAN	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	APPROVE REMUNERATION REPORT	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	AUTHORISE THE COMPANY TO HOLD ANY REPURCHASED SHARES AS TREASURY SHARES	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	APPROVE REMUNERATION POLICY	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	APPROVE FINAL DIVIDEND	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	RE-ELECT RICHARD BERLIAND AS DIRECTOR	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	RE-ELECT NICOLAS BRETEAU AS DIRECTOR	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	RE-ELECT KATH CATES AS DIRECTOR	FOR
TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	RE-ELECT TRACY CLARKE AS DIRECTOR	FOR

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TP ICAP GROUP PLC	JE00BMDZN391	11-May-2022	RE-ELECT ANGELA CRAWFORD-INGLE AS DIRECTOR	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	To ratify the re-appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	Election of Director: Cynthia T. Jamison	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	To approve, by advisory vote, the compensation of our named executive officers	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	To vote on a shareholder proposal titled "Report on Costs of Low Wages and Inequality"	AGAINST
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	Election of Director: Joy Brown	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	Election of Director: Ricardo Cardenas	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	Election of Director: Denise L. Jackson	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	Election of Director: Thomas A. Kingsbury	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	Election of Director: Ramkumar Krishnan	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	Election of Director: Harry A. Lawton III	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	Election of Director: Edna K. Morris	FOR
TRACTOR SUPPLY COMPANY	US8923561067	11-May-2022	Election of Director: Mark J. Weikel	FOR
TRANSUNION	US89400J1079	11-May-2022	Ratification of appointment of PricewaterhouseCoopers LLP as TransUnion's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TRANSUNION	US89400J1079	11-May-2022	To approve, on a non-binding advisory basis, the compensation of TransUnion's named executive officers.	FOR
TRANSUNION	US89400J1079	11-May-2022	Election of Director: George M. Awad	FOR
TRANSUNION	US89400J1079	11-May-2022	To recommend, on a non-binding advisory basis, the frequency of non-binding advisory votes to approve the compensation of TransUnion's named executive officers.	1 YEAR
TRANSUNION	US89400J1079	11-May-2022	Election of Director: William P. (Billy) Bosworth	FOR
TRANSUNION	US89400J1079	11-May-2022	Election of Director: Christopher A. Cartwright	FOR
TRANSUNION	US89400J1079	11-May-2022	Election of Director: Suzanne P. Clark	FOR
TRANSUNION	US89400J1079	11-May-2022	Election of Director: Russell P. Fradin	FOR
TRANSUNION	US89400J1079	11-May-2022	Election of Director: Charles E. Gottdiener	FOR
TRANSUNION	US89400J1079	11-May-2022	Election of Director: Pamela A. Joseph	FOR
TRANSUNION	US89400J1079	11-May-2022	Election of Director: Thomas L. Monahan, III	FOR
TRANSUNION	US89400J1079	11-May-2022	Election of Director: Andrew Prozes	FOR
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	DIRECTOR	FOR
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	DIRECTOR	FOR
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	DIRECTOR	FOR
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	DIRECTOR	FOR

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TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	DIRECTOR	FOR
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	DIRECTOR	ABSTAIN
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	DIRECTOR	FOR
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	DIRECTOR	ABSTAIN
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	DIRECTOR	FOR
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	DIRECTOR	FOR
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	To approve the Company's 2018 Equity Incentive Plan, as amended, to, among other items, increase the number of shares of common stock authorized for issuance thereunder by 2,000,000 shares.	FOR
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
TRAVERE THERAPEUTICS INC.	US89422G1076	11-May-2022	To ratify the selection of BDO USA, LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	To approve, by advisory vote, compensation for our named executive officers.	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 25, 2022.	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	Election of Director: A. Patrick Beharelle	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	Election of Director: Colleen B. Brown	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	Election of Director: Steven C. Cooper	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	Election of Director: William C. Goings	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	Election of Director: Kim Harris Jones	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	Election of Director: R. Chris Kreidler	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	Election of Director: Sonita F. Lontoh	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	Election of Director: Jeffrey B. Sakaguchi	FOR
TRUEBLUE, INC	US89785X1019	11-May-2022	Election of Director: Kristi A. Savacool	FOR
TURQUOISE HILL RESOURCES LTD.	CA9004352071	11-May-2022	DIRECTOR	FOR
TURQUOISE HILL RESOURCES LTD.	CA9004352071	11-May-2022	DIRECTOR	FOR
TURQUOISE HILL RESOURCES LTD.	CA9004352071	11-May-2022	DIRECTOR	FOR
TURQUOISE HILL RESOURCES LTD.	CA9004352071	11-May-2022	DIRECTOR	ABSTAIN
TURQUOISE HILL RESOURCES LTD.	CA9004352071	11-May-2022	DIRECTOR	FOR
TURQUOISE HILL RESOURCES LTD.	CA9004352071	11-May-2022	DIRECTOR	FOR

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TURQUOISE HILL RESOURCES LTD.	CA9004352071	11-May-2022	DIRECTOR	FOR
TURQUOISE HILL RESOURCES LTD.	CA9004352071	11-May-2022	DIRECTOR	FOR
TURQUOISE HILL RESOURCES LTD.	CA9004352071	11-May-2022	To appoint KPMG LLP as auditors of the Corporation at a remuneration to be fixed by the Board of Directors.	FOR
TURQUOISE HILL RESOURCES LTD.	CA9004352071	11-May-2022	Non-binding advisory vote to accept the approach to executive compensation disclosed in the accompanying information circular.	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	ABSTAIN
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	ABSTAIN
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	DIRECTOR	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	To approve, by a non-binding advisory vote, the compensation of executives as disclosed in the "Executive Compensation" section of the proxy statement, including the Compensation Discussion and Analysis and tables.	FOR
UNDER ARMOUR, INC.	US9043111072	11-May-2022	Ratification of appointment of independent registered public accounting firm for the transition period from January 1, 2022 through March 31, 2022 and the fiscal year ending March 31, 2023.	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 OR GRANTED IN RESPECT OF THE SAME FINANCIAL YEAR TO MR. LEON BRESSLER, AS CHAIRMAN OF THE SUPERVISORY BOARD	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	ABSTAIN
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE REMUNERATION REPORT OF THE CORPORATE OFFICERS IN ACCORDANCE WITH ARTICLE L. 22-10-34 I OF THE FRENCH COMMERCIAL CODE	AGAINST
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE REMUNERATION POLICY OF THE CHAIRMAN OF THE MANAGEMENT BOARD	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE REMUNERATION POLICY OF THE MEMBERS OF THE MANAGEMENT BOARD, OTHER THAN THE CHAIRMAN	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE REMUNERATION POLICY OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	RENEWAL OF THE TERM OF OFFICE OF MS. JULIE AVRANE AS MEMBER OF THE SUPERVISORY BOARD	FOR

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UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	RENEWAL OF THE TERM OF OFFICE OF MS. CECILE CABANIS AS MEMBER OF THE SUPERVISORY BOARD	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	RENEWAL OF THE TERM OF OFFICE OF MS. DAGMAR KOLLMANN AS MEMBER OF THE SUPERVISORY BOARD	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPOINTMENT OF MR. MICHEL DESSOLAIN AS MEMBER OF THE SUPERVISORY BOARD	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	AUTHORISATION GRANTED TO THE MANAGEMENT BOARD TO ENABLE THE COMPANY TO PURCHASE ITS SHARES IN ACCORDANCE WITH ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	AUTHORISATION GRANTED TO THE MANAGEMENT BOARD TO REDUCE THE SHARE CAPITAL BY THE CANCELLING OF SHARES BOUGHT BACK BY THE COMPANY IN ACCORDANCE WITH ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE MANAGEMENT BOARD TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY RESERVED FOR PARTICIPANTS IN COMPANY SAVINGS PLAN (PLAN D EPARGNE D ENTREPRISE), WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, IN ACCORDANCE WITH ARTICLES L. 3332-18 ET SEQ. OF THE FRENCH LABOUR CODE	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	ABSTAIN
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	AUTHORISATION TO BE GRANTED TO THE MANAGEMENT BOARD TO GRANT OPTIONS TO PURCHASE AND/OR TO SUBSCRIBE FOR SHARES IN THE COMPANY AND/OR STAPLED SHARES, WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS, TO THE BENEFIT OF EMPLOYEES AND EXECUTIVE OFFICERS OF THE COMPANY AND/OR ITS SUBSIDIARIE	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	AUTHORISATION TO BE GRANTED TO THE MANAGEMENT BOARD TO GRANT FREE SHARES IN THE COMPANY AND/OR STAPLED SHARES TO THE BENEFIT OF EMPLOYEES AND EXECUTIVE OFFICERS OF THE COMPANY AND/OR ITS SUBSIDIARIES	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	POWERS FOR FORMALITIES	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	ALLOCATION OF NET INCOME FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE STATUTORY AUDITORS SPECIAL REPORT ON RELATED PARTY AGREEMENTS GOVERNED BY ARTICLES L. 225-86 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 OR GRANTED IN RESPECT OF THE SAME FINANCIAL YEAR TO MR. JEAN-MARIE TRITANT, AS CHIEF EXECUTIVE OFFICE	AGAINST
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 OR GRANTED IN RESPECT OF THE SAME FINANCIAL YEAR TO MR. OLIVIER BOSSARD, AS MEMBER OF THE MANAGEMENT BOARD	AGAINST
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 OR GRANTED IN RESPECT OF THE SAME FINANCIAL YEAR TO MR. FABRICE MOUCHEL, AS MEMBER OF THE MANAGEMENT BOARD	AGAINST

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UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 OR GRANTED IN RESPECT OF THE SAME FINANCIAL YEAR TO MS. ASTRID PANOSYAN, AS MEMBER OF THE MANAGEMENT BOARD	AGAINST
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	11-May-2022	APPROVAL OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 OR GRANTED IN RESPECT OF THE SAME FINANCIAL YEAR TO MS. CAROLINE PUECHOULTRES, AS MEMBER OF THE MANAGEMENT BOARD SINCE JULY 15, 2021	AGAINST
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE COMPENSATION REPORT OF JEAN-MARIE TRITANT, CHAIRMAN OF THE MANAGEMENT BOARD	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE COMPENSATION OF OLIVIER BOSSARD, MANAGEMENT BOARD MEMBER	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE COMPENSATION OF FABRICE MOUCHEL, MANAGEMENT BOARD MEMBER	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE COMPENSATION OF ASTRID PANOSYAN, MANAGEMENT BOARD MEMBER	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE COMPENSATION OF CAROLINE PUECHOULTRES, MANAGEMENT BOARD MEMBER SINCE 15 JULY 2021	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE COMPENSATION OF LEON BRESSLER, CHAIRMAN OF THE SUPERVISORY BOARD	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE MANAGEMENT BOARD	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE REMUNERATION POLICY OF MANAGEMENT BOARD MEMBERS	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE REMUNERATION POLICY OF SUPERVISORY BOARD MEMBERS	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	REELECT JULIE AVRANE AS SUPERVISORY BOARD MEMBER	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	REELECT CECILE CABANIS AS SUPERVISORY BOARD MEMBER	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	REELECT DAGMAR KOLLMANN AS SUPERVISORY BOARD MEMBER	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPOINT MICHEL DESSOLAIN AS SUPERVISORY BOARD MEMBER	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR

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UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	AUTHORIZE UP TO 2 PERCENT OF ISSUED CAPITAL FOR USE IN STOCK OPTION PLANS	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	AUTHORIZE UP TO 1.8 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	11-May-2022	APPROVE ALLOCATION OF INCOME AND ABSENCE OF DIVIDENDS	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: JIM GAUL	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: LIZ HOCTOR	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: MAURICE PRATT	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE COMPANY'S AUDITORS FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT RELEVANT SECURITIES	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO APPROVE THE DIS-APPLICATION OF PRE-EMPTION RIGHTS IN SPECIFIED CIRCUMSTANCES	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO APPROVE THE DIS-APPLICATION OF PRE-EMPTION RIGHTS IN ADDITIONAL CIRCUMSTANCES FOR FINANCING AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO AUTHORISE THE MAKING OF MARKET PURCHASES OF THE COMPANY'S ORDINARY SHARES	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO FIX THE PRICE RANGE FOR RE-ISSUANCE OF TREASURY SHARES	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO APPROVE THE AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION TO PROVIDE FOR ANNUAL RETIREMENT OF ALL DIRECTORS	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON, AND TO REVIEW THE COMPANY'S AFFAIRS	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO DECLARE A FINAL DIVIDEND OF EUR 2.9 MILLION (BEING EUR 0.010622 PER SHARE) ON THE ORDINARY SHARES FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: GER RABBETTE	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: TIM DOLPHIN	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: PAUL HOGAN	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: SUE WEBB	FOR
UNIPHAR PLC	IE00BJ5FQX74	11-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: JEFF BERKOWITZ	FOR

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UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	DIRECTOR	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	To ratify the selection of Ernst & Young LLP to act as the independent registered public accounting firm for 2022.	FOR
UNITED BANKSHARES, INC.	US9099071071	11-May-2022	To approve, on an advisory basis, the compensation of United's named executive officers.	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	ELECTION OF DIRECTOR: CESAR V. PURISIMA (INDEPENDENT DIRECTOR)	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	ELECTION OF DIRECTOR: RIZALINA G. MANTARING (INDEPENDENT DIRECTOR)	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	ELECTION OF DIRECTOR: CHRISTINE MARIE B. ANGCO (INDEPENDENT DIRECTOR)	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	ELECTION OF DIRECTOR: ANTONIO JOSE U. PERIQUET, JR. (INDEPENDENT DIRECTOR)	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	APPOINTMENT OF EXTERNAL AUDITOR: SYCIP GORRES VELAYO AND CO	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	RATIFICATION OF THE ACTS OF THE BOARD OF DIRECTORS AND ITS COMMITTEES, OFFICERS AND MANAGEMENT	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	CONSIDERATION OF SUCH OTHER MATTERS AS MAY PROPERLY COME DURING THE MEETING	AGAINST
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	ADJOURNMENT	ABSTAIN
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	PROOF OF NOTICE OF THE MEETING AND EXISTENCE OF A QUORUM	ABSTAIN
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	READING AND APPROVAL OF THE MINUTES OF THE ANNUAL MEETING OF THE STOCKHOLDERS HELD ON MAY 13, 2021	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	PRESENTATION OF ANNUAL REPORT AND APPROVAL OF THE FINANCIAL STATEMENTS FOR THE PRECEDING YEAR	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	ELECTION OF DIRECTOR: JAMES L. GO	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	ELECTION OF DIRECTOR: LANCE Y. GOKONGWEI	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	ELECTION OF DIRECTOR: PATRICK HENRY C. GO	FOR

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UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	ELECTION OF DIRECTOR: JOHNSON ROBERT G. GO, JR	FOR
UNIVERSAL ROBINA CORP	PHY9297P1004	11-May-2022	ELECTION OF DIRECTOR: IRWIN C. LEE	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	AMEND ARTICLES RE: ADVANCE VOTING; REGULATORY CHANGES	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	REELECT GRO BAKSTAD (CHAIR) AS DIRECTOR	AGAINST
VEIDEKKE ASA	NO0005806802	11-May-2022	REELECT DANIEL KJORBERG SIRAJ AS DIRECTOR	AGAINST
VEIDEKKE ASA	NO0005806802	11-May-2022	REELECT HANNE RONNEBERG AS DIRECTOR	AGAINST
VEIDEKKE ASA	NO0005806802	11-May-2022	REELECT PER-INGEMAR PERSSON AS DIRECTOR	AGAINST
VEIDEKKE ASA	NO0005806802	11-May-2022	REELECT KLARA-LISE AASEN AS DIRECTOR	AGAINST
VEIDEKKE ASA	NO0005806802	11-May-2022	REELECT CAROLA LAVEN AS DIRECTOR	AGAINST
VEIDEKKE ASA	NO0005806802	11-May-2022	ELECT PAL EITRHEIM AS NEW DIRECTOR	AGAINST
VEIDEKKE ASA	NO0005806802	11-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 620,000 FOR CHAIRMAN AND NOK 314,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	ELECT ARNE AUSTREID AS NEW MEMBER OF NOMINATING COMMITTEE	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	REELECT ERIK MUST AS MEMBER OF NOMINATING COMMITTEE	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	REELECT TINE FOSSLAND AS MEMBER OF NOMINATING COMMITTEE	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	APPROVE REMUNERATION STATEMENT	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	APPROVE CREATION OF NOK 6.5 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	APPROVE EQUITY PLAN FINANCING THROUGH ISSUANCE OF SHARES	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	APPROVE EQUITY PLAN FINANCING THROUGH REPURCHASE OF SHARES	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	OPEN MEETING; ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	OPERATIONAL UPDATE	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	APPROVE COMPANY'S CORPORATE GOVERNANCE STATEMENT	FOR
VEIDEKKE ASA	NO0005806802	11-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF NOK 7.00 PER SHARE	FOR
VERALLIA SASU	FR0013447729	11-May-2022	ALLOCATION OF THE PROFIT/LOSS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND SETTING THE DIVIDEND AT 1.05 PER SHARE	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPROVAL OF THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L.225-38 ET SEQ. OF THE COMMERCIAL CODE AND OF THE STATUTORY AUDITORS' SPECIAL REPORT	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPOINTMENT OF PATRICE LUCAS AS DIRECTOR	FOR

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VERALLIA SASU	FR0013447729	11-May-2022	APPOINTMENT OF DIDIER DEBROSSE AS DIRECTOR	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPOINTMENT OF A DIRECTOR REPRESENTING EMPLOYEE SHAREHOLDERS IN ACCORDANCE WITH ARTICLE 15.7 OF THE COMPANY'S ARTICLES OF ASSOCIATION (TITULAR CANDIDATE: BEATRIZ PEINADO VALLEJO)	AGAINST
VERALLIA SASU	FR0013447729	11-May-2022	APPOINTMENT OF A DIRECTOR REPRESENTING EMPLOYEE SHAREHOLDERS IN ACCORDANCE WITH ARTICLE 15.7 OF THE COMPANY'S ARTICLES OF ASSOCIATION (TITULAR CANDIDATE: MATTHIEU CANTIN / SUBSTITUTE CANDIDATE: PEDRO BARANDAS)	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPROVAL OF THE INFORMATION REQUIRED IN RESPECT OF ARTICLE L.22-10-9 I. OF THE COMMERCIAL CODE RELATING TO THE COMPENSATION OF CORPORATE OFFICERS	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ITEMS COMPRISING THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OR AWARDED FOR THE SAME YEAR TO THE CHAIRMAN AND CEO OF THE COMPANY	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CEO (MICHEL GIANNUZZI FROM 1 JANUARY 2022 TO 11 MAY 2022)	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE DEPUTY CEO (PATRICE LUCAS FROM 1 FEBRUARY 2022 TO 11 MAY 2022)	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CEO (PATRICE LUCAS AS OF 12 MAY 2022)	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE BOARD (MICHEL GIANNUZZI AS OF 12 MAY 2022)	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPROVAL OF THE DIRECTORS' COMPENSATION POLICY	FOR
VERALLIA SASU	FR0013447729	11-May-2022	AUTHORISATION GRANTED TO THE BOARD TO TRADE THE COMPANY' SHARES	FOR
VERALLIA SASU	FR0013447729	11-May-2022	AUTHORISATION GRANTED TO THE BOARD TO REDUCE THE COMPANY' SHARE CAPITAL BY CANCELLING TREASURY SHARES	FOR
VERALLIA SASU	FR0013447729	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD TO INCREASE THE SHARE CAPITAL BY CAPITALISATION OF RESERVES, PROFITS OR PREMIUMS OR ANY OTHER AMOUNT FOR WHICH CAPITALISATION IS ALLOWED	FOR
VERALLIA SASU	FR0013447729	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD TO INCREASE THE CAPITAL BY ISSUING SECURITIES WITH SHAREHOLDERS' PRE-EMPTION RIGHTS	FOR
VERALLIA SASU	FR0013447729	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD TO INCREASE THE CAPITAL, WITHOUT SHAREHOLDERS' PRE-EMPTION RIGHTS, BY ISSUING SECURITIES, WITH A COMPULSORY PRIORITY PERIOD, THROUGH PUBLIC OFFERINGS OTHER THAN THOSE REFERRED TO IN ARTICLE L.411-2 OF THE MONETARY AND FINANCIAL CODE	FOR
VERALLIA SASU	FR0013447729	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD TO INCREASE THE CAPITAL, WITHOUT SHAREHOLDERS' PRE-EMPTION RIGHTS, BY ISSUING SECURITIES, WITH AN OPTIONAL PRIORITY PERIOD, THROUGH OFFERS TO THE PUBLIC OTHER THAN THOSE REFERRED TO IN ARTICLE L.411-2 OF THE MONETARY AND FINANCIAL CODE	FOR
VERALLIA SASU	FR0013447729	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD TO INCREASE THE CAPITAL, WITHOUT SHAREHOLDERS' PRE-EMPTION RIGHTS, BY ISSUING SECURITIES, AS PART OF PUBLIC OFFERINGS REFERRED TO IN POINT 1 OF ARTICLE L.411-2 OF THE MONETARY AND FINANCIAL CODE	FOR
VERALLIA SASU	FR0013447729	11-May-2022	AUTHORISATION GRANTED TO THE BOARD, IN THE EVENT OF AN ISSUE WITHOUT SHAREHOLDERS' PRE-EMPTION RIGHTS, THROUGH PUBLIC OFFERINGS, TO SET THE ISSUE PRICE IN ACCORDANCE WITH THE PROCEDURE DECIDED BY THE GENERAL MEETING, UP TO A LIMIT OF 10% OF THE CAPITAL PER ANNUM	FOR
VERALLIA SASU	FR0013447729	11-May-2022	AUTHORISATION GRANTED TO THE BOARD TO INCREASE THE AMOUNT OF AN ISSUANCE, WITH OR WITHOUT SHAREHOLDERS' PRE-EMPTION RIGHTS	FOR

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VERALLIA SASU	FR0013447729	11-May-2022	DELEGATION OF NECESSARY POWERS TO THE BOARD TO INCREASE THE CAPITAL BY ISSUING SECURITIES IN RETURN FOR CONTRIBUTIONS IN KIND	FOR
VERALLIA SASU	FR0013447729	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD TO INCREASE THE CAPITAL, WITHOUT SHAREHOLDERS' PRE-EMPTION RIGHTS, BY ISSUING COMPANY SHARES RESERVED FOR MEMBERS OF COMPANY SAVINGS PLAN	FOR
VERALLIA SASU	FR0013447729	11-May-2022	DELEGATION OF AUTHORITY TO THE BOARD TO INCREASE THE CAPITAL, WITHOUT SHAREHOLDERS' PRE-EMPTION RIGHTS, BY ISSUING SHARES IN FAVOUR OF A SPECIFIC CATEGORY OF BENEFICIARIES	FOR
VERALLIA SASU	FR0013447729	11-May-2022	AMENDMENT OF ARTICLE 15.3 OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
VERALLIA SASU	FR0013447729	11-May-2022	POWERS FOR PURPOSES OF LEGAL FORMALITIES	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPROVAL OF THE COMPANY'S STATUTORY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
VERALLIA SASU	FR0013447729	11-May-2022	APPROVAL OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	DIRECTOR	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	DIRECTOR	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	DIRECTOR	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	DIRECTOR	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	DIRECTOR	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	DIRECTOR	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	DIRECTOR	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	DIRECTOR	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	DIRECTOR	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	DIRECTOR	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	Advisory vote to approve named executive officer compensation.	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	To approve our Third Amended and Restated 2004 Stock Incentive Plan.	FOR
WATTS WATER TECHNOLOGIES, INC.	US9427491025	11-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
WYNDHAM HOTELS & RESORTS, INC.	US98311A1051	11-May-2022	DIRECTOR	FOR
WYNDHAM HOTELS & RESORTS, INC.	US98311A1051	11-May-2022	DIRECTOR	FOR

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WYNDHAM HOTELS & RESORTS, INC.	US98311A1051	11-May-2022	DIRECTOR	FOR
WYNDHAM HOTELS & RESORTS, INC.	US98311A1051	11-May-2022	DIRECTOR	FOR
WYNDHAM HOTELS & RESORTS, INC.	US98311A1051	11-May-2022	DIRECTOR	FOR
WYNDHAM HOTELS & RESORTS, INC.	US98311A1051	11-May-2022	DIRECTOR	FOR
WYNDHAM HOTELS & RESORTS, INC.	US98311A1051	11-May-2022	DIRECTOR	FOR
WYNDHAM HOTELS & RESORTS, INC.	US98311A1051	11-May-2022	DIRECTOR	FOR
WYNDHAM HOTELS & RESORTS, INC.	US98311A1051	11-May-2022	To vote on an advisory resolution to approve our executive compensation program.	FOR
WYNDHAM HOTELS & RESORTS, INC.	US98311A1051	11-May-2022	To vote on a proposal to ratify the appointment of Deloitte & Touche LLP to serve as our independent registered public accounting firm for fiscal year 2022.	FOR
AAC TECHNOLOGIES HOLDINGS INC	KYG2953R1149	12-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES (ORDINARY RESOLUTION SET OUT IN ITEM 5 OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
AAC TECHNOLOGIES HOLDINGS INC	KYG2953R1149	12-May-2022	TO EXTEND THE GENERAL MANDATE TO ISSUE NEW SHARES BY ADDITION THERETO THE SHARES REPURCHASED BY THE COMPANY (ORDINARY RESOLUTION SET OUT IN ITEM 7 OF THE NOTICE OF ANNUAL GENERAL MEETING)	AGAINST
AAC TECHNOLOGIES HOLDINGS INC	KYG2953R1149	12-May-2022	TO APPROVE THE ADOPTION OF THE THIRD AMENDED AND RESTATED ARTICLES OF ASSOCIATION OF THE COMPANY (SPECIAL RESOLUTION SET OUT IN ITEM 8 OF NOTICE OF ANNUAL GENERAL MEETING)	FOR
AAC TECHNOLOGIES HOLDINGS INC	KYG2953R1149	12-May-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, THE DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
AAC TECHNOLOGIES HOLDINGS INC	KYG2953R1149	12-May-2022	TO RE-ELECT MR. ZHANG HONGJIANG AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
AAC TECHNOLOGIES HOLDINGS INC	KYG2953R1149	12-May-2022	TO RE-ELECT MR. PENG ZHIYUAN AS NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
AAC TECHNOLOGIES HOLDINGS INC	KYG2953R1149	12-May-2022	TO RE-ELECT MR. PAN BENJAMIN ZHENGMIN AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
AAC TECHNOLOGIES HOLDINGS INC	KYG2953R1149	12-May-2022	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE DIRECTORS FEES FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
AAC TECHNOLOGIES HOLDINGS INC	KYG2953R1149	12-May-2022	TO RE-APPOINT MESSRS. DELOITTE TOUCHE TOHMATSU AS AUDITOR OF THE COMPANY AND AUTHORIZE THE AUDIT AND RISK COMMITTEE OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
AAC TECHNOLOGIES HOLDINGS INC	KYG2953R1149	12-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE SHARES (ORDINARY RESOLUTION SET OUT IN ITEM 4 OF THE NOTICE OF ANNUAL GENERAL MEETING)	AGAINST
AAON, INC.	US0003602069	12-May-2022	Election of Director for a term ending in 2025: A.H. McElroy, II	FOR
AAON, INC.	US0003602069	12-May-2022	Election of Director for a term ending in 2025: Bruce Ware	FOR
AAON, INC.	US0003602069	12-May-2022	Proposal to approve, on an advisory basis, a resolution on the compensation of AAON's named executive officers as set forth in the Proxy Statement.	FOR

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AAON, INC.	US0003602069	12-May-2022	Proposal to ratify Grant Thornton LLP as the independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	DIRECTOR	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	To approve an amendment to the Company's Certificate of Incorporation to increase the total number of authorized shares of the Company's common stock by 100,000,000 shares, to a total of 200,000,000 shares.	FOR
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	To approve the Accelerate Diagnostics, Inc. 2022 Omnibus Equity Incentive Plan.	AGAINST
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	To approve, on an advisory basis, the compensation of the Company's name executive officers ("say-on-pay").	AGAINST
ACCELERATE DIAGNOSTICS, INC.	US00430H1023	12-May-2022	To ratify the selection of Ernst & Young LLP as the independent registered public accounting firm of the Company for the year ending December 31, 2022.	FOR
ADIDAS AG	DE000A1EWWW0	12-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2023 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2023	FOR
ADIDAS AG	DE000A1EWWW0	12-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 3.30 PER SHARE	FOR
ADIDAS AG	DE000A1EWWW0	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
ADIDAS AG	DE000A1EWWW0	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
ADIDAS AG	DE000A1EWWW0	12-May-2022	APPROVE REMUNERATION REPORT	FOR
ADIDAS AG	DE000A1EWWW0	12-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR

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ADIDAS AG	DE000A1EWWW0	12-May-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 4 BILLION APPROVE CREATION OF EUR 12.5 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
ADIDAS AG	DE000A1EWWW0	12-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
ADIDAS AG	US00687A1079	12-May-2022	Appropriation of retained earnings	FOR
ADIDAS AG	US00687A1079	12-May-2022	Ratification of the actions of the Executive Board	FOR
ADIDAS AG	US00687A1079	12-May-2022	Ratification of the actions of the Supervisory Board	FOR
ADIDAS AG	US00687A1079	12-May-2022	Approval of the Compensation Report	FOR
ADIDAS AG	US00687A1079	12-May-2022	Amendment of section 18 of the Articles of Association regarding the adjustment of the compensation of the Supervisory Board members; compensation system for the Supervisory Board members	FOR
ADIDAS AG	US00687A1079	12-May-2022	Revocation of the authorization to issue bonds with warrants and/or convertible bonds of May 9, 2018, and cancelation of the Contingent Capital 2018; creation of a new authorization to issue bonds with warrants and/or convertible bonds and to exclude subscription rights and creation of a Contingent Capital 2022; amendment of the Articles of Association	FOR
ADIDAS AG	US00687A1079	12-May-2022	Appointment of the auditor and Group auditor as well as of the auditor for a possible audit review of the half year financial report for the 2022 financial year	FOR
ADIDAS AG	US00687A1079	12-May-2022	Appointment of the auditor and Group auditor as well as of the auditor for a possible audit review of the half year financial report for the 2023 financial year	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Appointment of KPMG Accountants N.V. for the audit of the Company's annual accounts.	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Authorization of the Board of Directors to issue shares and to grant rights to subscribe for shares.	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Authorization of the Board of Directors to limit or exclude pre-emptive rights in relation to agenda item 9(a).	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Adoption of the annual accounts for the 2021 financial year.	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Authorization of the Board of Directors to issue additional shares and to grant additional rights to subscribe for shares.	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Authorization of the Board of Directors to limit or exclude pre-emptive rights in relation to agenda item 9(c).	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Authorization of the Board of Directors to repurchase shares.	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Conditional authorization of the Board of Directors to repurchase additional shares.	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Reduction of capital through cancellation of shares.	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Release of liability of the directors with respect to their management during the 2021 financial year.	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Appointment of Mr. Jean Raby as non-executive director for a period of four years.	AGAINST
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Re-appointment of Mr. Julian Branch as non-executive director for a period of four years.	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Re-appointment of Ms. Stacey Cartwright as non-executive director for a period of four years.	FOR
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Re-appointment of Ms. Rita Forst as non-executive director for a period of four years.	AGAINST
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Re-appointment of Mr. Richard Gradon as non-executive director for a period of four years.	AGAINST
AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Re-appointment of Mr. Robert Warden as non-executive director for a period of four years.	AGAINST

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AERCAP HOLDINGS N.V.	NL0000687663	12-May-2022	Appointment of Mr. Peter L. Juhas as the person referred to in article 16, paragraph 8 of the Company's articles of association.	FOR
AIRBOSS OF AMERICA CORP.	CA00927V2003	12-May-2022	DIRECTOR	FOR
AIRBOSS OF AMERICA CORP.	CA00927V2003	12-May-2022	DIRECTOR	FOR
AIRBOSS OF AMERICA CORP.	CA00927V2003	12-May-2022	DIRECTOR	FOR
AIRBOSS OF AMERICA CORP.	CA00927V2003	12-May-2022	DIRECTOR	FOR
AIRBOSS OF AMERICA CORP.	CA00927V2003	12-May-2022	DIRECTOR	FOR
AIRBOSS OF AMERICA CORP.	CA00927V2003	12-May-2022	DIRECTOR	FOR
AIRBOSS OF AMERICA CORP.	CA00927V2003	12-May-2022	DIRECTOR	FOR
AIRBOSS OF AMERICA CORP.	CA00927V2003	12-May-2022	Re-appointment of KPMG LLP, Chartered Accounts, as auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	Election of Director: Bill Wagner	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	To approve an amendment and restatement of the Amended and Restated Akamai Technologies, Inc. 2013 Stock Incentive Plan	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	Election of Director: Sharon Bowen	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	To approve, on an advisory basis, our executive officer compensation	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	To ratify the selection of PricewaterhouseCoopers LLP as our independent auditors for the fiscal year ending December 31, 2022	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	Election of Director: Marianne Brown	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	Election of Director: Monte Ford	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	Election of Director: Dan Hesse	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	Election of Director: Tom Killalea	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	Election of Director: Tom Leighton	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	Election of Director: Jonathan Miller	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	Election of Director: Madhu Ranganathan	FOR
AKAMAI TECHNOLOGIES, INC.	US00971T1016	12-May-2022	Election of Director: Ben Verwaayen	FOR
ALLEGHENY TECHNOLOGIES INCORPORATED	US01741R1023	12-May-2022	Election of Director: Leroy M. Ball, Jr.	FOR
ALLEGHENY TECHNOLOGIES INCORPORATED	US01741R1023	12-May-2022	Election of Director: Carolyn Corvi	FOR
ALLEGHENY TECHNOLOGIES INCORPORATED	US01741R1023	12-May-2022	Election of Director: Robert S. Wetherbee	FOR
ALLEGHENY TECHNOLOGIES INCORPORATED	US01741R1023	12-May-2022	Approval of our 2022 Incentive Plan	FOR

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ALLEGHENY TECHNOLOGIES INCORPORATED	US01741R1023	12-May-2022	Advisory vote to approve the compensation of our named executive officers	ABSTAIN
ALLEGHENY TECHNOLOGIES INCORPORATED	US01741R1023	12-May-2022	Ratification of the selection of Ernst & Young LLP as our independent auditors for 2022	FOR
AMBEA AB	SE0009663826	12-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 1.15 PER SHARE	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF LENAHOFSBERGER AS BOARD MEMBER	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF DANIEL BJORKLUND AS BOARD MEMBER	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF GUNILLARUDEBJER AS BOARD MEMBER	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF LISELOTTKILA AS AS BOARD MEMBER	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF YRJONARHINEN AS BOARD MEMBER	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF SAMUELSKOTT AS BOARD MEMBER	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF MAGNUSSALLSTROM AS EMPLOYEE REPRESENTATIVE	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF CHARALAMPOS KALPAKAS AS EMPLOYEE REPRESENTATIVE	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF PATRICIABRICENO AS EMPLOYEE REPRESENTATIVE	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF XENIAWENTHZEL AS EMPLOYEE REPRESENTATIVE	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF BODILISAKSSON AS EMPLOYEE REPRESENTATIVE	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF KHASHAYAR TABRIZI AS EMPLOYEE REPRESENTATIVE	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF CEO MARKJENSEN	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE DISCHARGE OF CEO BENNO ELIASSON	FOR
AMBEA AB	SE0009663826	12-May-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
AMBEA AB	SE0009663826	12-May-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 800,000 FOR CHAIRMAN AND SEK 335,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
AMBEA AB	SE0009663826	12-May-2022	REELECT YRJO NARHINEN AS DIRECTOR	FOR
AMBEA AB	SE0009663826	12-May-2022	REELECT DANIEL BJORKLUND AS DIRECTOR	FOR
AMBEA AB	SE0009663826	12-May-2022	REELECT GUNILLA RUDEBJER AS DIRECTOR	FOR
AMBEA AB	SE0009663826	12-May-2022	REELECT SAMUEL SKOTT AS DIRECTOR	FOR
AMBEA AB	SE0009663826	12-May-2022	ELECT HILDE BRITTMELLBYE AS NEW DIRECTOR	FOR
AMBEA AB	SE0009663826	12-May-2022	ELECT DAN OLSSON AS NEW DIRECTOR	FOR
AMBEA AB	SE0009663826	12-May-2022	ELECT YRJO NARHINEN BOARD CHAIR	FOR

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AMBEA AB	SE0009663826	12-May-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE REMUNERATION REPORT	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE WARRANTS PLAN FOR KEY EMPLOYEES	FOR
AMBEA AB	SE0009663826	12-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
AMBEA AB	SE0009663826	12-May-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF ISSUED SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
AMPOL LTD	AU0000088338	12-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
AMPOL LTD	AU0000088338	12-May-2022	RE-ELECTION OF STEVEN GREGG AS A DIRECTOR	FOR
AMPOL LTD	AU0000088338	12-May-2022	RE-ELECTION OF PENELOPE WINN AS A DIRECTOR	FOR
AMPOL LTD	AU0000088338	12-May-2022	ELECTION OF ELIZABETH DONAGHEY AS A DIRECTOR	FOR
AMPOL LTD	AU0000088338	12-May-2022	GRANT OF 2022 PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
AMPOL LTD	AU0000088338	12-May-2022	REINSERTION OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	APPOINTMENT OF AUDITOR: RESOLVED THAT PRICEWATERHOUSECOOPERS (PWC) BE APPOINTED AS AUDITOR OF THE COMPANY UNTIL THE DATE OF THE NEXT AGM. THE AUDIT AND RISK COMMITTEE HAS RECOMMENDED THE APPOINTMENT OF PWC (WITH MR JFM KOTZE (PRACTICE NUMBER 901 121) AS INDIVIDUAL DESIGNATED AUDITOR) AS EXTERNAL AUDITOR OF THE COMPANY FROM THIS AGM UNTIL THE CONCLUSION OF THE NEXT AGM	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	GENERAL AUTHORITY TO ALLOT AND ISSUE AUTHORISED BUT UNISSUED SHARES	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	AUTHORITY TO IMPLEMENT RESOLUTIONS	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	ENDORSEMENT OF THE REMUNERATION POLICY	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	ENDORSEMENT OF THE REMUNERATION IMPLEMENTATION REPORT	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	NON-EXECUTIVE DIRECTORS' FEES	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	GENERAL AUTHORITY TO REPURCHASE COMPANY SECURITIES SHAREHOLDERS TO REFER TO THE NOTICE OF THE AGM FOR MORE INFORMATION ON ELECTRONIC PARTICIPATION	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	TO RE-ELECT MR N MBAZIMA AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	TO RE-ELECT MR C MILLER AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	TO RE-ELECT MS D NAIDOO AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	TO ELECT MS N FAKUDE AS A DIRECTOR OF THE COMPANY	FOR

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ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	TO ELECT MS A MICHAUD AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	TO ELECT MR D WANBLAD AS A DIRECTOR OF THE COMPANY	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	ELECTION OF MR NP MAGEZA AS A MEMBER OF THE COMMITTEE	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	ELECTION OF MR J VICE AS A MEMBER OF THE COMMITTEE	FOR
ANGLO AMERICAN PLATINUM LIMITED	ZAE000013181	12-May-2022	ELECTION OF MS D NAIDOO AS A MEMBER OF THE COMMITTEE, SUBJECT TO THE PASSING OF RESOLUTION 1.3	FOR
ANSYS, INC.	US03662Q1058	12-May-2022	Stockholder Proposal Requesting the Annual Election of Directors, if Properly Presented.	FOR
ANSYS, INC.	US03662Q1058	12-May-2022	Election of Class II Director for three-year terms: Anil Chakravarthy	FOR
ANSYS, INC.	US03662Q1058	12-May-2022	Election of Class II Director for three-year terms: Barbara V. Scherer	AGAINST
ANSYS, INC.	US03662Q1058	12-May-2022	Election of Class II Director for three-year terms: Ravi Vijayaraghavan	FOR
ANSYS, INC.	US03662Q1058	12-May-2022	Ratification of the Selection of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm for Fiscal Year 2022.	FOR
ANSYS, INC.	US03662Q1058	12-May-2022	Advisory Approval of the Compensation of Our Named Executive Officers.	FOR
ANSYS, INC.	US03662Q1058	12-May-2022	Approval of the Amendment of Article VI, Section 5 of the Charter to Eliminate the Supermajority Vote Requirement to Remove a Director.	FOR
ANSYS, INC.	US03662Q1058	12-May-2022	Approval of the Amendment of Article VIII, Section 2 of the Charter to Eliminate the Supermajority Vote Requirement for Stockholders to Amend or Repeal the By-Laws.	FOR
ANSYS, INC.	US03662Q1058	12-May-2022	Approval of the Amendment of Article IX of the Charter to Eliminate the Supermajority Vote Requirement for Stockholders to Approve Amendments to or Repeal Certain Provisions of the Charter.	FOR
ANSYS, INC.	US03662Q1058	12-May-2022	Approval of the ANSYS, Inc. 2022 Employee Stock Purchase Plan.	FOR
ARCADIS NV	NL0006237562	12-May-2022	DIVIDEND OVER FINANCIAL YEAR 2021	FOR
ARCADIS NV	NL0006237562	12-May-2022	SPECIAL DIVIDEND OVER FINANCIAL YEAR 2021	FOR
ARCADIS NV	NL0006237562	12-May-2022	DISCHARGE OF THE MEMBERS OF THE EXECUTIVE BOARD	FOR
ARCADIS NV	NL0006237562	12-May-2022	DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
ARCADIS NV	NL0006237562	12-May-2022	APPOINTMENT OF AUDITOR TO AUDIT THE 2023 FINANCIAL STATEMENTS SL PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V	FOR
ARCADIS NV	NL0006237562	12-May-2022	REMUNERATION REPORT EXECUTIVE BOARD (FOR ADVICE)	FOR
ARCADIS NV	NL0006237562	12-May-2022	REMUNERATION REPORT SUPERVISORY BOARD (FOR ADVICE)	FOR
ARCADIS NV	NL0006237562	12-May-2022	RE-APPOINTMENT OF MR. M.C. PUTNAM	FOR
ARCADIS NV	NL0006237562	12-May-2022	DESIGNATION OF THE EXECUTIVE BOARD AS THE BODY AUTHORIZED TO GRANT OR ISSUE (RIGHTS TO ACQUIRE) ORDINARY SHARES AND/OR CUMULATIVE FINANCING PREFERENCE SHARES	FOR
ARCADIS NV	NL0006237562	12-May-2022	DESIGNATION OF THE EXECUTIVE BOARD AS THE BODY AUTHORIZED TO LIMIT OR EXCLUDE PRE-EMPTIVE RIGHTS	FOR

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ARCADIS NV	NL0006237562	12-May-2022	AUTHORIZATION TO REPURCHASE ARCADIS N.V. SHARES	FOR
ARCADIS NV	NL0006237562	12-May-2022	ADOPTION OF THE 2021 FINANCIAL STATEMENTS	FOR
ARGONAUT GOLD INC.	CA04016A1012	12-May-2022	To set the number of Directors at seven (7).	FOR
ARGONAUT GOLD INC.	CA04016A1012	12-May-2022	DIRECTOR	FOR
ARGONAUT GOLD INC.	CA04016A1012	12-May-2022	DIRECTOR	FOR
ARGONAUT GOLD INC.	CA04016A1012	12-May-2022	DIRECTOR	ABSTAIN
ARGONAUT GOLD INC.	CA04016A1012	12-May-2022	DIRECTOR	FOR
ARGONAUT GOLD INC.	CA04016A1012	12-May-2022	DIRECTOR	FOR
ARGONAUT GOLD INC.	CA04016A1012	12-May-2022	DIRECTOR	FOR
ARGONAUT GOLD INC.	CA04016A1012	12-May-2022	DIRECTOR	FOR
ARGONAUT GOLD INC.	CA04016A1012	12-May-2022	Appointment of PricewaterhouseCoopers LLP, Chartered Accountants as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
ARGONAUT GOLD INC.	CA04016A1012	12-May-2022	To have a shareholder advisory vote on the Corporation's Report on Executive Compensation ("Say on Pay"), as more particularly described in the accompanying Management Information Circular.	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Ognjen (Ogi) Redzic	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Paul J. Reilly	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Elaine D. Rosen	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Robert W. Stein	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Assurant's Independent Registered Public Accounting Firm for 2022.	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Advisory approval of the 2021 compensation of the Company's named executive officers.	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Paget L. Alves	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: J. Braxton Carter	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Juan N. Cento	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Keith W. Demmings	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Harriet Edelman	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Lawrence V. Jackson	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Jean-Paul L. Montupet	FOR
ASSURANT, INC.	US04621X1081	12-May-2022	Election of Director: Debra J. Perry	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: Michael Stubblefield	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: Gregory Summe	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: Juan Andres	FOR

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AVANTOR, INC.	US05352A1007	12-May-2022	Ratification of the Appointment of Deloitte & Touche LLP as the Company's independent registered accounting firm for 2022.	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Approve, on an Advisory Basis, Named Executive Officer Compensation.	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: John Carethers	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: Matthew Holt	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: Lan Kang	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: Joseph Massaro	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: Mala Murthy	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: Jonathan Peacock	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: Michael Severino	FOR
AVANTOR, INC.	US05352A1007	12-May-2022	Election of Director: Christi Shaw	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	ABSTAIN
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	DIRECTOR	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	Advisory vote to approve our Named Executive Officer compensation.	FOR
AVIENT CORPORATION	US05368V1061	12-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Dennis P. Vermillion	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Janet D. Widmann	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Julie A. Bentz	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2022.	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Advisory (non-binding) vote on executive compensation.	FOR

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AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Kristianne Blake	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Donald C. Burke	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Rebecca A. Klein	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Sena M. Kwawu	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Scott H. Maw	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Scott L. Morris	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Jeffrey L. Philipps	FOR
AVISTA CORP.	US05379B1070	12-May-2022	Election of Director: Heidi B. Stanley	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO RE-ELECT MS B J MOORHOUSE AS A DIRECTOR	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO RECEIVE AND ADOPT THE DIRECTORS' REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO RE-ELECT MR L M QUINN AS A DIRECTOR	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO RE-ELECT MS A DRINKWATER AS A DIRECTOR	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO REAPPOINT KPMG LLP AS AUDITOR	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO AUTHORISE THE COMPANY AND ITS UK SUBSIDIARIES TO INCUR POLITICAL EXPENDITURE	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES FOR CASH ON A NON-PRE-EMPTIVE BASIS*	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO RENEW THE AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES*	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO AUTHORISE THE COMPANY TO HOLD GENERAL MEETINGS, OTHER THAN AN ANNUAL GENERAL MEETING, ON 14 CLEAR DAYS' NOTICE	AGAINST
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES OF THE COMPANY	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO ELECT MR C ALLEN, LORD ALLEN OF KENSINGTON CBE AS A DIRECTOR	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO ELECT MS L HARDY AS A DIRECTOR	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO RE-ELECT DR S R BILLINGHAM CBE AS A DIRECTOR	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO RE-ELECT MR S J DOUGHTY CMG AS A DIRECTOR	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO RE-ELECT MR P J HARRISON AS A DIRECTOR	FOR
BALFOUR BEATTY PLC	GB0000961622	12-May-2022	TO RE-ELECT MR M A LUCKI AS A DIRECTOR	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: Andrew Thau	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: Jared M. Wolff	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: James A. "Conan" Barker	FOR

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BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Ratification of the selection of Ernst & Young LLP as the Company's independent registered accounting firm for the year ending December 31, 2022.	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Approval, on an advisory and non-binding basis, of the compensation paid to the Company's named executive officers, as disclosed in the Company's proxy statement for the Annual Meeting.	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: Mary A. Curran	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: Shannon F. Eusey	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: Bonnie G. Hill	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: Denis P. Kalscheur	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: Richard J. Lashley	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: Vania E. Schlogel	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: Jonah F. Schnel	FOR
BANC OF CALIFORNIA, INC.	US05990K1060	12-May-2022	Election of Director for a term of one year: Robert D. Szniewajs	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Ratification of the appointment of independent registered public accountants.	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Advisory vote to approve named executive officer compensation.	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Election of Director: Patricia S. Bellinger	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Approval of the Bath & Body Works, Inc. Associate Stock Purchase Plan.	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Stockholder proposal to reduce the ownership threshold for calling special meetings of stockholders.	AGAINST
BATH & BODY WORKS INC	US0708301041	12-May-2022	Election of Director: Alessandro Bogliolo	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Election of Director: Francis A. Hondal	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Election of Director: Danielle M. Lee	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Election of Director: Michael G. Morris	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Election of Director: Sarah E. Nash	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Election of Director: Juan Rajlin	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Election of Director: Stephen D. Steinour	FOR
BATH & BODY WORKS INC	US0708301041	12-May-2022	Election of Director: J.K. Symancyk	FOR
BLACKLINE, INC.	US09239B1098	12-May-2022	DIRECTOR	FOR
BLACKLINE, INC.	US09239B1098	12-May-2022	DIRECTOR	FOR
BLACKLINE, INC.	US09239B1098	12-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP ("PwC") as the Company's independent registered public accounting firm for its fiscal year ending December 31, 2022.	FOR
BLACKLINE, INC.	US09239B1098	12-May-2022	Approval, on a non-binding, advisory basis, of the 2021 compensation of the Company's named executive officers.	FOR
BP P.L.C.	US0556221044	12-May-2022	To re-elect Sir J Sawers as a director.	FOR
BP P.L.C.	US0556221044	12-May-2022	To re-elect Mr T Morzaria as a director.	FOR

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BP P.L.C.	US0556221044	12-May-2022	To re-elect Mrs K Richardson as a director.	FOR
BP P.L.C.	US0556221044	12-May-2022	To re-elect Dr J Teysen as a director.	FOR
BP P.L.C.	US0556221044	12-May-2022	To reappoint Deloitte LLP as auditor.	FOR
BP P.L.C.	US0556221044	12-May-2022	To authorize the audit committee to fix the auditor's remuneration.	FOR
BP P.L.C.	US0556221044	12-May-2022	To approve the renewal of the BP ShareMatch UK Plan 2001 (as amended).	FOR
BP P.L.C.	US0556221044	12-May-2022	To approve the renewal of the BP Sharesave UK Plan 2001 (as amended).	FOR
BP P.L.C.	US0556221044	12-May-2022	To authorize the company to make political donations and political expenditure.	FOR
BP P.L.C.	US0556221044	12-May-2022	To authorize the directors to allot shares.	FOR
BP P.L.C.	US0556221044	12-May-2022	To receive the Annual Report and Accounts for the year ended 31 December 2021.	FOR
BP P.L.C.	US0556221044	12-May-2022	To authorize the disapplication of pre-emption rights.	FOR
BP P.L.C.	US0556221044	12-May-2022	To authorize the additional disapplication of pre-emption rights.	FOR
BP P.L.C.	US0556221044	12-May-2022	To give limited authority for the purchase of its own shares by the company.	FOR
BP P.L.C.	US0556221044	12-May-2022	To authorize the calling of general meetings of the company (not being an annual general meeting) by notice of at least 14 clear days.	FOR
BP P.L.C.	US0556221044	12-May-2022	Follow This shareholder resolution on climate change targets.	AGAINST
BP P.L.C.	US0556221044	12-May-2022	To approve the directors' remuneration report.	FOR
BP P.L.C.	US0556221044	12-May-2022	That the report "Net Zero - from ambition to action" is supported.	FOR
BP P.L.C.	US0556221044	12-May-2022	To re-elect Mr H Lund as a director.	FOR
BP P.L.C.	US0556221044	12-May-2022	To re-elect Mr B Looney as a director.	FOR
BP P.L.C.	US0556221044	12-May-2022	To re-elect Mr M Auchincloss as a director.	FOR
BP P.L.C.	US0556221044	12-May-2022	To re-elect Mrs P R Reynolds as a director.	FOR
BP P.L.C.	US0556221044	12-May-2022	To re-elect Miss P Daley as a director.	FOR
BP P.L.C.	US0556221044	12-May-2022	To re-elect Mrs M B Meyer as a director.	FOR
BP PLC	GB0007980591	12-May-2022	TO RE-ELECT SIR J SAWERS AS A DIRECTOR	FOR
BP PLC	GB0007980591	12-May-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BP PLC	GB0007980591	12-May-2022	TO RE-ELECT MR T MORZARIA AS A DIRECTOR	FOR
BP PLC	GB0007980591	12-May-2022	TO RE-ELECT MRS K RICHARDSON AS A DIRECTOR	FOR
BP PLC	GB0007980591	12-May-2022	TO RE-ELECT DR J TEYSSEN AS A DIRECTOR	FOR
BP PLC	GB0007980591	12-May-2022	TO REAPPOINT DELOITTE LLP AS AUDITOR	FOR
BP PLC	GB0007980591	12-May-2022	TO AUTHORIZE THE AUDIT COMMITTEE TO FIX THE AUDITORS REMUNERATION	FOR
BP PLC	GB0007980591	12-May-2022	TO APPROVE THE RENEWAL OF THE BP SHAREMATCH UK PLAN 2001 (AS AMENDED)	FOR

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BP PLC	GB0007980591	12-May-2022	TO APPROVE THE RENEWAL OF THE BP SHARESAVE UK PLAN 2001 (AS AMENDED)	FOR
BP PLC	GB0007980591	12-May-2022	TO AUTHORIZE THE COMPANY TO MAKE POLITICAL DONATIONS AND POLITICAL EXPENDITURE	FOR
BP PLC	GB0007980591	12-May-2022	TO AUTHORIZE THE DIRECTORS TO ALLOT SHARES	FOR
BP PLC	GB0007980591	12-May-2022	TO AUTHORIZE THE DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BP PLC	GB0007980591	12-May-2022	TO AUTHORIZE THE ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BP PLC	GB0007980591	12-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
BP PLC	GB0007980591	12-May-2022	TO GIVE LIMITED AUTHORITY FOR THE PURCHASE OF ITS OWN SHARES BY THE COMPANY	FOR
BP PLC	GB0007980591	12-May-2022	TO AUTHORISE THE CALLING OF GENERAL MEETINGS OF THE COMPANY (NOT BEING AN ANNUAL GENERAL MEETING) BY NOTICE OF AT LEAST 14 CLEAR DAYS	FOR
BP PLC	GB0007980591	12-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: FOLLOW THIS SHAREHOLDER RESOLUTION ON CLIMATE CHANGE TARGETS	AGAINST
BP PLC	GB0007980591	12-May-2022	THAT THE REPORT "NET ZERO - FROM AMBITION TO ACTION" IS SUPPORTED	FOR
BP PLC	GB0007980591	12-May-2022	TO RE-ELECT MR H LUND AS A DIRECTOR	FOR
BP PLC	GB0007980591	12-May-2022	TO RE-ELECT MR B LOONEY AS A DIRECTOR	FOR
BP PLC	GB0007980591	12-May-2022	TO RE-ELECT MR M AUCHINCLOSS AS A DIRECTOR	FOR
BP PLC	GB0007980591	12-May-2022	TO RE-ELECT MRS P R REYNOLDS AS A DIRECTOR	FOR
BP PLC	GB0007980591	12-May-2022	TO RE-ELECT MISS P DALEY AS A DIRECTOR	FOR
BP PLC	GB0007980591	12-May-2022	TO RE-ELECT MRS M B MEYER AS A DIRECTOR	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: Henry "Jay" Winship	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: Mark Zenuk	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: Sheila Bair	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	Advisory vote to approve executive compensation.	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	To appoint Deloitte & Touche LLP as Bunge Limited's independent auditor for the fiscal year ending December 31, 2022, and to authorize the audit committee of the Board of Directors to determine the independent auditor's fees.	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	To approve the amendments to the Bye-Laws of Bunge Limited as set forth in the proxy statement.	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	Shareholder proposal regarding shareholder right to act by written consent.	AGAINST
BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: Carol Browner	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: Paul Fribourg	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: J. Erik Fyrwald	AGAINST
BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: Gregory Heckman	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: Bernardo Hees	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: Kathleen Hyle	FOR

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BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: Michael Kobori	FOR
BUNGE LIMITED	BMG169621056	12-May-2022	Election of Director: Kenneth Simril	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	RE-APPOINTMENT OF LINDA HICKEY	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	RE-APPOINTMENT OF ALAN MCINTOSH	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	RE-APPOINTMENT OF ORLA O'GORMAN	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	RE-APPOINTMENT OF JULIE SINNAMON	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS (ALLOTMENT OF UP TO 5% FOR CASH, OTHER SPECIFIED ALLOTMENTS AND FOR LEGAL/REGULATORY PURPOSES)	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS (ALLOTMENT OF UP TO AN ADDITIONAL 5% FOR ACQUISITIONS/SPECIFIED CAPITAL INVESTMENTS)	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	AUTHORITY TO MAKE MARKET PURCHASES	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	AUTHORITY TO SET PRICE RANGE FOR RE-ALLOTMENT OF TREASURY SHARES	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	TO RECEIVE AND CONSIDER THE ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON AND A REVIEW OF THE AFFAIRS OF THE COMPANY	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	TO AUTHORISE THE CONVENING OF CERTAIN GENERAL MEETINGS BY 14 DAYS' NOTICE	AGAINST
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	TO RECEIVE AND CONSIDER THE REMUNERATION COMMITTEE REPORT (OTHER THAN THE REMUNERATION POLICY) FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	TO DECLARE A FINAL DIVIDEND OF 2.8 CENT PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	RE-APPOINTMENT OF JOHN REYNOLDS	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	RE-APPOINTMENT OF MICHAEL STANLEY	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	RE-APPOINTMENT OF SHANE DOHERTY	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	RE-APPOINTMENT OF GARY BRITTON	FOR
CAIRN HOMES PLC	IE00BWWY4ZF18	12-May-2022	RE-APPOINTMENT OF GILES DAVIES	FOR
CALIX, INC.	US13100M5094	12-May-2022	DIRECTOR	FOR
CALIX, INC.	US13100M5094	12-May-2022	DIRECTOR	FOR
CALIX, INC.	US13100M5094	12-May-2022	DIRECTOR	FOR
CALIX, INC.	US13100M5094	12-May-2022	DIRECTOR	FOR
CALIX, INC.	US13100M5094	12-May-2022	Approval of the Amended and Restated 2019 Equity Incentive Award Plan.	AGAINST
CALIX, INC.	US13100M5094	12-May-2022	Approval of the Amended and Restated Employee Stock Purchase Plan.	FOR
CALIX, INC.	US13100M5094	12-May-2022	Approval of the Amended and Restated 2017 Nonqualified Employee Stock Purchase Plan.	FOR
CALIX, INC.	US13100M5094	12-May-2022	Approval, on a non-binding, advisory basis, of the compensation of Calix's named executive officers.	FOR

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CALIX, INC.	US13100M5094	12-May-2022	Ratification of the selection of KPMG LLP as Calix's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	FOR
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	ABSTAIN
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	FOR
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	FOR
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	FOR
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	ABSTAIN
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	FOR
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	FOR
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	FOR
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	FOR
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	DIRECTOR	ABSTAIN
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	Approval, by an advisory vote, of executive compensation.	FOR
CAMDEN PROPERTY TRUST	US1331311027	12-May-2022	Ratification of Deloitte & Touche LLP as the independent registered public accounting firm.	FOR
CANADIAN TIRE CORPORATION, LIMITED	CA1366812024	12-May-2022	DIRECTOR	FOR
CANADIAN TIRE CORPORATION, LIMITED	CA1366812024	12-May-2022	DIRECTOR	FOR
CANADIAN TIRE CORPORATION, LIMITED	CA1366812024	12-May-2022	DIRECTOR	FOR
CARMILA SAS	FR0010828137	12-May-2022	RE-APPOINTMENT OF MARIA GARRIDO AS DIRECTOR	FOR
CARMILA SAS	FR0010828137	12-May-2022	RE-APPOINTMENT OF KPMG SA AS STATUTORY AUDITOR, AND TERMINATION OF THE APPOINTMENT OF SALUSTRO REYDEL AS ALTERNATE STATUTORY AUDITOR	FOR
CARMILA SAS	FR0010828137	12-May-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF CORPORATE OFFICERS REFERRED TO IN ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
CARMILA SAS	FR0010828137	12-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS IN KIND PAID OR GRANTED IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021 TO MARIE CHEVAL, CHAIR AND CHIEF EXECUTIVE OFFICER	FOR
CARMILA SAS	FR0010828137	12-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS IN KIND PAID OR GRANTED IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021 TO S BASTIEN VANHOOVE, DEPUTY CHIEF EXECUTIVE OFFICER	FOR
CARMILA SAS	FR0010828137	12-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIR AND CHIEF EXECUTIVE OFFICER	AGAINST
CARMILA SAS	FR0010828137	12-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DEPUTY CHIEF EXECUTIVE	AGAINST
CARMILA SAS	FR0010828137	12-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
CARMILA SAS	FR0010828137	12-May-2022	ADVISORY VOTE ON THE COMPANY'S CLIMATE CHANGE AMBITION AND TARGETS	FOR

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CARMILA SAS	FR0010828137	12-May-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES	FOR
CARMILA SAS	FR0010828137	12-May-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING TREASURY SHARES	FOR
CARMILA SAS	FR0010828137	12-May-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 26 MONTHS TO ALLOCATE FREE NEW OR EXISTING SHARES TO EMPLOYEES AND OFFICERS OF THE COMPANY AND ITS SUBSIDIARIES, ENTAILING A WAIVER BY THE SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHTS TO THE FREE SHARES TO BE ISSUED, WITHIN A LIMIT OF 1% OF THE SHARE CAPITAL	FOR
CARMILA SAS	FR0010828137	12-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
CARMILA SAS	FR0010828137	12-May-2022	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CARMILA SAS	FR0010828137	12-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CARMILA SAS	FR0010828137	12-May-2022	APPROPRIATION OF NET INCOME (LOSS) FOR THE YEAR ENDED 31 DECEMBER 2021, SETTING THE DIVIDEND	FOR
CARMILA SAS	FR0010828137	12-May-2022	APPROVAL OF RELATED-PARTY AGREEMENTS GOVERNED BY ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	AGAINST
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Roderick A. Palmore	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: James E. Parisi	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Edward T. Tilly	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Joseph P. Ratterman	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Jill E. Sommers	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Fredric J. Tomczyk	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Approve, in a non-binding resolution, the compensation paid to our executive officers.	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Ratify the appointment of KPMG LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Eugene S. Sunshine	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: William M. Farrow, III	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Edward J. Fitzpatrick	AGAINST
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Ivan K. Fong	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Janet P. Froetscher	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Jill R. Goodman	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Alexander J. Matturri, Jr.	FOR
CBOE GLOBAL MARKETS, INC.	US12503M1080	12-May-2022	Election of Director: Jennifer J. McPeck	FOR
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Election of Director: Andrew J. Teno	FOR
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Approve, on an advisory and non-binding basis, the compensation of the Company's named executive officers for 2021.	FOR
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Election of Director: G. Andrea Botta	FOR
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2022.	FOR

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CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Election of Director: Jack A. Fusco	FOR
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Election of Director: Vicky A. Bailey	FOR
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Election of Director: Patricia K. Collawn	AGAINST
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Election of Director: David B. Kilpatrick	FOR
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Election of Director: Lorraine Mitchelmore	FOR
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Election of Director: Scott Peak	FOR
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Election of Director: Donald F. Robillard, Jr	FOR
CHENIERE ENERGY, INC.	US16411R2085	12-May-2022	Election of Director: Neal A. Shear	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO RE-ELECT PROFESSOR CONSTANTIN COUSSIOS AS A DIRECTOR OF THE COMPANY WITH EFFECT FROM THE END OF THE AGM	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO RECEIVE THE COMPANY'S ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, TOGETHER WITH THE STRATEGIC REPORT, DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT ON THOSE ACCOUNTS (THE "ANNUAL REPORT AND ACCOUNTS 2021")	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO ELECT JONNY MASON AS A DIRECTOR OF THE COMPANY WITH EFFECT FROM THE END OF THE AGM	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO ELECT KIM LODY AS A DIRECTOR OF THE COMPANY WITH EFFECT FROM THE END OF THE AGM	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO ELECT SHARON O'KEEFE AS A DIRECTOR OF THE COMPANY WITH EFFECT FROM THE END OF THE AGM	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR TO THE COMPANY UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH THE COMPANY'S ACCOUNTS ARE TO BE LAID	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE COMPANY'S AUDITOR	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO RENEW THE SCRIP DIVIDEND SCHEME	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO AUTHORISE THE DIRECTORS TO MAKE MARKET PURCHASES OF THE COMPANY'S SHARES	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, AS SET OUT ON PAGES 122 TO 145 OF THE ANNUAL REPORT AND ACCOUNTS 2021	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO AUTHORISE THE CALLING OF GENERAL MEETINGS ON 14 CLEAR DAYS' NOTICE	AGAINST
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO DECLARE THE FINAL DIVIDEND RECOMMENDED BY THE DIRECTORS OF 4.154 CENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO RE-ELECT DR JOHN MCADAM AS A DIRECTOR OF THE COMPANY WITH EFFECT FROM THE END OF THE AGM	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO RE-ELECT KARIM BITAR AS A DIRECTOR OF THE COMPANY WITH EFFECT FROM THE END OF THE AGM	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO RE-ELECT MARGARET EWING AS A DIRECTOR OF THE COMPANY WITH EFFECT FROM THE END OF THE AGM	FOR

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CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO RE-ELECT BRIAN MAY AS A DIRECTOR OF THE COMPANY WITH EFFECT FROM THE END OF THE AGM	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO RE-ELECT STEN SCHEIBYE AS A DIRECTOR OF THE COMPANY WITH EFFECT FROM THE END OF THE AGM	FOR
CONVATEC GROUP PLC	GB00BD3VFW73	12-May-2022	TO RE-ELECT HEATHER MASON AS A DIRECTOR OF THE COMPANY WITH EFFECT FROM THE END OF THE AGM	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Election of Director: John R. Prann, Jr.	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Non-binding ratification of the appointment by our Audit Committee of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Election of Director: Donna M. Alvarado	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Advisory vote to approve the compensation of our Named Executive Officers.	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	The approval of the Company's Amended and Restated 2020 Stock Incentive Plan.	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Election of Director: Robert J. Dennis	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Election of Director: Mark A. Emkes	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Election of Director: Damon T. Hininger	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Election of Director: Stacia A. Hylton	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Election of Director: Harley G. Lappin	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Election of Director: Anne L. Mariucci	AGAINST
CORECIVIC, INC.	US21871N1019	12-May-2022	Election of Director: Thurgood Marshall, Jr.	FOR
CORECIVIC, INC.	US21871N1019	12-May-2022	Election of Director: Devin I. Murphy	FOR
CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Approval, on an Advisory Basis, of Named Executive Officer Compensation.	FOR
CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Ratification of the Appointment of Independent Registered Public Accounting Firm.	FOR
CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Election of Trustee: Thomas F. Brady	FOR
CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Election of Trustee: Stephen E. Budorick	FOR
CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Election of Trustee: Robert L. Denton, Sr.	FOR
CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Election of Trustee: Philip L. Hawkins	FOR
CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Election of Trustee: Steven D. Kesler	FOR
CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Election of Trustee: Letitia A. Long	FOR
CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Election of Trustee: Raymond L. Owens	FOR

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CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Election of Trustee: C. Taylor Pickett	FOR
CORPORATE OFFICE PROPERTIES TRUST	US22002T1088	12-May-2022	Election of Trustee: Lisa G. Trimberger	FOR
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	DIRECTOR	FOR
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	DIRECTOR	FOR
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	DIRECTOR	ABSTAIN
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	DIRECTOR	FOR
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	DIRECTOR	FOR
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	DIRECTOR	FOR
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	DIRECTOR	FOR
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	DIRECTOR	FOR
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	Appointment of PricewaterhouseCoopers LLP as Auditors	FOR
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	Approval for the authorization of the Trustees to fix the remuneration of the Auditors	FOR
CROMBIE REAL ESTATE INVESTMENT TRUST	CA2271071094	12-May-2022	Approval of an advisory resolution on executive compensation	FOR
CTS EVENTIM AG & CO. KGAA	DE0005470306	12-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
CTS EVENTIM AG & CO. KGAA	DE0005470306	12-May-2022	RE-ELECT BERND KUNDRUN TO THE SUPERVISORY BOARD	AGAINST
CTS EVENTIM AG & CO. KGAA	DE0005470306	12-May-2022	RE-ELECT JULIANE THUEMMELE TO THE SUPERVISORY BOARD	FOR
CTS EVENTIM AG & CO. KGAA	DE0005470306	12-May-2022	RE-ELECT PHILIPP WESTERMEYER TO THE SUPERVISORY BOARD	FOR
CTS EVENTIM AG & CO. KGAA	DE0005470306	12-May-2022	ELECT CORNELIUS BAUR TO THE SUPERVISORY BOARD	FOR
CTS EVENTIM AG & CO. KGAA	DE0005470306	12-May-2022	APPROVE REMUNERATION REPORT	AGAINST
CTS EVENTIM AG & CO. KGAA	DE0005470306	12-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2021	FOR
CTS EVENTIM AG & CO. KGAA	DE0005470306	12-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
CTS EVENTIM AG & CO. KGAA	DE0005470306	12-May-2022	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2021	FOR
CTS EVENTIM AG & CO. KGAA	DE0005470306	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Election of Director to serve until the next Annual Meeting: Lilian C. Tomovich	FOR
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Ratification of the appointment of Ernst & Young LLP as the Corporation's independent auditor for the fiscal year ending December 31, 2022.	FOR

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DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Election of Director to serve until the next Annual Meeting: Howard M. Berk	FOR
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Approval, on an advisory basis, of the compensation of the Corporation's named executive officers.	FOR
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Approval of an amendment to the Dine Brands Global, Inc. 2019 Stock Incentive Plan to increase the reservation of common stock for issuance thereunder.	AGAINST
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Stockholder proposal requesting that the Corporation produce a report on the feasibility of increasing tipped workers' wages.	AGAINST
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Stockholder proposal requesting that the Corporation produce a report relating to the ways in which the Corporation reconciles disparities between its published ESG standards and the implementation of those standards, including with respect to the use of gestation crates in its pork supply.	AGAINST
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Election of Director to serve until the next Annual Meeting: Susan M. Collyns	FOR
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Election of Director to serve until the next Annual Meeting: Richard J. Dahl	FOR
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Election of Director to serve until the next Annual Meeting: Michael C. Hyter	FOR
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Election of Director to serve until the next Annual Meeting: Larry A. Kay	FOR
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Election of Director to serve until the next Annual Meeting: Caroline W. Nahas	FOR
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Election of Director to serve until the next Annual Meeting: Douglas M. Pasquale	AGAINST
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Election of Director to serve until the next Annual Meeting: John W. Peyton	FOR
DINE BRANDS GLOBAL, INC.	US2544231069	12-May-2022	Election of Director to serve until the next Annual Meeting: Martha C. Poulter	FOR
DYNEX CAPITAL, INC.	US26817Q8868	12-May-2022	Election of Director: Byron L. Boston	FOR
DYNEX CAPITAL, INC.	US26817Q8868	12-May-2022	Election of Director: Julia L. Coronado, Ph.D.	FOR
DYNEX CAPITAL, INC.	US26817Q8868	12-May-2022	Election of Director: Michael R. Hughes	FOR
DYNEX CAPITAL, INC.	US26817Q8868	12-May-2022	Election of Director: Joy D. Palmer	FOR
DYNEX CAPITAL, INC.	US26817Q8868	12-May-2022	Election of Director: Robert A. Salcetti	FOR
DYNEX CAPITAL, INC.	US26817Q8868	12-May-2022	Election of Director: David H. Stevens	FOR
DYNEX CAPITAL, INC.	US26817Q8868	12-May-2022	Proposal to provide advisory approval of the compensation of the Company's named executive officers as disclosed in the proxy statement.	FOR
DYNEX CAPITAL, INC.	US26817Q8868	12-May-2022	Proposal to ratify the selection of BDO USA, LLP, independent certified public accountants, as auditors for the Company for the 2022 fiscal year.	FOR
E.ON SE	DE000ENAG999	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
E.ON SE	DE000ENAG999	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
E.ON SE	DE000ENAG999	12-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
E.ON SE	DE000ENAG999	12-May-2022	RATIFY KPMG AG AS AUDITORS FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022	FOR
E.ON SE	DE000ENAG999	12-May-2022	RATIFY KPMG AG AS AUDITORS FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST QUARTER OF FISCAL YEAR 2023	FOR
E.ON SE	DE000ENAG999	12-May-2022	APPROVE REMUNERATION REPORT	FOR

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E.ON SE	DE000ENAG999	12-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.49 PER SHARE	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	PAYMENT OF INTERIM DIVIDENDS IN SHARES - DELEGATION OF POWER GRANTED TO THE BOARD OF DIRECTORS	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	APPROVAL OF A RELATED-PARTY AGREEMENT - SETTLEMENT AGREEMENT WITH AREVA AND AREVA NP	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE RELATED-PARTY AGREEMENTS AND COMMITMENTS	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPENSATION COMPONENTS COMPOSING THE TOTAL REMUNERATION AND THE BENEFITS OF ANY KIND PAID OR GRANTED TO MR. JEAN-BERNARD L VY, CHAIRMAN AND CHIEF EXECUTIVE OFFICER OF THE COMPANY, FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF THE CORPORATE OFFICERS OF THE COMPANY	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER OF THE COMPANY, FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2022	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2022	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	APPROVAL REGARDING THE FIXED ANNUAL COMPENSATION ALLOCATED TO THE BOARD OF DIRECTORS	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	APPOINTMENT OF A DIRECTOR	AGAINST
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	CONSULTATIVE OPINION ON THE COMPANY'S CLIMATE TRANSITION PLAN TO ACHIEVE CARBON NEUTRALITY BY 2050	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT TRANSACTIONS ON THE COMPANY'S SHARES	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, WITH PREFERENTIAL SUBSCRIPTION RIGHT OF THE SHAREHOLDERS	AGAINST
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES, OR ANY SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHT, BY WAY OF A PUBLIC OFFERING - EXCLUDING OFFERINGS IMPLEMENTED BY WAY OF "A PRIVATE PLACEMENT" REFERRED TO	AGAINST
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE BY WAY OF A PUBLIC OFFERING REFERRED TO IN ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE (I.E. BY WAY OF "A PRIVATE PLACEMENT"), ORDINARY SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, WITH NO PREFERENTIAL SUBSCRIPTION RIGHT OF THE SHAREHOLDERS	AGAINST
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT OF THE SHAREHOLDERS	AGAINST
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY CAPITALIZING RESERVES, PROFITS, PREMIUMS OR ANY OTHER SUMS THE CAPITALIZATION OF WHICH WOULD BE PERMITTED	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL IN THE CONTEXT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	AGAINST
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL IN CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY	AGAINST

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ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL TO THE BENEFIT OF MEMBERS OF SAVINGS PLAN, WITH REMOVAL OF THE PREFERENTIAL SUBSCRIPTION RIGHT OF THE SHAREHOLDERS FOR THE BENEFIT OF SUCH MEMBERS, PURSUANT TO ARTICLE L.225-129-6 OF THE FRENCH COMMERCIAL CODE	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO COMPLETE CAPITAL INCREASES RESERVED FOR CATEGORIES OF BENEFICIARIES, WITH NO PREFERENTIAL SUBSCRIPTION RIGHT OF THE SHAREHOLDERS	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING TREASURY SHARES	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ALLOCATION OF THE NET INCOME FOR THE FINANCIAL YEAR ENDED ON DECEMBER 2021 AND DETERMINATION OF THE DIVIDEND AMOUNT - DRAFT RESOLUTION PROPOSED BY THE SUPERVISORY BOARD OF THE EMPLOYEE SHAREHOLDING FUND (FCPE) AND REVIEWED BY EDF'S BOARD OF DIRECTORS DURING ITS MEETING HELD ON 11 APRIL 2022 WHICH DID NOT APPROVE IT	AGAINST
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH PREFERENTIAL SUBSCRIPTION RIGHT OF THE SHAREHOLDERS - DRAFT RESOLUTION PROPOSED BY SAID SUPERVISORY BOARD	AGAINST
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL TO THE BENEFIT OF MEMBERS OF SAVINGS PLAN, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT OF THE SHAREHOLDERS FOR THE BENEFIT OF SUCH MEMBERS, PURSUANT TO ARTICLE L.225-129-6 OF THE FRENCH COMMERCIAL CODE - DRAFT RESOLUTION PROPOSED BY SAID SUPERVISORY BOARD	AGAINST
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO COMPLETE CAPITAL INCREASES RESERVED FOR CATEGORIES OF BENEFICIARIES, WITH NO PREFERENTIAL SUBSCRIPTION RIGHT OF THE SHAREHOLDERS - DRAFT RESOLUTION PROPOSED BY SAID SUPERVISORY BOARD	AGAINST
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	12-May-2022	ALLOCATION OF THE NET INCOME FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021 AND DETERMINATION OF THE DIVIDEND AMOUNT	FOR
ELOPAK ASA	NO0011002586	12-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF NOK 0.75 PER SHARE	FOR
ELOPAK ASA	NO0011002586	12-May-2022	APPROVE CORPORATE GOVERNANCE REPORT	FOR
ELOPAK ASA	NO0011002586	12-May-2022	APPROVE REMUNERATION STATEMENT	FOR
ELOPAK ASA	NO0011002586	12-May-2022	ELECT DIRECTORS	AGAINST
ELOPAK ASA	NO0011002586	12-May-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
ELOPAK ASA	NO0011002586	12-May-2022	ELECT MEMBERS OF NOMINATING COMMITTEE	FOR
ELOPAK ASA	NO0011002586	12-May-2022	APPROVE REMUNERATION OF NOMINATION COMMITTEE	FOR
ELOPAK ASA	NO0011002586	12-May-2022	APPROVE NOMINATION COMMITTEE INSTRUCTIONS	FOR

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ELOPAK ASA	NO0011002586	12-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ELOPAK ASA	NO0011002586	12-May-2022	APPROVE CREATION OF NOK 35.15 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	AGAINST
ELOPAK ASA	NO0011002586	12-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	AGAINST
ELOPAK ASA	NO0011002586	12-May-2022	ELECT JO OLAV LUNDER AS CHAIRMAN OF MEETING	FOR
ELOPAK ASA	NO0011002586	12-May-2022	DESIGNATE THOMAS ASKELAND AS INSPECTOR OF MINUTES OF MEETING	FOR
ELOPAK ASA	NO0011002586	12-May-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	DIRECTOR	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	DIRECTOR	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	DIRECTOR	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	DIRECTOR	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	DIRECTOR	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	DIRECTOR	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	DIRECTOR	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	DIRECTOR	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	DIRECTOR	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	DIRECTOR	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	To approve, on a non-binding, advisory basis, the compensation of our named executive officers.	FOR
EMPIRE STATE REALTY TRUST, INC.	US2921041065	12-May-2022	To ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ENDEAVOUR SILVER CORP.	CA29258Y1034	12-May-2022	To fix the Number of Directors at eight.	FOR
ENDEAVOUR SILVER CORP.	CA29258Y1034	12-May-2022	DIRECTOR	FOR
ENDEAVOUR SILVER CORP.	CA29258Y1034	12-May-2022	DIRECTOR	FOR
ENDEAVOUR SILVER CORP.	CA29258Y1034	12-May-2022	DIRECTOR	FOR
ENDEAVOUR SILVER CORP.	CA29258Y1034	12-May-2022	DIRECTOR	FOR
ENDEAVOUR SILVER CORP.	CA29258Y1034	12-May-2022	DIRECTOR	FOR
ENDEAVOUR SILVER CORP.	CA29258Y1034	12-May-2022	DIRECTOR	ABSTAIN
ENDEAVOUR SILVER CORP.	CA29258Y1034	12-May-2022	DIRECTOR	FOR

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ENDEAVOUR SILVER CORP.	CA29258Y1034	12-May-2022	DIRECTOR	FOR
ENDEAVOUR SILVER CORP.	CA29258Y1034	12-May-2022	Appointment of KPMG LLP as Auditor of the Company for the ensuing year and authorizing the Directors to fix the Auditor's remuneration.	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE DISCHARGE OF BOARD CHAIRMAN CHRISTINA ROGESTAM	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE DISCHARGE OF BOARD MEMBER ERIK SELIN	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE DISCHARGE OF BOARD MEMBER FREDRIK SVENSSON	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE DISCHARGE OF BOARD MEMBER STEN DUNER	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE DISCHARGE OF BOARD MEMBER ANDERS WENNERGREN	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE DISCHARGE OF CEO ERIK SELIN	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	DETERMINE NUMBER OF MEMBERS (5) AND DEPUTY MEMBERS (0) OF BOARD	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF SEK 560,000; APPROVE REMUNERATION OF AUDITORS	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	ELECT CHRISTINA ROGESTAM AS BOARD CHAIR	AGAINST
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	REELECT ERIK SELIN AS DIRECTOR	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	REELECT FREDRIK SVENSSON AS DIRECTOR	AGAINST
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	REELECT STEN DUNER AS DIRECTOR	AGAINST
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	REELECT ANDERS WENNERGREN AS DIRECTOR	AGAINST
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	REELECT CHRISTINA ROGESTAM AS DIRECTOR	AGAINST
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE NOMINATING COMMITTEE INSTRUCTIONS	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE REMUNERATION REPORT	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF ISSUED SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	AUTHORIZE CLASS B SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
FASTIGHETS AB BALDER	SE0000455057	12-May-2022	APPROVE 6:1 STOCK SPLIT; AMEND ARTICLES ACCORDINGLY	FOR
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Advisory vote to approve named executive officer compensation.	AGAINST
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP to serve as the Company's independent auditor for 2022.	FOR
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Election of Director: R. Scott Rowe	FOR
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Shareholder proposal to reduce the threshold to call a special shareholder meeting.	AGAINST
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Election of Director: Sujeet Chand	FOR
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Election of Director: Ruby R. Chandu	FOR

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FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Election of Director: Gayla J. Delly	FOR
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Election of Director: John R. Friedery	FOR
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Election of Director: John L. Garrison	FOR
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Election of Director: Michael C. McMurray	FOR
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Election of Director: David E. Roberts	FOR
FLOWSERVE CORPORATION	US34354P1057	12-May-2022	Election of Director: Carlyn R. Taylor	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: Beth E. Mooney	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: Lynn Vojvodich Radakovich	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: Kimberly A. Casiano	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: John L. Thornton	AGAINST
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: John B. Veihmeyer	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: John S. Weinberg	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Ratification of Independent Registered Public Accounting Firm.	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Say-on-Pay - An Advisory Vote to Approve the Compensation of the Named Executives.	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Approval of the Tax Benefit Preservation Plan.	AGAINST
FORD MOTOR COMPANY	US3453708600	12-May-2022	Relating to Consideration of a Recapitalization Plan to Provide That All of the Company's Outstanding Stock Have One Vote Per Share.	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: Alexandra Ford English	AGAINST
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: James D. Farley, Jr.	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: Henry Ford III	AGAINST
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: William Clay Ford, Jr.	AGAINST
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: William W. Helman IV	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: Jon M. Huntsman, Jr.	AGAINST
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: William E. Kennard	FOR
FORD MOTOR COMPANY	US3453708600	12-May-2022	Election of Director: John C. May	FOR
FOX-WIZEL LTD	IL0010870223	12-May-2022	APPROVAL OF A ONE-TIME SPECIAL BONUS OF ILS 400K TO MR. ELAD VERED, VP PROCUREMENT AND LOGISTICS AND RELATED TO COMPANY CONTROLLING SHAREHOLDER	FOR
FOX-WIZEL LTD	IL0010870223	12-May-2022	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER (EY) CPA FIRM AS COMPANY AUDITING ACCOUNTANTS AND REPORT OF ITS COMPENSATION	AGAINST
FOX-WIZEL LTD	IL0010870223	12-May-2022	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. AVRAHAM ZALDMAN, BOARD CHAIRMAN	FOR
FOX-WIZEL LTD	IL0010870223	12-May-2022	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. HAREL WEISEL, CO-CEO	FOR
FOX-WIZEL LTD	IL0010870223	12-May-2022	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MS. TZIPI KOREN, INDEPENDENT DIRECTOR	FOR

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FOX-WIZEL LTD	IL0010870223	12-May-2022	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. ISHAY FUCHS	FOR
FOX-WIZEL LTD	IL0010870223	12-May-2022	REAPPOINTMENT OF MR. DAN RIMONI AS AN EXTERNAL DIRECTOR	FOR
FOX-WIZEL LTD	IL0010870223	12-May-2022	A ONE-TIME AMENDMENT OF COMPANY REMUNERATION POLICY CONCERNING A ONE-TIME SPECIAL BONUS TOTALING ILS 1.6M TO BE PAID TO SEVERAL COMPANY OFFICERS	FOR
FRESENIUS MEDICAL CARE AG & CO. KGAA	DE0005785802	12-May-2022	APPROVE REMUNERATION REPORT	FOR
FRESENIUS MEDICAL CARE AG & CO. KGAA	DE0005785802	12-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2021	FOR
FRESENIUS MEDICAL CARE AG & CO. KGAA	DE0005785802	12-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.35 PER SHARE	FOR
FRESENIUS MEDICAL CARE AG & CO. KGAA	DE0005785802	12-May-2022	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2021	FOR
FRESENIUS MEDICAL CARE AG & CO. KGAA	DE0005785802	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
FRESENIUS MEDICAL CARE AG & CO. KGAA	DE0005785802	12-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022	FOR
GALAXY ENTERTAINMENT GROUP LTD	HK0027032686	12-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES OF THE COMPANY	AGAINST
GALAXY ENTERTAINMENT GROUP LTD	HK0027032686	12-May-2022	TO EXTEND THE GENERAL MANDATE AS APPROVED UNDER 4.2	AGAINST
GALAXY ENTERTAINMENT GROUP LTD	HK0027032686	12-May-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
GALAXY ENTERTAINMENT GROUP LTD	HK0027032686	12-May-2022	TO RE-ELECT MRS. PADDY TANG LUI WAI YU AS A DIRECTOR	FOR
GALAXY ENTERTAINMENT GROUP LTD	HK0027032686	12-May-2022	TO RE-ELECT DR. CHARLES CHEUNG WAI BUN AS A DIRECTOR	FOR
GALAXY ENTERTAINMENT GROUP LTD	HK0027032686	12-May-2022	TO RE-ELECT MR. MICHAEL VICTOR MECCA AS A DIRECTOR	FOR
GALAXY ENTERTAINMENT GROUP LTD	HK0027032686	12-May-2022	TO FIX THE DIRECTORS REMUNERATION	FOR
GALAXY ENTERTAINMENT GROUP LTD	HK0027032686	12-May-2022	TO RE-APPOINT AUDITOR AND AUTHORISE THE DIRECTORS TO FIX THE AUDITORS REMUNERATION	FOR
GALAXY ENTERTAINMENT GROUP LTD	HK0027032686	12-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY-BACK SHARES OF THE COMPANY	FOR
GAZIT-GLOBE LTD.	IL0001260111	12-May-2022	COMPANY NAME CHANGE INTO G CITY LTD. OF ANY OTHER SIMILAR NAME APPROVED BY THE REGISTRAR OF COMPANIES AND AMENDMENT OF COMPANY ARTICLES ACCORDINGLY	FOR
GAZIT-GLOBE LTD.	IL0001260111	12-May-2022	APPROVAL OF THE SERVICE CONDITIONS OF MR. MODI KINGSBERG, EXTERNAL DIRECTOR	FOR
GENWORTH MORTGAGE INSURANCE AUSTRALIA LTD	AU0000000GMA5	12-May-2022	REMUNERATION REPORT	FOR

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GENWORTH MORTGAGE INSURANCE AUSTRALIA LTD	AU000000GMA5	12-May-2022	GRANT OF SHARE RIGHTS TO CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR	FOR
GENWORTH MORTGAGE INSURANCE AUSTRALIA LTD	AU000000GMA5	12-May-2022	APPROVAL OF FURTHER POSSIBLE ON-MARKET SHARE BUY BACK	FOR
GENWORTH MORTGAGE INSURANCE AUSTRALIA LTD	AU000000GMA5	12-May-2022	RE-ELECTION OF DUNCAN WEST AS A DIRECTOR	FOR
GENWORTH MORTGAGE INSURANCE AUSTRALIA LTD	AU000000GMA5	12-May-2022	ELECTION OF ALISTAIR MUIR AS A DIRECTOR	FOR
GENWORTH MORTGAGE INSURANCE AUSTRALIA LTD	AU000000GMA5	12-May-2022	ELECTION OF GERD SCHENKEL AS A DIRECTOR	FOR
GRAFTECH INTERNATIONAL LTD.	US3843135084	12-May-2022	Election of Director for a three-year term until the 2025 Annual Meeting: Denis A. Turcotte	AGAINST
GRAFTECH INTERNATIONAL LTD.	US3843135084	12-May-2022	Election of Director for a three-year term until the 2025 Annual Meeting: Michel J. Dumas	FOR
GRAFTECH INTERNATIONAL LTD.	US3843135084	12-May-2022	Election of Director for a three-year term until the 2025 Annual Meeting: Leslie D. Dunn	FOR
GRAFTECH INTERNATIONAL LTD.	US3843135084	12-May-2022	Election of Director for a three-year term until the 2025 Annual Meeting: Jean-Marc Germain	FOR
GRAFTECH INTERNATIONAL LTD.	US3843135084	12-May-2022	Election of Director for a one-year term until the 2023 Annual Meeting: David Gregory	AGAINST
GRAFTECH INTERNATIONAL LTD.	US3843135084	12-May-2022	Ratify the selection of Deloitte & Touche as our independent registered public accounting firm for 2022.	FOR
GRAFTECH INTERNATIONAL LTD.	US3843135084	12-May-2022	Approve, on an advisory basis, our named executive officer compensation	FOR
H&E EQUIPMENT SERVICES, INC.	US4040301081	12-May-2022	Ratification of appointment of BDO USA, LLP as independent registered public accounting firm for the year ending December 31, 2022.	FOR
H&E EQUIPMENT SERVICES, INC.	US4040301081	12-May-2022	Election of Director: John M. Engquist	FOR
H&E EQUIPMENT SERVICES, INC.	US4040301081	12-May-2022	Advisory vote on Named Executive Officer compensation as disclosed in the Proxy Statement.	FOR
H&E EQUIPMENT SERVICES, INC.	US4040301081	12-May-2022	Election of Director: Bradley W. Barber	FOR
H&E EQUIPMENT SERVICES, INC.	US4040301081	12-May-2022	Election of Director: Paul N. Arnold	FOR
H&E EQUIPMENT SERVICES, INC.	US4040301081	12-May-2022	Election of Director: Gary W. Bagley	FOR
H&E EQUIPMENT SERVICES, INC.	US4040301081	12-May-2022	Election of Director: Bruce C. Bruckmann	FOR
H&E EQUIPMENT SERVICES, INC.	US4040301081	12-May-2022	Election of Director: Patrick L. Edsell	FOR

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HEADWATER EXPLORATION INC.	CA4220961078	12-May-2022	DIRECTOR	FOR
HEADWATER EXPLORATION INC.	CA4220961078	12-May-2022	DIRECTOR	FOR
HEADWATER EXPLORATION INC.	CA4220961078	12-May-2022	The appointment of KPMG LLP, Chartered Professional Accountants, as auditors of Headwater for the ensuing year, and authorizing the directors of Headwater to fix their remuneration.	FOR
HEADWATER EXPLORATION INC.	CA4220961078	12-May-2022	To consider and, if thought appropriate, to pass an ordinary resolution, the full text of which is set forth in the management information circular of Headwater dated April 1, 2022 (the "Circular"), approving a new performance and restricted award plan of Headwater, all as more particularly described in the Circular.	FOR
HEARTLAND EXPRESS, INC.	US4223471040	12-May-2022	DIRECTOR	FOR
HEARTLAND EXPRESS, INC.	US4223471040	12-May-2022	DIRECTOR	FOR
HEARTLAND EXPRESS, INC.	US4223471040	12-May-2022	DIRECTOR	FOR
HEARTLAND EXPRESS, INC.	US4223471040	12-May-2022	DIRECTOR	FOR
HEARTLAND EXPRESS, INC.	US4223471040	12-May-2022	DIRECTOR	FOR
HEARTLAND EXPRESS, INC.	US4223471040	12-May-2022	DIRECTOR	FOR
HEARTLAND EXPRESS, INC.	US4223471040	12-May-2022	DIRECTOR	FOR
HEARTLAND EXPRESS, INC.	US4223471040	12-May-2022	Ratification of the appointment of Grant Thornton LLP as the Independent Registered Public Accounting Firm of the Company for 2022.	FOR
HEARTLAND EXPRESS, INC.	US4223471040	12-May-2022	Advisory vote on named executive officer compensation.	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER RENE ALDACH FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KEVIN GLUSKIE FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER HAKAN GURDAL FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ERNEST JELITO FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER NICOLA KIMM FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER DENNIS LENTZ FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JON MORRISH FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER CHRIS WARD FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER FRITZ-JUERGEN HECKMANN FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HEINZ SCHMITT FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BARBARA BREUNINGER FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BIRGIT JOCHENS FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER LUDWIG MERCKLE FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER TOBIAS MERCKLE FOR FISCAL YEAR 2021	FOR

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HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER LUKA MUCIC FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER INES PLOSS FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER PETER RIEDEL FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WERNER SCHRAEDER FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARGRET SUCKALE FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARION WEISSENBERGER-EIBL FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	ELECT BERND SCHEIFELE TO THE SUPERVISORY BOARD	AGAINST
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	ELECT SOPNA SURY TO THE SUPERVISORY BOARD	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE REMUNERATION REPORT	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.40 PER SHARE	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER DOMINIK VON ACHTEN FOR FISCAL YEAR 2021	FOR
HEIDELBERGCEMENT AG	DE0006047004	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER LORENZ NAEGER FOR FISCAL YEAR 2021	FOR
HELLOFRESH SE	DE000A161408	12-May-2022	APPROVE REMUNERATION REPORT.	AGAINST
HELLOFRESH SE	DE000A161408	12-May-2022	APPROVE REMUNERATION POLICY.	FOR
HELLOFRESH SE	DE000A161408	12-May-2022	APPROVE CREATION OF EUR 47.2 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PRE-EMPTIVE RIGHTS	FOR
HELLOFRESH SE	DE000A161408	12-May-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 1 BILLION; APPROVE CREATION OF EUR 17.4 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
HELLOFRESH SE	DE000A161408	12-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
HELLOFRESH SE	DE000A161408	12-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS.	FOR
HELLOFRESH SE	DE000A161408	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021.	FOR
HELLOFRESH SE	DE000A161408	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021.	FOR
HELLOFRESH SE	DE000A161408	12-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022, FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS UNTIL 2023 AGM	FOR
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Election of Director to serve until the next annual meeting: Andrew J. Teno	AGAINST
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Approval, by a non-binding advisory vote, of the named executive officers' compensation.	FOR
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Election of Director to serve until the next annual meeting: Patrick D. Campbell	FOR
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Election of Director to serve until the next annual meeting: Lawrence H. Silber	FOR

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HERC HOLDINGS INC.	US42704L1044	12-May-2022	Election of Director to serve until the next annual meeting: James H. Browning	FOR
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Election of Director to serve until the next annual meeting: Shari L. Burgess	FOR
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Election of Director to serve until the next annual meeting: Hunter C. Gary	AGAINST
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Election of Director to serve until the next annual meeting: Jean K. Holley	FOR
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Election of Director to serve until the next annual meeting: Michael A. Kelly	FOR
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Election of Director to serve until the next annual meeting: Steven D. Miller	AGAINST
HERC HOLDINGS INC.	US42704L1044	12-May-2022	Election of Director to serve until the next annual meeting: Rakesh Sachdev	AGAINST
HISCOX LTD	BMG4593F1389	12-May-2022	TO RE-APPOINT ANNE MACDONALD AS A DIRECTOR	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO RE-APPOINT CONSTANTINOS MIRANTHIS AS A DIRECTOR	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO RE-APPOINT JOANNE MUSSELLE AS A DIRECTOR	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO RE-APPOINT LYNN PIKE AS A DIRECTOR	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LTD AS AUDITORS OF THE COMPANY	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO AUTHORISE THE AUDIT COMMITTEE TO SET THE AUDITORS REMUNERATION	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO APPROVE THE FRENCH APPENDIX TO THE HISCOX LTD PERFORMANCE SHARE PLAN	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO APPROVE THE SCRIP DIVIDEND SCHEME	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO AUTHORISE THE DIRECTORS TO CAPITALISE SUMS IN CONNECTION WITH THE SCRIP DIVIDEND SCHEME	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO DIS-APPLY PRE-EMPTION RIGHTS	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO DIS-APPLY PRE-EMPTION RIGHTS ON AN ADDITIONAL 5 PER CENT OF SHARES	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO APPROVE THE FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO RE-APPOINT ROBERT CHILDS AS A DIRECTOR	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO APPOINT DONNA DEMAIO AS A DIRECTOR	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO RE-APPOINT MICHAEL GOODWIN AS A DIRECTOR	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO RE-APPOINT THOMAS HURLIMANN AS A DIRECTOR	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO RE-APPOINT HAMAYOU AKBAR HUSSAIN AS A DIRECTOR	FOR
HISCOX LTD	BMG4593F1389	12-May-2022	TO RE-APPOINT COLIN KEOGH AS A DIRECTOR	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	RE-ELECT ANDREW LIVINGSTON AS DIRECTOR	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	RE-ELECT RICHARD PENNYCOOK AS DIRECTOR	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	RE-ELECT DEBBIE WHITE AS DIRECTOR	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	APPOINT KPMG LLP AS AUDITORS	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	APPROVE REMUNERATION REPORT	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	APPROVE REMUNERATION POLICY	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	APPROVE FINAL DIVIDEND	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	RE-ELECT KAREN CADDICK AS DIRECTOR	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	RE-ELECT ANDREW CRIPPS AS DIRECTOR	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	RE-ELECT GEOFF DRABBLE AS DIRECTOR	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	RE-ELECT LOUISE FOWLER AS DIRECTOR	FOR
HOWDEN JOINERY GROUP PLC	GB0005576813	12-May-2022	RE-ELECT PAUL HAYES AS DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	ABSTAIN
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR

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IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	DIRECTOR	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	Appointment of the External Auditor - Appointment of Deloitte LLP	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	Advisory Resolution to accept the approach adopted by iA Financial Corporation Inc. concerning executive compensation as disclosed in the Information Circular	FOR
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	Shareholder proposal No. 1 :	AGAINST
IA FINANCIAL CORPORATION INC.	CA45075E1043	12-May-2022	Shareholder proposal No. 2 :	AGAINST
INTEL CORPORATION	US4581401001	12-May-2022	Election of Director: Frank D. Yeary	FOR
INTEL CORPORATION	US4581401001	12-May-2022	Ratification of selection of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
INTEL CORPORATION	US4581401001	12-May-2022	Election of Director: Patrick P. Gelsinger	FOR
INTEL CORPORATION	US4581401001	12-May-2022	Advisory vote to approve executive compensation of our listed officers.	FOR
INTEL CORPORATION	US4581401001	12-May-2022	Approval of amendment and restatement of the 2006 Equity Incentive Plan.	FOR
INTEL CORPORATION	US4581401001	12-May-2022	Stockholder proposal requesting amendment to the company's stockholder special meeting right, if properly presented at the meeting.	AGAINST
INTEL CORPORATION	US4581401001	12-May-2022	Stockholder proposal requesting a third-party audit and report on whether written policies or unwritten norms at the company reinforce racism in company culture, if properly presented at the meeting.	AGAINST
INTEL CORPORATION	US4581401001	12-May-2022	Election of Director: James J. Goetz	FOR
INTEL CORPORATION	US4581401001	12-May-2022	Election of Director: Andrea J. Goldsmith	FOR
INTEL CORPORATION	US4581401001	12-May-2022	Election of Director: Alyssa H. Henry	AGAINST
INTEL CORPORATION	US4581401001	12-May-2022	Election of Director: Omar Ishrak	FOR
INTEL CORPORATION	US4581401001	12-May-2022	Election of Director: Risa Lavizzo-Mourey	FOR
INTEL CORPORATION	US4581401001	12-May-2022	Election of Director: Tsu-Jae King Liu	FOR
INTEL CORPORATION	US4581401001	12-May-2022	Election of Director: Gregory D. Smith	FOR

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INTEL CORPORATION	US4581401001	12-May-2022	Election of Director: Dion J. Weisler	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: Christopher C. Womack	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: Phoebe A. Wood	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: Sarah E. Beshar	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Advisory vote to approve the company's 2021 executive compensation	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Approval of the Amendment and Restatement of the Invesco Ltd. 2012 Employee Stock Purchase Plan	AGAINST
INVESCO LTD.	BMG491BT1088	12-May-2022	Appointment of PricewaterhouseCoopers LLP as the company's independent registered public accounting firm for 2022	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: Thomas M. Finke	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: Martin L. Flanagan	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: William F. Glavin, Jr.	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: C. Robert Henrikson	AGAINST
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: Denis Kessler	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: Sir Nigel Sheinwald	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: Paula C. Tolliver	FOR
INVESCO LTD.	BMG491BT1088	12-May-2022	Election of Director: G. Richard Wagoner, Jr.	FOR
ISTAR INC.	US45031U1016	12-May-2022	Election of Director: Clifford De Souza	FOR
ISTAR INC.	US45031U1016	12-May-2022	Election of Director: David Eisenberg	FOR
ISTAR INC.	US45031U1016	12-May-2022	Election of Director: Robin Josephs	FOR
ISTAR INC.	US45031U1016	12-May-2022	Election of Director: Richard Lieb	ABSTAIN
ISTAR INC.	US45031U1016	12-May-2022	Election of Director: Barry Ridings	FOR
ISTAR INC.	US45031U1016	12-May-2022	Election of Director: Jay Sugarman	FOR
ISTAR INC.	US45031U1016	12-May-2022	Say on Pay - A non-binding advisory vote on approval of executive compensation	FOR
ISTAR INC.	US45031U1016	12-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
ITRON, INC.	US4657411066	12-May-2022	Election of Director: Lynda L. Ziegler	FOR
ITRON, INC.	US4657411066	12-May-2022	Election of Director: Diana D. Tremblay	FOR
ITRON, INC.	US4657411066	12-May-2022	Election of Director: Santiago Perez	FOR
ITRON, INC.	US4657411066	12-May-2022	Proposal to approve the advisory (non-binding) resolution relating to executive compensation.	FOR
ITRON, INC.	US4657411066	12-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accountant for 2022.	FOR
IVERIC BIO, INC.	US46583P1021	12-May-2022	Election of Class III Director: Adrienne Graves	ABSTAIN
IVERIC BIO, INC.	US46583P1021	12-May-2022	Election of Class III Director: Christine Ann Miller	FOR

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IVERIC BIO, INC.	US46583P1021	12-May-2022	To approve, on a non-binding, advisory basis, our named executive officer compensation as described in the proxy statement.	FOR
IVERIC BIO, INC.	US46583P1021	12-May-2022	To approve, on a non-binding, advisory basis, frequency of future advisory votes to approve named executive officer compensation as described in the proxy statement.	1 YEAR
IVERIC BIO, INC.	US46583P1021	12-May-2022	To ratify the selection of Ernst & Young LLP as IVERIC bio's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
K+S AKTIENGESELLSCHAFT	DE000KSAG888	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
K+S AKTIENGESELLSCHAFT	DE000KSAG888	12-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
K+S AKTIENGESELLSCHAFT	DE000KSAG888	12-May-2022	ELECT THOMAS KOELBL TO THE SUPERVISORY BOARD	FOR
K+S AKTIENGESELLSCHAFT	DE000KSAG888	12-May-2022	APPROVE REMUNERATION REPORT	FOR
K+S AKTIENGESELLSCHAFT	DE000KSAG888	12-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.20 PER SHARE	FOR
K+S AKTIENGESELLSCHAFT	DE000KSAG888	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: Barbara R. Snyder	AGAINST
KEYCORP	US4932671088	12-May-2022	Election of Director: Richard J. Tobin	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: Alexander M. Cutler	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: Todd J. Vasos	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: David K. Wilson	FOR
KEYCORP	US4932671088	12-May-2022	Ratification of the appointment of independent auditor.	FOR
KEYCORP	US4932671088	12-May-2022	Advisory approval of executive compensation.	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: H. James Dallas	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: Elizabeth R. Gile	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: Ruth Ann M. Gillis	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: Christopher M. Gorman	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: Robin N. Hayes	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: Carlton L. Highsmith	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: Richard J. Hipple	FOR
KEYCORP	US4932671088	12-May-2022	Election of Director: Devina A. Rankin	FOR
LABRADOR IRON ORE ROYALTY CORPORATION	CA5054401073	12-May-2022	DIRECTOR	FOR
LABRADOR IRON ORE ROYALTY CORPORATION	CA5054401073	12-May-2022	DIRECTOR	FOR
LABRADOR IRON ORE ROYALTY CORPORATION	CA5054401073	12-May-2022	DIRECTOR	FOR

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LABRADOR IRON ORE ROYALTY CORPORATION	CA5054401073	12-May-2022	DIRECTOR	FOR
LABRADOR IRON ORE ROYALTY CORPORATION	CA5054401073	12-May-2022	DIRECTOR	FOR
LABRADOR IRON ORE ROYALTY CORPORATION	CA5054401073	12-May-2022	DIRECTOR	FOR
LABRADOR IRON ORE ROYALTY CORPORATION	CA5054401073	12-May-2022	DIRECTOR	FOR
LABRADOR IRON ORE ROYALTY CORPORATION	CA5054401073	12-May-2022	Appointment of PricewaterhouseCoopers LLP, Chartered Accountants, as auditors of LIORC, and authorizing the directors of LIORC to fix their remuneration.	FOR
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	DIRECTOR	ABSTAIN
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	DIRECTOR	FOR
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	DIRECTOR	FOR
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	DIRECTOR	ABSTAIN
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	DIRECTOR	ABSTAIN
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	DIRECTOR	FOR
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	DIRECTOR	ABSTAIN
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	DIRECTOR	ABSTAIN
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	DIRECTOR	FOR
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	DIRECTOR	FOR
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
LAS VEGAS SANDS CORP.	US5178341070	12-May-2022	An advisory (non-binding) vote to approve the compensation of the named executive officers.	AGAINST
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO AUTHORISE DIRECTORS OF THE COMPANY TO APPROVE AND CONFIRM THE TERMS OF APPOINTMENT (INCLUDING REMUNERATION) FOR MR. WONG KAI TUNG TONY, AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO AUTHORISE THE DIRECTORS OF THE COMPANY TO APPROVE AND CONFIRM THE TERMS OF APPOINTMENT (INCLUDING REMUNERATION) FOR MR. CHAU SHING YIM DAVID, AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO APPROVE, CONFIRM AND RATIFY THE REMUNERATION PAID TO DIRECTORS FOR THE YEAR ENDED 31 DECEMBER 2021 AS SET OUT IN THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO AUTHORISE THE DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS FOR THE YEAR ENDING 31 DECEMBER 2022 IN ACCORDANCE WITH THEIR SERVICE CONTRACTS OR LETTERS OF APPOINTMENT. THE BONUSES IN FAVOUR OF THE DIRECTORS SHALL BE DECIDED BY THE MAJORITY OF THE DIRECTORS PROVIDED THAT THE TOTAL AMOUNT OF BONUS PAYABLE TO ALL THE DIRECTORS IN RESPECT OF ANY ONE FINANCIAL YEAR SHALL NOT EXCEED 10% OF THE CONSOLIDATED PROFIT AFTER TAXATION OF THE COMPANY AND ITS SUBSIDIARIES FOR THE RELEVANT YEAR	FOR

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LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO RE-APPOINT MESSRS. DELOITTE TOUCHE TOHMATSU AS AUDITORS FOR THE ENSUING YEAR AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO GRANT THE GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH THE COMPANYS SHARES NOT EXCEEDING 20% OF THE ISSUED SHARE CAPITAL OF THE COMPANY, IN THE TERMS AS SET OUT IN ORDINARY RESOLUTION NUMBER 13 IN THE NOTICE	AGAINST
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE THE COMPANYS SHARES NOT EXCEEDING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY, IN THE TERMS AS SET OUT IN ORDINARY RESOLUTION NUMBER 14 IN THE NOTICE	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO APPROVE THE EXTENSION OF THE GENERAL MANDATE TO BE GRANTED TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH THE COMPANYS SHARES BY AN AMOUNT NOT EXCEEDING THE AMOUNT OF THE COMPANYS SHARES REPURCHASED BY THE COMPANY, IN THE TERMS AS SET OUT IN ORDINARY RESOLUTION NUMBER 15 IN THE NOTICE	AGAINST
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO RE-ELECT MR. LEE MAN BUN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO RE-ELECT MR. LEE JUDE HO CHUNG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO RE-ELECT MR. YIP HEONG KAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO RE-ELECT MR. PETER A. DAVIES AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	12-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS (DIRECTORS) OF THE COMPANY TO APPROVE AND CONFIRM THE TERMS OF APPOINTMENT (INCLUDING REMUNERATION) FOR PROFESSOR POON CHUNG KWONG, A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 4 PER SHARE	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE DISCHARGE OF PETERNILSSON	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE DISCHARGE OF PERBERTLAND	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE DISCHARGE OF SONATBURMAN-OLSSON	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE DISCHARGE OF VIVEKAEBERG	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE DISCHARGE OF ANETTE FRUMERIE	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE DISCHARGE OF MARCUSHEDBLOM	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE DISCHARGE OF STAFFANPEHRSON	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE DISCHARGE OF PONTUSANDERSSON	FOR

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LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE DISCHARGE OF ANDERSLUNDBERG	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE DISCHARGE OF OLARINGDAHL	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.24 MILLION FOR CHAIRMAN, SEK 500,000 TO OTHER DIRECTORS AND SEK 26,250 TO EMPLOYEE REPRESENTATIVES APPROVE COMMITTEE FEES	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	REELECT PETER NILSSON AS BOARD CHAIRMAN	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	REELECT VIVEKA EKBERG AS DIRECTOR	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	REELECT SONAT BURMAN-OLSSON AS DIRECTOR	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	REELECT ANETTE FRUMERIE AS DIRECTOR	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	REELECT PER BERTLAND AS DIRECTOR	AGAINST
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	REELECT MARCUS HEDBLUM AS DIRECTOR	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	REELECT STAFFAN PEHRSON AS DIRECTOR	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	REELECT PETER NILSSON AS BOARD CHAIR	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	RATIFY DELOITTE AS AUDITORS	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE REMUNERATION REPORT	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	APPROVE STOCK OPTION PLAN FORKEY EMPLOYEES	FOR
LINDAB INTERNATIONAL AB	SE0001852419	12-May-2022	AUTHORIZE REISSUANCE OF REPURCHASED SHARES	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	RE-ELECTION OF MS C M WOODS	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	TO RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	APPROVAL OF A FINAL ORDINARY DIVIDEND OF 1.33 PENCE PER SHARE	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	AUTHORITY TO SET THE REMUNERATION OF THE AUDITOR	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	TO AUTHORISE THE CONTINUED OPERATION OF THE LLOYDS BANKING GROUP SHARE INCENTIVE PLAN	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	AUTHORITY FOR THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS OR INCUR POLITICAL EXPENDITURE	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	DIRECTORS AUTHORITY TO ALLOT SHARE	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	DIRECTORS AUTHORITY TO ALLOT SHARES IN RELATION TO THE ISSUE OF REGULATORY CAPITAL CONVERTIBLE INSTRUMENTS	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	LIMITED DISAPPLICATION OF PRE-EMPTION RIGHTS	AGAINST
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	LIMITED DISAPPLICATION OF PRE-EMPTION RIGHTS IN THE EVENT OF FINANCING AN ACQUISITION TRANSACTION OR OTHER CAPITAL INVESTMENT	AGAINST

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LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	LIMITED DISAPPLICATION OF PRE-EMPTION RIGHTS IN RELATION TO THE ISSUE OF REGULATORY CAPITAL CONVERTIBLE INSTRUMENTS	AGAINST
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	ELECTION OF MS H MEHTA	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	AUTHORITY TO PURCHASE ORDINARY SHARES	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	AUTHORITY TO PURCHASE PREFERENCE SHARES	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	NOTICE PERIOD FOR GENERAL MEETINGS	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	ELECTION OF MR C A NUNN	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	RE-ELECTION OF MR R F BUDENBERG	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	RE-ELECTION OF MR W L D CHALMERS	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	RE-ELECTION OF MR A P DICKINSON	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	RE-ELECTION OF MS S C LEGG	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	RE-ELECTION OF LORD LUPTON	FOR
LLOYDS BANKING GROUP PLC	GB0008706128	12-May-2022	RE-ELECTION OF MS A F MACKENZIE	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	RE-ELECT MATT WEBB AS DIRECTOR	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	REAPPOINT KPMG LLP AS AUDITORS	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	APPROVE WAIVER OF RULE 9 OF THE TAKEOVER CODE	AGAINST
LUCECO PLC	GB00BZC0LP49	12-May-2022	APPROVE FINAL DIVIDEND	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	APPROVE REMUNERATION REPORT	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	RE-ELECT GILES BRAND AS DIRECTOR	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	RE-ELECT CAROLINE BROWN AS DIRECTOR	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	RE-ELECT JOHN HORNBY AS DIRECTOR	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	RE-ELECT WILL HOY AS DIRECTOR	FOR

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LUCECO PLC	GB00BZC0LP49	12-May-2022	RE-ELECT TIM SURRIDGE AS DIRECTOR	FOR
LUCECO PLC	GB00BZC0LP49	12-May-2022	RE-ELECT PIM VERVAAT AS DIRECTOR	FOR
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	Appointment of PricewaterhouseCoopers LLP, Chartered Professional Accountants as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	Considering and, if deemed appropriate, passing an ordinary, non-binding resolution, on an advisory basis and not to diminish the role and responsibilities of the Board, to accept the approach to executive compensation disclosed in the Corporation's Management Proxy Circular.	FOR
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	ELECTION OF DIRECTORS: Election of Director: Donald K. Charter	FOR
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	Election of Director: C. Ashley Heppenstall	ABSTAIN
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	Election of Director: Juliana L. Lam	FOR
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	Election of Director: Adam I. Lundin	ABSTAIN
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	Election of Director: Jack O. Lundin	ABSTAIN
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	Election of Director: Dale C. Peniuk	FOR
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	Election of Director: Karen P. Poniachik	FOR
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	Election of Director: Peter T. Rockandel	FOR
LUNDIN MINING CORPORATION	CA5503721063	12-May-2022	Election of Director: Catherine J. G. Stefan	FOR
M/I HOMES, INC.	US55305B1017	12-May-2022	Election of Director: Friedrich K.M. Böhm	ABSTAIN
M/I HOMES, INC.	US55305B1017	12-May-2022	Election of Director: William H. Carter	FOR
M/I HOMES, INC.	US55305B1017	12-May-2022	Election of Director: Robert H. Schottenstein	FOR
M/I HOMES, INC.	US55305B1017	12-May-2022	A non-binding, advisory resolution to approve the compensation of the named executive officers of M/I Homes, Inc.	FOR
M/I HOMES, INC.	US55305B1017	12-May-2022	To approve an amendment to the M/I Homes, Inc. 2018 Long-Term Incentive Plan to (i) increase the number of common shares available for issuance under the plan and (ii) provide that, for purposes of equity-based awards to the nonemployee directors under the plan, the vesting period will be deemed to be one year if it runs from the date of one annual meeting of shareholders to the next annual meeting of shareholders provided that such annual meetings are at least 50 weeks apart.	FOR
M/I HOMES, INC.	US55305B1017	12-May-2022	To ratify the appointment of Deloitte & Touche LLP as M/I Homes, Inc.'s independent registered public accounting firm for the 2022 fiscal year.	FOR
MANHATTAN ASSOCIATES, INC.	US5627501092	12-May-2022	Election of Director: John J. Huntz, Jr.	FOR

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MANHATTAN ASSOCIATES, INC.	US5627501092	12-May-2022	Election of Director: Thomas E. Noonan	FOR
MANHATTAN ASSOCIATES, INC.	US5627501092	12-May-2022	Election of Director: Kimberly A. Kuryea	FOR
MANHATTAN ASSOCIATES, INC.	US5627501092	12-May-2022	Nonbinding resolution to approve the compensation of the Company's named executive officers.	FOR
MANHATTAN ASSOCIATES, INC.	US5627501092	12-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	DIRECTOR	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	Appointment of Ernst & Young LLP as Auditors	FOR
MANULIFE FINANCIAL CORPORATION	CA56501R1064	12-May-2022	Advisory resolution accepting approach to executive compensation	FOR

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MARAVAI LIFESCIENCES HOLDINGS, INC.	US56600D1072	12-May-2022	Election of Director: Sean Cunningham	ABSTAIN
MARAVAI LIFESCIENCES HOLDINGS, INC.	US56600D1072	12-May-2022	Election of Director: Robert B. Hance	FOR
MARAVAI LIFESCIENCES HOLDINGS, INC.	US56600D1072	12-May-2022	Election of Director: Jessica Hopfield	ABSTAIN
MARAVAI LIFESCIENCES HOLDINGS, INC.	US56600D1072	12-May-2022	Election of Director: Murali K. Prahalad	FOR
MARAVAI LIFESCIENCES HOLDINGS, INC.	US56600D1072	12-May-2022	To ratify the appointment of Ernst & Young LLP as Maravai's independent registered public accounting firm for the year ending December 31, 2022.	FOR
MARAVAI LIFESCIENCES HOLDINGS, INC.	US56600D1072	12-May-2022	To approve, on a non-binding advisory basis, the frequency of future say-on-pay votes.	1 YEAR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: Donald W. Slager	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: David C. Wajsglas	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: Dorothy M. Ables	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Ratification of appointment of PricewaterhouseCoopers as independent auditors.	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Approval, by a non-binding advisory vote, of the compensation of Martin Marietta Materials, Inc.'s named executive officers.	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: Sue W. Cole	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: Smith W. Davis	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: Anthony R. Foxx	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: John J. Koraleski	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: C. Howard Nye	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: Laree E. Perez	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: Thomas H. Pike	FOR
MARTIN MARIETTA MATERIALS, INC.	US5732841060	12-May-2022	Election of Director: Michael J. Quillen	FOR
MASCO CORPORATION	US5745991068	12-May-2022	Election of Director: Donald R. Parfet	FOR
MASCO CORPORATION	US5745991068	12-May-2022	Election of Director: Lisa A. Payne	AGAINST

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MASCO CORPORATION	US5745991068	12-May-2022	Election of Director: Reginald M. Turner	FOR
MASCO CORPORATION	US5745991068	12-May-2022	To approve, by non-binding advisory vote, the compensation paid to the Company's named executive officers, as disclosed pursuant to the compensation disclosure rules of the SEC, including the Compensation Discussion and Analysis, the compensation tables and the related materials disclosed in the Proxy Statement.	FOR
MASCO CORPORATION	US5745991068	12-May-2022	To ratify the selection of PricewaterhouseCoopers LLP as independent auditors for the Company for 2022.	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	DIRECTOR	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	TO vote, on an advisory basis, on the compensation of our named executive officers as set forth in the Proxy Statement.	FOR
MASONITE INTERNATIONAL CORPORATION	CA5753851099	12-May-2022	TO appoint Ernst & Young LLP, an independent registered public accounting firm, as the auditors of the Company through to the next annual general meeting of the Shareholders and authorize the Board of Directors of the Company to fix the remuneration of the auditors.	FOR
MEDNAX, INC.	US58502B1061	12-May-2022	to conduct an advisory vote regarding the compensation of our named executive officers for the 2021 fiscal year.	AGAINST
MEDNAX, INC.	US58502B1061	12-May-2022	Election of Director: Laura A. Linytsky	FOR
MEDNAX, INC.	US58502B1061	12-May-2022	to approve our Second Amended and Restated Articles of Incorporation.	FOR
MEDNAX, INC.	US58502B1061	12-May-2022	Election of Director: Thomas A. McEachin	FOR
MEDNAX, INC.	US58502B1061	12-May-2022	Election of Director: Roger J. Medel, M.D.	FOR
MEDNAX, INC.	US58502B1061	12-May-2022	Election of Director: Mark S. Ordan	FOR
MEDNAX, INC.	US58502B1061	12-May-2022	Election of Director: Michael A. Rucker	FOR

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MEDNAX, INC.	US58502B1061	12-May-2022	Election of Director: Guy P. Sansone	FOR
MEDNAX, INC.	US58502B1061	12-May-2022	Election of Director: John M. Starcher, Jr.	FOR
MEDNAX, INC.	US58502B1061	12-May-2022	Election of Director: Shirley A. Weis	FOR
MEDNAX, INC.	US58502B1061	12-May-2022	to ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
MICHELMERSH BRICK HOLDINGS PLC	GB00B013H060	12-May-2022	TO RECEIVE THE COMPANY'S ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MICHELMERSH BRICK HOLDINGS PLC	GB00B013H060	12-May-2022	TO DECLARE A FINAL DIVIDEND OF 2.5 PENCE PER ORDINARY SHARE	FOR
MICHELMERSH BRICK HOLDINGS PLC	GB00B013H060	12-May-2022	TO ELECT RYAN MAHONEY AS A DIRECTOR	FOR
MICHELMERSH BRICK HOLDINGS PLC	GB00B013H060	12-May-2022	TO RE-ELECT FRANK HANNA AS A DIRECTOR	FOR
MICHELMERSH BRICK HOLDINGS PLC	GB00B013H060	12-May-2022	TO RE-ELECT PETER SHARP AS A DIRECTOR	FOR
MICHELMERSH BRICK HOLDINGS PLC	GB00B013H060	12-May-2022	TO REAPPOINT NEXIA SMITH & WILLIAMSON LIMITED AS AUDITORS OF THE COMPANY AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
MICHELMERSH BRICK HOLDINGS PLC	GB00B013H060	12-May-2022	TO EMPOWER THE DIRECTORS TO ALLOT EQUITY SECURITIES	FOR
MICHELMERSH BRICK HOLDINGS PLC	GB00B013H060	12-May-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
MICHELMERSH BRICK HOLDINGS PLC	GB00B013H060	12-May-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES, SUBJECT TO VARIOUS CONDITIONS	FOR
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	DIRECTOR	FOR
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	DIRECTOR	FOR
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	DIRECTOR	FOR
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	DIRECTOR	FOR
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	DIRECTOR	ABSTAIN
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	DIRECTOR	FOR
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	DIRECTOR	ABSTAIN
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	DIRECTOR	ABSTAIN
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	DIRECTOR	FOR
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	DIRECTOR	FOR
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	To approve, on an advisory basis, the compensation paid to our named executive officers as disclosed in the Proxy Statement.	FOR

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MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
MIRATI THERAPEUTICS, INC.	US60468T1051	12-May-2022	To approve our 2022 Equity Incentive Plan.	FOR
NATIONAL RETAIL PROPERTIES, INC.	US6374171063	12-May-2022	Ratification of the selection of the independent registered public accounting firm for 2022.	FOR
NATIONAL RETAIL PROPERTIES, INC.	US6374171063	12-May-2022	Election of Director to serve until the next Annual Meeting: Pamela K. M. Beall	FOR
NATIONAL RETAIL PROPERTIES, INC.	US6374171063	12-May-2022	Election of Director to serve until the next Annual Meeting: Steven D. Cosler	FOR
NATIONAL RETAIL PROPERTIES, INC.	US6374171063	12-May-2022	Election of Director to serve until the next Annual Meeting: David M. Fick	FOR
NATIONAL RETAIL PROPERTIES, INC.	US6374171063	12-May-2022	Election of Director to serve until the next Annual Meeting: Edward J. Fritsch	FOR
NATIONAL RETAIL PROPERTIES, INC.	US6374171063	12-May-2022	Election of Director to serve until the next Annual Meeting: Kevin B. Habicht	FOR
NATIONAL RETAIL PROPERTIES, INC.	US6374171063	12-May-2022	Election of Director to serve until the next Annual Meeting: Betsy D. Holden	FOR
NATIONAL RETAIL PROPERTIES, INC.	US6374171063	12-May-2022	Election of Director to serve until the next Annual Meeting: Stephen A. Horn, Jr.	FOR
NATIONAL RETAIL PROPERTIES, INC.	US6374171063	12-May-2022	Election of Director to serve until the next Annual Meeting: Kamau O. Witherspoon	FOR
NATIONAL RETAIL PROPERTIES, INC.	US6374171063	12-May-2022	Advisory vote to approve executive compensation.	FOR
NEMETSCHKE SE	DE0006452907	12-May-2022	APPROVE INCREASE IN SIZE OF BOARD TO SIX MEMBERS	FOR
NEMETSCHKE SE	DE0006452907	12-May-2022	ELECT KURT DOBITSCH TO THE SUPERVISORY BOARD	AGAINST
NEMETSCHKE SE	DE0006452907	12-May-2022	ELECT BILL KROUCH TO THE SUPERVISORY BOARD	FOR
NEMETSCHKE SE	DE0006452907	12-May-2022	ELECT PATRICIA GEIBEL-CONRAD TO THE SUPERVISORY BOARD	AGAINST
NEMETSCHKE SE	DE0006452907	12-May-2022	ELECT GERNOT STRUBE TO THE SUPERVISORY BOARD	AGAINST
NEMETSCHKE SE	DE0006452907	12-May-2022	ELECT CHRISTINE SCHOENEWEIS TO THE SUPERVISORY BOARD	AGAINST
NEMETSCHKE SE	DE0006452907	12-May-2022	ELECT ANDREAS SOEFFING TO THE SUPERVISORY BOARD	AGAINST
NEMETSCHKE SE	DE0006452907	12-May-2022	ELECT GEORG NEMETSCHKE AS HONORARY CHAIRMAN OF THE SUPERVISORY BOARD	FOR
NEMETSCHKE SE	DE0006452907	12-May-2022	APPROVE REMUNERATION REPORT	AGAINST
NEMETSCHKE SE	DE0006452907	12-May-2022	APPROVE REMUNERATION POLICY	AGAINST
NEMETSCHKE SE	DE0006452907	12-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
NEMETSCHKE SE	DE0006452907	12-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.39 PER SHARE	FOR
NEMETSCHKE SE	DE0006452907	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR

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NEMETSCHKE SE	DE0006452907	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KURT DOBITSCH FOR FISCAL YEAR 2021	FOR
NEMETSCHKE SE	DE0006452907	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GEORG NEMETSCHKE FOR FISCAL YEAR 2021	FOR
NEMETSCHKE SE	DE0006452907	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RUEDIGER HERZOG FOR FISCAL YEAR 2021	FOR
NEMETSCHKE SE	DE0006452907	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BILL KROUCH FOR FISCAL YEAR 2021	FOR
NEMETSCHKE SE	DE0006452907	12-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Claude Mongeau	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Jennifer F. Scanlon	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Thomas D. Bell, Jr.	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Alan H. Shaw	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: James A. Squires	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: John R. Thompson	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Ratification of the appointment of KPMG LLP, independent registered public accounting firm, as Norfolk Southern's independent auditors for the year ending December 31, 2022.	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Approval of the advisory resolution on executive compensation, as disclosed in the proxy statement for the 2022 Annual Meeting of Shareholders.	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	A shareholder proposal regarding reducing the percentage of shareholders required to call a special meeting.	AGAINST
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Mitchell E. Daniels, Jr.	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Marcela E. Donadio	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: John C. Huffard, Jr.	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Christopher T. Jones	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Thomas C. Kelleher	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Steven F. Leer	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Michael D. Lockhart	FOR
NORFOLK SOUTHERN CORPORATION	US6558441084	12-May-2022	Election of Director: Amy E. Miles	FOR

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NOVANTA INC.	CA67000B1040	12-May-2022	To appoint PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm to serve until the 2023 Annual Meeting of Shareholders.	FOR
NOVANTA INC.	CA67000B1040	12-May-2022	Election of Directors Election of Director: Lonny J. Carpenter	FOR
NOVANTA INC.	CA67000B1040	12-May-2022	Election of Director: Matthijs Glastra	FOR
NOVANTA INC.	CA67000B1040	12-May-2022	Election of Director: Brian D. King	FOR
NOVANTA INC.	CA67000B1040	12-May-2022	Election of Director: Ira J. Lamel	FOR
NOVANTA INC.	CA67000B1040	12-May-2022	Election of Director: Maxine L. Mauricio	FOR
NOVANTA INC.	CA67000B1040	12-May-2022	Election of Director: Katherine A. Owen	FOR
NOVANTA INC.	CA67000B1040	12-May-2022	Election of Director: Thomas N. Secor	FOR
NOVANTA INC.	CA67000B1040	12-May-2022	Election of Director: Frank A. Wilson	FOR
NOVANTA INC.	CA67000B1040	12-May-2022	Approval, on an advisory (non-binding) basis, of the Company's executive compensation.	FOR
NUCOR CORPORATION	US6703461052	12-May-2022	DIRECTOR	FOR
NUCOR CORPORATION	US6703461052	12-May-2022	DIRECTOR	FOR
NUCOR CORPORATION	US6703461052	12-May-2022	DIRECTOR	FOR
NUCOR CORPORATION	US6703461052	12-May-2022	DIRECTOR	FOR
NUCOR CORPORATION	US6703461052	12-May-2022	DIRECTOR	FOR
NUCOR CORPORATION	US6703461052	12-May-2022	DIRECTOR	FOR
NUCOR CORPORATION	US6703461052	12-May-2022	DIRECTOR	FOR
NUCOR CORPORATION	US6703461052	12-May-2022	DIRECTOR	FOR
NUCOR CORPORATION	US6703461052	12-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP to serve as Nucor's independent registered public accounting firm for 2022	FOR
NUCOR CORPORATION	US6703461052	12-May-2022	Approval, on an advisory basis, of Nucor's named executive officer compensation in 2021	FOR
ONEX CORPORATION	CA68272K1030	12-May-2022	In respect of the appointment of an auditor of the Corporation.	FOR
ONEX CORPORATION	CA68272K1030	12-May-2022	In respect of the authorization of the directors to fix the remuneration of the auditor.	FOR
ONEX CORPORATION	CA68272K1030	12-May-2022	Election of Directors Election of Director: Mitchell Goldhar	FOR
ONEX CORPORATION	CA68272K1030	12-May-2022	Election of Director: Arianna Huffington	ABSTAIN
ONEX CORPORATION	CA68272K1030	12-May-2022	Election of Director: Sarabjit Marwah	FOR
ONEX CORPORATION	CA68272K1030	12-May-2022	Election of Director: Beth Wilkinson	FOR
ONEX CORPORATION	CA68272K1030	12-May-2022	The advisory resolution on the Corporation's approach to executive compensation as set out in the accompanying Management Information Circular.	FOR
ONEX CORPORATION	CA68272K1030	12-May-2022	Shareholder proposal submitted by the Shareholder Association for Research & Education on behalf of the Catherine Donnelly Foundation as set out in the accompanying Management Information Circular.	AGAINST
OOH MEDIA LTD	AU000000OML6	12-May-2022	ADOPTION OF REMUNERATION REPORT	FOR

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OOH MEDIA LTD	AU000000OML6	12-May-2022	ELECTION OF DIRECTOR - MR. TONY FAURE	FOR
OOH MEDIA LTD	AU000000OML6	12-May-2022	ELECTION OF DIRECTOR - MS. JOANNE POLLARD	FOR
OOH MEDIA LTD	AU000000OML6	12-May-2022	GRANT OF PERFORMANCE RIGHTS UNDER THE EQUITY INCENTIVE PLAN - MS. CATHERINE O'CONNOR	FOR
OOH MEDIA LTD	AU000000OML6	12-May-2022	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Election of Director: Fred Whitfield	FOR
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Advisory vote to approve executive compensation.	FOR
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Election of Director: David O'Reilly	FOR
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Ratification of appointment of Ernst & Young LLP, as independent auditors for the fiscal year ending December 31, 2022.	FOR
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Shareholder proposal entitled "Special Shareholder Meeting Improvement."	AGAINST
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Election of Director: Larry O'Reilly	FOR
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Election of Director: Greg Henslee	FOR
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Election of Director: Jay D. Burchfield	AGAINST
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Election of Director: Thomas T. Hendrickson	FOR
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Election of Director: John R. Murphy	AGAINST
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Election of Director: Dana M. Perlman	AGAINST
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Election of Director: Maria A. Sastre	FOR
O'REILLY AUTOMOTIVE, INC.	US67103H1077	12-May-2022	Election of Director: Andrea M. Weiss	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO RE-ELECT DAVID WEYMOUTH	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO RE-ELECT ANDREW GOLDING	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO RE-ELECT APRIL TALINTYRE	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO AUTHORISE THE GROUP AUDIT COMMITTEE TO AGREE THE AUDITORS REMUNERATION	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO GIVE AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO GIVE AUTHORITY TO ALLOT SHARES - GENERAL AUTHORITY	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO GIVE AUTHORITY TO ALLOT SHARES IN RELATION TO REGULATORY CAPITAL CONVERTIBLE INSTRUMENTS	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO GIVE THE POWER TO DISAPPLY PRE-EMPTION RIGHTS - GENERAL	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO GIVE THE POWER TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO ACQUISITIONS OR SPECIFIED CAPITAL INVESTMENTS	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO GIVE THE POWER TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO REGULATORY CAPITAL CONVERTIBLE INSTRUMENTS	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO GIVE AUTHORITY TO RE-PURCHASE SHARES	FOR

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OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO APPROVE THE REMUNERATION REPORT	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO DECLARE A FINAL DIVIDEND	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO ELECT SIMON WALKER	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO RE-ELECT JOHN GRAHAM ALLATT	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO RE-ELECT ELIZABETH NOEL HARWERTH	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO RE-ELECT SARAH HEDGER	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO RE-ELECT RAJAN KAPOOR	FOR
OSB GROUP PLC	GB00BLDRH360	12-May-2022	TO RE-ELECT MARY MCNAMARA	FOR
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	DIRECTOR	FOR
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	DIRECTOR	ABSTAIN
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	DIRECTOR	FOR
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	DIRECTOR	ABSTAIN
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	DIRECTOR	FOR
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	DIRECTOR	FOR
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	DIRECTOR	FOR
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	DIRECTOR	FOR
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	DIRECTOR	FOR
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	To appoint PricewaterhouseCoopers LLP as the Corporation's independent auditor for fiscal year 2022 and to authorize the directors to fix its remuneration.	FOR
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	Ordinary resolution to approve amendments to the Deferred Share Unit Plan and approve the unallocated rights and entitlements under such plan, as more fully described in the accompanying circular.	FOR
OSISKO GOLD ROYALTIES LTD	CA68827L1013	12-May-2022	Advisory resolution supporting Osisko's approach to executive compensation, the full text of which is reproduced in the accompanying circular.	FOR
OVERSTOCK.COM, INC.	US6903701018	12-May-2022	Election of Class II Director to serve for a term of three years: Joseph J. Tabacco, Jr.	FOR
OVERSTOCK.COM, INC.	US6903701018	12-May-2022	Election of Class II Director to serve for a term of three years: Dr. Robert J. Shapiro	FOR
OVERSTOCK.COM, INC.	US6903701018	12-May-2022	Election of Class II Director to serve for a term of three years: Barbara H. Messing	FOR
OVERSTOCK.COM, INC.	US6903701018	12-May-2022	The ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
OVERSTOCK.COM, INC.	US6903701018	12-May-2022	The approval and adoption of an amendment to the Company's Amended and Restated Certificate of Designation for the Digital Voting Series A-1 Preferred Stock to provide that each share of Digital Voting Series A-1 Preferred Stock will be automatically converted into common stock, which proposal is conditioned on the approval of Proposal 4.	FOR

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OVERSTOCK.COM, INC.	US6903701018	12-May-2022	The approval and adoption of an amendment to the Company's Amended and Restated Certificate of Designation for the Voting Series B Preferred Stock to provide that each share of Voting Series B Preferred Stock will be automatically converted into common stock, which proposal is conditioned on the approval of Proposal 3.	FOR
OVERSTOCK.COM, INC.	US6903701018	12-May-2022	The approval of one or more adjournments of the Annual Meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Annual Meeting to approve either Proposal 3 or Proposal 4.	AGAINST
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Approval, on a non-binding advisory basis, of our named executive officer compensation.	FOR
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Recommendation, by a non-binding advisory vote, on the frequency of named executive officer compensation votes.	1 YEAR
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Election of Director: Albert Behler	FOR
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Approval of our Fifth Amended and Restated Bylaws to allow our bylaws to be amended by our stockholders.	FOR
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Ratification of the Audit Committee's appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Election of Director: Thomas Armbrust	FOR
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Election of Director: Martin Bussmann	FOR
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Election of Director: Karin Klein	FOR
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Election of Director: Peter Linneman	AGAINST
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Election of Director: Katharina Otto-Bernstein	FOR
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Election of Director: Mark Patterson	AGAINST
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Election of Director: Hitoshi Saito	FOR
PARAMOUNT GROUP, INC.	US69924R1086	12-May-2022	Election of Director: Greg Wright	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	DIRECTOR	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	DIRECTOR	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	DIRECTOR	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	DIRECTOR	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	DIRECTOR	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	DIRECTOR	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	DIRECTOR	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	DIRECTOR	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	DIRECTOR	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
PATRICK INDUSTRIES, INC.	US7033431039	12-May-2022	To approve, in an advisory and non-binding vote, the compensation of the Company's named executive officers for fiscal year 2021.	FOR
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Sandra Pierce	FOR

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PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Greg Smith	ABSTAIN
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: John Barr	ABSTAIN
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Ronald Steinhart	ABSTAIN
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: H. Brian Thompson	FOR
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Ratification of the selection of Deloitte & Touche LLP as the Company's independent auditing firm for the year ending December 31, 2022.	FOR
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Approval, by non-binding vote, of executive compensation.	FOR
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Lisa Davis	FOR
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Wolfgang Dürheimer	FOR
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Michael Eisenson	FOR
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Robert Kurnick, Jr.	FOR
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Kimberly McWaters	ABSTAIN
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Kota Odagiri	FOR
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Greg Penske	FOR
PENSKE AUTOMOTIVE GROUP, INC.	US70959W1036	12-May-2022	Election of Director: Roger Penske	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	PRESENTATION BY THE SUPERVISORY BOARD OF ASSESSMENT OF THE FUNCTIONING OF THE REMUNERATION POLICY AT PKO BANK POLSKI S.A. AND OPINIONS ON THE APPLICATION BY PKO BANK POLSKI S.A. PRINCIPLES OF CORPORATE GOVERNANCE FOR SUPERVISED INSTITUTIONS	ABSTAIN
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING RESOLUTION ON: APPROVAL OF THE FINANCIAL STATEMENTS OF PKO BANK POLSKI S.A. FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING RESOLUTION ON: APPROVAL OF THE MANAGEMENT BOARD REPORT ON THE OPERATIONS OF THE PKO BANK POLSKI S.A. CAPITAL GROUP FOR 2021, PREPARED TOGETHER WITH THE MANAGEMENT BOARD REPORT ON THE OPERATIONS OF PKO BANK POLSKI S.A. ALONG WITH THE MANAGEMENT BOARD'S REPORT ON REPRESENTATION EXPENSES, EXPENSES ON LEGAL AND MARKETING SERVICES, PUBLIC RELATIONS AND SOCIAL COMMUNICATION SERVICES, AND ON MANAGEMENT CONSULTING SERVICES FOR 2021	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING RESOLUTION ON: APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE PKO BANK POLSKI S.A. CAPITAL GROUP FOR THE YEAR ENDED DECEMBER 31, 2021	FOR

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PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING RESOLUTION ON: APPROVAL OF THE REPORT OF THE SUPERVISORY BOARD OF PKO BANK POLSKI S.A. FOR 2021	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING RESOLUTION ON: LEAVING THE UNDISTRIBUTED PROFIT OF PKO BANK POLSKI S.A. FROM PREVIOUS YEARS, RETAINED PROFIT	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING RESOLUTION ON: DISTRIBUTION OF THE PROFIT OF PKO BANK POLSKI S.A. ACHIEVED IN 2021	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING RESOLUTION ON: DETERMINING THE AMOUNT OF THE DIVIDEND PER SHARE, THE DIVIDEND DAY AND THE DATE OF DIVIDEND PAYMENT	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING A RESOLUTION ON EXPRESSING AN OPINION ON THE REPORT ON THE REMUNERATION OF MEMBERS OF THE MANAGEMENT BOARD AND SUPERVISORY BOARD OF PKO BANK POLSKI S.A. FOR 2021	AGAINST
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING RESOLUTIONS ON GRANTING DISCHARGE TO MEMBERS OF THE MANAGEMENT BOARD FOR 2021	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING RESOLUTIONS ON GRANTING A VOTE OF APPROVAL TO MEMBERS OF THE SUPERVISORY BOARD FOR 2021	AGAINST
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING A RESOLUTION ON AMENDING RESOLUTION NO. 35/2020 OF THE ORDINARY GENERAL MEETING OF POWSZECHNA KASA OSZCZEDNOSCI BANK POLSKI SPOLKA AKCYJNA OF 26 AUGUST 2020 ON ADOPTING THE REMUNERATION POLICY FOR MEMBERS OF THE SUPERVISORY BOARD AND THE MANAGEMENT BOARD	AGAINST
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING A RESOLUTION ON AMENDING RESOLUTION NO. 34/2020 OF THE ANNUAL GENERAL MEETING OF POWSZECHNA KASA OSZCZEDNOSCI BANK POLSKI SPOLKA AKCYJNA OF 26 AUGUST 2020 ON APPROVING THE POLICY ON THE ASSESSMENT OF THE SUITABILITY OF CANDIDATES FOR MEMBERS AND MEMBERS OF THE SUPERVISORY BOARD OF POWSZECHNA KASA OSZCZEDNOSCI BANK POLSKI S.A. (WITH CHANGES)	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTION OF A RESOLUTION ON THE ADEQUACY ASSESSMENT OF INTERNAL REGULATIONS REGARDING THE FUNCTIONING OF THE SUPERVISORY BOARD OF PKO BANK POLSKI S.A. AND THE EFFECTIVENESS OF ITS OPERATION	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTION OF A RESOLUTION ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF POWSZECHNA KASA OSZCZEDNOSCI BANK POLSKI SPOLKA AKCYJNA	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING A RESOLUTION APPROVING THE REGULATIONS OF THE SUPERVISORY BOARD OF POWSZECHNA KASA OSZCZEDNOSCI BANK POLSKI SPOLKA AKCYJNA	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING A RESOLUTION ON ADOPTING THE REGULATIONS OF THE GENERAL MEETING OF POWSZECHNA KASA OSZCZEDNOSCI BANK POLSKI SPOLKA AKCYJNA	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING A RESOLUTION ON GRANTING CONSENT TO THE BANK'S ACQUISITION OF ITS OWN SHARES, DEFINING THE RULES OF ACQUIRING OWN SHARES, CREATING A RESERVE CAPITAL (FUND) INTENDED FOR THE ACQUISITION OF OWN SHARES AND SEPARATING A PART OF THE AMOUNT ACCUMULATED IN THE SUPPLEMENTARY CAPITAL AND TRANSFERRING IT TO THE RESERVE CAPITAL (FUND) FOR THE PURCHASE OF OWN SHARES	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTION OF RESOLUTIONS ON THE PERIODIC ASSESSMENT OF THE INDIVIDUAL SUITABILITY OF MEMBERS OF THE SUPERVISORY BOARD OF PKO BANK POLSKI S.A.,	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING A RESOLUTION ON THE COLLECTIVE SUITABILITY ASSESSMENT OF THE SUPERVISORY BOARD OF PKO BANK POLSKI S.A	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ELECTION OF THE CHAIRMAN OF THE ORDINARY GENERAL MEETING	FOR
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	CONFIRMING THAT THE ANNUAL GENERAL MEETING HAS BEEN PROPERLY CONVENED AND IS CAPABLE OF ADOPTING BINDING RESOLUTIONS	ABSTAIN
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	ADOPTING THE AGENDA	FOR

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PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	CONSIDERATION OF THE FINANCIAL STATEMENTS OF PKO BANK POLSKI S.A. FOR THE YEAR ENDED 31 DECEMBER 2021 AND THE MANAGEMENT BOARD'S CONCLUSIONS REGARDING RETAINING THE UNDISTRIBUTED PROFIT OF PKO BANK POLSKI S.A. FROM PREVIOUS YEARS, RETAINED PROFIT AND PROFIT DISTRIBUTION OF PKO BANK POLSKI S.A. FOR THE YEAR 2021	ABSTAIN
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	CONSIDERATION OF THE MANAGEMENT BOARD REPORT ON THE OPERATIONS OF THE PKO BANK POLSKI S.A. GROUP FOR 2021, DRAWN UP TOGETHER WITH THE MANAGEMENT BOARD'S REPORT ON THE ACTIVITIES OF PKO BANK POLSKI S.A., ALONG WITH THE MANAGEMENT BOARD'S REPORT ON REPRESENTATION EXPENSES, EXPENSES FOR LEGAL AND MARKETING SERVICES, PUBLIC RELATIONS AND SOCIAL COMMUNICATION SERVICES, AND MANAGEMENT CONSULTING SERVICES FOR 2021, AS WELL AS THE CONSOLIDATED FINANCIAL STATEMENTS OF THE PKO BANK POLSKI S.A. CAPITAL GROUP FOR THE YEAR ENDED DECEMBER 31, 2021	ABSTAIN
PKO BANK POLSKI S.A.	PLPKO0000016	12-May-2022	CONSIDERATION OF THE REPORT OF THE SUPERVISORY BOARD OF PKO BANK POLSKI S.A. FOR 2021	ABSTAIN
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Instruction to Deloitte Accountants B.V. for the audit of the Company's Dutch Statutory Annual Accounts for the fiscal year ending December 31, 2022	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	A non-binding, advisory vote to approve the compensation of the Company's named executive officers ("Say-on-Pay")	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Election of Director: Bruce D. Wardinski	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Discharge of the Company's directors from liability with respect to the performance of their duties during the fiscal year ended December 31, 2021	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Authorization of the Board to acquire shares (and depository receipts for shares) in the capital of the Company	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Delegation to the Board of the authority to issue shares and grant rights to subscribe for shares in the capital of the Company and to limit or exclude pre-emptive rights for 10% of the Company's issued share capital	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Election of Director: Hal Stanley Jones	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Election of Director: Mahmood Khimji	AGAINST
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Election of Director: Elizabeth Lieberman	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Election of Director: Maria Miller	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Election of Director: Leticia Navarro	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Election of Director: Karl Peterson	AGAINST
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Adoption of the Company's Dutch Statutory Annual Accounts for the fiscal year ended December 31, 2021	FOR
PLAYA HOTELS & RESORTS N V	NL0012170237	12-May-2022	Ratification of the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
POPULAR, INC.	PR7331747001	12-May-2022	Approve, on an advisory basis, the Corporation's executive compensation.	FOR
POPULAR, INC.	PR7331747001	12-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as Popular, Inc.'s independent registered public accounting firm for 2022.	FOR
POPULAR, INC.	PR7331747001	12-May-2022	Election of Class 1 Director for a one year term: Alejandro M. Ballester	FOR
POPULAR, INC.	PR7331747001	12-May-2022	Election of Class 1 Director for a one year term: Richard L. Carrión	FOR
POPULAR, INC.	PR7331747001	12-May-2022	Election of Class 1 Director for a one year term: Betty DeVita	FOR

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POPULAR, INC.	PR7331747001	12-May-2022	Election of Class 1 Director for a one year term: Carlos A. Unanue	FOR
POPULAR, INC.	PR7331747001	12-May-2022	Election of Class 2 Director for a one year term: Joaquín E. Bacardí, III	FOR
POPULAR, INC.	PR7331747001	12-May-2022	Election of Class 2 Director for a one year term: Robert Carrady	FOR
POPULAR, INC.	PR7331747001	12-May-2022	Election of Class 2 Director for a one year term: John W. Diercksen	FOR
POPULAR, INC.	PR7331747001	12-May-2022	Election of Class 2 Director for a one year term: Myrna M. Soto	FOR
POPULAR, INC.	PR7331747001	12-May-2022	Election of Class 3 Director for a one year term: José R. Rodríguez	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	ABSTAIN
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	ABSTAIN
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	DIRECTOR	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	Appointment of Auditors Appointment of Deloitte LLP as Auditors	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	Non-binding Advisory Resolution on the Corporation's Approach to Executive Compensation	FOR

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POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	Approve an Amendment to the Power Executive Stock Option Plan	FOR
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	Shareholder Proposal 1 - As set out in Schedule A to the Management Proxy Circular	AGAINST
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	Shareholder Proposal 2 - As set out in Schedule A to the Management Proxy Circular	AGAINST
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	Shareholder Proposal 3 - As set out in Schedule A to the Management Proxy Circular	AGAINST
POWER CORPORATION OF CANADA	CA7392391016	12-May-2022	Shareholder Proposal 4 - As set out in Schedule A to the Management Proxy Circular	AGAINST
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	DIRECTOR	FOR
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	DIRECTOR	ABSTAIN
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	DIRECTOR	FOR
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	DIRECTOR	FOR
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	DIRECTOR	FOR
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	DIRECTOR	FOR
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	DIRECTOR	FOR
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	DIRECTOR	FOR
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	DIRECTOR	FOR
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	To approve, on an advisory basis, the compensation of Progress Software Corporation's named executive officers.	FOR
PROGRESS SOFTWARE CORPORATION	US7433121008	12-May-2022	To ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
PROS HOLDINGS, INC.	US74346Y1038	12-May-2022	DIRECTOR	ABSTAIN
PROS HOLDINGS, INC.	US74346Y1038	12-May-2022	DIRECTOR	FOR
PROS HOLDINGS, INC.	US74346Y1038	12-May-2022	DIRECTOR	FOR
PROS HOLDINGS, INC.	US74346Y1038	12-May-2022	To conduct an advisory vote on named executive officer compensation.	FOR
PROS HOLDINGS, INC.	US74346Y1038	12-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of PROS Holdings, Inc. for the fiscal year ending December 31, 2022.	FOR
QUEBECOR INC.	CA7481932084	12-May-2022	DIRECTOR	FOR

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QUEBECOR INC.	CA7481932084	12-May-2022	DIRECTOR	FOR
QUEBECOR INC.	CA7481932084	12-May-2022	The appointment of Ernst & Young LLP as external auditor.	FOR
QUEBECOR INC.	CA7481932084	12-May-2022	Adoption of an advisory resolution on the Board of Directors of the Corporation's approach to executive compensation.	FOR
QUEBECOR INC.	CA7481932084	12-May-2022	Shareholder Proposal No. 1 (set out in Schedule A of the Management Proxy Circular).	AGAINST
QUILTER PLC	GB00BDCXV269	12-May-2022	TO RE-ELECT PAUL MATTHEWS AS A DIRECTOR	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO RE-ELECT GEORGE REID AS A DIRECTOR	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO RE-ELECT CHRIS SAMUEL AS A DIRECTOR	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO RE-ELECT MARK SACHEL AS A DIRECTOR	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT WHICH THE ACCOUNTS ARE LAID	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO AUTHORISE THE BOARD AUDIT COMMITTEE, ACTING FOR AND ON BEHALF OF THE BOARD, TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	THAT, IN ACCORDANCE WITH SECTIONS 366 AND 367 OF THE COMPANIES ACT 2006, THE COMPANY AND ALL COMPANIES THAT ARE SUBSIDIARIES OF THE COMPANY AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION HAS EFFECT ARE AUTHORISED TO: (A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES OR INDEPENDENT ELECTION CANDIDATES NOT EXCEEDING GBP 50,000 IN TOTAL; (B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES NOT EXCEEDING GBP 50,000 IN TOTAL; AND (C) INCUR POLITICAL EXPENDITURE NOT EXCEEDING GBP 50,000 IN TOTAL, PROVIDED THAT THE AGGREGATE AMOUNT OF ANY SUCH DONATIONS AND EXPENDITURE SHALL NOT EXCEED GBP 50,000, DURING THE PERIOD BEGINNING WITH THE DATE OF THE PASSING OF THIS RESOLUTION AND ENDING AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 30 JUNE 2023. FOR THE PURPOSE OF THIS RESOLUTION THE TERMS "POLITICAL DONATIONS", "POLITICAL PARTIES", "INDEPENDENT ELECTION CANDIDATES", "POLITICAL ORGANISATIONS" AND "POLITICAL EXPENDITURE" HAVE THE MEANINGS SET OUT IN SECTIONS 363 TO 365 OF THE COMPANIES ACT 2006	FOR

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QUILTER PLC	GB00BDCXV269	12-May-2022	THAT, IN ACCORDANCE WITH SECTION 701 OF THE COMPANIES ACT 2006 THE COMPANY IS GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693 OF THE COMPANIES ACT 2006) OF ORDINARY SHARES OF GBP 0.07 EACH IN THE CAPITAL OF THE COMPANY ("ORDINARY SHARES") ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS OF THE COMPANY MAY DETERMINE PROVIDED THAT: (A) THE MAXIMUM NUMBER OF ORDINARY SHARES THAT MAY BE PURCHASED UNDER THIS AUTHORITY (WHEN AGGREGATED WITH ANY PURCHASES MADE PURSUANT TO RESOLUTION 18 BELOW) IS 163,812,308; (B) THE MAXIMUM PRICE WHICH MAY BE PAID FOR ANY ORDINARY SHARE PURCHASED UNDER THIS AUTHORITY (EXCLUSIVE OF EXPENSES PAYABLE BY THE COMPANY IN CONNECTION WITH THE PURCHASE) SHALL NOT BE MORE THAN THE HIGHER OF: (I) AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET PRICES SHOWN IN THE QUOTATIONS FOR THE ORDINARY SHARES IN THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS PURCHASED; AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF AN ORDINARY SHARE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT; (C) THE MINIMUM PRICE WHICH MAY BE PAID SHALL BE THE NOMINAL VALUE OF THAT ORDINARY SHARE (EXCLUSIVE OF EXPENSES PAYABLE BY THE COMPANY IN CONNECTION WITH THE PURCHASE); (D) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 30 JUNE 2023 UNLESS RENEWED BEFORE THAT TIME; AND (E) THE COMPANY MAY MAKE A CONTRACT OR CONTRACTS TO PURCHASE ORDINARY SHARES UNDER THIS AUTHORITY BEFORE ITS EXPIRY WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF THIS AUTHORITY AND MAY MAKE A PURCHASE OF ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	THAT CONTINGENT PURCHASE CONTRACTS EACH IN THE FORM PRODUCED TO THE MEETING, BETWEEN THE COMPANY AND EACH OF: (A) J.P. MORGAN EQUITIES SOUTH AFRICA PROPRIETARY LIMITED; AND (B) GOLDMAN SACHS INTERNATIONAL, RELATING TO ORDINARY SHARES OF GBP 0.07 PENCE EACH IN THE CAPITAL OF THE COMPANY ("ORDINARY SHARES") TRADED ON THE JOHANNESBURG STOCK EXCHANGE, PURSUANT TO WHICH THE COMPANY MAY MAKE OFF-MARKET PURCHASES FROM J.P. MORGAN EQUITIES SOUTH AFRICA PROPRIETARY LIMITED OR GOLDMAN SACHS INTERNATIONAL OF UP TO A MAXIMUM OF 163,812,308 ORDINARY SHARES IN AGGREGATE (SUCH MAXIMUM NUMBER TO BE REDUCED BY ANY PURCHASES MADE PURSUANT TO THE AUTHORITY IN RESOLUTION 17 ABOVE), BE AND ARE HEREBY APPROVED IN ACCORDANCE WITH SECTIONS 693 AND 694 OF THE COMPANIES ACT 2006, AND THAT THE COMPANY BE AND IS HEREBY AUTHORISED TO MAKE OFF-MARKET PURCHASES OF ORDINARY SHARES PURSUANT TO EACH SUCH CONTRACT UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR, IF EARLIER, THE CLOSE OF BUSINESS ON 30 JUNE 2022	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO APPROVE THE REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY CONTAINED IN THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO DECLARE A FINAL DIVIDEND OF 3.9 PENCE PER ORDINARY SHARE OF 7 PENCE NOMINAL VALUE FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, PAYABLE ON MONDAY 16 MAY 2022 TO ORDINARY SHAREHOLDERS NAMED ON EACH OF THE UK AND SOUTH AFRICAN REGISTERS OF MEMBERS AT THE CLOSE OF BUSINESS ON FRIDAY 8 APRIL 2022	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO RE-ELECT TIM BREEDON AS A DIRECTOR	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO RE-ELECT TAZIM ESSANI AS A DIRECTOR	FOR

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QUILTER PLC	GB00BDCXV269	12-May-2022	TO RE-ELECT PAUL FEENEY AS A DIRECTOR	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO RE-ELECT MOIRA KILCOYNE AS A DIRECTOR	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	TO RE-ELECT RUTH MARKLAND AS A DIRECTOR	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	APPROVE MATTERS RELATING TO THE ISSUE OF B SHARES	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	APPROVE SHARE CONSOLIDATION	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
QUILTER PLC	GB00BDCXV269	12-May-2022	AUTHORISE THE COMPANY TO ENTER INTO CONTINGENT PURCHASE CONTRACTS	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	RE-ELECT LEE HSIEN YANG AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	RE-ELECT NICK LUFF AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	ELECT MICK MANLEY AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	ELECT WENDY MARS AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	RE-ELECT SIR KEVIN SMITH AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	RE-ELECT DAME ANGELA STRANK AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	APPROVE REMUNERATION REPORT	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	ELECT ANITA FREW AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	RE-ELECT WARREN EAST AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	RE-ELECT PANOS KAKOULLIS AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	RE-ELECT PAUL ADAMS AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	RE-ELECT GEORGE CULMER AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	ELECT LORD JITESH GADHIA AS DIRECTOR	FOR
ROLLS-ROYCE HOLDINGS PLC	GB00B63H8491	12-May-2022	RE-ELECT BEVERLY GOULET AS DIRECTOR	FOR

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RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	Election of Director: Michael Roth	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	To approve, on an advisory basis, the Company's executive compensation.	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	Election of Director: Rachna Bhasin	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	Election of Director: Alvin Bowles Jr.	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	Election of Director: Christian Brickman	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	Election of Director: Mark Fioravanti	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	Election of Director: Fazal Merchant	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	Election of Director: Patrick Moore	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	Election of Director: Christine Pantoya	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	Election of Director: Robert Prather, Jr.	FOR
RYMAN HOSPITALITY PROPERTIES, INC.	US78377T1079	12-May-2022	Election of Director: Colin Reed	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	12-May-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	12-May-2022	VOTING ON THE BOARD OF DIRECTORS RECOMMENDATION TO INCREASE THE COMPANY S CAPITAL BY WAY OF GRANTING BONUS SHARES THROUGH THE CAPITALIZATION OF (15,000,000,000) SAUDI RIYALS FROM THE COMPANY'S RETAINED EARNINGS	FOR
SBA COMMUNICATIONS CORPORATION	US78410G1040	12-May-2022	Election of Director for a three-year term expiring at the 2025 Annual Meeting: Kevin L. Beebe	FOR
SBA COMMUNICATIONS CORPORATION	US78410G1040	12-May-2022	Election of Director for a three-year term expiring at the 2025 Annual Meeting: Jack Langer	AGAINST
SBA COMMUNICATIONS CORPORATION	US78410G1040	12-May-2022	Election of Director for a three-year term expiring at the 2025 Annual Meeting: Jeffrey A. Stoops	FOR
SBA COMMUNICATIONS CORPORATION	US78410G1040	12-May-2022	Election of Director for a term expiring at the 2024 Annual Meeting: Jay L. Johnson	FOR
SBA COMMUNICATIONS CORPORATION	US78410G1040	12-May-2022	Ratification of the appointment of Ernst & Young LLP as SBA's independent registered public accounting firm for the 2022 fiscal year.	FOR

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SBA COMMUNICATIONS CORPORATION	US78410G1040	12-May-2022	Approval, on an advisory basis, of the compensation of SBA's named executive officers.	FOR
SIGMA HEALTHCARE LTD	AU000000SIG5	12-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
SIGMA HEALTHCARE LTD	AU000000SIG5	12-May-2022	RE-ELECTION OF MR DAVID MANUEL	FOR
SIGMA HEALTHCARE LTD	AU000000SIG5	12-May-2022	RE-ELECTION OF MR MICHAEL SAMMELLS	FOR
SIGMA HEALTHCARE LTD	AU000000SIG5	12-May-2022	RE-ELECTION OF MR VIKESH RAMSUNDER	FOR
SIGMA HEALTHCARE LTD	AU000000SIG5	12-May-2022	GRANT OF SHARES TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER UNDER 2022 LONG TERM INCENTIVE PLAN	FOR
SIGMA HEALTHCARE LTD	AU000000SIG5	12-May-2022	GRANT OF SIGN-ON RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER UNDER SIGMA RIGHTS PLAN	FOR
SIGMA HEALTHCARE LTD	AU000000SIG5	12-May-2022	GRANT OF RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER RIGHTS UNDER THE COMPANY S SHORT TERM INCENTIVE DEFERRAL RIGHTS PLAN	FOR
SIGMA HEALTHCARE LTD	AU000000SIG5	12-May-2022	POTENTIAL RETIREMENT BENEFITS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
SKILLZ INC.	US83067L1098	12-May-2022	Advisory vote on the Company's executive compensation.	AGAINST
SKILLZ INC.	US83067L1098	12-May-2022	Advisory vote on the frequency of the Company's advisory vote on the Company's executive compensation.	1 YEAR
SKILLZ INC.	US83067L1098	12-May-2022	Election of Director: Andrew Paradise	FOR
SKILLZ INC.	US83067L1098	12-May-2022	Increase the number of directors under our Third Amended and Restated Certificate of Incorporation.	FOR
SKILLZ INC.	US83067L1098	12-May-2022	Election of Director: Jerry Bruckheimer	AGAINST
SKILLZ INC.	US83067L1098	12-May-2022	Election of Director: Casey Chafkin	AGAINST
SKILLZ INC.	US83067L1098	12-May-2022	Election of Director: Christopher S. Gaffney	FOR
SKILLZ INC.	US83067L1098	12-May-2022	Election of Director: Shari Glazer	FOR
SKILLZ INC.	US83067L1098	12-May-2022	Election of Director: Vandana Mehta-Krantz	FOR
SKILLZ INC.	US83067L1098	12-May-2022	Election of Director: Harry E. Sloan	FOR
SKILLZ INC.	US83067L1098	12-May-2022	Election of Director: Kent Wakeford	FOR
SKILLZ INC.	US83067L1098	12-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
SLEEP NUMBER CORPORATION	US83125X1037	12-May-2022	DIRECTOR	FOR
SLEEP NUMBER CORPORATION	US83125X1037	12-May-2022	DIRECTOR	FOR
SLEEP NUMBER CORPORATION	US83125X1037	12-May-2022	DIRECTOR	FOR
SLEEP NUMBER CORPORATION	US83125X1037	12-May-2022	DIRECTOR	FOR
SLEEP NUMBER CORPORATION	US83125X1037	12-May-2022	Advisory Vote on Executive Compensation (Say-on-Pay)	FOR

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SLEEP NUMBER CORPORATION	US83125X1037	12-May-2022	Ratification of Selection of Independent Registered Public Accounting Firm	FOR
STANTEC INC.	CA85472N1096	12-May-2022	DIRECTOR	ABSTAIN
STANTEC INC.	CA85472N1096	12-May-2022	DIRECTOR	FOR
STANTEC INC.	CA85472N1096	12-May-2022	DIRECTOR	FOR
STANTEC INC.	CA85472N1096	12-May-2022	DIRECTOR	FOR
STANTEC INC.	CA85472N1096	12-May-2022	DIRECTOR	FOR
STANTEC INC.	CA85472N1096	12-May-2022	DIRECTOR	FOR
STANTEC INC.	CA85472N1096	12-May-2022	DIRECTOR	FOR
STANTEC INC.	CA85472N1096	12-May-2022	DIRECTOR	FOR
STANTEC INC.	CA85472N1096	12-May-2022	DIRECTOR	FOR
STANTEC INC.	CA85472N1096	12-May-2022	Resolved that the shareholders approve the appointment of PricewaterhouseCoopers LLP as Stantec's auditor and authorize the directors to fix the auditor's remuneration.	FOR
STANTEC INC.	CA85472N1096	12-May-2022	Resolved, on an advisory basis and not to diminish the role and responsibilities of the board of directors, that the shareholders accept the approach to executive compensation disclosed in Stantec's Management Information Circular delivered in advance of the Meeting.	FOR
STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO GRANT A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY NOT EXCEEDING 5% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF THE PASSING OF THE RELEVANT RESOLUTION AND THE DISCOUNT FOR ANY SHARES TO BE ISSUED SHALL NOT EXCEED 5%	FOR
STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO GRANT A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES IN THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF THE PASSING OF THE RELEVANT RESOLUTION	FOR
STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO ADD THE TOTAL NUMBER OF THE SHARES WHICH ARE REPURCHASED BY THE COMPANY PURSUANT TO RESOLUTION NUMBERED 6 TO THE TOTAL NUMBER OF THE SHARES WHICH MAY BE ALLOTTED, ISSUED AND DEALT WITH PURSUANT TO RESOLUTION NUMBERED 5	FOR
STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENT OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO RECEIVE AND APPROVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS ("DIRECTORS") AND AUDITOR ("AUDITOR") OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO RE-ELECT MR. GILLMAN CHARLES CHRISTOPHER AS AN EXECUTIVE DIRECTOR	FOR
STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO RE-ELECT MR. CHIANG YI-MIN, HARVEY AS AN EXECUTIVE DIRECTOR	FOR

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STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO RE-ELECT MR. BOLLIGER PETER AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO AUTHORISE THE BOARD ("BOARD") OF DIRECTORS TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
STELLA INTERNATIONAL HOLDINGS LTD	KYG846981028	12-May-2022	TO RE-APPOINT ERNST & YOUNG AS THE AUDITOR FOR THE YEAR ENDING 31 DECEMBER 2022 AND TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF THE AUDITOR	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE DISCHARGE OF JAN SAMUELSON	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE DISCHARGE OF ERIK FORSBERG	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE DISCHARGE OF KATARINA G. BONDE	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE DISCHARGE OF BIRGITTA HENRIKSSON	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE DISCHARGE OF ULRIKA VIKLUND	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE DISCHARGE OF KAI WAWRZINEK	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE DISCHARGE OF CEO JORGEN LARSSON	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE REMUNERATION REPORT	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 750 ,000 FOR CHAIRMAN AND SEK 300,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK APPROVE REMUNERATION OF AUDITORS	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	ELECT MARCUS JACOBS AS NEW DIRECTOR	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	REELECT JAN SAMUELSON AS DIRECTOR	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	REELECT ERIK FORSBERG AS DIRECTOR	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	REELECT KATARINA G. BONDE AS DIRECTOR	AGAINST
STILLFRONT GROUP AB	SE0015346135	12-May-2022	REELECT BIRGITTA HENRIKSSON AS DIRECTOR	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	REELECT ULRIKA VIKLUND AS DIRECTOR	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	REELECT JAN SAMUELSON AS BOARD CHAIR	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE ISSUANCE OF SHARES FOR A PRIVATE PLACEMENT FOR THE SELLERS OF CANDYWRITER LLC	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE ISSUANCE OF SHARES FOR A PRIVATE PLACEMENT FOR THE SELLERS OF EVERGUILD LTD	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE ISSUANCE OF SHARES FOR A PRIVATE PLACEMENT FOR THE SELLERS OF GAME LABS INC	FOR

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STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE ISSUANCE OF SHARES FOR A PRIVATE PLACEMENT FOR THE SELLERS OF IMPERIA ONLINE JSC	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE ISSUANCE OF SHARES FOR A PRIVATE PLACEMENT FOR THE SELLERS OF SANDBOX INTERACTIVE GMBH	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE ISSUANCE OF SHARES FOR A PRIVATE PLACEMENT FOR THE SELLERS OF STORM8, INC	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE ISSUANCE OF SHARES FOR A PRIVATE PLACEMENT FOR THE SELLERS OF SUPER FREE GAMES INC	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF ISSUED SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	AUTHORIZE REISSUANCE OF REPURCHASED SHARES	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE PERFORMANCE SHARE PLAN FOR KEY EMPLOYEES (LTIP 2022/2026)	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE EQUITY PLAN FINANCING	FOR
STILLFRONT GROUP AB	SE0015346135	12-May-2022	APPROVE TRANSFER OF SHARES TO PARTICIPANTS IN LTIP 2022/2026	FOR
SUMMIT HOTEL PROPERTIES, INC.	US8660821005	12-May-2022	Approve an advisory (non-binding) resolution on executive compensation.	FOR
SUMMIT HOTEL PROPERTIES, INC.	US8660821005	12-May-2022	Election of Director: Amina Belouizdad	FOR
SUMMIT HOTEL PROPERTIES, INC.	US8660821005	12-May-2022	Election of Director: Bjorn R. L. Hanson	FOR
SUMMIT HOTEL PROPERTIES, INC.	US8660821005	12-May-2022	Election of Director: Jeffrey W. Jones	FOR
SUMMIT HOTEL PROPERTIES, INC.	US8660821005	12-May-2022	Election of Director: Kenneth J. Kay	FOR
SUMMIT HOTEL PROPERTIES, INC.	US8660821005	12-May-2022	Election of Director: Mehul B. Patel	FOR
SUMMIT HOTEL PROPERTIES, INC.	US8660821005	12-May-2022	Election of Director: Jonathan P. Stanner	FOR
SUMMIT HOTEL PROPERTIES, INC.	US8660821005	12-May-2022	Election of Director: Thomas W. Storey	FOR
SUMMIT HOTEL PROPERTIES, INC.	US8660821005	12-May-2022	Election of Director: Hope S. Taitz	AGAINST
SUMMIT HOTEL PROPERTIES, INC.	US8660821005	12-May-2022	Ratify the appointment of ERNST & YOUNG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SUNPOWER CORPORATION	US8676524064	12-May-2022	DIRECTOR	FOR
SUNPOWER CORPORATION	US8676524064	12-May-2022	DIRECTOR	ABSTAIN
SUNPOWER CORPORATION	US8676524064	12-May-2022	The approval, on an advisory basis, of the compensation of our named executive officers.	FOR
SUNPOWER CORPORATION	US8676524064	12-May-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for fiscal year 2022.	FOR

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SWIRE PACIFIC LTD	HK0019000162	12-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY	AGAINST
SWIRE PACIFIC LTD	HK0019000162	12-May-2022	TO RE-ELECT R W M LEE AS A DIRECTOR	FOR
SWIRE PACIFIC LTD	HK0019000162	12-May-2022	TO RE-ELECT G R H ORR AS A DIRECTOR	FOR
SWIRE PACIFIC LTD	HK0019000162	12-May-2022	TO ELECT G M C BRADLEY AS A DIRECTOR	FOR
SWIRE PACIFIC LTD	HK0019000162	12-May-2022	TO ELECT P HEALY AS A DIRECTOR	FOR
SWIRE PACIFIC LTD	HK0019000162	12-May-2022	TO ELECT Y XU AS A DIRECTOR	FOR
SWIRE PACIFIC LTD	HK0019000162	12-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
SWIRE PACIFIC LTD	HK0019000162	12-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES	FOR
SWIRE PACIFIC LTD	HK0087000532	12-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY	AGAINST
SWIRE PACIFIC LTD	HK0087000532	12-May-2022	TO RE-ELECT R W M LEE AS A DIRECTOR	FOR
SWIRE PACIFIC LTD	HK0087000532	12-May-2022	TO RE-ELECT G R H ORR AS A DIRECTOR	FOR
SWIRE PACIFIC LTD	HK0087000532	12-May-2022	TO ELECT G M C BRADLEY AS A DIRECTOR	FOR
SWIRE PACIFIC LTD	HK0087000532	12-May-2022	TO ELECT P HEALY AS A DIRECTOR	FOR
SWIRE PACIFIC LTD	HK0087000532	12-May-2022	TO ELECT Y XU AS A DIRECTOR	FOR
SWIRE PACIFIC LTD	HK0087000532	12-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
SWIRE PACIFIC LTD	HK0087000532	12-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	12-May-2022	IN ORDER TO EFFECT THE DEMERGER OF THE LOTTERY CORPORATION AS DESCRIBED IN THE BOOKLET OF WHICH THE NOTICE CONVENING THIS MEETING FORMS PART (DEMERGER BOOKLET), SUBJECT TO AND CONDITIONAL ON THE SCHEME OF ARRANGEMENT PROPOSED TO BE MADE BETWEEN TABCORP HOLDINGS LIMITED (TABCORP) AND THE HOLDERS OF ITS FULLY PAID ORDINARY SHARES, TO BE CONSIDERED AT THE MEETING OF TABCORP SHAREHOLDERS THIS DAY (SCHEME) BECOMING EFFECTIVE IN ACCORDANCE WITH SECTION 411(10) OF THE CORPORATIONS ACT, TABCORP'S SHARE CAPITAL BE REDUCED ON THE IMPLEMENTATION DATE BY THE CAPITAL REDUCTION AMOUNT, WITH THE REDUCTION TO BE EFFECTED AND SATISFIED BY APPLYING SUCH AMOUNT EQUALLY AGAINST EACH TABCORP SHARE ON ISSUE AT THE RECORD DATE (AS DEFINED IN THE DEMERGER BOOKLET) IN ACCORDANCE WITH THE SCHEME AND ALL OTHER TRANSACTIONS AND ARRANGEMENTS DESCRIBED IN THE DEMERGER BOOKLET ARE APPROVED	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	12-May-2022	THAT PURSUANT TO, AND IN ACCORDANCE WITH, SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH), THE SCHEME OF ARRANGEMENT (THE TERMS OF WHICH ARE DESCRIBED IN THE BOOKLET OF WHICH THE NOTICE CONVENING THE SCHEME MEETING FORMS PART) IS AGREED TO (WITH OR WITHOUT MODIFICATIONS AS APPROVED BY THE SUPREME COURT OF NEW SOUTH WALES)	FOR
TEXAS ROADHOUSE, INC.	US8826811098	12-May-2022	Election of Director: Michael A. Crawford	FOR
TEXAS ROADHOUSE, INC.	US8826811098	12-May-2022	Election of Director: Donna E. Epps	FOR
TEXAS ROADHOUSE, INC.	US8826811098	12-May-2022	Election of Director: Gregory N. Moore	FOR

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TEXAS ROADHOUSE,INC.	US8826811098	12-May-2022	Election of Director: Gerald L. Morgan	FOR
TEXAS ROADHOUSE,INC.	US8826811098	12-May-2022	Election of Director: Curtis A. Warfield	FOR
TEXAS ROADHOUSE,INC.	US8826811098	12-May-2022	Election of Director: Kathleen M. Widmer	FOR
TEXAS ROADHOUSE,INC.	US8826811098	12-May-2022	Election of Director: James R. Zarley	FOR
TEXAS ROADHOUSE,INC.	US8826811098	12-May-2022	Proposal to Ratify the Appointment of KPMG LLP as Texas Roadhouse's Independent Auditors for 2022.	FOR
TEXAS ROADHOUSE,INC.	US8826811098	12-May-2022	Say on Pay - An Advisory Vote on the Approval of Executive Compensation.	FOR
THE WHARF (HOLDINGS) LTD	HK0004000045	12-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS FOR BUY-BACK OF SHARES BY THE COMPANY	FOR
THE WHARF (HOLDINGS) LTD	HK0004000045	12-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS FOR ISSUE OF SHARES	AGAINST
THE WHARF (HOLDINGS) LTD	HK0004000045	12-May-2022	TO APPROVE THE ADDITION OF BOUGHT BACK SHARES TO THE SHARE ISSUE GENERAL MANDATE STATED UNDER RESOLUTION NO. 5	AGAINST
THE WHARF (HOLDINGS) LTD	HK0004000045	12-May-2022	TO ADOPT THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
THE WHARF (HOLDINGS) LTD	HK0004000045	12-May-2022	TO RE-ELECT MR. STEPHEN TIN HOI NG, A RETIRING DIRECTOR, AS A DIRECTOR	FOR
THE WHARF (HOLDINGS) LTD	HK0004000045	12-May-2022	TO RE-ELECT MR. KEVIN CHUNG YING HUI, A RETIRING DIRECTOR, AS A DIRECTOR	FOR
THE WHARF (HOLDINGS) LTD	HK0004000045	12-May-2022	TO RE-ELECT MR. VINCENT KANG FANG, A RETIRING DIRECTOR, AS A DIRECTOR	FOR
THE WHARF (HOLDINGS) LTD	HK0004000045	12-May-2022	TO RE-ELECT MR. HANS MICHAEL JEBSEN, A RETIRING DIRECTOR, AS A DIRECTOR	FOR
THE WHARF (HOLDINGS) LTD	HK0004000045	12-May-2022	TO RE-APPOINT KPMG AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Samuel J. Merksamer	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Approval of the 2021 Annual Report, Including the Audited Consolidated Financial Statements of Transocean Ltd. for Fiscal Year 2021 and the Audited Statutory Financial Statements of Transocean Ltd. for Fiscal Year 2021	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Frederik W. Mohn	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Edward R. Muller	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Margareth Øvrum	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Diane de Saint Victor	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Jeremy D. Thigpen	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Reelection of Chadwick C. Deaton as the Chair of the Board of Directors for a Term Extending Until Completion of the Next Annual General Meeting	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of the Member of the Compensation Committee for a Term Extending Until Completion of the Next Annual General Meeting: Glyn A. Barker	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of the Member of the Compensation Committee for a Term Extending Until Completion of the Next Annual General Meeting: Vanessa C.L. Chang	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of the Member of the Compensation Committee for a Term Extending Until Completion of the Next Annual General Meeting: Samuel J. Merksamer	FOR

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TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Reelection of Schweiger Advokatur / Notariat as the Independent Proxy for a Term Extending Until Completion of the Next Annual General Meeting	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Appointment of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for Fiscal Year 2022 and Reelection of Ernst & Young Ltd, Zurich, as the Company's Auditor for a Further One-Year Term	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Discharge of the Members of the Board of Directors and Executive Management Team From Liability for Activities During Fiscal Year 2021	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Advisory Vote to Approve Named Executive Officer Compensation for Fiscal Year 2022	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Ratification of the Maximum Aggregate Amount of Compensation of the Board of Directors for the Period Between the 2022 Annual General Meeting and the 2023 Annual General Meeting	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Ratification of the Maximum Aggregate Amount of Compensation of the Executive Management Team for Fiscal Year 2023	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Appropriation of the Accumulated Loss for Fiscal Year 2021	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Renewal of Shares Authorized for Issuance	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Glyn A. Barker	AGAINST
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Vanessa C.L. Chang	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Frederico F. Curado	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Chadwick C. Deaton	FOR
TRANSOCEAN, LTD.	CH0048265513	12-May-2022	Re-Election of Director: Vincent J. Intrieri	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	DIRECTOR	ABSTAIN
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	DIRECTOR	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	DIRECTOR	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	DIRECTOR	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	DIRECTOR	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	DIRECTOR	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	DIRECTOR	ABSTAIN
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	DIRECTOR	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	Amendment to Our Restated Certificate of Incorporation for A Stockholder Majority Vote Requirement for Mergers, Share Exchanges and Certain Other Transactions.	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	Amendment to Our Restated Certificate of Incorporation to Permit Stockholders Holding At Least 20% of the Voting Power to Call A Special Meeting of Stockholders.	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	Amendment to Our Restated Certificate of Incorporation to Provide Stockholders Holding At Least 20% of Outstanding Shares with The Right to Request Stockholder Action by Written Consent.	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	Advisory Approval of Our Executive Compensation.	FOR
TYLER TECHNOLOGIES, INC.	US9022521051	12-May-2022	Ratification of Our Independent Auditors for Fiscal Year 2022.	FOR

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UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Election of Director: Christopher J. Williams	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for 2022.	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Election of Director: William J. DeLaney	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	An advisory vote on executive compensation ("Say On Pay").	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Election of Director: David B. Dillon	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Election of Director: Sheri H. Edison	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Election of Director: Teresa M. Finley	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Election of Director: Lance M. Fritz	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Election of Director: Deborah C. Hopkins	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Election of Director: Jane H. Lute	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Election of Director: Michael R. McCarthy	FOR
UNION PACIFIC CORPORATION	US9078181081	12-May-2022	Election of Director: Jose H. Villarreal	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO RE-ELECT MRS ILARIA DEL BEATO AS A DIRECTOR OF THE COMPANY	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO RECEIVE THE AUDITED ANNUAL ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE DIRECTORS' REPORT REFER TO THE NOM FOR FULL DETAILS	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO RE-ELECT DAME SHIRLEY PEARCE AS A DIRECTOR OF THE COMPANY	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO RE-ELECT MR THOMAS JACKSON AS A DIRECTOR OF THE COMPANY	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO RE-ELECT PROFESSOR SIR STEVE SMITH AS A DIRECTOR OF THE COMPANY	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO AUTHORISE THE DIRECTORS GENERALLY AND UNCONDITIONALLY, TO EXERCISE ALL POWER TO ALLOT RELEVANT SECURITIES	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS ON THE ALLOTMENT OF SHARES	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS ON THE ALLOTMENT OF SHARES FOR AN ACQUISITION OR CAPITAL INVESTMENT	FOR

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UNITE GROUP PLC	GB0006928617	12-May-2022	THAT, A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
UNITE GROUP PLC	GB0006928617	12-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY CONTAINED IN THE ANNUAL REPORT AND ACCOUNTS	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY) CONTAINED IN THE ANNUAL REPORT AND ACCOUNTS	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021 OF 15.6P PER ORDINARY SHARE PAYABLE ON 20 MAY 2022 TO SHAREHOLDERS ON THE REGISTER OF MEMBERS	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO RE-ELECT MR RICHARD HUNTINGFORD AS A DIRECTOR OF THE COMPANY	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO RE-ELECT MR RICHARD SMITH AS A DIRECTOR OF THE COMPANY	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO RE-ELECT MR JOE LISTER AS A DIRECTOR OF THE COMPANY	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO RE-ELECT MS ELIZABETH MCMEIKAN AS A DIRECTOR OF THE COMPANY	FOR
UNITE GROUP PLC	GB0006928617	12-May-2022	TO RE-ELECT MR ROSS PATERSON AS A DIRECTOR OF THE COMPANY	FOR
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	DIVIDEND: DISCHARGE OF THE EXECUTIVE DIRECTORS	FOR
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	DIVIDEND: DISCHARGE OF THE NON-EXECUTIVE DIRECTOR	FOR
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	APPOINTMENT OF BILL ACKMAN AS NON-EXECUTIVE DIRECTOR	AGAINST
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	APPOINTMENT OF NICOLE AVANT AS NON-EXECUTIVE DIRECTOR	FOR
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	APPOINTMENT OF CYRILLE BOLLOR AS NON-EXECUTIVE DIRECTOR	AGAINST
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	APPOINTMENT OF SHERRY LANSING AS NON-EXECUTIVE DIRECTOR	FOR
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	2022 UNIVERSAL MUSIC GROUP GLOBAL EQUITY PLAN: ISSUANCE OF ALL SUCH (RIGHTS TO SUBSCRIBE FOR) SHARES IN THE COMPANY UP TO A MAXIMUM OF 5% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THIS ANNUAL GENERAL MEETING AND, TO THE EXTENT NECESSARY, EXCLUSION OF THE STATUTORY PRE-EMPTIVE RIGHTS WITH REGARD TO SUCH (RIGHTS... FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION DOCUMENT	AGAINST
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	2022 UNIVERSAL MUSIC GROUP GLOBAL EQUITY PLAN: APPROVAL TO AWARD (RIGHTS TO SUBSCRIBE FOR) SHARES IN THE COMPANY TO THE EXECUTIVE DIRECTORS AS (I) ANNUAL LONG TERM INCENTIVE GRANTS UNDER THE REMUNERATION POLICY FOR EXECUTIVE DIRECTORS AND (II) SPECIAL GRANTS TO THE EXECUTIVE DIRECTORS	AGAINST
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	DESIGNATION OF THE BOARD AS THE COMPETENT BODY TO REPURCHASE OWN SHARES	FOR
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	RE-APPOINTMENT OF THE EXTERNAL AUDITORS FOR THE FINANCIAL YEAR 2022	FOR
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	DISCUSSION OF AND ADVISORY VOTE ON THE REMUNERATION REPORT 2021 (ADVISORY VOTE)	AGAINST

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UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	DISCUSSION AND ADOPTION OF THE FINANCIAL STATEMENTS 2021	FOR
UNIVERSAL MUSIC GROUP N.V.	NL0015000IY2	12-May-2022	DIVIDEND: ADOPTION OF THE DIVIDEND PROPOSAL	FOR
VEECO INSTRUMENTS INC.	US9224171002	12-May-2022	DIRECTOR	FOR
VEECO INSTRUMENTS INC.	US9224171002	12-May-2022	DIRECTOR	FOR
VEECO INSTRUMENTS INC.	US9224171002	12-May-2022	DIRECTOR	FOR
VEECO INSTRUMENTS INC.	US9224171002	12-May-2022	To approve an amendment to Veeco's 2019 Stock Incentive Plan to increase the authorized shares of Veeco's common stock thereunder by 4,500,000 shares.	FOR
VEECO INSTRUMENTS INC.	US9224171002	12-May-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
VEECO INSTRUMENTS INC.	US9224171002	12-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Hans Vestberg	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Gregory Weaver	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Shellye Archambeau	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Advisory vote to approve executive compensation	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Ratification of appointment of independent registered public accounting firm	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Report on charitable contributions	AGAINST
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Amend clawback policy	AGAINST
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Shareholder ratification of annual equity awards	AGAINST
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Business operations in China	AGAINST
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Roxanne Austin	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Mark Bertolini	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Melanie Healey	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Laxman Narasimhan	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Clarence Otis, Jr.	FOR

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VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Daniel Schulman	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Rodney Slater	FOR
VERIZON COMMUNICATIONS INC.	US92343V1044	12-May-2022	Election of Director: Carol Tomé	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER M. AKSEL FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER A. ANTLITZ (FROM APRIL 1, 2021) FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER O. BLUME FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER M. DUESMANN FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER G. KILIAN FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER T. SCHMALL-VON WESTERHOLT FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER H. D. WERNER FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER F. WITTER (UNTIL MARCH 31, 2021) FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.D. POETSCH FOR FISCAL YEAR 2021	AGAINST
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER J. HOFMANN FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.A. AL ABDULLA FOR FISCAL YEAR 2021	AGAINST
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H. S. AL JABER FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER B. ALTHUSMANN FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER K. BLIESENER (UNTIL MARCH 31, 2021) FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER M. CARNERO SOJO (FROM APRIL 1, 2021) FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER D. CAVALLO (FROM MAY 11, 2021) FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.-P. FISCHER FOR FISCAL YEAR 2021	AGAINST
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER M. HEISS FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER U. JAKOB FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER L. KIESLING FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER P. MOSCH FOR FISCAL YEAR 2021	AGAINST
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER B. MURKOVIC FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER B. OSTERLOH (UNTIL APRIL 30, 2021) FOR FISCAL YEAR 2021	AGAINST
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.M. PIECH FOR FISCAL YEAR 2021	AGAINST
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER F.O. PORSCHE FOR FISCAL YEAR 2021	AGAINST
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER W. PORSCHE FOR FISCAL YEAR 2021	AGAINST

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VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER J. ROTHE (FROM OCT. 22, 2021) FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER C. SCHOENHARDT FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER A. STIMONIARIS (UNTIL AUGUST 31, 2021) FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER S. WEIL FOR FISCAL YEAR 2021	AGAINST
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER W. WERESCH FOR FISCAL YEAR 2021	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE REMUNERATION REPORT	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF THE INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL BY QATAR HOLDING GERMANY GMBH: ELECT MANSOOR EBRAHIM AL-MAHMOUD TO THE SUPERVISORY BOARD	AGAINST
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 7.50 PER ORDINARY SHARE AND EUR 7.56 PER PREFERRED SHARE	FOR
VOLKSWAGEN AG	DE0007664005	12-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER H. DIESS FOR FISCAL YEAR 2021	FOR
WAYPOINT REIT LTD	AU0000088064	12-May-2022	AMENDMENTS TO THE TRUST CONSTITUTION	FOR
WAYPOINT REIT LTD	AU0000088064	12-May-2022	REMUNERATION REPORT	FOR
WAYPOINT REIT LTD	AU0000088064	12-May-2022	RE-ELECTION OF DIRECTOR LAURENCE BRINDLE	FOR
WAYPOINT REIT LTD	AU0000088064	12-May-2022	ELECTION OF DIRECTOR SUSAN MACDONALD	FOR
WAYPOINT REIT LTD	AU0000088064	12-May-2022	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CEO HADYN STEPHENS	FOR
WAYPOINT REIT LTD	AU0000088064	12-May-2022	AMENDMENTS TO THE COMPANY CONSTITUTION	FOR
WESTLAKE CORPORATION	US9604131022	12-May-2022	DIRECTOR	ABSTAIN
WESTLAKE CORPORATION	US9604131022	12-May-2022	DIRECTOR	ABSTAIN
WESTLAKE CORPORATION	US9604131022	12-May-2022	DIRECTOR	FOR
WESTLAKE CORPORATION	US9604131022	12-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP to serve as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
WEX INC.	US96208T1043	12-May-2022	Election of Director for one-year term: Daniel Callahan	FOR
WEX INC.	US96208T1043	12-May-2022	Election of Director for one-year term: Shikhar Ghosh	FOR
WEX INC.	US96208T1043	12-May-2022	Election of Director for one-year term: James (Jim) Neary	FOR
WEX INC.	US96208T1043	12-May-2022	Election of Director for one-year term: Melissa Smith	FOR
WEX INC.	US96208T1043	12-May-2022	Advisory (non-binding) vote to approve the compensation of our named executive officers.	FOR
WEX INC.	US96208T1043	12-May-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
WSP GLOBAL INC. (THE "CORPORATION")	CA92938W2022	12-May-2022	DIRECTOR	FOR

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WSP GLOBAL INC. (THE "CORPORATION")	CA92938W2022	12-May-2022	DIRECTOR	FOR
WSP GLOBAL INC. (THE "CORPORATION")	CA92938W2022	12-May-2022	DIRECTOR	FOR
WSP GLOBAL INC. (THE "CORPORATION")	CA92938W2022	12-May-2022	DIRECTOR	FOR
WSP GLOBAL INC. (THE "CORPORATION")	CA92938W2022	12-May-2022	DIRECTOR	FOR
WSP GLOBAL INC. (THE "CORPORATION")	CA92938W2022	12-May-2022	DIRECTOR	FOR
WSP GLOBAL INC. (THE "CORPORATION")	CA92938W2022	12-May-2022	DIRECTOR	FOR
WSP GLOBAL INC. (THE "CORPORATION")	CA92938W2022	12-May-2022	DIRECTOR	FOR
WSP GLOBAL INC. (THE "CORPORATION")	CA92938W2022	12-May-2022	To appoint PricewaterhouseCoopers LLP as Auditors of the Corporation.	FOR
WSP GLOBAL INC. (THE "CORPORATION")	CA92938W2022	12-May-2022	Consideration and approval in a non-binding, advisory capacity of the approach to executive compensation policies.	FOR
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Lila Tretikov	AGAINST
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Uday Yadav	FOR
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Jeanne Beliveau-Dunn	FOR
XYLEM INC.	US98419M1009	12-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
XYLEM INC.	US98419M1009	12-May-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Patrick K. Decker	FOR
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Robert F. Friel	FOR
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Jorge M. Gomez	FOR
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Victoria D. Harker	AGAINST
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Steven R. Loranger	FOR
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Mark D. Morelli	FOR
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Jerome A. Peribere	FOR
XYLEM INC.	US98419M1009	12-May-2022	Election of Director: Markos I. Tambakeras	FOR
ZEBRA TECHNOLOGIES CORPORATION	US9892071054	12-May-2022	DIRECTOR	FOR
ZEBRA TECHNOLOGIES CORPORATION	US9892071054	12-May-2022	DIRECTOR	FOR

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ZEBRA TECHNOLOGIES CORPORATION	US9892071054	12-May-2022	DIRECTOR	FOR
ZEBRA TECHNOLOGIES CORPORATION	US9892071054	12-May-2022	Proposal to approve, by non-binding vote, compensation of named executive officers.	FOR
ZEBRA TECHNOLOGIES CORPORATION	US9892071054	12-May-2022	Ratify the appointment of Ernst & Young LLP as our independent auditors for 2022.	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	To fix the number of Directors of AGI to be elected at the Meeting at nine (9).	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	DIRECTOR	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	DIRECTOR	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	DIRECTOR	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	DIRECTOR	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	DIRECTOR	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	DIRECTOR	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	DIRECTOR	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	DIRECTOR	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	DIRECTOR	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	DIRECTOR	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	To appoint Ernst & Young LLP as Auditors of AGI and authorize the Directors of AGI to fix their remuneration as such.	FOR
AG GROWTH INTERNATIONAL INC.	CA0011811068	13-May-2022	A non-binding advisory resolution to accept the Corporation's approach to executive compensation.	FOR
ALKERMES PLC	IE00B56GVS15	13-May-2022	To approve certain amendments to the Company's Articles of Association to provide for plurality voting for contested elections.	FOR
ALTIVUS MINERALS CORPORATION	CA0209361009	13-May-2022	To Set the Number of Directors at 9.	FOR
ALTIVUS MINERALS CORPORATION	CA0209361009	13-May-2022	DIRECTOR	FOR
ALTIVUS MINERALS CORPORATION	CA0209361009	13-May-2022	DIRECTOR	FOR
ALTIVUS MINERALS CORPORATION	CA0209361009	13-May-2022	DIRECTOR	FOR

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ALTIUS MINERALS CORPORATION	CA0209361009	13-May-2022	DIRECTOR	FOR
ALTIUS MINERALS CORPORATION	CA0209361009	13-May-2022	DIRECTOR	FOR
ALTIUS MINERALS CORPORATION	CA0209361009	13-May-2022	DIRECTOR	FOR
ALTIUS MINERALS CORPORATION	CA0209361009	13-May-2022	DIRECTOR	FOR
ALTIUS MINERALS CORPORATION	CA0209361009	13-May-2022	DIRECTOR	FOR
ALTIUS MINERALS CORPORATION	CA0209361009	13-May-2022	DIRECTOR	FOR
ALTIUS MINERALS CORPORATION	CA0209361009	13-May-2022	Appointment of Deloitte LLP as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
ALTIUS MINERALS CORPORATION	CA0209361009	13-May-2022	To consider and, if thought advisable, pass an advisory resolution on the Corporation's approach to executive compensation ("Say on Pay").	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: Peter A. Ragauss	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: Annell R. Bay	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: David L. Stover	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Ratification of Ernst & Young LLP as APA's Independent Auditors	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Advisory Vote to Approve Compensation of APA's Named Executive Officers	AGAINST
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: John J. Christmann IV	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: Juliet S. Ellis	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: Charles W. Hooper	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: Chansoo Joung	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: John E. Lowe	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: H. Lamar McKay	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: Amy H. Nelson	FOR
APA CORPORATION	US03743Q1085	13-May-2022	Election of Director: Daniel W. Rabun	FOR
APPHARVEST, INC.	US03783T1034	13-May-2022	DIRECTOR	FOR
APPHARVEST, INC.	US03783T1034	13-May-2022	DIRECTOR	FOR
APPHARVEST, INC.	US03783T1034	13-May-2022	DIRECTOR	FOR
APPHARVEST, INC.	US03783T1034	13-May-2022	DIRECTOR	FOR
APPHARVEST, INC.	US03783T1034	13-May-2022	DIRECTOR	FOR

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BADGER INFRASTRUCTURE SOLUTIONS LTD.	CA0565331026	13-May-2022	DIRECTOR	FOR
BADGER INFRASTRUCTURE SOLUTIONS LTD.	CA0565331026	13-May-2022	Appointment of Deloitte LLP, Chartered Professional Accountants, as the auditor of Badger Infrastructure Solutions Ltd. until the close of the next annual meeting of shareholders.	FOR
BADGER INFRASTRUCTURE SOLUTIONS LTD.	CA0565331026	13-May-2022	To accept the approach to executive compensation disclosed in the accompanying Notice of Meeting and Management Information Circular.	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	13-May-2022	ELECTION OF DIRECTOR - MS KATE GEORGE	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	13-May-2022	APPROVAL TO ISSUE OPTIONS TO DIRECTORS - MR DAVID REEVES	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	13-May-2022	APPROVAL TO ISSUE OPTIONS TO DIRECTORS - MR MARK CONNELLY	AGAINST
CALIDUS RESOURCES LTD	AU000000CAI2	13-May-2022	APPROVAL TO ISSUE OPTIONS TO DIRECTORS- MR JOHN CIGANEK	AGAINST
CALIDUS RESOURCES LTD	AU000000CAI2	13-May-2022	APPROVAL TO ISSUE OPTIONS TO DIRECTORS- MS KATE GEORGE	AGAINST
CALIDUS RESOURCES LTD	AU000000CAI2	13-May-2022	RATIFICATION OF PRIOR ISSUE OF CONSIDERATION SHARES TO HAOMA	FOR
CAMPING WORLD HOLDINGS, INC.	US13462K1097	13-May-2022	DIRECTOR	ABSTAIN
CAMPING WORLD HOLDINGS, INC.	US13462K1097	13-May-2022	DIRECTOR	FOR
CAMPING WORLD HOLDINGS, INC.	US13462K1097	13-May-2022	DIRECTOR	FOR
CAMPING WORLD HOLDINGS, INC.	US13462K1097	13-May-2022	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CAMPING WORLD HOLDINGS, INC.	US13462K1097	13-May-2022	Approve, on an advisory (non-binding) basis, the compensation of the Company's named executive officers.	FOR
CHART INDUSTRIES, INC.	US16115Q3083	13-May-2022	Election of Director: Jillian C. Evanko	FOR
CHART INDUSTRIES, INC.	US16115Q3083	13-May-2022	Election of Director: Paula M. Harris	FOR
CHART INDUSTRIES, INC.	US16115Q3083	13-May-2022	Election of Director: Linda A. Harty	FOR
CHART INDUSTRIES, INC.	US16115Q3083	13-May-2022	Election of Director: Singleton B. McAllister	FOR
CHART INDUSTRIES, INC.	US16115Q3083	13-May-2022	Election of Director: Michael L. Molinini	FOR
CHART INDUSTRIES, INC.	US16115Q3083	13-May-2022	Election of Director: David M. Sagehorn	FOR
CHART INDUSTRIES, INC.	US16115Q3083	13-May-2022	Election of Director: Roger A. Strauch	FOR
CHART INDUSTRIES, INC.	US16115Q3083	13-May-2022	To ratify the selection of Deloitte & Touche LLP, an independent registered public accounting firm, to examine the financial statements of the Company for the year ending December 31, 2022.	FOR
CHART INDUSTRIES, INC.	US16115Q3083	13-May-2022	To approve, on an advisory basis, the Company's executive compensation.	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	AUTHORISATION FOR THE MANAGERS TO PUT IN PLACE A SHARE BUYBACK PROGRAM, EXCEPT DURING A PUBLIC OFFER PERIOD, BASED ON A MAXIMUM PURCHASE PRICE PER SHARE OF EUR 220.00	FOR

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CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE MANAGERS	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO MEMBERS OF THE SUPERVISORY BOARD	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	APPROVAL OF THE DISCLOSURES CONCERNING THE COMPENSATION PACKAGES OF THE CORPORATE OFFICERS	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	APPROVAL OF THE COMPONENTS OF THE COMPENSATION PAID OR AWARDED TO MR FLORENT MENEGAUX FOR SAID FISCAL YEAR	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	APPROVAL OF THE COMPONENTS OF THE COMPENSATION PAID OR AWARDED TO MR YVES CHAPOT FOR SAID FISCAL YEAR	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	APPROVAL OF THE COMPONENTS OF THE COMPENSATION PAID OR AWARDED TO MRS BARBARA DALIBARD FOR SAID FISCAL YEAR	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	APPROVAL OF THE COMPONENTS OF THE COMPENSATION PAID OR AWARDED TO MR MICHEL ROLLIER FOR SAID FISCAL YEAR	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR THIERRY LE HENAFF AS MEMBER OF THE SUPERVISORY BOARD FOR A 4 YEARS PERIOD	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	RENEWAL OF THE TERM OF OFFICE OF MRS MONIQUE LEROUX AS MEMBER OF THE SUPERVISORY BOARD FOR A 4 YEARS PERIOD	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR JEAN-MICHEL SEVERINO AS MEMBER OF THE SUPERVISORY BOARD FOR A 4 YEARS PERIOD	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	DETERMINATION OF THE ANNUAL AMOUNT OF FEES ALLOCATED TO MEMBERS OF THE SUPERVISORY BOARD TO EUR 950,000.00	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	RENEWAL OF THE TERM OF PRICEWATERHOUSECOOPERS AUDIT AS STATUTORY AUDITOR FOR A 6 YEARS PERIOD. ACKNOWLEDGEMENT OF THE END OF THE TERM OF MR JEAN-BAPTISTE DESCHRYVER AS ALTERNATE AUDITOR AND NON-RENEWAL AND NON-REPLACEMENT OF THE TERM OF OFFICE	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	RENEWAL OF THE TERM OF DELOITTE & ASSOCIES AS STATUTORY AUDITOR FOR A 6 YEARS PERIOD. ACKNOWLEDGEMENT OF THE END OF THE TERM OF BEAS AS ALTERNATE AUDITOR AND NON-RENEWAL AND NON-REPLACEMENT OF THE TERM OF OFFICE	FOR

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CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	DELEGATION OF AUTHORITY TO THE MANAGERS TO ISSUE SHARES AND-OR EQUITY SECURITIES GIVING ACCESS TO OTHER EQUITY SECURITIES AND-OR SECURITIES GIVING ACCESS TO EQUITY SECURITIES TO BE ISSUED, WITH PREFERENTIAL SUBSCRIPTION RIGHTS MAINTAINED	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	DELEGATION OF AUTHORITY TO THE MANAGERS TO ISSUE SHARES AND-OR EQUITY SECURITIES GIVING ACCESS TO OTHER EQUITY SECURITIES AND-OR SECURITIES GIVING ACCESS TO EQUITY SECURITIES TO BE ISSUED AS PART OF A PUBLIC OFFER OTHER THAN THOSE REFERRED TO IN ARTICLE L. 411-2-1 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITHOUT PREFERENTIAL	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	DELEGATION OF AUTHORITY TO THE MANAGERS TO ISSUE SHARES AND-OR EQUITY SECURITIES GIVING ACCESS TO OTHER EQUITY SECURITIES AND-OR SECURITIES GIVING ACCESS TO EQUITY SECURITIES TO BE ISSUED, THROUGH AN OFFER GOVERNED BY PARAGRAPH 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	AUTHORISATION TO BE GRANTED TO THE MANAGERS, IN THE EVENT OF AN ISSUE OF SHARES AND-OR SECURITIES GIVING ACCESS TO THE CAPITAL UNDER THE RESOLUTIONS NUMBER 20 AND 21, TO SET THE ISSUE PRICE IN ACCORDANCE WITH THE TERMS AND CONDITIONS SET OUT BY THE SHAREHOLDERS' MEETING, UP TO 10% OF THE CAPITAL PER YEAR, WITHOUT PREFERENTIAL SUBSCRIPTION	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	AUTHORISATION TO BE GRANTED TO THE MANAGERS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT THAT AN ISSUE, WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, IS OVERSUBSCRIBED	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	DELEGATION OF AUTHORITY TO THE MANAGERS TO INCREASE THE SHARE CAPITAL BY CAPITALIZING RESERVES, INCOME OR ADDITIONAL PAID-IN CAPITAL	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	DELEGATION OF AUTHORITY TO THE MANAGERS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES IN CONNECTION WITH A STOCK-FOR-STOCK PUBLIC EXCHANGE OFFER OR FOR CONTRIBUTIONS IN KIND, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	DELEGATION OF AUTHORITY TO THE MANAGERS TO CARRY OUT AN INCREASE OF THE SHARE CAPITAL RESERVED FOR EMPLOYEES MEMBERS OF A COMPANY SAVINGS PLAN AND-OR SALE OF RESERVED SECURITIES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	OVERALL LIMITATION OF THE GLOBAL NOMINAL AMOUNT OF SHARES CAPITAL INCREASE AND SECURITIES ISSUANCES OR DEBT SECURITIES	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	AUTHORISATION TO BE GRANTED TO THE MANAGERS TO REDUCE THE COMPANY'S CAPITAL BY CANCELING SHARES	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	APPROVAL OF A 4-FOR-1 STOCK-SPLIT	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	POWERS TO ACCOMPLISH FORMALITIES	FOR

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CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	APPROVAL OF THE COMPANY FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON DECEMBER 31ST 2021, WHICH SHOW NET INCOME FOR THE PERIOD OF EUR 584,192,137.32	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	ALLOCATION OF THE NET INCOME FOR SAID FISCAL YEAR AND DISTRIBUTION OF A DIVIDEND OF EUR 4.50 PER SHARE	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR SAID FISCAL YEAR, WHICH SHOW NET INCOME FOR THE PERIOD OF EUR 1,845,067,000.00	FOR
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	FR0000121261	13-May-2022	HAVING CONSIDERED THE STATUTORY AUDITORS' SPECIAL REPORT ON RELATED-PARTY AGREEMENTS GOVERNED BY ARTICLE L. 226-10 OF THE FRENCH COMMERCIAL CODE, THE ORDINARY SHAREHOLDERS MEETING APPROVES SAID REPORT AND PLACES ON RECORD THAT NO SUCH AGREEMENTS REQUIRING SHAREHOLDER APPROVAL WERE ENTERED INTO OR WERE IN FORCE IN 2021	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-ELECT EMILY PRIDEAUX AS A DIRECTOR	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-ELECT CILLA SNOWBALL AS A DIRECTOR	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-ELECT PAUL WILLIAMS AS A DIRECTOR	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-ELECT DAMIAN WISNIEWSKI AS A DIRECTOR	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO ELECT SANJEEV SHARMA AS A DIRECTOR	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITOR	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO AUTHORISE THE AUDIT COMMITTEE ACTING FOR AND ON BEHALF OF THE DIRECTORS TO DETERMINE THE INDEPENDENT AUDITORS REMUNERATION	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO AUTHORISE THE ALLOTMENT OR RELEVANT SECURITIES	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO INCREASE THE MAXIMUM AGGREGATE FEES THAT THE COMPANY IS AUTHORIZED TO PAY ITS DIRECTORS	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO AUTHORISE THE LIMITED DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO AUTHORISE ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO AUTHORISE THE COMPANY TO EXERCISE ITS POWER TO PURCHASE ITS OWN SHARES	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO APPROVE THE ANNUAL STATEMENT BY THE CHAIR OF THE REMUNERATION COMMITTEE AND THE ANNUAL REPORT ON DIRECTORS REMUNERATION FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO AUTHORISE THE REDUCTION OF THE NOTICE PERIOD FOR GENERAL MEETINGS OTHER THAN AN ANNUAL GENERAL MEETING	AGAINST
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO DECLARE A FINAL DIVIDEND OF 53.50P PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-ELECT CLAUDIA ARNEY AS A DIRECTOR	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-ELECT LUCINDA BELL AS A DIRECTOR	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-ELECT MARK BREUER AS A DIRECTOR	FOR

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DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-ELECT RICHARD DAKIN AS A DIRECTOR	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-ELECT NIGEL GEORGE AS A DIRECTOR	FOR
DERWENT LONDON PLC REIT	GB0002652740	13-May-2022	TO RE-ELECT HELEN GORDON AS A DIRECTOR	FOR
DUERR AG	DE0005565204	13-May-2022	APPROVE REMUNERATION REPORT	FOR
DUERR AG	DE0005565204	13-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
DUERR AG	DE0005565204	13-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.50 PER SHARE	FOR
DUERR AG	DE0005565204	13-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
DUERR AG	DE0005565204	13-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
DUERR AG	DE0005565204	13-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2022 AND THE FIRST QUARTER OF FISCAL YEAR 2023	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	ELECTION OF THE AUDITOR AND GROUP AUDITOR FOR THE FISCAL YEAR 2022 AND OF THE AUDITOR FOR THE POTENTIAL REVIEW OF FINANCIAL INFORMATION DURING THE COURSE OF THE YEAR	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE APPROVAL OF THE COMPENSATION REPORT FOR THE FISCAL YEAR 2021	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE ELECTION OF MEMBER OF THE SUPERVISORY BOARD: MS. SUSANNE ZEIDLER	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE ELECTION OF MEMBER OF THE SUPERVISORY BOARD: DR. CHRISTOPH ZINDEL	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE ELECTION OF A NEW MEMBER OF THE JOINT COMMITTEE	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE CANCELLATION OF THE EXISTING AUTHORIZED CAPITAL I AND ON THE CREATION OF A NEW AUTHORIZED CAPITAL I (2022) WITH CORRESPONDING AMENDMENT TO THE ARTICLES OF ASSOCIATION	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE CANCELLATION OF THE EXISTING AUTHORIZATION TO ISSUE OPTION BONDS AND/OR CONVERTIBLE BONDS DATED MAY 18, 2018 AND THE ASSOCIATED CONDITIONAL CAPITAL III, AND ON THE CREATION OF A NEW AUTHORIZATION TO ISSUE OPTION BONDS AND/OR CONVERTIBLE BONDS, ON THE EXCLUSION OF SUBSCRIPTION RIGHTS AND ON THE CREATION OF CONDITIONAL CAPITAL AND CORRESPONDING AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE CANCELLATION OF THE AUTHORIZATION TO PURCHASE AND USE OWN SHARES PURSUANT TO SEC. 71 (1) NO. 8 AKTG GRANTED BY RESOLUTION OF THE ANNUAL GENERAL MEETING OF MAY 18, 2018, AND AN AUTHORIZATION TO PURCHASE AND USE OWN SHARES PURSUANT TO SEC. 71 (1) NO. 8 AKTG AND ON THE EXCLUSION OF SUBSCRIPTION RIGHTS	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE RE-AUTHORIZATION TO UTILIZE EQUITY DERIVATIVES TO PURCHASE OWN SHARES SUBJECT TO EXCLUSION OF ANY TENDER RIGHT	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS OF FRESENIUS SE & CO. KGAA FOR THE FISCAL YEAR 2021	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE ALLOCATION OF THE DISTRIBUTABLE PROFIT	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE GENERAL PARTNER FOR THE FISCAL YEAR 2021	FOR
FRESENIUS SE & CO. KGAA	DE0005785604	13-May-2022	RESOLUTION ON THE APPROVAL OF THE ACTIONS OF THE SUPERVISORY BOARD FOR THE FISCAL YEAR 2021	FOR

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HEALTH AND HAPPINESS (H&H) INTERNATIONAL HOLDINGS	KYG4387E1070	13-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES IN THE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
HEALTH AND HAPPINESS (H&H) INTERNATIONAL HOLDINGS	KYG4387E1070	13-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES IN THE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
HEALTH AND HAPPINESS (H&H) INTERNATIONAL HOLDINGS	KYG4387E1070	13-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY BY THE AGGREGATE NUMBER OF THE SHARES REPURCHASED BY THE COMPANY	AGAINST
HEALTH AND HAPPINESS (H&H) INTERNATIONAL HOLDINGS	KYG4387E1070	13-May-2022	TO RECEIVE, CONSIDER AND ADOPT THE CONSOLIDATED AUDITED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS (THE "DIRECTORS") AND AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
HEALTH AND HAPPINESS (H&H) INTERNATIONAL HOLDINGS	KYG4387E1070	13-May-2022	TO DECLARE A FINAL DIVIDEND EQUIVALENT TO HKD 0.17 PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021 TO THE SHAREHOLDERS OF THE COMPANY WHICH SHALL BE DISTRIBUTED FROM THE RETAINED PROFITS OF THE COMPANY	FOR
HEALTH AND HAPPINESS (H&H) INTERNATIONAL HOLDINGS	KYG4387E1070	13-May-2022	TO RE-ELECT MR. LUO FEI AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
HEALTH AND HAPPINESS (H&H) INTERNATIONAL HOLDINGS	KYG4387E1070	13-May-2022	TO RE-ELECT MR. TAN WEE SENG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
HEALTH AND HAPPINESS (H&H) INTERNATIONAL HOLDINGS	KYG4387E1070	13-May-2022	TO RE-ELECT MRS. LOK LAU YIN CHING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
HEALTH AND HAPPINESS (H&H) INTERNATIONAL HOLDINGS	KYG4387E1070	13-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS (THE "BOARD") OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY	FOR
HEALTH AND HAPPINESS (H&H) INTERNATIONAL HOLDINGS	KYG4387E1070	13-May-2022	TO RE-APPOINT ERNST & YOUNG AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
HENSOLDT AG	DE000HAG0005	13-May-2022	APPROVE REMUNERATION REPORT	FOR
HENSOLDT AG	DE000HAG0005	13-May-2022	ELECT NORMAN BONE TO THE SUPERVISORY BOARD	FOR
HENSOLDT AG	DE000HAG0005	13-May-2022	ELECT LETIZIA COLUCCI TO THE SUPERVISORY BOARD	FOR
HENSOLDT AG	DE000HAG0005	13-May-2022	ELECT REINER WINKLER TO THE SUPERVISORY BOARD	FOR
HENSOLDT AG	DE000HAG0005	13-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.25 PER SHARE	FOR
HENSOLDT AG	DE000HAG0005	13-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
HENSOLDT AG	DE000HAG0005	13-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR

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HENSOLDT AG	DE000HAG0005	13-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022	FOR
HKT TRUST AND HKT LTD	HK0000093390	13-May-2022	TO AUTHORIZE THE DIRECTORS OF THE COMPANY AND THE TRUSTEE-MANAGER TO FIX THEIR REMUNERATION	FOR
HKT TRUST AND HKT LTD	HK0000093390	13-May-2022	TO RE-APPOINT MESSRS PRICEWATERHOUSECOOPERS AS AUDITOR OF THE HKT TRUST, THE COMPANY AND THE TRUSTEE-MANAGER AND AUTHORIZE THE DIRECTORS OF THE COMPANY AND THE TRUSTEE-MANAGER TO FIX THEIR REMUNERATION	FOR
HKT TRUST AND HKT LTD	HK0000093390	13-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY AND THE TRUSTEE-MANAGER TO ISSUE NEW SHARE STAPLED UNITS	AGAINST
HKT TRUST AND HKT LTD	HK0000093390	13-May-2022	TO APPROVE THE PROPOSED AMENDMENTS TO THE AMENDED AND RESTATED ARTICLES OF ASSOCIATION OF THE COMPANY AND THE TRUST DEED AND THE ADOPTION OF THE SECOND AMENDED AND RESTATED ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
HKT TRUST AND HKT LTD	HK0000093390	13-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE HKT TRUST AND THE COMPANY FOR THE YEAR ENDED DECEMBER 31, 2021, THE AUDITED FINANCIAL STATEMENTS OF THE TRUSTEE-MANAGER FOR THE YEAR ENDED DECEMBER 31, 2021, THE COMBINED REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITORS REPORTS	FOR
HKT TRUST AND HKT LTD	HK0000093390	13-May-2022	TO DECLARE A FINAL DISTRIBUTION BY THE HKT TRUST IN RESPECT OF THE SHARE STAPLED UNITS, OF 42.07 HK CENTS PER SHARE STAPLED UNIT (AFTER DEDUCTION OF ANY OPERATING EXPENSES PERMISSIBLE UNDER THE TRUST DEED), IN RESPECT OF THE YEAR ENDED DECEMBER 31, 2021 (AND IN ORDER TO ENABLE THE HKT TRUST TO PAY THAT DISTRIBUTION, TO DECLARE A FINAL DIVIDEND BY THE COMPANY IN RESPECT OF THE ORDINARY SHARES IN THE COMPANY HELD BY THE TRUSTEE-MANAGER, OF 42.07 HK CENTS PER ORDINARY SHARE, IN RESPECT OF THE SAME PERIOD)	FOR
HKT TRUST AND HKT LTD	HK0000093390	13-May-2022	TO RE-ELECT MR. LI TZAR KAI, RICHARD AS A DIRECTOR OF THE COMPANY AND THE TRUSTEE-MANAGER	FOR
HKT TRUST AND HKT LTD	HK0000093390	13-May-2022	TO RE-ELECT MR. PETER ANTHONY ALLEN AS A DIRECTOR OF THE COMPANY AND THE TRUSTEE-MANAGER	AGAINST
HKT TRUST AND HKT LTD	HK0000093390	13-May-2022	TO RE-ELECT MR. MAI YANZHOU AS A DIRECTOR OF THE COMPANY AND THE TRUSTEE-MANAGER	AGAINST
HKT TRUST AND HKT LTD	HK0000093390	13-May-2022	TO RE-ELECT MS. WANG FANG AS A DIRECTOR OF THE COMPANY AND THE TRUSTEE-MANAGER	AGAINST
INTEGRA LIFESCIENCES HOLDINGS CORP.	US4579852082	13-May-2022	A non-binding resolution to approve the compensation of our named executive officers.	FOR
INTEGRA LIFESCIENCES HOLDINGS CORP.	US4579852082	13-May-2022	Election of Director: Jan D. De Witte	FOR
INTEGRA LIFESCIENCES HOLDINGS CORP.	US4579852082	13-May-2022	Election of Director: Keith Bradley	FOR
INTEGRA LIFESCIENCES HOLDINGS CORP.	US4579852082	13-May-2022	Election of Director: Shaundra D. Clay	FOR
INTEGRA LIFESCIENCES HOLDINGS CORP.	US4579852082	13-May-2022	Election of Director: Stuart M. Essig	FOR
INTEGRA LIFESCIENCES HOLDINGS CORP.	US4579852082	13-May-2022	Election of Director: Barbara B. Hill	FOR
INTEGRA LIFESCIENCES HOLDINGS CORP.	US4579852082	13-May-2022	Election of Director: Donald E. Morel, Jr.	FOR

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INTEGRA LIFESCIENCES HOLDINGS CORP.	US4579852082	13-May-2022	Election of Director: Raymond G. Murphy	FOR
INTEGRA LIFESCIENCES HOLDINGS CORP.	US4579852082	13-May-2022	Election of Director: Christian S. Schade	FOR
INTEGRA LIFESCIENCES HOLDINGS CORP.	US4579852082	13-May-2022	The Proposal to ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year 2022.	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	Election of Director for term expiring in 2023: Martha A. Tirinnanzi	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	To approve, by non-binding vote, the advisory resolution on executive compensation for named executive officers.	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	Election of Director for term expiring in 2023: Hon. Sharon Y. Bowen	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	To approve the Intercontinental Exchange, Inc. 2022 Omnibus Employee Incentive Plan.	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	To approve the Intercontinental Exchange, Inc. 2022 Omnibus Non-Employee Director Incentive Plan.	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	To approve the adoption of amendments to our current Certificate of Incorporation to eliminate supermajority voting provisions.	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	To approve the adoption of amendments to our current Certificate of Incorporation to lower the special meeting ownership threshold to 20%.	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	A stockholder proposal regarding special stockholder meeting improvement, if properly presented at the Annual Meeting.	AGAINST
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	Election of Director for term expiring in 2023: Shantella E. Cooper	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	Election of Director for term expiring in 2023: Duriya M. Farooqui	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	Election of Director for term expiring in 2023: The Rt. Hon. the Lord Hague of Richmond	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	Election of Director for term expiring in 2023: Mark F. Mulhern	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	Election of Director for term expiring in 2023: Thomas E. Noonan	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	Election of Director for term expiring in 2023: Caroline L. Silver	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	Election of Director for term expiring in 2023: Jeffrey C. Sprecher	FOR
INTERCONTINENTAL EXCHANGE, INC.	US45866F1049	13-May-2022	Election of Director for term expiring in 2023: Judith A. Sprieser	FOR

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INTERROLL HOLDING SA	CH0006372897	13-May-2022	RE-ELECTION OF MR. INGO SPECHT AS BOARD OF DIRECTOR	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	RE-ELECTION OF DR. ELENA CORTONA AS BOARD OF DIRECTOR	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	RE-ELECTION OF MR. MARKUS ASCH AS BOARD OF DIRECTOR	AGAINST
INTERROLL HOLDING SA	CH0006372897	13-May-2022	RE-ELECTION OF MS. SUSANNE SCHREIBER AS BOARD OF DIRECTOR	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	ELECTIONS TO THE REMUNERATION COMMITTEE: NEW ELECTION OF MR. MARKUS ASCH	AGAINST
INTERROLL HOLDING SA	CH0006372897	13-May-2022	ELECTIONS TO THE REMUNERATION COMMITTEE: RE-ELECTION OF MR. STEFANO MERCORIO	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	RE-ELECTION OF PRICEWATERHOUSECOOPERS, AS AUDITOR	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	RE-ELECTION OF MR. FRANCESCO ADAMI, MAG LEGIS SA, LUGANO AS INDEPENDENT PROXY	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	ANNUAL REPORT, FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS 2021, AUDITORS REPORT	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	APPROPRIATION OF THE BALANCE SHEET PROFIT	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND GROUP MANAGEMENT	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	APPROVAL OF THE REMUNERATION OF THE GROUP MANAGEMENT	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	RE-ELECTION OF MR. PAUL ZUMBUEHL AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
INTERROLL HOLDING SA	CH0006372897	13-May-2022	RE-ELECTION OF MR. STEFANO MERCORIO AS BOARD OF DIRECTOR	FOR
JOHN BEAN TECHNOLOGIES CORPORATION	US4778391049	13-May-2022	Election of Director: Alan D. Feldman	FOR
JOHN BEAN TECHNOLOGIES CORPORATION	US4778391049	13-May-2022	Election of Director: Lawrence V. Jackson	FOR
JOHN BEAN TECHNOLOGIES CORPORATION	US4778391049	13-May-2022	Approve, on an advisory basis, a non-binding resolution regarding the compensation of named executive officers.	FOR
JOHN BEAN TECHNOLOGIES CORPORATION	US4778391049	13-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	APPROVE REMUNERATION REPORT	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	FIX NUMBER OF DIRECTORS	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	RE-ELECT PETER BOGGS AS DIRECTOR	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	RE-ELECT GUNNEL DUVEBLAD AS DIRECTOR	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	RE-ELECT ERIK FORSBERG AS DIRECTOR	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	RE-ELECT CARL-MAGNUS MANSSON AS DIRECTOR	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	RE-ELECT EVERT CARLSSON AS DIRECTOR	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	RE-ELECT FREDRIK PEYRON AS DIRECTOR	FOR

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KINDRED GROUP PLC	SE0007871645	13-May-2022	RE-ELECT HEIDI SKOGSTER AS DIRECTOR	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	APPOINT EVERT CARLSSON AS BOARD CHAIR	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	APPROVE PRICEWATERHOUSECOOPERS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	APPROVE GUIDELINES ON ELECTING NOMINATION COMMITTEE	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	APPROVE REMUNERATION POLICY	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	APPROVE STOCK OPTION PLAN	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	APPROVE REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS	FOR
KINDRED GROUP PLC	SE0007871645	13-May-2022	APPROVE DIVIDENDS	FOR
MARRIOTT VACATIONS WORLDWIDE CORPORATION	US57164Y1073	13-May-2022	DIRECTOR	FOR
MARRIOTT VACATIONS WORLDWIDE CORPORATION	US57164Y1073	13-May-2022	DIRECTOR	FOR
MARRIOTT VACATIONS WORLDWIDE CORPORATION	US57164Y1073	13-May-2022	DIRECTOR	FOR
MARRIOTT VACATIONS WORLDWIDE CORPORATION	US57164Y1073	13-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for its 2022 fiscal year.	FOR
MARRIOTT VACATIONS WORLDWIDE CORPORATION	US57164Y1073	13-May-2022	Advisory vote to approve named executive officer compensation.	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Election of Director: Caroline Tsay	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Advisory vote to approve executive compensation.	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Election of Director: Joe Mansueto	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Ratification of the appointment of KPMG LLP as Morningstar's independent registered public accounting firm for 2022.	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Election of Director: Kunal Kapoor	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Election of Director: Robin Diamonte	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Election of Director: Cheryl Francis	AGAINST
MORNINGSTAR, INC.	US6177001095	13-May-2022	Election of Director: Steve Joynt	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Election of Director: Steve Kaplan	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Election of Director: Gail Landis	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Election of Director: Bill Lyons	FOR
MORNINGSTAR, INC.	US6177001095	13-May-2022	Election of Director: Doniel Sutton	FOR
MSA SAFETY INCORPORATED	US5534981064	13-May-2022	DIRECTOR	FOR

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MSA SAFETY INCORPORATED	US5534981064	13-May-2022	DIRECTOR	FOR
MSA SAFETY INCORPORATED	US5534981064	13-May-2022	DIRECTOR	FOR
MSA SAFETY INCORPORATED	US5534981064	13-May-2022	DIRECTOR	FOR
MSA SAFETY INCORPORATED	US5534981064	13-May-2022	Election of Director for a term expiring in 2024: Luca Savi	FOR
MSA SAFETY INCORPORATED	US5534981064	13-May-2022	Selection of Ernst & Young LLP as the Company's independent registered public accounting firm.	FOR
MSA SAFETY INCORPORATED	US5534981064	13-May-2022	To provide an advisory vote to approve the executive compensation of the Company's named executive officers.	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Election of Director: Jacqueline Wright	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Approve, by Non-Binding Advisory Vote, the Compensation of the Named Executive Officers	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Election of Director: Jerry W. Burris	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Ratify, by Non-Binding Advisory Vote, the Appointment of Deloitte & Touche LLP as the Independent Auditor and Authorize, by Binding Vote, the Audit and Finance Committee of the Board of Directors to Set the Auditor's Remuneration	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Authorize the Board of Directors to Allot and Issue New Shares under Irish Law	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Authorize the Board of Directors to Opt Out of Statutory Preemption Rights under Irish Law	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Authorize the Price Range at which nVent Electric plc Can Re-allot Shares it Holds as Treasury Shares under Irish Law	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Election of Director: Susan M. Cameron	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Election of Director: Michael L. Ducker	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Election of Director: Randall J. Hogan	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Election of Director: Danita K. Ostling	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Election of Director: Nicola Palmer	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Election of Director: Herbert K. Parker	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Election of Director: Greg Scheu	FOR
NVENT ELECTRIC PLC	IE00BDVJQ56	13-May-2022	Election of Director: Beth A. Wozniak	FOR
PCCW LTD	HK0008011667	13-May-2022	TO AUTHORIZE THE COMPANY'S DIRECTORS TO FIX THEIR REMUNERATION	FOR
PCCW LTD	HK0008011667	13-May-2022	TO RE-APPOINT MESSRS PRICEWATERHOUSECOOPERS AS THE COMPANY'S AUDITOR AND AUTHORIZE THE COMPANY'S DIRECTORS TO FIX THEIR REMUNERATION	FOR
PCCW LTD	HK0008011667	13-May-2022	TO GRANT A GENERAL MANDATE TO THE COMPANY'S DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY	AGAINST
PCCW LTD	HK0008011667	13-May-2022	TO GRANT A GENERAL MANDATE TO THE COMPANY'S DIRECTORS TO BUY BACK THE COMPANY'S OWN SECURITIES	FOR
PCCW LTD	HK0008011667	13-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE COMPANY'S DIRECTORS PURSUANT TO ORDINARY RESOLUTION NO. 5	AGAINST
PCCW LTD	HK0008011667	13-May-2022	TO APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY AND THE ADOPTION OF THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY	AGAINST
PCCW LTD	HK0008011667	13-May-2022	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND THE INDEPENDENT AUDITOR FOR THE YEAR ENDED DECEMBER 31, 2021	FOR

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PCCW LTD	HK0008011667	13-May-2022	TO DECLARE A FINAL DIVIDEND OF 27.69 HK CENTS PER ORDINARY SHARE IN RESPECT OF THE YEAR ENDED DECEMBER 31, 2021	FOR
PCCW LTD	HK0008011667	13-May-2022	TO RE-ELECT MR. LI TZAR KAI, RICHARD AS A DIRECTOR OF THE COMPANY	FOR
PCCW LTD	HK0008011667	13-May-2022	TO RE-ELECT MS. MENG SHUSEN AS A DIRECTOR OF THE COMPANY	FOR
PCCW LTD	HK0008011667	13-May-2022	TO RE-ELECT MS. WANG FANG AS A DIRECTOR OF THE COMPANY	FOR
PCCW LTD	HK0008011667	13-May-2022	TO RE-ELECT MR. WEI ZHE, DAVID AS A DIRECTOR OF THE COMPANY	FOR
PCCW LTD	HK0008011667	13-May-2022	TO RE-ELECT MR. LARS ERIC NILS RODERT AS A DIRECTOR OF THE COMPANY	FOR
PVR LTD	INE191H01014	13-May-2022	SHIFTING OF REGISTERED OFFICE OF THE COMPANY FROM THE NCT OF DELHI TO THE STATE OF MAHARASHTRA	FOR
SAUL CENTERS, INC.	US8043951016	13-May-2022	DIRECTOR	FOR
SAUL CENTERS, INC.	US8043951016	13-May-2022	DIRECTOR	ABSTAIN
SAUL CENTERS, INC.	US8043951016	13-May-2022	DIRECTOR	ABSTAIN
SAUL CENTERS, INC.	US8043951016	13-May-2022	Ratification of Appointment of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm for the fiscal year ending December 31, 2022.	FOR
SEAGEN INC.	US81181C1045	13-May-2022	Election of Class III Director: Ted W. Love, M.D.	AGAINST
SEAGEN INC.	US81181C1045	13-May-2022	Election of Class III Director: Daniel G. Welch	FOR
SEAGEN INC.	US81181C1045	13-May-2022	Approve, on an advisory basis, the compensation of Seagen's named executive officers as disclosed in the accompanying proxy statement.	FOR
SEAGEN INC.	US81181C1045	13-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as Seagen's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SEMPRA	US8168511090	13-May-2022	Election of Director: Cynthia J. Warner	FOR
SEMPRA	US8168511090	13-May-2022	Election of Director: James C. Yardley	FOR
SEMPRA	US8168511090	13-May-2022	Election of Director: Alan L. Boeckmann	FOR
SEMPRA	US8168511090	13-May-2022	Ratification of Appointment of Independent Registered Public Accounting Firm.	FOR
SEMPRA	US8168511090	13-May-2022	Advisory Approval of Our Executive Compensation.	FOR
SEMPRA	US8168511090	13-May-2022	Shareholder Proposal Requiring an Independent Board Chairman.	AGAINST
SEMPRA	US8168511090	13-May-2022	Election of Director: Andrés Conesa	FOR
SEMPRA	US8168511090	13-May-2022	Election of Director: Maria Contreras-Sweet	FOR
SEMPRA	US8168511090	13-May-2022	Election of Director: Pablo A. Ferrero	FOR
SEMPRA	US8168511090	13-May-2022	Election of Director: Jeffrey W. Martin	FOR
SEMPRA	US8168511090	13-May-2022	Election of Director: Bethany J. Mayer	FOR
SEMPRA	US8168511090	13-May-2022	Election of Director: Michael N. Mears	FOR
SEMPRA	US8168511090	13-May-2022	Election of Director: Jack T. Taylor	FOR
SEMPRA	US8168511090	13-May-2022	Election of Director: Cynthia L. Walker	FOR

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SHIMAMURA CO.,LTD.	JP3358200008	13-May-2022	Approve Appropriation of Surplus	FOR
SHIMAMURA CO.,LTD.	JP3358200008	13-May-2022	Amend Articles to: Amend Business Lines, Reduce Term of Office of Directors to One Year, Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
SHIMAMURA CO.,LTD.	JP3358200008	13-May-2022	Appoint a Director Nakahira, Takashi	FOR
SHIMAMURA CO.,LTD.	JP3358200008	13-May-2022	Appoint a Director Murokubo, Teiichi	FOR
TAG IMMOBILIEN AG	DE0008303504	13-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
TAG IMMOBILIEN AG	DE0008303504	13-May-2022	APPROVE REMUNERATION REPORT	FOR
TAG IMMOBILIEN AG	DE0008303504	13-May-2022	APPROVE CREATION OF EUR 29 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PRE-EMPTIVE RIGHTS	FOR
TAG IMMOBILIEN AG	DE0008303504	13-May-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITH PARTIAL EXCLUSION OF PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 1.2 BILLION; APPROVE CREATION OF EUR 29 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
TAG IMMOBILIEN AG	DE0008303504	13-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.93 PER SHARE	FOR
TAG IMMOBILIEN AG	DE0008303504	13-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
TAG IMMOBILIEN AG	DE0008303504	13-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	To approve, on an advisory (non-binding) basis, named executive officer compensation.	FOR
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	Election of Director: Jeffrey B. Citrin	FOR
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	Election of Director: David B. Henry	FOR
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	Election of Director: Sandeep L. Mathrani	AGAINST
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	Election of Director: Thomas J. Reddin	FOR
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	Election of Director: Bridget M. Ryan-Berman	FOR
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	Election of Director: Susan E. Skerritt	FOR
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	Election of Director: Steven B. Tanger	FOR
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	Election of Director: Luis A. Ubiñas	AGAINST
TANGER FACTORY OUTLET CENTERS, INC.	US8754651060	13-May-2022	Election of Director: Stephen J. Yalof	FOR

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TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO RE-ELECT MS. CAROLINE CHRISTINA KRACHT AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION FOR THE YEAR ENDING DECEMBER 31, 2022	FOR
TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITORS OF THE COMPANY AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 5% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AT THE DATE OF THE RESOLUTION	FOR
TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AT THE DATE OF THE RESOLUTION	FOR
TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO RECEIVE AND CONSIDER THE AUDITED STATEMENT OF ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO DECLARE A FINAL DIVIDEND OF HK1 DOLLAR PER SHARE FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO RE-ELECT MR. PATRICK KIN WAH CHAN AS GROUP EXECUTIVE DIRECTOR	FOR
TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO RE-ELECT MR. CAMILLE JOJO AS NON-EXECUTIVE DIRECTOR	FOR
TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO RE-ELECT MR. PETER DAVID SULLIVAN AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
TECHTRONIC INDUSTRIES CO LTD	HK0669013440	13-May-2022	TO RE-ELECT MR. JOHANNES-GERHARD HESSE AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
TERADYNE, INC.	US8807701029	13-May-2022	To ratify the selection of the firm of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TERADYNE, INC.	US8807701029	13-May-2022	Election of Director for a one-year term: Edwin J. Gillis	FOR
TERADYNE, INC.	US8807701029	13-May-2022	Election of Director for a one-year term: Timothy E. Guertin	AGAINST
TERADYNE, INC.	US8807701029	13-May-2022	Election of Director for a one-year term: Peter Herweck	FOR
TERADYNE, INC.	US8807701029	13-May-2022	Election of Director for a one-year term: Mark E. Jagiela	FOR
TERADYNE, INC.	US8807701029	13-May-2022	Election of Director for a one-year term: Mercedes Johnson	FOR
TERADYNE, INC.	US8807701029	13-May-2022	Election of Director for a one-year term: Marilyn Matz	FOR
TERADYNE, INC.	US8807701029	13-May-2022	Election of Director for a one-year term: Ford Tamer	FOR
TERADYNE, INC.	US8807701029	13-May-2022	Election of Director for a one-year term: Paul J. Tufano	FOR
TERADYNE, INC.	US8807701029	13-May-2022	To approve, in a non-binding, advisory vote, the compensation of the Company's named executive officers.	FOR
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	Election of Director: John Pappas	AGAINST
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	To ratify the selection of BDO USA, LLP as our independent registered public accounting firm for the fiscal year ending December 30, 2022.	FOR
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	Election of Director: Ivy Brown	FOR

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THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	To approve, on a non-binding, advisory basis, the compensation of our named executive officers as disclosed in the 2022 Proxy Statement.	AGAINST
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	To approve the Company's Amended and Restated 2019 Omnibus Equity Incentive Plan.	FOR
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	Election of Director: Dominick Cerbone	FOR
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	Election of Director: Joseph Cugine	FOR
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	Election of Director: Steven F. Goldstone	FOR
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	Election of Director: Alan Guarino	FOR
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	Election of Director: Stephen Hanson	FOR
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	Election of Director: Aylwin Lewis	FOR
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	Election of Director: Katherine Oliver	FOR
THE CHEFS' WAREHOUSE, INC.	US1630861011	13-May-2022	Election of Director: Christopher Pappas	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Barbara R. Snyder	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Jan E. Tighe	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Philip Bleser	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Kahina Van Dyke	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Approve The Progressive Corporation Amended and Restated 2017 Directors Equity Incentive Plan.	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Cast an advisory vote to approve our executive compensation program.	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Stuart B. Burgdoerfer	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Pamela J. Craig	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Charles A. Davis	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Roger N. Farah	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Lawton W. Fitt	AGAINST
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Susan Patricia Griffith	FOR

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THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Devin C. Johnson	FOR
THE PROGRESSIVE CORPORATION	US7433151039	13-May-2022	Election of Director: Jeffrey D. Kelly	FOR
VULCAN MATERIALS COMPANY	US9291601097	13-May-2022	Election of Director: Kathleen L. Quirk	FOR
VULCAN MATERIALS COMPANY	US9291601097	13-May-2022	Election of Director: David P. Steiner	FOR
VULCAN MATERIALS COMPANY	US9291601097	13-May-2022	Election of Director: Lee J. Styslinger, III	FOR
VULCAN MATERIALS COMPANY	US9291601097	13-May-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
VULCAN MATERIALS COMPANY	US9291601097	13-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
WASTE CONNECTIONS, INC.	CA94106B1013	13-May-2022	Appointment of Grant Thornton LLP as our independent registered public accounting firm until the close of the 2023 Annual Meeting of Shareholders of the Company and authorization of our Board of Directors to fix the remuneration of the independent registered public accounting firm.	FOR
WASTE CONNECTIONS, INC.	CA94106B1013	13-May-2022	Election of Director: Ronald J. Mittelstaedt	FOR
WASTE CONNECTIONS, INC.	CA94106B1013	13-May-2022	Election of Director: Edward E. Guillet	FOR
WASTE CONNECTIONS, INC.	CA94106B1013	13-May-2022	Election of Director: Michael W. Harlan	FOR
WASTE CONNECTIONS, INC.	CA94106B1013	13-May-2022	Election of Director: Larry S. Hughes	FOR
WASTE CONNECTIONS, INC.	CA94106B1013	13-May-2022	Election of Director: Worthing F. Jackman	FOR
WASTE CONNECTIONS, INC.	CA94106B1013	13-May-2022	Election of Director: Elise L. Jordan	FOR
WASTE CONNECTIONS, INC.	CA94106B1013	13-May-2022	Election of Director: Susan Lee	FOR
WASTE CONNECTIONS, INC.	CA94106B1013	13-May-2022	Election of Director: William J. Razzouk	FOR
WASTE CONNECTIONS, INC.	CA94106B1013	13-May-2022	Approval, on a non-binding, advisory basis, of the compensation of our named executive officers as disclosed in the Proxy Statement (say-on-pay).	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	13-May-2022	ISSUE OF PERFORMANCE RIGHTS IN LIEU OF DIRECTOR FEES MR STEWART FINDLAY (OR HER NOMINEE(S))	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	13-May-2022	NON BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	13-May-2022	RE-ELECTION OF MR LYNDON HOPKINS AS A DIRECTOR	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	13-May-2022	RE-ELECTION OF MR NIGEL SPICER AS A DIRECTOR	FOR
WEST AFRICAN RESOURCES LTD	AU000000WAF6	13-May-2022	GRANT OF PERFORMANCE RIGHTS TO MR RICHARD HYDE OR HIS NOMINEE(S)	FOR

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WHEATON PRECIOUS METALS CORP.	CA9628791027	13-May-2022	DIRECTOR	ABSTAIN
WHEATON PRECIOUS METALS CORP.	CA9628791027	13-May-2022	DIRECTOR	FOR
WHEATON PRECIOUS METALS CORP.	CA9628791027	13-May-2022	In respect of the appointment of Deloitte LLP, Independent Registered Public Accounting Firm, as auditors for 2022 and to authorize the directors to fix the auditors' remuneration	FOR
WHEATON PRECIOUS METALS CORP.	CA9628791027	13-May-2022	A non-binding advisory resolution on the Company's approach to executive compensation	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Election of Director: Michael W. Michelson	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Election of Director: Christopher B. Begley	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Approve, on a non-binding advisory basis, named executive officer compensation ("Say on Pay").	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Election of Director: Betsy J. Bernard	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Election of Director: Michael J. Farrell	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Election of Director: Robert A. Hagemann	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Election of Director: Bryan C. Hanson	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Election of Director: Arthur J. Higgins	AGAINST
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Election of Director: Maria Teresa Hilado	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Election of Director: Syed Jafry	FOR
ZIMMER BIOMET HOLDINGS, INC.	US98956P1021	13-May-2022	Election of Director: Sreelakshmi Kolli	FOR
GLENMARK PHARMACEUTICALS LTD	INE935A01035	14-May-2022	RE-APPOINTMENT OF MR. GLENN SALDANHA AS THE CHAIRMAN & MANAGING DIRECTOR: (DIN 00050607)	AGAINST
GLENMARK PHARMACEUTICALS LTD	INE935A01035	14-May-2022	RE-APPOINTMENT OF MRS. CHERYLANN PINTO AS AN EXECUTIVE DIRECTOR: (DIN 00111844)	AGAINST
HDFC BANK LTD	INE040A01034	14-May-2022	APPROVAL AND ADOPTION OF EMPLOYEE STOCK INCENTIVE PLAN 2022	FOR
88 ENERGY LTD	AU00000088E2	16-May-2022	RATIFICATION OF PRIOR ISSUE OF ACQUISITION SHARES ISSUED UNDER LISTING RULE 7.1	FOR
88 ENERGY LTD	AU00000088E2	16-May-2022	RATIFICATION OF PRIOR ISSUE OF CAPITAL DEVELOPMENT SHARES ISSUED UNDER LISTING RULE 7.1	FOR

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88 ENERGY LTD	AU00000088E2	16-May-2022	ADOPTION OF REMUNERATION REPORT	AGAINST
88 ENERGY LTD	AU00000088E2	16-May-2022	ELECTION OF MS JOANNE KENDRICK AS A DIRECTOR	FOR
88 ENERGY LTD	AU00000088E2	16-May-2022	ELECTION OF MR PHILIP BYRNE AS A DIRECTOR	FOR
88 ENERGY LTD	AU00000088E2	16-May-2022	RE-ELECTION OF DR STEPHEN STALEY AS A DIRECTOR	FOR
88 ENERGY LTD	AU00000088E2	16-May-2022	APPROVAL OF 7.1A MANDATE	AGAINST
88 ENERGY LTD	AU00000088E2	16-May-2022	RATIFICATION OF PRIOR ISSUE OF ELKO SUBSCRIPTION SHARES UNDER LISTING RULE 7.1	FOR
88 ENERGY LTD	AU00000088E2	16-May-2022	RATIFICATION OF PRIOR ISSUE OF PLACEMENT SHARES ISSUED UNDER LISTING RULE 7.1	FOR
88 ENERGY LTD	AU00000088E2	16-May-2022	RATIFICATION OF PRIOR ISSUE OF UNLISTED OPTIONS TO EUROZ HARTLEYS LIMITED, CENKOS SECURITIES PLC AND INYATI CAPITAL PTY LTD ISSUED UNDER LISTING RULE 7.1	FOR
888 HOLDINGS PLC	GI000A0F6407	16-May-2022	THAT THE PROPOSED ACQUISITION UNDER AND ON THE TERMS SET OUT IN THE SALE AND PURCHASE AGREEMENT BE AND IS HEREBY APPROVED AND THE DIRECTORS (OR A COMMITTEE OF THE DIRECTORS) BE AND ARE HEREBY AUTHORISED TO WAIVE, AMEND, VARY OR EXTEND ANY OF THE TERMS OF THE SALE AND PURCHASE AGREEMENT (PROVIDED THAT ANY SUCH WAIVERS, AMENDMENTS, VARIATIONS OR EXTENSIONS ARE NOT OF A MATERIAL NATURE) AND TO DO ALL THINGS AS THEY MAY CONSIDER TO BE NECESSARY OR DESIRABLE TO IMPLEMENT AND GIVE EFFECT TO. OR OTHERWISE IN CONNECTION WITH THE PROPOSED ACOUJSITION AND ANY MATTERS INCIDENTAL TO THE PROPOSED ACOUJSITION	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	RE-ELECT JOCHEN TILK AS MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	RE-ELECT MARIA RAMOS AS DIRECTOR	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	REAPPOINT ERNST & YOUNG INC AS AUDITORS	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	APPOINT PRICEWATERHOUSECOOPERS INC AS AUDITORS	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	PLACE AUTHORISED BUT UNISSUED SHARES UNDER CONTROL OF DIRECTORS	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	APPROVE REMUNERATION POLICY	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	APPROVE IMPLEMENTATION REPORT	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	APPROVE REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	AUTHORISE REPURCHASE OF ISSUED SHARE CAPITAL	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	AUTHORISE BOARD TO ISSUE SHARES FOR CASH	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	APPROVE FINANCIAL ASSISTANCE IN TERMS OF SECTIONS 44 AND 45 OF THE COMPANIES ACT	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	AMEND MEMORANDUM OF INCORPORATION	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	RE-ELECT MARIA RICHTER AS DIRECTOR	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	AUTHORISE RATIFICATION OF APPROVED RESOLUTIONS	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	RE-ELECT NELISIWE MAGUBANE AS DIRECTOR	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	ELECT ALBERTO CALDERON ZULETA AS DIRECTOR	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	ELECT SCOTT LAWSON AS DIRECTOR	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	RE-ELECT ALAN FERGUSON AS MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR

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ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	RE-ELECT RHIDWAAN GASANT AS MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	RE-ELECT NELISIWE MAGUBANE AS MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
ANGLOGOLD ASHANTI LTD	ZAE000043485	16-May-2022	RE-ELECT MARIA RICHTER AS MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	REMUNERATION POLICY MANAGEMENT BOARD	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	COMPOSITION OF THE MANAGEMENT BOARD APPOINTMENT OF MR. HICHEM M'SAAD AS NEW MEMBER TO THE MANAGEMENT BOARD	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	REMUNERATION POLICY SUPERVISORY BOARD	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	COMPOSITION OF THE SUPERVISORY BOARD REAPPOINTMENT OF MR. M.J.C. DE JONG TO THE SUPERVISORY BOARD	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	APPOINTMENT OF THE COMPANY'S AUDITOR FOR THE FINANCIAL YEAR 2022	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	DESIGNATION OF THE MANAGEMENT BOARD AS THE COMPETENT BODY TO ISSUE COMMON SHARES AND RIGHTS TO ACQUIRE COMMON SHARES	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	DESIGNATION OF THE MANAGEMENT BOARD AS THE COMPETENT BODY TO SET ASIDE ANY PRE-EMPTIVE RIGHTS WITH RESPECT TO THE ISSUE OF COMMON SHARES AND RIGHTS TO ACQUIRE COMMON SHARES	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	AUTHORIZATION OF THE MANAGEMENT BOARD TO REPURCHASE COMMON SHARES IN THE COMPANY	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	REMUNERATION REPORT 2021	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	ADOPTION OF THE ANNUAL ACCOUNTS 2021	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	ADOPTION OF DIVIDEND PROPOSAL	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	DISCHARGE OF THE MEMBERS OF THE MANAGEMENT BOARD	FOR
ASM INTERNATIONAL NV	NL0000334118	16-May-2022	DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
ASPEN TECHNOLOGY, INC.	US0453271035	16-May-2022	Adopt the Transaction Agreement and Plan of Merger, dated October 10, 2021, as amended by Amendment No. 1 dated March 23, 2022 (as it may be further amended from time to time, the "Transaction Agreement"), among Aspen Technology, Inc. ("AspenTech"), Emerson Electric Co., EMR Worldwide Inc., Emersub CX, Inc., and Emersub CXI, Inc., and approve the transactions contemplated by the Transaction Agreement, including the Merger (as defined in the Transaction Agreement) (collectively, the "Transactions").	FOR
ASPEN TECHNOLOGY, INC.	US0453271035	16-May-2022	Approve, on a non-binding, advisory basis, the compensation that will or may become payable to AspenTech's named executive officers in connection with the Transactions.	FOR
ASPEN TECHNOLOGY, INC.	US0453271035	16-May-2022	Approve the adjournment of the special meeting if AspenTech determines that it is necessary or advisable to permit further solicitation of proxies in the event there are not sufficient votes at the time of the special meeting to adopt the Transaction Agreement.	AGAINST
BANK OZK	US06417N1037	16-May-2022	Election of Director: Christopher Orndorff	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: Steven Sadoff	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: Nicholas Brown	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: Ross Whipple	FOR
BANK OZK	US06417N1037	16-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR

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BANK OZK	US06417N1037	16-May-2022	To approve, on an advisory, non-binding basis, the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: Paula Cholmondeley	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: Beverly Cole	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: Robert East	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: Kathleen Franklin	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: Jeffrey Gearhart	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: George Gleason	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: Peter Kenny	FOR
BANK OZK	US06417N1037	16-May-2022	Election of Director: William A. Koefoed, Jr.	FOR
BKW AG	CH0130293662	16-May-2022	ELECTION: BOARD OF DIRECTOR: ROGER BAILLOD	FOR
BKW AG	CH0130293662	16-May-2022	ELECTION: BOARD OF DIRECTOR: CAROLE ACKERMANN	FOR
BKW AG	CH0130293662	16-May-2022	ELECTION: BOARD OF DIRECTOR: REBECCA GUNTERN	FOR
BKW AG	CH0130293662	16-May-2022	ELECTION: BOARD OF DIRECTOR: PETRA DENK	FOR
BKW AG	CH0130293662	16-May-2022	ELECTION: BOARD OF DIRECTOR: MARTIN A PORTA (NEW)	FOR
BKW AG	CH0130293662	16-May-2022	CHAIRMAN OF THE BOARD OF DIRECTORS: ROGER BAILLOD	FOR
BKW AG	CH0130293662	16-May-2022	NOMINATION AND REMUNERATION COMMITTEE: ROGER BAILLOD	FOR
BKW AG	CH0130293662	16-May-2022	NOMINATION AND REMUNERATION COMMITTEE: ANDREAS RICKENBACHER	FOR
BKW AG	CH0130293662	16-May-2022	NOMINATION AND REMUNERATION COMMITTEE: REBECCA GUNTERN	FOR
BKW AG	CH0130293662	16-May-2022	ELECTION OF THE INDEPENDENT PROXY: ANDREAS BYLAND, NOTARY, BERN	FOR
BKW AG	CH0130293662	16-May-2022	ELECTION OF THE AUDITORS:ERNST + YOUNG LTD	FOR
BKW AG	CH0130293662	16-May-2022	APPROVAL OF THE MANAGEMENT REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND FINANCIAL STATEMENTS FOR 2021	FOR
BKW AG	CH0130293662	16-May-2022	ADVISORY VOTE ON THE REMUNERATION REPORT 2021	AGAINST
BKW AG	CH0130293662	16-May-2022	GRANTING OF DISCHARGE TO THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD	FOR
BKW AG	CH0130293662	16-May-2022	APPROPRIATION OF RETAINED EARNINGS 2021	FOR
BKW AG	CH0130293662	16-May-2022	APPROVAL OF THE REMUNERATION TO BE PAID TO MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD DURING THE REMUNERATION PERIOD 2022/2023: REMUNERATION OF THE BOARD OF DIRECTORS	FOR
BKW AG	CH0130293662	16-May-2022	APPROVAL OF THE REMUNERATION TO BE PAID TO MEMBERS OF THE BOARD OF DIRECTORS AND THE GROUP EXECUTIVE BOARD DURING THE REMUNERATION PERIOD 2022/2023: REMUNERATION FOR THE GROUP EXECUTIVE BOARD	FOR
BKW AG	CH0130293662	16-May-2022	ELECTION: BOARD OF DIRECTOR: KURT SCHAEER	FOR
CATHAY GENERAL BANCORP	US1491501045	16-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Kelly L. Chan	AGAINST
CATHAY GENERAL BANCORP	US1491501045	16-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Dunson K. Cheng	AGAINST

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CATHAY GENERAL BANCORP	US1491501045	16-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Chang M. Liu	FOR
CATHAY GENERAL BANCORP	US1491501045	16-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Joseph C.H. Poon	AGAINST
CATHAY GENERAL BANCORP	US1491501045	16-May-2022	Approval, on a non-binding advisory basis, of the compensation paid to Cathay General Bancorp's named executive officers as disclosed in the proxy statement.	FOR
CATHAY GENERAL BANCORP	US1491501045	16-May-2022	Ratification of the appointment of KPMG LLP as Cathay General Bancorp's independent registered public accounting firm for 2022.	FOR
CHEMED CORPORATION	US16359R1032	16-May-2022	Election of Director: George J. Walsh III	AGAINST
CHEMED CORPORATION	US16359R1032	16-May-2022	Approval and Adoption of the 2022 Stock Incentive Plan.	AGAINST
CHEMED CORPORATION	US16359R1032	16-May-2022	Election of Director: Kevin J. McNamara	FOR
CHEMED CORPORATION	US16359R1032	16-May-2022	Ratification of Audit Committee's selection of PricewaterhouseCoopers LLP as independent accountants for 2022.	FOR
CHEMED CORPORATION	US16359R1032	16-May-2022	Advisory vote to approve executive compensation.	FOR
CHEMED CORPORATION	US16359R1032	16-May-2022	Election of Director: Ron DeLyons	FOR
CHEMED CORPORATION	US16359R1032	16-May-2022	Election of Director: Joel F. Gemunder	AGAINST
CHEMED CORPORATION	US16359R1032	16-May-2022	Election of Director: Patrick P. Grace	AGAINST
CHEMED CORPORATION	US16359R1032	16-May-2022	Election of Director: Christopher J. Heaney	FOR
CHEMED CORPORATION	US16359R1032	16-May-2022	Election of Director: Thomas C. Hutton	FOR
CHEMED CORPORATION	US16359R1032	16-May-2022	Election of Director: Andrea R. Lindell	FOR
CHEMED CORPORATION	US16359R1032	16-May-2022	Election of Director: Thomas P. Rice	FOR
CHEMED CORPORATION	US16359R1032	16-May-2022	Election of Director: Donald E. Saunders	AGAINST
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: Linda S. Sanford	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: Deirdre Stanley	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: Timothy P. Cawley	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: L. Frederick Sutherland	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Ratification of appointment of independent accountants.	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Advisory vote to approve named executive officer compensation.	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: Ellen V. Futter	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: John F. Killian	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: Karol V. Mason	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: John McAvoy	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: Dwight A. McBride	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: William J. Mulrow	FOR
CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: Armando J. Olivera	FOR

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CONSOLIDATED EDISON, INC.	US2091151041	16-May-2022	Election of Director: Michael W. Ranger	FOR
CRANE CO.	US2243991054	16-May-2022	Ratification of selection of Deloitte & Touche LLP as independent auditors for Crane Co. for 2022.	FOR
CRANE CO.	US2243991054	16-May-2022	Election of Director: Martin R. Benante	FOR
CRANE CO.	US2243991054	16-May-2022	Say on Pay - An advisory vote to approve the compensation paid to certain executive officers.	FOR
CRANE CO.	US2243991054	16-May-2022	Proposal to adopt and approve the Agreement and Plan of Merger by and among Crane Co., Crane Holdings, Co. and Crane Transaction Company, LLC.	FOR
CRANE CO.	US2243991054	16-May-2022	Election of Director: Michael Dinkins	FOR
CRANE CO.	US2243991054	16-May-2022	Election of Director: Ronald C. Lindsay	FOR
CRANE CO.	US2243991054	16-May-2022	Election of Director: Ellen McClain	FOR
CRANE CO.	US2243991054	16-May-2022	Election of Director: Charles G. McClure, Jr.	FOR
CRANE CO.	US2243991054	16-May-2022	Election of Director: Max H. Mitchell	FOR
CRANE CO.	US2243991054	16-May-2022	Election of Director: Jennifer M. Pollino	FOR
CRANE CO.	US2243991054	16-May-2022	Election of Director: John S. Stroup	FOR
CRANE CO.	US2243991054	16-May-2022	Election of Director: James L. L. Tullis	FOR
EASTERN BANKSHARES, INC.	US27627N1054	16-May-2022	Election Director for a three-year term expiring in 2025: Richard E. Holbrook	FOR
EASTERN BANKSHARES, INC.	US27627N1054	16-May-2022	Election Director for a three-year term expiring in 2025: Deborah C. Jackson	FOR
EASTERN BANKSHARES, INC.	US27627N1054	16-May-2022	Election Director for a three-year term expiring in 2025: Peter K. Markell	FOR
EASTERN BANKSHARES, INC.	US27627N1054	16-May-2022	Election Director for a three-year term expiring in 2025: Greg A. Shell	FOR
EASTERN BANKSHARES, INC.	US27627N1054	16-May-2022	to approve an amendment to the Company's Amended and Restated Articles of Organization that would declassify the Board of Directors over a five-year period, such that it would be fully declassified, with all directors standing for annual election, at the Company's 2027 Annual Meeting of Shareholders.	FOR
EASTERN BANKSHARES, INC.	US27627N1054	16-May-2022	to approve, in an advisory vote, the compensation paid to the Company's named executive officers.	FOR
EASTERN BANKSHARES, INC.	US27627N1054	16-May-2022	to ratify the appointment of Ernst & Young LLP by the Audit Committee of the Board of Directors as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ESSENTIAL PROPERTIES REALTY TRUST, INC.	US29670E1073	16-May-2022	To ratify the appointment of Grant Thornton LLP as the company's Independent Registered Public Accounting Firm for the year ending December 31, 2022.	FOR
ESSENTIAL PROPERTIES REALTY TRUST, INC.	US29670E1073	16-May-2022	Election of Director: Paul T. Bossidy	FOR
ESSENTIAL PROPERTIES REALTY TRUST, INC.	US29670E1073	16-May-2022	Election of Director: Joyce DeLucca	FOR
ESSENTIAL PROPERTIES REALTY TRUST, INC.	US29670E1073	16-May-2022	Election of Director: Scott A. Estes	FOR
ESSENTIAL PROPERTIES REALTY TRUST, INC.	US29670E1073	16-May-2022	Election of Director: Peter M. Mavoides	FOR

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ESSENTIAL PROPERTIES REALTY TRUST, INC.	US29670E1073	16-May-2022	Election of Director: Lawrence J. Minich	FOR
ESSENTIAL PROPERTIES REALTY TRUST, INC.	US29670E1073	16-May-2022	Election of Director: Heather L. Neary	FOR
ESSENTIAL PROPERTIES REALTY TRUST, INC.	US29670E1073	16-May-2022	Election of Director: Stephen D. Sautel	FOR
ESSENTIAL PROPERTIES REALTY TRUST, INC.	US29670E1073	16-May-2022	Election of Director: Janaki Sivanesan	FOR
ESSENTIAL PROPERTIES REALTY TRUST, INC.	US29670E1073	16-May-2022	To approve, on an advisory basis, the compensation of the company's named executive officers as more particularly described in the proxy statement.	FOR
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: APPOINTMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS. LIST PRESENTED BY INARCASSA, REPRESENTING THE 2.201 PCT OF THE SHARE CAPITAL	FOR
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: APPOINTMENT OF THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: DETERMINATION OF THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES SUBJECT TO REVOCATION OF THE PREVIOUS AUTHORIZATION APPROVED BY THE ORDINARY SHAREHOLDERS' MEETING ON APRIL 8, 2021. RESOLUTIONS RELATED THERETO	FOR
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	REPORT ON THE REMUNERATION POLICY AND ON THE COMPENSATION PAID PREPARED PURSUANT TO PARAGRAPHS 2, 3 AND 4 OF ART. 123-TER OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998: BINDING RESOLUTION ON THE FIRST SECTION ON REMUNERATION POLICY PURSUANT TO OF ART. 123-TER, PARAGRAPHS 3-BIS AND 3-TER, OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998	AGAINST
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	REPORT ON THE REMUNERATION POLICY AND ON THE COMPENSATION PAID PREPARED PURSUANT TO PARAGRAPHS 2, 3 AND 4 OF ART. 123-TER OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998: NON-BINDING RESOLUTION ON THE SECOND SECTION ON THE COMPENSATION PAID TO PURSUANT TO ART. 123-TER, PARAGRAPH 6, OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998	AGAINST
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	TO INTEGRATE THE CONSIDERATION OF THE EXTERNAL AUDITORS FIRM FOR THE FINANCIAL YEARS 2021-2028	FOR
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	BALANCE SHEET AS OF 31 DECEMBER 2021. PRESENTATION OF THE CONSOLIDATED BALANCE SHEET AT 31 DECEMBER 2021 AND THE NON-FINANCIAL DISCLOSURE AT 31 DECEMBER 2021, PREPARED PURSUANT TO LEGISLATIVE DECREE NO. 254 OF 30 DECEMBER 2016. REPORTS OF THE BOARD OF DIRECTORS, THE BOARD OF STATUTORY AUDITORS AND THE INDEPENDENT AUDITORS	FOR
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	RESOLUTIONS RELATING TO THE ALLOCATION OF THE PROFIT FOR THE 2021 FINANCIAL YEAR	FOR
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
FINCANTIERI S.P.A.	IT0001415246	16-May-2022	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: DETERMINATION OF THE TERM OF OFFICE OF THE BOARD OF DIRECTORS	FOR
INOVIO PHARMACEUTICALS, INC.	US45773H2013	16-May-2022	DIRECTOR	FOR

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INOVIO PHARMACEUTICALS, INC.	US45773H2013	16-May-2022	DIRECTOR	FOR
INOVIO PHARMACEUTICALS, INC.	US45773H2013	16-May-2022	DIRECTOR	FOR
INOVIO PHARMACEUTICALS, INC.	US45773H2013	16-May-2022	DIRECTOR	FOR
INOVIO PHARMACEUTICALS, INC.	US45773H2013	16-May-2022	DIRECTOR	FOR
INOVIO PHARMACEUTICALS, INC.	US45773H2013	16-May-2022	DIRECTOR	FOR
INOVIO PHARMACEUTICALS, INC.	US45773H2013	16-May-2022	DIRECTOR	FOR
INOVIO PHARMACEUTICALS, INC.	US45773H2013	16-May-2022	DIRECTOR	FOR
INOVIO PHARMACEUTICALS, INC.	US45773H2013	16-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
INOVIO PHARMACEUTICALS, INC.	US45773H2013	16-May-2022	To approve, on a non-binding advisory basis, the resolution regarding compensation of our named executive officers described in the accompanying proxy statement.	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Approval, on an advisory basis, of executive compensation.	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Election of Director: John P. Burke	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Ratification of the appointment of BDO USA, LLP as independent auditors for 2022.	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Election of Director: Dwight Gibson	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Election of Director: Daniel T. Hendrix	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Election of Director: Laurel M. Hurd	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Election of Director: Christopher G. Kennedy	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Election of Director: Joseph Keough	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Election of Director: Catherine M. Kilbane	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Election of Director: K. David Kohler	FOR
INTERFACE, INC.	US4586653044	16-May-2022	Election of Director: Robert T. O'Brien	FOR
INTERNATIONAL BANCSHARES CORPORATION	US4590441030	16-May-2022	PROPOSAL TO CONSIDER AND VOTE ON a non-binding advisory resolution to approve the compensation of the Company's named executives as described in the Compensation Discussion and Analysis and the tabular disclosure regarding named executive officer compensation in the Proxy Statement.	FOR
INTERNATIONAL BANCSHARES CORPORATION	US4590441030	16-May-2022	Election of Director: J. De Anda	FOR
INTERNATIONAL BANCSHARES CORPORATION	US4590441030	16-May-2022	Election of Director: R. M. Miles	FOR

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INTERNATIONAL BANCSHARES CORPORATION	US4590441030	16-May-2022	Election of Director: L.A. Norton	FOR
INTERNATIONAL BANCSHARES CORPORATION	US4590441030	16-May-2022	Election of Director: A. R. Sanchez, Jr.	FOR
INTERNATIONAL BANCSHARES CORPORATION	US4590441030	16-May-2022	Election of Director: D. B. Howland	FOR
INTERNATIONAL BANCSHARES CORPORATION	US4590441030	16-May-2022	Election of Director: D. E. Nixon	FOR
INTERNATIONAL BANCSHARES CORPORATION	US4590441030	16-May-2022	Election of Director: R. R. Resendez	FOR
INTERNATIONAL BANCSHARES CORPORATION	US4590441030	16-May-2022	Election of Director: D. G. Zuniga	FOR
INTERNATIONAL BANCSHARES CORPORATION	US4590441030	16-May-2022	PROPOSAL TO RATIFY THE APPOINTMENT OF RSM US LLP, as the independent auditors of the Company for the fiscal year ending December 31, 2022.	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	To approve and adopt the Business Combination Agreement (the "BCA"), dated December 22, 2021, by and among Quidel Corporation ("Quidel"), Ortho Clinical Diagnostics Holdings plc, Coronado Topco, Inc. ("Topco"), Orca Holdco, Inc. ("U.S. Holdco Sub") and Laguna Merger Sub, Inc., each wholly owned subsidiaries of Topco, and Orca Holdco 2, Inc., a wholly owned subsidiary of U.S. Holdco Sub, including the Quidel Merger (as defined in the joint proxy statement/prospectus) and the transactions contemplated thereby (the "Merger Proposal")	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	To approve, on a non-binding, advisory basis, certain compensation arrangements for Quidel's named executive officers in connection with the BCA	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	To approve any motion to adjourn the Special Meeting to another time or place, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Special Meeting to approve the Merger Proposal	AGAINST
QUIDEL CORPORATION	US74838J1016	16-May-2022	DIRECTOR	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	DIRECTOR	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	DIRECTOR	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	DIRECTOR	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	DIRECTOR	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	DIRECTOR	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	DIRECTOR	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	DIRECTOR	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	DIRECTOR	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	To approve, on an advisory basis, the compensation of Quidel's named executive officers	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	To ratify the selection of Ernst & Young LLP as Quidel's independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
QUIDEL CORPORATION	US74838J1016	16-May-2022	To approve an amendment and restatement of Quidel's 2018 Equity Incentive Plan (the "2018 Plan") to increase the number of shares of Quidel common stock available under the 2018 Plan	FOR

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QUIDEL CORPORATION	US74838J1016	16-May-2022	To approve an amendment and restatement of Quidel's 1983 Employee Stock Purchase Plan (the "1983 ESPP") to increase the number of shares of Quidel common stock available under the 1983 ESPP	FOR
RENAISSANCERE HOLDINGS LTD.	BMG7496G1033	16-May-2022	Election of Director: Shyam Gidumal	FOR
RENAISSANCERE HOLDINGS LTD.	BMG7496G1033	16-May-2022	Election of Director: Henry Klehm III	FOR
RENAISSANCERE HOLDINGS LTD.	BMG7496G1033	16-May-2022	Election of Director: Valerie Rahmani	FOR
RENAISSANCERE HOLDINGS LTD.	BMG7496G1033	16-May-2022	Election of Director: Carol P. Sanders	FOR
RENAISSANCERE HOLDINGS LTD.	BMG7496G1033	16-May-2022	Election of Director: Cynthia Trudell	FOR
RENAISSANCERE HOLDINGS LTD.	BMG7496G1033	16-May-2022	To approve, by a non-binding advisory vote, the compensation of the named executive officers of RenaissanceRe Holdings Ltd. as disclosed in the proxy statement.	FOR
RENAISSANCERE HOLDINGS LTD.	BMG7496G1033	16-May-2022	To approve the First Amended and Restated RenaissanceRe Holdings Ltd. 2016 Long-Term Incentive Plan.	FOR
RENAISSANCERE HOLDINGS LTD.	BMG7496G1033	16-May-2022	To approve the appointment of PricewaterhouseCoopers Ltd. as the independent registered public accounting firm of RenaissanceRe Holdings Ltd. for the 2022 fiscal year and to refer the determination of the auditor's remuneration to the Board of Directors.	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Jon Vander Ark	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Sandra M. Volpe	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Manuel Kadre	AGAINST
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Katharine B. Weymouth	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Advisory vote to approve our named executive officer compensation.	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Shareholder Proposal to amend the Company's clawback policy for senior executives.	AGAINST
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Shareholder Proposal to commission a third-party environmental justice audit.	AGAINST
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Shareholder Proposal to commission a third-party civil rights audit.	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Tomago Collins	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Michael A. Duffy	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Thomas W. Handley	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Jennifer M. Kirk	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Michael Larson	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Kim S. Pegula	FOR
REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: James P. Snee	FOR

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REPUBLIC SERVICES, INC.	US7607591002	16-May-2022	Election of Director: Brian S. Tyler	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	DIRECTOR	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	TO RATIFY THE SELECTION OF ERNST & YOUNG LLP AS S&T'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR 2022.	FOR
S&T BANCORP, INC.	US7838591011	16-May-2022	TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION OF S&T'S NAMED EXECUTIVE OFFICERS.	FOR
SAFEHOLD INC	US78645L1008	16-May-2022	Election of Director: Dean Adler	FOR
SAFEHOLD INC	US78645L1008	16-May-2022	Election of Director: Jesse Hom	FOR
SAFEHOLD INC	US78645L1008	16-May-2022	Election of Director: Robin Josephs	AGAINST
SAFEHOLD INC	US78645L1008	16-May-2022	Election of Director: Jay Nydick	FOR
SAFEHOLD INC	US78645L1008	16-May-2022	Election of Director: Stefan Selig	FOR
SAFEHOLD INC	US78645L1008	16-May-2022	Election of Director: Jay Sugarman	FOR
SAFEHOLD INC	US78645L1008	16-May-2022	Say on Pay - A non-binding advisory vote on approval of executive compensation	FOR
SAFEHOLD INC	US78645L1008	16-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
TBEA CO LTD	CNE000000RB8	16-May-2022	BY-ELECTION OF NON-EMPLOYEE SUPERVISORS	FOR
THE MIDDLEBY CORPORATION	US5962781010	16-May-2022	Election of Director: Sarah Palisi Chapin	FOR
THE MIDDLEBY CORPORATION	US5962781010	16-May-2022	Election of Director: Timothy J. FitzGerald	FOR
THE MIDDLEBY CORPORATION	US5962781010	16-May-2022	Election of Director: Cathy L. McCarthy	FOR
THE MIDDLEBY CORPORATION	US5962781010	16-May-2022	Election of Director: John R. Miller III	FOR
THE MIDDLEBY CORPORATION	US5962781010	16-May-2022	Election of Director: Robert A. Nerbonne	FOR
THE MIDDLEBY CORPORATION	US5962781010	16-May-2022	Election of Director: Gordon O'Brien	FOR
THE MIDDLEBY CORPORATION	US5962781010	16-May-2022	Election of Director: Nassem Ziyad	FOR

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THE MIDDLEBY CORPORATION	US5962781010	16-May-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
THE MIDDLEBY CORPORATION	US5962781010	16-May-2022	Ratification of the selection of Ernst & Young LLP as the Company's independent public accountants for the current fiscal year ending December 31, 2022.	FOR
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'PETROSAN TIGRAN IQHANOVIC	AGAINST
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE PROFIT DISTRIBUTION INCLUDING DIVIDEND PAYMENT FOR 2021 AT 0.82 RUB PER ORDINARY SHARE RD 27.05.2022	FOR
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'POPOV MIHAIL VLADIMIROVIC	AGAINST
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'HODOROVSKII MIHAIL AKOVLEVIC	AGAINST
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'CERVONENKO NATALXA ANATOLXEVNA	FOR
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'QIRAEV ALEKSANDR GEORGIEVIC	AGAINST
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'QMATOVIC VLADIMIR VLADIMIROVIC	AGAINST
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE LLC CATR AUDITORSKIE USLUGI FORMER LLC ERNST END ANG AS THE AUDITOR FOR 2022	FOR
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE INTERESTED PARTY TRANSACTION	ABSTAIN
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE INTERESTED PARTY TRANSACTION	ABSTAIN
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE A NEW EDITION OF THE CHARTER	AGAINST
TMK PAO	RU000A0B6NK6	16-May-2022	A NEW EDITION OF THE REGULATION ON THE BOARD OF DIRECTORS	AGAINST
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'VENDE FRANK-DETLEF	FOR
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'ZIMIN ANDREI ANATOLXEVIC	AGAINST
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'KAPLUNOV ANDREI URXEVIC	AGAINST
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'KORYTXKO IGORX VALERXEVIC	AGAINST
TMK PAO	RU000A0B6NK6	16-May-2022	TO APPROVE THE BOARD OF DIRECTOR: 'KUZMINOV AROSLAV IVANOVIC	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	2022 PROVISION OF GUARANTEE FOR CLIENTS	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	2022 LAUNCHING THE BILL POOL BUSINESS	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	APPLICATION FOR REGISTRATION AND ISSUANCE OF SUPER AND SHORT-TERM COMMERCIAL PAPERS	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	APPLICATION FOR REGISTRATION AND ISSUANCE OF MEDIUM-TERM NOTES	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ADJUSTMENT OF ALLOWANCE FOR DIRECTORS AND SUPERVISORS	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	REFORMULATION OF AND AMENDMENTS TO SOME SYSTEMS	AGAINST
TONGWEI CO LTD	CNE000001GS3	16-May-2022	IMPLEMENTATION PROGRESS AND FOLLOW-UP PLANNING OF A BATTERY BUSINESS	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF DIRECTOR: LIU HANYUAN	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF DIRECTOR: XIE YI	FOR

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TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF DIRECTOR: YAN HU	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF DIRECTOR: LIU SHUQI	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF DIRECTOR: WANG XIAOHUI	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF DIRECTOR: DING YI	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF INDEPENDENT DIRECTOR: FU DAIGUO	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF INDEPENDENT DIRECTOR: JIANG YUMEI	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF INDEPENDENT DIRECTOR: SONG DONGSHENG	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF SUPERVISOR: DENG SAN	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	ELECTION OF SUPERVISOR: CUI YONG	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	2021 ANNUAL ACCOUNTS	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY9.12000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	2021 WORK REPORT OF INDEPENDENT DIRECTORS	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	REAPPOINTMENT OF AUDIT FIRM	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	2022 APPLICATION FOR COMPREHENSIVE CREDIT LINE	FOR
TONGWEI CO LTD	CNE000001GS3	16-May-2022	2022 MUTUAL GUARANTEE WITH SUBSIDIARIES	AGAINST
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	The ratification of the appointment of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	The approval, by non-binding advisory vote, of the compensation of our named executive officers.	FOR
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	Election of Director: Gina R. Boswell	FOR
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	The approval of the 2022 ACCO Brands Corporation Incentive Plan.	AGAINST
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	Election of Director: Kathleen S. Dvorak	FOR
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	Election of Director: Boris Elisman	FOR
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	Election of Director: Pradeep Jotwani	FOR
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	Election of Director: Robert J. Keller	FOR
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	Election of Director: Thomas Kroeger	FOR
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	Election of Director: Ron Lombardi	FOR
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	Election of Director: Graciela I. Monteagudo	FOR
ACCO BRANDS CORPORATION	US00081T1088	17-May-2022	Election of Director: E. Mark Rajkowski	FOR

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AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES PURSUANT TO ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	AGAINST
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE CONCERNING CORPORATE OFFICER COMPENSATION	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ITEMS COMPRISING THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING, OR GRANTED FOR, THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO MR AUGUSTIN DE ROMANET, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR MEMBERS OF THE BOARD OF DIRECTORS (OTHER THAN THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER)	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	RATIFICATION OF THE CO-OPTION OF MR OLIVIER GRUNBERG AS A DIRECTOR	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	RATIFICATION OF THE CO-OPTION OF MS SYLVIA METAYER AS A DIRECTOR	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPOINTMENT OF MR PIERRE CUN O AS A DIRECTOR	AGAINST
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPOINTMENT OF MS C CILE DE GUILLEBON AS A DIRECTOR	AGAINST
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	REAPPOINTMENT OF MS PERRINE VIDALENCHE AS A DIRECTOR	AGAINST
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	REAPPOINTMENT OF MR JEAN-BENO T ALBERTINI AS A DIRECTOR	AGAINST
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES IN THE COMPANY OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY OR ITS SUBSIDIARIES, WITH RETENTION OF SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS	AGAINST
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES OR SECURITIES, WITH CANCELLATION OF SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS, BY WAY OF A PUBLIC OFFERING (OTHER THAN THOSE MENTIONED IN ARTICLE L. 411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE)	AGAINST
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES OR SECURITIES, WITH CANCELLATION OF SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS, BY WAY OF A PUBLIC OFFERING AS REFERRED TO IN ARTICLE L. 411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE	AGAINST
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS BY UP TO 15% OF THE AMOUNT OF THE INITIAL ISSUE	AGAINST
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL BY CAPITALISATION OF PREMIUMS, RESERVES, PROFITS OR OTHER ITEMS	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL RESERVED FOR MEMBERS OF COMPANY SAVINGS PLANS WITH CANCELLATION OF SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES OR SECURITIES IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY, WITH CANCELLATION OF SHAREHOLDER PREFERENTIAL SUBSCRIPTION RIGHTS	AGAINST
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES OR SECURITIES TO COMPENSATE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL	AGAINST

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AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL VIA CANCELLATION OF TREASURY SHARES	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	MAXIMUM OVERALL AMOUNT OF INCREASES IN THE COMPANY'S SHARE CAPITAL THAT MAY BE CARRIED OUT PURSUANT TO RESOLUTIONS 17 TO 20 AND RESOLUTIONS 22 TO 24 SUBMITTED TO THIS GENERAL MEETING	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	MAXIMUM OVERALL AMOUNT OF INCREASES IN THE COMPANY'S SHARE CAPITAL THAT MAY BE CARRIED OUT DURING A PUBLIC OFFER PERIOD PURSUANT TO RESOLUTIONS 17 TO 20 SUBMITTED TO THIS GENERAL MEETING	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPROVAL OF THE COMPANY FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPROPRIATION OF EARNINGS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPROVAL OF AGREEMENTS ENTERED INTO WITH THE FRENCH GOVERNMENT COVERED BY ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
AEROPORTS DE PARIS ADP	FR0010340141	17-May-2022	APPROVAL OF AN AGREEMENT ENTERED INTO WITH THE ILE-DE-FRANCE REGIONAL AUTHORITY COVERED BY ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	To cast a non-binding, advisory vote on a resolution to approve the compensation of the Company's named executive officers, as more particularly described in the accompanying Proxy Statement.	FOR
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	To vote to approve an amendment of the Company's charter to increase the number of shares of common stock that the Company is authorized to issue from 200,000,000 to 400,000,000 shares, as more particularly described in the accompanying proxy statement.	FOR
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	Election of Director: Joel S. Marcus	FOR
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accountants for the fiscal year ending December 31, 2022, as more particularly described in the accompanying Proxy Statement.	FOR
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	Election of Director: Steven R. Hash	AGAINST
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	Election of Director: James P. Cain	AGAINST
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	Election of Director: Cynthia L. Feldmann	FOR
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	Election of Director: Maria C. Freire	FOR
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	Election of Director: Jennifer Friel Goldstein	FOR
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	Election of Director: Richard H. Klein	FOR
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	Election of Director: Michael A. Woronoff	FOR
ALEXANDRIA REAL ESTATE EQUITIES, INC.	US0152711091	17-May-2022	To vote upon the amendment and restatement of the Company's Amended and Restated 1997 Stock Award and Incentive Plan, as more particularly described in the accompanying Proxy Statement.	FOR

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ALLOVIR, INC.	US0198181036	17-May-2022	Election of Director: Vikas Sinha	ABSTAIN
ALLOVIR, INC.	US0198181036	17-May-2022	Election of Director: Malcolm Brenner, MD, PhD	FOR
ALLOVIR, INC.	US0198181036	17-May-2022	Proposal to ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Advisory Vote on Compensation of Named Executive Officers (Say- On-Pay).	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Advisory Vote on Frequency of Say-On-Pay Votes.	1 YEAR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Election of trustee to hold office until the Annual Meeting to be held in 2023: George F. Chappelle Jr.	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Vote on Conversion from a Maryland trust to a Maryland corporation.	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Ratification of Ernst & Young LLP as our Independent Accounting Firm for 2022.	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Election of trustee to hold office until the Annual Meeting to be held in 2023: George J. Alburger, Jr.	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Election of trustee to hold office until the Annual Meeting to be held in 2023: Kelly H. Barrett	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Election of trustee to hold office until the Annual Meeting to be held in 2023: Robert L. Bass	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Election of trustee to hold office until the Annual Meeting to be held in 2023: Antonio F. Fernandez	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Election of trustee to hold office until the Annual Meeting to be held in 2023: Pamela K. Kohn	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Election of trustee to hold office until the Annual Meeting to be held in 2023: David J. Neithercut	FOR
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Election of trustee to hold office until the Annual Meeting to be held in 2023: Mark R. Patterson	AGAINST
AMERICOLD REALTY TRUST	US03064D1081	17-May-2022	Election of trustee to hold office until the Annual Meeting to be held in 2023: Andrew P. Power	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Ms. Amy E. Miles	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Dr. Ronald D. Sugar	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Dr. Wanda M. Austin	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Dr. R. Sanders Williams	FOR
AMGEN INC.	US0311621009	17-May-2022	Advisory vote to approve our executive compensation.	FOR
AMGEN INC.	US0311621009	17-May-2022	To ratify the selection of Ernst & Young LLP as our independent registered public accountants for the fiscal year ending December 31, 2022.	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Mr. Robert A. Bradway	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Dr. Brian J. Druker	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Mr. Robert A. Eckert	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Mr. Greg C. Garland	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Mr. Charles M. Holley, Jr.	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Dr. S. Omar Ishrak	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Dr. Tyler Jacks	FOR
AMGEN INC.	US0311621009	17-May-2022	Election of Director for a term of expiring at the 2023 annual meeting: Ms. Ellen J. Kullman	FOR

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AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: Gil C. Tily	ABSTAIN
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: David N. Watson	FOR
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: James J. Kim	ABSTAIN
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Ratification of the appointment of Pricewaterhouse Coopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: Susan Y. Kim	ABSTAIN
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: Giel Rutten	FOR
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: Douglas A. Alexander	FOR
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: Roger A. Carolin	FOR
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: Winston J. Churchill	ABSTAIN
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: Daniel Liao	FOR
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: MaryFrances McCourt	FOR
AMKOR TECHNOLOGY, INC.	US0316521006	17-May-2022	Election of Director: Robert R. Morse	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	DIRECTOR	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	DIRECTOR	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	DIRECTOR	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	DIRECTOR	ABSTAIN
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	DIRECTOR	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	DIRECTOR	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	DIRECTOR	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	DIRECTOR	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	DIRECTOR	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	DIRECTOR	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	Appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm until the close of the 2023 annual general meeting of shareholders or until a successor is appointed.	FOR
AURINIA PHARMACEUTICALS INC.	CA05156V1022	17-May-2022	To approve, on a non-binding advisory basis, a "say on pay" resolution regarding the Company's executive compensation set forth in the Company's Proxy Statement/Circular.	FOR

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B&G FOODS, INC.	US05508R1068	17-May-2022	Election of Director: David L. Wenner	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Approval, by non-binding advisory vote, of executive compensation (Proposal No. 2).	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Election of Director: DeAnn L. Brunts	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Ratification of appointment of KPMG LLP as independent registered public accounting firm (Proposal No. 3).	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Election of Director: Debra Martin Chase	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Election of Director: Kenneth C. Keller	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Election of Director: Charles F. Marcy	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Election of Director: Robert D. Mills	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Election of Director: Dennis M. Mullen	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Election of Director: Cheryl M. Palmer	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Election of Director: Alfred Poe	FOR
B&G FOODS, INC.	US05508R1068	17-May-2022	Election of Director: Stephen C. Sherrill	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	An advisory vote related to the Company's executive compensation program	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	Election of Director: W. Geoffrey Beattie	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	The ratification of KPMG LLP as the Company's independent registered public accounting firm for fiscal year 2022	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	Election of Director: Gregory D. Breneman	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	Election of Director: Cynthia B. Carroll	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	Election of Director: Nelda J. Connors	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	Election of Director: Michael R. Dumais	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	Election of Director: Gregory L. Ebel	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	Election of Director: Lynn L. Elsenhans	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	Election of Director: John G. Rice	FOR
BAKER HUGHES COMPANY	US05722G1004	17-May-2022	Election of Director: Lorenzo Simonelli	FOR
BALLY'S CORPORATION	US05875B1061	17-May-2022	Election of Director to hold office for a term of three years: Soohyung Kim	FOR
BALLY'S CORPORATION	US05875B1061	17-May-2022	Election of Director to hold office for a term of three years: Robeson M. Reeves	ABSTAIN
BALLY'S CORPORATION	US05875B1061	17-May-2022	Election of Director to hold office for a term of three years: James A. Ryan	FOR
BALLY'S CORPORATION	US05875B1061	17-May-2022	Ratification of the appointment of independent registered public accounting firm.	FOR
BALLY'S CORPORATION	US05875B1061	17-May-2022	Approve, on a non-binding advisory basis, the compensation paid to the Company's named executive officers.	FOR
BALLY'S CORPORATION	US05875B1061	17-May-2022	Approve, on a non-binding advisory basis, the frequency of the advisory vote on compensation paid to the Company's named executive officers.	1 YEAR
BIGCOMMERCE HOLDINGS, INC.	US08975P1084	17-May-2022	DIRECTOR	FOR

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BIGCOMMERCE HOLDINGS, INC.	US08975P1084	17-May-2022	DIRECTOR	FOR
BIGCOMMERCE HOLDINGS, INC.	US08975P1084	17-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
BIGCOMMERCE HOLDINGS, INC.	US08975P1084	17-May-2022	Non-binding advisory vote on the frequency of future advisory votes on the compensation paid to our named executive officers.	1 YEAR
BNP PARIBAS SA	FR0000131104	17-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. JEAN-LAURENT BONNAFE AS DIRECTOR	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. MARION GUILLOU AS DIRECTOR	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. MICHEL TILMANT AS DIRECTOR	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	APPOINTMENT OF MRS. LIEVE LOGGHE AS DIRECTOR, AS A REPLACEMENT FOR MR. WOUTER DE PLOEY	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	VOTE ON THE ELEMENTS OF THE REMUNERATION POLICY ATTRIBUTABLE TO DIRECTORS	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	VOTE ON THE ELEMENTS OF THE REMUNERATION POLICY ATTRIBUTABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	VOTE ON THE ELEMENTS OF THE REMUNERATION POLICY ATTRIBUTABLE TO THE CHIEF EXECUTIVE OFFICER AND THE DEPUTY CHIEF EXECUTIVE OFFICERS	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	VOTE ON THE INFORMATION RELATING TO THE REMUNERATION PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO ALL CORPORATE OFFICERS	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	VOTE ON THE REMUNERATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED FOR THE SAME FINANCIAL YEAR TO MR. JEAN LEMIERRE, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	VOTE ON THE REMUNERATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED FOR THE SAME FINANCIAL YEAR TO MR. JEAN-LAURENT BONNAFE, CHIEF EXECUTIVE OFFICER	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	VOTE ON THE REMUNERATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED FOR THE SAME FINANCIAL YEAR TO MR. PHILIPPE BORDENAVE, DEPUTY CHIEF EXECUTIVE OFFICER UNTIL 18 MAY 2021	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	VOTE ON THE REMUNERATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED FOR THE SAME FINANCIAL YEAR TO MR. YANN GERARDIN, DEPUTY CHIEF EXECUTIVE OFFICER AS OF 18 MAY 2021	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	VOTE ON THE REMUNERATION ELEMENTS PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED FOR THE SAME FINANCIAL YEAR TO MR. THIERRY LABORDE, DEPUTY CHIEF EXECUTIVE OFFICER AS OF 18 MAY 2021	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	ADVISORY VOTE ON THE OVERALL REMUNERATION PACKAGE OF ANY KIND PAID DURING THE FINANCIAL YEAR 2021 TO THE EXECUTIVE MANAGERS AND TO CERTAIN CATEGORIES OF EMPLOYEES	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	SETTING OF THE OVERALL ANNUAL REMUNERATION AMOUNT FOR THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	CAPITAL INCREASE, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY ISSUING COMMON SHARES AND TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO SHARES TO BE ISSUED	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	CAPITAL INCREASE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY ISSUING COMMON SHARES AND TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO SHARES TO BE ISSUED	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	CAPITAL INCREASE, WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY ISSUING COMMON SHARES AND TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO SHARES TO BE ISSUED INTENDED TO REMUNERATE CONTRIBUTIONS OF SECURITIES WITHIN THE LIMIT OF 10% OF THE CAPITAL	FOR

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BNP PARIBAS SA	FR0000131104	17-May-2022	OVERALL LIMITATION OF THE ISSUE AUTHORIZATIONS WITH CANCELLATION OF, OR WITHOUT, THE PRE-EMPTIVE SUBSCRIPTION RIGHT GRANTED BY THE TWENTY-SECOND AND THE TWENTY-THIRD RESOLUTIONS	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	CAPITAL INCREASE BY INCORPORATION OF RESERVES OR PROFITS, ISSUE, MERGER OR CONTRIBUTION PREMIUMS	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	OVERALL LIMITATION OF THE ISSUE AUTHORIZATIONS WITH RETENTION, CANCELLATION, OR WITHOUT, THE PRE-EMPTIVE SUBSCRIPTION RIGHT GRANTED BY THE TWENTY-FIRST TO THE TWENTY-THIRD RESOLUTIONS	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT OPERATIONS RESERVED FOR MEMBERS OF THE BNP PARIBAS GROUP COMPANY SAVINGS PLAN, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, WHICH MAY TAKE THE FORM OF CAPITAL INCREASES AND/OR SALES OF RESERVED SECURITIES	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE CAPITAL BY CANCELLING SHARES	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021 - APPROVAL OF THE OVERALL AMOUNT OF EXPENSES AND COSTS REFERRED TO IN ARTICLE 39-4 OF THE FRENCH GENERAL TAX CODE	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND DISTRIBUTION OF THE DIVIDEND	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	THE STATUTORY AUDITORS SPECIAL REPORT ON THE AGREEMENTS AND COMMITMENTS REFERRED TO IN ARTICLES L. 225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE	FOR
BNP PARIBAS SA	FR0000131104	17-May-2022	AUTHORIZATION FOR BNP PARIBAS TO BUY BACK ITS OWN SHARES	FOR
CACTUS, INC.	US1272031071	17-May-2022	DIRECTOR	ABSTAIN
CACTUS, INC.	US1272031071	17-May-2022	DIRECTOR	FOR
CACTUS, INC.	US1272031071	17-May-2022	DIRECTOR	FOR
CACTUS, INC.	US1272031071	17-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as auditors.	FOR
CACTUS, INC.	US1272031071	17-May-2022	The proposal to approve, on a non-binding, advisory basis, the compensation of our named executive officers.	FOR
CARRIAGE SERVICES, INC.	US1439051079	17-May-2022	DIRECTOR	ABSTAIN
CARRIAGE SERVICES, INC.	US1439051079	17-May-2022	DIRECTOR	FOR
CARRIAGE SERVICES, INC.	US1439051079	17-May-2022	To approve on an advisory basis our 2021 Named Executive Officer compensation.	FOR
CARRIAGE SERVICES, INC.	US1439051079	17-May-2022	Ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ended 2022.	FOR
CENTERSPACE	US15202L1070	17-May-2022	RATIFICATION OF SELECTION OF GRANT THORNTON AS THE COMPANY'S INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
CENTERSPACE	US15202L1070	17-May-2022	Election of Trustee: Jeffrey P. Caira	FOR
CENTERSPACE	US15202L1070	17-May-2022	Election of Trustee: Michael T. Dance	FOR
CENTERSPACE	US15202L1070	17-May-2022	Election of Trustee: Mark O. Decker, Jr.	FOR
CENTERSPACE	US15202L1070	17-May-2022	Election of Trustee: Emily Nagle Green	FOR
CENTERSPACE	US15202L1070	17-May-2022	Election of Trustee: Linda J. Hall	FOR

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CENTERSPACE	US15202L1070	17-May-2022	Election of Trustee: John A. Schissel	FOR
CENTERSPACE	US15202L1070	17-May-2022	Election of Trustee: Mary J. Twinem	FOR
CENTERSPACE	US15202L1070	17-May-2022	Election of Trustee: Rodney Jones-Tyson	FOR
CENTERSPACE	US15202L1070	17-May-2022	ADVISORY VOTE ON EXECUTIVE COMPENSATION.	FOR
CERTARA, INC.	US15687V1098	17-May-2022	DIRECTOR	FOR
CERTARA, INC.	US15687V1098	17-May-2022	DIRECTOR	FOR
CERTARA, INC.	US15687V1098	17-May-2022	DIRECTOR	FOR
CERTARA, INC.	US15687V1098	17-May-2022	Ratification of the appointment of our independent registered public accounting firm.	FOR
CERTARA, INC.	US15687V1098	17-May-2022	A non-binding advisory vote on the frequency of holding future say-on-pay votes.	1 YEAR
COFACE SA	FR0010667147	17-May-2022	RENEWAL OF THE TERM OF OFFICE OF MS SHARON MACBEATH	FOR
COFACE SA	FR0010667147	17-May-2022	NOMINATION OF MR LAURENT MUSY AS DIRECTOR, FOLLOWING THE EXPIRY OF MR ERIC H MAR'S TERM OF OFFICE	FOR
COFACE SA	FR0010667147	17-May-2022	NOMINATION OF MRS. LAETITIA LEONARD-REUTERS AS DIRECTOR, FOLLOWING THE EXPIRY OF MR OLIVIER ZARROUATI'S TERM OF OFFICE	FOR
COFACE SA	FR0010667147	17-May-2022	AUTHORISATION OF THE BOARD OF DIRECTORS TO TRADE IN THE SHARES OF THE COMPANY	FOR
COFACE SA	FR0010667147	17-May-2022	APPROVAL OF THE SPECIAL REPORT OF THE STATUTORY AUDITORS ON THE REGULATED AGREEMENTS AND COMMITMENTS REFERRED TO IN ARTICLES L.1225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
COFACE SA	FR0010667147	17-May-2022	APPROVAL OF THE INFORMATION MENTIONED IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE ON THE REMUNERATION OF CORPORATE OFFICERS, NON-DIRECTORS PURSUANT TO ARTICLE L.22-10-34 SECTION I OF THE FRENCH COMMERCIAL CODE	FOR
COFACE SA	FR0010667147	17-May-2022	APPROVAL OF FIXED, VARIABLE AND EXCEPTIONAL ITEMS COMPRISING THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, OR AWARDED FOR THE SAME FINANCIAL YEAR TO BERNARDO SANCHEZ INCERA, CHAIRMAN OF THE BOARD OF DIRECTORS, PURSUANT TO ARTICLE L22-10-34 SECTION II OF THE FRENCH COMMERCIAL CODE	FOR
COFACE SA	FR0010667147	17-May-2022	APPROVAL OF FIXED, VARIABLE AND EXCEPTIONAL ITEMS COMPRISING THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, OR AWARDED FOR THE SAME FINANCIAL YEAR TO XAVIER DURAND, MANAGING DIRECTOR, PURSUANT TO ARTICLE L.22-10-34 SECTION II OF THE FRENCH COMMERCIAL CODE	FOR
COFACE SA	FR0010667147	17-May-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE MEMBERS OF THE BOARD OF DIRECTORS, PURSUANT TO ARTICLE L 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
COFACE SA	FR0010667147	17-May-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS, PURSUANT TO ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
COFACE SA	FR0010667147	17-May-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER, PURSUANT TO ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
COFACE SA	FR0010667147	17-May-2022	AUTHORISATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL OF THE COMPANY BY CANCELLATION OF SHARES HELD IN ITS OWN RIGHT	FOR
COFACE SA	FR0010667147	17-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY INCORPORATION OF RESERVES, PROFITS OR PREMIUMS OR ANY OTHER SUM WHOSE CAPITALISATION WOULD BE ACCEPTED	FOR

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COFACE SA	FR0010667147	17-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING, MAINTAINING THE PREFERENTIAL SUBSCRIPTION RIGHT, SHARES AND/OR EQUITY SECURITIES GIVING ACCESS TO OTHER EQUITY SECURITIES AND/OR GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES AND/OR SECURITIES GIVING ACCESS TO CAPITAL SECURITIES TO BE ISSUED	FOR
COFACE SA	FR0010667147	17-May-2022	AND/OR SECURITIES GIVING ACCESS TO CAPITAL SECURITIES TO BE ISSUED, IN THE CONTEXT OF OFFERS TO THE PUBLIC OTHER THAN THOSE REFERRED TO IN ARTICLE L.411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE PLEASE CONSULT THE TEXT OF THE RESOLUTION ATTACHED. DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING, WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT, SHARES AND/OR CAPITAL SECURITIES GIVING ACCESS TO OTHER EQUITY SECURITIES AND/OR GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES	FOR
COFACE SA	FR0010667147	17-May-2022	AND/OR SECURITIES GIVING ACCESS TO CAPITAL SECURITIES TO BE ISSUED, IN THE CONTEXT OF OFFERS TO THE PUBLIC REFERRED TO IN ARTICLE L.411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE PLEASE CONSULT THE TEXT OF THE RESOLUTION ATTACHED. DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING, WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT, SHARES AND/OR CAPITAL SECURITIES GIVING ACCESS TO OTHER EQUITY SECURITIES AND/OR GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES	FOR
COFACE SA	FR0010667147	17-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES AND/OR EQUITY SECURITIES GIVING ACCESS TO OTHER EQUITY SECURITIES AND/OR GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES AND/OR SECURITIES GIVING ACCESS TO EQUITY SECURITIES TO BE ISSUED, IN RETURN FOR CONTRIBUTIONS IN KIND	FOR
COFACE SA	FR0010667147	17-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT BY ISSUING COMPANY SHARES RESERVED FOR MEMBERS OF A COMPANY SAVINGS PLAN	FOR
COFACE SA	FR0010667147	17-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT IN FAVOUR OF A SPECIFIC CATEGORY OF BENEFICIARIES	FOR
COFACE SA	FR0010667147	17-May-2022	POWERS FOR FORMALITIES	FOR
COFACE SA	FR0010667147	17-May-2022	APPROVAL OF THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
COFACE SA	FR0010667147	17-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COFACE SA	FR0010667147	17-May-2022	ALLOCATION OF PROFIT OR LOSS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COFACE SA	FR0010667147	17-May-2022	RATIFICATION OF THE COOPTATION OF MR DAVID GANSBERG AS DIRECTOR	FOR
COHERUS BIOSCIENCES, INC.	US19249H1032	17-May-2022	DIRECTOR	FOR
COHERUS BIOSCIENCES, INC.	US19249H1032	17-May-2022	DIRECTOR	FOR
COHERUS BIOSCIENCES, INC.	US19249H1032	17-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
COHERUS BIOSCIENCES, INC.	US19249H1032	17-May-2022	To vote on the frequency of holding future stockholder advisory votes regarding compensation awarded to named executive officers.	1 YEAR
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	DIRECTOR	FOR
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	DIRECTOR	FOR

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COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	DIRECTOR	ABSTAIN
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	DIRECTOR	FOR
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	DIRECTOR	FOR
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	DIRECTOR	FOR
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	DIRECTOR	FOR
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	DIRECTOR	FOR
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	DIRECTOR	FOR
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	DIRECTOR	FOR
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2022.	FOR
COMFORT SYSTEMS USA, INC.	US1999081045	17-May-2022	ADVISORY VOTE TO APPROVE THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS.	FOR
CUBESMART	US2296631094	17-May-2022	DIRECTOR	FOR
CUBESMART	US2296631094	17-May-2022	DIRECTOR	FOR
CUBESMART	US2296631094	17-May-2022	DIRECTOR	FOR
CUBESMART	US2296631094	17-May-2022	DIRECTOR	FOR
CUBESMART	US2296631094	17-May-2022	DIRECTOR	FOR
CUBESMART	US2296631094	17-May-2022	DIRECTOR	FOR
CUBESMART	US2296631094	17-May-2022	DIRECTOR	FOR
CUBESMART	US2296631094	17-May-2022	DIRECTOR	FOR
CUBESMART	US2296631094	17-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
CUBESMART	US2296631094	17-May-2022	To cast an advisory vote to approve our executive compensation.	FOR
DRIL-QUIP, INC.	US2620371045	17-May-2022	Election of Director: Terence B. Jupp	FOR
DRIL-QUIP, INC.	US2620371045	17-May-2022	Election of Director: Carri A. Lockhart	FOR
DRIL-QUIP, INC.	US2620371045	17-May-2022	Election of Director: Darryl K. Willis	AGAINST
DRIL-QUIP, INC.	US2620371045	17-May-2022	Approval of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
DRIL-QUIP, INC.	US2620371045	17-May-2022	Advisory vote to approve compensation of the Company's named executive officers.	FOR
DUFY AG	CH0023405456	17-May-2022	RE-ELECTION OF MR. LUIS MAROTO CAMINO AS MEMBER OF THE BOARD OF DIRECTORS	FOR
DUFY AG	CH0023405456	17-May-2022	RE-ELECTION OF MR. JOAQUIN MOYA-ANGELER CABRERA AS MEMBER OF THE BOARD OF DIRECTORS	FOR
DUFY AG	CH0023405456	17-May-2022	RE-ELECTION OF MS. MARY J. STEELE GUILFOILE AS MEMBER OF THE BOARD OF DIRECTORS	FOR
DUFY AG	CH0023405456	17-May-2022	RE-ELECTION OF MR. RANJAN SEN AS MEMBER OF THE BOARD OF DIRECTORS	FOR

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DUFY AG	CH0023405456	17-May-2022	RE-ELECTION OF MS. LYNDA TYLER-CAGNI AS MEMBER OF THE BOARD OF DIRECTORS	FOR
DUFY AG	CH0023405456	17-May-2022	RE-ELECTION OF MS. EUGENIA M. ULASEWICZ AS MEMBER OF THE BOARD OF DIRECTORS	FOR
DUFY AG	CH0023405456	17-May-2022	ELECTION OF MR. XAVIER BOUTON AS MEMBER OF THE BOARD OF DIRECTORS	FOR
DUFY AG	CH0023405456	17-May-2022	ELECTION OF MR. LUIS MAROTO CAMINO AS MEMBER OF THE REMUNERATION COMMITTEE	FOR
DUFY AG	CH0023405456	17-May-2022	ELECTION OF MS. EUGENIA M. ULASEWICZ AS MEMBER OF THE REMUNERATION COMMITTEE	FOR
DUFY AG	CH0023405456	17-May-2022	ELECTION OF MR. JOAQUIN MOYA-ANGELERE CABRERA AS MEMBER OF THE REMUNERATION COMMITTEE	FOR
DUFY AG	CH0023405456	17-May-2022	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
DUFY AG	CH0023405456	17-May-2022	RE-ELECTION OF THE AUDITOR / DELOITTE AG	FOR
DUFY AG	CH0023405456	17-May-2022	RE-ELECTION OF THE INDEPENDENT VOTING RIGHTS REPRESENTATIVE / ALTENBURGER LTD, LEGAL AND TAX, KUESNACHT-ZURICH	FOR
DUFY AG	CH0023405456	17-May-2022	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION OF THE BOARD OF DIRECTORS	FOR
DUFY AG	CH0023405456	17-May-2022	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION OF THE GLOBAL EXECUTIVE COMMITTEE	FOR
DUFY AG	CH0023405456	17-May-2022	ELECTION OF THE CHAIR OF THE ORDINARY GENERAL MEETING	FOR
DUFY AG	CH0023405456	17-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL FINANCIAL STATEMENTS FOR 2021	FOR
DUFY AG	CH0023405456	17-May-2022	ADVISORY VOTE ON THE REMUNERATION REPORT 2021	FOR
DUFY AG	CH0023405456	17-May-2022	APPROPRIATION OF FINANCIAL RESULT	FOR
DUFY AG	CH0023405456	17-May-2022	DISCHARGE OF THE BOARD OF DIRECTORS AND THE PERSONS ENTRUSTED WITH MANAGEMENT	FOR
DUFY AG	CH0023405456	17-May-2022	RE-ELECTION OF MR. JUAN CARLOS TORRES CARRETERO AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
DUFY AG	CH0023405456	17-May-2022	RE-ELECTION OF MS. HEEKYUNG JO MIN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
DUNI AB	SE0000616716	17-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF BOARD CHAIR THOMAS GUSTAFSSON	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF MORTEN FALKENBERG	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF SVEN KNUTSSON	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF PAULINE LINDWALL	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF PIA	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF ALEXANDER MYERS	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE DAVID GREEN	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE KERSTIN	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE PER-AKE HALVORDSSON	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE MARCUS HALL	FOR

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DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF DEPUTY BOARD MEMBER PER-AKE HALVORDSSON	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE PETER	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF CEO ROBERT DACKESKOG	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF CEO MATS LINDROTH	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE DISCHARGE OF DEPUTY CEO MATS LINDROTH	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE REMUNERATION REPORT	FOR
DUNI AB	SE0000616716	17-May-2022	DETERMINE NUMBER OF MEMBERS (5) AND DEPUTY MEMBERS	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 590,000 FOR CHAIRMAN, AND SEK 315,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
DUNI AB	SE0000616716	17-May-2022	APPROVE REMUNERATION OF AUDITORS	AGAINST
DUNI AB	SE0000616716	17-May-2022	REELECT THOMAS GUSTAFSSON AS DIRECTOR	AGAINST
DUNI AB	SE0000616716	17-May-2022	REELECT MORTEN FALKENBERG AS DIRECTOR	FOR
DUNI AB	SE0000616716	17-May-2022	REELECT SVEN KNUTSSON AS DIRECTOR	AGAINST
DUNI AB	SE0000616716	17-May-2022	REELECT PAULINE LINDWALL AS DIRECTOR	FOR
DUNI AB	SE0000616716	17-May-2022	REELECT PIA MARIONS AS DIRECTOR	AGAINST
DUNI AB	SE0000616716	17-May-2022	REELECT THOMAS GUSTAFSSON AS BOARD CHAIR	AGAINST
DUNI AB	SE0000616716	17-May-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	AGAINST
DUNI AB	SE0000616716	17-May-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
ELIA GROUP SA/NV	BE0003822393	17-May-2022	DISCHARGE IN FAVOUR OF THE DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ELIA GROUP SA/NV	BE0003822393	17-May-2022	DISCHARGE IN FAVOUR OF THE STATUTORY AUDITORS FOR THE PERFORMANCE OF THEIR DUTIES DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ELIA GROUP SA/NV	BE0003822393	17-May-2022	THE ORDINARY GENERAL MEETING OF SHAREHOLDERS TAKES NOTE OF THE VOLUNTARY RESIGNATION OF MADAM JANE MURPHY (INDEPENDENT DIRECTOR) WITH EFFECT IMMEDIATELY AFTER THE PRESENT ORDINARY AND EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS, AND APPOINTS MADAM LAURENCE DE LESCAILLE AS INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF THREE YEARS STARTING TODAY, FOLLOWING THE ORDINARY AND EXTRAORDINARY GENERAL MEETING OF THE COMPANY, AND ENDING IMMEDIATELY AFTER THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 2025 REGARDING THE FINANCIAL YEAR ENDED 31 DECEMBER 2024	FOR
ELIA GROUP SA/NV	BE0003822393	17-May-2022	THE ORDINARY GENERAL MEETING OF SHAREHOLDERS TAKES NOTE OF THE EXPIRATION OF THE TERM OF DIRECTORSHIP OF MADAM SASKIA VAN UFFELEN (INDEPENDENT DIRECTOR) WITH EFFECT IMMEDIATELY AFTER THE PRESENT ORDINARY GENERAL MEETING OF SHAREHOLDERS, AND APPOINTS MADAM PASCALE VAN DAMME AS INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF THREE YEARS STARTING TODAY, FOLLOWING THE ORDINARY GENERAL MEETING OF THE COMPANY, AND ENDING IMMEDIATELY AFTER THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 2025 REGARDING THE FINANCIAL YEAR ENDED 31 DECEMBER 2024	FOR

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ELIA GROUP SA/NV	BE0003822393	17-May-2022	THE ORDINARY GENERAL MEETING OF SHAREHOLDERS RESOLVES TO REAPPOINT MISTER MICHEL ALLE AS INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF THREE YEARS STARTING TODAY, FOLLOWING THE ORDINARY GENERAL MEETING OF THE COMPANY, AND ENDING IMMEDIATELY AFTER THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 2025 REGARDING THE FINANCIAL YEAR ENDED 31 DECEMBER 2024	FOR
ELIA GROUP SA/NV	BE0003822393	17-May-2022	THE ORDINARY GENERAL MEETING OF SHAREHOLDERS RESOLVES TO REAPPOINT MISTER LUC DE TEMMERMAN AS INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF THREE YEARS STARTING TODAY, FOLLOWING THE ORDINARY GENERAL MEETING OF THE COMPANY, AND ENDING IMMEDIATELY AFTER THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 2025 REGARDING THE FINANCIAL YEAR ENDED 31 DECEMBER 2024	FOR
ELIA GROUP SA/NV	BE0003822393	17-May-2022	THE ORDINARY GENERAL MEETING OF SHAREHOLDERS TAKES NOTE OF THE VOLUNTARY RESIGNATION OF MISTER LUC HUJJOEL (NON-INDEPENDENT DIRECTOR) WITH EFFECT FROM 31 DECEMBER 2021 AT MIDNIGHT, AS WELL AS OF THE DECISION BY THE BOARD OF DIRECTORS OF THE COMPANY OF 17 DECEMBER 2021 TO CO-OPT MISTER THIBAUD WYNGAARD WITH EFFECT FROM 1 JANUARY 2021	FOR
ELIA GROUP SA/NV	BE0003822393	17-May-2022	APPROVAL OF THE STATUTORY ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, INCLUDING THE ALLOCATION OF THE RESULT	FOR
ELIA GROUP SA/NV	BE0003822393	17-May-2022	APPROVAL OF THE ADJUSTED REMUNERATION POLICY	AGAINST
ELIA GROUP SA/NV	BE0003822393	17-May-2022	EXPLANATION AND ADVISORY VOTE ON THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	AGAINST
ELIA GROUP SA/NV	BE0003822393	17-May-2022	DOUBLE CAPITAL INCREASE OF MAXIMUM 6M IN TOTAL, COMPOSED OF A FIRST CAPITAL INCREASE OF MAXIMUM 5M IN 2022 AND A SECOND CAPITAL INCREASE OF MAXIMUM 1M IN 2023 BY MEANS OF THE ISSUE OF NEW B-SHARES, WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RI	FOR
ELIA GROUP SA/NV	BE0003822393	17-May-2022	POWER OF ATTORNEY TO TWO DIRECTORS, ACTING JOINTLY, REGARDING THE CAPITAL INCREASES MENTIONED IN ITEM 2 OF THE AGENDA	FOR
ELIA GROUP SA/NV	BE0003822393	17-May-2022	AMENDMENT OF ARTICLE 7 OF THE ARTICLES OF ASSOCIATION (CURRENTLY WITHOUT SUBJECT) CONCERNING THE AUTHORISATION TO INCREASE THE CAPITAL	FOR
ELLINGTON FINANCIAL INC.	US28852N1090	17-May-2022	DIRECTOR	FOR
ELLINGTON FINANCIAL INC.	US28852N1090	17-May-2022	DIRECTOR	ABSTAIN
ELLINGTON FINANCIAL INC.	US28852N1090	17-May-2022	DIRECTOR	FOR
ELLINGTON FINANCIAL INC.	US28852N1090	17-May-2022	DIRECTOR	FOR
ELLINGTON FINANCIAL INC.	US28852N1090	17-May-2022	DIRECTOR	FOR
ELLINGTON FINANCIAL INC.	US28852N1090	17-May-2022	The approval, on an advisory basis, of the compensation of the named executive officers.	FOR
ELLINGTON FINANCIAL INC.	US28852N1090	17-May-2022	The ratification of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the year ending December 31, 2022.	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	Election of Director: Michael J. Roffler	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	To ratify KPMG LLP as the independent registered public accounting firm of First Republic Bank for the fiscal year ending December 31, 2022.	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	Election of Director: James H. Herbert, II	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	To approve the amendments to the First Republic Bank 2017 Omnibus Award Plan.	FOR

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FIRST REPUBLIC BANK	US33616C1009	17-May-2022	To approve, by advisory (non-binding) vote, the compensation of our executive officers ("say on pay") vote.	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	Election of Director: Katherine August-deWilde	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	Election of Director: Frank J. Fahrenkopf, Jr.	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	Election of Director: Boris Groysberg	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	Election of Director: Sandra R. Hernández	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	Election of Director: Pamela J. Joyner	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	Election of Director: Shilla Kim-Parker	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	Election of Director: Reynold Levy	FOR
FIRST REPUBLIC BANK	US33616C1009	17-May-2022	Election of Director: George G.C. Parker	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: Andrew Teno	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: Leslie M. Turner	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: Jana T. Croom	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: Melvin Williams	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Ratify the Appointment of the Independent Registered Public Accounting Firm for 2022.	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Approve, on an Advisory Basis, Named Executive Officer Compensation.	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Shareholder Proposal Requesting a Report Relating to Electric Vehicles and Charging Stations with Regards to Child Labor Outside of the United States.	AGAINST
FIRSTENERGY CORP.	US3379321074	17-May-2022	Shareholder Proposal Regarding Special Shareholder Meetings.	AGAINST
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: Steven J. Demetriou	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: Lisa Winston Hicks	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: Paul Kaleta	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: Sean T. Klimczak	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: Jesse A. Lynn	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: James F. O'Neil III	AGAINST
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: John W. Somerhalder II	FOR
FIRSTENERGY CORP.	US3379321074	17-May-2022	Election of Director: Steven E. Strah	FOR
FLUSHING FINANCIAL CORPORATION	US3438731057	17-May-2022	Election of Class C Director for a term expiring in 2025: John R. Buran	FOR
FLUSHING FINANCIAL CORPORATION	US3438731057	17-May-2022	Election of Class C Director for a term expiring in 2025: James D. Bennett	AGAINST
FLUSHING FINANCIAL CORPORATION	US3438731057	17-May-2022	Election of Class C Director for a term expiring in 2025: Alfred A. DelliBovi	AGAINST

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FLUSHING FINANCIAL CORPORATION	US3438731057	17-May-2022	Election of Class C Director for a term expiring in 2025: Douglas C. Manditch	AGAINST
FLUSHING FINANCIAL CORPORATION	US3438731057	17-May-2022	Advisory vote to approve executive compensation.	FOR
FLUSHING FINANCIAL CORPORATION	US3438731057	17-May-2022	Ratification of appointment of BDO USA, LLP as the Independent Registered Public Accounting Firm for the year ending December 31, 2022.	FOR
FRANCHISE GROUP INC	US35180X1054	17-May-2022	DIRECTOR	FOR
FRANCHISE GROUP INC	US35180X1054	17-May-2022	DIRECTOR	FOR
FRANCHISE GROUP INC	US35180X1054	17-May-2022	DIRECTOR	FOR
FRANCHISE GROUP INC	US35180X1054	17-May-2022	DIRECTOR	FOR
FRANCHISE GROUP INC	US35180X1054	17-May-2022	DIRECTOR	FOR
FRANCHISE GROUP INC	US35180X1054	17-May-2022	DIRECTOR	FOR
FRANCHISE GROUP INC	US35180X1054	17-May-2022	DIRECTOR	FOR
FRANCHISE GROUP INC	US35180X1054	17-May-2022	Approval, in an advisory and non-binding vote, of the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
FRANCHISE GROUP INC	US35180X1054	17-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Election of Director: Kevin L. Beebe	FOR
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Advisory vote on the frequency of future advisory votes to approve the compensation of our named executive officers.	1 YEAR
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Election of Director: Lisa V. Chang	FOR
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Election of Director: Pamela L. Coe	FOR
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Election of Director: Nick Jeffery	FOR
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Election of Director: Stephen C. Pusey	FOR
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Election of Director: Margaret M. Smyth	FOR
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Election of Director: John G. Stratton	FOR

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FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Election of Director: Maryann Turcke	ABSTAIN
FRONTIER COMMUNICATIONS PARENT, INC	US35909D1090	17-May-2022	Election of Director: Prat Vemana	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: Scott A. Snyder	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: Ronald H. Spair	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: Jennifer Craighead Carey	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: Mark F. Strauss	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: E. Philip Wenger	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	NON-BINDING "SAY-ON-PAY" PROPOSAL TO APPROVE THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS.	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	A PROPOSAL TO APPROVE FULTON FINANCIAL CORPORATION'S 2022 AMENDED AND RESTATED EQUITY AND CASH INCENTIVE COMPENSATION PLAN.	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	THE RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS FULTON FINANCIAL CORPORATION'S INDEPENDENT AUDITOR FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: Lisa Crutchfield	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: Denise L. Devine	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: Steven S. Etter	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: George W. Hodges	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: George K. Martin	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: James R. Moxley III	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: Curtis J. Myers	FOR
FULTON FINANCIAL CORPORATION	US3602711000	17-May-2022	Election of Director: Antoinette M. Pergolin	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	RE-ELECT KATE FERRY	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	RECEIVE ANNUAL REPORT & ACCOUNTS	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	ELECT MOHAMED ELSARKY	FOR

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GREGGS PLC	GB00B63QSB39	17-May-2022	APPROVE REMUNERATION REPORT	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	POWER TO ALLOT SHARES	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	POWER TO ALLOT EQUITY SECURITIES FOR CASH	AGAINST
GREGGS PLC	GB00B63QSB39	17-May-2022	POWER TO ALLOT 5% SHARES FOR FINANCING	AGAINST
GREGGS PLC	GB00B63QSB39	17-May-2022	POWER TO MAKE MARKET PURCHASES	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	GENERAL MEETINGS TO BE HELD ON NOT LESS THAN 14 DAYS' NOTICE	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	APPOINT AUDITOR: RSM UK AUDIT LLP	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	AUTHORISE AUDITOR REMUNERATION	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	DECLARE DIVIDEND: TO DECLARE A FINAL DIVIDEND FOR THE FINANCIAL YEAR ENDED 1ST JANUARY 2022 OF 42P PER ORDINARY SHARE OF 2P IN THE CAPITAL OF THE COMPANY, TO BE PAID ON 8TH JUNE 2022 TO MEMBERS WHOSE NAMES APPEAR ON THE REGISTER OF MEMBERS IN RESPECT OF SUCH SHARES AT THE CLOSE OF BUSINESS ON 15TH MAY 2022	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	RE-ELECT IAN DURANT	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	ELECT ROISIN CURRIE	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	RE- ELECT RICHARD HUTTON	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	RE-ELECT HELENA GANCZAKOWSKL	FOR
GREGGS PLC	GB00B63QSB39	17-May-2022	RE-ELECT SANDRA TURNER	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	DIRECTOR	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	DIRECTOR	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	DIRECTOR	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	DIRECTOR	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	DIRECTOR	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	DIRECTOR	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	DIRECTOR	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	DIRECTOR	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	DIRECTOR	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	To ratify the selection of Deloitte & Touche LLP as auditors for the Company for the year ending December 31, 2022.	FOR
ICU MEDICAL, INC.	US44930G1076	17-May-2022	To approve named executive officer compensation on an advisory basis.	FOR
INVITATION HOMES INC.	US46187W1071	17-May-2022	DIRECTOR	FOR
INVITATION HOMES INC.	US46187W1071	17-May-2022	DIRECTOR	FOR
INVITATION HOMES INC.	US46187W1071	17-May-2022	DIRECTOR	FOR
INVITATION HOMES INC.	US46187W1071	17-May-2022	DIRECTOR	FOR

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INVITATION HOMES INC.	US46187W1071	17-May-2022	DIRECTOR	FOR
INVITATION HOMES INC.	US46187W1071	17-May-2022	DIRECTOR	FOR
INVITATION HOMES INC.	US46187W1071	17-May-2022	DIRECTOR	FOR
INVITATION HOMES INC.	US46187W1071	17-May-2022	DIRECTOR	FOR
INVITATION HOMES INC.	US46187W1071	17-May-2022	DIRECTOR	FOR
INVITATION HOMES INC.	US46187W1071	17-May-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
INVITATION HOMES INC.	US46187W1071	17-May-2022	To approve, in a non-binding advisory vote, the compensation paid to our named executive officers.	FOR
IPSOS SA	FR0000073298	17-May-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
IPSOS SA	FR0000073298	17-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
IPSOS SA	FR0000073298	17-May-2022	APPROPRIATION OF EARNINGS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 AND DISTRIBUTION OF A DIVIDEND OF 1.15 PER SHARE	FOR
IPSOS SA	FR0000073298	17-May-2022	RELATED-PARTY AGREEMENTS	AGAINST
IPSOS SA	FR0000073298	17-May-2022	RATIFICATION OF THE COOPTATION OF BEN PAGE AS DIRECTOR	FOR
IPSOS SA	FR0000073298	17-May-2022	RATIFICATION OF THE COOPTATION OF PIERRE BARNAB AS DIRECTOR	FOR
IPSOS SA	FR0000073298	17-May-2022	RENEWAL OF THE TERM OF OFFICE AS DIRECTOR OF PIERRE BARNAB	FOR
IPSOS SA	FR0000073298	17-May-2022	ACKNOWLEDGEMENT OF THE TERMINATION OF THE TERM OF OFFICE AS DIRECTOR OF FLORENCE VON ERB	FOR
IPSOS SA	FR0000073298	17-May-2022	APPOINTMENT OF VIRGINIE CALMELS AS DIRECTOR	FOR
IPSOS SA	FR0000073298	17-May-2022	RENEWAL OF THE MANDATE OF MAZARS AS JOINT STATUTORY AUDITOR	FOR
IPSOS SA	FR0000073298	17-May-2022	DETERMINATION OF THE GLOBAL ANNUAL AMOUNT OF THE COMPENSATION OF THE DIRECTORS	FOR
IPSOS SA	FR0000073298	17-May-2022	APPROVAL OF THE COMPENSATION AND BENEFITS PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO DIDIER TRUCHOT, CHAIRMAN AND CEO (FOR THE PERIOD FROM JANUARY, 1ST 2021 TO NOVEMBER 14, 2021 INCLUSIVE)	AGAINST
IPSOS SA	FR0000073298	17-May-2022	APPROVAL OF THE COMPENSATION AND BENEFITS PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO BEN PAGE, CEO (FOR THE PERIOD FROM NOVEMBER 15, 2021 TO DECEMBER 31, 2021 INCLUSIVE)	FOR
IPSOS SA	FR0000073298	17-May-2022	APPROVAL OF THE COMPENSATION AND BENEFITS PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO DIDIER TRUCHOT, CHAIRMAN OF THE BOARD OF DIRECTORS (FOR THE PERIOD FROM NOVEMBER 15, 2021 TO DECEMBER 31, 2021 INCLUSIVE)	FOR
IPSOS SA	FR0000073298	17-May-2022	CONSULTATIVE VOTE ON THE COMPENSATION AND BENEFITS PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO PIERRE LE MANH, DEPUTY CEO (FOR THE PERIOD FROM JANUARY 1ST, 2021 TO DECEMBER 23, 2021 INCLUSIVE, DATE OF TERMINATION OF HIS SALARIED FUNCTIONS WITHIN THE GROUP)	AGAINST
IPSOS SA	FR0000073298	17-May-2022	CONSULTATIVE VOTE ON THE COMPENSATION AND BENEFITS PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO LAURENCE STOCLET, DEPUTY CEO	AGAINST
IPSOS SA	FR0000073298	17-May-2022	CONSULTATIVE VOTE ON THE COMPENSATION AND BENEFITS PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO HENRI WALLARD, DEPUTY CEO	AGAINST
IPSOS SA	FR0000073298	17-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CEO	FOR

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IPSOS SA	FR0000073298	17-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
IPSOS SA	FR0000073298	17-May-2022	CONSULTATIVE VOTE ON THE COMPENSATION POLICY FOR THE DEPUTY CEOS	FOR
IPSOS SA	FR0000073298	17-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE DIRECTORS	FOR
IPSOS SA	FR0000073298	17-May-2022	APPROVAL OF THE INFORMATION ON CORPORATE OFFICERS' COMPENSATION INDICATED IN ARTICLE L.22-10-9 I OF THE FRENCH COMMERCIAL CODE	FOR
IPSOS SA	FR0000073298	17-May-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO ENABLE THE COMPANY TO BUY BACK ITS OWN SHARES, UP TO A MAXIMUM OF 10% OF ITS SHARE CAPITAL	FOR
IPSOS SA	FR0000073298	17-May-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO CANCEL SHARES BOUGHT BACK BY THE COMPANY UNDER ITS SHARE BUYBACK PROGRAM, UP TO 10% OF ITS SHARE CAPITAL PER 24-MONTH PERIOD	FOR
IPSOS SA	FR0000073298	17-May-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND/OR MARKETABLE SECURITIES CONVERTIBLE INTO ORDINARY SHARES TO BE ISSUED BY THE COMPANY IMMEDIATELY OR AT A LATER DATE, WITH MAINTENANCE OF PREFERENTIAL SUBSCRIPTION RIGHTS OF SHAREHOLDERS	FOR
IPSOS SA	FR0000073298	17-May-2022	DELEGATION OF POWERS TO THE BOARD TO ISSUE, BY MEANS OF A PUBLIC OFFERING NOT COVERED BY ARTICLE L. 411-2 1 OF THE MONETARY AND FINANCIAL CODE, ORDINARY SHARES AND/OR MARKETABLE SECURITIES CONVERTIBLE INTO ORDINARY SHARES TO BE ISSUED BY THE COMPANY IMMEDIATELY OR AT A LATER DATE, WITH WAIVING OF PREFERENTIAL SUBSCRIPTION RIGHTS OF SHAREHOLDERS	FOR
IPSOS SA	FR0000073298	17-May-2022	DELEGATION OF POWERS TO THE BOARD TO ISSUE, BY MEANS OF AN OFFERING COVERED BY ARTICLE L. 411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE, ORDINARY SHARES AND/OR MARKETABLE SECURITIES CONVERTIBLE INTO ORDINARY SHARES TO BE ISSUED BY THE COMPANY IMMEDIATELY OR AT A LATER DATE, WITH WAIVING OF PREFERENTIAL SUBSCRIPTION RIGHTS OF SHAREHOLDERS	FOR
IPSOS SA	FR0000073298	17-May-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO SET THE ISSUE PRICE OF ORDINARY SHARES AND/OR MARKETABLE SECURITIES ISSUED BY MEANS OF A PUBLIC OFFERING, INCLUDING OFFERINGS GOVERNED BY ARTICLE L. 411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITH WAIVING OF PREFERENTIAL SUBSCRIPTION RIGHTS OF SHAREHOLDERS, UP TO 10% OF THE SHARE CAPITAL PER YEAR	FOR
IPSOS SA	FR0000073298	17-May-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO INCREASE THE AMOUNT OF ANY OVER-SUBSCRIBED ISSUE	FOR
IPSOS SA	FR0000073298	17-May-2022	AUTHORIZATION TO ISSUE SHARES IN CONSIDERATION FOR ONE OR MORE NON-CASH CONTRIBUTIONS, WITH WAIVING OF PREFERENTIAL SUBSCRIPTION RIGHT OF SHAREHOLDERS	FOR
IPSOS SA	FR0000073298	17-May-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND/OR MARKETABLE SECURITIES CONVERTIBLE INTO ORDINARY SHARES TO BE ISSUED BY THE COMPANY IMMEDIATELY OR AT A LATER DATE, IN CONSIDERATION FOR SHARES TENDERED AS PART OF A PUBLIC EXCHANGE OFFER LAUNCHED BY THE COMPANY	FOR
IPSOS SA	FR0000073298	17-May-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY CAPITALIZING RESERVES, RETAINED EARNINGS, ADDITIONAL PAID-IN CAPITAL OR OTHER ITEMS THAT MAY BE CAPITALIZED	FOR
IPSOS SA	FR0000073298	17-May-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING RESERVED SHARES, WITH WAVING OF PREFERENTIAL SUBSCRIPTION RIGHTS OF SHAREHOLDERS, FOR MEMBERS OF AN IPSOS GROUP SAVINGS PLAN	FOR
IPSOS SA	FR0000073298	17-May-2022	SETTING OF THE OVERALL LIMIT ON COMPANY SHARE ISSUES	FOR
IPSOS SA	FR0000073298	17-May-2022	POWERS TO CARRY OUT LEGAL FORMALITIES REQUIRED TO IMPLEMENT THE DECISIONS OF THE GENERAL SHAREHOLDERS' MEETING	FOR

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IPSO SA	FR0000073298	17-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINTMENT OF MR HUBERT MATHET AS MEMBER OF THE BOARD OF DIRECTORS	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	DIRECTOR	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
IRIDIUM COMMUNICATIONS INC.	US46269C1027	17-May-2022	To ratify the selection by the Board of Directors of KPMG LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Election of Director: Virginia M. Rometty	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Advisory resolution to approve executive compensation	AGAINST
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Election of Director: Linda B. Bammann	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Ratification of independent registered public accounting firm	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Fossil fuel financing	AGAINST
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Special shareholder meeting improvement	AGAINST

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JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Independent board chairman	AGAINST
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Board diversity resolution	AGAINST
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Conversion to public benefit corporation	AGAINST
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Report on setting absolute contraction targets	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Election of Director: Stephen B. Burke	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Election of Director: Todd A. Combs	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Election of Director: James S. Crown	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Election of Director: James Dimon	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Election of Director: Timothy P. Flynn	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Election of Director: Mellody Hobson	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Election of Director: Michael A. Neal	FOR
JPMORGAN CHASE & CO.	US46625H1005	17-May-2022	Election of Director: Phebe N. Novakovic	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS, FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	APPROVE REMUNERATION REPORT	AGAINST
KAMBI GROUP PLC	MT0000780107	17-May-2022	FIX NUMBER OF DIRECTORS	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	REELECT LARS STUGEMO AS DIRECTOR	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	REELECT ANDERS STROM AS DIRECTOR	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	REELECT PATRICK CLASE AS DIRECTOR	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	REELECT MARLENE FORSELL AS DIRECTOR	AGAINST
KAMBI GROUP PLC	MT0000780107	17-May-2022	REELECT CECILIA DE LEEUW AS DIRECTOR	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	ELECT LARS STUGEMO AS BOARD CHAIR	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	APPROVE GUIDELINES ON ELECTING NOMINATION COMMITTEE	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	RATIFY MAZARS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	AUTHORIZE SHARE CAPITAL INCREASE WITHOUT PREEMPTIVE RIGHTS	FOR
KAMBI GROUP PLC	MT0000780107	17-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	US4990491049	17-May-2022	DIRECTOR	ABSTAIN
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	US4990491049	17-May-2022	DIRECTOR	FOR

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KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	US4990491049	17-May-2022	DIRECTOR	FOR
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	US4990491049	17-May-2022	DIRECTOR	FOR
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	US4990491049	17-May-2022	DIRECTOR	FOR
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	US4990491049	17-May-2022	Conduct an advisory, non-binding vote to approve executive compensation.	FOR
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	US4990491049	17-May-2022	Ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	US4990491049	17-May-2022	Vote on a stockholder proposal to reduce the ownership threshold for calling special meetings of stockholders.	AGAINST
LAKELAND BANCORP, INC.	US5116371007	17-May-2022	DIRECTOR	FOR
LAKELAND BANCORP, INC.	US5116371007	17-May-2022	DIRECTOR	FOR
LAKELAND BANCORP, INC.	US5116371007	17-May-2022	DIRECTOR	ABSTAIN
LAKELAND BANCORP, INC.	US5116371007	17-May-2022	DIRECTOR	FOR
LAKELAND BANCORP, INC.	US5116371007	17-May-2022	Approval, on an advisory basis, of the executive compensation of the Company's Named Executive Officers as described in the proxy statement	FOR
LAKELAND BANCORP, INC.	US5116371007	17-May-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2022	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Srikanth Padmanabhan	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Jai Shah	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Angela Barbee	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Phoebe A. Wood	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	An advisory vote to approve named executive officer compensation as described in the Company's proxy statement.	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Mark A. Blinn	FOR

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LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Robert E. Brunner	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Mary Campbell	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: J. Mitchell Dolloff	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Manuel A. Fernandez	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Karl G. Glassman	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Joseph W. McClanathan	FOR
LEGGETT & PLATT, INCORPORATED	US5246601075	17-May-2022	Election of Director: Judy C. Odom	FOR
LI AUTO INC	US50202M1027	17-May-2022	To re-appoint PricewaterhouseCoopers as auditor of the Company to hold office until the conclusion of the next annual general meeting of the Company and to authorize the Board to fix their remuneration for the year ending December 31, 2022.	FOR
LI AUTO INC	US50202M1027	17-May-2022	To receive and adopt the audited consolidated financial statements of the Company for the year ended December 31, 2021 and the reports of the Directors and independent auditor thereon.	FOR
LI AUTO INC	US50202M1027	17-May-2022	To re-elect Mr. Zheng Fan as a non-executive Director.	FOR
LI AUTO INC	US50202M1027	17-May-2022	To re-elect Mr. Hongqiang Zhao as an independent non-executive Director.	FOR
LI AUTO INC	US50202M1027	17-May-2022	To re-elect Mr. Zhenyu Jiang as an independent non-executive Director.	FOR
LI AUTO INC	US50202M1027	17-May-2022	To re-elect Prof. Xing Xiao as an independent non-executive Director.	FOR
LI AUTO INC	US50202M1027	17-May-2022	To authorize the Board to fix the remuneration of the Directors of the Company.	FOR
LI AUTO INC	US50202M1027	17-May-2022	To grant a general mandate to the Directors to issue, allot and deal with additional Class A Ordinary shares of the Company not exceeding 20% of the total number of issued shares of the Company as at the date of passing of this resolution.	AGAINST
LI AUTO INC	US50202M1027	17-May-2022	To grant a general mandate to the Directors to repurchase shares of the Company not exceeding 10% of the total number of issued shares of the Company as at the date of passing of this resolution.	FOR
LI AUTO INC	US50202M1027	17-May-2022	To extend the general mandate granted to the Directors to issue, allot and deal with additional shares in the capital of the Company by the aggregate number of the shares repurchased by the Company.	AGAINST
LIBERTY LATIN AMERICA LTD.	BMG9001E1021	17-May-2022	Election of Director: Miranda Curtis	ABSTAIN
LIBERTY LATIN AMERICA LTD.	BMG9001E1021	17-May-2022	Election of Director: Brendan Paddick	ABSTAIN
LIBERTY LATIN AMERICA LTD.	BMG9001E1021	17-May-2022	Election of Director: Daniel E. Sanchez	ABSTAIN
LIBERTY LATIN AMERICA LTD.	BMG9001E1021	17-May-2022	A proposal to appoint KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022, and to authorize the Board, acting by the audit committee, to determine the independent auditors remuneration.	FOR
LIBERTY LATIN AMERICA LTD.	BMG9001E1021	17-May-2022	A proposal to approve the Liberty Latin America Employee Stock Purchase Plan.	FOR
LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	DIRECTOR	FOR

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LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	DIRECTOR	FOR
LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	DIRECTOR	FOR
LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	DIRECTOR	FOR
LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	DIRECTOR	FOR
LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	DIRECTOR	FOR
LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	DIRECTOR	ABSTAIN
LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	DIRECTOR	ABSTAIN
LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	DIRECTOR	FOR
LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	Say-on-Pay Vote. Non-binding, advisory proposal to approve compensation paid to our named executive officers.	AGAINST
LIVE OAK BANCSHARES INC	US53803X1054	17-May-2022	Ratification of Independent Auditors. Proposal to ratify Dixon Hughes Goodman LLP as the Company's independent auditors for 2022.	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	2022 REMUNERATION FOR DIRECTORS	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	2022 REMUNERATION FOR SUPERVISORS	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	PROVISION OF GUARANTEE QUOTA FOR SUBSIDIARIES	AGAINST
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	ELECTION OF NON-EMPLOYEE SUPERVISOR: XIA QINGREN	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	ELECTION OF NON-EMPLOYEE SUPERVISOR: TAN XU	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR

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MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	2021 ANNUAL ACCOUNTS	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	2022 FINANCIAL BUDGET REPORT	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN IS AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY0.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	REAPPOINTMENT OF 2022 AUDIT FIRM	FOR
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	CNE000001LV7	17-May-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: W. Reid Sanders	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: Gary Shorb	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: H. Eric Bolton, Jr.	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: David P. Stockert	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Advisory (non-binding) vote to approve the compensation of our named executive officers as disclosed in the proxy statement.	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Ratification of appointment of Ernst & Young LLP as independent registered public accounting firm for fiscal year 2022.	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: Alan B. Graf, Jr.	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: Toni Jennings	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: Edith Kelly-Green	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: James K. Lowder	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: Thomas H. Lowder	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: Monica McGurk	FOR

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MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: Claude B. Nielsen	FOR
MID-AMERICA APARTMENT COMMUNITIES, INC.	US59522J1034	17-May-2022	Election of Director: Philip W. Norwood	AGAINST
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Advisory Approval of the Company's Executive Compensation.	FOR
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Approval of the Motorola Solutions Amended and Restated Omnibus Incentive Plan of 2015.	FOR
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Election of Director for a one year term: Gregory Q. Brown	FOR
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Election of Director for a one year term: Kenneth D. Denman	FOR
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Election of Director for a one year term: Egon P. Durban	FOR
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Election of Director for a one year term: Ayanna M. Howard	FOR
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Election of Director for a one year term: Clayton M. Jones	FOR
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Election of Director for a one year term: Judy C. Lewent	FOR
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Election of Director for a one year term: Gregory K. Mondre	FOR
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Election of Director for a one year term: Joseph M. Tucci	FOR
MOTOROLA SOLUTIONS, INC.	US6200763075	17-May-2022	Ratification of the Appointment of PricewaterhouseCoopers LLP as the Company's Independent Registered Public Accounting Firm for 2022.	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: Matthew J. Salanger	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: Joseph A. Santangelo	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: John H. Watt, Jr.	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: Lowell A. Seifter	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: Jack H. Webb	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	To approve, on a non-binding, advisory basis, the compensation of NBT Bancorp Inc.'s named executive officers ("Say on Pay") (Proposal 2).	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	To ratify the appointment of KPMG LLP as NBT Bancorp Inc.'s independent registered public accounting firm for the year ending December 31, 2022 (Proposal 3).	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: Martin A. Dietrich	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: Johanna R. Ames	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: J. David Brown	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: Timothy E. Delaney	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: James H. Douglas	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: Heidi M. Hoeller	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: Andrew S. Kowalczyk, III	FOR
NBT BANCORP INC.	US6287781024	17-May-2022	Election of Director for a one-year term: V. Daniel Robinson, II	FOR

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NIBE INDUSTRIER AB	SE0015988019	17-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NIBE INDUSTRIER AB	SE0015988019	17-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 0.50 PER SHARE	FOR
NIBE INDUSTRIER AB	SE0015988019	17-May-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
NIBE INDUSTRIER AB	SE0015988019	17-May-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
NIBE INDUSTRIER AB	SE0015988019	17-May-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
NIBE INDUSTRIER AB	SE0015988019	17-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 960,000 FOR CHAIR AND SEK 480,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION OF AUDITORS	FOR
NIBE INDUSTRIER AB	SE0015988019	17-May-2022	REELECT GEORG BRUNSTAM, JENNY LARSSON, GERTRIC LINDQUIST, HANS LINNARSON (CHAIR) AND ANDERS PALSSON AS DIRECTORS; ELECT EVA KARLSSON AND EVA THUNHOLM AS NEW DIRECTORS	AGAINST
NIBE INDUSTRIER AB	SE0015988019	17-May-2022	RATIFY KPMG AS AUDITORS	FOR
NIBE INDUSTRIER AB	SE0015988019	17-May-2022	APPROVE REMUNERATION REPORT	FOR
NIBE INDUSTRIER AB	SE0015988019	17-May-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
NIBE INDUSTRIER AB	SE0015988019	17-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	Election of Director: Lauren Zalaznick	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	Election of Director: James A. Attwood, Jr.	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	To reappoint Ernst & Young LLP as our UK statutory auditor to audit our UK statutory annual accounts for the year ending December 31, 2022.	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	To authorize the Audit Committee to determine the compensation of our UK statutory auditor.	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	To approve on a non-binding, advisory basis the compensation of our named executive officers as disclosed in the proxy statement.	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	To approve on a non-binding, advisory basis the Directors' Compensation Report for the year ended December 31, 2021.	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	To authorize the Board of Directors to allot equity securities.	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	To authorize the Board of Directors to allot equity securities without rights of pre-emption.	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	To authorize the Board of Directors to allot equity securities without rights of pre-emption in connection with an acquisition or specified capital investment.	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	To approve of forms of share repurchase contracts and share repurchase counterparties.	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	Election of Director: Thomas H. Castro	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	Election of Director: Guerrino De Luca	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	Election of Director: Karen M. Hoguet	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	Election of Director: David Kenny	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	Election of Director: Janice Marinelli Mazza	FOR

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NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	Election of Director: Jonathan F. Miller	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	Election of Director: Stephanie Plaines	FOR
NIELSEN HOLDINGS PLC	GB00BWFY5505	17-May-2022	Election of Director: Nancy Tellem	FOR
NISHIMATSUYA CHAIN CO.,LTD.	JP3659300002	17-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NISHIMATSUYA CHAIN CO.,LTD.	JP3659300002	17-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Omura, Yoshifumi	FOR
NISHIMATSUYA CHAIN CO.,LTD.	JP3659300002	17-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Omura, Koichi	FOR
NISHIMATSUYA CHAIN CO.,LTD.	JP3659300002	17-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakamoto, Kazunori	FOR
NISHIMATSUYA CHAIN CO.,LTD.	JP3659300002	17-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Omura, Yoshiaki	FOR
NISHIMATSUYA CHAIN CO.,LTD.	JP3659300002	17-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishii, Yoshito	FOR
NISHIMATSUYA CHAIN CO.,LTD.	JP3659300002	17-May-2022	Approve Issuance of Share Acquisition Rights as Stock Options for Employees	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MIGUEL BORREGO FOR FISCAL YEAR 2021	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KNUT MICHELBERGER FOR FISCAL YEAR 2021	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARK WILHELMS FOR FISCAL YEAR 2021	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE REMUNERATION REPORT	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.75 PER SHARE	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MICHAEL SCHNEIDER FOR FISCAL YEAR 2021	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER FRIEDRICH KLEIN FOR FISCAL YEAR 2021	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ANNETTE STIEVE FOR FISCAL YEAR 2021	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GUENTER HAUPTMANN FOR FISCAL YEAR 2021	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ERIKA SCHULTE FOR FISCAL YEAR 2021	FOR
NORMA GROUP SE	DE000A1H8BV3	17-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RITA FORST FOR FISCAL YEAR 2021	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR

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NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	DIRECTOR	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	Re-appointment of KPMG LLP, Chartered Accountants, as auditor of the Corporation.	FOR
NUTRIEN LTD. (THE "CORPORATION")	CA67077M1086	17-May-2022	A non-binding advisory resolution to accept the Corporation's approach to executive compensation.	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Election of Director: Paul T. Stecko	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Proposal to ratify appointment of KPMG LLP as our auditors.	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Election of Director: Cheryl K. Beebe	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Proposal to approve our executive compensation.	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Election of Director: Duane C. Farrington	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Election of Director: Donna A. Harman	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Election of Director: Mark W. Kowlzan	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Election of Director: Robert C. Lyons	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Election of Director: Thomas P. Maurer	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Election of Director: Samuel M. Mencoff	FOR

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PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Election of Director: Roger B. Porter	FOR
PACKAGING CORPORATION OF AMERICA	US6951561090	17-May-2022	Election of Director: Thomas S. Souleles	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	Re-election of director: Billie I. Williamson	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	To approve, by nonbinding, advisory vote, the compensation of the named executive officers.	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	Re-election of director: Mona Abutaleb Stephenson	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	To ratify, by nonbinding, advisory vote, the appointment of Deloitte & Touche LLP as the independent auditor of Pentair plc and to authorize, by binding vote, the Audit and Finance Committee of the Board of Directors to set the auditor's remuneration.	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	To authorize the Board of Directors to allot new shares under Irish law.	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	To authorize the Board of Directors to opt-out of statutory preemption rights under Irish law (Special Resolution).	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	To authorize the price range at which Pentair plc can re-allot shares it holds as treasury shares under Irish law (Special Resolution).	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	Re-election of director: Melissa Barra	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	Re-election of director: Glynis A. Bryan	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	Re-election of director: T. Michael Glenn	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	Re-election of director: Theodore L. Harris	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	Re-election of director: David A. Jones	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	Re-election of director: Gregory E. Knight	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	Re-election of director: Michael T. Speetzen	FOR
PENTAIR PLC	IE00BLS09M33	17-May-2022	Re-election of director: John L. Stauch	FOR
PERSONALIS, INC.	US71535D1063	17-May-2022	Election of Director: A. Blaine Bowman	FOR
PERSONALIS, INC.	US71535D1063	17-May-2022	Election of Director: Karin Eastham	ABSTAIN
PERSONALIS, INC.	US71535D1063	17-May-2022	Ratification of the selection by the Audit Committee of the Board of Directors of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
PERSONALIS, INC.	US71535D1063	17-May-2022	Approval, on a non-binding, advisory basis, of the compensation of the Company's named executive officers, as disclosed in the proxy statement accompanying this notice.	FOR
PERSONALIS, INC.	US71535D1063	17-May-2022	Indication, on a non-binding, advisory basis, of the preferred frequency of stockholder advisory votes on the compensation of the Company's named executive officers.	1 YEAR
PREFERRED BANK	US7403674044	17-May-2022	Amendment of Articles of Incorporation and Bylaws to Declassify the Board of Directors. To amend Article IX of the Bank's Amended and Restated Articles of Incorporation and Section 3.3 of the Bank's Amended and Restated Bylaws to declassify the Board of Directors so that each director will stand for re- election on an annual basis.	FOR
PREFERRED BANK	US7403674044	17-May-2022	DIRECTOR	FOR
PREFERRED BANK	US7403674044	17-May-2022	DIRECTOR	ABSTAIN

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PREFERRED BANK	US7403674044	17-May-2022	DIRECTOR	FOR
PREFERRED BANK	US7403674044	17-May-2022	DIRECTOR	ABSTAIN
PREFERRED BANK	US7403674044	17-May-2022	DIRECTOR	ABSTAIN
PREFERRED BANK	US7403674044	17-May-2022	Advisory Compensation Vote	FOR
PREFERRED BANK	US7403674044	17-May-2022	Frequency on Advisory Vote	1 YEAR
PREFERRED BANK	US7403674044	17-May-2022	Ratification of Appointment of Independent Public Accountants	FOR
PRINCIPAL FINANCIAL GROUP, INC.	US74251V1026	17-May-2022	Election of Director: Michael T. Dan	FOR
PRINCIPAL FINANCIAL GROUP, INC.	US74251V1026	17-May-2022	Election of Director: Blair C. Pickerell	FOR
PRINCIPAL FINANCIAL GROUP, INC.	US74251V1026	17-May-2022	Election of Director: Clare S. Richer	FOR
PRINCIPAL FINANCIAL GROUP, INC.	US74251V1026	17-May-2022	Advisory Approval of Compensation of Our Named Executive Officers	FOR
PRINCIPAL FINANCIAL GROUP, INC.	US74251V1026	17-May-2022	Ratification of Appointment of Independent Registered Public Accountants	FOR
PROTHENA CORPORATION PLC	IE00B91XRN20	17-May-2022	To approve any motion to adjourn the Annual General Meeting, or any adjournment thereof, to another time and place in order to solicit additional proxies if there are insufficient votes at the time of the Annual General Meeting to approve Proposal No. 7.	AGAINST
PROTHENA CORPORATION PLC	IE00B91XRN20	17-May-2022	Election of Director to hold office until no later than the Annual General Meeting in 2025: Paula K. Cobb	FOR
PROTHENA CORPORATION PLC	IE00B91XRN20	17-May-2022	Election of Director to hold office until no later than the Annual General Meeting in 2025: Lars G. Ekman	FOR
PROTHENA CORPORATION PLC	IE00B91XRN20	17-May-2022	Election of Director to hold office until no later than the Annual General Meeting in 2025: Sanjiv K. Patel	FOR
PROTHENA CORPORATION PLC	IE00B91XRN20	17-May-2022	To ratify, in a non-binding vote, the appointment of KPMG LLP as the Company's independent registered public accounting firm for its fiscal year 2022 and to authorize, in a binding vote, the Company's Board of Directors, acting through its Audit Committee, to approve the remuneration of that auditor.	FOR
PROTHENA CORPORATION PLC	IE00B91XRN20	17-May-2022	To approve, in a non-binding advisory vote, the compensation of the executive officers named in the Company's Proxy Statement for the Annual General Meeting.	FOR
PROTHENA CORPORATION PLC	IE00B91XRN20	17-May-2022	To approve, in a non-binding advisory vote, the frequency of future advisory votes by shareholders on the compensation of the Company's named executive officers.	1 YEAR
PROTHENA CORPORATION PLC	IE00B91XRN20	17-May-2022	To approve an amendment to the Company's 2018 Long Term Incentive Plan to increase the number of ordinary shares available for issuance under that Plan by 2,000,000 ordinary shares.	AGAINST
PROTHENA CORPORATION PLC	IE00B91XRN20	17-May-2022	To renew the Board of Directors' existing authority under Irish law to allot and issue ordinary shares.	AGAINST
PROTHENA CORPORATION PLC	IE00B91XRN20	17-May-2022	To renew the Board of Directors' existing authority under Irish law to allot and issue ordinary shares for cash without first offering those shares to existing shareholders pursuant to the statutory pre-emption right that would otherwise apply.	AGAINST

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PROVENTION BIO, INC.	US74374N1028	17-May-2022	DIRECTOR	FOR
PROVENTION BIO, INC.	US74374N1028	17-May-2022	DIRECTOR	ABSTAIN
PROVENTION BIO, INC.	US74374N1028	17-May-2022	DIRECTOR	FOR
PROVENTION BIO, INC.	US74374N1028	17-May-2022	DIRECTOR	FOR
PROVENTION BIO, INC.	US74374N1028	17-May-2022	DIRECTOR	FOR
PROVENTION BIO, INC.	US74374N1028	17-May-2022	DIRECTOR	FOR
PROVENTION BIO, INC.	US74374N1028	17-May-2022	DIRECTOR	FOR
PROVENTION BIO, INC.	US74374N1028	17-May-2022	Approval, on a non-binding advisory basis, of the compensation of the Company's named executive officers.	FOR
PROVENTION BIO, INC.	US74374N1028	17-May-2022	Ratification of EisnerAmper LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
PURPLE INNOVATION, INC.	US74640Y1064	17-May-2022	Election of Director: Pano Anthos	FOR
PURPLE INNOVATION, INC.	US74640Y1064	17-May-2022	Election of Director: Robert DeMartini	FOR
PURPLE INNOVATION, INC.	US74640Y1064	17-May-2022	Election of Director: Gary DiCamillo	FOR
PURPLE INNOVATION, INC.	US74640Y1064	17-May-2022	Election of Director: Adam Gray	FOR
PURPLE INNOVATION, INC.	US74640Y1064	17-May-2022	Election of Director: Claudia Hollingsworth	FOR
PURPLE INNOVATION, INC.	US74640Y1064	17-May-2022	Election of Director: Paul Zepf	FOR
PURPLE INNOVATION, INC.	US74640Y1064	17-May-2022	Election of Director: Dawn Zier	FOR
PURPLE INNOVATION, INC.	US74640Y1064	17-May-2022	Approve, on an advisory basis, the compensation of the Company's Named Executive Officers as set forth in our Proxy Statement.	FOR
PURPLE INNOVATION, INC.	US74640Y1064	17-May-2022	Ratification of the appointment of BDO USA, LLP as our independent registered public accounting firm to audit our financial statements for the year ending December 31, 2022.	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE DISCHARGE OF MIA HEMMINGSON	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE DISCHARGE OF OM BHATIA	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE DISCHARGE OF HELENE WILBERG	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE DISCHARGE OF ANNA ATTEMARK	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE DISCHARGE OF HENRIK AGER	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE DISCHARGE OF MIKAEL LINDSTROM	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE DISCHARGE OF ERIK KARLSSON	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE DISCHARGE OF HENRIK NORLIN	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE DISCHARGE OF PATRIK LUNDSTROM	FOR

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RE:NEWCELL AB	SE0014960431	17-May-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 300,000 FOR CHAIRMAN AND SEK 150,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	REELECT MIA HEMMINGSON AS DIRECTOR	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	REELECT OM BHATIA AS DIRECTOR	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	REELECT ANNA ATTEMARK AS DIRECTOR	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	REELECT HELENE WILLBERG AS DIRECTOR	AGAINST
RE:NEWCELL AB	SE0014960431	17-May-2022	REELECT HENRIK AGER AS DIRECTOR	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	ELECT MICHAEL BERG AS NEW DIRECTOR	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	REELECT MICHAEL BERG AS BOARD CHAIR	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	RATIFY MAZARS AB AS AUDITORS	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	AMEND ARTICLES RE: PROXIES AND POSTAL VOTING; GENERAL MEETING	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
RE:NEWCELL AB	SE0014960431	17-May-2022	APPROVE NOMINATING COMMITTEE INSTRUCTIONS	FOR
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: Ronald L. Merriman	FOR
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: Sumit Roy	FOR
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: Priscilla Almodovar	FOR
REALTY INCOME CORPORATION	US7561091049	17-May-2022	The ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
REALTY INCOME CORPORATION	US7561091049	17-May-2022	A non-binding advisory proposal to approve the compensation of our named executive officers as described in the Proxy Statement.	FOR
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Amendment of the Company's charter to increase the number of authorized shares of common stock.	FOR
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: Jacqueline Brady	FOR
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: A. Larry Chapman	FOR
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: Reginald H. Gilyard	AGAINST
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: Mary Hogan Preusse	AGAINST

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REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: Priya Cherian Huskins	FOR
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: Gerardo I. Lopez	AGAINST
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: Michael D. McKee	AGAINST
REALTY INCOME CORPORATION	US7561091049	17-May-2022	Election of Director to serve until the 2023 Annual meeting: Gregory T. McLaughlin	FOR
RENEWABLE ENERGY GROUP, INC.	US75972A3014	17-May-2022	Proposal to adopt the Merger Agreement.	FOR
RENEWABLE ENERGY GROUP, INC.	US75972A3014	17-May-2022	Proposal to approve on an advisory (non-binding) basis certain compensation arrangements for the company's named executive officers in connection with the Merger.	FOR
RENEWABLE ENERGY GROUP, INC.	US75972A3014	17-May-2022	Election of Director: Randolph L. Howard	AGAINST
RENEWABLE ENERGY GROUP, INC.	US75972A3014	17-May-2022	Election of Director: Debora M. Frodl	FOR
RENEWABLE ENERGY GROUP, INC.	US75972A3014	17-May-2022	Election of Director: Dylan Glenn	FOR
RENEWABLE ENERGY GROUP, INC.	US75972A3014	17-May-2022	Proposal to approve the advisory (non-binding) resolution relating to executive compensation.	FOR
RENEWABLE ENERGY GROUP, INC.	US75972A3014	17-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
RENEWABLE ENERGY GROUP, INC.	US75972A3014	17-May-2022	Proposal to approve the adjournment of the Annual Meeting, if necessary, to continue to solicit additional proxies to adopt the Merger Agreement.	AGAINST
RUSH ENTERPRISES, INC.	US7818462092	17-May-2022	DIRECTOR	FOR
RUSH ENTERPRISES, INC.	US7818462092	17-May-2022	DIRECTOR	FOR
RUSH ENTERPRISES, INC.	US7818462092	17-May-2022	DIRECTOR	FOR
RUSH ENTERPRISES, INC.	US7818462092	17-May-2022	DIRECTOR	FOR
RUSH ENTERPRISES, INC.	US7818462092	17-May-2022	DIRECTOR	FOR
RUSH ENTERPRISES, INC.	US7818462092	17-May-2022	DIRECTOR	FOR
RUSH ENTERPRISES, INC.	US7818462092	17-May-2022	DIRECTOR	FOR
RUSH ENTERPRISES, INC.	US7818462092	17-May-2022	Proposal to ratify the appointment of ERNST & YOUNG LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
S.F. HOLDING CO LTD	CNE100000L63	17-May-2022	2022 STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY	FOR
S.F. HOLDING CO LTD	CNE100000L63	17-May-2022	APPRAISAL MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF THE 2022 STOCK OPTION INCENTIVE PLAN	FOR
S.F. HOLDING CO LTD	CNE100000L63	17-May-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING 2022 STOCK OPTION INCENTIVE PLAN	FOR

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SIGNIFY N.V.	NL0011821392	17-May-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD IN RESPECT OF THEIR DUTIES PERFORMED IN 2021	FOR
SIGNIFY N.V.	NL0011821392	17-May-2022	PROPOSAL TO APPOINT BRAM SCHOT AS MEMBER OF THE SUPERVISORY BOARD	FOR
SIGNIFY N.V.	NL0011821392	17-May-2022	PROPOSAL TO AUTHORIZE THE BOARD OF MANAGEMENT TO ISSUE SHARES OR GRANT RIGHTS TO ACQUIRE SHARES	FOR
SIGNIFY N.V.	NL0011821392	17-May-2022	PROPOSAL TO AUTHORIZE THE BOARD OF MANAGEMENT TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS	FOR
SIGNIFY N.V.	NL0011821392	17-May-2022	PROPOSAL TO AUTHORIZE THE BOARD OF MANAGEMENT TO ACQUIRE SHARES IN THE COMPANY	FOR
SIGNIFY N.V.	NL0011821392	17-May-2022	PROPOSAL TO CANCEL SHARES IN ONE OR MORE TRANCHES AS TO BE DETERMINED BY THE BOARD OF MANAGEMENT	FOR
SIGNIFY N.V.	NL0011821392	17-May-2022	ADVISORY VOTE ON THE REMUNERATION REPORT 2021	FOR
SIGNIFY N.V.	NL0011821392	17-May-2022	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
SIGNIFY N.V.	NL0011821392	17-May-2022	PROPOSAL TO ADOPT A CASH DIVIDEND OF EUR 1.45 PER ORDINARY SHARE FROM THE 2021 NET INCOME	FOR
SIGNIFY N.V.	NL0011821392	17-May-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT IN RESPECT OF THEIR DUTIES PERFORMED IN 2021	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE REMUNERATION POLICY OF CEO AND VICE-CEOS	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE COMPENSATION OF LORENZO BINI SMAGHI, CHAIRMAN OF THE BOARD	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE COMPENSATION OF FREDERIC OUDEA, CEO	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE COMPENSATION OF PHILIPPE AYMERICH, VICE-CEO	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE COMPENSATION OF DIONY LEBOT, VICE-CEO	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF EUR 297.68 MILLION (FY 2021)	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	REELECT LORENZO BINI SMAGHI AS DIRECTOR	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	REELECT JEROME CONTAMINE AS DIRECTOR	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	REELECT DIANE COTE AS DIRECTOR	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITH PREEMPTIVE RIGHTS AND/OR CAPITALIZATION OF RESERVES FOR BONUS ISSUE OR INCREASE IN PAR VALUE UP TO AGGREGATE NOMINAL AMOUNT OF EUR 345.3 MILLION	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 104.64 MILLION	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR CONTRIBUTIONS IN KIND	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR

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SOCIETE GENERALE SA	FR0000130809	17-May-2022	AUTHORIZE UP TO 1.2 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS RESERVED FOR REGULATED PERSONS	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	AUTHORIZE UP TO 0.5 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.65 PER SHARE	FOR
SOCIETE GENERALE SA	FR0000130809	17-May-2022	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS MENTIONING THE ABSENCE OF NEW TRANSACTIONS	FOR
SOFTWARE AG	DE000A2GS401	17-May-2022	ELECT OLIVER COLLMANN TO THE SUPERVISORY BOARD	FOR
SOFTWARE AG	DE000A2GS401	17-May-2022	ELECT JAMES WHITEHURST TO THE SUPERVISORY BOARD	FOR
SOFTWARE AG	DE000A2GS401	17-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.76 PER SHARE	FOR
SOFTWARE AG	DE000A2GS401	17-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
SOFTWARE AG	DE000A2GS401	17-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
SOFTWARE AG	DE000A2GS401	17-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
SOFTWARE AG	DE000A2GS401	17-May-2022	APPROVE REMUNERATION REPORT	AGAINST
SOFTWARE AG	DE000A2GS401	17-May-2022	APPROVE REMUNERATION POLICY	FOR
SOFTWARE AG	DE000A2GS401	17-May-2022	ELECT CHRISTIAN LUCAS TO THE SUPERVISORY BOARD	FOR
SPS COMMERCE, INC.	US78463M1071	17-May-2022	Election of Director: Archie Black	FOR
SPS COMMERCE, INC.	US78463M1071	17-May-2022	Election of Director: James Ramsey	FOR
SPS COMMERCE, INC.	US78463M1071	17-May-2022	Election of Director: Marty Reaume	FOR
SPS COMMERCE, INC.	US78463M1071	17-May-2022	Election of Director: Tami Reller	FOR
SPS COMMERCE, INC.	US78463M1071	17-May-2022	Election of Director: Philip Soran	FOR
SPS COMMERCE, INC.	US78463M1071	17-May-2022	Election of Director: Anne Sempowski Ward	FOR
SPS COMMERCE, INC.	US78463M1071	17-May-2022	Election of Director: Sven Wehrwein	FOR
SPS COMMERCE, INC.	US78463M1071	17-May-2022	Ratification of the selection of KPMG LLP as the independent auditor of SPS Commerce, Inc. for the fiscal year ending December 31, 2022.	FOR
SPS COMMERCE, INC.	US78463M1071	17-May-2022	Advisory approval of the compensation of the named executive officers of SPS Commerce, Inc.	FOR
SUN COMMUNITIES, INC.	US8666741041	17-May-2022	To ratify the selection of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SUN COMMUNITIES, INC.	US8666741041	17-May-2022	To approve the first amendment to the Sun Communities, Inc. 2015 Equity Incentive Plan.	FOR
SUN COMMUNITIES, INC.	US8666741041	17-May-2022	Election of Director to serve until 2023 Annual Meeting: Gary A. Shiffman	FOR

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SUN COMMUNITIES, INC.	US8666741041	17-May-2022	Election of Director to serve until 2023 Annual Meeting: Tonya Allen	FOR
SUN COMMUNITIES, INC.	US8666741041	17-May-2022	Election of Director to serve until 2023 Annual Meeting: Meghan G. Baivier	FOR
SUN COMMUNITIES, INC.	US8666741041	17-May-2022	Election of Director to serve until 2023 Annual Meeting: Stephanie W. Bergeron	FOR
SUN COMMUNITIES, INC.	US8666741041	17-May-2022	Election of Director to serve until 2023 Annual Meeting: Brian M. Hermelin	FOR
SUN COMMUNITIES, INC.	US8666741041	17-May-2022	Election of Director to serve until 2023 Annual Meeting: Ronald A. Klein	FOR
SUN COMMUNITIES, INC.	US8666741041	17-May-2022	Election of Director to serve until 2023 Annual Meeting: Clunet R. Lewis	AGAINST
SUN COMMUNITIES, INC.	US8666741041	17-May-2022	Election of Director to serve until 2023 Annual Meeting: Arthur A. Weiss	FOR
SUN COMMUNITIES, INC.	US8666741041	17-May-2022	To approve, by non-binding vote, executive compensation.	FOR
TEAMVIEWER AG	DE000A2YN900	17-May-2022	APPROVE REMUNERATION REPORT	FOR
TEAMVIEWER AG	DE000A2YN900	17-May-2022	ELECT HERA KITWAN SIU TO THE SUPERVISORY BOARD	FOR
TEAMVIEWER AG	DE000A2YN900	17-May-2022	CHANGE OF CORPORATE FORM TO SOCIETAS EUROPAEA (SE)	FOR
TEAMVIEWER AG	DE000A2YN900	17-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
TEAMVIEWER AG	DE000A2YN900	17-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
TEAMVIEWER AG	DE000A2YN900	17-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
TEAMVIEWER AG	DE000A2YN900	17-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2021 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2022	FOR
TEAMVIEWER AG	DE000A2YN900	17-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS UNTIL 2023 AGM	FOR
TEGNA INC.	US87901J1051	17-May-2022	To approve the adoption of the Agreement and Plan of Merger, dated as of February 22, 2022, as amended by Amendment No. 1 on March 10, 2022 (as may be further amended or supplemented, the "Merger Agreement"), by and among TEGNA Inc. ("TEGNA"), Teton Parent Corp., Teton Merger Corp., and solely for purposes of certain provisions specified therein, Community News Media LLC, CNM Television Holdings I LLC, SGCI Holdings III LLC, P Standard General Ltd., Standard General Master Fund L.P., Standard ... <i>(due to space limits, see proxy material for full proposal)</i> .	FOR
TEGNA INC.	US87901J1051	17-May-2022	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to TEGNA's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
TEGNA INC.	US87901J1051	17-May-2022	To adjourn the Special Meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	AGAINST
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Approval of the 2022 Stock Incentive Plan.	FOR
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Approval of the board's proposal to amend Bylaws to adopt proxy access.	FOR
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Election of Director: John K. Adams, Jr.	FOR
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Stockholder Proposal requesting amendment to Bylaws to adopt proxy access.	FOR

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THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Stockholder Proposal requesting disclosure of lobbying policy, procedures and oversight; lobbying expenditures; and participation in organizations engaged in lobbying.	AGAINST
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Election of Director: Stephen A. Ellis	FOR
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Election of Director: Brian M. Levitt	FOR
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Election of Director: Arun Sarin	FOR
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Election of Director: Charles R. Schwab	FOR
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Election of Director: Paula A. Sneed	FOR
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Approval of amendments to Certificate of Incorporation and Bylaws to declassify the board of directors.	FOR
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Ratification of the selection of Deloitte & Touche LLP as independent auditors.	FOR
THE CHARLES SCHWAB CORPORATION	US8085131055	17-May-2022	Advisory vote to approve named executive officer compensation.	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	DIRECTOR	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	Ratify the appointment of Ernst & Young LLP as independent auditors for 2022.	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	Approve named executive officer compensation on a non-binding advisory basis.	FOR
THE HERSHEY COMPANY	US4278661081	17-May-2022	Stockholder Proposal entitled "End Child Labor in Cocoa Production."	AGAINST
THE ST. JOE COMPANY	US7901481009	17-May-2022	Election of Director for a one-year term of expiring at the 2023 Annual Meeting: Cesar L. Alvarez	AGAINST
THE ST. JOE COMPANY	US7901481009	17-May-2022	Election of Director for a one-year term of expiring at the 2023 Annual Meeting: Bruce R. Berkowitz	FOR

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THE ST. JOE COMPANY	US7901481009	17-May-2022	Election of Director for a one-year term of expiring at the 2023 Annual Meeting: Howard S. Frank	AGAINST
THE ST. JOE COMPANY	US7901481009	17-May-2022	Election of Director for a one-year term of expiring at the 2023 Annual Meeting: Jorge L. Gonzalez	FOR
THE ST. JOE COMPANY	US7901481009	17-May-2022	Election of Director for a one-year term of expiring at the 2023 Annual Meeting: Thomas P. Murphy, Jr.	AGAINST
THE ST. JOE COMPANY	US7901481009	17-May-2022	Ratification of the appointment of Grant Thornton LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
THE ST. JOE COMPANY	US7901481009	17-May-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
TPG RE FINANCE TRUST, INC.	US87266M1071	17-May-2022	DIRECTOR	ABSTAIN
TPG RE FINANCE TRUST, INC.	US87266M1071	17-May-2022	DIRECTOR	FOR
TPG RE FINANCE TRUST, INC.	US87266M1071	17-May-2022	DIRECTOR	ABSTAIN
TPG RE FINANCE TRUST, INC.	US87266M1071	17-May-2022	DIRECTOR	FOR
TPG RE FINANCE TRUST, INC.	US87266M1071	17-May-2022	DIRECTOR	FOR
TPG RE FINANCE TRUST, INC.	US87266M1071	17-May-2022	DIRECTOR	FOR
TPG RE FINANCE TRUST, INC.	US87266M1071	17-May-2022	DIRECTOR	FOR
TPG RE FINANCE TRUST, INC.	US87266M1071	17-May-2022	DIRECTOR	FOR
TPG RE FINANCE TRUST, INC.	US87266M1071	17-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TPG RE FINANCE TRUST, INC.	US87266M1071	17-May-2022	Advisory Vote on Executive Compensation: To approve, on a non binding, advisory basis, the compensation of the Company's named executive officers.	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	DIRECTOR	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	DIRECTOR	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	DIRECTOR	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	DIRECTOR	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	DIRECTOR	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	DIRECTOR	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	DIRECTOR	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	DIRECTOR	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	DIRECTOR	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	Advisory vote to approve the named executive officer compensation.	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	Approve an amendment to the Company's Amended and Restated 2003 Stock Incentive Plan (the "Stock Incentive Plan") to (i) increase the number of shares of common stock authorized for issuance under such plan from 2,100,000 to 2,600,000, (ii) extend the term of the Stock Incentive Plan to March 1, 2032 and (iii) provide for other changes required or desirable under applicable laws and good corporate governance practices.	FOR

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U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	Ratification of the appointment of Grant Thornton LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
U.S. PHYSICAL THERAPY, INC.	US90337L1089	17-May-2022	As determined by a majority of our Board of Directors, the proxies are authorized to vote upon other business as may properly come before the meeting or any adjournments.	AGAINST
UPSTART HOLDINGS, INC.	US91680M1071	17-May-2022	DIRECTOR	FOR
UPSTART HOLDINGS, INC.	US91680M1071	17-May-2022	DIRECTOR	ABSTAIN
UPSTART HOLDINGS, INC.	US91680M1071	17-May-2022	Ratification of the appointment of Deloitte & Touche LLP as Upstart's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
UPSTART HOLDINGS, INC.	US91680M1071	17-May-2022	The frequency of future stockholder advisory votes on the compensation of our named executive officers.	1 YEAR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Lisa J. Schultz	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Jennifer W. Steans	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Andrew B. Abramson	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Jeffrey S. Wilks	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Dr. Sidney S. Williams, Jr.	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	An advisory vote on named executive officer compensation.	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Ratification of the appointment of KPMG LLP as Valley's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	A shareholder proposal if properly presented at the Annual Meeting.	AGAINST
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Ronen Agassi	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Peter J. Baum	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Eric P. Edelstein	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Marc J. Lenner	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Peter V. Maio	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Avner Mendelson	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Ira Robbins	FOR
VALLEY NATIONAL BANCORP	US9197941076	17-May-2022	Election of Director: Suresh L. Sani	FOR
VAT GROUP AG	CH0311864901	17-May-2022	REELECT LIBO ZHANG AS DIRECTOR	FOR
VAT GROUP AG	CH0311864901	17-May-2022	REELECT DANIEL LIPPUNER AS DIRECTOR	FOR
VAT GROUP AG	CH0311864901	17-May-2022	ELECT MARIA HERIZ AS DIRECTOR	FOR
VAT GROUP AG	CH0311864901	17-May-2022	REAPPOINT MARTIN KOMISCHKE AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	AGAINST
VAT GROUP AG	CH0311864901	17-May-2022	APPOINT URS LEINHAUSER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
VAT GROUP AG	CH0311864901	17-May-2022	APPOINT HERMANN GERLINGER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
VAT GROUP AG	CH0311864901	17-May-2022	APPOINT LIBO ZHANG AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR

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VAT GROUP AG	CH0311864901	17-May-2022	DESIGNATE ROGER FOEHN AS INDEPENDENT PROXY	FOR
VAT GROUP AG	CH0311864901	17-May-2022	RATIFY KPMG AG AS AUDITORS	FOR
VAT GROUP AG	CH0311864901	17-May-2022	APPROVE REMUNERATION REPORT	FOR
VAT GROUP AG	CH0311864901	17-May-2022	APPROVE SHORT-TERM VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 926,955	FOR
VAT GROUP AG	CH0311864901	17-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
VAT GROUP AG	CH0311864901	17-May-2022	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 2.5 MILLION	FOR
VAT GROUP AG	CH0311864901	17-May-2022	APPROVE LONG-TERM VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 2 MILLION	FOR
VAT GROUP AG	CH0311864901	17-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.4 MILLION	FOR
VAT GROUP AG	CH0311864901	17-May-2022	APPROVE ALLOCATION OF INCOME	FOR
VAT GROUP AG	CH0311864901	17-May-2022	APPROVE DIVIDENDS OF CHF 5.25 PER SHARE FROM RESERVES OF ACCUMULATED PROFITS AND CHF 0.25 FROM CAPITAL CONTRIBUTION RESERVES	FOR
VAT GROUP AG	CH0311864901	17-May-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
VAT GROUP AG	CH0311864901	17-May-2022	REELECT MARTIN KOMISCHKE AS DIRECTOR AND BOARD CHAIR	AGAINST
VAT GROUP AG	CH0311864901	17-May-2022	REELECT URS LEINHAEUSER AS DIRECTOR	FOR
VAT GROUP AG	CH0311864901	17-May-2022	REELECT KARL SCHLEGEL AS DIRECTOR	FOR
VAT GROUP AG	CH0311864901	17-May-2022	REELECT HERMANN GERLINGER AS DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	DIRECTOR	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	Approval of 2022 amended and restated omnibus incentive plan.	FOR
VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	Advisory vote to approve the compensation of our named executive officers.	FOR

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VERITEX HOLDINGS, INC.	US9234511080	17-May-2022	To ratify the appointment of Grant Thronton LLP as the independent registered public accounting firm of the Company for the year ending December 31, 2022.	FOR
VICTORY CAPITAL HOLDINGS, INC.	US92645B1035	17-May-2022	Election of Class I Director: Lawrence Davanzo	FOR
VICTORY CAPITAL HOLDINGS, INC.	US92645B1035	17-May-2022	Election of Class I Director: Robert V. Delaney, Jr.	FOR
VICTORY CAPITAL HOLDINGS, INC.	US92645B1035	17-May-2022	Election of Class I Director: Karin Hirtler-Garvey	FOR
VICTORY CAPITAL HOLDINGS, INC.	US92645B1035	17-May-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	To approve, on an advisory and non-binding basis, the compensation of the named executive officers as disclosed in the proxy statement.	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	Ratification of the Appointment of KPMG LLP as Xenia Hotels & Resorts, Inc.'s Independent Registered Public Accounting Firm for Fiscal Year 2022.	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	Election of Director: Marcel Verbaas	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	Election of Director: John H. Alschuler	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	Election of Director: Keith E. Bass	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	Election of Director: Thomas M. Gartland	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	Election of Director: Beverly K. Goulet	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	Election of Director: Arlene Isaacs-Lowe	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	Election of Director: Mary E. McCormick	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	Election of Director: Terrence Moorehead	FOR
XENIA HOTELS & RESORTS, INC.	US9840171030	17-May-2022	Election of Director: Dennis D. Oklak	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE PROPOSAL TO THE SHAREHOLDERS' GENERAL MEETING OF THE COMPANY TO AUTHORISE THE BOARD OF DIRECTORS TO APPROVE THE COMPANY'S EXTERNAL DONATIONS (DETAILS SET OUT IN APPENDIX D)	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO CHANGE IN ONE OF THE PROJECTS TO BE INVESTED BY THE PROCEEDS RAISED (DETAILS SET OUT IN APPENDIX E)	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO CHANGES IN REGISTERED SHARE CAPITAL AND AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY (DETAILS SET OUT IN APPENDIX F)	FOR

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ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO A GENERAL MANDATE TO ISSUE DEBT FINANCING INSTRUMENTS (DETAILS SET OUT IN APPENDIX G)	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE ARRANGEMENT OF GUARANTEES TO THE COMPANY'S SUBSIDIARIES FOR THE YEAR 2022 (DETAILS SET OUT IN APPENDIX H)	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY FOR 2021	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE INDEPENDENT DIRECTORS OF THE COMPANY FOR 2021	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR 2021	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE COMPANY'S 2021 ANNUAL REPORT AND ITS SUMMARY REPORT	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE COMPANY'S FINANCIAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PROPOSAL OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 (DETAILS SET OUT IN APPENDIX A)	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE CALCULATION AND DISTRIBUTION PROPOSAL FOR THE REMUNERATION OF THE EXECUTIVE DIRECTORS AND CHAIRMAN OF THE SUPERVISORY COMMITTEE OF THE SEVENTH TERM FOR THE YEAR ENDED 31 DECEMBER 2021 (DETAILS SET OUT IN APPENDIX B)	FOR
ZIJIN MINING GROUP CO LTD	CNE100000502	17-May-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO REAPPOINTMENT OF AUDITOR FOR THE YEAR ENDING 31 DECEMBER 2022 (DETAILS SET OUT IN APPENDIX C)	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	CHANGE OF SOME PROJECTS FINANCED WITH RAISED FUNDS	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	CHANGE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	GENERAL AUTHORIZATION FOR THE ISSUANCE OF DEBT FINANCING INSTRUMENTS	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	2022 EXTERNAL GUARANTEE ARRANGEMENT	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	2021 WORK REPORT OF INDEPENDENT DIRECTORS	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	2021 ANNUAL ACCOUNTS	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY2.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	2021 REMUNERATION PLAN FOR EXECUTIVE DIRECTORS AND THE CHAIRMAN OF THE SUPERVISORY COMMITTEE	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	REAPPOINTMENT OF 2022 AUDIT FIRM	FOR
ZIJIN MINING GROUP CO LTD	CNE100000B24	17-May-2022	AUTHORIZATION TO THE BOARD TO REVIEW AND APPROVE THE EXTERNAL DONATION	FOR
ZOOMINFO TECHNOLOGIES INC.	US98980F1049	17-May-2022	Election of Director: Mark Mader	FOR
ZOOMINFO TECHNOLOGIES INC.	US98980F1049	17-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for 2022.	FOR

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ZOOMINFO TECHNOLOGIES INC.	US98980F1049	17-May-2022	To approve, on an advisory, non-binding basis, the frequency of future stockholder non-binding advisory votes on the compensation of our named executive officers.	1 YEAR
ZOOMINFO TECHNOLOGIES INC.	US98980F1049	17-May-2022	To approve administrative amendments to governing documents related to our corporate reorganization, including: Amend provisions in our amended and restated certificate of incorporation relating to our classes of common stock.	FOR
ZOOMINFO TECHNOLOGIES INC.	US98980F1049	17-May-2022	To approve administrative amendments to governing documents related to our corporate reorganization, including: Remove the pass-through voting provision from our subsidiary's certificate of incorporation.	FOR
AAK AB	SE0011337708	18-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AAK AB	SE0011337708	18-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.50 PER SHARE	FOR
AAK AB	SE0011337708	18-May-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
AAK AB	SE0011337708	18-May-2022	DETERMINE NUMBER OF MEMBERS (5) AND DEPUTY MEMBERS (0) OF BOARD	FOR
AAK AB	SE0011337708	18-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF SEK 3.2 MILLION APPROVE REMUNERATION FOR COMMITTEE WORK APPROVE REMUNERATION OF AUDITORS	FOR
AAK AB	SE0011337708	18-May-2022	REELECT MARTA SCHORLING ANDREEN, MARIANNE KIRKEGAARD, GUN NILSSON, GEORG BRUNSTAM (CHAIR) AND PATRIK ANDERSSON AS DIRECTORS RATIFY KPMG AS AUDITORS	AGAINST
AAK AB	SE0011337708	18-May-2022	ELECT MARTA SCHORLING ANDREEN, HENRIK DIDNER, ELISABET JAMALBERGSTROM AND WILLIAM MCKECHNIE AS MEMBERS OF NOMINATING COMMITTEE	FOR
AAK AB	SE0011337708	18-May-2022	APPROVE REMUNERATION REPORT	FOR
AAK AB	SE0011337708	18-May-2022	APPROVE REMUNERATION POLICY ANOTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
AAK AB	SE0011337708	18-May-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR
AAK AB	SE0011337708	18-May-2022	APPROVE ISSUANCE OF UP TO 10PERCENT OF ISSUED SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
AAK AB	SE0011337708	18-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO RECEIVE AND ADOPT THE REPORTS OF THE DIRECTORS AND THE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 TOGETHER WITH THE INDEPENDENT AUDITORS REPORT	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO RE-ELECT GILES KERR AS A DIRECTOR OF THE COMPANY	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO ELECT MARK CAPONE AS A DIRECTOR OF THE COMPANY	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO ELECT SALLY W CRAWFORD AS A DIRECTOR OF THE COMPANY	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO ELECT BESSIE LEE AS A DIRECTOR OF THE COMPANY	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES ON A NON-PRE-EMPTIVE BASIS	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT ADDITIONAL SECURITIES ON A NON-PRE-EMPTIVE BASIS IN CONNECTION WITH A TRANSACTION	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO AUTHORISE THE PURCHASE OF OWN SHARES BY THE COMPANY	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO APPROVE THE ANNUAL REPORT ON DIRECTORS REMUNERATION FOR THE PERIOD ENDED 31 DECEMBER 2022	AGAINST
ABCAM PLC	GB00B6774699	18-May-2022	TO APPROVE THE REMUNERATION POLICY	AGAINST

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ABCAM PLC	GB00B6774699	18-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO FIX THE AUDITORS REMUNERATION	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO RE-ELECT PETER ALLEN AS A DIRECTOR OF THE COMPANY	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO RE-ELECT ALAN HIRZEL AS A DIRECTOR OF THE COMPANY	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO RE-ELECT MICHAEL BALDOCK AS A DIRECTOR OF THE COMPANY	FOR
ABCAM PLC	GB00B6774699	18-May-2022	TO RE-ELECT MARA ASPINALL AS A DIRECTOR OF THE COMPANY	AGAINST
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO RE-ELECT JOHN DEVINE	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO RECEIVE AND CONSIDER THE ANNUAL REPORT AND ACCOUNTS 2021	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO RE-ELECT BRIAN MCBRIDE	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO RE-ELECT CATHLEEN RAFFAELI	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO RE-ELECT CECILIA REYES	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO ELECT CATHERINE BRADLEY CBE	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO ELECT HANNAH GROVE	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO ELECT PAM KAUR	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO ELECT MICHAEL OBRIEN	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO PROVIDE LIMITED AUTHORITY TO MAKE POLITICAL DONATIONS AND TO INCUR POLITICAL EXPENDITURE	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO AUTHORISE THE DIRECTORS TO ISSUE FURTHER SHARES	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO DISAPPLY SHARE PRE-EMPTION RIGHTS	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO GIVE AUTHORITY FOR THE COMPANY TO BUY BACK SHARES	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO DECLARE A FINAL DIVIDEND FOR 2021	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN RELATION TO THE ISSUANCE OF CONVERTIBLE BONDS	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO DISAPPLY PRE-EMPTION RIGHTS IN RESPECT OF ALLOTMENTS OF EQUITY SECURITIES IN RELATION TO THE ISSUANCE OF CONVERTIBLE BONDS	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO ALLOW THE COMPANY TO CALL GENERAL MEETINGS ON 14 DAYS NOTICE	AGAINST
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO AUTHORISE THE CANCELLATION OF THE CAPITAL REDEMPTION RESERVE SUBJECT TO CONFIRMATION BY THE COURT OF SESSION	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO RE-APPOINT KPMG LLP AS AUDITORS	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO AUTHORISE THE AUDIT COMMITTEE TO SET THE AUDITORS FEES	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO RE-ELECT SIR DOUGLAS FLINT CBE	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO RE-ELECT JONATHAN ASQUITH	FOR
ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO RE ELECT STEPHEN BIRD	FOR

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ABRDN PLC	GB00BF8Q6K64	18-May-2022	TO RE ELECT STEPHANIE BRUCE	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Election of Director: Elizabeth W. Vanderslice	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the current fiscal year.	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Election of Director: John E. Caldwell	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Advisory vote to approve the executive compensation of our named executive officers.	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Election of Director: Nora M. Denzel	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Election of Director: Mark Durcan	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Election of Director: Michael P. Gregoire	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Election of Director: Joseph A. Householder	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Election of Director: John W. Marren	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Election of Director: Jon A. Olson	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Election of Director: Lisa T. Su	FOR
ADVANCED MICRO DEVICES, INC.	US0079031078	18-May-2022	Election of Director: Abhi Y. Talwalkar	AGAINST
AGEAS NV	BE0974264930	18-May-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
AGEAS NV	BE0974264930	18-May-2022	APPROVE DISCHARGE OF AUDITORS	FOR
AGEAS NV	BE0974264930	18-May-2022	APPROVE REMUNERATION REPORT	FOR
AGEAS NV	BE0974264930	18-May-2022	ELECT CAROLIN GABOR AS INDEPENDENT DIRECTOR	FOR
AGEAS NV	BE0974264930	18-May-2022	REELECT SONALI CHANDMAL AS INDEPENDENT DIRECTOR	FOR
AGEAS NV	BE0974264930	18-May-2022	AMEND ARTICLE 1 RE: DEFINITIONS	FOR
AGEAS NV	BE0974264930	18-May-2022	AMEND ARTICLE 2 RE: NAME	FOR
AGEAS NV	BE0974264930	18-May-2022	APPROVE CANCELLATION OF REPURCHASED SHARES	FOR
AGEAS NV	BE0974264930	18-May-2022	RENEW AUTHORIZATION TO INCREASE SHARE CAPITAL WITHIN THE FRAMEWORK OF AUTHORIZED CAPITAL	FOR
AGEAS NV	BE0974264930	18-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
AGEAS NV	BE0974264930	18-May-2022	APPROVE FINANCIAL STATEMENTS AND ALLOCATION OF INCOME	FOR

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AGEAS NV	BE0974264930	18-May-2022	APPROVE DIVIDENDS OF EUR 2.75 PER SHARE	FOR
ALD SA	FR0013258662	18-May-2022	APPROVAL OF THE STATUTORY AUDITORS' REPORT ON THE REGULATED AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	FOR
ALD SA	FR0013258662	18-May-2022	RENEWAL OF THE TERM OF OFFICE OF ERNST & YOUNG ET AUTRES COMPANY AS PRINCIPAL CO-STATUTORY AUDITOR	FOR
ALD SA	FR0013258662	18-May-2022	APPROVAL OF THE REPORT ON THE COMPENSATION OF CORPORATE OFFICERS PURSUANT TO ARTICLE L. 22-10-34 I OF THE FRENCH COMMERCIAL CODE	FOR
ALD SA	FR0013258662	18-May-2022	APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING OR AWARDED IN RESPECT OF THE FINANCIAL YEAR 2021 TO MR. TIM ALBERTSEN, CHIEF EXECUTIVE OFFICER, PURSUANT TO ARTICLE L.22-10-34 II OF THE FRENCH COMMERCIAL CODE	FOR
ALD SA	FR0013258662	18-May-2022	APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING OR AWARDED IN RESPECT OF THE FINANCIAL YEAR 2021 TO MR. GILLES BELLEMERE, DEPUTY CHIEF EXECUTIVE OFFICER, PURSUANT TO ARTICLE L. 22-10-34 II OF THE FRENCH COMMERCIAL CODE	FOR
ALD SA	FR0013258662	18-May-2022	APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING OR AWARDED IN RESPECT OF THE FINANCIAL YEAR 2021 TO MR. JOHN SAFFRETT, DEPUTY CHIEF EXECUTIVE OFFICER, PURSUANT TO ARTICLE L.22-10-34 II OF THE FRENCH COMMERCIAL CODE	FOR
ALD SA	FR0013258662	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHIEF EXECUTIVE OFFICER AND THE DEPUTY CHIEF EXECUTIVE OFFICERS PURSUANT TO ARTICLE L.22-10-8 II OF THE COMMERCIAL CODE	FOR
ALD SA	FR0013258662	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS AND DIRECTORS OF THE COMPANY PURSUANT TO ARTICLE L.22-10-8 II OF THE COMMERCIAL CODE	FOR
ALD SA	FR0013258662	18-May-2022	SETTING THE AMOUNT OF DIRECTORS' COMPENSATION PURSUANT TO ARTICLE L.225-45 OF THE FRENCH COMMERCIAL CODE	FOR
ALD SA	FR0013258662	18-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES WITHIN THE LIMIT OF 5% OF THE SHARE CAPITAL	FOR
ALD SA	FR0013258662	18-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES OR EQUITY SECURITIES GRANTING ACCESS TO OTHER EQUITY SECURITIES OF THE COMPANY OR GRANTING ENTITLEMENT TO THE ALLOTMENT OF DEBT SECURITIES, AND TO ISSUE TRANSFERABLE SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED OF THE COMPANY, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, UP TO A MAXIMUM NOMINAL AMOUNT OF 900 MILLION EUROS, INCLUDING TWO AUTONOMOUS SUB-CEILINGS, FOR A PERIOD OF 26 MONTHS	AGAINST
ALD SA	FR0013258662	18-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, WITH OPERATIONS OF CAPITAL INCREASE OR SALE OF SHARES RESERVED FOR MEMBERS OF A COMPANY OR GROUP SAVINGS PLAN, UP TO A MAXIMUM NOMINAL AMOUNT OF 1,818,466.38 EUROS, I.E. 0.3% OF THE SHARE CAPITAL, FOR A PERIOD OF 26 MONTHS	FOR
ALD SA	FR0013258662	18-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
ALD SA	FR0013258662	18-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ALD SA	FR0013258662	18-May-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 - APPROVAL OF THE OVERALL AMOUNT OF NON-DEDUCTIBLE EXPENSES AND COSTS REFERRED TO IN SECTION 4 OF ARTICLE 39 OF THE FRENCH TAX GENERAL CODE	FOR
ALD SA	FR0013258662	18-May-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND DISTRIBUTION OF A DIVIDEND	FOR

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ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	Election of Director: Warren S. Thaler	FOR
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS: Proposal to ratify the appointment of PricewaterhouseCoopers LLP as Align Technology, Inc.'s independent registered public accountants for the fiscal year ending December 31, 2022.	FOR
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	Election of Director: Kevin J. Dallas	FOR
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	ADVISORY VOTE ON NAMED EXECUTIVES COMPENSATION: Consider an Advisory Vote to Approve the Compensation of our Named Executive Officers.	FOR
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	Election of Director: Joseph M. Hogan	FOR
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	Election of Director: Joseph Lacob	FOR
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	Election of Director: C. Raymond Larkin, Jr.	AGAINST
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	Election of Director: George J. Morrow	AGAINST
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	Election of Director: Anne M. Myong	FOR
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	Election of Director: Andrea L. Saia	FOR
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	Election of Director: Greg J. Santora	FOR
ALIGN TECHNOLOGY, INC.	US0162551016	18-May-2022	Election of Director: Susan E. Siegel	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	TO RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	TO AUTHORISE THE DIRECTORS (OR A DULY AUTHORISED COMMITTEE THERE OF) TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	THAT THE DIRECTORS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY, AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY ('RIGHTS') UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 1,796,106, PROVIDED THAT THIS AUTHORITY SHALL EXPIRE ON 30 JUNE 2023 OR, IF EARLIER, THE DATE OF THE NEXT AGM OF THE COMPANY, SAVE THAT THE COMPANY SHALL BE ENTITLED TO MAKE OFFERS OR AGREEMENTS BEFORE THE EXPIRY OF THIS AUTHORITY WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED AFTER SUCH EXPIRY AND THE DIRECTORS SHALL BE ENTITLED TO ALLOT SHARES AND GRANT RIGHTS PURSUANT TO ANY SUCH OFFERS OR AGREEMENTS AS IF THIS AUTHORITY HAD NOT EXPIRED; AND ALL UNEXERCISED AUTHORITIES PREVIOUSLY GRANTED TO THE DIRECTORS TO ALLOT SHARES AND GRANT RIGHTS BE AND ARE HEREBY REVOKED.	FOR

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ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION 11, THE DIRECTORS BE AND ARE HEREBY EMPOWERED PURSUANT TO SECTIONS 570 AND 573 OF THE COMPANIES ACT 2006 (THE 'ACT') TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY SAID RESOLUTION 11, AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT THIS POWER SHALL BE LIMITED TO: A) THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN OFFER OF SECURITIES IN FAVOUR OF THE HOLDERS OF ORDINARY SHARES ON THE REGISTER OF MEMBERS AT SUCH RECORD DATE(S) AS THE DIRECTORS MAY DETERMINE WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF THE ORDINARY SHAREHOLDERS ARE PROPORTIONATE (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD OR DEEMED TO BE HELD BY THEM ON ANY SUCH RECORD DATE(S), SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS OR LEGAL OR PRACTICAL PROBLEMS ARISING UNDER THE LAWS OF ANY OVERSEAS TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR BY VIRTUE OF SHARES BEING REPRESENTED BY DEPOSITARY RECEIPTS OR ANY OTHER MATTER; AND/OR B) THE ALLOTMENT TO ANY PERSON OR PERSONS OF EQUITY SECURITIES, OTHERWISE THAN PURSUANT TO PARAGRAPH (A) ABOVE, UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 539,371, AND THIS POWER SHALL EXPIRE UPON THE EXPIRY OF THE GENERAL AUTHORITY CONFERRED BY RESOLUTION 11 , SAVE THAT THE COMPANY SHALL BE ENTITLED TO MAKE OFFERS OR AGREEMENTS BEFORE THE EXPIRY OF SUCH AUTHORITY WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS SHALL BE ENTITLED TO ALLOT EQUITY SECURITIES PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THIS AUTHORITY HAD NOT EXPIRED	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	TO RECEIVE THE FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	TO DECLARE A FINAL DIVIDEND IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021 OF 1.128 PENCE PER SHARE	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	TO RE-ELECT PETER BUTTERFIELD AS A DIRECTOR OF THE COMPANY	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	TO RE- ELECT DAVID COOK AS A DIRECTOR OF THE COMPANY	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	TO RE- ELECT ANDREW FRANKLIN AS A DIRECTOR OF THE COMPANY	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	TO RE-ELECT RICHARD JONES AS A DIRECTOR OF THE COMPANY	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	TO RE- ELECT JO LECOULLIARD AS A DIRECTOR OF THE COMPANY	FOR
ALLIANCE PHARMA PLC	GB0031030819	18-May-2022	TO ELECT KRISTOF NEIRYNCK AS A DIRECTOR OF THE COMPANY	FOR
ALNYLAM PHARMACEUTICALS, INC.	US02043Q1076	18-May-2022	Election of Class III Director: Margaret A. Hamburg, M.D.	FOR
ALNYLAM PHARMACEUTICALS, INC.	US02043Q1076	18-May-2022	Election of Class III Director: Colleen F. Reitan	FOR
ALNYLAM PHARMACEUTICALS, INC.	US02043Q1076	18-May-2022	Election of Class III Director: Amy W. Schulman	FOR
ALNYLAM PHARMACEUTICALS, INC.	US02043Q1076	18-May-2022	To approve the amended and restated 2018 Stock Incentive Plan.	FOR
ALNYLAM PHARMACEUTICALS, INC.	US02043Q1076	18-May-2022	To approve, in a non-binding advisory vote, the compensation of Alnylam's named executive officers.	FOR

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ALNYLAM PHARMACEUTICALS, INC.	US02043Q1076	18-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP, an independent registered public accounting firm, as Alnylam's independent auditors for the fiscal year ending December 31, 2022.	FOR
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	FOR
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	ABSTAIN
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	FOR
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	FOR
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	ABSTAIN
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	ABSTAIN
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	ABSTAIN
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	FOR
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	FOR
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	FOR
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	FOR
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	DIRECTOR	FOR
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	Proposal to ratify the Audit Committee's appointment of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for 2022.	FOR
AMERICAN FINANCIAL GROUP, INC.	US0259321042	18-May-2022	Advisory vote on compensation of named executive officers.	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Pamela D.A. Reeve	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: David E. Sharbutt	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Thomas A. Bartlett	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Bruce L. Tanner	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Samme L. Thompson	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2022.	FOR

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AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	To approve, on an advisory basis, the Company's executive compensation.	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Kelly C. Chambliss	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Teresa H. Clarke	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Raymond P. Dolan	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Kenneth R. Frank	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Robert D. Hormats	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Grace D. Lieblein	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: Craig Macnab	FOR
AMERICAN TOWER CORPORATION	US03027X1000	18-May-2022	Election of Director: JoAnn A. Reed	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Ratify the Selection of Deloitte & Touche LLP as Independent Public Accountants	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Election of Director: Nancy A. Altobello	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Advisory Vote to Approve Compensation of Named Executive Officers	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Stockholder Proposal: Special Shareholder Meeting Improvement	AGAINST
AMPHENOL CORPORATION	US0320951017	18-May-2022	Election of Director: Stanley L. Clark	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Election of Director: David P. Falck	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Election of Director: Edward G. Jepsen	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Election of Director: Rita S. Lane	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Election of Director: Robert A. Livingston	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Election of Director: Martin H. Loeffler	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Election of Director: R. Adam Norwitt	FOR
AMPHENOL CORPORATION	US0320951017	18-May-2022	Election of Director: Anne Clarke Wolff	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE PARTNERSHIP AGREEMENT CONCLUDED BETWEEN AMUNDI AND CREDIT AGRICOLE S.A., IN ACCORDANCE WITH ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE INFORMATION MENTIONED IN ARTICLE L. 22-10-9 IN I OF THE FRENCH COMMERCIAL CODE CONTAINED IN THE CORPORATE GOVERNANCE REPORT	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR AWARDED FOR THE SAME FINANCIAL YEAR ENDING 31 DECEMBER 2021, TO MR. YVES PERRIER, MANAGING DIRECTOR FROM 1ST JANUARY TO 10TH MAY 2021	FOR

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AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR AWARDED FOR THE SAME FINANCIAL YEAR ENDING 31 DECEMBER 2021, TO MR. YVES PERRIER, CHAIRMAN OF THE BOARD OF DIRECTORS AS OF 11TH MAY 2021	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR AWARDED FOR THE SAME FINANCIAL YEAR ENDING 31 DECEMBER 2021, TO MRS VALERIE BAUDSON, MANAGING DIRECTOR AS OF 11TH MAY 2021	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE DIRECTOR'S COMPENSATION POLICY FOR THE FINANCIAL YEAR 2022 IN ACCORDANCE WITH ARTICLE L. 225-209 OF THE FRENCH COMMERCIAL CODE	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE COMPENSATION POLICY OF THE CHAIRMAN OF THE BOARDS OF DIRECTORS FOR THE FINANCIAL YEAR 2022 IN ACCORDANCE WITH ARTICLE L. 225-209 OF THE FRENCH COMMERCIAL CODE	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE MANAGING DIRECTOR'S COMPENSATION POLICY FOR THE FINANCIAL YEAR 2022 IN ACCORDANCE WITH ARTICLE L. 225-209 OF THE FRENCH COMMERCIAL CODE	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE DEPUTY MANAGING DIRECTOR'S COMPENSATION POLICY FOR THE FINANCIAL YEAR 2022 IN ACCORDANCE WITH ARTICLE L. 225-209 OF THE FRENCH COMMERCIAL CODE	FOR
AMUNDI SA	FR0004125920	18-May-2022	OPINION ON THE TOTAL AMOUNT OF COMPENSATION PAID DURING THE PAST FINANCIAL YEAR TO THE CATEGORIES OF EMPLOYEES WHOSE PROFESSIONAL ACTIVITIES HAVE A SIGNIFICANT IMPACT ON THE RISK PROFILE OF THE COMPANY OR GROUP, WITHIN THE MEANING OF ARTICLE L. 511-71 OF THE MONETARY AND FINANCIAL CODE	FOR
AMUNDI SA	FR0004125920	18-May-2022	RATIFICATION OF THE COOPTATION OF MRS CHRISTINE GANDON AS DIRECTOR	AGAINST
AMUNDI SA	FR0004125920	18-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. YVES PERRIER AS DIRECTOR	AGAINST
AMUNDI SA	FR0004125920	18-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. XAVIER MUSCA AS DIRECTOR	AGAINST
AMUNDI SA	FR0004125920	18-May-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. VIRGINIE CAYATTE AS DIRECTOR	FOR
AMUNDI SA	FR0004125920	18-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. ROBERT LEBLANC AS DIRECTOR	FOR
AMUNDI SA	FR0004125920	18-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES	FOR
AMUNDI SA	FR0004125920	18-May-2022	OPINION ON THE COMPANY'S CLIMATE STRATEGY	FOR
AMUNDI SA	FR0004125920	18-May-2022	POWERS TO ACCOMPLISH FORMALITIES	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE ANNUAL REPORTS AND ACCOUNTS FOR THE FINANCIAL YEAR ENDING IN 2021	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE REPORTS AND CONSOLIDATED ACCOUNTS FOR THE FINANCIAL YEAR ENDING IN 2021	FOR
AMUNDI SA	FR0004125920	18-May-2022	ALLOCATION OF NET PROFIT FOR THE FINANCIAL YEAR ENDED ON 31ST DECEMBER 2021 AND SETTING OF THE DIVIDEND	FOR
AMUNDI SA	FR0004125920	18-May-2022	APPROVAL OF THE AGREEMENT SUSPENDING THE EMPLOYMENT CONTRACT CONCLUDED BETWEEN MRS VALERIE BAUDSON AND AMUNDI ASSET MANAGEMENT, IN ACCORDANCE WITH ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: Glenn A. Votek	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: Vicki Williams	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: Francine J. Bovich	FOR

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ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Advisory approval of the Company's executive compensation.	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: Wellington J. Denahan	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: Katie Beirne Fallon	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: David L. Finkelstein	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: Thomas Hamilton	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: Kathy Hopinkah Hannan	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: Michael Haylon	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: Eric A. Reeves	FOR
ANNALY CAPITAL MANAGEMENT, INC.	US0357104092	18-May-2022	Election of Director: John H. Schaefer	FOR
ANTHEM, INC.	US0367521038	18-May-2022	Election of Director: Susan D. DeVore	FOR
ANTHEM, INC.	US0367521038	18-May-2022	Election of Director: Bahija Jallal	FOR
ANTHEM, INC.	US0367521038	18-May-2022	Election of Director: Ryan M. Schneider	FOR
ANTHEM, INC.	US0367521038	18-May-2022	Election of Director: Elizabeth E. Tallett	FOR
ANTHEM, INC.	US0367521038	18-May-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
ANTHEM, INC.	US0367521038	18-May-2022	To ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm for 2022.	FOR
ANTHEM, INC.	US0367521038	18-May-2022	To approve an amendment to our Articles of Incorporation to change our name to Elevance Health, Inc.	FOR
ANTHEM, INC.	US0367521038	18-May-2022	Shareholder proposal to prohibit political funding.	AGAINST
ANTHEM, INC.	US0367521038	18-May-2022	Shareholder proposal requesting a racial impact audit and report.	AGAINST
ARBOR REALTY TRUST, INC.	US0389231087	18-May-2022	Election of Director: Caryn Effron	FOR
ARBOR REALTY TRUST, INC.	US0389231087	18-May-2022	Election of Director: Joseph Martello	AGAINST
ARBOR REALTY TRUST, INC.	US0389231087	18-May-2022	Election of Director: Edward Farrell	FOR
ARBOR REALTY TRUST, INC.	US0389231087	18-May-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm of Arbor Realty Trust, Inc. for 2022.	FOR
ATOS SE	FR0000051732	18-May-2022	ALLOCATION OF THE NET INCOME FOR THE FINANCIAL YEAR ENDING DECEMBER 31, 2021	FOR
ATOS SE	FR0000051732	18-May-2022	RATIFICATION OF THE NOMINATION OF A DIRECTOR: MR. RODOLPHE BELMER	FOR

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ATOS SE	FR0000051732	18-May-2022	RENEWAL OF MR. RODOLPHE BELMER AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ATOS SE	FR0000051732	18-May-2022	RENEWAL OF MS. VALRIE BERNIS AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ATOS SE	FR0000051732	18-May-2022	RENEWAL OF MR. VERNON SANKEY AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ATOS SE	FR0000051732	18-May-2022	APPOINTMENT OF MR. REN PROGLIO AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ATOS SE	FR0000051732	18-May-2022	APPOINTMENT OF MS. ELIZABETH TINKHAM AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ATOS SE	FR0000051732	18-May-2022	APPOINTMENT OF MS. ASTRID STANGE AS MEMBER OF THE BOARD OF DIRECTORS	FOR
ATOS SE	FR0000051732	18-May-2022	ELECTION OF A DIRECTOR REPRESENTING THE EMPLOYEE SHAREHOLDERS - APPOINTMENT OF MS. KATRINA HOPKINS	FOR
ATOS SE	FR0000051732	18-May-2022	ELECTION OF A DIRECTOR REPRESENTING THE EMPLOYEE SHAREHOLDERS - APPOINTMENT OF MR. CHRISTIAN BEER	AGAINST
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE SPECIAL REPORT OF THE AUDITORS REGARDING THE AGREEMENTS AND UNDERTAKINGS REFERRED TO IN ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDING DECEMBER 31, 2021 OR AWARDED FOR THE SAME FINANCIAL YEAR TO MR. BERTRAND MEUNIER, CHAIRMAN OF THE BOARD	FOR
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDING DECEMBER 31, 2021 OR AWARDED FOR THE SAME FINANCIAL YEAR TO MR. LIE GIRARD, CHIEF EXECUTIVE OFFICER	FOR
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDING DECEMBER 31, 2021 OR AWARDED FOR THE SAME FINANCIAL YEAR TO MR. PIERRE BARNAB , INTERIM CHIEF EXECUTIVE OFFICER	FOR
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDING DECEMBER 31, 2021 OR AWARDED FOR THE SAME FINANCIAL YEAR TO MR. ADRIAN GREGORY, INTERIM DEPUTY CHIEF EXECUTIVE OFFICER	FOR
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF THE COMPANY OFFICERS REFERRED TO IN ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL CODE	FOR
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO DIRECTORS	FOR
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER	FOR
ATOS SE	FR0000051732	18-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE PURPOSE OF PURCHASING, CONSERVING OR TRANSFERRING SHARES IN THE COMPANY	FOR
ATOS SE	FR0000051732	18-May-2022	DELEGATION OF AUTHORITY TO GRANT TO THE BOARD OF DIRECTORS TO DECIDE THE ISSUE OF SHARES AND/OR SECURITIES GIVING ACCESS TO SHARE CAPITAL AND/OR SECURITIES CARRYING A RIGHT TO THE ALLOCATION OF DEBT SECURITIES WHILE MAINTAINING PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
ATOS SE	FR0000051732	18-May-2022	DELEGATION OF AUTHORITY TO GRANT TO THE BOARD OF DIRECTORS TO DECIDE THE ISSUE OF SHARES AND/OR SECURITIES GIVING ACCESS TO SHARE CAPITAL AND/OR A RIGHT TO THE ALLOCATION OF DEBT SECURITIES THROUGH PUBLIC OFFERINGS OTHER THAN THOSE REFERRED TO IN ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR

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ATOS SE	FR0000051732	18-May-2022	DELEGATION OF AUTHORITY TO GRANT TO THE BOARD OF DIRECTORS TO DECIDE THE ISSUE OF SHARES AND/OR SECURITIES GIVING ACCESS TO SHARE CAPITAL AND/OR A RIGHT TO THE ALLOCATION OF DEBT SECURITIES THROUGH A PUBLIC OFFERING MENTIONED IN ARTICLE L. 411-2, 1 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
ATOS SE	FR0000051732	18-May-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS AS CONSIDERATION FOR CONTRIBUTIONS IN KIND CONSISTING OF EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL	FOR
ATOS SE	FR0000051732	18-May-2022	DELEGATION OF AUTHORITY TO GRANT TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN CONNECTION WITH A SHARE CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
ATOS SE	FR0000051732	18-May-2022	DELEGATION OF AUTHORITY TO GRANT TO THE BOARD OF DIRECTORS TO DECIDE THE INCREASE OF THE SHARE CAPITAL THROUGH THE CAPITALIZATION OF PREMIUMS, RESERVES, PROFITS OR OTHER ITEMS	FOR
ATOS SE	FR0000051732	18-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL OF THE COMPANY WITH THE REMOVAL OF THE PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF MEMBERS OF A COMPANY SAVING PLAN	FOR
ATOS SE	FR0000051732	18-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL OF THE COMPANY BY ISSUING SHARES RESERVED FOR CERTAIN CATEGORIES OF PERSONS WITH THE REMOVAL OF PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF SUCH PERSONS IN CONNECTION WITH THE IMPLEMENTATION OF EMPLOYEE SHAREHOLDING PLANS	FOR
ATOS SE	FR0000051732	18-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT FREE SHARES TO THE EMPLOYEES AND EXECUTIVE OFFICERS OF THE COMPANY AND/OR ITS AFFILIATED COMPANIES	FOR
ATOS SE	FR0000051732	18-May-2022	MODIFICATION OF ARTICLE 10-1 OF THE ARTICLES OF ASSOCIATION IN ORDER TO DECREASE THE STATUTORY THRESHOLD TRIGGERING THE OBLIGATION TO DECLARE THE CROSSING OF THRESHOLDS	AGAINST
ATOS SE	FR0000051732	18-May-2022	POWERS	FOR
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDING DECEMBER 31, 2021	FOR
ATOS SE	FR0000051732	18-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDING DECEMBER 31, 2021	FOR
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	To ratify the selection of BDO USA, LLP as the Company's independent registered public accounting firm for the current fiscal year.	FOR
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	To approve an amendment to the Company's 2014 Stock Incentive Plan.	FOR
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	Election of Director to serve until the 2023 Annual Meeting: Christian A. Asmar	FOR
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	To approve, by non-binding vote, executive compensation.	FOR
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	Election of Director to serve until the 2023 Annual Meeting: Robert M. Bakish	FOR
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	Election of Director to serve until the 2023 Annual Meeting: Paula E. Boggs	FOR
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	Election of Director to serve until the 2023 Annual Meeting: Elizabeth M. Daley	FOR
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	Election of Director to serve until the 2023 Annual Meeting: Nancy Hawthorne	AGAINST
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	Election of Director to serve until the 2023 Annual Meeting: Jeff Rosica	FOR
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	Election of Director to serve until the 2023 Annual Meeting: Daniel B. Silvers	FOR

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AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	Election of Director to serve until the 2023 Annual Meeting: John P. Wallace	FOR
AVID TECHNOLOGY, INC.	US05367P1003	18-May-2022	Election of Director to serve until the 2023 Annual Meeting: Peter M. Westley	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	DIRECTOR	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	DIRECTOR	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	DIRECTOR	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	DIRECTOR	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	DIRECTOR	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	DIRECTOR	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	DIRECTOR	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	DIRECTOR	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	DIRECTOR	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	To ratify the Audit Committee's appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2022.	FOR
BANKUNITED, INC.	US06652K1034	18-May-2022	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
BANNER CORPORATION	US06652V2088	18-May-2022	Election of Director: Ellen R.M. Boyer (for three-year term)	FOR
BANNER CORPORATION	US06652V2088	18-May-2022	Election of Director: Connie R. Collingsworth (for three-year term)	FOR
BANNER CORPORATION	US06652V2088	18-May-2022	Election of Director: John Pedersen (for three-year term)	FOR
BANNER CORPORATION	US06652V2088	18-May-2022	Election of Director: Margot J. Copeland (for one-year term)	FOR
BANNER CORPORATION	US06652V2088	18-May-2022	Election of Director: Paul J. Walsh (for one-year term)	FOR
BANNER CORPORATION	US06652V2088	18-May-2022	Advisory approval of the compensation of Banner Corporation's named executive officers.	FOR
BANNER CORPORATION	US06652V2088	18-May-2022	Ratification of the Audit Committee's appointment of Moss Adams LLP as the independent registered public accounting firm for the year ending December 31, 2022.	FOR
BANNER CORPORATION	US06652V2088	18-May-2022	Amendment of Articles of Incorporation to eliminate staggered terms for directors.	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR

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BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	DIRECTOR	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	To consider a non-binding proposal to give advisory approval of Berkshire's executive compensation as described in the Proxy Statement.	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	To ratify the appointment of Crowe LLP as the Company's Independent Registered Public Accounting firm for the fiscal year 2022.	FOR
BERKSHIRE HILLS BANCORP, INC.	US0846801076	18-May-2022	To approve the Berkshire Hills Bancorp, Inc. 2022 Equity Incentive Plan.	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPOINTMENT OF NIKOS KOUMETTIS AS NEW DIRECTOR	AGAINST
BIC(SOCIETE)	FR0000120966	18-May-2022	RENEWAL OF GONZALVE BICH AS DIRECTOR	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	RENEWAL OF ELIZABETH BASTONI AS DIRECTOR	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	RENEWAL OF MA LYS CASTELLA AS DIRECTOR	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPROVAL OF THE INFORMATION ON THE COMPENSATION OF THE DIRECTORS AND CORPORATE OFFICERS REFERRED TO ARTICLE L. 22-10-9 (I) OF THE FRENCH COMMERCIAL CODE FOR FY 2021	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPROVAL OF THE FIXED, VARIABLE OR EXCEPTIONAL COMPONENTS OF TOTAL COMPENSATION AND BENEFITS PAID OR GRANTED UP TO MAY 19, 2021 TO PIERRE VAREILLE, CHAIR OF THE BOARD OF DIRECTORS	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPROVAL OF THE FIXED, VARIABLE OR EXCEPTIONAL COMPONENTS OF TOTAL COMPENSATION AND BENEFITS PAID OR GRANTED FROM MAY 19, 2021 TO JOHN GLEN, CHAIR OF THE BOARD OF DIRECTORS	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPROVAL OF THE FIXED, VARIABLE OR EXCEPTIONAL COMPONENTS OF TOTAL COMPENSATION AND BENEFITS PAID OR GRANTED FOR THE PERIOD ENDED DECEMBER 31, 2021 TO GONZALVE BICH, CHIEF EXECUTIVE OFFICER	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIR OF THE BOARD OF DIRECTORS FOR FY 2022	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE EXECUTIVE CORPORATE OFFICERS FOR FY 2022	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR DIRECTORS FOR FY 2022	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	SETTING THE TOTAL ANNUAL AMOUNT OF COMPENSATION FOR DIRECTORS	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	RATIFICATION OF THE BOARD'S DECISION TO TRANSFER THE COMPANY'S REGISTERED OFFICE TO A NEW ADDRESS	FOR

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BIC(SOCIETE)	FR0000120966	18-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE COMPANY'S SHARE CAPITAL BY CANCELLATION OF OWN SHARES	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING NEW ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL, WITH PRESERVATION OF SHAREHOLDERS' PREFERENTIAL RIGHTS OF SUBSCRIPTION	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL ON ONE OR SEVERAL OCCASIONS BY INCORPORATION OF RESERVES, PROFITS OR PREMIUMS OR OTHER SUMS OF MONEY WHOSE CAPITALIZATION SHALL BE ACCEPTED	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	AUTHORIZATION TO PERFORM FORMALITIES	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2021	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2021	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	APPROPRIATION OF EARNINGS, SETTING THE DIVIDEND	FOR
BIC(SOCIETE)	FR0000120966	18-May-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO TRADE IN COMPANY SHARES	FOR
BRANDYWINE REALTY TRUST	US1053682035	18-May-2022	Election of Trustee: Reginald DesRoches	FOR
BRANDYWINE REALTY TRUST	US1053682035	18-May-2022	Election of Trustee: James C. Diggs	FOR
BRANDYWINE REALTY TRUST	US1053682035	18-May-2022	Election of Trustee: H. Richard Haverstick, Jr.	FOR
BRANDYWINE REALTY TRUST	US1053682035	18-May-2022	Election of Trustee: Terri A. Herubin	FOR
BRANDYWINE REALTY TRUST	US1053682035	18-May-2022	Election of Trustee: Michael J. Joyce	FOR
BRANDYWINE REALTY TRUST	US1053682035	18-May-2022	Election of Trustee: Charles P. Pizzi	FOR
BRANDYWINE REALTY TRUST	US1053682035	18-May-2022	Election of Trustee: Gerard H. Sweeney	FOR
BRANDYWINE REALTY TRUST	US1053682035	18-May-2022	Ratification of the Audit Committee's appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for calendar year 2022.	FOR
BRANDYWINE REALTY TRUST	US1053682035	18-May-2022	Provide a non-binding, advisory vote on our executive compensation.	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO RE-APPOINT ERNST & YOUNG LLP AS THE COMPANY'S AUDITORS	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO RECEIVE THE ACCOUNTS FOR THE YEAR ENDED DECEMBER 31, 2021 AND THE DIRECTORS' AND AUDITORS' REPORTS THEREON	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO AUTHORIZE THE DIRECTORS TO AGREE TO THE AUDITORS' REMUNERATION	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO AUTHORIZE THE DIRECTORS TO ALLOT AND/OR ISSUE ORDINARY SHARES UP TO A SPECIFIED AMOUNT	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO AUTHORIZE THE COMPANY TO PURCHASE ITS ORDINARY SHARES UP TO A SPECIFIED AMOUNT	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO AUTHORIZE THE DIRECTORS TO ALLOT AND/OR ISSUE EQUITY SECURITIES FOR CASH WITHOUT MAKING A PRE-EMPTIVE OFFER TO SHAREHOLDERS (SUBJECT TO THE LIMITATION SET OUT IN THE RESOLUTION)	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO AUTHORIZE THE DIRECTORS TO ALLOT AND/OR ISSUE THE COMPANY'S ORDINARY SHARES FOR CASH WITHOUT MAKING A PRE-EMPTIVE OFFER TO SHAREHOLDERS (SUBJECT TO THE LIMITATION SET OUT IN THE RESOLUTION) FOR AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO DECLARE A FINAL DIVIDEND OF 6.25C (UNITED STATES CENTS) PER ORDINARY SHARE	FOR

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BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO RE-APPOINT HUGH STEVEN WILSON AS DIRECTOR	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO RE-APPOINT CHRISTOPHER BOGART AS DIRECTOR	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO RE-APPOINT ROBERT GILLESPIE AS DIRECTOR	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO RE-APPOINT ANDREA MULLER AS DIRECTOR	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO RE-APPOINT CHARLES PARKINSON AS DIRECTOR	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO RE-APPOINT JOHN SIEVWRIGHT AS DIRECTOR	FOR
BURFORD CAPITAL LIMITED	GG00BMGYLN96	18-May-2022	TO APPOINT CHRISTOPHER HALMY AS DIRECTOR	FOR
BURLINGTON STORES, INC.	US1220171060	18-May-2022	Election of Director: John J. Mahoney, Class III Director	FOR
BURLINGTON STORES, INC.	US1220171060	18-May-2022	Election of Director: Laura J. Sen, Class III Director	FOR
BURLINGTON STORES, INC.	US1220171060	18-May-2022	Election of Director: Paul J. Sullivan, Class III Director	FOR
BURLINGTON STORES, INC.	US1220171060	18-May-2022	Ratification of appointment of Deloitte & Touche LLP as the Company's independent registered certified public accounting firm for the fiscal year ending January 28, 2023.	FOR
BURLINGTON STORES, INC.	US1220171060	18-May-2022	Approval, on a non-binding, advisory basis, of the compensation of the Company's named executive officers ("Say-On-Pay").	FOR
BURLINGTON STORES, INC.	US1220171060	18-May-2022	Approval of the Burlington Stores, Inc. 2022 Omnibus Incentive Plan.	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: Stacey S. Rauch	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: Gretchen W. Schar	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: Rochester (Rock) Anderson, Jr.	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: Stephanie P. Stahl	FOR
CARTER'S INC.	US1462291097	18-May-2022	An advisory approval of compensation for our named executive officers (the "say-on-pay" vote).	FOR
CARTER'S INC.	US1462291097	18-May-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: Jeffrey H. Black	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: Hali Borenstein	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: Luis A. Borgen	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: Michael D. Casey	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: A. Bruce Cleverly	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: Jevin S. Eagle	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: Mark P. Hipp	FOR
CARTER'S INC.	US1462291097	18-May-2022	Election of Director: William J. Montgoris	FOR
CBRE GROUP, INC.	US12504L1098	18-May-2022	Election of Director: Sanjiv Yajnik	AGAINST
CBRE GROUP, INC.	US12504L1098	18-May-2022	Ratify the appointment of KPMG LLP as our independent registered public accounting firm for 2022.	FOR

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CBRE GROUP, INC.	US12504L1098	18-May-2022	Election of Director: Brandon B. Boze	FOR
CBRE GROUP, INC.	US12504L1098	18-May-2022	Advisory vote to approve named executive officer compensation for 2021.	FOR
CBRE GROUP, INC.	US12504L1098	18-May-2022	Approve the Amended and Restated 2019 Equity Incentive Plan.	FOR
CBRE GROUP, INC.	US12504L1098	18-May-2022	Stockholder proposal regarding our stockholders' ability to call special stockholder meetings.	AGAINST
CBRE GROUP, INC.	US12504L1098	18-May-2022	Election of Director: Beth F. Cobert	FOR
CBRE GROUP, INC.	US12504L1098	18-May-2022	Election of Director: Reginald H. Gilyard	FOR
CBRE GROUP, INC.	US12504L1098	18-May-2022	Election of Director: Shira D. Goodman	AGAINST
CBRE GROUP, INC.	US12504L1098	18-May-2022	Election of Director: Christopher T. Jenny	AGAINST
CBRE GROUP, INC.	US12504L1098	18-May-2022	Election of Director: Gerardo I. Lopez	FOR
CBRE GROUP, INC.	US12504L1098	18-May-2022	Election of Director: Susan Meaney	FOR
CBRE GROUP, INC.	US12504L1098	18-May-2022	Election of Director: Oscar Munoz	FOR
CBRE GROUP, INC.	US12504L1098	18-May-2022	Election of Director: Robert E. Sulentic	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MS. SUN DONGDONG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MR. WEN XIANJUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MR. XING JIAN, WHO HAS SERVED THE COMPANY FOR MORE THAN NINE YEARS, AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MR. HAN BENWEN, WHO HAS SERVED THE COMPANY FOR MORE THAN NINE YEARS, AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MR. DONG XINYI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE RESPECTIVE DIRECTORS' REMUNERATION	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-APPOINT SHINEWING (HK) CPA LIMITED AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO DECLARE A FINAL DIVIDEND OF HKD60 CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021 TO THE SHAREHOLDERS OF THE COMPANY	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE THE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND DEAL WITH THE SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION; AND	AGAINST
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND DEAL WITH THE NEW SHARES OF THE COMPANY REPRESENTING THE TOTAL NUMBER OF THE SHARES REPURCHASED	AGAINST

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CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	THAT THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY BE AMENDED IN THE MANNER AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 13 APRIL 2022 (THE CIRCULAR) AND THE AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY IN THE FORM OF THE DOCUMENT MARKED A AND PRODUCED TO THE ANNUAL GENERAL MEETING AND FOR THE PURPOSE OF IDENTIFICATION INITIALED BY THE CHAIRMAN OF THE ANNUAL GENERAL MEETING, WHICH CONSOLIDATES ALL THE PROPOSED AMENDMENTS MENTIONED IN THE CIRCULAR, BE APPROVED AND ADOPTED AS THE AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR AND TO THE EXCLUSION OF THE EXISTING MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY WITH IMMEDIATE EFFECT AND THAT THE DIRECTORS OF THE COMPANY BE AND ARE HEREBY AUTHORISED TO DO ALL THINGS NECESSARY TO IMPLEMENT THE ADOPTION OF THE AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY, INCLUDING BUT NOT LIMITED TO AUTHORISING ANY OF THE DIRECTORS, COMPANY SECRETARY OR ASSISTANT COMPANY SECRETARY OF THE COMPANY TO DEAL WITH ALL NECESSARY FILINGS IN HONG KONG AND THE CAYMAN ISLANDS IN CONNECTION WITH THE FOREGOING	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MS. ZHENG SHULIANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MS. ZHANG RUILIAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MS. WONG YUTING AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MR. YANG CONGSEN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MR. ZHANG JINGLEI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA HONGQIAO GROUP LTD	KYG211501005	18-May-2022	TO RE-ELECT MR. LI ZIMIN (MR. ZHANG HAO AS HIS ALTERNATE) AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO GRANT TO THE BOARD A GENERAL MANDATE TO ISSUE NEW DOMESTIC SHARES AND/OR OVERSEAS-LISTED FOREIGN SHARES OF SINOPEC CORP	AGAINST
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO GRANT TO THE BOARD A MANDATE TO BUY BACK DOMESTIC SHARES AND/OR OVERSEAS-LISTED FOREIGN SHARES OF SINOPEC CORP	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO ELECT THE SUPERVISOR (NOT INCLUDING EMPLOYEE REPRESENTATIVE SUPERVISOR); TO ELECT MR. QIU FASEN AS AN EXTERNAL SUPERVISOR OF THE EIGHTH SESSION OF THE BOARD OF SUPERVISORS OF THE COMPANY	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO ELECT THE SUPERVISOR (NOT INCLUDING EMPLOYEE REPRESENTATIVE SUPERVISOR); TO ELECT MR. LV LIANGGONG AS AN EXTERNAL SUPERVISOR OF THE EIGHTH SESSION OF THE BOARD OF SUPERVISORS OF THE COMPANY	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO ELECT THE SUPERVISOR (NOT INCLUDING EMPLOYEE REPRESENTATIVE SUPERVISOR); TO ELECT MR. WU BO AS AN EXTERNAL SUPERVISOR OF THE EIGHTH SESSION OF THE BOARD OF SUPERVISORS OF THE COMPANY	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO ELECT THE SUPERVISOR (NOT INCLUDING EMPLOYEE REPRESENTATIVE SUPERVISOR); TO ELECT MR. ZHAI YALIN AS AN EXTERNAL SUPERVISOR OF THE EIGHTH SESSION OF THE BOARD OF SUPERVISORS OF THE COMPANY	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS FOR 2021 OF SINOPEC CORP	FOR

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CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF SUPERVISORS FOR 2021 OF SINOPEC CORP	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL REPORTS OF SINOPEC CORP. FOR THE YEAR ENDED 31 DECEMBER 2021 PREPARED BY KPMG HUAZHEN (SPECIAL GENERAL PARTNERSHIP) AND KPMG	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF SINOPEC CORP. FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO AUTHORISE THE BOARD TO DETERMINE THE INTERIM PROFIT DISTRIBUTION PLAN OF SINOPEC CORP. FOR THE YEAR 2022	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO CONSIDER AND APPROVE THE RE-APPOINTMENT OF KPMG HUAZHEN (SPECIAL GENERAL PARTNERSHIP) AND KPMG AS THE EXTERNAL AUDITORS OF SINOPEC CORP. FOR THE YEAR 2022, AND TO AUTHORISE THE BOARD TO DETERMINE THEIR REMUNERATIONS	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO AUTHORISE THE BOARD TO DETERMINE THE PROPOSED PLAN FOR ISSUANCE OF DEBT FINANCING INSTRUMENT(S)	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	18-May-2022	TO GRANT TO THE BOARD A MANDATE TO BUY BACK DOMESTIC SHARES AND/OR OVERSEAS-LISTED FOREIGN SHARES OF SINOPEC CORP	FOR
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	ORDINARY RESOLUTION (TO GRANT GENERAL MANDATE TO ISSUE AND ALLOT NEW SHARES)	AGAINST
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	ORDINARY RESOLUTION (TO GRANT GENERAL MANDATE TO REPURCHASE SHARES)	FOR
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	ORDINARY RESOLUTION (TO EXTEND GENERAL MANDATE GRANTED TO ISSUE NEW SHARES)	AGAINST
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	ORDINARY RESOLUTION (TO APPROVE PAYMENT OF A DIVIDEND OF HKD 0.0323 PER ORDINARY SHARE FROM THE SHARE PREMIUM ACCOUNT OF THE COMPANY IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021)	FOR
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	TO RE-ELECT DR. HE NING AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	TO RE-ELECT DR. TANG ZHENMING AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	TO RE-ELECT DR. ZHANG YAQIN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	TO RE-ELECT MR. GAO LIANGYU AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF DIRECTORS OF THE COMPANY	FOR
CHINASOFT INTERNATIONAL LTD	KYG2110A1114	18-May-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	DIRECTOR	FOR

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CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	DIRECTOR	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	DIRECTOR	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	DIRECTOR	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	DIRECTOR	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	DIRECTOR	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	DIRECTOR	ABSTAIN
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	DIRECTOR	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	DIRECTOR	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	An advisory vote to approve the compensation of our executive officers as disclosed in the proxy statement ("say-on-pay").	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	Approve the Chipotle Mexican Grill, Inc. 2022 Stock Incentive Plan.	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	Approve the Chipotle Mexican Grill, Inc. Employee Stock Purchase Plan.	FOR
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	Shareholder Proposal - Commission a Racial Equity Audit.	AGAINST
CHIPOTLE MEXICAN GRILL, INC.	US1696561059	18-May-2022	Shareholder Proposal - Publish Quantitative Workforce Data.	AGAINST
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Sally A. Steele	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Eric E. Stickels	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Brian R. Ace	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Mark E. Tryniski	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: John F. Whipple, Jr.	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Advisory vote on executive compensation.	FOR

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COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Approve the Community Bank System, Inc. 2022 Long-Term Incentive Plan.	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Mark J. Bolus	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Jeffrey L. Davis	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Neil E. Fesette	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Jeffery J. Knauss	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Kerrie D. MacPherson	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: John Parente	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Raymond C. Pecor, III	FOR
COMMUNITY BANK SYSTEM, INC.	US2036071064	18-May-2022	Election of Director for a one year term: Susan E. Skerritt	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR DIRECTOR: 2021 REMUNERATION FOR DIRECTOR ZHOU JIA	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR DIRECTOR: 2021 REMUNERATION FOR DIRECTOR WU KAI	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR DIRECTOR: 2021 REMUNERATION FOR INDEPENDENT DIRECTOR XUE ZUYUN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR DIRECTOR: 2021 REMUNERATION FOR INDEPENDENT DIRECTOR HONG BO	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR DIRECTOR: 2021 REMUNERATION FOR INDEPENDENT DIRECTOR CAI XIULING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR DIRECTOR: 2021 REMUNERATION FOR ORIGINAL INDEPENDENT DIRECTOR WANG HONGBO	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR SUPERVISOR: 2021 REMUNERATION FOR THE CHAIRMAN OF THE SUPERVISORY COMMITTEE WU YINGMING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR SUPERVISOR: 2021 ANNUAL REMUNERATION FOR SUPERVISOR FENG CHUNYAN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR SUPERVISOR: 2021 ANNUAL REMUNERATION FOR SUPERVISOR LIU NA	FOR

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CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR SUPERVISOR: 2021 ANNUAL REMUNERATION FOR ORIGINAL SUPERVISOR WANG SIYE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	PURCHASE OF LIABILITY INSURANCE FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2022 ESTIMATED GUARANTEE QUOTA	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2022 APPLICATION FOR COMPREHENSIVE CREDIT LINE TO FINANCIAL INSTITUTIONS	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	REAPPOINTMENT OF 2022 AUDIT FIRM	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS AT THE 34TH MEETING OF THE 2ND BOARD OF DIRECTORS	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS AT THE 3RD MEETING OF THE 3RD BOARD OF DIRECTORS	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	CHANGE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	ABSTAIN
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	AMENDMENTS TO THE COMPANY'S SYSTEMS	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	INVESTMENT IN CONSTRUCTION OF A PROJECT IN INDONESIA BY CONTROLLED SUBSIDIARIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY0.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 ANNUAL ACCOUNTS	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR DIRECTOR: 2021 REMUNERATION FOR THE CHAIRMAN OF THE BOARD ZENG YUQUN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR DIRECTOR: 2021 REMUNERATION FOR THE VICE CHAIRMAN OF THE BOARD LI PING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR DIRECTOR: 2021 REMUNERATION FOR THE VICE CHAIRMAN OF THE BOARD HUANG SHILIN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	18-May-2022	2021 CONFIRMATION OF REMUNERATION FOR DIRECTOR: 2021 REMUNERATION FOR DIRECTOR PAN JIAN	FOR
CORBION NV	NL0010583399	18-May-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF MANAGEMENT IN RESPECT OF THEIR MANAGEMENT DUTIES	FOR
CORBION NV	NL0010583399	18-May-2022	DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD IN RESPECT OF THEIR SUPERVISORY DUTIES	FOR

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CVB FINANCIAL CORP.	US1266001056	18-May-2022	To approve, on a non-binding advisory basis, the compensation of CVB Financial Corp.'s named executive officers ("Say-On-Pay").	FOR
CVB FINANCIAL CORP.	US1266001056	18-May-2022	Ratification of appointment of KPMG LLP as independent registered public accountants of CVB Financial Corp. for the year ending December 31, 2022.	FOR
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	APPROVAL OF THE COMPENSATION ELEMENTS PAID OR ALLOCATED DURING THE FINANCIAL YEAR 2021 TO MR. ERIC TRAPPIER, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	AGAINST
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	APPROVAL OF THE COMPENSATION ELEMENTS PAID OR ALLOCATED DURING THE FINANCIAL YEAR 2021 TO MR. LOIK SEGALEN, DEPUTY CHIEF EXECUTIVE OFFICER	AGAINST
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	APPROVAL OF THE COMPENSATION POLICY OF DIRECTORS FOR THE FINANCIAL YEAR 2022	FOR
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	APPROVAL OF THE COMPENSATION POLICY OF THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR 2022	AGAINST
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	APPROVAL OF THE COMPENSATION POLICY OF THE DEPUTY CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR 2022	AGAINST
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. MARIE -HELENE HABERT AS DIRECTOR	AGAINST
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. HENRI PROGLIO AS DIRECTOR	AGAINST
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO TRADE IN ITS OWN SHARES UNDER A SHARE BUYBACK PROGRAM	AGAINST
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE COMPANY'S SHARE CAPITAL BY CANCELLING SHARES PURCHASED OR TO BE PURCHASED IN THE CONTEXT OF A SHARE BUYBACK PROGRAM	FOR
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	ALIGNMENT OF THE 1ST PARAGRAPH OF ARTICLE 15 OF THE BYLAWS RELATING TO THE HOLDING OF SHARES BY THE DIRECTORS	FOR
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	ALLOCATION AND DISTRIBUTION OF THE PARENT COMPANY'S INCOME SETTING OF THE DIVIDEND	FOR
DASSAULT AVIATION SA	FR0014004L86	18-May-2022	APPROVAL OF THE COMPENSATION ELEMENTS PAID OR ALLOCATED DURING THE FINANCIAL YEAR 2021 TO THE DIRECTORS	FOR
DENNY'S CORPORATION	US24869P1049	18-May-2022	A proposal to ratify the selection of KPMG LLP as the independent registered public accounting firm of Denny's Corporation and its subsidiaries for the fiscal year ending December 28, 2022.	FOR
DENNY'S CORPORATION	US24869P1049	18-May-2022	An advisory resolution to approve the executive compensation of the Company.	FOR
DENNY'S CORPORATION	US24869P1049	18-May-2022	Election of Director: Bernadette S. Aulestia	FOR
DENNY'S CORPORATION	US24869P1049	18-May-2022	A stockholder proposal that requests the board of directors oversee the preparation of an analysis, made publicly available, of the feasibility of increasing tipped workers' starting wage to a full minimum wage, per state and federal levels, with tips on top to address worker retention issues and economic inequities.	ABSTAIN
DENNY'S CORPORATION	US24869P1049	18-May-2022	Election of Director: Olu Beck	FOR
DENNY'S CORPORATION	US24869P1049	18-May-2022	Election of Director: Gregg R. Dedrick	FOR
DENNY'S CORPORATION	US24869P1049	18-May-2022	Election of Director: José M. Gutiérrez	FOR

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DENNY'S CORPORATION	US24869P1049	18-May-2022	Election of Director: Brenda J. Lauderback	FOR
DENNY'S CORPORATION	US24869P1049	18-May-2022	Election of Director: John C. Miller	FOR
DENNY'S CORPORATION	US24869P1049	18-May-2022	Election of Director: Donald C. Robinson	FOR
DENNY'S CORPORATION	US24869P1049	18-May-2022	Election of Director: Laysa Ward	FOR
DENNY'S CORPORATION	US24869P1049	18-May-2022	Election of Director: F. Mark Wolfinger	FOR
DEUTSCHE BOERSE AG	DE0005810055	18-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
DEUTSCHE BOERSE AG	DE0005810055	18-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
DEUTSCHE BOERSE AG	DE0005810055	18-May-2022	ELECT SHANNON JOHNSTON TO THE SUPERVISORY BOARD	FOR
DEUTSCHE BOERSE AG	DE0005810055	18-May-2022	APPROVE CREATION OF EUR 19 MILLION POOL OF CAPITAL WITH PRE-EMPTIVE RIGHT	FOR
DEUTSCHE BOERSE AG	DE0005810055	18-May-2022	APPROVE REMUNERATION REPORT	FOR
DEUTSCHE BOERSE AG	DE0005810055	18-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
DEUTSCHE BOERSE AG	DE0005810055	18-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
DEUTSCHE BOERSE AG	DE0005810055	18-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 3.20 PER SHARE	FOR
DIANA SHIPPING INC.	MHY2066G1044	18-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting of Shareholders: Konstantinos Psaltis	FOR
DIANA SHIPPING INC.	MHY2066G1044	18-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting of Shareholders: Kyriacos Riris	FOR
DIANA SHIPPING INC.	MHY2066G1044	18-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting of Shareholders: Simon Morecroft	FOR
DIANA SHIPPING INC.	MHY2066G1044	18-May-2022	To approve the appointment of Ernst & Young (Hellas) Certified Auditors Accountants S.A. as the Company's independent auditors for the fiscal year ending December 31, 2022.	FOR
DRIVEN BRANDS HOLDINGS INC.	US26210V1026	18-May-2022	DIRECTOR	FOR
DRIVEN BRANDS HOLDINGS INC.	US26210V1026	18-May-2022	DIRECTOR	FOR
DRIVEN BRANDS HOLDINGS INC.	US26210V1026	18-May-2022	DIRECTOR	ABSTAIN
DRIVEN BRANDS HOLDINGS INC.	US26210V1026	18-May-2022	Advisory vote to approve the compensation of our named executive officers.	AGAINST
DRIVEN BRANDS HOLDINGS INC.	US26210V1026	18-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
EAGERS AUTOMOTIVE LTD	AU000000APE3	18-May-2022	RE-ELECTION OF DIRECTOR - MR DANIEL THOMAS RYAN	FOR
EAGERS AUTOMOTIVE LTD	AU000000APE3	18-May-2022	REMUNERATION REPORT	FOR
EASTMAN KODAK COMPANY	US2774614067	18-May-2022	Election of Director: James V. Continenza	FOR
EASTMAN KODAK COMPANY	US2774614067	18-May-2022	Election of Director: B. Thomas Golisano	FOR
EASTMAN KODAK COMPANY	US2774614067	18-May-2022	Election of Director: Philippe D. Katz	FOR

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EASTMAN KODAK COMPANY	US2774614067	18-May-2022	Election of Director: Kathleen B. Lynch	FOR
EASTMAN KODAK COMPANY	US2774614067	18-May-2022	Election of Director: Jason New	FOR
EASTMAN KODAK COMPANY	US2774614067	18-May-2022	Election of Director: Darren L. Richman	FOR
EASTMAN KODAK COMPANY	US2774614067	18-May-2022	Election of Director: Michael E. Sileck, Jr.	FOR
EASTMAN KODAK COMPANY	US2774614067	18-May-2022	Advisory vote to approve the compensation of our named executive officers	FOR
EASTMAN KODAK COMPANY	US2774614067	18-May-2022	Ratification of the Audit and Finance Committee's Selection of Ernst & Young LLP as our Independent Registered Public Accounting Firm	FOR
ELANCO ANIMAL HEALTH INCORPORATED	US28414H1032	18-May-2022	Approval of amendments to the company's Amended and Restated Articles of Incorporation to eliminate legacy parent provisions.	FOR
ELANCO ANIMAL HEALTH INCORPORATED	US28414H1032	18-May-2022	Election of Director: Kapila K. Anand	AGAINST
ELANCO ANIMAL HEALTH INCORPORATED	US28414H1032	18-May-2022	Election of Director: John P. Bilbrey	FOR
ELANCO ANIMAL HEALTH INCORPORATED	US28414H1032	18-May-2022	Election of Director: Scott D. Ferguson	FOR
ELANCO ANIMAL HEALTH INCORPORATED	US28414H1032	18-May-2022	Election of Director: Paul Herendeen	FOR
ELANCO ANIMAL HEALTH INCORPORATED	US28414H1032	18-May-2022	Election of Director: Lawrence E. Kurzius	AGAINST
ELANCO ANIMAL HEALTH INCORPORATED	US28414H1032	18-May-2022	Ratification of the appointment of Ernst & Young LLP as the company's independent registered public accounting firm for 2022.	FOR
ELANCO ANIMAL HEALTH INCORPORATED	US28414H1032	18-May-2022	Advisory vote on the approval of executive compensation.	FOR
ELANCO ANIMAL HEALTH INCORPORATED	US28414H1032	18-May-2022	Approval of the Elanco Animal Health Incorporated Employee Stock Purchase Plan.	FOR
ELANCO ANIMAL HEALTH INCORPORATED	US28414H1032	18-May-2022	Approval of amendments to the company's Amended and Restated Articles of Incorporation to eliminate supermajority voting requirements.	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY (ORDINARY RESOLUTION IN ITEM NO. 5 OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY (ORDINARY RESOLUTION IN ITEM NO. 6 OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO ADOPT THE NEW SHARE OPTION SCHEME (ORDINARY RESOLUTION IN ITEM NO. 7 OF THE NOTICE OF ANNUAL GENERAL MEETING)	AGAINST
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO TERMINATE THE 2012 SHARE OPTION SCHEME (ORDINARY RESOLUTION IN ITEM NO. 8 OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR

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ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE DIRECTORS' AND INDEPENDENT AUDITOR'S REPORTS	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO DECLARE A FINAL DIVIDEND OF HKD 2.11 PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO RE-ELECT MS. WU XIAOJING AS DIRECTOR	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO RE-ELECT MR. WANG DONGZHI AS DIRECTOR	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO RE-ELECT MR. ZHANG YUYING AS DIRECTOR	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO RE-ELECT MR. LAW YEE KWAN, QUINN AS DIRECTOR	FOR
ENN ENERGY HOLDINGS LTD	KYG3066L1014	18-May-2022	TO RE-ELECT MS. YIEN YU YU, CATHERINE AS DIRECTOR	FOR
ENPHASE ENERGY, INC.	US29355A1079	18-May-2022	DIRECTOR	ABSTAIN
ENPHASE ENERGY, INC.	US29355A1079	18-May-2022	DIRECTOR	ABSTAIN
ENPHASE ENERGY, INC.	US29355A1079	18-May-2022	To approve, on advisory basis, the compensation of the Company's named executive officers, as disclosed in this proxy statement.	AGAINST
ENPHASE ENERGY, INC.	US29355A1079	18-May-2022	To ratify the selection by the Audit Committee of the Board of Directors of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
ENVESTNET, INC.	US29404K1060	18-May-2022	DIRECTOR	FOR
ENVESTNET, INC.	US29404K1060	18-May-2022	DIRECTOR	FOR
ENVESTNET, INC.	US29404K1060	18-May-2022	The approval, on an advisory basis, of 2021 executive compensation.	FOR
ENVESTNET, INC.	US29404K1060	18-May-2022	The ratification of KPMG LLP as the independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	RESOLUTION ON THE REMUNERATION OF SUPERVISORY BOARD MEMBERS	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	RESOLUTION ON AUTHORIZING THE MANAGEMENT BOARD TO ISSUE CONVERTIBLE BONDS WITH THE OPTION OF EXCLUDING SUBSCRIPTION RIGHTS AND ON THE CORRESPONDING AMENDMENT TO SECTION 8.3 OF THE ARTICLES OF ASSOCIATION	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	RESOLUTION ON CANCELLING CURRENTLY AUTHORIZED CAPITAL AND CREATING NEW AUTHORIZED CAPITAL IN RETURN FOR CONTRIBUTIONS IN IN CASH AND/OR IN KIND WITH THE OPTION OF EXCLUDING SUBSCRIPTION RIGHTS AND ON THE CORRESPONDING AMENDMENT TO SECTION 5. OF THE ARTICLES OF ASSOCIATION	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	RESOLUTION ON AMENDMENTS OF THE ARTICLES OF ASSOCIATION IN SECTIONS 2.1, 2.2, 2.5, 4.3, 12.1, 19.4, 20., 21. AND 23.4	AGAINST
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	ELECTIONS TO THE SUPERVISORY BOARD: THE NUMBER OF MEMBERS ELECTED BY THE GENERAL MEETING SHALL BE RAISED FROM TWELVE TO THIRTEEN MEMBERS	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	ELECTIONS TO THE SUPERVISORY BOARD: ELECTION OF CHRISTINE CATASTA	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	ELECTIONS TO THE SUPERVISORY BOARD: RE-ELECTION OF HENRIETTA EGERTH-STADLHUBER	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	ELECTIONS TO THE SUPERVISORY BOARD: ELECTION OF HIKMET ERSEK	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	ELECTIONS TO THE SUPERVISORY BOARD: ELECTION OF ALOIS FLATZ	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	ELECTIONS TO THE SUPERVISORY BOARD: ELECTION OF MARIANA KUHNEL	FOR

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ERSTE GROUP BANK AG	AT0000652011	18-May-2022	ELECTIONS TO THE SUPERVISORY BOARD: RE-ELECTION OF MARION KHUNY	AGAINST
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	ELECTIONS TO THE SUPERVISORY BOARD: RE-ELECTION OF FRIEDRICH RODLER	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	ELECTIONS TO THE SUPERVISORY BOARD: RE-ELECTION OF MICHELE FLORENCE SUTTER-RUDISSLER	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	RESOLUTION ON THE APPROPRIATION OF THE 2021 PROFIT	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	RESOLUTION ON GRANTING DISCHARGE TO THE MEMBERS OF THE MANAGEMENT BOARD FOR THE FINANCIAL YEAR 2021	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	RESOLUTION ON GRANTING DISCHARGE TO THE MEMBERS OF THE SUPERVISORY BOARD FOR THE FINANCIAL YEAR 2021	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	APPOINTMENT OF AN ADDITIONAL AUDITOR TO AUDIT THE ANNUAL FINANCIAL STATEMENTS AND THE MANAGEMENT REPORT AS WELL AS THE CONSOLIDATED FINANCIAL STATEMENTS AND THE GROUP MANAGEMENT REPORT FOR THE FINANCIAL YEAR 2023	FOR
ERSTE GROUP BANK AG	AT0000652011	18-May-2022	RESOLUTION ON THE REMUNERATION REPORT FOR THE EMOLUMENTS PAYABLE TO MANAGEMENT BOARD MEMBERS AND SUPERVISORY BOARD MEMBERS FOR THE FINANCIAL YEAR 2021	FOR
EURONET WORLDWIDE, INC.	US2987361092	18-May-2022	DIRECTOR	FOR
EURONET WORLDWIDE, INC.	US2987361092	18-May-2022	DIRECTOR	ABSTAIN
EURONET WORLDWIDE, INC.	US2987361092	18-May-2022	DIRECTOR	ABSTAIN
EURONET WORLDWIDE, INC.	US2987361092	18-May-2022	Ratification of the appointment of KPMG LLP as Euronet's independent registered public accounting firm for the year ending December 31, 2022.	FOR
EURONET WORLDWIDE, INC.	US2987361092	18-May-2022	Advisory vote on executive compensation.	FOR
EURONEXT NV	NL0006294274	18-May-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE MANAGING BOARD IN RESPECT OF THEIR DUTIES PERFORMED DURING THE YEAR 2021	FOR
EURONEXT NV	NL0006294274	18-May-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD IN RESPECT OF THEIR DUTIES PERFORMED DURING THE YEAR 2021	FOR
EURONEXT NV	NL0006294274	18-May-2022	RE-APPOINTMENT OF MANUEL FERREIRA DA SILVA AS A MEMBER OF THE SUPERVISORY BOARD	FOR
EURONEXT NV	NL0006294274	18-May-2022	RE-APPOINTMENT OF PADRAIC O INR CONNOR AS A MEMBER OF THE SUPERVISORY BOARD	FOR
EURONEXT NV	NL0006294274	18-May-2022	APPOINTMENT OF FABRIZIO TESTA AS A MEMBER OF THE MANAGING BOARD	FOR
EURONEXT NV	NL0006294274	18-May-2022	PROPOSAL TO APPOINT THE EXTERNAL AUDITOR	FOR
EURONEXT NV	NL0006294274	18-May-2022	PROPOSAL TO DESIGNATE THE MANAGING BOARD AS THE COMPETENT BODY TO ISSUE ORDINARY SHARES	FOR
EURONEXT NV	NL0006294274	18-May-2022	PROPOSAL TO DESIGNATE THE MANAGING BOARD AS THE COMPETENT BODY TO RESTRICT OR EXCLUDE THE PRE-EMPTIVE RIGHTS OF SHAREHOLDERS	FOR
EURONEXT NV	NL0006294274	18-May-2022	PROPOSAL TO AUTHORISE THE MANAGING BOARD TO ACQUIRE ORDINARY SHARES IN THE SHARE CAPITAL OF THE COMPANY ON BEHALF OF THE COMPANY	FOR
EURONEXT NV	NL0006294274	18-May-2022	PROPOSAL TO ADOPT THE 2021 REMUNERATION REPORT	FOR
EURONEXT NV	NL0006294274	18-May-2022	PROPOSAL TO ADOPT THE 2021 FINANCIAL STATEMENTS	FOR
EURONEXT NV	NL0006294274	18-May-2022	PROPOSAL TO ADOPT A DIVIDEND OF ?1.93 PER ORDINARY SHARE	FOR
EVERI HOLDINGS INC.	US30034T1034	18-May-2022	DIRECTOR	FOR

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EVERI HOLDINGS INC.	US30034T1034	18-May-2022	DIRECTOR	ABSTAIN
EVERI HOLDINGS INC.	US30034T1034	18-May-2022	Advisory approval, on a non-binding basis, of the compensation of our named executive officers.	FOR
EVERI HOLDINGS INC.	US30034T1034	18-May-2022	Ratification of the appointment of BDO USA, LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
FISERV, INC.	US3377381088	18-May-2022	DIRECTOR	FOR
FISERV, INC.	US3377381088	18-May-2022	DIRECTOR	FOR
FISERV, INC.	US3377381088	18-May-2022	DIRECTOR	FOR
FISERV, INC.	US3377381088	18-May-2022	DIRECTOR	FOR
FISERV, INC.	US3377381088	18-May-2022	DIRECTOR	FOR
FISERV, INC.	US3377381088	18-May-2022	DIRECTOR	FOR
FISERV, INC.	US3377381088	18-May-2022	DIRECTOR	FOR
FISERV, INC.	US3377381088	18-May-2022	DIRECTOR	FOR
FISERV, INC.	US3377381088	18-May-2022	DIRECTOR	ABSTAIN
FISERV, INC.	US3377381088	18-May-2022	DIRECTOR	FOR
FISERV, INC.	US3377381088	18-May-2022	To approve, on an advisory basis, the compensation of the named executive officers of Fiserv, Inc.	FOR
FISERV, INC.	US3377381088	18-May-2022	To ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of Fiserv, Inc. for 2022.	FOR
FISERV, INC.	US3377381088	18-May-2022	Shareholder proposal requesting the board seek shareholder approval of senior manager severance and termination payments.	AGAINST
FIVE POINT HOLDINGS, LLC	US33833Q1067	18-May-2022	DIRECTOR	FOR
FIVE POINT HOLDINGS, LLC	US33833Q1067	18-May-2022	DIRECTOR	FOR
FIVE POINT HOLDINGS, LLC	US33833Q1067	18-May-2022	Ratification of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
FIVE9, INC.	US3383071012	18-May-2022	DIRECTOR	FOR
FIVE9, INC.	US3383071012	18-May-2022	DIRECTOR	FOR
FIVE9, INC.	US3383071012	18-May-2022	DIRECTOR	FOR
FIVE9, INC.	US3383071012	18-May-2022	To approve, on a non-binding advisory basis, the compensation of the named executive officers as disclosed in the proxy statement.	FOR
FIVE9, INC.	US3383071012	18-May-2022	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm for the Company for the fiscal year ending December 31, 2022.	FOR

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FNAC DARTY SA	FR0011476928	18-May-2022	ON THE PROPOSAL OF THE BOARD OF DIRECTORS, THE GENERAL MEETING RESOLVED TO ALLOCATE THE INCOME FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 AS FOLLOWS: ORIGIN PROFIT FOR THE YEAR ?74,121,965.05 RETAINED EARNINGS ?202,671,622.22 ALLOCATION LEGAL RESERVE ?63,834.70 OTHER RESERVES ?0.00 DIVIDENDS ?53,522,236.00 RETAINED EARNINGS ?223,207,516.57 THE GENERAL MEETING NOTED THAT THE GROSS DIVIDEND FOR EACH SHARE IS SET AT ?2.WHEN PAID TO NATURAL PERSONS WHO ARE DOMICILED FOR TAX PURPOSES IN FRANCE, THE DIVIDEND IS SUBJECT TO A SINGLE LUMP-SUM DEDUCTION ON GROSS DIVIDENDS AT THE FLAT RATE OF 12.8% (ARTICLE 200 A OF THE FRENCH GENERAL TAX CODE) OR, AT THE TAXPAYER'S EXPRESS, IRREVOCABLE AND COMPREHENSIVE BEHEST, TO INCOME TAX ACCORDING TO THE PROGRESSIVE SCALE IN PARTICULAR AFTER A REBATE OF 40% (ARTICLES 200 A, 13 AND 158 OF THE FRENCH ALLOCATION OF INCOME FOR THE PERIOD AND SETTING OF THE DIVIDEND	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	HAVING REVIEWED THE SPECIAL AUDITORS' REPORT OUTLINING THE ABSENCE OF ANY NEW AGREEMENT OF THE TYPE REFERRED TO IN ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE, THE GENERAL MEETING ACKNOWLEDGES THIS OUTRIGHT. SPECIAL AUDITORS' REPORT ON RELATED-PARTY AGREEMENTS - ACKNOWLEDGMENT OF ABSENCE OF NEW AGREEMENT	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING RESOLVES TO RENEW THE TERM OF OFFICE OF JACQUES VEYRAT AS DIRECTOR FOR A THREE-YEAR TERM IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 12 OF THE BYLAWS, EXPIRING AT THE END OF THE GENERAL MEETING TO BE HELD IN 2025 TO APPROVE THE FINANCIAL STATEMENTS FOR THE PRECEDING YEAR. RENEWAL OF THE TERM OF OFFICE OF JACQUES VEYRAT AS A DIRECTOR	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING RESOLVES TO RENEW THE TERM OF OFFICE OF DANIELA WEBER-REY AS DIRECTOR FOR A FOUR-YEAR TERM EXPIRING AT THE CLOSE OF THE GENERAL MEETING TO BE HELD IN 2026 TO APPROVE THE FINANCIAL STATEMENTS FOR THE PRECEDING YEAR. RENEWAL OF THE TERM OF OFFICE OF DANIELA WEBER-REY AS A DIRECTOR	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING RESOLVES TO RENEW THE TERM OF OFFICE OF JEAN-MARC JANAILLAC AS DIRECTOR FOR A FOUR-YEAR TERM EXPIRING AT THE CLOSE OF THE GENERAL MEETING TO BE HELD IN 2026 TO APPROVE THE FINANCIAL STATEMENTS FOR THE PRECEDING YEAR. RENEWAL OF THE TERM OF OFFICE OF JEAN-MARC JANAILLAC AS A DIRECTOR	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING RESOLVES TO APPOINT STEFANIE MEYER AS DIRECTOR, IN ADDITION TO THE EXISTING BOARD MEMBERS, FOR A TWO-YEAR TERM IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 12 OF THE BYLAWS, EXPIRING AT THE END OF THE GENERAL MEETING TO BE HELD IN 2024 TO APPROVE THE FINANCIAL STATEMENTS FOR THE PRECEDING YEAR. APPOINTMENT OF STEFANIE MEYER AS A DIRECTOR	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING, ACTING PURSUANT TO ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE, APPROVES THE COMPENSATION POLICY OF THE MEMBERS OF THE BOARD OF DIRECTORS PRESENTED IN THE REPORT ON CORPORATE GOVERNANCE SET OUT IN SECTION 3.3.1 OF THE UNIVERSAL REGISTRATION DOCUMENT. APPROVAL OF THE COMPENSATION POLICY OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING, ACTING PURSUANT TO ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE, APPROVES THE COMPENSATION POLICY OF THE CHAIRMAN OF THE BOARD OF DIRECTORS PRESENTED IN THE REPORT ON CORPORATE GOVERNANCE SET OUT IN SECTION 3.3.1 OF THE UNIVERSAL REGISTRATION DOCUMENT. APPROVAL OF THE COMPENSATION POLICY OF THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING, ACTING PURSUANT TO ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE, APPROVES THE COMPENSATION POLICY OF THE CHIEF EXECUTIVE OFFICER AND/OR ANY OTHER EXECUTIVE CORPORATE OFFICER PRESENTED IN THE REPORT ON CORPORATE GOVERNANCE SET OUT IN SECTION 3.3.1 OF THE UNIVERSAL REGISTRATION DOCUMENT. APPROVAL OF THE COMPENSATION POLICY OF THE CHIEF EXECUTIVE OFFICER AND/OR ANY OTHER EXECUTIVE CORPORATE OFFICER	FOR

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FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING, ACTING PURSUANT TO ARTICLE L. 22-10-34 I OF THE FRENCH COMMERCIAL CODE, APPROVES THE INFORMATION LAID DOWN IN POINT I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE REFERRED TO IN THE REPORT ON CORPORATE GOVERNANCE SET OUT IN SECTION 3.3.2 OF THE UNIVERSAL REGISTRATION DOCUMENT; THE SPECIFIC RESOLUTIONS CONCERNING THE APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS COMPRISING THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING OR ALLOCATED IN RESPECT OF THE PERIOD ENDED DECEMBER 31, 2021 TO THE CHAIRMAN AND THE CHIEF EXECUTIVE OFFICER ARE SUBJECT TO VOTE. APPROVAL OF THE INFORMATION REFERRED TO IN POINT I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE L. 22-10-34 II OF THE FRENCH COMMERCIAL CODE, THE GENERAL MEETING APPROVES THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE PAST YEAR TO CHAIRMAN OF THE BOARD OF DIRECTORS JACQUES VEYRAT FOR THE PERFORMANCE OF HIS DUTIES, AS DESCRIBED IN SECTION 3.3.2. OF THE UNIVERSAL REGISTRATION DOCUMENT AND PRESENTED IN THE EXPLANATORY STATEMENT. APPROVAL OF FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE PAST YEAR TO JACQUES VEYRAT, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE L. 22-10-34 II OF THE FRENCH COMMERCIAL CODE, THE GENERAL MEETING APPROVES THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE PAST YEAR TO CHIEF EXECUTIVE OFFICER ENRIQUE MARTINEZ FOR THE PERFORMANCE OF HIS DUTIES, AS DESCRIBED IN SECTION 3.3.2. OF THE UNIVERSAL REGISTRATION DOCUMENT AND PRESENTED IN THE EXPLANATORY STATEMENT. APPROVAL OF FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE PAST YEAR TO ENRIQUE MARTINEZ, CHIEF EXECUTIVE OFFICER	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING, HAVING REVIEWED THE REPORT OF THE BOARD OF DIRECTORS, AUTHORIZES THE LATTER, FOR A PERIOD OF EIGHTEEN MONTHS AND IN ACCORDANCE WITH ARTICLES L. 22-10-62 ET SEQ. AND L. 225-210 ET SEQ. OF THE FRENCH COMMERCIAL CODE, TO BUY, ON ONE OR MORE OCCASIONS AND AT SUCH TIMES AS IT CONSIDERS APPROPRIATE, UP TO A MAXIMUM NUMBER OF SHARES THAT MAY NOT REPRESENT MORE THAN 10% OF THE NUMBER OF SHARES COMPRISING THE COMPANY'S SHARE CAPITAL ON THE DAY OF SAID MEETING, ADJUSTED, IF NECESSARY, TO TAKE INTO ACCOUNT ANY CAPITAL INCREASES OR REDUCTIONS THAT MAY OCCUR DURING THE TERM OF THE PROGRAM. THIS AUTHORIZATION TERMINATES THE AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS BY THE ORDINARY GENERAL MEETING OF MAY 27, 2021 IN ITS SIXTEENTH RESOLUTION. ACQUISITIONS MAY BE MADE FOR THE FOLLOWING PURPOSES:- TO STIMULATE THE SECONDARY MARKET OR LIQUIDITY FOR FNAC DARTY SHARES VIA A LIQUIDITY AGREEMENT WITH AN INVESTMENT SERVICE PROVIDER IN ACCORDANCE WITH THE PRACTICE PERMITTED BY THE REGULATIONS, IT AUTHORIZATION TO THE BOARD OF DIRECTORS TO INSTRUCT THE COMPANY TO BUY BACK ITS OWN SHARES UNDER ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR

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FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING, HAVING TAKEN NOTE OF THE REPORT OF THE BOARD OF DIRECTORS AND THE SPECIAL AUDITORS' REPORT, AUTHORIZES THE BOARD OF DIRECTORS, ON ONE OR MORE OCCASIONS, IN SUCH PROPORTIONS AND AT SUCH TIMES AS IT MAY DECIDE, TO REDUCE THE SHARE CAPITAL BY CANCELING ANY AMOUNT OF TREASURY SHARES WITHIN THE LIMITS AUTHORIZED BY LAW, IN ACCORDANCE WITH THE PROVISIONS OF ARTICLES L. 22-10-62 ET SEQ. AND L. 225-213 OF THE FRENCH COMMERCIAL CODE.THE MAXIMUM NUMBER OF SHARES THAT MAY BE CANCELED BY THE COMPANY BY VIRTUE OF THIS AUTHORIZATION, OVER A 24-MONTH PERIOD, IS 10% OF THE SHARES COMPRISING THE COMPANY'S SHARE CAPITAL ON THE DATE OF THE DECISION TO CANCEL, IT BEING UNDERSTOOD THAT THIS LIMIT APPLIES TO AN AMOUNT OF THE COMPANY'S SHARE CAPITAL WHICH WILL, IF NECESSARY, BE ADJUSTED TO TAKE INTO ACCOUNT THE TRANSACTIONS AFFECTING THE SHARE CAPITAL AFTER THIS GENERAL MEETING. THIS AUTHORIZATION IS GRANTED FOR A PERIOD OF 26 MONTHS COUNTING FROM TODAY.THE GENERAL MEETING GRANTS ALL POWERS TO THE AUTHORIZATION TO THE BOARD OF DIRECTORS TO CANCEL TREASURY SHARES HELD BY THE COMPANY BOUGHT BACK UNDER ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE.	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	WARNING: THIS TEXT IS SUMMARIZED, PLEASE REFER TO THE MEETING NOTICE AT THE TOP OF THE PAGE FOR THE FULL VERSION THE GENERAL MEETING, HAVING REVIEWED THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS ("BOARD") AND THE SPECIAL AUDITORS' REPORT:1) AUTHORIZES THE BOARD, IN ACCORDANCE WITH THE PROVISIONS OF ARTICLES L. 225-177 TO L. 225-185, L. 22-10-56 AND L. 22-10-57 OF THE FRENCH COMMERCIAL CODE, TO GRANT, ON ONE OR MORE OCCASIONS, TO THE BENEFICIARIES INDICATED HEREAFTER, OPTIONS GIVING THE RIGHT TO SUBSCRIBE TO NEW SHARES OF THE COMPANY TO BE ISSUED IN THE FORM OF A CAPITAL INCREASE, OR TO PURCHASE EXISTING SHARES OF THE COMPANY RESULTING FROM SHARE BUYBACKS CARRIED OUT IN ACCORDANCE WITH THE CONDITIONS PROVIDED FOR BY LAW. 2) RESOLVES THAT THIS AUTHORIZATION IS VALID FOR A PERIOD OF 38 MONTHS FROM THE DATE OF THIS GENERAL MEETING;3) DECIDES THAT THE BENEFICIARIES OF THESE OPTIONS MAY ONLY BE:- ON THE ONE HAND, EMPLOYEES OR CERTAIN CATEGORIES OF EMPLOYEES OF FNAC DARTY AND, WHERE APPLICABLE, OF AUTHORIZATION TO THE BOARD OF DIRECTORS TO GRANT STOCK SUBSCRIPTION AND/OR PURCHASE OPTIONS TO EMPLOYEES (AND/OR CERTAIN CORPORATE OFFICERS OF THE COMPANY).	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING, HAVING REVIEWED THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS AND THE SPECIAL AUDITORS' REPORT, IN ACCORDANCE WITH ARTICLES L. 225-129-6, L. 225-138-1, AND L. 228-92 OF THE FRENCH COMMERCIAL CODE, AND ARTICLES L. 3332-18 ET SEQ. OF THE FRENCH LABOR CODE:1) DELEGATES ITS AUTHORITY TO THE BOARD OF DIRECTORS, WITH THE RIGHT TO SUBDELEGATE, TO INCREASE THE SHARE CAPITAL ON ONE OR MORE OCCASIONS BY ISSUING ORDINARY SHARES OR INVESTMENT SECURITIES GRANTING ACCESS TO EQUITY SECURITIES TO BE ISSUED BY THE COMPANY IN FAVOR OF THE MEMBERS OF ONE OR MORE COMPANY OR GROUP SAVINGS PLANS SET UP WITHIN A FRENCH OR FOREIGN COMPANY OR GROUP OF COMPANIES FALLING WITHIN THE SCOPE OF CONSOLIDATION OR COMBINATION OF THE COMPANY'S FINANCIAL STATEMENTS PURSUANT TO ARTICLE L. 3344-1 OF THE FRENCH LABOR CODE, ON THE UNDERSTANDING THAT SUBSCRIPTIONS MAY BE MADE DIRECTLY BY THE BENEFICIARIES OR THROUGH MUTUAL FUNDS OR OTHER STRUCTURES OR ENTITIES PERMITTED TO DO SO BY THE APPLICABLE LEGAL OR REGULATORY DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR INVESTMENT SECURITIES GRANTING ACCESS TO THE SHARE CAPITAL, WITH PREEMPTIVE SUBSCRIPTION RIGHTS WAIVED FOR THE BENEFIT OF MEMBERS OF A COMPANY SAVINGS PLAN UNDER ARTICLES L. 3332-18 ET SEQ. OF THE FRENCH LABOR CODE	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING GRANTS ALL POWERS TO THE BEARER OF AN ORIGINAL, COPY OR EXTRACT OF THESE MINUTES TO FULFILL ALL THE FORMALITIES OF FILING AND PUBLICITY REQUIRED BY LAW. POWERS FOR FORMALITIES	FOR

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FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING, HAVING REVIEWED THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITORS' REPORT, APPROVES THE ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021, AS PRESENTED, SHOWING A PROFIT OF ?74,121,965. APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	THE GENERAL MEETING, HAVING REVIEWED THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITORS' REPORT, APPROVES THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021, AS PRESENTED, WHICH REPORTED A PROFIT (GROUP SHARE) OF ?160,341,864. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
FNAC DARTY SA	FR0011476928	18-May-2022	IN LINE WITH THE PROVISIONS OF ARTICLE 223 QUATER OF THE FRENCH GENERAL TAX CODE, THE GENERAL MEETING APPROVES THE TOTAL AMOUNT OF EXPENSES AND CHARGES, IN THIS CASE TOTALING ?44,970, REFERRED TO IN POINT 4 OF ARTICLE 39 OF THE FRENCH GENERAL TAX CODE, AS WELL AS THE CORRESPONDING TAX, GIVEN IN THE NOTES TO THE FINANCIAL STATEMENTS. APPROVAL OF THE EXPENSES AND CHARGES REFERRED TO IN ARTICLE 39-4 OF THE FRENCH GENERAL TAX CODE	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Election of Director to serve for One-Year Term: Dona D. Young	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Vote, on an Advisory Basis, to Approve the Company's Named Executive Officers' Compensation.	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Election of Director to serve for One-Year Term: Virginia C. Drosos	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Vote, on an Advisory Basis, on whether the Shareholder Vote to Approve the Company's Named Executive Officers' Compensation Should Occur Every 1, 2, or 3 Years.	1 YEAR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Ratify the Appointment of KPMG LLP as the Company's Independent Registered Public Accounting Firm for the 2022 Fiscal Year.	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Election of Director to serve for One-Year Term: Alan D. Feldman	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Election of Director to serve for One-Year Term: Richard A. Johnson	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Election of Director to serve for One-Year Term: Guillermo G. Marmol	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Election of Director to serve for One-Year Term: Darlene Nicosia	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Election of Director to serve for One-Year Term: Steven Oakland	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Election of Director to serve for One-Year Term: Ulice Payne, Jr.	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Election of Director to serve for One-Year Term: Kimberly Underhill	FOR
FOOT LOCKER, INC.	US3448491049	18-May-2022	Election of Director to serve for One-Year Term: Tristan Walker	FOR
FULGENT GENETICS INC	US3596641098	18-May-2022	Election of Director: Ming Hsieh	FOR
FULGENT GENETICS INC	US3596641098	18-May-2022	Election of Director: John Bolger	ABSTAIN
FULGENT GENETICS INC	US3596641098	18-May-2022	Election of Director: Yun Yen	FOR
FULGENT GENETICS INC	US3596641098	18-May-2022	Election of Director: Linda Marsh	FOR
FULGENT GENETICS INC	US3596641098	18-May-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
FULGENT GENETICS INC	US3596641098	18-May-2022	To approve, on an advisory basis, compensation awarded to named executive officers (Say-on-Pay)	FOR

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FULGENT GENETICS INC	US3596641098	18-May-2022	To approve, on an advisory basis, the frequency of holding an advisory vote of the compensation awarded to named executive officers (Say-on-Frequency)	1 YEAR
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	DIRECTOR	FOR
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	DIRECTOR	ABSTAIN
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	DIRECTOR	FOR
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	DIRECTOR	FOR
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	DIRECTOR	FOR
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	DIRECTOR	FOR
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	DIRECTOR	FOR
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	DIRECTOR	ABSTAIN
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	DIRECTOR	FOR
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	Appointment of KPMG LLP as Auditor of the Company until the next Annual General Meeting and authorizing the Directors to fix their remuneration.	FOR
GFL ENVIRONMENTAL INC.	CA36168Q1046	18-May-2022	Approval of advisory non-binding resolution on the Company's approach to executive compensation.	AGAINST
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	DIRECTOR	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	DIRECTOR	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	DIRECTOR	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	DIRECTOR	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	DIRECTOR	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	DIRECTOR	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	DIRECTOR	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	DIRECTOR	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	DIRECTOR	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	DIRECTOR	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	Advisory Vote on Executive Compensation.	FOR
GROUP 1 AUTOMOTIVE, INC.	US3989051095	18-May-2022	Ratification of the appointment of Deloitte & Touche LLP as independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
HAL TRUST	BMG455841020	18-May-2022	(I) PROPOSAL TO DISTRIBUTE A DIVIDEND AGAINST THE PROFITS OF 2021 OF 5.70 PER SHARE OF WHICH 2.85 PER SHARE SHALL BE PAYABLE IN HAL TRUST SHARES, AND 2.85 PER SHARE IN CASH SUBJECT TO (II) BELOW: (II) TO DIRECT THE TRUSTEE: (A) TO ISSUE BY WAY OF STOCK DIVIDEND DISTRIBUTION TO EACH HAL TRUST SHAREHOLDER SUCH NUMBER OF HAL TRUST SHARES AS SHALL BE BASED ON THE CONVERSION RATIO, THE NUMBER OF HAL TRUST SHARES HELD BY SUCH HAL TRUST SHAREHOLDER AND THE DIVIDEND PER SHARE OF 2.85 PAYABLE IN SHARES; AND (B) TO CONVEY TO HAL HOLDING N.V., PRIOR TO JUNE 17, 2022, FOR WHAT AMOUNT CASH PAYMENTS ARE TO BE MADE TO THE TRUSTEE REPRESENTING THE VALUE OF FRACTIONS OF HAL TRUST SHARES (IF ANY) TO WHICH THE RESPECTIVE HAL TRUST SHAREHOLDERS WILL BE ENTITLED ON THE BASIS OF THE CONVERSION RATIO	FOR

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HAL TRUST	BMG455841020	18-May-2022	APPROVAL OF THE 2021 FINANCIAL STATEMENTS OF HAL HOLDING N.V	FOR
HAL TRUST	BMG455841020	18-May-2022	DIVIDEND PAYMENT AGAINST THE PROFITS OF 2021 IN THE AMOUNT OF 5.70 PER SHARE AS PUBLISHED IN THE ANNUAL REPORT 2021, OF WHICH 2.85 PER SHARE SHALL BE PAYABLE IN SHARES IN THE SHARE CAPITAL OF HAL HOLDING N.V., AND 2.85 PER SHARE IN CASH AND, WITH THE APPROVAL OF THE SUPERVISORY... FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION DOCUMENT	FOR
HAL TRUST	BMG455841020	18-May-2022	ELECTION SUPERVISORY DIRECTOR. IT IS PROPOSED TO RE-ELECT MR. G.J. WIJERS	AGAINST
HAL TRUST	BMG455841020	18-May-2022	DISCHARGE OF THE MEMBERS OF THE EXECUTIVE BOARD IN RESPECT OF THEIR DUTIES OF MANAGEMENT DURING THE FINANCIAL YEAR 2021	FOR
HAL TRUST	BMG455841020	18-May-2022	DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD IN RESPECT OF THEIR DUTIES OF SUPERVISION DURING THE FINANCIAL YEAR 2021	FOR
HAL TRUST	BMG455841020	18-May-2022	APPROVAL OF THE 2021 FINANCIAL STATEMENTS OF HAL TRUST	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: Bhavesh V. Patel	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: Tobi M. Edwards Young	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: Abdulaziz F. Al Khayyal	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Ratification of Selection of Principal Independent Public Accountants.	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Advisory Approval of Executive Compensation.	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: William E. Albrecht	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: M. Katherine Banks	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: Alan M. Bennett	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: Milton Carroll	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: Earl M. Cummings	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: Murry S. Gerber	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: Robert A. Malone	FOR
HALLIBURTON COMPANY	US4062161017	18-May-2022	Election of Director: Jeffrey A. Miller	FOR
HELIX ENERGY SOLUTIONS GROUP, INC.	US42330P1075	18-May-2022	Election of "Class I" Director to serve a three-year term of office expiring at 2025 Annual meeting: T. Mitch Little	FOR
HELIX ENERGY SOLUTIONS GROUP, INC.	US42330P1075	18-May-2022	Election of "Class I" Director to serve a three-year term of office expiring at 2025 Annual meeting: John V. Lovoi	FOR
HELIX ENERGY SOLUTIONS GROUP, INC.	US42330P1075	18-May-2022	Election of "Class I" Director to serve a three-year term of office expiring at 2025 Annual meeting: Jan Rask	FOR
HELIX ENERGY SOLUTIONS GROUP, INC.	US42330P1075	18-May-2022	Ratification of the selection of KPMG LLP as our independent registered public accounting firm for the fiscal year 2022.	FOR
HELIX ENERGY SOLUTIONS GROUP, INC.	US42330P1075	18-May-2022	Approval, on a non-binding advisory basis, of the 2021 compensation of our named executive officers.	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Steven Paladino	FOR

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HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Carol Raphael	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Mohamad Ali	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: E. Dianne Rekow, DDS, Ph.D.	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Scott Serota	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Bradley T. Sheares, Ph.D.	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Reed V. Tuckson, M.D., FACP	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Proposal to approve, by non-binding vote, the 2021 compensation paid to the Company's Named Executive Officers.	AGAINST
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Proposal to ratify the selection of BDO USA, LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Stanley M. Bergman	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: James P. Breslawski	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Deborah Derby	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Joseph L. Herring	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Kurt P. Kuehn	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Philip A. Laskawy	AGAINST
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Anne H. Margulies	FOR
HENRY SCHEIN, INC.	US8064071025	18-May-2022	Election of Director: Mark E. Mlotek	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	DIRECTOR	FOR
HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	Appointment of Ernst & Young LLP as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix the remuneration of the Auditor.	FOR

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HOME CAPITAL GROUP INC.	CA4369131079	18-May-2022	To approve the advisory resolution to accept the approach to executive compensation disclosed in the Management Information Circular.	FOR
HYATT HOTELS CORPORATION	US4485791028	18-May-2022	DIRECTOR	FOR
HYATT HOTELS CORPORATION	US4485791028	18-May-2022	DIRECTOR	FOR
HYATT HOTELS CORPORATION	US4485791028	18-May-2022	DIRECTOR	FOR
HYATT HOTELS CORPORATION	US4485791028	18-May-2022	DIRECTOR	FOR
HYATT HOTELS CORPORATION	US4485791028	18-May-2022	Ratification of the Appointment of Deloitte & Touche LLP as Hyatt Hotels Corporation's Independent Registered Public Accounting Firm for Fiscal Year 2022.	FOR
HYATT HOTELS CORPORATION	US4485791028	18-May-2022	Approval, on an advisory basis, of the compensation paid to our named executive officers as disclosed pursuant to the Securities and Exchange Commission's compensation disclosure rules.	AGAINST
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	Election of Director: Lisa Washington	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	The Board of Directors recommends: a vote FOR ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	Election of Director: Scott F. Schaeffer	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	The Board of Directors recommends: a vote FOR the advisory, non-binding vote to approve the Company's executive compensation.	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	The Board of Directors recommends: a vote FOR the adoption of the Company's 2022 Long Term Incentive plan.	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	Election of Director: Stephen R. Bowie	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	Election of Director: Ned W. Brines	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	Election of Director: Richard D. Gebert	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	Election of Director: Melinda H. McClure	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	Election of Director: Ella S. Neyland	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	Election of Director: Thomas H. Purcell	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	Election of Director: Ana Marie del Rio	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	18-May-2022	Election of Director: DeForest B. Soaries, Jr.	FOR
INNOVATIVE INDUSTRIAL PROPERTIES, INC.	US45781V1017	18-May-2022	Election of Director to serve until the next Annual Meeting: Alan Gold	ABSTAIN

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INNOVATIVE INDUSTRIAL PROPERTIES, INC.	US45781V1017	18-May-2022	Election of Director to serve until the next Annual Meeting: Gary Kreitzer	FOR
INNOVATIVE INDUSTRIAL PROPERTIES, INC.	US45781V1017	18-May-2022	Election of Director to serve until the next Annual Meeting: Mary Curran	FOR
INNOVATIVE INDUSTRIAL PROPERTIES, INC.	US45781V1017	18-May-2022	Election of Director to serve until the next Annual Meeting: Scott Shoemaker	FOR
INNOVATIVE INDUSTRIAL PROPERTIES, INC.	US45781V1017	18-May-2022	Election of Director to serve until the next Annual Meeting: Paul Smithers	FOR
INNOVATIVE INDUSTRIAL PROPERTIES, INC.	US45781V1017	18-May-2022	Election of Director to serve until the next Annual Meeting: David Stecher	FOR
INNOVATIVE INDUSTRIAL PROPERTIES, INC.	US45781V1017	18-May-2022	Ratification of the appointment of BDO USA, LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
INNOVATIVE INDUSTRIAL PROPERTIES, INC.	US45781V1017	18-May-2022	Approval on a non-binding advisory basis of the compensation of the Company's named executive officers.	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Election of Director: Girish Rishi	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Advisory vote (non-binding) to approve named executive officer compensation	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Election of Director: Richard E. Allen	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the year ending December 31, 2022	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Election of Director: Bruce W. Armstrong	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Election of Director: Alexander L. Baum	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Election of Director: Linda Breard	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Election of Director: Timothy A. Crown	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Election of Director: Catherine Courage	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Election of Director: Anthony A. Ibargüen	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Election of Director: Joyce A. Mullen	FOR
INSIGHT ENTERPRISES, INC.	US45765U1034	18-May-2022	Election of Director: Kathleen S. Pushor	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: Donald J. Spence	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: William B. Summers, Jr	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: Sheila Antrum	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	To ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm for Integer Holdings Corporation for fiscal year 2022.	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR

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INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: Pamela G. Bailey	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: Cheryl C. Capps	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: Joseph W. Dziedzic	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: James F. Hinrichs	ABSTAIN
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: Jean Hobby	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: Tyrone Jeffers	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: M. Craig Maxwell	FOR
INTEGER HOLDINGS CORPORATION	US45826H1095	18-May-2022	Election of Director for a one-year term: Filippo Passerini	FOR
ITT INC.	US45073V1089	18-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the 2022 fiscal year	FOR
ITT INC.	US45073V1089	18-May-2022	Approval of a non-binding advisory vote on executive compensation	FOR
ITT INC.	US45073V1089	18-May-2022	Election of Director: Geraud Darnis	FOR
ITT INC.	US45073V1089	18-May-2022	A shareholder proposal regarding special shareholder meetings	AGAINST
ITT INC.	US45073V1089	18-May-2022	Election of Director: Donald DeFosset, Jr.	FOR
ITT INC.	US45073V1089	18-May-2022	Election of Director: Nicholas C. Fanandakis	FOR
ITT INC.	US45073V1089	18-May-2022	Election of Director: Richard P. Lavin	FOR
ITT INC.	US45073V1089	18-May-2022	Election of Director: Rebecca A. McDonald	FOR
ITT INC.	US45073V1089	18-May-2022	Election of Director: Timothy H. Powers	FOR
ITT INC.	US45073V1089	18-May-2022	Election of Director: Luca Savi	FOR
ITT INC.	US45073V1089	18-May-2022	Election of Director: Cheryl L. Shavers	FOR
ITT INC.	US45073V1089	18-May-2022	Election of Director: Sabrina Soussan	FOR
KADANT INC.	US48282T1043	18-May-2022	Election of Director for a three-year term expiring in 2025: Jonathan W. Painter	AGAINST
KADANT INC.	US48282T1043	18-May-2022	Election of Director for a three-year term expiring in 2025: Jeffrey L. Powell	FOR
KADANT INC.	US48282T1043	18-May-2022	To approve, by non-binding advisory vote, our executive compensation.	FOR
KADANT INC.	US48282T1043	18-May-2022	To approve restricted stock unit grants to our non-employee directors.	FOR
KADANT INC.	US48282T1043	18-May-2022	To ratify the selection of KPMG LLP as our company's independent registered public accounting firm for 2022.	FOR
KBR, INC.	US48242W1062	18-May-2022	Election of Director: Lt. General Vincent R. Stewart, USMC (Ret.)	FOR

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KBR, INC.	US48242W1062	18-May-2022	Advisory vote to approve KBR's named executive officer compensation.	FOR
KBR, INC.	US48242W1062	18-May-2022	Election of Director: Mark E. Baldwin	FOR
KBR, INC.	US48242W1062	18-May-2022	Ratify the appointment of KPMG LLP as the independent registered public accounting firm to audit the consolidated financial statements for KBR, Inc. as of and for the year ending December 31, 2022.	FOR
KBR, INC.	US48242W1062	18-May-2022	Election of Director: Stuart J. B. Bradie	FOR
KBR, INC.	US48242W1062	18-May-2022	Election of Director: Lynn A. Dugle	FOR
KBR, INC.	US48242W1062	18-May-2022	Election of Director: General Lester L. Lyles, USAF (Ret.)	FOR
KBR, INC.	US48242W1062	18-May-2022	Election of Director: Sir John A. Manzoni KCB	FOR
KBR, INC.	US48242W1062	18-May-2022	Election of Director: Lt. General Wendy M. Masiello, USAF (Ret.)	FOR
KBR, INC.	US48242W1062	18-May-2022	Election of Director: Jack B. Moore	FOR
KBR, INC.	US48242W1062	18-May-2022	Election of Director: Ann D. Pickard	FOR
KBR, INC.	US48242W1062	18-May-2022	Election of Director: Carlos A. Sabater	FOR
LAZARD LTD	BMG540501027	18-May-2022	DIRECTOR	FOR
LAZARD LTD	BMG540501027	18-May-2022	DIRECTOR	FOR
LAZARD LTD	BMG540501027	18-May-2022	DIRECTOR	FOR
LAZARD LTD	BMG540501027	18-May-2022	Non-binding advisory vote regarding executive compensation.	FOR
LAZARD LTD	BMG540501027	18-May-2022	Ratification of the appointment of Deloitte & Touche LLP as Lazard Ltd's independent registered public accounting firm for the fiscal year ending December 31, 2022 and authorization of the Company's Board of Directors, acting by its Audit Committee, to set their remuneration.	FOR
LL FLOORING HOLDINGS, INC.	US55003T1079	18-May-2022	DIRECTOR	FOR
LL FLOORING HOLDINGS, INC.	US55003T1079	18-May-2022	DIRECTOR	FOR
LL FLOORING HOLDINGS, INC.	US55003T1079	18-May-2022	DIRECTOR	FOR
LL FLOORING HOLDINGS, INC.	US55003T1079	18-May-2022	DIRECTOR	FOR
LL FLOORING HOLDINGS, INC.	US55003T1079	18-May-2022	Proposal to approve a non-binding advisory resolution approving the compensation of the Company's named executive officers.	FOR
LL FLOORING HOLDINGS, INC.	US55003T1079	18-May-2022	Proposal to ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Ratify the appointment of Deloitte & Touche LLP by the Audit Committee of the Board of Directors as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Approve, in an advisory vote, the compensation paid to the Company's named executive officers.	FOR
LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Election of Director: Dan H. Arnold	FOR
LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Election of Director: Edward C. Bernard	FOR

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LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Election of Director: H. Paulett Eberhart	FOR
LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Election of Director: William F. Glavin Jr.	FOR
LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Election of Director: Allison H. Mnookin	FOR
LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Election of Director: Anne M. Mulcahy	AGAINST
LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Election of Director: James S. Putnam	FOR
LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Election of Director: Richard P. Schifter	FOR
LPL FINANCIAL HOLDINGS INC.	US50212V1008	18-May-2022	Election of Director: Corey E. Thomas	AGAINST
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: Laurie Siegel	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: Jeffrey K. Storey	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: Quincy L. Allen	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Ratify the appointment of KPMG LLP as our independent auditor for 2022.	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Advisory vote to approve our executive compensation.	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: Martha Helena Bejar	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: Peter C. Brown	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: Kevin P. Chilton	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: Steven T. "Terry" Clontz	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: T. Michael Glenn	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: W. Bruce Hanks	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: Hal Stanley Jones	FOR
LUMEN TECHNOLOGIES, INC.	US5502411037	18-May-2022	Election of Director: Michael Roberts	FOR
MEITUAN	KYG596691041	18-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY BY THE AGGREGATE NUMBER OF THE SHARES REPURCHASED BY THE COMPANY	FOR
MEITUAN	KYG596691041	18-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND TO AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION FOR THE YEAR ENDING DECEMBER 31, 2022	FOR
MEITUAN	KYG596691041	18-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED DECEMBER 31, 2021 AND THE REPORTS OF THE DIRECTORS OF THE COMPANY (DIRECTORS) AND INDEPENDENT AUDITOR OF THE COMPANY THEREON	FOR
MEITUAN	KYG596691041	18-May-2022	TO RE-ELECT MR. WANG XING AS AN EXECUTIVE DIRECTOR	FOR

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MEITUAN	KYG596691041	18-May-2022	TO RE-ELECT MR. MU RONGJUN AS AN EXECUTIVE DIRECTOR	FOR
MEITUAN	KYG596691041	18-May-2022	TO RE-ELECT DR. SHUM HEUNG YEUNG HARRY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
MEITUAN	KYG596691041	18-May-2022	TO AUTHORIZE THE BOARD OF DIRECTORS (BOARD) TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
MEITUAN	KYG596691041	18-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS, EXERCISABLE ON THEIR BEHALF BY MR. WANG XING, TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL CLASS B SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
MEITUAN	KYG596691041	18-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS, EXERCISABLE ON THEIR BEHALF BY MR. WANG XING, TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
MINERALS TECHNOLOGIES INC.	US6031581068	18-May-2022	Election of Director: Douglas T. Dietrich	FOR
MINERALS TECHNOLOGIES INC.	US6031581068	18-May-2022	Election of Director: Carolyn K. Pittman	FOR
MINERALS TECHNOLOGIES INC.	US6031581068	18-May-2022	Ratify the appointment of KPMG LLP as the independent registered public accounting firm for the 2022 fiscal year.	FOR
MINERALS TECHNOLOGIES INC.	US6031581068	18-May-2022	Advisory vote to approve 2021 named executive officer compensation.	FOR
MOLSON COORS BEVERAGE COMPANY	US60871R2094	18-May-2022	DIRECTOR	FOR
MOLSON COORS BEVERAGE COMPANY	US60871R2094	18-May-2022	DIRECTOR	FOR
MOLSON COORS BEVERAGE COMPANY	US60871R2094	18-May-2022	DIRECTOR	ABSTAIN
MOLSON COORS BEVERAGE COMPANY	US60871R2094	18-May-2022	To approve, on an advisory basis, the compensation of Molson Coors Beverage Company's named executive officers.	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Election of Director: Dirk Van de Put	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Advisory Vote to Approve Executive Compensation.	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Election of Director: Lewis W.K. Booth	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Ratification of PricewaterhouseCoopers LLP as Independent Registered Public Accountants for Fiscal Year Ending December 31, 2022.	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Conduct and Publish Racial Equity Audit.	AGAINST
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Require Independent Chair of the Board.	AGAINST
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Election of Director: Charles E. Bunch	FOR

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MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Election of Director: Ertharin Cousin	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Election of Director: Lois D. Juliber	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Election of Director: Jorge S. Mesquita	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Election of Director: Jane Hamilton Nielsen	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Election of Director: Christiana S. Shi	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Election of Director: Patrick T. Siewert	FOR
MONDELEZ INTERNATIONAL, INC.	US6092071058	18-May-2022	Election of Director: Michael A. Todman	FOR
MORPHOSYS AG	DE0006632003	18-May-2022	APPROVE REMUNERATION REPORT	FOR
MORPHOSYS AG	DE0006632003	18-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
MORPHOSYS AG	DE0006632003	18-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
MORPHOSYS AG	DE0006632003	18-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
MORPHOSYS AG	DE0006632003	18-May-2022	ELECT ANDREW CHENG TO THE SUPERVISORY BOARD	AGAINST
MORPHOSYS AG	DE0006632003	18-May-2022	APPROVE REDUCTION OF CONDITIONAL CAPITAL 2016-III TO EUR 532,025; REDUCTION OF CONDITIONAL CAPITAL 2020-I TO EUR 507,668; REDUCTION OF AUTHORIZED CAPITAL 2019-I TO EUR 88,961	FOR
MORPHOSYS AG	DE0006632003	18-May-2022	APPROVE CREATION OF AUTHORIZED CAPITAL 2022-I UNDER THE RESTRICTED STOCK UNIT PROGRAM	FOR
MORPHOSYS AG	DE0006632003	18-May-2022	APPROVE REMUNERATION POLICY	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 0.85 PER SHARE	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF HAKAN BUSKHE	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF HELEN FASTH GILLSTEDT	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF KLAS FORSSTROM	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF PER HALLIUS	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF SIMON HENRIKSSON	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF TOR JANSSON	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF MAGNUS LINDQUIST	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF PIA-HELEN NORDQVIST	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF LENA OLVING	FOR

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MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF KRISTIAN SILDEBY	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF JUAN VARGUES	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF ROBERT WAHLGREN	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE DISCHARGE OF ANNA WESTERBERG	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.2 MILLION FOR CHAIR AND SEK 450,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	REELECT HAKAN BUSKHE AS DIRECTOR	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	REELECT HELEN FASTH GILLSTEDT AS DIRECTOR	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	ELECT MARIA HAKANSSON AS NEW DIRECTOR	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	ELECT ANDERS LINDQVIST AS NEW DIRECTOR	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	ELECT MAGNUS NICOLIN AS NEW DIRECTOR	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	REELECT KRISTIAN SILDEBY AS DIRECTOR	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	REELECT ANNA WESTERBERG AS DIRECTOR	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	REELECT MAGNUS LINDQUIST AS BOARD CHAIR	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE REMUNERATION REPORT	FOR
MUNTERS GROUP AB	SE0009806607	18-May-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF ISSUED SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
NEUROCRINE BIOSCIENCES, INC.	US64125C1099	18-May-2022	DIRECTOR	FOR
NEUROCRINE BIOSCIENCES, INC.	US64125C1099	18-May-2022	DIRECTOR	FOR
NEUROCRINE BIOSCIENCES, INC.	US64125C1099	18-May-2022	DIRECTOR	FOR
NEUROCRINE BIOSCIENCES, INC.	US64125C1099	18-May-2022	Advisory vote to approve the compensation paid to the Company's named executive officers.	FOR
NEUROCRINE BIOSCIENCES, INC.	US64125C1099	18-May-2022	To approve an amendment and restatement of the Company's 2020 Equity Incentive Plan.	FOR
NEUROCRINE BIOSCIENCES, INC.	US64125C1099	18-May-2022	To approve an amendment and restatement of the Company's 2018 Employee Stock Purchase Plan.	FOR
NEUROCRINE BIOSCIENCES, INC.	US64125C1099	18-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 4.25 PER SHARE	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE DISCHARGE OF CHRISTINA BELLANDER	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE DISCHARGE OF JONAS ERIKSSON	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE DISCHARGE OF TORSTEN JANSSON(MEMBER)	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE DISCHARGE OF RALPH MUHLRAD	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE DISCHARGE OF OLOF PERSSON	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE DISCHARGE OF INGRID SODERLUND	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE DISCHARGE OF M. JOHAN WIDERBERG	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE DISCHARGE OF MATS ARJES	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE DISCHARGE OF TORSTEN JANSSON	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	DETERMINE NUMBER OF MEMBERS (8) AND DEPUTY MEMBERS (0) OF BOARD	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 500,000 FOR CHAIR AND SEK 200,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK APPROVE REMUNERATION OF AUDITORS	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	REELECT CHRISTINA BELLANDER AS DIRECTOR	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	REELECT JONAS ERIKSSON AS DIRECTOR	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	REELECT TORSTEN JANSSON AS DIRECTOR	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	REELECT RALPH MUHLRAD AS DIRECTOR	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	REELECT OLOF PERSSON AS DIRECTOR	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	REELECT INGRID SODERLUND AS DIRECTOR	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	REELECT M. JOHAN WIDERBERG AS DIRECTOR	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	REELECT MATS ARJES AS DIRECTOR	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	REELECT OLOF PERSSON AS BOARD CHAIR	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	AUTHORIZE REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	APPROVE CREATION OF SEK 12MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
NEW WAVE GROUP AB	SE0000426546	18-May-2022	AUTHORIZE THE COMPANY TO TAKE UP LOANS IN ACCORDANCE WITH SECTION 11 (11) OF THE SWEDISH COMPANIES ACT	FOR
NEXITY SA	FR0010112524	18-May-2022	APPOINTMENT OF MR. LUC TOUCHET AS DIRECTOR REPRESENTING EMPLOYEE SHAREHOLDERS	FOR
NEXITY SA	FR0010112524	18-May-2022	APPOINTMENT OF MRS. CAROLINE DESMARETZ AS DIRECTOR REPRESENTING THE EMPLOYEES SHAREHOLDERS	AGAINST
NEXITY SA	FR0010112524	18-May-2022	NON-RENEWAL AND NON-REPLACEMENT OF MR. PASCAL ODDO AS CENSOR	FOR
NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE INFORMATION MENTIONED IN I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE APPEARING IN THE REPORT ON CORPORATE GOVERNANCE	FOR

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NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021, OR ALLOCATED FOR THE SAME FINANCIAL YEAR, TO MR. ALAIN DININ, CHAIRMAN AND CHIEF EXECUTIVE OFFICER UNTIL MAY 19, 2021 THEN CHAIRMAN OF THE BOARD OF DIRECTORS AS OF MAY 19, 2021	FOR
NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021, OR ALLOCATED FOR THE SAME FINANCIAL YEAR, TO MRS VERONIQUE BEDAGUE, CHIEF EXECUTIVE OFFICER SINCE MAY 19, 2021	FOR
NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021, OR ALLOCATED FOR THE SAME FINANCIAL YEAR, TO MR. JEAN-CLAUDE BASSIEN CAPSA, DEPUTY CHIEF EXECUTIVE OFFICER SINCE MAY 19, 2021;	FOR
NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021, OR ALLOCATED FOR THE SAME FINANCIAL YEAR, TO MR. JULIEN CARMONA, DEPUTY CHIEF EXECUTIVE OFFICER UNTIL MAY 19, 2021	FOR
NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR DIRECTORS FOR THE 2022 FINANCIAL YEAR;	FOR
NEXITY SA	FR0010112524	18-May-2022	DETERMINATION OF THE ANNUAL FIXED AMOUNT ALLOCATED TO THE DIRECTORS	FOR
NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR MR. ALAIN DININ, CHAIRMAN OF THE BOARD OF DIRECTORS FOR THE 2022 FINANCIAL YEAR	FOR
NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR MRS. VERONIQUE BEDAGUE, CHIEF EXECUTIVE OFFICER FOR THE 2022 FINANCIAL YEAR	FOR
NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR MR. JEAN-CLAUDE BASSIEN CAPSA, CHIEF EXECUTIVE OFFICER DELEGATE FOR THE 2022 FINANCIAL YEAR	FOR
NEXITY SA	FR0010112524	18-May-2022	ADVISORY OPINION ON THE COMPANY'S AMBITION IN TERMS OF CLIMATE AND BIODIVERSITY	FOR
NEXITY SA	FR0010112524	18-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO BUY BACK ITS OWN SHARES UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE	FOR
NEXITY SA	FR0010112524	18-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELING TREASURY SHARES UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, CEILING	FOR
NEXITY SA	FR0010112524	18-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH AN ALLOCATION OF EXISTING OR FUTURE PERFORMANCE SHARES FREE OF CHARGE TO EMPLOYEES AND OR TO SOME CORPORATE OFFICERS	FOR
NEXITY SA	FR0010112524	18-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE COMPANY'S SHARES, OR SECURITIES GIVING ACCESS TO COMPANY'S SHARES CAPITAL OR GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES, WITH PREFERENTIAL SUBSCRIPTION RIGHTS MAINTAINED	FOR
NEXITY SA	FR0010112524	18-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE COMPANY'S SHARES, OR SECURITIES GIVING ACCESS TO COMPANY'S SHARES CAPITAL OR GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS AND PUBLIC OFFER (OTHER THAN THOSE REFERRED TO IN 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY	FOR

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NEXITY SA	FR0010112524	18-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE COMPANY'S SHARES, OR SECURITIES GIVING ACCESS TO COMPANY'S SHARES CAPITAL OR GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS AS PART OF AN OFFER REFERRED TO IN I OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
NEXITY SA	FR0010112524	18-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO INCREASE THE AMOUNT OF SHARE TO BE ISSUE WITHIN THE CAPITAL INCREASES CARRIED OUT WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
NEXITY SA	FR0010112524	18-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE SHARE CAPITAL BY CAPITALISING RESERVES, PROFITS AND/OR PREMIUMS OR OTHER AMOUNTS WHOSE CAPITALIZATION WOULD BE ALLOWED	FOR
NEXITY SA	FR0010112524	18-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE COMPANY'S SHARES, OR SECURITIES GIVING ACCESS TO COMPANY'S SHARES CAPITAL IN CONSIDERATION FOR CONTRIBUTIONS IN KIND CONSISTING OF EQUITY SECURITIES WITHIN THE FRAMEWORK OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	FOR
NEXITY SA	FR0010112524	18-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE COMPANY'S SHARES AND SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, WITHIN THE LIMIT OF 10% OF THE CAPITAL OF THE COMPANY IN CONSIDERATION FOR CONTRIBUTIONS IN KIND CONSISTING OF EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL	FOR
NEXITY SA	FR0010112524	18-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND-OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF MEMBERS OF A COMPANY SAVINGS PLAN IN ACCORDANCE WITH ARTICLE L. 3332-18 ET SEQ. OF THE FRENCH LABOUR CODE	FOR
NEXITY SA	FR0010112524	18-May-2022	OVERALL LIMITATION OF THE ISSUE WITH OR WITHOUT PREFERENTIAL RIGHT OF SUBSCRIPTION	FOR
NEXITY SA	FR0010112524	18-May-2022	AMENDMENT OF ARTICLE 12 OF THE COMPANY'S ARTICLES OF ASSOCIATION IN ORDER TO REMOVE THE POSSIBILITY OF APPOINTING A CENSOR	FOR
NEXITY SA	FR0010112524	18-May-2022	HARMONIZATION OF ARTICLE 8 III PARAGRAPHS 2, 3 AND 5 FORM OF SHARES AND IDENTIFICATION OF SHAREHOLDERS AND BONDS OF THE COMPANY'S BYLAWS IN ORDER TO BRING IT INTO LINE WITH THE PROVISIONS RELATING TO THE SHAREHOLDER IDENTIFICATION PROCEDURE	FOR
NEXITY SA	FR0010112524	18-May-2022	HARMONIZATION OF ARTICLE 10 VI RIGHTS AND OBLIGATIONS ATTACHED TO EACH SHARE OF THE COMPANY'S ARTICLES OF ASSOCIATION IN ORDER TO BRING IT INTO COMPLIANCE WITH ARTICLE L.22-10-48 OF THE FRENCH COMMERCIAL CODE	FOR
NEXITY SA	FR0010112524	18-May-2022	HARMONIZATION OF ARTICLE 15 PARAGRAPH 1 POWERS OF THE BOARD OF DIRECTORS OF THE COMPANY'S ARTICLES OF ASSOCIATION IN ORDER TO BRING IT INTO COMPLIANCE WITH ARTICLE L225-35 OF THE FRENCH COMMERCIAL CODE	FOR
NEXITY SA	FR0010112524	18-May-2022	HARMONIZATION OF ARTICLE 19 PARAGRAPH 5 CONVOCATION ACCESS TO GENERAL MEETINGS POWERS OF THE COMPANY'S ARTICLES OF ASSOCIATION IN ORDER TO BRING IT INTO COMPLIANCE WITH ARTICLE 1367 OF THE CIVIL CODE	FOR
NEXITY SA	FR0010112524	18-May-2022	POWERS TO ACCOMPLISH FORMALITIES	FOR
NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021 - APPROVAL OF NON-TAX DEDUCTIBLE EXPENSES AND CHARGES	FOR
NEXITY SA	FR0010112524	18-May-2022	ALLOCATION OF THE EARNINGS FOR SAID FISCAL YEAR OF EUR 460,575,780.60 AND DIVIDEND DISTRIBUTION OF EUR 2.5 FOR EACH SHARE TO SHAREHOLDERS	FOR
NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS AND THE GROUP MANAGEMENT REPORT FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR

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NEXITY SA	FR0010112524	18-May-2022	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	AGAINST
NEXITY SA	FR0010112524	18-May-2022	APPOINTMENT OF LA MONDIALE AS A DIRECTOR	AGAINST
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE DISCHARGE OF BOARD MEMBER PERNILLE ERENBJERG	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE DISCHARGE OF BOARD MEMBER ANDERS BORG	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE DISCHARGE OF BOARD MEMBER DAVID CHANCE	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE DISCHARGE OF BOARD MEMBER SIMON DUFFY	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE DISCHARGE OF BOARD MEMBER ANDREW HOUSE	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE DISCHARGE OF BOARD MEMBER KRISTINA SCHAUMAN	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE DISCHARGE OF BOARD MEMBER NATALIE TYDEMAN	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE DISCHARGE OF CEO ANDERS JENSEN	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE REMUNERATION REPORT	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.57 MILLION FOR CHAIRMAN AND SEK 540,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	REELECT PERNILLE ERENBJERG AS DIRECTOR	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	REELECT ANDERS BORG AS DIRECTOR	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	REELECTAS SIMON DUFFY DIRECTOR	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	REELECT ANDREW HOUSE AS DIRECTOR	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	REELECT KRISTINA SCHAUMAN AS DIRECTOR	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	REELECT NATALIE TYDEMAN AS DIRECTOR	FOR

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NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	ELECT PERNILLE ERENBJERG AS BOARD CHAIRMAN	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0); RATIFY KPMG AS AUDITORS	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE NOMINATION COMMITTEE PROCEDURES	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	CHANGE COMPANY NAME TO VIAPLAY GROUP AB	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE PERFORMANCE SHARE PLAN LTIP 2022 FOR KEY EMPLOYEES	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE EQUITY PLAN FINANCING THROUGH ISSUANCE OF CLASS C SHARES	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE EQUITY PLAN FINANCING THROUGH REPURCHASE OF CLASS C SHARES	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE EQUITY PLAN FINANCING THROUGH TRANSFER OF CLASS B SHARES	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE EQUITY SWAP AGREEMENT AS ALTERNATIVE EQUITY PLAN FINANCING	AGAINST
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE EQUITY PLAN 2021 FINANCING THROUGH ISSUANCE OF CLASS C SHARES	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE EQUITY PLAN 2021 FINANCING THROUGH REPURCHASE OF CLASS C SHARES	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE EQUITY PLAN 2021 FINANCING THROUGH TRANSFER OF CLASS B SHARES	FOR
NORDIC ENTERTAINMENT GROUP AB	SE0012116390	18-May-2022	APPROVE EQUITY PLAN 2019 FINANCING THROUGH TRANSFER OF CLASS B SHARES	FOR
NORDSTROM, INC.	US6556641008	18-May-2022	RATIFICATION OF THE APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	FOR
NORDSTROM, INC.	US6556641008	18-May-2022	ADVISORY VOTE REGARDING EXECUTIVE COMPENSATION.	FOR
NORDSTROM, INC.	US6556641008	18-May-2022	Election of Director: Stacy Brown-Philpot	FOR
NORDSTROM, INC.	US6556641008	18-May-2022	Election of Director: James L. Donald	FOR
NORDSTROM, INC.	US6556641008	18-May-2022	Election of Director: Kirsten A. Green	FOR
NORDSTROM, INC.	US6556641008	18-May-2022	Election of Director: Glenda G. McNeal	FOR
NORDSTROM, INC.	US6556641008	18-May-2022	Election of Director: Erik B. Nordstrom	FOR
NORDSTROM, INC.	US6556641008	18-May-2022	Election of Director: Peter E. Nordstrom	FOR
NORDSTROM, INC.	US6556641008	18-May-2022	Election of Director: Amie Thuener O'Toole	FOR

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NORDSTROM, INC.	US6556641008	18-May-2022	Election of Director: Bradley D. Tilden	FOR
NORDSTROM, INC.	US6556641008	18-May-2022	Election of Director: Mark J. Tritton	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: Gary Roughead	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: Thomas M. Schoewe	AGAINST
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: Kathy J. Warden	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: James S. Turley	AGAINST
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: Mark A. Welsh III	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Proposal to approve, on an advisory basis, the compensation of the Company's Named Executive Officers.	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Proposal to ratify the appointment of Deloitte & Touche LLP as the Company's Independent Auditor for fiscal year ending December 31, 2022.	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Shareholder proposal to change the ownership threshold for shareholders to call a special meeting.	AGAINST
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: David P. Abney	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: Marianne C. Brown	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: Donald E. Felsing	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: Ann M. Fudge	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: William H. Hernandez	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: Madeleine A. Kleiner	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: Karl J. Krapek	FOR
NORTHROP GRUMMAN CORPORATION	US6668071029	18-May-2022	Election of Director: Graham N. Robinson	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Clynton Nauman	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Number of Directors: Approval of an ordinary resolution setting the number of Directors at eleven. See disclosure under the heading "Number of Directors" as set out in the Company's Management Information Circular dated March 25, 2022.	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Ethan Schutt	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Anthony Walsh	FOR

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NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Appointment of Auditors: Appointment of PricewaterhouseCoopers LLP as the Auditors of the Company for the fiscal year ending November 30, 2022 and authorizing the Directors to fix their remuneration. See disclosure under the heading "Appointment of Auditor" as set out in the Company's Management Information Circular dated March 25, 2022.	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Approval of Non-Binding Advisory Vote on Executive Compensation: Approval of a non-binding resolution approving the compensation of the Company's Named Executive Officers. See disclosure under the heading "Additional Matters to be Acted Upon" as set out in the Company's Management Information Circular dated March 25, 2022.	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Dr. Elaine Dorward-King	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Sharon Dowdall	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Dr. Diane Garrett	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Dr. Thomas Kaplan	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Gregory Lang	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Igor Levental	FOR
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Kalidas Madhavpeddi	ABSTAIN
NOVAGOLD RESOURCES INC.	CA66987E2069	18-May-2022	Election of Director: Kevin McArthur	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	DIRECTOR	FOR
OLD DOMINION FREIGHT LINE, INC.	US6795801009	18-May-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers.	FOR

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OPTION CARE HEALTH, INC.	US68404L2016	18-May-2022	DIRECTOR	FOR
OPTION CARE HEALTH, INC.	US68404L2016	18-May-2022	DIRECTOR	FOR
OPTION CARE HEALTH, INC.	US68404L2016	18-May-2022	DIRECTOR	FOR
OPTION CARE HEALTH, INC.	US68404L2016	18-May-2022	DIRECTOR	FOR
OPTION CARE HEALTH, INC.	US68404L2016	18-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
OPTION CARE HEALTH, INC.	US68404L2016	18-May-2022	To approve, on a non-binding advisory basis, our executive compensation.	FOR
PHARMING GROUP NV	NL0010391025	18-May-2022	GENERAL AUTHORIZATION FOR GENERIC CORPORATE PURPOSES, INCLUDING (I) SHARE ISSUANCES TO THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE REMUNERATION POLICY AND THE INCENTIVE PLANS FOR THE CEO AS APPROVED BY OUR SHAREHOLDERS, AND (II) ISSUANCES OF SHARES AND/OR STOCK OPTIONS TO STAFF MEMBERS UNDER THE APPLICABLE STAFF EQUITY INCENTIVE PLANS, FOR A PERIOD OF EIGHTEEN MONTHS UP TO 10% OF THE ISSUED SHARE CAPITAL	FOR
PHARMING GROUP NV	NL0010391025	18-May-2022	A SPECIFIC AUTHORIZATION, FOR A PERIOD OF EIGHTEEN MONTHS UP TO 10% OF THE ISSUED SHARE CAPITAL, FOR THE FINANCING OF MERGERS, ACQUISITIONS OR STRATEGIC ALLIANCES ONLY	FOR
PHARMING GROUP NV	NL0010391025	18-May-2022	AUTHORIZATION OF THE BOARD OF DIRECTORS TO REPURCHASE SHARES IN THE COMPANY	FOR
PHARMING GROUP NV	NL0010391025	18-May-2022	REMUNERATION REPORT FOR 2021	FOR
PHARMING GROUP NV	NL0010391025	18-May-2022	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS FOR 2021	FOR
PHARMING GROUP NV	NL0010391025	18-May-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
POWER ASSETS HOLDINGS LTD	HK0006000050	18-May-2022	TO PASS RESOLUTION 5 OF THE NOTICE OF ANNUAL GENERAL MEETING AS AN ORDINARY RESOLUTION - TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND DISPOSE OF ADDITIONAL SHARES NOT EXCEEDING 10% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE	FOR
POWER ASSETS HOLDINGS LTD	HK0006000050	18-May-2022	TO PASS RESOLUTION 6 OF THE NOTICE OF ANNUAL GENERAL MEETING AS AN ORDINARY RESOLUTION - TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES NOT EXCEEDING 10% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE	FOR
POWER ASSETS HOLDINGS LTD	HK0006000050	18-May-2022	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
POWER ASSETS HOLDINGS LTD	HK0006000050	18-May-2022	TO DECLARE A FINAL DIVIDEND	FOR
POWER ASSETS HOLDINGS LTD	HK0006000050	18-May-2022	TO ELECT MR. FOK KIN NING, CANNING AS A DIRECTOR	FOR
POWER ASSETS HOLDINGS LTD	HK0006000050	18-May-2022	TO ELECT MR. CHAN LOI SHUN AS A DIRECTOR	FOR
POWER ASSETS HOLDINGS LTD	HK0006000050	18-May-2022	TO ELECT MR. LEUNG HONG SHUN, ALEXANDER AS A DIRECTOR	FOR
POWER ASSETS HOLDINGS LTD	HK0006000050	18-May-2022	TO ELECT MS. KOH POH WAH AS A DIRECTOR	FOR

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POWER ASSETS HOLDINGS LTD	HK0006000050	18-May-2022	TO APPOINT KPMG AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THE AUDITOR'S REMUNERATION	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Advisory vote to approve compensation of named executive officers	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Ratification of the appointment of Independent Registered Public Accounting Firm	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Election of Director: Arthur P. Beattie	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Election of Director: Raja Rajamannar	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Election of Director: Heather B. Redman	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Election of Director: Craig A. Rogerson	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Election of Director: Vincent Sorgi	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Election of Director: Natica von Althann	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Election of Director: Keith H. Williamson	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Election of Director: Phoebe A. Wood	FOR
PPL CORPORATION	US69351T1060	18-May-2022	Election of Director: Armando Zagalo de Lima	FOR
PROTO LABS, INC.	US7437131094	18-May-2022	Advisory approval of executive compensation.	FOR
PROTO LABS, INC.	US7437131094	18-May-2022	Election of Director: Robert Bodor	FOR
PROTO LABS, INC.	US7437131094	18-May-2022	Election of Director: Archie C. Black	FOR
PROTO LABS, INC.	US7437131094	18-May-2022	Election of Director: Sujeet Chand	FOR
PROTO LABS, INC.	US7437131094	18-May-2022	Election of Director: Moonhie Chin	FOR
PROTO LABS, INC.	US7437131094	18-May-2022	Election of Director: Rainer Gawlick	FOR
PROTO LABS, INC.	US7437131094	18-May-2022	Election of Director: Stacy Greiner	FOR
PROTO LABS, INC.	US7437131094	18-May-2022	Election of Director: Donald G. Krantz	FOR
PROTO LABS, INC.	US7437131094	18-May-2022	Election of Director: Sven A. Wehrwein	FOR
PROTO LABS, INC.	US7437131094	18-May-2022	Ratification of the selection of Ernst & Young LLP as the independent registered public accounting firm for fiscal year 2022.	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	An advisory resolution to approve the executive officer compensation disclosed in the Company's 2022 proxy statement	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Election of Director: Tracey C. Doi	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Ratification of the appointment of our independent registered public accounting firm for 2022	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	To adopt an amendment to the Company's Certificate of Incorporation to allow stockholders to act by non-unanimous written consent	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	To adopt an amendment to the Company's Certificate of Incorporation to permit stockholders holding 15% or more of the Company's common stock to request that the Company call a special meeting of stockholders	FOR

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QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Stockholder proposal regarding the right to call a special meeting of stockholders	AGAINST
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Election of Director: Vicky B. Gregg	AGAINST
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Election of Director: Wright L. Lassiter III	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Election of Director: Timothy L. Main	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Election of Director: Denise M. Morrison	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Election of Director: Gary M. Pfeiffer	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Election of Director: Timothy M. Ring	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Election of Director: Stephen H. Rusckowski	FOR
QUEST DIAGNOSTICS INCORPORATED	US74834L1008	18-May-2022	Election of Director: Gail R. Wilensky	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	Election of Director: Douglas W. Stotlar	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	To consider a non-binding, advisory vote to approve the compensation of the Company's named executive officers.	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	Election of Director: Lisa L. Baldwin	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2022.	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	To consider a stockholder proposal regarding changes to the Company's proxy access bylaw, to remove the size limit on the stockholder nominating group.	AGAINST
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	Election of Director: Karen W. Colonias	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	Election of Director: Frank J. Dellaquila	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	Election of Director: John G. Figueroa	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	Election of Director: James D. Hoffman	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	Election of Director: Mark V. Kaminski	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	Election of Director: Karla R. Lewis	FOR

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RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	Election of Director: Robert A. McEvoy	FOR
RELIANCE STEEL & ALUMINUM CO.	US7595091023	18-May-2022	Election of Director: David W. Seeger	FOR
ROBERT HALF INTERNATIONAL INC.	US7703231032	18-May-2022	Election of Director: Julia L. Coronado	FOR
ROBERT HALF INTERNATIONAL INC.	US7703231032	18-May-2022	Election of Director: Dirk A. Kempthorne	FOR
ROBERT HALF INTERNATIONAL INC.	US7703231032	18-May-2022	Election of Director: Harold M. Messmer, Jr.	FOR
ROBERT HALF INTERNATIONAL INC.	US7703231032	18-May-2022	Election of Director: Marc H. Morial	FOR
ROBERT HALF INTERNATIONAL INC.	US7703231032	18-May-2022	Election of Director: Robert J. Pace	AGAINST
ROBERT HALF INTERNATIONAL INC.	US7703231032	18-May-2022	Election of Director: Frederick A. Richman	FOR
ROBERT HALF INTERNATIONAL INC.	US7703231032	18-May-2022	Election of Director: M. Keith Waddell	FOR
ROBERT HALF INTERNATIONAL INC.	US7703231032	18-May-2022	Advisory vote to approve executive compensation.	FOR
ROBERT HALF INTERNATIONAL INC.	US7703231032	18-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP, as the Company's independent registered public accounting firm for 2022.	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	Election of Director: Doniel N. Sutton	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	Advisory vote to approve the resolution on the compensation of the named executive officers.	ABSTAIN
ROSS STORES, INC.	US7782961038	18-May-2022	Election of Director: K. Gunnar Bjorklund	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending January 28, 2023.	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	Election of Director: Michael J. Bush	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	Election of Director: Sharon D. Garrett	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	Election of Director: Michael J. Hartshorn	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	Election of Director: Stephen D. Milligan	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	Election of Director: Patricia H. Mueller	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	Election of Director: George P. Orban	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	Election of Director: Larree M. Renda	FOR
ROSS STORES, INC.	US7782961038	18-May-2022	Election of Director: Barbara Rentler	FOR
SAMPO PLC	FI0009003305	18-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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SAMPO PLC	FI0009003305	18-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 4.10 PER SHARE	FOR
SAMPO PLC	FI0009003305	18-May-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
SAMPO PLC	FI0009003305	18-May-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
SAMPO PLC	FI0009003305	18-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 190,000 FOR CHAIR AND EUR 98,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
SAMPO PLC	FI0009003305	18-May-2022	FIX NUMBER OF DIRECTORS AT NINE	FOR
SAMPO PLC	FI0009003305	18-May-2022	REELECT CHRISTIAN CLAUSEN, FIONA CLUTTERBUCK, GEORG EHRNRÖOTH, JANNICA FAGERHOLM, JOHANNA LAMMINEN, RISTO MURTO, MARKUS RAURAMO AND BJORN WAHLROOS AS DIRECTORS; ELECT STEVEN LANGAN AS NEW DIRECTOR	FOR
SAMPO PLC	FI0009003305	18-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
SAMPO PLC	FI0009003305	18-May-2022	RATIFY DELOITTE AS AUDITORS	FOR
SAMPO PLC	FI0009003305	18-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
SAP SE	DE0007164600	18-May-2022	ELECT ROUVEN WESTPHAL TO THE SUPERVISORY BOARD	FOR
SAP SE	DE0007164600	18-May-2022	ELECT GUNNAR WIEDENFELS TO THE SUPERVISORY BOARD	FOR
SAP SE	DE0007164600	18-May-2022	ELECT JENNIFER XIN-ZHE LI TO THE SUPERVISORY BOARD	AGAINST
SAP SE	DE0007164600	18-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
SAP SE	DE0007164600	18-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.95 PER SHARE AND SPECIAL DIVIDENDS OF EUR 0.50 PER SHARE	FOR
SAP SE	DE0007164600	18-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
SAP SE	DE0007164600	18-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
SAP SE	DE0007164600	18-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
SAP SE	DE0007164600	18-May-2022	RATIFY BDO AG AS AUDITORS FOR FISCAL YEAR 2023	FOR
SAP SE	DE0007164600	18-May-2022	APPROVE REMUNERATION REPORT	FOR
SAP SE	DE0007164600	18-May-2022	ELECT HASSO PLATTNER TO THE SUPERVISORY BOARD	FOR
SCOR SE	FR0010411983	18-May-2022	APPROVAL OF THE TOTAL COMPENSATION ELEMENTS AND BENEFITS OF ANY KIND PAID DURING OR ALLOCATED IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO MR. DENIS KESSLER, IN HIS CAPACITY AS CHAIRMAN OF THE BOARD OF DIRECTORS AS OF 01 JULY 2021	FOR
SCOR SE	FR0010411983	18-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING OR ALLOCATED IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO MR. LAURENT ROUSSEAU, IN HIS CAPACITY AS CHIEF EXECUTIVE OFFICER AS OF 01 JULY 2021	FOR
SCOR SE	FR0010411983	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE COMPANY'S DIRECTORS PURSUANT TO SECTION II OF ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
SCOR SE	FR0010411983	18-May-2022	AMENDMENT TO THE ANNUAL FIXED AMOUNT ALLOCATED TO THE DIRECTORS AS REMUNERATION FOR THEIR ACTIVITY FOR THE CURRENT AND SUBSEQUENT FINANCIAL YEARS	FOR
SCOR SE	FR0010411983	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS PURSUANT TO SECTION II OF ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR

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SCOR SE	FR0010411983	18-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHIEF EXECUTIVE OFFICER PURSUANT TO SECTION II OF ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
SCOR SE	FR0010411983	18-May-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. NATACHA VALLA AS DIRECTOR OF THE COMPANY	FOR
SCOR SE	FR0010411983	18-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. FABRICE BREGIER AS DIRECTOR OF THE COMPANY	FOR
SCOR SE	FR0010411983	18-May-2022	APPROVAL OF A SETTLEMENT AGREEMENT CONCLUDED BY THE COMPANY WITH COVEA COOPERATIONS SA AND COVEA S.G.A.M COMPANIES, SUBJECT TO THE PROVISIONS OF ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE	FOR
SCOR SE	FR0010411983	18-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE THE COMPANY'S COMMON SHARES	FOR
SCOR SE	FR0010411983	18-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE ON THE CAPITALIZATION OF PROFITS, RESERVES OR PREMIUMS	FOR
SCOR SE	FR0010411983	18-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO COMMON SHARES TO BE ISSUED, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
SCOR SE	FR0010411983	18-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUE, IN THE CONTEXT OF A PUBLIC OFFERING EXCLUDING THE OFFERS REFERRED TO IN PARAGRAPH 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, OF SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO COMMON SHARES TO BE ISSUED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT AND WITH A MANDATORY PRIORITY PERIOD	FOR
SCOR SE	FR0010411983	18-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE, IN THE CONTEXT OF AN OFFER REFERRED TO IN PARAGRAPH 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, TO ISSUE SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO COMMON SHARES TO BE ISSUED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
SCOR SE	FR0010411983	18-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUE, AS CONSIDERATION FOR SECURITIES CONTRIBUTED TO THE COMPANY IN THE CONTEXT OF ANY PUBLIC EXCHANGE OFFER INITIATED BY IT, OF SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO COMMON SHARES TO BE ISSUED, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
SCOR SE	FR0010411983	18-May-2022	DELEGATION OF POWERS GRANTED TO THE BOARD OF DIRECTORS IN ORDER TO ISSUE SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO COMMON SHARES TO BE ISSUED, AS CONSIDERATION FOR SECURITIES CONTRIBUTED TO THE COMPANY IN THE CONTEXT OF CONTRIBUTIONS IN KIND LIMITED TO 10% OF ITS CAPITAL WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
SCOR SE	FR0010411983	18-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
SCOR SE	FR0010411983	18-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARE ISSUE WARRANTS OF THE COMPANY, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS IN FAVOUR OF CATEGORIES OF PERSONS MEETING SPECIFIC CHARACTERISTICS IN ORDER TO SET UP A CONTINGENT CAPITAL PROGRAM	FOR
SCOR SE	FR0010411983	18-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARE ISSUE WARRANTS OF THE COMPANY, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS IN FAVOUR OF CATEGORIES OF PERSONS MEETING SPECIFIED CHARACTERISTICS IN ORDER TO SET UP AN AUXILIARY EQUITY PROGRAM	FOR
SCOR SE	FR0010411983	18-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING TREASURY SHARES	FOR

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SCOR SE	FR0010411983	18-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO GRANT SHARE SUBSCRIPTION AND/OR SHARE PURCHASE OPTIONS WITH WAIVER OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT IN FAVOUR OF EMPLOYEES AND EXECUTIVE CORPORATE OFFICERS	FOR
SCOR SE	FR0010411983	18-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO FREELY ALLOCATE EXISTING COMMON SHARES OF THE COMPANY FOR THE BENEFIT OF EMPLOYEES AND EXECUTIVE CORPORATE OFFICERS	FOR
SCOR SE	FR0010411983	18-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES RESERVED FOR MEMBERS OF SAVINGS PLANS, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR THE BENEFIT OF THE LATTER	FOR
SCOR SE	FR0010411983	18-May-2022	OVERALL CEILING FOR CAPITAL INCREASES	FOR
SCOR SE	FR0010411983	18-May-2022	STATUTORY AMENDMENTS CONCERNING THE AGE LIMIT FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
SCOR SE	FR0010411983	18-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
SCOR SE	FR0010411983	18-May-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 - APPROVAL OF THE AMOUNT OF EXPENSES AND COSTS	FOR
SCOR SE	FR0010411983	18-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SCOR SE	FR0010411983	18-May-2022	ALLOCATION OF INCOME AND SETTING OF DIVIDEND FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SCOR SE	FR0010411983	18-May-2022	APPROVAL OF THE INFORMATION MENTIONED IN SECTION I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
SCOR SE	FR0010411983	18-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING OR ALLOCATED IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO MR. DENIS KESSLER, IN HIS CAPACITY AS CHAIRMAN OF THE BOARD OF DIRECTORS AND CHIEF EXECUTIVE OFFICER UNTIL 30 JUNE 2021	AGAINST
SDIPTECH AB	SE0003756758	18-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SDIPTECH AB	SE0003756758	18-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 8 PER PREFERENCE SHARE; APPROVE OMISSION OF DIVIDENDS FOR ORDINARY SHARES	FOR
SDIPTECH AB	SE0003756758	18-May-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
SDIPTECH AB	SE0003756758	18-May-2022	DETERMINE NUMBER OF MEMBERS (5) AND DEPUTY MEMBERS (0) OF BOARD	FOR
SDIPTECH AB	SE0003756758	18-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 800,000 FOR CHAIRMAN AND SEK 280,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK; APPROVE REMUNERATION OF AUDITORS	FOR
SDIPTECH AB	SE0003756758	18-May-2022	REELECT JOHNNY ALVARSSON, JAN SAMUELSON, BIRGITTA HENRIKSSON, URBAN DOVERHOLT AND EOLA ANGGARD RUNSTEN AS DIRECTORS	AGAINST
SDIPTECH AB	SE0003756758	18-May-2022	ELECT JAN SAMUELSON AS BOARD CHAIRMAN	FOR
SDIPTECH AB	SE0003756758	18-May-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	FOR
SDIPTECH AB	SE0003756758	18-May-2022	AUTHORIZE CHAIRMAN OF BOARD AND REPRESENTATIVES OF THREE OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
SDIPTECH AB	SE0003756758	18-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
SDIPTECH AB	SE0003756758	18-May-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
SDIPTECH AB	SE0003756758	18-May-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR

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SIGNIFY HEALTH, INC.	US82671G1004	18-May-2022	Election of Director: Matthew S. Holt	FOR
SIGNIFY HEALTH, INC.	US82671G1004	18-May-2022	Election of Director: Kyle B. Peterson	FOR
SIGNIFY HEALTH, INC.	US82671G1004	18-May-2022	To ratify the selection of Deloitte & Touche LLP as the independent registered public accounting firm of SIGNIFY HEALTH, INC. for its fiscal year ending December 31, 2022.	FOR
SOUTHSIDE BANCSHARES, INC.	US84470P1093	18-May-2022	DIRECTOR	FOR
SOUTHSIDE BANCSHARES, INC.	US84470P1093	18-May-2022	DIRECTOR	FOR
SOUTHSIDE BANCSHARES, INC.	US84470P1093	18-May-2022	DIRECTOR	FOR
SOUTHSIDE BANCSHARES, INC.	US84470P1093	18-May-2022	DIRECTOR	FOR
SOUTHSIDE BANCSHARES, INC.	US84470P1093	18-May-2022	DIRECTOR	FOR
SOUTHSIDE BANCSHARES, INC.	US84470P1093	18-May-2022	DIRECTOR	FOR
SOUTHSIDE BANCSHARES, INC.	US84470P1093	18-May-2022	Approve a non-binding advisory vote on the compensation of the Company's named executive officers.	FOR
SOUTHSIDE BANCSHARES, INC.	US84470P1093	18-May-2022	Ratify the appointment by our Audit Committee of Ernst & Young LLP to serve as the independent registered certified public accounting firm for the Company for the year ending December 31, 2022.	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	The ratification of the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	Election of Director: Kevin M. Charlton	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	The approval of the Second Amended and Restated Spirit Realty Capital, Inc. and Spirit Realty, L.P. 2012 Incentive Award Plan, including an increase to the number of shares of common stock reserved for issuance under the Plan by 3,000,000 shares.	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	A non-binding, advisory resolution to approve the compensation of our named executive officers as described in our Proxy Statement.	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	Election of Director: Elizabeth F. Frank	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	Election of Director: Michelle M. Frymire	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	Election of Director: Kristian M. Gathright	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	Election of Director: Richard I. Gilchrist	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	Election of Director: Jackson Hsieh	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	Election of Director: Diana M. Laing	AGAINST
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	Election of Director: Nicholas P. Shepherd	FOR
SPIRIT REALTY CAPITAL, INC.	US84860W3007	18-May-2022	Election of Director: Thomas J. Sullivan	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: J. Portalatin	FOR

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STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: J. Rhea	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: P. de Saint-Aignan	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: R. Sergel	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: G. Summe	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	To approve an advisory proposal on executive compensation.	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	To ratify the selection of Ernst & Young LLP as State Street's independent registered public accounting firm for the year ending December 31, 2022.	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Shareholder Proposal relating to asset management stewardship activities, if included in the agenda and properly presented.	AGAINST
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: M. Chandoha	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: D. DeMaio	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: A. Fawcett	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: W. Freda	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: S. Mathew	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: W. Meaney	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: R. O'Hanley	FOR
STATE STREET CORPORATION	US8574771031	18-May-2022	Election of Director: S. O'Sullivan	FOR
SUMMIT MATERIALS, INC.	US86614U1007	18-May-2022	DIRECTOR	FOR
SUMMIT MATERIALS, INC.	US86614U1007	18-May-2022	DIRECTOR	FOR
SUMMIT MATERIALS, INC.	US86614U1007	18-May-2022	DIRECTOR	FOR
SUMMIT MATERIALS, INC.	US86614U1007	18-May-2022	DIRECTOR	FOR
SUMMIT MATERIALS, INC.	US86614U1007	18-May-2022	Nonbinding advisory vote on the compensation of our named executive officers for 2021.	FOR
SUMMIT MATERIALS, INC.	US86614U1007	18-May-2022	Nonbinding advisory vote on the frequency of future nonbinding advisory votes on the compensation of our named executive officers.	1 YEAR
SUMMIT MATERIALS, INC.	US86614U1007	18-May-2022	Ratification of the appointment of KPMG LLP as our independent auditors for our fiscal year ending December 31, 2022.	FOR
SUNNOVA ENERGY INTERNATIONAL INC	US86745K1043	18-May-2022	Election of Class III Director: ANNE SLAUGHTER ANDREW	FOR
SUNNOVA ENERGY INTERNATIONAL INC	US86745K1043	18-May-2022	Election of Class III Director: AKBAR MOHAMED	FOR
SUNNOVA ENERGY INTERNATIONAL INC	US86745K1043	18-May-2022	Election of Class III Director: MARY YANG	FOR
SUNNOVA ENERGY INTERNATIONAL INC	US86745K1043	18-May-2022	Approval, in a non-binding advisory vote, of the compensation of our named executive officers.	FOR

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SUNNOVA ENERGY INTERNATIONAL INC	US86745K1043	18-May-2022	Approval of the Sunnova Energy International Inc. Employee Stock Purchase Plan.	FOR
SUNNOVA ENERGY INTERNATIONAL INC	US86745K1043	18-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
SUPER MICRO COMPUTER INC.	US86800U1043	18-May-2022	Election of Class III Director to hold office until 2024 annual meeting: Daniel Fairfax	FOR
SUPER MICRO COMPUTER INC.	US86800U1043	18-May-2022	Election of Class III Director to hold office until 2024 annual meeting: Shiu Leung (Fred) Chan	FOR
SUPER MICRO COMPUTER INC.	US86800U1043	18-May-2022	To approve, on a non-binding advisory basis, the compensation of the named executive officers as disclosed in the proxy statement.	FOR
SUPER MICRO COMPUTER INC.	US86800U1043	18-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for its fiscal year ending June 30, 2022.	FOR
SUPER MICRO COMPUTER INC.	US86800U1043	18-May-2022	To approve the amendment and restatement of the Super Micro Computer, Inc. 2020 Equity and Incentive Compensation Plan.	AGAINST
TAKKT AG	DE0007446007	18-May-2022	APPROVE REMUNERATION REPORT	FOR
TAKKT AG	DE0007446007	18-May-2022	ELECT FLORIAN FUNCK TO THE SUPERVISORY BOARD	AGAINST
TAKKT AG	DE0007446007	18-May-2022	ELECT JOHANNES HAUPT TO THE SUPERVISORY BOARD	FOR
TAKKT AG	DE0007446007	18-May-2022	ELECT THOMAS KNIEHL TO THE SUPERVISORY BOARD	AGAINST
TAKKT AG	DE0007446007	18-May-2022	ELECT ALYSSA MCDONALD-BAERTL TO THE SUPERVISORY BOARD	AGAINST
TAKKT AG	DE0007446007	18-May-2022	ELECT THOMAS SCHMIDT TO THE SUPERVISORY BOARD	AGAINST
TAKKT AG	DE0007446007	18-May-2022	ELECT ALIZ TEPFENHART TO THE SUPERVISORY BOARD	AGAINST
TAKKT AG	DE0007446007	18-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
TAKKT AG	DE0007446007	18-May-2022	APPROVE CREATION OF EUR 32.8 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
TAKKT AG	DE0007446007	18-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.10 PER SHARE	FOR
TAKKT AG	DE0007446007	18-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
TAKKT AG	DE0007446007	18-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
TAKKT AG	DE0007446007	18-May-2022	RATIFY EBNER STOLZ GMBH & CO. KG AS AUDITORS FOR FISCAL YEAR 2022	FOR
TELIX PHARMACEUTICALS LTD	AU000000TLX2	18-May-2022	APPROVAL OF AMENDMENTS TO THE CONSTITUTION	FOR
TELIX PHARMACEUTICALS LTD	AU000000TLX2	18-May-2022	ADOPTION OF THE REMUNERATION REPORT	FOR
TELIX PHARMACEUTICALS LTD	AU000000TLX2	18-May-2022	RE-ELECTION OF MS JANN SKINNER AS DIRECTOR	FOR
TELIX PHARMACEUTICALS LTD	AU000000TLX2	18-May-2022	ELECTION OF MS TIFFANY OLSON AS DIRECTOR	FOR
TELIX PHARMACEUTICALS LTD	AU000000TLX2	18-May-2022	APPROVAL OF TELIX EQUITY INCENTIVE PLAN	FOR
TELIX PHARMACEUTICALS LTD	AU000000TLX2	18-May-2022	APPROVAL OF ISSUE OF MANAGING DIRECTOR SARS TO DR CHRISTIAN BEHRENBRUCH	FOR

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TELIX PHARMACEUTICALS LTD	AU000000TLX2	18-May-2022	APPROVAL OF ISSUE OF NON-EXECUTIVE DIRECTOR SARS TO MS TIFFANY OLSON	FOR
TELIX PHARMACEUTICALS LTD	AU000000TLX2	18-May-2022	APPROVAL OF ISSUE OF SHARES UNDER THE PLACEMENT	FOR
TELIX PHARMACEUTICALS LTD	AU000000TLX2	18-May-2022	APPROVAL OF ISSUE OF EMPLOYEE SARS TO PARTICIPATING EMPLOYEES	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES (ORDINARY RESOLUTION 6 AS SET OUT IN THE NOTICE OF THE AGM)	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO EXTEND THE GENERAL MANDATE TO ISSUE NEW SHARES BY ADDING THE NUMBER OF SHARES REPURCHASED (ORDINARY RESOLUTION 7 AS SET OUT IN THE NOTICE OF THE AGM)	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO APPROVE THE PROPOSED AMENDMENTS TO THE SECOND AMENDED AND RESTATED MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY AND TO ADOPT THE THIRD AMENDED AND RESTATED MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY (SPECIAL RESOLUTION 8 AS SET OUT IN THE NOTICE OF THE AGM)	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS, THE DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO DECLARE A FINAL DIVIDEND	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO RE-ELECT MR LI DONG SHENG AS DIRECTOR	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO RE-ELECT MR IAN CHARLES STONE AS DIRECTOR	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO RE-APPOINT AUDITOR AND AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES (ORDINARY RESOLUTION 5 AS SET OUT IN THE NOTICE OF THE AGM)	FOR
TENCENT HOLDINGS LTD	KYG875721634	18-May-2022	TO APPROVE THE REFRESHMENT OF SCHEME MANDATE LIMIT UNDER THE SHARE OPTION PLAN OF TENCENT MUSIC ENTERTAINMENT GROUP (THE ORDINARY RESOLUTION AS SET OUT IN THE NOTICE OF THE EGM)	FOR
THE BOSTON BEER COMPANY, INC.	US1005571070	18-May-2022	DIRECTOR	FOR
THE BOSTON BEER COMPANY, INC.	US1005571070	18-May-2022	DIRECTOR	FOR
THE BOSTON BEER COMPANY, INC.	US1005571070	18-May-2022	DIRECTOR	FOR
THE BOSTON BEER COMPANY, INC.	US1005571070	18-May-2022	Advisory vote to approve our Named Executive Officers' executive compensation.	FOR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Election of Director: Greig Woodring	FOR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Election of Director: Larry D. De Shon	FOR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Management proposal to approve, on a non-binding advisory basis, the compensation of the Company's named executive officers as disclosed in the Company's proxy statement.	FOR

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THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Management proposal to select, on a nonbinding, advisory basis, the preferred frequency for the advisory vote on named executive officer compensation.	1 YEAR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Shareholder proposal that the Company's Board adopt policies ensuring its underwriting practices do not support new fossil fuel supplies.	AGAINST
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Election of Director: Carlos Dominguez	AGAINST
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Election of Director: Trevor Fetter	FOR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Election of Director: Donna James	FOR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Election of Director: Kathryn A. Mikells	FOR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Election of Director: Teresa W. Roseborough	FOR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Election of Director: Virginia P. Ruesterholz	FOR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Election of Director: Christopher J. Swift	FOR
THE HARTFORD FINANCIAL SVCS GROUP, INC.	US4165151048	18-May-2022	Election of Director: Matthew E. Winter	FOR
THE SHYFT GROUP, INC.	US8256981031	18-May-2022	DIRECTOR	FOR
THE SHYFT GROUP, INC.	US8256981031	18-May-2022	DIRECTOR	FOR
THE SHYFT GROUP, INC.	US8256981031	18-May-2022	DIRECTOR	FOR
THE SHYFT GROUP, INC.	US8256981031	18-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
THE SHYFT GROUP, INC.	US8256981031	18-May-2022	Approval, on a non-binding advisory basis, of the compensation paid to the Company's Named Executive Officers.	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Peter H. Rothschild	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Arthur B. Winkleblack	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Nelson Peltz	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2022.	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Advisory resolution to approve executive compensation.	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Stockholder proposal requesting information on the use of gestation stalls in the Company's pork supply chain, if properly presented at the meeting.	AGAINST
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Peter W. May	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Matthew H. Peltz	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Kristin A. Dolan	FOR

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THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Kenneth W. Gilbert	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Richard H. Gomez	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Joseph A. Levato	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Michelle J. Mathews-Spradlin	FOR
THE WENDY'S COMPANY	US95058W1009	18-May-2022	Election of Director: Todd A. Penegor	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: Debora L. Spar	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: Scott M. Sperling	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: Marc N. Casper	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: Dion J. Weisler	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	An advisory vote to approve named executive officer compensation.	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Ratification of the Audit Committee's selection of PricewaterhouseCoopers LLP as the Company's independent auditors for 2022.	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: Nelson J. Chai	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: Ruby R. Chandy	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: C. Martin Harris	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: Tyler Jacks	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: R. Alexandra Keith	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: Jim P. Manzi	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: James C. Mullen	FOR
THERMO FISHER SCIENTIFIC INC.	US8835561023	18-May-2022	Election of director: Lars R. Sorensen	FOR
TRAVEL + LEISURE CO.	US8941641024	18-May-2022	DIRECTOR	FOR
TRAVEL + LEISURE CO.	US8941641024	18-May-2022	DIRECTOR	FOR
TRAVEL + LEISURE CO.	US8941641024	18-May-2022	DIRECTOR	FOR
TRAVEL + LEISURE CO.	US8941641024	18-May-2022	DIRECTOR	FOR

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TRAVEL + LEISURE CO.	US8941641024	18-May-2022	DIRECTOR	FOR
TRAVEL + LEISURE CO.	US8941641024	18-May-2022	DIRECTOR	FOR
TRAVEL + LEISURE CO.	US8941641024	18-May-2022	DIRECTOR	FOR
TRAVEL + LEISURE CO.	US8941641024	18-May-2022	DIRECTOR	FOR
TRAVEL + LEISURE CO.	US8941641024	18-May-2022	DIRECTOR	FOR
TRAVEL + LEISURE CO.	US8941641024	18-May-2022	A non-binding, advisory resolution to approve our executive compensation program.	FOR
TRAVEL + LEISURE CO.	US8941641024	18-May-2022	A proposal to ratify the appointment of Deloitte & Touche LLP to serve as our independent registered public accounting firm for fiscal year 2022.	FOR
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	DIRECTOR	FOR
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	DIRECTOR	FOR
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	DIRECTOR	ABSTAIN
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	DIRECTOR	FOR
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	DIRECTOR	FOR
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	DIRECTOR	FOR
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	DIRECTOR	ABSTAIN
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	DIRECTOR	ABSTAIN
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	DIRECTOR	FOR
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	DIRECTOR	FOR
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	Ratify the selection of Deloitte & Touche LLP, independent registered public accountants, as auditors of the Company for the fiscal year ending December 31, 2022.	FOR
TUTOR PERINI CORPORATION	US9011091082	18-May-2022	Approve the compensation of the Company's named executive officers on an advisory (non-binding) basis.	AGAINST
TWO HARBORS INVESTMENT CORP.	US90187B4086	18-May-2022	Ratification of the appointment of Ernst & Young LLP to serve as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
TWO HARBORS INVESTMENT CORP.	US90187B4086	18-May-2022	Election of Director: E. Spencer Abraham	AGAINST
TWO HARBORS INVESTMENT CORP.	US90187B4086	18-May-2022	Election of Director: James J. Bender	FOR
TWO HARBORS INVESTMENT CORP.	US90187B4086	18-May-2022	Election of Director: William Greenberg	FOR
TWO HARBORS INVESTMENT CORP.	US90187B4086	18-May-2022	Election of Director: Karen Hammond	FOR
TWO HARBORS INVESTMENT CORP.	US90187B4086	18-May-2022	Election of Director: Stephen G. Kasnet	FOR
TWO HARBORS INVESTMENT CORP.	US90187B4086	18-May-2022	Election of Director: W. Reid Sanders	FOR

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UNITED COMMUNITY BANKS, INC.	US90984P3038	18-May-2022	DIRECTOR	FOR
UNITED COMMUNITY BANKS, INC.	US90984P3038	18-May-2022	DIRECTOR	FOR
UNITED COMMUNITY BANKS, INC.	US90984P3038	18-May-2022	To approve the United Community Banks, Inc. 2022 Omnibus Equity Plan.	FOR
UNITED COMMUNITY BANKS, INC.	US90984P3038	18-May-2022	To approve, on an advisory basis, the compensation of our Named Executive Officers.	FOR
UNITED COMMUNITY BANKS, INC.	US90984P3038	18-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accountants for the fiscal year ending December 31, 2022.	FOR
UNIVERSAL HEALTH SERVICES, INC.	US9139031002	18-May-2022	Election of Director: Maria R. Singer	ABSTAIN
UNIVERSAL HEALTH SERVICES, INC.	US9139031002	18-May-2022	Proposal to approve an amendment and restatement of the Company's 2020 Omnibus Stock and Incentive Plan.	AGAINST
UNIVERSAL HEALTH SERVICES, INC.	US9139031002	18-May-2022	Proposal to ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
UNIVERSAL HEALTH SERVICES, INC.	US9139031002	18-May-2022	Stockholder Proposal regarding majority vote standard in director elections if properly presented at the meeting.	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	DIRECTOR	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	Approval, on an advisory basis, of the compensation paid to our named executive officers	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal 2022	FOR
US FOODS HOLDING CORP.	US9120081099	18-May-2022	Consideration of a shareholder proposal, if properly presented at the Annual Meeting	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF MARKUS GYGAX AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS IN A SINGLE VOTE	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF PROF CHRISTOPH B. BUHLER AS A BOARD OF DIRECTOR	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF BARBARA ARTMAN AS A BOARD OF DIRECTOR	FOR

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VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF MAYA BUNDT AS A BOARD OF DIRECTOR	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF ROGER HARLACHER AS A BOARD OF DIRECTOR	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF RONALD TRACHSEL AS A BOARD OF DIRECTOR	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	ELECTION OF MARION KHUNY AS A BOARD OF DIRECTOR	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	ELECTION OF ROLAND HERRMANN AS A BOARD OF DIRECTOR	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF MAYA BUNDT AS A MEMBER OF COMPENSATION COMMITTEE	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF MARKUS GYGAX AS A MEMBER OF COMPENSATION COMMITTEE	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF ROGER HARLACHER AS A MEMBER OF COMPENSATION COMMITTEE	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF THE STATUTORY AUDITOR: THE BOARD OF DIRECTORS RECOMMENDS THAT PRICEWATERHOUSECOOPERS AG, LUCERNE, BE RE-ELECTED AS STATUTORY AUDITOR FOR A TERM OF OFFICE ENDING UPON COMPLETION OF THE 2023 ANNUAL GENERAL MEETING	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	RE-ELECTION OF THE INDEPENDENT PROXY: THE BOARD OF DIRECTORS RECOMMENDS THAT TSCHUMPERLIN LOTSCHER SCHWARZ AG, LUCERNE, BE RE-ELECTED AS INDEPENDENT PROXY FOR A TERM OF OFFICE ENDING UPON COMPLETION OF THE 2023 ANNUAL GENERAL MEETING	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	MANAGEMENT REPORT, ANNUAL FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR 2021, REPORTS OF THE STATUTORY AUDITOR	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	ADVISORY VOTE ON THE 2021 COMPENSATION REPORT	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	APPROVAL OF THE ACTIONS OF THE BOARD OF DIRECTORS AND EXECUTIVE BOARD	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	APPROPRIATION OF ACCUMULATED PROFIT AND DIVIDEND DISTRIBUTION	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	VOTE ON THE MAXIMUM COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE TERM OF OFFICE ENDING WITH THE 2023 ANNUAL GENERAL MEETING	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	VOTE ON THE MAXIMUM FIXED COMPENSATION OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THE 2023 FINANCIAL YEAR	FOR
VALIANT HOLDING AG	CH0014786500	18-May-2022	VOTE ON THE MAXIMUM VARIABLE COMPENSATION OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THE 2022 FINANCIAL YEAR	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Bruce Sachs	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Suketu Upadhyay	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Sangeeta Bhatia	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Ratification of Ernst & Young LLP as independent Registered Public Accounting firm for the year ending December 31, 2022.	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Advisory vote to approve named executive office compensation.	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Approval of an amendment and restatement of our 2013 Stock and Option Plan to increase the number of shares authorized for issuance under this plan by 13.5 million shares.	FOR

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VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Lloyd Carney	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Alan Garber	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Terrence Kearney	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Reshma Kewalramani	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Yuchun Lee	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Jeffrey Leiden	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Margaret McGlynn	FOR
VERTEX PHARMACEUTICALS INCORPORATED	US92532F1003	18-May-2022	Election of Director: Diana McKenzie	FOR
VIRTUS INVESTMENT PARTNERS, INC.	US92828Q1094	18-May-2022	Election of Director: Peter L. Bain	FOR
VIRTUS INVESTMENT PARTNERS, INC.	US92828Q1094	18-May-2022	Election of Director: Susan S. Fleming	FOR
VIRTUS INVESTMENT PARTNERS, INC.	US92828Q1094	18-May-2022	Election of Director: W. Howard Morris	FOR
VIRTUS INVESTMENT PARTNERS, INC.	US92828Q1094	18-May-2022	To ratify the appointment of Deloitte & Touche LLP to serve as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
VIRTUS INVESTMENT PARTNERS, INC.	US92828Q1094	18-May-2022	To approve, in a non-binding vote, named executive officer compensation.	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO RE-ELECT EARL SIBLEY AS A DIRECTOR OF THE COMPANY	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO RECEIVE THE AUDITED ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021, TOGETHER WITH THE STRATEGIC REPORT, DIRECTORS' REPORT AND AUDITORS REPORT	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO RE-ELECT GRAHAM PROTHERO AS A DIRECTOR OF THE COMPANY	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO ELECT DR ASHLEY CAROLINE STEEL AS A DIRECTOR OF THE COMPANY	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO APPROVE THE ADOPTION OF A NEW SHARE-BASED INCENTIVE PLAN, THE VISTRY GROUP DEFERRED BONUS PLAN 2022	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	AUTHORITY TO ALLOT SHARES	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR

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VISTRY GROUP PLC	GB0001859296	18-May-2022	ADDITIONAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
VISTRY GROUP PLC	GB0001859296	18-May-2022	AUTHORITY TO PURCHASE OWN SHARES	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT IN THE FORM SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY IN THE FORM SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO DECLARE THE FINAL DIVIDEND OF 40 PENCE PER ORDINARY SHARE RECOMMENDED BY THE DIRECTORS	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO RE-ELECT RALPH GRAHAM FINDLAY AS A DIRECTOR OF THE COMPANY	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO RE-ELECT MARGARET CHRISTINE BROWNE AS A DIRECTOR OF THE COMPANY	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO RE-ELECT NIGEL KEEN AS A DIRECTOR OF THE COMPANY	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO RE-ELECT KATHERINE INNES KER AS A DIRECTOR OF THE COMPANY	FOR
VISTRY GROUP PLC	GB0001859296	18-May-2022	TO RE-ELECT GREGORY PAUL FITZGERALD AS A DIRECTOR OF THE COMPANY	FOR
WESTINGHOUSE AIR BRAKE TECHNOLOGIES CORP	US9297401088	18-May-2022	DIRECTOR	FOR
WESTINGHOUSE AIR BRAKE TECHNOLOGIES CORP	US9297401088	18-May-2022	DIRECTOR	FOR
WESTINGHOUSE AIR BRAKE TECHNOLOGIES CORP	US9297401088	18-May-2022	DIRECTOR	FOR
WESTINGHOUSE AIR BRAKE TECHNOLOGIES CORP	US9297401088	18-May-2022	Approve an advisory (non-binding) resolution relating to the approval of 2021 named executive officer compensation.	FOR
WESTINGHOUSE AIR BRAKE TECHNOLOGIES CORP	US9297401088	18-May-2022	Ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
WESTWING GROUP SE	DE000A2N4H07	18-May-2022	APPROVE AFFILIATION AGREEMENT WITH WESTWING BITTERFELD LOGISTICS GMBH	FOR
WESTWING GROUP SE	DE000A2N4H07	18-May-2022	APPROVE AFFILIATION AGREEMENT WITH WESTWING DELIVERY SERVICE GMBH	FOR
WESTWING GROUP SE	DE000A2N4H07	18-May-2022	ELECT SUSANNE SAMWER TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP SE	DE000A2N4H07	18-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
WESTWING GROUP SE	DE000A2N4H07	18-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
WESTWING GROUP SE	DE000A2N4H07	18-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022, FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS UNTIL 2023 AGM	FOR
WESTWING GROUP SE	DE000A2N4H07	18-May-2022	APPROVE REMUNERATION REPORT	FOR
WESTWING GROUP SE	DE000A2N4H07	18-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
WESTWING GROUP SE	DE000A2N4H07	18-May-2022	APPROVE CREATION OF EUR 2.1 MILLION POOL OF AUTHORIZED CAPITAL 2022/I WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST

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WESTWING GROUP SE	DE000A2N4H07	18-May-2022	APPROVE CREATION OF EUR 4.2 MILLION POOL OF AUTHORIZED CAPITAL 2022/II WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	To fix the number of directors to be elected at the Meeting at ten (10) members.	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	DIRECTOR	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	DIRECTOR	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	DIRECTOR	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	DIRECTOR	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	DIRECTOR	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	DIRECTOR	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	DIRECTOR	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	DIRECTOR	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	DIRECTOR	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	To appoint PricewaterhouseCoopers LLP as auditors of Whitecap for the current financial year and to authorize the directors to fix the remuneration of the auditors.	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	To approve certain amendments to Whitecap's award incentive plan and to approve common shares issuable pursuant to unallocated awards under Whitecap's award incentive plan, all as more particularly described in the accompanying management information circular of Whitecap dated April 1, 2022 (the "Circular").	FOR
WHITECAP RESOURCES INC.	CA96467A2002	18-May-2022	To consider a non-binding advisory resolution on Whitecap's approach to executive compensation, as more particularly described in the Circular.	FOR
XPEL INC	US98379L1008	18-May-2022	DIRECTOR	FOR
XPEL INC	US98379L1008	18-May-2022	DIRECTOR	FOR
XPEL INC	US98379L1008	18-May-2022	DIRECTOR	FOR
XPEL INC	US98379L1008	18-May-2022	DIRECTOR	FOR
XPEL INC	US98379L1008	18-May-2022	DIRECTOR	FOR
XPEL INC	US98379L1008	18-May-2022	To ratify the appointment of Deloitte & Touche LLP as XPEL's independent registered public accounting firm for the year ended December 31, 2022.	FOR
XPEL INC	US98379L1008	18-May-2022	To approve, on an advisory basis, a resolution on executive compensation.	FOR
XPEL INC	US98379L1008	18-May-2022	To recommend, by advisory vote, the frequency of future advisory votes on executive compensation.	1 YEAR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Approval of amendment to the XPO Logistics, Inc. 2016 Omnibus Incentive Compensation Plan to increase the number of available shares thereunder.	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Election of Director: Brad Jacobs	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Advisory vote to approve executive compensation.	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Stockholder proposal regarding additional disclosure of the company's political activities.	ABSTAIN

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XPO LOGISTICS, INC.	US9837931008	18-May-2022	Stockholder proposal regarding stockholder approval of senior managers' severance or termination packages.	AGAINST
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Stockholder proposal regarding an audit analyzing the company's policies and practices on the civil rights of its stakeholders.	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Election of Director: Jason Aiken	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Election of Director: AnnaMaria DeSalva	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Election of Director: Michael Jesselson	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Election of Director: Adrian Kingshott	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Election of Director: Mary Kissel	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Election of Director: Allison Landry	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Election of Director: Johnny C. Taylor, Jr.	FOR
XPO LOGISTICS, INC.	US9837931008	18-May-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
ZALANDO SE	DE000ZAL1111	18-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
ZALANDO SE	DE000ZAL1111	18-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
ZALANDO SE	DE000ZAL1111	18-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
ZALANDO SE	DE000ZAL1111	18-May-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
ZALANDO SE	DE000ZAL1111	18-May-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS UNTIL 2023 AGM	FOR
ZALANDO SE	DE000ZAL1111	18-May-2022	APPROVE REMUNERATION REPORT	AGAINST
ZALANDO SE	DE000ZAL1111	18-May-2022	AMEND STOCK OPTION PLAN 2014, EQUITY INCENTIVE PLAN AND LONG-TERM INCENTIVE 2018	FOR
AALBERTS N.V.	NL0000852564	19-May-2022	GRANTING OF DISCHARGE TO THE MEMBERS OF THE SUPERVISORY BOARD IN OFFICE IN 2021 FOR THE SUPERVISION EXERCISED ON THE POLICY PURSUED IN THE FINANCIAL YEAR 2021	FOR
AALBERTS N.V.	NL0000852564	19-May-2022	ADJUSTMENT TO THE REMUNERATION OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
AALBERTS N.V.	NL0000852564	19-May-2022	DESIGNATION OF THE MANAGEMENT BOARD AS BODY AUTHORISED TO ISSUE ORDINARY SHARES AND TO GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES	FOR
AALBERTS N.V.	NL0000852564	19-May-2022	DESIGNATION OF THE MANAGEMENT BOARD AS BODY AUTHORISED TO RESTRICT OR EXCLUDE PREEMPTIVE RIGHTS WHEN ISSUING ORDINARY SHARES	FOR
AALBERTS N.V.	NL0000852564	19-May-2022	AUTHORISATION TO REPURCHASE SHARES	FOR
AALBERTS N.V.	NL0000852564	19-May-2022	REAPPOINTMENT DELOITTE ACCOUNTANTS B.V. AS EXTERNAL AUDITOR FOR THE FINANCIAL YEAR 2023	FOR
AALBERTS N.V.	NL0000852564	19-May-2022	FINANCIAL STATEMENTS 2021: ADVISORY VOTE REGARDING THE REMUNERATION REPORT 2021	FOR
AALBERTS N.V.	NL0000852564	19-May-2022	FINANCIAL STATEMENTS 2021: ADOPTION OF THE COMPANY AND CONSOLIDATED FINANCIAL STATEMENTS 2021	FOR
AALBERTS N.V.	NL0000852564	19-May-2022	DIVIDEND: ADOPTION OF THE DIVIDEND FOR THE FINANCIAL YEAR 2021 - CASH DIVIDEND OF EUR 1.01 PER SHARE - SPECIAL CASH DIVIDEND OF EUR 0.64 PER SHARE	FOR
AALBERTS N.V.	NL0000852564	19-May-2022	GRANTING OF DISCHARGE TO THE MEMBERS OF THE MANAGEMENT BOARD IN OFFICE IN 2021 FOR THE POLICY PURSUED IN THE FINANCIAL YEAR 2021	FOR

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ACADIA HEALTHCARE COMPANY, INC.	US00404A1097	19-May-2022	Election of Director: Jason R. Bernhard	FOR
ACADIA HEALTHCARE COMPANY, INC.	US00404A1097	19-May-2022	Election of Director: William F. Grieco	FOR
ACADIA HEALTHCARE COMPANY, INC.	US00404A1097	19-May-2022	Election of Director: Reeve B. Waud	AGAINST
ACADIA HEALTHCARE COMPANY, INC.	US00404A1097	19-May-2022	Advisory vote on the compensation of the Company's named executive officers as presented in the Proxy Statement.	FOR
ACADIA HEALTHCARE COMPANY, INC.	US00404A1097	19-May-2022	Ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ADBRI LTD	AU000000ABC7	19-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
ADBRI LTD	AU000000ABC7	19-May-2022	RE-ELECTION OF MR GEOFF TARRANT	AGAINST
ADBRI LTD	AU000000ABC7	19-May-2022	ELECTION OF MR MICHAEL WRIGHT	FOR
ADBRI LTD	AU000000ABC7	19-May-2022	ELECTION OF MS SAMANTHA HOGG	FOR
ADBRI LTD	AU000000ABC7	19-May-2022	ISSUE OF AWARDS TO THE MANAGING DIRECTOR AND CEO, IN RESPECT OF THE FY22-25 LTI	FOR
ADBRI LTD	AU000000ABC7	19-May-2022	ISSUE OF AWARDS TO THE MANAGING DIRECTOR AND CEO, IN RESPECT OF THE MD PERFORMANCE AWARD	AGAINST
ADBRI LTD	AU000000ABC7	19-May-2022	APPOINTMENT OF AUDITOR: THAT DELOITTE TOUCHE TOHMATSU, HAVING BEEN DULY NOMINATED BY A SHAREHOLDER OF THE COMPANY AND HAVING CONSENTED IN WRITING TO ACT, BE APPOINTED AS THE AUDITOR OF THE COMPANY WITH EFFECT FROM THE END OF THIS ANNUAL GENERAL MEETING, SUBJECT TO THE RESIGNATION OF THE CURRENT AUDITOR OF THE COMPANY	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Election of Director: Arthur L. Valdez, Jr.	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Approve, by advisory vote, the compensation of our named executive officers.	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Election of Director: Carla J. Bailo	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Ratify the appointment of Deloitte & Touche LLP (Deloitte) as our independent registered public accounting firm for 2022.	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Vote on the stockholder proposal, if presented at the Annual Meeting, regarding amending our proxy access rights to remove the shareholder aggregation limit.	AGAINST
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Election of Director: John F. Ferraro	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Election of Director: Thomas R. Greco	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Election of Director: Joan M. Hilson	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Election of Director: Jeffrey J. Jones, II	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Election of Director: Eugene I. Lee, Jr.	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Election of Director: Douglas A. Pertz	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Election of Director: Sherice R. Torre	FOR
ADVANCE AUTO PARTS, INC.	US00751Y1064	19-May-2022	Election of Director: Nigel Travis	FOR

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AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Hashimoto, Tatsuya	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Koshizuka, Kunihiro	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Kurosaki, Hironobu	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Owada, Junko	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Enomoto, Chisa	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Taki, Junko	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Iwamura, Yasutsugu	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Fujiki, Mitsuhiro	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Sato, Hisayuki	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Okamoto, Masahiko	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Yokoyama, Hiroshi	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Okada, Motoya	FOR
AEON MALL CO.,LTD.	JP3131430005	19-May-2022	Appoint a Director Nakarai, Akiko	FOR
AIA GROUP LTD	HK0000069689	19-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY, NOT EXCEEDING 10 PER CENT OF THE NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF THIS RESOLUTION, AND THE DISCOUNT FOR ANY SHARES TO BE ISSUED SHALL NOT EXCEED 10 PER CENT TO THE BENCHMARKED PRICE	FOR
AIA GROUP LTD	HK0000069689	19-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY, NOT EXCEEDING 10 PER CENT OF THE NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF THIS RESOLUTION	FOR
AIA GROUP LTD	HK0000069689	19-May-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
AIA GROUP LTD	HK0000069689	19-May-2022	TO DECLARE A FINAL DIVIDEND OF 108 HONG KONG CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
AIA GROUP LTD	HK0000069689	19-May-2022	TO RE-ELECT MS. SUN JIE (JANE) AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
AIA GROUP LTD	HK0000069689	19-May-2022	TO RE-ELECT MR. GEORGE YONG-BOON YEO AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
AIA GROUP LTD	HK0000069689	19-May-2022	TO RE-ELECT MS. SWEE-LIAN TEO AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
AIA GROUP LTD	HK0000069689	19-May-2022	TO RE-ELECT DR. NARONGCHAI AKRASANEE AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
AIA GROUP LTD	HK0000069689	19-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX ITS REMUNERATION	FOR
ALEXANDER'S, INC.	US0147521092	19-May-2022	DIRECTOR	FOR
ALEXANDER'S, INC.	US0147521092	19-May-2022	DIRECTOR	FOR
ALEXANDER'S, INC.	US0147521092	19-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the current year.	FOR

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AMADEUS FIRE AG	DE0005093108	19-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 3.04 PER SHARE	FOR
AMADEUS FIRE AG	DE0005093108	19-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
AMADEUS FIRE AG	DE0005093108	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
AMADEUS FIRE AG	DE0005093108	19-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
AMADEUS FIRE AG	DE0005093108	19-May-2022	ELECT MICHAEL GRIMM TO THE SUPERVISORY BOARD	FOR
AMADEUS FIRE AG	DE0005093108	19-May-2022	APPROVE REMUNERATION REPORT	FOR
AMADEUS FIRE AG	DE0005093108	19-May-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 160 MILLION; APPROVE CREATION OF EUR 1.1 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
AMERESCO, INC. (AMRC)	US02361E1082	19-May-2022	DIRECTOR	FOR
AMERESCO, INC. (AMRC)	US02361E1082	19-May-2022	DIRECTOR	FOR
AMERESCO, INC. (AMRC)	US02361E1082	19-May-2022	DIRECTOR	FOR
AMERESCO, INC. (AMRC)	US02361E1082	19-May-2022	To ratify the appointment of RSM US LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Election of Director: Jeffrey Stafeil	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Election of Director: Frederick A. Henderson	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Shareholder proposal, if properly presented at the meeting, requesting an amendment of the company's governing documents to lower the stock ownership threshold and eliminate the holding period to call a special meeting of the shareholders.	AGAINST
ARCONIC CORPORATION	US03966V1070	19-May-2022	Election of Director: William F. Austen	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Election of Director: Christopher L. Ayers	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Election of Director: Margaret S. Billson	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Election of Director: Jacques Croisetiere	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Election of Director: Elmer L. Doty	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Election of Director: Carol S. Eicher	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Election of Director: Timothy D. Myers	FOR
ARCONIC CORPORATION	US03966V1070	19-May-2022	Election of Director: E. Stanley O'Neal	FOR
ARKEMA SA	FR0010313833	19-May-2022	RATIFICATION OF THE CO-OPTATION OF PHILIPPE SAUQUET AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
ARKEMA SA	FR0010313833	19-May-2022	REAPPOINTMENT OF PHILIPPE SAUQUET AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
ARKEMA SA	FR0010313833	19-May-2022	REAPPOINTMENT OF THE FONDS STRAT GIQUE DE PARTICIPATIONS AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
ARKEMA SA	FR0010313833	19-May-2022	REAPPOINTMENT OF MARIE-ANGE DEBON AS A MEMBER OF THE BOARD OF DIRECTORS	FOR

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ARKEMA SA	FR0010313833	19-May-2022	APPOINTMENT OF NICOLAS PATALANO AS DIRECTOR REPRESENTING SHAREHOLDER EMPLOYEES	FOR
ARKEMA SA	FR0010313833	19-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR DIRECTORS, OTHER THAN THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
ARKEMA SA	FR0010313833	19-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
ARKEMA SA	FR0010313833	19-May-2022	SETTING OF THE MAXIMUM AMOUNT OF TOTAL ANNUAL COMPENSATION FOR DIRECTORS	FOR
ARKEMA SA	FR0010313833	19-May-2022	APPROVAL OF THE INFORMATION PROVIDED FOR IN THE CORPORATE GOVERNANCE REPORT AND RELATING TO THE COMPENSATION OF EXECUTIVE OFFICERS	FOR
ARKEMA SA	FR0010313833	19-May-2022	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID OR AWARDED TO THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ARKEMA SA	FR0010313833	19-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT A SHARE BUYBACK PROGRAM	FOR
ARKEMA SA	FR0010313833	19-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES IN THE COMPANY AND/OR SECURITIES GIVING ACCESS TO SHARES IN THE COMPANY, WITH PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
ARKEMA SA	FR0010313833	19-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES IN THE COMPANY AND/OR SECURITIES GIVING ACCESS TO SHARES IN THE COMPANY, BY MEANS OF A PUBLIC OFFERING OTHER THAN THAT REFERRED TO IN ARTICLE L. 411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS BUT WITH A MANDATORY PRIORITY PERIOD	FOR
ARKEMA SA	FR0010313833	19-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES IN THE COMPANY AND/OR SECURITIES GIVING ACCESS TO SHARES IN THE COMPANY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, BY MEANS OF A PUBLIC OFFERING REFERRED TO IN ARTICLE L. 411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
ARKEMA SA	FR0010313833	19-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS, IN THE EVENT OF THE ISSUE OF SHARES IN THE COMPANY AND/OR SECURITIES GIVING ACCESS TO SHARES IN THE COMPANY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, TO SET THE ISSUE PRICE IN ACCORDANCE WITH THE TERMS SET BY THE ANNUAL GENERAL MEETING UP TO A MAXIMUM OF 10% OF THE SHARE CAPITAL OVER A 12-MONTH PERIOD	FOR
ARKEMA SA	FR0010313833	19-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT CAPITAL INCREASES AS COMPENSATION FOR CONTRIBUTIONS IN KIND	FOR
ARKEMA SA	FR0010313833	19-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE EVENT OF EXCESS DEMAND	FOR
ARKEMA SA	FR0010313833	19-May-2022	OVERALL LIMIT ON AUTHORIZATIONS TO ISSUE SHARES IN THE COMPANY IMMEDIATELY AND/OR IN THE FUTURE	FOR
ARKEMA SA	FR0010313833	19-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT CAPITAL INCREASES RESERVED FOR MEMBERS OF A COMPANY SAVINGS PLAN (PLAN D' PARGNE D'ENTREPRISE), WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
ARKEMA SA	FR0010313833	19-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO AWARD FREE SHARES IN THE COMPANY SUBJECT TO PERFORMANCE CONDITIONS	FOR
ARKEMA SA	FR0010313833	19-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
ARKEMA SA	FR0010313833	19-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINTMENT OF UWE MICHAEL JAKOBS AS DIRECTOR REPRESENTING SHAREHOLDER EMPLOYEES	AGAINST
ARKEMA SA	FR0010313833	19-May-2022	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ARKEMA SA	FR0010313833	19-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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ARKEMA SA	FR0010313833	19-May-2022	ALLOCATION OF PROFIT FOR THE YEAR ENDED 31 DECEMBER 2021 AND SETTING OF THE DIVIDEND	FOR
ARKEMA SA	FR0010313833	19-May-2022	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE (CODE DE COMMERCE)	FOR
AT&T INC.	US00206R1023	19-May-2022	Election of Director: John T. Stankey	FOR
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Cynthia B. Taylor	FOR
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Samuel A. Di Piazza, Jr.	ABSTAIN
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Luis A. Ubiñas	AGAINST
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Geoffrey Y. Yang	ABSTAIN
AT&T INC.	US00206R1023	19-May-2022	Ratification of the appointment of independent auditors	FOR
AT&T INC.	US00206R1023	19-May-2022	Advisory approval of executive compensation	FOR
AT&T INC.	US00206R1023	19-May-2022	Improve executive compensation program	AGAINST
AT&T INC.	US00206R1023	19-May-2022	Independent board chairman	AGAINST
AT&T INC.	US00206R1023	19-May-2022	Political congruency report	AGAINST
AT&T INC.	US00206R1023	19-May-2022	Civil rights and non-discrimination audit	AGAINST
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Scott T. Ford	FOR
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Glenn H. Hutchins	FOR
AT&T INC.	US00206R1023	19-May-2022	Election of Director: William E. Kennard	FOR
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Debra L. Lee	ABSTAIN
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Stephen J. Luczo	FOR
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Michael B. McCallister	FOR
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Beth E. Mooney	FOR
AT&T INC.	US00206R1023	19-May-2022	Election of Director: Matthew K. Rose	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Benjamin W. Schall	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Susan Swanezy	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Glyn F. Aeppel	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: W. Edward Walter	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	To adopt a resolution approving, on a non-binding advisory basis, the compensation paid to the Company's Named Executive Officers, as disclosed pursuant to Item 402 of Regulation S-K, including the Compensation Discussion and Analysis, compensation tables and narrative discussion set forth in the proxy statement.	FOR

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AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	To ratify the selection of Ernst & Young LLP as the Company's independent auditors for the year ending December 31, 2022.	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Terry S. Brown	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Alan B. Buckelew	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Ronald L. Havner, Jr.	AGAINST
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Stephen P. Hills	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Christopher B. Howard	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Richard J. Lieb	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Nnenna Lynch	FOR
AVALONBAY COMMUNITIES, INC.	US0534841012	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Timothy J. Naughton	FOR
BANDWIDTH INC.	US05988J1034	19-May-2022	Election of Class II Director to serve until the 2025 annual meeting: John C. Murdock	ABSTAIN
BANDWIDTH INC.	US05988J1034	19-May-2022	Election of Class II Director to serve until the 2025 annual meeting: Douglas A. Suriano	ABSTAIN
BANDWIDTH INC.	US05988J1034	19-May-2022	Ratification of the appointment of Ernst & Young LLP as independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BANDWIDTH INC.	US05988J1034	19-May-2022	Approval, on advisory basis, of named executive officer compensation in 2022.	FOR
BIOXCEL THERAPEUTICS, INC.	US09075P1057	19-May-2022	DIRECTOR	FOR
BIOXCEL THERAPEUTICS, INC.	US09075P1057	19-May-2022	DIRECTOR	ABSTAIN
BIOXCEL THERAPEUTICS, INC.	US09075P1057	19-May-2022	Ratification, in a non-binding vote, of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: David A. Twardock	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: William H. Walton, III	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: Joel I. Klein	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	To approve, by non-binding, advisory resolution, the Company's named executive officer compensation.	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	To approve the Boston Properties, Inc. Non-Employee Director Compensation Plan.	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	To ratify the Audit Committee's appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: Kelly A. Ayotte	AGAINST
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: Bruce W. Duncan	FOR

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BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: Carol B. Einiger	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: Diane J. Hoskins	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: Mary E. Kipp	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: Douglas T. Linde	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: Matthew J. Lustig	FOR
BOSTON PROPERTIES, INC.	US1011211018	19-May-2022	Election of Director: Owen D. Thomas	FOR
BRUNEL INTERNATIONAL N.V.	NL0010776944	19-May-2022	APPROVAL OF THE PROFIT APPROPRIATION AND PROPOSAL FOR THE PAYMENT OF DIVIDEND	FOR
BRUNEL INTERNATIONAL N.V.	NL0010776944	19-May-2022	PROPOSAL TO REAPPOINT MR P.A. DE LAAT AS MEMBER OF THE BOARD OF DIRECTORS	FOR
BRUNEL INTERNATIONAL N.V.	NL0010776944	19-May-2022	PROPOSAL TO REAPPOINT THE EXTERNAL AUDITOR	FOR
BRUNEL INTERNATIONAL N.V.	NL0010776944	19-May-2022	REMUNERATION POLICY (ADVISORY VOTE)	FOR
BRUNEL INTERNATIONAL N.V.	NL0010776944	19-May-2022	DISCUSSION AND ADOPTION OF THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2021	FOR
BRUNEL INTERNATIONAL N.V.	NL0010776944	19-May-2022	APPROVAL OF THE BOARD OF DIRECTORS' MANAGEMENT IN 2021 AND DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
BRUNEL INTERNATIONAL N.V.	NL0010776944	19-May-2022	APPROVAL OF THE SUPERVISORY BOARD'S SUPERVISION IN 2021 AND DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE COMPENSATION OF PAUL HERMELIN, CHAIRMAN OF THE BOARD	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE COMPENSATION OF AÏMAN EZZAT, CEO	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD UNTIL 19 MAY 2022	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD FROM 20 MAY 2022	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE REMUNERATION POLICY OF CEO	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF EUR 1.7 MILLION	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	ELECT MARIA FERRARO AS DIRECTOR	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	ELECT OLIVIER ROUSSAT AS DIRECTOR	AGAINST
CAPGEMINI SE	FR0000125338	19-May-2022	REELECT PAUL HERMELIN AS DIRECTOR	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	REELECT XAVIER MUSCA AS DIRECTOR	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	ELECT FREDERIC OUDEA AS DIRECTOR	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AMEND ARTICLE 11 OF BYLAWS RE: SHARES HELD BY DIRECTORS	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE CAPITALIZATION OF RESERVES OF UP TO EUR 1.5 BILLION FOR BONUS ISSUE OR INCREASE IN PAR VALUE	FOR

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CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITH PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 540 MILLION	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 135 MILLION	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES FOR PRIVATE PLACEMENTS, UP TO AGGREGATE NOMINAL AMOUNT OF EUR 135 MILLION	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE BOARD TO SET ISSUE PRICE FOR 10 PERCENT PER YEAR OF ISSUED CAPITAL PURSUANT TO ISSUE AUTHORITY WITHOUT PREEMPTIVE RIGHTS UNDER ITEMS 23 AND 24	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE BOARD TO INCREASE CAPITAL IN THE EVENT OF ADDITIONAL DEMAND RELATED TO DELEGATION SUBMITTED TO SHAREHOLDER VOTE ABOVE	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR CONTRIBUTIONS IN KIND	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE UP TO 1.2 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS UNDER PERFORMANCE CONDITIONS RESERVED FOR EMPLOYEES AND EXECUTIVE OFFICERS	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS RESERVED FOR EMPLOYEES OF INTERNATIONAL SUBSIDIARIES	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.40 PER SHARE	FOR
CAPGEMINI SE	FR0000125338	19-May-2022	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS MENTIONING THE ABSENCE OF NEW TRANSACTIONS	FOR
CDW CORPORATION	US12514G1085	19-May-2022	Election of Director for a term to Expire at 2023 Annual Meeting: Donna F. Zarcone	FOR
CDW CORPORATION	US12514G1085	19-May-2022	To approve, on an advisory basis, named executive officer compensation.	FOR
CDW CORPORATION	US12514G1085	19-May-2022	Election of Director for a term to Expire at 2023 Annual Meeting: Virginia C. Addicott	FOR
CDW CORPORATION	US12514G1085	19-May-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
CDW CORPORATION	US12514G1085	19-May-2022	To consider and act upon the stockholder proposal, if properly presented at the meeting, regarding shareholder right to act by written consent.	FOR
CDW CORPORATION	US12514G1085	19-May-2022	Election of Director for a term to Expire at 2023 Annual Meeting: James A. Bell	FOR
CDW CORPORATION	US12514G1085	19-May-2022	Election of Director for a term to Expire at 2023 Annual Meeting: Lynda M. Clarizio	FOR
CDW CORPORATION	US12514G1085	19-May-2022	Election of Director for a term to Expire at 2023 Annual Meeting: Paul J. Finnegan	FOR
CDW CORPORATION	US12514G1085	19-May-2022	Election of Director for a term to Expire at 2023 Annual Meeting: Anthony R. Foxx	FOR
CDW CORPORATION	US12514G1085	19-May-2022	Election of Director for a term to Expire at 2023 Annual Meeting: Christine A. Leahy	FOR
CDW CORPORATION	US12514G1085	19-May-2022	Election of Director for a term to Expire at 2023 Annual Meeting: Sanjay Mehrotra	FOR

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CDW CORPORATION	US12514G1085	19-May-2022	Election of Director for a term to Expire at 2023 Annual Meeting: David W. Nelms	FOR
CDW CORPORATION	US12514G1085	19-May-2022	Election of Director for a term to Expire at 2023 Annual Meeting: Joseph R. Swedish	FOR
CHAMPION REAL ESTATE INVESTMENT TRUST	HK2778034606	19-May-2022	TO RE-ELECT MR CHENG WAI CHEE, CHRISTOPHER AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE REIT MANAGER	FOR
CHAMPION REAL ESTATE INVESTMENT TRUST	HK2778034606	19-May-2022	TO RE-ELECT MR SHEK LAI HIM, ABRAHAM AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE REIT MANAGER	AGAINST
CHAMPION REAL ESTATE INVESTMENT TRUST	HK2778034606	19-May-2022	TO APPROVE THE GRANT OF A GENERAL MANDATE TO THE REIT MANAGER TO BUY-BACK UNITS NOT EXCEEDING 10% OF THE ISSUED UNITS	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Michael G. Atieh	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Approval of the management report, standalone financial statements and consolidated financial statements of Chubb Limited for the year ended December 31, 2021	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Kathy Bonanno	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Sheila P. Burke	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Mary Cirillo	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Robert J. Hugin	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Robert W. Scully	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Theodore E. Shasta	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: David H. Sidwell	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Olivier Steimer	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Luis Téllez	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Frances F. Townsend	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Evan G. Greenberg as Chairman of the Board of Directors	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director of the Compensation Committee: Michael P. Connors	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Allocation of disposable profit	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director of the Compensation Committee: Mary Cirillo	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director of the Compensation Committee: Frances F. Townsend	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Homburger AG as independent proxy	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Amendment to the Articles of Association relating to authorized share capital for general purposes	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Reduction of share capital	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Compensation of the Board of Directors until the next annual general meeting	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Compensation of Executive Management for the next calendar year	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Advisory vote to approve executive compensation under U.S. securities law requirements	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Shareholder proposal regarding a policy restricting underwriting of new fossil fuel supplies	AGAINST

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CHUBB LIMITED	CH0044328745	19-May-2022	Shareholder proposal regarding a report on greenhouse gas emissions	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Distribution of a dividend out of legal reserves (by way of release and allocation to a dividend reserve)	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	If a new agenda item or a new proposal for an existing agenda item is put before the meeting, I/we hereby authorize and instruct the independent proxy to vote as follows.	ABSTAIN
CHUBB LIMITED	CH0044328745	19-May-2022	Discharge of the Board of Directors	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of PricewaterhouseCoopers AG (Zurich) as our statutory auditor	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Ratification of appointment of PricewaterhouseCoopers LLP (United States) as independent registered public accounting firm for purposes of U.S. securities law reporting	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of BDO AG (Zurich) as special audit firm	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Evan G. Greenberg	FOR
CHUBB LIMITED	CH0044328745	19-May-2022	Election of Director: Michael P. Connors	FOR
CINEMARK HOLDINGS, INC.	US17243V1026	19-May-2022	DIRECTOR	ABSTAIN
CINEMARK HOLDINGS, INC.	US17243V1026	19-May-2022	DIRECTOR	FOR
CINEMARK HOLDINGS, INC.	US17243V1026	19-May-2022	DIRECTOR	ABSTAIN
CINEMARK HOLDINGS, INC.	US17243V1026	19-May-2022	DIRECTOR	FOR
CINEMARK HOLDINGS, INC.	US17243V1026	19-May-2022	Ratification of the appointment of Deloitte & Touche, LLP as the independent registered public accounting firm for 2022.	FOR
CINEMARK HOLDINGS, INC.	US17243V1026	19-May-2022	Non-binding, annual advisory vote on executive compensation.	ABSTAIN
CK ASSET HOLDINGS LIMITED	KYG2177B1014	19-May-2022	TO APPOINT MESSRS. DELOITTE TOUCHE TOHMATSU AS AUDITOR AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
CK ASSET HOLDINGS LIMITED	KYG2177B1014	19-May-2022	ORDINARY RESOLUTION NO. 5(1) OF THE NOTICE OF ANNUAL GENERAL MEETING (TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES OF THE COMPANY)	FOR
CK ASSET HOLDINGS LIMITED	KYG2177B1014	19-May-2022	ORDINARY RESOLUTION NO. 5(2) OF THE NOTICE OF ANNUAL GENERAL MEETING (TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY)	FOR
CK ASSET HOLDINGS LIMITED	KYG2177B1014	19-May-2022	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CK ASSET HOLDINGS LIMITED	KYG2177B1014	19-May-2022	TO DECLARE A FINAL DIVIDEND	FOR
CK ASSET HOLDINGS LIMITED	KYG2177B1014	19-May-2022	TO ELECT MR. KAM HING LAM AS DIRECTOR	FOR
CK ASSET HOLDINGS LIMITED	KYG2177B1014	19-May-2022	TO ELECT MR. CHUNG SUN KEUNG, DAVY AS DIRECTOR	FOR
CK ASSET HOLDINGS LIMITED	KYG2177B1014	19-May-2022	TO ELECT MS. PAU YEE WAN, EZRA AS DIRECTOR	FOR
CK ASSET HOLDINGS LIMITED	KYG2177B1014	19-May-2022	TO ELECT MS. HUNG SIU-LIN, KATHERINE AS DIRECTOR	FOR
CK ASSET HOLDINGS LIMITED	KYG2177B1014	19-May-2022	TO ELECT MR. COLIN STEVENS RUSSEL AS DIRECTOR	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO RE-ELECT MS LEE WAI MUN, ROSE AS DIRECTOR	FOR

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CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO RE-ELECT MRS LEUNG LAU YAU FUN, SOPHIE AS DIRECTOR	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS INDEPENDENT AUDITOR AND AUTHORISE THE DIRECTORS TO FIX THE AUDITORS REMUNERATION	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DISPOSE OF ADDITIONAL SHARES OF THE COMPANY	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS, AND THE REPORTS OF THE DIRECTORS AND THE INDEPENDENT AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO DECLARE A FINAL DIVIDEND	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO RE-ELECT MR LI TZAR KUOI, VICTOR AS DIRECTOR	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO RE-ELECT MR FRANK JOHN SIXT AS DIRECTOR	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO RE-ELECT MS EDITH SHIH AS DIRECTOR	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO RE-ELECT MRS CHOW WOO MO FONG, SUSAN AS DIRECTOR	FOR
CK HUTCHISON HOLDINGS LTD	KYG217651051	19-May-2022	TO RE-ELECT THE HON SIR MICHAEL DAVID KADOORIE AS DIRECTOR	FOR
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	DIRECTOR	FOR
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	DIRECTOR	ABSTAIN
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	DIRECTOR	ABSTAIN
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	DIRECTOR	FOR
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	DIRECTOR	FOR
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	DIRECTOR	ABSTAIN
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	DIRECTOR	FOR
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	DIRECTOR	FOR
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	DIRECTOR	FOR
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	To approve, on an advisory, non-binding basis, the compensation of our named executive officers.	FOR
CLEAN ENERGY FUELS CORP.	US1844991018	19-May-2022	To approve our 2022 Employee Stock Purchase Plan (the "New ESPP") and the reservation of 2,500,000 shares of our common stock for issuance under the New ESPP.	FOR

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CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Approval, by non-binding advisory vote, of the executive compensation of the Company's Named Executive Officers.	FOR
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Approval of the Company's Amended and Restated Certificate of Incorporation to include the Replacement NOL Protective Amendment.	AGAINST
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Election of Director: Gary C. Bhojwani	FOR
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Election of Director: Ellyn L. Brown	FOR
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Election of Director: Stephen N. David	FOR
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Election of Director: David B. Foss	FOR
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Election of Director: Mary R. (Nina) Henderson	FOR
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Election of Director: Daniel R. Maurer	FOR
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Election of Director: Chetlur S. Ragavan	FOR
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Election of Director: Steven E. Shebik	FOR
CNO FINANCIAL GROUP, INC.	US12621E1038	19-May-2022	Election of Director: Frederick J. Sievert	FOR
COLLEGIUM PHARMACEUTICAL, INC.	US19459J1043	19-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Rita Balice-Gordon, Ph.D.	FOR
COLLEGIUM PHARMACEUTICAL, INC.	US19459J1043	19-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Garen Bohlin	FOR
COLLEGIUM PHARMACEUTICAL, INC.	US19459J1043	19-May-2022	Election of Director to hold office until the 2023 Annual Meeting: John Fallon, M.D.	FOR
COLLEGIUM PHARMACEUTICAL, INC.	US19459J1043	19-May-2022	Election of Director to hold office until the 2023 Annual Meeting: John Freund, M.D.	FOR
COLLEGIUM PHARMACEUTICAL, INC.	US19459J1043	19-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Neil F. McFarlane	FOR
COLLEGIUM PHARMACEUTICAL, INC.	US19459J1043	19-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Gwen Melincoff	FOR
COLLEGIUM PHARMACEUTICAL, INC.	US19459J1043	19-May-2022	Approval of, on an advisory basis, the compensation of the Company's named executive officers.	FOR
COLLEGIUM PHARMACEUTICAL, INC.	US19459J1043	19-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
COMPUGROUP MEDICAL SE & CO. KGAA	DE000A288904	19-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2021	FOR
COMPUGROUP MEDICAL SE & CO. KGAA	DE000A288904	19-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.50 PER SHARE	FOR
COMPUGROUP MEDICAL SE & CO. KGAA	DE000A288904	19-May-2022	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2021	FOR

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COMPUGROUP MEDICAL SE & CO. KGAA	DE000A288904	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
COMPUGROUP MEDICAL SE & CO. KGAA	DE000A288904	19-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022 AND THE FIRST QUARTER OF FISCAL YEAR 2023	FOR
COMPUGROUP MEDICAL SE & CO. KGAA	DE000A288904	19-May-2022	APPROVE REMUNERATION REPORT	AGAINST
COMPUGROUP MEDICAL SE & CO. KGAA	DE000A288904	19-May-2022	APPROVE REMUNERATION POLICY	AGAINST
COMPUGROUP MEDICAL SE & CO. KGAA	DE000A288904	19-May-2022	AMEND ARTICLES RE: AGM LOCATION	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	TO RE-ELECT P J OGDEN	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	TO RECEIVE THE 2021 ANNUAL REPORT AND ACCOUNTS	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	TO RE-ELECT R RIVAZ	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	TO RE-ELECT P RYAN	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	RE-APPOINTMENT OF KPMG LLP AS AUDITOR	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	AUTHORISE THE DIRECTORS TO AGREE THE AUDITORS REMUNERATION	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	APPROVAL OF THE CALIFORNIA SUB-PLAN AND THE COMPUTACENTER PERFORMANCE SHARE PLAN 2005	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	RENEWAL OF AUTHORITY TO ALLOT SHARES	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS TO THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES FOR CASH	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS FOR THE PURPOSES OF FINANCING AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	AUTHORITY TO PURCHASE OWN SHARES	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	THAT A GENERAL MEETING OTHER THAN AN AGM MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	APPROVAL OF THE DIRECTORS REMUNERATION REPORT IMPLEMENTATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	APPROVAL OF A FINAL DIVIDEND OF 49.4 PENCE PER ORDINARY SHARE	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	TO ELECT P CAMPBELL	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	TO RE-ELECT F A CONOPHY	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	TO RE-ELECT R HAAS	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	TO RE-ELECT P W HULME	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	TO RE-ELECT L MITIC	FOR
COMPUTACENTER PLC	GB00BV9FP302	19-May-2022	TO RE-ELECT M J NORRIS	FOR

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CORE LABORATORIES N.V.	NL0000200384	19-May-2022	To approve, on an advisory basis, the compensation philosophy, policies and procedures described in the section entitled Compensation Discussion and Analysis ("CD&A"), and the compensation of Core Laboratories N.V.'s named executive officers as disclosed pursuant to the United States Securities and Exchange Commission's compensation disclosure rules, including the compensation tables.	FOR
CORE LABORATORIES N.V.	NL0000200384	19-May-2022	To cast a favorable advisory vote on the remuneration report referred to in Section 2:135b of the Dutch Civil Code for the fiscal year ended December 31, 2021.	FOR
CORE LABORATORIES N.V.	NL0000200384	19-May-2022	Election of Class II supervisory Director to serve until 2025 annual meeting: Katherine Murray	FOR
CORE LABORATORIES N.V.	NL0000200384	19-May-2022	Re-Election of Class II Supervisory Director to serve until 2025 annual meeting: Martha Carnes	FOR
CORE LABORATORIES N.V.	NL0000200384	19-May-2022	Re-election of Class II Supervisory Director to serve until 2025 annual meeting: Michael Straughen	FOR
CORE LABORATORIES N.V.	NL0000200384	19-May-2022	To appoint KPMG, including its U.S. and Dutch affiliates (collectively, "KPMG"), as the Company's independent registered public accountants for the year ending December 31, 2022.	FOR
CORE LABORATORIES N.V.	NL0000200384	19-May-2022	To confirm and adopt our Dutch Statutory Annual Accounts in the English language for the fiscal year ended December 31, 2021, following a discussion of our Dutch Report of the Management Board for that same period.	FOR
CORE LABORATORIES N.V.	NL0000200384	19-May-2022	To approve and resolve the cancellation of our repurchased shares held at 12:01 a.m. CEST on May 19, 2022.	FOR
CORE LABORATORIES N.V.	NL0000200384	19-May-2022	To approve and resolve the extension of the existing authority to repurchase up to 10% of our issued share capital from time to time for an 18-month period, until November 19, 2023, and such repurchased shares may be used for any legal purpose.	FOR
CORE LABORATORIES N.V.	NL0000200384	19-May-2022	To approve and resolve the extension of the authority to issue shares and/or to grant rights (including options to purchase) with respect to our common and preference shares up to a maximum of 10% of outstanding shares per annum until November 19, 2023.	FOR
CORE LABORATORIES N.V.	NL0000200384	19-May-2022	To approve and resolve the extension of the authority to limit or exclude the preemptive rights of the holders of our common shares and/or preference shares up to a maximum of 10% of outstanding shares per annum until November 19, 2023	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	To fix the number of directors of the Corporation to be elected at the Annual General Meeting at ten (10).	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	DIRECTOR	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	DIRECTOR	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	DIRECTOR	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	DIRECTOR	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	DIRECTOR	ABSTAIN
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	DIRECTOR	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	DIRECTOR	FOR

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CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	DIRECTOR	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	DIRECTOR	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	DIRECTOR	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	Appoint PricewaterhouseCoopers LLP, Chartered Professional Accountants, as auditors of the Corporation and authorize the board of directors of the Corporation to fix their remuneration as such.	FOR
CRESCENT POINT ENERGY CORP.	CA22576C1014	19-May-2022	Adopt an advisory resolution accepting the Corporation's approach to executive compensation, the full text of which is set forth in the Information Circular.	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	Election of Director: Matthew Thornton, III	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accountants for fiscal year 2022.	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	Election of Director: P. Robert Bartolo	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	The proposal to approve the Company's 2022 Long-Term Incentive Plan.	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	The amendment to the Company's Restated Certificate of Incorporation to increase the number of authorized shares of common stock.	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	The non-binding, advisory vote to approve the compensation of the Company's named executive officers.	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	Election of Director: Jay A. Brown	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	Election of Director: Cindy Christy	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	Election of Director: Ari Q. Fitzgerald	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	Election of Director: Andrea J. Goldsmith	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	Election of Director: Tammy K. Jones	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	Election of Director: Anthony J. Melone	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	Election of Director: W. Benjamin Moreland	FOR
CROWN CASTLE INTERNATIONAL CORP.	US22822V1017	19-May-2022	Election of Director: Kevin A. Stephens	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	RELATED-PARTY AGREEMENTS	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	APPOINTMENT OF PRINCIPAL STATUTORY AUDITORS	FOR

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DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	COMPENSATION POLICY FOR CORPORATE OFFICERS (MANDATAIRES SOCIAUX)	AGAINST
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	COMPENSATION ELEMENTS PAID IN 2021 OR GRANTED WITH RESPECT TO 2021 TO MR. CHARLES EDELSTENNE, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	COMPENSATION ELEMENTS PAID IN 2021 OR GRANTED WITH RESPECT TO 2021 TO MR. BERNARD CHARL S, VICE CHAIRMAN OF THE BOARD OF DIRECTORS AND CHIEF EXECUTIVE OFFICER	AGAINST
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	APPROVAL OF THE INFORMATION CONTAINED IN THE CORPORATE GOVERNANCE REPORT AND RELATING TO THE COMPENSATION OF CORPORATE OFFICERS (MANDATAIRES SOCIAUX) (ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE)	AGAINST
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	REAPPOINTMENT OF MR. CHARLES EDELSTENNE	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	REAPPOINTMENT OF MR. BERNARD CHARLES	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	REAPPOINTMENT OF MR. PASCAL DALOZ	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	REAPPOINTMENT OF MR. XAVIER CAUCHOIS	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	AUTHORIZATION TO REPURCHASE DASSAULT SYSTEMES SHARES	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	SETTING THE AMOUNT OF COMPENSATION FOR DIRECTORS	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLATION OF PREVIOUSLY REPURCHASED SHARES IN THE FRAMEWORK OF THE SHARE BUYBACK PROGRAM	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	AUTHORIZATION OF THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL FOR THE BENEFIT OF MEMBERS OF A CORPORATE SAVINGS PLAN, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL FOR THE BENEFIT OF A CATEGORY OF BENEFICIARIES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE ON ONE OR MORE MERGERS BY ABSORPTION	AGAINST
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES, IN THE EVENT THAT THE BOARD OF DIRECTORS USES THE AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO DECIDE ON ONE OR MORE MERGERS BY ABSORPTION	AGAINST
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	POWERS FOR FORMALITIES	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	APPROVAL OF THE PARENT COMPANY ANNUAL FINANCIAL STATEMENTS	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS	FOR
DASSAULT SYSTEMES SE	FR0014003TT8	19-May-2022	ALLOCATION OF THE RESULTS	FOR
DESIGNER BRANDS INC.	US2505651081	19-May-2022	DIRECTOR	FOR
DESIGNER BRANDS INC.	US2505651081	19-May-2022	DIRECTOR	FOR
DESIGNER BRANDS INC.	US2505651081	19-May-2022	DIRECTOR	ABSTAIN
DESIGNER BRANDS INC.	US2505651081	19-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered accounting firm for the fiscal year ending January 28, 2023.	FOR
DESIGNER BRANDS INC.	US2505651081	19-May-2022	Advisory, non-binding vote on the compensation paid to our named executive officers in the fiscal year ended January 29, 2022.	FOR

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DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER JAMES VON MOLTKE FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER KARL VON ROHR FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER FABRIZIO CAMPELLI FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER FRANK KUHNKE (UNTIL APRIL 30, 2021) FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER BERND LEUKERT FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER STUART LEWIS FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER ALEXANDER VON ZUR MUEHLEN FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER CHRISTIANA RILEY FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER REBECCA SHORT (FROM MAY 01, 2021) FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER PROFESSOR DR. STEFAN SIMON FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER DR. PAUL ACHLEITNER FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER DETLEF POLASCHEK FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER LUDWIG BLOMEYER-BARTENSTEIN FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER FRANK BSIRSKE (UNTIL OCTOBER 27, 2021) FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER MAYREE CLARK FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER JAN DUSCHECK FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER DR. GERHARD ESCHELBECK FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER SIGMAR GABRIEL FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER TIMO HEIDER FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER MARTINA KLEE FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER HENRIETTE MARK FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER GABRIELE PLATSCHER FOR THE 2021 FINANCIAL YEAR	ABSTAIN

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DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER BERND ROSE FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER GERD ALEXANDER SCHUETZ (UNTIL MAY 27, 2021) FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER JOHN THAIN FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER MICHELE TROGNI FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER DR. DAGMAR VALCARCEL FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER STEFAN VIERTEL FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER DR. THEODOR WEIMER FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER FRANK WERNEKE (FROM NOVEMBER 25, 2021) FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER PROFESSOR DR. NORBERT WINKELJOHANN FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF SUPERVISORY BOARD MEMBER FRANK WITTER (FROM MAY 27, 2021) FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE ELECTION OF THE AUDITOR FOR THE 2022 FINANCIAL YEAR, INTERIM ACCOUNTS	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE COMPENSATION REPORT PRODUCED AND AUDITED PURSUANT TO SECTION 162 STOCK CORPORATION ACT FOR THE 2021 FINANCIAL YEAR	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE AUTHORIZATION TO ACQUIRE OWN SHARES PURSUANT TO SECTION 71 (1) NO. 8 STOCK CORPORATION ACT AS WELL AS FOR THEIR USE WITH THE POSSIBLE EXCLUSION OF PRE-EMPTIVE RIGHTS	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE AUTHORIZATION TO USE DERIVATIVES WITHIN THE FRAMEWORK OF THE PURCHASE OF OWN SHARES PURSUANT TO SECTION 71 (1) NO. 8 STOCK CORPORATION ACT	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE AUTHORIZATION TO ISSUE PARTICIPATORY NOTES AND OTHER HYBRID DEBT SECURITIES THAT FULFILL THE REGULATORY REQUIREMENTS TO QUALIFY AS ADDITIONAL TIER 1 CAPITAL FOR BANKS	AGAINST
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE ELECTION OF ALEXANDER RIJN WYNAENDTS TO THE SUPERVISORY BOARD	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE ELECTION OF YNGVE SLYNGSTAD TO THE SUPERVISORY BOARD	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE AMENDMENTS TO THE ARTICLES OF ASSOCIATION ON ENABLING THE APPOINTMENT OF A SECOND DEPUTY CHAIRPERSON OF THE SUPERVISORY BOARD	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE CONSEQUENTIAL AMENDMENTS TO THE ARTICLES OF ASSOCIATION ON ENABLING THE APPOINTMENT OF A SECOND DEPUTY CHAIRPERSON OF THE SUPERVISORY BOARD	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE AMENDMENTS TO THE ARTICLES OF ASSOCIATION ON SUPERVISORY BOARD COMPENSATION (INCLUDING THE CANCELLATION OF THE MANDATORY DEDUCTIBLE FOR FINANCIAL LIABILITY INSURANCE)	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE AMENDMENT TO THE ARTICLES OF ASSOCIATION ON ENHANCING THE FLEXIBILITY FOR THE CHAIRING OF THE GENERAL MEETING	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE AMENDMENT TO THE ARTICLES OF ASSOCIATION ON ENABLING THE FORMATION OF A GLOBAL ADVISORY BOARD	FOR

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DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE AMENDMENT TO THE ARTICLES OF ASSOCIATION TO ALIGN THE PROVISION IN SECTION 23 (1) ON THE APPROPRIATION OF DISTRIBUTABLE PROFIT TO THE REGULATORY REQUIREMENTS	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	ADDITIONAL AGENDA ITEM AS PROPOSED BY ONE SHAREHOLDER - THE SUPERVISORY BOARD RECOMMENDS TO VOTE AGAINST PROPOSAL 13: WITHDRAWAL OF CONFIDENCE IN THE CHAIRMAN OF THE MANAGEMENT BOARD MR. CHRISTIAN SEWING	AGAINST
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE APPROPRIATION OF DISTRIBUTABLE PROFIT FOR THE 2021 FINANCIAL YEAR	FOR
DEUTSCHE BANK AG	DE0005140008	19-May-2022	APPROVE RATIFICATION OF THE ACTS OF MANAGEMENT BOARD MEMBER CHRISTIAN SEWING FOR THE 2021 FINANCIAL YEAR	ABSTAIN
DEUTSCHE PFANDBRIEFBANK AG	DE0008019001	19-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022	FOR
DEUTSCHE PFANDBRIEFBANK AG	DE0008019001	19-May-2022	APPROVE REMUNERATION REPORT	FOR
DEUTSCHE PFANDBRIEFBANK AG	DE0008019001	19-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
DEUTSCHE PFANDBRIEFBANK AG	DE0008019001	19-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.18 PER SHARE	FOR
DEUTSCHE PFANDBRIEFBANK AG	DE0008019001	19-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
DEUTSCHE PFANDBRIEFBANK AG	DE0008019001	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
DEUTSCHE PFANDBRIEFBANK AG	DE0008019001	19-May-2022	ELECT GERTRAUD DIRSCHERL TO THE SUPERVISORY BOARD	FOR
DEXCOM, INC.	US2521311074	19-May-2022	Election of Class II Director to hold office until our 2023 Annual Meeting: Steven R. Altman	FOR
DEXCOM, INC.	US2521311074	19-May-2022	Election of Class II Director to hold office until our 2023 Annual Meeting: Barbara E. Kahn	FOR
DEXCOM, INC.	US2521311074	19-May-2022	Election of Class II Director to hold office until our 2023 Annual Meeting: Kyle Malady	FOR
DEXCOM, INC.	US2521311074	19-May-2022	Election of Class II Director to hold office until our 2023 Annual Meeting: Jay S. Skyler, MD, MACP	FOR
DEXCOM, INC.	US2521311074	19-May-2022	To ratify the selection by the Audit Committee of our Board of Directors of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
DEXCOM, INC.	US2521311074	19-May-2022	To hold a non-binding vote on an advisory resolution to approve executive compensation.	FOR
DEXCOM, INC.	US2521311074	19-May-2022	To approve the amendment and restatement of our Restated Certificate of Incorporation to (i) effect a 4:1 forward split of our Common Stock (the "Forward Stock Split") and (ii) increase the number of shares of authorized Common Stock to effectuate the Forward Stock Split.	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: David L. Rawlinson II	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Mark A. Thierer	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Jeffrey S. Aronin	FOR

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DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Jennifer L. Wong	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Advisory vote to approve named executive officer compensation.	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm.	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Mary K. Bush	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Gregory C. Case	AGAINST
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Candace H. Duncan	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Joseph F. Eazor	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Cynthia A. Glassman	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Roger C. Hochschild	FOR
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Thomas G. Maheras	AGAINST
DISCOVER FINANCIAL SERVICES	US2547091080	19-May-2022	Election of Director: Michael H. Moskow	FOR
DROPBOX INC	US26210C1045	19-May-2022	DIRECTOR	FOR
DROPBOX INC	US26210C1045	19-May-2022	DIRECTOR	FOR
DROPBOX INC	US26210C1045	19-May-2022	DIRECTOR	FOR
DROPBOX INC	US26210C1045	19-May-2022	DIRECTOR	FOR
DROPBOX INC	US26210C1045	19-May-2022	DIRECTOR	FOR
DROPBOX INC	US26210C1045	19-May-2022	DIRECTOR	FOR
DROPBOX INC	US26210C1045	19-May-2022	DIRECTOR	FOR
DROPBOX INC	US26210C1045	19-May-2022	DIRECTOR	FOR
DROPBOX INC	US26210C1045	19-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
DROPBOX INC	US26210C1045	19-May-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	Election of Director: Benjamin M. Soto	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	To ratify the appointment of Crowe LLP as the Company's independent registered public accounting firm to audit the consolidated financial statements of the Company for the year ended December 31, 2022	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	Election of Director: Mathew D. Brockwell	FOR

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EAGLE BANCORP, INC.	US2689481065	19-May-2022	To approve a non-binding, advisory resolution approving the compensation of our named executive officers	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	Election of Director: Steven Freidkin	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	Election of Director: Ernest D. Jarvis	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	Election of Director: Theresa G. LaPlaca	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	Election of Director: A. Leslie Ludwig	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	Election of Director: Norman R. Pozez	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	Election of Director: Kathy A. Raffa	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	Election of Director: Susan G. Riel	FOR
EAGLE BANCORP, INC.	US2689481065	19-May-2022	Election of Director: James A. Soltész	FOR
ELIS SA	FR0012435121	19-May-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 AND DISTRIBUTION OF A DIVIDEND	FOR
ELIS SA	FR0012435121	19-May-2022	OPTION FOR PAYMENT OF THE DIVIDEND IN SHARES	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF A REGULATED AGREEMENT REFERRED TO IN ARTICLES L. 225-86 ET SEQ. OF THE FRENCH COMMERCIAL CODE ENTERED INTO BY THE COMPANY WITH PREDICA	FOR
ELIS SA	FR0012435121	19-May-2022	(IN SHAREHOLDERS' MEETINGS SECTION) RENEWAL OF THE MANDATE OF ANTOINE BUREL AS MEMBER OF THE SUPERVISORY BOARD	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN OF THE SUPERVISORY BOARD FOR THE YEAR ENDING DECEMBER 31, 2022	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO MEMBERS OF THE SUPERVISORY BOARD FOR THE YEAR ENDING DECEMBER 31, 2022	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN OF THE MANAGEMENT BOARD FOR THE YEAR ENDING DECEMBER 31, 2022	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO MEMBERS OF THE MANAGEMENT BOARD FOR THE YEAR ENDING DECEMBER 31, 2022	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L.22-10-9, I OF THE FRENCH COMMERCIAL CODE ON COMPENSATION PAID DURING THE 2021 FINANCIAL YEAR OR AWARDED FOR THE 2021 FINANCIAL YEAR TO ALL CORPORATE OFFICERS BY VIRTUE OF THEIR TENURE ON THE SUPERVISORY BOARD OR THE MANAGEMENT BOARD	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS OF TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO THIERRY MORIN, CHAIRMAN OF THE SUPERVISORY BOARD, FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS OF TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO XAVIER MARTIR, CHAIRMAN OF THE MANAGEMENT BOARD, FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS OF TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO LOUIS GUYOT, MEMBER OF THE MANAGEMENT BOARD, FOR THE YEAR ENDED DECEMBER 31, 2021	FOR

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ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS OF TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO MATTHIEU LECHARNY, MEMBER OF THE MANAGEMENT BOARD, FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
ELIS SA	FR0012435121	19-May-2022	OPINION ON THE COMPANY'S AMBITION IN TERMS OF REDUCING ITS EMISSIONS	FOR
ELIS SA	FR0012435121	19-May-2022	AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD TO TRADE IN THE COMPANY'S SHARES	FOR
ELIS SA	FR0012435121	19-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE MANAGEMENT BOARD TO INCREASE THE COMPANY'S SHARE CAPITAL BY INCORPORATING RESERVES, PREMIUMS, PROFITS	FOR
ELIS SA	FR0012435121	19-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE MANAGEMENT BOARD TO ISSUE, WITH SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, SHARES OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL	FOR
ELIS SA	FR0012435121	19-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE MANAGEMENT BOARD TO PROCEED, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS AND BY MEANS OF A PUBLIC OFFER, OR IN THE CASE OF A PUBLIC EXCHANGE OFFER, WITH THE ISSUE OF SHARES OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, WITH A PRIORITY SUBSCRIPTION RIGHT FOR SHAREHOLDERS	FOR
ELIS SA	FR0012435121	19-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE MANAGEMENT BOARD TO ISSUE SHARES AND/OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, FOR THE PURPOSE OF AN OFFER REFERRED TO IN THE FIRST PARAGRAPH OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
ELIS SA	FR0012435121	19-May-2022	AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD, IN THE EVENT OF THE ISSUE OF SHARES AND/OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, TO SET THE ISSUE PRICE, SUBJECT TO A LIMIT OF 10% OF THE SHARE CAPITAL	FOR
ELIS SA	FR0012435121	19-May-2022	AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD TO INCREASE THE NUMBER OF SHARES OR SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
ELIS SA	FR0012435121	19-May-2022	AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING SHARES OR SECURITIES AS CONSIDERATION FOR CONTRIBUTIONS IN KIND (EXCEPT IN THE CASE OF A PUBLIC EXCHANGE OFFER)	FOR
ELIS SA	FR0012435121	19-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE MANAGEMENT BOARD TO INCREASE THE COMPANY'S SHARE CAPITAL, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, FOR EMPLOYEES WHO ARE MEMBERS OF A COMPANY OR GROUP SAVINGS PLAN	FOR
ELIS SA	FR0012435121	19-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE MANAGEMENT BOARD TO INCREASE THE COMPANY'S SHARE CAPITAL, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, FOR CATEGORIES OF BENEFICIARIES CONSISTING OF EMPLOYEES OF SOME OF THE COMPANY'S FOREIGN SUBSIDIARIES, FOR THE PURPOSE OF AN EMPLOYEE SHARE OWNERSHIP PLAN	FOR
ELIS SA	FR0012435121	19-May-2022	OVERALL LIMITS ON THE AMOUNT OF ANY ISSUE CARRIED OUT PURSUANT TO THE 19TH, 20TH, 21ST, 23RD AND 24TH RESOLUTIONS	FOR
ELIS SA	FR0012435121	19-May-2022	AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD TO REDUCE THE SHARE CAPITAL	FOR
ELIS SA	FR0012435121	19-May-2022	POWERS TO CARRY OUT LEGAL FORMALITIES	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
ELIS SA	FR0012435121	19-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR

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ELRINGKLINGER AG	DE0007856023	19-May-2022	AMEND ARTICLES RE: AUTHORIZE MANAGEMENT BOARD TO HOLD A VIRTUAL GENERAL MEETING	AGAINST
ELRINGKLINGER AG	DE0007856023	19-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.15 PER SHARE	FOR
ELRINGKLINGER AG	DE0007856023	19-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
ELRINGKLINGER AG	DE0007856023	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
ELRINGKLINGER AG	DE0007856023	19-May-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
ELRINGKLINGER AG	DE0007856023	19-May-2022	APPROVE REMUNERATION REPORT	AGAINST
ELRINGKLINGER AG	DE0007856023	19-May-2022	ELECT INGEBORG GUGGOLZ TO THE SUPERVISORY BOARD	AGAINST
ELRINGKLINGER AG	DE0007856023	19-May-2022	APPROVE CREATION OF EUR 31.7 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CHRISTINE SCHEEL FOR FISCAL YEAR 2021	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HENNING KREKE FOR FISCAL YEAR 2021	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARCUS SCHENCK FOR FISCAL YEAR 2021	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ROLF SCHMITZ FOR FISCAL YEAR 2021	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER PETER HEIDECKER FOR FISCAL YEAR 2021	FOR
ENCAVIS AG	DE0006095003	19-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE REMUNERATION REPORT	FOR
ENCAVIS AG	DE0006095003	19-May-2022	AMEND ARTICLES RE: SUPERVISORY BOARD TERM OF OFFICE	FOR
ENCAVIS AG	DE0006095003	19-May-2022	ELECT MANFRED KRUEPER TO THE SUPERVISORY BOARD	AGAINST
ENCAVIS AG	DE0006095003	19-May-2022	ELECT ISABELLA PFALLER TO THE SUPERVISORY BOARD	AGAINST
ENCAVIS AG	DE0006095003	19-May-2022	ELECT ALBERT BUELL TO THE SUPERVISORY BOARD	AGAINST
ENCAVIS AG	DE0006095003	19-May-2022	ELECT THORSTEN TESTORP TO THE SUPERVISORY BOARD	AGAINST
ENCAVIS AG	DE0006095003	19-May-2022	ELECT HENNING KREKE TO THE SUPERVISORY BOARD	FOR
ENCAVIS AG	DE0006095003	19-May-2022	ELECT FRITZ VAHRENHOLT TO THE SUPERVISORY BOARD	AGAINST
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE CANCELLATION OF CONDITIONAL CAPITAL III	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE CANCELLATION OF CONDITIONAL CAPITAL 2018	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.30 PER SHARE	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MANFRED KRUEPER FOR FISCAL YEAR 2021	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ALEXANDER STUHLMANN FOR FISCAL YEAR 2021	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CORNELIUS LIEDTKE FOR FISCAL YEAR 2021	FOR
ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ALBERT BUELL FOR FISCAL YEAR 2021	FOR

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ENCAVIS AG	DE0006095003	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER FRITZ VAHRENHOLT FOR FISCAL YEAR 2021	FOR
ENEL S.P.A.	IT0003128367	19-May-2022	TO STATE THE EMOLUMENT OF THE EFFECTIVE MEMBERS OF THE INTERNAL AUDITORS	FOR
ENEL S.P.A.	IT0003128367	19-May-2022	2022 LONG-TERM INCENTIVE PLAN DEDICATED TO THE MANAGEMENT OF ENEL S.P.A. AND/OR ITS SUBSIDIARIES AS PER ART. NO. 2359 OF THE ITALIAN CIVIL CODE	FOR
ENEL S.P.A.	IT0003128367	19-May-2022	REWARDING POLICY AND EMOLUMENT PAID REPORT. FIRST SECTION: REWARDING POLICY REPORT FOR 2022 (BINDING RESOLUTION)	FOR
ENEL S.P.A.	IT0003128367	19-May-2022	REWARDING POLICY AND EMOLUMENT PAID REPORT. SECOND SECTION: EMOLUMENT PAID REPORT FOR 2021 (NON-BINDING RESOLUTION)	FOR
ENEL S.P.A.	IT0003128367	19-May-2022	TO APPROVE THE BALANCE SHEET AS OF 31 DECEMBER 2021. BOARD OF DIRECTORS' REPORT, INTERNAL AND EXTERNAL AUDITORS REPORTS. RESOLUTIONS RELATED THERETO. TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021 AND THE NON-FINANCIAL CONSOLIDATED DECLARATION RELATED TO YEAR 2021	FOR
ENEL S.P.A.	IT0003128367	19-May-2022	PROFIT ALLOCATION	FOR
ENEL S.P.A.	IT0003128367	19-May-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF COMPANY'S OWN SHARES, UPON REVOCATION OF THE AUTHORIZATION GRANTED BY THE ORDINARY MEETING HELD ON 20 MAY 2021. RESOLUTIONS RELATED THERETO	FOR
ENEL S.P.A.	IT0003128367	19-May-2022	TO APPOINT THE INTERNAL AUDITORS. LIST PRESENTED BY THE MINISTRY OF ECONOMY AND FINANCE, REPRESENTING THE 23.585 PCT OF THE SHARE CAPITAL	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Advisory vote to approve the compensation paid to our named executive officers.	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Amendments to the Company's Certificate of Incorporation to remove supermajority voting requirements, references to the AXA Shareholder Agreement and other obsolete provisions.	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Election of Director for a one-year term ending at the 2023 Annual Meeting: Francis A. Hondal	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Election of Director for a one-year term ending at the 2023 Annual Meeting: Daniel G. Kaye	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Election of Director for a one-year term ending at the 2023 Annual Meeting: Joan Lamm-Tennant	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Election of Director for a one-year term ending at the 2023 Annual Meeting: Kristi A. Matus	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Election of Director for a one-year term ending at the 2023 Annual Meeting: Mark Pearson	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Election of Director for a one-year term ending at the 2023 Annual Meeting: Bertram L. Scott	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Election of Director for a one-year term ending at the 2023 Annual Meeting: George Stansfield	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Election of Director for a one-year term ending at the 2023 Annual Meeting: Charles G.T. Stonehill	FOR
EQUITABLE HOLDINGS, INC.	US29452E1010	19-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO RE-ELECT RALF K. WUNDERLICH AS A DIRECTOR OF THE COMPANY	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO RECEIVE AND ADOPT THE ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE REPORTS OF THE DIRECTORS, AUDITOR AND THE STRATEGIC REPORT	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH AUDITED ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITOR'S REMUNERATION	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	GENERAL POWER TO ALLOT SHARES	FOR

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ESSENTA PLC	GB00B0744359	19-May-2022	GENERAL POWER TO DISAPPLY PREEMPTION RIGHTS	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	SPECIFIC POWER TO DISAPPLY PREEMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	PURCHASE OF OWN SHARES	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
ESSENTA PLC	GB00B0744359	19-May-2022	TO APPROVE THE REMUNERATION COMMITTEE CHAIR'S LETTER AND THE ANNUAL REPORT ON REMUNERATION FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, AS SET OUT IN THE COMPANY'S 2021 ANNUAL REPORT	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE FINANCIAL YEAR 31 DECEMBER 2021 OF 4.0 PENCE PER ORDINARY SHARE	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO ELECT DUPSY ABIOLA AS A DIRECTOR OF THE COMPANY	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO ELECT JACK CLARKE AS A DIRECTOR OF THE COMPANY	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO ELECT ADRIAN I. PEACE AS A DIRECTOR OF THE COMPANY	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO RE-ELECT PAUL LESTER AS A DIRECTOR OF THE COMPANY	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO RE-ELECT PAUL FORMAN AS A DIRECTOR OF THE COMPANY	FOR
ESSENTA PLC	GB00B0744359	19-May-2022	TO RE-ELECT MARY REILLY AS A DIRECTOR OF THE COMPANY	FOR
EVERBRIDGE, INC.	US29978A1043	19-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
EVERBRIDGE, INC.	US29978A1043	19-May-2022	Election of Director: Richard D'Amore	FOR
EVERBRIDGE, INC.	US29978A1043	19-May-2022	Election of Director: Alison Dean	FOR
EVERBRIDGE, INC.	US29978A1043	19-May-2022	Election of Director: Jaime Ellertson	FOR
EVERBRIDGE, INC.	US29978A1043	19-May-2022	Election of Director: Bruns Grayson	FOR
EVERBRIDGE, INC.	US29978A1043	19-May-2022	Election of Director: David Henshall	FOR
EVERBRIDGE, INC.	US29978A1043	19-May-2022	Election of Director: Kent Mathy	FOR
EVERBRIDGE, INC.	US29978A1043	19-May-2022	Election of Director: Simon Paris	FOR
EVERBRIDGE, INC.	US29978A1043	19-May-2022	Election of Director: Sharon Rowlands	FOR
EVERBRIDGE, INC.	US29978A1043	19-May-2022	To ratify the selection by the Audit Committee of the Board of Directors of Ernst & Young LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Stuart C. McWhorter	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: C. Wright Pinson	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Jimmy E. Allen	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Emily J. Reynolds	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Melody J. Sullivan	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	To conduct a non-binding, advisory vote on the compensation of our named executive officers.	FOR

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FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	To determine, in an advisory, non-binding vote, the frequency of future advisory, non-binding votes on the compensation paid to our named executive officers.	1 YEAR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Approval of amendments to the Company's amended and restated charter to eliminate supermajority voting standards.	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Ratification of the appointment of Crowe LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: J. Jonathan Ayers	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: William F. Carpenter III	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Agenia W. Clark	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: James W. Cross IV	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: James L. Exum	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Christopher T. Holmes	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Orrin H. Ingram	FOR
FB FINANCIAL CORPORATION	US30257X1046	19-May-2022	Election of Director to serve until the 2023 Annual Meeting: Raja J. Jubran	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	RE-ELECT JEFF POPKIN AS DIRECTOR	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	RE-ELECT DOMENIC DE LORENZO AS DIRECTOR	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	ELECT LAURA HAGAN AS DIRECTOR	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	REAPPOINT BDO LLP AS AUDITORS	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	APPROVE REMUNERATION REPORT	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	APPROVE FINAL DIVIDEND	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	APPROVE SPECIAL DIVIDEND	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	RE-ELECT WILLIAM RONALD AS DIRECTOR	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	RE-ELECT TIMOTHY WARRILLOW AS DIRECTOR	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	RE-ELECT ANDREW BRANCHFLOWER AS DIRECTOR	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	RE-ELECT COLINE MCCONVILLE AS DIRECTOR	FOR
FEVERTREE DRINKS PLC	GB00BRJ9BJ26	19-May-2022	RE-ELECT KEVIN HAVELOCK AS DIRECTOR	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Election of Director: Mark Verdi	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Approve, on a non-binding, advisory basis, the compensation of our named executive officers.	FOR

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GENPACT LIMITED	BMG3922B1072	19-May-2022	Election of Director: N.V. Tyagarajan	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Approve the amendment and restatement of the Genpact Limited 2017 Omnibus Incentive Compensation Plan.	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Approve the appointment of KPMG Assurance and Consulting Services LLP ("KPMG") as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Election of Director: James Madden	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Election of Director: Ajay Agrawal	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Election of Director: Stacey Cartwright	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Election of Director: Laura Conigliaro	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Election of Director: Tamara Franklin	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Election of Director: Carol Lindstrom	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Election of Director: CeCelia Morken	FOR
GENPACT LIMITED	BMG3922B1072	19-May-2022	Election of Director: Brian Stevens	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	DIRECTOR	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	DIRECTOR	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	DIRECTOR	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	DIRECTOR	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	DIRECTOR	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	DIRECTOR	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	DIRECTOR	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	DIRECTOR	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	DIRECTOR	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	DIRECTOR	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's auditors for the fiscal year ending December 31, 2022.	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	To approve, on an advisory basis, compensation of the Company's named executive officers.	FOR
GENTEX CORPORATION	US3719011096	19-May-2022	To approve the 2022 Employee Stock Purchase Plan.	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO RE-ELECT MS LOUISE HARDY AS A DIRECTOR OF THE COMPANY	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO RECEIVE THE COMPANY'S FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE DIRECTORS' REPORT AND THE AUDITOR'S REPORT ON THESE ACCOUNTS (THE "2021 ANNUAL REPORT AND ACCOUNTS")	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO RE-ELECT MS LISA SCENNA AS A DIRECTOR OF THE COMPANY	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO RE-ELECT MS LOUISE BROOKE-SMITH AS A DIRECTOR OF THE COMPANY	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO REAPPOINT ERNST & YOUNG LLP AS AUDITOR OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO AUTHORISE THE AUDIT COMMITTEE OF THE COMPANY TO DETERMINE THE AUDITOR'S REMUNERATION	FOR

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GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	<p>THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 (THE "ACT") TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY AND GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY (TOGETHER 'RELEVANT SECURITIES') UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 165,446.18 COMPRISING: (A) AN AGGREGATE NOMINAL AMOUNT OF GBP 82,723.09 (WHETHER IN CONNECTION WITH THE SAME OFFER OR ISSUE AS UNDER (B) BELOW OR OTHERWISE); AND (B) AN AGGREGATE NOMINAL AMOUNT OF GBP 82,723.09, IN THE FORM OF EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560(1) OF THE ACT) IN CONNECTION WITH AN OFFER OR ISSUE BY WAY OF RIGHTS, OPEN FOR ACCEPTANCE FOR A PERIOD FIXED BY THE DIRECTORS, TO HOLDERS OF ORDINARY SHARES (OTHER THAN THE COMPANY) ON THE REGISTER ON ANY RECORD DATE FIXED BY THE DIRECTORS IN PROPORTION (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBER OF ORDINARY SHARES DEEMED TO BE HELD BY THEM, SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO FRACTIONAL ENTITLEMENTS, LEGAL OR PRACTICAL PROBLEMS ARISING IN ANY OVERSEAS TERRITORY, THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR ANY OTHER MATTER WHATSOEVER. THIS AUTHORITY SHALL EXPIRE (UNLESS RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING) ON THE EARLIER OF FIFTEEN MONTHS FROM THE DATE THIS RESOLUTION IS PASSED OR THE CONCLUSION OF THE AGM OF THE COMPANY TO BE HELD IN 2023, EXCEPT THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE ANY OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE RELEVANT SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF SUCH AUTHORITY HAD NOT EXPIRED</p>	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 15, THE DIRECTORS BE AUTHORISED PURSUANT TO SECTIONS 570 AND 573 OF THE ACT TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH PURSUANT TO SECTION 727 OF THE ACT, IN EACH CASE AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, PROVIDED THAT SUCH AUTHORITY BE LIMITED TO: (A) ANY SUCH ALLOTMENT AND/OR SALE OF EQUITY SECURITIES IN CONNECTION WITH AN OFFER OR ISSUE BY WAY OF RIGHTS OR OTHER PRE-EMPTIVE OFFER OR ISSUE, OPEN FOR ACCEPTANCE FOR A PERIOD FIXED BY THE DIRECTORS, TO HOLDERS OF ORDINARY SHARES (OTHER THAN THE COMPANY) ON THE REGISTER OF ANY RECORD DATE FIXED BY THE DIRECTORS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES DEEMED TO BE HELD BY THEM, SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO FRACTIONAL ENTITLEMENTS, LEGAL OR PRACTICAL PROBLEMS ARISING IN ANY OVERSEAS TERRITORY, THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR ANY OTHER MATTER WHATSOEVER; AND (B) THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (A) ABOVE) UP TO A NOMINAL AMOUNT OF GBP 12,408.46. THIS AUTHORITY SHALL EXPIRE, UNLESS PREVIOUSLY REVOKED OR RENEWED BY THE COMPANY IN GENERAL MEETING, AT SUCH TIME AS THE GENERAL AUTHORITY CONFERRED ON THE DIRECTORS BY RESOLUTION 15 ABOVE EXPIRES, EXCEPT THAT THE COMPANY MAY AT ANY TIME BEFORE SUCH EXPIRY MAKE ANY OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED OR EQUITY SECURITIES HELD AS TREASURY SHARES TO BE SOLD AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AND/OR SELL EQUITY SECURITIES HELD AS TREASURY SHARES IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF THE POWER CONFERRED BY THIS</p>	FOR

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GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION 15, THE DIRECTORS BE AUTHORISED PURSUANT TO SECTIONS 570 AND 573 OF THE ACT AND IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 16, TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH PURSUANT TO SECTION 727 OF THE ACT, IN EACH CASE AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 12,408.46; AND (B) USED ONLY FOR THE PURPOSE OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE. THIS AUTHORITY SHALL EXPIRE, UNLESS PREVIOUSLY REVOKED OR RENEWED BY THE COMPANY IN GENERAL MEETING, AT SUCH TIME AS THE GENERAL AUTHORITY CONFERRED ON THE DIRECTORS BY RESOLUTION 16 ABOVE EXPIRES, EXCEPT THAT THE COMPANY MAY AT ANY TIME BEFORE SUCH EXPIRY MAKE ANY OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED OR EQUITY SECURITIES HELD AS TREASURY SHARES TO BE SOLD AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AND/OR SELL EQUITY SECURITIES HELD AS TREASURY SHARES IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF THE POWER CONFERRED BY THIS RESOLUTION HAD NOT	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO AUTHORISE THE COMPANY GENERALLY AND UNCONDITIONALLY TO MAKE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE ACT) OF ITS ORDINARY SHARES PROVIDED THAT IN DOING SO IT: (A) PURCHASES NO MORE THAN 37,200,575 ORDINARY SHARES IN AGGREGATE; (B) PAYS NOT LESS THAN GBP 0.001 (EXCLUDING EXPENSES) PER ORDINARY SHARE; AND (C) PAYS A PRICE PER SHARE THAT IS NOT MORE (EXCLUDING EXPENSES) PER ORDINARY SHARE THAN THE HIGHER OF: (I) 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR THE ORDINARY SHARES AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY BEFORE THE DAY ON WHICH IT PURCHASES THAT SHARE; AND (II) THE VALUE OF EACH ORDINARY SHARE ON THE BASIS OF THE HIGHER OF THE PRICE QUOTED FOR: (A) THE LAST INDEPENDENT TRADE OF; AND (B) THE HIGHEST CURRENT INDEPENDENT BID, FOR AN ORDINARY SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT AT THE RELEVANT TIME, INCLUDING WHEN THE ORDINARY SHARES ARE TRADED ON DIFFERENT VENUES. THIS AUTHORITY SHALL EXPIRE FIFTEEN MONTHS AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR, IF EARLIER, AT THE CONCLUSION OF THE AGM OF THE COMPANY TO BE HELD IN 2023, EXCEPT THAT THE COMPANY MAY, IF IT AGREES TO PURCHASE ORDINARY SHARES UNDER THIS AUTHORITY BEFORE IT EXPIRES, COMPLETE THE PURCHASE WHOLLY OR PARTLY AFTER THIS AUTHORITY EXPIRES	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO AUTHORISE THE DIRECTORS TO CALL A GENERAL MEETING OF THE COMPANY, OTHER THAN AN AGM, ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO APPROVE THE ANNUAL STATEMENT BY THE CHAIR OF THE REMUNERATION COMMITTEE AND THE ANNUAL REPORT ON REMUNERATION FOR THE YEAR ENDED 31 DECEMBER 2021, SET OUT ON PAGES 92 TO 95 AND 105 TO 116 OF THE 2021 ANNUAL REPORT AND ACCOUNTS	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO DECLARE A FINAL DIVIDEND OF 8.2 PENCE PER ORDINARY SHARE OF GBP 0.001 EACH IN THE COMPANY ("ORDINARY SHARE") FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO ELECT MR JOE VORIH AS A DIRECTOR OF THE COMPANY	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO ELECT MR MATT PULLEN AS A DIRECTOR OF THE COMPANY	FOR

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GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO RE-ELECT MR PAUL JAMES AS A DIRECTOR OF THE COMPANY	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO RE-ELECT MR RON MARSH AS A DIRECTOR OF THE COMPANY	AGAINST
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO RE-ELECT MR MARK HAMMOND AS A DIRECTOR OF THE COMPANY	FOR
GENUIT GROUP PLC	GB00BKRC5K31	19-May-2022	TO RE-ELECT MR KEVIN BOYD AS A DIRECTOR OF THE COMPANY	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Advisory vote to approve named executive officer compensation.	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Ratification of the selection of KPMG LLP as the independent registered public accounting firm for 2022.	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Election of Director: G. Kent Conrad	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Election of Director: Karen E. Dyson	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Election of Director: Jill R. Goodman	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Election of Director: Melina E. Higgins	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Election of Director: Thomas J. McInerney	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Election of Director: Howard D. Mills, III	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Election of Director: Robert P. Restrepo, Jr.	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Election of Director: Elaine A. Sarsynski	FOR
GENWORTH FINANCIAL, INC.	US37247D1063	19-May-2022	Election of Director: Ramsey D. Smith	FOR
GLOBAL UNICHIP CORP	TW0003443008	19-May-2022	TO ACCEPT 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
GLOBAL UNICHIP CORP	TW0003443008	19-May-2022	TO ACCEPT COMPANY'S 2021 EARNINGS DISTRIBUTION. PROPOSED CASH DIVIDEND: TWD 7 PER SHARE.	FOR
GLOBAL UNICHIP CORP	TW0003443008	19-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR: JESSE DING,SHAREHOLDER NO.A100608XXX	FOR
GLOBAL UNICHIP CORP	TW0003443008	19-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR: HUANG TSUI HUI,SHAREHOLDER NO.A223202XXX	FOR
GLP J-REIT	JP3047510007	19-May-2022	Amend Articles to: Change Company Location, Approve Minor Revisions	FOR
GLP J-REIT	JP3047510007	19-May-2022	Appoint an Executive Director Miura, Yoshiyuki	FOR
GLP J-REIT	JP3047510007	19-May-2022	Appoint a Substitute Executive Director Yagiba, Shinji	FOR
GLP J-REIT	JP3047510007	19-May-2022	Appoint a Supervisory Director Inoue, Toraki	AGAINST
GLP J-REIT	JP3047510007	19-May-2022	Appoint a Supervisory Director Yamaguchi, Kota	FOR
GLP J-REIT	JP3047510007	19-May-2022	Appoint a Supervisory Director Naito, Agasa	FOR
GLP J-REIT	JP3047510007	19-May-2022	Appoint a Substitute Supervisory Director Kase, Yutaka	FOR
GOLD ROAD RESOURCES LTD	AU000000GOR5	19-May-2022	APPROVAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
GOLD ROAD RESOURCES LTD	AU000000GOR5	19-May-2022	REMUNERATION REPORT	FOR
GOLD ROAD RESOURCES LTD	AU000000GOR5	19-May-2022	ELECTION OF DIRECTOR - MR BRIAN LEVET	FOR
GOLD ROAD RESOURCES LTD	AU000000GOR5	19-May-2022	ELECTION OF DIRECTOR - MS DENISE MCCOMISH	FOR
GOLD ROAD RESOURCES LTD	AU000000GOR5	19-May-2022	APPROVAL OF GRANT OF LONG TERM INCENTIVE PERFORMANCE RIGHTS - MR DUNCAN GIBBS - 2022-2024 LTI PROGRAM	FOR

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GOLD ROAD RESOURCES LTD	AU000000GOR5	19-May-2022	APPROVAL OF GRANT OF SHORT TERM INCENTIVE PERFORMANCE RIGHTS - MR DUNCAN GIBBS - 2022 STI PROGRAM	FOR
GOLD ROAD RESOURCES LTD	AU000000GOR5	19-May-2022	APPROVAL OF INCREASE IN THE AGGREGATE NON-EXECUTIVE DIRECTORS FEES	FOR
GOLD ROAD RESOURCES LTD	AU000000GOR5	19-May-2022	APPROVAL TO AMEND THE CONSTITUTION	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: Ellen Richey	AGAINST
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: George T. Shaheen	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: J. Chris Brewster	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Ratification of the appointment of Ernst & Young LLP as Green Dot's independent registered public accounting firm for 2022.	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Advisory approval of executive compensation.	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: Glinda Bridgforth Hodges	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: Rajeev V. Date	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: Saturnino Fanlo	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: Peter Feld	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: George Gresham	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: William I Jacobs	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: Dan R. Henry	FOR
GREEN DOT CORPORATION	US39304D1028	19-May-2022	Election of Director: Jeffrey B. Osher	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	DIRECTOR	FOR
HANGER, INC.	US41043F2083	19-May-2022	To approve, by advisory vote, the compensation of the Company's named executive officers.	FOR
HANGER, INC.	US41043F2083	19-May-2022	To approve the adoption of the Hanger, Inc. 2022 Omnibus Incentive Plan.	FOR
HANGER, INC.	US41043F2083	19-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent auditor for the fiscal year ending December 31, 2022.	FOR
HEIWADO CO.,LTD.	JP3834400008	19-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamakawa, Susumu	FOR

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HOPE BANCORP INC	US43940T1097	19-May-2022	DIRECTOR	FOR
HOPE BANCORP INC	US43940T1097	19-May-2022	DIRECTOR	FOR
HOPE BANCORP INC	US43940T1097	19-May-2022	Ratification of the appointment of Crowe LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
HOPE BANCORP INC	US43940T1097	19-May-2022	Approval, on an advisory and non-binding basis, of the compensation paid to the Company's 2021 Named Executive Officers (as identified in the Company's 2022 proxy statement).	FOR
HOST HOTELS & RESORTS, INC.	US44107P1049	19-May-2022	Advisory resolution to approve executive compensation.	FOR
HOST HOTELS & RESORTS, INC.	US44107P1049	19-May-2022	Election of Director: Mary L. Baglivo	FOR
HOST HOTELS & RESORTS, INC.	US44107P1049	19-May-2022	Election of Director: Herman E. Bulls	FOR
HOST HOTELS & RESORTS, INC.	US44107P1049	19-May-2022	Election of Director: Richard E. Marriott	FOR
HOST HOTELS & RESORTS, INC.	US44107P1049	19-May-2022	Election of Director: Mary Hogan Preusse	FOR
HOST HOTELS & RESORTS, INC.	US44107P1049	19-May-2022	Election of Director: Walter C. Rakowich	FOR
HOST HOTELS & RESORTS, INC.	US44107P1049	19-May-2022	Election of Director: James F. Risoleo	FOR
HOST HOTELS & RESORTS, INC.	US44107P1049	19-May-2022	Election of Director: Gordon H. Smith	FOR
HOST HOTELS & RESORTS, INC.	US44107P1049	19-May-2022	Election of Director: A. William Stein	FOR
HOST HOTELS & RESORTS, INC.	US44107P1049	19-May-2022	Ratify appointment of KPMG LLP as independent registered public accountants for 2022.	FOR
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	Election of Director: Andrea Wong	AGAINST
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	Election of Director: Victor J. Coleman	FOR
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	The advisory approval of the Company's executive compensation for the fiscal year ended December 31, 2021, as more fully disclosed in the accompanying Proxy Statement.	FOR
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	Election of Director: Theodore R. Antenucci	FOR
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	Election of Director: Karen Brodtkin	FOR
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	Election of Director: Ebs Burnough	FOR

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HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	Election of Director: Richard B. Fried	FOR
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	Election of Director: Jonathan M. Glaser	FOR
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	Election of Director: Robert L. Harris	FOR
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	Election of Director: Christy Haubegger	FOR
HUDSON PACIFIC PROPERTIES, INC.	US4440971095	19-May-2022	Election of Director: Mark D. Linehan	FOR
HYSAN DEVELOPMENT CO LTD	HK0014000126	19-May-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR OF THE COMPANY AT A FEE TO BE AGREED BY THE DIRECTORS	FOR
HYSAN DEVELOPMENT CO LTD	HK0014000126	19-May-2022	TO GIVE DIRECTORS A GENERAL MANDATE TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ITS ISSUED SHARES AND THE DISCOUNT FOR ANY SHARES TO BE ISSUED SHALL NOT EXCEED 10%	FOR
HYSAN DEVELOPMENT CO LTD	HK0014000126	19-May-2022	TO GIVE DIRECTORS A GENERAL MANDATE TO REPURCHASE SHARES IN THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ITS ISSUED SHARES	FOR
HYSAN DEVELOPMENT CO LTD	HK0014000126	19-May-2022	TO RECEIVE AND CONSIDER THE STATEMENT OF ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021 AND THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON	FOR
HYSAN DEVELOPMENT CO LTD	HK0014000126	19-May-2022	TO RE-ELECT MR. FAN YAN HOK PHILIP	FOR
HYSAN DEVELOPMENT CO LTD	HK0014000126	19-May-2022	TO RE-ELECT MR. JEBSEN HANS MICHAEL	FOR
HYSAN DEVELOPMENT CO LTD	HK0014000126	19-May-2022	TO RE-ELECT MR. LEE ANTHONY HSIEN PIN	FOR
HYSAN DEVELOPMENT CO LTD	HK0014000126	19-May-2022	TO RE-ELECT MS. WONG CHING YING BELINDA	FOR
HYSAN DEVELOPMENT CO LTD	HK0014000126	19-May-2022	TO RE-ELECT MR. LUI KON WAI	FOR
HYSAN DEVELOPMENT CO LTD	HK0014000126	19-May-2022	TO RE-ELECT MS. YOUNG ELAINE CAROLE	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO RE-ELECT JOHN LANGSTON AS A DIRECTOR OF THE COMPANY	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO RE-ELECT NIGEL STEIN AS A DIRECTOR OF THE COMPANY	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO RE-ELECT DUNCAN TAIT AS A DIRECTOR OF THE COMPANY	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY (AUDITOR) TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO AUTHORISE THE DIRECTORS GENERALLY AND UNCONDITIONALLY, TO EXERCISE ALL POWER TO ALLOT RELEVANT SECURITIES	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS ON THE ALLOTMENT OF SHARES	FOR

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INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS ON THE ALLOTMENT OF SHARES FOR AN ACQUISITION OR CAPITAL INVESTMENT	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	AUTHORITY TO MAKE MARKET PURCHASES OF OWN SHARES	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO APPROVE THAT A GENERAL MEETING OTHER THAN AN AGM MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO APPROVE THE DIRECTORS' REPORT ON REMUNERATION FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO DECLARE A FINAL DIVIDEND OF 16.1 PENCE PER ORDINARY SHARE OF 10 PENCE IN THE CAPITAL OF THE COMPANY	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO ELECT NAYANTARA BALI AS A DIRECTOR OF THE COMPANY	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO RE-ELECT JERRY BUHLMANN AS A DIRECTOR OF THE COMPANY	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO RE-ELECT GIJSBERT DE ZOETEN AS A DIRECTOR OF THE COMPANY	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO RE-ELECT ALEXANDRA JENSEN AS A DIRECTOR OF THE COMPANY	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO RE-ELECT JANE KINGSTON AS A DIRECTOR OF THE COMPANY	FOR
INCHCAPE PLC	GB00B61TVQ02	19-May-2022	TO ELECT SARAH KUJLAARS AS A DIRECTOR OF THE COMPANY	FOR
INDEPENDENT BANK CORP.	US4538361084	19-May-2022	Election of Class II Director: Michael P. Hogan	FOR
INDEPENDENT BANK CORP.	US4538361084	19-May-2022	Election of Class II Director: Eileen C. Miskell	FOR
INDEPENDENT BANK CORP.	US4538361084	19-May-2022	Election of Class II Director: Gerard F. Nadeau	AGAINST
INDEPENDENT BANK CORP.	US4538361084	19-May-2022	Election of Class II Director: Susan Perry O'Day	FOR
INDEPENDENT BANK CORP.	US4538361084	19-May-2022	Election of Class II Director: Thomas R. Venables	FOR
INDEPENDENT BANK CORP.	US4538361084	19-May-2022	Ratify the Appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022	FOR
INDEPENDENT BANK CORP.	US4538361084	19-May-2022	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO RE-ELECT MARGARET SWEENEY AS A DIRECTOR	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	AUTHORITY TO CALL A GENERAL MEETING ON 14 CLEAR DAYS' NOTICE	AGAINST
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO CONSIDER THE CONTINUATION IN OFFICE OF KPMG AS AUDITOR OF THE COMPANY	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	AUTHORITY TO FIX THE REMUNERATION OF THE AUDITOR IN RESPECT OF THE PERIOD EXPIRING AT THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO RECEIVE AND CONSIDER THE REPORT OF THE REMUNERATION COMMITTEE ON DIRECTORS' REMUNERATION	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	AUTHORITY TO ALLOT RELEVANT SECURITIES UP TO SPECIFIED LIMITS	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS IN SPECIFIED CIRCUMSTANCES	FOR

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IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	ADDITIONAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS FOR AN ACQUISITION OR OTHER SPECIFIED CAPITAL INVESTMENT	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	AUTHORITY TO MAKE MARKET PURCHASES OF THE COMPANY'S OWN SHARES	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	AUTHORITY TO RE-ALLOT TREASURY SHARES AT A SPECIFIC PRICE RANGE	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021 AND THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO ELECT STEFANIE FRENSCH AS A DIRECTOR	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO ELECT BRIAN FAGAN AS A DIRECTOR	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO RE-ELECT DECLAN MOYLAN AS A DIRECTOR	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO RE-ELECT PHILLIP BURNS AS A DIRECTOR	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO RE-ELECT JOAN GARAHY AS A DIRECTOR	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO RE-ELECT TOM KAVANAGH AS A DIRECTOR	FOR
IRISH RESIDENTIAL PROPERTIES REIT PLC	IE00BJ34P519	19-May-2022	TO RE-ELECT AIDAN OHOGAN AS A DIRECTOR	FOR
KARYOPHARM THERAPEUTICS INC.	US48576U1060	19-May-2022	DIRECTOR	FOR
KARYOPHARM THERAPEUTICS INC.	US48576U1060	19-May-2022	DIRECTOR	FOR
KARYOPHARM THERAPEUTICS INC.	US48576U1060	19-May-2022	To approve, on an advisory basis, the compensation of Karyopharm's named executive officers.	FOR
KARYOPHARM THERAPEUTICS INC.	US48576U1060	19-May-2022	To approve the Karyopharm Therapeutics Inc. 2022 Equity Incentive Plan.	AGAINST
KARYOPHARM THERAPEUTICS INC.	US48576U1060	19-May-2022	To ratify the appointment of Ernst & Young LLP as Karyopharm's independent registered public accounting firm for the year ending December 31, 2022.	FOR
KERRY PROPERTIES LTD	BMG524401079	19-May-2022	TO EXTEND, CONDITIONAL UPON THE ABOVE RESOLUTION 6B BEING DULY PASSED, THE GENERAL MANDATE TO ALLOT SHARES BY ADDING THE AGGREGATE AMOUNT OF THE REPURCHASED SHARES IN THE COMPANY TO THE 20% GENERAL MANDATE	AGAINST
KERRY PROPERTIES LTD	BMG524401079	19-May-2022	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
KERRY PROPERTIES LTD	BMG524401079	19-May-2022	TO DECLARE A FINAL DIVIDEND OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
KERRY PROPERTIES LTD	BMG524401079	19-May-2022	TO RE-ELECT MS. SERENE SIEW NOI NAH AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR

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KERRY PROPERTIES LTD	BMG524401079	19-May-2022	TO FIX THE DIRECTORS' FEES OF THE COMPANY	FOR
KERRY PROPERTIES LTD	BMG524401079	19-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX ITS REMUNERATION	FOR
KERRY PROPERTIES LTD	BMG524401079	19-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY NOT EXCEEDING 20% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY	AGAINST
KERRY PROPERTIES LTD	BMG524401079	19-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE SHARES IN THE CAPITAL OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY	FOR
KILROY REALTY CORPORATION	US49427F1084	19-May-2022	Election of Director: John Kilroy	FOR
KILROY REALTY CORPORATION	US49427F1084	19-May-2022	Election of Director: Edward F. Brennan, PhD	AGAINST
KILROY REALTY CORPORATION	US49427F1084	19-May-2022	Election of Director: Jolie Hunt	FOR
KILROY REALTY CORPORATION	US49427F1084	19-May-2022	Election of Director: Scott S. Ingraham	FOR
KILROY REALTY CORPORATION	US49427F1084	19-May-2022	Election of Director: Louisa G. Ritter	FOR
KILROY REALTY CORPORATION	US49427F1084	19-May-2022	Election of Director: Gary R. Stevenson	FOR
KILROY REALTY CORPORATION	US49427F1084	19-May-2022	Election of Director: Peter B. Stoneberg	FOR
KILROY REALTY CORPORATION	US49427F1084	19-May-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers.	FOR
KILROY REALTY CORPORATION	US49427F1084	19-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent auditor for the fiscal year ending December 31, 2022.	FOR
LAMAR ADVERTISING COMPANY	US5128161099	19-May-2022	DIRECTOR	FOR
LAMAR ADVERTISING COMPANY	US5128161099	19-May-2022	DIRECTOR	ABSTAIN
LAMAR ADVERTISING COMPANY	US5128161099	19-May-2022	DIRECTOR	FOR
LAMAR ADVERTISING COMPANY	US5128161099	19-May-2022	DIRECTOR	ABSTAIN
LAMAR ADVERTISING COMPANY	US5128161099	19-May-2022	DIRECTOR	ABSTAIN
LAMAR ADVERTISING COMPANY	US5128161099	19-May-2022	DIRECTOR	ABSTAIN
LAMAR ADVERTISING COMPANY	US5128161099	19-May-2022	DIRECTOR	ABSTAIN
LAMAR ADVERTISING COMPANY	US5128161099	19-May-2022	DIRECTOR	ABSTAIN
LAMAR ADVERTISING COMPANY	US5128161099	19-May-2022	DIRECTOR	FOR
LAMAR ADVERTISING COMPANY	US5128161099	19-May-2022	Ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR

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LCI INDUSTRIES	US50189K1034	19-May-2022	Election of Director to serve until the next annual meeting: John A. Sirpilla	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	To approve, in a non-binding advisory vote, the compensation of the Company's named executive officers.	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	Election of Director to serve until the next annual meeting: Tracy D. Graham	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	To ratify the appointment of KPMG LLP as independent auditor for the Company for the year ending December 31, 2022.	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	Election of Director to serve until the next annual meeting: Frank J. Crespo	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	Election of Director to serve until the next annual meeting: Brendan J. Deely	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	Election of Director to serve until the next annual meeting: James F. Gero	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	Election of Director to serve until the next annual meeting: Virginia L. Henkels	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	Election of Director to serve until the next annual meeting: Jason D. Lippert	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	Election of Director to serve until the next annual meeting: Stephanie K. Mains	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	Election of Director to serve until the next annual meeting: Kieran M. O'Sullivan	FOR
LCI INDUSTRIES	US50189K1034	19-May-2022	Election of Director to serve until the next annual meeting: David A. Reed	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Election of Director: Gregory C. Smith	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Ratification of the retention of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Election of Director: Mei-Wei Cheng	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Approve, in a non-binding advisory vote, Lear Corporation's executive compensation.	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Election of Director: Jonathan F. Foster	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Election of Director: Bradley M. Halverson	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Election of Director: Mary Lou Jepsen	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Election of Director: Roger A. Krone	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Election of Director: Patricia L. Lewis	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Election of Director: Kathleen A. Ligocki	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Election of Director: Conrad L. Mallett, Jr.	FOR
LEAR CORPORATION	US5218652049	19-May-2022	Election of Director: Raymond E. Scott	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	RE-ELECT SYLVIA EICHELBERG TO THE SUPERVISORY BOARD	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	RE-ELECT CLAUS NOLTING TO THE SUPERVISORY BOARD	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	RE-ELECT JOCHEN SCHARPE TO THE SUPERVISORY BOARD	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	RE-ELECT MARTIN WIESMANN TO THE SUPERVISORY BOARD	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	RE-ELECT MICHAEL ZIMMER TO THE SUPERVISORY BOARD	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	ELECT KATRIN SUDER TO THE SUPERVISORY BOARD	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	APPROVE REMUNERATION POLICY	FOR

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LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	AMEND ARTICLES RE: SUPERVISORY BOARD REMUNERATION	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	AMEND ARTICLES RE: CANCELLATION OF STATUTORY APPROVAL REQUIREMENTS	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	AMEND ARTICLES RE: SUPERVISORY BOARD RESIGNATION	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	AUTHORIZE USE OF FINANCIAL DERIVATIVES WHEN REPURCHASING SHARES	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 4.07 PER SHARE	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	APPROVE REMUNERATION REPORT	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	APPROVE DECREASE IN SIZE OF SUPERVISORY BOARD TO SIX MEMBERS	FOR
LEG IMMOBILIEN SE	DE000LEG1110	19-May-2022	AMEND ARTICLES RE: SUPERVISORY BOARD TERM OF OFFICE	FOR
LENNOX INTERNATIONAL INC.	US5261071071	19-May-2022	Election of Class III Director to hold office for a three-year term expiring at the 2025 Annual Meeting: Max H. Mitchell	FOR
LENNOX INTERNATIONAL INC.	US5261071071	19-May-2022	Election of Class III Director to hold office for a three-year term expiring at the 2025 Annual Meeting: Kim K.W. Rucker	FOR
LENNOX INTERNATIONAL INC.	US5261071071	19-May-2022	Conduct an advisory vote to approve the compensation of our named executive officers as disclosed in the Proxy Statement.	FOR
LENNOX INTERNATIONAL INC.	US5261071071	19-May-2022	Approve the Lennox International Inc. 2022 Employee Stock Purchase Plan.	FOR
LENNOX INTERNATIONAL INC.	US5261071071	19-May-2022	Ratify the appointment of KPMG LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
LEOVEGAS AB	SE0008091904	19-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LEOVEGAS AB	SE0008091904	19-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 1.68 PER SHARE	FOR
LEOVEGAS AB	SE0008091904	19-May-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
LEOVEGAS AB	SE0008091904	19-May-2022	APPROVE REMUNERATION OF DIRECTORS APPROVE REMUNERATION OF AUDITORS	AGAINST
LEOVEGAS AB	SE0008091904	19-May-2022	ELECT BOARD OF DIRECTORS AND AUDITORS	AGAINST
LEOVEGAS AB	SE0008091904	19-May-2022	ELECT BOARD CHAIR	AGAINST
LEOVEGAS AB	SE0008091904	19-May-2022	APPROVE PROCEDURES FOR NOMINATING COMMITTEE	AGAINST
LEOVEGAS AB	SE0008091904	19-May-2022	APPROVE WARRANT PLAN FOR KEY EMPLOYEES	FOR
LEOVEGAS AB	SE0008091904	19-May-2022	APPROVE STOCK OPTION PLAN FOR KEY EMPLOYEES	FOR
LEOVEGAS AB	SE0008091904	19-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
LEOVEGAS AB	SE0008091904	19-May-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF ISSUED SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
LEOVEGAS AB	SE0008091904	19-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR

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LEOVEGAS AB	SE0008091904	19-May-2022	APPROVE REMUNERATION REPORT	FOR
LPKF LASER & ELECTRONICS AG	DE0006450000	19-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
LPKF LASER & ELECTRONICS AG	DE0006450000	19-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
LPKF LASER & ELECTRONICS AG	DE0006450000	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
LPKF LASER & ELECTRONICS AG	DE0006450000	19-May-2022	APPROVE REMUNERATION REPORT	FOR
LPKF LASER & ELECTRONICS AG	DE0006450000	19-May-2022	ELECT DIRK ROTHWEILER TO THE SUPERVISORY BOARD	FOR
LPKF LASER & ELECTRONICS AG	DE0006450000	19-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
LPKF LASER & ELECTRONICS AG	DE0006450000	19-May-2022	CHANGE OF CORPORATE FORM TO SOCIETAS EUROPAEA (SE)	FOR
MACROGENICS, INC.	US5560991094	19-May-2022	Election of Class III Director to hold office until the 2025 Annual Meeting: Karen Ferrante, M.D.	FOR
MACROGENICS, INC.	US5560991094	19-May-2022	Election of Class III Director to hold office until the 2025 Annual Meeting: Edward Hurwitz	FOR
MACROGENICS, INC.	US5560991094	19-May-2022	To ratify the selection by the Audit Committee of the Board of Directors of Ernst & Young LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
MACROGENICS, INC.	US5560991094	19-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the proxy materials.	FOR
MACROGENICS, INC.	US5560991094	19-May-2022	To approve, on an advisory basis, the preferred frequency of stockholder advisory votes on the compensation of the Company's named executive officers.	1 YEAR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Bruce P. Nolop	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Morton O. Schapiro	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Anthony K. Anderson	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Lloyd M. Yates	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: R. David Yost	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Advisory (Nonbinding) Vote to Approve Named Executive Officer Compensation	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Ratification of Selection of Independent Registered Public Accounting Firm	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Hafize Gaye Erkan	FOR

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MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Oscar Fanjul	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Daniel S. Glaser	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: H. Edward Hanway	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Deborah C. Hopkins	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Tamara Ingram	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Jane H. Lute	FOR
MARSH & MCLENNAN COMPANIES, INC.	US5717481023	19-May-2022	Election of Director: Steven A. Mills	FOR
MASTEC, INC.	US5763231090	19-May-2022	DIRECTOR	FOR
MASTEC, INC.	US5763231090	19-May-2022	DIRECTOR	ABSTAIN
MASTEC, INC.	US5763231090	19-May-2022	DIRECTOR	FOR
MASTEC, INC.	US5763231090	19-May-2022	Ratification of the appointment of BDO USA, LLP as our independent registered public accounting firm for 2022.	FOR
MASTEC, INC.	US5763231090	19-May-2022	Approval of a non-binding advisory resolution regarding the compensation of our named executive officers.	FOR
MERIT MEDICAL SYSTEMS, INC.	US5898891040	19-May-2022	Election of Director for a three year term: F. Ann Millner	FOR
MERIT MEDICAL SYSTEMS, INC.	US5898891040	19-May-2022	Election of Director for a three year term: Thomas J. Gunderson	FOR
MERIT MEDICAL SYSTEMS, INC.	US5898891040	19-May-2022	Election of Director for a three year term: Laura S. Kaiser	FOR
MERIT MEDICAL SYSTEMS, INC.	US5898891040	19-May-2022	Election of Director for a three year term: Michael R. McDonnell	FOR
MERIT MEDICAL SYSTEMS, INC.	US5898891040	19-May-2022	Approval of a non-binding, advisory resolution approving the compensation of the Company's named executive officers as described in the Merit Medical Systems, Inc. Proxy Statement.	FOR
MERIT MEDICAL SYSTEMS, INC.	US5898891040	19-May-2022	Ratification of the Audit Committee's appointment of Deloitte & Touche LLP to serve as the independent registered public accounting firm of the Company for the year ending December 31, 2022.	FOR
MERITAGE HOMES CORPORATION	US59001A1025	19-May-2022	Election of Class I Director: Dana C. Bradford	FOR
MERITAGE HOMES CORPORATION	US59001A1025	19-May-2022	Election of Class I Director: Louis E. Caldera	FOR
MERITAGE HOMES CORPORATION	US59001A1025	19-May-2022	Election of Class I Director: Deborah Ann Henretta	FOR
MERITAGE HOMES CORPORATION	US59001A1025	19-May-2022	Election of Class I Director: Steven J. Hilton	AGAINST
MERITAGE HOMES CORPORATION	US59001A1025	19-May-2022	Election of Class I Director: P. Kelly Mooney	FOR

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MERITAGE HOMES CORPORATION	US59001A1025	19-May-2022	Election of Class I Director: Raymond Oppel	FOR
MERITAGE HOMES CORPORATION	US59001A1025	19-May-2022	Ratification of the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
MERITAGE HOMES CORPORATION	US59001A1025	19-May-2022	Advisory vote to approve compensation of our Named Executive Officers ("Say on Pay").	FOR
MOHAWK INDUSTRIES, INC.	US6081901042	19-May-2022	Election of Director for a term of three years: Joseph A. Onorato	FOR
MOHAWK INDUSTRIES, INC.	US6081901042	19-May-2022	Election of Director for a term of three years: William H. Runge III	FOR
MOHAWK INDUSTRIES, INC.	US6081901042	19-May-2022	Election of Director for a term of three years: W. Christopher Wellborn	FOR
MOHAWK INDUSTRIES, INC.	US6081901042	19-May-2022	The ratification of the selection of KPMG LLP as the Company's independent registered public accounting firm.	FOR
MOHAWK INDUSTRIES, INC.	US6081901042	19-May-2022	Advisory vote to approve executive compensation, as disclosed in the Company's Proxy Statement for the 2022 Annual Meeting of Stockholders.	FOR
MR. COOPER GROUP INC.	US62482R1077	19-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
MR. COOPER GROUP INC.	US62482R1077	19-May-2022	Election of Director: Jay Bray	FOR
MR. COOPER GROUP INC.	US62482R1077	19-May-2022	Election of Director: Busy Burr	FOR
MR. COOPER GROUP INC.	US62482R1077	19-May-2022	Election of Director: Roy Guthrie	FOR
MR. COOPER GROUP INC.	US62482R1077	19-May-2022	Election of Director: Daniela Jorge	FOR
MR. COOPER GROUP INC.	US62482R1077	19-May-2022	Election of Director: Michael Malone	FOR
MR. COOPER GROUP INC.	US62482R1077	19-May-2022	Election of Director: Shveta Mujumdar	FOR
MR. COOPER GROUP INC.	US62482R1077	19-May-2022	Election of Director: Tagar Olson	FOR
MR. COOPER GROUP INC.	US62482R1077	19-May-2022	Election of Director: Steven Scheiwe	FOR
MR. COOPER GROUP INC.	US62482R1077	19-May-2022	To conduct an advisory vote on named executive officer compensation.	AGAINST
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-ELECT DIANE RADLEY AS A DIRECTOR	AGAINST
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-ELECT MONIQUE SHIVANANDAN AS A DIRECTOR	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-ELECT SURYANARAYAN SUBRAMANIAN AS A DIRECTOR	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-APPOINT KPMG LLP AS AUDITORS UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT WHICH THE ACCOUNTS ARE LAID	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO AUTHORISE THE AUDIT COMMITTEE FOR AND ON BEHALF OF THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR

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NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	THAT, IN ACCORDANCE WITH SECTION 366 OF THE COMPANIES ACT 2006, THE COMPANY AND ALL COMPANIES THAT ARE SUBSIDIARIES OF THE COMPANY AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION HAS EFFECT ARE AUTHORISED TO: (A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND OR INDEPENDENT ELECTION CANDIDATES, NOT EXCEEDING GBP 100,000 IN TOTAL; (B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES, NOT EXCEEDING GBP 100,000 IN TOTAL; AND (C) INCUR POLITICAL EXPENDITURE NOT EXCEEDING GBP 100,000 IN TOTAL, PROVIDED THAT THE AGGREGATE AMOUNT OF ANY SUCH DONATIONS AND EXPENDITURE SHALL NOT EXCEED GBP 100,000 DURING THE PERIOD BEGINNING WITH THE DATE OF THE PASSING OF THIS RESOLUTION AND ENDING AT THE CLOSE OF BUSINESS ON 30 JUNE 2023, OR THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION, WHICHEVER IS EARLIER. FOR THE PURPOSE OF THIS RESOLUTION THE TERMS "POLITICAL DONATIONS", "POLITICAL PARTIES", "INDEPENDENT ELECTION CANDIDATES", "POLITICAL ORGANISATIONS" AND "POLITICAL EXPENDITURE" HAVE THE MEANINGS SET OUT IN SECTIONS 363 TO 365 OF THE COMPANIES ACT 2006	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	THAT (A) THE DIRECTORS BE AUTHORISED TO ALLOT SHARES IN THE COMPANY OR GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY (I) IN ACCORDANCE WITH ARTICLE 6 OF THE COMPANY'S ARTICLES OF ASSOCIATION, UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 18,703,389 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY EQUITY SECURITIES (AS DEFINED IN ARTICLE 7 OF THE COMPANY'S ARTICLES OF ASSOCIATION) ALLOTTED UNDER PARAGRAPH (II) BELOW IN EXCESS OF GBP 18,703,389); AND (II) COMPRISING EQUITY SECURITIES (AS DEFINED IN ARTICLE 7 OF THE COMPANY'S ARTICLES OF ASSOCIATION) UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 37,406,778 (SUCH AMOUNT TO BE REDUCED BY ANY SHARES ALLOTTED OR RIGHTS GRANTED UNDER PARAGRAPH (I) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE (AS DEFINED IN ARTICLE 7 OF THE COMPANY'S ARTICLES OF ASSOCIATION); (B) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION, OR THE CLOSE OF BUSINESS ON 30 JUNE 2023, WHICHEVER IS EARLIER; AND (C) ALL PREVIOUS UNUTILISED AUTHORITIES UNDER SECTION 551 OF THE COMPANIES ACT 2006 SHALL CEASE TO HAVE EFFECT (SAVE TO THE EXTENT THAT THE SAME ARE EXERCISABLE PURSUANT TO SECTION 551(7) OF THE COMPANIES ACT 2006 BY REASON OF ANY OFFER OR AGREEMENT MADE PRIOR TO THE DATE OF THIS RESOLUTION WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED ON OR AFTER THAT DATE)	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	THAT (A) IN ACCORDANCE WITH ARTICLE 7 OF THE COMPANY'S ARTICLES OF ASSOCIATION, THE DIRECTORS BE GIVEN POWER TO ALLOT EQUITY SECURITIES FOR CASH; (B) THE POWER UNDER PARAGRAPH (A) ABOVE (OTHER THAN IN CONNECTION WITH A RIGHTS ISSUE, AS DEFINED IN ARTICLE 7 OF THE COMPANY'S ARTICLES OF ASSOCIATION) SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES HAVING A NOMINAL AMOUNT NOT EXCEEDING IN AGGREGATE GBP 2,805,508; (C) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR AT THE CLOSE OF BUSINESS ON 30 JUNE 2023, WHICHEVER IS EARLIER	FOR

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NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	THAT (A) IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 17, THE DIRECTORS BE GIVEN POWER (I) SUBJECT TO THE PASSING OF RESOLUTION 17, TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE COMPANIES ACT 2006) FOR CASH PURSUANT TO THE AUTHORITY CONFERRED ON THEM BY THAT RESOLUTION UNDER SECTION 551 OF THAT ACT; AND (II) TO ALLOT EQUITY SECURITIES AS DEFINED IN SECTION 560(3) OF THAT ACT (SALE OF TREASURY SHARES) FOR CASH, IN EITHER CASE AS IF SECTION 561 OF THAT ACT DID NOT APPLY TO THE ALLOTMENT OR SALE, BUT THIS POWER SHALL BE (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 2,850,508; AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE; (B) THIS POWER SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR AT THE CLOSE OF BUSINESS ON 30 JUNE 2023, WHICHEVER IS EARLIER; AND (C) THE COMPANY MAY, BEFORE THIS POWER EXPIRES, MAKE AN OFFER OR ENTER INTO AN AGREEMENT, WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER IT EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	THAT, IN ACCORDANCE WITH SECTION 701 OF THE COMPANIES ACT 2006 (THE 'ACT'), THE COMPANY IS GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693 OF THE ACT) OF ORDINARY SHARES IN THE CAPITAL OF THE COMPANY ('ORDINARY SHARES') ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS OF THE COMPANY MAY DETERMINE PROVIDED THAT (I) THE MAXIMUM NUMBER OF ORDINARY SHARES THAT MAY BE PURCHASED UNDER THIS AUTHORITY IS 56,110,169; (II) THE MAXIMUM PRICE WHICH MAY BE PAID FOR ANY ORDINARY SHARE PURCHASED UNDER THIS AUTHORITY (EXCLUSIVE OF EXPENSES PAYABLE BY THE COMPANY IN CONNECTION WITH THE PURCHASE) SHALL NOT BE MORE THAN THE HIGHER OF (A) AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET PRICES SHOWN IN THE QUOTATIONS FOR THE ORDINARY SHARES IN THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS PURCHASED; AND (B) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF AN ORDINARY SHARE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT; (III) THE MINIMUM PRICE WHICH MAY BE PAID SHALL BE THE NOMINAL VALUE OF THAT ORDINARY SHARE (EXCLUSIVE OF EXPENSES PAYABLE BY THE COMPANY IN CONNECTION WITH THE PURCHASE); (IV) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION, OR AT THE CLOSE OF BUSINESS ON 30 JUNE 2023, WHICHEVER IS EARLIER, UNLESS RENEWED BEFORE THAT TIME; AND (V) THE COMPANY MAY MAKE A CONTRACT OR CONTRACTS TO PURCHASE ORDINARY SHARES UNDER THIS AUTHORITY BEFORE ITS EXPIRY WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF THIS AUTHORITY AND MAY MAKE A PURCHASE OF ORDINARY SHARES IN PURSUANCE OF ANY	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	THAT A GENERAL MEETING (OTHER THAN AN ANNUAL GENERAL MEETING) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, AS SET OUT ON PAGES 140 TO 157 OF THE ANNUAL REPORT AND ACCOUNTS 2021	FOR

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NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-ELECT ROHINTON KALIFA, OBE AS A DIRECTOR	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-ELECT NANDAN MER AS A DIRECTOR	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-ELECT DARREN POPE AS A DIRECTOR	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-ELECT ANIL DUA AS A DIRECTOR	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-ELECT VICTORIA HULL AS A DIRECTOR	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-ELECT ROHIT MALHOTRA AS A DIRECTOR	FOR
NETWORK INTERNATIONAL HOLDINGS PLC	GB00BH3VJ782	19-May-2022	TO RE-ELECT HABIB AL MULLA AS A DIRECTOR	FOR
NEXT PLC	GB0032089863	19-May-2022	TO RE-ELECT MICHAEL RONEY	FOR
NEXT PLC	GB0032089863	19-May-2022	TO RECEIVE AND ADOPT THE ACCOUNTSAND REPORTS	FOR
NEXT PLC	GB0032089863	19-May-2022	TO RE-ELECT JANE SHIELDS	FOR
NEXT PLC	GB0032089863	19-May-2022	TO RE-ELECT DAME DIANNE THOMPSON	FOR
NEXT PLC	GB0032089863	19-May-2022	TO RE-ELECT LORD WOLFSON	FOR
NEXT PLC	GB0032089863	19-May-2022	TO REAPPOINT PRICEWATERHOUSECOOPERSLLP AS AUDITOR	FOR
NEXT PLC	GB0032089863	19-May-2022	TO AUTHORISE THE AUDIT COMMITTEE TOSET THE AUDITORS REMUNERATION	FOR
NEXT PLC	GB0032089863	19-May-2022	DIRECTORS AUTHORITY TO ALLOT SHARES	FOR
NEXT PLC	GB0032089863	19-May-2022	GENERAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
NEXT PLC	GB0032089863	19-May-2022	ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
NEXT PLC	GB0032089863	19-May-2022	AUTHORITY FOR ON-MARKET PURCHASES OF OWN SHARES	FOR
NEXT PLC	GB0032089863	19-May-2022	AUTHORITY FOR OFF-MARKET PURCHASES OF OWN SHARES	FOR
NEXT PLC	GB0032089863	19-May-2022	NOTICE PERIOD FOR GENERAL MEETINGS	FOR
NEXT PLC	GB0032089863	19-May-2022	TO APPROVE THE REMUNERATION REPORT	FOR
NEXT PLC	GB0032089863	19-May-2022	TO DECLARE A DIVIDEND OF 127 PENCEPER ORDINARY SHARE	FOR
NEXT PLC	GB0032089863	19-May-2022	TO ELECT SOUMEN DAS	FOR
NEXT PLC	GB0032089863	19-May-2022	TO RE-ELECT JONATHAN BEWES	FOR
NEXT PLC	GB0032089863	19-May-2022	TO RE-ELECT TOM HALL	FOR
NEXT PLC	GB0032089863	19-May-2022	TO RE-ELECT TRISTIA HARRISON	FOR
NEXT PLC	GB0032089863	19-May-2022	TO RE-ELECT AMANDA JAMES	FOR

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NEXT PLC	GB0032089863	19-May-2022	TO RE-ELECT RICHARD PAPP	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: Rudy E. Schupp	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: John L. Skolds	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: Sherry S. Barrat	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: John Arthur Stall	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: Darryl L. Wilson	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Ratification of appointment of Deloitte & Touche LLP as NextEra Energy's independent registered public accounting firm for 2022	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Approval, by non-binding advisory vote, of NextEra Energy's compensation of its named executive officers as disclosed in the proxy statement	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	A proposal entitled "Board Matrix" to request disclosure of a Board skills matrix	AGAINST
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	A proposal entitled "Diversity Data Reporting" to request quantitative employee diversity data	AGAINST
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: James L. Camaren	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: Kenneth B. Dunn	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: Naren K. Gursahaney	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: Kirk S. Hachigian	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: John W. Ketchum	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: Amy B. Lane	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: David L. Porges	FOR
NEXTERA ENERGY, INC.	US65339F1012	19-May-2022	Election of Director: James L. Robo	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Abiko, Hiromi	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okano, Takaaki	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakakibara, Sadayuki	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyauchi, Yoshihiko	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshizawa, Naoko	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Kubo, Takao	AGAINST
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Izawa, Yoshiyuki	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Ando, Hisayoshi	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Yoshizawa, Naoko	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Amend Articles to: Change Fiscal Year End	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST

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NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Amend Articles to: Amend Business Lines, Clarify the Rights for Odd-Lot Shares, Increase the Board of Directors Size, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nitori, Akio	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shirai, Toshiyuki	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sudo, Fumihiko	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Fumiaki	FOR
NITORI HOLDINGS CO.,LTD.	JP3756100008	19-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takeda, Masanori	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	REELECT DAVID COLE TO SUPERVISORY BOARD	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	REELECT HANS SCHOEN TO SUPERVISORY BOARD	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	ELECT PAULINE VAN DER MEER MOHR TO SUPERVISORY BOARD	AGAINST
NN GROUP N.V.	NL0010773842	19-May-2022	RATIFY KPMG ACCOUNTANTS N.V. AS AUDITORS	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	GRANT BOARD AUTHORITY TO ISSUE ORDINARY SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 20 PERCENT OF ISSUED CAPITAL IN CONNECTION WITH A RIGHTS ISSUE	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	APPROVE REDUCTION IN SHARE CAPITAL THROUGH CANCELLATION OF SHARES	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	APPROVE REMUNERATION REPORT	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	APPROVE DIVIDENDS OF EUR 1.56 PER SHARE	FOR
NN GROUP N.V.	NL0010773842	19-May-2022	APPROVE DISCHARGE OF EXECUTIVE BOARD	FOR
ORANGE	US6840601065	19-May-2022	Approval of the components of compensation paid during the fiscal year ended December 31, 2021 or allocated in respect of ...(due to space limits, see proxy material for full proposal).	FOR
ORANGE	US6840601065	19-May-2022	Approval of the components of compensation paid during the fiscal year ended December 31, 2021 or allocated in respect of the same fiscal year to Mr. Gervais Pellissier, Delegate Chief ...(due to space limits, see proxy material for full proposal).	FOR
ORANGE	US6840601065	19-May-2022	Approval of the 2022 compensation policy for the Chairman and Chief Executive Officer, the Chief Executive Officer, and the Delegate Chief Executive Officer(s), pursuant to Article L. 22- 10-8 of the French Commercial Code	AGAINST
ORANGE	US6840601065	19-May-2022	Approval of the 2022 compensation policy for the separated Chairman of the Board of Directors, pursuant to Article L. 22- 10- 8 of the French Commercial Code	FOR
ORANGE	US6840601065	19-May-2022	Approval of the compensation policy for Directors, pursuant to Article L. 22-10-8 of the French Commercial Code	FOR
ORANGE	US6840601065	19-May-2022	Authorization to be granted to the Board of Directors to purchase or transfer Company shares	FOR
ORANGE	US6840601065	19-May-2022	Amendments of the Bylaws : amendment of Articles 2, 13, 15 and 16 of the Bylaws	FOR

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ORANGE	US6840601065	19-May-2022	Amendment to the Bylaws regarding the age limit for the Chairperson of the Board of Directors	FOR
ORANGE	US6840601065	19-May-2022	Authorization granted to the Board of Directors to allocate free shares of the Company to Corporate Officers and certain Orange group employees and involving the waiver of shareholders' preferential subscription rights	FOR
ORANGE	US6840601065	19-May-2022	Delegation of authority to the Board of Directors to issue shares or complex securities reserved for members of savings plans and involving the waiver of shareholders' preferential subscription rights	FOR
ORANGE	US6840601065	19-May-2022	Approval of the statutory financial statements for the fiscal year ended December 31, 2021	FOR
ORANGE	US6840601065	19-May-2022	Authorization to the Board of Directors to reduce the capital through the cancellation of shares	FOR
ORANGE	US6840601065	19-May-2022	Powers for formalities	FOR
ORANGE	US6840601065	19-May-2022	Amendment to the eighteenth resolution - Authorization granted to the Board of Directors either to allocate free Company shares ...(due to space limits, see proxy material for full proposal).	AGAINST
ORANGE	US6840601065	19-May-2022	Amendment to Article 13 of the Bylaws on plurality of mandates	AGAINST
ORANGE	US6840601065	19-May-2022	Approval of the consolidated financial statements for the fiscal year ended December 31, 2021	FOR
ORANGE	US6840601065	19-May-2022	Allocation of income for the fiscal year ended December 31, 2021, as stated in the statutory financial statements	FOR
ORANGE	US6840601065	19-May-2022	Agreements provided for in Articles L. 225-38 et seq. of the French Commercial Code	FOR
ORANGE	US6840601065	19-May-2022	Appointment of Mr. Jacques Aschenbroich as a Director	AGAINST
ORANGE	US6840601065	19-May-2022	Appointment of a Ms. Valérie Beaulieu-James as a Director	FOR
ORANGE	US6840601065	19-May-2022	Setting the amount of the overall annual compensation for Directors	FOR
ORANGE	US6840601065	19-May-2022	Approval of the information mentioned in Article L. 22-10-9 I. of the French Commercial Code, pursuant to I of Article L. 22-10-34 of the French Commercial Code	FOR
ORANGE	US6840601065	19-May-2022	Approval of the components of compensation paid during the fiscal year ended December 31, 2021 or allocated in respect of ...(due to space limits, see proxy material for full proposal).	FOR
ORANGE SA	FR0000133308	19-May-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, AS SHOWN IN THE CORPORATE FINANCIAL STATEMENTS - SETTING OF THE DIVIDEND	FOR
ORANGE SA	FR0000133308	19-May-2022	AGREEMENTS REFERRED TO IN ARTICLES L. 225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE	FOR
ORANGE SA	FR0000133308	19-May-2022	APPOINTMENT OF MR. JACQUES ASCHENBROICH AS DIRECTOR, AS A REPLACEMENT FOR MR. STEPHANE RICHARD	AGAINST
ORANGE SA	FR0000133308	19-May-2022	APPOINTMENT OF MRS. VALERIE BEAULIEU-JAMES AS DIRECTOR, AS A REPLACEMENT FOR MRS. HELLE KRISTOFFERSEN	FOR
ORANGE SA	FR0000133308	19-May-2022	SETTING OF THE OVERALL ANNUAL REMUNERATION AMOUNT OF DIRECTORS	FOR
ORANGE SA	FR0000133308	19-May-2022	APPROVAL OF THE INFORMATION REFERRED TO IN SECTION I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE, PURSUANT TO SECTION I OF ARTICLE L. 22-10-34 OF THE FRENCH COMMERCIAL CODE)	FOR
ORANGE SA	FR0000133308	19-May-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED FOR THE SAME FINANCIAL YEAR TO MR. STEPHANE RICHARD, CHAIRMAN AND CHIEF EXECUTIVE OFFICER, IN ACCORDANCE WITH SECTION II OF ARTICLE L. 22-10-34 OF THE FRENCH COMMERCIAL CODE	FOR
ORANGE SA	FR0000133308	19-May-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED FOR THE SAME FINANCIAL YEAR TO MR. RAMON FERNANDEZ, DEPUTY CHIEF EXECUTIVE OFFICER, IN ACCORDANCE WITH SECTION II OF ARTICLE L. 22-10-34 OF THE FRENCH COMMERCIAL CODE	FOR

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ORANGE SA	FR0000133308	19-May-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OR ALLOCATED FOR THE SAME FINANCIAL YEAR TO MR. GERVAIS PELLISSIER, DEPUTY CHIEF EXECUTIVE OFFICER, IN ACCORDANCE WITH SECTION II OF ARTICLE L. 22-10-34 OF THE FRENCH COMMERCIAL CODE	FOR
ORANGE SA	FR0000133308	19-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE FINANCIAL YEAR 2022 FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER, THE CHIEF EXECUTIVE OFFICER AND THE DEPUTY CHIEF EXECUTIVE OFFICER(S), IN ACCORDANCE WITH ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	AGAINST
ORANGE SA	FR0000133308	19-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE FINANCIAL YEAR 2022 FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS, IN ACCORDANCE WITH ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
ORANGE SA	FR0000133308	19-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR DIRECTORS PURSUANT TO ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
ORANGE SA	FR0000133308	19-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE OR TRANSFER SHARES OF THE COMPANY	FOR
ORANGE SA	FR0000133308	19-May-2022	STATUTORY AMENDMENTS: AMENDMENT TO ARTICLES 2, 13, 15 AND 16 OF THE BY-LAWS	FOR
ORANGE SA	FR0000133308	19-May-2022	AMENDMENT TO THE BY-LAWS CONCERNING THE AGE LIMIT FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
ORANGE SA	FR0000133308	19-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS, TO PROCEED WITH THE FREE ALLOCATION OF SHARES OF THE COMPANY FOR THE BENEFIT OF EXECUTIVE CORPORATE OFFICERS AND CERTAIN EMPLOYEES OF THE ORANGE GROUP, ENTAILING THE CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
ORANGE SA	FR0000133308	19-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS, IN ORDER TO PROCEED WITH THE ISSUE OF COMMON SHARES OR COMPLEX TRANSFERABLE SECURITIES, RESERVED FOR MEMBERS OF SAVINGS PLANS, ENTAILING THE CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
ORANGE SA	FR0000133308	19-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO REDUCE THE CAPITAL BY CANCELLING SHARES	FOR
ORANGE SA	FR0000133308	19-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
ORANGE SA	FR0000133308	19-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE EIGHTEENTH RESOLUTION - AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PROCEED EITHER WITH A FREE ALLOCATION OF SHARES OF THE COMPANY FOR THE BENEFIT OF THE COMPANY'S EMPLOYEES WITH THE SAME REGULARITY AS THE ALLOCATION OF LTIP FOR THE BENEFIT OF EXECUTIVE CORPORATE OFFICERS AND CERTAIN EMPLOYEES OF THE ORANGE GROUP ENTAILING THE CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, OR WITH AN OFFER RESERVED FOR ANNUAL EMPLOYEES IN ACCORDANCE WITH THE TERMS, CONDITIONS AND PROCEDURES FOR THE ISSUANCE OF SHARES OR COMPLEX TRANSFERABLE SECURITIES RESERVED FOR MEMBERS OF SAVINGS PLANS ENTAILING THE CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, PROVIDED FOR IN THE NINETEENTH RESOLUTION	AGAINST
ORANGE SA	FR0000133308	19-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO ARTICLE 13 OF THE BYLAWS ON THE ACCUMULATION OF TERMS OF OFFICE	AGAINST
ORANGE SA	FR0000133308	19-May-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ORANGE SA	FR0000133308	19-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Advisory Vote to Approve Executive Compensation.	FOR
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Appoint PricewaterhouseCoopers LLP to Serve as Independent Auditor for 2022.	FOR

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OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Election of Director: Jeffrey H. Black	FOR
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Shareholder Proposal to eliminate the one-year ownership requirement to call a special shareholders meeting, if properly presented.	AGAINST
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Election of Director: Kathy Hopinkah Hannan	FOR
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Election of Director: Shailesh G. Jejurikar	FOR
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Election of Director: Christopher J. Kearney	FOR
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Election of Director: Judith F. Marks	FOR
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Election of Director: Harold W. McGraw III	FOR
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Election of Director: Margaret M. V. Preston	FOR
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Election of Director: Shelley Stewart, Jr.	FOR
OTIS WORLDWIDE CORPORATION	US68902V1070	19-May-2022	Election of Director: John H. Walker	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Ratification of Deloitte and Touche LLP as the Independent Public Accounting Firm	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Election of Director: Rajat Bahri	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Management Proposal to Amend the PG&E Corporation Articles of Incorporation	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Election of Director: Jessica L. Denecour	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Election of Director: Admiral Mark E. Ferguson III, USN (ret.)	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Election of Director: Robert C. Flexon	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Election of Director: W. Craig Fugate	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Election of Director: Patricia K. Poppe	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Election of Director: Dean L. Seavers	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Election of Director: William L. Smith	FOR
PG&E CORPORATION	US69331C1080	19-May-2022	Advisory Vote on Executive Compensation	FOR
PT KALBE FARMA TBK	ID1000125107	19-May-2022	APPROVAL OF THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR ENDED DECEMBER 31, 2021, INCLUDING THE ACTIVITY REPORT OF THE COMPANY, THE REPORT OF THE SUPERVISORY ROLE OF THE BOARD OF COMMISSIONERS, APPROVAL AND RATIFICATION OF THE COMPANY'S AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021 AND TO GRANT A RELEASE AND DISCHARGE FROM THEIR RESPONSIBILITIES TO ALL MEMBERS OF THE BOARD OF COMMISSIONERS AND BOARD OF DIRECTORS FOR THEIR MANAGEMENT AND SUPERVISION ACTIONS DURING THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 (ACQUIT ET DE CHARGE)	FOR

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PT KALBE FARMA TBK	ID1000125107	19-May-2022	APPROVAL ON THE APPROPRIATION OF THE COMPANY'S NET PROFITS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
PT KALBE FARMA TBK	ID1000125107	19-May-2022	CHANGES IN THE COMPOSITION OF THE COMPANY'S MANAGEMENT	FOR
PT KALBE FARMA TBK	ID1000125107	19-May-2022	DETERMINATION OF SALARY AND/OR HONORARIUM OF THE MEMBERS OF THE BOARD OF COMMISSIONERS AND THE BOARD OF DIRECTORS AND TO AUTHORIZE THE BOARD OF COMMISSIONERS TO DETERMINE THE SALARY AND/OR HONORARIUM OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
PT KALBE FARMA TBK	ID1000125107	19-May-2022	APPOINTMENT OF A REGISTERED PUBLIC ACCOUNTANT FIRM (INCLUDING A REGISTERED PUBLIC ACCOUNTANT WHO IS MEMBER OF A REGISTERED PUBLIC ACCOUNTANT FIRM) TO AUDIT/EXAMINE THE COMPANY'S BOOKS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2022	FOR
RAYONIER INC.	US7549071030	19-May-2022	Approval, on a non-binding advisory basis, of the compensation of our named executive officers as disclosed in the proxy statement.	FOR
RAYONIER INC.	US7549071030	19-May-2022	Ratification of the appointment of Ernst & Young, LLP as the independent registered public accounting firm for 2022.	FOR
RAYONIER INC.	US7549071030	19-May-2022	Election of Director: Dod A. Fraser	FOR
RAYONIER INC.	US7549071030	19-May-2022	Election of Director: Keith E. Bass	FOR
RAYONIER INC.	US7549071030	19-May-2022	Election of Director: Scott R. Jones	FOR
RAYONIER INC.	US7549071030	19-May-2022	Election of Director: V. Larkin Martin	FOR
RAYONIER INC.	US7549071030	19-May-2022	Election of Director: Meridee A. Moore	FOR
RAYONIER INC.	US7549071030	19-May-2022	Election of Director: Ann C. Nelson	FOR
RAYONIER INC.	US7549071030	19-May-2022	Election of Director: David L. Nunes	FOR
RAYONIER INC.	US7549071030	19-May-2022	Election of Director: Matthew J. Rivers	FOR
RAYONIER INC.	US7549071030	19-May-2022	Election of Director: Andrew G. Wiltshire	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF A REGULATED AGREEMENT IN ACCORDANCE WITH ARTICLES L.226-10 AND L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING RATIFICATION OF LORD MARK SEDWILL'S APPOINTMENT (COOPTATION) AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING RATIFICATION OF JENNIFER MOSES' APPOINTMENT AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING RENEWAL OF THE APPOINTMENT OF ARIELLE MALARD DE ROTHSCHILD AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING RENEWAL OF THE APPOINTMENT OF CAROLE PIWNICA AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING RENEWAL OF THE APPOINTMENT OF JENNIFER MOSES AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING RENEWAL OF THE APPOINTMENT OF V RONIQUÉ WEILL AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPOINTMENT OF MARC-OLIVIER LAURENT AS A MEMBER OF THE SUPERVISORY BOARD	FOR

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ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE REMUNERATION POLICIES APPLICABLE TO THE MANAGING PARTNER AND TO THE EXECUTIVE CHAIRMAN OF THE MANAGING PARTNER	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE MEMBERS OF THE SUPERVISORY BOARD	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE INFORMATION RELATED TO CORPORATE OFFICERS' (MANDATAIRES SOCIAUX) REMUNERATION REFERRED TO IN ARTICLE L.22-10-9, I. OF THE FRENCH COMMERCIAL CODE	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE COMPONENTS OF REMUNERATION PAID DURING, OR AWARDED IN RESPECT OF, THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO THE MANAGING PARTNER	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE COMPONENTS OF REMUNERATION PAID DURING, OR AWARDED IN RESPECT OF, THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO ALEXANDRE DE ROTHSCHILD, EXECUTIVE CHAIRMAN OF THE MANAGING PARTNER	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE COMPONENTS OF REMUNERATION PAID DURING, OR AWARDED IN RESPECT OF, THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO DAVID DE ROTHSCHILD, CHAIRMAN OF THE SUPERVISORY BOARD	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING SETTING THE MAXIMUM TOTAL ANNUAL AMOUNT OF REMUNERATION THAT MAY BE ALLOCATED TO THE MEMBERS OF THE SUPERVISORY BOARD AS FROM 1 JANUARY 2022	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING CONSULTATIVE VOTE, ON A CONSOLIDATED BASIS, ON THE TOTAL AMOUNT OF COMPENSATION OF ANY KIND PAID TO PERSONS IDENTIFIED IN ACCORDANCE WITH ARTICLE L.511-71 OF THE FRENCH MONETARY AND FINANCIAL CODE (CODE MON TAIRE ET FINANCIER) DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING AUTHORISATION GRANTED TO THE MANAGING PARTNER TO BUY BACK THE COMPANY'S SHARES	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING AUTHORISATION GRANTED TO THE MANAGING PARTNER TO REDUCE THE COMPANY'S SHARE CAPITAL BY CANCELLING TREASURY SHARES	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY TO THE MANAGING PARTNER TO INCREASE THE COMPANY'S SHARE CAPITAL BY CAPITALISING RESERVES, NET INCOME OR ISSUE, MERGER OR CONTRIBUTION PREMIUMS	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY TO THE MANAGING PARTNER TO ISSUE SHARES AND/OR SECURITIES GIVING IMMEDIATE OR DEFERRED ACCESS TO THE COMPANY'S SHARE CAPITAL AS CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND CONSISTING OF EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL	AGAINST
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY TO THE MANAGING PARTNER TO DECIDE ON THE ISSUE OF SHARES AND/OR SECURITIES GIVING IMMEDIATE OR DEFERRED ACCESS TO THE COMPANY'S SHARE CAPITAL, WITH PREFERENTIAL SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS (DROIT PR F RENTIEL DE SOUSCRIPTION)	AGAINST

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ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY TO THE MANAGING PARTNER TO ISSUE SHARES AND/OR SECURITIES, GIVING IMMEDIATE OR DEFERRED ACCESS TO THE COMPANY'S SHARE CAPITAL BY WAY OF A PUBLIC OFFER (OTHER THAN AN OFFER AS DEFINED IN ARTICLE L.411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE), WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS	AGAINST
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY TO THE MANAGING PARTNER TO ISSUE SHARES AND/OR SECURITIES GIVING IMMEDIATE OR DEFERRED ACCESS TO THE COMPANY'S SHARE CAPITAL BY WAY OF AN OFFER AS DEFINED IN ARTICLE L.411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS	AGAINST
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING AUTHORISATION GRANTED TO THE MANAGING PARTNER TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED AS PART OF A CAPITAL INCREASE CARRIED OUT WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS	AGAINST
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING DELEGATION OF AUTHORITY TO THE MANAGING PARTNER TO DECIDE ON THE ISSUE SHARES AND/OR SECURITIES GIVING IMMEDIATE OR DEFERRED ACCESS TO THE COMPANY'S SHARE CAPITAL RESERVED FOR MEMBERS OF A CORPORATE SAVINGS PLAN WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING BLANKET CEILINGS ON THE ISSUES CARRIED OUT PURSUANT TO THE 23RD, 24TH, 25TH, 26TH, 27TH AND 28TH RESOLUTIONS OF THIS GENERAL MEETING AND THE 23RD RESOLUTION ADOPTED AT THE 20 MAY 2021 GENERAL MEETING	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING POWERS TO CARRY OUT FORMALITIES	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROPRIATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND SETTING THE DIVIDEND	FOR
ROTHSCHILD & CO SCA	FR0000031684	19-May-2022	PLEASE REFER TO THE FULL TEXT IN THE NOTICE OF MEETING APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SEB SA	FR0000121709	19-May-2022	INCREASE IN THE OVERALL AMOUNT OF REMUNERATION ALLOCATED TO THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
SEB SA	FR0000121709	19-May-2022	REAPPOINTMENT OF DELPHINE BERTRAND AS A DIRECTOR	AGAINST
SEB SA	FR0000121709	19-May-2022	APPOINTMENT OF BPIFRANCE INVESTISSEMENT AS A DIRECTOR	FOR
SEB SA	FR0000121709	19-May-2022	APPROVAL OF INFORMATION ABOUT THE REMUNERATION OF ALL EXECUTIVE OFFICERS REFERRED TO IN ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL CODE	FOR
SEB SA	FR0000121709	19-May-2022	APPROVAL OF FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL REMUNERATION AND BENEFITS OF ALL KINDS, PAID OR ALLOCATED FOR THE 2021 FINANCIAL YEAR TO THE CHAIRMAN AND CEO	AGAINST
SEB SA	FR0000121709	19-May-2022	APPROVAL OF FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL REMUNERATION AND BENEFITS OF ALL KINDS PAID OR ALLOCATED FOR THE 2021 FINANCIAL YEAR TO THE CHIEF OPERATING OFFICER	AGAINST
SEB SA	FR0000121709	19-May-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR THE PERIOD FROM 1 JANUARY 2022 TO 30 JUNE 2022	AGAINST
SEB SA	FR0000121709	19-May-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHIEF OPERATING OFFICER FOR THE PERIOD FROM 1 JANUARY 2022 TO 30 JUNE 2022	FOR

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SEB SA	FR0000121709	19-May-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS APPLICABLE AS FROM 1 JULY 2022	AGAINST
SEB SA	FR0000121709	19-May-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER APPLICABLE AS FROM 1 JULY 2022	FOR
SEB SA	FR0000121709	19-May-2022	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS	FOR
SEB SA	FR0000121709	19-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO BUY BACK ITS OWN SHARES	AGAINST
SEB SA	FR0000121709	19-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS ENABLING THE COMPANY TO CANCEL ITS OWN SHARES	FOR
SEB SA	FR0000121709	19-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR SHARE EQUIVALENTS AND/OR DEBT SECURITIES, WITH PRE-EMPTION RIGHTS	AGAINST
SEB SA	FR0000121709	19-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND/OR SHARE EQUIVALENTS AND/OR DEBT SECURITIES, WITH WAIVING OF PRE-EMPTION RIGHTS IN THE COURSE OF A PUBLIC OFFERING	AGAINST
SEB SA	FR0000121709	19-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND/OR SHARE EQUIVALENTS AND/OR DEBT SECURITIES, WITH WAIVING OF PRE-EMPTION RIGHTS AS PART OF AN OFFERING GOVERNED BY ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	AGAINST
SEB SA	FR0000121709	19-May-2022	BLANKET CEILING ON FINANCIAL AUTHORIZATIONS	FOR
SEB SA	FR0000121709	19-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY CAPITALIZING RETAINED EARNINGS, PROFIT, PREMIUMS OR OTHER ITEMS THAT MAY BE CAPITALIZED	FOR
SEB SA	FR0000121709	19-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT PERFORMANCE SHARES	FOR
SEB SA	FR0000121709	19-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT SHARE CAPITAL INCREASES RESTRICTED TO MEMBERS OF A COMPANY OR GROUP SAVINGS SCHEME AND/OR SALES OF RESERVED SHARES WITH WAIVING OF PRE-EMPTION RIGHTS	FOR
SEB SA	FR0000121709	19-May-2022	A TWO-FOR-ONE STOCK SPLIT OF THE COMPANY'S SHARES, DELEGATION OF POWERS TO THE BOARD OF DIRECTORS AND CORRESPONDING AMENDMENT OF THE BYLAWS	FOR
SEB SA	FR0000121709	19-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
SEB SA	FR0000121709	19-May-2022	APPROVAL OF THE SEPARATE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SEB SA	FR0000121709	19-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SEB SA	FR0000121709	19-May-2022	ALLOCATION OF THE RESULT FOR THE YEAR ENDED 31 DECEMBER 2021 AND SETTING OF THE DIVIDEND	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	THE WASTE WATER DISPOSAL BUSINESS AND OPERATION SERVICE AGREEMENT TO BE SIGNED WITH ANOTHER COMPANY	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	MAINTENANCE AND INSPECTION BUSINESS GENERAL PROJECT MANAGEMENT AGREEMENT TO BE SIGNED WITH A 3RD COMPANY	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	RENTING A PRODUCTION LINE FROM A COMPANY	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	2022 CONTINUING OPERATIONAL CONNECTED TRANSACTIONS	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	ADJUSTMENT OF SUPERVISORS	FOR

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SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	2021 A-SHARE RESTRICTED STOCK INCENTIVE PLAN (REVISED DRAFT)	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	PERFORMANCE APPRAISAL MEASURES ON THE 2021 A-SHARE RESTRICTED STOCK INCENTIVE PLAN (REVISED)	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	EQUITY INCENTIVE MANAGEMENT MEASURES (REVISED)	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE RESTRICTED STOCK INCENTIVE PLAN	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	2021 ANNUAL ACCOUNTS	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN IS AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY0.60000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	2022 OVERALL BUDGET	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	2022 FIXED ASSETS INVESTMENT BUDGET	FOR
SHANXI TAIGANG STAINLESS STEEL CO LTD	CNE000000WM5	19-May-2022	THE SOLID WASTE DISPOSAL BUSINESS AND OPERATION SERVICE AGREEMENT TO BE SIGNED WITH A COMPANY	FOR
SIRIUSPOINT LTD.	BMG8192H1060	19-May-2022	Election of Class III director to serve for a term expiring in 2025: Siddhartha Sankaran	FOR
SIRIUSPOINT LTD.	BMG8192H1060	19-May-2022	Election of Class III director to serve for a term expiring in 2025: Rafe de la Gueronniere	FOR
SIRIUSPOINT LTD.	BMG8192H1060	19-May-2022	Election of Class III director to serve for a term expiring in 2025: Sharon M. Ludlow	FOR
SIRIUSPOINT LTD.	BMG8192H1060	19-May-2022	To approve, by a non-binding advisory vote, the executive compensation payable to the Company's named executive officers ("Say-on-Pay").	FOR
SIRIUSPOINT LTD.	BMG8192H1060	19-May-2022	To approve (i) the appointment of PricewaterhouseCoopers LLP ("PwC"), an independent registered public accounting firm, as our independent auditor to serve until the Annual General Meeting to be held in 2023 and (ii) the authorization of our Board of Directors, acting by the Audit Committee, to determine PwC's remuneration.	FOR
SMART METERING SYSTEMS PLC	GB00B4X1RC86	19-May-2022	TO APPROVE THE IMPLEMENTATION OF A NEW LONG-TERM INCENTIVE PLAN	FOR
SMART METERING SYSTEMS PLC	GB00B4X1RC86	19-May-2022	TO RECEIVE THE ACCOUNTS OF THE COMPANY AS AT 31 DECEMBER 2021 AND THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON	FOR
SMART METERING SYSTEMS PLC	GB00B4X1RC86	19-May-2022	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITOR OF THE COMPANY	FOR

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SOUTHWEST GAS HOLDINGS, INC.	US8448951025	19-May-2022	DIRECTOR	FOR
SOUTHWEST GAS HOLDINGS, INC.	US8448951025	19-May-2022	DIRECTOR	FOR
SOUTHWEST GAS HOLDINGS, INC.	US8448951025	19-May-2022	DIRECTOR	FOR
SOUTHWEST GAS HOLDINGS, INC.	US8448951025	19-May-2022	To approve, on a non-binding, advisory basis, the Company's executive compensation.	FOR
SOUTHWEST GAS HOLDINGS, INC.	US8448951025	19-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the Company for fiscal year 2022.	FOR
SOUTHWEST GAS HOLDINGS, INC.	US8448951025	19-May-2022	To approve a proposal by the Icahn Group to repeal any Bylaw amendments adopted after October 19, 2021 and prior to the Annual Meeting that could interfere with the seating of Icahn's director nominees for election at the Annual Meeting or any subsequent special meeting of stockholders, if such proposal is properly brought before the meeting.	FOR
SPRINGWORKS THERAPEUTICS INC	US85205L1070	19-May-2022	Election of Class III Director: Alan Fuhrman	FOR
SPRINGWORKS THERAPEUTICS INC	US85205L1070	19-May-2022	Election of Class III Director: Julie Hambleton, M.D.	FOR
SPRINGWORKS THERAPEUTICS INC	US85205L1070	19-May-2022	Election of Class III Director: Daniel S. Lynch, M.B.A.	ABSTAIN
SPRINGWORKS THERAPEUTICS INC	US85205L1070	19-May-2022	Ratification of the appointment of Ernst & Young LLP as SpringWorks Therapeutics' independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SPRINGWORKS THERAPEUTICS INC	US85205L1070	19-May-2022	Non-binding advisory vote on executive compensation.	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO RE-ELECT PAUL MANDUCA AS A DIRECTOR	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO RECEIVE THE COMPANY'S ANNUAL ACCOUNTS AND REPORTS OF THE DIRECTORS AND AUDITORS THEREON FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO ELECT JOHN HITCHINS AS A DIRECTOR	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO RE-APPOINT PWC AS THE AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS OF THE COMPANY	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	GENERAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	NOTICE OF GENERAL MEETINGS: THAT A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING OF THE COMPANY, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO DECLARE A FINAL DIVIDEND OF 40.41 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO RE-ELECT ANDREW CROFT AS A DIRECTOR	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO RE-ELECT CRAIG GENTLE AS A DIRECTOR	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO RE-ELECT EMMA GRIFFIN AS A DIRECTOR	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO RE-ELECT ROSEMARY HILARY AS A DIRECTOR	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO RE-ELECT SIMON JEFFREYS AS A DIRECTOR	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO RE-ELECT ROGER YATES AS A DIRECTOR	FOR
ST. JAMES'S PLACE PLC	GB0007669376	19-May-2022	TO RE-ELECT LESLEY-ANN NASH AS A DIRECTOR	FOR
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	DIRECTOR	FOR
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	DIRECTOR	FOR
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	DIRECTOR	ABSTAIN
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	DIRECTOR	FOR
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	DIRECTOR	FOR
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	DIRECTOR	FOR
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	DIRECTOR	FOR
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	DIRECTOR	FOR
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	DIRECTOR	FOR
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	DIRECTOR	ABSTAIN
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
STANDARD MOTOR PRODUCTS, INC.	US8536661056	19-May-2022	Approval of non-binding, advisory resolution on the compensation of our named executive officers.	FOR
SURGERY PARTNERS INC.	US86881A1007	19-May-2022	Election of Class I Director: John A. Deane	FOR
SURGERY PARTNERS INC.	US86881A1007	19-May-2022	Election of Class I Director: Teresa DeLuca, M.D.	FOR
SURGERY PARTNERS INC.	US86881A1007	19-May-2022	Election of Class I Director: Wayne S. DeVeydt	ABSTAIN
SURGERY PARTNERS INC.	US86881A1007	19-May-2022	Approval, on an advisory basis, of the compensation paid by the Company to its named executive officers.	FOR
SURGERY PARTNERS INC.	US86881A1007	19-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Bill Parker	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Laurel J. Richie	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Margaret M. Keane	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Ellen M. Zane	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Advisory Vote to Approve Named Executive Officer Compensation	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Ratification of Selection of KPMG LLP as Independent Registered Public Accounting Firm of the Company for 2022	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Fernando Aguirre	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Paget L. Alves	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Kamila Chytil	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Arthur W. Coviello, Jr.	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Brian D. Doubles	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: William W. Graylin	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Roy A. Guthrie	FOR
SYNCHRONY FINANCIAL	US87165B1035	19-May-2022	Election of Director: Jeffrey G. Naylor	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	19-May-2022	Approval of the issuance of shares of Take-Two common stock in connection with the combination contemplated by the Agreement and Plan of Merger, dated January 9, 2022, among Take-Two, Zebra MS I, Inc., Zebra MS II, Inc. and Zynga, as the same may be amended from time to time.	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	19-May-2022	Approval and adoption of an amendment to the Company's Restated Certificate of Incorporation to increase the number of authorized shares of Company capital stock from 205,000,000 to 305,000,000, of which 300,000,000 shares will be common stock and 5,000,000 shares will be preferred stock.	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	19-May-2022	Approval of the adjournment of the Company's special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Company's special meeting to approve proposals 1 and 2.	AGAINST
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR THE 2023 INTERIM FINANCIAL STATEMENTS UNTIL THE 2023 AGM	FOR
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	APPROVE REMUNERATION REPORT	AGAINST
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	ELECT PETER LOESCHER TO THE SUPERVISORY BOARD	FOR
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	ELECT PABLO DE CARVAJAL GONZALEZ TO THE SUPERVISORY BOARD	AGAINST

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TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	ELECT MARIA GARCIA-LEGAZ PONCE TO THE SUPERVISORY BOARD	AGAINST
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	ELECT ERNESTO GARDELLIANO TO THE SUPERVISORY BOARD	AGAINST
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	ELECT MICHAEL HOFFMANN TO THE SUPERVISORY BOARD	FOR
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	ELECT JULIO LINARES LOPEZ TO THE SUPERVISORY BOARD	AGAINST
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	ELECT STEFANIE OESCHGER TO THE SUPERVISORY BOARD	FOR
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	ELECT JAIME SMITH BASTERRA TO THE SUPERVISORY BOARD	FOR
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.18 PER SHARE	FOR
TELEFONICA DEUTSCHLAND HOLDING AG	DE000A1J5RX9	19-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
TEREX CORPORATION	US8807791038	19-May-2022	To approve an amendment to the Terex Corporation Deferred Compensation Plan.	FOR
TEREX CORPORATION	US8807791038	19-May-2022	To ratify the selection of KPMG LLP as the independent registered public accounting firm for the Company for 2022.	FOR
TEREX CORPORATION	US8807791038	19-May-2022	Election of Director: Paula H.J. Cholmondeley	FOR
TEREX CORPORATION	US8807791038	19-May-2022	Election of Director: Don DeFosset	FOR
TEREX CORPORATION	US8807791038	19-May-2022	Election of Director: John L. Garrison Jr.	FOR
TEREX CORPORATION	US8807791038	19-May-2022	Election of Director: Thomas J. Hansen	FOR
TEREX CORPORATION	US8807791038	19-May-2022	Election of Director: Sandie O'Connor	FOR
TEREX CORPORATION	US8807791038	19-May-2022	Election of Director: Christopher Rossi	FOR
TEREX CORPORATION	US8807791038	19-May-2022	Election of Director: Andra Rush	FOR
TEREX CORPORATION	US8807791038	19-May-2022	Election of Director: David A. Sachs	FOR
TEREX CORPORATION	US8807791038	19-May-2022	To approve the compensation of the Company's named executive officers.	FOR
THE CATO CORPORATION	US1492051065	19-May-2022	DIRECTOR	ABSTAIN
THE CATO CORPORATION	US1492051065	19-May-2022	DIRECTOR	ABSTAIN
THE CATO CORPORATION	US1492051065	19-May-2022	To approve, on an advisory basis, the Company's executive compensation.	AGAINST
THE CATO CORPORATION	US1492051065	19-May-2022	To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending January 28, 2023.	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	Election of Director: Herbert Simon	FOR

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THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for fiscal year 2022, ending January 3, 2023.	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	Election of Director: David Overton	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	To approve the amendment to the Stock Incentive Plan to, among other things, increase the maximum number of shares of common stock available for grant by 2,350,000 shares.	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	To approve, on a non-binding, advisory basis, the compensation of the Company's Named Executive Officers as disclosed pursuant to the compensation disclosure rules of the Securities and Exchange Commission.	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	Election of Director: Edie A. Ames	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	Election of Director: Alexander L. Cappello	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	Election of Director: Khanh Collins	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	Election of Director: Paul D. Ginsberg	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	Election of Director: Jerome I. Kransdorf	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	Election of Director: Janice L. Meyer	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	Election of Director: Laurence B. Mindel	FOR
THE CHEESECAKE FACTORY INCORPORATED	US1630721017	19-May-2022	Election of Director: David B. Pittaway	FOR
THE FIRST BANCSHARES, INC.	US3189161033	19-May-2022	Election of Director: David W. Bomboy, M.D.	AGAINST
THE FIRST BANCSHARES, INC.	US3189161033	19-May-2022	Election of Director: M. Ray (Hoppy) Cole, Jr.	FOR
THE FIRST BANCSHARES, INC.	US3189161033	19-May-2022	Election of Director: E. Ricky Gibson	AGAINST
THE FIRST BANCSHARES, INC.	US3189161033	19-May-2022	Approval, on an advisory basis, of the compensation of our named executive officers	FOR
THE FIRST BANCSHARES, INC.	US3189161033	19-May-2022	Ratification of the appointment of BKD, LLP as the independent registered public accounting firm of the Company for the fiscal year 2022	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Manuel Kadre	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Stephanie C. Linnartz	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Gerard J. Arpey	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Craig A. Menear	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Paula Santilli	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Caryn Seidman-Becker	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Ratification of the Appointment of KPMG LLP	FOR

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THE HOME DEPOT, INC.	US4370761029	19-May-2022	Advisory Vote to Approve Executive Compensation ("Say-on-Pay")	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Approval of the Omnibus Stock Incentive Plan, as Amended and Restated May 19, 2022	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Shareholder Proposal to Reduce the Threshold to Call Special Shareholder Meetings to 10% of Outstanding Shares	AGAINST
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Shareholder Proposal Regarding Independent Board Chair	AGAINST
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Shareholder Proposal Regarding Political Contributions Congruency Analysis	AGAINST
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Shareholder Proposal Regarding Report on Gender and Racial Equity on the Board of Directors	AGAINST
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Ari Bousbib	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Shareholder Proposal Regarding Report on Deforestation	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Shareholder Proposal Regarding Racial Equity Audit	AGAINST
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Jeffery H. Boyd	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Gregory D. Brennehan	AGAINST
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: J. Frank Brown	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Albert P. Carey	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Edward P. Decker	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Linda R. Gooden	FOR
THE HOME DEPOT, INC.	US4370761029	19-May-2022	Election of Director: Wayne M. Hewett	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: Gretchen H. Watkins	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: Kelvin R. Westbrook	AGAINST
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: Cheryl K. Beebe	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	An advisory vote to approve the compensation of our named executive officers as disclosed in the accompanying Proxy Statement.	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	A stockholder proposal to reduce the ownership threshold to call a special meeting.	AGAINST
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: Gregory L. Ebel	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: Timothy S. Gitzel	AGAINST
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: Denise C. Johnson	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: Emery N. Koenig	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: James ("Joc") C. O'Rourke	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: David T. Seaton	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: Steven M. Seibert	FOR
THE MOSAIC COMPANY	US61945C1036	19-May-2022	Election of Director: Luciano Siani Pires	FOR

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THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Angela A. Sun	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Solomon D. Trujillo	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Martin I. Cole	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Advisory Vote to Approve Executive Compensation	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Ratification of Selection of Ernst & Young LLP as Independent Registered Public Accounting Firm for 2022	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Stockholder Proposal Regarding Modification to Stockholder Right to Call a Special Meeting	AGAINST
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Richard A. Goodman	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Betsy D. Holden	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Jeffrey A. Joerres	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Devin B. McGranahan	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Michael A. Miles, Jr.	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Timothy P. Murphy	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Joyce A. Phillips	FOR
THE WESTERN UNION COMPANY	US9598021098	19-May-2022	Election of Director: Jan Siegmund	FOR
TOBII DYNAVOX AB	SE0017105620	19-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TOBII DYNAVOX AB	SE0017105620	19-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
TOBII DYNAVOX AB	SE0017105620	19-May-2022	APPROVE DISCHARGE OF CARLBANDHOLD	FOR
TOBII DYNAVOX AB	SE0017105620	19-May-2022	APPROVE DISCHARGE OF HENRIEKSILSSON	FOR
TOBII DYNAVOX AB	SE0017105620	19-May-2022	APPROVE DISCHARGE OF CHARLOTTA FALVIN	FOR
TOBII DYNAVOX AB	SE0017105620	19-May-2022	APPROVE DISCHARGE OF ASA	FOR
TOBII DYNAVOX AB	SE0017105620	19-May-2022	APPROVE DISCHARGE OF CAROLINE	FOR
TOBII DYNAVOX AB	SE0017105620	19-May-2022	APPROVE DISCHARGE OF FREDRIKRUBEN (AS CEO)	FOR
TOBII DYNAVOX AB	SE0017105620	19-May-2022	APPROVE DISCHARGE OF FREDRIK	FOR

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TRICO BANCSHARES	US8960951064	19-May-2022	Advisory approval of the company's executive compensation.	FOR
TRICO BANCSHARES	US8960951064	19-May-2022	To ratify the selection of Moss Adams LLP as the company's independent auditor for 2022.	FOR
UDR, INC.	US9026531049	19-May-2022	Election of Director: Thomas W. Toomey	FOR
UDR, INC.	US9026531049	19-May-2022	Advisory vote to approve named executive officer compensation.	FOR
UDR, INC.	US9026531049	19-May-2022	Election of Director: Katherine A. Cattanach	FOR
UDR, INC.	US9026531049	19-May-2022	To ratify the appointment of Ernst & Young LLP to serve as independent registered public accounting firm for the year ending December 31, 2022.	FOR
UDR, INC.	US9026531049	19-May-2022	Election of Director: Jon A. Grove	FOR
UDR, INC.	US9026531049	19-May-2022	Election of Director: Mary Ann King	FOR
UDR, INC.	US9026531049	19-May-2022	Election of Director: James D. Klingbeil	FOR
UDR, INC.	US9026531049	19-May-2022	Election of Director: Clint D. McDonnough	FOR
UDR, INC.	US9026531049	19-May-2022	Election of Director: Robert A. McNamara	FOR
UDR, INC.	US9026531049	19-May-2022	Election of Director: Diane M. Morefield	FOR
UDR, INC.	US9026531049	19-May-2022	Election of Director: Kevin C. Nickelberry	FOR
UDR, INC.	US9026531049	19-May-2022	Election of Director: Mark R. Patterson	AGAINST
ULTRA CLEAN HOLDINGS, INC.	US90385V1070	19-May-2022	Approval, by an advisory vote, of the compensation of Ultra Clean Holdings, Inc.'s named executive officers for fiscal 2021 as disclosed in our proxy statement for the 2022 Annual Meeting of Stockholders.	FOR
ULTRA CLEAN HOLDINGS, INC.	US90385V1070	19-May-2022	Election of Director: Clarence L. Granger	FOR
ULTRA CLEAN HOLDINGS, INC.	US90385V1070	19-May-2022	Election of Director: James P. Scholhamer	FOR
ULTRA CLEAN HOLDINGS, INC.	US90385V1070	19-May-2022	Election of Director: David T. ibnAle	FOR
ULTRA CLEAN HOLDINGS, INC.	US90385V1070	19-May-2022	Election of Director: Emily M. Liggett	FOR
ULTRA CLEAN HOLDINGS, INC.	US90385V1070	19-May-2022	Election of Director: Thomas T. Edman	FOR
ULTRA CLEAN HOLDINGS, INC.	US90385V1070	19-May-2022	Election of Director: Barbara V. Scherer	FOR
ULTRA CLEAN HOLDINGS, INC.	US90385V1070	19-May-2022	Election of Director: Ernest E. Maddock	FOR
ULTRA CLEAN HOLDINGS, INC.	US90385V1070	19-May-2022	Election of Director: Jacqueline A. Seto	FOR
ULTRA CLEAN HOLDINGS, INC.	US90385V1070	19-May-2022	Ratification of the appointment of Moss Adams LLP as the independent registered public accounting firm of Ultra Clean Holdings, Inc. for fiscal 2022.	FOR
UNITED INTERNET AG	DE0005089031	19-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
UNITED INTERNET AG	DE0005089031	19-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2022 AND THE FIRST QUARTER OF FISCAL YEAR 2023	FOR
UNITED INTERNET AG	DE0005089031	19-May-2022	APPROVE REMUNERATION REPORT	AGAINST
UNITED INTERNET AG	DE0005089031	19-May-2022	AMEND ARTICLES RE: SUPERVISORY BOARD TERM OF OFFICE	FOR
UNITED INTERNET AG	DE0005089031	19-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR

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UNITED INTERNET AG	DE0005089031	19-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.50 PER SHARE	FOR
UNITED INTERNET AG	DE0005089031	19-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER RALPH DOMMERMUTH FOR FISCAL YEAR 2021	FOR
UNITED INTERNET AG	DE0005089031	19-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MARTIN MILDNER FOR FISCAL YEAR 2021	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	DIRECTOR	ABSTAIN
VORNADO REALTY TRUST	US9290421091	19-May-2022	RATIFICATION OF THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE CURRENT FISCAL YEAR.	FOR
VORNADO REALTY TRUST	US9290421091	19-May-2022	NON-BINDING, ADVISORY RESOLUTION ON EXECUTIVE COMPENSATION.	AGAINST
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	REINSERTION OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	CHANGE OF COMPANY NAME: WOODSIDE PETROLEUM LTD TO WOODSIDE ENERGY GROUP LTD	FOR
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	CHANGE OF EXTERNAL AUDITOR: PRICEWATERHOUSECOOPERS	FOR
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	CLIMATE REPORT	AGAINST
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CONTINGENT RESOLUTION - CAPITAL PROTECTION	AGAINST
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CONTINGENT RESOLUTION - CLIMATE-RELATED LOBBYING	AGAINST
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CONTINGENT RESOLUTION - DECOMMISSIONING	AGAINST
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	APPROVAL OF THE BHP PETROLEUM MERGER	FOR
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	DR SARAH RYAN IS RE-ELECTED AS A DIRECTOR	FOR
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	MS ANN PICKARD IS RE-ELECTED AS A DIRECTOR	FOR
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	MR FRANK COOPER IS RE-ELECTED AS A DIRECTOR	FOR
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	MR BEN WYATT IS ELECTED AS A DIRECTOR	FOR
WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	REMUNERATION REPORT	FOR

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WOODSIDE PETROLEUM LTD	AU000000WPL2	19-May-2022	APPROVAL OF GRANT OF EXECUTIVE INCENTIVE SCHEME AWARDS TO CEO & MANAGING DIRECTOR	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	ABSTAIN
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	ABSTAIN
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	ABSTAIN
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	DIRECTOR	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	Ratification of Deloitte & Touche LLP as our Independent Registered Public Accounting Firm.	FOR
WORLD WRESTLING ENTERTAINMENT, INC.	US98156Q1085	19-May-2022	Advisory vote to approve Executive Compensation.	FOR
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Approval, on an advisory basis, of the 2021 compensation of our named executive officers.	FOR
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Election of Director: Joseph J. Echevarria	AGAINST
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Approve an amendment to the Company's amended and restated Certificate of Incorporation to permit shareholders to act by written consent.	FOR
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Consideration of a shareholder proposal for shareholder right to call a special shareholder meeting, if properly presented at the Annual Meeting.	AGAINST
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Election of Director: Scott Letier	FOR

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XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Election of Director: Jesse A. Lynn	FOR
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Election of Director: Nichelle Maynard-Elliott	FOR
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Election of Director: Steven D. Miller	FOR
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Election of Director: James L. Nelson	AGAINST
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Election of Director: Margarita Paláu-Hernández	FOR
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Election of Director: Giovanni ("John") Visentin	FOR
XEROX HOLDINGS CORPORATION	US98421M1062	19-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP (PwC) as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: P. Justin Skala	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: Elane B. Stock	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: Paget L. Alves	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: Annie Young-Scrivner	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Ratification of Independent Auditors.	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Advisory Vote on Executive Compensation.	AGAINST
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: Keith Barr	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: Christopher M. Connor	AGAINST
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: Brian C. Cornell	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: Tanya L. Domier	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: David W. Gibbs	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: Mirian M. Graddick-Weir	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: Lauren R. Hobart	FOR
YUM! BRANDS, INC.	US9884981013	19-May-2022	Election of Director: Thomas C. Nelson	FOR
YUNDA HOLDING CO LTD	CNE10000015	19-May-2022	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE GENERAL MEETING OF SHAREHOLDERS	AGAINST
YUNDA HOLDING CO LTD	CNE10000015	19-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
YUNDA HOLDING CO LTD	CNE10000015	19-May-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATIONS OF THE COMPANY	FOR
YUNDA HOLDING CO LTD	CNE10000015	19-May-2022	EXTENSION OF THE VALID PERIOD OF THE RESOLUTION ON PUBLIC ISSUANCE OF CONVERTIBLE BONDS AND RELEVANT AUTHORIZATION	FOR
YUNDA HOLDING CO LTD	CNE10000015	19-May-2022	PROVISION OF EXTERNAL FINANCIAL AID WITH PROPRIETARY FUNDS	FOR

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YUNDA HOLDING CO LTD	CNE100000015	19-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
YUNDA HOLDING CO LTD	CNE100000015	19-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
YUNDA HOLDING CO LTD	CNE100000015	19-May-2022	2021 ANNUAL ACCOUNTS	FOR
YUNDA HOLDING CO LTD	CNE100000015	19-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY0.52000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
YUNDA HOLDING CO LTD	CNE100000015	19-May-2022	ENTRUSTED WEALTH MANAGEMENT WITH PROPRIETARY FUNDS	AGAINST
YUNDA HOLDING CO LTD	CNE100000015	19-May-2022	2022 ESTIMATED GUARANTEE QUOTA FOR WHOLLY-OWNED SUBSIDIARIES	FOR
YUNDA HOLDING CO LTD	CNE100000015	19-May-2022	AMENDMENTS TO THE CONNECTED TRANSACTIONS MANAGEMENT SYSTEM	AGAINST
YUNDA HOLDING CO LTD	CNE100000015	19-May-2022	AMENDMENTS TO THE RAISED FUNDS MANAGEMENT SYSTEM	AGAINST
ZOETIS INC.	US98978V1035	19-May-2022	Election of Director: Paul M. Bisaro	FOR
ZOETIS INC.	US98978V1035	19-May-2022	Election of Director: Frank A. D'Amelio	FOR
ZOETIS INC.	US98978V1035	19-May-2022	Election of Director: Michael B. McCallister	FOR
ZOETIS INC.	US98978V1035	19-May-2022	Advisory vote to approve our executive compensation.	FOR
ZOETIS INC.	US98978V1035	19-May-2022	Approval of an Amendment and Restatement of our 2013 Equity and Incentive Plan.	FOR
ZOETIS INC.	US98978V1035	19-May-2022	Ratification of appointment of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
ZOETIS INC.	US98978V1035	19-May-2022	Approval of an amendment to our Restated Certificate of Incorporation to eliminate supermajority voting provisions and certain provisions related to Pfizer Inc.	FOR
ZOETIS INC.	US98978V1035	19-May-2022	Approval of an amendment to our Restated Certificate of Incorporation to declassify the Board of Directors.	FOR
ZYNEX, INC	US98986M1036	19-May-2022	DIRECTOR	FOR
ZYNEX, INC	US98986M1036	19-May-2022	DIRECTOR	FOR
ZYNEX, INC	US98986M1036	19-May-2022	DIRECTOR	FOR
ZYNEX, INC	US98986M1036	19-May-2022	DIRECTOR	ABSTAIN
ZYNEX, INC	US98986M1036	19-May-2022	To ratify the selection of Plante & Moran, PLLC as our independent registered public accounting firm to audit the consolidated financial statements of Zynex, Inc. for our fiscal year ending December 31, 2022.	FOR
ZYNGA INC.	US98986T1088	19-May-2022	To adopt the Agreement and Plan of Merger, dated January 9, 2022, which is referred to as the "merger agreement," among Take-Two Interactive Software, Inc., Zebra MS I, Inc., Zebra MS II, Inc., and Zynga Inc., as it may be amended from time to time, which proposal is referred to as the "Zynga merger proposal".	FOR
ZYNGA INC.	US98986T1088	19-May-2022	To approve, on a non-binding advisory basis, the compensation that may be paid or become payable to Zynga named executive officers that is based on or otherwise relates to the transactions contemplated by the merger agreement.	FOR
ZYNGA INC.	US98986T1088	19-May-2022	To approve the adjournment of the Zynga special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Zynga special meeting to approve the Zynga merger proposal.	AGAINST
ACCOR SA	FR0000120404	20-May-2022	APPOINTMENT OF MRS. H L NE AURIOL POTIER AS DIRECTOR OF THE COMPANY	FOR
ACCOR SA	FR0000120404	20-May-2022	RENEWAL OF MRS. QIONGER JIANG AS DIRECTOR OF THE COMPANY	FOR

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ACCOR SA	FR0000120404	20-May-2022	RENEWAL OF MR. NICOLAS SARKOZY AS DIRECTOR OF THE COMPANY	FOR
ACCOR SA	FR0000120404	20-May-2022	RENEWAL OF MRS. ISABELLE SIMON AS DIRECTOR OF THE COMPANY	FOR
ACCOR SA	FR0000120404	20-May-2022	RENEWAL OF MR. SARMAZ ZOK AS DIRECTOR OF THE COMPANY	FOR
ACCOR SA	FR0000120404	20-May-2022	APPROVAL OF THE REPORT ON COMPENSATION OF THE EXECUTIVE OFFICERS FOR THE YEAR ENDED DECEMBER 31, 2021 (EX POST SAY ON PAY)	FOR
ACCOR SA	FR0000120404	20-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING OR AWARDED FOR THE YEAR ENDED DECEMBER 31, 2021, TO MR. S BASTIEN BAZIN AS CHAIRMAN AND CHIEF EXECUTIVE OFFICER (EX POST SAY ON PAY)	AGAINST
ACCOR SA	FR0000120404	20-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR 2022 (EX ANTE SAY ON PAY)	FOR
ACCOR SA	FR0000120404	20-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DIRECTORS FOR 2022 (EX ANTE SAY ON PAY)	FOR
ACCOR SA	FR0000120404	20-May-2022	APPROVAL OF A RELATED-PARTY AGREEMENT - SPECIAL REPORT OF THE STATUTORY AUDITORS	FOR
ACCOR SA	FR0000120404	20-May-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES	FOR
ACCOR SA	FR0000120404	20-May-2022	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO GRANT PERFORMANCE SHARES TO EMPLOYEES OR EXECUTIVE OFFICERS	FOR
ACCOR SA	FR0000120404	20-May-2022	RESTRICTION ON THE NUMBER OF PERFORMANCE SHARES THAT MAY BE GRANTED TO EXECUTIVE OFFICERS OF THE COMPANY	FOR
ACCOR SA	FR0000120404	20-May-2022	DELEGATION TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL TO THE BENEFIT OF MEMBERS OF AN ACCOR GROUP SAVINGS PLAN (PLAN D' PARGNE ENTREPRISE) WITHOUT PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS	FOR
ACCOR SA	FR0000120404	20-May-2022	DELEGATION TO THE BOARD OF DIRECTORS TO ISSUE FREE SHARE WARRANTS TO SHAREHOLDERS IN THE EVENT OF A PUBLIC OFFER ON THE SHARES OF THE COMPANY	AGAINST
ACCOR SA	FR0000120404	20-May-2022	POWERS TO CARRY OUT LEGAL FORMALITIES	FOR
ACCOR SA	FR0000120404	20-May-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS AND THE REPORTS THEREON FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
ACCOR SA	FR0000120404	20-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS THEREON FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
ACCOR SA	FR0000120404	20-May-2022	APPROPRIATION OF RESULT FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
ACCOR SA	FR0000120404	20-May-2022	APPOINTMENT OF MRS. ASMA ABDULRAHMAN AL-KHULAIFI AS DIRECTOR OF THE COMPANY	FOR
ACCOR SA	FR0000120404	20-May-2022	APPOINTMENT OF MR. UGO ARZANI AS DIRECTOR OF THE COMPANY	FOR
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	To Approve the New Directors' Annual Retainer Plan	FOR
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	Election of Director: Erland E. Kailbourne	FOR
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	To Ratify the Appointment of KPMG LLP as our independent auditor	FOR

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ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	To Approve, by non-binding vote, executive compensation	FOR
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	Election of Director: John R. Scannell	ABSTAIN
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	Election of Director: Katharine L. Plourde	FOR
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	Election of Director: A. William Higgins	FOR
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	Election of Director: Kenneth W. Krueger	FOR
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	Election of Director: Mark J. Murphy	FOR
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	Election of Director: J. Michael McQuade	FOR
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	Election of Director: Christina M. Alvord	FOR
ALBANY INTERNATIONAL CORP.	US0123481089	20-May-2022	Election of Director: Russell E. Toney	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Approval of an amendment to the American Public Education, Inc. 2017 Omnibus Incentive Plan, including, among other changes, to increase the number of shares available for issuance thereunder.	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Advisory vote to approve the compensation of the Company's named executive officers as disclosed in the Company's proxy statement for the 2022 Annual Meeting.	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Election of Director: Eric C. Andersen	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm for the Company for the fiscal year ending December 31, 2022.	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Election of Director: Granetta B. Blevins	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Election of Director: Anna M. Fabrega	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Election of Director: Jean C. Halle	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Election of Director: Barbara L. Kurshan	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Election of Director: Daniel S. Pianko	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Election of Director: William G. Robinson, Jr.	FOR
AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Election of Director: Angela K. Selden	FOR

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AMERICAN PUBLIC EDUCATION, INC.	US02913V1035	20-May-2022	Election of Director: Vincent R. Stewart	FOR
AMP LIMITED	AU000000AMP6	20-May-2022	TO RE-ELECT ANDREA SLATTERY AS A DIRECTOR	FOR
AMP LIMITED	AU000000AMP6	20-May-2022	TO ELECT MICHAEL (MIKE) HIRST AS A DIRECTOR	FOR
AMP LIMITED	AU000000AMP6	20-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
AMP LIMITED	AU000000AMP6	20-May-2022	APPROVAL OF THE CEO'S LONG-TERM INCENTIVE FOR 2022	FOR
AXON ENTERPRISE, INC.	US05464C1018	20-May-2022	Proposal No. 1 requests that shareholders vote to approve an amendment to the Company's Amended and Restated Certificate of Incorporation to declassify the Company's Board of Directors.	FOR
AXON ENTERPRISE, INC.	US05464C1018	20-May-2022	Election of Class A Director: Adriane Brown	FOR
AXON ENTERPRISE, INC.	US05464C1018	20-May-2022	Election of Class A Director: Michael Garnreiter	FOR
AXON ENTERPRISE, INC.	US05464C1018	20-May-2022	Election of Class A Director: Hadi Partovi	FOR
AXON ENTERPRISE, INC.	US05464C1018	20-May-2022	Proposal No. 3 requests that shareholders vote to approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
AXON ENTERPRISE, INC.	US05464C1018	20-May-2022	Proposal No. 4 requests that shareholders vote to ratify the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
AXON ENTERPRISE, INC.	US05464C1018	20-May-2022	Proposal No. 5 requests that shareholders vote to approve the Axon Enterprise, Inc. 2022 Stock Incentive Plan.	FOR
CABLE ONE, INC.	US12685J1051	20-May-2022	To approve the Company's Amended and Restated Certificate of Incorporation, as amended and restated to reduce the required stockholder vote to adopt, amend, alter or repeal any provision of the Company's Amended and Restated By-Laws from 66 2/3% of the combined voting power to a majority of the combined voting power standard	FOR
CABLE ONE, INC.	US12685J1051	20-May-2022	To approve the Cable One, Inc. 2022 Omnibus Incentive Compensation Plan	FOR
CABLE ONE, INC.	US12685J1051	20-May-2022	Election of Director: Brad D. Brian	FOR
CABLE ONE, INC.	US12685J1051	20-May-2022	Election of Director: Thomas S. Gayner	AGAINST
CABLE ONE, INC.	US12685J1051	20-May-2022	Election of Director: Deborah J. Kissire	FOR
CABLE ONE, INC.	US12685J1051	20-May-2022	Election of Director: Julia M. Laulis	FOR
CABLE ONE, INC.	US12685J1051	20-May-2022	Election of Director: Thomas O. Might	FOR
CABLE ONE, INC.	US12685J1051	20-May-2022	Election of Director: Kristine E. Miller	FOR
CABLE ONE, INC.	US12685J1051	20-May-2022	Election of Director: Katharine B. Weymouth	FOR
CABLE ONE, INC.	US12685J1051	20-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of the Company for the year ending December 31, 2022	FOR
CABLE ONE, INC.	US12685J1051	20-May-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers for 2021	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Director: Robert L. Phillips	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Director: Tracy Robinson	FOR

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CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Directors Election of Director: Shauneen Bruder	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Appointment of KPMG LLP as Auditors	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Non-Binding Advisory Resolution to accept the approach to executive compensation disclosed in the management information circular, the full text of which resolution is set out on p. 11 of the management information circular.	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Non-Binding Advisory Resolution to accept Canadian National Railway Company's Climate Action Plan as disclosed in the management information circular, the full text of which resolution is set out on p. 11 of the management information circular.	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Director: Jo-ann dePass Olsovsky	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Director: David Freeman	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Director: Denise Gray	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Director: Justin M. Howell	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Director: Susan C. Jones	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Director: Robert Knight	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Director: The Hon. Kevin G. Lynch	FOR
CANADIAN NATIONAL RAILWAY COMPANY	CA1363751027	20-May-2022	Election of Director: Margaret A. McKenzie	FOR
CHAILEASE HOLDING COMPANY LIMITED	KYG202881093	20-May-2022	TO ACCEPT 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
CHAILEASE HOLDING COMPANY LIMITED	KYG202881093	20-May-2022	TO APPROVE THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED CASH DIVIDEND: TWD 6 PER COMMON SHARE. PROPOSED CASH DIVIDEND: TWD 3.8 PER PREFERRED SHARE	FOR
CHAILEASE HOLDING COMPANY LIMITED	KYG202881093	20-May-2022	ISSUANCE OF NEW SHARES VIA CAPITALIZATION OF RETAINED EARNINGS.PROPOSED STOCK DIVIDEND: 50 FOR 1,000 SHS HELD	FOR
CHAILEASE HOLDING COMPANY LIMITED	KYG202881093	20-May-2022	AMENDMENT TO THE PROCESSING PROCEDURES FOR THE ACQUISITION AND DISPOSAL OF ASSETS	FOR
CHAILEASE HOLDING COMPANY LIMITED	KYG202881093	20-May-2022	AMENDMENT TO THE MEMORANDUM & ARTICLES OF ASSOCIATION (SPECIAL RESOLUTION)	AGAINST
CHAILEASE HOLDING COMPANY LIMITED	KYG202881093	20-May-2022	TO CONSIDER AND APPROVE THE COMPANY'S PLAN TO RAISE LONG-TERM CAPITAL	FOR
CHAILEASE HOLDING COMPANY LIMITED	KYG202881093	20-May-2022	PROPOSAL OF RELEASING THE NON-COMPETITION RESTRICTIONS ON DIRECTORS	FOR

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CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO RE-ELECT MR. WONG TAK SHING AS DIRECTOR	AGAINST
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO RE-ELECT MR. YU HON TO, DAVID AS DIRECTOR	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO RE-ELECT MR. HU XIAOYONG, DAVID AS DIRECTOR	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO RE-APPOINT MESSRS. ERNST & YOUNG AS AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE AUDITORS REMUNERATION	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20 PER CENT. OF THE EXISTING ISSUED SHARES OF THE COMPANY (THE GENERAL MANDATE)	AGAINST
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10 PER CENT. OF THE EXISTING ISSUED SHARES OF THE COMPANY (THE REPURCHASE MANDATE)	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO ISSUE UNDER THE GENERAL MANDATE AN ADDITIONAL NUMBER OF SHARES REPRESENTING THE NUMBER OF SHARES REPURCHASED UNDER THE REPURCHASE MANDATE	AGAINST
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO ADOPT A NEW BYE-LAWS	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE DIRECTORS REPORT AND THE INDEPENDENT AUDITORS REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO DECLARE A FINAL DIVIDEND OF 112 HK CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO RE-ELECT MR. WANG CHUANDONG AS DIRECTOR	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO RE-ELECT MR. YANG PING AS DIRECTOR	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO RE-ELECT MR. WANG GAOQIANG AS DIRECTOR	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO RE-ELECT MR. LIU XIAOYONG AS DIRECTOR	FOR
CHINA RESOURCES GAS GROUP LTD	BMG2113B1081	20-May-2022	TO RE-ELECT MR. LIU JIAN AS DIRECTOR	FOR
COGNA EDUCACAO SA	BRCOGNACNOR2	20-May-2022	ADD NEW ACTIVITY AND MODIFY ACTIVITY CONTAINED IN THE COMPANY'S SOCIAL OBJECTIVES, WITH THE CONSEQUENT INCLUSION OF POINT I AND POINT K OF ART. 2 OF THE COMPANY'S BYLAWS, PURSUANT TO THE MANAGEMENT PROPOSAL	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	APPROVAL OF THE AUDITORS REMUNERATION	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS, RUNE SYVERSEN (CHAIRMAN)	AGAINST

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CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: DAGFINN RINGS	AGAINST
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: GRETHE VIKSAAS	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: JENNIFER KOSS	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: JENS RUGSETH	AGAINST
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: WENCHE MARIE AGERUP	AGAINST
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: JENS WINTER MOBERG	AGAINST
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF NOMINATION COMMITTEE, TOR MALMO (CHAIRMAN)	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF NOMINATION COMMITTEE: OLE-MORTEN SETTEVIK	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF NOMINATION COMMITTEE: PAUL C. SCHORR IV	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	APPROVAL OF REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	APPROVAL OF REMUNERATION TO THE MEMBERS OF THE NOMINATION COMMITTEE	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	THE BOARD OF DIRECTORS REMUNERATION REPORT FOR EXECUTIVE PERSONNEL	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	BOARD AUTHORIZATION FOR SHARE CAPITAL INCREASES IN CONNECTION WITH THE COMPANYS INCENTIVE SCHEMES	AGAINST
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	BOARD AUTHORIZATIONS FOR SHARE CAPITAL INCREASES IN CONNECTION WITH ACQUISITIONS, ETC.	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	AUTHORIZATION TO REPURCHASE TREASURY SHARES	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF CHAIRPERSON FOR THE MEETING	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	APPROVAL OF THE NOTICE AND THE AGENDA	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	ELECTION OF A PERSON TO CO-SIGN THE MINUTES	FOR
CRAYON GROUP HOLDING ASA	NO0010808892	20-May-2022	APPROVAL OF THE ANNUAL ACCOUNTS AND THE BOARD OF DIRECTORS REPORT FOR 2021	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	RE-ELECT KEITH LAYDEN AS DIRECTOR	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	RE-ELECT JEZ MAIDEN AS DIRECTOR	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	ELECT NAWAL OUZREN AS DIRECTOR	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	RE-ELECT JOHN RAMSAY AS DIRECTOR	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	REAPPOINT KPMG LLP AS AUDITORS	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS NOTICE	AGAINST
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	APPROVE REMUNERATION REPORT	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	APPROVE FINAL DIVIDEND	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	RE-ELECT ROBERTO CIRILLO AS DIRECTOR	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	RE-ELECT JACQUI FERGUSON AS DIRECTOR	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	RE-ELECT STEVE FOOTS AS DIRECTOR	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	RE-ELECT ANITA FREW AS DIRECTOR	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	RE-ELECT HELENA GANCZAKOWSKI AS DIRECTOR	FOR
CRODA INTERNATIONAL PLC	GB00BJFFLV09	20-May-2022	ELECT JULIE KIM AS DIRECTOR	FOR
CROWN RESORTS LTD	AU000000CWN6	20-May-2022	THAT, PURSUANT TO AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH), THE SCHEME (THE TERMS OF WHICH ARE DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE NOTICE CONVENING THIS MEETING FORMS PART) IS AGREED TO (WITH OR WITHOUT MODIFICATION OR CONDITIONS AS APPROVED BY THE FEDERAL COURT OF AUSTRALIA TO WHICH CROWN RESORTS LIMITED AND SS SILVER II PTY LTD AGREE)	FOR
DICKER DATA LTD	AU000000DDR5	20-May-2022	THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON THE RESOLUTION PROPOSED IN ITEM 2 (REMUNERATION REPORT) BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT: A) A GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS AFTER THE PASSING OF THIS RESOLUTION; B) ALL OF THE DIRECTORS OF THE COMPANY IN OFFICE AT THE TIME WHEN THE BOARD RESOLUTION TO MAKE THE DIRECTORS REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 WAS PASSED (OTHER THAN THE MANAGING DIRECTOR), AND WHO REMAIN DIRECTORS AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE OF SHAREHOLDERS AT THE SPILL MEETING	AGAINST
DICKER DATA LTD	AU000000DDR5	20-May-2022	REMUNERATION REPORT	FOR
DICKER DATA LTD	AU000000DDR5	20-May-2022	RE-ELECTION OF MR IAN WELCH	AGAINST

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DICKER DATA LTD	AU000000DDR5	20-May-2022	RE-ELECTION MS LEANNE RALPH	AGAINST
DICKER DATA LTD	AU000000DDR5	20-May-2022	AMENDMENTS TO CONSTITUTION	FOR
DICKER DATA LTD	AU000000DDR5	20-May-2022	RENEWAL OF PROPORTIONAL TAKEOVER PROVISION	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Advisory Vote on Executive Compensation.	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Ratification of the Appointment of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm.	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Election of director: Frank G. D'Angelo	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Approval of the Evertec, Inc. 2022 Equity Incentive Plan.	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Election of director: Morgan M. Schuessler, Jr.	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Election of director: Kelly Barrett	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Election of director: Olga Botero	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Election of director: Jorge A. Junquera	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Election of director: Iván Pagán	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Election of director: Aldo J. Polak	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Election of director: Alan H. Schumacher	FOR
EVERTEC, INC.	PR30040P1032	20-May-2022	Election of director: Brian J. Smith	FOR
FIRST BANCORP	PR3186727065	20-May-2022	To approve on a non-binding basis the 2021 compensation of First BanCorp's named executive officers.	FOR
FIRST BANCORP	PR3186727065	20-May-2022	To ratify the appointment of Crowe LLP as our independent registered public accounting firm for our 2022 fiscal year.	FOR
FIRST BANCORP	PR3186727065	20-May-2022	Election of Director: Juan Acosta Reboyras	FOR
FIRST BANCORP	PR3186727065	20-May-2022	Election of Director: Aurelio Alemán	FOR
FIRST BANCORP	PR3186727065	20-May-2022	Election of Director: Luz A. Crespo	FOR
FIRST BANCORP	PR3186727065	20-May-2022	Election of Director: Tracey Dedrick	FOR
FIRST BANCORP	PR3186727065	20-May-2022	Election of Director: Patricia M. Eaves	FOR
FIRST BANCORP	PR3186727065	20-May-2022	Election of Director: Daniel E. Frye	FOR
FIRST BANCORP	PR3186727065	20-May-2022	Election of Director: John A. Heffern	FOR
FIRST BANCORP	PR3186727065	20-May-2022	Election of Director: Roberto R. Herencia	AGAINST
FIRST BANCORP	PR3186727065	20-May-2022	Election of Director: Félix M. Villamil	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	AUTHORISE THE AUDIT AND VALUATION COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR

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GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	AUTHORISE OFF-MARKET PURCHASE OF ORDINARY SHARES	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	APPROVE REMUNERATION REPORT	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	APPROVE REMUNERATION POLICY	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	RE-ELECT IRAKLI GILAUDI AS DIRECTOR	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	RE-ELECT KIM BRADLEY AS DIRECTOR	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	RE-ELECT MARIA CHATTI-GAUTIER AS DIRECTOR	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	RE-ELECT MASSIMO GESUA' SIVE SALVADORI AS DIRECTOR	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	RE-ELECT DAVID MORRISON AS DIRECTOR	FOR
GEORGIA CAPITAL PLC	GB00BF4HYV08	20-May-2022	RE-ELECT JYRKI TALVITIE AS DIRECTOR	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING: ISSUING ENTITY, SIZE OF ISSUANCE AND METHOD OF ISSUANCE	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING: TYPE OF DEBT FINANCING INSTRUMENTS	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING: TERM OF DEBT FINANCING INSTRUMENTS	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING: INTEREST RATE OF THE DEBT FINANCING INSTRUMENTS	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING: SECURITY AND OTHER ARRANGEMENTS	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING: USE OF PROCEEDS	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING:ISSUING PRICE	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING:TARGETS OF ISSUE	FOR

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GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING: LISTING OF THE DEBT FINANCING INSTRUMENTS	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING: SAFEGUARD MEASURES FOR DEBT REPAYMENT OF THE DEBT FINANCING INSTRUMENTS	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING: AUTHORIZATION FOR THE ISSUANCES OF THE ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO CONSIDER AND APPROVE THE 2021 DIRECTOR'S REPORT	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO INDIVIDUALLY CONSIDER AND APPROVE THE RESOLUTION REGARDING THE GENERAL MANDATE OF ISSUANCES OF ONSHORE AND OFFSHORE DEBT FINANCING INSTRUMENTS BY THE COMPANY, INCLUDING: VALIDITY PERIOD OF THE RESOLUTION	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO CONSIDER AND APPROVE THE 2021 SUPERVISORY COMMITTEE'S REPORT	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO CONSIDER AND APPROVE THE 2021 FINAL FINANCIAL REPORT	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO CONSIDER AND APPROVE THE 2021 ANNUAL REPORT	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO CONSIDER AND APPROVE THE 2021 PROFIT DISTRIBUTION PLAN	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO CONSIDER AND APPROVE THE RESOLUTION REGARDING ENGAGEMENT OF AUDITORS IN 2022	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE AUTHORIZATION OF PROPRIETARY INVESTMENT QUOTA OF THE COMPANY FOR 2022	FOR
GF SECURITIES CO LTD	CNE100001TQ9	20-May-2022	TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE 2022 EXPECTED DAILY RELATED PARTY/CONNECTED TRANSACTIONS OF THE COMPANY	FOR
HAFNIA LTD	BMG4233B1090	20-May-2022	TO DETERMINE THAT THE NUMBER OF DIRECTORS OF THE COMPANY SHALL BE UP TO EIGHT	FOR
HAFNIA LTD	BMG4233B1090	20-May-2022	TO RE-ELECT THE FOLLOWING CLASS II DIRECTOR FOR A TERM OF 2 YEARS :MR. JOHN RIDGWAY	FOR
HAFNIA LTD	BMG4233B1090	20-May-2022	TO RE-ELECT THE FOLLOWING CLASS II DIRECTOR FOR A TERM OF 2 YEARS :MS. OUMA SANANIKONE	FOR
HAFNIA LTD	BMG4233B1090	20-May-2022	TO RE-ELECT THE FOLLOWING CLASS II DIRECTOR FOR A TERM OF 2 YEARS :MR. GUILLAUME PHILIPPE GERRY BAYOL	FOR
HAFNIA LTD	BMG4233B1090	20-May-2022	TO RE-APPOINT MR. ANDREAS SOHMEN-PAO TO THE OFFICE OF CHAIRMAN OF THE COMPANY FOR THE ENSUING YEAR	FOR
HAFNIA LTD	BMG4233B1090	20-May-2022	TO APPOINT MS. SOPHIE SMITH AS A MEMBER AND CHAIRMAN OF THE NOMINATION COMMITTEE OF THE COMPANY REPLACING MR. ANDREAS SOHMEN-PAO	FOR
HAFNIA LTD	BMG4233B1090	20-May-2022	TO APPROVE THE ANNUAL FEES PAYABLE TO THE DIRECTORS AND COMMITTEE MEMBERS AS REFLECTED IN AGENDA 8 OF THE NOTICE OF ANNUAL GENERAL MEETING	FOR
HAFNIA LTD	BMG4233B1090	20-May-2022	TO APPROVE THE RE-APPOINTMENT OF KPMG LLP AS AUDITOR TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AND TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	AGAINST
HIKMA PHARMACEUTICALS PLC	GB00B0LCW083	20-May-2022	APPROVE THE CONVERSION OF THE MERGER RESERVE TO A DISTRIBUTABLE RESERVE	FOR

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HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Approval, in a non-binding advisory vote, of the compensation paid to the Company's named executive officers.	FOR
HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Election of Director: Christopher J. Nassetta	FOR
HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Election of Director: Jonathan D. Gray	FOR
HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Election of Director: Charlene T. Begley	FOR
HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Election of Director: Chris Carr	FOR
HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Election of Director: Melanie L. Healey	FOR
HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Election of Director: Raymond E. Mabus, Jr.	FOR
HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Election of Director: Judith A. McHale	FOR
HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Election of Director: Elizabeth A. Smith	FOR
HILTON WORLDWIDE HOLDINGS INC.	US43300A2033	20-May-2022	Election of Director: Douglas M. Steenland	AGAINST
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: Dwayne A. Wilson	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: James P. Zallie	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: David B. Fischer	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	To approve, by advisory vote, the compensation of the Company's "named executive officers."	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	To ratify the appointment of KPMG LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: Paul Hanrahan	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: Rhonda L. Jordan	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: Gregory B. Kenny	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: Charles V. Magro	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: Victoria J. Reich	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: Catherine A. Suever	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: Stephan B. Tanda	FOR
INGREDION INCORPORATED	US4571871023	20-May-2022	Election of Director to serve for a term of one year: Jorge A. Uribe	FOR

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INVOCARE LTD	AU000000IVC8	20-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
INVOCARE LTD	AU000000IVC8	20-May-2022	RE-ELECTION OF RICHARD DAVIS AS A DIRECTOR	FOR
INVOCARE LTD	AU000000IVC8	20-May-2022	RE-ELECTION OF MEGAN QUINN AS A DIRECTOR	FOR
INVOCARE LTD	AU000000IVC8	20-May-2022	ELECTION OF KEE WONG AS A DIRECTOR	FOR
INVOCARE LTD	AU000000IVC8	20-May-2022	APPROVAL OF SECURITY GRANTS TO OLIVIER CHRETIEN	FOR
INVOCARE LTD	AU000000IVC8	20-May-2022	APPOINTMENT OF AUDITOR	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO RE-ELECT JON HAUCK AS A DIRECTOR	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO RE-APPOINT BDO LLP AS AUDITOR	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITOR'S REMUNERATION	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO DISAPPLY PRE-EMPTION RIGHTS	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO ADDITIONALLY DISAPPLY PRE-EMPTION RIGHTS	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO AUTHORISE THE COMPANY TO MAKE PURCHASES OF ITS OWN SHARES	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO APPROVE THE AMENDED ARTICLES OF ASSOCIATION	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO RECEIVE THE REMUNERATION REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	AGAINST
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO APPROVE A FINAL DIVIDEND OF 1.45 PENCE PER SHARE	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO ELECT BERTRAND BODSON AS A DIRECTOR	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO ELECT MARION SEARS AS A DIRECTOR	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO ELECT NEIL THOMPSON AS A DIRECTOR	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO RE-ELECT ROSS GRAHAM AS A DIRECTOR	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO RE-ELECT CHARLOTTA GINMAN AS A DIRECTOR	FOR
KEYWORDS STUDIOS PLC	GB00BBQ38507	20-May-2022	TO RE-ELECT GEORGES FORNAY AS A DIRECTOR	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	20-May-2022	APPOINTMENT OF MR. AMIT DESAI (DIN: 00310510) AS A DIRECTOR OF THE BANK	FOR
KRYSTAL BIOTECH, INC.	US5011471027	20-May-2022	DIRECTOR	FOR
KRYSTAL BIOTECH, INC.	US5011471027	20-May-2022	DIRECTOR	FOR
KRYSTAL BIOTECH, INC.	US5011471027	20-May-2022	DIRECTOR	FOR
KRYSTAL BIOTECH, INC.	US5011471027	20-May-2022	To ratify the appointment of Mayer Hoffman McCann P.C. as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
KRYSTAL BIOTECH, INC.	US5011471027	20-May-2022	Approval of the compensation of the Company's named executive officers, on a non-binding, advisory basis.	FOR

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KRYSTAL BIOTECH, INC.	US5011471027	20-May-2022	Non-binding advisory approval of the frequency of the future stockholder advisory votes on the compensation of the Company's named executive officers as being held every year, every two years, or every three years.	1 YEAR
LASSONDE INDUSTRIES INC.	CA5179071017	20-May-2022	DIRECTOR	ABSTAIN
LASSONDE INDUSTRIES INC.	CA5179071017	20-May-2022	DIRECTOR	ABSTAIN
LASSONDE INDUSTRIES INC.	CA5179071017	20-May-2022	DIRECTOR	FOR
LASSONDE INDUSTRIES INC.	CA5179071017	20-May-2022	DIRECTOR	FOR
LASSONDE INDUSTRIES INC.	CA5179071017	20-May-2022	DIRECTOR	ABSTAIN
LASSONDE INDUSTRIES INC.	CA5179071017	20-May-2022	DIRECTOR	ABSTAIN
LASSONDE INDUSTRIES INC.	CA5179071017	20-May-2022	DIRECTOR	FOR
LASSONDE INDUSTRIES INC.	CA5179071017	20-May-2022	DIRECTOR	ABSTAIN
LASSONDE INDUSTRIES INC.	CA5179071017	20-May-2022	Appointment of Deloitte LLP as auditors and authorizing the directors to fix their remuneration.	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF GRANT OF RSUS AND OPTIONS TO DAVID WIADROWSKI	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF GRANT OF RSUS AND OPTIONS TO RANDI ZUCKERBERG	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF GRANT OF RSUS AND OPTIONS TO ALEX HARO	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF GRANT OF RSUS AND OPTIONS TO CHARLES CJ PROBER	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF SECURITIES ISSUED - JIO, INC ACQUISITION	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF SECURITIES ISSUED - INSTITUTIONAL PLACEMENT	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF SECURITIES ISSUED - TILE, INC. ACQUISITION	FOR
LIFE360 INC	AU0000045098	20-May-2022	RE-ELECTION OF CHRIS HULLS AS A DIRECTOR	FOR
LIFE360 INC	AU0000045098	20-May-2022	RE-ELECTION OF JOHN PHILIP COGHLAN AS A DIRECTOR	FOR
LIFE360 INC	AU0000045098	20-May-2022	RE-ELECTION OF CHARLES CJ PROBER AS A DIRECTOR	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF GRANT OF RSUS AND OPTIONS TO CHRIS HULLS	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF GRANT OF RSUS AND OPTIONS TO JOHN PHILIP COGHLAN	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF GRANT OF RSUS AND OPTIONS TO BRIT MORIN	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF GRANT OF RSUS AND OPTIONS TO JAMES SYNGE	FOR
LIFE360 INC	AU0000045098	20-May-2022	APPROVAL OF GRANT OF RSUS AND OPTIONS TO MARK GOINES	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	REAPPOINTMENT OF AUDIT FIRM	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	2022 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN (DRAFT) AND ITS SUMMARY	AGAINST
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	2022 REMUNERATION PLAN FOR DIRECTORS AND SUPERVISORS	FOR

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LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	SETTLEMENT OF PROJECTS FINANCED WITH RAISED FUNDS FROM 2019 PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS AND PERMANENTLY SUPPLEMENTING THE WORKING CAPITAL AND NEW PROJECTS WITH THE SURPLUS RAISED FUNDS	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	PROVISION OF SECURITY DEPOSIT GUARANTEE FOR A BUSINESS	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: ZHONG BAOSHEN	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: LI ZHENGUO	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: LIU XUEWEN	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: TIAN YE	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: BAI ZHONGXUE	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF NON-INDEPENDENT DIRECTOR: WANG ZHIGANG	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	APPRAISAL MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF 2022 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN	AGAINST
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF INDEPENDENT DIRECTOR: GUO JU'E	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF INDEPENDENT DIRECTOR: LU YI	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF INDEPENDENT DIRECTOR: XU SHAN	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF SHAREHOLDER SUPERVISOR: YANG XIAOPING	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	ELECTION OF SHAREHOLDER SUPERVISOR: QIN YONGBO	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE EQUITY INCENTIVE	AGAINST
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	2021 ANNUAL ACCOUNTS	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	2021 ANNUAL REPORT	FOR

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LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	2021 WORK REPORT OF INDEPENDENT DIRECTORS	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	20-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY2.60000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):4.000000	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: William H. Lenehan	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Sara Levinson	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Francis S. Blake	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Paul C. Varga	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Tracey Zhen	FOR
MACY'S INC.	US55616P1049	20-May-2022	Ratification of the appointment of KPMG LLP as Macy's independent registered public accounting firm for the fiscal year ending January 28, 2023.	FOR
MACY'S INC.	US55616P1049	20-May-2022	Advisory vote to approve named executive officer compensation.	FOR
MACY'S INC.	US55616P1049	20-May-2022	Approval of Macy's, Inc. Employee Stock Purchase Plan.	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Torrence N. Boone	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Ashley Buchanan	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: John A. Bryant	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Marie Chandoha	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Deirdre P. Connelly	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Jeff Gennette	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Jill Granoff	FOR
MACY'S INC.	US55616P1049	20-May-2022	Election of Director: Leslie D. Hale	FOR
MEDPACE HOLDINGS, INC.	US58506Q1094	20-May-2022	DIRECTOR	FOR
MEDPACE HOLDINGS, INC.	US58506Q1094	20-May-2022	DIRECTOR	ABSTAIN
MEDPACE HOLDINGS, INC.	US58506Q1094	20-May-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MEDPACE HOLDINGS, INC.	US58506Q1094	20-May-2022	To approve, on an advisory basis, the compensation of our named executive officers as disclosed in the proxy statement for the 2022 Annual Meeting.	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE DISCHARGE OF EIVOR ANDERSSON	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE DISCHARGE OF KENNY BRACK	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE DISCHARGE OF ROBERT M. HANSER	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE DISCHARGE OF JOSEPH M. HOLSTEN	FOR

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MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE DISCHARGE OF MAGNUS HAKANSSON	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE DISCHARGE OF MICHAEL LOVE	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE DISCHARGE OF JOHN S. QUINN	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE DISCHARGE OF HELENA SKANTORP	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE DISCHARGE OF ARJA TAAVENIKU	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE DISCHARGE OF CEO PEHR OSCARSSON	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 3 PER SHARE	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE REMUNERATION OF DIRECTORS: SEK 650,000 FOR CHAIR, SEK 420,000 FOR VICE CHAIR AND SEK 315,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	REELECT EIVOR ANDERSSON AS DIRECTOR	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	REELECT KENNY BRACK AS DIRECTOR	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	REELECT ROBERT M. HANSER AS DIRECTOR	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	REELECT JOSEPH M. HOLSTEN AS DIRECTOR	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	REELECT MAGNUS HAKANSSON AS DIRECTOR	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	ELECT MICHAEL LOVE AS NEW DIRECTOR	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	REELECT HELENA SKANTORP AS DIRECTOR	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	ELECT ROBERT M. HANSER AS BOARD CHAIR	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	RATIFY PRICEWATERHOUSECOOPERS AB AS AUDITOR	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE REMUNERATION REPORT	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE PERFORMANCE SHARE MATCHING PLAN LTIP 2022	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	AUTHORIZE REISSUANCE OF REPURCHASED SHARES	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	APPROVE ISSUANCE OF 5.6 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
MEKONOMEN AB	SE0002110064	20-May-2022	CHANGE COMPANY NAME	FOR
MOMO.COM INC	TW0008454000	20-May-2022	2021 BUSINESS REPORT AND FINANCIAL STATEMENT	FOR
MOMO.COM INC	TW0008454000	20-May-2022	DISTRIBUTION OF EARNINGS FOR 2021.PROPOSED CASH DIVIDEND: TWD 13 PER SHARE.	FOR
MOMO.COM INC	TW0008454000	20-May-2022	NEW COMMON SHARE ISSUANCE THROUGH THE INCREASE OF CAPITAL BY CAPITALIZATION OF EARNINGS AND CAPITAL SURPLUS. PROPOSED STOCK DIVIDEND : 100 SHARES PER 1,000 SHARES. PROPOSED BONUS ISSUE : 100 SHARES PER 1,000 SHARES.	FOR
MOMO.COM INC	TW0008454000	20-May-2022	AMENDMENTS TO THE COMPANYS ARTICLES OF INCORPORATION.	FOR

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MOMO.COM INC	TW0008454000	20-May-2022	AMENDMENTS TO THE COMPANYS REGULATIONS AND PROCEDURES OF SHAREHOLDERS MEETING.	FOR
MOMO.COM INC	TW0008454000	20-May-2022	AMENDMENTS TO THE COMPANYS PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS.	AGAINST
MOMO.COM INC	TW0008454000	20-May-2022	TO RELEASE THE BOARD OF DIRECTORS FROM NON-COMPETITION RESTRICTIONS : JEFF KU	FOR
MOMO.COM INC	TW0008454000	20-May-2022	TO RELEASE THE BOARD OF DIRECTORS FROM NON-COMPETITION RESTRICTIONS : JAMIE LIN	FOR
MOMO.COM INC	TW0008454000	20-May-2022	TO RELEASE THE BOARD OF DIRECTORS FROM NON-COMPETITION RESTRICTIONS : MAO-HSIUNG, HUANG	FOR
POWER INTEGRATIONS, INC.	US7392761034	20-May-2022	To ratify the selection by the Audit Committee of the Board of Directors of Deloitte & Touche LLP as the independent registered public accounting firm of Power Integrations for the fiscal year ending December 31, 2022	FOR
POWER INTEGRATIONS, INC.	US7392761034	20-May-2022	Election of Director to serve until the 2023 Annual Meeting: Wendy Arienzo	FOR
POWER INTEGRATIONS, INC.	US7392761034	20-May-2022	Election of Director to serve until the 2023 Annual Meeting: Balu Balakrishnan	FOR
POWER INTEGRATIONS, INC.	US7392761034	20-May-2022	Election of Director to serve until the 2023 Annual Meeting: Nicholas E. Brathwaite	FOR
POWER INTEGRATIONS, INC.	US7392761034	20-May-2022	Election of Director to serve until the 2023 Annual Meeting: Anita Ganti	FOR
POWER INTEGRATIONS, INC.	US7392761034	20-May-2022	Election of Director to serve until the 2023 Annual Meeting: William George	FOR
POWER INTEGRATIONS, INC.	US7392761034	20-May-2022	Election of Director to serve until the 2023 Annual Meeting: Balakrishnan S. Iyer	FOR
POWER INTEGRATIONS, INC.	US7392761034	20-May-2022	Election of Director to serve until the 2023 Annual Meeting: Jennifer Lloyd	FOR
POWER INTEGRATIONS, INC.	US7392761034	20-May-2022	Election of Director to serve until the 2023 Annual Meeting: Necip Sayiner	FOR
POWER INTEGRATIONS, INC.	US7392761034	20-May-2022	To approve, on an advisory basis, the compensation of Power Integrations' named executive officers, as disclosed in this proxy statement.	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT MARY HARRIS BE RE-ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT THE ANNUAL REPORT AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021 BE RECEIVED	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT MEHMOOD KHAN BE RE-ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT PAM KIRBY BE RE-ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT LAXMAN NARASIMHAN BE RE-ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT CHRIS SINCLAIR BE RE-ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT ELANE STOCK BE RE-ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT ALAN STEWART BE ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT KPMG LLP BE RE-APPOINTED AS AUDITOR OF THE COMPANY	FOR

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RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT THE BOARD, ACTING THROUGH THE AUDIT COMMITTEE, BE AUTHORISED TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT THE COMPANY BE AUTHORISED TO MAKE POLITICAL DONATIONS	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT THE DIRECTORS' AUTHORITY TO ALLOT SHARES BE RENEWED	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT THE DIRECTORS' POWER TO DISAPPLY PREEMPTION RIGHTS IN RESPECT OF UP TO 5 PER CENT OF ISSUED SHARE CAPITAL BE RENEWED	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT THE DIRECTORS' REMUNERATION REPORT BE APPROVED	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT THE DIRECTORS' POWER TO DISAPPLY PREEMPTION RIGHTS IN RESPECT OF UP TO AN ADDITIONAL 5 PER CENT OF ISSUED SHARE CAPITAL BE AUTHORISED	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT THE COMPANY'S AUTHORITY TO PURCHASE ITS OWN SHARES BE RENEWED	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT THE DIRECTORS BE AUTHORISED TO CALL A GENERAL MEETING, OTHER THAN AN AGM, ON 14 CLEAR DAYS' NOTICE	AGAINST
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT THE DIRECTORS' REMUNERATION POLICY BE APPROVED	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT A FINAL DIVIDEND OF 101.6P PER ORDINARY SHARE BE DECLARED	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT ANDREW BONFI ELD BE RE-ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT OLIVIER BOHUON BE RE-ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT JEFF CARR BE RE-ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT MARGHERITA DELLA VALLE BE RE-ELECTED AS A DIRECTOR	FOR
RECKITT BENCKISER GROUP PLC	GB00B24CGK77	20-May-2022	THAT NICANDRO DURANTE BE RE-ELECTED AS A DIRECTOR	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	TO DECLARE A FINAL DIVIDEND OF 4.7P PER ORDINARY SHARE IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	THAT THE DIRECTORS BE AUTHORISED TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT EQUITY SECURITIES	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION NUMBER 10 ABOVE, THE DIRECTORS BE EMPOWERED TO ALLOT EQUITY SECURITIES FOR CASH	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	THAT, SUBJECT TO THE PASSING OF RES 10, THE DIRECTORS BE EMPOWERED TO ALLOT EQUITY SECURITIES FOR CASH USED FOR FINANCING A TRANSACTION	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	THAT THE COMPANY BE AUTHORISED, TO MAKE MARKET PURCHASES OF ORDINARY SHARES OF 5 PENCE EACH IN THE CAPITAL OF THE COMPANY	FOR

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RESTORE PLC	GB00B5NR1S72	20-May-2022	TO RE-APPOINT LISA FRETWELL, WHO RETIRES PURSUANT TO THE COMPANY'S ARTICLES OF ASSOCIATION HAVING BEEN APPOINTED BY THE COMPANY'S BOARD SINCE THE COMPANY'S LAST ANNUAL GENERAL MEETING, AS A DIRECTOR OF THE COMPANY	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	TO RECEIVE THE COMPANY'S ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS TO THE COMPANY	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	TO AUTHORISE THE DIRECTORS TO SET THE AUDITORS REMUNERATION	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	TO RE-APPOINT CHARLES BLIGH, WHO RETIRES BY ROTATION PURSUANT TO THE COMPANY'S ARTICLES OF ASSOCIATION, AS A DIRECTOR OF THE COMPANY	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	TO RE-APPOINT NEIL RITCHIE, WHO RETIRES BY ROTATION PURSUANT TO THE COMPANY'S ARTICLES OF ASSOCIATION, AS A DIRECTOR OF THE COMPANY	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	TO RE-APPOINT SHARON BAYLAY-BELL, WHO RETIRES BY ROTATION PURSUANT TO THE COMPANY'S ARTICLES OF ASSOCIATION, AS A DIRECTOR OF THE COMPANY	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	TO RE-APPOINT SUSAN DAVY, WHO RETIRES BY ROTATION PURSUANT TO THE COMPANY'S ARTICLES OF ASSOCIATION, AS A DIRECTOR OF THE COMPANY	FOR
RESTORE PLC	GB00B5NR1S72	20-May-2022	TO RE-APPOINT JAMIE HOPKINS, WHO RETIRES BY ROTATION PURSUANT TO THE COMPANY'S ARTICLES OF ASSOCIATION, AS A DIRECTOR OF THE COMPANY	FOR
SANDS CHINA LTD	KYG7800X1079	20-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
SANDS CHINA LTD	KYG7800X1079	20-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY BY THE AGGREGATE NUMBER OF THE SHARES REPURCHASED BY THE COMPANY	AGAINST
SANDS CHINA LTD	KYG7800X1079	20-May-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS (THE "DIRECTORS") OF THE COMPANY AND AUDITOR FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
SANDS CHINA LTD	KYG7800X1079	20-May-2022	TO RE-ELECT DR. WONG YING WAI AS EXECUTIVE DIRECTOR	FOR
SANDS CHINA LTD	KYG7800X1079	20-May-2022	TO RE-ELECT MS. CHIANG YUN AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SANDS CHINA LTD	KYG7800X1079	20-May-2022	TO RE-ELECT MR. VICTOR PATRICK HOOG ANTINK AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SANDS CHINA LTD	KYG7800X1079	20-May-2022	TO AUTHORIZE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE RESPECTIVE DIRECTORS' REMUNERATION	FOR
SANDS CHINA LTD	KYG7800X1079	20-May-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR AND TO AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION	FOR
SANDS CHINA LTD	KYG7800X1079	20-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR

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SINOPHARM GROUP CO LTD	CNE100000FN7	20-May-2022	THAT THE ACTUAL TRANSACTION AMOUNT BETWEEN THE GROUP AND CHINA NATIONAL PHARMACEUTICAL GROUP CO., LTD. ("CNP GC") AND ITS SUBSIDIARIES AND ASSOCIATES (EXCLUDING THE GROUP)(THE "CNP GC GROUP") UNDER THE PROCUREMENT FRAMEWORK AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CNP GC ON 22 OCTOBER 2020 (THE "2020 PROCUREMENT FRAMEWORK AGREEMENT") FOR THE YEAR ENDED 31 DECEMBER 2021 AS WELL AS THE ACTUAL TRANSACTION AMOUNT BETWEEN THE GROUP AND CNP GC GROUP UNDER THE SALES FRAMEWORK AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND CNP GC ON 22 OCTOBER 2020 (THE "2020 SALES FRAMEWORK AGREEMENT") FOR THE YEAR ENDED 31 DECEMBER 2021 (COLLECTIVELY, THE "2021 ACTUAL TRANSACTION AMOUNTS") , BE AND ARE HEREBY APPROVED , CONFIRMED AND RATIFIED	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	20-May-2022	THAT THE PROPOSED NEW ANNUAL CAPS FOR THE TRANSACTIONS CONTEMPLATED UNDER THE 2020 PROCUREMENT FRAMEWORK AGREEMENT FOR THE TWO YEARS ENDING 31 DECEMBER 2023, BE AND ARE HEREBY APPROVED AND CONFIRMED	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	20-May-2022	THAT THE PROPOSED NEW ANNUAL CAPS FOR THE TRANSACTIONS CONTEMPLATED UNDER THE 2020 SALES FRAMEWORK AGREEMENT FOR THE TWO YEARS ENDING 31 DECEMBER 2023, BE AND ARE HEREBY APPROVED AND CONFIRMED	FOR
STRATEC SE	DE000STRA555	20-May-2022	APPROVE REMUNERATION REPORT	AGAINST
STRATEC SE	DE000STRA555	20-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.95 PER SHARE	FOR
STRATEC SE	DE000STRA555	20-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
STRATEC SE	DE000STRA555	20-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
STRATEC SE	DE000STRA555	20-May-2022	RATIFY EBNER STOLZ GMBH CO. KG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
STRATEC SE	DE000STRA555	20-May-2022	APPROVE INCREASE IN SIZE OF BOARD TO FOUR MEMBERS	FOR
STRATEC SE	DE000STRA555	20-May-2022	ELECT GEORG HENI TO THE SUPERVISORY BOARD	FOR
STRATEC SE	DE000STRA555	20-May-2022	ELECT PATRICIA GELLER TO THE SUPERVISORY BOARD, IF ITEM 6 IS APPROVED	FOR
SUGI HOLDINGS CO.,LTD.	JP3397060009	20-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
SUGI HOLDINGS CO.,LTD.	JP3397060009	20-May-2022	Appoint a Director Sakakibara, Eiichi	FOR
SUGI HOLDINGS CO.,LTD.	JP3397060009	20-May-2022	Appoint a Director Sugiura, Katsunori	FOR
SUGI HOLDINGS CO.,LTD.	JP3397060009	20-May-2022	Appoint a Director Sugiura, Shinya	FOR
SUGI HOLDINGS CO.,LTD.	JP3397060009	20-May-2022	Appoint a Director Kamino, Shigeyuki	FOR
SUGI HOLDINGS CO.,LTD.	JP3397060009	20-May-2022	Appoint a Director Hayama, Yoshiko	FOR
SUGI HOLDINGS CO.,LTD.	JP3397060009	20-May-2022	Appoint a Corporate Auditor Yasuda, Kana	FOR
SUGI HOLDINGS CO.,LTD.	JP3397060009	20-May-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
SYRAH RESOURCES LTD	AU000000SYR9	20-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
SYRAH RESOURCES LTD	AU000000SYR9	20-May-2022	RE-ELECTION OF LISA BAHASH AS A DIRECTOR OF THE COMPANY	FOR

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SYRAH RESOURCES LTD	AU000000SYR9	20-May-2022	APPROVAL TO GRANT 325,013 PERFORMANCE RIGHTS TO MR SHAUN VERNER (OR HIS NOMINEE) AS A 2022 LONG TERM INCENTIVE	FOR
SYRAH RESOURCES LTD	AU000000SYR9	20-May-2022	APPROVAL TO ISSUE 111,287 FULLY PAID ORDINARY SHARES TO MR SHAUN VERNER (OR HIS NOMINEE) AS PART OF HIS 2021 SHORT TERM INCENTIVE	FOR
SYRAH RESOURCES LTD	AU000000SYR9	20-May-2022	RATIFICATION OF PRIOR ISSUE OF 84,459,460 FULLY PAID ORDINARY SHARES	FOR
SYRAH RESOURCES LTD	AU000000SYR9	20-May-2022	RENEWAL OF THE PROPORTIONAL TAKEOVER PROVISIONS IN THE CONSTITUTION OF THE COMPANY	FOR
VIENNA INSURANCE GROUP AG WIENER VERSICHERUNG GRUP	AT0000908504	20-May-2022	ELECT SUPERVISORY BOARD MEMBER	AGAINST
VIENNA INSURANCE GROUP AG WIENER VERSICHERUNG GRUP	AT0000908504	20-May-2022	APPROVE ALLOCATION OF INCOME	FOR
VIENNA INSURANCE GROUP AG WIENER VERSICHERUNG GRUP	AT0000908504	20-May-2022	APPROVE REMUNERATION REPORT	FOR
VIENNA INSURANCE GROUP AG WIENER VERSICHERUNG GRUP	AT0000908504	20-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
VIENNA INSURANCE GROUP AG WIENER VERSICHERUNG GRUP	AT0000908504	20-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
VIENNA INSURANCE GROUP AG WIENER VERSICHERUNG GRUP	AT0000908504	20-May-2022	RATIFY AUDITORS FOR FISCAL YEAR 2023	FOR
VIR BIOTECHNOLOGY, INC.	US92764N1028	20-May-2022	Election of Director to hold office until the 2025 Annual Meeting: Jeffrey S. Hatfield	FOR
VIR BIOTECHNOLOGY, INC.	US92764N1028	20-May-2022	Election of Director to hold office until the 2025 Annual Meeting: Saira Ramasastry	FOR
VIR BIOTECHNOLOGY, INC.	US92764N1028	20-May-2022	Election of Director to hold office until the 2025 Annual Meeting: George Scangos, Ph.D.	FOR
VIR BIOTECHNOLOGY, INC.	US92764N1028	20-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
VIR BIOTECHNOLOGY, INC.	US92764N1028	20-May-2022	To ratify the selection by the Audit Committee of the Board of Directors of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
WACKER CHEMIE AG	DE000WCH8881	20-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 8.00 PER SHARE	FOR
WACKER CHEMIE AG	DE000WCH8881	20-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
WACKER CHEMIE AG	DE000WCH8881	20-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
WACKER CHEMIE AG	DE000WCH8881	20-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
WACKER CHEMIE AG	DE000WCH8881	20-May-2022	ELECT ANNA WEBER TO THE SUPERVISORY BOARD	FOR
WACKER CHEMIE AG	DE000WCH8881	20-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR

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WACKER CHEMIE AG	DE000WCH8881	20-May-2022	APPROVE REMUNERATION REPORT	AGAINST
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: MANAGEMENT ORGANIZATION OF THE PLAN	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: BASIS OF DETERMINING PLAN PARTICIPANTS AND THE SCOPE THEREOF	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: SOURCE AND NUMBER OF STOCKS UNDER THE STOCK OPTION INCENTIVE PLAN	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: VALID PERIOD, GRANT DATE, WAITING PERIOD, VESTING DATE AND NON-TRADABLE PERIOD OF THE STOCK OPTION INCENTIVE PLAN	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: EXERCISE PRICE OF THE STOCK OPTIONS AND ITS DETERMINING METHOD	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: CONDITIONS FOR GRANTING AND EXERCISING THE STOCK OPTIONS	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: METHOD AND PROCEDURE FOR ADJUSTING THE STOCK OPTION INCENTIVE PLAN	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: ACCOUNTING TREATMENT FOR THE STOCK OPTIONS AND IMPACT ON THE COMPANY'S BUSINESS PERFORMANCE	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: PROCEDURE FOR IMPLEMENTING THE INCENTIVE PLAN	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: RIGHTS AND OBLIGATIONS OF THE COMPANY AND THE PLAN PARTICIPANTS	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: TREATMENT IN CASE OF UNUSUAL CHANGES TO THE COMPANY AND THE PLAN PARTICIPANTS	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	APPRAISAL MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF THE SECOND PHASE STOCK OPTION INCENTIVE PLAN	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE SECOND PHASE STOCK OPTION INCENTIVE PLAN	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	2021 ANNUAL ACCOUNTS	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY1.50000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	CONFIRMATION OF IMPLEMENTING RESULTS OF 2021 CONTINUING CONNECTED TRANSACTIONS	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	2022 EXTERNAL GUARANTEE QUOTA	FOR
YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	APPOINTMENT OF 2022 AUDIT FIRM	FOR

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YTO EXPRESS GROUP CO LTD	CNE0000012J8	20-May-2022	THE SECOND PHASE STOCK OPTION INCENTIVE PLAN (DRAFT) AND ITS SUMMARY: OBJECTIVE AND PRINCIPLES OF THE INCENTIVE PLAN	FOR
DILLARD'S, INC.	US2540671011	21-May-2022	Election of Class A Director: James I. Freeman	AGAINST
DILLARD'S, INC.	US2540671011	21-May-2022	Election of Class A Director: Rob C. Holmes	FOR
DILLARD'S, INC.	US2540671011	21-May-2022	Election of Class A Director: Reynie Rutledge	FOR
DILLARD'S, INC.	US2540671011	21-May-2022	Election of Class A Director: J.C. Watts, Jr.	FOR
DILLARD'S, INC.	US2540671011	21-May-2022	Election of Class A Director: Nick White	FOR
DILLARD'S, INC.	US2540671011	21-May-2022	PROPOSAL TO RATIFY THE APPOINTMENT OF KPMG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR FISCAL 2022.	FOR
DILLARD'S, INC.	US2540671011	21-May-2022	STOCKHOLDER PROPOSAL REGARDING SALE OF PRODUCTS CONTAINING ANIMAL FUR.	AGAINST
INFO EDGE (INDIA) LTD	INE663F01024	21-May-2022	APPROVAL UNDER SECTION 186 OF THE COMPANIES ACT, 2013	FOR
INFO EDGE (INDIA) LTD	INE663F01024	21-May-2022	TO APPROVE ENTERING INTO MATERIAL RELATED PARTY TRANSACTIONS WITH INFO EDGE VENTURE FUND (FOR INVESTMENT IN ITS FIRST SCHEME NAMELY, IE VENTURE FUND I), A RELATED PARTY OF THE COMPANY	FOR
INFO EDGE (INDIA) LTD	INE663F01024	21-May-2022	TO APPROVE ENTERING INTO MATERIAL RELATED PARTY TRANSACTIONS WITH INFO EDGE VENTURE FUND (FOR INVESTMENT IN ITS SECOND SCHEME NAMELY, IE VENTURE FUND FOLLOW-ON I), A RELATED PARTY OF THE COMPANY	FOR
INFO EDGE (INDIA) LTD	INE663F01024	21-May-2022	TO APPROVE ENTERING INTO MATERIAL RELATED PARTY TRANSACTIONS WITH INFO EDGE CAPITAL (FOR INVESTMENT IN ITS SCHEME NAMELY, IE VENTURE INVESTMENT FUND II), A RELATED PARTY OF THE COMPANY	FOR
INFO EDGE (INDIA) LTD	INE663F01024	21-May-2022	TO APPROVE ENTERING INTO MATERIAL RELATED PARTY TRANSACTIONS WITH CAPITAL 2B (FOR INVESTMENT IN ITS PROPOSED SCHEME, NAMELY CAPTAL 2B FUND I), A RELATED PARTY OF THE COMPANY	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE DIRECTOR: JACQUES DELEN	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE DIRECTOR: PIERRE MACHARIS	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE DIRECTOR: JULIEN PESTIAUX	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE DIRECTOR: THIERRY VAN BAREN	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE DIRECTOR: MENLO PARK BV (VICTORIA VANDEPUTTE)	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE DIRECTOR: FREDERIC VAN HAAREN	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE DIRECTOR: PIERRE WILLAERT	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE AUDITOR	FOR

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ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	APPROVAL OF THE RENEWAL OF THE MANDATE OF MR JACQUES DELEN FOR A PERIOD OF ONE (1) YEAR UNTIL THE END OF THE ANNUAL GENERAL MEETING IN 2023. ALTHOUGH JACQUES DELEN HAS REACHED THE AGE LIMIT MENTIONED IN ARTICLE 2.3.3 OF THE COMPANY'S CORPORATE GOVERNANCE CHARTER, THE BOARD OF DIRECTORS WISHES TO PROPOSE JACQUES DELEN FOR REAPPOINTMENT IN VIEW OF HIS PARTICULAR EXPERIENCE AND KNOWLEDGE OF THE BANKING SECTOR	AGAINST
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	APPROVAL OF THE RENEWAL OF THE MANDATE OF MR THIERRY VAN BAREN FOR A PERIOD OF FOUR (4) YEARS UNTIL THE END OF THE ANNUAL GENERAL MEETING IN 2026	AGAINST
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	APPROVAL OF THE RENEWAL OF THE MANDATE OF MENLO PARK BV, PERMANENTLY REPRESENTED BY MRS VICTORIA VANDEPUTTE, FOR A PERIOD OF FOUR (4) YEARS UNTIL THE END OF THE ANNUAL GENERAL MEETING IN 2026 AND THIS AS AN INDEPENDENT DIRECTOR, AS SHE COMPLIES WITH THE INDEPENDENCE CRITERIA SET FORTH IN ARTICLE 2.3.4 OF THE COMPANY'S CORPORATE GOVERNANCE CHARTER	AGAINST
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	ACKNOWLEDGEMENT OF THE VOLUNTARY AND EARLY RESIGNATION MR PIERRE MACHARIS AS NON-EXECUTIVE DIRECTOR AND CHAIRMAN OF THE REMUNERATION COMMITTEE, AND APPROVAL OF THE APPOINTMENT OF VENATIO BV, REPRESENTED BY MR BART DECKERS, FOR A PERIOD OF FOUR (4) YEARS UNTIL THE CLOSING OF THE ORDINARY GENERAL MEETING OF 2026, AS INDEPENDENT DIRECTOR, AS HE COMPLIES WITH THE INDEPENDENCE CRITERIA SET FORTH IN ARTICLE 2.3.4 OF THE COMPANY'S CORPORATE GOVERNANCE CHARTER	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	AT THE RECOMMENDATION OF THE AUDIT COMMITTEE, APPROVAL OF THE RENEWAL OF THE MANDATE OF ERNST & YOUNG BEDRIJFSREVISOREN BV, WITH REGISTERED OFFICE AT 1831 DIEGEM, DE KLEETLAAN 2, WHICH DESIGNATES AS ITS PERMANENT REPRESENTATIVE MRS CHRISTEL WEYMEERSCH, AS AUDITOR OF THE COMPANY FOR A PERIOD OF THREE (3) YEARS AND APPROVAL OF THE ANNUAL REMUNERATION OF 80,825 EUROS (VAT EXCL. AND COSTS INCL., INDEXED ANNUALLY)	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	REMUNERATION REPORT	AGAINST
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	REMUNERATION POLICY 2022 - 2025	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	APPROVAL OF THE STATUTORY AND CONSOLIDATED ANNUAL ACCOUNTS - AUTHORISATION	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE DIRECTOR: ALEXIA BERTRAND	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE DIRECTOR: LUC BERTRAND	FOR
ACKERMANS & VAN HAAREN NV	BE0003764785	23-May-2022	DISCHARGE OF THE DIRECTOR: MARION DEBRUYNE BV (MARION DEBRUYNE)	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Watanabe, Hiroyuki	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Nakajima, Yoshimi	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Yamazawa, Kotaro	FOR

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AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Sakuma, Tatsuya	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Nagasaka, Takashi	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Corporate Auditor Takahashi, Makoto	AGAINST
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Corporate Auditor Fukuda, Makoto	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend the Articles Related to Substitute Corporate Auditors	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Suzuki, Masaki	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Fujita, Kenji	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Mangetsu, Masaaki	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Tamai, Mitsugu	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Kisaka, Yuro	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Mitsufuji, Tomoyuki	FOR
AEON FINANCIAL SERVICE CO.,LTD.	JP3131400008	23-May-2022	Appoint a Director Tominaga, Hiroki	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	DISCHARGE GRANTED TO THE DIRECTORS	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 SETTING OF THE DIVIDEND	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	APPROVAL OF THE REGULATED AGREEMENT CONCLUDED BY THE COMPANY WITH THE FOUNDATION CHRISTOPHE ET RODOLPHE MERIEUX RELATING TO THE RECAST OF THE SPONSORSHIP AGREEMENT AND PRESENTED IN THE STATUTORY AUDITORS SPECIAL REPORT	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. ALEXANDRE MERIEUX AS DIRECTOR	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. JEAN-LUC BELINGARD AS DIRECTOR	AGAINST
BIOMERIEUX SA	FR0013280286	23-May-2022	SETTING OF THE ANNUAL REMUNERATION AMOUNT ALLOCATED TO THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	APPROVAL OF THE REMUNERATION POLICY OF CORPORATE OFFICERS IN ACCORDANCE WITH ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	APPROVAL OF THE REMUNERATION POLICY OF THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER IN ACCORDANCE WITH ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR

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BIOMERIEUX SA	FR0013280286	23-May-2022	APPROVAL OF THE REMUNERATION POLICY OF THE DEPUTY CHIEF EXECUTIVE OFFICER IN ACCORDANCE WITH ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	APPROVAL OF THE REMUNERATION POLICY OF THE DIRECTORS IN ACCORDANCE WITH ARTICLE L. 22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID OR ATTRIBUTED TO CORPORATE OFFICERS FOR THE FINANCIAL YEAR 2021	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID OR ATTRIBUTED TO MR. ALEXANDRE MERIEUX, IN RESPECT OF HIS TERM OF OFFICE AS CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR 2021	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	APPROVAL OF THE REMUNERATION ELEMENTS PAID OR ATTRIBUTED TO MR. PIERRE BOULUD, IN RESPECT OF HIS TERM OF OFFICE AS DEPUTY CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR 2021	AGAINST
BIOMERIEUX SA	FR0013280286	23-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO PURCHASE ITS OWN SECURITIES	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL OF THE COMPANY BY CANCELLATION OF TREASURY SHARES	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	POWERS TO ANY BEARER OF AN ORIGINAL OF THESE MINUTES TO CARRY OUT FORMALITIES	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 APPROVAL OF THE TOTAL AMOUNT OF EXPENSES AND COSTS REFERRED TO IN ARTICLE 39-4 OF THE FRENCH GENERAL TAX CODE	FOR
BIOMERIEUX SA	FR0013280286	23-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	23-May-2022	TO APPROVE THE SCHEME OF ARRANGEMENT AS DETAILED IN THE SCHEME DOCUMENT DATED 22 APRIL 2022	FOR
BREWIN DOLPHIN HOLDINGS PLC	GB0001765816	23-May-2022	TO GIVE EFFECT TO THE SCHEME AND AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF BREWIN DOLPHIN	FOR
CITIC TELECOM INTERNATIONAL HOLDINGS LTD	HK1883037637	23-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND DISPOSE OF ADDITIONAL SHARES NOT EXCEEDING 20% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION	AGAINST
CITIC TELECOM INTERNATIONAL HOLDINGS LTD	HK1883037637	23-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO PURCHASE OR OTHERWISE ACQUIRE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION	FOR
CITIC TELECOM INTERNATIONAL HOLDINGS LTD	HK1883037637	23-May-2022	TO ADD THE NUMBER OF THE SHARES WHICH ARE PURCHASED OR OTHERWISE ACQUIRED UNDER THE GENERAL MANDATE IN RESOLUTION (6) TO THE NUMBER OF THE SHARES WHICH MAY BE ISSUED UNDER THE GENERAL MANDATE IN RESOLUTION (5)	AGAINST
CITIC TELECOM INTERNATIONAL HOLDINGS LTD	HK1883037637	23-May-2022	TO ADOPT THE AUDITED ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CITIC TELECOM INTERNATIONAL HOLDINGS LTD	HK1883037637	23-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CITIC TELECOM INTERNATIONAL HOLDINGS LTD	HK1883037637	23-May-2022	TO RE-ELECT THE FOLLOWING RETIRING DIRECTOR: MR. XIN YUE JIANG	AGAINST

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CITIC TELECOM INTERNATIONAL HOLDINGS LTD	HK1883037637	23-May-2022	TO RE-ELECT THE FOLLOWING RETIRING DIRECTOR: MR. LUAN ZHENJUN	FOR
CITIC TELECOM INTERNATIONAL HOLDINGS LTD	HK1883037637	23-May-2022	TO RE-ELECT THE FOLLOWING RETIRING DIRECTOR: MR. LIU JIFU	FOR
CITIC TELECOM INTERNATIONAL HOLDINGS LTD	HK1883037637	23-May-2022	TO RE-ELECT THE FOLLOWING RETIRING DIRECTOR: MR. WEN KU	FOR
CITIC TELECOM INTERNATIONAL HOLDINGS LTD	HK1883037637	23-May-2022	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	23-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECT DAVID GRANOT AS DIRECTOR	AGAINST
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	23-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECT AHARON FOGEL AS DIRECTOR	AGAINST
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	23-May-2022	VOTING ON THE AMENDMENT OF THE AUDIT COMMITTEE CHARTER	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	23-May-2022	VOTING ON THE COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	23-May-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	23-May-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	23-May-2022	VOTING ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	23-May-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND THE EMIRATES TELECOMMUNICATIONS GROUP COMPANY DURING THE YEAR 2021, WHERE THE FOLLOWING BOARD MEMBERS WERE INDIRECTLY INTERESTED: (FOR THE PREVIOUS SESSION, ENG. KHALIFA HASSAN AL SHAMSI, ENG. SALEH ABDULLAH AL ABDOULI, AND MR. SERKAN SABRI OKANDAN); (AND THE CURRENT SESSION: ENG: KHALIFA HASSAN AL SHAMSI, ENG: HATEM MUHAMMAD DOWIDAR, AND DR. MUHAMMAD KARIM BENNIS), DETAILS OF WHICH ARE: INTERCONNECTION AND ROAMING SERVICES PROVIDED WITH A VALUE OF SAR (43,813), INTERCONNECTION AND ROAMING SERVICES RECEIVED WITH A VALUE OF SAR (347,635), ADMINISTRATIVE FEES AMOUNTING TO SAR (120,838), AND OTHER ADMINISTRATIVE EXPENSES IN THE AMOUNT OF SAR (6,645), AND OTHER TELECOMMUNICATIONS SERVICES WITH A VALUE OF SAR (4,294), WITHOUT PREFERENTIAL CONDITIONS	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	23-May-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND THE PUBLIC PENSION AGENCY, IN WHICH THE CHAIRMAN OF THE BOARD, MR. SULEIMAN AL-QUWAIZ, AND THE BOARD MEMBER, MR. HUSSEIN AL-ASMARI, HAVE AN INDIRECT INTEREST, WHICH ARE TO ESTABLISH A CALL CENTER, FOR A PERIOD OF ONE YEAR STARTING FROM STARTING FROM 11/04/2021 UNTIL 10/04/2022, WITHOUT PREFERENTIAL CONDITIONS, IN THE AMOUNT OF SAR (4,087,235)	FOR

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ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	23-May-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND THE TAWUNIYA INSURANCE COMPANY, IN WHICH THE MEMBER OF THE BOARD OF DIRECTORS, ENG. HAMMOUD AL-TUWAJJRI, HAS AN INDIRECT INTEREST, WHICH IS THE PROVISION OF MEDICAL INSURANCE SERVICES TO THE COMPANY'S EMPLOYEES FOR A PERIOD OF ONE YEAR, STARTING FROM 01/04/2021 UNTIL 31/03/2022. WITHOUT PREFERENTIAL CONDITIONS, IN THE AMOUNT OF SAR (53,279,897.90)	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	23-May-2022	VOTING ON DELEGATING THE ORDINARY GENERAL ASSEMBLY ITS AUTHORIZATION POWERS STIPULATED IN PARAGRAPH (1) OF ARTICLE 71 OF THE COMPANIES LAW TO THE COMPANY'S BOARD OF DIRECTORS, FOR A MAXIMUM OF ONE YEAR FROM THE DATE OF APPROVAL BY THE GENERAL ASSEMBLY TO DELEGATE ITS POWERS, OR UNTIL THE END OF THE TERM OF THE DELEGATED BOARD OF DIRECTORS, WHICHEVER IS EARLIER, IN ACCORDANCE WITH THE CONDITIONS CONTAINED IN THE REGULATORY RULES AND PROCEDURES ISSUED PURSUANT TO THE COMPANIES LAW RELATING TO LISTED JOINT STOCK COMPANIES	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	23-May-2022	VOTING ON THE BOARD OF DIRECTORS RECOMMENDATION TO DISTRIBUTE CASH DIVIDENDS TO SHAREHOLDERS FOR THE FINANCIAL YEAR ENDING ON 31/12/2021, IN THE AMOUNT OF SAR (654,500,000) AT SAR (0.85) PER SHARE, WHICH REPRESENTS (8.5%) OF THE NOMINAL VALUE PER SHARE. THE ELIGIBILITY FOR CASH DIVIDENDS WILL BE FOR THE COMPANY'S SHAREHOLDERS WHO OWN SHARES AT THE END OF TRADING ON THE DAY OF THE GENERAL ASSEMBLY MEETING AND WHO ARE REGISTERED IN THE COMPANY'S SHAREHOLDERS REGISTER WITH THE SECURITIES DEPOSITORY CENTER COMPANY (DEPOSITORY CENTER) AT THE END OF THE SECOND TRADING DAY FOLLOWING THE DUE DATE, AND THE DIVIDENDS DISTRIBUTION DATE WILL BE ANNOUNCED LATER	FOR
GLOBALSTAR, INC.	US3789734080	23-May-2022	Election of Class A Director: Keith O. Cowan	AGAINST
GLOBALSTAR, INC.	US3789734080	23-May-2022	Election of Class A Director: Benjamin G. Wolff	FOR
GLOBALSTAR, INC.	US3789734080	23-May-2022	Ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	23-May-2022	APPROVE THE DISTRIBUTION AMONG THE SHAREHOLDERS OF A DIVIDEND EQUIVALENT TO 50 PCT OF THE NET PROFITS FOR THE YEAR 2021, AMOUNTING TO MXN 17,524,084,240.96 (SEVENTEEN BILLION FIVE HUNDRED TWENTY FOUR MILLION EIGHTY FOUR THOUSAND TWO HUNDRED FORTY PESOS 96 100 MEXICAN CURRENCY), OR MXN6.077457270353830 PESOS FOR EACH OUTSTANDING SHARE, TO BE PAID ON MAY 31, 2022, AGAINST THE DELIVERY OF COUPON NUMBER 4, AND CHARGED TO EARNINGS FROM PREVIOUS YEARS. FOR THE PURPOSES OF THE INCOME TAX LAW, THE AMOUNT OF MXN 6,308,728,572.00 (SIX BILLION THREE HUNDRED EIGHT MILLION SEVEN HUNDRED TWENTY EIGHT THOUSAND FIVE HUNDRED SEVENTY TWO PESOS 00 100 MEXICAN CURRENCY) COMES FROM THE NET FISCAL INCOME ACCOUNT AS OF DECEMBER 31, 2013, AND THE AMOUNT OF MXN 11,215 355,668.96 (ELEVEN BILLION TWO HUNDRED FIFTEEN MILLION THREE HUNDRED FIFTY FIVE THOUSAND SIX HUNDRED SIXTY EIGHT PESOS 96 100 MEXICAN CURRENCY) COMES FROM THE NET FISCAL INCOME ACCOUNT AS OF DECEMBER 31, 2014, AND SUBSEQUENT	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	23-May-2022	APPROVE THAT THE DIVIDEND CORRESPONDING TO THE FISCAL YEAR 2021 WILL BE PAID ON MAY 31, 2022, THROUGH THE S.D. INDEVAL, INSTITUCI ON PARA EL DEP OSITO DE VALORES, S.A. DE C.V., PRIOR NOTICE PUBLISHED BY THE SECRETARY OF THE BOARD OF DIRECTORS IN ONE OF THE MOST CIRCULATED NEWSPAPERS IN THE CITY OF MONTERREY, NUEVO LE ON AND THROUGH THE ELECTRONIC DELIVERY AND INFORMATION DIFFUSION SYSTEM (SEDI) OF THE MEXICAN STOCK EXCHANGE	FOR
GRUPO FINANCIERO BANORTE SAB DE CV	MXP370711014	23-May-2022	APPOINT THE NECESSARY DELEGATES TO CARRY OUT ALL ACTS REQUIRED TO COMPLY WITH AND FORMALIZE THE RESOLUTIONS PASSED BY THE SHAREHOLDERS MEETING	FOR

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INSPERITY, INC.	US45778Q1076	23-May-2022	Election of Class III Director: Eli Jones	FOR
INSPERITY, INC.	US45778Q1076	23-May-2022	Election of Class III Director: Randall Mehl	FOR
INSPERITY, INC.	US45778Q1076	23-May-2022	Election of Class III Director: John M. Morphy	FOR
INSPERITY, INC.	US45778Q1076	23-May-2022	Election of Class III Director: Richard G. Rawson	FOR
INSPERITY, INC.	US45778Q1076	23-May-2022	Advisory vote to approve the Company's executive compensation ("say on pay")	FOR
INSPERITY, INC.	US45778Q1076	23-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022	FOR
ISRAS INVESTMENT COMPANY LTD	IL0006130343	23-May-2022	APPOINTMENT OF MR. ODED SHAMIR AS AN EXTERNAL DIRECTOR	FOR
ISRAS INVESTMENT COMPANY LTD	IL0006130343	23-May-2022	UPDATE OF THE EMPLOYMENT CONDITIONS OF MR. ADI DANA, COMPANY CEO	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO RE-ELECT DR CHEUNG WAI MAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO RE-ELECT MR LAI SAU CHEONG SIMON AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO RE-ELECT MR TAN CHUEN YAN PAUL AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX ITS REMUNERATION	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES IN THE CAPITAL OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO EXTEND, CONDITIONAL UPON THE ABOVE RESOLUTION 13B BEING DULY PASSED, THE GENERAL MANDATE TO ALLOT SHARES BY ADDING THE AGGREGATE AMOUNT OF THE REPURCHASED SHARES TO THE 10% GENERAL MANDATE	AGAINST
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO APPROVE AND ADOPT THE AMENDED AND RESTATED BYE-LAWS OF THE COMPANY (THE BYE-LAWS) AS THE BYE-LAWS IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING BYE-LAWS	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO RE-ELECT MR WANG WEI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO RE-ELECT MR CHEUNG PING CHUEN VICKY AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR

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KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO RE-ELECT MR CHAN FEI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO RE-ELECT MR HO CHIT AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
KERRY LOGISTICS NETWORK LTD	BMG524181036	23-May-2022	TO RE-ELECT MS CHEN KEREN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX ITS DIRECTORS REMUNERATION	FOR
KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	TO RE-APPOINT AUDITORS AND TO AUTHORISE THE COMPANYS BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR

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<p>KINGBOARD HOLDINGS LIMITED</p>	<p>KYG525621408</p>	<p>23-May-2022</p>	<p>"THAT: (A) SUBJECT TO PARAGRAPH (C) OF THIS RESOLUTION, THE EXERCISE BY THE DIRECTORS OF THE COMPANY (DIRECTORS) DURING THE RELEVANT PERIOD (AS HEREINAFTER DEFINED) OF ALL THE POWERS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY (SHARES) OR SECURITIES CONVERTIBLE INTO SHARES, OR OPTIONS, WARRANTS OR SIMILAR RIGHTS TO SUBSCRIBE FOR ANY SHARES, AND TO MAKE OR GRANT OFFERS, AGREEMENTS AND OPTIONS WHICH MIGHT REQUIRE THE EXERCISE OF SUCH POWER BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY APPROVED; (B) THE APPROVAL IN PARAGRAPH (A) OF THIS RESOLUTION SHALL BE IN ADDITION TO ANY OTHER AUTHORISATIONS GIVEN TO THE DIRECTORS AND SHALL AUTHORISE THE DIRECTORS DURING THE RELEVANT PERIOD TO MAKE OR GRANT OFFERS, AGREEMENTS AND OPTIONS WHICH MIGHT REQUIRE THE EXERCISE OF SUCH POWER AFTER THE END OF THE RELEVANT PERIOD (C) THE AGGREGATE NOMINAL AMOUNT OF SHARE CAPITAL ALLOTTED OR AGREED CONDITIONALLY OR UNCONDITIONALLY TO BE ALLOTTED (WHETHER PURSUANT TO AN OPTION OR OTHERWISE) BY THE DIRECTORS PURSUANT TO THE APPROVAL GIVEN IN PARAGRAPH (A) OF THIS RESOLUTION, OTHERWISE THAN PURSUANT TO: (I) A RIGHTS ISSUE (AS HEREINAFTER DEFINED); (II) THE EXERCISE OF RIGHTS OF SUBSCRIPTION OR CONVERSION UNDER THE TERMS OF ANY WARRANTS ISSUED BY THE COMPANY OR ANY SECURITIES WHICH ARE CONVERTIBLE INTO SHARES; (III) THE EXERCISE OF ANY OPTION SCHEME OR SIMILAR ARRANGEMENT FOR THE TIME BEING ADOPTED FOR THE GRANT OR ISSUE TO THE OFFICERS AND/OR EMPLOYEES OF THE COMPANY AND/OR ANY OF ITS SUBSIDIARIES OF SHARES OR RIGHTS TO ACQUIRE SHARES; OR (IV) ANY SCRIP DIVIDEND OR SIMILAR ARRANGEMENT PROVIDING FOR THE ALLOTMENT OF SHARES IN LIEU OF THE WHOLE OR PART OF A DIVIDEND ON SHARES IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF THE COMPANY SHALL NOT EXCEED 20 PER CENT. OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF PASSING THIS RESOLUTION AND THE SAID APPROVAL SHALL BE LIMITED ACCORDINGLY; (D) SUBJECT TO THE PASSING OF EACH OF THE PARAGRAPHS (A), (B) AND (C) OF THIS RESOLUTION, ANY PRIOR APPROVALS OF THE KIND REFERRED TO IN PARAGRAPHS (A), (B) AND (C) OF THIS RESOLUTION WHICH HAD BEEN GRANTED TO THE DIRECTORS AND WHICH ARE STILL IN EFFECT BE AND ARE HEREBY REVOKED; AND (E) FOR THE PURPOSE OF THIS RESOLUTION: RELEVANT PERIOD MEANS THE PERIOD FROM THE PASSING OF THIS RESOLUTION UNTIL WHICHEVER IS THE EARLIER OF: (I) THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY; (II) THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IS REQUIRED BY ANY APPLICABLE LAWS OR THE ARTICLES OF ASSOCIATION OF THE COMPANY TO BE HELD; AND (III) THE REVOCATION OR VARIATION OF THE AUTHORITY GIVEN UNDER THIS RESOLUTION BY AN ORDINARY RESOLUTION OF THE SHAREHOLDERS OF THE COMPANY IN GENERAL MEETING; AND RIGHTS ISSUE MEANS AN OFFER OF SHARES OR ISSUE OF OPTIONS, WARRANTS OR OTHER SECURITIES GIVING THE RIGHT TO SUBSCRIBE FOR SHARES OPEN FOR A PERIOD FIXED BY THE DIRECTORS TO HOLDERS OF SHARES OR ANY CLASS THEREOF ON THE REGISTER OF MEMBERS OF THE COMPANY ON A FIXED RECORD DATE IN PROPORTION TO THEIR THEN HOLDINGS OF SUCH SHARES OR CLASS THEREOF (SUBJECT TO SUCH EXCLUSION OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO FRACTIONAL ENTITLEMENTS OR HAVING REGARD TO ANY RESTRICTIONS OR OBLIGATIONS UNDER THE LAWS OF, OR THE REQUIREMENTS OF ANY RECOGNISED REGULATORY BODY OR</p>	<p>AGAINST</p>
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KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	"THAT (A) SUBJECT TO PARAGRAPH (B) OF THIS RESOLUTION, THE EXERCISE BY THE DIRECTORS DURING THE RELEVANT PERIOD (AS HEREINAFTER DEFINED) OF ALL THE POWERS OF THE COMPANY TO REPURCHASE SHARES OR SECURITIES CONVERTIBLE INTO SHARES ON THE STOCK EXCHANGE OF HONG KONG LIMITED (STOCK EXCHANGE) OR ON ANY OTHER STOCK EXCHANGE ON WHICH THE SECURITIES OF THE COMPANY MAY BE LISTED AND RECOGNIZED FOR THIS PURPOSE BY THE SECURITIES AND FUTURES COMMISSION OF HONG KONG AND THE STOCK EXCHANGE UNDER THE HONG KONG CODE ON SHARE REPURCHASES AND, SUBJECT TO AND IN ACCORDANCE WITH ALL APPLICABLE LAWS AND REGULATIONS, BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY APPROVED; (B) THE AGGREGATE NOMINAL AMOUNT OF THE SECURITIES WHICH MAY BE REPURCHASED BY THE COMPANY PURSUANT TO PARAGRAPH (A) OF THIS RESOLUTION DURING THE RELEVANT PERIOD SHALL NOT EXCEED 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION AND THE APPROVAL GRANTED UNDER PARAGRAPH (A) OF THIS RESOLUTION SHALL BE LIMITED ACCORDINGLY; (C) SUBJECT TO THE PASSING OF EACH OF THE PARAGRAPHS (A) AND (B) OF THIS RESOLUTION, ANY PRIOR APPROVALS OF THE KIND REFERRED TO IN PARAGRAPHS (A) AND (B) OF THIS RESOLUTION WHICH HAD BEEN GRANTED TO THE DIRECTORS AND WHICH ARE STILL IN EFFECT BE AND ARE HEREBY REVOKED; AND (D) FOR THE PURPOSE OF THIS RESOLUTION: RELEVANT PERIOD MEANS THE PERIOD FROM THE PASSING OF THIS RESOLUTION UNTIL WHICHEVER IS THE EARLIER OF: (I) THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY; (II) THE EXPIRATION OF THE PERIOD WITHIN WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IS REQUIRED BY THE ARTICLES OF ASSOCIATION OF THE COMPANY OR ANY APPLICABLE LAWS TO BE HELD; AND (III) THE REVOCATION OR VARIATION OF THE AUTHORITY GIVEN UNDER THIS RESOLUTION BY AN ORDINARY RESOLUTION OF	FOR
KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	"THAT CONDITIONAL UPON THE PASSING OF RESOLUTIONS NUMBERED 6A AND 6B AS SET OUT IN THE NOTICE CONVENING THIS MEETING, THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO EXERCISE THE POWERS OF THE COMPANY TO ALLOT, ISSUE OR OTHERWISE DEAL WITH SHARES PURSUANT TO RESOLUTION NUMBERED 6A ABOVE BE AND IS HEREBY EXTENDED BY THE ADDITION TO THE AGGREGATE NOMINAL AMOUNT OF THE SHARES OF AN AMOUNT REPRESENTING THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY REPURCHASED BY THE COMPANY UNDER THE AUTHORITY GRANTED PURSUANT TO RESOLUTION NUMBERED 6B ABOVE, PROVIDED THAT SUCH AMOUNT SHALL NOT EXCEED 10 PER CENT. OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AT THE DATE OF THE PASSING OF THIS RESOLUTION"	AGAINST
KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE DIRECTORS REPORT AND THE INDEPENDENT AUDITORS REPORT THEREON FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	TO DECLARE A FINAL DIVIDEND	FOR
KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY AS EXECUTIVE DIRECTOR: MR. CHEUNG KWOK WING	FOR
KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY AS EXECUTIVE DIRECTOR: MR. CHEUNG KWONG KWAN	AGAINST
KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY AS EXECUTIVE DIRECTOR: MS. HO KIN FAN	FOR
KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY AS INDEPENDENT NON-EXECUTIVE DIRECTOR: MR. CHEUNG MING MAN	FOR

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KINGBOARD HOLDINGS LIMITED	KYG525621408	23-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY AS INDEPENDENT NON-EXECUTIVE DIRECTOR: MR. CHAN WING KEE	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	APPROVE REMUNERATION OF AUDIT COMMITTEE	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	APPROVE REMUNERATION STATEMENT	AGAINST
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	ELECT ARNE MOGSTER (CHAIR) AS DIRECTOR	AGAINST
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	ELECT SIRI LILL MANNES AS DIRECTOR	AGAINST
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	ELECT HELGE SINGELSTAD (CHAIR) AS MEMBER OF NOMINATING COMMITTEE	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	ELECT MORTEN BORGE AS MEMBER OF NOMINATING COMMITTEE	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	ELECT BENEDICTE SCHILBRED FASMER MEMBER OF NOMINATING COMMITTEE	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	APPROVE ISSUANCE OF SHARES FOR PRIVATE PLACEMENTS	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF NOK 2.5 PER SHARE	FOR
LEROY SEAFOOD GROUP ASA	NO0003096208	23-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 500,000 FOR CHAIRMAN AND NOK 300,000 FOR OTHER DIRECTORS	FOR
MAPLETREE COMMERCIAL TRUST	SG2D18969584	23-May-2022	PROPOSED MERGER OF MAPLETREE COMMERCIAL TRUST AND MAPLETREE NORTH ASIA COMMERCIAL TRUST BY WAY OF A TRUST SCHEME OF ARRANGEMENT	FOR
MAPLETREE COMMERCIAL TRUST	SG2D18969584	23-May-2022	PROPOSED ALLOTMENT AND ISSUANCE OF UNITS OF MAPLETREE COMMERCIAL TRUST TO THE HOLDERS OF UNITS IN MAPLETREE NORTH ASIA COMMERCIAL TRUST AS FULL OR PART OF THE CONSIDERATION FOR THE MERGER	FOR
MAPLETREE COMMERCIAL TRUST	SG2D18969584	23-May-2022	PROPOSED WHITEWASH RESOLUTION IN RELATION TO THE CONCERT PARTY GROUP	AGAINST
MAPLETREE COMMERCIAL TRUST	SG2D18969584	23-May-2022	PROPOSED AMENDMENTS TO THE MCT TRUST DEED TO ADOPT THE MANAGEMENT FEE SUPPLEMENT	FOR
MAPLETREE NORTH ASIA COMMERCIAL TRUST	SG2F55990442	23-May-2022	TO APPROVE THE MNACT TRUST DEED AMENDMENTS	FOR
MAPLETREE NORTH ASIA COMMERCIAL TRUST	SG2F55990442	23-May-2022	TO APPROVE THE PROPOSED TRUST SCHEME	FOR
MIDDLESEX WATER COMPANY	US5966801087	23-May-2022	DIRECTOR	FOR
MIDDLESEX WATER COMPANY	US5966801087	23-May-2022	DIRECTOR	FOR
MIDDLESEX WATER COMPANY	US5966801087	23-May-2022	DIRECTOR	FOR
MIDDLESEX WATER COMPANY	US5966801087	23-May-2022	DIRECTOR	FOR
MIDDLESEX WATER COMPANY	US5966801087	23-May-2022	To provide a non-binding advisory vote to approve named executive officer compensation.	FOR

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MIDDLESEX WATER COMPANY	US5966801087	23-May-2022	To ratify the appointment of Baker Tilly US, LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: J. Timothy Warren	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: Charles F. Wu	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: Arlen D. Nordhagen	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	The ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Shareholder advisory vote (non-binding) on the executive compensation of the Company's Named Executive Officers as more fully described in the Proxy Statement.	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: George L. Chapman	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: Tamara D. Fischer	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: Paul W. Hylbert, Jr.	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: Chad L. Meisinger	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: Steven G. Osgood	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: Dominic M. Palazzo	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: Rebecca L. Steinfert	FOR
NATIONAL STORAGE AFFILIATES TRUST	US6378701063	23-May-2022	Election of Trustee: Mark Van Mourick	FOR
NORTHWEST NATURAL HOLDING COMPANY	US66765N1054	23-May-2022	DIRECTOR	FOR
NORTHWEST NATURAL HOLDING COMPANY	US66765N1054	23-May-2022	DIRECTOR	FOR
NORTHWEST NATURAL HOLDING COMPANY	US66765N1054	23-May-2022	DIRECTOR	FOR
NORTHWEST NATURAL HOLDING COMPANY	US66765N1054	23-May-2022	DIRECTOR	FOR
NORTHWEST NATURAL HOLDING COMPANY	US66765N1054	23-May-2022	Amend the Company's Employee Stock Purchase Plan to modify eligibility requirements and increase shares reserved for issuance.	FOR
NORTHWEST NATURAL HOLDING COMPANY	US66765N1054	23-May-2022	Advisory vote to approve Named Executive Officer Compensation.	FOR

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NORTHWEST NATURAL HOLDING COMPANY	US66765N1054	23-May-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as Northwest Natural Holding Company's independent registered public accountants for the fiscal year 2022.	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: Jaynie M. Studenmund	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: Richard C. Thomas	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: Ayad A. Fargo	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	TO APPROVE THE AMENDED AND RESTATED 2022 LONG-TERM INCENTIVE PLAN.	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT AUDITOR FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: Steven R. Gardner	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: Joseph L. Garrett	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: Jeffrey C. Jones	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: Rose E. McKinney-James	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: M. Christian Mitchell	AGAINST
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: George M. Pereira	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: Barbara S. Polsky	FOR
PACIFIC PREMIER BANCORP, INC.	US69478X1054	23-May-2022	Election of Director: Zareh H. Sarrafian	FOR
PUBLIC BANK BHD	MYL12950O004	23-May-2022	TO RE-ELECT MS GLADYS LEONG WHO RETIRES PURSUANT TO CLAUSE 105 OF THE COMPANY'S CONSTITUTION	FOR
PUBLIC BANK BHD	MYL12950O004	23-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO CLAUSE 107 OF THE COMPANY'S CONSTITUTION: TAN SRI DATO' SRI DR. TEH HONG PIOW	FOR
PUBLIC BANK BHD	MYL12950O004	23-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO CLAUSE 107 OF THE COMPANY'S CONSTITUTION: TAN SRI DATO' SRI DR. TAY AH LEK	FOR
PUBLIC BANK BHD	MYL12950O004	23-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO CLAUSE 107 OF THE COMPANY'S CONSTITUTION: MS CHEAH KIM LING	FOR
PUBLIC BANK BHD	MYL12950O004	23-May-2022	TO APPROVE THE PAYMENT OF DIRECTORS' FEES, BOARD COMMITTEES MEMBERS' FEES, AND ALLOWANCES TO DIRECTORS AMOUNTING TO RM5,845,349 FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR

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PUBLIC BANK BHD	MYL129500004	23-May-2022	TO APPROVE THE PAYMENT OF REMUNERATION AND BENEFITS-IN-KIND (EXCLUDING DIRECTOR'S FEE AND BOARD MEETING ALLOWANCE) AMOUNTING TO RM20,000,000 FOR FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO THE CHAIRMAN EMERITUS, DIRECTOR AND ADVISER, TAN SRI DATO' SRI DR. TEH HONG PIOW	AGAINST
PUBLIC BANK BHD	MYL129500004	23-May-2022	TO RE-APPOINT MESSRS ERNST & YOUNG PLT AS AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022 AND TO AUTHORISE THE DIRECTORS TO FIX THE AUDITORS' REMUNERATION	FOR
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO APPROVE THE DECLARATION AND PAYMENT OF A FINAL DIVIDEND. (ORDINARY RESOLUTION 5 OF THE NOTICE)	FOR
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES. (ORDINARY RESOLUTION 6A OF THE NOTICE)	AGAINST
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES. (ORDINARY RESOLUTION 6B OF THE NOTICE)	FOR
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE NEW SHARES BY ADDING THE NUMBER OF THE SHARES REPURCHASED. (ORDINARY RESOLUTION 6C OF THE NOTICE)	AGAINST
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO APPROVE AND ADOPT THE NEW ARTICLES OF ASSOCIATION. (SPECIAL RESOLUTION 7 OF THE NOTICE)	AGAINST
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS AND OF THE INDEPENDENT AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO RE-ELECT MR. QU JIGUANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO RE-ELECT MR. SU XUEJUN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO RE-ELECT MR. MENG GUO AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO RE-ELECT MR. CHOW HING YEUNG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY (THE DIRECTORS) TO FIX THE DIRECTORS REMUNERATION	FOR
SSY GROUP LTD	KYG8406X1034	23-May-2022	TO RE-APPOINT KPMG AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
TERMINIX GLOBAL HOLDINGS INC	US88087E1001	23-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Laurie Ann Goldman	FOR
TERMINIX GLOBAL HOLDINGS INC	US88087E1001	23-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Steven B. Hochhauser	FOR
TERMINIX GLOBAL HOLDINGS INC	US88087E1001	23-May-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Chris S. Terrill	AGAINST
TERMINIX GLOBAL HOLDINGS INC	US88087E1001	23-May-2022	Election of Class III Director for a one-year term to serve until the 2023 Annual Meeting: Teresa M. Sebastian	FOR
TERMINIX GLOBAL HOLDINGS INC	US88087E1001	23-May-2022	To hold a non-binding advisory vote approving executive compensation of the Company's named executive officers.	FOR
TERMINIX GLOBAL HOLDINGS INC	US88087E1001	23-May-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
UNIQA INSURANCE GROUP AG	AT0000821103	23-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS	FOR
UNIQA INSURANCE GROUP AG	AT0000821103	23-May-2022	ELECT KLAUS BUCHLEITNER AS SUPERVISORY BOARD MEMBER	FOR
UNIQA INSURANCE GROUP AG	AT0000821103	23-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.55 PER SHARE	FOR
UNIQA INSURANCE GROUP AG	AT0000821103	23-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR

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UNIQA INSURANCE GROUP AG	AT0000821103	23-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
UNIQA INSURANCE GROUP AG	AT0000821103	23-May-2022	RATIFY PWC WIRTSCHAFTSPRUEFUNG GMBH AS AUDITORS FOR FISCAL YEAR 2023	FOR
UNIQA INSURANCE GROUP AG	AT0000821103	23-May-2022	APPROVE REMUNERATION REPORT	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	Election of Director: Kathryn M. Sullivan	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	To amend the Certificate of Incorporation of Welltower OP Inc. to remove the provision requiring Welltower Inc. shareholders to approve amendments to the Welltower OP Inc. Certificate of Incorporation and other extraordinary transactions involving Welltower OP Inc.	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	Election of Director: Kenneth J. Bacon	AGAINST
WELLTOWER INC.	US95040Q1040	23-May-2022	The ratification of the appointment of Ernst & Young LLP as independent registered public accounting firm for the year ending December 31, 2022.	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	The approval, on an advisory basis, of the compensation of our named executive officers as disclosed in the 2022 Proxy Statement.	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	Election of Director: Karen B. DeSalvo	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	Election of Director: Philip L. Hawkins	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	Election of Director: Dennis G. Lopez	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	Election of Director: Shankh Mitra	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	Election of Director: Ade J. Patton	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	Election of Director: Diana W. Reid	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	Election of Director: Sergio D. Rivera	FOR
WELLTOWER INC.	US95040Q1040	23-May-2022	Election of Director: Johnese M. Spisso	FOR
29METALS LIMITED	AU0000157067	24-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
29METALS LIMITED	AU0000157067	24-May-2022	ISSUE OF SECURITIES UNDER 29METALS EQUITY INCENTIVE PLAN	FOR
29METALS LIMITED	AU0000157067	24-May-2022	ISSUE OF 2021 LTI PERFORMANCE RIGHTS TO PETER ALBERT, MANAGING DIRECTOR & CEO	FOR
29METALS LIMITED	AU0000157067	24-May-2022	ISSUE OF 2022 LTI PERFORMANCE RIGHTS TO PETER ALBERT, MANAGING DIRECTOR & CEO	FOR
29METALS LIMITED	AU0000157067	24-May-2022	APPROVAL OF NED SALARY SACRIFICE SHARE PLAN	FOR
29METALS LIMITED	AU0000157067	24-May-2022	RE-ELECTION OF DIRECTOR, OWEN HEGARTY OAM	FOR
29METALS LIMITED	AU0000157067	24-May-2022	RE-ELECTION OF DIRECTOR, FIONA ROBERTSON	FOR
29METALS LIMITED	AU0000157067	24-May-2022	APPOINTMENT OF AUDITOR: ERNST & YOUNG	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Election of Director: John J. Tracy	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Approval, on an advisory basis, of the compensation paid to the Company's named executive officers.	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Election of Director: Malissia R. Clinton	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Approval of the amendment and restatement of the 2015 Incentive Plan, which would, among other things, increase the number of shares reserved for issuance thereunder.	FOR

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3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Ratification of the appointment of BDO USA, LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Election of Director: William E. Curran	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Election of Director: Claudia N. Drayton	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Election of Director: Thomas W. Erickson	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Election of Director: Jeffrey A. Graves	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Election of Director: Jim D. Kever	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Election of Director: Charles G. McClure, Jr.	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Election of Director: Kevin S. Moore	FOR
3D SYSTEMS CORPORATION	US88554D2053	24-May-2022	Election of Director: Vasant Padmanabhan	FOR
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: John T. Rippel	FOR
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Ratification of Ernst & Young as our independent auditors for 2022	FOR
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: William C. Bayless, Jr.	FOR
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	To provide a non-binding advisory vote approving the Company's executive compensation program	FOR
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Herman E. Bulls	AGAINST
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: G. Steven Dawson	AGAINST
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Cydney C. Donnell	FOR
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Mary C. Egan	FOR
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Alison M. Hill	FOR
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Craig A. Leupold	FOR
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Oliver Luck	FOR
AMERICAN CAMPUS COMMUNITIES, INC.	US0248351001	24-May-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: C. Patrick Oles, Jr.	FOR
AMERICAN STATES WATER COMPANY	US0298991011	24-May-2022	DIRECTOR	FOR
AMERICAN STATES WATER COMPANY	US0298991011	24-May-2022	DIRECTOR	FOR

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AMERICAN STATES WATER COMPANY	US0298991011	24-May-2022	DIRECTOR	FOR
AMERICAN STATES WATER COMPANY	US0298991011	24-May-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
AMERICAN STATES WATER COMPANY	US0298991011	24-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm.	FOR
APPLIED MOLECULAR TRANSPORT INC.	US03824M1099	24-May-2022	DIRECTOR	FOR
APPLIED MOLECULAR TRANSPORT INC.	US03824M1099	24-May-2022	DIRECTOR	ABSTAIN
APPLIED MOLECULAR TRANSPORT INC.	US03824M1099	24-May-2022	DIRECTOR	FOR
APPLIED MOLECULAR TRANSPORT INC.	US03824M1099	24-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
APPLIED MOLECULAR TRANSPORT INC.	US03824M1099	24-May-2022	Advisory vote of the named executive officer compensation (the "say-on-pay" vote).	FOR
APPLIED MOLECULAR TRANSPORT INC.	US03824M1099	24-May-2022	Advisory vote on the frequency of future advisory votes to approve named executive officer compensation.	1 YEAR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Appoint a Director Saeki, Hiroshi	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Appoint a Director Sasaki, Ryoko	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Appoint a Director Togashi, Toyoko	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Approve Payment of Bonuses to Corporate Officers	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Approve Provision of Retirement Allowance for Retiring Directors	AGAINST
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Approve Appropriation of Surplus	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Appoint a Director Yokoyama, Kiyoshi	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Appoint a Director Furukawa, Koichi	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Appoint a Director Miura, Koichi	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Appoint a Director Nekomiya, Kazuhisa	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Appoint a Director Miura, Takehiko	FOR
ARCS COMPANY,LIMITED	JP3968600001	24-May-2022	Appoint a Director Fukuhara, Ikuharu	FOR
ARRAY TECHNOLOGIES INC.	US04271T1007	24-May-2022	DIRECTOR	FOR
ARRAY TECHNOLOGIES INC.	US04271T1007	24-May-2022	DIRECTOR	ABSTAIN
ARRAY TECHNOLOGIES INC.	US04271T1007	24-May-2022	DIRECTOR	FOR

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ARRAY TECHNOLOGIES INC.	US04271T1007	24-May-2022	Ratification of the Company's appointment of BDO USA, LLP as its independent auditors for fiscal year ending December 31, 2022.	FOR
ARRAY TECHNOLOGIES INC.	US04271T1007	24-May-2022	Approval of the Array Technologies, Inc. Employee Stock Purchase Plan.	FOR
ARRAY TECHNOLOGIES INC.	US04271T1007	24-May-2022	Establishment, by a stockholder non-binding advisory vote, of the frequency of submission to stockholders of advisory vote regarding executive compensation.	1 YEAR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 375,000 FOR CHAIRMAN AND NOK 250,000 FOR OTHER DIRECTORS	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	APPROVE REMUNERATION OF AUDIT COMMITTEE	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	AMEND ARTICLES RE: BOARD-RELATED	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	AMEND ARTICLES RE: ADVANCE AND ELECTRONIC VOTING	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	AMEND ARTICLES RE: EDITORIAL CHANGES	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	ELECT HELGE SINGELSTAD (CHAIR) AS DIRECTOR	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	ELECT HEGE CHARLOTTE BAKKEN (VICE CHAIR) AS DIRECTOR	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	ELECT HELGE MAGSTER AS DIRECTOR	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	ELECT LILL MAREN MELINGEN MOGSTER AS DIRECTOR	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	ELECT PETTER DRAGESUND AS DIRECTOR	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	ELECT HILDE DRONEN AS CHAIR OF NOMINATING COMMITTEE	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	ELECT NILS PETTER HOLLEKIM AS MEMBER OF NOMINATING COMMITTEE	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	APPROVE CREATION OF NOK 10.1 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	APPROVE REMUNERATION STATEMENT	AGAINST
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	ELECT CHAIRMAN OF MEETING	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
AUSTEVOLL SEAFOOD ASA	NO0010073489	24-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF NOK 4.50 PER SHARE	FOR
B. RILEY FINANCIAL, INC.	US05580M1080	24-May-2022	Election of Director: Mikel H. Williams	AGAINST
B. RILEY FINANCIAL, INC.	US05580M1080	24-May-2022	To ratify the selection of Marcum LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
B. RILEY FINANCIAL, INC.	US05580M1080	24-May-2022	Election of Director: Bryant R. Riley	FOR
B. RILEY FINANCIAL, INC.	US05580M1080	24-May-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR

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BIOMARIN PHARMACEUTICAL INC.	US09061G1013	24-May-2022	To ratify the selection of KPMG LLP as the independent registered public accounting firm for BioMarin for the fiscal year ending December 31, 2022.	FOR
BIOMARIN PHARMACEUTICAL INC.	US09061G1013	24-May-2022	To approve, on an advisory basis, the compensation of the Company's Named Executive Officers as disclosed in the Proxy Statement.	AGAINST
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	APPROVAL OF ISSUE OF RESTRICTED STOCK UNITS AND PERFORMANCE RIGHTS TO NON- EXECUTIVE DIRECTORS - 1,000,000	AGAINST
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	APPROVAL OF ISSUE OF RESTRICTED STOCK UNITS AND PERFORMANCE RIGHTS TO NON- EXECUTIVE DIRECTORS - 614,439	AGAINST
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	APPROVAL OF ISSUE OF RESTRICTED STOCK UNITS AND PERFORMANCE RIGHTS TO NON- EXECUTIVE DIRECTORS - 207,373	AGAINST
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	APPROVAL OF ISSUE OF RESTRICTED STOCK UNITS AND PERFORMANCE RIGHTS TO EXECUTIVE DIRECTORS - 6,000,000	AGAINST
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	APPROVAL OF ISSUE OF RESTRICTED STOCK UNITS AND PERFORMANCE RIGHTS TO EXECUTIVE DIRECTORS - 1,081,730	AGAINST
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	APPROVAL OF ISSUE OF RESTRICTED STOCK UNITS AND PERFORMANCE RIGHTS TO EXECUTIVE DIRECTORS - 1,250,000	AGAINST
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	INCREASE IN ANNUAL AGGREGATE NON- EXECUTIVE DIRECTORS FEES	FOR
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	APPOINTMENT OF AUDITOR: PERTH W.A	FOR
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	CONDITIONAL BOARD SPILL MEETING : THAT: 1. AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; 2. ALL OF THE NON-EXECUTIVE DIRECTORS IN OFFICE WHEN THE BOARD RESOLUTION TO APPROVE THE DIRECTORS REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 WAS PASSED, AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND 3. RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE OF SHAREHOLDERS AT THE SPILL MEETING	AGAINST
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	RE-ELECTION OF PETER VAN DER MADE AS DIRECTOR	FOR
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	ELECTION OF ANTONIO VIANA AS DIRECTOR	FOR
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	ELECTION OF PIA TURCINOV AS DIRECTOR	FOR
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	ELECTION OF SEAN HEHIR AS DIRECTOR	FOR
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	RATIFICATION OF PRIOR ISSUE OF 15,000,000 SHARES	FOR
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	ADOPTION OF CONSTITUTION	AGAINST
BRAINCHIP HOLDINGS LTD	AU000000BRN8	24-May-2022	APPROVAL OF ISSUE OF RESTRICTED STOCK UNITS AND PERFORMANCE RIGHTS TO NON- EXECUTIVE DIRECTORS - 2,000,000	AGAINST
BREAD FINANCIAL HOLDINGS, INC.	US0185811082	24-May-2022	Approval of the 2022 Omnibus Incentive Plan	FOR
BREAD FINANCIAL HOLDINGS, INC.	US0185811082	24-May-2022	Election of Director: Ralph J. Andretta	FOR
BREAD FINANCIAL HOLDINGS, INC.	US0185811082	24-May-2022	Ratification of the Selection of Deloitte & Touche as the Independent Registered Public Accounting Firm of Bread Financial Holdings, Inc. for 2022	FOR

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CHATHAM LODGING TRUST	US16208T1025	24-May-2022	DIRECTOR	FOR
CHATHAM LODGING TRUST	US16208T1025	24-May-2022	DIRECTOR	FOR
CHATHAM LODGING TRUST	US16208T1025	24-May-2022	Ratification of selection of independent registered public accountants.	FOR
CHATHAM LODGING TRUST	US16208T1025	24-May-2022	Approval, on an advisory basis, of executive compensation.	FOR
CHATHAM LODGING TRUST	US16208T1025	24-May-2022	Approval, of the Amendment of the Declaration of Trust to allow shareholders to amend the Bylaws.	FOR
CHATHAM LODGING TRUST	US16208T1025	24-May-2022	Approval, of amendments to the Equity Incentive Plan.	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	DIRECTOR	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	To vote, on an advisory basis, to approve the executive compensation of ConnectOne Bancorp, Inc.'s named executive officers, as described in the proxy statement.	FOR
CONNECTONE BANCORP, INC.	US20786W1071	24-May-2022	To ratify the appointment of Crowe LLP as the Company's independent registered public accountants for the fiscal year ending December 31, 2022.	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.05 PER SHARE	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE TRANSACTION WITH LES CAISSES REGIONALES DE CREDIT AGRICOLE RE: GUARANTEE AGREEMENT	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE TRANSACTION WITH CACIB ET CA INDOSUEZ WEALTH FRANCE RE: TAX INTEGRATION	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE TRANSACTION WITH FNSEA RE: SERVICE AGREEMENT	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	ELECT SONIA BONNET-BERNARD AS DIRECTOR	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	ELECT HUGUES BRASSEUR AS DIRECTOR	AGAINST
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	ELECT ERIC VIAL AS DIRECTOR	AGAINST
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	REELECT DOMINIQUE LEFEBVRE AS DIRECTOR	AGAINST

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CREDIT AGRICOLE SA	FR0000045072	24-May-2022	REELECT PIERRE CAMBEFORT AS DIRECTOR	AGAINST
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	REELECT JEAN-PIERRE GAILLARD AS DIRECTOR	AGAINST
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	REELECT JEAN-PAUL KERRIEN AS DIRECTOR	AGAINST
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE REMUNERATION POLICY OF CEO	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE REMUNERATION POLICY OF VICE-CEO	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE COMPENSATION OF DOMINIQUE LEFEBVRE, CHAIRMAN OF THE BOARD	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE COMPENSATION OF PHILIPPE BRASSAC, CEO	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE COMPENSATION OF XAVIER MUSCA, VICE-CEO	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE THE AGGREGATE REMUNERATION GRANTED IN 2021 TO SENIOR MANAGEMENT, RESPONSIBLE OFFICERS AND REGULATED RISK-TAKERS	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITH PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 4.6 BILLION	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES FOR PRIVATE PLACEMENTS, UP TO AGGREGATE NOMINAL AMOUNT OF EUR 908 MILLION	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 908 MILLION	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE BOARD TO INCREASE CAPITAL IN THE EVENT OF ADDITIONAL DEMAND RELATED TO DELEGATION SUBMITTED TO SHAREHOLDER VOTE UNDER ITEMS 24-26, 28-29 AND 32-33	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR CONTRIBUTIONS IN KIND	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE BOARD TO SET ISSUE PRICE FOR 10 PERCENT PER YEAR OF ISSUED CAPITAL PURSUANT TO ISSUE AUTHORITY WITHOUT PREEMPTIVE RIGHTS	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	SET TOTAL LIMIT FOR CAPITAL INCREASE TO RESULT FROM ALL ISSUANCE REQUESTS AT EUR 4.6 BILLION	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE CAPITALIZATION OF RESERVES OF UP TO EUR 1 BILLION FOR BONUS ISSUE OR INCREASE IN PAR VALUE	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS RESERVED FOR EMPLOYEES OF THE GROUP'S SUBSIDIARIES	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
CREDIT AGRICOLE SA	FR0000045072	24-May-2022	SHAREHOLDER PROPOSALS SUBMITTED BY FCPE CREDIT AGRICOLE SA ACTIONS: AMEND EMPLOYEE STOCK PURCHASE PLANS	AGAINST

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ENVISTA HOLDINGS CORPORATION	US29415F1049	24-May-2022	DIRECTOR	FOR
ENVISTA HOLDINGS CORPORATION	US29415F1049	24-May-2022	DIRECTOR	FOR
ENVISTA HOLDINGS CORPORATION	US29415F1049	24-May-2022	DIRECTOR	FOR
ENVISTA HOLDINGS CORPORATION	US29415F1049	24-May-2022	To ratify the selection of Ernst and Young LLP as Envista's independent registered public accounting firm for the year ending December 31, 2022.	FOR
ENVISTA HOLDINGS CORPORATION	US29415F1049	24-May-2022	To approve on an advisory basis Envista's named executive officer compensation.	FOR
EXOR N.V.	NL0012059018	24-May-2022	RATIFY DELOITTE ACCOUNTANTS B.V. AS AUDITORS FOR THE FINANCIAL YEAR 2023	FOR
EXOR N.V.	NL0012059018	24-May-2022	AMEND REMUNERATION POLICY	AGAINST
EXOR N.V.	NL0012059018	24-May-2022	APPROVE NEW SHARE INCENTIVE PLAN	AGAINST
EXOR N.V.	NL0012059018	24-May-2022	APPROVE DISCHARGE OF EXECUTIVE DIRECTOR	FOR
EXOR N.V.	NL0012059018	24-May-2022	APPROVE DISCHARGE OF NON-EXECUTIVE DIRECTORS	FOR
EXOR N.V.	NL0012059018	24-May-2022	ELECT A. DUMAS AS NON-EXECUTIVE DIRECTOR	FOR
EXOR N.V.	NL0012059018	24-May-2022	AUTHORIZE REPURCHASE OF SHARES	FOR
EXOR N.V.	NL0012059018	24-May-2022	APPROVE CANCELLATION OF REPURCHASED SHARES	FOR
EXOR N.V.	NL0012059018	24-May-2022	APPROVE REMUNERATION REPORT	FOR
EXOR N.V.	NL0012059018	24-May-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EXOR N.V.	NL0012059018	24-May-2022	APPROVE DIVIDENDS OF EUR 0.43 PER SHARE	FOR
EXOR N.V.	NL0012059018	24-May-2022	RATIFY ERNST & YOUNG ACCOUNTANTS LLP AS AUDITORS FOR THE FINANCIAL YEAR 2022	FOR
FARADAY TECHNOLOGY CORP.	TW0003035002	24-May-2022	FARADAY'S 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
FARADAY TECHNOLOGY CORP.	TW0003035002	24-May-2022	FARADAY'S 2021 PROFIT DISTRIBUTION. PROPOSED CASH DIVIDEND: TWD 3.3 PER SHARE.	FOR
FARADAY TECHNOLOGY CORP.	TW0003035002	24-May-2022	TO AMEND FARADAY'S 'RULES OF PROCEDURES FOR SHAREHOLDER MEETINGS'.	FOR
FARADAY TECHNOLOGY CORP.	TW0003035002	24-May-2022	TO AMEND FARADAY'S 'ARTICLES OF INCORPORATION'.	FOR
FARADAY TECHNOLOGY CORP.	TW0003035002	24-May-2022	TO AMEND FARADAY'S 'RULES FOR ELECTION OF DIRECTORS'.	FOR
FARADAY TECHNOLOGY CORP.	TW0003035002	24-May-2022	TO AMEND FARADAY'S 'OPERATIONAL PROCEDURES FOR LOANING OF FUNDS TO OTHERS'.	FOR
FARADAY TECHNOLOGY CORP.	TW0003035002	24-May-2022	TO AMEND FARADAY'S 'OPERATIONAL PROCEDURES FOR ENDORSEMENTS AND GUARANTEES'.	FOR
FARADAY TECHNOLOGY CORP.	TW0003035002	24-May-2022	TO AMEND FARADAY'S 'PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS'.	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	DIRECTOR	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	DIRECTOR	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	DIRECTOR	FOR

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FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	DIRECTOR	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	DIRECTOR	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	DIRECTOR	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	DIRECTOR	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	DIRECTOR	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	DIRECTOR	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	DIRECTOR	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	Ratification of Crowe LLP as the Company's independent registered public accounting firm for 2022.	FOR
FIRST FINANCIAL BANCORP.	US3202091092	24-May-2022	Advisory (non-binding) vote on the compensation of the Company's executive officers.	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	Election of Director: Jennifer R. Whip	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	Election of Director: Alessandro P. DiNello	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	To adopt an advisory (non-binding) resolution to approve named executive officer compensation.	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	Election of Director: Jay J. Hansen	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	Election of Director: Toan Huynh	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	Election of Director: Lori Jordan	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	Election of Director: John D. Lewis	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	Election of Director: Bruce E. Nyberg	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	Election of Director: James A. Ovenden	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	Election of Director: Peter Schoels	FOR
FLAGSTAR BANCORP, INC.	US3379307057	24-May-2022	Election of Director: David L. Treadwell	FOR
FRAPORT AG FRANKFURT AIRPORT SERVICES WORLDWIDE	DE0005773303	24-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
FRAPORT AG FRANKFURT AIRPORT SERVICES WORLDWIDE	DE0005773303	24-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
FRAPORT AG FRANKFURT AIRPORT SERVICES WORLDWIDE	DE0005773303	24-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR

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FRAPORT AG FRANKFURT AIRPORT SERVICES WORLDWIDE	DE0005773303	24-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
FRAPORT AG FRANKFURT AIRPORT SERVICES WORLDWIDE	DE0005773303	24-May-2022	APPROVE REMUNERATION REPORT	AGAINST
FRAPORT AG FRANKFURT AIRPORT SERVICES WORLDWIDE	DE0005773303	24-May-2022	ELECT BASTIAN BERGERHOFF TO THE SUPERVISORY BOARD	AGAINST
GRAPHIC PACKAGING HOLDING COMPANY	US3886891015	24-May-2022	DIRECTOR	FOR
GRAPHIC PACKAGING HOLDING COMPANY	US3886891015	24-May-2022	DIRECTOR	FOR
GRAPHIC PACKAGING HOLDING COMPANY	US3886891015	24-May-2022	DIRECTOR	FOR
GRAPHIC PACKAGING HOLDING COMPANY	US3886891015	24-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm.	FOR
GRAPHIC PACKAGING HOLDING COMPANY	US3886891015	24-May-2022	Approval of compensation paid to Named Executive Officers (Say- on-Pay).	FOR
GXO LOGISTICS, INC.	US36262G1013	24-May-2022	Election of Class I Director for a term to expire at 2025 Annual Meeting: Gena Ashe	FOR
GXO LOGISTICS, INC.	US36262G1013	24-May-2022	Election of Class I Director for a term to expire at 2025 Annual Meeting: Malcolm Wilson	FOR
GXO LOGISTICS, INC.	US36262G1013	24-May-2022	Ratification of the Appointment of our Independent Public Accounting Firm To ratify the appointment of KPMG LLP as the company's independent registered public accounting firm for fiscal year 2022.	FOR
GXO LOGISTICS, INC.	US36262G1013	24-May-2022	Advisory Vote to Approve Executive Compensation Advisory vote to approve the executive compensation of the company's named executive officers as disclosed in the accompanying Proxy Statement.	FOR
GXO LOGISTICS, INC.	US36262G1013	24-May-2022	Advisory Vote on Frequency of Future Advisory Votes to Approve Executive Compensation Advisory vote on the frequency of future advisory votes to approve executive compensation.	1 YEAR
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	To amend the Company's Certificate of Incorporation to increase the aggregate number of authorized shares of common stock by 100,000,000 from 150,000,000 to 250,000,000.	FOR
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	To amend the Company's 2007 Amended and Restated Equity Incentive Plan (the "2007 Plan") to increase the number of shares of common stock authorized for issuance thereunder from 27,800,000 to 30,700,000.	AGAINST
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	Election of Director to serve until the 2023 Annual Meeting: Barry Quart, Pharm.D.	FOR
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	To amend the Company's 1997 Employee Stock Purchase Plan, as amended (the "ESPP") to increase the number of shares of common stock authorized for issuance thereunder from 975,000 to 1,825,000.	FOR
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	Election of Director to serve until the 2023 Annual Meeting: Stephen Davis	AGAINST
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	Election of Director to serve until the 2023 Annual Meeting: Sharmila Dissanaik, M.D., FACS, FCCM	FOR
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	Election of Director to serve until the 2023 Annual Meeting: Craig Johnson	AGAINST
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	Election of Director to serve until the 2023 Annual Meeting: Kimberly Manhard	FOR

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HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	Election of Director to serve until the 2023 Annual Meeting: Susan Rodriguez	FOR
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	Election of Director to serve until the 2023 Annual Meeting: Christian Waage	FOR
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	To ratify the appointment of Withum Smith+Brown, PC as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
HERON THERAPEUTICS, INC.	US4277461020	24-May-2022	To approve, on an advisory basis, compensation paid to our Named Executive Officers during the year ended December 31, 2021.	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO ELECT FARROKH BATLIWALA AS A DIRECTOR	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RECEIVE, CONSIDER AND ADOPT THE COMPANY'S ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR THEREON. THE DIRECTORS WILL PRESENT TO THE ANNUAL GENERAL MEETING THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RE-ELECT PAUL SIMMONS AS A DIRECTOR	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RE-ELECT HANNAH NICHOLS AS A DIRECTOR	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITOR FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING BEFORE WHICH ACCOUNTS ARE LAID	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO AUTHORISE THE DIRECTORS TO CHANGE THE NAME OF HILL & SMITH HOLDINGS PLC TO HILL & SMITH PLC (AND TAKE ALL NECESSARY STEPS TO EFFECT THE SAME), WITHIN SIX MONTHS OF THE DATE OF THIS MEETING	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	THAT, IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006, THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT AND GRANT RELEVANT SECURITIES (AS DEFINED BELOW) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 6,662,662 PROVIDED THAT THIS AUTHORITY SHALL, UNLESS RENEWED, VARIED OR REVOKED BY THE COMPANY, EXPIRE ON 24 AUGUST 2023 OR, IF EARLIER, THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY SAVE THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE OFFERS OR AGREEMENTS WHICH WOULD OR MIGHT REQUIRE RELEVANT SECURITIES TO BE ALLOTTED OR GRANTED AND THE DIRECTORS MAY ALLOT OR GRANT RELEVANT SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT NOTWITHSTANDING THAT THE AUTHORITY CONFERRED BY THIS RESOLUTION HAS EXPIRED	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	THAT SUBJECT TO THE PASSING OF RESOLUTION 16 AS SET OUT IN THIS NOTICE OF MEETING, THE DIRECTORS BE GIVEN THE GENERAL POWER TO ALLOT EQUITY SECURITIES (AS DEFINED BY SECTION 560 OF THE COMPANIES ACT 2006) FOR CASH, EITHER PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 16 OR BY WAY OF A SALE OF TREASURY SHARES, AS IF SECTION 561(1) OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT,	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	THAT IF RESOLUTIONS 16 AND 17, AS SET OUT IN THE NOTICE OF MEETING ARE PASSED, THE DIRECTORS BE AUTHORISED PURSUANT TO SECTION 570 OF THE COMPANIES ACT 2006 IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 16 AS SET OUT IN THE NOTICE OF MEETING TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE COMPANIES ACT 2006) FOR CASH UNDER THE GENERAL AUTHORITY GIVEN BY RESOLUTION 17, AS SET OUT IN THE NOTICE OF MEETING, AND/OR EMPOWERED PURSUANT TO SECTION 573 OF THE COMPANIES ACT 2006 TO SELL ORDINARY SHARES (AS DEFINED IN SECTION 724 OF THE COMPANIES ACT 2006) FOR CASH AS IF SECTION 561(1) OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE	FOR

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HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE COMPANIES ACT 2006) OF ORDINARY SHARES OF 25P EACH PROVIDED	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	THAT FROM THE DATE OF THE PASSING OF THIS RESOLUTION (BUT SO THAT THE AUTHORITY GIVEN BY THIS RESOLUTION SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR 24 AUGUST 2023, WHICHEVER IS THE EARLIER, A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	THAT THE COMPANY AND ALL COMPANIES THAT ARE ITS SUBSIDIARIES AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION HAS EFFECT, FOR THE PURPOSES OF SECTION 366 OF THE COMPANIES ACT 2006 (THE 'ACT'), BE AUTHORISED	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021. SHAREHOLDERS ARE ENTITLED TO VOTE UPON THE REMUNERATION REPORT WHICH CAN BE FOUND (TOGETHER WITH THE AUDITOR'S REPORT THEREON) WITHIN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO APPROVE THE PAYMENT ON 8 JULY 2022 OF THE PROPOSED FINAL DIVIDEND IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021 OF 19P PER SHARE. THE PROPOSED FINAL DIVIDEND WILL BE PAYABLE ON 8 JULY 2022 TO SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 6 JUNE 2022. WHEN TAKING THE INTERIM DIVIDEND OF 12P PER SHARE INTO ACCOUNT THE TOTAL DIVIDEND FOR THE YEAR WILL BE 31P PER SHARE	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RE-ELECT ALAN GIDDINS AS A DIRECTOR	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RE-ELECT TONY QUINLAN AS A DIRECTOR	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RE-ELECT ANNETTE KELLEHER AS A DIRECTOR	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RE-ELECT MARK RECKITT AS A DIRECTOR	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RE-ELECT PETE RABY AS A DIRECTOR	FOR
HILL & SMITH HOLDINGS PLC	GB0004270301	24-May-2022	TO RE-ELECT LEIGH-ANN RUSSELL AS A DIRECTOR	FOR
HUGO BOSS AG	DE000A1PHFF7	24-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.70 PER SHARE	FOR
HUGO BOSS AG	DE000A1PHFF7	24-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
HUGO BOSS AG	DE000A1PHFF7	24-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
HUGO BOSS AG	DE000A1PHFF7	24-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
HUGO BOSS AG	DE000A1PHFF7	24-May-2022	APPROVE REMUNERATION REPORT	AGAINST
HUGO BOSS AG	DE000A1PHFF7	24-May-2022	AMEND CORPORATE PURPOSE	FOR
ICHOR HOLDINGS, LTD.	KYG4740B1059	24-May-2022	Election of Director: Marc Haugen	FOR
ICHOR HOLDINGS, LTD.	KYG4740B1059	24-May-2022	Election of Director: Wendy Arienzo	FOR
ICHOR HOLDINGS, LTD.	KYG4740B1059	24-May-2022	Election of Director: Sarah O'Dowd	FOR
ICHOR HOLDINGS, LTD.	KYG4740B1059	24-May-2022	Special resolution to declassify our Board of Directors to provide for an annual election of all directors.	FOR
ICHOR HOLDINGS, LTD.	KYG4740B1059	24-May-2022	Advisory approval of executive compensation.	FOR

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ICHOR HOLDINGS, LTD.	KYG4740B1059	24-May-2022	Advisory vote to establish frequency of advisory votes on executive compensation.	1 YEAR
ICHOR HOLDINGS, LTD.	KYG4740B1059	24-May-2022	Ratification of KPMG LLP as our independent registered public accounting firm.	FOR
INSULET CORPORATION	US45784P1012	24-May-2022	DIRECTOR	FOR
INSULET CORPORATION	US45784P1012	24-May-2022	DIRECTOR	ABSTAIN
INSULET CORPORATION	US45784P1012	24-May-2022	DIRECTOR	FOR
INSULET CORPORATION	US45784P1012	24-May-2022	To approve, on a non-binding, advisory basis, the compensation of certain executive officers.	FOR
INSULET CORPORATION	US45784P1012	24-May-2022	To ratify the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Election of Director: Agnes K. Tang	FOR
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Election of Director: Eugene A. Scherbakov, Ph.D.	FOR
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Election of Director: Michael C. Child	FOR
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Election of Director: Jeanmarie F. Desmond	FOR
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Election of Director: Gregory P. Dougherty	AGAINST
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Election of Director: Eric Meurice	AGAINST
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Election of Director: Natalia Pavlova	FOR
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Election of Director: John R. Peeler	FOR
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Election of Director: Thomas J. Seifert	FOR
IPG PHOTONICS CORPORATION	US44980X1090	24-May-2022	Election of Director: Felix Stukalin	FOR
IPSEN	FR0010259150	24-May-2022	ALLOCATION OF THE RESULTS FOR THE 2021 FINANCIAL YEAR AND SETTING OF THE DIVIDEND AT EURO 1.20 PER SHARE	FOR
IPSEN	FR0010259150	24-May-2022	SPECIAL REPORT OF THE STATUTORY AUDITORS ON REGULATED AGREEMENTS FINDING OF ABSENCE OF NEW AGREEMENT	FOR
IPSEN	FR0010259150	24-May-2022	APPOINTMENT OF PRICEWATERHOUSECOOPERS AUDIT, IN REPLACEMENT OF DELOITTE AND ASSOCIES, AS INCUMBENT STATUTORY AUDITOR	FOR
IPSEN	FR0010259150	24-May-2022	NON-RENEWAL AND NON-REPLACEMENT OF BEAS AS DEPUTY STATUTORY AUDITOR	FOR
IPSEN	FR0010259150	24-May-2022	RENEWAL OF THE TERM OF OFFICE OF THE COMPANY HIGHROCK SARL AS A DIRECTOR	AGAINST

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IPSEN	FR0010259150	24-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. PAUL SEKHRI AS A DIRECTOR	AGAINST
IPSEN	FR0010259150	24-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. PIET WIGERINCK AS A DIRECTOR	FOR
IPSEN	FR0010259150	24-May-2022	RATIFICATION OF THE TEMPORARY APPOINTMENT OF MRS. KAREN WITTS AS A DIRECTOR	FOR
IPSEN	FR0010259150	24-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
IPSEN	FR0010259150	24-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
IPSEN	FR0010259150	24-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER AND/OR ANY OTHER EXECUTIVE OFFICERS	AGAINST
IPSEN	FR0010259150	24-May-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF CORPORATE OFFICERS REFERRED TO IN I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
IPSEN	FR0010259150	24-May-2022	APPROVAL OF THE BASE, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR GRANTED FOR THE SAME FINANCIAL YEAR TO MR. MARC DE GARIDEL, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
IPSEN	FR0010259150	24-May-2022	APPROVAL OF THE BASE, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL COMPENSATION AND THE BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR GRANTED FOR THE SAME FINANCIAL YEAR TO MR. DAVID LOEW, CHIEF EXECUTIVE OFFICER	FOR
IPSEN	FR0010259150	24-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO REPURCHASE ITS OWN SHARES PURSUANT TO THE PROVISIONS OF ARTICLE L.22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, PURPOSES, TERMS, CEILING, SUSPENSION DURING PERIOD OF A PUBLIC OFFER	FOR
IPSEN	FR0010259150	24-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO CARRY OUT FREE GRANTS OF SHARES TO SALARIED STAFF MEMBERS AND/OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR OF AFFILIATED COMPANIES OR ECONOMIC INTEREST GROUPS	FOR
IPSEN	FR0010259150	24-May-2022	AMENDMENT OF ARTICLE 16.1 OF THE ARTICLES OF ASSOCIATION TO PROVIDE FOR A STATUTORY AGE LIMIT FOR THE OFFICE OF THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
IPSEN	FR0010259150	24-May-2022	POWER TO CARRY OUT FORMALITIES	FOR
IPSEN	FR0010259150	24-May-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2021	FOR
IPSEN	FR0010259150	24-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2021	FOR
JAMIESON WELLNESS INC.	CA4707481046	24-May-2022	DIRECTOR	FOR
JAMIESON WELLNESS INC.	CA4707481046	24-May-2022	DIRECTOR	FOR
JAMIESON WELLNESS INC.	CA4707481046	24-May-2022	DIRECTOR	FOR
JAMIESON WELLNESS INC.	CA4707481046	24-May-2022	DIRECTOR	ABSTAIN
JAMIESON WELLNESS INC.	CA4707481046	24-May-2022	DIRECTOR	FOR
JAMIESON WELLNESS INC.	CA4707481046	24-May-2022	DIRECTOR	FOR
JAMIESON WELLNESS INC.	CA4707481046	24-May-2022	DIRECTOR	FOR
JAMIESON WELLNESS INC.	CA4707481046	24-May-2022	DIRECTOR	FOR

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JAMIESON WELLNESS INC.	CA4707481046	24-May-2022	To re-appoint Ernst & Young LLP as the auditors of Jamieson for the ensuing year and to authorize the directors of Jamieson to fix their remuneration.	FOR
JAMIESON WELLNESS INC.	CA4707481046	24-May-2022	To consider and, if deemed advisable, to approve an advisory resolution (the full text of which is reproduced in Schedule "A" to the Management Information Circular) on Jamieson's approach to executive compensation.	FOR
KNORR-BREMSE AG	DE000KBX1006	24-May-2022	APPROVE REMUNERATION REPORT	AGAINST
KNORR-BREMSE AG	DE000KBX1006	24-May-2022	ELECT REINHARD PLOSS TO THE SUPERVISORY BOARD	FOR
KNORR-BREMSE AG	DE000KBX1006	24-May-2022	ELECT SIGRID NIKUTTA TO THE SUPERVISORY BOARD	FOR
KNORR-BREMSE AG	DE000KBX1006	24-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
KNORR-BREMSE AG	DE000KBX1006	24-May-2022	AMEND ARTICLES RE: PARTICIPATION OF SUPERVISORY BOARD MEMBERS IN THE ANNUAL GENERAL MEETING BY MEANS OF AUDIO AND VIDEO TRANSMISSION	FOR
KNORR-BREMSE AG	DE000KBX1006	24-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.85 PER SHARE	FOR
KNORR-BREMSE AG	DE000KBX1006	24-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
KNORR-BREMSE AG	DE000KBX1006	24-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
KNORR-BREMSE AG	DE000KBX1006	24-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	DIRECTOR	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	DIRECTOR	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	DIRECTOR	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	DIRECTOR	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	DIRECTOR	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	DIRECTOR	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	DIRECTOR	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	DIRECTOR	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	To consider and vote upon an advisory, non-binding resolution to approve the compensation of the named executive officers, as disclosed in the accompanying proxy statement.	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	To consider and vote upon an amendment to our Declaration of Trust to increase the number of authorized shares of beneficial interest.	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	To consider and vote upon a proposal to approve the LXP Industrial Trust 2022 Equity-Based Award Plan.	FOR
LXP INDUSTRIAL TRUST	US5290431015	24-May-2022	To consider and vote upon the ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Patricia F. Russo	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Christine E. Seidman, M.D.	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Douglas M. Baker, Jr.	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Inge G. Thulin	FOR

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MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Kathy J. Warden	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Peter C. Wendell	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Non-binding advisory vote to approve the compensation of our named executive officers.	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Ratification of the appointment of the Company's independent registered public accounting firm for 2022.	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Shareholder proposal regarding an independent board chairman.	AGAINST
MERCK & CO., INC.	US58933Y1055	24-May-2022	Shareholder proposal regarding access to COVID-19 products.	AGAINST
MERCK & CO., INC.	US58933Y1055	24-May-2022	Shareholder proposal regarding lobbying expenditure disclosure.	AGAINST
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Mary Ellen Coe	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Pamela J. Craig	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Robert M. Davis	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Kenneth C. Frazier	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Thomas H. Glocer	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Risa J. Lavizzo-Mourey, M.D.	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Stephen L. Mayo, Ph.D.	FOR
MERCK & CO., INC.	US58933Y1055	24-May-2022	Election of Director: Paul B. Rothman, M.D.	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	BY-ELECTION OF ZHANG XUNA AS A SUPERVISOR	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2021 RESTRICTED STOCK INCENTIVE PLAN	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	AMENDMENTS TO THE WORK SYSTEM FOR INDEPENDENT DIRECTORS	AGAINST
NAVINFO CO LTD	CNE100000P69	24-May-2022	AMENDMENTS TO THE EXTERNAL GUARANTEE MANAGEMENT SYSTEM	AGAINST
NAVINFO CO LTD	CNE100000P69	24-May-2022	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE SHAREHOLDERS' GENERAL MEETINGS	AGAINST
NAVINFO CO LTD	CNE100000P69	24-May-2022	AMENDMENTS TO THE CONNECTED TRANSACTIONS MANAGEMENT SYSTEM	AGAINST
NAVINFO CO LTD	CNE100000P69	24-May-2022	AMENDMENTS TO THE RAISED FUNDS MANAGEMENT SYSTEM	AGAINST
NAVINFO CO LTD	CNE100000P69	24-May-2022	AMENDMENTS TO THE INVESTMENT DECISION-MAKING MANAGEMENT SYSTEM	AGAINST
NAVINFO CO LTD	CNE100000P69	24-May-2022	AMENDMENTS TO THE INFORMATION DISCLOSURE MANAGEMENT SYSTEM	AGAINST
NAVINFO CO LTD	CNE100000P69	24-May-2022	CHANGE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	2021 ANNUAL ACCOUNTS	FOR

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NAVINFO CO LTD	CNE100000P69	24-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY0.06000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	REAPPOINTMENT OF 2022 EXTERNAL AUDIT FIRM	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	2022 APPLICATION FOR COMPREHENSIVE CREDIT LINE TO BANKS BY THE COMPANY AND ITS SUBSIDIARIES	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS	FOR
NAVINFO CO LTD	CNE100000P69	24-May-2022	BY-ELECTION OF HAO CHUNSHEN AS A DIRECTOR	FOR
NOV INC.	US62955J1034	24-May-2022	Election of Director for a term of one year: Robert S. Welborn	FOR
NOV INC.	US62955J1034	24-May-2022	To ratify the appointment of Ernst & Young LLP as independent auditors of the Company for 2022.	FOR
NOV INC.	US62955J1034	24-May-2022	Election of Director for a term of one year: Clay C. Williams	FOR
NOV INC.	US62955J1034	24-May-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
NOV INC.	US62955J1034	24-May-2022	To approve amendments to the National Oilwell Varco, Inc. 2018 Long-Term Incentive Plan.	FOR
NOV INC.	US62955J1034	24-May-2022	Election of Director for a term of one year: Greg L. Armstrong	FOR
NOV INC.	US62955J1034	24-May-2022	Election of Director for a term of one year: Marcela E. Donadio	FOR
NOV INC.	US62955J1034	24-May-2022	Election of Director for a term of one year: Ben A. Guill	FOR
NOV INC.	US62955J1034	24-May-2022	Election of Director for a term of one year: James T. Hackett	FOR
NOV INC.	US62955J1034	24-May-2022	Election of Director for a term of one year: David D. Harrison	FOR
NOV INC.	US62955J1034	24-May-2022	Election of Director for a term of one year: Eric L. Mattson	FOR
NOV INC.	US62955J1034	24-May-2022	Election of Director for a term of one year: Melody B. Meyer	FOR
NOV INC.	US62955J1034	24-May-2022	Election of Director for a term of one year: William R. Thomas	FOR
OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO DISCHARGE THE EXECUTIVE DIRECTORS FROM LIABILITY	FOR
OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO DISCHARGE THE NON-EXECUTIVE DIRECTORS FROM LIABILITY	FOR
OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO EXTEND THE DESIGNATION OF THE BOARD OF DIRECTORS AS THE AUTHORISED BODY TO ISSUE SHARES IN THE SHARE CAPITAL OF THE COMPANY	AGAINST
OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO EXTEND THE DESIGNATION OF THE BOARD OF DIRECTORS AS THE AUTHORISED BODY TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS UPON THE ISSUANCE OF SHARES	AGAINST
OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO AUTHORISE THE BOARD OF DIRECTORS TO REPURCHASE SHARES IN THE SHARE CAPITAL OF THE COMPANY	FOR
OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO APPOINT KPMG AS AUDITOR CHARGED WITH THE AUDITING OF THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2022	FOR
OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO APPOINT PWC AS AUDITOR CHARGED WITH THE AUDITING OF THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2023	FOR
OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO ADVISE ON THE 2021 REMUNERATION REPORT (ADVISORY VOTE)	FOR
OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO ADOPT THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2021	FOR

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OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO GRANT A ONE-OFF SHARE AWARD TO CERTAIN EXECUTIVE DIRECTORS FOR THEIR 2021 PERFORMANCE	AGAINST
OCI N.V.	NL0010558797	24-May-2022	PROPOSAL TO AMEND THE 2020 REMUNERATION POLICY	AGAINST
OIL REFINERIES LTD	IL0025902482	24-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SAGI KABLA	FOR
OIL REFINERIES LTD	IL0025902482	24-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. RAPHAEL ARAD	FOR
OIL REFINERIES LTD	IL0025902482	24-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. NIRA DROR	FOR
OIL REFINERIES LTD	IL0025902482	24-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. ARIELA LAZAROVICH	FOR
OIL REFINERIES LTD	IL0025902482	24-May-2022	REAPPOINTMENT OF THE SOMECH HAIKIN KPMG CPA FIRM AS COMPANY AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	FOR
OIL REFINERIES LTD	IL0025902482	24-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. MOSHE KAPLINSKY PELEG, COMPANY BOARD CHAIRMAN	FOR
OIL REFINERIES LTD	IL0025902482	24-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. MAYA ALCHEH-KAPLAN	FOR
OIL REFINERIES LTD	IL0025902482	24-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YAACOV GUTENSTEIN	FOR
OIL REFINERIES LTD	IL0025902482	24-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. RON HADASSI	FOR
OIL REFINERIES LTD	IL0025902482	24-May-2022	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. ALEX PASSAL	FOR
OMNICELL, INC.	US68213N1090	24-May-2022	Election of Class III Director to hold office until the 2025 Annual Meeting: Edward P. Bousa	FOR
OMNICELL, INC.	US68213N1090	24-May-2022	Election of Class III Director to hold office until the 2025 Annual Meeting: Bruce E. Scott	FOR
OMNICELL, INC.	US68213N1090	24-May-2022	Election of Class III Director to hold office until the 2025 Annual Meeting: Mary Garrett	FOR
OMNICELL, INC.	US68213N1090	24-May-2022	Say on Pay - An advisory vote to approve named executive officer compensation.	FOR
OMNICELL, INC.	US68213N1090	24-May-2022	Proposal to approve Omnicell's 2009 Equity Incentive Plan, as amended, to among other items, add an additional 1,100,000 shares to the number of shares authorized for issuance under the plan.	FOR
OMNICELL, INC.	US68213N1090	24-May-2022	Proposal to ratify the selection of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the year ending December 31, 2022.	FOR
PEGAVISION CORPORATION	TW0006491004	24-May-2022	ADOPTION OF THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
PEGAVISION CORPORATION	TW0006491004	24-May-2022	ADOPTION OF THE 2021 EARNINGS APPROPRIATION. PROPOSED CASH DIVIDEND: TWD 8.5 PER SHARE.	FOR
PEGAVISION CORPORATION	TW0006491004	24-May-2022	THE REVISION TO THE ARTICLES OF INCORPORATION.	FOR
PEGAVISION CORPORATION	TW0006491004	24-May-2022	THE REVISION TO THE PROCEDURES OF ASSET ACQUISITION OR DISPOSAL.	FOR
PEGAVISION CORPORATION	TW0006491004	24-May-2022	PROPOSAL OF RELEASE THE PROHIBITION ON DIRECTORS FROM PARTICIPATION IN COMPETITIVE BUSINESS.	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Theodore W. Tozer	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Emily Youssouf	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: David A. Spector	FOR

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PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	To ratify the appointment of our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	To approve our 2022 Equity Incentive Plan.	AGAINST
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	To approve, by non-binding vote, our executive compensation.	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: James K. Hunt	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Jonathon S. Jacobson	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Patrick Kinsella	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Anne D. McCallion	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Joseph Mazzella	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Farhad Nanji	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Jeffrey A. Perlowitz	FOR
PENNYMAC FINANCIAL SERVICES, INC	US70932M1071	24-May-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Lisa M. Shalett	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Approval of a non-binding advisory resolution to approve the Company's executive compensation.	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Election of Director: Kathy T. Betty	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Approval of the amendment to the PROG Holdings, Inc. Amended and Restated 2015 Equity and Incentive Plan.	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Approval of the amendment to the PROG Holdings, Inc. Employee Stock Purchase Plan.	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Election of Director: Douglas C. Curling	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Election of Director: Cynthia N. Day	AGAINST
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Election of Director: Curtis L. Doman	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Election of Director: Ray M. Martinez	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Election of Director: Steven A. Michaels	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Election of Director: Ray M. Robinson	AGAINST
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Election of Director: Caroline S. Sheu	FOR
PROG HOLDINGS, INC.	US74319R1014	24-May-2022	Election of Director: James P. Smith	FOR

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REDWOOD TRUST, INC.	US7580754023	24-May-2022	Ratification of the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for 2022.	FOR
REDWOOD TRUST, INC.	US7580754023	24-May-2022	Election of Director: Greg H. Kubicek	FOR
REDWOOD TRUST, INC.	US7580754023	24-May-2022	Non-binding advisory resolution to approve named executive officer compensation.	AGAINST
REDWOOD TRUST, INC.	US7580754023	24-May-2022	Election of Director: Christopher J. Abate	FOR
REDWOOD TRUST, INC.	US7580754023	24-May-2022	Election of Director: Armando Falcon	FOR
REDWOOD TRUST, INC.	US7580754023	24-May-2022	Election of Director: Douglas B. Hansen	FOR
REDWOOD TRUST, INC.	US7580754023	24-May-2022	Election of Director: Debora D. Horvath	FOR
REDWOOD TRUST, INC.	US7580754023	24-May-2022	Election of Director: George W. Madison	FOR
REDWOOD TRUST, INC.	US7580754023	24-May-2022	Election of Director: Georganne C. Proctor	FOR
REDWOOD TRUST, INC.	US7580754023	24-May-2022	Election of Director: Dashiell I. Robinson	FOR
REDWOOD TRUST, INC.	US7580754023	24-May-2022	Election of Director: Faith A. Schwartz	FOR
RUTH'S HOSPITALITY GROUP, INC.	US7833321091	24-May-2022	Ratification of the appointment of KPMG LLP as the company's independent registered public accounting firm for fiscal year 2022.	FOR
RUTH'S HOSPITALITY GROUP, INC.	US7833321091	24-May-2022	Election of Director: Giannella Alvarez	FOR
RUTH'S HOSPITALITY GROUP, INC.	US7833321091	24-May-2022	Election of Director: Mary L. Baglivo	FOR
RUTH'S HOSPITALITY GROUP, INC.	US7833321091	24-May-2022	Election of Director: Carla R. Cooper	FOR
RUTH'S HOSPITALITY GROUP, INC.	US7833321091	24-May-2022	Election of Director: Cheryl J. Henry	FOR
RUTH'S HOSPITALITY GROUP, INC.	US7833321091	24-May-2022	Election of Director: Stephen M. King	FOR
RUTH'S HOSPITALITY GROUP, INC.	US7833321091	24-May-2022	Election of Director: Michael P. O'Donnell	FOR
RUTH'S HOSPITALITY GROUP, INC.	US7833321091	24-May-2022	Election of Director: Marie L. Perry	FOR
RUTH'S HOSPITALITY GROUP, INC.	US7833321091	24-May-2022	Election of Director: Robin P. Selati	FOR
RUTH'S HOSPITALITY GROUP, INC.	US7833321091	24-May-2022	Approval of the advisory resolution on the compensation of the company's named executive officers.	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Izuta, Junji	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Iwabuchi, Hiroyasu	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Matsuno, Masaru	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Kamoda, Shizuko	FOR

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S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Sato, Eiki	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Shiramizu, Masako	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Substitute Corporate Auditor Daiyou Kin	FOR
S FOODS INC.	JP3399300007	24-May-2022	Approve Appropriation of Surplus	FOR
S FOODS INC.	JP3399300007	24-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Murakami, Shinnosuke	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Hirai, Hirokatsu	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Komata, Motoaki	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Sugimoto, Mitsufumi	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Yuasa, Yosuke	FOR
S FOODS INC.	JP3399300007	24-May-2022	Appoint a Director Yoshimura, Naoki	FOR
SANGAMO THERAPEUTICS, INC.	US8006771062	24-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
SANGAMO THERAPEUTICS, INC.	US8006771062	24-May-2022	Election of Director to serve until the 2023 Annual meeting: Robert F. Carey	FOR
SANGAMO THERAPEUTICS, INC.	US8006771062	24-May-2022	Election of Director to serve until the 2023 Annual meeting: Kenneth J. Hillan, M.B., Ch.B.	FOR
SANGAMO THERAPEUTICS, INC.	US8006771062	24-May-2022	Election of Director to serve until the 2023 Annual meeting: Alexander D. Macrae, M.B., Ch.B., Ph.D.	FOR
SANGAMO THERAPEUTICS, INC.	US8006771062	24-May-2022	Election of Director to serve until the 2023 Annual meeting: John H. Markels, Ph.D.	FOR
SANGAMO THERAPEUTICS, INC.	US8006771062	24-May-2022	Election of Director to serve until the 2023 Annual meeting: James R. Meyers	FOR
SANGAMO THERAPEUTICS, INC.	US8006771062	24-May-2022	Election of Director to serve until the 2023 Annual meeting: H. Stewart Parker	FOR
SANGAMO THERAPEUTICS, INC.	US8006771062	24-May-2022	Election of Director to serve until the 2023 Annual meeting: Karen L. Smith, M.D., Ph.D., M.B.A., L.L.M.	FOR
SANGAMO THERAPEUTICS, INC.	US8006771062	24-May-2022	To approve, on an advisory basis, the compensation of our named executive officers, as described in the accompanying proxy statement.	FOR
SANGAMO THERAPEUTICS, INC.	US8006771062	24-May-2022	To approve the amendment and restatement of the Sangamo Therapeutics, Inc. 2018 Equity Incentive Plan, or the 2018 Plan, to, among other things, increase the aggregate number of shares of our common stock reserved for issuance under the 2018 Plan by 7,900,000 shares.	FOR
SEACOAST BANKING CORPORATION OF FLORIDA	US8117078019	24-May-2022	DIRECTOR	FOR
SEACOAST BANKING CORPORATION OF FLORIDA	US8117078019	24-May-2022	DIRECTOR	FOR

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SEACOAST BANKING CORPORATION OF FLORIDA	US8117078019	24-May-2022	DIRECTOR	FOR
SEACOAST BANKING CORPORATION OF FLORIDA	US8117078019	24-May-2022	DIRECTOR	FOR
SEACOAST BANKING CORPORATION OF FLORIDA	US8117078019	24-May-2022	Advisory (Non-binding) Vote on Compensation of Named Executive Officers	FOR
SEACOAST BANKING CORPORATION OF FLORIDA	US8117078019	24-May-2022	Ratification of Appointment of Crowe LLP as Independent Auditor for 2022	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF CATHERINE HUGHES AS A DIRECTOR OF THE COMPANY	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	RECEIPT OF ANNUAL REPORT AND ACCOUNTS	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF MARTINA HUND-MEJEAN AS A DIRECTOR OF THE COMPANY	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF SIR ANDREW MACKENZIE AS A DIRECTOR OF THE COMPANY	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF ABRAHAM BRAM SCHOT AS A DIRECTOR OF THE COMPANY	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF AUDITORS	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REMUNERATION OF AUDITORS	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	AUTHORITY TO ALLOT SHARES	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	AUTHORITY TO MAKE ON MARKET PURCHASES OF OWN SHARES	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	AUTHORITY TO MAKE OFF MARKET PURCHASES OF OWN SHARES	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	SHELLS ENERGY TRANSITION PROGRESS UPDATE	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: THE COMPANY HAS RECEIVED NOTICE PURSUANT TO THE COMPANIES ACT 2006 OF THE INTENTION TO MOVE THE RESOLUTION SET FORTH ON PAGE 6 (AS SPECIFIED) AND INCORPORATED HEREIN BY WAY OF REFERENCE AT THE COMPANY'S 2022 AGM. THE RESOLUTION HAS BEEN REQUISITIONED BY A GROUP OF SHAREHOLDERS AND SHOULD BE READ TOGETHER WITH THEIR STATEMENT IN SUPPORT OF THEIR PROPOSED RESOLUTION SET FORTH ON PAGE 6 (AS SPECIFIED)	AGAINST
SHELL PLC	GB00BP6MXD84	24-May-2022	APPROVAL OF DIRECTORS REMUNERATION REPORT	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	APPOINTMENT OF SINEAD GORMAN AS DIRECTOR OF THE COMPANY	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF BEN VAN BEURDEN AS A DIRECTOR OF THE COMPANY	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF DICK BOER AS A DIRECTOR OF THE COMPANY	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF NEIL CARSON AS A DIRECTOR OF THE COMPANY	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF ANN GODBEHERE AS A DIRECTOR OF THE COMPANY	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF EULEEN GOH AS A DIRECTOR OF THE COMPANY	FOR
SHELL PLC	GB00BP6MXD84	24-May-2022	REAPPOINTMENT OF JANE HOLL LUTE AS A DIRECTOR OF THE COMPANY	FOR
SHELL PLC	US7802593050	24-May-2022	Reappointment of Catherine Hughes as a Director of the Company.	FOR

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SHELL PLC	US7802593050	24-May-2022	Receipt of Annual Report & Accounts.	FOR
SHELL PLC	US7802593050	24-May-2022	Reappointment of Martina Hund-Mejean as a Director of the Company.	FOR
SHELL PLC	US7802593050	24-May-2022	Reappointment of Sir Andrew Mackenzie as a Director of the Company.	FOR
SHELL PLC	US7802593050	24-May-2022	Reappointment of Abraham (Bram) Schot as a Director of the Company.	FOR
SHELL PLC	US7802593050	24-May-2022	Reappointment of Auditors.	FOR
SHELL PLC	US7802593050	24-May-2022	Remuneration of Auditors.	FOR
SHELL PLC	US7802593050	24-May-2022	Authority to allot shares.	FOR
SHELL PLC	US7802593050	24-May-2022	Disapplication of pre-emption rights.	FOR
SHELL PLC	US7802593050	24-May-2022	Authority to make on market purchases of own shares.	FOR
SHELL PLC	US7802593050	24-May-2022	Authority to make off market purchases of own shares.	FOR
SHELL PLC	US7802593050	24-May-2022	Shell's Energy Transition progress update.	FOR
SHELL PLC	US7802593050	24-May-2022	Shareholder resolution.	AGAINST
SHELL PLC	US7802593050	24-May-2022	Approval of Directors' Remuneration Report.	FOR
SHELL PLC	US7802593050	24-May-2022	Appointment of Sinead Gorman as a Director of the Company.	FOR
SHELL PLC	US7802593050	24-May-2022	Reappointment of Ben van Beurden as a Director of the company.	FOR
SHELL PLC	US7802593050	24-May-2022	Reappointment of Dick Boer as a Director of the Company.	FOR
SHELL PLC	US7802593050	24-May-2022	Reappointment of Neil Carson as a Director of the Company.	FOR
SHELL PLC	US7802593050	24-May-2022	Reappointment of Ann Godbehere as a Director of the Company.	FOR
SHELL PLC	US7802593050	24-May-2022	Reappointment of Euleen Goh as a Director of the Company.	FOR
SHELL PLC	US7802593050	24-May-2022	Appointment of Jane Holl Lute as a Director of the Company.	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Takahashi, Kazuo	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Tanaka, Sanae	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Nishimura, Koki	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Inoue, Takahiro	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Koyama, Taku	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Funakoshi, Naoto	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Osaki, Hiroshige	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Saito, Kumiko	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Komaki, Aya	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Kuroda, Kota	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Uemura, Tatsuo	FOR

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SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Maruyama, Satoshi	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Corporate Auditor Tachibana, Teiji	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Approve Payment of Accrued Benefits associated with Abolition of Retirement Benefit System for Current Corporate Officers	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Otani, Nobuyoshi	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Sakomoto, Junichi	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Takenaka, Masato	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Yamane, Shigeyuki	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Takahashi, Toshihiro	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Okazaki, Tetsuya	FOR
SHOCHIKU CO.,LTD.	JP3362800009	24-May-2022	Appoint a Director Akimoto, Kazutaka	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	ELECTION OF A MEMBER OF THE AUDIT COMMITTEE: NG NIKA	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	RE-APPOINTMENT OF AUDITORS AND DESIGNATED INDIVIDUAL PARTNER	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	ELECTION OF A MEMBER OF THE AUDIT COMMITTEE: SC VAN DER MERWE	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	ELECTION OF A MEMBER OF THE AUDIT COMMITTEE: SV ZILWA	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	APPROVAL FOR THE ISSUE OF AUTHORISED BUT UNISSUED ORDINARY SHARES	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	ISSUING EQUITY SECURITIES FOR CASH	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	NON-BINDING ADVISORY VOTE ON REMUNERATION POLICY	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	NON-BINDING ADVISORY VOTE ON REMUNERATION IMPLEMENTATION REPORT	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	APPROVAL FOR THE REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	APPROVAL FOR A PER DIEM ALLOWANCE	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	APPROVAL FOR THE COMPANY TO GRANT FINANCIAL ASSISTANCE IN TERMS OF SECTIONS 44 AND 45 OF THE ACT	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	ACQUISITION OF THE COMPANY'S OWN SHARES AND AMERICAN DEPOSITORY SHARES	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	RE-ELECTION OF A DIRECTOR: NJ FRONEMAN	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	RE-ELECTION OF A DIRECTOR: SC VAN DER MERWE	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	RE-ELECTION OF A DIRECTOR: SN DANSON	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	RE-ELECTION OF A DIRECTOR: HJR KENYON-SLANEY	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	ELECTION OF A MEMBER AND CHAIR OF THE AUDIT COMMITTEE: KA RAYNER	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	ELECTION OF A MEMBER OF THE AUDIT COMMITTEE: TJ CUMMING	FOR

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SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	ELECTION OF A MEMBER OF THE AUDIT COMMITTEE: SN DANSON	FOR
SIBANYE STILLWATER LIMITED	ZAE000259701	24-May-2022	ELECTION OF A MEMBER OF THE AUDIT COMMITTEE: RP MENELL	FOR
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	TO AUTHORIZE THE BOARD OF DIRECTORS (THE BOARD) TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	TO RE-APPOINT ERNST & YOUNG AS AUDITORS AND AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION	FOR
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 20 PER CENT OF THE NUMBER OF ISSUED SHARES OF THE COMPANY	AGAINST
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES NOT EXCEEDING 10 PER CENT OF THE NUMBER OF ISSUED SHARES OF THE COMPANY	FOR
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	TO EXTEND THE AUTHORITY GIVEN TO THE DIRECTORS PURSUANT TO ORDINARY RESOLUTION NO. 6(A) TO ISSUE SHARES BY ADDING TO THE NUMBER OF ISSUED SHARES OF THE COMPANY THE NUMBER OF SHARES REPURCHASED UNDER ORDINARY RESOLUTION NO. 6(B)	AGAINST
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS OF THE COMPANY (THE DIRECTORS) AND AUDITORS OF THE COMPANY (THE AUDITORS) FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	TO APPROVE THE DECLARATION AND PAYMENT OF A FINAL CASH DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	TO APPROVE THE DECLARATION AND PAYMENT OF A SPECIAL CASH DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	DR. CHE FENGSHENG AS AN EXECUTIVE DIRECTOR	FOR
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	DR. GUO WEICHENG AS AN EXECUTIVE DIRECTOR	FOR
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	DR. ZHU XUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SIHUAN PHARMACEUTICAL HOLDINGS GROUP LTD	BMG8162K1137	24-May-2022	MR. TSANG WAH KWONG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SIME DARBY PROPERTY BHD	MYL5288OO005	24-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH RULE 111 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: DATO' JAGANATH DEREK STEVEN SABAPATHY	FOR
SIME DARBY PROPERTY BHD	MYL5288OO005	24-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH RULE 111 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: TENGKU DATUK SERI AHMAD SHAH ALHAJ IBNI ALMARHUM SULTAN SALAHUDDIN ABDUL AZIZ SHAH ALHAJ	FOR
SIME DARBY PROPERTY BHD	MYL5288OO005	24-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH RULE 111 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFER HERSELF FOR RE-ELECTION: DATIN NORAZAH MOHAMED RAZALI	FOR
SIME DARBY PROPERTY BHD	MYL5288OO005	24-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE IN ACCORDANCE WITH RULE 92.3 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFER HERSELF FOR RE-ELECTION: DATO' HAMIDAH NAZIADIN	FOR

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SIME DARBY PROPERTY BHD	MYL528800005	24-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE IN ACCORDANCE WITH RULE 92.3 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFER HERSELF FOR RE-ELECTION: DR. LISA LIM POH LIN	FOR
SIME DARBY PROPERTY BHD	MYL528800005	24-May-2022	TO APPROVE THE PAYMENT OF FEES TO THE NON-EXECUTIVE DIRECTORS FOR THE PERIOD FROM 25 MAY 2022 UNTIL THE NEXT AGM OF THE COMPANY TO BE HELD IN YEAR 2023	FOR
SIME DARBY PROPERTY BHD	MYL528800005	24-May-2022	TO APPROVE THE PAYMENT OF BENEFITS TO THE NON-EXECUTIVE DIRECTORS UP TO AN AMOUNT OF RM500,000 FOR THE PERIOD FROM 25 MAY 2022 UNTIL THE NEXT AGM OF THE COMPANY TO BE HELD IN YEAR 2023	FOR
SIME DARBY PROPERTY BHD	MYL528800005	24-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS PLT AS THE AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022 AND TO AUTHORISE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR
SIME DARBY PROPERTY BHD	MYL528800005	24-May-2022	PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	FOR
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY	AGAINST
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE ISSUED SHARES OF THE COMPANY	FOR
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	SUBJECT TO THE PASSING OF RESOLUTION NOS. 6 AND 7, TO AUTHORISE THE DIRECTORS TO ISSUE ADDITIONAL SHARES REPURCHASED BY THE COMPANY	AGAINST
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	TO ADOPT THE NEW BYE-LAWS OF THE COMPANY	AGAINST
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS (THE "DIRECTORS") AND THE AUDITORS (THE "AUDITORS") OF THE COMPANY THEREON FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	TO DECLARE AND APPROVE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021 (IN CASH)	FOR
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	TO RE-ELECT MR. SHI CHI AS A DIRECTOR	FOR
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	TO RE-ELECT MR. LAM SHING CHOI, ERIC AS A DIRECTOR	AGAINST
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	TO RE-ELECT MR. HUNG KA HAI, CLEMENT AS A DIRECTOR	AGAINST
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE REMUNERATION OF DIRECTORS	FOR
SKYWORTH GROUP LIMITED	BMG8181C1001	24-May-2022	TO RE-APPOINT MESSRS. DELOITTE TOUCHE TOHMATSU AS AUDITORS AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	AGAINST
SUN HUNG KAI & CO LTD	HK0086000525	24-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE SECURITIES (ORDINARY RESOLUTION 4A OF THE NOTICE)	AGAINST
SUN HUNG KAI & CO LTD	HK0086000525	24-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES (ORDINARY RESOLUTION 4B OF THE NOTICE)	FOR
SUN HUNG KAI & CO LTD	HK0086000525	24-May-2022	TO EXTEND THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE SECURITIES (ORDINARY RESOLUTION 4C OF THE NOTICE)	AGAINST
SUN HUNG KAI & CO LTD	HK0086000525	24-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SUN HUNG KAI & CO LTD	HK0086000525	24-May-2022	TO RE-ELECT MR. PETER ANTHONY CURRY AS A DIRECTOR	FOR
SUN HUNG KAI & CO LTD	HK0086000525	24-May-2022	TO RE-ELECT MR. DAVID CRAIG BARTLETT AS A DIRECTOR	FOR
SUN HUNG KAI & CO LTD	HK0086000525	24-May-2022	TO RE-ELECT MR. ALAN STEPHEN JONES AS A DIRECTOR	FOR
SUN HUNG KAI & CO LTD	HK0086000525	24-May-2022	TO RE-ELECT MS. VIVIAN ALEXA KAO AS A DIRECTOR	FOR

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SUN HUNG KAI & CO LTD	HK0086000525	24-May-2022	TO RE-ELECT MR. WAYNE ROBERT PORRITT AS A DIRECTOR	FOR
SUN HUNG KAI & CO LTD	HK0086000525	24-May-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS THE AUDITOR AND TO AUTHORISE THE BOARD TO FIX ITS REMUNERATION	FOR
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	THAT A GENERAL AND UNCONDITIONAL MANDATE BE GRANTED TO THE DIRECTORS TO EXERCISE ALL THE POWER TO ALLOT, ISSUE AND OTHERWISE DEAL WITH NEW SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AS AT THE DATE OF THE PASSING OF THE RELEVANT RESOLUTION	AGAINST
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	THAT A GENERAL AND UNCONDITIONAL MANDATE BE GRANTED TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY ON THE STOCK EXCHANGE OF HONG KONG LIMITED OF UP TO 10% OF THE AGGREGATE NOMINAL AMOUNT OF THE SHARE CAPITAL OF THE COMPANY IN ISSUE AS AT THE DATE OF THE PASSING OF THE RELEVANT RESOLUTION	FOR
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	THAT SUBJECT TO THE PASSING OF RESOLUTIONS NUMBERED 5 AND 6, THE NUMBER OF SHARES TO BE ALLOTTED, ISSUED AND OTHERWISE DEALT WITH BY THE DIRECTORS PURSUANT TO RESOLUTION NUMBERED 5 BE INCREASED BY THE AGGREGATE AMOUNT OF SHARE CAPITAL OF THE COMPANY WHICH ARE TO BE REPURCHASED BY THE COMPANY PURSUANT TO THE AUTHORITY GRANTED TO THE DIRECTORS UNDER RESOLUTION NUMBERED 6	AGAINST
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY AND THE PROPOSED ADOPTION OF THE AMENDED AND RESTATED ARTICLES OF ASSOCIATION OF THE COMPANY AS THE ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED ACCOUNTS AND THE REPORTS OF DIRECTORS OF THE COMPANY (THE "DIRECTORS" AND EACH A "DIRECTOR") AND AUDITOR OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	TO RE-ELECT MR. YE LIAONING AS AN EXECUTIVE DIRECTOR	FOR
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	TO RE-ELECT MR. WANG WENJIE AS AN EXECUTIVE DIRECTOR	FOR
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	TO RE-ELECT MR. ZHANG YUQING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	KYG8586D1097	24-May-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS THE COMPANY'S EXTERNAL AUDITORS AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR

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TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Utsunomiya, Yuko	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Kuramoto, Shinsuke	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Goto, Akira	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Yokoo, Keisuke	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Arima, Atsumi	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Ebisawa, Miyuki	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Substitute Corporate Auditor Sugahara, Kunihiro	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Approve Appropriation of Surplus	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Suzuki, Koji	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Murata, Yoshio	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Kameoka, Tsunekata	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Okabe, Tsuneaki	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Kiyose, Masayuki	FOR
TAKASHIMAYA COMPANY,LIMITED	JP3456000003	24-May-2022	Appoint a Director Takayama, Shunzo	FOR
TARGA RESOURCES CORP.	US87612G1013	24-May-2022	Election of Class III Director to serve until the 2025 Annual meeting: Waters S. Davis, IV	FOR
TARGA RESOURCES CORP.	US87612G1013	24-May-2022	Election of Class III Director to serve until the 2025 Annual meeting: Rene R. Joyce	AGAINST
TARGA RESOURCES CORP.	US87612G1013	24-May-2022	Election of Class III Director to serve until the 2025 Annual meeting: Matthew J. Meloy	FOR
TARGA RESOURCES CORP.	US87612G1013	24-May-2022	To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent auditors for 2022.	FOR
TARGA RESOURCES CORP.	US87612G1013	24-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers for the fiscal year ended December 31, 2021.	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Perry M. Traquina	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Thomas J. Wilson	FOR

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THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Donald E. Brown	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Advisory vote to approve the compensation of the named executives.	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Ratification of the appointment of Deloitte & Touche LLP as Allstate's independent registered public accountant for 2022.	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Kermit R. Crawford	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Richard T. Hume	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Margaret M. Keane	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Siddharth N. Mehta	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Jacques P. Perold	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Andrea Redmond	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Gregg M. Sherrill	FOR
THE ALLSTATE CORPORATION	US0200021014	24-May-2022	Election of Director: Judith A. Sprieser	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO RE-APPOINT EY AS AUDITOR TO THE COMPANY	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 2 JANUARY 2022	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UP TO A MAXIMUM NOMINAL AMOUNT OF 143447644 POUNDS	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO WAIVE PRE-EMPTION RIGHTS INCERTAIN CIRCUMSTANCES GENERAL	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO WAIVE PRE-EMPTION RIGHTS INCERTAIN CIRCUMSTANCES FINANCING	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO APPROVE THE NOTICE PERIOD FOR GENERAL MEETINGS	AGAINST
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO APPROVE THE CANCELLATION OF THE SHARE PREMIUM ACCOUNT	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT EXCLUDING THE DIRECTORS REMUNERATION POLICY	AGAINST
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO ELECT KEN HANNA AS A DIRECTOR OF THE COMPANY	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO RE-ELECT ANDY HORNBY AS A DIRECTOR OF THE COMPANY	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO RE-ELECT KIRK DAVIS AS A DIRECTOR OF THE COMPANY	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO RE-ELECT GRAHAM CLEMETT AS A DIRECTOR OF THE COMPANY	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO RE-ELECT ALISON DIGGES AS A DIRECTOR OF THE COMPANY	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO RE-ELECT ZOE MORGAN AS A DIRECTOR OF THE COMPANY	FOR
THE RESTAURANT GROUP PLC	GB00B0YG1K06	24-May-2022	TO RE-ELECT ALEX GERSH AS A DIRECTOR OF THE COMPANY	FOR
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REELECT NAYLA HAYEK AS DIRECTOR	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REELECT ERNST TANNER AS DIRECTOR	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REELECT DANIELA AESCHLIMANN AS DIRECTOR	AGAINST

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THE SWATCH GROUP AG	CH0012255151	24-May-2022	REELECT GEORGES HAYEK AS DIRECTOR	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REELECT CLAUDE NICOLLIER AS DIRECTOR	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REELECT JEAN-PIERRE ROTH AS DIRECTOR	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REELECT NAYLA HAYEK AS BOARD CHAIR	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REAPPOINT NAYLA HAYEK AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REAPPOINT ERNST TANNER AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REAPPOINT DANIELA AESCHLIMANN AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REAPPOINT GEORGES HAYEK AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REAPPOINT CLAUDE NICOLLIER AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	REAPPOINT JEAN-PIERRE ROTH AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	DESIGNATE BERNHARD LEHMANN AS INDEPENDENT PROXY	FOR
THE SWATCH GROUP AG	CH0012255151	24-May-2022	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
THE SWATCH GROUP AG	CH0012255151	24-May-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
THE SWATCH GROUP AG	CH0012255151	24-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 1.10 PER REGISTERED SHARE AND CHF 5.50 PER BEARER SHARE	FOR
THE SWATCH GROUP AG	CH0012255151	24-May-2022	APPROVE FIXED REMUNERATION OF NON-EXECUTIVE DIRECTORS IN THE AMOUNT OF CHF 1 MILLION	FOR
THE SWATCH GROUP AG	CH0012255151	24-May-2022	APPROVE FIXED REMUNERATION OF EXECUTIVE DIRECTORS IN THE AMOUNT OF CHF 2.6 MILLION	FOR
THE SWATCH GROUP AG	CH0012255151	24-May-2022	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 5.7 MILLION	FOR
THE SWATCH GROUP AG	CH0012255151	24-May-2022	APPROVE VARIABLE REMUNERATION OF EXECUTIVE DIRECTORS IN THE AMOUNT OF CHF 7.2 MILLION	AGAINST
THE SWATCH GROUP AG	CH0012255151	24-May-2022	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 15.3 MILLION	AGAINST
TRINET GROUP, INC.	US8962881079	24-May-2022	DIRECTOR	FOR
TRINET GROUP, INC.	US8962881079	24-May-2022	DIRECTOR	FOR
TRINET GROUP, INC.	US8962881079	24-May-2022	DIRECTOR	FOR
TRINET GROUP, INC.	US8962881079	24-May-2022	To approve, on an advisory basis, the compensation of TriNet Group, Inc.'s Named Executive Officers, as disclosed in the proxy statement.	FOR
TRINET GROUP, INC.	US8962881079	24-May-2022	Approval of amendment and restatement of the TriNet Group, Inc. 2019 Equity Incentive Plan.	AGAINST
TRINET GROUP, INC.	US8962881079	24-May-2022	To ratify the appointment of Deloitte & Touche LLP as TriNet Group, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
VALEO SE	FR0013176526	24-May-2022	RENEWAL OF BRUNO B ZARD'S TERM OF OFFICE AS DIRECTOR	FOR
VALEO SE	FR0013176526	24-May-2022	RENEWAL OF BPIFRANCE PARTICIPATIONS' TERM OF OFFICE AS DIRECTOR	FOR
VALEO SE	FR0013176526	24-May-2022	RENEWAL OF GILLES MICHEL'S TERM OF OFFICE AS DIRECTOR	FOR

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VALEO SE	FR0013176526	24-May-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION PAID DURING, OR ALLOCATED IN RESPECT OF, THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO THE CORPORATE OFFICERS	FOR
VALEO SE	FR0013176526	24-May-2022	APPROVAL OF THE COMPENSATION COMPONENTS PAID DURING, OR ALLOCATED IN RESPECT OF, THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
VALEO SE	FR0013176526	24-May-2022	APPROVAL OF THE COMPENSATION COMPONENTS PAID DURING, OR ALLOCATED IN RESPECT OF, THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO THE DEPUTY CHIEF EXECUTIVE OFFICER, FOR THE PERIOD FROM MAY 26, 2021 TO DECEMBER 31, 2021	FOR
VALEO SE	FR0013176526	24-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DIRECTORS IN RESPECT OF THE FINANCIAL YEAR ENDING DECEMBER 31, 2022	FOR
VALEO SE	FR0013176526	24-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO JACQUES ASCHENBROICH, AS CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR THE PERIOD FROM JANUARY 1ST TO JANUARY 26, 2022 AND AS CHAIRMAN OF THE BOARD OF DIRECTORS FROM JANUARY 26, 2022	FOR
VALEO SE	FR0013176526	24-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO CHRISTOPHE P RILLAT AS DEPUTY CHIEF EXECUTIVE OFFICER FOR THE PERIOD FROM JANUARY 1ST TO JANUARY 26, 2022 AND AS CHIEF EXECUTIVE OFFICER FROM JANUARY 26, 2022	FOR
VALEO SE	FR0013176526	24-May-2022	RENEWAL OF ERNST & YOUNG ET AUTRES' TERM OF OFFICE AS PRINCIPAL STATUTORY AUDITORS	FOR
VALEO SE	FR0013176526	24-May-2022	RENEWAL OF MAZARS' TERM OF OFFICE AS PRINCIPAL STATUTORY AUDITORS	FOR
VALEO SE	FR0013176526	24-May-2022	RATIFICATION OF THE TRANSFER OF THE REGISTERED HEAD OFFICE	FOR
VALEO SE	FR0013176526	24-May-2022	AUTHORISATION FOR THE BOARD OF DIRECTORS TO CARRY OUT TRANSACTIONS IN SHARES ISSUED BY THE COMPANY, NON-APPLICABLE DURING A PUBLIC TAKE-OVER OFFER	FOR
VALEO SE	FR0013176526	24-May-2022	RATIFICATION OF THE AMENDMENT OF ARTICLE 20 OF THE ARTICLES OF ASSOCIATION RELATED TO THE RULES GOVERNING THE APPOINTMENT OF THE ALTERNATE STATUTORY AUDITORS	FOR
VALEO SE	FR0013176526	24-May-2022	POWERS TO COMPLETE FORMALITIES	FOR
VALEO SE	FR0013176526	24-May-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
VALEO SE	FR0013176526	24-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
VALEO SE	FR0013176526	24-May-2022	ALLOCATION OF EARNINGS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 AND SETTING OF THE DIVIDEND	FOR
VALEO SE	FR0013176526	24-May-2022	APPROVAL OF AGREEMENTS GOVERNED BY ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
VIAD CORP	US92552R4065	24-May-2022	Election of Director: Beverly K. Carmichael	FOR
VIAD CORP	US92552R4065	24-May-2022	Election of Director: Denise M. Coll	FOR
VIAD CORP	US92552R4065	24-May-2022	Election of Director: Steven W. Moster	FOR
VIAD CORP	US92552R4065	24-May-2022	Ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
VIAD CORP	US92552R4065	24-May-2022	Advisory vote to approve named executive officer compensation.	FOR
VIAD CORP	US92552R4065	24-May-2022	Approve the amended and restated 2017 Viad Corp Omnibus Incentive Plan.	FOR
VISHAY INTERTECHNOLOGY, INC.	US9282981086	24-May-2022	DIRECTOR	FOR
VISHAY INTERTECHNOLOGY, INC.	US9282981086	24-May-2022	DIRECTOR	FOR

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VISHAY INTERTECHNOLOGY, INC.	US9282981086	24-May-2022	DIRECTOR	FOR
VISHAY INTERTECHNOLOGY, INC.	US9282981086	24-May-2022	DIRECTOR	FOR
VISHAY INTERTECHNOLOGY, INC.	US9282981086	24-May-2022	To ratify the appointment of Ernst & Young LLP as Vishay's independent registered public accounting firm for the year ending December 31, 2022.	FOR
VISHAY INTERTECHNOLOGY, INC.	US9282981086	24-May-2022	The advisory approval of the compensation of the Company's executive officers.	FOR
VIVA ENERGY GROUP LTD	AU0000016875	24-May-2022	ADOPTION OF THE REMUNERATION REPORT	FOR
VIVA ENERGY GROUP LTD	AU0000016875	24-May-2022	ELECTION OF NICOLA WAKEFIELD EVANS AS A DIRECTOR OF THE COMPANY	FOR
VIVA ENERGY GROUP LTD	AU0000016875	24-May-2022	RE-ELECTION OF ROBERT HILL AS A DIRECTOR OF THE COMPANY	FOR
VIVA ENERGY GROUP LTD	AU0000016875	24-May-2022	RE-ELECTION OF DAT DUONG AS A DIRECTOR OF THE COMPANY	FOR
VIVA ENERGY GROUP LTD	AU0000016875	24-May-2022	GRANT OF PERFORMANCE RIGHTS TO SCOTT WYATT, THE COMPANY'S CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR, UNDER THE COMPANY'S LONG TERM INCENTIVE PLAN	FOR
WATERS CORPORATION	US9418481035	24-May-2022	To approve, by non-binding vote, executive compensation.	FOR
WATERS CORPORATION	US9418481035	24-May-2022	Election of Director: Dr. Udit Batra, Ph.D.	FOR
WATERS CORPORATION	US9418481035	24-May-2022	Election of Director: Linda Baddour	FOR
WATERS CORPORATION	US9418481035	24-May-2022	Election of Director: Edward Conard	FOR
WATERS CORPORATION	US9418481035	24-May-2022	Election of Director: Dr. Pearl S. Huang, Ph.D.	FOR
WATERS CORPORATION	US9418481035	24-May-2022	Election of Director: Wei Jiang	FOR
WATERS CORPORATION	US9418481035	24-May-2022	Election of Director: Christopher A. Kuebler	AGAINST
WATERS CORPORATION	US9418481035	24-May-2022	Election of Director: Dr. Flemming Ornskov, M.D., M.P.H.	FOR
WATERS CORPORATION	US9418481035	24-May-2022	Election of Director: Thomas P. Salice	FOR
WATERS CORPORATION	US9418481035	24-May-2022	To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
WAYFAIR INC	US94419L1017	24-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accountants for the year ending December 31, 2022.	FOR
WAYFAIR INC	US94419L1017	24-May-2022	To hold an advisory vote on how frequently a "say on pay" proposal should be included in our Proxy Statement.	1 YEAR
WAYFAIR INC	US94419L1017	24-May-2022	Election of Director: Niraj Shah	FOR
WAYFAIR INC	US94419L1017	24-May-2022	Election of Director: Steven Conine	FOR
WAYFAIR INC	US94419L1017	24-May-2022	Election of Director: Michael Choe	FOR
WAYFAIR INC	US94419L1017	24-May-2022	Election of Director: Andrea Jung	FOR
WAYFAIR INC	US94419L1017	24-May-2022	Election of Director: Jeremy King	FOR
WAYFAIR INC	US94419L1017	24-May-2022	Election of Director: Michael Kumin	FOR

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WAYFAIR INC	US94419L1017	24-May-2022	Election of Director: Jeffrey Naylor	FOR
WAYFAIR INC	US94419L1017	24-May-2022	Election of Director: Anke Schäferkordt	FOR
WAYFAIR INC	US94419L1017	24-May-2022	Election of Director: Michael E. Sneed	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Ishizuka, Kunio	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Nagata, Tadashi	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Nozawa, Katsunori	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Horie, Shigeo	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Corporate Auditor Miyamoto, Toshio	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Corporate Auditor Fujii, Takashi	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Ikeno, Takamitsu	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Matsumoto, Tadahisa	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Nakamura, Juichi	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Shibazaki, Takamune	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Okada, Motoya	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Narita, Yukari	FOR
WELCIA HOLDINGS CO.,LTD.	JP3274280001	24-May-2022	Appoint a Director Nakai, Tomoko	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Election of Director: Paolo Pucci	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Advisory vote to approve named executive officer compensation.	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Election of Director: Mark A. Buthman	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Election of Director: William F. Feehery	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Election of Director: Robert Friel	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Election of Director: Eric M. Green	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Election of Director: Molly E. Joseph	FOR

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WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Election of Director: Thomas W. Hofmann	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Election of Director: Deborah L. V. Keller	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Election of Director: Myla P. Lai-Goldman	FOR
WEST PHARMACEUTICAL SERVICES, INC.	US9553061055	24-May-2022	Election of Director: Douglas A. Michels	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT MARK READ AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT JOHN ROGERS AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT CINDY ROSE AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT NICOLE SELIGMAN AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT KEITH WEED AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT JASMINE WHITBREAD AS DIRECTOR	AGAINST
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT YA-QIN ZHANG AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	APPROVE EXECUTIVE PERFORMANCE SHARE PLAN	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	APPROVE FINAL DIVIDEND	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	APPROVE COMPENSATION COMMITTEE REPORT	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	ELECT SIMON DINGEMANS AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT ANGELA AHRENDTS AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT SANDRINE DUFOUR AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT TAREK FARAHAT AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT TOM ILUBE AS DIRECTOR	FOR
WPP PLC	JE00B8KF9B49	24-May-2022	RE-ELECT ROBERTO QUARTA AS DIRECTOR	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Mark Read as a Director	FOR

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WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to receive the Annual Report and Accounts for the financial year ended December 31, 2021	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect John Rogers as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Cindy Rose OBE as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Nicole Seligman as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Keith Weed CBE as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Jasmine Whitbread as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Dr. Ya-Qin Zhang as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-appoint Deloitte LLP as the auditor of the Company	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to authorise the Audit Committee, on behalf of the Board, to determine the auditor's remuneration	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to authorise the Directors to allot relevant securities	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to approve the renewal of the WPP plc Executive Performance Share Plan (EPSP) as amended	FOR
WPP PLC	US92937A1025	24-May-2022	Special Resolution to authorise the Company to purchase its own shares	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to declare a final dividend of 18.7 pence per ordinary share in respect of the year ended December 31, 2021	FOR
WPP PLC	US92937A1025	24-May-2022	Special Resolution to authorise the Directors to allot equity securities wholly for cash	FOR
WPP PLC	US92937A1025	24-May-2022	Special Resolution to authorise the disapplication of pre-emption rights	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to receive and approve the Compensation Committee report	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to elect Simon Dingemans as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Angela Ahrendts DBE as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Sandrine Dufour as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Tarek Farahat as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Tom Ilube CBE as a Director	FOR
WPP PLC	US92937A1025	24-May-2022	Ordinary Resolution to re-elect Roberto Quarta as a Director	FOR
ADT INC.	US00090Q1031	25-May-2022	DIRECTOR	ABSTAIN
ADT INC.	US00090Q1031	25-May-2022	DIRECTOR	ABSTAIN
ADT INC.	US00090Q1031	25-May-2022	DIRECTOR	ABSTAIN
ADT INC.	US00090Q1031	25-May-2022	An advisory vote to approve the compensation of the Company's named executive officers.	FOR
ADT INC.	US00090Q1031	25-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AEON CO.,LTD.	JP3388200002	25-May-2022	Approve Disposal of Own Shares to a Third Party or Third Parties	AGAINST
AEON CO.,LTD.	JP3388200002	25-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
AEON CO.,LTD.	JP3388200002	25-May-2022	Appoint a Director Okada, Motoya	AGAINST

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AEON CO.,LTD.	JP3388200002	25-May-2022	Appoint a Director Yoshida, Akio	FOR
AEON CO.,LTD.	JP3388200002	25-May-2022	Appoint a Director Habu, Yuki	FOR
AEON CO.,LTD.	JP3388200002	25-May-2022	Appoint a Director Tsukamoto, Takashi	AGAINST
AEON CO.,LTD.	JP3388200002	25-May-2022	Appoint a Director Ono, Kotaro	FOR
AEON CO.,LTD.	JP3388200002	25-May-2022	Appoint a Director Peter Child	FOR
AEON CO.,LTD.	JP3388200002	25-May-2022	Appoint a Director Carrie Yu	FOR
AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	25-May-2022	Mark FOR if you CONSENT to the request of the Special Meeting and Agent Designation, Mark AGAINST if you DO NOT CONSENT to the request of the Special Meeting and Agent Designation. Please review the Solicitation Statement dated May 2, 2022 for more information (FOR = CONSENT; AGAINST = DO NOT CONSENT)	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	APPROVE CREATION OF EUR 41.5 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 450 MILLION; APPROVE CREATION OF EUR 15 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.30 PER SHARE	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	APPROVE REMUNERATION REPORT	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	APPROVE INCREASE IN SIZE OF BOARD TO SIX MEMBERS	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	ELECT KIM SCHINDELHAUER TO THE SUPERVISORY BOARD	FOR
AIXTRON SE	DE000A0WMPJ6	25-May-2022	ELECT STEFAN TRAEGER TO THE SUPERVISORY BOARD	FOR
ALLAKOS INC.	US01671P1003	25-May-2022	Election of Class I Director for a three-year term: Robert Alexander, Ph.D	FOR
ALLAKOS INC.	US01671P1003	25-May-2022	Election of Class I Director for a three-year term: Steven P. James	ABSTAIN
ALLAKOS INC.	US01671P1003	25-May-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ALTERYX, INC.	US02156B1035	25-May-2022	DIRECTOR	FOR
ALTERYX, INC.	US02156B1035	25-May-2022	DIRECTOR	FOR
ALTERYX, INC.	US02156B1035	25-May-2022	DIRECTOR	FOR
ALTERYX, INC.	US02156B1035	25-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
ALTERYX, INC.	US02156B1035	25-May-2022	Approval, on a non-binding advisory basis, of the compensation of our named executive officers.	AGAINST

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ALTERYX, INC.	US02156B1035	25-May-2022	Approval of an amendment and restatement of our 2017 Equity Incentive Plan.	AGAINST
ALUMINA LTD	AU000000AWC3	25-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
ALUMINA LTD	AU000000AWC3	25-May-2022	TO RE-ELECT MR CHEN ZENG AS A DIRECTOR	FOR
ALUMINA LTD	AU000000AWC3	25-May-2022	GRANT OF PERFORMANCE RIGHTS TO CHIEF EXECUTIVE OFFICER (LONG TERM INCENTIVE)	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Patricia Q. Stonesifer	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Wendell P. Weeks	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Jeffrey P. Bezos	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS INDEPENDENT AUDITORS	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	APPROVAL OF AN AMENDMENT TO THE COMPANY'S RESTATED CERTIFICATE OF INCORPORATION TO EFFECT A 20-FOR-1 SPLIT OF THE COMPANY'S COMMON STOCK AND A PROPORTIONATE INCREASE IN THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON RETIREMENT PLAN OPTIONS	AGAINST
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON CUSTOMER DUE DILIGENCE	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING AN ALTERNATIVE DIRECTOR CANDIDATE POLICY	AGAINST
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON PACKAGING MATERIALS	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON WORKER HEALTH AND SAFETY DIFFERENCES	ABSTAIN
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING ADDITIONAL REPORTING ON RISKS ASSOCIATED WITH THE USE OF CERTAIN CONTRACT CLAUSES	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON CHARITABLE CONTRIBUTIONS	AGAINST
AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Andrew R. Jassy	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING ALTERNATIVE TAX REPORTING	AGAINST
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING ADDITIONAL REPORTING ON FREEDOM OF ASSOCIATION	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING ADDITIONAL REPORTING ON LOBBYING	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING A POLICY REQUIRING MORE DIRECTOR CANDIDATES THAN BOARD SEATS	AGAINST
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON WAREHOUSE WORKING CONDITIONS	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING ADDITIONAL REPORTING ON GENDER/RACIAL PAY	AGAINST
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING A DIVERSITY AND EQUITY AUDIT	ABSTAIN
AMAZON.COM, INC.	US0231351067	25-May-2022	SHAREHOLDER PROPOSAL REQUESTING A REPORT ON CUSTOMER USE OF CERTAIN TECHNOLOGIES	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Keith B. Alexander	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Edith W. Cooper	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Jamie S. Gorelick	FOR

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AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Daniel P. Huttenlocher	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Judith A. McGrath	AGAINST
AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Indra K. Nooyi	FOR
AMAZON.COM, INC.	US0231351067	25-May-2022	Election of Director: Jonathan J. Rubinstein	FOR
ARES COMMERCIAL REAL ESTATE CORP	US04013V1089	25-May-2022	DIRECTOR	FOR
ARES COMMERCIAL REAL ESTATE CORP	US04013V1089	25-May-2022	DIRECTOR	FOR
ARES COMMERCIAL REAL ESTATE CORP	US04013V1089	25-May-2022	DIRECTOR	FOR
ARES COMMERCIAL REAL ESTATE CORP	US04013V1089	25-May-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
ARES COMMERCIAL REAL ESTATE CORP	US04013V1089	25-May-2022	To approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers as described in the 2022 Proxy Statement.	FOR
ARES COMMERCIAL REAL ESTATE CORP	US04013V1089	25-May-2022	To approve, the First Amendment to the Company's Amended and Restated 2012 Equity Incentive Plan as described in the 2022 Proxy Statement.	FOR
ASR NEDERLAND N.V	NL0011872643	25-May-2022	APPROVE DIVIDENDS OF EUR 2.42 PER SHARE	FOR
ASR NEDERLAND N.V	NL0011872643	25-May-2022	APPROVE DISCHARGE OF EXECUTIVE BOARD	FOR
ASR NEDERLAND N.V	NL0011872643	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
ASR NEDERLAND N.V	NL0011872643	25-May-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	FOR
ASR NEDERLAND N.V	NL0011872643	25-May-2022	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	FOR
ASR NEDERLAND N.V	NL0011872643	25-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
ASR NEDERLAND N.V	NL0011872643	25-May-2022	APPROVE CANCELLATION OF REPURCHASED SHARES	FOR
ASR NEDERLAND N.V	NL0011872643	25-May-2022	REELECT SONJA BARENDREGT TO SUPERVISORY BOARD	FOR
ASR NEDERLAND N.V	NL0011872643	25-May-2022	APPROVE REMUNERATION REPORT	FOR
ASR NEDERLAND N.V	NL0011872643	25-May-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO ELECT AMEDEO FELISA AS A DIRECTOR	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS 2021	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO ELECT DOUG LAFFERTY AS A DIRECTOR	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO ELECT NATALIE MASSENET AS A DIRECTOR	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO ELECT MARIGAY MCKEE AS A DIRECTOR	FOR

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ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO ELECT FRANZ REINER AS A DIRECTOR	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO APPOINT ERNST AND YOUNG LLP AS AUDITOR	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO AUTHORISE LIMITED POLITICAL DONATIONS	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO AUTHORISE DIRECTORS TO FURTHER DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS AND SPECIFIED CAPITAL INVESTMENTS	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE OWN SHARES	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO REDUCE THE NOTICE OF GENERAL MEETINGS	AGAINST
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO APPROVE THE DIRECTORS REMUNERATION POLICY	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO RE-ELECT LAWRENCE STROLL AS A DIRECTOR	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO RE-ELECT TOBIAS MOERS AS A DIRECTOR	ABSTAIN
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO RE-ELECT ROBIN FREESTONE AS A DIRECTOR	AGAINST
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO RE-ELECT ANTONY SHERIFF AS A DIRECTOR	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO RE-ELECT ANNE STEVENS AS A DIRECTOR	FOR
ASTON MARTIN LAGONDA GLOBAL HOLDINGS PLC	GB00BN7CG237	25-May-2022	TO RE-ELECT MICHAEL DE PICCIOTTO AS A DIRECTOR	FOR
ATRICURE, INC.	US04963C2098	25-May-2022	Proposal to ratify the appointment of Deloitte & Touche LLP as independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ATRICURE, INC.	US04963C2098	25-May-2022	Proposal to amend the AtriCure, Inc. 2014 Stock Incentive Plan to increase the number of authorized shares by 1,100,000.	FOR
ATRICURE, INC.	US04963C2098	25-May-2022	Election of Director: Michael H. Carrel	FOR
ATRICURE, INC.	US04963C2098	25-May-2022	Advisory vote on the compensation of our named executive officers as disclosed in the proxy statement for the 2022 Annual Meeting.	FOR

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ATRICURE, INC.	US04963C2098	25-May-2022	Election of Director: Mark A. Collar	FOR
ATRICURE, INC.	US04963C2098	25-May-2022	Election of Director: Regina E. Groves	FOR
ATRICURE, INC.	US04963C2098	25-May-2022	Election of Director: B. Kristine Johnson	AGAINST
ATRICURE, INC.	US04963C2098	25-May-2022	Election of Director: Karen N. Prange	FOR
ATRICURE, INC.	US04963C2098	25-May-2022	Election of Director: Deborah H. Telman	FOR
ATRICURE, INC.	US04963C2098	25-May-2022	Election of Director: Sven A. Wehrwein	FOR
ATRICURE, INC.	US04963C2098	25-May-2022	Election of Director: Robert S. White	FOR
ATRICURE, INC.	US04963C2098	25-May-2022	Election of Director: Maggie Yuen	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	ISSUE OF FEE RIGHTS - A TO MR STEVE SCUDAMORE OR HIS NOMINEE(S) IN LIEU OF NON-EXECUTIVE DIRECTOR CASH FEES	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	ISSUE OF FEE RIGHTS - A TO MR ALAN WATSON OR HIS NOMINEE(S) IN LIEU OF NON- EXECUTIVE DIRECTOR CASH FEES	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	RE-ADOPTION OF THE AUSTRALIS OIL & GAS LIMITED EMPLOYEE EQUITY INCENTIVE PLAN	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	ELECTION OF MR KIRK BARRELL AS A DIRECTOR	AGAINST
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	RE-ELECTION OF MR GRAHAM DOWLAND AS A DIRECTOR	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	RE-ELECTION OF MR ALAN WATSON AS A DIRECTOR	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	ISSUE OF PERFORMANCE RIGHTS TO MR IAN LUSTED OR HIS NOMINEE(S)	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	ISSUE OF PERFORMANCE RIGHTS TO MR GRAHAM DOWLAND OR HIS NOMINEE(S)	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	ISSUE OF SHARES TO MR IAN LUSTED IN SETTLEMENT OF 2021 SHORT-TERM INCENTIVE	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	ISSUE OF SHARES TO MR GRAHAM DOWLAND IN SETTLEMENT OF 2021 SHORT-TERM INCENTIVE	FOR
AUSTRALIS OIL & GAS LTD	AU000000ATS5	25-May-2022	ISSUE OF FEE RIGHTS - A TO MR JONATHAN STEWART OR HIS NOMINEE(S) IN LIEU OF NON-EXECUTIVE DIRECTOR CASH FEES	FOR
AVIS BUDGET GROUP, INC.	US0537741052	25-May-2022	Election of Director for a one-year term expiring in 2023: Bernardo Hees	FOR
AVIS BUDGET GROUP, INC.	US0537741052	25-May-2022	Election of Director for a one-year term expiring in 2023: Jagdeep Pahwa	FOR
AVIS BUDGET GROUP, INC.	US0537741052	25-May-2022	Election of Director for a one-year term expiring in 2023: Anu Hariharan	FOR
AVIS BUDGET GROUP, INC.	US0537741052	25-May-2022	Election of Director for a one-year term expiring in 2023: Lynn Krominga	FOR
AVIS BUDGET GROUP, INC.	US0537741052	25-May-2022	Election of Director for a one-year term expiring in 2023: Glenn Lurie	FOR
AVIS BUDGET GROUP, INC.	US0537741052	25-May-2022	Election of Director for a one-year term expiring in 2023: Karthik Sarma	FOR
AVIS BUDGET GROUP, INC.	US0537741052	25-May-2022	To ratify the appointment of Deloitte & Touche as the independent registered public accounting firm for fiscal year 2022.	FOR
AVIS BUDGET GROUP, INC.	US0537741052	25-May-2022	Advisory approval of the compensation of our named executive officers.	FOR

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AXONICS, INC.	US05465P1012	25-May-2022	To approve an amendment to our Amended and Restated Certificate of Incorporation, as amended (our "Charter") to increase the number of authorized shares of our capital stock from 60,000,000 shares to 85,000,000 shares, and the number of authorized shares of our common stock from 50,000,000 shares to 75,000,000 shares.	FOR
AXONICS, INC.	US05465P1012	25-May-2022	To approve an amendment to our Charter to (i) reduce the vote required for our stockholders to amend, alter or repeal our Bylaws to a majority in voting power of the outstanding shares of our capital stock entitled to vote thereon, and (ii) reduce the vote required to amend, repeal, or adopt any provisions of our Charter to the affirmative vote of a majority of the voting power of the shares of our outstanding stock entitled to vote thereon, voting together as a single class.	FOR
AXONICS, INC.	US05465P1012	25-May-2022	Election of Director: Michael H. Carrel	FOR
AXONICS, INC.	US05465P1012	25-May-2022	To approve an amendment to our 2018 Omnibus Incentive Plan to increase the number of shares of our common stock available for the grant of equity compensation awards thereunder by 2,500,000 shares.	FOR
AXONICS, INC.	US05465P1012	25-May-2022	Election of Director: Raymond W. Cohen	FOR
AXONICS, INC.	US05465P1012	25-May-2022	Election of Director: David M. Demski	FOR
AXONICS, INC.	US05465P1012	25-May-2022	Election of Director: Jane E. Kiernan	FOR
AXONICS, INC.	US05465P1012	25-May-2022	Election of Director: Esteban Lopez, M.D.	FOR
AXONICS, INC.	US05465P1012	25-May-2022	Election of Director: Robert E. McNamara	FOR
AXONICS, INC.	US05465P1012	25-May-2022	Election of Director: Nancy Snyderman, M.D.	FOR
AXONICS, INC.	US05465P1012	25-May-2022	To ratify the selection of BDO USA, LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AXONICS, INC.	US05465P1012	25-May-2022	To approve, on an advisory basis, of the compensation of our named executive officers.	FOR
BELDEN INC.	US0774541066	25-May-2022	Ratification of the appointment of Ernst & Young as the Company's Independent Registered Public Accounting Firm for 2022.	FOR
BELDEN INC.	US0774541066	25-May-2022	Advisory vote on executive compensation for 2021.	FOR
BELDEN INC.	US0774541066	25-May-2022	Election of Director: David J. Aldrich	FOR
BELDEN INC.	US0774541066	25-May-2022	Election of Director: Lance C. Balk	FOR
BELDEN INC.	US0774541066	25-May-2022	Election of Director: Steven W. Berglund	FOR
BELDEN INC.	US0774541066	25-May-2022	Election of Director: Diane D. Brink	FOR
BELDEN INC.	US0774541066	25-May-2022	Election of Director: Judy L. Brown	FOR
BELDEN INC.	US0774541066	25-May-2022	Election of Director: Nancy Calderon	FOR
BELDEN INC.	US0774541066	25-May-2022	Election of Director: Jonathan C. Klein	FOR
BELDEN INC.	US0774541066	25-May-2022	Election of Director: Gregory J. McCray	FOR
BELDEN INC.	US0774541066	25-May-2022	Election of Director: Roel Vestjens	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	To provide an advisory vote on the compensation of the Company's named executive officers.	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Election of Director to serve until the 2023 Annual meeting: David W. Scheible	FOR

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BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Ratify the appointment of KPMG LLP as independent registered public accounting firm.	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Approval to an amendment to the Benchmark Electronics, Inc. 2019 Omnibus Incentive Compensation Plan to increase the total number of authorized shares of the Company's common stock available for grant thereunder by 1,375,000 shares.	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Election of Director to serve until the 2023 Annual meeting: Anne De Greef-Safft	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Election of Director to serve until the 2023 Annual meeting: Douglas G. Duncan	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Election of Director to serve until the 2023 Annual meeting: Robert K. Gifford	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Election of Director to serve until the 2023 Annual meeting: Ramesh Gopalakrishnan	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Election of Director to serve until the 2023 Annual meeting: Kenneth T. Lamneck	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Election of Director to serve until the 2023 Annual meeting: Jeffrey S. McCreary	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Election of Director to serve until the 2023 Annual meeting: Lynn A. Wentworth	FOR
BENCHMARK ELECTRONICS, INC.	US08160H1014	25-May-2022	Election of Director to serve until the 2023 Annual meeting: Jeffrey W. Benck	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Cheryl D. Mills	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Gordon M. Nixon	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Bader M. Alsaad	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Kristin C. Peck	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Charles H. Robbins	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Marco Antonio Slim Domit	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Hans E. Vestberg	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Susan L. Wagner	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Mark Wilson	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Approval, in a non-binding advisory vote, of the compensation for named executive officers.	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Ratification of the appointment of Deloitte LLP as BlackRock's independent registered public accounting firm for the fiscal year 2022.	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Shareholder Proposal - Adopt stewardship policies designed to curtail corporate activities that externalize social and environmental costs.	AGAINST
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Pamela Daley	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Laurence D. Fink	FOR

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BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Beth Ford	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: William E. Ford	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Fabrizio Freda	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Murry S. Gerber	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Margaret "Peggy" L. Johnson	FOR
BLACKROCK, INC.	US09247X1019	25-May-2022	Election of Director: Robert S. Kapito	FOR
BOLLORE SE	FR0000039299	25-May-2022	APPROVE TRANSACTION WITH TECHNIFIN RE: SALE OF SECURITIES	FOR
BOLLORE SE	FR0000039299	25-May-2022	APPROVE TRANSACTION WITH BOLLORE PARTICIPATIONS SE RE: ASSISTANCE AGREEMENT	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	REELECT CYRILLE BOLLORE AS DIRECTOR	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	REELECT YANNICK BOLLORE AS DIRECTOR	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	REELECT CEDRIC DE BAILLIENCOURT AS DIRECTOR	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	REELECT BOLLORE PARTICIPATIONS SE AS DIRECTOR	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	REELECT CHANTAL BOLLORE AS DIRECTOR	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	REELECT SEBASTIEN BOLLORE AS DIRECTOR	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	REELECT VIRGINIE COURTIN AS DIRECTOR	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	REELECT FRANCOIS THOMAZEAU AS DIRECTOR	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	RATIFY APPOINTMENT OF SOPHIE JOHANNA KLOOSTERMAN AS DIRECTOR	FOR
BOLLORE SE	FR0000039299	25-May-2022	AUTHORIZE REPURCHASE OF UP TO 9.87 PERCENT OF ISSUED SHARE CAPITAL	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	APPROVE COMPENSATION REPORT	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	APPROVE COMPENSATION OF CYRILLE BOLLORE, CHAIRMAN AND CEO	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN AND CEO	AGAINST
BOLLORE SE	FR0000039299	25-May-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
BOLLORE SE	FR0000039299	25-May-2022	AMEND ARTICLE 22 OF BYLAWS RE: ALLOCATION OF INCOME	FOR
BOLLORE SE	FR0000039299	25-May-2022	AUTHORIZE UP TO 5 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
BOLLORE SE	FR0000039299	25-May-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
BOLLORE SE	FR0000039299	25-May-2022	APPROVE FINANCIAL STATEMENTS AND DISCHARGE DIRECTORS	FOR
BOLLORE SE	FR0000039299	25-May-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BOLLORE SE	FR0000039299	25-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.06 PER SHARE	FOR
BOLLORE SE	FR0000039299	25-May-2022	APPROVE TRANSACTION WITH COMPAGNIE DE L ODET RE: COMMERCIAL LEASE	AGAINST

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CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Carol M. Pottenger	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Lester A. Snow	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Gregory E. Aliff	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Patricia K. Wagner	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Advisory vote to approve executive compensation.	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Ratification of the selection of Deloitte & Touche LLP as the Group's independent registered public accounting firm for 2022.	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Approval of Amendment to the Group's Certificate of Incorporation to Increase the Number of Authorized Shares of Common Stock.	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Terry P. Bayer	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Shelly M. Esque	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Martin A. Kropelnicki	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Thomas M. Krummel, M.D.	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Richard P. Magnuson	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Yvonne A. Maldonado, M.D.	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Scott L. Morris	FOR
CALIFORNIA WATER SERVICE GROUP	US1307881029	25-May-2022	Election of Director: Peter C. Nelson	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Scott M. Marimow	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Adebayo O. Ogunlesi	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Oliver G. Brewer III	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Varsha R. Rao	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Linda B. Segre	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Anthony S. Thornley	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	To ratify, on an advisory basis, the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR

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CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers	AGAINST
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	To approve the Callaway Golf Company 2022 Incentive Plan	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Erik J Anderson	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Samuel H. Armacost	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Scott H. Baxter	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Thomas G. Dundon	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Laura J. Flanagan	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Russell L. Fleischer	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: Bavan M. Holloway	FOR
CALLAWAY GOLF COMPANY	US1311931042	25-May-2022	Election of Director: John F. Lundgren	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: Ronald D. Sugar	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: D. James Umpleby III	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: Wanda M. Austin	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: Michael K. Wirth	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Ratification of Appointment of PricewaterhouseCoopers LLP as the Independent Registered Public Accounting Firm	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Advisory Vote to Approve Named Executive Officer Compensation	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Approve the 2022 Long-Term Incentive Plan of Chevron Corporation	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Adopt Medium- and Long-Term GHG Reduction Targets	AGAINST
CHEVRON CORPORATION	US1667641005	25-May-2022	Report on Impacts of Net Zero 2050 Scenario	AGAINST
CHEVRON CORPORATION	US1667641005	25-May-2022	Report on Reliability of Methane Emission Disclosures	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Report on Business with Conflict-Complicit Governments	AGAINST
CHEVRON CORPORATION	US1667641005	25-May-2022	Report on Racial Equity Audit	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Special Meetings	AGAINST
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: John B. Frank	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: Alice P. Gast	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: Enrique Hernandez, Jr.	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: Marilyn A. Hewson	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: Jon M. Huntsman Jr.	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: Charles W. Moorman	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: Dambisa F. Moyo	FOR
CHEVRON CORPORATION	US1667641005	25-May-2022	Election of Director: Debra Reed-Klages	FOR

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CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: John P. Tague	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: Donna F. Vieira	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: Brian B. Bainum	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Advisory vote to approve executive compensation.	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: Stewart W. Bainum, Jr.	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: William L. Jews	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: Monte J.M. Koch	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: Liza K. Landsman	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: Patrick S. Pacious	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: Ervin R. Shames	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: Gordon A. Smith	FOR
CHOICE HOTELS INTERNATIONAL, INC.	US1699051066	25-May-2022	Election of Director: Maureen D. Sullivan	FOR
CLEAN HARBORS, INC.	US1844961078	25-May-2022	DIRECTOR	ABSTAIN
CLEAN HARBORS, INC.	US1844961078	25-May-2022	DIRECTOR	FOR
CLEAN HARBORS, INC.	US1844961078	25-May-2022	DIRECTOR	FOR
CLEAN HARBORS, INC.	US1844961078	25-May-2022	To approve an advisory vote on the Company's executive compensation.	FOR
CLEAN HARBORS, INC.	US1844961078	25-May-2022	To ratify the selection by the Audit Committee of the Company's Board of Directors of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the current fiscal year.	FOR
CONDUENT INCORPORATED	US2067871036	25-May-2022	Approve, on an advisory basis, the 2021 compensation of our named executive officers.	FOR
CONDUENT INCORPORATED	US2067871036	25-May-2022	Election of Director: Clifford Skelton	FOR
CONDUENT INCORPORATED	US2067871036	25-May-2022	Election of Director: Hunter Gary	FOR
CONDUENT INCORPORATED	US2067871036	25-May-2022	Election of Director: Kathy Higgins Victor	FOR
CONDUENT INCORPORATED	US2067871036	25-May-2022	Election of Director: Scott Letier	FOR

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CONDUENT INCORPORATED	US2067871036	25-May-2022	Election of Director: Jesse A. Lynn	FOR
CONDUENT INCORPORATED	US2067871036	25-May-2022	Election of Director: Steven Miller	FOR
CONDUENT INCORPORATED	US2067871036	25-May-2022	Election of Director: Michael Montelongo	FOR
CONDUENT INCORPORATED	US2067871036	25-May-2022	Election of Director: Margarita Paláu-Hernández	FOR
CONDUENT INCORPORATED	US2067871036	25-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Ratification of appointment of Pricewaterhouse Coopers, LLP as the Company's Independent registered accounting firm for the fiscal year ending December 31, 2022	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Advisory Vote on Named Executive Officer Compensation	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Election of Director: David Bronson	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Election of Director: Brian P. Concannon	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Election of Director: LaVerne Council	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Election of Director: Charles M. Farkas	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Election of Director: Martha Goldberg Aronson	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Election of Director: Curt R. Hartman	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Election of Director: Jerome J. Lande	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Election of Director: Barbara J. Schwarzentraub	FOR
CONMED CORPORATION	US2074101013	25-May-2022	Election of Director: Dr. John L. Workman	FOR
COSTA GROUP HOLDINGS LTD	AU000000CGC2	25-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
COSTA GROUP HOLDINGS LTD	AU000000CGC2	25-May-2022	RE-ELECTION OF JANETTE KENDALL AS A DIRECTOR	FOR
COSTA GROUP HOLDINGS LTD	AU000000CGC2	25-May-2022	RE-ELECTION OF DR JANE WILSON AO AS A DIRECTOR	FOR
COSTA GROUP HOLDINGS LTD	AU000000CGC2	25-May-2022	ELECTION OF HARRY DEBNEY AS A DIRECTOR	FOR
COSTA GROUP HOLDINGS LTD	AU000000CGC2	25-May-2022	INCREASE IN NON-EXECUTIVE DIRECTORS FEE POOL	FOR
COSTA GROUP HOLDINGS LTD	AU000000CGC2	25-May-2022	GRANT OF MANAGING DIRECTOR'S CALENDAR YEAR 2022 ("CY22") STI PERFORMANCE RIGHTS	FOR
COSTA GROUP HOLDINGS LTD	AU000000CGC2	25-May-2022	GRANT OF MANAGING DIRECTOR'S CY22 LTI OPTIONS	FOR
COUPA SOFTWARE INCORPORATED	US22266L1061	25-May-2022	Election of Class III Director to serve until 2025 Annual meeting: Robert Bernshteyn	FOR
COUPA SOFTWARE INCORPORATED	US22266L1061	25-May-2022	Election of Class III Director to serve until 2025 Annual meeting: Frank van Veenendaal	FOR
COUPA SOFTWARE INCORPORATED	US22266L1061	25-May-2022	Election of Class III Director to serve until 2025 Annual meeting: Kanika Soni	FOR
COUPA SOFTWARE INCORPORATED	US22266L1061	25-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending January 31, 2023.	FOR

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COUPA SOFTWARE INCORPORATED	US22266L1061	25-May-2022	To approve named executive officer compensation (on an advisory basis).	FOR
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: Janet S. Vergis	FOR
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: Dorothea Wenzel	FOR
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: Eric K. Brandt	AGAINST
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accountants for 2022.	FOR
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Approval, by non-binding vote, of the Company's executive compensation.	FOR
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Approval of the Amendment to the Fifth Amended and Restated By- Laws to Designate the Exclusive Forum for the Adjudication of Certain Legal Matters.	FOR
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: Donald M. Casey Jr.	ABSTAIN
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: Willie A. Deese	AGAINST
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: John P. Groetelaars	FOR
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: Betsy D. Holden	FOR
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: Clyde R. Hosein	FOR
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: Harry M. Kraemer Jr.	FOR
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: Gregory T. Lucier	AGAINST
DENTSPLY SIRONA INC.	US24906P1093	25-May-2022	Election of Director: Leslie F. Varon	FOR
DIODES INCORPORATED	US2545431015	25-May-2022	Ratification of Appointment of Independent Registered Public Accounting Firm. To Ratify the appointment of Moss Adams LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
DIODES INCORPORATED	US2545431015	25-May-2022	Election of Director: Angie Chen Button	FOR
DIODES INCORPORATED	US2545431015	25-May-2022	Election of Director: Warren Chen	FOR
DIODES INCORPORATED	US2545431015	25-May-2022	Election of Director: Michael R. Giordano	FOR
DIODES INCORPORATED	US2545431015	25-May-2022	Election of Director: Keh-Shew Lu	FOR
DIODES INCORPORATED	US2545431015	25-May-2022	Election of Director: Peter M. Menard	FOR
DIODES INCORPORATED	US2545431015	25-May-2022	Election of Director: Christina Wen-Chi Sung	FOR
DIODES INCORPORATED	US2545431015	25-May-2022	Election of Director: Michael K.C. Tsai	FOR
DIODES INCORPORATED	US2545431015	25-May-2022	Approval of the 2022 Equity Incentive Plan. To approve the 2022 Equity Incentive Plan.	AGAINST
DIODES INCORPORATED	US2545431015	25-May-2022	Approval of Executive Compensation. To approve, on an advisory basis, the Company's executive compensation.	FOR
DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	To ratify the appointment of Ernst & Young LLP as Dollar General Corporation's independent registered public accounting firm for fiscal 2022.	FOR
DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	To vote on a shareholder proposal requesting political spending disclosure.	FOR

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DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	Election of Director: Warren F. Bryant	FOR
DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	Election of Director: Michael M. Calbert	FOR
DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	Election of Director: Patricia D. Fili-Krushel	AGAINST
DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	Election of Director: Timothy I. McGuire	FOR
DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	Election of Director: William C. Rhodes, III	FOR
DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	Election of Director: Debra A. Sandler	FOR
DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	Election of Director: Ralph E. Santana	FOR
DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	Election of Director: Todd J. Vasos	FOR
DOLLAR GENERAL CORPORATION	US2566771059	25-May-2022	To approve, on an advisory (non-binding) basis, the resolution regarding the compensation of Dollar General Corporation's named executive officers as disclosed in the proxy statement.	FOR
DORMAN PRODUCTS, INC.	US2582781009	25-May-2022	Ratification of KPMG LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
DORMAN PRODUCTS, INC.	US2582781009	25-May-2022	Election of Director: Steven L. Berman	FOR
DORMAN PRODUCTS, INC.	US2582781009	25-May-2022	Election of Director: Kevin M. Olsen	FOR
DORMAN PRODUCTS, INC.	US2582781009	25-May-2022	Election of Director: Lisa M. Bachmann	FOR
DORMAN PRODUCTS, INC.	US2582781009	25-May-2022	Election of Director: John J. Gavin	FOR
DORMAN PRODUCTS, INC.	US2582781009	25-May-2022	Election of Director: Richard T. Riley	FOR
DORMAN PRODUCTS, INC.	US2582781009	25-May-2022	Election of Director: Kelly A. Romano	FOR
DORMAN PRODUCTS, INC.	US2582781009	25-May-2022	Election of Director: G. Michael Stakias	FOR
DORMAN PRODUCTS, INC.	US2582781009	25-May-2022	Election of Director: J. Darrell Thomas	FOR
DORMAN PRODUCTS, INC.	US2582781009	25-May-2022	Advisory approval of the compensation of the Company's named executive officers.	FOR
ENERGY FUELS INC.	CA2926717083	25-May-2022	Election of Director: Alexander G. Morrison	FOR
ENERGY FUELS INC.	CA2926717083	25-May-2022	Appointment of KPMG LLP of Denver, Colorado, an independent registered public accounting firm, as the auditors of the Company for 2022, and to authorize the directors to fix the remuneration of the auditors, as set out on page 15 of the Proxy Statement.	FOR
ENERGY FUELS INC.	CA2926717083	25-May-2022	Election of Director: J. Birks Bovaird	ABSTAIN
ENERGY FUELS INC.	CA2926717083	25-May-2022	Election of Director: Mark S. Chalmers	FOR
ENERGY FUELS INC.	CA2926717083	25-May-2022	Election of Director: Benjamin Eshleman III	FOR
ENERGY FUELS INC.	CA2926717083	25-May-2022	Election of Director: Ivy Estabrooke	FOR

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ENERGY FUELS INC.	CA2926717083	25-May-2022	Election of Director: Barbara A. Filas	FOR
ENERGY FUELS INC.	CA2926717083	25-May-2022	Election of Director: Bruce D. Hansen	FOR
ENERGY FUELS INC.	CA2926717083	25-May-2022	Election of Director: Jaqueline Herrera	FOR
ENERGY FUELS INC.	CA2926717083	25-May-2022	Election of Director: Dennis L. Higgs	FOR
ENERGY FUELS INC.	CA2926717083	25-May-2022	Election of Director: Robert W. Kirkwood	FOR
EQUINIX, INC.	US29444U7000	25-May-2022	Approval, by a non-binding advisory vote, of the compensation of our named executive officers.	FOR
EQUINIX, INC.	US29444U7000	25-May-2022	Election of Director: Nanci Caldwell	ABSTAIN
EQUINIX, INC.	US29444U7000	25-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending Dec. 31, 2022.	FOR
EQUINIX, INC.	US29444U7000	25-May-2022	A stockholder proposal, related to lowering the stock ownership threshold required to call a special meeting.	AGAINST
EQUINIX, INC.	US29444U7000	25-May-2022	Election of Director: Adaire Fox-Martin	FOR
EQUINIX, INC.	US29444U7000	25-May-2022	Election of Director: Ron Guerrier	FOR
EQUINIX, INC.	US29444U7000	25-May-2022	Election of Director: Gary Hromadko	FOR
EQUINIX, INC.	US29444U7000	25-May-2022	Election of Director: Irving Lyons III	ABSTAIN
EQUINIX, INC.	US29444U7000	25-May-2022	Election of Director: Charles Meyers	FOR
EQUINIX, INC.	US29444U7000	25-May-2022	Election of Director: Christopher Paisley	FOR
EQUINIX, INC.	US29444U7000	25-May-2022	Election of Director: Sandra Rivera	FOR
EQUINIX, INC.	US29444U7000	25-May-2022	Election of Director: Peter Van Camp	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE COMPENSATION OF LEONARDO DEL VECCHIO, CHAIRMAN OF THE BOARD	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE COMPENSATION OF FRANCESCO MILLERI, CEO	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE COMPENSATION OF PAUL DU SAILLANT, VICE-CEO	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE REMUNERATION POLICY OF CEO	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE REMUNERATION POLICY OF VICE-CEO	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR

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ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE TREATMENT OF LOSSES AND DIVIDENDS OF EUR 2.51 PER SHARE	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	RATIFY APPOINTMENT OF VIRGINIE MERCIER PITRE AS DIRECTOR	FOR
ESSILORLUXOTTICA SA	FR0000121667	25-May-2022	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS	FOR
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: Jacqueline Wright	FOR
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: Jack L. Wyszomierski	AGAINST
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: Carl B. Feldbaum, Esq.	FOR
EXELIXIS, INC.	US30161Q1040	25-May-2022	To ratify the selection by the Audit Committee of the Board of Directors of Ernst & Young LLP as Exelixis' independent registered public accounting firm for the fiscal year ending December 30, 2022.	FOR
EXELIXIS, INC.	US30161Q1040	25-May-2022	To amend and restate the Exelixis 2017 Equity Incentive Plan to, among other things, increase the number of shares authorized for issuance by 28,500,000 shares.	FOR
EXELIXIS, INC.	US30161Q1040	25-May-2022	To approve, on an advisory basis, the compensation of Exelixis' named executive officers, as disclosed in the accompanying Proxy Statement.	FOR
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: Maria C. Freire, Ph.D.	FOR
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: Alan M. Garber, M.D., Ph.D.	AGAINST
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: Vincent T. Marchesi, M.D., Ph.D.	AGAINST
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: Michael M. Morrissey, Ph.D.	FOR
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: Stelios Papadopoulos, Ph.D.	AGAINST
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: George Poste, DVM, Ph.D., FRS	FOR
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: Julie Anne Smith	FOR
EXELIXIS, INC.	US30161Q1040	25-May-2022	Election of Director to hold office until the next Annual Meeting: Lance Willsey, M.D.	AGAINST
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Non-binding advisory vote to approve named executive officer compensation.	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Non-binding advisory vote on the frequency of future non-binding advisory votes to approve named executive officer compensation.	1 YEAR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Election of Director: Michael C. Kearney	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	To review the annual report for the fiscal year ended December 31, 2021, including the paragraph relating to corporate governance, to confirm and ratify the preparation of the Company's statutory annual accounts and annual report in the English language and to confirm and adopt the annual accounts for the fiscal year ended December 31, 2021.	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	To discharge the members of the Board from liability in respect of the exercise of their duties during the fiscal year ended December 31, 2021.	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	To appoint Deloitte Accountants B.V. as the Company's auditor who will audit the Dutch statutory annual accounts of the Company for the fiscal year ending December 31, 2022, as required by Dutch law.	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm to audit the Company's U.S. GAAP financial statements for the fiscal year ending December 31, 2022.	FOR

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EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	To authorize the Company's Board to repurchase shares up to 10% of the issued share capital, for any legal purpose, through the stock exchange or in a private purchase transaction, at a price between \$0.01 and 105% of the market price on the New York Stock Exchange, and during a period of 18 months starting from the date of the 2022 annual meeting.	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	To authorize the Board to issue shares up to 20% of the issued share capital as of the date of the Annual Meeting, for any legal purpose, at the stock exchange or in a private purchase transaction, and during a period of 18 months starting from the date of the 2022 annual meeting. The authorization also includes the authority to restrict or exclude pre-emptive rights upon an issue of shares.	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	To adopt the Company's 2022 Long-Term Incentive Plan.	AGAINST
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Election of Director: Michael Jardon	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Election of Director: Eitan Arbeter	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Election of Director: Robert W. Drummond	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Election of Director: Erich L. Mosing	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Election of Director: Alan Schragar	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Election of Director: Lisa L. Troe	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Election of Director: Brian Truelove	FOR
EXPRO GROUP HOLDINGS N.V.	NL0010556684	25-May-2022	Election of Director: Eileen G. Whelley	FOR
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm.	FOR
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Election of Director: Kenneth M. Woolley	FOR
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Advisory vote on the compensation of the Company's named executive officers.	FOR
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Election of Director: Joseph D. Margolis	FOR
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Election of Director: Roger B. Porter	AGAINST
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Election of Director: Joseph J. Bonner	FOR
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Election of Director: Gary L. Crittenden	FOR
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Election of Director: Spencer F. Kirk	FOR
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Election of Director: Dennis J. Letham	FOR
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Election of Director: Diane Olmstead	FOR
EXTRA SPACE STORAGE INC.	US30225T1025	25-May-2022	Election of Director: Julia Vander Ploeg	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Jeffrey W. Ubben	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Darren W. Woods	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Michael J. Angelakis	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Ratification of Independent Auditors	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Advisory Vote to Approve Executive Compensation	FOR

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EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Remove Executive Perquisites	AGAINST
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Limit Shareholder Rights for Proposal Submission	AGAINST
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Reduce Company Emissions and Hydrocarbon Sales	ABSTAIN
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Report on Low Carbon Business Planning	AGAINST
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Report on Scenario Analysis	ABSTAIN
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Report on Plastic Production	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Report on Political Contributions	AGAINST
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Susan K. Avery	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Angela F. Braly	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Ursula M. Burns	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Gregory J. Goff	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Kaisa H. Hietala	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Joseph L. Hooley	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Steven A. Kandarian	FOR
EXXON MOBIL CORPORATION	US30231G1022	25-May-2022	Election of Director: Alexander A. Karsner	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Brian T. Shea	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: James B. Stallings, Jr.	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Ellen R. Alemany	AGAINST
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Jeffrey E. Stiefler	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Advisory vote on Fidelity National Information Services, Inc. executive compensation.	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	To approve the Fidelity National Information Services, Inc. 2022 Omnibus Incentive Plan.	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	To approve the Fidelity National Information Services, Inc. Employee Stock Purchase Plan.	AGAINST
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Vijay D'Silva	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Jeffrey A. Goldstein	FOR

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FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Lisa A. Hook	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Keith W. Hughes	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Kenneth T. Lamneck	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Gary L. Lauer	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Gary A. Norcross	FOR
FIDELITY NAT'L INFORMATION SERVICES,INC.	US31620M1062	25-May-2022	Election of Director: Louise M. Parent	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	DIRECTOR	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	DIRECTOR	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	DIRECTOR	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	DIRECTOR	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	DIRECTOR	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	DIRECTOR	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	DIRECTOR	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	DIRECTOR	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	DIRECTOR	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	DIRECTOR	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	To approve, in a non-binding, advisory vote, the compensation of our named executive officers, as described in the accompanying proxy statement, which is referred to as a "say-on-pay" proposal.	FOR
FIRST BUSEY CORPORATION	US3193832041	25-May-2022	To ratify the appointment of RSM US LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	25-May-2022	DIRECTOR	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	25-May-2022	DIRECTOR	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	25-May-2022	DIRECTOR	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	25-May-2022	DIRECTOR	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	25-May-2022	DIRECTOR	FOR

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FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	25-May-2022	Appointment of additional Director: James P. Brannen	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	25-May-2022	Appointment of additional Director: Thomas E. Henning	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	25-May-2022	Appointment of additional Director: Daniel A. Rykhus	FOR
FIRST INTERSTATE BANCSYSTEM,INC	US32055Y2019	25-May-2022	Ratification of RSM US LLP as our Independent Registered Public Accounting Firm for the Year Ending December 31, 2022.	FOR
FUKUOKA REIT CORPORATION	JP3046240002	25-May-2022	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
FUKUOKA REIT CORPORATION	JP3046240002	25-May-2022	Appoint an Executive Director Koike, Zenji	FOR
FUKUOKA REIT CORPORATION	JP3046240002	25-May-2022	Appoint a Supervisory Director Kawasho, Yasuo	FOR
FUKUOKA REIT CORPORATION	JP3046240002	25-May-2022	Appoint a Supervisory Director Tanabe, Takashi	FOR
FUKUOKA REIT CORPORATION	JP3046240002	25-May-2022	Appoint a Substitute Executive Director Ohara, Yukitaka	FOR
FUKUOKA REIT CORPORATION	JP3046240002	25-May-2022	Appoint a Substitute Supervisory Director Mishima, Yoshihide	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO RE-APPOINT GRANT THORNTON HONG KONG LIMITED AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE COMPANY'S SHARES	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND OTHERWISE DEAL WITH THE COMPANY'S SHARES	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AS SET FORTH IN APPENDIX III TO THE CIRCULAR OF THE COMPANY DATED 19 APRIL 2022 AND THE ADOPTION OF THE AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO RECEIVE AND CONSIDER THE REPORT OF THE DIRECTORS, AUDITED FINANCIAL STATEMENTS AND AUDITORS REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO RE-ELECT MR. ANG SIU LUN, LAWRENCE AS AN EXECUTIVE DIRECTOR	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO RE-ELECT MR. WANG YANG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO RE-ELECT MS. LAM YIN SHAN, JOCELYN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO RE-ELECT MS. GAO JIE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	25-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
GOHEALTH, INC.	US38046W1053	25-May-2022	DIRECTOR	ABSTAIN

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GOHEALTH, INC.	US38046W1053	25-May-2022	DIRECTOR	FOR
GOHEALTH, INC.	US38046W1053	25-May-2022	DIRECTOR	ABSTAIN
GOHEALTH, INC.	US38046W1053	25-May-2022	Ratification of Appointment of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for the fiscal year ending December 31, 2022.	FOR
GOHEALTH, INC.	US38046W1053	25-May-2022	Every "1 year" as the frequency with which shareholders are provided an advisory vote on executive compensation.	1 YEAR
GOHEALTH, INC.	US38046W1053	25-May-2022	To approve an amendment to the 2020 Incentive Award Plan.	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.51 PER SHARE	FOR
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MICHAEL BUECKER (FROM AUG. 1, 2021) FOR FISCAL YEAR 2021	FOR
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER GILLES CHRIST FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER SEBASTIAN HIRSCH FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ISABEL ROESLER FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ANTJE LEMINSKY (UNTIL JUNE 30, 2021) FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MARK KINDERMANN (FROM FEB. 8, 2021) FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ERNST-MORITZ LIPP FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NORBERT FREISLEBEN (FROM JULY 29, 2021) FOR FISCAL YEAR 2021	FOR
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NILS KROEBER (FROM JULY 29, 2021) FOR FISCAL YEAR 2021	FOR
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KONSTANTIN METTENHEIME (FROM JULY 29, 2021) FOR FISCAL YEAR 2021	FOR
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER LJILJANA MITIC FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JENS ROENNBERG FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WOLFGANG GRENKE (UNTIL JULY 29, 2021) FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER CLAUDIA KRCDMAR (UNTIL JULY 29, 2021) FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER FLORIAN SCHULTE (UNTIL JULY 29, 2021) FOR FISCAL YEAR 2021	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	RATIFY BDO AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
GRENKE AG	DE000A161N30	25-May-2022	REELECT NORBERT FREISLEBEN TO THE SUPERVISORY BOARD	FOR
GRENKE AG	DE000A161N30	25-May-2022	REELECT JENS ROENNBERG TO THE SUPERVISORY BOARD	AGAINST
GRENKE AG	DE000A161N30	25-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
GRENKE AG	DE000A161N30	25-May-2022	APPROVE REMUNERATION REPORT	FOR
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	GRS260333000	25-May-2022	REMUNERATION REPORT OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE YEAR 2021 ACCORDING TO ARTICLE 112 OF LAW 4548 / 2008	FOR

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HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	GRS260333000	25-May-2022	APPROVAL OF THE REVISION OF THE REMUNERATION POLICY FOR THE MEMBERS OF THE BOARD OF DIRECTORS OF OTE SA IN ACCORDANCE WITH ARTICLES 110 AND 111 OF LAW 4548/2018 AND A RELEVANT AMENDMENT TO THE CONTRACT OF THE CHIEF EXECUTIVE OFFICER	FOR
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	GRS260333000	25-May-2022	ISSUANCE OF A SPECIAL PERMIT, WITH ARTICLES 97 PAR.3, 99 PAR. 1,2 AND 100 PAR.2 OF L.4548 / 2018, FOR THE CONTINUATION, THE INSURANCE COVERAGE OF THE CIVIL LIABILITY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND EXECUTIVES OF OTE SA AND RELATED COMPANIES, IN THE EXERCISE OF ANY KIND OF RESPONSIBILITIES, OBLIGATIONS OR POWERS	FOR
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	GRS260333000	25-May-2022	APPROVAL OF CANCELLATION OF (5,617,282) OWN SHARES ACQUIRED BY THE COMPANY UNDER THE APPROVED PROGRAM OF ACQUISITION OF OWN SHARES FOR THE PURPOSE OF THEIR CANCELLATION, WITH A CORRESPONDING REDUCTION OF ITS SHARE CAPITAL BY THE AMOUNT OF EUR 15,896,908.06	FOR
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	GRS260333000	25-May-2022	APPROVAL OF THE FINANCIAL STATEMENTS OF OTE SA IN ACCORDANCE WITH THE INTERNATIONAL FINANCIAL REPORTING STANDARDS (CORPORATE AND CONSOLIDATED) FOR THE YEAR 2021 WITH THE RELEVANT REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS AND APPROVAL OF PROFIT DISTRIBUTION	FOR
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	GRS260333000	25-May-2022	APPROVAL, ACCORDING TO ARTICLE 108 OF L.4548 / 20 18, OF THE TOTAL MANAGEMENT OF THE COMPANY BY THE BOARD OF DIRECTORS DURING THE YEAR 2021 AND DISCHARGE OF THE AUDITORS FOR THE YEAR 2021 ACCORDING TO ARTICLE 117 PAR. 1 CASE (C) OF LAW 4548/2018	FOR
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	GRS260333000	25-May-2022	APPOINTMENT OF AN AUDITING COMPANY FOR THE MANDATORY AUDIT OF THE FINANCIAL STATEMENTS (CORPORATE AND CONSOLIDATED) OF OTE SA, ACCORDING TO THE INTERNATIONAL FINANCIAL REPORTING STANDARDS, FOR THE YEAR 2022	FOR
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	GRS260333000	25-May-2022	FINAL DETERMINATION OF COMPENSATIONS AND EXPENSES OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THEIR PARTICIPATION IN THE WORK OF THE BOARD OF DIRECTORS AND ITS COMMITTEES DURING THE YEAR 2021. DETERMINATION OF COMPENSATIONS AND PRE-APPROVAL OF THEIR PAYMENT UNTIL THE YEAR 2023 AND WILL PROCEED TO THEIR FINAL DETERMINATION	FOR
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	GRS260333000	25-May-2022	APPROVAL OF VARIABLE REMUNERATION OF THE EXECUTIVE MEMBERS OF THE BOARD OF DIRECTORS FOR THE YEAR 2021	FOR
HIBBETT, INC.	US4285671016	25-May-2022	Election of Class II Director: Ramesh Chikkala	FOR
HIBBETT, INC.	US4285671016	25-May-2022	Election of Class II Director: Karen S. Etkorn	FOR
HIBBETT, INC.	US4285671016	25-May-2022	Election of Class II Director: Linda Hubbard	FOR
HIBBETT, INC.	US4285671016	25-May-2022	Ratification of the selection of Ernst & Young LLP as the Independent Registered Public Accounting Firm for Fiscal 2023.	FOR
HIBBETT, INC.	US4285671016	25-May-2022	Say on Pay - Approval, by non-binding advisory vote, of the compensation of our named executive officers.	FOR
HIBBETT, INC.	US4285671016	25-May-2022	Approval of the Hibbett, Inc. Amended and Restated Non-Employee Director Equity Plan.	AGAINST
HIBBETT, INC.	US4285671016	25-May-2022	Approval of an amendment to our Certificate of Incorporation to increase the number of authorized shares of our Common Stock from 80,000,000 to 160,000,000.	FOR
HIBBETT, INC.	US4285671016	25-May-2022	Approval of an amendment to the Hibbett, Inc. 2016 Executive Officer Cash Bonus Plan.	FOR
HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Approve the advisory resolution to approve Named Executive Officers' compensation.	FOR

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HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Ratify the appointment of KPMG LLP, an independent registered public accounting firm, as the company's auditors for the year ending December 31, 2022.	FOR
HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Election of Director: Thomas A. Bradley	FOR
HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Election of Director: Mark S. Casady	FOR
HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Election of Director: Daniel A. Domenech	FOR
HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Election of Director: Perry G. Hines	FOR
HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Election of Director: Mark E. Konen	FOR
HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Election of Director: Beverley J. McClure	FOR
HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Election of Director: H. Wade Reece	FOR
HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Election of Director: Elaine A. Sarsynski	FOR
HORACE MANN EDUCATORS CORPORATION	US4403271046	25-May-2022	Election of Director: Marita Zuraitis	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Election of Director: Ulrich R. Schmidt	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Election of Director: James F. Albaugh	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	To approve, on an advisory basis, executive compensation.	AGAINST
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Shareholder Proposal regarding an independent Board Chairman.	AGAINST
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Election of Director: Amy E. Alving	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Election of Director: Sharon R. Barner	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Election of Director: Joseph S. Cantie	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Election of Director: Robert F. Leduc	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Election of Director: David J. Miller	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Election of Director: Jody G. Miller	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Election of Director: Nicole W. Piasecki	FOR
HOWMET AEROSPACE INC.	US4432011082	25-May-2022	Election of Director: John C. Plant	FOR
IGG INC	KYG6771K1022	25-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES NOT EXCEEDING 10% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF PASSING THIS ORDINARY RESOLUTION	FOR

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IGG INC	KYG6771K1022	25-May-2022	TO EXTEND THE AUTHORITY GRANTED TO THE DIRECTORS PURSUANT TO ORDINARY RESOLUTION NO. 7 TO ISSUE SHARES BY ADDING THE NUMBER OF SHARES BOUGHT BACK UNDER ORDINARY RESOLUTION NO. 8	AGAINST
IGG INC	KYG6771K1022	25-May-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES, THE REPORTS OF THE DIRECTORS AND THE AUDITOR OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
IGG INC	KYG6771K1022	25-May-2022	TO RE-ELECT MR. HONG ZHANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY ("DIRECTOR")	FOR
IGG INC	KYG6771K1022	25-May-2022	TO RE-ELECT MS. JESSIE SHEN AS AN EXECUTIVE DIRECTOR	FOR
IGG INC	KYG6771K1022	25-May-2022	TO RE-ELECT MR. FENG CHEN AS AN EXECUTIVE DIRECTOR	FOR
IGG INC	KYG6771K1022	25-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE REMUNERATIONS OF THE DIRECTORS	FOR
IGG INC	KYG6771K1022	25-May-2022	TO RE-APPOINT KPMG AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX ITS REMUNERATION	FOR
IGG INC	KYG6771K1022	25-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 20% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF PASSING THIS ORDINARY RESOLUTION	AGAINST
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Gino Santini	ABSTAIN
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Glenn Sblendorio	ABSTAIN
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Paolo Fundarò	FOR
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	FOR the approval of the Company's Amended and Restated Equity Incentive Plan.	FOR
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	FOR the approval, on a non-binding, advisory basis, of the compensation of the Company's named executive officers.	FOR
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	FOR the ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Jerome Durso	FOR
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Srinivas Akkaraju, M.D., Ph.D.	ABSTAIN
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Luca Benatti, Ph.D.	FOR
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Daniel Bradbury	ABSTAIN
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Keith Gottesdiener, M.D.	FOR
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Nancy Miller-Rich	FOR
INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Mark Pruzanski, M.D.	FOR

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INTERCEPT PHARMACEUTICALS, INC.	US45845P1084	25-May-2022	Election of Director to serve until the 2023 Annual Meeting: Dagmar Rosa-Bjorkeson	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RE-ELECT TAMARA INGRAM AS A DIRECTOR	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RE-ELECT GILL RIDER AS A DIRECTOR	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RE-ELECT JEAN-MICHEL VALETTE AS A DIRECTOR	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT RELEVANT SECURITIES	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO DISAPPLY PRE-EMPTION RIGHTS	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO AN ACQUISITION OR CAPITAL INVESTMENT	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO AUTHORISE THE COMPANY TO BUY BACK ITS OWN SHARES	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO AUTHORISE THE COMPANY TO HOLD A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO APPROVE THE PAYMENT OF A FINAL DIVIDEND OF 71.6P PER ORDINARY SHARE	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RE-ELECT ANDREW MARTIN AS A DIRECTOR	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RE-ELECT ANDRE LACROIX AS A DIRECTOR	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RE-ELECT JONATHAN TIMMIS AS A DIRECTOR	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RE-ELECT GRAHAM ALLAN AS A DIRECTOR	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RE-ELECT GURNEK BAINS AS A DIRECTOR	FOR
INTERTEK GROUP PLC	GB0031638363	25-May-2022	TO RE-ELECT LYNDA CLARIZIO AS A DIRECTOR	FOR
IZUMI CO.,LTD.	JP3138400001	25-May-2022	Approve Appropriation of Surplus	FOR
IZUMI CO.,LTD.	JP3138400001	25-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Allow Use of Electronic Systems for Public Notifications	FOR
KUNLUN ENERGY COMPANY LTD	BMG5320C1082	25-May-2022	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENT AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
KUNLUN ENERGY COMPANY LTD	BMG5320C1082	25-May-2022	TO DECLARE AND PAY A FINAL DIVIDEND OF RMB20.78 CENTS PER ORDINARY SHARE OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
KUNLUN ENERGY COMPANY LTD	BMG5320C1082	25-May-2022	TO RE-ELECT DR. LIU XIAO FENG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
KUNLUN ENERGY COMPANY LTD	BMG5320C1082	25-May-2022	TO RE-ELECT MR. SUN PATRICK AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST

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KUNLUN ENERGY COMPANY LTD	BMG5320C1082	25-May-2022	TO AUTHORISE THE DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
KUNLUN ENERGY COMPANY LTD	BMG5320C1082	25-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITOR OF THE COMPANY FOR THE ENSURING YEAR AND TO AUTHORISE THE DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
KUNLUN ENERGY COMPANY LTD	BMG5320C1082	25-May-2022	TO APPROVE THE SHARE ISSUE MANDATE (ORDINARY RESOLUTION NO. 6 OF THE NOTICE CONVENING THE MEETING)	AGAINST
KUNLUN ENERGY COMPANY LTD	BMG5320C1082	25-May-2022	TO APPROVE THE SHARE REPURCHASE MANDATE (ORDINARY RESOLUTION NO. 7 OF THE NOTICE CONVENING THE MEETING)	FOR
KUNLUN ENERGY COMPANY LTD	BMG5320C1082	25-May-2022	TO APPROVE EXTENSION OF THE SHARE ISSUE MANDATE UNDER ORDINARY RESOLUTION NO. 6 BY THE NUMBER OF SHARES REPURCHASED UNDER ORDINARY RESOLUTION NO. 7 (ORDINARY RESOLUTION NO. 8 OF THE NOTICE CONVENING THE MEETING)	AGAINST
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	DIRECTOR	FOR
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	DIRECTOR	ABSTAIN
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	DIRECTOR	FOR
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	DIRECTOR	FOR
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	DIRECTOR	FOR
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	DIRECTOR	FOR
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	DIRECTOR	ABSTAIN
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	DIRECTOR	FOR
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	DIRECTOR	ABSTAIN
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	To approve the advisory vote to approve named executive officer compensation.	FOR
LAUREATE EDUCATION, INC.	US5186132032	25-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as Laureate's independent registered public accounting firm for the year ending December 31, 2022.	FOR
LAWSON, INC.	JP3982100004	25-May-2022	Approve Appropriation of Surplus	FOR
LAWSON, INC.	JP3982100004	25-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
LAWSON, INC.	JP3982100004	25-May-2022	Appoint a Director Takemasu, Sadanobu	FOR
LAWSON, INC.	JP3982100004	25-May-2022	Appoint a Director Itonaga, Masayuki	FOR
LAWSON, INC.	JP3982100004	25-May-2022	Appoint a Director Iwamura, Miki	FOR
LAWSON, INC.	JP3982100004	25-May-2022	Appoint a Director Suzuki, Satoko	FOR
LAWSON, INC.	JP3982100004	25-May-2022	Appoint a Director Kikuchi, Kiyotaka	FOR
LEGRAND SA	FR0010307819	25-May-2022	NON-RENEWAL OF A DEPUTY STATUTORY AUDITOR (MR. JEAN-CHRISTOPHE GEORGHIOU)	FOR
LEGRAND SA	FR0010307819	25-May-2022	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L.22-10-9 I OF THE FRENCH COMMERCIAL CODE, IN ACCORDANCE WITH ARTICLE L.22-10-34 I OF THE FRENCH COMMERCIAL CODE)	FOR

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LEGRAND SA	FR0010307819	25-May-2022	APPROVAL OF COMPENSATION COMPONENTS AND BENEFITS OF ANY KIND PAID DURING OR GRANTED IN RESPECT OF 2021 TO MS. ANGELES GARCIA-POVEDA, CHAIRWOMAN OF THE BOARD OF DIRECTORS, IN ACCORDANCE WITH ARTICLE L.22-10-34 II OF THE FRENCH COMMERCIAL CODE	FOR
LEGRAND SA	FR0010307819	25-May-2022	APPROVAL OF COMPENSATION COMPONENTS AND BENEFITS OF ANY KIND PAID DURING OR GRANTED IN RESPECT OF 2021 TO MR. BENO T COQUART, CHIEF EXECUTIVE OFFICER, IN ACCORDANCE WITH ARTICLE L.22-10-34 II OF THE FRENCH COMMERCIAL CODE	FOR
LEGRAND SA	FR0010307819	25-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS, IN ACCORDANCE WITH ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE)	FOR
LEGRAND SA	FR0010307819	25-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER, IN ACCORDANCE WITH ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE)	FOR
LEGRAND SA	FR0010307819	25-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO MEMBERS OF THE BOARD OF DIRECTORS, IN ACCORDANCE WITH ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE)	FOR
LEGRAND SA	FR0010307819	25-May-2022	RENEWAL OF MR. OLIVIER BAZIL'S TERM OF OFFICE AS DIRECTOR	FOR
LEGRAND SA	FR0010307819	25-May-2022	RENEWAL OF MR. EDWARD A. GILHULY'S TERM OF OFFICE AS DIRECTOR	FOR
LEGRAND SA	FR0010307819	25-May-2022	RENEWAL OF MR. PATRICK KOLLER'S TERM OF OFFICE AS DIRECTOR	FOR
LEGRAND SA	FR0010307819	25-May-2022	APPOINTMENT OF MR. FLORENT MENEGAUX AS DIRECTOR	FOR
LEGRAND SA	FR0010307819	25-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO TRADE ITS OWN SHARES	FOR
LEGRAND SA	FR0010307819	25-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT A SHARE CAPITAL DECREASE BY CANCELLATION OF TREASURY SHARES	FOR
LEGRAND SA	FR0010307819	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES, EQUITY SECURITIES GIVING ACCESS TO OTHER EQUITY SECURITIES OR GIVING RIGHT TO THE ALLOCATION OF DEBT SECURITIES AND/OR SECURITIES GIVING ACCESS TO EQUITY SECURITIES, WITH PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
LEGRAND SA	FR0010307819	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO ISSUE SHARES OR COMPLEX SECURITIES BY WAY OF A PUBLIC OFFERING OTHER THAN THOSE REFERRED TO IN ARTICLE L.411-2, 1 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
LEGRAND SA	FR0010307819	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO ISSUE SHARES OR COMPLEX SECURITIES BY WAY OF A PUBLIC OFFERING AS REFERRED TO IN ARTICLE L.411-2, 1 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
LEGRAND SA	FR0010307819	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS IN VIEW OF INCREASING THE AMOUNT OF THE ISSUANCES CARRIED OUT WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS PURSUANT TO THE EIGHTEENTH, NINETEENTH AND TWENTIETH RESOLUTIONS, IN THE EVENT OF EXCESS DEMAND	FOR
LEGRAND SA	FR0010307819	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL BY INCORPORATION OF RESERVES, EARNINGS, PREMIUMS OR OTHER ITEMS WHICH MAY BE CAPITALIZED UNDER THE APPLICABLE REGULATIONS	FOR
LEGRAND SA	FR0010307819	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO ISSUE SHARES OR COMPLEX SECURITIES TO MEMBERS OF A COMPANY OR GROUP SAVINGS PLAN, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR

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LEGRAND SA	FR0010307819	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO ISSUE SHARES OR COMPLEX SECURITIES AS CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY, WITH SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS WAIVED IN FAVOR OF THE HOLDERS OF THE SHARES OR SECURITIES CONSTITUTING THE CONTRIBUTION IN KIND	FOR
LEGRAND SA	FR0010307819	25-May-2022	BLANKET LIMIT ON DELEGATIONS OF AUTHORITY	FOR
LEGRAND SA	FR0010307819	25-May-2022	POWERS FOR FORMALITIES	FOR
LEGRAND SA	FR0010307819	25-May-2022	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR 2021	FOR
LEGRAND SA	FR0010307819	25-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR 2021	FOR
LEGRAND SA	FR0010307819	25-May-2022	ALLOCATION OF RESULTS FOR 2021 AND DETERMINATION OF DIVIDEND	FOR
LEGRAND SA	FR0010307819	25-May-2022	RENEWAL OF THE TERM OF OFFICE OF A PRINCIPAL STATUTORY AUDITOR (PRICEWATERHOUSECOOPERS AUDIT)	FOR
LTC PROPERTIES, INC.	US5021751020	25-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Cornelia Cheng	FOR
LTC PROPERTIES, INC.	US5021751020	25-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Boyd W. Hendrickson	AGAINST
LTC PROPERTIES, INC.	US5021751020	25-May-2022	Election of Director to hold office until the 2023 Annual Meeting: James J. Pieczynski	AGAINST
LTC PROPERTIES, INC.	US5021751020	25-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Devra G. Shapiro	FOR
LTC PROPERTIES, INC.	US5021751020	25-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Wendy L. Simpson	FOR
LTC PROPERTIES, INC.	US5021751020	25-May-2022	Election of Director to hold office until the 2023 Annual Meeting: Timothy J. Triche	AGAINST
LTC PROPERTIES, INC.	US5021751020	25-May-2022	Ratification of independent registered public accounting firm.	FOR
LTC PROPERTIES, INC.	US5021751020	25-May-2022	Advisory vote to approve named executive officer compensation.	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	RE-ELECT CLARE THOMPSON AS DIRECTOR	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	RE-ELECT MASSIMO TOSATO AS DIRECTOR	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	APPROVE CLIMATE TRANSITION PLAN AND CLIMATE-RELATED FINANCIAL DISCLOSURE	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	AUTHORISE ISSUE OF EQUITY IN CONNECTION WITH THE ISSUE OF MANDATORY CONVERTIBLE SECURITIES	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH THE ISSUE OF MANDATORY CONVERTIBLE SECURITIES	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST

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M&G PLC	GB00BKFB1C65	25-May-2022	APPROVE REMUNERATION REPORT	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	ELECT EDWARD BRAHAM AS DIRECTOR	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	ELECT KATHRYN MCLELAND AS DIRECTOR	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	ELECT DEBASISH SANYAL AS DIRECTOR	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	RE-ELECT JOHN FOLEY AS DIRECTOR	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	RE-ELECT CLIVE ADAMSON AS DIRECTOR	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	RE-ELECT CLARE CHAPMAN AS DIRECTOR	FOR
M&G PLC	GB00BKFB1C65	25-May-2022	RE-ELECT FIONA CLUTTERBUCK AS DIRECTOR	FOR
MARATHON OIL CORPORATION	US5658491064	25-May-2022	Election of Director for a one-year term expiring in 2023: Chadwick C. Deaton	FOR
MARATHON OIL CORPORATION	US5658491064	25-May-2022	Election of Director for a one-year term expiring in 2023: Marcela E. Donadio	FOR
MARATHON OIL CORPORATION	US5658491064	25-May-2022	Election of Director for a one-year term expiring in 2023: M. Elise Hyland	FOR
MARATHON OIL CORPORATION	US5658491064	25-May-2022	Election of Director for a one-year term expiring in 2023: Holli C. Ladhani	FOR
MARATHON OIL CORPORATION	US5658491064	25-May-2022	Election of Director for a one-year term expiring in 2023: Brent J. Smolik	FOR
MARATHON OIL CORPORATION	US5658491064	25-May-2022	Election of Director for a one-year term expiring in 2023: Lee M. Tillman	FOR
MARATHON OIL CORPORATION	US5658491064	25-May-2022	Election of Director for a one-year term expiring in 2023: J. Kent Wells	FOR
MARATHON OIL CORPORATION	US5658491064	25-May-2022	Ratify the selection of PricewaterhouseCoopers LLP as our independent auditor for 2022.	FOR
MARATHON OIL CORPORATION	US5658491064	25-May-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
MATTEL, INC.	US5770811025	25-May-2022	Election of Director: Dr. Judy Olian	FOR
MATTEL, INC.	US5770811025	25-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as Mattel, Inc.'s independent registered public accounting firm for the year ending December 31, 2022.	FOR
MATTEL, INC.	US5770811025	25-May-2022	Election of Director: R. Todd Bradley	AGAINST
MATTEL, INC.	US5770811025	25-May-2022	Advisory vote to approve named executive officer compensation, as described in the Mattel, Inc. Proxy Statement.	FOR
MATTEL, INC.	US5770811025	25-May-2022	Approval of the Sixth Amendment to the Mattel, Inc. Amended and Restated 2010 Equity and Long-Term Compensation Plan.	FOR
MATTEL, INC.	US5770811025	25-May-2022	Stockholder proposal regarding our special meeting bylaw.	AGAINST
MATTEL, INC.	US5770811025	25-May-2022	Election of Director: Adriana Cisneros	FOR
MATTEL, INC.	US5770811025	25-May-2022	Election of Director: Michael Dolan	FOR

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MATTEL, INC.	US5770811025	25-May-2022	Election of Director: Diana Ferguson	FOR
MATTEL, INC.	US5770811025	25-May-2022	Election of Director: Ynon Kreiz	FOR
MATTEL, INC.	US5770811025	25-May-2022	Election of Director: Soren Laursen	FOR
MATTEL, INC.	US5770811025	25-May-2022	Election of Director: Ann Lewnes	FOR
MATTEL, INC.	US5770811025	25-May-2022	Election of Director: Roger Lynch	FOR
MATTEL, INC.	US5770811025	25-May-2022	Election of Director: Dominic Ng	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding human rights impact assessment.	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	DIRECTOR	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	DIRECTOR	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	DIRECTOR	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	DIRECTOR	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	DIRECTOR	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	DIRECTOR	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	DIRECTOR	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	DIRECTOR	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	DIRECTOR	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	DIRECTOR	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding child sexual exploitation online.	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding civil rights and non-discrimination audit.	AGAINST
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding report on lobbying.	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding assessment of audit & risk oversight committee.	AGAINST
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding report on charitable donations.	AGAINST
META PLATFORMS, INC.	US30303M1027	25-May-2022	To ratify the appointment of Ernst & Young LLP as Meta Platforms, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	To approve, on a non-binding advisory basis, the compensation program for Meta Platforms, Inc.'s named executive officers as disclosed in Meta Platforms, Inc.'s proxy statement.	AGAINST
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding dual class capital structure.	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding an independent chair.	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding concealment clauses.	AGAINST
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding report on external costs of misinformation.	AGAINST
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding report on community standards enforcement.	FOR
META PLATFORMS, INC.	US30303M1027	25-May-2022	A shareholder proposal regarding report and advisory vote on the metaverse.	ABSTAIN

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MICROSTRATEGY INCORPORATED	US5949724083	25-May-2022	DIRECTOR	FOR
MICROSTRATEGY INCORPORATED	US5949724083	25-May-2022	DIRECTOR	ABSTAIN
MICROSTRATEGY INCORPORATED	US5949724083	25-May-2022	DIRECTOR	ABSTAIN
MICROSTRATEGY INCORPORATED	US5949724083	25-May-2022	DIRECTOR	ABSTAIN
MICROSTRATEGY INCORPORATED	US5949724083	25-May-2022	DIRECTOR	ABSTAIN
MICROSTRATEGY INCORPORATED	US5949724083	25-May-2022	Ratify the selection of KPMG LLP as MicroStrategy Incorporated's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT LAMIDO SANUSI AS MEMBER OF THE SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT LAMIDO SANUSI AS DIRECTOR	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT STANLEY MILLER AS MEMBER OF THE SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT NKUNKU SOWAZI AS MEMBER OF THE SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT KHOTSO MOKHELE AS MEMBER OF THE SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	REAPPOINT PRICEWATERHOUSECOOPERS INC AS AUDITORS	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	REAPPOINT ERNST AND YOUNG INC AS AUDITORS	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	PLACE AUTHORISED BUT UNISSUED SHARES UNDER CONTROL OF DIRECTORS	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	AUTHORISE BOARD TO ISSUE SHARES FOR CASH	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION POLICY	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION IMPLEMENTATION REPORT	AGAINST
MTN GROUP LTD	ZAE000042164	25-May-2022	AUTHORISE RATIFICATION OF APPROVED RESOLUTIONS	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF BOARD LOCAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT VINCENT RAGUE AS DIRECTOR	AGAINST
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF BOARD INTERNATIONAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF BOARD LOCAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF BOARD INTERNATIONAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF BOARD LOCAL LEAD INDEPENDENT DIRECTOR	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF BOARD INTERNATIONAL LEAD INDEPENDENT DIRECTOR	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF HUMAN CAPITAL AND REMUNERATION COMMITTEE LOCAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF HUMAN CAPITAL AND REMUNERATION COMMITTEE INTERNATIONAL CHAIRMAN	FOR

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MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF HUMAN CAPITAL AND REMUNERATION COMMITTEE LOCAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF HUMAN CAPITAL AND REMUNERATION COMMITTEE INTERNATIONAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE LOCAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE INTERNATIONAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT KHOTSO MOKHELE AS DIRECTOR	AGAINST
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE LOCAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE INTERNATIONAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF AUDIT COMMITTEE LOCAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF AUDIT COMMITTEE INTERNATIONAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF AUDIT COMMITTEE LOCAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF AUDIT COMMITTEE INTERNATIONAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF RISK MANAGEMENT AND COMPLIANCE COMMITTEE LOCAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF RISK MANAGEMENT AND COMPLIANCE COMMITTEE INTERNATIONAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF RISK MANAGEMENT AND COMPLIANCE COMMITTEE LOCAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF RISK MANAGEMENT AND COMPLIANCE COMMITTEE INTERNATIONAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF LOCAL MEMBER FOR SPECIAL ASSIGNMENTS OR PROJECTS (PER DAY)	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT MCEBISI JONAS AS DIRECTOR	AGAINST
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF INTERNATIONAL MEMBER FOR SPECIAL ASSIGNMENTS OR PROJECTS (PER DAY)	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION FOR AD HOC WORK PERFORMED BY NON-EXECUTIVE DIRECTORS FOR SPECIAL PROJECTS (HOURLY RATE)	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SHARE TRUST (TRUSTEES) LOCAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SHARE TRUST (TRUSTEES) INTERNATIONAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SHARE TRUST (TRUSTEES) LOCAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SHARE TRUST (TRUSTEES) INTERNATIONAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SOURCING COMMITTEE LOCAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SOURCING COMMITTEE INTERNATIONAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SOURCING COMMITTEE LOCAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF SOURCING COMMITTEE INTERNATIONAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF DIRECTORS AFFAIRS AND CORPORATE GOVERNANCE COMMITTEE LOCAL CHAIRMAN	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT SINDI MABASO-KOYANA AS MEMBER OF THE AUDIT COMMITTEE	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF DIRECTORS AFFAIRS AND CORPORATE GOVERNANCE COMMITTEE INTERNATIONAL CHAIRMAN	FOR

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MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF DIRECTORS AFFAIRS AND CORPORATE GOVERNANCE COMMITTEE LOCAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE REMUNERATION OF DIRECTORS AFFAIRS AND CORPORATE GOVERNANCE COMMITTEE INTERNATIONAL MEMBER	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	AUTHORISE REPURCHASE OF ISSUED SHARE CAPITAL	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE FINANCIAL ASSISTANCE TO SUBSIDIARIES AND OTHER RELATED AND INTER-RELATED ENTITIES	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE FINANCIAL ASSISTANCE TO DIRECTORS, PRESCRIBED OFFICERS AND EMPLOYEE SHARE SCHEME BENEFICIARIES	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	APPROVE FINANCIAL ASSISTANCE TO MTN ZAKHELE FUTHI (RF) LIMITED	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT NOSIPHO MOLOPE AS MEMBER OF THE AUDIT COMMITTEE	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT NOLUTHANDO GOSA AS MEMBER OF THE AUDIT COMMITTEE	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT VINCENT RAGUE AS MEMBER OF THE AUDIT COMMITTEE	FOR
MTN GROUP LTD	ZAE000042164	25-May-2022	RE-ELECT NOLUTHANDO GOSA AS MEMBER OF THE SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE	FOR
MTR CORP LTD	HK0066009694	25-May-2022	TO ELECT MR SUNNY LEE WAI-KWONG AS A NEW MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
MTR CORP LTD	HK0066009694	25-May-2022	TO ELECT MR CARLSON TONG AS A NEW MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
MTR CORP LTD	HK0066009694	25-May-2022	TO RE-APPOINT KPMG AS AUDITORS OF THE COMPANY AND AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO DETERMINE THEIR REMUNERATION	FOR
MTR CORP LTD	HK0066009694	25-May-2022	SPECIAL BUSINESS: TO GRANT A GENERAL MANDATE TO THE BOARD OF DIRECTORS OF THE COMPANY TO ALLOT, ISSUE, GRANT, DISTRIBUTE AND OTHERWISE DEAL WITH ADDITIONAL SHARES IN THE COMPANY, NOT EXCEEDING TEN PER CENT. OF THE AGGREGATE NUMBER OF THE SHARES IN ISSUE AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
MTR CORP LTD	HK0066009694	25-May-2022	SPECIAL BUSINESS: TO GRANT A GENERAL MANDATE TO THE BOARD OF DIRECTORS OF THE COMPANY TO BUY BACK SHARES IN THE COMPANY, NOT EXCEEDING TEN PER CENT. OF THE AGGREGATE NUMBER OF THE SHARES IN ISSUE AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
MTR CORP LTD	HK0066009694	25-May-2022	SPECIAL BUSINESS: TO APPROVE THE AMENDMENT TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
MTR CORP LTD	HK0066009694	25-May-2022	TO RECEIVE THE AUDITED STATEMENT OF ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MTR CORP LTD	HK0066009694	25-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MTR CORP LTD	HK0066009694	25-May-2022	TO RE-ELECT DR REX AUYEUNG PAK-KUEN AS A MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
MTR CORP LTD	HK0066009694	25-May-2022	TO RE-ELECT DR JACOB KAM CHAK-PUI AS A MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
MTR CORP LTD	HK0066009694	25-May-2022	TO RE-ELECT MR WALTER CHAN KAR-LOK AS A MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
MTR CORP LTD	HK0066009694	25-May-2022	TO RE-ELECT MR CHENG YAN-KEE AS A MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
MTR CORP LTD	HK0066009694	25-May-2022	TO RE-ELECT MR JIMMY NG WING-KA AS A MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
N-ABLE, INC.	US62878D1000	25-May-2022	DIRECTOR	ABSTAIN
N-ABLE, INC.	US62878D1000	25-May-2022	DIRECTOR	FOR
N-ABLE, INC.	US62878D1000	25-May-2022	DIRECTOR	FOR

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N-ABLE, INC.	US62878D1000	25-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NATERA, INC.	US6323071042	25-May-2022	DIRECTOR	ABSTAIN
NATERA, INC.	US6323071042	25-May-2022	DIRECTOR	ABSTAIN
NATERA, INC.	US6323071042	25-May-2022	DIRECTOR	FOR
NATERA, INC.	US6323071042	25-May-2022	To ratify the appointment of Ernst & Young LLP as Natera, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NATERA, INC.	US6323071042	25-May-2022	To approve, on an advisory (non-binding) basis, the compensation of Natera, Inc.'s named executive officers as disclosed in the proxy statement.	AGAINST
NEOEN SPA	FR0011675362	25-May-2022	OPTION TO RECEIVE DIVIDEND PAYMENT IN CASH OR IN SHARES	FOR
NEOEN SPA	FR0011675362	25-May-2022	APPROVAL OF INFORMATION REFERRED TO IN ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL CODE INCLUDED IN THE CORPORATE GOVERNANCE REPORT (OVERALL EX-POST "SAY ON PAY")	FOR
NEOEN SPA	FR0011675362	25-May-2022	APPROVAL OF THE FIXED, VARIABLE, AND EXCEPTIONAL ITEMS COMPRISING THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID IN FISCAL YEAR 2021 OR GRANTED IN RESPECT OF FISCAL YEAR 2021 TO XAVIER BARBARO, CHAIRMAN AND CEO	FOR
NEOEN SPA	FR0011675362	25-May-2022	APPROVAL OF THE FIXED, VARIABLE, AND EXCEPTIONAL ITEMS COMPRISING THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID IN FISCAL YEAR 2021 OR GRANTED IN RESPECT OF FISCAL YEAR 2021 TO ROMAIN DESROUSSEAUX, DEPUTY CEO	FOR
NEOEN SPA	FR0011675362	25-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO MEMBERS OF THE BOARD OF DIRECTORS	FOR
NEOEN SPA	FR0011675362	25-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN AND CEO	AGAINST
NEOEN SPA	FR0011675362	25-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DEPUTY CEO	AGAINST
NEOEN SPA	FR0011675362	25-May-2022	RENEWAL OF XAVIER BARBARO'S DIRECTORSHIP	AGAINST
NEOEN SPA	FR0011675362	25-May-2022	RENEWAL OF SIXTO'S DIRECTORSHIP	AGAINST
NEOEN SPA	FR0011675362	25-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, PURPOSES, PROCEDURES, CAP	FOR
NEOEN SPA	FR0011675362	25-May-2022	RATIFICATION OF THE TRANSFER OF THE REGISTERED OFFICE FROM 6 RUE M NARS - 75002 PARIS TO 22 RUE BAYARD 75008 PARIS	FOR
NEOEN SPA	FR0011675362	25-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO DECREASE THE SHARE CAPITAL BY CANCELLING TREASURY SHARES, DURATION OF THE AUTHORIZATION, CAP	FOR
NEOEN SPA	FR0011675362	25-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING SHARES AND/OR TRANSFERABLE SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO THE SHARE CAPITAL, AND/OR DEBT SECURITIES, WITH PREFERENTIAL SUBSCRIPTION RIGHTS, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, RIGHT TO OFFER THE UNSUBSCRIBED SECURITIES TO THE PUBLIC	AGAINST

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NEOEN SPA	FR0011675362	25-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING SHARES AND/OR TRANSFERABLE SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO THE SHARE CAPITAL, AND/OR DEBT SECURITIES, WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, BY OFFERING TO THE PUBLIC EXCLUDING THE OFFERINGS REFERRED TO IN ARTICLE L. 411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE AND/OR IN CONSIDERATION OF SECURITIES IN CONNECTION WITH AN EXCHANGE OFFER, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUANCE PRICE, RIGHT TO LIMIT THE OFFERING TO THE AMOUNT OF SUBSCRIPTIONS OR TO DISTRIBUTE THE UNSUBSCRIBED SECURITIES TO THE PUBLIC	AGAINST
NEOEN SPA	FR0011675362	25-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING SHARES AND/OR TRANSFERABLE SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO THE SHARE CAPITAL, AND/OR DEBT SECURITIES, WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, BY OFFERING OF THE TYPE REFERRED TO IN ARTICLE L. 411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUANCE PRICE, RIGHT TO LIMIT THE OFFERING TO THE AMOUNT OF SUBSCRIPTIONS OR TO DISTRIBUTE THE UNSUBSCRIBED SECURITIES TO THE PUBLIC	AGAINST
NEOEN SPA	FR0011675362	25-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING SHARES AND/OR TRANSFERABLE SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO THE SHARE CAPITAL, WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT, RESERVED FOR GROUP EMPLOYEES OUTSIDE FRANCE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUANCE PRICE, RIGHT TO LIMIT TO THE AMOUNT OF SUBSCRIPTIONS OR TO DISTRIBUTE UNSUBSCRIBED SECURITIES	FOR
NEOEN SPA	FR0011675362	25-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN A CAPITAL INCREASE, WITH OR WITHOUT CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT	AGAINST
NEOEN SPA	FR0011675362	25-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR TRANSFERABLE SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO THE COMPANY'S SHARE CAPITAL IN CONSIDERATION OF CONTRIBUTIONS IN KIND CONSISTING OF EQUITY SECURITIES OR TRANSFERABLE SECURITIES GIVING ACCESS TO SHARE CAPITAL	AGAINST
NEOEN SPA	FR0011675362	25-May-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE COMPANY'S SHARE CAPITAL BY INCORPORATION OF PREMIUMS, RESERVES, PROFITS, OR ANY OTHER AMOUNTS, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, PROCEDURE FOR FRACTIONAL SHARES	FOR
NEOEN SPA	FR0011675362	25-May-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING SHARES AND/OR TRANSFERABLE SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO THE SHARE CAPITAL, WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT, RESERVED FOR PARTICIPANTS IN COMPANY SAVINGS PLANS PURSUANT TO ARTICLES L. 3332-18 ET SEQ. OF THE FRENCH LABOR CODE, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUANCE PRICE, RIGHT TO GRANT FREE SHARES PURSUANT TO ARTICLE L. 3332-21 OF THE FRENCH LABOR CODE	FOR
NEOEN SPA	FR0011675362	25-May-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO GRANT SHARE SUBSCRIPTION AND/OR PURCHASE OPTIONS TO EMPLOYEES AND/OR CERTAIN OFFICERS OF THE COMPANY OR OF RELATED COMPANIES OR ECONOMIC INTEREST GROUPS OR TO CERTAIN OF THEM, DURATION OF THE AUTHORIZATION, CAP, EXERCISE PRICE, MAXIMUM DURATION OF THE OPTION	FOR
NEOEN SPA	FR0011675362	25-May-2022	OVERALL CAP ON THE DELEGATIONS PROVIDED FOR IN THE 17TH THROUGH 19TH, 21ST, AND 23RD THROUGH 24TH RESOLUTIONS OF THIS MEETING, AS WELL AS IN THE 16TH RESOLUTION OF THE GENERAL SHAREHOLDERS' MEETING OF MAY 25, 2021	FOR
NEOEN SPA	FR0011675362	25-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR

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OCEANFIRST FINANCIAL CORP.	US6752341080	25-May-2022	DIRECTOR	FOR
OCEANFIRST FINANCIAL CORP.	US6752341080	25-May-2022	DIRECTOR	FOR
OCEANFIRST FINANCIAL CORP.	US6752341080	25-May-2022	DIRECTOR	FOR
OCEANFIRST FINANCIAL CORP.	US6752341080	25-May-2022	DIRECTOR	FOR
OCEANFIRST FINANCIAL CORP.	US6752341080	25-May-2022	Advisory vote on the compensation of the Company's named executive officers.	FOR
OCEANFIRST FINANCIAL CORP.	US6752341080	25-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: Eduardo A. Rodriguez	FOR
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: Gerald B. Smith	FOR
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: Brian L. Derksen	FOR
ONEOK, INC.	US6826801036	25-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm of ONEOK, Inc. for the year ending December 31, 2022.	FOR
ONEOK, INC.	US6826801036	25-May-2022	An advisory vote to approve ONEOK, Inc.'s executive compensation.	FOR
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: Julie H. Edwards	FOR
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: John W. Gibson	ABSTAIN
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: Mark W. Helderman	FOR
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: Randall J. Larson	FOR
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: Steven J. Malcolm	FOR
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: Jim W. Mogg	FOR
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: Pattye L. Moore	FOR
ONEOK, INC.	US6826801036	25-May-2022	Election of Director: Pierce H. Norton II	FOR
OPENDOOR TECHNOLOGIES INC.	US6837121036	25-May-2022	DIRECTOR	FOR
OPENDOOR TECHNOLOGIES INC.	US6837121036	25-May-2022	DIRECTOR	FOR
OPENDOOR TECHNOLOGIES INC.	US6837121036	25-May-2022	DIRECTOR	FOR
OPENDOOR TECHNOLOGIES INC.	US6837121036	25-May-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
OPENDOOR TECHNOLOGIES INC.	US6837121036	25-May-2022	To approve, on an advisory (non-binding) basis, the compensation of our named executive officers.	AGAINST
ORION OFFICE REIT INC.	US68629Y1038	25-May-2022	Election of Director to serve until the next Annual Meeting of Stockholders: Paul H. McDowell	FOR
ORION OFFICE REIT INC.	US68629Y1038	25-May-2022	Election of Director to serve until the next Annual Meeting of Stockholders: Reginald H. Gilyard	AGAINST
ORION OFFICE REIT INC.	US68629Y1038	25-May-2022	Election of Director to serve until the next Annual Meeting of Stockholders: Kathleen R. Allen	FOR

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ORION OFFICE REIT INC.	US68629Y1038	25-May-2022	Election of Director to serve until the next Annual Meeting of Stockholders: Richard J. Lieb	AGAINST
ORION OFFICE REIT INC.	US68629Y1038	25-May-2022	Election of Director to serve until the next Annual Meeting of Stockholders: Gregory J. Whyte	FOR
ORION OFFICE REIT INC.	US68629Y1038	25-May-2022	Ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PACIFIC BIOSCIENCES OF CALIFORNIA, INC.	US69404D1081	25-May-2022	Election of Class III Director: David Botstein, Ph.D.	FOR
PACIFIC BIOSCIENCES OF CALIFORNIA, INC.	US69404D1081	25-May-2022	Election of Class III Director: William Ericson	FOR
PACIFIC BIOSCIENCES OF CALIFORNIA, INC.	US69404D1081	25-May-2022	Election of Class III Director: Kathy Ordoñez	AGAINST
PACIFIC BIOSCIENCES OF CALIFORNIA, INC.	US69404D1081	25-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PACIFIC BIOSCIENCES OF CALIFORNIA, INC.	US69404D1081	25-May-2022	Approval of an amendment of our 2020 Equity Incentive Plan to increase the number of shares reserved thereunder.	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPROVE SHORT-TERM REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 10 MILLION	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPROVE LONG-TERM REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 20.6 MILLION	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPROVE TECHNICAL NON-FINANCIAL REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 80,000	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPROVE VARIABLE REMUNERATION OF FORMER MEMBERS OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 13 MILLION FOR FISCAL YEAR 2021	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	ELECT STEFFEN MEISTER AS DIRECTOR AND BOARD CHAIR	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	ELECT MARCEL ERNI AS DIRECTOR	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	ELECT ALFRED GANTNER AS DIRECTOR	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	ELECT JOSEPH LANDY AS DIRECTOR	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	ELECT ANNE LESTER AS DIRECTOR	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	ELECT MARTIN STROBEL AS DIRECTOR	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	ELECT URS WIETLISBACH AS DIRECTOR	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	ELECT FLORA ZHAO AS DIRECTOR	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPOINT FLORA ZHAO AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR

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PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPOINT ANNE LESTER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPOINT MARTIN STROBEL AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	DESIGNATE HOTZ & GOLDMANN AS INDEPENDENT PROXY	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	RATIFY KPMG AG AS AUDITORS	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 33.00 PER SHARE	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPROVE REMUNERATION REPORT	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPROVE SHORT-TERM REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 3.5 MILLION	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPROVE LONG-TERM REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 5.7 MILLION	FOR
PARTNERS GROUP HOLDING AG	CH0024608827	25-May-2022	APPROVE TECHNICAL NON-FINANCIAL REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 16.9 MILLION	FOR
PERFICIENT, INC.	US71375U1016	25-May-2022	Election of Director: Romil Bahl	FOR
PERFICIENT, INC.	US71375U1016	25-May-2022	Election of Director: Jeffrey S. Davis	FOR
PERFICIENT, INC.	US71375U1016	25-May-2022	Election of Director: Ralph C. Derrickson	FOR
PERFICIENT, INC.	US71375U1016	25-May-2022	Election of Director: David S. Lundeen	FOR
PERFICIENT, INC.	US71375U1016	25-May-2022	Election of Director: Brian L. Matthews	FOR
PERFICIENT, INC.	US71375U1016	25-May-2022	Election of Director: Nancy C. Pechloff	FOR
PERFICIENT, INC.	US71375U1016	25-May-2022	Election of Director: Gary M. Wimberly	FOR
PERFICIENT, INC.	US71375U1016	25-May-2022	Proposal to approve, on an advisory basis, a resolution relating to the 2021 compensation of the named executive officers.	FOR
PERFICIENT, INC.	US71375U1016	25-May-2022	Proposal to ratify KPMG LLP as Perficient, Inc.'s independent registered public accounting firm for the 2022 fiscal year.	FOR
PHATHOM PHARMACEUTICALS, INC.	US71722W1071	25-May-2022	Election of class III Director to hold office until the 2025 Annual Meeting: Heidi Kunz	FOR
PHATHOM PHARMACEUTICALS, INC.	US71722W1071	25-May-2022	Election of class III Director to hold office until the 2025 Annual Meeting: David Socks	ABSTAIN
PHATHOM PHARMACEUTICALS, INC.	US71722W1071	25-May-2022	To ratify the appointment of Ernst & Young LLP as Phathom's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: Scott D. Sheffield	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: J. Kenneth Thompson	AGAINST
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: A.R. Alameddine	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: Phoebe A. Wood	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	RATIFICATION OF SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2022.	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: Lori G. Billingsley	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: Edison C. Buchanan	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: Maria S. Dreyfus	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: Matthew M. Gallagher	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: Phillip A. Gobe	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: Stacy P. Methvin	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: Royce W. Mitchell	FOR
PIONEER NATURAL RESOURCES COMPANY	US7237871071	25-May-2022	Election of Director: Frank A. Risch	FOR
PLAINS ALL AMERICAN PIPELINE, L.P.	US7265031051	25-May-2022	DIRECTOR	FOR
PLAINS ALL AMERICAN PIPELINE, L.P.	US7265031051	25-May-2022	DIRECTOR	FOR
PLAINS ALL AMERICAN PIPELINE, L.P.	US7265031051	25-May-2022	DIRECTOR	FOR
PLAINS ALL AMERICAN PIPELINE, L.P.	US7265031051	25-May-2022	DIRECTOR	FOR
PLAINS ALL AMERICAN PIPELINE, L.P.	US7265031051	25-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
PLAINS ALL AMERICAN PIPELINE, L.P.	US7265031051	25-May-2022	The approval, on a non-binding advisory basis, of our named executive officer compensation.	FOR

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POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	CONSIDERATION OF THE FINANCIAL STATEMENTS OF PKN ORLEN S.A. FOR THE YEAR ENDED DECEMBER 31ST 2021, AS WELL AS THE MANAGEMENT BOARD'S RECOMMENDATION REGARDING THE DISTRIBUTION OF NET PROFIT FOR THE FINANCIAL YEAR 2021	ABSTAIN
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	CONSIDERATION OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE ORLEN GROUP FOR THE YEAR ENDED DECEMBER 31ST 2021	ABSTAIN
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	CONSIDERATION OF THE REPORT OF THE SUPERVISORY BOARD OF PKN ORLEN S.A. FOR THE FINANCIAL YEAR 2021	ABSTAIN
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	PRESENTATION OF THE REPORT ON ENTERTAINMENT EXPENSES, LEGAL EXPENSES, MARKETING EXPENSES, PUBLIC RELATIONS AND SOCIAL COMMUNICATION EXPENSES, AND MANAGEMENT CONSULTANCY FEES IN 2021	ABSTAIN
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	VOTING ON A RESOLUTION TO RECEIVE THE DIRECTORS' REPORT ON THE OPERATIONS OF THE ORLEN GROUP AND PKN ORLEN S.A. IN 2021	FOR
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	VOTING ON A RESOLUTION TO RECEIVE THE FINANCIAL STATEMENTS OF PKN ORLEN S.A. FOR THE YEAR ENDED DECEMBER 31ST 2021	FOR
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	VOTING ON A RESOLUTION TO RECEIVE THE CONSOLIDATED FINANCIAL STATEMENTS OF THE ORLEN GROUP FOR THE YEAR ENDED DECEMBER 31ST 2021	FOR
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	VOTING ON A RESOLUTION TO DISTRIBUTE THE NET PROFIT FOR THE FINANCIAL YEAR 2021 AND TO DETERMINE THE DIVIDEND RECORD DATE AND THE DIVIDEND PAYMENT DATE	FOR
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	VOTING ON A RESOLUTION TO RECEIVE THE REPORT OF THE SUPERVISORY BOARD OF PKN ORLEN S.A. FOR THE FINANCIAL YEAR 2021	FOR
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	VOTING ON RESOLUTIONS TO GRANT DISCHARGE TO MEMBERS OF THE MANAGEMENT BOARD OF PKN ORLEN S.A. FOR PERFORMANCE OF THEIR DUTIES IN 2021	AGAINST
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	VOTING ON RESOLUTIONS TO GRANT DISCHARGE TO MEMBERS OF THE SUPERVISORY BOARD OF PKN ORLEN S.A. FOR PERFORMANCE OF THEIR DUTIES IN 2021	AGAINST
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	VOTING ON A RESOLUTION TO DETERMINE THE NUMBER OF SUPERVISORY BOARD MEMBERS	FOR
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	VOTING ON RESOLUTIONS TO APPOINT MEMBERS OF THE SUPERVISORY BOARD FOR A NEW TERM	AGAINST
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	CONSIDERATION OF AND VOTING ON A RESOLUTION TO ENDORSE THE REPORT OF THE SUPERVISORY BOARD OF PKN ORLEN S.A. ON REMUNERATION OF MEMBERS OF THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD FOR 2021	AGAINST
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	PRESENTATION OF THE BEST PRACTICE FOR WSE LISTED COMPANIES 2021 AND OF THE COMPANY'S STATEMENT OF COMPLIANCE THEREWITH	ABSTAIN
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	APPOINTMENT OF THE CHAIRPERSON OF THE MEETING	FOR
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	CONFIRMATION THAT THE GENERAL MEETING HAS BEEN PROPERLY CONVENED AND HAS THE CAPACITY TO PASS RESOLUTIONS	ABSTAIN
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	ADOPTION OF THE AGENDA	FOR
POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN0000018	25-May-2022	APPOINTMENT OF THE BALLOT COMMITTEE	FOR

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POLSKI KONCERN NAFTOWY ORLEN S.A.	PLPKN000018	25-May-2022	CONSIDERATION OF THE DIRECTORS' REPORT ON THE OPERATIONS OF THE ORLEN GROUP AND PKN ORLEN S.A. IN 2021	ABSTAIN
PROGYNY, INC.	US74340E1038	25-May-2022	Election of Director: Dr. Fred Cohen	FOR
PROGYNY, INC.	US74340E1038	25-May-2022	Election of Director: Dr. Norman Payson	FOR
PROGYNY, INC.	US74340E1038	25-May-2022	Election of Director: Dr. Beth Seidenberg	FOR
PROGYNY, INC.	US74340E1038	25-May-2022	To ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
PROGYNY, INC.	US74340E1038	25-May-2022	To approve, on a non-binding advisory basis, the compensation of Progyny, Inc.'s named executive officers	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	RENEWAL OF THE TERM OF OFFICE OF MRS ELISABETH BADINTER AS A MEMBER OF THE SUPERVISORY BOARD	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPOINTMENT OF MR TIDJANE THIAM AS A MEMBER OF THE SUPERVISORY BOARD	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE SUPERVISORY BOARD WITH RESPECT TO FISCAL YEAR 2022	AGAINST
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE MEMBERS OF THE SUPERVISORY BOARD WITH RESPECT TO FISCAL YEAR 2022	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE MANAGEMENT BOARD WITH RESPECT TO FISCAL YEAR 2022	AGAINST
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE OTHER MEMBERS OF THE MANAGEMENT BOARD WITH RESPECT TO FISCAL YEAR 2022	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE COMPENSATION REPORT WITH RESPECT TO FISCAL YEAR 2021	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED IN RESPECT OF FISCAL YEAR 2021 TO MR MAURICE L VY, CHAIRMAN OF THE SUPERVISORY BOARD	AGAINST
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED IN RESPECT OF FISCAL YEAR 2021 TO MR ARTHUR SADOUN, CHAIRMAN OF THE MANAGEMENT BOARD	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED IN RESPECT OF FISCAL YEAR 2021 TO MRS ANNE-GABRIELLE HEILBRONNER, MEMBER OF THE MANAGEMENT BOARD	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED IN RESPECT OF FISCAL YEAR 2021 TO MR STEVE KING, MEMBER OF THE MANAGEMENT BOARD	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED IN RESPECT OF FISCAL YEAR 2021 TO MR MICHEL-ALAIN PROCH, MEMBER OF THE MANAGEMENT BOARD	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD, FOR A PERIOD OF EIGHTEEN MONTHS, TO ALLOW THE COMPANY TO DEAL IN ITS OWN SHARES	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	DELEGATION OF AUTHORITY TO THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO DECIDE TO ISSUE, WITH PREFERENTIAL SUBSCRIPTION RIGHT, COMPANY ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	DELEGATION OF AUTHORITY TO THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO DECIDE TO ISSUE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT, COMPANY ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, BY PUBLIC OFFERINGS DIFFERENT FROM THOSE STIPULATED UNDER ARTICLE L411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR

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PUBLICIS GROUPE SA	FR0000130577	25-May-2022	DELEGATION OF AUTHORITY TO THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO DECIDE TO ISSUE, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT, COMPANY ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, BY PUBLIC OFFERINGS AS DEFINED IN ARTICLE L411-2 1 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	DELEGATION OF AUTHORITY TO THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE, WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT, UP TO A LIMIT OF 15% OF THE INITIAL ISSUE CARRIED OUT IN PURSUANCE OF THE EIGHTEENTH TO TWENTIETH RESOLUTIONS SUBMITTED TO THIS MEETING	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	AUTHORIZATION TO THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO SET THE ISSUE PRICE OF SHARES IN THE CONTEXT OF CAPITAL INCREASES WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT, UP TO A LIMIT OF 10% OF THE SHARE CAPITAL PER ANNUM	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	DELEGATION OF AUTHORITY TO THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO DECIDE WHETHER TO INCREASE THE SHARE CAPITAL BY INCORPORATION OF RESERVES, PROFITS, SHARE PREMIUMS OR OTHER ITEMS	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	DELEGATION OF AUTHORITY TO THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO DECIDE TO ISSUE COMPANY ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITHOUT THE PREFERENTIAL SUBSCRIPTION RIGHT, IN THE EVENT OF A PUBLIC EXCHANGE OFFERING INITIATED BY THE COMPANY	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	DELEGATION OF AUTHORITY TO THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE COMPANY ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT, TO REMUNERATE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND CONSISTING OF SHARES AND/OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, EXCEPT IN THE CASE OF A PUBLIC EXCHANGE OFFERING INITIATED BY THE COMPANY	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	AUTHORIZATION TO THE MANAGEMENT BOARD, FOR A PERIOD OF THIRTY-EIGHT MONTHS, TO GRANT STOCK OPTIONS, ENTAILING THE WAIVER BY OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHT, AND/OR RIGHTS FOR ALL OR PART EMPLOYEES AND/OR MANAGING CORPORATE OFFICERS OF THE COMPANY OR OF COMPANIES OF THE GROUP TO PURCHASE SHARES	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE MANAGEMENT BOARD, FOR A PERIOD OF TWENTY-SIX MONTHS, TO DECIDE TO ISSUE COMPANY'S ORDINARY SHARES OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHT, IN FAVOR OF SUBSCRIBERS OF A COMPANY SAVINGS PLAN	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE MANAGEMENT BOARD, FOR A PERIOD OF EIGHTEEN MONTHS, TO DECIDE TO ISSUE COMPANY'S ORDINARY SHARES OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITHOUT THE PREFERENTIAL SUBSCRIPTION RIGHT, IN FAVOR OF CERTAIN CATEGORIES OF BENEFICIARIES, AS PART OF THE IMPLEMENTATION OF EMPLOYEE SHARE OWNERSHIP PLANS	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	AMENDMENT OF ARTICLE 18 OF THE ARTICLES OF ASSOCIATION TO REMOVE THE OBLIGATION TO APPOINT ALTERNATE STATUTORY AUDITORS	FOR

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PUBLICIS GROUPE SA	FR0000130577	25-May-2022	AMENDMENT OF ARTICLE 7 OF THE ARTICLES OF ASSOCIATION TO BRING THEIR CONTENT INTO COMPLIANCE WITH ORDER NO 2020-1142 OF SEPTEMBER 16, 2020 CREATING, WITHIN THE FRENCH COMMERCIAL CODE, A CHAPTER RELATING TO COMPANIES WITH SECURITIES ADMITTED TO TRADING ON A REGULATED MARKET OR A MULTILATERAL TRADING FACILITY	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR FISCAL YEAR 2021	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR FISCAL YEAR 2021	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	ALLOCATION OF EARNINGS FOR FISCAL YEAR 2021 AND DECLARATION OF DIVIDEND	FOR
PUBLICIS GROUPE SA	FR0000130577	25-May-2022	SPECIAL REPORT OF THE STATUTORY AUDITORS ON RELATED-PARTY AGREEMENTS REFERRED TO IN ARTICLE L225-86 OF THE FRENCH COMMERCIAL CODE	FOR
RANPAK HOLDINGS CORP	US75321W1036	25-May-2022	DIRECTOR	FOR
RANPAK HOLDINGS CORP	US75321W1036	25-May-2022	DIRECTOR	FOR
RANPAK HOLDINGS CORP	US75321W1036	25-May-2022	DIRECTOR	FOR
RANPAK HOLDINGS CORP	US75321W1036	25-May-2022	DIRECTOR	FOR
RANPAK HOLDINGS CORP	US75321W1036	25-May-2022	Company Proposal - Ratification of the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
RANPAK HOLDINGS CORP	US75321W1036	25-May-2022	Company Proposal - Approval of a non-binding advisory resolution approving the compensation of named executive officers.	AGAINST
RANPAK HOLDINGS CORP	US75321W1036	25-May-2022	Company Proposal - Approval of a non-binding advisory resolution approving the frequency of future advisory votes on the compensation of named executive officers.	1 YEAR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	APPROVE INCREASE IN LIMIT ON AGGREGATE FEES PAYABLE TO DIRECTORS	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	RATIFY RSM UK AUDIT LLP AS AUDITORS	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	RE-ELECT WILLIAM EASON AS DIRECTOR	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	RE-ELECT STEPHEN INGLIS AS DIRECTOR	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	RE-ELECT KEVIN MCGRATH AS DIRECTOR	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	RE-ELECT DANIEL TAYLOR AS DIRECTOR	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	RE-ELECT TIM BEE AS DIRECTOR	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	25-May-2022	RE-ELECT FRANCES DALEY AS DIRECTOR	FOR

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REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: Shundrawn Thomas	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: Steven C. Van Wyk	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: Pina Albo	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Advisory vote to approve named executive officer compensation.	ABSTAIN
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Ratify the appointment of Deloitte & Touche LLP as the Company's independent auditor for the year ending December 31, 2022.	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: J. Cliff Eason	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: John J. Gauthier	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: Patricia L. Guinn	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: Anna Manning	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: Hazel M. McNeilage	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: Ng Keng Hooi	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: George Nichols III	FOR
REINSURANCE GROUP OF AMERICA, INC.	US7593516047	25-May-2022	Election of Director: Stephen O'Hearn	FOR
RELMADA THERAPEUTICS, INC.	US75955J4022	25-May-2022	DIRECTOR	ABSTAIN
RELMADA THERAPEUTICS, INC.	US75955J4022	25-May-2022	To ratify the appointment of Marcum LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
RELMADA THERAPEUTICS, INC.	US75955J4022	25-May-2022	To approve an amendment to the Relmada Therapeutics, Inc. 2021 Equity Incentive Plan to increase the shares of our common stock available for issuance thereunder by 3.9 million shares.	AGAINST
RELMADA THERAPEUTICS, INC.	US75955J4022	25-May-2022	To approve an amendment to our Articles of Incorporation, as amended, to increase the number of authorized shares of common stock from 50,000,000 to 150,000,000.	AGAINST
RENAULT SA	FR0000131906	25-May-2022	APPROVAL OF THE RELATED-PARTY AGREEMENTS AND COMMITMENTS GOVERNED BY ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
RENAULT SA	FR0000131906	25-May-2022	RENEWAL OF MS CATHERINE BARBA'S TERM OF OFFICE AS INDEPENDENT DIRECTOR	FOR
RENAULT SA	FR0000131906	25-May-2022	RENEWAL OF MR PIERRE FLEURIOT'S TERM OF OFFICE AS INDEPENDENT DIRECTOR	FOR
RENAULT SA	FR0000131906	25-May-2022	RENEWAL OF MR JOJI TAGAWA'S TERM OF OFFICE AS DIRECTOR APPOINTED UPON PROPOSAL OF NISSAN	FOR

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RENAULT SA	FR0000131906	25-May-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF DIRECTORS AND CORPORATE OFFICERS MENTIONED IN ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL	FOR
RENAULT SA	FR0000131906	25-May-2022	APPROVAL OF THE COMPONENTS OF THE OVERALL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING OR AWARDED FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO MR JEAN-DOMINIQUE SENARD, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
RENAULT SA	FR0000131906	25-May-2022	APPROVAL OF THE COMPONENTS OF THE OVERALL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING OR AWARDED FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021 TO MR LUCA DE MEO, CHIEF EXECUTIVE OFFICER	FOR
RENAULT SA	FR0000131906	25-May-2022	APPROVAL OF THE MODIFICATION OF A PERFORMANCE CRITERION OF THE LONG-TERM VARIABLE COMPENSATION ALLOCATED TO THE CHIEF EXECUTIVE OFFICER FOR THE 2020 FINANCIAL YEAR	FOR
RENAULT SA	FR0000131906	25-May-2022	APPROVAL OF THE COMPENSATION POLICY OF THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR THE 2022 FINANCIAL YEAR	FOR
RENAULT SA	FR0000131906	25-May-2022	APPROVAL OF THE COMPENSATION POLICY OF THE CHIEF EXECUTIVE OFFICER FOR THE 2022 FINANCIAL YEAR	FOR
RENAULT SA	FR0000131906	25-May-2022	APPROVAL OF THE COMPENSATION POLICY OF THE DIRECTORS FOR THE 2022 FINANCIAL YEAR	FOR
RENAULT SA	FR0000131906	25-May-2022	RATIFICATION OF THE BOARD OF DIRECTORS' DECISION RELATING TO THE TRANSFER OF THE ADDRESS OF THE COMPANY'S THE REGISTERED OFFICE	FOR
RENAULT SA	FR0000131906	25-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PERFORM COMPANY SHARE TRANSACTIONS	FOR
RENAULT SA	FR0000131906	25-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE COMPANY'S SHARE CAPITAL BY CANCELLING TREASURY SHARES	FOR
RENAULT SA	FR0000131906	25-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, MAINTAINING SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
RENAULT SA	FR0000131906	25-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, WAIVING SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, BY WAY OF PUBLIC OFFERINGS OTHER THAN THOSE REFERRED TO IN 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
RENAULT SA	FR0000131906	25-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, WAIVING SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, BY WAY OF PUBLIC OFFERINGS REFERRED TO IN 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
RENAULT SA	FR0000131906	25-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, WAIVING SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	FOR
RENAULT SA	FR0000131906	25-May-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, WAIVING SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, WITH A VIEW TO REMUNERATING CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY	FOR
RENAULT SA	FR0000131906	25-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL THROUGH THE INCORPORATION OF RESERVES, PROFITS OR PREMIUMS	FOR
RENAULT SA	FR0000131906	25-May-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH A SHARE CAPITAL INCREASE, WAIVING SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, RESERVED FOR EMPLOYEES OF THE COMPANY OR RELATED COMPANIES	FOR

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RENAULT SA	FR0000131906	25-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH FREE ALLOCATIONS OF EXISTING OR NEW COMPANY SHARES TO EMPLOYEES AND TO CORPORATE OFFICERS OF THE COMPANY AND OF COMPANIES OF GROUPE RENAULT, WAIVING SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
RENAULT SA	FR0000131906	25-May-2022	AMENDMENT OF ARTICLES 4, 10, 11, 13, 14, 15, 18 AND 30 OF THE ARTICLES OF ASSOCIATION	FOR
RENAULT SA	FR0000131906	25-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
RENAULT SA	FR0000131906	25-May-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
RENAULT SA	FR0000131906	25-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
RENAULT SA	FR0000131906	25-May-2022	ALLOCATION OF THE NET RESULT FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
RENAULT SA	FR0000131906	25-May-2022	STATUTORY AUDITORS' REPORT ON THE INFORMATION USED TO DETERMINE THE COMPENSATION FOR PARTICIPATING SHARES	FOR
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	To approve, on a non-binding, advisory basis, the compensation of Ribbon Communications' named executive officers as disclosed in the "Compensation Discussion and Analysis" section and the accompanying compensation tables and related narratives contained in the Proxy Statement.	FOR
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	To approve an amendment to the Ribbon Communications Inc. Amended and Restated 2019 Incentive Award Plan to add additional shares.	FOR
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	Election of Director: Mariano S. de Beer	FOR
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	Election of Director: R. Stewart Ewing, Jr.	FOR
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	Election of Director: Bruns H. Grayson	FOR
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	Election of Director: Beatriz V. Infante	FOR
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	Election of Director: Bruce W. McClelland	FOR
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	Election of Director: Shaul Shani	AGAINST
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	Election of Director: Richard W. Smith	AGAINST
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	Election of Director: Tanya Tamone	FOR
RIBBON COMMUNICATIONS INC.	US7625441040	25-May-2022	To ratify the appointment of Deloitte & Touche LLP as Ribbon Communications' independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ROYAL GOLD, INC.	US7802871084	25-May-2022	Election of Class II Director: William Hayes	FOR
ROYAL GOLD, INC.	US7802871084	25-May-2022	Election of Class II Director: Ronald Vance	FOR
ROYAL GOLD, INC.	US7802871084	25-May-2022	The approval, on an advisory basis, of the compensation of our named executive officers.	FOR
ROYAL GOLD, INC.	US7802871084	25-May-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accountant for 2022.	FOR

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SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	RE-ELECT REBECCA SHELLEY AS DIRECTOR	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	RE-ELECT ADAM WESTWOOD AS DIRECTOR	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	ELECT ALISON MORRIS AS DIRECTOR	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	APPOINT PWC AS AUDITORS	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	APPROVE REMUNERATION REPORT	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	APPROVE FINAL DIVIDEND	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	APPROVE SPECIAL DIVIDEND	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	RE-ELECT GEOFF CARTER AS DIRECTOR	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	RE-ELECT IAN CLARK AS DIRECTOR	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	RE-ELECT KAREN GEARY AS DIRECTOR	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	RE-ELECT MICHAEL KOLLER AS DIRECTOR	FOR
SABRE INSURANCE GROUP PLC	GB00BYWVDP49	25-May-2022	RE-ELECT ANDY POMFRET AS DIRECTOR	FOR

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SAFRAN SA	FR0000073272	25-May-2022	RENEWAL OF THE TERM OF OFFICE OF MAZARS COMPANY AS PRINCIPAL STATUTORY AUDITOR	FOR
SAFRAN SA	FR0000073272	25-May-2022	RENEWAL OF THE TERM OF OFFICE OF ERNST & YOUNG ET AUTRES COMPANY AS PRINCIPAL STATUTORY AUDITOR	FOR
SAFRAN SA	FR0000073272	25-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ALL KINDS PAID DURING THE FINANCIAL YEAR 2021 OR ATTRIBUTED FOR THE FINANCIAL YEAR 2021 TO THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
SAFRAN SA	FR0000073272	25-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ALL KINDS PAID DURING THE FINANCIAL YEAR 2021 OR ATTRIBUTED FOR THE FINANCIAL YEAR 2021 TO THE CHIEF EXECUTIVE OFFICER	FOR
SAFRAN SA	FR0000073272	25-May-2022	APPROVAL OF THE INFORMATION MENTIONED IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE, RELATING TO THE REMUNERATION OF CORPORATE OFFICERS	FOR
SAFRAN SA	FR0000073272	25-May-2022	SETTING THE ANNUAL AMOUNT ALLOCATED TO DIRECTORS IN REMUNERATION FOR THEIR DUTIES	FOR
SAFRAN SA	FR0000073272	25-May-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
SAFRAN SA	FR0000073272	25-May-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER	FOR
SAFRAN SA	FR0000073272	25-May-2022	APPROVAL OF THE REMUNERATION POLICY APPLICABLE TO DIRECTORS	FOR
SAFRAN SA	FR0000073272	25-May-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY S SHARES	FOR
SAFRAN SA	FR0000073272	25-May-2022	EXTENSION OF THE TERM OF THE COMPANY AND CONSEQUENTIAL AMENDMENT OF ARTICLE 5 OF THE BY-LAWS	FOR
SAFRAN SA	FR0000073272	25-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
SAFRAN SA	FR0000073272	25-May-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SAFRAN SA	FR0000073272	25-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SAFRAN SA	FR0000073272	25-May-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 SETTING OF THE DIVIDEND	FOR
SAFRAN SA	FR0000073272	25-May-2022	RENEWAL OF THE TERM OF OFFICE OF MONIQUE COHEN AS DIRECTOR	FOR
SAFRAN SA	FR0000073272	25-May-2022	RENEWAL OF THE TERM OF OFFICE OF F&P AS DIRECTOR	AGAINST
SECUNET SECURITY NETWORKS AG	DE0007276503	25-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
SECUNET SECURITY NETWORKS AG	DE0007276503	25-May-2022	APPROVE REMUNERATION REPORT	FOR
SECUNET SECURITY NETWORKS AG	DE0007276503	25-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 5.38 PER SHARE	FOR
SECUNET SECURITY NETWORKS AG	DE0007276503	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
SECUNET SECURITY NETWORKS AG	DE0007276503	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	AGAINST
SIXT SE	DE0007231326	25-May-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022, FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS UNTIL 2023 AGM	FOR
SIXT SE	DE0007231326	25-May-2022	APPROVE REMUNERATION REPORT	AGAINST

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SIXT SE	DE0007231326	25-May-2022	APPROVE INCREASE IN SIZE OF BOARD TO FOUR MEMBERS	FOR
SIXT SE	DE0007231326	25-May-2022	ELECT ANNA KAMENETZKY-WETZEL TO THE SUPERVISORY BOARD	FOR
SIXT SE	DE0007231326	25-May-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
SIXT SE	DE0007231326	25-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 3.70 PER ORDINARY SHARE AND EUR 3.72 PER PREFERRED SHARE	FOR
SIXT SE	DE0007231326	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
SIXT SE	DE0007231326	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER FRIEDRICH JOUSSEN (UNTIL JUNE 16, 2021) FOR FISCAL YEAR 2021	FOR
SIXT SE	DE0007231326	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JULIAN ZU PUTLITZ (FROM JUNE 16, 2021) FOR FISCAL YEAR 2021	FOR
SIXT SE	DE0007231326	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ERICH SIXT (FROM JUNE 16, 2021) FOR FISCAL YEAR 2021	FOR
SIXT SE	DE0007231326	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER RALF TECKENTRUP (UNTIL JUNE 16, 2021) FOR FISCAL YEAR 2021	FOR
SIXT SE	DE0007231326	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DANIEL TERBERGER FOR FISCAL YEAR 2021	FOR
SPORTSMAN'S WAREHOUSE HOLDINGS, INC.	US84920Y1064	25-May-2022	Election of Director: Martha Bejar	FOR
SPORTSMAN'S WAREHOUSE HOLDINGS, INC.	US84920Y1064	25-May-2022	Election of Director: Richard McBee	FOR
SPORTSMAN'S WAREHOUSE HOLDINGS, INC.	US84920Y1064	25-May-2022	Approve an amendment and restatement of the Company's Amended and Restated Certificate of Incorporation to declassify the Board of Directors and remove obsolete provisions.	FOR
SPORTSMAN'S WAREHOUSE HOLDINGS, INC.	US84920Y1064	25-May-2022	Ratify the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
SPORTSMAN'S WAREHOUSE HOLDINGS, INC.	US84920Y1064	25-May-2022	Approve, on an advisory basis, the Company's named executive officer compensation.	FOR
SPROUT SOCIAL, INC.	US85209W1099	25-May-2022	Election of Class III Director to serve until the 2025 Annual Meeting: Aaron Rankin	ABSTAIN
SPROUT SOCIAL, INC.	US85209W1099	25-May-2022	Election of Class III Director to serve until the 2025 Annual Meeting: Steven Collins	FOR
SPROUT SOCIAL, INC.	US85209W1099	25-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
SPROUT SOCIAL, INC.	US85209W1099	25-May-2022	To conduct an advisory vote to approve the compensation of our named executive officers.	FOR
SPROUT SOCIAL, INC.	US85209W1099	25-May-2022	To conduct an advisory vote to indicate the preferred frequency of stockholder advisory votes to approve the compensation of our named executive officers.	1 YEAR
SPROUTS FARMERS MARKET, INC.	US85208M1027	25-May-2022	DIRECTOR	FOR
SPROUTS FARMERS MARKET, INC.	US85208M1027	25-May-2022	DIRECTOR	FOR
SPROUTS FARMERS MARKET, INC.	US85208M1027	25-May-2022	To vote on a non-binding advisory resolution to approve the compensation paid to our named executive officers for fiscal 2021 ("say-on-pay").	FOR
SPROUTS FARMERS MARKET, INC.	US85208M1027	25-May-2022	To approve the Sprouts Farmers Market, Inc. 2022 Omnibus Incentive Compensation Plan.	FOR

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SPROUTS FARMERS MARKET, INC.	US85208M1027	25-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending January 1, 2023.	FOR
STANMORE RESOURCES LTD	AU000000SMR4	25-May-2022	REMUNERATION REPORT	FOR
STANMORE RESOURCES LTD	AU000000SMR4	25-May-2022	ELECTION OF DIRECTOR - MR BRETT GARLAND	FOR
STANMORE RESOURCES LTD	AU000000SMR4	25-May-2022	ELECTION OF DIRECTOR - MR MATT LATIMORE	FOR
STANMORE RESOURCES LTD	AU000000SMR4	25-May-2022	ELECTION OF DIRECTOR - MS CAROLINE CHAN	FOR
STANMORE RESOURCES LTD	AU000000SMR4	25-May-2022	FINANCIAL ASSISTANCE	FOR
STANMORE RESOURCES LTD	AU000000SMR4	25-May-2022	CONSTITUTION UPDATE	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	DIRECTOR	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
STEVEN MADDEN, LTD.	US5562691080	25-May-2022	TO APPROVE, BY NON-BINDING ADVISORY VOTE, THE EXECUTIVE COMPENSATION DESCRIBED IN THE STEVEN MADDEN, LTD. PROXY STATEMENT.	FOR
STMICROELECTRONICS N.V.	US8610121027	25-May-2022	Delegation to the Supervisory Board of the authority to issue new common shares, to grant rights to subscribe for such shares, and to limit and/or exclude existing shareholders' preemptive rights on common shares, until the conclusion of the 2023 AGM (voting item)	FOR
STMICROELECTRONICS N.V.	US8610121027	25-May-2022	Remuneration Report (advisory vote)	FOR
STMICROELECTRONICS N.V.	US8610121027	25-May-2022	Adoption of the Company's annual accounts for its 2021 financial year (voting item)	FOR
STMICROELECTRONICS N.V.	US8610121027	25-May-2022	Adoption of a dividend (voting item)	FOR
STMICROELECTRONICS N.V.	US8610121027	25-May-2022	Discharge of the sole member of the Managing Board (voting item)	FOR
STMICROELECTRONICS N.V.	US8610121027	25-May-2022	Discharge of the members of the Supervisory Board (voting item)	FOR
STMICROELECTRONICS N.V.	US8610121027	25-May-2022	Approval of the stock-based portion of the compensation of the President and CEO (voting item)	FOR
STMICROELECTRONICS N.V.	US8610121027	25-May-2022	Re-appointment of Ms. Janet Davidson as member of the Supervisory Board (voting item)	FOR

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STMICROELECTRONICS N.V.	US8610121027	25-May-2022	Appointment of Ms. Donatella Sciuto as member of the Supervisory Board (voting item)	FOR
STMICROELECTRONICS N.V.	US8610121027	25-May-2022	Authorization to the Managing Board, until the conclusion of the 2023 AGM, to repurchase shares, subject to the approval of the Supervisory Board (voting item)	FOR
STMICROELECTRONICS NV	NL0000226223	25-May-2022	APPROVE GRANT OF UNVESTED STOCK AWARDS TO JEAN-MARC CHERY AS PRESIDENT AND CEO	FOR
STMICROELECTRONICS NV	NL0000226223	25-May-2022	REELECT JANET DAVIDSON TO SUPERVISORY BOARD	FOR
STMICROELECTRONICS NV	NL0000226223	25-May-2022	ELECT DONATELLA SCIUTO TO SUPERVISORY BOARD	FOR
STMICROELECTRONICS NV	NL0000226223	25-May-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
STMICROELECTRONICS NV	NL0000226223	25-May-2022	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL AND EXCLUDE PRE-EMPTIVE RIGHTS	FOR
STMICROELECTRONICS NV	NL0000226223	25-May-2022	APPROVE REMUNERATION REPORT	FOR
STMICROELECTRONICS NV	NL0000226223	25-May-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
STMICROELECTRONICS NV	NL0000226223	25-May-2022	APPROVE DIVIDENDS	FOR
STMICROELECTRONICS NV	NL0000226223	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD	FOR
STMICROELECTRONICS NV	NL0000226223	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD	FOR
SYNEOS HEALTH, INC.	US87166B1026	25-May-2022	Election of Director: Todd M. Abbrecht	FOR
SYNEOS HEALTH, INC.	US87166B1026	25-May-2022	Election of Director: John M. Dineen	FOR
SYNEOS HEALTH, INC.	US87166B1026	25-May-2022	Election of Director: William E. Klitgaard	FOR
SYNEOS HEALTH, INC.	US87166B1026	25-May-2022	Election of Director: David S. Wilkes, M.D.	FOR
SYNEOS HEALTH, INC.	US87166B1026	25-May-2022	To approve an amendment to the Certificate of Incorporation to phase-out the classified board structure and provide that all directors elected at or after the 2025 annual meeting of stockholders be elected on an annual basis.	FOR
SYNEOS HEALTH, INC.	US87166B1026	25-May-2022	To approve, on an advisory (nonbinding) basis, our executive compensation.	FOR
SYNEOS HEALTH, INC.	US87166B1026	25-May-2022	To approve, on an advisory (nonbinding) basis, the frequency of future stockholder advisory votes on executive compensation.	1 YEAR
SYNEOS HEALTH, INC.	US87166B1026	25-May-2022	To ratify the appointment of the Company's independent auditors Deloitte & Touche LLP.	FOR
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Kusama, Minoru	AGAINST
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Kobayashi, Akihiko	FOR
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Iwabuchi, Michio	FOR
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Uchiyama, Yoshitaka	FOR
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Approve Appropriation of Surplus	FOR
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takeuchi, Akio	FOR
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takeuchi, Toshiya	FOR
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Takahiko	FOR

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TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Clay Eubanks	FOR
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Osamu	FOR
TAKEUCHI MFG.CO.,LTD.	JP3462660006	25-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yokoyama, Hiroshi	FOR
TANDEM DIABETES CARE, INC.	US8753722037	25-May-2022	Election of Class III Director: Peyton R. Howell	FOR
TANDEM DIABETES CARE, INC.	US8753722037	25-May-2022	Election of Class III Director: John F. Sheridan	FOR
TANDEM DIABETES CARE, INC.	US8753722037	25-May-2022	To approve an amendment to the Company's Amended and Restated Certificate of Incorporation to provide for the annual election of directors and phased elimination of the classified board structure.	FOR
TANDEM DIABETES CARE, INC.	US8753722037	25-May-2022	To approve, on a non-binding, advisory basis, the compensation of our named executive officers.	FOR
TANDEM DIABETES CARE, INC.	US8753722037	25-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TELEVISION BROADCASTS LTD	HK0000139300	25-May-2022	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS, THE DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
TELEVISION BROADCASTS LTD	HK0000139300	25-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR AND AUTHORISE DIRECTORS TO FIX ITS REMUNERATION	FOR
TELEVISION BROADCASTS LTD	HK0000139300	25-May-2022	TO GRANT A GENERAL MANDATE TO DIRECTORS TO ISSUE 5% ADDITIONAL SHARES	AGAINST
TELEVISION BROADCASTS LTD	HK0000139300	25-May-2022	TO GRANT A GENERAL MANDATE TO DIRECTORS TO REPURCHASE 5% ISSUED SHARES	FOR
TELEVISION BROADCASTS LTD	HK0000139300	25-May-2022	TO EXTEND THE AUTHORITY GIVEN TO THE DIRECTORS UNDER RESOLUTION (3) TO SHARES REPURCHASED UNDER THE AUTHORITY GIVEN IN RESOLUTION (4)	AGAINST
TELEVISION BROADCASTS LTD	HK0000139300	25-May-2022	TO EXTEND THE BOOK CLOSE PERIOD FROM 30 DAYS TO 60 DAYS	FOR
TEMENOS AG	CH0012453913	25-May-2022	REELECT ANDREAS ANDREADES AS DIRECTOR AND BOARD CHAIR	FOR
TEMENOS AG	CH0012453913	25-May-2022	REELECT THIBAUT DE TERSANT AS DIRECTOR	FOR
TEMENOS AG	CH0012453913	25-May-2022	REELECT IAN COOKSON AS DIRECTOR	FOR
TEMENOS AG	CH0012453913	25-May-2022	REELECT ERIK HANSEN AS DIRECTOR	FOR
TEMENOS AG	CH0012453913	25-May-2022	REELECT PETER SPENSER AS DIRECTOR	FOR
TEMENOS AG	CH0012453913	25-May-2022	REELECT HOMAIRA AKBARI AS DIRECTOR	FOR
TEMENOS AG	CH0012453913	25-May-2022	REELECT MAURIZIO CARLI AS DIRECTOR	FOR
TEMENOS AG	CH0012453913	25-May-2022	REELECT JAMES BENSON AS DIRECTOR	FOR
TEMENOS AG	CH0012453913	25-May-2022	REAPPOINT HOMAIRA AKBARI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
TEMENOS AG	CH0012453913	25-May-2022	REAPPOINT PETER SPENSER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
TEMENOS AG	CH0012453913	25-May-2022	REAPPOINT MAURIZIO CARLI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
TEMENOS AG	CH0012453913	25-May-2022	REAPPOINT JAMES BENSON AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
TEMENOS AG	CH0012453913	25-May-2022	APPOINT DEBORAH FORSTER AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
TEMENOS AG	CH0012453913	25-May-2022	DESIGNATE PERREARD DE BOCCARD SA AS INDEPENDENT PROXY	FOR
TEMENOS AG	CH0012453913	25-May-2022	RATIFY PRICEWATERHOUSECOOPERS SA AS AUDITORS	FOR

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TEMENOS AG	CH0012453913	25-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TEMENOS AG	CH0012453913	25-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 1.00 PER SHARE	FOR
TEMENOS AG	CH0012453913	25-May-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
TEMENOS AG	CH0012453913	25-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF USD 9.3 MILLION	FOR
TEMENOS AG	CH0012453913	25-May-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF USD 30 MILLION	FOR
TEMENOS AG	CH0012453913	25-May-2022	ELECT DEBORAH FORSTER AS DIRECTOR	FOR
TEMENOS AG	CH0012453913	25-May-2022	ELECT CECILIA HULTEN AS DIRECTOR	FOR
TENABLE HOLDINGS, INC.	US88025T1025	25-May-2022	Election of Director: Amit Yoran	FOR
TENABLE HOLDINGS, INC.	US88025T1025	25-May-2022	Election of Director: Linda Zecher Higgins	FOR
TENABLE HOLDINGS, INC.	US88025T1025	25-May-2022	Election of Director: Niloofar Razi Howe	FOR
TENABLE HOLDINGS, INC.	US88025T1025	25-May-2022	To ratify the selection by the Audit Committee of the Board of Directors of Ernst & Young LLP as the independent registered public accounting firm of the Company for the year ending December 31, 2022.	FOR
TENABLE HOLDINGS, INC.	US88025T1025	25-May-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers as disclosed in the proxy statement.	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Election of Director: Stephanie B. Mudick	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Proposal to approve a non-binding advisory vote on the Company's compensation program for its named executive officers.	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Election of Director: James J. McEntee III	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Proposal to approve the selection of Grant Thornton LLP as independent public accountants for the Company for the fiscal year ending December 31, 2022.	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Election of Director: Michael J. Bradley	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Election of Director: Matthew N. Cohn	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Election of Director: Cheryl D. Creuzot	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Election of Director: John M. Eggemeyer	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Election of Director: Hersh Kozlov	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Election of Director: Damian M. Kozlowski	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Election of Director: William H. Lamb	FOR
THE BANCORP, INC.	US05969A1051	25-May-2022	Election of Director: Daniela A. Mielke	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: Ernest J. Moniz	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: William G. Smith, Jr.	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: Janaki Akella	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: Kristine L. Svinicki	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: E. Jenner Wood III	FOR

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THE SOUTHERN COMPANY	US8425871071	25-May-2022	Advisory vote to approve executive compensation	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm for 2022	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Stockholder proposal regarding simple majority vote	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: Henry A. Clark III	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: Anthony F. Earley, Jr.	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: Thomas A. Fanning	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: David J. Grain	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: Colette D. Honorable	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: Donald M. James	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: John D. Johns	FOR
THE SOUTHERN COMPANY	US8425871071	25-May-2022	Election of Director: Dale E. Klein	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Todd C. Schermerhorn	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Alan D. Schnitzer	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Alan L. Beller	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Laurie J. Thomsen	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Bridget van Kralingen	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Ratification of the appointment of KPMG LLP as The Travelers Companies, Inc.'s independent registered public accounting firm for 2022.	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Non-binding vote to approve executive compensation.	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Shareholder proposal relating to additional disclosure of lobbying, if presented at the Annual Meeting of Shareholders.	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Shareholder proposal relating to the issuance of a report on GHG emissions, if presented at the Annual Meeting of Shareholders.	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Shareholder proposal relating to policies regarding fossil fuel supplies, if presented at the Annual Meeting of Shareholders.	AGAINST
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Shareholder proposal relating to conducting a racial equity audit, if presented at the Annual Meeting of Shareholders.	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Shareholder proposal relating to the issuance of a report on insuring law enforcement, if presented at the Annual Meeting of Shareholders.	AGAINST
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Janet M. Dolan	FOR

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THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Patricia L. Higgins	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: William J. Kane	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Thomas B. Leonardi	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Clarence Otis Jr.	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Elizabeth E. Robinson	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Philip T. Ruegger III	FOR
THE TRAVELERS COMPANIES, INC.	US89417E1091	25-May-2022	Election of Director: Rafael Santana	FOR
TOBII AB	SE0002591420	25-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF KENT	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF NILSBERNHARD	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF ASA	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF HELIARANTOLA	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF JAN	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF CHARLOTTA FALVIN	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF JORGEN	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF MARTEN	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF HENRIKESKILSSON	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF CEOHENRIK ESKILSSON	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE DISCHARGE OF CEOANAND SRIVATSA	FOR
TOBII AB	SE0002591420	25-May-2022	DETERMINE NUMBER OF DIRECTORS(7) AND DEPUTY DIRECTORS	FOR
TOBII AB	SE0002591420	25-May-2022	DETERMINE NUMBER OF AUDITORS	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 725,000 FOR CHAIRMAN AND SEK260,000 FOR OTHER DIRECTORS APPROVE FEES FOR COMMITTEE WORK	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE REMUNERATION OF AUDITORS	FOR
TOBII AB	SE0002591420	25-May-2022	REELECT HELI ARANTOLA AS DIRECTOR	FOR
TOBII AB	SE0002591420	25-May-2022	REELECT MATS BACKMAN AS DIRECTOR	FOR

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TOBII AB	SE0002591420	25-May-2022	REELECT HENRIK ESKILSSON AS DIRECTOR	FOR
TOBII AB	SE0002591420	25-May-2022	REELECT CHARLOTTA FALVIN AS DIRECTOR	AGAINST
TOBII AB	SE0002591420	25-May-2022	REELECT JORGEN LANTTO AS DIRECTOR	FOR
TOBII AB	SE0002591420	25-May-2022	REELECT PER NORMAN AS DIRECTOR	FOR
TOBII AB	SE0002591420	25-May-2022	REELECT JAN WAREBY AS DIRECTOR	FOR
TOBII AB	SE0002591420	25-May-2022	REELECT PER NORMAN AS BOARD	FOR
TOBII AB	SE0002591420	25-May-2022	RATIFY PRICEWATERHOUSECOOPERS AB AS AUDITORS	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE REMUNERATION REPORT	AGAINST
TOBII AB	SE0002591420	25-May-2022	APPROVE ISSUANCE OF UPTO 10PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
TOBII AB	SE0002591420	25-May-2022	APPROVE PERFORMANCE SHARE PLAN LTI 2022	AGAINST
TOBII AB	SE0002591420	25-May-2022	APPROVE EQUITY PLAN FINANCING	AGAINST
TOBII AB	SE0002591420	25-May-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Appointment of a director representing employee shareholders in ...(due to space limits, see proxy material for full proposal).	AGAINST
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Appointment of a director representing employee shareholders in ...(due to space limits, see proxy material for full proposal).	AGAINST
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Appointment of a director representing employee shareholders in ...(due to space limits, see proxy material for full proposal).	AGAINST
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Approval of the information relating to the compensation of ...(due to space limits, see proxy material for full proposal).	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Approval of the compensation policy applicable to directors	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Approval of the fixed, variable and extraordinary components ...(due to space limits, see proxy material for full proposal).	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Approval of the compensation policy applicable to the Chairman and Chief Executive Officer	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Renewal of Ernst & Young Audit as statutory auditor	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Appointment of PricewaterhouseCoopers Audit as statutory auditor	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Opinion on the Sustainability & Climate - Progress Report 2022, ...(due to space limits, see proxy material for full proposal).	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Approval of the statutory financial statements for the fiscal year ended December 31, 2021	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Delegation of competence granted to the Board of Directors, for ...(due to space limits, see proxy material for full proposal).	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Delegation of competence granted to the Board of Directors, for ...(due to space limits, see proxy material for full proposal).	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Delegation of competence granted to the Board of Directors, for ...(due to space limits, see proxy material for full proposal).	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Delegation of competence granted to the Board of Directors, for ...(due to space limits, see proxy material for full proposal).	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Delegation of powers granted to the Board of Directors, for a ...(due to space limits, see proxy material for full proposal).	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Delegation of competence granted to the Board of Directors, for ...(due to space limits, see proxy material for full proposal).	FOR

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TOTAL ENERGIES SE	US89151E1091	25-May-2022	Authorization granted to the Board of Directors, for a period of five years, to reduce the capital by canceling treasury shares	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Approval of the consolidated financial statements for the fiscal year ended December 31, 2021	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Allocation of earnings and declaration of dividend for the fiscal year ended December 31, 2021	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Authorization granted to the Board of Directors, for a period of eighteen months, to trade in the Corporation shares	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Agreements covered by Articles L.225-38 et seq. of the French Commercial Code	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Renewal of Ms. Lise Croteau's term as director	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Renewal of Ms. Maria van der Hoeven's term as director	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Renewal of Mr. Jean Lemierre's term as director	FOR
TOTAL ENERGIES SE	US89151E1091	25-May-2022	Appointment of a director representing employee shareholders in accordance with Article 11 of the Articles of Association (approved by the Board of Directors)	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	ALLOCATION OF INCOME AND SETTING OF DIVIDEND FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF EIGHTEEN MONTHS, TO TRADE IN THE COMPANY'S SHARES	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	AGREEMENTS REFERRED TO IN ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. LISE CROTEAU AS DIRECTOR	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. MARIA VAN DER HOEVEN AS DIRECTOR	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	RENEWAL OF THE TERM OF OFFICE OF MR. JEAN LEMIERRE AS DIRECTOR	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	APPOINTMENT OF MRS. EMMA DE JONGE AS A DIRECTOR REPRESENTING EMPLOYEE SHAREHOLDERS IN ACCORDANCE WITH ARTICLE 11 OF THE BY-LAWS	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINTMENT OF MRS. MARINA DELENDIK AS A DIRECTOR REPRESENTING EMPLOYEE SHAREHOLDERS IN ACCORDANCE WITH ARTICLE 11 OF THE BY-LAWS	AGAINST
TOTAL ENERGIES SE	FR0000120271	25-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINTMENT OF MR. ALEXANDRE GARROT AS A DIRECTOR REPRESENTING EMPLOYEE SHAREHOLDERS IN ACCORDANCE WITH ARTICLE 11 OF THE BY-LAWS	AGAINST
TOTAL ENERGIES SE	FR0000120271	25-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINTMENT OF MRS. AGUEDA MARIN AS A DIRECTOR REPRESENTING EMPLOYEE SHAREHOLDERS IN ACCORDANCE WITH ARTICLE 11 OF THE BY-LAWS	AGAINST
TOTAL ENERGIES SE	FR0000120271	25-May-2022	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF CORPORATE OFFICERS MENTIONED IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO DIRECTORS	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR 2021 OR ALLOCATED IN RESPECT OF THIS FINANCIAL YEAR TO MR. PATRICK POUYANNE, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	RENEWAL OF THE TERM OF OFFICE OF ERNST & YOUNG AUDIT FIRM AS STATUTORY AUDITOR	FOR
TOTAL ENERGIES SE	FR0000120271	25-May-2022	APPOINTMENT OF PRICEWATERHOUSECOOPERS AUDIT FIRM AS STATUTORY AUDITOR, AS A REPLACEMENT FOR KPMG S.A. (FIRM)	FOR

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TOTALENERGIES SE	FR0000120271	25-May-2022	OPINION ON THE SUSTAINABILITY & CLIMATE - PROGRESS REPORT 2022 REPORTING ON THE PROGRESS MADE IN IMPLEMENTING THE COMPANY'S AMBITION FOR SUSTAINABLE DEVELOPMENT AND ENERGY TRANSITION TO CARBON NEUTRALITY AND ITS OBJECTIVES IN THIS AREA BY 2030 AND COMPLEMENTING THIS AMBITION	FOR
TOTALENERGIES SE	FR0000120271	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO INCREASE THE CAPITAL EITHER BY ISSUING COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, OR BY CAPITALIZING PREMIUMS, RESERVES, PROFITS OR OTHERS, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
TOTALENERGIES SE	FR0000120271	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO INCREASE THE CAPITAL, IN THE CONTEXT OF A PUBLIC OFFERING, BY ISSUING COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
TOTALENERGIES SE	FR0000120271	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO ISSUE, BY AN OFFER REFERRED TO IN PARAGRAPH 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, ENTAILING AN INCREASE IN CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
TOTALENERGIES SE	FR0000120271	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
TOTALENERGIES SE	FR0000120271	25-May-2022	DELEGATION OF POWERS GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO INCREASE THE CAPITAL BY ISSUING COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL AS CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
TOTALENERGIES SE	FR0000120271	25-May-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF TWENTY-SIX MONTHS, TO CARRY OUT CAPITAL INCREASES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, RESERVED FOR MEMBERS OF A COMPANY OR GROUP SAVINGS PLAN	FOR
TOTALENERGIES SE	FR0000120271	25-May-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS, FOR A PERIOD OF FIVE YEARS, TO REDUCE THE CAPITAL BY CANCELLING TREASURY SHARES	FOR
TOTALENERGIES SE	FR0000120271	25-May-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
TOTALENERGIES SE	FR0000120271	25-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
TPI COMPOSITES, INC.	US87266J1043	25-May-2022	DIRECTOR	FOR
TPI COMPOSITES, INC.	US87266J1043	25-May-2022	DIRECTOR	FOR
TPI COMPOSITES, INC.	US87266J1043	25-May-2022	DIRECTOR	FOR
TPI COMPOSITES, INC.	US87266J1043	25-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TPI COMPOSITES, INC.	US87266J1043	25-May-2022	To consider and act upon a non-binding advisory vote on the compensation of our named executive officers.	FOR
TPI COMPOSITES, INC.	US87266J1043	25-May-2022	To approve an Amendment to the Company's Amended and Restated Certificate of Incorporation to declassify the Board of Directors of the Company.	FOR
TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	FOR

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TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	FOR
TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	FOR
TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	FOR
TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	ABSTAIN
TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	FOR
TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	FOR
TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	FOR
TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	FOR
TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	FOR
TRIMBLE INC.	US8962391004	25-May-2022	DIRECTOR	FOR
TRIMBLE INC.	US8962391004	25-May-2022	To hold an advisory vote on approving the compensation for our Named Executive Officers.	FOR
TRIMBLE INC.	US8962391004	25-May-2022	To ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm of the Company for the current fiscal year ending December 30, 2022.	FOR
TTEC HOLDINGS, INC.	US89854H1023	25-May-2022	Such other business as may properly come before the meeting or any adjournment thereof.	AGAINST
TTEC HOLDINGS, INC.	US89854H1023	25-May-2022	Election of Director: Kenneth D. Tuchman	FOR
TTEC HOLDINGS, INC.	US89854H1023	25-May-2022	Election of Director: Steven J. Anenen	FOR
TTEC HOLDINGS, INC.	US89854H1023	25-May-2022	Election of Director: Tracy L. Bahl	FOR
TTEC HOLDINGS, INC.	US89854H1023	25-May-2022	Election of Director: Gregory A. Conley	FOR
TTEC HOLDINGS, INC.	US89854H1023	25-May-2022	Election of Director: Robert N. Frerichs	FOR
TTEC HOLDINGS, INC.	US89854H1023	25-May-2022	Election of Director: Marc L. Holtzman	FOR
TTEC HOLDINGS, INC.	US89854H1023	25-May-2022	Election of Director: Gina L. Loftin	FOR
TTEC HOLDINGS, INC.	US89854H1023	25-May-2022	Election of Director: Ekta Singh-Bushell	AGAINST
TTEC HOLDINGS, INC.	US89854H1023	25-May-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as TTEC's independent registered public accounting firm for 2022.	FOR
TWITTER, INC.	US90184L1026	25-May-2022	A stockholder proposal regarding a report on lobbying activities and expenditures, if properly presented at the Annual Meeting.	FOR
TWITTER, INC.	US90184L1026	25-May-2022	Election of Director: Egon Durban	AGAINST
TWITTER, INC.	US90184L1026	25-May-2022	Election of Director: Patrick Pichette	FOR
TWITTER, INC.	US90184L1026	25-May-2022	The approval, on an advisory basis, of the compensation of our named executive officers.	FOR
TWITTER, INC.	US90184L1026	25-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
TWITTER, INC.	US90184L1026	25-May-2022	The approval of an amendment to our amended and restated certificate of incorporation to declassify our board of directors.	FOR

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TWITTER, INC.	US90184L1026	25-May-2022	A stockholder proposal regarding a report on risks of the use of concealment clauses, if properly presented at the Annual Meeting.	AGAINST
TWITTER, INC.	US90184L1026	25-May-2022	A stockholder proposal regarding a director candidate with human and/or civil rights expertise, if properly presented at the Annual Meeting.	AGAINST
TWITTER, INC.	US90184L1026	25-May-2022	A stockholder proposal regarding an audit analyzing the Company's impacts on civil rights and non-discrimination, if properly presented at the Annual Meeting.	AGAINST
TWITTER, INC.	US90184L1026	25-May-2022	A stockholder proposal regarding an electoral spending report, if properly presented at the Annual Meeting.	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: Laysha Ward	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: James M. Whitehurst	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: Carolyn Corvi	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Ratification of Appointment of Ernst & Young LLP to Serve as Our Independent Registered Public Accounting Firm for Our Fiscal Year Ending December 31, 2022.	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	A Vote to Approve, on a Nonbinding Advisory Basis, the Compensation of Our Named Executive Officers.	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Stockholder Proposal Regarding Disclosure of Lobbying Policies and Activities of Political Spending.	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: Matthew Friend	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: Barney Harford	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: Michele J. Hooper	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: Walter Isaacson	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: James A. C. Kennedy	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: J. Scott Kirby	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: Edward M. Philip	FOR
UNITED AIRLINES HOLDINGS, INC.	US9100471096	25-May-2022	Election of Director: Edward L. Shapiro	FOR
VARONIS SYSTEMS, INC.	US9222801022	25-May-2022	DIRECTOR	FOR
VARONIS SYSTEMS, INC.	US9222801022	25-May-2022	DIRECTOR	FOR
VARONIS SYSTEMS, INC.	US9222801022	25-May-2022	DIRECTOR	FOR
VARONIS SYSTEMS, INC.	US9222801022	25-May-2022	DIRECTOR	FOR

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VARONIS SYSTEMS, INC.	US9222801022	25-May-2022	To approve, on a non-binding basis, the executive compensation of our named executive officers.	FOR
VARONIS SYSTEMS, INC.	US9222801022	25-May-2022	To ratify the appointment of Kost Forer Gabbay & Kasierer, a member of Ernst & Young Global Limited, as the independent registered public accounting firm of the Company for 2022.	FOR
VERISK ANALYTICS, INC.	US92345Y1064	25-May-2022	Election of Director: Jeffrey Dailey	FOR
VERISK ANALYTICS, INC.	US92345Y1064	25-May-2022	Election of Director: Constantine P. Iordanou	FOR
VERISK ANALYTICS, INC.	US92345Y1064	25-May-2022	Election of Director: Wendy Lane	FOR
VERISK ANALYTICS, INC.	US92345Y1064	25-May-2022	Election of Director: Lee M. Shavel	FOR
VERISK ANALYTICS, INC.	US92345Y1064	25-May-2022	Election of Director: Kimberly S. Stevenson	FOR
VERISK ANALYTICS, INC.	US92345Y1064	25-May-2022	To approve the Board Declassification Amendment	FOR
VERISK ANALYTICS, INC.	US92345Y1064	25-May-2022	To approve executive compensation on an advisory, non-binding basis.	FOR
VERISK ANALYTICS, INC.	US92345Y1064	25-May-2022	To ratify the appointment of Deloitte & Touche LLP as our independent auditor for the 2022 fiscal year.	FOR
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE SHARES UP TO 20%	AGAINST
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES UP TO 10%	FOR
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO AUTHORISE THE DIRECTORS TO ISSUE AND ALLOT THE SHARES REPURCHASED BY THE COMPANY	AGAINST
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO RE-ELECT MR. DONG YI PING AS AN EXECUTIVE DIRECTOR	AGAINST
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO RE-ELECT MR. CARL MAGNUS GROTH AS A NON-EXECUTIVE DIRECTOR	FOR
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO RE-ELECT MR. CARL FREDRIK STENSON RYSTEDT AS A NON-EXECUTIVE DIRECTOR	AGAINST
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO RE-ELECT MR. TSUI KING FAI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
VINDA INTERNATIONAL HOLDINGS LTD	KYG9361V1086	25-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
VONTIER CORPORATION	US9288811014	25-May-2022	Election of Director: Robert L. Eatroff	FOR
VONTIER CORPORATION	US9288811014	25-May-2022	Election of Director: Martin Gafinowitz	AGAINST
VONTIER CORPORATION	US9288811014	25-May-2022	Election of Director: Andrew D. Miller	FOR

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VONTIER CORPORATION	US9288811014	25-May-2022	To ratify the appointment of Ernst & Young LLP as Vontier's independent registered public accounting firm for the year ending December 31, 2022.	FOR
VONTIER CORPORATION	US9288811014	25-May-2022	To approve, on an advisory basis, Vontier's named executive officer compensation as disclosed in the Proxy Statement.	FOR
VONTIER CORPORATION	US9288811014	25-May-2022	To amend Vontier's Amended and Restated Certificate of Incorporation to declassify the Board of Directors.	FOR
VONTIER CORPORATION	US9288811014	25-May-2022	To amend Vontier's Amended and Restated Certificate of Incorporation to eliminate supermajority provisions.	FOR
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	APPROVE REMUNERATION REPORT	FOR
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	RATIFY ERNST YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022 AND THE FIRST AND SECOND QUARTERS OF FISCAL YEAR 2023	FOR
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	AMEND ARTICLES RE: COMPANY HEADQUARTERS; AGM LOCATION	FOR
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	ELECT MICHAEL GUTJAHR TO THE SUPERVISORY BOARD	AGAINST
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	ELECT WOLFGANG SALZBERGER TO THE SUPERVISORY BOARD	AGAINST
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	ELECT EDITH WEYMAYR TO THE SUPERVISORY BOARD	AGAINST
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	APPROVE CREATION OF EUR 100 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PRE-EMPTIVE RIGHTS	AGAINST
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 1 BILLION; APPROVE CREATION OF EUR 240 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.65 PER SHARE	FOR
WUESTENROT & WUERTTEMBERGISCHE AG	DE0008051004	25-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
ABC-MART,INC.	JP3152740001	26-May-2022	Approve Appropriation of Surplus	FOR
ABC-MART,INC.	JP3152740001	26-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
ABC-MART,INC.	JP3152740001	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Noguchi, Minoru	AGAINST
ABC-MART,INC.	JP3152740001	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Katsunuma, Kiyoshi	AGAINST
ABC-MART,INC.	JP3152740001	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kojima, Jo	AGAINST
ABC-MART,INC.	JP3152740001	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kikuchi, Takashi	FOR
ABC-MART,INC.	JP3152740001	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hattori, Kiichiro	FOR

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ABC-MART,INC.	JP3152740001	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishii, Yasuo	FOR
ADVANTECH CO LTD	TW0002395001	26-May-2022	ADOPTION OF THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
ADVANTECH CO LTD	TW0002395001	26-May-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED CASH DIVIDEND: TWD 8 PER SHARE.	FOR
ADVANTECH CO LTD	TW0002395001	26-May-2022	AMENDMENT TO THE COMPANY'S 'ARTICLES OF INCORPORATION'.	FOR
ADVANTECH CO LTD	TW0002395001	26-May-2022	APPROVE OF AMENDMENT TO THE 'PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS'.	FOR
ADVANTECH CO LTD	TW0002395001	26-May-2022	APPROVE OF AMENDMENT TO THE 'RULES AND PROCEDURES OF SHAREHOLDERS' MEETING'.	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	DIRECTOR	ABSTAIN
ALAMOS GOLD INC.	CA0115321089	26-May-2022	DIRECTOR	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	DIRECTOR	ABSTAIN
ALAMOS GOLD INC.	CA0115321089	26-May-2022	DIRECTOR	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	DIRECTOR	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	DIRECTOR	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	DIRECTOR	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	DIRECTOR	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	DIRECTOR	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	Re-appoint KPMG LLP as auditors of the Company for the ensuing year and authorizing the directors to fix their remuneration.	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	To consider, and if deemed advisable, pass a resolution to approve the unallocated awards under the Company's Long-Term Incentive Plan, as well as revisions to the plan's amendment provision.	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	To consider, and if deemed advisable, pass a resolution to approve the unallocated shares under the Company's Employee Share Purchase Plan, as well as revisions to the plan's amendment provision.	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	To consider, and if deemed advisable, pass a resolution to approve the Company's Amended and Restated Shareholder Rights Plan.	FOR
ALAMOS GOLD INC.	CA0115321089	26-May-2022	To consider, and if deemed advisable, pass a resolution to approve an advisory resolution on the Company's approach to executive compensation.	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. WANG YIDONG AS AN EXECUTIVE DIRECTOR	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. XU SHISHUAI AS AN EXECUTIVE DIRECTOR	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. WANG BAOJUN AS AN EXECUTIVE DIRECTOR	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. YANG XU AS AN EXECUTIVE DIRECTOR	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. FENG CHANGLI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. WANG JIANHUA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST

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ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. WANG WANGLIN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. ZHU KESHI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. SHEN CHANGCHUN AS A SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE COMPANY	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LIU MING AS A SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE COMPANY	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS (THE DIRECTORS) OF THE COMPANY (THE BOARD) FOR THE YEAR OF 2021	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE (THE SUPERVISORY COMMITTEE) OF THE COMPANY FOR THE YEAR OF 2021	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE 2021 ANNUAL REPORT OF THE COMPANY AND ITS EXTRACTS	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL REPORT OF THE COMPANY FOR THE YEAR OF 2021	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR THE DECLARATION AND DISTRIBUTION OF A FINAL DIVIDEND IN THE AMOUNT OF RMB2.21 (TAX INCLUSIVE) PER 10 SHARES FOR THE YEAR OF 2021	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE REMUNERATION OF THE DIRECTORS AND SUPERVISORS OF THE COMPANY FOR THE YEAR OF 2021	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-May-2022	TO CONSIDER AND APPROVE THE PROPOSAL FOR THE APPOINTMENT OF SHINEWING CERTIFIED PUBLIC ACCOUNTANTS LLP AS THE AUDITOR OF THE COMPANY FOR THE YEAR 2022 AND ITS REMUNERATION	FOR
AUTOGRILL SPA	IT0001137345	26-May-2022	TO APPROVE THE BALANCE SHEET AS AT 31 DECEMBER 2021 AND ANNUAL REPORT; RESOLUTIONS RELATED THERETO. PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS AS AT 31 DECEMBER 2021	FOR
AUTOGRILL SPA	IT0001137345	26-May-2022	TO PROPOSE THE ALLOCATION OF THE RESULT FOR THE YEAR; RESOLUTIONS RELATED THERETO	FOR
AUTOGRILL SPA	IT0001137345	26-May-2022	TO APPOINT THE DIRECTOR. RESOLUTIONS RELATED THERETO	FOR
AUTOGRILL SPA	IT0001137345	26-May-2022	TO AUTHORIZE THE PURSUANT TO ARTICLES 2357 AND FOLLOWING OF THE CIVIL CODE AS WELL AS ARTICLE 132 OF LEGISLATIVE DECREE 58/1998 AND ARTICLE 144-BIS OF CONSOB REGULATION NO. 11971/1999 AND SUBSEQUENT AMENDMENTS, FOR THE PURCHASE AND DISPOSAL OF TREASURY SHARES. RESOLUTIONS RELATED THERETO	FOR
AUTOGRILL SPA	IT0001137345	26-May-2022	TO APPROVE THE REPORT ON THE REMUNERATION POLICY AND ON THE REMUNERATION PAID PURSUANT TO ART. 123-TER OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998 AND ART. 84-QUARTER OF CONSOB REGULATION NO. 11971/1999 (THE "REPORT ON REMUNERATION POLICY AND REMUNERATION"): APPROVAL OF THE FIRST SECTION (REMUNERATION POLICY 2022); RESOLUTIONS RELATED THERETO	AGAINST
AUTOGRILL SPA	IT0001137345	26-May-2022	TO APPROVE THE REPORT ON THE REMUNERATION POLICY AND ON THE REMUNERATION PAID PURSUANT TO ART. 123-TER OF LEGISLATIVE DECREE NO. 58 OF 24 FEBRUARY 1998 AND ART. 84-QUARTER OF CONSOB REGULATION NO. 11971/1999 (THE "REPORT ON THE REMUNERATION POLICY AND COMPENSATION"): NON-BINDING VOTE ON THE SECOND SECTION (COMPENSATION FOR THE 2021 FINANCIAL YEAR). RESOLUTIONS RELATED THERETO	FOR
AXIATA GROUP BHD	MYL68880O001	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR, EACH OF WHOM RETIRES BY ROTATION PURSUANT TO CLAUSE 104 OF THE CONSTITUTION OF THE COMPANY ("CONSTITUTION") AND BEING ELIGIBLE, OFFERS HIMSELF/HERSELF FOR RE-ELECTION: DATO' MOHD IZZADDIN IDRIS	FOR

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AXIATA GROUP BHD	MYL688800001	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR, EACH OF WHOM RETIRES BY ROTATION PURSUANT TO CLAUSE 104 OF THE CONSTITUTION OF THE COMPANY ("CONSTITUTION") AND BEING ELIGIBLE, OFFERS HIMSELF/HERSELF FOR RE-ELECTION: DATO DR NIK RAMLAH NIK MAHMOOD	FOR
AXIATA GROUP BHD	MYL688800001	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR, EACH OF WHOM RETIRES BY ROTATION PURSUANT TO CLAUSE 104 OF THE CONSTITUTION OF THE COMPANY ("CONSTITUTION") AND BEING ELIGIBLE, OFFERS HIMSELF/HERSELF FOR RE-ELECTION: DR DAVID ROBERT DEAN	FOR
AXIATA GROUP BHD	MYL688800001	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR, EACH OF WHOM RETIRES PURSUANT TO CLAUSE 110(II) OF THE CONSTITUTION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION:: TAN SRI SHAHRIL RIDZA RIDZUAN	FOR
AXIATA GROUP BHD	MYL688800001	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR, EACH OF WHOM RETIRES PURSUANT TO CLAUSE 110(II) OF THE CONSTITUTION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION:: NURHISHAM HUSSEIN	FOR
AXIATA GROUP BHD	MYL688800001	26-May-2022	TO APPROVE THE PAYMENT OF DIRECTOR'S FEES AND BENEFITS PAYABLE TO NEC AND NEDS FROM THE 30TH ANNUAL GENERAL MEETING UNTIL THE NEXT ANNUAL GENERAL MEETING	FOR
AXIATA GROUP BHD	MYL688800001	26-May-2022	TO APPROVE THE PAYMENT OF FEES AND BENEFITS PAYABLE BY THE SUBSIDIARIES TO THE NEDS OF THE COMPANY FROM THE 30TH ANNUAL GENERAL MEETING UNTIL THE NEXT ANNUAL GENERAL MEETING	FOR
AXIATA GROUP BHD	MYL688800001	26-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS PLT HAVING CONSENTED TO ACT AS THE AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022 AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
AXIATA GROUP BHD	MYL688800001	26-May-2022	PROPOSED SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	FOR
AXIATA GROUP BHD	MYL688800001	26-May-2022	PROPOSED ACQUISITION BY AXIATA INVESTMENTS (INDONESIA) SDN BHD ("AII") AND PT XL AXIATA TBK ("XL") OF 1,816,735,484 ORDINARY SHARES IN PT LINK NET TBK ("LINK NET") ("LINK NET SHARES"), REPRESENTING APPROXIMATELY 66.03% EQUITY INTEREST IN LINK NET FOR A TOTAL CASH CONSIDERATION OF INDONESIAN RUPIAH ("IDR") 8,720,330,323,200 (EQUIVALENT TO APPROXIMATELY RM2,572,497,445) ("PROPOSED ACQUISITION"). PROPOSED MANDATORY TENDER OFFER BY AII TO ACQUIRE ALL THE REMAINING LINK NET SHARES NOT OWNED BY AII AND XL AFTER THE PROPOSED ACQUISITION	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Bill G. Lance	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: David R. Lopez	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Dennis L. Brand	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: William Scott Martin	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Tom H. McCasland, III	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: David E. Rainbolt	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: H.E. Rainbolt	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Robin Roberson	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Darryl W. Schmidt	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Natalie Shirley	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Michael K. Wallace	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Gregory G. Wedel	FOR

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BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: G. Rainey Williams, Jr.	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: C.L. Craig, Jr.	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	To amend the BancFirst Corporation Stock Option Plan to increase the number of shares of common stock authorized to be granted by 100,000 shares.	AGAINST
BANCFIRST CORPORATION	US05945F1030	26-May-2022	To amend the BancFirst Corporation Non-Employee Directors' Stock Option Plan to increase the number of shares of common stock authorized to be granted by 30,000 shares.	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	To ratify the appointment of BKD, LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: F. Ford Drummond	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Joseph Ford	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Joe R. Goyne	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: David R. Harlow	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: William O. Johnstone	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Mautra Staley Jones	FOR
BANCFIRST CORPORATION	US05945F1030	26-May-2022	Election of Director: Frank Keating	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: MICHELE GREENE	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: PATRICK KENNEDY	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: FRANCESCA MCDONAGH	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: FIONA MULDOON	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: STEVE PATEMAN	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO CONSIDER THE CONTINUATION IN OFFICE OF KPMG AS AUDITOR OF THE COMPANY	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO AUTHORISE THE DIRECTORS TO CONVENE AN EGM BY 14 DAYS CLEAR NOTICE	AGAINST
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO CONSIDER THE REPORT ON DIRECTORS REMUNERATION FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO AUTHORISE PURCHASES OF ORDINARY SHARES BY THE COMPANY OR SUBSIDIARIES	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO AUTHORISE THE DIRECTORS TO ISSUE ORDINARY SHARES	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RECEIVE AND CONSIDER THE COMPANY'S FINANCIAL STATEMENTS, THE REPORT OF THE DIRECTORS AND THE AUDITORS' REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RENEW THE DIRECTORS' AUTHORITY TO ISSUE ORDINARY SHARES ON A NON-PRE-EMPTIVE BASIS FOR CASH	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO APPROVE THE DIRECTORS' ADDITIONAL AUTHORITY TO ISSUE ORDINARY SHARES ON A NON-PRE-EMPTIVE BASIS FOR CASH IN THE CASE OF AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO AUTHORISE THE DIRECTORS TO ISSUE CONTINGENT EQUITY CONVERSION NOTES, AND ORDINARY SHARES ON THE CONVERSION OF SUCH NOTES	FOR

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BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO AUTHORISE THE DIRECTORS TO ISSUE FOR CASH ON A NON-PREEMPTIVE BASIS, CONTINGENT EQUITY CONVERSION NOTES, AND ORDINARY SHARES ON THE CONVERSION OF SUCH NOTES	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO DECLARE A DIVIDEND	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO ELECT THE FOLLOWING DIRECTOR: MARK SPAIN	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: GILES ANDREWS	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: EVELYN BOURKE	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: IAN BUCHANAN	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: EILEEN FITZPATRICK	FOR
BANK OF IRELAND GROUP PLC	IE00BD1RP616	26-May-2022	TO RE-ELECT THE FOLLOWING DIRECTOR: RICHARD GOULDING	FOR
BENTLEY SYSTEMS, INCORPORATED	US08265T2087	26-May-2022	Election of Director: Barry J. Bentley	ABSTAIN
BENTLEY SYSTEMS, INCORPORATED	US08265T2087	26-May-2022	Election of Director: Gregory S. Bentley	FOR
BENTLEY SYSTEMS, INCORPORATED	US08265T2087	26-May-2022	Election of Director: Keith A. Bentley	ABSTAIN
BENTLEY SYSTEMS, INCORPORATED	US08265T2087	26-May-2022	Election of Director: Raymond B. Bentley	ABSTAIN
BENTLEY SYSTEMS, INCORPORATED	US08265T2087	26-May-2022	Election of Director: Kirk B. Griswold	FOR
BENTLEY SYSTEMS, INCORPORATED	US08265T2087	26-May-2022	Election of Director: Janet B. Haugen	ABSTAIN
BENTLEY SYSTEMS, INCORPORATED	US08265T2087	26-May-2022	Election of Director: Brian F. Hughes	FOR
BENTLEY SYSTEMS, INCORPORATED	US08265T2087	26-May-2022	To approve, on an advisory (non-binding) basis, the frequency of future stockholder non-binding advisory votes to approve the compensation paid to the Company's named executive officers	1 YEAR
BENTLEY SYSTEMS, INCORPORATED	US08265T2087	26-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
CENTRAL ASIA METALS PLC	GB00B67KBV28	26-May-2022	TO RECEIVE AND ADOPT THE ANNUAL REPORT AND ACCOUNTS OF THE COMPANY FOR THE PERIOD ENDED 31 DECEMBER 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
CENTRAL ASIA METALS PLC	GB00B67KBV28	26-May-2022	THAT THE FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021 OF 12 PENCE PER SHARE BE DECLARED PAYABLE ON 30 MAY 2022 TO SHAREHOLDERS WHOSE NAMES APPEAR ON THE REGISTER OF MEMBERS OF THE COMPANY AT THE CLOSE OF BUSINESS ON 6 MAY 2022	FOR
CENTRAL ASIA METALS PLC	GB00B67KBV28	26-May-2022	TO RE-APPOINT ROGER DAVEY AS A DIRECTOR OF THE COMPANY	AGAINST
CENTRAL ASIA METALS PLC	GB00B67KBV28	26-May-2022	TO RE-APPOINT DR MICHAEL ARMITAGE AS A DIRECTOR OF THE COMPANY	FOR
CENTRAL ASIA METALS PLC	GB00B67KBV28	26-May-2022	TO RE-APPOINT BDO LLP AS AUDITORS OF THE COMPANY	FOR
CENTRAL ASIA METALS PLC	GB00B67KBV28	26-May-2022	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS OF THE COMPANY	FOR

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CENTRAL ASIA METALS PLC	GB00B67KBV28	26-May-2022	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 551 OF THE COMPANIES ACT 2006 (THE "ACT"), TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY	FOR
CENTRAL ASIA METALS PLC	GB00B67KBV28	26-May-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION 7, THE DIRECTORS BE GIVEN POWER PURSUANT TO SECTIONS 570(1) AND 573 OF THE ACT TO ALLOT EQUITY SECURITIES	FOR
CENTRAL ASIA METALS PLC	GB00B67KBV28	26-May-2022	THAT THE COMPANY IS GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE ACT TO MAKE MARKET PURCHASES OF ORDINARY SHARES	FOR
CERNER CORPORATION		26-May-2022	Approval of the proposed amendments to our Certificate to remove the supermajority voting standards to amend or repeal any provision of the Bylaws.	FOR
CERNER CORPORATION		26-May-2022	Approval of the proposed amendments to our Certificate to remove the supermajority voting standards to amend or repeal certain provisions of the Certificate.	FOR
CERNER CORPORATION		26-May-2022	Election of Director: Mitchell E. Daniels, Jr.	AGAINST
CERNER CORPORATION		26-May-2022	Approval of the proposed amendments to our Certificate to remove the supermajority voting standards to remove a director with cause.	FOR
CERNER CORPORATION		26-May-2022	Approval of an amendment and restatement of the Cerner Corporation 2011 Omnibus Equity Incentive Plan to increase the number of authorized shares and the plan's term.	FOR
CERNER CORPORATION		26-May-2022	Shareholder proposal requesting amendment to the Company's governing documents to give shareholders the right to call a special shareholder meeting.	FOR
CERNER CORPORATION		26-May-2022	Election of Director: Elder Granger, M.D.	FOR
CERNER CORPORATION		26-May-2022	Election of Director: John J. Greisch	FOR
CERNER CORPORATION		26-May-2022	Election of Director: Melinda J. Mount	FOR
CERNER CORPORATION		26-May-2022	Election of Director: George A. Riedel	FOR
CERNER CORPORATION		26-May-2022	Election of Director: R. Halsey Wise	AGAINST
CERNER CORPORATION		26-May-2022	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm of Cerner Corporation for 2022.	FOR
CERNER CORPORATION		26-May-2022	Approval, on an advisory basis, of the compensation of our Named Executive Officers.	FOR
CERNER CORPORATION		26-May-2022	Approval of the proposed amendments to our Third Restated Certificate of Incorporation, as amended (the "Certificate"), to remove the supermajority voting standards for certain business combination transactions with interested stockholders.	FOR
CHEMOCENTRYX, INC.	US16383L1061	26-May-2022	Election of Director: Geoffrey M. Parker	AGAINST
CHEMOCENTRYX, INC.	US16383L1061	26-May-2022	Election of Director: James L. Tyree	FOR
CHEMOCENTRYX, INC.	US16383L1061	26-May-2022	Election of Director: David Wheadon, M.D.	FOR
CHEMOCENTRYX, INC.	US16383L1061	26-May-2022	Ratification of the selection of Ernst & Young LLP as independent registered public accounting firm for the year ending December 31, 2022.	FOR
CHEMOCENTRYX, INC.	US16383L1061	26-May-2022	Approval, on an advisory basis, of the compensation of the named executive officers as disclosed in the proxy statement pursuant to the compensation disclosure of the Securities and Exchange Commission.	FOR
CHINA AIRLINES	TW0002610003	26-May-2022	ACKNOWLEDGEMENT OF BUSINESS REPORT AND FINANCIAL STATEMENTS FOR THE YEAR 2021.	FOR
CHINA AIRLINES	TW0002610003	26-May-2022	ACKNOWLEDGEMENT OF THE PROPOSAL FOR 2021 PROFITS.PROPOSED CASH DIVIDEND :TWD 0.83636529 PER SHARE.	FOR

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CHINA AIRLINES	TW0002610003	26-May-2022	AMENDMENT TO THE ARTICLES OF INCORPORATION.	FOR
CHINA AIRLINES	TW0002610003	26-May-2022	AMENDMENT TO THE PROCEDURES GOVERNING THE ACQUISITION AND DISPOSAL OF ASSETS.	FOR
CORONADO GLOBAL RESOURCES INC	AU0000026122	26-May-2022	ELECTION OF DIRECTOR (OTHER THAN SERIES A DIRECTORS): WILLIAM (BILL) KOECK	FOR
CORONADO GLOBAL RESOURCES INC	AU0000026122	26-May-2022	ELECTION OF DIRECTOR (OTHER THAN SERIES A DIRECTORS): GAROLD SPINDLER	FOR
CORONADO GLOBAL RESOURCES INC	AU0000026122	26-May-2022	ELECTION OF DIRECTOR (OTHER THAN SERIES A DIRECTORS): PHILIP CHRISTENSEN	FOR
CORONADO GLOBAL RESOURCES INC	AU0000026122	26-May-2022	ELECTION OF DIRECTOR (OTHER THAN SERIES A DIRECTORS): GREG PRITCHARD	FOR
CORONADO GLOBAL RESOURCES INC	AU0000026122	26-May-2022	APPROVAL, ON A NON-BINDING ADVISORY BASIS, OF THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS	AGAINST
CORONADO GLOBAL RESOURCES INC	AU0000026122	26-May-2022	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE DIRECTORS REMUNERATION OF THE COMPANY	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE NEW SHARES NOT EXCEEDING 20% OF THE ISSUED SHARES OF THE COMPANY	AGAINST
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO BUY BACK SHARES NOT EXCEEDING 10% OF THE ISSUED SHARES OF THE COMPANY	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO EXTEND THE GENERAL MANDATE TO BE GRANTED TO THE DIRECTORS OF THE COMPANY TO ISSUE NEW SHARES OF THE COMPANY BY ADDING TO IT THE NUMBER OF SHARES BOUGHT BACK UNDER THE GENERAL MANDATE TO BUY BACK SHARES OF THE COMPANY	AGAINST
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITOR'S REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO DECLARE A FINAL DIVIDEND OF RMB10.12 CENTS PER SHARE OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO RE-ELECT MS. YANG HUIYAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO RE-ELECT MR. MO BIN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO RE-ELECT MR. YANG ZHICHENG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO RE-ELECT MR. SU BAIYUAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	26-May-2022	TO RE-ELECT MR. SHEK LAI HIM, ABRAHAM AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST

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COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY (THE "SHARES")	AGAINST
COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES	FOR
COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS UNDER RESOLUTION NO. 4 BY ADDING THE SHARES REPURCHASED BY THE COMPANY PURSUANT TO THE GENERAL MANDATE GRANTED TO THE DIRECTORS UNDER RESOLUTION NO. 5	AGAINST
COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO APPROVE THE PROPOSED AMENDMENTS TO THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY AND TO ADOPT THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR AND TO THE EXCLUSION OF THE EXISTING MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY	AGAINST
COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO RECEIVE AND APPROVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS ("DIRECTORS") AND THE AUDITOR OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO RE-ELECT MR. MENG YAN AS AN EXECUTIVE DIRECTOR	FOR
COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO RE-ELECT MR. WU YING-CHENG AS AN EXECUTIVE DIRECTOR	FOR
COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO RE-ELECT MS. SU YEN-HSUEH AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO RE-ELECT MS. LIU XIA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO AUTHORIZE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE DIRECTORS' REMUNERATION	FOR
COWELL E HOLDINGS INC	KYG248141163	26-May-2022	TO RE-APPOINT MESSRS. KPMG, CERTIFIED PUBLIC ACCOUNTANTS, AS THE AUDITOR OF THE COMPANY AND TO AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION	FOR
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF DIRECTORS	FOR
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO RE-APPOINT MESSRS. DELOITTE TOUCHE TOHMATSU AS AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF AUDITOR	AGAINST
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY-BACK SHARES OF THE COMPANY (ORDINARY RESOLUTION IN ITEM NO.5 OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY (ORDINARY RESOLUTION IN ITEM NO.6 OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO GRANT A MANDATE TO THE DIRECTORS TO GRANT OPTIONS UNDER THE SHARE OPTION SCHEME OF THE COMPANY (ORDINARY RESOLUTION IN ITEM NO.7 OF THE NOTICE OF ANNUAL GENERAL MEETING)	AGAINST
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO DECLARE A FINAL DIVIDEND OF HK10 CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO RE-ELECT MR. WANG ZHENGUO AS AN EXECUTIVE DIRECTOR	FOR
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO RE-ELECT MR. WANG HUAIYU AS AN EXECUTIVE DIRECTOR	FOR

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CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO RE-ELECT MR. CHAK KIN MAN AS AN EXECUTIVE DIRECTOR	FOR
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO RE-ELECT MR. WANG BO AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
CSPC PHARMACEUTICAL GROUP LIMITED	HK1093012172	26-May-2022	TO RE-ELECT MR. CHEN CHUAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
DAISEKI CO.,LTD.	JP3485600005	26-May-2022	Approve Appropriation of Surplus	FOR
DAISEKI CO.,LTD.	JP3485600005	26-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAISEKI CO.,LTD.	JP3485600005	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Tetsuya	FOR
DAISEKI CO.,LTD.	JP3485600005	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Yasuo	FOR
DAISEKI CO.,LTD.	JP3485600005	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Amano, Koji	FOR
DAISEKI CO.,LTD.	JP3485600005	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Sahashi, Norikazu	FOR
DAISEKI CO.,LTD.	JP3485600005	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Mizuno, Nobukatsu	FOR
DAISEKI CO.,LTD.	JP3485600005	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Kako, Mitsuyo	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogame, Hiroshi	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Jitsukawa, Koji	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Kumagai, Hisato	AGAINST
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Masukawa, Michio	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Uno, Naoki	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Oguchi, Hikaru	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Iba, Hitomi	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members) and Executive Officers	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Approve Appropriation of Surplus	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Amend Articles to: Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hisada, Toshihiro	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishiguro, Yasunori	FOR
DCM HOLDINGS CO.,LTD.	JP3548660004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Honda, Keizo	FOR

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DOUGLAS EMMETT, INC.	US25960P1093	26-May-2022	DIRECTOR	FOR
DOUGLAS EMMETT, INC.	US25960P1093	26-May-2022	DIRECTOR	FOR
DOUGLAS EMMETT, INC.	US25960P1093	26-May-2022	DIRECTOR	ABSTAIN
DOUGLAS EMMETT, INC.	US25960P1093	26-May-2022	DIRECTOR	FOR
DOUGLAS EMMETT, INC.	US25960P1093	26-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
DOUGLAS EMMETT, INC.	US25960P1093	26-May-2022	To approve, in a non-binding advisory vote, our executive compensation.	AGAINST
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Raymond J. Milchovich	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Deanna M. Mulligan	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Amy G. Brady	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Steven M. Sterin	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Advisory Resolution to Approve Executive Compensation	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Independent Board Chair	AGAINST
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Edward D. Breen	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Ruby R. Chandy	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Terrence R. Curtin	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Alexander M. Cutler	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Eleuthère I. du Pont	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Kristina M. Johnson	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Luther C. Kissam	FOR
DUPONT DE NEMOURS, INC.	US26614N1028	26-May-2022	Election of Director: Frederick M. Lowery	FOR
DYCOM INDUSTRIES, INC.	US2674751019	26-May-2022	Election of Director: Eitan Gertel	FOR
DYCOM INDUSTRIES, INC.	US2674751019	26-May-2022	Election of Director: Stephen C. Robinson	FOR
DYCOM INDUSTRIES, INC.	US2674751019	26-May-2022	Election of Director: Carmen M. Sabater	FOR
DYCOM INDUSTRIES, INC.	US2674751019	26-May-2022	Election of Director: Richard K. Sykes	FOR
DYCOM INDUSTRIES, INC.	US2674751019	26-May-2022	To approve, by non-binding advisory vote, executive compensation.	FOR
DYCOM INDUSTRIES, INC.	US2674751019	26-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent auditor for fiscal 2023.	FOR
DYCOM INDUSTRIES, INC.	US2674751019	26-May-2022	To approve an Amendment & Restatement to the Dycom Industries, Inc. 2012 Long-Term Incentive Plan.	FOR
DYNAVAX TECHNOLOGIES CORPORATION	US2681582019	26-May-2022	DIRECTOR	ABSTAIN

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DYNAVAX TECHNOLOGIES CORPORATION	US2681582019	26-May-2022	DIRECTOR	ABSTAIN
DYNAVAX TECHNOLOGIES CORPORATION	US2681582019	26-May-2022	DIRECTOR	FOR
DYNAVAX TECHNOLOGIES CORPORATION	US2681582019	26-May-2022	DIRECTOR	FOR
DYNAVAX TECHNOLOGIES CORPORATION	US2681582019	26-May-2022	DIRECTOR	FOR
DYNAVAX TECHNOLOGIES CORPORATION	US2681582019	26-May-2022	To approve the amendment and restatement of the Dynavax Technologies Corporation 2018 Equity Incentive Plan to, among other things, increase the aggregate number of shares of common stock authorized for issuance under the plan by 15,000,000.	FOR
DYNAVAX TECHNOLOGIES CORPORATION	US2681582019	26-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers, as disclosed in the proxy statement accompanying this Notice.	FOR
DYNAVAX TECHNOLOGIES CORPORATION	US2681582019	26-May-2022	To ratify the selection of Ernst & Young LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	To approve, on an advisory basis, our executive compensation for 2021.	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	Election of Director to serve until the next annual meeting: Manuel P. Alvarez	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	Election of Director to serve until the next annual meeting: Molly Campbell	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	Election of Director to serve until the next annual meeting: Iris S. Chan	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	Election of Director to serve until the next annual meeting: Archana Deskus	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	Election of Director to serve until the next annual meeting: Rudolph I. Estrada	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	Election of Director to serve until the next annual meeting: Paul H. Irving	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	Election of Director to serve until the next annual meeting: Jack C. Liu	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	Election of Director to serve until the next annual meeting: Dominic Ng	FOR
EAST WEST BANCORP, INC.	US27579R1041	26-May-2022	Election of Director to serve until the next annual meeting: Lester M. Sussman	FOR
EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	To approve by a non-binding advisory vote the compensation of the Company's Named Executive Officers as described in the Company's definitive proxy statement.	FOR
EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	Election of Director to serve for a one year term until the next Annual meeting: D. Pike Aloian	FOR
EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	Election of Director to serve for a one year term until the next Annual meeting: H. Eric Bolton, Jr.	FOR
EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	Election of Director to serve for a one year term until the next Annual meeting: Donald F. Colleran	FOR
EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	Election of Director to serve for a one year term until the next Annual meeting: Hayden C. Eaves III	FOR
EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	Election of Director to serve for a one year term until the next Annual meeting: David M. Fields	FOR

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EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	Election of Director to serve for a one year term until the next Annual meeting: David H. Hoster II	FOR
EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	Election of Director to serve for a one year term until the next Annual meeting: Marshall A. Loeb	FOR
EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	Election of Director to serve for a one year term until the next Annual meeting: Mary E. McCormick	FOR
EASTGROUP PROPERTIES, INC.	US2772761019	26-May-2022	Election of Director to serve for a one year term until the next Annual meeting: Katherine M. Sandstrom	FOR
ECOVYST INC.	US27923Q1094	26-May-2022	DIRECTOR	FOR
ECOVYST INC.	US27923Q1094	26-May-2022	DIRECTOR	ABSTAIN
ECOVYST INC.	US27923Q1094	26-May-2022	DIRECTOR	ABSTAIN
ECOVYST INC.	US27923Q1094	26-May-2022	DIRECTOR	ABSTAIN
ECOVYST INC.	US27923Q1094	26-May-2022	To approve, on an advisory basis, the compensation paid by Ecovyst Inc. to its named executive officers.	AGAINST
ECOVYST INC.	US27923Q1094	26-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as Ecovyst Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:SHEN, BING,SHAREHOLDER NO.A110904XXX	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	APPROVAL TO ACCEPT YEAR 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:CHENG, DUEN-CHIAN,SHAREHOLDER NO.A123299XXX	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:CHEN, HSI-CHIA,SHAREHOLDER NO.A220049XXX	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	DISCUSSION TO EXEMPT OF A NON-COMPETE CASE AGAINST DIRECTORS OF THE COMPANY	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	APPROVAL TO APPROVE THE PROPOSAL FOR DISTRIBUTION OF YEAR 2021 PROFITS. PROPOSED CASH DIVIDEND: TWD 10.0 PER SHARE.	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	DISCUSSION TO AMEND THE COMPANY BY LAW OF ARTICLES OF INCORPORATION OF ELITE MATERIAL CO., LTD.	AGAINST
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	DISCUSSION TO AMEND THE COMPANY BY LAW OF PROCEDURES OF ACQUISITION AND DISPOSITION OF ASSETS OF ELITE MATERIAL CO., LTD.	AGAINST
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	DISCUSSION TO AMEND THE MEETING RULES OF STOCKHOLDERS OF ELITE MATERIAL CO., LTD	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	THE ELECTION OF THE DIRECTOR:DONG, DING-YU,SHAREHOLDER NO.0000096	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	THE ELECTION OF THE DIRECTOR:YU CHANG INVESTMENT CO., LTD.,SHAREHOLDER NO.0009864, TSAI, FEI LIANG AS REPRESENTATIVE	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	THE ELECTION OF THE DIRECTOR:YU CHANG INVESTMENT CO., LTD.,SHAREHOLDER NO.0009864, LEE, WEN SHIUNG AS REPRESENTATIVE	FOR
ELITE MATERIAL CO LTD	TW0002383007	26-May-2022	THE ELECTION OF THE DIRECTOR:HSIEH, MON CHONG,SHAREHOLDER NO.Y120282XXX	FOR
EMERGENT BIOSOLUTIONS INC.	US29089Q1058	26-May-2022	Election of Class I Director to hold office for a term expiring at the 2025 Annual Meeting: Keith Katkin	FOR
EMERGENT BIOSOLUTIONS INC.	US29089Q1058	26-May-2022	Election of Class I Director to hold office for a term expiring at the 2025 Annual Meeting: Ronald Richard	FOR
EMERGENT BIOSOLUTIONS INC.	US29089Q1058	26-May-2022	Election of Class I Director to hold office for a term expiring at the 2025 Annual Meeting: Kathryn Zoon, Ph.D.	FOR

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EMERGENT BIOSOLUTIONS INC.	US29089Q1058	26-May-2022	To ratify the appointment by the audit committee of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
EMERGENT BIOSOLUTIONS INC.	US29089Q1058	26-May-2022	Advisory vote to approve executive compensation.	FOR
FARO TECHNOLOGIES, INC.	US3116421021	26-May-2022	DIRECTOR	FOR
FARO TECHNOLOGIES, INC.	US3116421021	26-May-2022	DIRECTOR	FOR
FARO TECHNOLOGIES, INC.	US3116421021	26-May-2022	DIRECTOR	FOR
FARO TECHNOLOGIES, INC.	US3116421021	26-May-2022	The ratification of Grant Thornton LLP as the Company's independent registered public accounting firm for 2022.	FOR
FARO TECHNOLOGIES, INC.	US3116421021	26-May-2022	Non-binding resolution to approve the compensation of the Company's named executive officers.	FOR
FARO TECHNOLOGIES, INC.	US3116421021	26-May-2022	The approval of the Company's 2022 Equity Incentive Plan.	FOR
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	To set the number of Directors at seven (7).	FOR
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	DIRECTOR	FOR
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	DIRECTOR	FOR
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	DIRECTOR	ABSTAIN
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	DIRECTOR	FOR
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	DIRECTOR	FOR
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	DIRECTOR	FOR
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	DIRECTOR	FOR
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	Appointment of Deloitte LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	To approve by ordinary resolution approving the adoption of the Long Term Incentive Plan of the Company and the reservation of shares for issuance thereunder, set out in the section of the Information Circular entitled "Approval of Long Term Incentive Plan".	FOR
FIRST MAJESTIC SILVER CORP.	CA32076V1031	26-May-2022	Approval of an advisory resolution with respect to the Company's approach to executive compensation, as more particularly set out in the section of the Information Circular entitled "Advisory Vote on Executive Compensation".	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: Michael Sweeney	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: Mark R. Widmar	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: Michael J. Ahearn	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: Norman L. Wright	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as First Solar's Independent Registered Public Accounting Firm for the year ending December 31, 2022.	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: Richard D. Chapman	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: Anita Marangoly George	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: George A. Hambro	FOR

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FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: Molly E. Joseph	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: Craig Kennedy	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: Lisa A. Kro	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: William J. Post	FOR
FIRST SOLAR, INC.	US3364331070	26-May-2022	Election of Director: Paul H. Stebbins	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: Melvin T. Stith, Ph.D.	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: Terry S. Thomas	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: George E. Deese	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: C. Martin Wood III	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	To approve by advisory vote the compensation of the company's named executive officers.	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for Flowers Foods, Inc. for the fiscal year ending December 31, 2022.	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	To consider a shareholder proposal regarding political contribution disclosure, if properly presented at the annual meeting.	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: Edward J. Casey, Jr.	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: Thomas C. Chubb, III	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: Rhonda Gass	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: Benjamin H. Griswold, IV	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: Margaret G. Lewis	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: W. Jameson McFadden	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: A. Ryals McMullian	FOR
FLOWERS FOODS, INC.	US3434981011	26-May-2022	Election of Director to serve for a term of one year: James T. Spear	FOR
FOCUS FINANCIAL PARTNERS INC.	US34417P1003	26-May-2022	DIRECTOR	FOR
FOCUS FINANCIAL PARTNERS INC.	US34417P1003	26-May-2022	DIRECTOR	FOR
FOCUS FINANCIAL PARTNERS INC.	US34417P1003	26-May-2022	DIRECTOR	FOR
FOCUS FINANCIAL PARTNERS INC.	US34417P1003	26-May-2022	Ratification of the selection by the audit and risk committee of the Board of Directors of Deloitte & Touche LLP to serve as Focus Financial Partners Inc.'s independent registered public accounting firm for the year ending December 31, 2022.	FOR
FOCUS FINANCIAL PARTNERS INC.	US34417P1003	26-May-2022	Approval, on a non-binding advisory basis, of the compensation of Focus Financial Partners Inc.'s named executive officers for the year ended December 31, 2021.	FOR
GLORIA MATERIAL TECHNOLOGY CORP	TW0005009005	26-May-2022	RESOLUTIONS OF 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR

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GLORIA MATERIAL TECHNOLOGY CORP	TW0005009005	26-May-2022	RESOLUTIONS OF APPROPRIATION OF 2021 EARNINGS. PROPOSED CASH DIVIDEND: TWD 1.4 PER SHARE.	FOR
GLORIA MATERIAL TECHNOLOGY CORP	TW0005009005	26-May-2022	DISCUSSION ON THE AMENDMENT OF THE ARTICLES OF INCORPORATION.	FOR
GLORIA MATERIAL TECHNOLOGY CORP	TW0005009005	26-May-2022	DISCUSSION OF THE AMENDMENT OF RULES AND PROCEDURE OF SHAREHOLDERS MEETING.	FOR
GLORIA MATERIAL TECHNOLOGY CORP	TW0005009005	26-May-2022	DISCUSSION OF THE AMENDMENT OF THE PROCEDURES OF THE ACQUISITION AND DISPOSAL OF ASSETS.	FOR
GOLDEN ENTERTAINMENT, INC.	US3810131017	26-May-2022	Election of Director to hold office until the next annual meeting: Blake L. Sartini	FOR
GOLDEN ENTERTAINMENT, INC.	US3810131017	26-May-2022	Election of Director to hold office until the next annual meeting: Andy H. Chien	FOR
GOLDEN ENTERTAINMENT, INC.	US3810131017	26-May-2022	Election of Director to hold office until the next annual meeting: Ann D. Dozier	FOR
GOLDEN ENTERTAINMENT, INC.	US3810131017	26-May-2022	Election of Director to hold office until the next annual meeting: Mark A. Lipparelli	FOR
GOLDEN ENTERTAINMENT, INC.	US3810131017	26-May-2022	Election of Director to hold office until the next annual meeting: Anthony A. Marnell III	FOR
GOLDEN ENTERTAINMENT, INC.	US3810131017	26-May-2022	Election of Director to hold office until the next annual meeting: Terrence L. Wright	FOR
GOLDEN ENTERTAINMENT, INC.	US3810131017	26-May-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers as disclosed in the accompanying proxy statement (the "Say on Pay Proposal").	FOR
GOLDEN ENTERTAINMENT, INC.	US3810131017	26-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	Renewal of the Share Repurchase Mandate.	FOR
GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	To receive and adopt the Directors' Statement and Audited Financial Statements for the financial year ended December 31, 2021 and the Auditor's Report thereon.	FOR
GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	Authority to allot and issue new shares up to 20% of shares outstanding.	FOR
GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	To re-appoint Mr. John Peter Herholdt, who retires pursuant to Regulation 101 of the Constitution, as a Director.	AGAINST
GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	To re-appoint Mr. Quah Ban Huat, who retires pursuant to Regulation 101 of the Constitution, as a Director.	FOR
GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	To re-appoint Mr. Paul Charles Over, who retires pursuant to Regulation 106 of the Constitution, as a Director.	FOR

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GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	To approve remuneration of Non-executive Directors (NED) of the Company from time to time during year ending Dec 31, 2022 as follows: (a) annual fee rates as may be relevant to each NED (i) total all-inclusive Chairman's fee of US\$175,000; (ii) Directors' fees of US\$85,000; (iii) Committee Chairman's fee of US\$40,000; (iv) Committee member's fee of US\$15,000; and (b) Grant of FSP awards based on a one-off amount to each NED which takes into account and recognizes their contributions for financial years ended 12/31/2020, 2021 and 2022.	FOR
GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	To re-appoint Deloitte & Touche LLP as the Auditors of the Company and to authorize the Directors to fix their remuneration.	FOR
GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	To approve the amendment of the 2018 Forfeitable Share Plan Rules.	FOR
GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	To approve the NED Compensation Program pursuant to which the NEDs concerned will be paid up to US\$2,000 per diem, or a monthly retainer, or a flat retainer, always subject to a maximum of US\$120,000 per annum per NED for any extraordinary work undertaken on behalf of the Company outside of the scope and time commitment contained in the letters of appointment for the NEDs.	FOR
GRINDROD SHIPPING HOLDINGS LTD.	SG9999019087	26-May-2022	Authority to issue new shares under the 2018 Forfeitable Share Plan.	FOR
HECLA MINING COMPANY	US4227041062	26-May-2022	Election of Class III Director: Charles B. Stanley	FOR
HECLA MINING COMPANY	US4227041062	26-May-2022	Election of Class III Director: Alice Wong	FOR
HECLA MINING COMPANY	US4227041062	26-May-2022	Ratify the appointment of BDO USA, LLP, as our independent registered public accounting firm for 2022.	FOR
HECLA MINING COMPANY	US4227041062	26-May-2022	Approve, on an advisory basis, named executive officer compensation.	FOR
HEIDRICK & STRUGGLES INTERNATIONAL, INC.	US4228191023	26-May-2022	DIRECTOR	FOR
HEIDRICK & STRUGGLES INTERNATIONAL, INC.	US4228191023	26-May-2022	DIRECTOR	FOR
HEIDRICK & STRUGGLES INTERNATIONAL, INC.	US4228191023	26-May-2022	DIRECTOR	FOR
HEIDRICK & STRUGGLES INTERNATIONAL, INC.	US4228191023	26-May-2022	DIRECTOR	FOR
HEIDRICK & STRUGGLES INTERNATIONAL, INC.	US4228191023	26-May-2022	DIRECTOR	FOR
HEIDRICK & STRUGGLES INTERNATIONAL, INC.	US4228191023	26-May-2022	DIRECTOR	FOR
HEIDRICK & STRUGGLES INTERNATIONAL, INC.	US4228191023	26-May-2022	DIRECTOR	FOR
HEIDRICK & STRUGGLES INTERNATIONAL, INC.	US4228191023	26-May-2022	DIRECTOR	FOR
HEIDRICK & STRUGGLES INTERNATIONAL, INC.	US4228191023	26-May-2022	Advisory vote to approve Named Executive Officer compensation.	FOR
HEIDRICK & STRUGGLES INTERNATIONAL, INC.	US4228191023	26-May-2022	Ratification of the appointment of RSM US LLP as the Company's independent registered public accounting firm for 2022.	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: K.F. OVELMEN	FOR

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HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: J.H. QUIGLEY	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: T.J. CHECKI	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: W.G. SCHRADER	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Advisory approval of the compensation of our named executive officers.	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Ratification of the selection of Ernst & Young LLP as our independent registered public accountants for the year ending December 31, 2022.	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: L.S. COLEMAN, JR.	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: L. GLATCH	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: J.B. HESS	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: E.E. HOLIDAY	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: M.S. LIPSCHULTZ	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: R.J. MCGUIRE	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: D. MCMANUS	FOR
HESS CORPORATION	US42809H1077	26-May-2022	Election of Director to serve for a one-year term expiring in 2023: K.O. MEYERS	FOR
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Appoint a Director Ichikawa, Isao	FOR
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Appoint a Director Furukawa, Teijiro	FOR
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Appoint a Director Anzai, Yuichiro	FOR
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Appoint a Director Matsuo, Tetsugo	FOR
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Approve Appropriation of Surplus	FOR
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Appoint a Director Nakatomi, Kazuhide	AGAINST
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Appoint a Director Sugiyama, Kosuke	AGAINST
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Appoint a Director Saito, Kyu	AGAINST
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Appoint a Director Tsutsumi, Nobuo	FOR
HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Appoint a Director Murayama, Shinichi	FOR

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HISAMITSU PHARMACEUTICAL CO.,INC.	JP3784600003	26-May-2022	Appoint a Director Takiyama, Koji	FOR
HNI CORPORATION	US4042511000	26-May-2022	DIRECTOR	FOR
HNI CORPORATION	US4042511000	26-May-2022	DIRECTOR	FOR
HNI CORPORATION	US4042511000	26-May-2022	DIRECTOR	FOR
HNI CORPORATION	US4042511000	26-May-2022	Ratify the appointment of KPMG LLP as the Corporation's independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
HNI CORPORATION	US4042511000	26-May-2022	Vote on an advisory resolution to approve Named Executive Officer compensation	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	RE-ELECT MICHAEL RAWLINSON AS DIRECTOR	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	REAPPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	APPROVE REMUNERATION REPORT	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	APPROVE FINAL DIVIDEND	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	RE-ELECT JORGE BORN JR AS DIRECTOR	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	RE-ELECT IGNACIO BUSTAMANTE AS DIRECTOR	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	RE-ELECT JILL GARDINER AS DIRECTOR	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	RE-ELECT EDUARDO HOCHSCHILD AS DIRECTOR	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	RE-ELECT EILEEN KAMERICK AS DIRECTOR	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	ELECT TRACEY KERR AS DIRECTOR	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	THAT, RE CERTAIN PAST DIVIDENDS I) SHAREHOLDERS BE RELEASE II) ANY DISTRIBUTION IN SUCH RELEASE BE FROM RELEVANT DISTRIBUTABLE PROFITS AND III) DIRECTORS BE RELEASED	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	TO I) CAPITALISE THE MERGER RESERVE AND APPLIED TO PAY UP BONUS SHARES (BSS), II) AUTHORISE THE BOARD TO ISSUE BSS, AND III) SUBJECT TO COURT APPROVAL, CANCEL THE BSS	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	26-May-2022	TO CANCEL THE SHARE PREMIUM ACCOUNT AND REDUCE THE COMPANY'S CAPITAL TO THE EXTENT OF 24P ON EACH ORDINARY SHARE OF 25P	FOR
HOMESTREET, INC.	US43785V1026	26-May-2022	Approval of the compensation of the Company's named executive officers.	FOR

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HOMESTREET, INC.	US43785V1026	26-May-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
HOMESTREET, INC.	US43785V1026	26-May-2022	Election of Director: Scott M. Boggs	FOR
HOMESTREET, INC.	US43785V1026	26-May-2022	Election of Director: Sandra A. Cavanaugh	FOR
HOMESTREET, INC.	US43785V1026	26-May-2022	Election of Director: Jeffrey D. Green	FOR
HOMESTREET, INC.	US43785V1026	26-May-2022	Election of Director: Joanne R. Harrell	FOR
HOMESTREET, INC.	US43785V1026	26-May-2022	Election of Director: Mark K. Mason	FOR
HOMESTREET, INC.	US43785V1026	26-May-2022	Election of Director: James R. Mitchell, Jr.	FOR
HOMESTREET, INC.	US43785V1026	26-May-2022	Election of Director: Mark R. Patterson	FOR
HOMESTREET, INC.	US43785V1026	26-May-2022	Election of Director: Nancy D. Pellegrino	FOR
HOMESTREET, INC.	US43785V1026	26-May-2022	Election of Director: Douglas I. Smith	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending January 1, 2023.	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	To approve, on an advisory basis, the compensation of the named executive officers as disclosed in the Proxy Statement.	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	Election of Director: Frances Arnold, Ph.D.	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	To approve, on an advisory basis, a stockholder proposal regarding the right of stockholders to call special meetings.	AGAINST
ILLUMINA, INC.	US4523271090	26-May-2022	To approve an amendment to our Amended and Restated Certificate of Incorporation to permit stockholders to call special meetings.	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	Election of Director: Francis A. deSouza	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	Election of Director: Caroline D. Dorsa	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	Election of Director: Robert S. Epstein, M.D.	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	Election of Director: Scott Gottlieb, M.D.	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	Election of Director: Gary S. Guthart, Ph.D.	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	Election of Director: Philip W. Schiller	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	Election of Director: Susan E. Siegel	FOR
ILLUMINA, INC.	US4523271090	26-May-2022	Election of Director: John W. Thompson	FOR
INARI MEDICAL, INC.	US45332Y1091	26-May-2022	Election of Class II Director to serve until the 2025 annual meeting of Stockholders: Dana G. Mead	ABSTAIN
INARI MEDICAL, INC.	US45332Y1091	26-May-2022	Election of Class II Director to serve until the 2025 annual meeting of Stockholders: Kirk Nielsen	FOR
INARI MEDICAL, INC.	US45332Y1091	26-May-2022	Election of Class II Director to serve until the 2025 annual meeting of Stockholders: Catherine Szyman	FOR
INARI MEDICAL, INC.	US45332Y1091	26-May-2022	To ratify the selection of BDO USA, LLP as the independent registered public accounting firm for the Company's fiscal year ending December 31, 2022.	FOR
INARI MEDICAL, INC.	US45332Y1091	26-May-2022	To approve, on an advisory basis, the compensation of our named executive officers as disclosed in this proxy statement.	FOR
INARI MEDICAL, INC.	US45332Y1091	26-May-2022	To approve, on an advisory basis, the frequency of future advisory votes on executive compensation.	1 YEAR

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INDEPENDENT BANK GROUP, INC.	US45384B1061	26-May-2022	Election of Class III Director to serve until the 2025 Annual Meeting: DAVID R. BROOKS	FOR
INDEPENDENT BANK GROUP, INC.	US45384B1061	26-May-2022	Election of Class III Director to serve until the 2025 Annual Meeting: ALICIA K. HARRISON	FOR
INDEPENDENT BANK GROUP, INC.	US45384B1061	26-May-2022	Election of Class III Director to serve until the 2025 Annual Meeting: J. WEBB JENNINGS, III	FOR
INDEPENDENT BANK GROUP, INC.	US45384B1061	26-May-2022	Election of Class III Director to serve until the 2025 Annual Meeting: PAUL E. WASHINGTON	FOR
INDEPENDENT BANK GROUP, INC.	US45384B1061	26-May-2022	A (non-binding) vote regarding the compensation of the Company's named executive officers (Say-On-Pay).	FOR
INDEPENDENT BANK GROUP, INC.	US45384B1061	26-May-2022	Approval of the Company's adoption and implementation of the 2022 Equity Incentive Plan.	FOR
INDEPENDENT BANK GROUP, INC.	US45384B1061	26-May-2022	Ratification of the appointment of RSM US LLP as the independent registered public accounting firm of the company for the year ending December 31, 2022.	FOR
INSTALLED BUILDING PRODUCTS, INC.	US45780R1014	26-May-2022	Election of Director: Jeffrey W. Edwards	FOR
INSTALLED BUILDING PRODUCTS, INC.	US45780R1014	26-May-2022	Election of Director: Lawrence A. Hilsheimer	FOR
INSTALLED BUILDING PRODUCTS, INC.	US45780R1014	26-May-2022	Election of Director: Janet E. Jackson	FOR
INSTALLED BUILDING PRODUCTS, INC.	US45780R1014	26-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
INSTALLED BUILDING PRODUCTS, INC.	US45780R1014	26-May-2022	Approval, on an advisory basis, the compensation of our named executive officers.	FOR
IRHYTHM TECHNOLOGIES, INC.	US4500561067	26-May-2022	DIRECTOR	FOR
IRHYTHM TECHNOLOGIES, INC.	US4500561067	26-May-2022	DIRECTOR	FOR
IRHYTHM TECHNOLOGIES, INC.	US4500561067	26-May-2022	DIRECTOR	FOR
IRHYTHM TECHNOLOGIES, INC.	US4500561067	26-May-2022	DIRECTOR	ABSTAIN
IRHYTHM TECHNOLOGIES, INC.	US4500561067	26-May-2022	DIRECTOR	FOR
IRHYTHM TECHNOLOGIES, INC.	US4500561067	26-May-2022	DIRECTOR	FOR
IRHYTHM TECHNOLOGIES, INC.	US4500561067	26-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
IRHYTHM TECHNOLOGIES, INC.	US4500561067	26-May-2022	Advisory vote to approve Named Executive Officer Compensation.	FOR

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J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Appoint a Director Koide, Hiroko	FOR
J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Appoint a Director Yoshimoto, Tatsuya	FOR
J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Appoint a Director Wakabayashi, Hayato	FOR
J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Amend Articles to: Reduce the Board of Directors Size, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Appoint a Director Yamamoto, Ryoichi	AGAINST
J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Appoint a Director Hamada, Kazuko	AGAINST
J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Appoint a Director Yago, Natsunosuke	FOR
J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Appoint a Director Hakoda, Junya	FOR
J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Appoint a Director Uchida, Akira	FOR
J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Appoint a Director Sato, Rieko	FOR
J.FRONT RETAILING CO.,LTD.	JP3386380004	26-May-2022	Appoint a Director Seki, Tadayuki	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Larry Quinlan	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Efrain Rivera	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Hugo Bagué	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Christian Ulbrich	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Approval, on an Advisory Basis, of JLL's Executive Compensation ("Say On Pay")	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Ratification of the Appointment of KPMG LLP as JLL's Independent Registered Public Accounting Firm for the Year Ending December 31, 2022	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Matthew Carter, Jr.	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Samuel A. Di Piazza, Jr.	AGAINST
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Tina Ju	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Bridget Macaskill	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Deborah H. McAneny	AGAINST
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Siddharth (Bobby) N. Mehta	FOR

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JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Jeetendra (Jeetu) I. Patel	FOR
JONES LANG LASALLE INCORPORATED	US48020Q1076	26-May-2022	Election of Director: Ann Marie Petach	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Advisory vote to approve executive compensation.	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Ratification of the appointment of KPMG LLP as Independent Registered Public Accounting Firm for fiscal year 2022.	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Election of Director: Michael P. Kehoe	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Election of Director: Steven J. Bensinger	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Election of Director: Teresa P. Chia	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Election of Director: Robert V. Hatcher, III	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Election of Director: Anne C. Kronenberg	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Election of Director: Robert Lippincott, III	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Election of Director: James J. Ritchie	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Election of Director: Frederick L. Russell, Jr.	FOR
KINSALE CAPITAL GROUP, INC.	US49714P1084	26-May-2022	Election of Director: Gregory M. Share	FOR
KITANOTATSUJIN CORPORATION	JP3240100002	26-May-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Okabe, Seiichi	FOR
KITANOTATSUJIN CORPORATION	JP3240100002	26-May-2022	Approve Appropriation of Surplus	FOR
KITANOTATSUJIN CORPORATION	JP3240100002	26-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KITANOTATSUJIN CORPORATION	JP3240100002	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kinoshita, Katsuhisa	FOR
KITANOTATSUJIN CORPORATION	JP3240100002	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Horikawa, Asako	FOR
KITANOTATSUJIN CORPORATION	JP3240100002	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iimori, Maki	FOR
KITANOTATSUJIN CORPORATION	JP3240100002	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kudo, Takahito	FOR
KITANOTATSUJIN CORPORATION	JP3240100002	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shima, Koichi	FOR
KITANOTATSUJIN CORPORATION	JP3240100002	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taoka, Kei	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Kuboyama, Mitsuru	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Komatsu, Kazuki	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Urata, Toshikazu	FOR

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KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Nitori, Akio	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Tabata, Akira	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Otagaki, Keiichi	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Nakazawa, Takashi	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Katayama, Hiroomi	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Yamanaka, Chika	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Corporate Auditor Nomura, Akihiro	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Approve Payment of Bonuses to Corporate Officers	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Approve Appropriation of Surplus	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Approve Details of the Restricted-Stock Compensation to be received by Corporate Officers	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Hikida, Naotaro	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Kato, Takaaki	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Narita, Yukio	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Sakakieda, Mamoru	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Tanaka, Yoshihiro	FOR
KOHNAN SHOJI CO.,LTD.	JP3283750002	26-May-2022	Appoint a Director Murakami, Fumihiko	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT GEORGE LEWIS BE RE-ELECTED AS A DIRECTOR	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT THE AUDITED REPORT AND ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021, TOGETHER WITH THE DIRECTORS' REPORT, STRATEGIC REPORT AND THE AUDITOR'S REPORT ON THOSE ACCOUNTS, BE RECEIVED	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT RIC LEWIS BE RE-ELECTED AS A DIRECTOR	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT SIR NIGEL WILSON BE RE-ELECTED AS A DIRECTOR	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT KPMG LLP BE REAPPOINTED AS AUDITOR OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT WHICH ACCOUNTS ARE LAID	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT THE AUDIT COMMITTEE, ON BEHALF OF THE BOARD OF DIRECTORS, BE AUTHORISED TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT THE DIRECTORS' REPORT ON REMUNERATION (EXCLUDING THE DIRECTORS' REMUNERATION POLICY), AS SET OUT ON PAGES 94 TO 95 OF THE COMPANY'S 2021 ANNUAL REPORT AND ACCOUNTS, BE APPROVED	FOR

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LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	<p>THAT: A) THE DIRECTORS OF THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED, IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 (THE 'ACT'), TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY OR GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY UP TO AN AGGREGATE NOMINAL AMOUNT OF 49,753,973; B) THIS AUTHORITY IS TO APPLY UNTIL THE CONCLUSION OF THE COMPANY'S NEXT AGM OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 30 JUNE 2023, EXCEPT THAT THE COMPANY MAY, BEFORE THIS AUTHORITY EXPIRES, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED AFTER IT EXPIRES AND THE DIRECTORS OF THE COMPANY MAY ALLOT SHARES OR GRANT RIGHTS IN PURSUANCE OF SUCH OFFER OR AGREEMENT AS IF THIS AUTHORITY HAD NOT EXPIRED; AND C) PREVIOUS UNUTILISED AUTHORITIES UNDER SECTION 551 OF THE ACT SHALL CEASE TO HAVE EFFECT (SAVE TO THE EXTENT THAT THE SAME ARE EXERCISABLE PURSUANT TO SECTION 551(7) OF THE ACT BY REASON OF ANY OFFER OR AGREEMENT MADE PRIOR TO THE DATE OF THIS RESOLUTION WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED ON OR AFTER THAT DATE)</p>	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	<p>THAT, IN ADDITION TO ANY AUTHORITY GRANTED PURSUANT TO RESOLUTION 16 (IF PASSED), THE BOARD BE GENERALLY AND UNCONDITIONALLY AUTHORISED, IN ACCORDANCE WITH SECTION 551 OF THE ACT, TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY OR GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY: D) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 20,000,000, REPRESENTING APPROXIMATELY 13.4% OF THE ISSUED ORDINARY SHARE CAPITAL AT 31 MARCH 2022 (THE LAST PRACTICABLE DATE OF MEASUREMENT PRIOR TO THE PUBLICATION OF THIS NOTICE); AND E) (SUBJECT TO APPLICABLE LAW AND REGULATION) AT SUCH ALLOTMENT, SUBSCRIPTION OR CONVERSION PRICES (OR SUCH MAXIMUM OR MINIMUM ALLOTMENT, SUBSCRIPTION OR CONVERSION PRICE METHODOLOGIES) AS MAY BE DETERMINED BY THE BOARD FROM TIME TO TIME, IN RELATION TO ANY ISSUE BY THE COMPANY OR ANY SUBSIDIARY OR SUBSIDIARY UNDERTAKING OF THE COMPANY (TOGETHER, THE 'GROUP') OF CONTINGENT CONVERTIBLE SECURITIES ('CCS') THAT ARE CONVERTIBLE INTO, OR ARE EXCHANGEABLE FOR, ORDINARY SHARES IN THE COMPANY IN PRESCRIBED CIRCUMSTANCES, WHERE THE BOARD INTENDS THAT SUCH AN ISSUANCE OF CCS WOULD BE ELIGIBLE TO COUNT TOWARDS, OR OTHERWISE WOULD BE DESIRABLE IN CONNECTION WITH ENABLING THE COMPANY OR ANY OTHER MEMBER OF THE GROUP TO MEET REGULATORY CAPITAL REQUIREMENTS OR TARGETS APPLICABLE TO THE COMPANY AND/OR THE GROUP FROM TIME TO TIME. THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE COMPANY'S NEXT AGM OR IF EARLIER AT THE CLOSE OF BUSINESS ON 30 JUNE 2023 EXCEPT THAT THE COMPANY MAY, BEFORE THIS AUTHORITY EXPIRES, MAKE OFFERS OR AGREEMENTS WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED AFTER IT EXPIRES AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT AS</p>	FOR

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LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	<p>THAT IN ACCORDANCE WITH SECTIONS 366 AND 367 OF THE ACT, THE COMPANY AND ALL COMPANIES THAT ARE ITS SUBSIDIARIES AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION IS EFFECTIVE ARE HEREBY AUTHORISED, IN AGGREGATE, TO: A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES, NOT EXCEEDING GBP 100,000 IN TOTAL; B) MAKE DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES NOT EXCEEDING GBP 100,000 IN TOTAL; AND C) INCUR POLITICAL EXPENDITURE, NOT EXCEEDING GBP 100,000 IN TOTAL; (AS SUCH TERMS ARE DEFINED IN SECTIONS 363 TO 365 OF THE ACT) DURING THE PERIOD OF ONE YEAR BEGINNING WITH THE DATE OF THE PASSING OF THIS RESOLUTION PROVIDED THAT THE AUTHORISED SUM REFERRED TO IN PARAGRAPHS (A), (B) AND (C) ABOVE MAY BE COMPRISED OF ONE OR MORE AMOUNTS IN DIFFERENT CURRENCIES WHICH, FOR THE PURPOSES OF CALCULATING THAT AUTHORISED SUM, SHALL BE CONVERTED INTO POUNDS STERLING AT SUCH RATE AS THE BOARD OF THE COMPANY IN ITS ABSOLUTE DISCRETION MAY DETERMINE TO BE APPROPRIATE</p>	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	<p>THAT, IF RESOLUTION 16 IS PASSED, THE BOARD BE GIVEN POWER TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE LIMITED: A) TO THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES: I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND II. TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE BOARD OTHERWISE CONSIDERS NECESSARY, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND B) IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 16 AND/OR IN THE CASE OF ANY SALE OF TREASURY SHARES TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (A) ABOVE) UP TO A NOMINAL AMOUNT OF GBP 7,463,096 (REPRESENTING 298,523,843 ORDINARY SHARES), SUCH POWER TO APPLY UNTIL THE END OF THE NEXT YEAR'S AGM (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 JUNE 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED</p>	FOR

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LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT, IF RESOLUTION 16 IS PASSED, THE BOARD BE GIVEN POWER IN ADDITION TO ANY POWER GRANTED UNDER RESOLUTION 19 TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE ACT) FOR CASH UNDER THE AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 16 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 7,463,096 (REPRESENTING 298,523,843 ORDINARY SHARES); AND B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH POWER TO APPLY UNTIL THE END OF NEXT YEAR'S AGM (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 30 JUNE 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT ENDED	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT, IN ADDITION TO THE POWERS GRANTED PURSUANT TO RESOLUTIONS 19 AND 20 (IF PASSED), AND IF RESOLUTION 17 IS PASSED, THE BOARD BE GIVEN THE POWER TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 17 AS IF SECTION 561 OF THE ACT DID NOT APPLY. THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE COMPANY'S NEXT AGM OR IF EARLIER AT THE CLOSE OF BUSINESS ON 30 JUNE 2023 EXCEPT THAT THE COMPANY MAY, BEFORE THIS AUTHORITY EXPIRES, MAKE OFFERS OR AGREEMENTS WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED AFTER IT EXPIRES AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT AS IF THIS AUTHORITY HAD NOT EXPIRED	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT A FINAL DIVIDEND OF 13.27 PENCE PER ORDINARY SHARE IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021 BE DECLARED AND PAID ON 1 JUNE 2022 TO SHAREHOLDERS ON THE REGISTER OF MEMBERS AT THE CLOSE OF BUSINESS ON 22 APRIL 2022	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT THE COMPANY BE AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE ACT TO MAKE ONE OR MORE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE ACT) OF ITS ORDINARY SHARES OF 2.5 PENCE EACH ('ORDINARY SHARES') PROVIDED THAT: A) THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED IS 597,047,687; B) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS 2.5P; AND C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE HIGHER OF: I. THE AMOUNT EQUAL TO 5% ABOVE THE AVERAGE MARKET VALUE OF AN ORDINARY SHARE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND II. THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT PURCHASE BID ON THE TRADING VENUES WHERE THE PURCHASE IS CARRIED OUT AT THE RELEVANT TIME, SUCH AUTHORITY TO APPLY UNTIL THE END OF NEXT YEAR'S AGM (OR, IF EARLIER, 30 JUNE 2023) BUT DURING THIS PERIOD THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE ORDINARY SHARES, WHICH WOULD, OR MIGHT, BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE AUTHORITY ENDS AND THE COMPANY MAY PURCHASE ORDINARY SHARES PURSUANT TO ANY SUCH CONTRACT AS IF THE AUTHORITY HAD NOT ENDED	FOR

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LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT A GENERAL MEETING OF THE COMPANY OTHER THAN AN AGM OF THE COMPANY MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT LAURA WADE-GERY BE ELECTED AS A DIRECTOR	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT HENRIETTA BALDOCK BE RE-ELECTED AS A DIRECTOR	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT NILUFER VON BISMARCK BE RE-ELECTED AS A DIRECTOR	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT PHILIP BROADLEY BE RE-ELECTED AS A DIRECTOR	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT JEFF DAVIES BE RE-ELECTED AS A DIRECTOR	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT SIR JOHN KINGMAN BE RE-ELECTED AS A DIRECTOR	FOR
LEGAL & GENERAL GROUP PLC	GB0005603997	26-May-2022	THAT LESLEY KNOX BE RE-ELECTED AS A DIRECTOR	FOR
LIFE STORAGE, INC.	US53223X1072	26-May-2022	DIRECTOR	FOR
LIFE STORAGE, INC.	US53223X1072	26-May-2022	DIRECTOR	FOR
LIFE STORAGE, INC.	US53223X1072	26-May-2022	DIRECTOR	FOR
LIFE STORAGE, INC.	US53223X1072	26-May-2022	DIRECTOR	FOR
LIFE STORAGE, INC.	US53223X1072	26-May-2022	DIRECTOR	FOR
LIFE STORAGE, INC.	US53223X1072	26-May-2022	DIRECTOR	FOR
LIFE STORAGE, INC.	US53223X1072	26-May-2022	DIRECTOR	FOR
LIFE STORAGE, INC.	US53223X1072	26-May-2022	DIRECTOR	FOR
LIFE STORAGE, INC.	US53223X1072	26-May-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for the Company for the fiscal year ending December 31, 2022.	FOR
LIFE STORAGE, INC.	US53223X1072	26-May-2022	Proposal to approve the compensation of the Company's executive officers.	FOR
LINAMAR CORPORATION	CA53278L1076	26-May-2022	DIRECTOR	FOR
LINAMAR CORPORATION	CA53278L1076	26-May-2022	DIRECTOR	FOR
LINAMAR CORPORATION	CA53278L1076	26-May-2022	DIRECTOR	FOR
LINAMAR CORPORATION	CA53278L1076	26-May-2022	DIRECTOR	FOR
LINAMAR CORPORATION	CA53278L1076	26-May-2022	DIRECTOR	ABSTAIN
LINAMAR CORPORATION	CA53278L1076	26-May-2022	DIRECTOR	FOR
LINAMAR CORPORATION	CA53278L1076	26-May-2022	The re-appointment of PricewaterhouseCoopers LLP, Chartered Accountants, as auditors of the Corporation and to authorize the directors to fix their remuneration.	FOR
LOYALTY VENTURES INC.	US54911Q1076	26-May-2022	Re-election of Class I Director: Barbara L. Rayner	FOR
LOYALTY VENTURES INC.	US54911Q1076	26-May-2022	Ratification of the selection of Deloitte & Touche LLP as the independent registered public accounting firm of Loyalty Ventures Inc. for 2022.	FOR
MASIMO CORPORATION	US5747951003	26-May-2022	Election of Director: Mr. Adam Mikkelson	FOR
MASIMO CORPORATION	US5747951003	26-May-2022	Election of Director: Mr. Craig Reynolds	FOR

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MASIMO CORPORATION	US5747951003	26-May-2022	To ratify the selection of Grant Thornton as the Company's independent registered public accounting firm for fiscal year ended December 31, 2022.	FOR
MASIMO CORPORATION	US5747951003	26-May-2022	To provide an advisory vote to approve the compensation of our named executive officers.	AGAINST
MAXLINEAR, INC.	US57776J1007	26-May-2022	Election of Class I Director to serve until the 2025 annual meeting: Daniel A. Artusi	FOR
MAXLINEAR, INC.	US57776J1007	26-May-2022	Election of Class I Director to serve until the 2025 annual meeting: Tsu-Jae King Liu, Ph.D.	FOR
MAXLINEAR, INC.	US57776J1007	26-May-2022	To approve, on an advisory basis, the compensation of our named executive officers for the year ended December 31, 2021, as set forth in the proxy statement.	FOR
MAXLINEAR, INC.	US57776J1007	26-May-2022	To ratify the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	Advisory vote on a shareholder proposal requesting a report on global public policy and political influence, if properly presented.	AGAINST
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	DIRECTOR	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	Advisory vote to approve executive compensation.	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	Advisory vote to ratify the appointment of Ernst & Young LLP as independent auditor for 2022.	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	Advisory vote on a shareholder proposal requesting to modify the threshold to call special shareholders' meetings, if properly presented.	AGAINST
MCDONALD'S CORPORATION	US5801351017	26-May-2022	Advisory vote on a shareholder proposal requesting a report on reducing plastics use, if properly presented.	AGAINST
MCDONALD'S CORPORATION	US5801351017	26-May-2022	Advisory vote on a shareholder proposal requesting a report on antibiotics and public health costs, if properly presented.	AGAINST
MCDONALD'S CORPORATION	US5801351017	26-May-2022	Advisory vote on a shareholder proposal requesting disclosure regarding confinement stall use in the Company's U.S. pork supply chain, if properly presented.	AGAINST
MCDONALD'S CORPORATION	US5801351017	26-May-2022	Advisory vote on a shareholder proposal requesting a third party civil rights audit, if properly presented.	FOR
MCDONALD'S CORPORATION	US5801351017	26-May-2022	Advisory vote on a shareholder proposal requesting a report on lobbying activities and expenditures, if properly presented.	AGAINST

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MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	Election of Director: Edward K. Aldag, Jr.	FOR
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	To approve the compensation of the Company's executive officers, on a non-binding basis.	FOR
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	To approve the Medical Properties Trust, Inc. Amended and Restated 2019 Equity Investment Plan.	FOR
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	Election of Director: G. Steven Dawson	AGAINST
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	Election of Director: R. Steven Hamner	FOR
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	Election of Director: Caterina A. Mozingo	FOR
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	Election of Director: Emily W. Murphy	FOR
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	Election of Director: Elizabeth N. Pitman	FOR
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	Election of Director: D. Paul Sparks, Jr.	FOR
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	Election of Director: Michael G. Stewart	FOR
MEDICAL PROPERTIES TRUST, INC.	US58463J3041	26-May-2022	Election of Director: C. Reynolds Thompson, III	FOR
MERITOR, INC.	US59001K1007	26-May-2022	To approve the Agreement and Plan of Merger, dated as of February 21, 2022 (as amended, modified or supplemented from time to time, the "Merger Agreement"), by and among Meritor, Inc., an Indiana corporation ("Meritor"), Cummins Inc., an Indiana corporation ("Parent"), and Rose NewCo Inc., an Indiana corporation and a wholly owned subsidiary of Parent ("Merger Sub"), pursuant to which Merger Sub will be merged with and into Meritor, with Meritor continuing as the surviving corporation ...(due to space limits, see proxy material for full proposal).	FOR
MERITOR, INC.	US59001K1007	26-May-2022	To approve, on an advisory (non-binding) basis, certain compensation that may be paid or become payable to Meritor's named executive officers in connection with the Merger.	FOR
MERITOR, INC.	US59001K1007	26-May-2022	To approve the adjournment of the special meeting, if necessary or appropriate, including to solicit additional proxies if there are insufficient votes at the time of the special meeting to approve the Merger Proposal or in the absence of a quorum.	AGAINST
MGP INGREDIENTS, INC.	US55303J1060	26-May-2022	Election of Director: Thomas A. Gerke	FOR
MGP INGREDIENTS, INC.	US55303J1060	26-May-2022	Election of Director: Donn Lux	FOR
MGP INGREDIENTS, INC.	US55303J1060	26-May-2022	Election of Director: Kevin S. Rauckman	FOR
MGP INGREDIENTS, INC.	US55303J1060	26-May-2022	Election of Director: Todd B. Siwak	FOR
MGP INGREDIENTS, INC.	US55303J1060	26-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm.	FOR

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MGP INGREDIENTS, INC.	US55303J1060	26-May-2022	To adopt an advisory resolution to approve the compensation of our named executive officers.	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Masato Miyachi	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Dennis M. Nally	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Alistair Darling	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Mary L. Schapiro	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Perry M. Traquina	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Rayford Wilkins, Jr.	FOR
MORGAN STANLEY	US6174464486	26-May-2022	To ratify the appointment of Deloitte & Touche LLP as independent auditor	FOR
MORGAN STANLEY	US6174464486	26-May-2022	To approve the compensation of executives as disclosed in the proxy statement (non-binding advisory vote)	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Shareholder proposal requesting adoption of a policy to cease financing new fossil fuel development	AGAINST
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Thomas H. Glocer	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: James P. Gorman	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Robert H. Herz	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Erika H. James	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Hironori Kamezawa	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Shelley B. Leibowitz	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Stephen J. Luczo	FOR
MORGAN STANLEY	US6174464486	26-May-2022	Election of Director: Jami Miscik	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE DIRECTOR:LIN-CHIN SU,SHAREHOLDER NO.0000285	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	TO RATIFY THE BUSINESS REPORT AND FINANCIAL STATEMENTS FOR 2021	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE DIRECTOR:NPC ,SHAREHOLDER NO.0000001 ,JOSEPH WU AS REPRESENTATIVE	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE DIRECTOR:NPC ,SHAREHOLDER NO.0000001 ,REX CHUANG AS REPRESENTATIVE	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:CHING-CHYI LAI,SHAREHOLDER NO.B101000XXX	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:SHU-PO HSU,SHAREHOLDER NO.P121619XXX	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR: TSAI-FENG HOU,SHAREHOLDER NO.Q202201XXX	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:TAIN-JY CHEN,SHAREHOLDER NO.F100078XXX	FOR

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NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	RELEASE OF DIRECTORS FROM NON-COMPETITION RESTRICTIONS.	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	TO RATIFY THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. COMMON SHAREHOLDER WILL BE ENTITLED TO RECEIVE A CASH DIVIDEND OF NT\$3.70349933 PER SHARE.	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	TO APPROVE AMENDMENTS TO THE ARTICLES OF INCORPORATION OF THE COMPANY.	AGAINST
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	TO APPROVE AMENDMENTS TO THE PROCEDURE OF ACQUISITION OR DISPOSAL OF ASSETS OF THE COMPANY OF THE COMPANY.	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE DIRECTOR: NPC, SHAREHOLDER NO.0000001, CHIA CHAU, WU AS REPRESENTATIVE	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE DIRECTOR: WEN YUAN, WONG, SHAREHOLDER NO.0017206	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE DIRECTOR: SUSAN WANG, SHAREHOLDER NO.A220199XXX	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE DIRECTOR: PEI-ING LEE, SHAREHOLDER NO.0001266	FOR
NANYA TECHNOLOGY CORPORATION	TW0002408002	26-May-2022	THE ELECTION OF THE DIRECTOR: MING JEN, TZOU, SHAREHOLDER NO.M100002XXX	FOR
NEVRO CORP.	US64157F1030	26-May-2022	DIRECTOR	FOR
NEVRO CORP.	US64157F1030	26-May-2022	DIRECTOR	FOR
NEVRO CORP.	US64157F1030	26-May-2022	DIRECTOR	FOR
NEVRO CORP.	US64157F1030	26-May-2022	DIRECTOR	FOR
NEVRO CORP.	US64157F1030	26-May-2022	DIRECTOR	FOR
NEVRO CORP.	US64157F1030	26-May-2022	DIRECTOR	FOR
NEVRO CORP.	US64157F1030	26-May-2022	DIRECTOR	FOR
NEVRO CORP.	US64157F1030	26-May-2022	DIRECTOR	FOR
NEVRO CORP.	US64157F1030	26-May-2022	To ratify the selection, by the Audit Committee of the Company's Board of Directors, of PricewaterhouseCoopers LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022	FOR
NEVRO CORP.	US64157F1030	26-May-2022	To approve, on a non-binding, advisory basis, the compensation of the named executive officers as disclosed in the Company's proxy statement in accordance with the compensation disclosure rules of the Securities and Exchange Commission	FOR
NEVRO CORP.	US64157F1030	26-May-2022	To approve, on a non-binding, advisory basis, the frequency of future advisory votes on the compensation of our named executive officers	1 YEAR
NEW RESIDENTIAL INVESTMENT CORP.	US64828T2015	26-May-2022	DIRECTOR	ABSTAIN

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NEW RESIDENTIAL INVESTMENT CORP.	US64828T2015	26-May-2022	DIRECTOR	ABSTAIN
NEW RESIDENTIAL INVESTMENT CORP.	US64828T2015	26-May-2022	To ratify the appointment of Ernst & Young LLP as independent registered public accounting firm for New Residential Investment Corp. for fiscal year 2022.	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsutomi, Shigeo	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Kurihara, Makoto	AGAINST
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Fushimi, Yasuharu	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamada, Tatsumi	AGAINST
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Nakao, Yasushi	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Approve Details of the Restricted-Stock Compensation and the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	AGAINST
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Approve Appropriation of Surplus	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Amend Articles to: Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Enomoto, Shuji	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okumoto, Kiyotaka	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okuno, Fukuzo	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Owada, Tadashi	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakai, Shinji	FOR
NOMURA CO.,LTD.	JP3762400004	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kimishima, Tatsumi	FOR
OLD REPUBLIC INTERNATIONAL CORPORATION	US6802231042	26-May-2022	DIRECTOR	FOR
OLD REPUBLIC INTERNATIONAL CORPORATION	US6802231042	26-May-2022	DIRECTOR	FOR
OLD REPUBLIC INTERNATIONAL CORPORATION	US6802231042	26-May-2022	DIRECTOR	ABSTAIN
OLD REPUBLIC INTERNATIONAL CORPORATION	US6802231042	26-May-2022	DIRECTOR	ABSTAIN

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OLD REPUBLIC INTERNATIONAL CORPORATION	US6802231042	26-May-2022	To ratify the selection of KPMG LLP as the Company's auditors for 2022.	FOR
OLD REPUBLIC INTERNATIONAL CORPORATION	US6802231042	26-May-2022	Advisory vote to approve executive compensation.	FOR
OLD REPUBLIC INTERNATIONAL CORPORATION	US6802231042	26-May-2022	To approve the Old Republic International Corporation 2022 Incentive Compensation Plan.	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Election of Director for a one-year term expiring at 2023 Annual Meeting: Christine Y. Yan	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Advisory (non-binding) resolution to approve the compensation of our named executive officers.	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Election of Director for a one-year term expiring at 2023 Annual Meeting: Atsushi Abe	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Election of Director for a one-year term expiring at 2023 Annual Meeting: Alan Campbell	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Election of Director for a one-year term expiring at 2023 Annual Meeting: Susan K. Carter	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Election of Director for a one-year term expiring at 2023 Annual Meeting: Thomas L. Deitrich	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Election of Director for a one-year term expiring at 2023 Annual Meeting: Gilles Delfassy	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Election of Director for a one-year term expiring at 2023 Annual Meeting: Hassane El-Khoury	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Election of Director for a one-year term expiring at 2023 Annual Meeting: Bruce E. Kiddoo	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Election of Director for a one-year term expiring at 2023 Annual Meeting: Paul A. Mascarenas	FOR
ON SEMICONDUCTOR CORPORATION	US6821891057	26-May-2022	Election of Director for a one-year term expiring at 2023 Annual Meeting: Gregory L. Waters	FOR
ONE GAS, INC	US68235P1084	26-May-2022	Advisory vote to approve the Company's executive compensation.	FOR
ONE GAS, INC	US68235P1084	26-May-2022	Election of Director: Robert B. Evans	FOR
ONE GAS, INC	US68235P1084	26-May-2022	Election of Director: John W. Gibson	FOR
ONE GAS, INC	US68235P1084	26-May-2022	Election of Director: Tracy E. Hart	FOR
ONE GAS, INC	US68235P1084	26-May-2022	Election of Director: Michael G. Hutchinson	FOR

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ONE GAS, INC	US68235P1084	26-May-2022	Election of Director: Robert S. McAnnally	FOR
ONE GAS, INC	US68235P1084	26-May-2022	Election of Director: Pattye L. Moore	FOR
ONE GAS, INC	US68235P1084	26-May-2022	Election of Director: Eduardo A. Rodriguez	FOR
ONE GAS, INC	US68235P1084	26-May-2022	Election of Director: Douglas H. Yaeger	FOR
ONE GAS, INC	US68235P1084	26-May-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm of ONE Gas, Inc. for the year ending December 31, 2022.	FOR
PALOMAR HOLDINGS, INC.	US69753M1053	26-May-2022	DIRECTOR	FOR
PALOMAR HOLDINGS, INC.	US69753M1053	26-May-2022	DIRECTOR	FOR
PALOMAR HOLDINGS, INC.	US69753M1053	26-May-2022	To approve of the Amendment and Restatement of our Certificate of Incorporation.	FOR
PALOMAR HOLDINGS, INC.	US69753M1053	26-May-2022	To approve, on a non-binding advisory basis, of the compensation of our Named Executive Officers.	AGAINST
PALOMAR HOLDINGS, INC.	US69753M1053	26-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
PASSAGE BIO INC	US7027121000	26-May-2022	DIRECTOR	ABSTAIN
PASSAGE BIO INC	US7027121000	26-May-2022	DIRECTOR	FOR
PASSAGE BIO INC	US7027121000	26-May-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	The ratification of the appointment of Deloitte & Touche LLP as the Company's independent auditor for the year ending December 31, 2022.	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	An advisory vote on the 2021 compensation of the named executive officers.	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	Election of Director: Thomas Nimbley	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	Approval of an amendment of the Amended and Restated 2017 Equity Incentive Plan.	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	Election of Director: Spencer Abraham	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	Election of Director: Wayne Budd	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	Election of Director: Karen Davis	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	Election of Director: Paul J. Donahue, Jr.	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	Election of Director: S. Eugene Edwards	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	Election of Director: Robert Lavinia	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	Election of Director: Kimberly Lubel	FOR
PBF ENERGY INC.	US69318G1067	26-May-2022	Election of Director: George Ogden	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Election of Director: Alan D. Wheat	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Advisory Vote to Approve Executive Compensation Paid by the Company to its Named Executive Officers.	FOR

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PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Election of Director: Dennis H. Chookaszian	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Ratification of the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Election of Director: Kenda B. Gonzales	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Election of Director: Patrick W. Gross	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Election of Director: William D. Hansen	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Election of Director: Andrew H. Hurst	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Election of Director: Gregory L. Jackson	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Election of Director: Thomas B. Lally	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Election of Director: Todd S. Nelson	FOR
PERDOCEO EDUCATION CORPORATION	US71363P1066	26-May-2022	Election of Director: Leslie T. Thornton	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	RE-ELECT SAMI ISKANDER AS DIRECTOR	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	RATIFY ERNST & YOUNG LLP AS AUDITORS	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
PETROFAC LTD	GB00B0H2K534	26-May-2022	APPROVE REMUNERATION REPORT	AGAINST
PETROFAC LTD	GB00B0H2K534	26-May-2022	ELECT AFONSO REIS E SOUSA AS DIRECTOR	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	RE-ELECT RENE MEDORI AS DIRECTOR	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	RE-ELECT SARA AKBAR AS DIRECTOR	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	RE-ELECT AYMAN ASFARI AS DIRECTOR	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	RE-ELECT MATTHIAS BICHSEL AS DIRECTOR	FOR

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PETROFAC LTD	GB00B0H2K534	26-May-2022	RE-ELECT DAVID DAVIES AS DIRECTOR	FOR
PETROFAC LTD	GB00B0H2K534	26-May-2022	RE-ELECT FRANCESCA DI CARLO AS DIRECTOR	FOR
PINTEREST, INC.	US72352L1061	26-May-2022	Election of Class III Director to hold office until the 2025 annual meeting: Leslie J. Kilgore	FOR
PINTEREST, INC.	US72352L1061	26-May-2022	Election of Class III Director to hold office until the 2025 annual meeting: Benjamin Silbermann	FOR
PINTEREST, INC.	US72352L1061	26-May-2022	Election of Class III Director to hold office until the 2025 annual meeting: Salaam Coleman Smith	FOR
PINTEREST, INC.	US72352L1061	26-May-2022	Ratify the audit committee's selection of Ernst & Young LLP as the company's independent registered public accounting firm for the fiscal year 2022	FOR
PINTEREST, INC.	US72352L1061	26-May-2022	Approve, on an advisory non-binding basis, the compensation of our named executive officers	FOR
PRESIDENT CHAIN STORE CORP	TW0002912003	26-May-2022	RATIFICATION OF 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
PRESIDENT CHAIN STORE CORP	TW0002912003	26-May-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED CASH DIVIDEND :TWD 7.21 PER SHARE.	FOR
PRESIDENT CHAIN STORE CORP	TW0002912003	26-May-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 LEGAL RESERVE.PROPOSED CAPITAL DISTRIBUTION :TWD 1.79 PER SHARE.	FOR
PRESIDENT CHAIN STORE CORP	TW0002912003	26-May-2022	AMENDMENTS TO ARTICLES OF INCORPORATION OF THE COMPANY.	FOR
PRESIDENT CHAIN STORE CORP	TW0002912003	26-May-2022	AMENDMENTS TO THE PROCEDURES FOR ACQUISITION AND DISPOSAL OF ASSETS OF THE PRESIDENT CHAIN STORE CORPORATION.	FOR
PRESIDENT CHAIN STORE CORP	TW0002912003	26-May-2022	ADOPTION OF THE PROPOSAL FOR RELEASING DIRECTORS FROM NON-COMPETITION.	FOR
PROTAGONIST THERAPEUTICS INC	US74366E1029	26-May-2022	DIRECTOR	FOR
PROTAGONIST THERAPEUTICS INC	US74366E1029	26-May-2022	DIRECTOR	FOR
PROTAGONIST THERAPEUTICS INC	US74366E1029	26-May-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
PROTAGONIST THERAPEUTICS INC	US74366E1029	26-May-2022	To recommend, by non-binding vote, the frequency of future executive compensation votes.	1 YEAR
PROTAGONIST THERAPEUTICS INC	US74366E1029	26-May-2022	To ratify the selection by the Audit Committee of the Board of Ernst & Young LLP as Protagonist Therapeutics' independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT PHILIP REMNANT AS A DIRECTOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RECEIVE AND CONSIDER THE 2021 ACCOUNTS, STRATEGIC REPORT, DIRECTORS' REMUNERATION REPORT, DIRECTORS' REPORT AND THE AUDITOR'S REPORT	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT JAMES TURNER AS A DIRECTOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT TOM WATJEN AS A DIRECTOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT JEANETTE WONG AS A DIRECTOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT AMY YIP AS A DIRECTOR	FOR

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PRUDENTIAL PLC	GB0007099541	26-May-2022	TO REAPPOINT KPMG LLP AS THE COMPANY'S AUDITOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AMOUNT OF THE AUDITOR'S REMUNERATION	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RENEW THE AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RENEW THE AUTHORITY TO ALLOT ORDINARY SHARES	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RENEW THE EXTENSION OF AUTHORITY TO ALLOT ORDINARY SHARES TO INCLUDE REPURCHASED SHARES	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RENEW THE AUTHORITY FOR DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RENEW THE AUTHORITY FOR DISAPPLICATION OF PRE-EMPTION RIGHTS FOR PURPOSES OF ACQUISITIONS OR SPECIFIED CAPITAL INVESTMENTS	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RENEW THE PRUDENTIAL INTERNATIONAL SAVINGS-RELATED SHARE OPTION SCHEME FOR NON-EMPLOYEES	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RENEW THE AUTHORITY FOR PURCHASE OF OWN SHARES	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RENEW THE AUTHORITY IN RESPECT OF NOTICE FOR GENERAL MEETINGS	AGAINST
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO ELECT GEORGE SARTOREL AS A DIRECTOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT SHRITI VADERA AS A DIRECTOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT JEREMY ANDERSON AS A DIRECTOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT MARK FITZPATRICK AS A DIRECTOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT CHUA SOCK KOONG AS A DIRECTOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT DAVID LAW AS A DIRECTOR	FOR
PRUDENTIAL PLC	GB0007099541	26-May-2022	TO RE-ELECT MING LU AS A DIRECTOR	FOR
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	FOR
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	ABSTAIN
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	ABSTAIN
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	FOR
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	FOR
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	FOR
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	ABSTAIN
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	FOR
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	FOR
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	ABSTAIN
R1 RCM INC.	US7493971052	26-May-2022	DIRECTOR	ABSTAIN

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R1 RCM INC.	US7493971052	26-May-2022	To approve, for purposes of complying with the applicable provisions of Nasdaq Listing Rule 5635, the issuance of shares of common stock of Project Roadrunner Parent Inc. ("New R1") to CoyCo 1, L.P. and CoyCo 2, L.P., pursuant to the terms of the Transaction Agreement and Plan of Merger, dated as of January 9, 2022, by and among the Company, New R1, Project Roadrunner Merger Sub Inc., Revint Holdings, LLC ("Cloudmed"), CoyCo 1, L.P., CoyCo 2., L.P., and certain other parties, as described in the accompanying proxy statement/prospectus.	FOR
R1 RCM INC.	US7493971052	26-May-2022	To approve the adoption of an amendment to the Company's Restated Certificate of Incorporation to increase our authorized share capital from 500,000,000 shares to 750,000,000 shares of common stock.	FOR
R1 RCM INC.	US7493971052	26-May-2022	To ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
R1 RCM INC.	US7493971052	26-May-2022	To approve the adjournment of the 2022 Annual Meeting to a later date, or dates, if necessary, to permit further solicitation and vote of proxies in the event that there are insufficient votes for the approval of one or more proposals at the 2022 Annual Meeting.	AGAINST
REPLIGEN CORPORATION	US7599161095	26-May-2022	Election of Director: Tony J. Hunt	FOR
REPLIGEN CORPORATION	US7599161095	26-May-2022	Election of Director: Karen A. Dawes	FOR
REPLIGEN CORPORATION	US7599161095	26-May-2022	Election of Director: Nicolas M. Barthelemy	FOR
REPLIGEN CORPORATION	US7599161095	26-May-2022	Election of Director: Carrie Eglinton Manner	FOR
REPLIGEN CORPORATION	US7599161095	26-May-2022	Election of Director: Rohin Mhatre, Ph.D.	FOR
REPLIGEN CORPORATION	US7599161095	26-May-2022	Election of Director: Glenn P. Muir	FOR
REPLIGEN CORPORATION	US7599161095	26-May-2022	Ratification of the selection of Ernst & Young LLP as Repligen Corporation's independent registered public accounting firm for the fiscal year 2022.	FOR
REPLIGEN CORPORATION	US7599161095	26-May-2022	Advisory vote to approve the compensation paid to Repligen Corporation's named executive officers.	FOR
ROBLOX CORPORATION	US7710491033	26-May-2022	DIRECTOR	FOR
ROBLOX CORPORATION	US7710491033	26-May-2022	DIRECTOR	FOR
ROBLOX CORPORATION	US7710491033	26-May-2022	Advisory Vote on the Compensation of our Named Executive Officers.	FOR
ROBLOX CORPORATION	US7710491033	26-May-2022	Advisory Vote on the Frequency of Future Stockholder Advisory Votes on the Compensation of our Named Executive Officers.	1 YEAR
ROBLOX CORPORATION	US7710491033	26-May-2022	Ratification of Independent Registered Public Accounting Firm.	FOR
SCHOLAR ROCK HOLDING CORPORATION	US80706P1030	26-May-2022	DIRECTOR	FOR
SCHOLAR ROCK HOLDING CORPORATION	US80706P1030	26-May-2022	DIRECTOR	FOR
SCHOLAR ROCK HOLDING CORPORATION	US80706P1030	26-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SEALED AIR CORPORATION	US81211K1007	26-May-2022	Approval, as an advisory vote, of Sealed Air's 2021 executive compensation.	FOR
SEALED AIR CORPORATION	US81211K1007	26-May-2022	Election of Director: Elizabeth M. Adefioye	FOR
SEALED AIR CORPORATION	US81211K1007	26-May-2022	Election of Director: Zubaid Ahmad	FOR

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SEALED AIR CORPORATION	US81211K1007	26-May-2022	Election of Director: Françoise Colpron	FOR
SEALED AIR CORPORATION	US81211K1007	26-May-2022	Election of Director: Edward L. Doheny II	FOR
SEALED AIR CORPORATION	US81211K1007	26-May-2022	Election of Director: Henry R. Keizer	FOR
SEALED AIR CORPORATION	US81211K1007	26-May-2022	Election of Director: Harry A. Lawton III	FOR
SEALED AIR CORPORATION	US81211K1007	26-May-2022	Election of Director: Suzanne B. Rowland	FOR
SEALED AIR CORPORATION	US81211K1007	26-May-2022	Election of Director: Jerry R. Whitaker	FOR
SEALED AIR CORPORATION	US81211K1007	26-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Sealed Air's independent auditor for the year ending December 31, 2022.	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Election of Director: Stephen M. Zide	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Advisory resolution to approve executive compensation	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Election of Director: Andrew C. Teich	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Ordinary resolution to ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Advisory resolution on Director Compensation Report	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Ordinary resolution on Director Compensation Policy	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Ordinary resolution to reappoint Ernst & Young LLP as the Company's U.K. statutory auditor	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Ordinary resolution to authorize the Audit Committee, for and on behalf of the Board, to determine the Company's U.K. statutory auditor's reimbursement	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Ordinary resolution to receive the Company's 2021 Annual Report and Accounts	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Special resolution to approve the form of share repurchase contracts and repurchase counterparties	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Ordinary resolution to authorize the Board of Directors to issue equity securities	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Special resolution to authorize the Board of Directors to issue equity securities without pre-emptive rights	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Ordinary resolution to authorize the Board of Directors to issue equity securities under our equity incentive plans	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Election of Director: Jeffrey J. Cote	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Special resolution to authorize the Board of Directors to issue equity securities under our equity incentive plans without pre-emptive rights	FOR

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SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Election of Director: John P. Absmeier	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Election of Director: Daniel L. Black	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Election of Director: Lorraine A. Bolsinger	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Election of Director: James E. Heppelmann	AGAINST
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Election of Director: Constance E. Skidmore	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Election of Director: Steven A. Sonnenberg	FOR
SENSATA TECHNOLOGIES HOLDING PLC	GB00BFMBMT84	26-May-2022	Election of Director: Martha N. Sullivan	FOR
SENSEONICS HOLDINGS, INC.	US81727U1051	26-May-2022	Election of Director: Stephen DeFalco	FOR
SENSEONICS HOLDINGS, INC.	US81727U1051	26-May-2022	Election of Director: Douglas Prince	FOR
SENSEONICS HOLDINGS, INC.	US81727U1051	26-May-2022	Election of Director: Douglas Roeder	FOR
SENSEONICS HOLDINGS, INC.	US81727U1051	26-May-2022	Approval, on an advisory basis, of the compensation of our named executive officers, as disclosed in this proxy statement	FOR
SENSEONICS HOLDINGS, INC.	US81727U1051	26-May-2022	Ratification of selection by the Audit Committee of the Board of Directors of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Ito, Kunio	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Yonemura, Toshiro	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Higashi, Tetsuro	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Izawa, Yoshiyuki	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Yamada, Meyumi	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Jenifer Simms Rogers	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Paul Yonamine	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Stephen Hayes Dacus	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Elizabeth Miin Meyerdirk	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Corporate Auditor Teshima, Nobutomo	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Corporate Auditor Hara, Kazuhiro	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Approve Appropriation of Surplus	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Corporate Auditor Inamasu, Mitsuko	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR

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SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Isaka, Ryuichi	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Goto, Katsuhiko	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Ito, Junro	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Maruyama, Yoshimichi	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Nagamatsu, Fumihiko	FOR
SEVEN & I HOLDINGS CO.,LTD.	JP3422950000	26-May-2022	Appoint a Director Joseph Michael DePinto	FOR
SKECHERS U.S.A., INC.	US8305661055	26-May-2022	DIRECTOR	ABSTAIN
SKECHERS U.S.A., INC.	US8305661055	26-May-2022	DIRECTOR	ABSTAIN
SKECHERS U.S.A., INC.	US8305661055	26-May-2022	DIRECTOR	FOR
SKECHERS U.S.A., INC.	US8305661055	26-May-2022	Stockholder proposal requesting the Board of Directors to issue a report for Skechers' net zero climate transition plan, including its interim and long term greenhouse gas targets, and progress made in achieving those targets.	FOR
SOLARWINDS CORPORATION	US83417Q2049	26-May-2022	DIRECTOR	FOR
SOLARWINDS CORPORATION	US83417Q2049	26-May-2022	DIRECTOR	ABSTAIN
SOLARWINDS CORPORATION	US83417Q2049	26-May-2022	DIRECTOR	ABSTAIN
SOLARWINDS CORPORATION	US83417Q2049	26-May-2022	DIRECTOR	ABSTAIN
SOLARWINDS CORPORATION	US83417Q2049	26-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SOLARWINDS CORPORATION	US83417Q2049	26-May-2022	Non-binding advisory vote to approve the compensation of our named executive officers.	AGAINST
SOTERA HEALTH COMPANY	US83601L1026	26-May-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: Ruoxi Chen	AGAINST
SOTERA HEALTH COMPANY	US83601L1026	26-May-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: David A. Donnini	AGAINST
SOTERA HEALTH COMPANY	US83601L1026	26-May-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: Ann R. Klee	FOR
SOTERA HEALTH COMPANY	US83601L1026	26-May-2022	Approve, on an advisory basis, the frequency of future advisory votes to approve our named executive officers' compensation.	1 YEAR
SOTERA HEALTH COMPANY	US83601L1026	26-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent auditors for 2022.	FOR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	DIRECTOR	FOR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	DIRECTOR	FOR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	DIRECTOR	FOR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	DIRECTOR	FOR

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STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	DIRECTOR	FOR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	DIRECTOR	FOR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	DIRECTOR	FOR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	DIRECTOR	FOR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	DIRECTOR	FOR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	Approval of the compensation of Stewart Information Services Corporation's named executive officers (Say-on-Pay)	FOR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	Approval of the frequency of the vote on the compensation of Stewart Information Services Corporation's named executive officers (Say-When-on-Pay)	1 YEAR
STEWART INFORMATION SERVICES CORPORATION	US8603721015	26-May-2022	Ratification of the appointment of KPMG LLP as Stewart Information Services Corporation's independent auditors for 2022	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	DIRECTOR	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	DIRECTOR	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	DIRECTOR	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	DIRECTOR	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	DIRECTOR	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	DIRECTOR	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	DIRECTOR	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	DIRECTOR	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	DIRECTOR	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	DIRECTOR	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
STORE CAPITAL CORPORATION	US8621211007	26-May-2022	To indicate, on an advisory basis, the preferred frequency of future stockholder advisory votes approving the compensation of our named executive officers.	1 YEAR

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STRIX GROUP PLC	IM00BF0FMG91	26-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
STRIX GROUP PLC	IM00BF0FMG91	26-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
STRIX GROUP PLC	IM00BF0FMG91	26-May-2022	APPROVE REMUNERATION REPORT	AGAINST
STRIX GROUP PLC	IM00BF0FMG91	26-May-2022	APPROVE FINAL DIVIDEND	FOR
STRIX GROUP PLC	IM00BF0FMG91	26-May-2022	RE-ELECT RAUDRES WONG AS DIRECTOR	FOR
STRIX GROUP PLC	IM00BF0FMG91	26-May-2022	RATIFY PRICEWATERHOUSECOOPERS LLC AS AUDITORS	FOR
STRIX GROUP PLC	IM00BF0FMG91	26-May-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
STRIX GROUP PLC	IM00BF0FMG91	26-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
STRIX GROUP PLC	IM00BF0FMG91	26-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
STRIX GROUP PLC	IM00BF0FMG91	26-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Advisory Vote to Approve Named Executive Officer Compensation	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Vote to Reconfirm Amended and Restated Shareholder Rights Plan	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Election of Director: Dr. Albert Bolles	AGAINST
SUNOPTA INC.	CA8676EP1086	26-May-2022	Amendment of Articles	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Election of Director: Rebecca Fisher	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Election of Director: Joseph D. Ennen	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Election of Director: R. Dean Hollis	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Election of Director: Katrina Houde	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Election of Director: Leslie Starr Keating	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Election of Director: Kenneth Kempf	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Election of Director: Mahes S. Wickramasinghe	FOR
SUNOPTA INC.	CA8676EP1086	26-May-2022	Appointment of Ernst & Young LLP	FOR
TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Approval of the amendment and restatement of the Taylor Morrison Home Corporation 2013 Omnibus Equity Award Plan.	FOR
TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Election of Director: Peter Lane	FOR
TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Election of Director: William H. Lyon	FOR
TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Election of Director: Anne L. Mariucci	AGAINST

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TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Election of Director: David C. Merritt	FOR
TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Election of Director: Andrea Owen	FOR
TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Election of Director: Sheryl D. Palmer	FOR
TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Election of Director: Denise F. Warren	FOR
TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Election of Director: Christopher Yip	FOR
TAYLOR MORRISON HOME CORPORATION	US87724P1066	26-May-2022	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Election of Director for a term of one year: David B. Snow, Jr.	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Approve, on an advisory basis, the compensation of Teladoc Health's named executive officers.	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Election of Director for a term of one year: Karen L. Daniel	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Ratify the appointment of Ernst & Young LLP as Teladoc Health's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Approve an amendment to Teladoc Health's Certificate of Incorporation to permit holders of at least 15% net long ownership in voting power of Teladoc Health's outstanding capital stock to call special meetings.	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Election of Director for a term of one year: Sandra L. Fenwick	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Election of Director for a term of one year: William H. Frist, M.D.	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Election of Director for a term of one year: Jason Gorevic	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Election of Director for a term of one year: Catherine A. Jacobson	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Election of Director for a term of one year: Thomas G. McKinley	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Election of Director for a term of one year: Kenneth H. Paulus	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Election of Director for a term of one year: David L. Shedlarz	FOR
TELADOC HEALTH, INC.	US87918A1051	26-May-2022	Election of Director for a term of one year: Mark Douglas Smith, M.D., MBA	FOR
THE ENSIGN GROUP, INC.	US29358P1012	26-May-2022	Election of Director: Mr. Lee A. Daniels	FOR
THE ENSIGN GROUP, INC.	US29358P1012	26-May-2022	Election of Director: Dr. Ann S. Blouin	FOR
THE ENSIGN GROUP, INC.	US29358P1012	26-May-2022	Election of Director: Mr. Barry R. Port	FOR
THE ENSIGN GROUP, INC.	US29358P1012	26-May-2022	Election of Director: Ms. Suzanne D. Snapper	AGAINST
THE ENSIGN GROUP, INC.	US29358P1012	26-May-2022	Ratification of appointment of Deloitte & Touche LLP as independent registered public accounting firm for 2022.	FOR
THE ENSIGN GROUP, INC.	US29358P1012	26-May-2022	Approval, on an advisory basis, of our named executive officers' compensation.	FOR
THE ENSIGN GROUP, INC.	US29358P1012	26-May-2022	Approval of the Company's 2022 Omnibus Incentive Plan.	FOR

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THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Advisory (non-binding) vote to approve executive compensation Say-on-Pay	FOR
THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for fiscal 2022	FOR
THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Election of Director: William Ackman	AGAINST
THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Election of Director: Adam Flatto	FOR
THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Election of Director: Beth Kaplan	FOR
THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Election of Director: Allen Model	FOR
THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Election of Director: David O'Reilly	FOR
THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Election of Director: R. Scot Sellers	FOR
THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Election of Director: Steven Shepsman	FOR
THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Election of Director: Mary Ann Tighe	FOR
THE HOWARD HUGHES CORPORATION	US44267D1072	26-May-2022	Election of Director: Anthony Williams	FOR
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Interpublic's independent registered public accounting firm for the year 2022.	FOR
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Election of Director: Jocelyn Carter-Miller	FOR
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Advisory vote to approve named executive officer compensation.	FOR
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Stockholder proposal entitled "Independent Board Chairman."	AGAINST
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Election of Director: Mary J. Steele Guilfoile	FOR
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Election of Director: Dawn Hudson	FOR
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Election of Director: Philippe Krakowsky	FOR
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Election of Director: Jonathan F. Miller	FOR
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Election of Director: Patrick Q. Moore	FOR

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THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Election of Director: Linda S. Sanford	FOR
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Election of Director: David M. Thomas	FOR
THE INTERPUBLIC GROUP OF COMPANIES, INC.	US4606901001	26-May-2022	Election of Director: E. Lee Wyatt Jr.	FOR
THE JOINT CORP.	US47973J1025	26-May-2022	Election of Director: Matthew E. Rubel	FOR
THE JOINT CORP.	US47973J1025	26-May-2022	Election of Director: James H. Amos, Jr.	FOR
THE JOINT CORP.	US47973J1025	26-May-2022	Election of Director: Ronald V. DaVella	FOR
THE JOINT CORP.	US47973J1025	26-May-2022	Election of Director: Suzanne M. Decker	FOR
THE JOINT CORP.	US47973J1025	26-May-2022	Election of Director: Peter D. Holt	FOR
THE JOINT CORP.	US47973J1025	26-May-2022	Election of Director: Abe Hong	FOR
THE JOINT CORP.	US47973J1025	26-May-2022	Election of Director: Glenn J. Krevlin	FOR
THE JOINT CORP.	US47973J1025	26-May-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
THE JOINT CORP.	US47973J1025	26-May-2022	Ratification of the appointment of BDO USA, LLP as our independent registered public accounting firm for 2022.	FOR
THE TRADE DESK, INC.	US88339J1051	26-May-2022	DIRECTOR	FOR
THE TRADE DESK, INC.	US88339J1051	26-May-2022	DIRECTOR	FOR
THE TRADE DESK, INC.	US88339J1051	26-May-2022	DIRECTOR	FOR
THE TRADE DESK, INC.	US88339J1051	26-May-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
THE TRADE DESK, INC.	US88339J1051	26-May-2022	The approval, on a non-binding, of the compensation of our named executive officers.	AGAINST
TOHO CO.,LTD	JP3598600009	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Kobayashi, Takashi	FOR
TOHO CO.,LTD	JP3598600009	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Ando, Satoshi	FOR
TOHO CO.,LTD	JP3598600009	26-May-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Ota, Taizo	FOR
TOHO CO.,LTD	JP3598600009	26-May-2022	Approve Appropriation of Surplus	FOR
TOHO CO.,LTD	JP3598600009	26-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOHO CO.,LTD	JP3598600009	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimatani, Yoshishige	FOR
TOHO CO.,LTD	JP3598600009	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tako, Nobuyuki	FOR
TOHO CO.,LTD	JP3598600009	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ichikawa, Minami	FOR
TOHO CO.,LTD	JP3598600009	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuoka, Hiroyasu	FOR
TOHO CO.,LTD	JP3598600009	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sumi, Kazuo	FOR
TOHO CO.,LTD	JP3598600009	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Ogata, Eiichi	AGAINST

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TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO RE-ELECT MR. MARTIN KEE WAI-NGAI AS A DIRECTOR OF THE COMPANY	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE AUDITOR OF THE COMPANY	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO BUY BACK SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY	AGAINST
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO EXTEND THE GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY BY ADDITION THERETO OF THE NUMBER OF SHARES REPRESENTING THE AGGREGATE NUMBER OF SHARES BOUGHT BACK BY THE COMPANY	AGAINST
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO APPROVE PAYMENT OF A FINAL DIVIDEND OF HK FIFTEEN CENTS PER SHARE FROM THE RETAINED EARNINGS ACCOUNT AND SHARE PREMIUM ACCOUNT OF THE COMPANY IN RESPECT OF THE YEAR ENDED 31 DECEMBER 2021 WITH AN OPTION FOR SCRIP DIVIDEND	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO ADOPT SHARE OPTION SCHEME	AGAINST
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO ADOPT THE NEW MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR AND TO EXCLUSION OF THE EXISTING MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY	AGAINST
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO RE-ELECT DR. LEE KA-KIT AS A DIRECTOR OF THE COMPANY	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO RE-ELECT MR. LIU KAI LAP KENNETH AS A DIRECTOR OF THE COMPANY	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO RE-ELECT DR. JOHN QIU JIAN-HANG AS A DIRECTOR OF THE COMPANY	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO RE-ELECT DR. LOH KUNG WAI CHRISTINE AS A DIRECTOR OF THE COMPANY	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO RE-ELECT DR. THE HON. MOSES CHENG MO-CHI AS A DIRECTOR OF THE COMPANY	AGAINST
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO RE-ELECT MR. JOHN HO HON-MING AS A DIRECTOR OF THE COMPANY	FOR
TOWNGAS SMART ENERGY COMPANY LIMITED	KYG8972T1067	26-May-2022	TO APPROVE THE SHARE ISSUE (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 10 MAY 2022 (THE "CIRCULAR")), THE SUBSCRIPTION AGREEMENTS (AS DEFINED IN THE CIRCULAR) AND ALL TRANSACTIONS CONTEMPLATED UNDER THE SUBSCRIPTION AGREEMENTS AND IN CONNECTION THEREWITH	AGAINST
TREEHOUSE FOODS, INC.	US89469A1043	26-May-2022	Election of Director: Mark R. Hunter	FOR
TREEHOUSE FOODS, INC.	US89469A1043	26-May-2022	Election of Director: Linda K. Massman	FOR

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TREEHOUSE FOODS, INC.	US89469A1043	26-May-2022	Election of Director: Jason J. Tyler	FOR
TREEHOUSE FOODS, INC.	US89469A1043	26-May-2022	Advisory vote to approve the Company's executive compensation program.	FOR
TREEHOUSE FOODS, INC.	US89469A1043	26-May-2022	Ratification of the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
UNITI GROUP INC.	US91325V1089	26-May-2022	Election of Director: Jennifer S. Banner	FOR
UNITI GROUP INC.	US91325V1089	26-May-2022	Election of Director: Scott G. Bruce	FOR
UNITI GROUP INC.	US91325V1089	26-May-2022	Election of Director: Francis X. ("Skip") Frantz	FOR
UNITI GROUP INC.	US91325V1089	26-May-2022	Election of Director: Kenneth A. Gunderman	FOR
UNITI GROUP INC.	US91325V1089	26-May-2022	Election of Director: Carmen Perez-Carlton	FOR
UNITI GROUP INC.	US91325V1089	26-May-2022	Election of Director: David L. Solomon	FOR
UNITI GROUP INC.	US91325V1089	26-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
UNITI GROUP INC.	US91325V1089	26-May-2022	To approve, on an advisory basis, the frequency of future votes to approve the compensation of the Company's named executive officers.	1 YEAR
UNITI GROUP INC.	US91325V1089	26-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accountant for the year ending December 31, 2022.	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Richard P. McKenney	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Ronald P. O'Hanley	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Theodore H. Bunting, Jr.	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Francis J. Shammo	FOR
UNUM GROUP	US91529Y1064	26-May-2022	To approve, on an advisory basis, the compensation of the company's named executive officers.	FOR
UNUM GROUP	US91529Y1064	26-May-2022	To ratify the appointment of Ernst & Young LLP as the company's independent registered public accounting firm for 2022.	FOR
UNUM GROUP	US91529Y1064	26-May-2022	To approve the Unum Group 2022 Stock Incentive Plan.	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Susan L. Cross	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Susan D. Devore	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Joseph J. Echevarria	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Cynthia L. Egan	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Kevin T. Kabat	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Timothy F. Keaney	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Gale V. King	FOR
UNUM GROUP	US91529Y1064	26-May-2022	Election of Director: Gloria C. Larson	FOR
VERA BRADLEY, INC.	US92335C1062	26-May-2022	DIRECTOR	FOR
VERA BRADLEY, INC.	US92335C1062	26-May-2022	DIRECTOR	FOR

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VERA BRADLEY, INC.	US92335C1062	26-May-2022	DIRECTOR	FOR
VERA BRADLEY, INC.	US92335C1062	26-May-2022	DIRECTOR	FOR
VERA BRADLEY, INC.	US92335C1062	26-May-2022	DIRECTOR	FOR
VERA BRADLEY, INC.	US92335C1062	26-May-2022	DIRECTOR	FOR
VERA BRADLEY, INC.	US92335C1062	26-May-2022	DIRECTOR	FOR
VERA BRADLEY, INC.	US92335C1062	26-May-2022	DIRECTOR	FOR
VERA BRADLEY, INC.	US92335C1062	26-May-2022	DIRECTOR	FOR
VERA BRADLEY, INC.	US92335C1062	26-May-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal 2023.	FOR
VERA BRADLEY, INC.	US92335C1062	26-May-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
VERISIGN, INC.	US92343E1029	26-May-2022	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
VERISIGN, INC.	US92343E1029	26-May-2022	Election of Director: D. James Bidzos	FOR
VERISIGN, INC.	US92343E1029	26-May-2022	To vote on a stockholder proposal, if properly presented at the meeting, regarding an amendment to the Company's special meeting right.	AGAINST
VERISIGN, INC.	US92343E1029	26-May-2022	Election of Director: Courtney D. Armstrong	FOR
VERISIGN, INC.	US92343E1029	26-May-2022	Election of Director: Ari Buchalter	FOR
VERISIGN, INC.	US92343E1029	26-May-2022	Election of Director: Kathleen A. Cote	FOR
VERISIGN, INC.	US92343E1029	26-May-2022	Election of Director: Thomas F. Frist III	AGAINST
VERISIGN, INC.	US92343E1029	26-May-2022	Election of Director: Jamie S. Gorelick	FOR
VERISIGN, INC.	US92343E1029	26-May-2022	Election of Director: Roger H. Moore	AGAINST
VERISIGN, INC.	US92343E1029	26-May-2022	Election of Director: Timothy Tomlinson	FOR
VERISIGN, INC.	US92343E1029	26-May-2022	To approve, on a non-binding, advisory basis, the Company's executive compensation.	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Election of Director: David Zwiener	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Approval, in a non-binding advisory vote, of the compensation paid to the named executive officers, as disclosed and discussed in the Proxy Statement	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Election of Director: Lynne Biggar	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year 2022	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Election of Director: Yvette S. Butler	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Election of Director: Jane P. Chwick	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Election of Director: Kathleen DeRose	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Election of Director: Ruth Ann M. Gillis	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Election of Director: Aylwin B. Lewis	FOR

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VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Election of Director: Rodney O. Martin, Jr.	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Election of Director: Byron H. Pollitt, Jr.	FOR
VOYA FINANCIAL, INC.	US9290891004	26-May-2022	Election of Director: Joseph V. Tripodi	FOR
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY	FOR
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO RE-APPOINT KPMG AS THE AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE AGGREGATED NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY	AGAINST
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE THE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE AGGREGATED NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY	FOR
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ISSUE AND ALLOT THE SHARES REPURCHASED BY THE COMPANY UNDER THE MANDATE REFERRED TO ITEM 5B ABOVE	AGAINST
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO DECLARE A FINAL DIVIDEND OF HK27.0 CENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO RE-ELECT MR. LI JIALIN AS DIRECTOR OF THE COMPANY	AGAINST
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO RE-ELECT MR. GU SANJUN AS DIRECTOR OF THE COMPANY	FOR
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO RE-ELECT MR. LI WEI AS DIRECTOR OF THE COMPANY	AGAINST
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO RE-ELECT MR. LAM HIN CHI AS DIRECTOR OF THE COMPANY	AGAINST
VSTECs HOLDINGS LIMITED	KYG9400C1116	26-May-2022	TO RE-ELECT MR. LI YI AS DIRECTOR OF THE COMPANY; AND	FOR
WASHINGTON REAL ESTATE INVESTMENT TRUST	US9396531017	26-May-2022	To consider and vote upon ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022	FOR
WASHINGTON REAL ESTATE INVESTMENT TRUST	US9396531017	26-May-2022	Election of Trustee: Jennifer S. Banner	FOR
WASHINGTON REAL ESTATE INVESTMENT TRUST	US9396531017	26-May-2022	Election of Trustee: Benjamin S. Butcher	FOR
WASHINGTON REAL ESTATE INVESTMENT TRUST	US9396531017	26-May-2022	Election of Trustee: William G. Byrnes	FOR
WASHINGTON REAL ESTATE INVESTMENT TRUST	US9396531017	26-May-2022	Election of Trustee: Edward S. Civera	FOR
WASHINGTON REAL ESTATE INVESTMENT TRUST	US9396531017	26-May-2022	Election of Trustee: Ellen M. Goitia	FOR
WASHINGTON REAL ESTATE INVESTMENT TRUST	US9396531017	26-May-2022	Election of Trustee: Paul T. McDermott	FOR

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WASHINGTON REAL ESTATE INVESTMENT TRUST	US9396531017	26-May-2022	Election of Trustee: Thomas H. Nolan, Jr.	FOR
WASHINGTON REAL ESTATE INVESTMENT TRUST	US9396531017	26-May-2022	Election of Trustee: Vice Adm. Anthony L. Winns (RET.)	FOR
WASHINGTON REAL ESTATE INVESTMENT TRUST	US9396531017	26-May-2022	To consider and vote on a non-binding, advisory basis upon the compensation of the named executive officers (say-on-pay)	FOR
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	DIRECTOR	FOR
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	DIRECTOR	FOR
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	DIRECTOR	FOR
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	DIRECTOR	ABSTAIN
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	DIRECTOR	FOR
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	DIRECTOR	FOR
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	DIRECTOR	FOR
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	DIRECTOR	FOR
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	DIRECTOR	FOR
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	Approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
WESCO INTERNATIONAL, INC.	US95082P1057	26-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
WHITE MOUNTAINS INSURANCE GROUP, LTD.	BMG9618E1075	26-May-2022	Election of Class I Director to a term ending in 2025: Morgan W. Davis	FOR
WHITE MOUNTAINS INSURANCE GROUP, LTD.	BMG9618E1075	26-May-2022	Election of Class I Director to a term ending in 2025: Peter M. Carlson	FOR
WHITE MOUNTAINS INSURANCE GROUP, LTD.	BMG9618E1075	26-May-2022	Election of Class I Director to a term ending in 2025: Susan F. Shank	FOR
WHITE MOUNTAINS INSURANCE GROUP, LTD.	BMG9618E1075	26-May-2022	Election of Class III Director to a term ending in 2024: David A. Tanner	FOR
WHITE MOUNTAINS INSURANCE GROUP, LTD.	BMG9618E1075	26-May-2022	Approval of the advisory resolution on executive compensation.	FOR
WHITE MOUNTAINS INSURANCE GROUP, LTD.	BMG9618E1075	26-May-2022	Approval of the appointment of PricewaterhouseCoopers LLP ("PwC") as the Company's Independent Registered Public Accounting Firm for 2022.	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO ELECT MIKE IDDON AS A DIRECTOR	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO RECEIVE THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 1 JANUARY 2022	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO AUTHORISE THE AUDIT AND RISK COMMITTEE OF THE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR

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WICKES GROUP PLC	GB00BL6C2002	26-May-2022	THAT THE COMPANY AND ALL COMPANIES WHICH ARE SUBSIDIARIES OF THE COMPANY BE AUTHORISED TO MAKE POLITICAL DONATIONS	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	THAT THE DIRECTORS BE AUTHORISED TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	THAT IF RESOLUTION 14 ABOVE IS PASSED THE DIRECTORS BE AUTHORIZED TO ALLOT EQUITY SECURITIES FOR CASH	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	THAT THE COMPANY BE AUTHORISED TO MAKE MARKET PURCHASES OF SHARES OF 0.10 GBP EACH OF THE COMPANY	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	THAT A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS REMUNERATION POLICY	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO APPROVE THE DIRECTORS REMUNERATION POLICY IN THE FORM SET OUT IN THE DIRECTORS REMUNERATION REPORT	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 1 JANUARY 2022 OF 8.8 PENCE FOR EACH SHARE IN THE CAPITAL OF THE COMPANY	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO ELECT CHRISTOPHER ROGERS AS A DIRECTOR	AGAINST
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO ELECT DAVID WOOD AS A DIRECTOR	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO ELECT JULIE WIRTH AS A DIRECTOR	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO ELECT MARK CLARE AS A DIRECTOR	FOR
WICKES GROUP PLC	GB00BL6C2002	26-May-2022	TO ELECT SONITA ALLEYNE AS A DIRECTOR	FOR
WINGSTOP INC.	US9741551033	26-May-2022	Election of Class I Director for a term that expires at the 2025 Annual Meeting: Krishnan (Kandy) Anand	FOR
WINGSTOP INC.	US9741551033	26-May-2022	Election of Class I Director for a term that expires at the 2025 Annual Meeting: David L. Goebel	FOR
WINGSTOP INC.	US9741551033	26-May-2022	Election of Class I Director for a term that expires at the 2025 Annual Meeting: Michael J. Hislop	FOR
WINGSTOP INC.	US9741551033	26-May-2022	Ratify the appointment of KPMG LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
WINGSTOP INC.	US9741551033	26-May-2022	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Gary D. "Joe" Sweeney	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Karin Gustafson Teglia	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Elizabeth H. Connelly	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Alex E. Washington, III	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Edward J. Wehmer	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Proposal to approve the Wintrust Financial Corporation 2022 Stock Incentive Plan.	FOR

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WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Proposal to approve, on an advisory (non-binding) basis, the Company's executive compensation as described in the 2022 Proxy Statement.	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Proposal to ratify the appointment of Ernst & Young LLP to serve as the independent registered public accounting firm for fiscal year 2022.	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Peter D. Crist	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Bruce K. Crowther	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: William J. Doyle	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Marla F. Glabe	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: H. Patrick Hackett, Jr.	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Scott K. Heitmann	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Deborah L. Hall Lefevre	FOR
WINTRUST FINANCIAL CORPORATION	US97650W1080	26-May-2022	Election of Director: Suzet M. McKinney	FOR
WYNN MACAU LTD	KYG981491007	26-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
WYNN MACAU LTD	KYG981491007	26-May-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES OF THE COMPANY BY THE AGGREGATE NUMBER OF SHARES REPURCHASED BY THE COMPANY	AGAINST
WYNN MACAU LTD	KYG981491007	26-May-2022	TO EXTEND THE SCHEME MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE AND ALLOT THE NUMBER OF SHARES OF THE COMPANY PERMITTED TO BE GRANTED UNDER THE COMPANY'S EMPLOYEE OWNERSHIP SCHEME (THE "EMPLOYEE OWNERSHIP SCHEME") ADOPTED BY THE COMPANY ON 30 JUNE 2014 (AS AMENDED FROM TIME TO TIME), LESS THE NUMBER OF SHARES GRANTED TO, AND NOT FORFEITED BY SELECTED PARTICIPANTS UNDER THE EMPLOYEE OWNERSHIP SCHEME, AND TO PROCURE THE TRANSFER OF THE OTHERWISE DEAL WITH THE SHARES OF THE COMPANY AWARDED UNDER, OR HELD ON TRUST FOR THE PURPOSES OF, THE EMPLOYEE OWNERSHIP SCHEME	AGAINST
WYNN MACAU LTD	KYG981491007	26-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES, AND THE REPORTS OF THE DIRECTORS AND AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
WYNN MACAU LTD	KYG981491007	26-May-2022	TO RE-ELECT MR. IAN MICHAEL COUGHLAN AS EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WYNN MACAU LTD	KYG981491007	26-May-2022	TO RE-ELECT DR. ALLAN ZEMAN AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WYNN MACAU LTD	KYG981491007	26-May-2022	TO RE-ELECT MS. LEAH DAWN XIAOWEI YE AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WYNN MACAU LTD	KYG981491007	26-May-2022	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE RESPECTIVE DIRECTORS REMUNERATION	FOR

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WYNN MACAU LTD	KYG981491007	26-May-2022	TO RE-APPOINT ERNST & YOUNG AS AUDITORS OF THE COMPANY AND TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE AUDITORS REMUNERATION FOR THE ENSUING YEAR	FOR
WYNN MACAU LTD	KYG981491007	26-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
YASKAWA ELECTRIC CORPORATION	JP3932000007	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Sasaki, Junko	FOR
YASKAWA ELECTRIC CORPORATION	JP3932000007	26-May-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsuhashi, Kaori	FOR
YASKAWA ELECTRIC CORPORATION	JP3932000007	26-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YASKAWA ELECTRIC CORPORATION	JP3932000007	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogasawara, Hiroshi	FOR
YASKAWA ELECTRIC CORPORATION	JP3932000007	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Shuji	FOR
YASKAWA ELECTRIC CORPORATION	JP3932000007	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogawa, Masahiro	FOR
YASKAWA ELECTRIC CORPORATION	JP3932000007	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Minami, Yoshikatsu	FOR
YASKAWA ELECTRIC CORPORATION	JP3932000007	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kumagae, Akira	FOR
YASKAWA ELECTRIC CORPORATION	JP3932000007	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Morikawa, Yasuhiko	FOR
YASKAWA ELECTRIC CORPORATION	JP3932000007	26-May-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Yuichiro	FOR
YOSHINOYA HOLDINGS CO.,LTD.	JP3958000006	26-May-2022	Appoint a Corporate Auditor Tomiya, Kaoru	FOR
YOSHINOYA HOLDINGS CO.,LTD.	JP3958000006	26-May-2022	Appoint a Substitute Corporate Auditor Nomura, Tomoo	FOR
YOSHINOYA HOLDINGS CO.,LTD.	JP3958000006	26-May-2022	Approve Appropriation of Surplus	FOR
YOSHINOYA HOLDINGS CO.,LTD.	JP3958000006	26-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
YOSHINOYA HOLDINGS CO.,LTD.	JP3958000006	26-May-2022	Appoint a Director Kawamura, Yasutaka	FOR
YOSHINOYA HOLDINGS CO.,LTD.	JP3958000006	26-May-2022	Appoint a Director Ozawa, Norihiro	FOR
YOSHINOYA HOLDINGS CO.,LTD.	JP3958000006	26-May-2022	Appoint a Director Naruse, Tetsuya	FOR

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YOSHINOYA HOLDINGS CO.,LTD.	JP3958000006	26-May-2022	Appoint a Director Uchikura, Eizo	FOR
YOSHINOYA HOLDINGS CO.,LTD.	JP3958000006	26-May-2022	Appoint a Director Akashi, Nobuko	FOR
YOSHINOYA HOLDINGS CO.,LTD.	JP3958000006	26-May-2022	Appoint a Director Fujikawa, Daisaku	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Election of Director: Min (Jenny) Zhang	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Ratification of the Appointment of KPMG Huazhen LLP as the Company's Independent Auditor for 2022	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Election of Director: Fred Hu	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Advisory Vote to Approve Executive Compensation	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Election of Director: Joey Wat	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Election of Director: Peter A. Bassi	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Election of Director: Edouard Ettegui	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Election of Director: Cyril Han	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Election of Director: Louis T. Hsieh	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Election of Director: Ruby Lu	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Election of Director: Zili Shao	FOR
YUM CHINA HOLDINGS, INC.	US98850P1093	26-May-2022	Election of Director: William Wang	FOR
ZURN WATER SOLUTIONS CORPORATION	US98983L1089	26-May-2022	To approve the issuance of shares of Zurn Common Stock to be issued pursuant to the Agreement and Plan of Merger, dated as of February 12, 2022, by and among Zurn Water Solutions Corporation, Elkay Manufacturing Company, Zebra Merger Sub, Inc. and Elkay Interior Systems International, Inc., as may be amended from time to time.	FOR
ZURN WATER SOLUTIONS CORPORATION	US98983L1089	26-May-2022	To approve an amendment to Zurn's Performance Incentive Plan to increase the number of shares of Zurn Common Stock available for awards thereunder by 1,500,000 shares and to make corresponding changes to certain limitations of Zurn's Performance Incentive Plan.	FOR
ZURN WATER SOLUTIONS CORPORATION	US98983L1089	26-May-2022	To approve one or more adjournments of the Special Meeting, if necessary, to permit solicitation of additional votes if there are insufficient votes to approve Proposal 1 or Proposal 2.	AGAINST
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO RECEIVE AND APPROVE THE AUDITED ACCOUNTS OF THE GROUP AND THE COMPANY FOR THE YEAR ENDED 30 JANUARY 2022	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO ELECT MS ZOE LOUISE HOWORTH AS A DIRECTOR OF THE COMPANY	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO RE-ELECT MR DAVID JAMES RITCHIE AS A DIRECTOR OF THE COMPANY	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO RE-ELECT MR NICHOLAS BARRY EDWARD WHARTON AS A DIRECTOR OF THE COMPANY	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO FIX THEIR REMUNERATION	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN THE COMPANY SUBJECT TO THE RESTRICTIONS SET OUT IN THE RESOLUTION	FOR

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A G BARR PLC	GB00B6XZKY75	27-May-2022	TO AUTHORISE THE CONTINUED OPERATION OF THE ALL EMPLOYEE SHARE OWNERSHIP PLAN	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO AUTHORISE THE DISAPPLICATION OF PRE-EMPTION RIGHTS SUBJECT TO THE LIMITS SET OUT IN THE RESOLUTION	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES UP TO THE SPECIFIED AMOUNT	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO RECEIVE AND APPROVE THE ANNUAL STATEMENT BY THE CHAIRMAN OF THE REMUNERATION COMMITTEE AND THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 30 JANUARY 2022	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO DECLARE A FINAL DIVIDEND OF 10.00 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 30 JANUARY 2022	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO ELECT MR MARK ALLEN OBE AS A DIRECTOR OF THE COMPANY	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO RE-ELECT MR ROGER ALEXANDER WHITE AS A DIRECTOR OF THE COMPANY	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO RE-ELECT MR STUART LORIMER AS A DIRECTOR OF THE COMPANY	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO RE-ELECT MR JONATHAN DAVID KEMP AS A DIRECTOR OF THE COMPANY	FOR
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO RE-ELECT MR WILLIAM ROBIN GRAHAM BARR AS A DIRECTOR OF THE COMPANY	AGAINST
A G BARR PLC	GB00B6XZKY75	27-May-2022	TO RE-ELECT MS SUSAN VERITY BARRATT AS A DIRECTOR OF THE COMPANY	FOR
AFFILIATED MANAGERS GROUP, INC.	US0082521081	27-May-2022	To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the current fiscal year.	FOR
AFFILIATED MANAGERS GROUP, INC.	US0082521081	27-May-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Karen L. Alvingham	FOR
AFFILIATED MANAGERS GROUP, INC.	US0082521081	27-May-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Tracy A. Atkinson	FOR
AFFILIATED MANAGERS GROUP, INC.	US0082521081	27-May-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Dwight D. Churchill	FOR
AFFILIATED MANAGERS GROUP, INC.	US0082521081	27-May-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Jay C. Horgen	FOR
AFFILIATED MANAGERS GROUP, INC.	US0082521081	27-May-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Reuben Jeffery III	FOR
AFFILIATED MANAGERS GROUP, INC.	US0082521081	27-May-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Félix V. Matos Rodríguez	FOR
AFFILIATED MANAGERS GROUP, INC.	US0082521081	27-May-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Tracy P. Palandjian	FOR
AFFILIATED MANAGERS GROUP, INC.	US0082521081	27-May-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: David C. Ryan	FOR
AFFILIATED MANAGERS GROUP, INC.	US0082521081	27-May-2022	To approve, by a non-binding advisory vote, the compensation of the Company's named executive officers.	FOR
AIC MINES LTD	AU0000049033	27-May-2022	ADOPTION OF EQUITY PARTICIPATION PLAN	FOR
AIC MINES LTD	AU0000049033	27-May-2022	APPROVAL OF 10% PLACEMENT FACILITY	FOR
AIC MINES LTD	AU0000049033	27-May-2022	APPROVAL TO ISSUE INCENTIVES TO AARON COLLERAN	FOR
AIC MINES LTD	AU0000049033	27-May-2022	REMUNERATION REPORT	FOR

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AIC MINES LTD	AU0000049033	27-May-2022	ELECTION OF JONATHAN YOUNG AS A DIRECTOR	FOR
AIC MINES LTD	AU0000049033	27-May-2022	RE-ELECTION OF JOSEF EL-RAGHY AS A DIRECTOR	FOR
AIC MINES LTD	AU0000049033	27-May-2022	CHANGE OF AUDITOR	FOR
AIC MINES LTD	AU0000049033	27-May-2022	RATIFICATION OF PRIOR GRANT OF PERFORMANCE RIGHTS: THAT, FOR THE PURPOSES OF LISTING RULE 7.4 AND FOR ALL OTHER PURPOSES, SHAREHOLDERS APPROVE AND RATIFY THE PRIOR ISSUE OF 250,000 PERFORMANCE RIGHTS GRANTED ON 7 FEBRUARY 2022 ON THE TERMS AND CONDITIONS SET OUT IN THE EXPLANATORY MEMORANDUM	FOR
AIC MINES LTD	AU0000049033	27-May-2022	RATIFICATION OF PRIOR GRANT OF PERFORMANCE RIGHTS: THAT, FOR THE PURPOSES OF LISTING RULE 7.4 AND FOR ALL OTHER PURPOSES, SHAREHOLDERS APPROVE AND RATIFY THE PRIOR ISSUE OF 250,000 PERFORMANCE RIGHTS GRANTED ON 1 MARCH 2022 ON THE TERMS AND CONDITIONS SET OUT IN THE EXPLANATORY MEMORANDUM	FOR
AIC MINES LTD	AU0000049033	27-May-2022	REPLACEMENT OF CONSTITUTION	FOR
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	AGAINST
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING MEETINGS OF THE SUPERVISORY COMMITTEE	AGAINST
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	ADJUSTMENT OF THE ALLOWANCE FOR INDEPENDENT DIRECTORS	FOR
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	2021 ANNUAL ACCOUNTS	FOR
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	2022 FINANCIAL BUDGET REPORT	FOR
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY22.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	APPOINTMENT OF 2022 AUDIT FIRM	FOR
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
ANHUI GUJING DISTILLERY CO LTD	CNE000000MD5	27-May-2022	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	AGAINST
APPEN LTD	AU000000APX3	27-May-2022	RENEWAL OF PROPORTIONAL TAKEOVER PROVISION	FOR

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APPEN LTD	AU000000APX3	27-May-2022	THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON THE RESOLUTION PROPOSED IN ITEM 2 (REMUNERATION REPORT) BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT: A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS AFTER THE PASSING OF THIS RESOLUTION; B) ALL OF THE DIRECTORS OF THE COMPANY IN OFFICE AT THE TIME WHEN THE BOARD RESOLUTION TO MAKE THE DIRECTORS REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 WAS PASSED (OTHER THAN THE MANAGING DIRECTOR), AND WHO REMAIN DIRECTORS AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE OF SHAREHOLDERS AT THE SPILL MEETING	AGAINST
APPEN LTD	AU000000APX3	27-May-2022	REMUNERATION REPORT	FOR
APPEN LTD	AU000000APX3	27-May-2022	ELECTION OF DIRECTOR - MR RICHARD FREUDENSTEIN	FOR
APPEN LTD	AU000000APX3	27-May-2022	ELECTION OF DIRECTOR - MR STUART DAVIS	FOR
APPEN LTD	AU000000APX3	27-May-2022	RE-ELECTION OF DIRECTOR - MS VANESSA LIU	FOR
APPEN LTD	AU000000APX3	27-May-2022	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CEO, MR MARK BRAYAN	FOR
APPEN LTD	AU000000APX3	27-May-2022	AMENDMENT TO CONSTITUTION	FOR
BAYCURRENT CONSULTING,INC.	JP3835250006	27-May-2022	Appoint a Corporate Auditor Midorikawa, Yoshie	FOR
BAYCURRENT CONSULTING,INC.	JP3835250006	27-May-2022	Approve Appropriation of Surplus	FOR
BAYCURRENT CONSULTING,INC.	JP3835250006	27-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
BAYCURRENT CONSULTING,INC.	JP3835250006	27-May-2022	Appoint a Director Abe, Yoshiyuki	AGAINST
BAYCURRENT CONSULTING,INC.	JP3835250006	27-May-2022	Appoint a Director Ikehira, Kentaro	FOR
BAYCURRENT CONSULTING,INC.	JP3835250006	27-May-2022	Appoint a Director Nakamura, Kosuke	FOR
BAYCURRENT CONSULTING,INC.	JP3835250006	27-May-2022	Appoint a Director Sekiguchi, Satoshi	FOR
BAYCURRENT CONSULTING,INC.	JP3835250006	27-May-2022	Appoint a Director Shoji, Toshimune	FOR
BAYCURRENT CONSULTING,INC.	JP3835250006	27-May-2022	Appoint a Director Sato, Shintaro	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT THE DIRECTORS BE AUTHORIZED TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT THE ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021 BE RECEIVED AND ADOPTED	FOR

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BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT THE PROPOSED INVESTMENT POLICY SET OUT ON PAGES 76 AND 77 IN THE ANNUAL REPORT, BE AND IS HERE BY ADOPTED AS THE INVESTMENT POLICY OF THE COMPANY	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	AUTHORITY TO ALLOT SHARES	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	AUTHORITY TO BUY BACK SHARES	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT THE DIRECTORS' REMUNERATION REPORT AS SET OUT IN THE ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2021 BE APPROVED	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT THE DIVIDEND POLICY AS SET OUT IN THE ANNUAL REPORT BE APPROVED	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT MR J WYTHE, WHO RETIRES ANNUALLY, BE RE-ELECTED AS A DIRECTOR	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT MRS T CLARK, WHO RETIRES ANNUALLY, BE RE-ELECTED AS A DIRECTOR	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT MR P MARCUSE, WHO RETIRES ANNUALLY, BE RE-ELECTED AS A DIRECTOR	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT MRS L WILDING, WHO RETIRES ANNUALLY, BE RE-ELECTED AS A DIRECTOR	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT MR H SCOTT-BARRETT, WHO RETIRES ANNUALLY, BE RE-ELECTED AS A DIRECTOR	FOR
BMO COMMERCIAL PROPERTY TRUST LTD	GG00B4ZPCJ00	27-May-2022	THAT PRICEWATERHOUSECOOPERS CI LLP BE RE-APPOINTED AS AUDITOR	FOR
BYD COMPANY LTD	CNE100000296	27-May-2022	TO CONSIDER AND APPROVE THE GRANT OF MANDATE TO THE BOARD AND ITS AUTHORIZED PERSONS TO DEAL WITH MATTERS IN RELATION TO THE REPURCHASE OF A SHARES IN FULL DISCRETION	FOR
BYD COMPANY LTD	CNE100000296	27-May-2022	TO CONSIDER AND APPROVE THE BYD 2022 EMPLOYEE SHARE OWNERSHIP PLAN (DRAFT) AND ITS SUMMARY	FOR
BYD COMPANY LTD	CNE100000296	27-May-2022	TO CONSIDER AND APPROVE THE MANAGEMENT MEASURES FOR BYD 2022 EMPLOYEE SHARE OWNERSHIP PLAN	FOR
BYD COMPANY LTD	CNE100000296	27-May-2022	TO CONSIDER AND APPROVE THE GRANT OF AUTHORISATION TO THE BOARD AND ITS AUTHORIZED PERSONS TO DEAL WITH MATTERS IN RELATION TO THE BYD 2022 EMPLOYEE SHARE OWNERSHIP PLAN IN FULL DISCRETION	FOR
BYD COMPANY LTD	CNE100000296	27-May-2022	TO CONSIDER AND APPROVE THE CAPITAL INJECTION TO THE JOINT-STOCK COMPANY BYD AUTO FINANCE COMPANY LIMITED AND RELATED PARTY TRANSACTION	FOR
BYD COMPANY LTD	CNE100000296	27-May-2022	TO CONSIDER AND APPROVE THE A SHARES REPURCHASE PLAN FOR 2022: PURPOSE OF THE SHARE REPURCHASE	FOR
BYD COMPANY LTD	CNE100000296	27-May-2022	TO CONSIDER AND APPROVE THE A SHARES REPURCHASE PLAN FOR 2022: THE SHARE REPURCHASE FULFILLS RELEVANT CONDITIONS	FOR
BYD COMPANY LTD	CNE100000296	27-May-2022	TO CONSIDER AND APPROVE THE A SHARES REPURCHASE PLAN FOR 2022: METHOD AND PURPOSE OF THE SHARE REPURCHASE	FOR
BYD COMPANY LTD	CNE100000296	27-May-2022	TO CONSIDER AND APPROVE THE A SHARES REPURCHASE PLAN FOR 2022: PRICE OR PRICE RANGE AND PRICING PRINCIPLES OF THE SHARE REPURCHASE	FOR

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BYD COMPANY LTD	CNE10000296	27-May-2022	TO CONSIDER AND APPROVE THE A SHARES REPURCHASE PLAN FOR 2022: AMOUNT AND SOURCE OF CAPITAL FOR THE REPURCHASE	FOR
BYD COMPANY LTD	CNE10000296	27-May-2022	TO CONSIDER AND APPROVE THE A SHARES REPURCHASE PLAN FOR 2022: CLASS, QUANTITY AND PERCENTAGE TO THE TOTAL SHARE CAPITAL FOR THE SHARES INTENDED TO BE REPURCHASED	FOR
BYD COMPANY LTD	CNE10000296	27-May-2022	TO CONSIDER AND APPROVE THE A SHARES REPURCHASE PLAN FOR 2022: SHARE REPURCHASE PERIOD	FOR
BYD COMPANY LTD	CNE10000296	27-May-2022	TO CONSIDER AND APPROVE THE A SHARES REPURCHASE PLAN FOR 2022: VALIDITY PERIOD OF THE SHARE REPURCHASE RESOLUTION	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	2022 EMPLOYEE STOCK OWNERSHIP PLAN (DRAFT) AND ITS SUMMARY	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	2022 SHARE REPURCHASE PLAN: PURPOSE OF THE SHARE REPURCHASE	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	MANAGEMENT MEASURES FOR THE 2022 EMPLOYEE STOCK OWNERSHIP PLAN	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	FULL AUTHORIZATION TO THE BOARD AND ITS AUTHORIZED PERSONS TO HANDLE MATTERS REGARDING THE 2022 EMPLOYEE STOCK OWNERSHIP PLAN	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	CONNECTED TRANSACTION REGARDING CAPITAL INCREASE IN A JOINT STOCK COMPANY	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	2022 SHARE REPURCHASE PLAN: THE SHARE REPURCHASE SATISFIES RELEVANT CONDITIONS	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	2022 SHARE REPURCHASE PLAN: METHOD AND THE PURPOSE OF THE SHARE REPURCHASE	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	2022 SHARE REPURCHASE PLAN: PRICE OR PRICE RANGE OF SHARES TO BE REPURCHASED AND THE PRICING PRINCIPLES	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	2022 SHARE REPURCHASE PLAN: TOTAL AMOUNT AND SOURCE OF THE FUNDS TO BE USED FOR THE REPURCHASE	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	2022 SHARE REPURCHASE PLAN: TYPE, NUMBER AND PERCENTAGE TO THE TOTAL CAPITAL OF SHARES TO BE REPURCHASED	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	2022 SHARE REPURCHASE PLAN: TIME LIMIT OF THE SHARE REPURCHASE	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	2022 SHARE REPURCHASE PLAN: THE VALID PERIOD OF THE RESOLUTION ON THE SHARE REPURCHASE	FOR
BYD COMPANY LTD	CNE100001526	27-May-2022	FULL AUTHORIZATION TO THE BOARD AND ITS AUTHORIZED PERSONS TO HANDLE MATTERS REGARDING THE SHARE REPURCHASE	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	NON-BINDING ENDORSEMENT OF THE REMUNERATION POLICY	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	NON-BINDING ENDORSEMENT OF THE IMPLEMENTATION REPORT ON THE REMUNERATION POLICY	AGAINST
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	APPROVAL OF THE NON-EXECUTIVE DIRECTORS' REMUNERATION FOR THE FINANCIAL YEAR ENDING 28 FEBRUARY 2023	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	GENERAL APPROVAL FOR THE COMPANY TO REPURCHASE AND FOR SUBSIDIARIES TO PURCHASE ORDINARY SHARES	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	AUTHORITY FOR THE BOARD TO AUTHORISE THE COMPANY TO PROVIDE FINANCIAL ASSISTANCE TO RELATED AND INTER-RELATED COMPANIES AND CORPORATIONS	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	AUTHORITY FOR THE BOARD TO AUTHORISE THE COMPANY TO PROVIDE FINANCIAL ASSISTANCE FOR THE ACQUISITION OF ORDINARY SHARES FOR PURPOSES OF THE RESTRICTED SHARE PLAN FOR SENIOR MANAGERS	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	RE-ELECTION OF MS SL BOTHA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST

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CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	RE-ELECTION OF MS TL MASHILWANE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	RE-ELECTION OF MR MS DU PRE LE ROUX AS A NON-EXECUTIVE DIRECTOR	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	RE-ELECTION OF MR CA OTTO AS A NON-EXECUTIVE DIRECTOR	AGAINST
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	CONFIRMATION OF APPOINTMENT OF MR GR HARDY AS AN EXECUTIVE DIRECTOR	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	RE-APPOINTMENT OF DELOITTE AND TOUCHE AS AUDITOR	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	APPROVAL TO ISSUE (I) THE RELEVANT LOSS ABSORBENT CAPITAL SECURITIES AND (II) ORDINARY SHARES UPON THE OCCURRENCE OF A TRIGGER EVENT IN RESPECT OF THE RELEVANT LOSS ABSORBENT CAPITAL SECURITIES	FOR
CAPITEC BANK HOLDINGS LIMITED	ZAE000035861	27-May-2022	GENERAL AUTHORITY TO ISSUE ORDINARY SHARES FOR CASH	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	THE ELECTION OF THE DIRECTOR.:LEI MON HUAN,SHAREHOLDER NO.E121040XXX	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	TO ACCEPT 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:TSENG WEN CHE,SHAREHOLDER NO.S100450XXX	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:LIANG TSORNG JUU,SHAREHOLDER NO.S120639XXX	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:CHENG MING YANG,SHAREHOLDER NO.R120715XXX	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	TO LIFT THE NON-COMPETE RESTRICTIONS FOR NEWLY ELECTED DIRECTORS AND THEIR REPRESENTATIVES.	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	TO APPROVE THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS.PROPOSED CASH DIVIDEND: TWD 10 PER SHARE.	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	TO RAISE FUNDS THROUGH ISSUING NEW SHARES OR GDRS.	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	TO AMEND ARTICLES OF INCORPORATION.	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	TO AMEND THE RULES OF PROCEDURE FOR SHAREHOLDERS MEETING.	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	TO AMEND THE RULES OR PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS.	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	THE ELECTION OF THE DIRECTOR.:HUNG SHUI SHU,SHAREHOLDER NO.3	FOR

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CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	THE ELECTION OF THE DIRECTOR.:HUNG TIEN SZU,SHAREHOLDER NO.5	FOR
CATCHER TECHNOLOGY CO LTD	TW0002474004	27-May-2022	THE ELECTION OF THE DIRECTOR.:YUNG YU INVESTMENT CO LTD,SHAREHOLDER NO.281516,HUNG SHUI SUNG AS REPRESENTATIVE	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO RE-ELECT MR. TAO RAN AS DIRECTOR	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO RE-ELECT MDM. SHING MO HAN YVONNE AS DIRECTOR	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO RE-ELECT MR. KWOK KIN FUN AS DIRECTOR	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO RE-APPOINT MESSR. ERNST AND YOUNG AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	ORDINARY RESOLUTION IN ITEM NO.5 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY)	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	ORDINARY RESOLUTION IN ITEM NO.6 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY)	AGAINST
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	ORDINARY RESOLUTION IN ITEM NO.7 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO EXTEND THE GENERAL MANDATE TO BE GIVEN TO THE DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY)	AGAINST
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO APPROVE THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY, A COPY OF WHICH HAS BEEN PRODUCED TO THE MEETING AND INITIALED BY THE CHAIRMAN OF THE MEETING FOR THE PURPOSE OF IDENTIFICATION BE AND ARE HEREBY APPROVED AND AMENDED ADOPTED IN SUBSTITUTION FOR AND TO THE EXCLUSION OF THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY WITH IMMEDIATE EFFECT AFTER THE CLOSE OF THIS MEETING, AND ANY ONE DIRECTOR BE AND IS HEREBY AUTHORISED TO DO ALL THINGS NECESSARY TO IMPLEMENT THE ADOPTION OF THE NEW ARTICLES OF ASSOCIATION	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS, THE DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO DECLARE A FINAL DIVIDEND OF HKD0.15 PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO RE-ELECT MR. LIN GUOLONG AS DIRECTOR	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO RE-ELECT MR. TAN YING AS DIRECTOR	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO RE-ELECT MDM. JIAO RUIFANG, AS DIRECTOR	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO RE-ELECT MR. BAI XIAOSONG AS DIRECTOR	FOR
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	HK0000311099	27-May-2022	TO RE-ELECT MDM. WENG JINGWEN AS DIRECTOR	FOR
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO RE-APPOINT ERNST & YOUNG AS AUDITOR AND TO AUTHORISE THE BOARD TO FIX ITS REMUNERATION	FOR
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE COMPANY'S OWN SHARES	FOR
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH NEW SHARES OF THE COMPANY	AGAINST
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO EXTEND THE GENERAL MANDATE GIVEN TO THE DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY BY ADDING THERETO THE SHARES TO BE REPURCHASED BY THE COMPANY	AGAINST
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, REPORT OF THE DIRECTORS AND INDEPENDENT AUDITORS REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO DECLARE A FINAL DIVIDEND OF HK28 CENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO RE-ELECT MR. WINSTON CHOW WUN SING AS A DIRECTOR OF THE COMPANY	FOR
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO RE-ELECT MR. STEPHEN TING LEUNG HUEL AS A DIRECTOR OF THE COMPANY	FOR
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO RE-ELECT MR. STEPHEN LAU MAN LUNG AS A DIRECTOR OF THE COMPANY	FOR
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO RE-ELECT MS. GENEVIEVE CHOW KARWING AS A DIRECTOR OF THE COMPANY	FOR
CHOW SANG SANG HOLDINGS INTERNATIONAL LIMITED	BMG2113M1203	27-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY (THE BOARD) TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY (THE DIRECTORS)	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Álvaro Gómez-Trénor Aguilar as a director of the Company	FOR

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COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Thomas H. Johnson as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Dagmar Kollmann as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Alfonso Líbano Daurella as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Mark Price as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Mario Rotllant Solá as a director of the Company	AGAINST
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Brian Smith as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Dessi Temperley as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Garry Watts as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Reappointment of the Auditor	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Receipt of the Report and Accounts	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Remuneration of the Auditor	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Political Donations	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Authority to allot new shares	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Waiver of mandatory offer provisions set out in Rule 9 of the Takeover Code	AGAINST
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Employee Share Purchase Plan	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	General authority to disapply pre-emption rights	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	General authority to disapply pre-emption rights in connection with an acquisition or specified capital investment	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Authority to purchase own shares on market	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Authority to purchase own shares off market	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Notice period for general meetings other than annual general meetings	AGAINST

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COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Approval of the Directors' Remuneration Report	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Manolo Arroyo as a director of the Company	AGAINST
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Jan Bennink as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of John Bryant as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of José Ignacio Comenge as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Christine Cross as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Damian Gammell as a director of the Company	FOR
COCA-COLA EUROPACIFIC PARTNERS PLC	GB00BDCPN049	27-May-2022	Re-election of Nathalie Gaveau as a director of the Company	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	27-May-2022	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE A SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	27-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	27-May-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	27-May-2022	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS AND THE AUDITORS' REPORT OF THE COMPANY PREPARED IN ACCORDANCE WITH THE ACCOUNTING STANDARDS FOR BUSINESS ENTERPRISES AND HONG KONG FINANCIAL REPORTING STANDARDS, RESPECTIVELY, FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	27-May-2022	TO CONSIDER AND APPROVE THE PROPOSED PROFIT DISTRIBUTION PLAN OF THE COMPANY AND THE PROPOSED PAYMENT OF A FINAL DIVIDEND OF RMB0.87 PER SHARE (INCLUSIVE OF APPLICABLE TAX) FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	27-May-2022	TO CONSIDER AND APPROVE THE GUARANTEES MANDATE TO THE GROUP FOR THE PROVISION OF EXTERNAL GUARANTEES FOR THE YEAR ENDING 31 DECEMBER 2022 NOT EXCEEDING USD 2.679 BILLION (OR OTHER CURRENCIES EQUIVALENT TO APPROXIMATELY RMB17.049 BILLION)	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	27-May-2022	TO CONSIDER AND APPROVE (I) THE PROPOSED RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS AS THE INTERNATIONAL AUDITORS OF THE COMPANY AND SHINEWING CERTIFIED PUBLIC ACCOUNTANTS, LLP AS THE DOMESTIC AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY; AND (II) THE AUDIT FEES OF THE COMPANY FOR THE YEAR ENDING 31 DECEMBER 2022 OF RMB14.98 MILLION (TAX INCLUSIVE) SHALL BE PAYABLE TO PRICEWATERHOUSECOOPERS AND RMB12.70 MILLION (TAX INCLUSIVE) SHALL BE PAYABLE TO SHINEWING CERTIFIED PUBLIC ACCOUNTANTS, LLP	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	27-May-2022	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE H SHARES	FOR

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COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	27-May-2022	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE H SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	27-May-2022	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE A SHARES	FOR
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	KYG2453A1085	27-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE NEW SHARES NOT EXCEEDING 20% OF THE ISSUED SHARES OF THE COMPANY	AGAINST
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	KYG2453A1085	27-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE SHARES NOT EXCEEDING 10% OF THE ISSUED SHARES OF THE COMPANY	FOR
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	KYG2453A1085	27-May-2022	TO EXTEND THE GENERAL MANDATE TO BE GRANTED TO THE DIRECTORS OF THE COMPANY TO ISSUE NEW SHARES OF THE COMPANY BY ADDING TO IT THE NUMBER OF SHARES REPURCHASED UNDER THE GENERAL MANDATE TO REPURCHASE SHARES OF THE COMPANY	AGAINST
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	KYG2453A1085	27-May-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITORS REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	KYG2453A1085	27-May-2022	TO DECLARE A FINAL DIVIDEND OF RMB29.95 CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	KYG2453A1085	27-May-2022	TO RE-ELECT MR. LI CHANGJIANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	KYG2453A1085	27-May-2022	TO RE-ELECT MS. YANG HUIYAN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	KYG2453A1085	27-May-2022	TO RE-ELECT MR. YANG ZHICHENG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	KYG2453A1085	27-May-2022	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE DIRECTORS REMUNERATION OF THE COMPANY	FOR
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	KYG2453A1085	27-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND TO AUTHORIZE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO APPROVE A GENERAL MANDATE TO ISSUE SHARES	AGAINST
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO APPROVE A GENERAL MANDATE TO BUY BACK SHARES	FOR
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO EXTEND THE GENERAL MANDATE TO ISSUE SHARES BY ADDING BUY-BACK SHARES THERETO	AGAINST
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO APPROVE A MANDATE TO GRANT OPTIONS UNDER THE SHARE OPTION SCHEME ADOPTED ON 27 MAY 2015 AND TO ALLOT AND ISSUE SHARES AS AND WHEN ANY OPTIONS WHICH HAVE BEEN GRANTED UNDER THE SHARE OPTION SCHEME ARE EXERCISED IN ACCORDANCE WITH THEIR TERMS OF ISSUE	AGAINST
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO ADOPT THE AUDITED FINANCIAL STATEMENTS TOGETHER WITH THE REPORT OF THE DIRECTORS AND INDEPENDENT AUDITORS REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO DECLARE A FINAL DIVIDEND FOR 2021	FOR

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DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO RE-ELECT DIRECTOR: TO RE-ELECT MR. DAVID SHOU-YEH WONG AS A DIRECTOR	AGAINST
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO RE-ELECT DIRECTOR: TO RE-ELECT MR. GARY PAK-LING WANG AS A DIRECTOR	FOR
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO RE-ELECT DIRECTOR: TO RE-ELECT MR. PAUL MICHAEL KENNEDY AS A DIRECTOR	FOR
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO RE-ELECT DIRECTOR: TO RE-ELECT MS. MARIANA SUK-FUN NGAN AS A DIRECTOR	FOR
DAH SING FINANCIAL HOLDINGS LTD	HK0440001847	27-May-2022	TO FIX THE FEES OF THE DIRECTORS	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers as disclosed in these proxy materials.	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	Election of Trustee: Thomas M. Bloch	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2022.	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	Election of Trustee: Peter C. Brown	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	Election of Trustee: James B. Connor	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	Election of Trustee: Jack A. Newman, Jr.	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	Election of Trustee: Virginia E. Shanks	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	Election of Trustee: Gregory K. Silvers	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	Election of Trustee: Robin P. Sterneck	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	Election of Trustee: Lisa G. Trimmerger	FOR
EPR PROPERTIES	US26884U1097	27-May-2022	Election of Trustee: Caixia Ziegler	FOR
FIREFINCH LTD	AU0000114522	27-May-2022	NON BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	ABSTAIN
FIREFINCH LTD	AU0000114522	27-May-2022	RE-ELECTION OF MR MARK HEPBURN AS A DIRECTOR	AGAINST
FIREFINCH LTD	AU0000114522	27-May-2022	REPLACEMENT OF CONSTITUTION	AGAINST
FIREFINCH LTD	AU0000114522	27-May-2022	APPROVAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
FORMFACTOR, INC.	US3463751087	27-May-2022	Election of Director: Lothar Maier (To hold office for one-year term if proposal 2 is approved, else three-year term if proposal 2 not approved)	FOR
FORMFACTOR, INC.	US3463751087	27-May-2022	Election of Director: Sheri Rhodes (To hold office for one-year term if proposal 2 is approved, else three-year term if proposal 2 not approved)	FOR
FORMFACTOR, INC.	US3463751087	27-May-2022	Election of Director: Jorge Titinger (To hold office for one- year term if proposal 2 is approved, else two-year term if proposal 2 not approved)	FOR
FORMFACTOR, INC.	US3463751087	27-May-2022	Amendment to FormFactor's Certificate of Incorporation to provide for the annual election of directors and eliminate the classified Board structure.	FOR
FORMFACTOR, INC.	US3463751087	27-May-2022	Advisory approval of FormFactor's executive compensation.	FOR

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FORMFACTOR, INC.	US3463751087	27-May-2022	Advisory vote on the frequency of stockholder advisory votes on FormFactor's executive compensation.	1 YEAR
FORMFACTOR, INC.	US3463751087	27-May-2022	Amendment and restatement of the Company's 2012 Equity Incentive Plan to increase the number of shares reserved for issuance under the 2012 Equity Incentive Plan by 4,000,000 shares and to extend the term of the 2012 Equity Incentive Plan to 2032.	FOR
FORMFACTOR, INC.	US3463751087	27-May-2022	Ratification of the selection of KPMG LLP as FormFactor's independent registered public accounting firm for fiscal year 2022.	FOR
FORTUNE REAL ESTATE INVESTMENT TRUST	SG1033912138	27-May-2022	TO APPROVE THE GRANT OF THE UNIT BUY-BACK MANDATE AS SET OUT IN THE NOTICE OF AGM DATED 22 APRIL 2022	FOR
IDOM INC.	JP3235700006	27-May-2022	Approve Appropriation of Surplus	FOR
IDOM INC.	JP3235700006	27-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	AMENDMENTS TO THE CONNECTED TRANSACTIONS MANAGEMENT MEASURES	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	ELECTION OF CHEN SHUCUI AS A DIRECTOR	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	ELECTION OF LIN HUA AS AN EXTERNAL SUPERVISOR	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	2021 ANNUAL ACCOUNTS AND 2022 FINANCIAL BUDGET PLAN	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED);CNY10.35000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES);NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES);NONE	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	APPOINTMENT OF 2022 OF AUDIT FIRM	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	FOR
INDUSTRIAL BANK CO LTD	CNE000001QZ7	27-May-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING MEETINGS OF THE SUPERVISORY COMMITTEE	FOR
IROBOT CORPORATION	US4627261005	27-May-2022	Election of Class II Director to serve for a three-year term: Mohamad Ali	FOR
IROBOT CORPORATION	US4627261005	27-May-2022	Election of Class II Director to serve for a three-year term: Ruey-Bin Kao	FOR
IROBOT CORPORATION	US4627261005	27-May-2022	Election of Class III Director to serve for a one-year term: Karen Golz	FOR
IROBOT CORPORATION	US4627261005	27-May-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the current fiscal year.	FOR
IROBOT CORPORATION	US4627261005	27-May-2022	Approve amendments to our amended and restated certificate of incorporation to eliminate supermajority voting requirements.	FOR
IROBOT CORPORATION	US4627261005	27-May-2022	Approve amendments to our amended and restated certificate of incorporation to declassify the board of directors.	FOR
IROBOT CORPORATION	US4627261005	27-May-2022	Approve amendments to our amended and restated certificate of incorporation to eliminate the prohibition on stockholders' ability to call a special meeting.	FOR

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IROBOT CORPORATION	US4627261005	27-May-2022	Approve an amendment to the iRobot Corporation 2018 Stock Option and Incentive Plan (the "2018 Plan") to increase the maximum number of shares reserved and issuable under the 2018 Plan.	FOR
IROBOT CORPORATION	US4627261005	27-May-2022	Approve, on a non-binding, advisory basis, the compensation of our named executive officers as disclosed in the Proxy Statement.	FOR
KAHOOT ASA	NO0010823131	27-May-2022	ELECTION OF ONE PERSON TO CO-SIGN THE MINUTES	FOR
KAHOOT ASA	NO0010823131	27-May-2022	APPROVAL OF THE ANNUAL ACCOUNTS AND THE ANNUAL REPORT FOR THE FINANCIAL YEAR 2021	FOR
KAHOOT ASA	NO0010823131	27-May-2022	APPROVAL OF THE REMUNERATION FOR THE COMPANY'S AUDITOR FOR 2021	FOR
KAHOOT ASA	NO0010823131	27-May-2022	APPROVAL OF REPORT ON SALARY AND OTHER REMUNERATION TO LEADING PERSONNEL	FOR
KAHOOT ASA	NO0010823131	27-May-2022	APPROVAL OF GUIDELINES FOR SALARY AND OTHER REMUNERATION TO LEADING PERSONNEL	AGAINST
KAHOOT ASA	NO0010823131	27-May-2022	ELECTION OF MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS	FOR
KAHOOT ASA	NO0010823131	27-May-2022	DETERMINATION OF REMUNERATION TO THE BOARD OF DIRECTORS: REMUNERATION TO THE BOARD OF DIRECTORS FOR THE PERIOD FROM THE ANNUAL GENERAL MEETING IN 2022 TO THE ANNUAL GENERAL MEETING IN 2023	FOR
KAHOOT ASA	NO0010823131	27-May-2022	DETERMINATION OF REMUNERATION TO THE BOARD OF DIRECTORS: RESTRICTED STOCK UNITS TO THE MEMBERS OF THE BOARD OF DIRECTORS	AGAINST
KAHOOT ASA	NO0010823131	27-May-2022	DETERMINATION OF REMUNERATION TO THE NOMINATION COMMITTEE	FOR
KAHOOT ASA	NO0010823131	27-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL IN CONNECTION WITH MERGERS, ACQUISITIONS AND EQUITY RAISES	FOR
KAHOOT ASA	NO0010823131	27-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL IN CONNECTION WITH OPTION AND EQUITY INCENTIVE RIGHTS	AGAINST
KAHOOT ASA	NO0010823131	27-May-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO ACQUIRE TREASURY SHARES	FOR
KAHOOT ASA	NO0010823131	27-May-2022	ELECTION OF THE CHAIRPERSON FOR THE MEETING AND RECORDING OF THE SHAREHOLDERS PRESENT	FOR
KAHOOT ASA	NO0010823131	27-May-2022	APPROVAL OF THE NOTICE AND THE AGENDA	FOR
KINSUS INTERCONNECT TECHNOLOGY CORP	TW0003189007	27-May-2022	TO APPROVE THE 2021 BUSINESS REPORT, PARENT-COMPANY-ONLY FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS.	FOR
KINSUS INTERCONNECT TECHNOLOGY CORP	TW0003189007	27-May-2022	TO APPROVE THE PROPOSAL FOR 2021 EARNINGS DISTRIBUTION. PROPOSED CASH DIVIDEND :TWD 4.5 PER SHARE.	FOR
KINSUS INTERCONNECT TECHNOLOGY CORP	TW0003189007	27-May-2022	AMENDMENT TO THE ARTICLES OF INCORPORATION.	FOR
KINSUS INTERCONNECT TECHNOLOGY CORP	TW0003189007	27-May-2022	AMENDMENT TO THE COMPANYS PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS.	FOR
KINSUS INTERCONNECT TECHNOLOGY CORP	TW0003189007	27-May-2022	RESOLVING AN ISSUANCE OF RESTRICTED STOCK AWARDS (RSA).	AGAINST
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Janet Liang	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Michael F. Mee	FOR

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LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Deirdre P. Connelly	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Patrick S. Pittard	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Lynn M. Utter	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	The ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for 2022.	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	The approval of an advisory resolution on the compensation of our named executive officers.	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	The approval of an amendment to the Lincoln National Corporation 2020 Incentive Compensation Plan.	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Shareholder proposal to amend our governing documents to provide an independent chair of the board.	AGAINST
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Shareholder proposal to require shareholder ratification of executive termination pay.	AGAINST
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Ellen G. Cooper	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: William H. Cunningham	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Reginald E. Davis	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Dennis R. Glass	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Eric G. Johnson	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Gary C. Kelly	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: M. Leanne Lachman	FOR
LINCOLN NATIONAL CORPORATION	US5341871094	27-May-2022	Election of director for a one-year term expiring at the 2023 Annual Meeting: Dale LeFebvre	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	AGAINST
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	FOR

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LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	AGAINST
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	DIRECTOR	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	Advisory vote to approve the Company's named executive officer compensation in fiscal 2021.	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	Approval of the Amended and Restated Lowe's Companies, Inc. 2006 Long Term Incentive Plan.	FOR
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	Shareholder proposal requesting a report on median and adjusted pay gaps across race and gender.	ABSTAIN
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	Shareholder proposal regarding amending the Company's proxy access bylaw to remove shareholder aggregation limits.	AGAINST
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	Shareholder proposal requesting a report on risks of state policies restricting reproductive health care.	AGAINST
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	Shareholder proposal requesting a civil rights and non- discrimination audit and report.	AGAINST
LOWE'S COMPANIES, INC.	US5486611073	27-May-2022	Shareholder proposal requesting a report on risks from worker misclassification by certain Company vendors.	AGAINST
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	THAT, LSL BE AUTHORISED TO MAKE MAKE MARKET PURCHASES OF ORDINARY SHARES OF 0.2 PENCE EACH IN THE CAPITAL OF LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO RECEIVE, CONSIDER AND ADOPT LSL'S ANNUAL ACCOUNTS TOGETHER WITH THE DIRECTORS' REPORT AND THE AUDITOR'S REPORT	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	THAT A GENERAL MEETING (OTHER THAN AN AGM) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY)	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO DECLARE A FINAL DIVIDEND OF 7.4 PENCE PER ORDINARY SHARE	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO RE-ELECT GABY APPLETON AS A DIRECTOR OF LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO RE-ELECT HELEN BUCK AS A DIRECTOR OF LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO RE-ELECT ADAM CASTLETON AS A DIRECTOR OF LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO RE-ELECT SIMON EMBLEY AS A DIRECTOR OF LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO RE-ELECT DARRELL EVANS AS A DIRECTOR OF LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO ELECT SONYA GHOBRIAL AS A DIRECTOR OF LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO ELECT JAMES MACK AS A DIRECTOR OF LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO RE-ELECT BILL SHANNON AS A DIRECTOR OF LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO RE-ELECT DAVID STEWART AS A DIRECTOR OF LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR OF LSL TO HOLD OFFICE FROM THE CONCLUSION OF THE AGM UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING	FOR

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LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	THAT THE DIRECTORS BE AUTHORISED TO ALLOT SHARES AND TO GRANT RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT ANY SECURITY INTO, SHARES IN LSL	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION 15 THE DIRECTORS BE AUTHORISED TO ALLOT EQUITY SECURITIES FOR CASH AS IF SECTION 561(1) DID NOT APPLY	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	27-May-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION 15 THE DIRECTORS BE AUTHORISED IN ADDITION TO RESOLUTION 16 TO ALLOT EQUITY SECURITIES FOR CASH	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Virginia Kamsky	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Albert Manifold	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Jacques Aigrain	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Peter Vanacker	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Discharge of Directors from Liability.	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Adoption of 2021 Dutch Statutory Annual Accounts.	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Appointment of PricewaterhouseCoopers Accountants N.V. as the Auditor of our 2022 Dutch Statutory Annual Accounts.	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Ratification of PricewaterhouseCoopers LLP as our Independent Registered Public Accounting Firm.	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Advisory Vote Approving Executive Compensation (Say-on-Pay).	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Authorization to Conduct Share Repurchases.	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Cancellation of Shares.	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Lincoln Benet	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Jagjeet (Jeet) Bindra	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Robin Buchanan	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Anthony (Tony) Chase	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Nance Dicciani	FOR

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LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Robert (Bob) Dudley	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Claire Farley	FOR
LYONDELLBASELL INDUSTRIES N.V.	NL0009434992	27-May-2022	Election of Director: Michael Hanley	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: CHE HO WEI,SHAREHOLDER NO.L101566XXX	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	ADOPTION OF 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: DANG HSING YIU,SHAREHOLDER NO.810	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: FUL LONG NI,SHAREHOLDER NO.837	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: HUI YING INVESTMENT LTD.,SHAREHOLDER NO.280338	AGAINST
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: YAN KUIN SU,SHAREHOLDER NO.E101280XXX	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: SUNG JEN FANG,SHAREHOLDER NO.779945	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR: TYZZ JIUN DUH,SHAREHOLDER NO.T120363XXX	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR: CHIANG KAO,SHAREHOLDER NO.A100383XXX	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR: CHENG WEN WU,SHAREHOLDER NO.D120021XXX	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR: CHIEN KUO YANG,SHAREHOLDER NO.J100772XXX	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	RELEASE OF DIRECTORS' NON-COMPETITION OBLIGATION	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	ADOPTION OF THE COMPANY'S 2021 DISTRIBUTION PLAN. PROPOSED CASH DIVIDEND: TWD 1.8 PER SHARE	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	APPROVAL OF AMENDING THE 'PROCEDURE RULES FOR ACQUISITION OR DISPOSAL OF ASSETS'	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	APPROVAL OF THE PUBLIC OFFERING AND OR PRIVATE PLACEMENT OF SECURITIES	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: MIIN CHYOU WU,SHAREHOLDER NO.21	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: CHIEN HSU INVESTMENT CORPORAION,SHAREHOLDER NO.1242496	AGAINST

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MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: CHIH YUAN LU,SHAREHOLDER NO.45641	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: SHUN YIN INVESTMENT LTD,SHAREHOLDER NO.777505,IKUO YAAMAGUCHI AS REPRESENTATIVE	FOR
MACRONIX INTERNATIONAL CO LTD	TW0002337003	27-May-2022	THE ELECTION OF THE DIRECTOR: ACHI CAPITAL LIMITED,SHAREHOLDER NO.1065570	AGAINST
NAN YA PRINTED CIRCUIT BOARD CORP	TW0008046004	27-May-2022	PLEASE APPROVE THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS AS REQUIRED BY THE COMPANY ACT.	FOR
NAN YA PRINTED CIRCUIT BOARD CORP	TW0008046004	27-May-2022	PLEASE APPROVE THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFIT AS REQUIRED BY THE COMPANY ACT. PROPOSED CASH DIVIDEND TWD 10 PER SHARE	FOR
NAN YA PRINTED CIRCUIT BOARD CORP	TW0008046004	27-May-2022	AMENDMENT TO THE ARTICLES OF INCORPORATION OF THE COMPANY. PLEASE DISCUSS AND RESOLVE.	AGAINST
NAN YA PRINTED CIRCUIT BOARD CORP	TW0008046004	27-May-2022	AMENDMENT TO PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS OF THE COMPANY. PLEASE DISCUSS AND RESOLVE.	FOR
NATIONAL ATOMIC COMPANY KAZATOMPROM JSC	US63253R2013	27-May-2022	ELECT MEMBERS OF VOTE COUNTING COMMISSION	FOR
NATIONAL ATOMIC COMPANY KAZATOMPROM JSC	US63253R2013	27-May-2022	APPROVE STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS	FOR
NATIONAL ATOMIC COMPANY KAZATOMPROM JSC	US63253R2013	27-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF KZT 876.74 PER SHARE	FOR
NATIONAL ATOMIC COMPANY KAZATOMPROM JSC	US63253R2013	27-May-2022	APPROVE RESULTS OF SHAREHOLDERS APPEALS ON ACTIONS OF COMPANY AND ITS OFFICIALS	FOR
NATIONAL ATOMIC COMPANY KAZATOMPROM JSC	US63253R2013	27-May-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
NATIONAL ATOMIC COMPANY KAZATOMPROM JSC	US63253R2013	27-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPROVE COMPANY'S THRESHOLD AND TARGET FINANCIAL STABILITY INDICATORS	AGAINST
NATIONAL ATOMIC COMPANY KAZATOMPROM JSC	US63253R2013	27-May-2022	APPROVE REGULATIONS ON GENERAL MEETINGS	AGAINST
NATIONAL ATOMIC COMPANY KAZATOMPROM JSC	US63253R2013	27-May-2022	AMEND REGULATIONS ON BOARD OF DIRECTORS	AGAINST
NATIONAL ATOMIC COMPANY KAZATOMPROM JSC	US63253R2013	27-May-2022	FIX NUMBER OF DIRECTORS AT SEVEN RECALL BOLAT AKCHULAKOV AND ASSEM MAMUTOVA AS DIRECTORS ELECT YERNAT BERDIGULOV AS DIRECTOR	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	ELECTION OF MS NP DONGWANA AS A MEMBER OF THE NEDBANK GROUP AUDIT COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	ELECTION OF MR EM KRUGER AS A MEMBER OF THE NEDBANK GROUP AUDIT COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	PLACING THE AUTHORISED BUT UNISSUED ORDINARY SHARES UNDER THE CONTROL OF THE DIRECTORS	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	ADVISORY ENDORSEMENT ON A NON-BINDING BASIS OF THE NEDBANK GROUP REMUNERATION POLICY	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	ADVISORY ENDORSEMENT ON A NON-BINDING BASIS OF THE NEDBANK GROUP REMUNERATION IMPLEMENTATION REPORT	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	REMUNERATION OF THE NON-EXECUTIVE DIRECTORS: NON-EXECUTIVE CHAIRPERSON	FOR

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NEDBANK GROUP	ZAE000004875	27-May-2022	REMUNERATION OF THE NON-EXECUTIVE DIRECTORS: LEAD INDEPENDENT DIRECTOR (ADDITIONAL 40%)	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	REMUNERATION OF THE NON-EXECUTIVE DIRECTORS: NEDBANK GROUP BOARD MEMBER	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	COMMITTEE MEMBERS' FEES: NEDBANK GROUP AUDIT COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	COMMITTEE MEMBERS' FEES: NEDBANK GROUP CREDIT COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	ELECTION OF MS P LANGENI, WHO WAS APPOINTED AS A DIRECTOR OF THE COMPANY AFTER THE LAST AGM OF SHAREHOLDERS	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	COMMITTEE MEMBERS' FEES: NEDBANK GROUP DIRECTORS' AFFAIRS COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	COMMITTEE MEMBERS' FEES: NEDBANK GROUP INFORMATION TECHNOLOGY COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	COMMITTEE MEMBERS' FEES: NEDBANK GROUP REMUNERATION COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	COMMITTEE MEMBERS' FEES: NEDBANK GROUP RISK AND CAPITAL MANAGEMENT COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	COMMITTEE MEMBERS' FEES: NEDBANK GROUP TRANSFORMATION, SOCIAL AND ETHICS COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	COMMITTEE MEMBERS' FEES: NEDBANK GROUP CLIMATE RESILIENCE COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS APPOINTED AS ACTING GROUP CHAIRPERSON	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS APPOINTED AS ACTING LEAD INDEPENDENT DIRECTOR	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	REMUNERATION OF NON-EXECUTIVE DIRECTORS APPOINTED AS ACTING COMMITTEE CHAIRPERSON	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	GENERAL AUTHORITY TO REPURCHASE ORDINARY SHARES	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	RE-ELECTION OF MR MWT BROWN, WHO IS RETIRING BY ROTATION, AS A DIRECTOR	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE TO RELATED AND INTERRELATED COMPANIES	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	RE-ELECTION OF MR BA DAMES, WHO IS RETIRING BY ROTATION, AS A DIRECTOR	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	RE-ELECTION OF MR RAG LEITH, WHO IS RETIRING BY ROTATION, AS A DIRECTOR	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	RE-ELECTION OF MR S SUBRAMONEY, WHO IS RETIRING BY ROTATION, AS A DIRECTOR	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	REAPPOINTMENT OF DELOITTE & TOUCHE AS EXTERNAL AUDITOR	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	REAPPOINTMENT OF ERNST & YOUNG AS EXTERNAL AUDITOR	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	ELECTION OF MR S SUBRAMONEY AS A MEMBER OF THE NEDBANK GROUP AUDIT COMMITTEE	FOR
NEDBANK GROUP	ZAE000004875	27-May-2022	ELECTION OF MR HR BRODY AS A MEMBER OF THE NEDBANK GROUP AUDIT COMMITTEE	FOR
NUVEI CORPORATION	CA67079A1021	27-May-2022	DIRECTOR	FOR
NUVEI CORPORATION	CA67079A1021	27-May-2022	DIRECTOR	AGAINST
NUVEI CORPORATION	CA67079A1021	27-May-2022	DIRECTOR	FOR
NUVEI CORPORATION	CA67079A1021	27-May-2022	DIRECTOR	FOR
NUVEI CORPORATION	CA67079A1021	27-May-2022	DIRECTOR	FOR
NUVEI CORPORATION	CA67079A1021	27-May-2022	DIRECTOR	FOR

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NUVEI CORPORATION	CA67079A1021	27-May-2022	To appoint PricewaterhouseCoopers LLP as auditors of the Company and to authorize the Board of Directors of the Company to fix the auditors' remuneration.	FOR
NUVEI CORPORATION	CA67079A1021	27-May-2022	To consider and approve a special resolution in respect of the plan of arrangement effecting amendments (the "Amendments") to the articles of amalgamation of the Company (the "Articles") to add certain constrained securities provisions, providing the Company with, among other measures, the right to redeem, repurchase or force the sale of, shares of the Company to facilitate compliance with applicable laws.	AGAINST
NUVEI CORPORATION	CA67079A1021	27-May-2022	To consider and approve an ordinary resolution confirming certain amendments to the Company's general by-law required to administer the constrained securities ownership provisions of the Amendments to the Articles.	AGAINST
OCEANEERING INTERNATIONAL, INC.	US6752321025	27-May-2022	Election of Director: Roderick A. Larson	FOR
OCEANEERING INTERNATIONAL, INC.	US6752321025	27-May-2022	Election of Director: M. Kevin McEvoy	ABSTAIN
OCEANEERING INTERNATIONAL, INC.	US6752321025	27-May-2022	Election of Director: Paul B. Murphy, Jr.	ABSTAIN
OCEANEERING INTERNATIONAL, INC.	US6752321025	27-May-2022	Advisory vote on a resolution to approve the compensation of our named executive officers.	FOR
OCEANEERING INTERNATIONAL, INC.	US6752321025	27-May-2022	Proposal to ratify the appointment of Ernst & Young LLP as our independent auditors for the year ending December 31, 2022.	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO RE-APPOINT DELOITTE AND TOUCHE AS JOINT INDEPENDENT AUDITORS UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO APPOINT ERNST AND YOUNG AS JOINT INDEPENDENT AUDITORS UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	NON-BINDING ADVISORY VOTE ON THE COMPANY'S REMUNERATION POLICY	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	NON-BINDING ADVISORY VOTE ON THE COMPANY'S REMUNERATION IMPLEMENTATION REPORT	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	GENERAL AUTHORITY IN RESPECT OF AN ISSUE OF ORDINARY SHARES FOR CASH	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO APPROVE THE REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO GRANT GENERAL AUTHORITY TO ACQUIRE THE COMPANY'S OWN ORDINARY SHARES	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO APPROVE THE PROVISIONS OF FINANCIAL ASSISTANCE TO SUBSIDIARIES AND OTHER RELATED AND INTER-RELATED ENTITIES	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO RE-ELECT JOHN LISTER AS A DIRECTOR OF THE COMPANY	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO RE-ELECT SIZEKA MAGWENTSHU RENSBURG AS A DIRECTOR OF THE COMPANY	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO RE-ELECT THOKO MOKGOSI MWANTEMBE AS A DIRECTOR OF THE COMPANY	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO RE-ELECT MARSHALL RAPIYA AS A DIRECTOR OF THE COMPANY	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO ELECT OLUFUNKE IGHODARO AS A MEMBER OF THE AUDIT COMMITTEE	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO ELECT ITUMELENG KGABOESELE AS A MEMBER OF THE AUDIT COMMITTEE	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO ELECT JACO LANGNER AS A MEMBER OF THE AUDIT COMMITTEE	FOR

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OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO ELECT JOHN LISTER AS A MEMBER OF THE AUDIT COMMITTEE	FOR
OLD MUTUAL LIMITED	ZAE000255360	27-May-2022	TO ELECT NOMKHITA NQWENI AS A MEMBER OF THE AUDIT COMMITTEE	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO REAPPOINT STUART HENDERSON AS A DIRECTOR OF THE COMPANY	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO RECEIVE AND ADOPT THE COMPANY'S ANNUAL REPORT AND ACCOUNTS (THE "ANNUAL REPORT") FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, THE DIRECTORS' REPORT, AND THE REPORT OF THE INDEPENDENT AUDITORS ON THOSE ACCOUNTS	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO REAPPOINT DR. HEATHER PRESTON AS A DIRECTOR OF THE COMPANY	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO REAPPOINT ROBERT GHENCHEV AS A DIRECTOR OF THE COMPANY	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO REAPPOINT KMPG LLP AS AUDITORS OF THE COMPANY FROM THE CONCLUSION OF THE MEETING UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY AT WHICH ACCOUNTS ARE LAID	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO AUTHORISE THE AUDIT COMMITTEE FOR AND ON BEHALF OF THE BOARD TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	THAT, IN SUBSTITUTION FOR ALL EXISTING GENERAL AUTHORITIES, THE DIRECTORS BE, AND ARE, GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 551 OF THE COMPANIES ACT 2006 (THE "ACT") TO EXERCISE ALL THE POWERS OF THE COMPANY TO: (A) ALLOT SHARES IN THE COMPANY OR TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY UP TO AN AGGREGATE MAXIMUM NOMINAL AMOUNT OF GBP 16,010,704; (B) ALLOT FURTHER EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560(1) OF THE ACT) UP TO AN AGGREGATE MAXIMUM NOMINAL AMOUNT OF GBP 16,010,704 IN CONNECTION WITH A RIGHTS ISSUE IN FAVOUR OF SHAREHOLDERS, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT AGM OF THE COMPANY FOLLOWING THE PASSING OF THIS RESOLUTION OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 27 AUGUST 2023 (UNLESS PREVIOUSLY REVOKED OR VARIED BY THE COMPANY IN GENERAL MEETING) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY, REVOCATION OR VARIATION THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES, OR IS OTHERWISE REVOKED OR VARIED AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THIS AUTHORITY HAD NOT EXPIRED OR BEEN REVOKED OR VARIED FOR THE PURPOSES OF THIS RESOLUTION 15 "RIGHTS ISSUE" MEANS AN OFFER TO: (I) ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (II) HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, SUBJECT TO SUCH RIGHTS, AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, TO SUBSCRIBE FOR FURTHER SECURITIES BY MEANS OF THE ISSUE OF A RENOUNCEABLE LETTER (OR OTHER NEGOTIABLE DOCUMENT) WHICH MAY BE TRADED FOR A PERIOD BEFORE PAYMENT FOR THE SECURITIES IS DUE, INCLUDING AN OFFER TO WHICH THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS OR MAKE ANY OTHER ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER	FOR

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OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 15 AND IN SUBSTITUTION FOR ALL EXISTING AUTHORITIES, THE DIRECTORS BE, AND ARE, GENERALLY AND UNCONDITIONALLY AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 15 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE LIMITED: (A) TO THE ALLOTMENT OF EQUITY SECURITIES AND/OR SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF, OR AN INVITATION TO APPLY FOR, EQUITY SECURITIES (BUT IN THE CASE OF AN ALLOTMENT PURSUANT TO THE AUTHORITY GRANTED BY PARAGRAPH (B) OF RESOLUTION 15, BY WAY OF RIGHTS ISSUE ONLY): (I) TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS PRACTICABLE) TO THE RESPECTIVE NUMBER OF ORDINARY SHARES HELD BY SUCH HOLDERS; AND (II) TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, SUBJECT TO SUCH RIGHTS, AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY AND SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS OR MAKE ANY OTHER ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS ARISING IN, OR PURSUANT TO, THE LAWS OF ANY TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE IN ANY TERRITORY, OR ANY OTHER MATTER; AND (B) TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN PURSUANT TO PARAGRAPH (A) OF THIS RESOLUTION 16) UP TO AN AGGREGATE MAXIMUM NOMINAL AMOUNT OF GBP 2,401,605, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT AGM OF THE COMPANY FOLLOWING THE PASSING OF THIS RESOLUTION OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 27 AUGUST 2023 (UNLESS PREVIOUSLY REVOKED OR VARIED BY THE COMPANY IN GENERAL MEETING) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY, REVOCATION OR VARIATION THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES, OR IS OTHERWISE REVOKED OR VARIED AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THIS AUTHORITY HAD NOT EXPIRED OR BEEN REVOKED OR VARIED. FOR THE PURPOSE OF THIS RESOLUTION 16, "RIGHTS ISSUE" HAS THE SAME MEANING AS IN RESOLUTION 15 ABOVE</p>	FOR
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OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	THAT SUBJECT TO THE PASSING OF RESOLUTION 15 AND IN SUBSTITUTION FOR ALL EXISTING AUTHORITIES (OTHER THAN THE AUTHORITY GRANTED UNDER RESOLUTION 16), THE DIRECTORS BE, AND ARE, GENERALLY AND UNCONDITIONALLY AUTHORISED (IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 16) TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 15 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO AN AGGREGATE MAXIMUM NOMINAL AMOUNT OF GBP 2,401,605; AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE OF MEETING, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT AGM OF THE COMPANY FOLLOWING THE PASSING OF THIS RESOLUTION OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 27 AUGUST 2023 (UNLESS PREVIOUSLY REVOKED OR VARIED BY THE COMPANY IN GENERAL MEETING) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY, REVOCATION OR VARIATION THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES, OR IS OTHERWISE REVOKED OR VARIED AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THIS AUTHORITY HAD NOT EXPIRED OR BEEN REVOKED OR VARIED	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	THAT IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION, A GENERAL MEETING (OTHER THAN AN ANNUAL GENERAL MEETING) MAY BE HELD ON NOT LESS THAN 14 DAYS' NOTICE	AGAINST
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO RECEIVE THE DIRECTORS' REMUNERATION REPORT AND THE REPORT OF THE INDEPENDENT AUDITORS ON THE AUDITABLE PART OF THE REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) SET OUT AT PAGES 104 TO 129 OF THE ANNUAL REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO APPOINT DR. MICHAEL HAYDEN AS A DIRECTOR OF THE COMPANY	AGAINST
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO APPOINT CATHERINE MOUKHEIBIR AS A DIRECTOR OF THE COMPANY	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO APPOINT NAMRATA P. PATEL AS A DIRECTOR OF THE COMPANY	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO REAPPOINT DR. ROCH DOLIVEUX AS A DIRECTOR OF THE COMPANY	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO REAPPOINT PROFESSOR DAME KAY DAVIES AS A DIRECTOR OF THE COMPANY	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO REAPPOINT DR. SIYAMAK RASTY AS A DIRECTOR OF THE COMPANY	FOR
OXFORD BIOMEDICA PLC	GB00BDFBVT43	27-May-2022	TO REAPPOINT STUART PAYNTER AS A DIRECTOR OF THE COMPANY	FOR
PHOSLOCK ENVIRONMENTAL TECHNOLOGIES LTD	AU0000021974	27-May-2022	ADOPTION OF REMUNERATION REPORT	FOR
PHOSLOCK ENVIRONMENTAL TECHNOLOGIES LTD	AU0000021974	27-May-2022	RE-ELECTION OF MS BRENDA SHANAHAN AO AS A DIRECTOR OF THE COMPANY	FOR

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PHOSLOCK ENVIRONMENTAL TECHNOLOGIES LTD	AU0000021974	27-May-2022	SUBJECT TO AND CONDITIONAL UPON AT LEAST 25% OF THE VOTES VALIDLY CAST ON RESOLUTION 1 (REMUNERATION REPORT) BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT THAT: (A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; (B) ALL OF THE DIRECTORS IN OFFICE WHEN THE BOARD RESOLUTION TO MAKE THE DIRECTOR'S REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 WAS PASSED (OTHER THAN THE MANAGING DIRECTOR) AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
POSTE ITALIANE SPA	IT0003796171	27-May-2022	REPORT ON REWARDING POLICY FOR THE 2022	FOR
POSTE ITALIANE SPA	IT0003796171	27-May-2022	REPORT ON EMOLUMENTS FOR THE YEAR 2021	FOR
POSTE ITALIANE SPA	IT0003796171	27-May-2022	EQUITY-BASED INCENTIVE PLANS	FOR
POSTE ITALIANE SPA	IT0003796171	27-May-2022	TO AUTHORIZE THE PURCHASE AND THE DISPOSAL OF OWN SHARES. RESOLUTIONS RELATED THERETO	FOR
POSTE ITALIANE SPA	IT0003796171	27-May-2022	POSTE ITALIANE S.P.A. BALANCE SHEET AS OF 31 DECEMBER 2021. THE BOARD OF DIRECTORS' REPORT, THE BOARD OF INTERNAL AUDITORS' AND THE EXTERNAL AUDITORS' REPORTS. RESOLUTIONS RELATED THERETO. TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021	FOR
POSTE ITALIANE SPA	IT0003796171	27-May-2022	NET INCOME ALLOCATION AND AVAILABLE RESERVES DISTRIBUTION	FOR
POSTE ITALIANE SPA	IT0003796171	27-May-2022	TO APPOINT THE BOARD OF INTERNAL AUDITORS. LIST PRESENTED BY A GROUP OF 14 ASSET MANAGEMENT COMPANIES AND OTHER INSTITUTIONAL INVESTORS, REPRESENTING 0.578 PCT OF THE SHARE CAPITAL	FOR
POSTE ITALIANE SPA	IT0003796171	27-May-2022	TO STATE THE BOARD OF INTERNAL AUDITORS' MEMBERS' EMOLUMENTS	FOR
PT PERUSAHAAN GAS NEGARA TBK.	ID1000111602	27-May-2022	APPROVAL OF THE COMPANY'S ANNUAL REPORT YEAR 2021 AND THE ANNUAL REPORT OF THE PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM YEAR 2021 AS WELL AS THE BOARD OF COMMISSIONERS SUPERVISORY REPORT YEAR 2021	FOR
PT PERUSAHAAN GAS NEGARA TBK.	ID1000111602	27-May-2022	RATIFICATION OF THE COMPANY'S FINANCIAL STATEMENTS YEAR 2021, INCLUDING THE FINANCIAL STATEMENTS OF THE PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM YEAR 2021, AND TO PROVIDE FULL RELEASE AND DISCHARGE TO EVERY MEMBER OF THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS FOR THEIR ACTION AND SUPERVISION DURING 2021	FOR
PT PERUSAHAAN GAS NEGARA TBK.	ID1000111602	27-May-2022	APPROVAL OF THE DISTRIBUTION OF THE COMPANY'S NET PROFIT, INCLUDING THE DIVIDEND FOR 2021	FOR
PT PERUSAHAAN GAS NEGARA TBK.	ID1000111602	27-May-2022	APPROVAL OF THE TANTIEM/PERFORMANCE INCENTIVE FOR THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS YEAR 2021, AS WELL AS SALARY/HONORARIUM, FACILITIES AND ALLOWANCE FOR YEAR 2022	FOR
PT PERUSAHAAN GAS NEGARA TBK.	ID1000111602	27-May-2022	APPROVAL OF THE APPOINTMENT OF PUBLIC ACCOUNTANT TO AUDIT THE CONSOLIDATED FINANCIAL STATEMENTS FOR YEAR 2022, PSA 62 COMPLIANCE AUDIT, SMALL MEDIUM ENTERPRISE FUNDING FINANCIAL REPORT AUDIT RELATED TO THE PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM FOR YEAR 2022 AND APPLIED PROCEDURES ON THE REPORT OF THE RESULTS OF CORPORATE KPI PERFORMANCE EVALUATION FOR YEAR 2022	FOR
PT PERUSAHAAN GAS NEGARA TBK.	ID1000111602	27-May-2022	CHANGES OF THE COMPOSITION OF THE COMPANY'S MANAGEMENT	AGAINST

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PT TELKOM INDONESIA (PERSERO) TBK	ID1000129000	27-May-2022	APPROVAL OF ANNUAL REPORT INCLUDING THE BOARD OF COMMISSIONERS SUPERVISION DUTY IMPLEMENTATION REPORT YEAR OF 2021, AND THE RATIFICATION OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED ON DECEMBER 31, 2021	FOR
PT TELKOM INDONESIA (PERSERO) TBK	ID1000129000	27-May-2022	RATIFICATION OF THE COMPANY'S FINANCIAL AND IMPLEMENTATION REPORT OF CORPORATE SOCIAL AND ENVIRONMENTAL RESPONSIBILITY PROGRAM FOR THE YEAR ENDED ON DECEMBER 31, 2021	FOR
PT TELKOM INDONESIA (PERSERO) TBK	ID1000129000	27-May-2022	DETERMINATION ON UTILIZATION OF THE COMPANY'S NET PROFIT FOR FINANCIAL YEAR OF 2021	FOR
PT TELKOM INDONESIA (PERSERO) TBK	ID1000129000	27-May-2022	DETERMINATION OF BONUS FOR THE FINANCIAL YEAR OF 2021, SALARY FOR BOARD OF DIRECTORS AND HONORARIUM FOR BOARD OF COMMISSIONERS INCLUDING OTHER FACILITIES AND BENEFITS FOR THE YEAR OF 2022	FOR
PT TELKOM INDONESIA (PERSERO) TBK	ID1000129000	27-May-2022	APPOINTMENT OF PUBLIC ACCOUNTING FIRM TO AUDIT THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENT AND COMPANY'S FINANCIAL REPORT OF THE MICRO AND SMALL BUSINESS FUNDING PROGRAM FOR FINANCIAL YEAR OF 2022	FOR
PT TELKOM INDONESIA (PERSERO) TBK	ID1000129000	27-May-2022	AMENDMENT OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	AGAINST
PT TELKOM INDONESIA (PERSERO) TBK	ID1000129000	27-May-2022	RATIFICATION ON MINISTER OF SOE REGULATION (MSOE REGULATION)	FOR
PT TELKOM INDONESIA (PERSERO) TBK	ID1000129000	27-May-2022	THE DELEGATION OF AUTHORITY OF THE GENERAL MEETING OF SHAREHOLDERS TO THE BOARD OF COMMISSIONERS ON THE APPROVAL OF THE STATEMENT OF THE FOUNDER OF THE TELKOM PENSION FUND REGARDING THE AMENDMENT TO THE REGULATIONS OF THE TELKOM PENSION FUND WHICH RESULTS IN CHANGES IN FUNDING AND(SLASH)OR AMOUNT OF PENSION BENEFITS	AGAINST
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Approval, by non-binding advisory vote, of Quanta's executive compensation.	FOR
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Election of Director: Earl C. (Duke) Austin, Jr.	FOR
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Quanta's independent registered public accounting firm for fiscal year 2022.	FOR
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Approval of an amendment to the Quanta Services, Inc. 2019 Omnibus Equity Incentive Plan to increase the number of shares of Quanta common stock that may be issued thereunder and make certain other changes.	FOR
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Election of Director: Doyle N. Beneby	AGAINST
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Election of Director: Vincent D. Foster	FOR
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Election of Director: Bernard Fried	FOR
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Election of Director: Worthing F. Jackman	FOR
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Election of Director: Holli C. Ladhani	FOR
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Election of Director: David M. McClanahan	AGAINST
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Election of Director: Margaret B. Shannon	AGAINST
QUANTA SERVICES, INC.	US74762E1029	27-May-2022	Election of Director: Martha B. Wyrsh	FOR
RBL BANK LTD	INE976G01028	27-May-2022	TO APPROVE THE APPOINTMENT OF MR. RAJEEV AHUJA (DIN: 00003545) AS INTERIM MANAGING DIRECTOR & CEO FOR THE PERIOD FROM DECEMBER 25, 2021 TILL JUNE 24, 2022 OR TILL THE APPOINTMENT OF A REGULAR MANAGING DIRECTOR & CEO WHICHEVER IS EARLIER	FOR

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RELAY THERAPEUTICS, INC.	US75943R1023	27-May-2022	Election of Class II Director to serve until the 2025 annual meeting of stockholder: Alexis Borisy	ABSTAIN
RELAY THERAPEUTICS, INC.	US75943R1023	27-May-2022	Election of Class II Director to serve until the 2025 annual meeting of stockholder: Mark Murcko, Ph.D.	ABSTAIN
RELAY THERAPEUTICS, INC.	US75943R1023	27-May-2022	Election of Class II Director to serve until the 2025 annual meeting of stockholder: Laura Shawver, Ph.D.	ABSTAIN
RELAY THERAPEUTICS, INC.	US75943R1023	27-May-2022	To consider and act upon an advisory vote on the compensation of our named executive officers.	FOR
RELAY THERAPEUTICS, INC.	US75943R1023	27-May-2022	To consider and act upon an advisory vote on the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
RELAY THERAPEUTICS, INC.	US75943R1023	27-May-2022	To consider and approve an amendment to our Fourth Amended and Restated Certificate of Incorporation to increase the number of authorized shares of common stock from 150,000,000 to 300,000,000.	FOR
RELAY THERAPEUTICS, INC.	US75943R1023	27-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Appoint a Corporate Auditor Noto, Kazunori	FOR
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Adopt Reduction of Liability System for Directors	FOR
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Appoint a Corporate Auditor Abe, Kazuhiro	AGAINST
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Appoint a Director Iwasa, Mitsugu	FOR
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Appoint a Director Tembo, Masahiko	FOR
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Appoint a Director Kume, Masaaki	FOR
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Appoint a Director Ueda, Masaya	FOR
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Appoint a Director Sato, Toshio	FOR
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Appoint a Director Konishi, Toru	FOR
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Appoint a Director Nishiura, Saburo	FOR
RISO KYOIKU CO.,LTD.	JP3974300000	27-May-2022	Appoint a Director Onoda, Maiko	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	TO APPROVE THE SUBDIVISION OF SHARES AND ADOPTION OF THE AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY (THE RESTATED M AND A)	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	THE ELECTION OF THE DIRECTOR:MR. WEI CHEN,SHAREHOLDER NO.0000055	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	TO APPROVE THE AMENDMENTS TO THE HANDLING PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	TO APPROVE THE ISSUANCE OF NEW EMPLOYEE RESTRICTED SHARES	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	TO LIFT NON-COMPETITION RESTRICTIONS ON BOARD MEMBERS AND THEIR REPRESENTATIVES	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	THE ELECTION OF THE DIRECTOR:MR. BUDONG YOU,SHAREHOLDER NO.0000006	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	THE ELECTION OF THE DIRECTOR:MR. JJUN-HUEI SHIH,SHAREHOLDER NO.A123828XXX	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	THE ELECTION OF THE DIRECTOR:MRS. SOPHIA TONG,SHAREHOLDER NO.Q202920XXX	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:MR. YONG-SONG TSAI,SHAREHOLDER NO.A104631XXX	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:MR. HENRY KING,SHAREHOLDER NO.A123643XXX	FOR

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SILERGY CORP	KYG8190F1028	27-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:MR. JET TSAI,SHAREHOLDER NO.X120144XXX	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	TO ACCEPT 2021 BUSINESS REPORT AND CONSOLIDATED FINANCIAL STATEMENTS	FOR
SILERGY CORP	KYG8190F1028	27-May-2022	TO ACCEPT THE PROPOSAL FOR THE DISTRIBUTION OF 2021 EARNINGS. CASH DIVIDEND FOR COMMON SHARES AT NT 17.98027359 PER SHARE WILL BE DISTRIBUTED.	FOR
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	To approve an amendment to the Company's Directors' Stock Award Plan to extend the term of the plan for five years.	FOR
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Election of Director: German Larrea Mota-Velasco	ABSTAIN
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Ratify the Audit Committee's selection of Galaz,Yamazaki, Ruiz Urquiza S.C., a member firm of Deloitte Touche Tohmatsu Limited, as our independent accountants for 2022.	FOR
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Approve by, non-binding vote, executive compensation.	FOR
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	To vote on a shareholder proposal, if properly presented at the annual meeting.	FOR
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Election of Director: Oscar Gonzalez Rocha	ABSTAIN
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Election of Director: Vicente Ariztegui Andreve	FOR
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Election of Director: Leonardo Contreras Lerdo de Tejada	FOR
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Election of Director: Enrique Castillo Sanchez Mejorada	FOR
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Election of Director: Xavier Garcia de Quevedo Topete	ABSTAIN
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Election of Director: Luis Miguel Palomino Bonilla	ABSTAIN
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Election of Director: Gilberto Perezalonso Cifuentes	FOR
SOUTHERN COPPER CORPORATION	US84265V1052	27-May-2022	Election of Director: Carlos Ruiz Sacristan	ABSTAIN
SPECTRIS PLC	GB0003308607	27-May-2022	TO RE-ELECT CATHY TURNER AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO RE-ELECT KJERSTI WIKLUND AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
SPECTRIS PLC	GB0003308607	27-May-2022	TO RE-ELECT MARK WILLIAMSON AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO AUTHORISE THE DIRECTORS TO AGREE THE AUDITORS REMUNERATION	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO AUTHORISE THE DIRECTORS TO ALLOT ORDINARY SHARES	FOR

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SPECTRIS PLC	GB0003308607	27-May-2022	TO EMPOWER THE DIRECTORS TO ALLOT ORDINARY SHARES FOR CASH ON A PRE-EMPTIVE BASIS	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO EMPOWER THE DIRECTORS TO ALLOT ORDINARY SHARES FOR CASH ON A NON PRE-EMPTIVE BASIS FOR PURPOSES OF ACQUISITIONS OR CAPITAL INVESTMENT	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF SHARES	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO ALLOW THE PERIOD OF NOTICE FOR GENERAL MEETINGS OF THE COMPANY OTHER THAN ANNUAL GENERAL MEETINGS TO BE NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
SPECTRIS PLC	GB0003308607	27-May-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT SET OUT ON PAGES 90 TO 110 OF THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO DECLARE A FINAL DIVIDEND OF 48.8P PER ORDINARY SHARE FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO BE PAID ON 30 JUNE 2022	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO ELECT RAVI GOPINATH AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO ELECT ALISON HENWOOD AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO RE-ELECT DEREK HARDING AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO RE-ELECT ANDREW HEATH AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO RE-ELECT ULF QUELLMANN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SPECTRIS PLC	GB0003308607	27-May-2022	TO RE-ELECT WILLIAM BILL SEEGER AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SSR MINING INC	AU0000091407	27-May-2022	APPROVAL, ON AN ADVISORY (NON-BINDING) BASIS, OF THE FREQUENCY OF FUTURE ADVISORY VOTES ON THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS : PLEASE VOTE ON THIS RESOLUTION TO APPROVE 1 YEAR	FOR
SSR MINING INC	AU0000091407	27-May-2022	APPROVAL, ON AN ADVISORY (NON-BINDING) BASIS, OF THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS DISCLOSED IN THE 2022 PROXY STATEMENT	AGAINST
SSR MINING INC	AU0000091407	27-May-2022	APPROVAL OF THE SSR MINING INC. 2022 EMPLOYEE SHARE PURCHASE PLAN	FOR
SSR MINING INC	AU0000091407	27-May-2022	APPOINTMENT OF AUDITOR: PRICEWATERHOUSECOOPERS LLP	FOR
SSR MINING INC	AU0000091407	27-May-2022	ELECTION OF A.E. MICHAEL ANGLIN AS A DIRECTOR	FOR
SSR MINING INC	AU0000091407	27-May-2022	ELECTION OF ROD ANTAL AS A DIRECTOR	FOR
SSR MINING INC	AU0000091407	27-May-2022	ELECTION OF THOMAS R. BATES, JR. AS A DIRECTOR	FOR
SSR MINING INC	AU0000091407	27-May-2022	ELECTION OF BRIAN R. BOOTH AS A DIRECTOR	FOR
SSR MINING INC	AU0000091407	27-May-2022	ELECTION OF SIMON A. FISH AS A DIRECTOR	FOR
SSR MINING INC	AU0000091407	27-May-2022	ELECTION OF LEIGH ANN FISHER AS A DIRECTOR	FOR
SSR MINING INC	AU0000091407	27-May-2022	ELECTION OF ALAN P. KRUSI AS A DIRECTOR	FOR
SSR MINING INC	AU0000091407	27-May-2022	ELECTION OF KAY PRIESTLY AS A DIRECTOR	FOR
SSR MINING INC.	CA7847301032	27-May-2022	DIRECTOR	FOR
SSR MINING INC.	CA7847301032	27-May-2022	DIRECTOR	FOR
SSR MINING INC.	CA7847301032	27-May-2022	DIRECTOR	FOR

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SSR MINING INC.	CA7847301032	27-May-2022	DIRECTOR	FOR
SSR MINING INC.	CA7847301032	27-May-2022	DIRECTOR	FOR
SSR MINING INC.	CA7847301032	27-May-2022	DIRECTOR	FOR
SSR MINING INC.	CA7847301032	27-May-2022	DIRECTOR	FOR
SSR MINING INC.	CA7847301032	27-May-2022	DIRECTOR	FOR
SSR MINING INC.	CA7847301032	27-May-2022	To approve, on an advisory (non-binding) basis, ONE YEAR as the frequency of future advisory votes on the compensation of the Company's named executive officers.	1 YEAR
SSR MINING INC.	CA7847301032	27-May-2022	To approve on an advisory (non-binding) basis, the compensation of the Company's named executive officers disclosed in this Proxy Statement.	FOR
SSR MINING INC.	CA7847301032	27-May-2022	To approve, ratify and confirm, with or without variation, the resolutions approving the Company's 2022 Employee Share Purchase Plan.	FOR
SSR MINING INC.	CA7847301032	27-May-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Thomas E. O'Hern	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Steven L. Soboroff	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Peggy Alford	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Andrea M. Stephen	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Advisory vote to approve our named executive officer compensation as described in our Proxy Statement.	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: John H. Alschuler	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Eric K. Brandt	AGAINST
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Edward C. Coppola	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Steven R. Hash	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Enrique Hernandez, Jr.	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Daniel J. Hirsch	FOR
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Diana M. Laing	AGAINST
THE MACERICH COMPANY	US5543821012	27-May-2022	Election of Director: Marianne Lowenthal	FOR
UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH THE UNISSUED SHARES OF HKD0.01 EACH IN THE SHARE CAPITAL OF THE COMPANY NOT EXCEEDING 20% OF THE NUMBER OF THE ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE COMPANY'S SHARES NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO ADD THE NUMBER OF THE SHARES IN THE COMPANY REPURCHASED BY THE COMPANY TO THE GENERAL MANDATE GRANTED TO THE DIRECTORS UNDER RESOLUTION NO. 6 OF THE NOTICE	AGAINST

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UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO APPROVE THE ADOPTION OF THE SECOND AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY	AGAINST
UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO RECEIVE AND APPROVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS (DIRECTORS) AND THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO APPROVE AND DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO RE-ELECT MR. SU TSUNG-MING AS A NON-EXECUTIVE DIRECTOR	AGAINST
UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO RE-ELECT MR. FAN REN-DA, ANTHONY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO RE-ELECT MR. LO PETER AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
UNI-PRESIDENT CHINA HOLDINGS LTD	KYG9222R1065	27-May-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITORS OF THE COMPANY AND AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
UNITED MICROELECTRONICS CORP	TW0002303005	27-May-2022	THE COMPANYS 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
UNITED MICROELECTRONICS CORP	TW0002303005	27-May-2022	THE COMPANYS 2021 EARNINGS DISTRIBUTION.	FOR
UNITED MICROELECTRONICS CORP	TW0002303005	27-May-2022	TO PROPOSE THE CASH DISTRIBUTION FROM CAPITAL SURPLUS. PROPOSED CASH DIVIDEND: TWD 3 PER SHARE	FOR
UNITED MICROELECTRONICS CORP	TW0002303005	27-May-2022	TO PROPOSE THE ISSUANCE OF RESTRICTED STOCK AWARDS.	FOR
UNITED MICROELECTRONICS CORP	TW0002303005	27-May-2022	TO AMEND THE COMPANYS ACQUISITION OR DISPOSAL OF ASSETS PROCEDURE.	FOR
UNITED MICROELECTRONICS CORPORATION	US9108734057	27-May-2022	The Company's 2021 business report and financial statements	FOR
UNITED MICROELECTRONICS CORPORATION	US9108734057	27-May-2022	The Company's 2021 earnings distribution	FOR
UNITED MICROELECTRONICS CORPORATION	US9108734057	27-May-2022	To propose the cash distribution from capital surplus	FOR
UNITED MICROELECTRONICS CORPORATION	US9108734057	27-May-2022	To propose the issuance of Restricted Stock Awards	FOR
UNITED MICROELECTRONICS CORPORATION	US9108734057	27-May-2022	To amend the Company's "Acquisition or Disposal of Assets Procedure"	FOR
VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	To select, on an advisory basis, the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	Election of Director to serve until the 2023 annual meeting: Irene Chang Britt	FOR

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VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	Election of Director to serve until the 2023 annual meeting: Sarah Davis	FOR
VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	Election of Director to serve until the 2023 annual meeting: Jacqueline Hernández	FOR
VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	Election of Director to serve until the 2023 annual meeting: Donna James	FOR
VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	Election of Director to serve until the 2023 annual meeting: Mariam Naficy	FOR
VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	Election of Director to serve until the 2023 annual meeting: Lauren Peters	FOR
VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	Election of Director to serve until the 2023 annual meeting: Anne Sheehan	FOR
VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	Election of Director to serve until the 2023 annual meeting: Martin Waters	FOR
VICTORIA'S SECRET & CO.	US9264001028	27-May-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (24) OF THE COMPANY BY-LAWS RELATING TO BOARD MEETINGS	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (37) OF THE COMPANY BY-LAWS RELATING TO THE ASSEMBLY'S RESOLUTIONS	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (40) OF THE COMPANY BY-LAWS RELATING THE COMMITTEE FORMATION	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (48) OF THE COMPANY BY-LAWS RELATING THE DISTRIBUTION OF DIVIDENDS	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE BOARD OF DIRECTORS RECOMMENDATION TO DISTRIBUTE CASH DIVIDENDS TO THE SHAREHOLDERS FOR THE YEAR 2021 WITH A TOTAL AMOUNT OF SAR (475.2) MILLION AT SAR (4) PER SHARE, WHICH REPRESENTS 40% OF THE NOMINAL VALUE OF THE SHARES, WHERE THE ELIGIBILITY WILL BE TO THE SHAREHOLDERS OWNING SHARES ON THE GENERAL ASSEMBLY MEETING DATE, AND ARE REGISTERED IN THE COMPANY S SHARE REGISTRY AT THE DEPOSITORY CENTER (EDAA) AT THE END OF THE SECOND TRADING DAY FOLLOWING THE DUE DATE. THE DATE OF THE DIVIDENDS DISTRIBUTION WILL BE ANNOUNCED LATER	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR

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ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE PAYMENT OF AN AMOUNT OF SAR (3,765,000) AS REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE COMPANY'S COMPETITION STANDARDS AND RULES POLICY	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (1) OF THE COMPANY BY-LAWS RELATING TO TRANSFORMATION	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (3) OF THE COMPANY BY-LAWS RELATING TO THE OBJECTIVES OF THE COMPANY	FOR
ARABIAN INTERNET AND COMMUNICATIONS SERVICES COMPA	SA15CIBJGH12	29-May-2022	VOTING ON THE AMENDMENT TO ARTICLE (13) OF THE COMPANY BY-LAWS RELATING TO TRADING OF SHARES	FOR
AU SMALL FINANCE BANK LTD	INE949L01017	29-May-2022	INCREASE IN AUTHORISED SHARE CAPITAL AND CONSEQUENTIAL ALTERATION TO THE CAPITAL CLAUSE OF MEMORANDUM OF ASSOCIATION	AGAINST
AU SMALL FINANCE BANK LTD	INE949L01017	29-May-2022	ISSUE OF BONUS SHARES	AGAINST
AU SMALL FINANCE BANK LTD	INE949L01017	29-May-2022	APPROVAL FOR THE APPOINTMENT OF MR. KAMLESH SHIVJI VIKAMSEY (DIN: 00059620) AS AN INDEPENDENT DIRECTOR OF THE BANK	FOR
ICHIGO INC.	JP3120010008	29-May-2022	Appoint a Director Matsuzaki, Masatoshi	FOR
ICHIGO INC.	JP3120010008	29-May-2022	Appoint a Director Nakaido, Nobuhide	FOR
ICHIGO INC.	JP3120010008	29-May-2022	Appoint a Director Sugimoto, Amina	FOR
ICHIGO INC.	JP3120010008	29-May-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ICHIGO INC.	JP3120010008	29-May-2022	Appoint a Director Scott Callon	AGAINST
ICHIGO INC.	JP3120010008	29-May-2022	Appoint a Director Hasegawa, Takuma	AGAINST
ICHIGO INC.	JP3120010008	29-May-2022	Appoint a Director Ishihara, Minoru	FOR
ICHIGO INC.	JP3120010008	29-May-2022	Appoint a Director Murai, Eri	FOR
ICHIGO INC.	JP3120010008	29-May-2022	Appoint a Director Fujita, Tetsuya	FOR
ICHIGO INC.	JP3120010008	29-May-2022	Appoint a Director Kawate, Noriko	FOR
ICHIGO INC.	JP3120010008	29-May-2022	Appoint a Director Suzuki, Yukio	FOR
VARUN BEVERAGES LTD	INE200M01013	29-May-2022	ISSUE OF BONUS SHARES	AGAINST
ADRIATIC METALS PLC	AU0000004772	30-May-2022	RATIFICATION OF PRIOR ISSUE OF SANDIFER SHARES	FOR

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ADRIATIC METALS PLC	AU0000004772	30-May-2022	APPROVAL OF ESOPS	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	APPROVAL TO AMEND TERMS OF EXISTING OPTIONS - MICHAEL RAWLINSON	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	APPROVAL TO AMEND TERMS OF EXISTING OPTIONS - SANDRA BATES	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	NOTICE PERIOD FOR GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	RECEIVE THE ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	APPROVAL OF THE ANNUAL REPORT AND FINANCIAL STATEMENTS ON REMUNERATION	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	TO RE-ELECT PAUL CRONIN AS A DIRECTOR OF THE COMPANY	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	TO RE-ELECT SANDRA BATES AS A DIRECTOR OF THE COMPANY	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	RE - APPOINTMENT OF BDO LLP AS AUDITOR OF THE COMPANY	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	REMUNERATION OF AUDITOR	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	GENERAL AUTHORITY TO ALLOT SHARES	FOR
ADRIATIC METALS PLC	AU0000004772	30-May-2022	RATIFICATION OF PRIOR ISSUE OF CONSIDERATION SHARES	FOR
EVERGREEN MARINE CORP (TAIWAN) LTD	TW0002603008	30-May-2022	RATIFICATION OF THE 2021 BUSINESS REPORT AND AUDITED FINANCIAL REPORT.	FOR
EVERGREEN MARINE CORP (TAIWAN) LTD	TW0002603008	30-May-2022	RATIFICATION OF THE 2021 EARNINGS DISTRIBUTION. PROPOSED CASH DIVIDEND: TWD 18 PER SHARE.	FOR
EVERGREEN MARINE CORP (TAIWAN) LTD	TW0002603008	30-May-2022	DISCUSSION ON APPROVING THE CAPITAL REDUCTION BY RETURNING SHARE CAPITAL IN CASH.	FOR
EVERGREEN MARINE CORP (TAIWAN) LTD	TW0002603008	30-May-2022	DISCUSSION ON AMENDMENT OF THE ARTICLES OF INCORPORATION.	FOR
EVERGREEN MARINE CORP (TAIWAN) LTD	TW0002603008	30-May-2022	DISCUSSION ON AMENDMENT OF THE PROCEDURES FOR ACQUIRING AND DISPOSING OF ASSETS.	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	30-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	30-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	30-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	30-May-2022	2021 ANNUAL ACCOUNTS	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	30-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY30.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR

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JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	30-May-2022	2022 REAPPOINTMENT OF AUDIT FIRM	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	30-May-2022	AUTHORIZATION TO THE MANAGEMENT TEAM TO PURCHASE WEALTH MANAGEMENT PRODUCTS WITH PROPRIETARY FUNDS AT A PROPER TIME	AGAINST
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	30-May-2022	FORMULATION OF THE REMUNERATION AND APPRAISAL MANAGEMENT MEASURES FOR MEMBERS OF THE MANAGEMENT TEAM	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	30-May-2022	ELECTION OF YANG WEIGUO AS A NON-INDEPENDENT DIRECTOR	FOR
OIL COMPANY LUKOIL PJSC	RU0009024277	30-May-2022	TO APPROVE EARLY TERMINATION OF THE AUTHORITY OF THE PRESIDENT VAGITA USUFOVICA ALEKPEROVA	ABSTAIN
OIL COMPANY LUKOIL PJSC	RU0009024277	30-May-2022	TO APPROVE THE APPOINTMENT OF THE PRESIDENT VADIMA NIKOLAEVICA VOROBXEVA	FOR
OSISKO MINING INC.	CA6882811046	30-May-2022	DIRECTOR	FOR
OSISKO MINING INC.	CA6882811046	30-May-2022	DIRECTOR	ABSTAIN
OSISKO MINING INC.	CA6882811046	30-May-2022	DIRECTOR	ABSTAIN
OSISKO MINING INC.	CA6882811046	30-May-2022	DIRECTOR	FOR
OSISKO MINING INC.	CA6882811046	30-May-2022	DIRECTOR	FOR
OSISKO MINING INC.	CA6882811046	30-May-2022	DIRECTOR	FOR
OSISKO MINING INC.	CA6882811046	30-May-2022	DIRECTOR	FOR
OSISKO MINING INC.	CA6882811046	30-May-2022	DIRECTOR	FOR
OSISKO MINING INC.	CA6882811046	30-May-2022	Appointment of PricewaterhouseCoopers LLP as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
SAUDI ARABIAN MINING COMPANY	SA123GA0ITH7	30-May-2022	VOTING ON THE COMPANY CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI ARABIAN MINING COMPANY	SA123GA0ITH7	30-May-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI ARABIAN MINING COMPANY	SA123GA0ITH7	30-May-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI ARABIAN MINING COMPANY	SA123GA0ITH7	30-May-2022	VOTING THE BOARD OF DIRECTORS' RECOMMENDATION TO NOT DISTRIBUTE CASH DIVIDENDS FOR THE FINANCIAL YEAR ENDED ON 31/12/2021	FOR
SAUDI ARABIAN MINING COMPANY	SA123GA0ITH7	30-May-2022	VOTING ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR ENDED 31/12/2021	AGAINST
SAUDI ARABIAN MINING COMPANY	SA123GA0ITH7	30-May-2022	VOTING ON THE PAYMENT OF AN AMOUNT OF SAR (5,430,781) AS REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
SAUDI ARABIAN MINING COMPANY	SA123GA0ITH7	30-May-2022	VOTING ON THE BOARD OF DIRECTORS' RESOLUTION TO APPOINT MR. ROBERT WILT AS AN EXECUTIVE DIRECTOR, BOARD MEMBER STARTING FROM THE DATE OF HIS APPOINTMENT ON 01/02/2022 TO COMPLETE THE BOARD TERM UNTIL THE END OF THE CURRENT BOARD TERM ON 24/10/2023, SUCCEEDING THE FORMER MEMBER ENG. MOSAED ALOHALI (EXECUTIVE DIRECTOR)	FOR

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SAUDI ARABIAN MINING COMPANY	SA123GA0ITH7	30-May-2022	VOTING ON THE BOARD OF DIRECTORS RECOMMENDATION TO INCREASE THE COMPANY'S CAPITAL BY GRANTING BONUS SHARES AS FOLLOWS: A. TOTAL AMOUNT OF INCREASE: SAR (12,305,911,460). B. CAPITAL BEFORE INCREASE: SAR (12,305,911,460). C. CAPITAL AFTER INCREASE: SAR (24,611,822,920). D. INCREASE PERCENTAGE: 100% E. NUMBER OF SHARES GRANTED: GRANTING ONE SHARE FOR EACH SHARE. F. NUMBER OF SHARES BEFORE INCREASE: (1,230,591,146) G. NUMBER OF SHARES AFTER INCREASE: (2,461,182,292). H. THE COMPANY AIMS TO STRENGTHEN ITS CAPITAL BASE, IN WHICH CONTRIBUTES TO BOOST THE FUTURE GROWTH PLANS. I. THE INCREASE WILL BE THROUGH CAPITALIZATION OF (12,305,911,460) SAR STATUTORY RESERVE (SHARE PREMIUM) AND PART OF THE RETAINED EARNINGS. J. IF THE ITEM IS APPROVED, THE ELIGIBILITY OF THE BONUS SHARES SHALL BE FOR SHAREHOLDERS OWNING SHARES BY THE END OF TRADING DAY OF THE COMPANY'S EXTRAORDINARY GENERAL ASSEMBLY MEETING DATE AND ARE REGISTERED AT SECURITIES DEPOSITORY CENTER COMPANY (EDAA) BY THE END OF THE SECOND TRADING DAY FOLLOWING THE EXTRAORDINARY GENERAL ASSEMBLY MEETING DATE. K. IN CASE OF BONUS SHARES FRACTIONS OCCURRENCE, THE COMPANY WILL COLLECT ALL FRACTIONS IN A SINGLE PORTFOLIO TO BE SOLD AT MARKET PRICE, THE VALUE WILL BE DISTRIBUTED TO ELIGIBLE SHAREHOLDERS EACH BY THEIR SHARE DURING 30 DAYS FROM THE ALLOCATION OF NEW SHARES TO EACH SHAREHOLDER. L. AMENDING TO ARTICLE (7) OF THE COMPANY BY-LAWS RELATING TO THE COMPANY'S CAPITAL AND SHARES TO REFLECT THE ABOVE CAPITAL INCREASE	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	FORMULATION OF THE SHAREHOLDER RETURN PLAN FOR THE NEXT THREE YEARS FROM 2022 TO 2024	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATIONS OF THE COMPANY	AGAINST
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	AUTHORIZATION TO THE BOARD TO HANDLE THE SPEEDY SMALL-AMOUNT FINANCING	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	CHANGE OF THE COMPANY'S REGISTERED CAPITAL	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	ELECTION OF INDEPENDENT DIRECTORS	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	2021 ANNUAL ACCOUNTS	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN IS AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY5.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR

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WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	2021 REPORT ON FUND OCCUPATION BY CONTROLLING SHAREHOLDERS AND OTHER RELATED PARTIES AND EXTERNAL GUARANTEE	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	2022 REMUNERATION FOR DIRECTORS AND SENIOR MANAGEMENT	FOR
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	CNE100001ZF9	30-May-2022	REAPPOINTMENT OF 2022 EXTERNAL AUDIT FIRM	FOR
AEGON N.V.	US0079241032	31-May-2022	Authorization of the Executive Board to issue shares in connection with a rights issue.	FOR
AEGON N.V.	US0079241032	31-May-2022	Authorization of the Executive Board to acquire shares in the Company.	FOR
AEGON N.V.	US0079241032	31-May-2022	Remuneration Report 2021. (This item will be subject to an advisory vote).	FOR
AEGON N.V.	US0079241032	31-May-2022	Adoption of the Annual Accounts 2021.	FOR
AEGON N.V.	US0079241032	31-May-2022	Approval of the final dividend 2021.	FOR
AEGON N.V.	US0079241032	31-May-2022	Release from liability for the members of the Executive Board for their duties performed during 2021.	FOR
AEGON N.V.	US0079241032	31-May-2022	Release from liability for the members of the Supervisory Board for their duties performed during 2021.	FOR
AEGON N.V.	US0079241032	31-May-2022	Reappointment of Ms. Corien Wortmann-Kool as member of the Supervisory Board.	FOR
AEGON N.V.	US0079241032	31-May-2022	Appointment of Ms. Karen Fawcett as member of the Supervisory Board.	FOR
AEGON N.V.	US0079241032	31-May-2022	Proposal to cancel common shares and common shares B.	FOR
AEGON N.V.	US0079241032	31-May-2022	Authorization of the Executive Board to issue common shares with or without pre-emptive rights.	FOR
AEGON NV	NL0000303709	31-May-2022	RELEASE FROM LIABILITY FOR THE MEMBERS OF THE SUPERVISORY BOARD FOR THEIR DUTIES PERFORMED DURING 2021	FOR
AEGON NV	NL0000303709	31-May-2022	REAPPOINTMENT OF MS. CORIEN WORTMANN-KOOL AS MEMBER OF THE SUPERVISORY BOARD	FOR
AEGON NV	NL0000303709	31-May-2022	APPOINTMENT OF MS. KAREN FAWCETT AS MEMBER OF THE SUPERVISORY BOARD	FOR
AEGON NV	NL0000303709	31-May-2022	PROPOSAL TO CANCEL COMMON SHARES AND COMMON SHARES B	FOR
AEGON NV	NL0000303709	31-May-2022	AUTHORIZATION OF THE EXECUTIVE BOARD TO ISSUE COMMON SHARES WITH OR WITHOUT PRE-EMPTIVE RIGHTS	FOR
AEGON NV	NL0000303709	31-May-2022	AUTHORIZATION OF THE EXECUTIVE BOARD TO ISSUE SHARES IN CONNECTION WITH A RIGHTS ISSUE	FOR
AEGON NV	NL0000303709	31-May-2022	AUTHORIZATION OF THE EXECUTIVE BOARD TO ACQUIRE SHARES IN THE COMPANY	FOR
AEGON NV	NL0000303709	31-May-2022	REMUNERATION REPORT 2021 (ADVISORY VOTE)	FOR
AEGON NV	NL0000303709	31-May-2022	ADOPTION OF THE ANNUAL ACCOUNTS 2021	FOR
AEGON NV	NL0000303709	31-May-2022	APPROVAL OF THE FINAL DIVIDEND 2021	FOR
AEGON NV	NL0000303709	31-May-2022	RELEASE FROM LIABILITY FOR THE MEMBERS OF THE EXECUTIVE BOARD FOR THEIR DUTIES PERFORMED DURING 2021	FOR
ARISTA NETWORKS, INC.	US0404131064	31-May-2022	DIRECTOR	ABSTAIN
ARISTA NETWORKS, INC.	US0404131064	31-May-2022	DIRECTOR	ABSTAIN
ARISTA NETWORKS, INC.	US0404131064	31-May-2022	Approval, on an advisory basis, of the compensation of the named executive officers.	FOR
ARISTA NETWORKS, INC.	US0404131064	31-May-2022	Approval, on an advisory basis, of the frequency of future advisory votes on named executive officer compensation.	1 YEAR

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ARISTA NETWORKS, INC.	US0404131064	31-May-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
ASPEED TECHNOLOGY INC	TW0005274005	31-May-2022	ADOPTION OF THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
ASPEED TECHNOLOGY INC	TW0005274005	31-May-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED CASH DIVIDEND: TWD 35 PER SHARE.	FOR
ASPEED TECHNOLOGY INC	TW0005274005	31-May-2022	PROPOSAL FOR A NEW SHARE ISSUE THROUGH CAPITALIZATION OF CAPITAL RESERVE PROPOSED STOCK DIVIDEND: 100 SHS FOR 1,000 SHS HELD.	FOR
ASPEED TECHNOLOGY INC	TW0005274005	31-May-2022	ISSUANCE RULES OF 2022 RESTRICTED STOCK AWARDS PLAN	FOR
ASPEED TECHNOLOGY INC	TW0005274005	31-May-2022	AMENDMENT TO ARTICLES OF INCORPORATION	FOR
ASPEED TECHNOLOGY INC	TW0005274005	31-May-2022	AMENDMENT TO PROCEDURES GOVERNING THE ACQUISITIONS OR DISPOSITION OF ASSETS	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Election of Director: Carol J. Zierhoffer	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Ratification of the selection of Pricewaterhouse Coopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Election of Director: Charles F. Bolden, Jr.	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Advisory vote to approve the compensation of the Company's Named Executive Officers.	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Election of Director: Walter G. Borst	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Election of Director: Raymond L. Conner	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Election of Director: John W. Dietrich	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Election of Director: Beverly K. Goulet	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Election of Director: Bobby J. Griffin	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Election of Director: Duncan J. McNabb	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Election of Director: Sheila A. Stamps	FOR
ATLAS AIR WORLDWIDE HOLDINGS, INC.	US0491642056	31-May-2022	Election of Director: George A. Willis	FOR
CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	DIRECTOR	FOR
CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	DIRECTOR	FOR
CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	DIRECTOR	FOR

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CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	DIRECTOR	FOR
CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	DIRECTOR	FOR
CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	DIRECTOR	FOR
CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	DIRECTOR	FOR
CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	DIRECTOR	FOR
CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	DIRECTOR	FOR
CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	The approval of the Corcept Therapeutics Incorporated Amended and Restated 2012 Incentive Award Plan.	AGAINST
CORCEPT THERAPEUTICS INCORPORATED	US2183521028	31-May-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CUSTOMERS BANCORP, INC.	US23204G1004	31-May-2022	Election of Class II Director: Andrea R. Allon	FOR
CUSTOMERS BANCORP, INC.	US23204G1004	31-May-2022	Election of Class II Director: Bernard B. Banks	FOR
CUSTOMERS BANCORP, INC.	US23204G1004	31-May-2022	Election of Class II Director: Daniel K. Rothermel	FOR
CUSTOMERS BANCORP, INC.	US23204G1004	31-May-2022	To ratify the appointment of Deloitte & Touche LLP as independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022	FOR
CUSTOMERS BANCORP, INC.	US23204G1004	31-May-2022	To approve a non-binding advisory resolution on named executive officer compensation	FOR
CUSTOMERS BANCORP, INC.	US23204G1004	31-May-2022	To approve an amendment to the Company's 2019 Stock Incentive Plan	FOR
EVA AIRWAYS CORPORATION	TW0002618006	31-May-2022	RATIFICATION OF THE 2021 BUSINESS REPORT AND AUDITED FINANCIAL REPORT.	FOR
EVA AIRWAYS CORPORATION	TW0002618006	31-May-2022	RATIFICATION OF THE 2021 EARNINGS DISTRIBUTION.PROPOSED CASH DIVIDEND: TWD 0.6 PER SHARE.	FOR
EVA AIRWAYS CORPORATION	TW0002618006	31-May-2022	PROPOSAL TO AMEND THE PROCEDURES FOR ACQUIRING AND DISPOSING OF ASSETS.	FOR
EVA AIRWAYS CORPORATION	TW0002618006	31-May-2022	PROPOSAL TO AMEND THE COMPANYS ARTICLES OF INCORPORATION.	FOR
EVA AIRWAYS CORPORATION	TW0002618006	31-May-2022	THE ELECTION OF THE DIRECTOR.:EVERGREEN INTERNATIONAL STORAGE AND TRANSPORT CORP.,SHAREHOLDER NO.39547	FOR
EVA AIRWAYS CORPORATION	TW0002618006	31-May-2022	DISCUSSION ON APPROVING THE RELEASE OF RESTRICTIONS OF COMPETITIVE ACTIVITIES FOR THE NEWLY BY-ELECTED DIRECTOR.	FOR
FACC AG	AT00000FACC2	31-May-2022	ELECTIONS TO SUPERVISORY BOARD (SPLIT)	AGAINST
FACC AG	AT00000FACC2	31-May-2022	ELECTION OF EXTERNAL AUDITOR	FOR
FACC AG	AT00000FACC2	31-May-2022	APPROVAL OF USAGE OF EARNINGS	FOR
FACC AG	AT00000FACC2	31-May-2022	DISCHARGE OF MANAGEMENT BOARD	FOR
FACC AG	AT00000FACC2	31-May-2022	DISCHARGE OF SUPERVISORY BOARD	FOR

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FACC AG	AT00000FACC2	31-May-2022	APPROVAL REMUNERATION REPORT	FOR
FACC AG	AT00000FACC2	31-May-2022	APPROVAL OF REMUNERATION FOR SUPERVISORY BOARD	FOR
FIREFINCH LTD	AU0000114522	31-May-2022	APPROVAL FOR AN EQUAL CAPITAL REDUCTION AND IN-SPECIE DISTRIBUTION OF LEO LITHIUM SHARES (DEMERGER RESOLUTION)	FOR
FIREFINCH LTD	AU0000114522	31-May-2022	APPROVAL OF THE NEW FIREFINCH AWARDS PLAN	AGAINST
FIREFINCH LTD	AU0000114522	31-May-2022	APPROVAL OF POTENTIAL TERMINATION BENEFIT IN RELATION TO SECURITIES ISSUED PURSUANT TO THE NEW FIREFINCH AWARDS PLAN	AGAINST
FIREFINCH LTD	AU0000114522	31-May-2022	RATIFICATION OF PRIOR ISSUE OF FIREFINCH SHARES	FOR
FIREFINCH LTD	AU0000114522	31-May-2022	INCREASE IN DIRECTORS FEES	AGAINST
FIREFINCH LTD	AU0000114522	31-May-2022	GRANT OF FIREFINCH PERFORMANCE RIGHTS TO DR MICHAEL ANDERSON OR HIS NOMINEE(S)	AGAINST
FIREFINCH LTD	AU0000114522	31-May-2022	GRANT OF FIREFINCH PERFORMANCE RIGHTS TO MR BRETT FRASER OR HIS NOMINEE(S)	AGAINST
FIREFINCH LTD	AU0000114522	31-May-2022	GRANT OF FIREFINCH PERFORMANCE RIGHTS TO MR BRADLEY GORDON OR HIS NOMINEE(S)	AGAINST
FIRST HORIZON CORPORATION	US3205171057	31-May-2022	Proposal to approve the Agreement and Plan of Merger, dated as of February 27, 2022, as it may be amended from time to time in accordance with its terms, by and among First Horizon Corporation, The Toronto-Dominion Bank, TD Bank US Holding Company and Falcon Holdings Acquisition Co. (the "merger agreement") (the "First Horizon merger proposal").	FOR
FIRST HORIZON CORPORATION	US3205171057	31-May-2022	Proposal to approve, on an advisory (non-binding) basis, the merger-related compensation payments that will or may be paid by First Horizon to its named executive officers in connection with the transactions contemplated by the merger agreement (the "First Horizon compensation proposal").	FOR
FIRST HORIZON CORPORATION	US3205171057	31-May-2022	Proposal to approve the adjournment of the First Horizon special meeting, to solicit additional proxies (i) if there are not sufficient votes at the time of the First Horizon special meeting to approve the First Horizon merger proposal or (ii) if adjournment is necessary or appropriate to ensure that any supplement or amendment to this proxy statement is timely provided to holders of First Horizon common stock (the "First Horizon adjournment proposal").	AGAINST
FORMOSA PETROCHEMICAL CORP	TW0006505001	31-May-2022	2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
FORMOSA PETROCHEMICAL CORP	TW0006505001	31-May-2022	PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED CASH DIVIDEND: TWD 3.8 PER SHARE.	FOR
FORMOSA PETROCHEMICAL CORP	TW0006505001	31-May-2022	AMENDMENT OF ARTICLES OF INCORPORATION OF THE COMPANY.	AGAINST
FORMOSA PETROCHEMICAL CORP	TW0006505001	31-May-2022	AMENDMENT OF PROCEDURES FOR ACQUISITION AND DISPOSAL OF ASSETS OF THE COMPANY	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	ALLOCATION OF NET INCOME FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	APPROVAL OF THE RELATED-PARTY AGREEMENTS SUBJECT TO ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	RATIFICATION OF THE CO-OPTION OF CATHERINE RONGE AS DIRECTOR	FOR

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GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	RATIFICATION OF THE CO-OPTION OF FLORENCE FOUQUET AS DIRECTOR	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	APPOINTMENT OF PASCAL MACIOCE AS DIRECTOR	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	RENEWAL OF THE TERM OF OFFICE OF PHILIPPE BERTEROTTI RE AS DIRECTOR	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	RENEWAL OF THE TERM OF OFFICE OF ERNST & YOUNG AS STATUTORY AUDITOR	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	REAPPOINTMENT OF AUDITEX AS DEPUTY STATUTORY AUDITOR	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	APPROVAL OF THE INFORMATION STIPULATED IN ARTICLE L. 22-10-9, I OF THE FRENCH COMMERCIAL CODE PROVIDED IN THE CORPORATE GOVERNANCE REPORT	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS COMPOSING THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE 2021 FINANCIAL YEAR OR ALLOCATED IN RESPECT OF THE SAME YEAR TO PHILIPPE BERTEROTTI RE, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR THE 2022 FINANCIAL YEAR	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE 2022 FINANCIAL YEAR	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT TRANSACTIONS ON THE COMPANY'S SHARES	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	AUTHORISATION TO BE GIVEN TO THE BOARD OF DIRECTORS FOR A PERIOD OF 24 MONTHS TO REDUCE THE SHARE CAPITAL BY CANCELLING TREASURY SHARES	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	AUTHORISATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO ALLOCATE EXISTING OR FUTURE FREE SHARES TO EMPLOYEES AND CORPORATE OFFICERS OF THE GROUP OR TO SOME OF THEM	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	APPOINTMENT OF MR. ANTOINE ROSTAND AS DIRECTOR	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
GAZTRANSPORT ET TECHNIGAZ SA	FR0011726835	31-May-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED DECEMBER 31, 2021	FOR
GENERAL INTERFACE SOLUTION (GIS) HOLDING LTD	KYG3808R1011	31-May-2022	TO ACCEPT 2021 BUSINESS REPORT AND CONSOLIDATED FINANCIAL STATEMENTS.	FOR
GENERAL INTERFACE SOLUTION (GIS) HOLDING LTD	KYG3808R1011	31-May-2022	TO ACCEPT 2021 EARNINGS DISTRIBUTION TABLE. PROPOSED CASH DIVIDEND TWD 5 PER SHARE	FOR
GENERAL INTERFACE SOLUTION (GIS) HOLDING LTD	KYG3808R1011	31-May-2022	TO APPROVE THE REVISIONS TO ARTICLES OF ASSOCIATION OF THE COMPANY.	FOR
GENERAL INTERFACE SOLUTION (GIS) HOLDING LTD	KYG3808R1011	31-May-2022	TO APPROVE THE REVISIONS TO RULES OF PROCEDURES OF SHAREHOLDERS' MEETING OF THE COMPANY.	FOR

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GENERAL INTERFACE SOLUTION (GIS) HOLDING LTD	KYG3808R1011	31-May-2022	TO APPROVE THE REVISIONS TO PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS OF THE COMPANY	AGAINST
GENERAL INTERFACE SOLUTION (GIS) HOLDING LTD	KYG3808R1011	31-May-2022	TO APPROVE ISSUANCE OF NEW COMMON SHARES FOR CASH CAPITAL INCREASE AND-OR GLOBAL DEPOSITARY RECEIPTS REPRESENTING NEW COMMON SHARES TO BE ISSUED FOR CASH.	FOR
GENERAL INTERFACE SOLUTION (GIS) HOLDING LTD	KYG3808R1011	31-May-2022	TO LIFT NON-COMPETITION RESTRICTIONS ON THE DIRECTORS.	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	To approve and ratify the selection of Grant Thornton LLP as the independent registered public accounting firm of the Company for the current fiscal year ending December 31, 2022.	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	To hold an advisory vote to approve the compensation of the named executive officers.	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	Election of Director: Diane S. Casey	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	Election of Director: Daniela Castagnino	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	Election of Director: Robert L. Frome	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	Election of Director: Laura Grant	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	Election of Director: John J. McFadden	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	Election of Director: Dino D. Ottaviano	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	Election of Director: Kurt Simmons, Jr.	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	Election of Director: Jude Viscontio	FOR
HEALTHCARE SERVICES GROUP, INC.	US4219061086	31-May-2022	Election of Director: Theodore Wahl	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	THE ELECTION OF THE DIRECTOR.:HON JIN INTERNATIONAL INVESTMENT CO., LTD.,SHAREHOLDER NO.00057132,WANG, CHENG YANG AS REPRESENTATIVE	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	TO APPROVE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	THE ELECTION OF THE DIRECTOR.:HON JIN INTERNATIONAL INVESTMENT CO., LTD.,SHAREHOLDER NO.00057132,DR. CHRISTINA YEE RU LIU AS REPRESENTATIVE	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:JAMES WANG,SHAREHOLDER NO.F120591XXX	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:KUO, TA WEI,SHAREHOLDER NO.F121315XXX	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:HUANG, QING YUAN,SHAREHOLDER NO.R101807XXX	FOR

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HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:LIU ,LEN YU,SHAREHOLDER NO.N120552XXX	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:CHEN, YUE MIN,SHAREHOLDER NO.A201846XXX	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	TO APPROVE THE LIFTING OF DIRECTOR OF NON COMPETITION RESTRICTIONS.	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	TO APPROVE THE PROPOSAL FOR DISTRIBUTION OF 2021 EARNINGS.PROPOSED CASH DIVIDEND: TWD 5.2 PER SHARE.	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	TO AMEND THE ARTICLES OF INCORPORATION.	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	TO AMEND THE RULES AND PROCEDURES OF SHAREHOLDERS' MEETING.	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	TO AMEND THE PROCEDURES FOR ASSET ACQUISITION & DISPOSAL.	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	TO AMEND THE PROCEDURES FOR LENDING FUNDS TO OTHERS.	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	THE INITIAL PUBLIC LISTING OF THE COMPANY'S HONG KONG LISTED SUBSIDIARY 'FIH MOBILE LIMITED (CAYMAN)', THROUGH ISSUANCE OF RUPEE COMMON STOCKS ON THE INDIAN STOCK EXCHANGE, THROUGH SUBSIDIARY 'BHARAT FIH LIMITED'.	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	THE ELECTION OF THE DIRECTOR.:LIU, YANG WEI,SHAREHOLDER NO.00085378	FOR
HON HAI PRECISION INDUSTRY CO LTD	TW0002317005	31-May-2022	THE ELECTION OF THE DIRECTOR.:GOU, TAI MING,SHAREHOLDER NO.00000001,TERRY GOU AS REPRESENTATIVE	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	RATIFICATION AND DISCUSSION ITEMS: DISCUSSION OF AMENDMENTS TO THE COMPANY'S "RULES AND PROCEDURES OF SHAREHOLDERS' MEETING"	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	RATIFICATION AND DISCUSSION ITEMS: DISCUSSION OF AMENDMENTS TO THE COMPANY'S "PROCEDURES FOR ASSET ACQUISITION & DISPOSAL"	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	RATIFICATION AND DISCUSSION ITEMS: DISCUSSION OF THE AMENDMENTS TO THE COMPANY'S "PROCEDURES FOR LENDING FUNDS TO OTHERS."	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	RATIFICATION AND DISCUSSION ITEMS: DISCUSSION OF THE INITIAL PUBLIC LISTING OF THE COMPANY'S HONG KONG LISTED SUBSIDIARY "FIH MOBILE LIMITED (CAYMAN)", THROUGH ISSUANCE OF RUPEE COMMON STOCKS ON THE INDIAN STOCK EXCHANGE, THROUGH SUBSIDIARY "BHARAT FIH LIMITED"	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	DIRECTOR ELECTION: NON-INDEPENDENT DIRECTOR: LIU, YANG-WED	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	DIRECTOR ELECTION: NON-INDEPENDENT DIRECTOR: GOU,TAI-MING (TERRY GOU)	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	DIRECTOR ELECTION: NON-INDEPENDENT DIRECTOR: WANG, CHENG-YANG	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	DIRECTOR ELECTION: NON-INDEPENDENT DIRECTOR: DR. CHRISTINA YEE-RU LIU	FOR

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HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	DIRECTOR ELECTION: INDEPENDENT DIRECTOR: WANG, KUO-CHEN	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	DIRECTOR ELECTION: INDEPENDENT DIRECTOR: KUO,TA-WEI	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	DIRECTOR ELECTION: INDEPENDENT DIRECTOR: HUNG, QING-YUAN	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	DIRECTOR ELECTION: INDEPENDENT DIRECTOR: LIU, LEN-YU	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	DIRECTOR ELECTION: INDEPENDENT DIRECTOR: CHEN, YUE-MIN	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	RATIFICATION AND DISCUSSION ITEMS: TO APPROVE THE LIFTING OF DIRECTOR OF NON-COMPETITION RESTRICTIONS	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	RATIFICATION AND DISCUSSION ITEMS: TO APPROVE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	RATIFICATION AND DISCUSSION ITEMS: TO APPROVE THE PROPOSAL FOR DISTRIBUTION OF 2021 EARNINGS	FOR
HON HAI PRECISION INDUSTRY CO LTD	US4380908057	31-May-2022	RATIFICATION AND DISCUSSION ITEMS: DISCUSSION OF AMENDMENTS TO THE COMPANY'S "ARTICLES OF INCORPORATION	FOR
IHH HEALTHCARE BHD	MYL522500007	31-May-2022	RE-ELECTION OF TAN SRI MOHAMMED AZLAN BIN HASHIM	AGAINST
IHH HEALTHCARE BHD	MYL522500007	31-May-2022	RE-ELECTION OF DR. KELVIN LOH CHI-KEON	FOR
IHH HEALTHCARE BHD	MYL522500007	31-May-2022	RE-ELECTION OF MEHMET ALI AYDINLAR	FOR
IHH HEALTHCARE BHD	MYL522500007	31-May-2022	RE-ELECTION OF TAKESHI AKUTSU	FOR
IHH HEALTHCARE BHD	MYL522500007	31-May-2022	APPROVAL OF PAYMENT OF DIRECTORS' FEES AND OTHER BENEFITS TO THE DIRECTORS OF THE COMPANY BY THE COMPANY	FOR
IHH HEALTHCARE BHD	MYL522500007	31-May-2022	APPROVAL OF PAYMENT OF DIRECTORS' FEES AND OTHER BENEFITS TO THE DIRECTORS OF THE COMPANY BY THE COMPANY'S SUBSIDIARIES	AGAINST
IHH HEALTHCARE BHD	MYL522500007	31-May-2022	RE-APPOINTMENT OF KPMG PLT AS AUDITORS OF THE COMPANY AND AUTHORITY TO THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
IHH HEALTHCARE BHD	MYL522500007	31-May-2022	AUTHORITY TO ALLOT SHARES PURSUANT TO SECTION 75 OF THE COMPANIES ACT 2016	FOR
IHH HEALTHCARE BHD	MYL522500007	31-May-2022	PROPOSED RENEWAL OF AUTHORITY FOR IHH TO PURCHASE ITS OWN SHARES OF UP TO TEN PERCENT (10%) OF THE PREVAILING TOTAL NUMBER OF ISSUED SHARES OF IHH	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	DISCHARGE MEMBERS OF THE SUPERVISORY BOARD	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	APPOINTMENT OF EXTERNAL AUDITOR FOR THE FINANCIAL YEAR 2022	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	SHARES: CONDITIONAL DESIGNATION OF THE MANAGEMENT BOARD TO ISSUE SHARES AND TO GRANT RIGHTS TO SUBSCRIBE FOR SHARES	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	SHARES: CONDITIONAL DESIGNATION OF THE MANAGEMENT BOARD TO LIMIT OR EXCLUDE PRE-EMPTIVE RIGHTS	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	SHARES: CONDITIONAL AUTHORISATION OF THE MANAGEMENT BOARD TO RESOLVE THAT THE COMPANY MAY REPURCHASE SHARES	FOR

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INTERTRUST N.V.	NL0010937058	31-May-2022	POST-CLOSING RESTRUCTURING RESOLUTIONS: APPROVAL OF THE ASSET SALE	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	POST-CLOSING RESTRUCTURING RESOLUTIONS: DISSOLUTION OF THE COMPANY, APPOINTMENT OF LIQUIDATOR AND CUSTODIAN	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	COMPOSITION OF THE SUPERVISORY BOARD:CONDITIONAL APPOINTMENT OF MR. R. WARD III AS A MEMBER OF THE SUPERVISORY BOARD, WITH EFFECT AS PER THE SETTLEMENT DATE	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	COMPOSITION OF THE SUPERVISORY BOARD:CONDITIONAL APPOINTMENT OF MS. J. SMETANA AS A MEMBER OF THE SUPERVISORY BOARD, WITH EFFECT AS PER THE SETTLEMENT DATE	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	COMPOSITION OF THE SUPERVISORY BOARD:CONDITIONAL APPOINTMENT OF MR. E.J. DEALY AS A MEMBER OF THE SUPERVISORY BOARD, WITH EFFECT AS PER THE SETTLEMENT DATE	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	COMPOSITION OF THE SUPERVISORY BOARD: CONDITIONAL APPOINTMENT OF MR. J. STOLZFUS AS A MEMBER OF THE SUPERVISORY BOARD, WITH EFFECT AS PER THE SETTLEMENT DATE	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	COMPOSITION OF THE SUPERVISORY BOARD:CONDITIONAL GRANT OF FULL AND FINAL DISCHARGE TO MRS. H.M. VLETTER-VAN DORT, MR. S.R. BENNETT, MR. A. RUYS AND MR. P.J. WILLING	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION: CONDITIONAL (I) CONVERSION AND (II) AMENDMENT TO THE ARTICLES OF ASSOCIATION OF THE COMPANY AS PER SETTLEMENT	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION: CONDITIONAL AMENDMENT TO THE ARTICLES OF ASSOCIATION OF THE COMPANY AS PER THE DATE OF TERMINATION OF THE LISTING OF ORDINARY SHARES IN THE COMPANY'S CAPITAL ON EURONEXT AMSTERDAM	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	REMUNERATION REPORT 2021 (ADVISORY VOTE)	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	ANNUAL ACCOUNTS 2021: ADOPTION ANNUAL ACCOUNTS 2021	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	REMUNERATION RISK COMMITTEE: REMUNERATION CHAIR RISK COMMITTEE	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	REMUNERATION RISK COMMITTEE: REMUNERATION MEMBERS RISK COMMITTEE	FOR
INTERTRUST N.V.	NL0010937058	31-May-2022	DISCHARGE MEMBERS OF THE MANAGEMENT BOARD	FOR
KRONES AG	DE0006335003	31-May-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.40 PER SHARE	FOR
KRONES AG	DE0006335003	31-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
KRONES AG	DE0006335003	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
KRONES AG	DE0006335003	31-May-2022	RATIFY ERNST YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
KRONES AG	DE0006335003	31-May-2022	APPROVE REMUNERATION REPORT	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	APPROVE REMUNERATION POLICY	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	APPROVE IMPLEMENTATION OF THE REMUNERATION POLICY	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	PLACE AUTHORISED BUT UNISSUED SHARES UNDER CONTROL OF DIRECTORS	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	AUTHORISE RATIFICATION OF APPROVED	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	AUTHORISE BOARD TO ISSUE SHARES FOR CASH	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	APPROVE REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	APPROVE FINANCIAL ASSISTANCE IN TERMS OF SECTIONS 44 AND 45 OF THE COMPANIES ACT	FOR

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KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	AUTHORISE REPURCHASE OF ISSUED SHARE CAPITAL	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	REAPPOINT PRICEWATERHOUSECOOPERS INC AS AUDITORS WITH SIZWE MASONDO AS INDIVIDUAL DESIGNATED AUDITOR	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	RE-ELECT TERENCE GOODLACE AS DIRECTOR	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	RE-ELECT MICHELLE JENKINS AS DIRECTOR	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	RE-ELECT SANGO.NTSALUBA AS DIRECTOR	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	ELECT JOSEPHINE TSELE AS DIRECTOR	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	RE-ELECT BUYELWA SONJICA AS DIRECTOR	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	RE-ELECT SANGO NTSALUBA AS MEMBER OF THE AUDIT COMMITTEE	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	RE-ELECT MARY BOMELA AS MEMBER OF THE AUDIT COMMITTEE	FOR
KUMBA IRON ORE LTD	ZAE000085346	31-May-2022	RE-ELECT MICHELLE JENKINS AS MEMBER OF THE AUDIT COMMITTEE	FOR
LEONARDO S.P.A.	IT0003856405	31-May-2022	BALANCE SHEET AS OF 31 DECEMBER 2021 OF VITROCISSET S.P.A. AND RELATED REPORTS FROM THE BOARD OF DIRECTORS, INTERNAL AND EXTERNAL AUDITORS. RESOLUTIONS RELATED THERETO	FOR
LEONARDO S.P.A.	IT0003856405	31-May-2022	BALANCE SHEET AS OF 31 DECEMBER 2021 OF LEONARDO S.P.A. AND RELATED REPORTS FROM THE BOARD OF DIRECTORS, INTERNAL AND EXTERNAL AUDITORS. RESOLUTIONS RELATED THERETO. PRESENTATION OF THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021	FOR
LEONARDO S.P.A.	IT0003856405	31-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: VOTE FOR A SOCIAL RESPONSIBILITY ACTION PROPOSAL: VOTE BY RESOLUTION ON THE PROPOSED SOCIAL RESPONSIBILITY ACTION AGAINST THE CEO PRESENTED BY THE SHAREHOLDER BLUEBELL PARTNERS LIMITED	AGAINST
LEONARDO S.P.A.	IT0003856405	31-May-2022	REWARDING POLICY AND EMOLUMENT PAID'S REPORT: RESOLUTION ON THE FIRST SECTION AS PER ART. 123-TER, ITEM 3-TER, OF THE LEGISLATIVE DECREE NO. 58/98	FOR
LEONARDO S.P.A.	IT0003856405	31-May-2022	REWARDING POLICY AND EMOLUMENT PAID'S REPORT: RESOLUTION ON THE SECOND SECTION AS PER ART. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE NO. 58/98	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF AN AGREEMENT AS PROVIDED FOR IN ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE ENTERED INTO WITH MAISONS DU MONDE FOUNDATION	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF EXECUTIVE OFFICERS MENTIONED IN ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL CODE	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF THE COMPONENTS PAID DURING OR ALLOCATED IN RESPECT OF THE 2021 FINANCIAL YEAR TO MR PETER CHILD, CHAIRPERSON OF THE BOARD OF DIRECTORS UNTIL 30 JUNE 2021	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF THE COMPONENTS PAID DURING OR ALLOCATED IN RESPECT OF THE 2021 FINANCIAL YEAR TO MR THIERRY FALQUE-PIERROTIN, CHAIRPERSON OF THE BOARD OF DIRECTORS SINCE 30 JUNE 2021	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF THE COMPONENTS PAID DURING OR ALLOCATED IN RESPECT OF THE 2021 FINANCIAL YEAR TO JULIE WALBAUM, CHIEF EXECUTIVE OFFICER	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHIEF EXECUTIVE OFFICER	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF THE TOTAL ANNUAL AMOUNT TO BE ALLOCATED TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE 2022 FINANCIAL YEAR	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR MEMBERS OF THE BOARD OF DIRECTORS	FOR

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MAISONS DU MONDE SA	FR0013153541	31-May-2022	RATIFICATION OF THE PROVISIONAL APPOINTMENT OF MR VICTOR HERRERO AMIGO	AGAINST
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPOINTMENT OF MS ALEXANDRA PALT AS A NEW DIRECTOR	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPOINTMENT OF TELEIOS CAPITAL PARTNERS LLC AS A NEW DIRECTOR	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPOINTMENT OF MR GABRIEL NAOURI AS A NEW DIRECTOR	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	RENEWAL OF THE TERM OF OFFICE AS PRIMARY STATUTORY AUDITOR OF THE FIRM DELOITTE & ASSOCIES	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	NON-RENEWAL OF THE TERM OF OFFICE AS ALTERNATE STATUTORY AUDITORS OF CISANE	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE COMPANY SHARES	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	DELEGATION TO THE BOARD TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES AND/OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, AND/OR SECURITIES GIVING ENTITLEMENT TO ALLOCATION OF DEBT SECURITIES BY PUBLIC OFFERING, WITH CANCELLATION OF THE PSR	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	DELEGATION TO THE BOARD TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES AND/OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, AND/OR SECURITIES GIVING ENTITLEMENT TO DEBT SECURITIES BY PUBLIC OFFERING WITH PSR	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	DELEGATION TO THE BOARD TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES AND/OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, AND/OR SECURITIES GIVING ENTITLEMENT TO THE ALLOCATION OF DEBT SECURITIES IN THE CONTEXT OF AN OFFER REFERRED TO ART L. 411-2-1 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITH CANCELLATION OF THE PSR	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	AUTHORISATION TO BE GIVEN TO THE BOARD TO SET THE ISSUE PRICE OF THE ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL UNDER CERTAIN CONDITIONS, UP TO A LIMIT OF 10% OF THE SHARE CAPITAL PER YEAR, WITHIN THE FRAMEWORK OF SHARE CAPITAL INCREASES THROUGH THE ISSUE OF SHARES WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, WITHIN THE FRAMEWORK OF THE PROVISIONS OF ARTICLE L. 225-135-1 OF THE FRENCH COMMERCIAL CODE	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	DELEGATION TO THE BOARD TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES AND/OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, WITH CANCELLATION OF THE PSR, IN CONSIDERATION FOR CONTRIBUTIONS IN KIND MADE TO THE COMPANY AND CONSISTING OF SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, OUTSIDE PUBLIC EXCHANGE OFFERS	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY INCORPORATION OF RESERVES, PROFITS, PREMIUMS OR OTHER	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES AND/OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, RESERVED FOR MEMBERS OF COMPANY SAVINGS PLANS WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	OVERALL LIMIT FOR ISSUE AUTHORISATIONS WITH MAINTENANCE AND CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE MEMBERS OF THE BOARD OF DIRECTORS, TO REDUCE THE SHARE CAPITAL BY CANCELLING SHARES HELD BY THE COMPANY FOLLOWING THE BUYBACK OF ITS OWN SHARES	FOR

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MAISONS DU MONDE SA	FR0013153541	31-May-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOCATE FREE SHARES, SUBJECT TO PERFORMANCE CONDITIONS, TO EMPLOYEES AND ELIGIBLE EXECUTIVE OFFICERS OF THE COMPANY AND ITS RELATED COMPANIES	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	POWERS TO CARRY OUT FORMALITIES	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
MAISONS DU MONDE SA	FR0013153541	31-May-2022	APPROPRIATION OF THE NET PROFIT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: ATTY. RAY C. ESPINOSA	FOR
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: MR. JAMES L. GO	AGAINST
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: MR. FREDERICK D. GO	AGAINST
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: MR. LANCE Y. GOKONGWEI	AGAINST
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: MS. LYDIA B. ECHAUZ (INDEPENDENT DIRECTOR)	FOR
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: MR. JOSE MA. K. LIM	AGAINST
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: RETIRED CHIEF JUSTICE ARTEMIO V. PANGANIBAN (INDEPENDENT DIRECTOR)	AGAINST
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: MR. MANUEL V. PANGILINAN	AGAINST
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: MR. PEDRO E. ROXAS (INDEPENDENT DIRECTOR)	AGAINST
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: MR. VICTORICO P. VARGAS	AGAINST
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	APPOINTMENT OF EXTERNAL AUDITORS	FOR
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	CALL TO ORDER	ABSTAIN
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	OTHER BUSINESS THAT MAY PROPERLY BE BROUGHT BEFORE THE MEETING	ABSTAIN
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ADJOURNMENT	ABSTAIN
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	CERTIFICATION OF NOTICE AND QUORUM	ABSTAIN
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	APPROVAL OF THE MINUTES OF THE ANNUAL MEETING OF STOCKHOLDERS HELD ON MAY 25, 2021	FOR
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	REPORT OF THE PRESIDENT AND CHIEF EXECUTIVE OFFICER	ABSTAIN
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	APPROVAL OF THE 2021 AUDITED CONSOLIDATED FINANCIAL STATEMENTS	FOR
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	RATIFICATION OF ACTS OF THE BOARD AND MANAGEMENT	FOR
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	AMENDMENT OF ARTICLE I SECTION 1, 2, 3, 5 AND 7 OF THE COMPANYS BY-LAWS	FOR
MANILA ELECTRIC CO.	PHY5764J1483	31-May-2022	ELECTION OF DIRECTOR: MS. ANABELLE L. CHUA	AGAINST
MEDIATEK INCORPORATION	TW0002454006	31-May-2022	ADOPTION OF THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
MEDIATEK INCORPORATION	TW0002454006	31-May-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED RETAINED EARNING: TWD 57 PER SHARE AND PROPOSED CAPITAL SURPLUS: TWD 16 PER SHARE	FOR
MEDIATEK INCORPORATION	TW0002454006	31-May-2022	DISCUSSION ON CASH DISTRIBUTION FROM CAPITAL RESERVE	FOR
MEDIATEK INCORPORATION	TW0002454006	31-May-2022	AMENDMENT TO THE COMPANYS ARTICLE OF INCORPORATION	AGAINST

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MEDIATEK INCORPORATION	TW0002454006	31-May-2022	AMENDMENTS TO THE COMPANYS PROCEDURES GOVERNING THE ACQUISITION OR DISPOSITION OF ASSETS	FOR
MEDIATEK INCORPORATION	TW0002454006	31-May-2022	AMENDMENTS TO THE COMPANYS OPERATING PROCEDURES OF ENDORSEMENT AND GUARANTEE	FOR
MEDIATEK INCORPORATION	TW0002454006	31-May-2022	AMENDMENTS TO THE COMPANYS OPERATING PROCEDURES OF OUTWARD LOANS TO OTHERS	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO APPROVE AND CONFIRM THE TERMS OF APPOINTMENT (INCLUDING REMUNERATION) OF PROFESSOR CHEN QUAN SHI	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF ITS EXECUTIVE DIRECTORS	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS THE COMPANYS AUDITORS AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND OTHERWISE DEAL WITH THE COMPANYS SHARES	AGAINST
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE THE COMPANYS SHARES	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO ADD THE NOMINAL AMOUNT OF THE SHARES REPURCHASED BY THE COMPANY TO THE MANDATE GRANTED TO THE DIRECTORS UNDER RESOLUTION NO. 11	AGAINST
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO APPROVE THE ADOPTION OF THE NEW SHARE OPTION SCHEME	AGAINST
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, THE REPORTS OF THE DIRECTORS OF THE COMPANY AND THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO RE-ELECT MS. CHIN CHIEN YA AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO APPOINT MR. YE GUO QIANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO APPROVE AND CONFIRM THE TERMS OF APPOINTMENT (INCLUDING REMUNERATION) OF MR. YE GUO QIANG	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO APPROVE AND CONFIRM THE TERMS OF APPOINTMENT (INCLUDING REMUNERATION) OF DR. WANG CHING	FOR
MINTH GROUP LTD	KYG6145U1094	31-May-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO APPROVE AND CONFIRM THE TERMS OF APPOINTMENT (INCLUDING REMUNERATION) OF MR. WU TAK LUNG	AGAINST
NICKEL MINES LTD	AU0000018236	31-May-2022	APPROVAL OF REMUNERATION REPORT	FOR
NICKEL MINES LTD	AU0000018236	31-May-2022	RE-ELECTION OF A DIRECTOR - JAMES CROMBIE	FOR
NICKEL MINES LTD	AU0000018236	31-May-2022	RE-ELECTION OF A DIRECTOR - NORMAN SECKOLD	FOR
NICKEL MINES LTD	AU0000018236	31-May-2022	CHANGE OF COMPANY NAME: FROM NICKLE MINES LIMITED TO NICKLE INDUSTRIES LIMITED	FOR
NICKEL MINES LTD	AU0000018236	31-May-2022	APPROVAL OF AMENDMENTS TO CONSTITUTION	FOR
NORDEX SE	DE000A0D6554	31-May-2022	APPROVE REMUNERATION REPORT	FOR
NORDEX SE	DE000A0D6554	31-May-2022	APPROVE CREATION OF EUR 16 MILLION POOL OF AUTHORIZED CAPITAL I WITH OR WITHOUT EXCLUSION OF PRE-EMPTIVE RIGHTS	FOR
NORDEX SE	DE000A0D6554	31-May-2022	APPROVE CREATION OF EUR 32 MILLION POOL OF AUTHORIZED CAPITAL II WITH PRE-EMPTIVE RIGHTS	FOR
NORDEX SE	DE000A0D6554	31-May-2022	APPROVE CREATION OF EUR 4 MILLION POOL OF AUTHORIZED CAPITAL III FOR EMPLOYEE STOCK PURCHASE PLAN	FOR

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NORDEX SE	DE000A0D6554	31-May-2022	APPROVE INCREASE IN THE MAXIMUM LIMIT FOR THE ISSUANCE OF NEW SHARES FROM CONDITIONAL CAPITAL I	FOR
NORDEX SE	DE000A0D6554	31-May-2022	APPROVE AFFILIATION AGREEMENT WITH NORDEX MANUFACTURING GMBH	FOR
NORDEX SE	DE000A0D6554	31-May-2022	AMEND ARTICLES RE: VIRTUAL GENERAL MEETING	AGAINST
NORDEX SE	DE000A0D6554	31-May-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS UNTIL 2023 AGM	FOR
NORDEX SE	DE000A0D6554	31-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
NORDEX SE	DE000A0D6554	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
NORDEX SE	DE000A0D6554	31-May-2022	ELECT MARIA UCAR TO THE SUPERVISORY BOARD	AGAINST
NORDEX SE	DE000A0D6554	31-May-2022	ELECT MARIA ALVAREZ TO THE SUPERVISORY BOARD	AGAINST
OPEN LENDING CORPORATION	US68373J1043	31-May-2022	Election of Class II Director for a three-year term: Adam H. Clammer	FOR
OPEN LENDING CORPORATION	US68373J1043	31-May-2022	Election of Class II Director for a three-year term: Blair J. Greenberg	FOR
OPEN LENDING CORPORATION	US68373J1043	31-May-2022	Election of Class II Director for a three-year term: Shubhi Rao	FOR
OPEN LENDING CORPORATION	US68373J1043	31-May-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
OPEN LENDING CORPORATION	US68373J1043	31-May-2022	To hold an advisory vote on the frequency of future advisory votes on the compensation of our named executive officers, also known as a "say-on-frequency" proposal.	1 YEAR
OUTSET MEDICAL INC	US6901451079	31-May-2022	Election of Class II Director: D. Keith Grossman	ABSTAIN
OUTSET MEDICAL INC	US6901451079	31-May-2022	Election of Class II Director: Patrick T. Hackett	FOR
OUTSET MEDICAL INC	US6901451079	31-May-2022	Advisory vote to approve 2021 named executive officer compensation.	FOR
OUTSET MEDICAL INC	US6901451079	31-May-2022	Advisory vote on the frequency of future advisory votes to approve named executive officer compensation.	1 YEAR
OUTSET MEDICAL INC	US6901451079	31-May-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
OVS S.P.A.	IT0005043507	31-May-2022	TO INTEGRATE THE BOARD OF INTERNAL AUDITORS THROUGH THE APPOINTMENT OF AN EFFECTIVE AUDITOR. RESOLUTIONS RELATED THERETO	FOR
OVS S.P.A.	IT0005043507	31-May-2022	TO PROPOSE THE CONFERRAL OF DELEGATION TO THE BOARD OF DIRECTORS PURSUANT TO ARTICLE 2443, THE ITALIAN CIVIL CODE, FOR A FIVE YEARS PERIOD SINCE THE DELIBERATION DATE, TO INCREASE THE SHARE CAPITAL, FREE OF CHARGE, IN A DIVISIBLE MANNER AND IN SEVERAL TRANCHES, PURSUANT TO ARTICLE 2349, THE ITALIAN CIVIL CODE. TO ASSIGN THE SHARE CAPITAL INCREASE TO THE EMPLOYEES WHO BENEFIT FROM THE INCENTIVE PLAN RELATED TO ORDINARY SHARES OF OVS. S.P.A., NAMED AS "PERFORMANCE SHARES PLAN 2022 - 2026", WITH THE EMISSION OF A MAXIMUM OF 4,500,00 ORDINARY SHARES AT AN EMISSION VALUE EQUAL TO THE ACCOUNTING PAR OF THE OVS SHARED AT THE EXECUTION DATE, TO BE ENTIRELY ATTRIBUTED TO THE CAPITAL. TO CONSEQUENTLY AMEND ARTICLE 5 OF THE CURRENT BY-LAWS. RESOLUTIONS RELATED THERETO	FOR

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OVS S.P.A.	IT0005043507	31-May-2022	TO APPROVE THE BALANCE SHEET OF OVS SPA AS OF 31 JANUARY 2022, TOGETHER WITH THE BOARD OF DIRECTORS' REPORT ON MANAGEMENT, INTERNAL AND EXTERNAL AUDITORS' REPORTS. TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 JANUARY 2022. TO PRESENT THE NON-FINANCIAL STATEMENT PURSUANT TO THE LEGISLATIVE DECREE NO. 254 OF 30 DECEMBER 2016, RESOLUTIONS RELATED THERETO	FOR
OVS S.P.A.	IT0005043507	31-May-2022	NET INCOME ALLOCATION OF THE FINANCIAL YEAR CLOSED ON 31 JANUARY 2022 OF OVS SPA. RESOLUTIONS RELATED THERETO	FOR
OVS S.P.A.	IT0005043507	31-May-2022	REWARDING POLICY AND EMOLUMENTS PAID REPORT AS PER ART. 123-TER OF THE LEGISLATIVE DECREE OF 24 FEBRUARY 1998, NO. 58 AND AS PER ART. 84-QUARTER OF THE CONSOB REGULATION NO. 11971 OF 14 MAY 1999: RESOLUTIONS RELATED TO THE OVS SPA REWARDING POLICY AS PER THE FIRST SECTION OF THE REPORT PURSUANT TO ART. 123-TER, ITEM 3-BIS AND 3-TER OF THE LEGISLATIVE DECREE OF 28 FEBRUARY 1998, NO 58	FOR
OVS S.P.A.	IT0005043507	31-May-2022	REWARDING POLICY AND EMOLUMENTS PAID REPORT AS PER ART. 123-TER OF THE LEGISLATIVE DECREE OF 24 FEBRUARY 1998, NO. 58 AND AS PER ART. 84-QUARTER OF THE CONSOB REGULATION NO. 11971 OF 14 MAY 1999: RESOLUTIONS RELATED THE COMPENSATION PAID AS PER THE SECOND SECTION OF THE REPORT PURSUANT TO ART. 123-TER, ITEM 6 OF THE LEGISLATIVE DECREE OF 28 FEBRUARY 1998, NO 58	FOR
OVS S.P.A.	IT0005043507	31-May-2022	REMUNERATION PLAN, NAMED AS "PERFORMANCE SHARES PLAN 2022 - 2026" BASED ON THE ASSIGNMENT OF OVS S.P.A. SHARES TO COMPANY FIGURES AND PARTNERS DESCRIBED IN THE INFORMATIVE DOCUMENT WRITTEN AS PER ARTICLE 114-BIS OF THE LEGISLATIVE DECREE OF THE 24 FEBRUARY 1998, N. 58 AND AS PER THE RELATED IMPLEMENTATION RULES. RESOLUTIONS RELATED THERETO	FOR
OVS S.P.A.	IT0005043507	31-May-2022	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES, AS PER ART. 2357 AND 2357-TER OF THE ITALIAN CIVIL LAW, AS PER ART 132 OF THE LEGISLATIVE DECREE OF THE 24 FEBRUARY 1998, NO. 58 AND AS PER ART. 144-BIS OF THE CONSOB REGULATION, TAKEN AS PER RESOLUTION NO. 11971 OF THE 14 MAY 1999, FOLLOWING THE REVOKE OF THE PREVIOUS AUTHORIZATION GIVEN TO THE ORDINARY SHAREHOLDERS' MEETING HELD ON 28TH MAY 2022, LEFT PARTIALLY UNEXECUTED. RESOLUTIONS RELATED THERETO	FOR
OVS S.P.A.	IT0005043507	31-May-2022	TO APPOINT THE EXTERNAL AUDITOR FOR THE FINANCIAL YEARS 2023 - 2031 AND TO DETERMINE THE RELATED EMOLUMENTS AS PER AS PER THE LEGISLATIVE DECREE OF THE 39/2010. RESOLUTIONS RELATED THERETO	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	RE-ELECT KELVIN STAGG AS DIRECTOR	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	RE-ELECT BEN STEVENS AS DIRECTOR	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	AUTHORISE ISSUE OF EQUITY	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	APPROVE REMUNERATION REPORT	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	APPROVE FINAL DIVIDEND	FOR

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PAGEGROUP PLC	GB0030232317	31-May-2022	RE-ELECT PATRICK DE SMEDT AS DIRECTOR	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	ELECT KAREN GEARY AS DIRECTOR	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	RE-ELECT MICHELLE HEALY AS DIRECTOR	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	RE-ELECT STEVE INGHAM AS DIRECTOR	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	RE-ELECT SYLVIA METAYER AS DIRECTOR	FOR
PAGEGROUP PLC	GB0030232317	31-May-2022	RE-ELECT ANGELA SEYMOUR-JACKSON AS DIRECTOR	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	FOREIGN EXCHANGE HEDGING QUOTA FOR THE YEAR 2022	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	(SUBJECT TO THE PASSING OF RESOLUTION NO. 5 BELOW) 2021 PROFIT DISTRIBUTION PLAN	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	(SUBJECT TO THE PASSING OF RESOLUTION NO. 4 ABOVE) PROPOSED GRANT OF THE CONVERTIBLE BONDS-RELATED SPECIFIC MANDATE TO ISSUE ADDITIONAL CONVERSION SHARES	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	GUARANTEES QUOTA FOR THE YEAR 2022	AGAINST
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	2022 A SHARE INCENTIVE SCHEME (DRAFT) AND ITS SUMMARY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	ASSESSMENT MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF THE 2022 A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS PERTAINING TO THE 2022 A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	GRANTING OF GENERAL MANDATE TO ISSUE H SHARES	AGAINST
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	WORK REPORT OF THE BOARD OF DIRECTORS FOR THE YEAR 2021	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	WORK REPORT OF THE SUPERVISORY COMMITTEE FOR THE YEAR 2021	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	FINANCIAL STATEMENTS FOR THE YEAR 2021	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	2021 ANNUAL REPORTS FULL TEXT AND REPORT SUMMARY AND 2021 ANNUAL RESULTS ANNOUNCEMENT	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	REMUNERATION OF THE DIRECTORS FOR THE YEAR 2022	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	REMUNERATION OF THE SUPERVISORS FOR THE YEAR 2022	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	ENGAGEMENT OF DOMESTIC FINANCIAL AND INTERNAL CONTROL AUDITORS FOR THE YEAR 2022	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	ENGAGEMENT OF INTERNATIONAL AUDITOR FOR THE YEAR 2022	FOR

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PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	2022 A SHARE INCENTIVE SCHEME (DRAFT) AND ITS SUMMARY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	ASSESSMENT MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF THE 2022 A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	31-May-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS PERTAINING TO THE 2022 A SHARE INCENTIVE SCHEME	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	REELECT RAGHURAM SELVARAJU AS DIRECTOR	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	REELECT THOMAS PLITZ AS DIRECTOR	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	REELECT PATRICE JEAN AS DIRECTOR	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	REELECT PAOLO GALFETTI AS DIRECTOR	AGAINST
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	REELECT MICHELLE LOCK AS DIRECTOR	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	REELECT RAGHURAM SELVARAJU AS BOARD CHAIR	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	APPOINT RAGHURAM SELVARAJU AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	APPOINT THOMAS PLITZ AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	DESIGNATE THOMAS HUA AS INDEPENDENT PROXY	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	RATIFY MAZARS SA AS AUDITORS	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	APPROVE TREATMENT OF NET LOSS	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	APPROVE CHF 15.4 MILLION OF AUTHORIZED CAPITAL INCREASE WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 2.5 MILLION	AGAINST
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 5 MILLION	FOR
RELIEF THERAPEUTICS HOLDING AG	CH0100191136	31-May-2022	APPROVE REMUNERATION REPORT	AGAINST

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SILGAN HOLDINGS INC.	US8270481091	31-May-2022	DIRECTOR	FOR
SILGAN HOLDINGS INC.	US8270481091	31-May-2022	DIRECTOR	FOR
SILGAN HOLDINGS INC.	US8270481091	31-May-2022	DIRECTOR	ABSTAIN
SILGAN HOLDINGS INC.	US8270481091	31-May-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SILGAN HOLDINGS INC.	US8270481091	31-May-2022	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JOHANNES HAEDE FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ALEXA HERGENROETHER FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER UWE KLEINKAUF FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ILONKA NUSSBAUMER FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER YVONNE SIEBERT FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ROMY SIEGERT FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JAN-HENRIK SUPADY FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MATTHIAS VICTOR FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	RATIFY BDO AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE REMUNERATION REPORT	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ULRICH HADDING FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JUERGEN REINERT FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ROLAND BENT FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARTIN BREUL FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER OLIVER DIETZEL FOR FISCAL YEAR 2021	FOR
SMA SOLAR TECHNOLOGY AG	DE000A0DJ6J9	31-May-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER KIM FAUSING FOR FISCAL YEAR 2021	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	TO RE-ELECT THE AUDIT COMMITTEE: ATEDO PETERSIDE	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	REAPPOINTMENT OF AUDITOR: KPMG INC	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	REAPPOINTMENT OF AUDITOR: PRICEWATERHOUSECOOPERS INC	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	PLACE UNISSUED ORDINARY SHARES UNDER CONTROL OF DIRECTORS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	PLACE UNISSUED PREFERENCE SHARES UNDER CONTROL OF DIRECTORS	FOR

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STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	NON-BINDING ADVISORY VOTE ON REMUNERATION POLICY AND REMUNERATION IMPLEMENTATION REPORT: SUPPORT THE GROUP'S REMUNERATION POLICY	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	NON-BINDING ADVISORY VOTE ON REMUNERATION POLICY AND REMUNERATION IMPLEMENTATION REPORT: ENDORSE THE GROUP'S REMUNERATION IMPLEMENTATION REPORT	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	DIRECTORS' FEES: CHAIRMAN	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	DIRECTORS' FEES: DIRECTORS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	DIRECTORS' FEES: INTERNATIONAL DIRECTORS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	TO ELECT/RE-ELECT DIRECTOR: GERALDINE FRASER-MOLEKETI	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	AUDIT COMMITTEE: CHAIRMAN	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	AUDIT COMMITTEE: MEMBERS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	DIRECTORS' AFFAIRS COMMITTEE: CHAIRMAN	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	DIRECTORS' AFFAIRS COMMITTEE: MEMBERS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	REMUNERATION COMMITTEE: CHAIRMAN	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	REMUNERATION COMMITTEE: MEMBERS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	RISK AND CAPITAL MANAGEMENT COMMITTEE: CHAIRMAN	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	RISK AND CAPITAL MANAGEMENT COMMITTEE: MEMBERS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	SOCIAL AND ETHICS COMMITTEE: CHAIRMAN	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	SOCIAL AND ETHICS COMMITTEE: MEMBERS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	TO ELECT/RE-ELECT DIRECTOR: TRIX KENNEALY	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	ENGINEERING COMMITTEE: CHAIRMAN	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	ENGINEERING COMMITTEE: MEMBERS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	MODEL APPROVAL COMMITTEE: CHAIRMAN	FOR

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STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	MODEL APPROVAL COMMITTEE: MEMBERS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	LARGE EXPOSURE CREDIT COMMITTEE-MEMBERS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	AD HOC COMMITTEE-MEMBERS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	GRANT: GENERAL AUTHORITY TO ACQUIRE THE COMPANY'S ORDINARY SHARES	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	GRANT: GENERAL AUTHORITY TO ACQUIRE THE COMPANY'S PREFERENCE SHARES	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	APPROVE: LOANS OR OTHER FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANIES	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: NON-BINDING ADVISORY RESOLUTION REQUISITIONED BY AEON INVESTMENT MANAGEMENT AND JUST SHARE NPC: BY 31 MARCH 2023, REPORT ON THE PROGRESS IN CALCULATING FINANCED GREENHOUSE GAS EMISSIONS FROM EXPOSURE TO OIL AND GAS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	TO ELECT/RE-ELECT DIRECTOR: LI LI	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: NON-BINDING ADVISORY RESOLUTION REQUISITIONED BY AEON INVESTMENT MANAGEMENT AND JUST SHARE NPC: BY 31 MARCH 2024, DISCLOSURE OF BASELINE FINANCED GREENHOUSE GAS EMISSIONS FROM EXPOSURE TO OIL AND GAS	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: NON-BINDING ADVISORY RESOLUTION REQUISITIONED BY AEON INVESTMENT MANAGEMENT AND JUST SHARE NPC: BY 31 MARCH 2025 UPDATE THE COMPANY'S CLIMATE POLICY TO INCLUDE SHORT-, MEDIUM-, AND LONG-TERM TARGETS FOR THE COMPANY'S FINANCED GREENHOUSE GAS EMISSIONS FROM OIL AND GAS, ALIGNED WITH THE PARIS AGREEMENT	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	TO ELECT/RE-ELECT DIRECTOR: MARTIN ODUOR-OTIENO	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	TO ELECT/RE-ELECT DIRECTOR: JOHN VICE	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	TO RE-ELECT THE AUDIT COMMITTEE: TRIX KENNEALY	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	TO RE-ELECT THE AUDIT COMMITTEE: MARTIN ODUOR-OTIENO	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	TO RE-ELECT THE AUDIT COMMITTEE: JOHN VICE	FOR
STANDARD BANK GROUP LIMITED	ZAE000109815	31-May-2022	TO RE-ELECT THE AUDIT COMMITTEE: NOMGANDO MATYUMZA	FOR
THE CARLYLE GROUP INC	US14316J1088	31-May-2022	DIRECTOR	ABSTAIN
THE CARLYLE GROUP INC	US14316J1088	31-May-2022	DIRECTOR	FOR
THE CARLYLE GROUP INC	US14316J1088	31-May-2022	DIRECTOR	ABSTAIN

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THE CARLYLE GROUP INC	US14316J1088	31-May-2022	DIRECTOR	FOR
THE CARLYLE GROUP INC	US14316J1088	31-May-2022	Ratification of Ernst & Young LLP as Independent Registered Public Accounting Firm for 2022	FOR
THE CARLYLE GROUP INC	US14316J1088	31-May-2022	Non-Binding Vote to Approve Named Executive Officer Compensation ("Say-on-Pay")	AGAINST
THE CARLYLE GROUP INC	US14316J1088	31-May-2022	Shareholder Proposal to Reorganize the Board of Directors into One Class	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	Election of Director: Samir M. Zabaneh	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	Election of Director: Odilon Almeida	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	To conduct an advisory vote to approve named executive officer compensation.	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	Election of Director: Charles K. Bobrinskoy	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	Election of Director: Janet O. Estep	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	Election of Director: James C. Hale III	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	Election of Director: Mary P. Harman	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	Election of Director: Didier R. Lamouche	AGAINST
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	Election of Director: Charles E. Peters, Jr.	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	Election of Director: Adalio T. Sanchez	FOR
ACI WORLDWIDE, INC.	US0044981019	01-Jun-2022	Election of Director: Thomas W. Warsop III	FOR
ADYEN N.V.	NL0012969182	01-Jun-2022	THE PERIOD FOR WHICH PIETER WILLEM VAN DER DOES IS APPOINTED AS MEMBER OF THE MANAGEMENT BOARD WITH THE TITLE CHIEF EXECUTIVE OFFICER ENDS ON 13 JUNE 2022. IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF THE COMPANY, THE SUPERVISORY BOARD PROPOSES TO REAPPOINT PIETER AS MEMBER OF THE MANAGEMENT BOARD OF THE COMPANY WITH THE TITLE CHIEF EXECUTIVE OFFICER, WITH EFFECT FROM THE DATE OF THIS GENERAL MEETING FOR THE PERIOD OF FOUR (4) YEARS. PIETER WILLEM VAN DER DOES (1969) IS A DUTCH CITIZEN. PIETER IS A LEADING EXPERT WITH OVER 20 YEARS' EXPERIENCE IN THE PAYMENTS INDUSTRY. HE WAS CCO AT BIBIT BEFORE CO-FOUNDING ADYEN IN 2006. SINCE THEN ADYEN HAS GROWN FROM A START-UP INTO A GLOBAL OPERATION, AVERAGING DOUBLE-DIGIT ANNUAL GROWTH SINCE 2007. PIETER HAS BEEN AND IS INSTRUMENTAL TO THE CONTINUED GROWTH OF THE COMPANY, FROM ITS FIRST YEARS OF PROFITABILITY IN 2011, THROUGH IPO IN 2018, AND NOW AT A SCALE OF PROCESSING OVER 500 BILLION IN VOLUME I... FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCAATION PROPOSAL REAPPOINTMENT PIETER WILLEM VAN DER DOES AS MEMBER OF THE MANAGEMENT BOARD WITH THE TITLE CHIEF EXECUTIVE OFFICER	FOR

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ADYEN N.V.	NL0012969182	01-Jun-2022	THE PERIOD FOR WHICH ROELANT PRINS IS APPOINTED AS MEMBER OF THE MANAGEMENT BOARD WITH THE TITLE CHIEF COMMERCIAL OFFICER ENDS ON 13 JUNE 2022. IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION OF THE COMPANY, THE SUPERVISORY BOARD PROPOSES TO REAPPOINT ROELANT AS MEMBER OF THE MANAGEMENT BOARD OF THE COMPANY WITH THE TITLE CHIEF COMMERCIAL OFFICER, WITH EFFECT FROM THE DATE OF THIS GENERAL MEETING FOR THE PERIOD OF FOUR (4) YEARS. ROELANT PRINS (1975) IS A DUTCH CITIZEN. ROELANT IS RESPONSIBLE FOR ALL COMMERCIAL ACTIVITIES AT ADYEN. HE ENTERED THE ONLINE PAYMENTS INDUSTRY IN THE EARLY 2000S. ROELANT HAS HELD VARIOUS INTERNATIONAL MANAGEMENT ROLES IN SALES AND BUSINESS DEVELOPMENT FOR COMPANIES PROVIDING PAYMENT SOLUTIONS TO INTERNATIONAL ECOMMERCE BUSINESSES. HAVING JOINED ADYEN AT AN EARLY STAGE, ROELANT HAS SERVED AS ITS CCO SINCE 2007 - DURING WHICH TIME HE HAS OVERSEEN THE EXECUTION OF ADYEN'S COMMERCIAL STRATEGY UP TO THE SCALE THAT IT OPERA... FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION PROPOSAL REAPPOINTMENT ROELANT PRINS AS MEMBER OF THE MANAGEMENT BOARD WITH THE TITLE CHIEF COMMERCIAL OFFICER	FOR
ADYEN N.V.	NL0012969182	01-Jun-2022	IT IS PROPOSED TO RENEW THE AUTHORITY OF THE MANAGEMENT BOARD, SUBJECT TO THE SUPERVISORY BOARD'S APPROVAL, TO ISSUE ORDINARY SHARES OR TO GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES FOR A PERIOD OF 18 MONTHS FROM THE DATE OF THIS GENERAL MEETING UP TO 10% OF THE TOTAL NUMBER OF SHARES ISSUED AT THE TIME OF THE GENERAL MEETING FOR ANY PURPOSES. ONCE THIS AUTHORIZATION IS APPROVED, THIS WILL REPLACE THE CURRENT AUTHORIZATIONS. ONCE APPROVED, THE AUTHORIZATION CANNOT BE REVOKED AUTHORITY TO ISSUE SHARES	FOR
ADYEN N.V.	NL0012969182	01-Jun-2022	IT IS PROPOSED TO RENEW THE AUTHORITY OF THE MANAGEMENT BOARD, SUBJECT TO THE SUPERVISORY BOARD'S APPROVAL, TO RESTRICT OR EXCLUDE APPLICABLE PRE-EMPTIVE RIGHTS WHEN ISSUING ORDINARY SHARES OR GRANTING RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES AS SET OUT IN ITEM 7 ABOVE FOR A PERIOD OF 18 MONTHS FROM THE DATE OF THIS GENERAL MEETING. ONCE THIS AUTHORIZATION IS APPROVED, THIS WILL REPLACE THE CURRENT AUTHORIZATIONS. ONCE APPROVED, THE AUTHORIZATION CANNOT BE REVOKED. AUTHORITY TO RESTRICT OR EXCLUDE PRE-EMPTIVE RIGHTS	FOR
ADYEN N.V.	NL0012969182	01-Jun-2022	IT IS PROPOSED TO RENEW THE AUTHORITY OF THE MANAGEMENT BOARD TO ACQUIRE SHARES IN THE CAPITAL OF THE COMPANY, EITHER THROUGH PURCHASE ON A STOCK EXCHANGE OR OTHERWISE. THE AUTHORITY WILL APPLY FOR A PERIOD OF 18 MONTHS FROM THE DATE OF THIS GENERAL MEETING, UNDER THE FOLLOWING CONDITIONS: (I) UP TO 10% OF THE TOTAL NUMBER OF SHARES ISSUED AT THE TIME OF THE GENERAL MEETING; (II) PROVIDED THAT THE COMPANY WILL NOT HOLD MORE SHARES IN STOCK THAN 10% OF THE ISSUED SHARE CAPITAL; AND (III) AT A PRICE (EXCLUDING EXPENSES) NOT LESS THAN THE NOMINAL VALUE OF THE SHARES AND NOT HIGHER THAN THE OPENING PRICE ON EURONEXT AMSTERDAM ON THE DAY OF REPURCHASE OR ON THE PRECEDING DAY OF STOCK MARKET TRADING PLUS 10%. ONCE THIS AUTHORIZATION IS APPROVED, THIS WILL REPLACE THE CURRENT AUTHORIZATIONS. ONCE APPROVED, THE AUTHORIZATION CANNOT BE REVOKED. AUTHORITY TO ACQUIRE OWN SHARES	FOR
ADYEN N.V.	NL0012969182	01-Jun-2022	IN ACCORDANCE WITH THE RECOMMENDATIONS OF THE AUDIT AND RISK COMMITTEE, THE SUPERVISORY BOARD PROPOSES TO REAPPOINT PWC AS EXTERNAL AUDITOR OF THE COMPANY FOR THE CURRENT FINANCIAL YEAR	FOR
ADYEN N.V.	NL0012969182	01-Jun-2022	DISCUSSION OF THE REMUNERATION REPORT OVER THE YEAR 2021 INCLUDING THE MANAGEMENT BOARD AND SUPERVISORY BOARD REMUNERATION FOR THE PAST FINANCIAL YEAR. PLEASE REFER TO THE REMUNERATION REPORT FOR THE FINANCIAL YEAR 2021 (IN ACCORDANCE WITH THE COMPANY'S EXISTING REMUNERATION POLICY AS APPROVED BY THE GENERAL MEETING OF SHAREHOLDERS WHICH WAS HELD ON 26 MAY 2020) INCLUDED IN OUR ANNUAL REPORT ON PAGE 97, AS PUBLISHED ON OUR WEBSITE. REMUNERATION REPORT OVER THE YEAR 2021 (ADVISORY VOTING ITEM)	FOR

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ADYEN N.V.	NL0012969182	01-Jun-2022	IT IS PROPOSED TO ADOPT THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2021 AS DRAWN UP BY THE MANAGEMENT BOARD AND SIGNED BY THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD. PRICEWATERHOUSECOOPERS N.V. (PWC) HAS AUDITED THE ANNUAL ACCOUNTS AND HAS ISSUED AN UNQUALIFIED AUDITOR'S REPORT. ADOPTION OF THE ANNUAL ACCOUNTS	FOR
ADYEN N.V.	NL0012969182	01-Jun-2022	IT IS PROPOSED TO DISCHARGE THE MEMBERS OF THE MANAGEMENT BOARD (IN 2021 BEING PIETER VAN DER DOES (CEO), INGO UYTDEHAAGE (CFO), ROELANT PRINS (CCO), MARI TTE SWART (CLCO), KAMRAN ZAKI (COO) AND ALEXANDER MATTHEY (CTO)) FROM LIABILITY IN RESPECT OF THE PERFORMANCE OF THEIR MANAGEMENT DUTIES TO THE EXTENT THAT SUCH PERFORMANCE IS APPARENT FROM THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2021 OR HAS BEEN OTHERWISE DISCLOSED TO THE GENERAL MEETING BEFORE THE RESOLUTION IS ADOPTED DISCHARGE OF MANAGEMENT BOARD MEMBERS	FOR
ADYEN N.V.	NL0012969182	01-Jun-2022	IT IS PROPOSED TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD (IN 2021 BEING PIERO OVERMARS, DELFIN RUEDA, JOEP VAN BEURDEN, PAMELA JOSEPH, AND, AS OF FEBRUARY 2021, CAOIMHE KEOGAN) FROM LIABILITY IN RESPECT OF THE PERFORMANCE OF THEIR SUPERVISORY DUTIES TO THE EXTENT THAT SUCH PERFORMANCE IS APPARENT FROM THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2021 OR HAS BEEN OTHERWISE DISCLOSED TO THE GENERAL MEETING BEFORE THE RESOLUTION IS ADOPTED. DISCHARGE OF SUPERVISORY BOARD MEMBERS	FOR
AIRBNB INC	US0090661010	01-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Amrita Ahuja	FOR
AIRBNB INC	US0090661010	01-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Joseph Gebbia	ABSTAIN
AIRBNB INC	US0090661010	01-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Jeffrey Jordan	FOR
AIRBNB INC	US0090661010	01-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AIRBNB INC	US0090661010	01-Jun-2022	To approve, on an advisory (non-binding) basis, the compensation of our named executive officers.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	Election of Director: Robin L. Washington	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	Ratification of the appointment of Ernst & Young LLP as Alphabet's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	Election of Director: Larry Page	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	The amendment of Alphabet's 2021 Stock Plan to increase the share reserve by 4,000,000 shares of Class C capital stock.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	The amendment of Alphabet's Amended and Restated Certificate of Incorporation to increase the number of authorized shares.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a lobbying report, if properly presented at the meeting.	AGAINST
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a climate lobbying report, if properly presented at the meeting.	ABSTAIN
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a report on physical risks of climate change, if properly presented at the meeting.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a report on water management risks, if properly presented at the meeting.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a racial equity audit, if properly presented at the meeting.	AGAINST
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a report on concealment clauses, if properly presented at the meeting.	AGAINST
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding equal shareholder voting, if properly presented at the meeting.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a report on government takedown requests, if properly presented at the meeting.	AGAINST

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ALPHABET INC.	US02079K3059	01-Jun-2022	Election of Director: Sergey Brin	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a human rights assessment of data center siting, if properly presented at the meeting.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a report on data collection, privacy, and security, if properly presented at the meeting.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding algorithm disclosures, if properly presented at the meeting.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding misinformation and disinformation, if properly presented at the meeting.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a report on external costs of disinformation, if properly presented at the meeting.	AGAINST
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a report on board diversity, if properly presented at the meeting.	AGAINST
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding the establishment of an environmental sustainability board committee, if properly presented at the meeting.	AGAINST
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a policy on non-management employee representative director, if properly presented at the meeting.	AGAINST
ALPHABET INC.	US02079K3059	01-Jun-2022	A stockholder proposal regarding a report on policies regarding military and militarized policing agencies, if properly presented at the meeting.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	Election of Director: Sundar Pichai	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	Election of Director: John L. Hennessy	AGAINST
ALPHABET INC.	US02079K3059	01-Jun-2022	Election of Director: Frances H. Arnold	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	Election of Director: L. John Doerr	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	Election of Director: Roger W. Ferguson Jr.	FOR
ALPHABET INC.	US02079K3059	01-Jun-2022	Election of Director: Ann Mather	AGAINST
ALPHABET INC.	US02079K3059	01-Jun-2022	Election of Director: K. Ram Shriram	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Ratify the appointment of BDO USA, LLP as independent registered public accounting firm for the year ending December 31, 2022.	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Approval of an amended equity incentive plan to include, among other things, additional shares and an extended expiration date.	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Election of Director: Marisol Angelini	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Resolved, that the compensation paid to the Company's named executive officers, as disclosed pursuant to Item 402 of Regulation S-K, including the Compensation Discussion and Analysis, compensation tables and narrative discussion, is hereby approved on an advisory basis.	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Election of Director: Scott D. Baskin	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Election of Director: Debra F. Edwards	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Election of Director: Morton D. Erlich	FOR

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AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Election of Director: Emer Gunter	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Election of Director: Alfred F. Ingulli	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Election of Director: John L. Killmer	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Election of Director: Eric G. Wintemute	FOR
AMERICAN VANGUARD CORPORATION	US0303711081	01-Jun-2022	Election of Director: M. Esmail Zirakparvar	ABSTAIN
APELLIS PHARMACEUTICALS INC.	US03753U1060	01-Jun-2022	Election of Class II Director to hold office until the 2025 annual meeting: A. Sinclair Dunlop	ABSTAIN
APELLIS PHARMACEUTICALS INC.	US03753U1060	01-Jun-2022	Election of Class II Director to hold office until the 2025 annual meeting: Alec Machiels	ABSTAIN
APELLIS PHARMACEUTICALS INC.	US03753U1060	01-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	AGAINST
APELLIS PHARMACEUTICALS INC.	US03753U1060	01-Jun-2022	To approve an advisory vote on executive compensation.	FOR
ARCUTIS BIOTHERAPEUTICS, INC.	US03969K1088	01-Jun-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: Bhaskar Chaudhuri, Ph.D.	FOR
ARCUTIS BIOTHERAPEUTICS, INC.	US03969K1088	01-Jun-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: Howard Welgus, M.D.	ABSTAIN
ARCUTIS BIOTHERAPEUTICS, INC.	US03969K1088	01-Jun-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: Sue-Jean Lin	FOR
ARCUTIS BIOTHERAPEUTICS, INC.	US03969K1088	01-Jun-2022	To ratify the selection, by the Audit Committee of the Company's Board of Directors, of Ernst & Young LLP, as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
ARCUTIS BIOTHERAPEUTICS, INC.	US03969K1088	01-Jun-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers.	FOR
ARCUTIS BIOTHERAPEUTICS, INC.	US03969K1088	01-Jun-2022	To approve, on a non-binding advisory basis, the frequency of future advisory votes on the compensation of the Company's named executive officers.	1 YEAR
BIONTECH SE	US09075V1026	01-Jun-2022	Resolution on the remuneration and on the remuneration system for the members of the Supervisory Board and an amendment of Sec. 9 para. 6 of the Articles of Association	FOR
BIONTECH SE	US09075V1026	01-Jun-2022	Approval of the conclusion of the domination and profit and loss transfer agreement between the Company as controlling company and BioNTech Innovation GmbH as dependent company	FOR
BIONTECH SE	US09075V1026	01-Jun-2022	Resolution on appropriation of balance sheet profit	FOR
BIONTECH SE	US09075V1026	01-Jun-2022	Approval of the conclusion of the domination and profit and loss transfer agreement between the Company as controlling company and BioNTech Innovation and Services Marburg GmbH as dependent company	FOR
BIONTECH SE	US09075V1026	01-Jun-2022	Approval of the actions of the Management Board	FOR
BIONTECH SE	US09075V1026	01-Jun-2022	Approval of the actions of the Supervisory Board	FOR

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BIONTECH SE	US09075V1026	01-Jun-2022	Appointment of the Auditor for the 2022 Financial Year	FOR
BIONTECH SE	US09075V1026	01-Jun-2022	Resolution on the approval of the remuneration report	FOR
BIONTECH SE	US09075V1026	01-Jun-2022	Resolution on the Amendments to Sec. 9 para. 1 of the Articles of Association (expansion of the Supervisory Board)	FOR
BIONTECH SE	US09075V1026	01-Jun-2022	Election to the Supervisory Board: Prof. Dr. Anja Morawietz	FOR
BIONTECH SE	US09075V1026	01-Jun-2022	Election to the Supervisory Board: Prof. Dr. Rudolf Staudigl	FOR
BIONTECH SE	US09075V1026	01-Jun-2022	Election to the Supervisory Board: Helmut Jeggle	FOR
BRUKER CORPORATION	US1167941087	01-Jun-2022	DIRECTOR	FOR
BRUKER CORPORATION	US1167941087	01-Jun-2022	DIRECTOR	FOR
BRUKER CORPORATION	US1167941087	01-Jun-2022	DIRECTOR	FOR
BRUKER CORPORATION	US1167941087	01-Jun-2022	DIRECTOR	FOR
BRUKER CORPORATION	US1167941087	01-Jun-2022	Approval on an advisory basis of the 2021 compensation of our named executive officers, as discussed in the Proxy Statement.	FOR
BRUKER CORPORATION	US1167941087	01-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BRUKER CORPORATION	US1167941087	01-Jun-2022	Approval of the Bruker Corporation Employee Stock Purchase Plan.	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	DIRECTOR	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	DIRECTOR	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	DIRECTOR	ABSTAIN
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	DIRECTOR	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	DIRECTOR	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	DIRECTOR	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	DIRECTOR	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	DIRECTOR	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	Appointment of PricewaterhouseCoopers LLP as Auditor of CAPREIT for the ensuing year and authorizing the Trustees to fix their remuneration.	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	Non-binding advisory say-on-pay resolution as set forth in the Management Information Circular approving CAPREIT's approach to executive compensation.	FOR

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CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	To consider and, if thought advisable, to approve a proposed ordinary resolution, attached to the Management Information Circular as Appendix 2, authorizing amendments to CAPREIT's deferred unit plan (the "DUP"), employee unit purchase plan (the "EUPP"), restricted unit rights plan (the "RUR Plan", and together with the DUP and EUPP, the "Plans") to increase the maximum number of units of CAPREIT (the "Units") issuable thereunder from an aggregate amount of 9,500,000 Units to an aggregate of 11,500,000 Units.	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	To consider and, if thought advisable, to approve a proposed ordinary resolution, attached to the Management Information Circular as Appendix 3, authorizing the amendment and restatement of the DUP, as more particularly described in the Management Information Circular.	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	To consider and, if thought advisable, to approve a proposed ordinary resolution, attached to the Management Information Circular as Appendix 4, authorizing the amendment and restatement of the EUPP, as more particularly described in the Management Information Circular.	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	To consider and, if thought advisable, to approve a proposed ordinary resolution, attached to the Management Information Circular as Appendix 5, authorizing the amendment and restatement of the RUR Plan, as more particularly described in the Management Information Circular.	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	To consider and, if thought advisable, to reconfirm the unitholders' rights plan agreement, as more fully described in the Management Information Circular.	FOR
CANADIAN APARTMENT PROPERTIES REIT	CA1349211054	01-Jun-2022	To consider and, if thought advisable, to approve a special resolution, attached to the Management Information Circular as Appendix 6, authorizing certain amendments to CAPREIT's Amended and Restated Declaration of Trust dated April 1, 2020 (the "Declaration of Trust"), as more particularly described in the Management Information Circular.	FOR
CERUS CORPORATION	US1570851014	01-Jun-2022	DIRECTOR	FOR
CERUS CORPORATION	US1570851014	01-Jun-2022	DIRECTOR	FOR
CERUS CORPORATION	US1570851014	01-Jun-2022	The approval of an amendment and restatement of the Company's Amended and Restated 2008 Equity Incentive Plan to increase the aggregate number of shares of common stock authorized for issuance thereunder by 12,000,000 shares and to make certain other changes thereto as described further in the accompanying Proxy Statement.	AGAINST
CERUS CORPORATION	US1570851014	01-Jun-2022	The approval, on an advisory basis, of the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
CERUS CORPORATION	US1570851014	01-Jun-2022	The indication, on an advisory basis, of the preferred frequency of stockholder advisory votes on the compensation of the Company's named executive officers.	1 YEAR
CERUS CORPORATION	US1570851014	01-Jun-2022	The ratification of the selection by the Audit Committee of the Board of Directors of Ernst & Young LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
CHEGG, INC.	US1630921096	01-Jun-2022	DIRECTOR	FOR
CHEGG, INC.	US1630921096	01-Jun-2022	DIRECTOR	FOR
CHEGG, INC.	US1630921096	01-Jun-2022	DIRECTOR	FOR
CHEGG, INC.	US1630921096	01-Jun-2022	DIRECTOR	FOR
CHEGG, INC.	US1630921096	01-Jun-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
CHEGG, INC.	US1630921096	01-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX ITS REMUNERATION	FOR
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND/OR OTHERWISE DEAL WITH ADDITIONAL SECURITIES NOT EXCEEDING 20% OF THE ISSUED SHARES OF THE COMPANY	AGAINST
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES NOT EXCEEDING 10% OF THE ISSUED SHARES OF THE COMPANY	FOR
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	CONDITIONAL UPON THE PASSING OF ORDINARY RESOLUTIONS NUMBER 9(A) AND 9(B), TO EXTEND THE AUTHORITY GIVEN TO THE DIRECTORS PURSUANT TO ORDINARY RESOLUTION NUMBER 9(A) TO ISSUE SECURITIES BY ADDING TO THE NUMBER OF ISSUED SHARES OF THE COMPANY WHICH MAY BE ALLOTTED BY THE DIRECTORS OF THE COMPANY PURSUANT TO SUCH GENERAL MANDATE OF AN AMOUNT REPRESENTING THE NUMBER OF SHARES REPURCHASED UNDER ORDINARY RESOLUTION NUMBER 9(B)	AGAINST
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	TO ADOPT THE SHARE AWARD SCHEME	FOR
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	CONDITIONAL UPON THE PASSING OF RESOLUTION NUMBER 10(A), TO GRANT AN ANNUAL SCHEME MANDATE TO THE DIRECTORS TO ALLOT AND ISSUE NEW SHARES OF THE COMPANY NOT EXCEEDING 3% OF THE ISSUED SHARES OF THE COMPANY PURSUANT TO THE SHARE AWARD SCHEME	FOR
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	TO DECLARE A FINAL DIVIDEND OF RMB0.479 PER SHARE FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	TO RE-ELECT MR. CHEUNG TAK ON AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	TO RE-ELECT MR. TANG LIANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	TO RE-ELECT MS. ZHU ANNA DEZHEN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	KYG2162W1024	01-Jun-2022	TO RE-ELECT MR. MU BINRUI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR

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COLUMBIA SPORTSWEAR COMPANY	US1985161066	01-Jun-2022	To ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
COLUMBIA SPORTSWEAR COMPANY	US1985161066	01-Jun-2022	To approve, by non-binding vote, executive compensation.	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	DIRECTOR	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	DIRECTOR	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	DIRECTOR	ABSTAIN
COMCAST CORPORATION	US20030N1019	01-Jun-2022	DIRECTOR	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	DIRECTOR	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	DIRECTOR	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	DIRECTOR	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	DIRECTOR	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	DIRECTOR	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	Advisory vote on executive compensation	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	Ratification of the appointment of our independent auditors	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	To report on charitable donations	AGAINST
COMCAST CORPORATION	US20030N1019	01-Jun-2022	To perform independent racial equity audit	AGAINST
COMCAST CORPORATION	US20030N1019	01-Jun-2022	To report on risks of omitting "viewpoint" and "ideology" from EEO policy	AGAINST
COMCAST CORPORATION	US20030N1019	01-Jun-2022	To conduct and publicly release the results of an independent investigation into the effectiveness of sexual harassment policies	FOR
COMCAST CORPORATION	US20030N1019	01-Jun-2022	To report on how retirement plan options align with company climate goals	AGAINST
DERMAPHARM HOLDING SE	DE000A2GS5D8	01-Jun-2022	RE-ELECT LOTHAR LANZ TO THE SUPERVISORY BOARD	AGAINST
DERMAPHARM HOLDING SE	DE000A2GS5D8	01-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.17 PER SHARE	FOR
DERMAPHARM HOLDING SE	DE000A2GS5D8	01-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
DERMAPHARM HOLDING SE	DE000A2GS5D8	01-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
DERMAPHARM HOLDING SE	DE000A2GS5D8	01-Jun-2022	RATIFY GRANT THORNTON AG AS AUDITORS FOR FISCAL YEAR 2022, FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS UNTIL 2023 AGM	FOR
DERMAPHARM HOLDING SE	DE000A2GS5D8	01-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
DERMAPHARM HOLDING SE	DE000A2GS5D8	01-Jun-2022	RE-ELECT WILHELM BEIER TO THE SUPERVISORY BOARD	AGAINST
DERMAPHARM HOLDING SE	DE000A2GS5D8	01-Jun-2022	RE-ELECT ERWIN KERN TO THE SUPERVISORY BOARD	AGAINST
ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	Advisory vote to approve executive compensation.	FOR
ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	Approval of an amendment to the Enstar Group Limited Amended and Restated 2016 Equity Incentive Plan.	FOR

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ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022 and to authorize the Board of Directors, acting through the Audit Committee, to approve the fees for the independent registered public accounting firm.	FOR
ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	Election of Director: Sharon A. Beesley	FOR
ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	Election of Director: Robert Campbell	FOR
ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	Election of Director: Susan L. Cross	FOR
ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	Election of Director: Hans-Peter Gerhardt	FOR
ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	Election of Director: Orla Gregory	FOR
ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	Election of Director: Paul O'Shea	FOR
ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	Election of Director: Dominic Silvester	FOR
ENSTAR GROUP LIMITED	BMG3075P1014	01-Jun-2022	Election of Director: Poul Winslow	FOR
EQT AB	SE0012853455	01-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.80 PER SHARE	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF MARGO COOK	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF EDITH COOPER	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF JOHAN FORSELL	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF CONNI JONSSON	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF NICOLA KIMM	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF DIONY LEBOT	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF GORDON ORR	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF FINN RAUSING	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF MARCUS WALLENBERG	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF PETER WALLENBERG JR	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF CEO CHRISTIAN SINDING	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE DISCHARGE OF DEPUTY CEO CASPER CALLERSTROM	FOR
EQT AB	SE0012853455	01-Jun-2022	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS OF BOARD (0)	FOR
EQT AB	SE0012853455	01-Jun-2022	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 290 ,000 FOR CHAIRMAN AND EUR 132,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE REMUNERATION OF AUDITORS	FOR
EQT AB	SE0012853455	01-Jun-2022	REELECT CONNI JONSSON AS DIRECTOR	AGAINST
EQT AB	SE0012853455	01-Jun-2022	REELECT MARGO COOK AS DIRECTOR	FOR

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EQT AB	SE0012853455	01-Jun-2022	REELECT JOHAN FORSELL AS DIRECTOR	AGAINST
EQT AB	SE0012853455	01-Jun-2022	REELECT NICOLA KIMM AS DIRECTOR	FOR
EQT AB	SE0012853455	01-Jun-2022	REELECT DIONY LEBOT AS DIRECTOR	FOR
EQT AB	SE0012853455	01-Jun-2022	REELECT GORDON ORR AS DIRECTOR	FOR
EQT AB	SE0012853455	01-Jun-2022	REELECT MARCUS WALLENBERG AS DIRECTOR	AGAINST
EQT AB	SE0012853455	01-Jun-2022	ELECT BROOKS ENTWISTLE AS NEW DIRECTOR	FOR
EQT AB	SE0012853455	01-Jun-2022	REELECT CONNI JONSSON AS BOARD CHAIR	AGAINST
EQT AB	SE0012853455	01-Jun-2022	RATIFY KPMG AS AUDITOR	FOR
EQT AB	SE0012853455	01-Jun-2022	AUTHORIZE REPRESENTATIVES OF FOUR OF COMPANY'S LARGEST SHAREHOLDERS TO SERVE ON NOMINATING COMMITTEE	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE REMUNERATION REPORT	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
EQT AB	SE0012853455	01-Jun-2022	APPROVE ISSUANCE OF SHARES IN CONNECTION WITH ACQUISITION OF BARING PRIVATE EQUITY ASIA	FOR
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD TO REPURCHASE SHARES SET OUT IN RESOLUTION NO. 5 OF THE NOTICE	FOR
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO GRANT THE EXTENSION OF THE GENERAL MANDATE TO THE BOARD TO ALLOT, ISSUE AND DEAL WITH SUCH NUMBER OF ADDITIONAL SHARES AS MAY BE REPURCHASED BY THE COMPANY AS SET OUT IN RESOLUTION NO. 6 OF THE NOTICE	AGAINST
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO GRANT A SCHEME MANDATE TO THE BOARD TO GRANT AWARDS UNDER THE LONG TERM INCENTIVE SCHEME WHICH WILL BE SATISFIED BY THE ISSUE OF NEW SHARES BY THE COMPANY AS SET OUT IN RESOLUTION NO. 7 OF THE NOTICE	AGAINST
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO APPROVE THE PROPOSED CHANGE OF COMPANY NAME TO "ESR GROUP LIMITED" AND TO AUTHORISE ANY ONE OR MORE OF THE DIRECTORS OF THE COMPANY TO DO ALL SUCH ACTS AND THINGS FOR THE PURPOSE OF, OR IN CONNECTION WITH, THE IMPLEMENTATION OF AND GIVING EFFECT TO THE PROPOSED CHANGE OF COMPANY NAME AS SET OUT IN THE RESOLUTION NO. 8 OF THE NOTICE	FOR
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO CONSIDER AND APPROVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, TOGETHER WITH THE REPORTS OF THE DIRECTORS (THE "DIRECTORS") AND AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO RE-ELECT MR. CHARLES ALEXANDER PORTES AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO RE-ELECT MR. BRETT HAROLD KRAUSE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO RE-ELECT MS. SERENE SIEW NOI NAH AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY	FOR
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO RE-APPOINT ERNST & YOUNG AS THE AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
ESR CAYMAN LTD	KYG319891092	01-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES AS SET OUT IN RESOLUTION NO. 4 OF THE NOTICE	AGAINST

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FAURECIA SE	FR0000121147	01-Jun-2022	STATUTORY AUDITORS' SPECIAL REPORT ON RELATED PARTIES AGREEMENTS - AGREEMENTS REFERRED TO IN ARTICLE L.225-38 OF THE FRENCH CODE OF COMMERCE	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	RATIFICATION OF THE COOPTATION OF JUDITH CURRAN AS BOARD MEMBER	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	APPOINTMENT OF J RGEN BEHREND AS BOARD MEMBER	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	APPROVAL OF THE INFORMATION REFERRED TO IN I OF ARTICLE L. 22-10-9 OF THE CODE OF COMMERCE - REPORT ON COMPENSATIONS	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	APPROVAL OF THE ELEMENTS COMPRISING THE TOTAL COMPENSATION AND ALL BENEFITS OF ANY KIND PAID DURING THE FISCAL YEAR ENDED DECEMBER 31, 2021 OR GRANTED IN RESPECT OF THE SAME FISCAL YEAR TO MICHEL DE ROSEN, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	APPROVAL OF THE ELEMENTS COMPRISING THE TOTAL COMPENSATION AND ALL BENEFITS OF ANY KIND PAID DURING THE FISCAL YEAR ENDED DECEMBER 31, 2021 OR GRANTED IN RESPECT OF THE SAME FISCAL YEAR TO PATRICK KOLLER, CHIEF EXECUTIVE OFFICER	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR BOARD MEMBERS	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHIEF EXECUTIVE OFFICER	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO BUY BACK ITS OWN SHARES	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR SECURITIES GIVING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO THE SHARE CAPITAL OF THE COMPANY AND/OR OF A SUBSIDIARY, WITH PREFERENTIAL SUBSCRIPTION RIGHTS (SUSPENSION DURING TENDER OFFER PERIODS)	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR SECURITIES GIVING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO THE SHARE CAPITAL OF THE COMPANY AND/OR OF A SUBSIDIARY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, THROUGH A PUBLIC OFFERING (EXCLUDING OFFERS REFERRED TO IN 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE) AND/OR AS COMPENSATION FOR SECURITIES AS PART OF A PUBLIC EXCHANGE OFFER (SUSPENSION DURING TENDER OFFER PERIODS)	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR SECURITIES GIVING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO THE SHARE CAPITAL OF THE COMPANY AND/OR OF A SUBSIDIARY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, THROUGH AN OFFER EXCLUSIVELY TARGETING A RESTRICTED CIRCLE OF INVESTORS ACTING FOR THEIR OWN ACCOUNT OR QUALIFIED INVESTORS (SUSPENSION DURING TENDER OFFER PERIODS)	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	AUTHORIZATION TO INCREASE THE AMOUNT OF ISSUES PROVIDED FOR IN THE FOURTEENTH, FIFTEENTH AND SIXTEENTH RESOLUTIONS (SUSPENSION DURING TENDER OFFER PERIODS)	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	DELEGATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR SECURITIES GIVING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO THE SHARE CAPITAL OF THE COMPANY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, IN WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, IN ORDER TO REMUNERATE CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY THE COMPANY (SUSPENSION DURING A PUBLIC TENDER OFFER PERIOD)	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL BY CAPITALIZATION OF RESERVES, PROFITS, PREMIUMS OR OTHER CAPITALIZATION OF RESERVES, PROFITS, PREMIUMS OR OTHER AMOUNTS (SUSPENSION DURING TENDER OFFER PERIODS)	FOR

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FAURECIA SE	FR0000121147	01-Jun-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT, FOR FREE, EXISTING SHARES AND/OR SHARES TO BE ISSUED TO EMPLOYEES AND/OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR OF AFFILIATED COMPANIES OR ECONOMIC INTEREST GROUPS, WITH WAIVER BY THE SHAREHOLDERS OF THEIR PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE PURPOSE OF INCREASING THE SHARE CAPITAL THROUGH THE ISSUE OF SHARES AND/OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL, WITH REMOVAL OF PREFERENTIAL SUBSCRIPTION RIGHTS FOR THE BENEFIT OF MEMBERS OF A COMPANY OR GROUP SAVINGS PLAN	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE PURPOSE OF CARRYING OUT SHARE CAPITAL INCREASES, WITH REMOVAL OF PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF A CATEGORY OF BENEFICIARIES	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE PURPOSE OF REDUCING THE SHARE CAPITAL THROUGH THE CANCELLATION OF SHARES	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	BRINGING THE BYLAWS INTO COMPLIANCE - AMENDMENT TO ARTICLE 15 OF THE BYLAWS RELATING TO THE POWERS OF THE BOARD OF DIRECTORS	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	POWERS FOR FORMALITIES	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	APPROVAL OF THE PARENT COMPANY FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2021 - APPROVAL OF NON-TAX-DEDUCTIBLE EXPENSES AND COSTS	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2021	FOR
FAURECIA SE	FR0000121147	01-Jun-2022	APPROPRIATION OF INCOME FOR THE FISCAL YEAR	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Election of Director: Laureen E. Seeger	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Ratify the appointment of KPMG LLP as FTI Consulting, Inc.'s independent registered public accounting firm for the year ending December 31, 2022.	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Election of Director: Brenda J. Bacon	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Vote on an advisory (non-binding) resolution to approve the compensation of the named executive officers for the year ended December 31, 2021 as described in the Proxy Statement.	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Election of Director: Mark S. Bartlett	AGAINST
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Election of Director: Claudio Costamagna	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Election of Director: Vernon Ellis	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Election of Director: Nicholas C. Fanandakis	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Election of Director: Steven H. Gunby	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Election of Director: Gerard E. Holthaus	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Election of Director: Nicole S. Jones	FOR
FTI CONSULTING, INC.	US3029411093	01-Jun-2022	Election of Director: Stephen C. Robinson	FOR
GEVO, INC.	US3743964062	01-Jun-2022	DIRECTOR	FOR
GEVO, INC.	US3743964062	01-Jun-2022	DIRECTOR	FOR

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GEVO, INC.	US3743964062	01-Jun-2022	To ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
GODADDY INC.	US3802371076	01-Jun-2022	Approval of an Amendment to the Company's Amended and Restated Certificate of Incorporation to eliminate inoperative provisions and implement certain other miscellaneous amendments.	FOR
GODADDY INC.	US3802371076	01-Jun-2022	Election of Director: Amanpal (Aman) Bhutani	FOR
GODADDY INC.	US3802371076	01-Jun-2022	Election of Director: Caroline Donahue	FOR
GODADDY INC.	US3802371076	01-Jun-2022	Election of Director: Charles Robel	FOR
GODADDY INC.	US3802371076	01-Jun-2022	Advisory, non-binding vote to approve named executive officer compensation.	FOR
GODADDY INC.	US3802371076	01-Jun-2022	Advisory, non-binding vote to approve the frequency of advisory votes on named executive officer compensation for one, two or three years.	1 YEAR
GODADDY INC.	US3802371076	01-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
GODADDY INC.	US3802371076	01-Jun-2022	Approval of an Amendment to the Company's Amended and Restated Certificate of Incorporation to declassify the Board of Directors and provide for the annual election of directors.	FOR
GODADDY INC.	US3802371076	01-Jun-2022	Approval of an Amendment to the Company's Amended and Restated Certificate of Incorporation to eliminate certain supermajority voting requirements.	FOR
GODADDY INC.	US3802371076	01-Jun-2022	Approval of an Amendment to the Company's Amended and Restated Certificate of Incorporation to eliminate certain business combination restrictions set forth therein and instead subject the Company to the business combination restrictions of the Delaware General Corporation Law.	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	RE-ELECT PETER BACCHUS AS MEMBER OF THE AUDIT COMMITTEE	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	PLACE AUTHORISED BUT UNISSUED SHARES UNDER CONTROL OF DIRECTORS	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION POLICY	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION IMPLEMENTATION REPORT	AGAINST
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	AUTHORISE BOARD TO ISSUE SHARES FOR CASH	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION OF NON EXECUTIVE DIRECTORS	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION OF CHAIRPERSON OF THE BOARD	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION OF LEAD INDEPENDENT DIRECTOR OF THE BOARD	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION OF CHAIRPERSON OF THE AUDIT COMMITTEE	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION OF CHAIRPERSONS OF THE CAPITAL PROJECTS, CONTROL AND REVIEW COMMITTEE, NOMINATING AND GOVERNANCE COMMITTEE, REMUNERATION COMMITTEE, RISK COMMITTEE, SET COMMITTEE AND SHSD COMMITTEE	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION OF MEMBERS OF THE BOARD	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION OF MEMBERS OF THE AUDIT COMMITTEE	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION OF MEMBERS OF THE CAPITAL PROJECTS, CONTROL AND REVIEW COMMITTEE, NOMINATING AND GOVERNANCE COMMITTEE , REMUNERATION COMMITTEE, RISK COMMITTEE, SET COMMITTEE AND SHSD COMMITTEE	FOR

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GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION OF CHAIRPERSON OF THE AD-HOC COMMITTEE	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE REMUNERATION OF MEMBER OF THE AD-HOC COMMITTEE	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	APPROVE FINANCIAL ASSISTANCE IN TERMS OF SECTIONS 44 AND 45 OF THE COMPANIES ACT	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	AUTHORISE REPURCHASE OF ISSUED SHARE CAPITAL	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	REAPPOINT PRICEWATERHOUSECOOPERS INC AS AUDITORS OF THE COMPANY	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	ELECT CRISTINA BITAR AS DIRECTOR	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	ELECT JACQUELINE MCGILL AS DIRECTOR	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	RE-ELECT PAUL SCHMIDT AS DIRECTOR	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	RE-ELECT ALHASSAN ANDANI AS DIRECTOR	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	RE-ELECT PETER BACCHUS AS DIRECTOR	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	ELECT PHILISIWE SIBIYA AS CHAIRPERSON OF THE AUDIT COMMITTEE	FOR
GOLD FIELDS LTD	ZAE000018123	01-Jun-2022	RE-ELECT ALHASSAN ANDANI AS MEMBER OF THE AUDIT COMMITTEE	FOR
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO RE-APPOINT AUDITOR AND AUTHORISE THE DIRECTORS TO FIX THE AUDITORS REMUNERATION	FOR
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES	FOR
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ALLOT NEW SHARES	AGAINST
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO AUTHORISE THE DIRECTORS TO ALLOT NEW SHARES EQUAL TO THE TOTAL NUMBER OF SHARES BOUGHT BACK BY THE COMPANY	AGAINST
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO DECLARE A FINAL DIVIDEND	FOR
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO RE-ELECT MR KWOK PING HO AS DIRECTOR	FOR
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO RE-ELECT MR WONG HO MING, AUGUSTINE AS DIRECTOR	FOR
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO RE-ELECT MR KWONG CHE KEUNG, GORDON AS DIRECTOR	AGAINST
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO RE-ELECT MR WU KING CHEONG AS DIRECTOR	FOR
HENDERSON LAND DEVELOPMENT CO LTD	HK0012000102	01-Jun-2022	TO RE-ELECT MR AU SIU KEE, ALEXANDER AS DIRECTOR	FOR
INDUSTRIAL LOGISTICS PROPERTY TRUST	US4562371066	01-Jun-2022	Election of Independent Trustee: Lisa Harris Jones	FOR

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INDUSTRIAL LOGISTICS PROPERTY TRUST	US4562371066	01-Jun-2022	Election of Independent Trustee: Joseph L. Morea	ABSTAIN
INDUSTRIAL LOGISTICS PROPERTY TRUST	US4562371066	01-Jun-2022	Election of Independent Trustee: Kevin C. Phelan	FOR
INDUSTRIAL LOGISTICS PROPERTY TRUST	US4562371066	01-Jun-2022	Election of Managing Trustee: John G. Murray	FOR
INDUSTRIAL LOGISTICS PROPERTY TRUST	US4562371066	01-Jun-2022	Advisory vote to approve executive compensation.	FOR
INDUSTRIAL LOGISTICS PROPERTY TRUST	US4562371066	01-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as independent auditors to serve for the 2022 fiscal year.	FOR
INTERDIGITAL, INC.	US45867G1013	01-Jun-2022	Election of Director: Lawrence (Liren) Chen	FOR
INTERDIGITAL, INC.	US45867G1013	01-Jun-2022	Election of Director: Joan H. Gillman	FOR
INTERDIGITAL, INC.	US45867G1013	01-Jun-2022	Election of Director: S. Douglas Hutcheson	FOR
INTERDIGITAL, INC.	US45867G1013	01-Jun-2022	Election of Director: John A. Kritzmacher	FOR
INTERDIGITAL, INC.	US45867G1013	01-Jun-2022	Election of Director: Pierre-Yves Lesaicherre	FOR
INTERDIGITAL, INC.	US45867G1013	01-Jun-2022	Election of Director: John D. Markley, Jr.	FOR
INTERDIGITAL, INC.	US45867G1013	01-Jun-2022	Election of Director: Jean F. Rankin	FOR
INTERDIGITAL, INC.	US45867G1013	01-Jun-2022	Advisory resolution to approve executive compensation.	AGAINST
INTERDIGITAL, INC.	US45867G1013	01-Jun-2022	Ratification of PricewaterhouseCoopers LLP as the independent registered public accounting firm of InterDigital, Inc. for the year ending December 31, 2022.	FOR
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	DIRECTOR	FOR
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	DIRECTOR	ABSTAIN
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	DIRECTOR	FOR
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	DIRECTOR	FOR
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	DIRECTOR	FOR
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	DIRECTOR	FOR
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	DIRECTOR	FOR
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	DIRECTOR	ABSTAIN
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	DIRECTOR	FOR
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	DIRECTOR	FOR

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IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	Approval, by non-binding advisory vote, of the compensation paid to the named executive officers.	FOR
IRONWOOD PHARMACEUTICALS, INC.	US46333X1081	01-Jun-2022	Ratification of the selection of Ernst & Young LLP as Ironwood Pharmaceuticals Inc.'s independent registered public accounting firm for 2022.	FOR
KEROS THERAPEUTICS, INC.	US4923271013	01-Jun-2022	Election of Director to hold office until the 2025 Annual Meeting of stockholders: Ran Nussbaum	FOR
KEROS THERAPEUTICS, INC.	US4923271013	01-Jun-2022	Election of Director to hold office until the 2025 Annual Meeting of stockholders: Mary Ann Gray	ABSTAIN
KEROS THERAPEUTICS, INC.	US4923271013	01-Jun-2022	To ratify the selection by the Audit Committee of the Board of Directors of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
KLOECKNER & CO. SE	DE000KC01000	01-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
KLOECKNER & CO. SE	DE000KC01000	01-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
KLOECKNER & CO. SE	DE000KC01000	01-Jun-2022	ELECT UTE WOLF TO THE SUPERVISORY BOARD	FOR
KLOECKNER & CO. SE	DE000KC01000	01-Jun-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022, FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS UNTIL 2023 AGM	FOR
KLOECKNER & CO. SE	DE000KC01000	01-Jun-2022	APPROVE REMUNERATION REPORT	FOR
KLOECKNER & CO. SE	DE000KC01000	01-Jun-2022	APPROVE CREATION OF EUR 49.9 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PRE-EMPTIVE RIGHTS	FOR
KLOECKNER & CO. SE	DE000KC01000	01-Jun-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 300 MILLION; APPROVE CREATION OF EUR 24.9 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
KLOECKNER & CO. SE	DE000KC01000	01-Jun-2022	APPROVE CREATION OF EUR 24.9 MILLION POOL OF CONDITIONAL CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
KLOECKNER & CO. SE	DE000KC01000	01-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
KLOECKNER & CO. SE	DE000KC01000	01-Jun-2022	RECEIVE FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2021	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	DIRECTOR	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	DIRECTOR	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	DIRECTOR	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	DIRECTOR	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	DIRECTOR	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	DIRECTOR	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	DIRECTOR	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	DIRECTOR	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	To approve the 2022 MicroVision, Inc. Equity Incentive Plan.	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	To hold a non-binding advisory vote on the compensation of the Company's named executive officers.	FOR
MICROVISION, INC.	US5949603048	01-Jun-2022	To ratify the selection of Moss Adams LLP as the Company's independent registered public accounting firm for the current fiscal year.	FOR

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NEW YORK COMMUNITY BANCORP, INC.	US6494451031	01-Jun-2022	Election of Director: Marshall J. Lux	FOR
NEW YORK COMMUNITY BANCORP, INC.	US6494451031	01-Jun-2022	Election of Director: Ronald A. Rosenfeld	FOR
NEW YORK COMMUNITY BANCORP, INC.	US6494451031	01-Jun-2022	Election of Director: Lawrence J. Savarese	FOR
NEW YORK COMMUNITY BANCORP, INC.	US6494451031	01-Jun-2022	The ratification of the appointment of KPMG LLP as the independent registered public accounting firm of New York Community Bancorp, Inc. for the fiscal year ending December 31, 2022.	FOR
NEW YORK COMMUNITY BANCORP, INC.	US6494451031	01-Jun-2022	An advisory vote to approve compensation for our executive officers disclosed in the accompanying Proxy Statement.	FOR
NEW YORK COMMUNITY BANCORP, INC.	US6494451031	01-Jun-2022	A proposal to amend the Amended and Restated Certificate of Incorporation of the Company to provide for shareholder action by written consent.	FOR
NEW YORK COMMUNITY BANCORP, INC.	US6494451031	01-Jun-2022	A shareholder proposal requesting board action to amend the Amended and Restated Certificate of Incorporation of the Company in order to phase out the classification of the board of directors and provide instead for the annual election of directors.	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Re-appoint Jasmin Staiblin as non-executive director	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Adoption of the 2021 Statutory Annual Accounts	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Re-appoint Gregory Summe as non-executive director	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Re-appoint Karl-Henrik Sundström as non-executive director	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Authorization of the Board to issue ordinary shares of the Company and grant rights to acquire ordinary shares	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Authorization of the Board to restrict or exclude pre-emption rights accruing in connection with an issue of shares or grant of rights	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Authorization of the Board to repurchase ordinary shares	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Authorization of the Board to cancel ordinary shares held or to be acquired by the Company	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Non-binding, advisory approval of the Named Executive Officers' compensation	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Discharge of the members of the Board for their responsibilities in the financial year ended December 31, 2021	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Re-appoint Kurt Sievers as executive director	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Re-appoint Sir Peter Bonfield as non-executive director	AGAINST
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Re-appoint Annette Clayton as non-executive director	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Re-appoint Anthony Foxx as non-executive director	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Appoint Chunyuan Gu as non-executive director	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Re-appoint Lena Olving as non-executive director	FOR
NXP SEMICONDUCTORS NV.	NL0009538784	01-Jun-2022	Re-appoint Julie Southern as non-executive director	FOR
ORTHOPEDIATRICS CORP.	US68752L1008	01-Jun-2022	Election of Director to serve until the 2025 annual meeting: Fred L. Hite	ABSTAIN
ORTHOPEDIATRICS CORP.	US68752L1008	01-Jun-2022	Election of Director to serve until the 2025 annual meeting: Bryan W. Hughes	FOR

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ORTHOPEDIATRICS CORP.	US68752L1008	01-Jun-2022	Election of Director to serve until the 2025 annual meeting: Samuel D. Riccitelli	FOR
ORTHOPEDIATRICS CORP.	US68752L1008	01-Jun-2022	Election of Director to serve until the 2025 annual meeting: Mark C. Throdahl	ABSTAIN
ORTHOPEDIATRICS CORP.	US68752L1008	01-Jun-2022	To approve, on an advisory basis, the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
PARK LAWN CORPORATION	CA7005632087	01-Jun-2022	DIRECTOR	FOR
PARK LAWN CORPORATION	CA7005632087	01-Jun-2022	DIRECTOR	FOR
PARK LAWN CORPORATION	CA7005632087	01-Jun-2022	DIRECTOR	FOR
PARK LAWN CORPORATION	CA7005632087	01-Jun-2022	DIRECTOR	FOR
PARK LAWN CORPORATION	CA7005632087	01-Jun-2022	DIRECTOR	FOR
PARK LAWN CORPORATION	CA7005632087	01-Jun-2022	DIRECTOR	ABSTAIN
PARK LAWN CORPORATION	CA7005632087	01-Jun-2022	DIRECTOR	ABSTAIN
PARK LAWN CORPORATION	CA7005632087	01-Jun-2022	DIRECTOR	FOR
PARK LAWN CORPORATION	CA7005632087	01-Jun-2022	Appointment of KPMG LLP as Auditor of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
PARK LAWN CORPORATION	CA7005632087	01-Jun-2022	To increase the maximum number of Common Shares issuable upon the exercise of awards under the Company's equity incentive plan by 700,000, from 2,400,000 to 3,100,000.	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER SIMON WOOLF FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER UWE REUTER FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JONATHAN FEUER FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER AXEL HEFER FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARIE LALLEMAN FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER PHILIPPE VIMARD FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER THEODOR SEITZ FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ALFRED HOSCHEK FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	RATIFY BDO AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR THE FIRST HALF OF FISCAL YEAR 2022 AND INTERIM FINANCIAL STATEMENTS UNTIL 2023 AGM	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE REMUNERATION REPORT	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE MERGER BY ABSORPTION OF PATRIZIA LOGISTICS MANAGEMENT EUROPE N.V. AND CHANGE OF CORPORATE FORM TO SOCIETAS EUROPAEA (SE)	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.32 PER SHARE	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER WOLFGANG EGGER FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER THOMAS WELS FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ALEXANDER BETZ FOR FISCAL YEAR 2021	FOR

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PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KARIM BOHN FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MANUEL KAESBAUER FOR FISCAL YEAR 2021	FOR
PATRIZIA AG	DE000PAT1AG3	01-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ANNE KAVANAGH FOR FISCAL YEAR 2021	FOR
PENNYMAC MORTGAGE INVESTMENT TRUST	US70931T1034	01-Jun-2022	Election of Class I Trustee for a term expiring at the 2025 Annual Meeting: Scott W. Carnahan	FOR
PENNYMAC MORTGAGE INVESTMENT TRUST	US70931T1034	01-Jun-2022	Election of Class I Trustee for a term expiring at the 2025 Annual Meeting: Renee R. Schultz	FOR
PENNYMAC MORTGAGE INVESTMENT TRUST	US70931T1034	01-Jun-2022	Election of Class I Trustee for a term expiring at the 2025 Annual Meeting: Marianne Sullivan	AGAINST
PENNYMAC MORTGAGE INVESTMENT TRUST	US70931T1034	01-Jun-2022	To ratify the appointment of our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PENNYMAC MORTGAGE INVESTMENT TRUST	US70931T1034	01-Jun-2022	To approve, by non-binding vote, our executive compensation.	FOR
PENUMBRA, INC.	US70975L1070	01-Jun-2022	DIRECTOR	FOR
PENUMBRA, INC.	US70975L1070	01-Jun-2022	DIRECTOR	FOR
PENUMBRA, INC.	US70975L1070	01-Jun-2022	DIRECTOR	FOR
PENUMBRA, INC.	US70975L1070	01-Jun-2022	To ratify the selection of Deloitte & Touche LLP as the independent registered public accounting firm for Penumbra, Inc. for the fiscal year ending December 31, 2022.	FOR
PENUMBRA, INC.	US70975L1070	01-Jun-2022	To approve, on an advisory basis, the compensation of Penumbra, Inc.'s named executive officers as disclosed in the proxy statement.	FOR
Q2 HOLDINGS INC	US74736L1098	01-Jun-2022	DIRECTOR	FOR
Q2 HOLDINGS INC	US74736L1098	01-Jun-2022	DIRECTOR	FOR
Q2 HOLDINGS INC	US74736L1098	01-Jun-2022	DIRECTOR	FOR
Q2 HOLDINGS INC	US74736L1098	01-Jun-2022	DIRECTOR	FOR
Q2 HOLDINGS INC	US74736L1098	01-Jun-2022	DIRECTOR	FOR
Q2 HOLDINGS INC	US74736L1098	01-Jun-2022	DIRECTOR	FOR
Q2 HOLDINGS INC	US74736L1098	01-Jun-2022	DIRECTOR	FOR
Q2 HOLDINGS INC	US74736L1098	01-Jun-2022	DIRECTOR	FOR
Q2 HOLDINGS INC	US74736L1098	01-Jun-2022	To ratify the appointment of Ernst & Young, LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
Q2 HOLDINGS INC	US74736L1098	01-Jun-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
RE/MAX HOLDINGS, INC.	US75524W1080	01-Jun-2022	DIRECTOR	FOR
RE/MAX HOLDINGS, INC.	US75524W1080	01-Jun-2022	DIRECTOR	ABSTAIN
RE/MAX HOLDINGS, INC.	US75524W1080	01-Jun-2022	DIRECTOR	FOR

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RE/MAX HOLDINGS, INC.	US75524W1080	01-Jun-2022	DIRECTOR	FOR
RE/MAX HOLDINGS, INC.	US75524W1080	01-Jun-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
S IMMO AG	AT0000652250	01-Jun-2022	RATIFY AUDITORS FOR FISCAL YEAR 2022	FOR
S IMMO AG	AT0000652250	01-Jun-2022	ELECT SUPERVISORY BOARD MEMBER	FOR
S IMMO AG	AT0000652250	01-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
S IMMO AG	AT0000652250	01-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
S IMMO AG	AT0000652250	01-Jun-2022	AMEND ARTICLES RE: MAJORITY REQUIREMENTS AT GENERAL MEETINGS	FOR
S IMMO AG	AT0000652250	01-Jun-2022	APPROVE ALLOCATION OF INCOME	FOR
S IMMO AG	AT0000652250	01-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
S IMMO AG	AT0000652250	01-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
SCORPIO TANKERS INC.	MHY7542C1306	01-Jun-2022	Election of Director: Cameron Mackey	FOR
SCORPIO TANKERS INC.	MHY7542C1306	01-Jun-2022	Election of Director: Alexandre Albertini	FOR
SCORPIO TANKERS INC.	MHY7542C1306	01-Jun-2022	Election of Director: Marianne Økland	FOR
SCORPIO TANKERS INC.	MHY7542C1306	01-Jun-2022	To ratify the appointment of PricewaterhouseCoopers Audit as the Company's independent auditors for the fiscal year ending December 31, 2022.	FOR
SEI INVESTMENTS COMPANY	US7841171033	01-Jun-2022	Election of Director: Alfred P. West, Jr.	FOR
SEI INVESTMENTS COMPANY	US7841171033	01-Jun-2022	Election of Director: William M. Doran	FOR
SEI INVESTMENTS COMPANY	US7841171033	01-Jun-2022	Election of Director: Jonathan A. Brassington	FOR
SEI INVESTMENTS COMPANY	US7841171033	01-Jun-2022	To approve, on an advisory basis, the compensation of named executive officers.	FOR
SEI INVESTMENTS COMPANY	US7841171033	01-Jun-2022	To ratify the appointment of KPMG LLP as independent registered public accountants for fiscal year 2022.	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	Election of Director: Andrew W. Mathias	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	To approve, on a non-binding advisory basis, our executive compensation.	AGAINST
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	Election of Director: John H. Alschuler	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	To approve our Fifth Amended and Restated 2005 Stock Option and Incentive Plan.	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	Election of Director: Betsy S. Atkins	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	Election of Director: Carol N. Brown	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	Election of Director: Edwin T. Burton, III	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	Election of Director: Lauren B. Dillard	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	Election of Director: Stephen L. Green	FOR

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SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	Election of Director: Craig M. Hatkoff	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	Election of Director: Marc Holliday	FOR
SL GREEN REALTY CORP.	US78440X8873	01-Jun-2022	Election of Director: John S. Levy	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE COMPENSATION OF PIERRE PASQUIER, CHAIRMAN OF THE BOARD	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE COMPENSATION OF VINCENT PARIS, CEO	AGAINST
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE REMUNERATION POLICY OF CEO	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF EUR 500,000	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	REELECT ANDRE EINAUDI AS DIRECTOR	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	REELECT MICHAEL GOLLNER AS DIRECTOR	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	REELECT NOELLE LENOIR AS DIRECTOR	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	REELECT JEAN-LUC PLACET AS DIRECTOR	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	ELECT YVES DE TALHOUET AS DIRECTOR	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	RENEW APPOINTMENT OF ACA NEXIA AS AUDITOR	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITH PREEMPTIVE RIGHTS UP TO 50 PERCENT OF ISSUED CAPITAL	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO 20 PERCENT OF ISSUED CAPITAL	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES FOR PRIVATE PLACEMENTS, UP TO 10 PERCENT OF ISSUED CAPITAL	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE BOARD TO SET ISSUE PRICE FOR 10 PERCENT PER YEAR OF ISSUED CAPITAL PURSUANT TO ISSUE AUTHORITY WITHOUT PREEMPTIVE RIGHTS	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE BOARD TO INCREASE CAPITAL IN THE EVENT OF ADDITIONAL DEMAND RELATED TO DELEGATION SUBMITTED TO SHAREHOLDER VOTE ABOVE	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR CONTRIBUTIONS IN KIND	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR FUTURE EXCHANGE OFFERS	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE CAPITALIZATION OF RESERVES FOR BONUS ISSUE OR INCREASE IN PAR VALUE	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE UP TO 1.1 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR

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SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOPRA STERIA GROUP SA	FR0000050809	01-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 3.20 PER SHARE	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	The ratification of the appointment of RSM US LLP as the Independent Auditors of the Company for the 2022 fiscal year.	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	An advisory vote on the compensation of the Company's Named Executive Officers.	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	Election of Director: John A. Cosentino, Jr.	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	A shareholder proposal entitled "Human Rights Impact Assessment."	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	Election of Director: Michael O. Fifer	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	Election of Director: Sandra S. Froman	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	Election of Director: Rebecca S. Halstead	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	Election of Director: Christopher J. Killoy	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	Election of Director: Terrence G. O'Connor	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	Election of Director: Amir P. Rosenthal	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	Election of Director: Ronald C. Whitaker	FOR
STURM, RUGER & COMPANY, INC.	US8641591081	01-Jun-2022	Election of Director: Phillip C. Widman	FOR
THE PENNANT GROUP, INC.	US70805E1091	01-Jun-2022	Election of Director: JoAnne Stringfield	FOR
THE PENNANT GROUP, INC.	US70805E1091	01-Jun-2022	Election of Director: Stephen M. R. Covey	FOR
THE PENNANT GROUP, INC.	US70805E1091	01-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for 2022.	FOR
THE PENNANT GROUP, INC.	US70805E1091	01-Jun-2022	Advisory approval of the Company's named executive officer compensation.	FOR
THE PENNANT GROUP, INC.	US70805E1091	01-Jun-2022	Advisory resolution on frequency of vote on executive compensation	1 YEAR
TONGWEI CO LTD	CNE000001GS3	01-Jun-2022	EMPLOYEE STOCK OWNERSHIP PLAN FROM 2022 TO 2024 (DRAFT) AND ITS SUMMARY	FOR
TONGWEI CO LTD	CNE000001GS3	01-Jun-2022	MANAGEMENT MEASURES OF THE EMPLOYEE STOCK OWNERSHIP PLAN FROM 2022 TO 2024	FOR

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TONGWEI CO LTD	CNE000001GS3	01-Jun-2022	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE EMPLOYEE STOCK OWNERSHIP PLAN FROM 2022 TO 2024	FOR
TOURMALINE OIL CORP.	CA89156V1067	01-Jun-2022	DIRECTOR	FOR
TOURMALINE OIL CORP.	CA89156V1067	01-Jun-2022	DIRECTOR	FOR
TOURMALINE OIL CORP.	CA89156V1067	01-Jun-2022	DIRECTOR	FOR
TOURMALINE OIL CORP.	CA89156V1067	01-Jun-2022	DIRECTOR	FOR
TOURMALINE OIL CORP.	CA89156V1067	01-Jun-2022	DIRECTOR	FOR
TOURMALINE OIL CORP.	CA89156V1067	01-Jun-2022	DIRECTOR	FOR
TOURMALINE OIL CORP.	CA89156V1067	01-Jun-2022	DIRECTOR	FOR
TOURMALINE OIL CORP.	CA89156V1067	01-Jun-2022	DIRECTOR	FOR
TOURMALINE OIL CORP.	CA89156V1067	01-Jun-2022	DIRECTOR	FOR
TOURMALINE OIL CORP.	CA89156V1067	01-Jun-2022	The re-appointment of KPMG LLP, Chartered Professional Accountants, as auditor of Tourmaline for the ensuing year and to authorize the directors of the Company to fix their remuneration as such.	FOR
ULTA BEAUTY, INC.	US90384S3031	01-Jun-2022	DIRECTOR	FOR
ULTA BEAUTY, INC.	US90384S3031	01-Jun-2022	DIRECTOR	ABSTAIN
ULTA BEAUTY, INC.	US90384S3031	01-Jun-2022	DIRECTOR	FOR
ULTA BEAUTY, INC.	US90384S3031	01-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year 2022, ending January 28, 2023.	FOR
ULTA BEAUTY, INC.	US90384S3031	01-Jun-2022	To vote on an advisory resolution to approve the Company's executive compensation.	FOR
UMH PROPERTIES, INC.	US9030021037	01-Jun-2022	DIRECTOR	FOR
UMH PROPERTIES, INC.	US9030021037	01-Jun-2022	DIRECTOR	ABSTAIN
UMH PROPERTIES, INC.	US9030021037	01-Jun-2022	DIRECTOR	ABSTAIN
UMH PROPERTIES, INC.	US9030021037	01-Jun-2022	DIRECTOR	FOR
UMH PROPERTIES, INC.	US9030021037	01-Jun-2022	Ratification of the appointment of PKF O'Connor Davies, LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
VAXCYTE, INC.	US92243G1085	01-Jun-2022	DIRECTOR	FOR
VAXCYTE, INC.	US92243G1085	01-Jun-2022	DIRECTOR	FOR
VAXCYTE, INC.	US92243G1085	01-Jun-2022	Approval, on a non-binding, advisory basis, of the compensation of the Company's named executive officers.	FOR
VAXCYTE, INC.	US92243G1085	01-Jun-2022	Approval, on a non-binding, advisory basis, of the frequency of future non-binding, advisory votes to approve the compensation of our named executive officers.	1 YEAR
VAXCYTE, INC.	US92243G1085	01-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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VIVINT SMART HOME, INC.	US9285421098	01-Jun-2022	DIRECTOR	FOR
VIVINT SMART HOME, INC.	US9285421098	01-Jun-2022	DIRECTOR	FOR
VIVINT SMART HOME, INC.	US9285421098	01-Jun-2022	DIRECTOR	FOR
VIVINT SMART HOME, INC.	US9285421098	01-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
VIVINT SMART HOME, INC.	US9285421098	01-Jun-2022	Approval, in a non-binding advisory vote, of the compensation paid to our named executive officers.	AGAINST
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: S. Robson Walton	FOR
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: Steuart L. Walton	FOR
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: Cesar Conde	FOR
WALMART INC.	US9311421039	01-Jun-2022	Advisory Vote to Approve Named Executive Officer Compensation	AGAINST
WALMART INC.	US9311421039	01-Jun-2022	Ratification of Ernst & Young LLP as Independent Accountants	FOR
WALMART INC.	US9311421039	01-Jun-2022	Report on Animal Welfare Practices	AGAINST
WALMART INC.	US9311421039	01-Jun-2022	Create a Pandemic Workforce Advisory Council	ABSTAIN
WALMART INC.	US9311421039	01-Jun-2022	Report on Impacts of Reproductive Healthcare Legislation	AGAINST
WALMART INC.	US9311421039	01-Jun-2022	Report on Alignment of Racial Justice Goals and Starting Wages	ABSTAIN
WALMART INC.	US9311421039	01-Jun-2022	Civil Rights and Non-Discrimination Audit	AGAINST
WALMART INC.	US9311421039	01-Jun-2022	Report on Charitable Donation Disclosures	AGAINST
WALMART INC.	US9311421039	01-Jun-2022	Report on Lobbying Disclosures	AGAINST
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: Timothy P. Flynn	FOR
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: Sarah J. Friar	FOR
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: Carla A. Harris	FOR
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: Thomas W. Horton	FOR
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: Marissa A. Mayer	FOR
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: C. Douglas McMillon	FOR
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: Gregory B. Penner	FOR
WALMART INC.	US9311421039	01-Jun-2022	Election of Director: Randall L. Stephenson	FOR

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WESTERN AREAS LTD	AU000000WSA9	01-Jun-2022	THAT PURSUANT TO AND IN ACCORDANCE WITH THE PROVISIONS OF SECTION 411 OF THE CORPORATIONS ACT: (A) THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN WESTERN AREAS AND THE HOLDERS OF ITS ORDINARY SHARES (OTHER THAN EXCLUDED SHAREHOLDERS) , AS CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE NOTICE CONVENING THIS MEETING FORMS PART, IS AGREED TO, WITH OR WITHOUT ALTERATIONS OR CONDITIONS AS APPROVED BY THE COURT TO WHICH WESTERN AREAS AND IGO NICKEL AGREE; AND (B) WESTERN AREAS IS AUTHORISED, SUBJECT TO THE TERMS OF THE SCHEME IMPLEMENTATION DEED, TO: (I) AGREE TO ANY SUCH ALTERATIONS AND CONDITIONS; AND (II) SUBJECT TO APPROVAL BY THE COURT, IMPLEMENT THE SCHEME WITH ANY SUCH ALTERATIONS AND CONDITIONS	FOR
WH GROUP LTD	KYG960071028	01-Jun-2022	TO DECLARE A FINAL DIVIDEND OF HKD0.14 PER SHARE OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
WH GROUP LTD	KYG960071028	01-Jun-2022	TO GIVE A GENERAL MANDATE TO THE BOARD OF DIRECTORS OF THE COMPANY TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
WH GROUP LTD	KYG960071028	01-Jun-2022	TO GIVE A GENERAL MANDATE TO THE BOARD OF DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
WH GROUP LTD	KYG960071028	01-Jun-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE BOARD OF DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY BY THE TOTAL NUMBER OF SHARES REPURCHASED BY THE COMPANY	AGAINST
WH GROUP LTD	KYG960071028	01-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
WH GROUP LTD	KYG960071028	01-Jun-2022	TO RE-ELECT MR. GUO LIJUN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WH GROUP LTD	KYG960071028	01-Jun-2022	TO RE-ELECT MR. WAN HONGWEI AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WH GROUP LTD	KYG960071028	01-Jun-2022	TO RE-ELECT MR. CHARLES SHANE SMITH AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WH GROUP LTD	KYG960071028	01-Jun-2022	TO RE-ELECT MR. JIAO SHUGE AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WH GROUP LTD	KYG960071028	01-Jun-2022	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF ALL DIRECTORS OF THE COMPANY	FOR
WH GROUP LTD	KYG960071028	01-Jun-2022	TO RE-APPOINT ERNST & YOUNG AS THE AUDITOR OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING, AND TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
WILLIAMS-SONOMA, INC.	US9699041011	01-Jun-2022	Election of Director: Laura Alber	FOR
WILLIAMS-SONOMA, INC.	US9699041011	01-Jun-2022	Election of Director: Esi Eggleston Bracey	FOR
WILLIAMS-SONOMA, INC.	US9699041011	01-Jun-2022	Election of Director: Scott Dahnke, Board Chair	FOR
WILLIAMS-SONOMA, INC.	US9699041011	01-Jun-2022	Election of Director: Anne Finucane	FOR
WILLIAMS-SONOMA, INC.	US9699041011	01-Jun-2022	Election of Director: Paula Pretlow	FOR
WILLIAMS-SONOMA, INC.	US9699041011	01-Jun-2022	Election of Director: William Ready	FOR
WILLIAMS-SONOMA, INC.	US9699041011	01-Jun-2022	Election of Director: Frits van Paasschen	FOR
WILLIAMS-SONOMA, INC.	US9699041011	01-Jun-2022	An advisory vote to approve executive compensation	FOR

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WILLIAMS-SONOMA, INC.	US9699041011	01-Jun-2022	Ratification of the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending January 29, 2023	FOR
WORKIVA INC.	US98139A1051	01-Jun-2022	Election of Director: Brigid A. Bonner	FOR
WORKIVA INC.	US98139A1051	01-Jun-2022	Election of Director: Suku Radia	FOR
WORKIVA INC.	US98139A1051	01-Jun-2022	Election of Director: Martin J. Vanderploeg	FOR
WORKIVA INC.	US98139A1051	01-Jun-2022	Approval, on an advisory basis, of the compensation of Workiva's named executive officers.	FOR
WORKIVA INC.	US98139A1051	01-Jun-2022	Approval of the Amendment and Restatement of the 2014 Workiva Inc. Equity Incentive Plan to increase the number of shares that may be issued under the Plan.	FOR
WORKIVA INC.	US98139A1051	01-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
ZUMIEZ INC.	US9898171015	01-Jun-2022	Election of Director: Travis D. Smith	FOR
ZUMIEZ INC.	US9898171015	01-Jun-2022	Election of Director: Scott A. Bailey	FOR
ZUMIEZ INC.	US9898171015	01-Jun-2022	Ratification of the selection of Moss Adams LLP as the Company's independent registered public accounting firm for the fiscal year ending January 28, 2023 (fiscal 2022).	FOR
1LIFE HEALTHCARE, INC.	US68269G1076	02-Jun-2022	DIRECTOR	FOR
1LIFE HEALTHCARE, INC.	US68269G1076	02-Jun-2022	DIRECTOR	FOR
1LIFE HEALTHCARE, INC.	US68269G1076	02-Jun-2022	DIRECTOR	ABSTAIN
1LIFE HEALTHCARE, INC.	US68269G1076	02-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
1LIFE HEALTHCARE, INC.	US68269G1076	02-Jun-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
1LIFE HEALTHCARE, INC.	US68269G1076	02-Jun-2022	To approve, on a non-binding advisory basis, the frequency of future non-binding stockholder advisory votes on the compensation of our named executive officers.	1 YEAR
ACADEMY SPORTS AND OUTDOORS, INC.	US00402L1070	02-Jun-2022	Election of Class II Director: Wendy A. Beck	ABSTAIN
ACADEMY SPORTS AND OUTDOORS, INC.	US00402L1070	02-Jun-2022	Election of Class II Director: Sharen J. Turney	FOR
ACADEMY SPORTS AND OUTDOORS, INC.	US00402L1070	02-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm for fiscal year 2022.	FOR
ACADEMY SPORTS AND OUTDOORS, INC.	US00402L1070	02-Jun-2022	Approval, by non-binding advisory vote, of the fiscal year 2021 compensation paid to the named executive officers.	FOR
ALARM.COM HOLDINGS, INC.	US0116421050	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting of Stockholders: Donald Clarke	FOR
ALARM.COM HOLDINGS, INC.	US0116421050	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting of Stockholders: Timothy J. Whall	FOR
ALARM.COM HOLDINGS, INC.	US0116421050	02-Jun-2022	To ratify the selection by the Audit Committee of the Board of Directors of PricewaterhouseCoopers LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
ALARM.COM HOLDINGS, INC.	US0116421050	02-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR

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ALARM.COM HOLDINGS, INC.	US0116421050	02-Jun-2022	To consider, if properly presented at the Annual Meeting, a non-binding stockholder proposal requesting the Board of Directors to take each step necessary to amend the Company's Amended and Restated Bylaws to adopt "Proxy Access."	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	The appointment of Ernst & Young LLP, Chartered Accountants, as auditor of the Corporation for the ensuing year;	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	DIRECTOR	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	DIRECTOR	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	DIRECTOR	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	DIRECTOR	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	DIRECTOR	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	DIRECTOR	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	DIRECTOR	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	DIRECTOR	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	DIRECTOR	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	The resolution set forth in Schedule "A" of the Circular approving the unallocated options under the Corporation's stock option plan;	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	The advisory resolution set forth in Schedule "D" of the Circular approving the Corporation's approach to executive compensation as disclosed in the Circular;	FOR
ALGONQUIN POWER & UTILITIES CORP.	CA0158571053	02-Jun-2022	The resolution set forth in Schedule "E" of the Circular approving the continuation, amendment, and restatement of the Corporation's shareholder rights plan;	FOR
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Approval of the appointment of PricewaterhouseCoopers as independent auditors of the Company and authorize the Audit and Finance Committee of the Board of Directors to set the auditors' remuneration.	FOR
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Approval of renewal of the Board of Directors' existing authority to issue shares.	FOR
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Election of Director: Kirk S. Hachigian	FOR
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Approval of renewal of the Board of Directors' existing authority to issue shares for cash without first offering shares to existing shareholders (Special Resolution).	FOR
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Election of Director: Steven C. Mizell	AGAINST
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Election of Director: Nicole Parent Haughey	FOR
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Election of Director: Lauren B. Peters	FOR
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Election of Director: David D. Petratis	FOR

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ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Election of Director: Dean I. Schaffer	FOR
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Election of Director: Dev Vardhan	FOR
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Election of Director: Martin E. Welch III	FOR
ALLEGION PLC	IE00BFRT3W74	02-Jun-2022	Advisory approval of the compensation of the Company's named executive officers.	FOR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	DIRECTOR	FOR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	DIRECTOR	FOR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	DIRECTOR	FOR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	DIRECTOR	FOR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	DIRECTOR	FOR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	DIRECTOR	FOR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	DIRECTOR	FOR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	DIRECTOR	FOR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	DIRECTOR	FOR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	Advisory Vote to Approve Named Executive Officer Compensation.	AGAINST
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	Advisory Vote on Frequency of Executive Compensation Advisory Vote.	1 YEAR
ARTISAN PARTNERS ASSET MANAGEMENT INC	US04316A1088	02-Jun-2022	Ratification of the Appointment of PricewaterhouseCoopers LLP as our Independent Registered Public Accounting Firm for the Fiscal Year Ending December 31, 2022.	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT GUZ VLADISLAV STANISLAVOVICH AS MEMBER OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	AGAINST
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ON THE DISTRIBUTION OF PROFITS OF PJSC BANK SAINT PETERSBURG BASED ON THE RESULTS OF 2021	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT IBRAGIMOV ANDREY TALEDOVICH AS MEMBER OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	AGAINST
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT IVANNIKOVA ELENA VICTOROVNA AS MEMBER OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	AGAINST
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT PUSTOVALOV ALEKSANDR VADIMOVICH AS MEMBER OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	AGAINST
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT SAVELIEV ALEKSANDR VASILIEVICH AS MEMBER OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	AGAINST

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BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT SMUSHKIN ZAKHAR DAVIDOVICH AS MEMBER OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	AGAINST
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT SKATIN VLADIMIR PAVLOVICH AS MEMBER OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	AGAINST
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT VERASZTO THOMAS AS MEMBER OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	APPROVAL OF THE ARTICLES OF ASSOCIATION OF PJSC BANK SAINT PETERSBURG IN A NEW EDITION	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	APPROVAL OF THE REGULATIONS ON THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG IN A NEW EDITION	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	APPROVAL OF THE REGULATIONS ON THE MANAGEMENT BOARD OF PJSC BANK SAINT PETERSBURG IN A NEW EDITION	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	APPROVAL OF A PERSON AUTHORIZED TO SIGN AN APPLICATION FOR STATE REGISTRATION OF THE ARTICLES OF ASSOCIATION OF PJSC BANK SAINT PETERSBURG IN A NEW EDITION	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ON THE PAYMENT (DECLARATION) OF DIVIDENDS BASED ON THE RESULTS OF 2021 (APPROVAL OF THE AMOUNT AND FORM OF PAYMENT OF DIVIDENDS FOR 2021), AS WELL AS THE DATE ON WHICH THE PERSONS ENTITLED TO RECEIVE DIVIDENDS ARE DETERMINED	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT BURINA NATALIA VLADIMIROVNA AS MEMBER OF THE INTERNAL AUDIT COMMISSION OF PJSC BANK SAINT PETERSBURG	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT VASILIEVA ALEXANDRA PETROVNA AS MEMBER OF THE INTERNAL AUDIT COMMISSION OF PJSC BANK SAINT PETERSBURG	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT DENISOVA NELLI ADGAMOVNA AS MEMBER OF THE INTERNAL AUDIT COMMISSION OF PJSC BANK SAINT PETERSBURG	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT NOVIKOVA MARINA NIKOLAEVNA AS MEMBER OF THE INTERNAL AUDIT COMMISSION OF PJSC BANK SAINT PETERSBURG	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT RAZINA TATIANA YURIEVNA AS MEMBER OF THE INTERNAL AUDIT COMMISSION OF PJSC BANK SAINT PETERSBURG	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	APPROVAL OF THE REGULATIONS ON THE GENERAL MEETING OF SHAREHOLDERS OF PJSC BANK SAINT PETERSBURG	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	APPROVAL OF THE AUDITOR OF PJSC BANK SAINT PETERSBURG FOR 2022	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ON THE PAYMENT OF REMUNERATION TO MEMBERS OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG FOR THE PERIOD OF THEIR PERFORMANCE OF THEIR DUTIES IN 2021-2022	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ON COMPENSATION TO MEMBERS OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG FOR EXPENSES RELATED TO THE PERFORMANCE OF THEIR FUNCTIONS	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ON DETERMINING THE NUMBER OF MEMBERS OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	FOR
BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT VYSOTSKAYA OLGA STEPANOVA AS MEMBER OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	FOR

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BANK SAINT-PETERSBURG PJSC	RU0009100945	02-Jun-2022	ELECT GERMANOVICH ALEXEY ANDREEVICH AS MEMBER OF THE SUPERVISORY BOARD OF PJSC BANK SAINT PETERSBURG	AGAINST
BECHTLE AKTIENGESELLSCHAFT	DE0005158703	02-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.55 PER SHARE	FOR
BECHTLE AKTIENGESELLSCHAFT	DE0005158703	02-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
BECHTLE AKTIENGESELLSCHAFT	DE0005158703	02-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
BECHTLE AKTIENGESELLSCHAFT	DE0005158703	02-Jun-2022	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
BECHTLE AKTIENGESELLSCHAFT	DE0005158703	02-Jun-2022	APPROVE REMUNERATION REPORT	FOR
BECHTLE AKTIENGESELLSCHAFT	DE0005158703	02-Jun-2022	APPROVE REMUNERATION POLICY	AGAINST
BONAVA AB	SE0008091581	02-Jun-2022	APPROVE PERFORMANCE SHARE PLAN LTIP 2022	FOR
BONAVA AB	SE0008091581	02-Jun-2022	APPROVE EQUITY PLAN FINANCING	FOR
CARA THERAPEUTICS, INC.	US1407551092	02-Jun-2022	DIRECTOR	FOR
CARA THERAPEUTICS, INC.	US1407551092	02-Jun-2022	DIRECTOR	FOR
CARA THERAPEUTICS, INC.	US1407551092	02-Jun-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
CARA THERAPEUTICS, INC.	US1407551092	02-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	02-Jun-2022	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	02-Jun-2022	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	02-Jun-2022	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	02-Jun-2022	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	02-Jun-2022	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	02-Jun-2022	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	02-Jun-2022	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	02-Jun-2022	DIRECTOR	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	02-Jun-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	02-Jun-2022	To approve, on a non-binding advisory basis, of the compensation of the Company's Named Executive Officers (the Say-on-Pay vote)	AGAINST
CEVA, INC.	US1572101053	02-Jun-2022	DIRECTOR	FOR
CEVA, INC.	US1572101053	02-Jun-2022	DIRECTOR	FOR

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CEVA, INC.	US1572101053	02-Jun-2022	DIRECTOR	FOR
CEVA, INC.	US1572101053	02-Jun-2022	DIRECTOR	FOR
CEVA, INC.	US1572101053	02-Jun-2022	DIRECTOR	FOR
CEVA, INC.	US1572101053	02-Jun-2022	DIRECTOR	FOR
CEVA, INC.	US1572101053	02-Jun-2022	DIRECTOR	FOR
CEVA, INC.	US1572101053	02-Jun-2022	DIRECTOR	FOR
CEVA, INC.	US1572101053	02-Jun-2022	To approve an amendment and restatement of the 2011 Equity Incentive Plan (the "2011 Plan") to have any shares which remain available for issuance or that would otherwise return to the Ceva, Inc. 2003 Director Stock Option Plan be rolled over to the 2011 Plan and to implement other certain tax-related changes.	FOR
CEVA, INC.	US1572101053	02-Jun-2022	Advisory vote to approve named executive officer compensation.	FOR
CEVA, INC.	US1572101053	02-Jun-2022	To ratify the selection of Kost Forer Gabbay & Kasierer (a member of Ernst & Young Global) as independent auditors of the company for the fiscal year ending December 31, 2022.	FOR
CLOUDFLARE, INC.	US18915M1071	02-Jun-2022	DIRECTOR	FOR
CLOUDFLARE, INC.	US18915M1071	02-Jun-2022	DIRECTOR	FOR
CLOUDFLARE, INC.	US18915M1071	02-Jun-2022	DIRECTOR	FOR
CLOUDFLARE, INC.	US18915M1071	02-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
CLOUDFLARE, INC.	US18915M1071	02-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
CLOUDFLARE, INC.	US18915M1071	02-Jun-2022	To approve the performance equity awards granted to our co-founders, Matthew Prince and Michelle Zatlyn.	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	RATIFICATION OF THE CO-OPTATION OF MS. LINA GHOTMEH AS A DIRECTOR	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPOINTMENT OF MR. THIERRY DELAPORTE AS A DIRECTOR	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROVAL OF THE COMPENSATION COMPONENTS PAID DURING THE PERIOD FROM JANUARY 1ST TO JUNE 30TH, 2021 INCLUDED, OR GRANTED IN RESPECT OF THE SAME PERIOD, TO THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER, MR. PIERRE-ANDR DE CHALENDAR	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROVAL OF THE COMPENSATION COMPONENTS PAID DURING THE PERIOD FROM JANUARY 1ST TO JUNE 30TH, 2021 INCLUDED, OR GRANTED IN RESPECT OF THE SAME PERIOD, TO THE CHIEF OPERATING OFFICER, MR. BENOIT BAZIN	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROVAL OF THE COMPENSATION COMPONENTS PAID DURING THE PERIOD FROM JULY 1ST TO DECEMBER 31ST, 2021, OR GRANTED IN RESPECT OF THE SAME PERIOD, TO THE CHAIRMAN OF THE BOARD OF DIRECTORS, MR. PIERRE-ANDR DE CHALENDAR	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROVAL OF THE COMPENSATION COMPONENTS PAID DURING THE PERIOD FROM JULY 1ST TO DECEMBER 31ST, 2021, OR GRANTED IN RESPECT OF THE SAME PERIOD, TO THE CHIEF EXECUTIVE OFFICER, MR. BENOIT BAZIN	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROVAL OF THE INFORMATION RELATING TO THE CORPORATE OFFICERS' AND DIRECTOR'S COMPENSATION REFERRED TO IN I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE AND INCLUDED IN THE REPORT OF THE BOARD OF DIRECTORS ON CORPORATE GOVERNANCE	FOR

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COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROVAL OF THE COMPENSATION POLICY OF THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR 2022	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROVAL OF THE COMPENSATION POLICY OF THE CHIEF EXECUTIVE OFFICER FOR 2022	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROVAL OF THE COMPENSATION POLICY OF THE DIRECTORS FOR 2022	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPOINTMENT OF DELOITTE & ASSOCI S AS STATUTORY AUDITORS	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	AUTHORIZATION GIVEN TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	AUTHORIZATION GIVEN TO THE BOARD OF DIRECTORS TO GRANT STOCK OPTIONS EXERCISABLE FOR EXISTING OR NEW SHARES WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, REPRESENTING UP TO A MAXIMUM OF 1.5% OF THE SHARE CAPITAL, WITH A MAXIMUM OF 10% OF THIS LIMIT FOR EXECUTIVE CORPORATE OFFICERS OF THE COMPANY	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	AUTHORIZATION GIVEN TO THE BOARD OF DIRECTORS TO GRANT FREE EXISTING SHARES REPRESENTING UP TO A MAXIMUM OF 1.2% OF THE SHARE CAPITAL, WITH A MAXIMUM OF 10% OF THIS LIMIT FOR EXECUTIVE CORPORATE OFFICERS OF THE COMPANY	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	POWERS TO CARRY OUT FORMALITIES	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROVAL OF THE COMPANY'S NON-CONSOLIDATED FINANCIAL STATEMENTS FOR 2021	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROVAL OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS FOR 2021	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	APPROPRIATION OF INCOME AND DETERMINATION OF THE DIVIDEND	FOR
COMPAGNIE DE SAINT-GOBAIN SA	FR0000125007	02-Jun-2022	RENEWAL OF MR. PIERRE-ANDR DE CHALENDAR'S TERM OF OFFICE AS A DIRECTOR	FOR
CVR ENERGY, INC.	US12662P1084	02-Jun-2022	DIRECTOR	ABSTAIN
CVR ENERGY, INC.	US12662P1084	02-Jun-2022	DIRECTOR	FOR
CVR ENERGY, INC.	US12662P1084	02-Jun-2022	DIRECTOR	ABSTAIN
CVR ENERGY, INC.	US12662P1084	02-Jun-2022	DIRECTOR	FOR
CVR ENERGY, INC.	US12662P1084	02-Jun-2022	DIRECTOR	FOR
CVR ENERGY, INC.	US12662P1084	02-Jun-2022	DIRECTOR	ABSTAIN
CVR ENERGY, INC.	US12662P1084	02-Jun-2022	DIRECTOR	ABSTAIN
CVR ENERGY, INC.	US12662P1084	02-Jun-2022	To approve, by a non-binding, advisory vote, our named executive officer compensation ("Say-on-Pay").	FOR
CVR ENERGY, INC.	US12662P1084	02-Jun-2022	To ratify the appointment of Grant Thornton LLP as CVR Energy's independent registered public accounting firm for 2022.	FOR
DATADOG, INC.	US23804L1035	02-Jun-2022	Election of Class III Director to hold office until our Annual Meeting of Stockholders in 2025: Titi Cole	FOR
DATADOG, INC.	US23804L1035	02-Jun-2022	Election of Class III Director to hold office until our Annual Meeting of Stockholders in 2025: Matthew Jacobson	FOR

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DATADOG, INC.	US23804L1035	02-Jun-2022	Election of Class III Director to hold office until our Annual Meeting of Stockholders in 2025: Julie Richardson	FOR
DATADOG, INC.	US23804L1035	02-Jun-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
DATADOG, INC.	US23804L1035	02-Jun-2022	To ratify the selection by the Audit Committee of our Board of Directors of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
DENALI THERAPEUTICS INC.	US24823R1059	02-Jun-2022	DIRECTOR	ABSTAIN
DENALI THERAPEUTICS INC.	US24823R1059	02-Jun-2022	DIRECTOR	FOR
DENALI THERAPEUTICS INC.	US24823R1059	02-Jun-2022	DIRECTOR	ABSTAIN
DENALI THERAPEUTICS INC.	US24823R1059	02-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
DENALI THERAPEUTICS INC.	US24823R1059	02-Jun-2022	Advisory vote on executive compensation.	FOR
D'IETEREN GROUP	BE0974259880	02-Jun-2022	REELECT PIERRE-OLIVIER BECKERS SRL AS INDEPENDENT DIRECTOR	FOR
D'IETEREN GROUP	BE0974259880	02-Jun-2022	REELECT CB MANAGEMENT AS INDEPENDENT DIRECTOR	FOR
D'IETEREN GROUP	BE0974259880	02-Jun-2022	REELECT SOPHIE GASPERMENT AS INDEPENDENT DIRECTOR	FOR
D'IETEREN GROUP	BE0974259880	02-Jun-2022	REELECT NAYARIT PARTICIPATIONS SCA AS DIRECTOR	AGAINST
D'IETEREN GROUP	BE0974259880	02-Jun-2022	REELECT SOCIETE ANONYME DE PARTICIPATION ET DE GESTION SA AS DIRECTOR	AGAINST
D'IETEREN GROUP	BE0974259880	02-Jun-2022	REELECT GEMA SRL AS DIRECTOR	AGAINST
D'IETEREN GROUP	BE0974259880	02-Jun-2022	APPROVE FINANCIAL STATEMENTS, ALLOCATION OF INCOME, AND DIVIDENDS OF EUR 2.10 PER SHARE	FOR
D'IETEREN GROUP	BE0974259880	02-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
D'IETEREN GROUP	BE0974259880	02-Jun-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
D'IETEREN GROUP	BE0974259880	02-Jun-2022	APPROVE DISCHARGE OF AUDITORS	FOR
D'IETEREN GROUP	BE0974259880	02-Jun-2022	ELECT HUGO DE STOOP AS INDEPENDENT DIRECTOR	FOR
DIVERSIFIED HEALTHCARE TRUST	US25525P1075	02-Jun-2022	Election of Independent Trustee: Lisa Harris Jones	FOR
DIVERSIFIED HEALTHCARE TRUST	US25525P1075	02-Jun-2022	Election of Independent Trustee: John L. Harrington	ABSTAIN
DIVERSIFIED HEALTHCARE TRUST	US25525P1075	02-Jun-2022	Election of Managing Trustee: Jennifer F. Francis	FOR
DIVERSIFIED HEALTHCARE TRUST	US25525P1075	02-Jun-2022	Election of Managing Trustee: Adam D. Portnoy	ABSTAIN
DIVERSIFIED HEALTHCARE TRUST	US25525P1075	02-Jun-2022	Advisory vote to approve executive compensation.	FOR
DIVERSIFIED HEALTHCARE TRUST	US25525P1075	02-Jun-2022	Approval of the Amended and Restated 2012 Equity Compensation Plan.	FOR
DIVERSIFIED HEALTHCARE TRUST	US25525P1075	02-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as independent auditors to serve for the 2022 fiscal year.	FOR

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DOMO,INC.	US2575541055	02-Jun-2022	DIRECTOR	FOR
DOMO,INC.	US2575541055	02-Jun-2022	DIRECTOR	FOR
DOMO,INC.	US2575541055	02-Jun-2022	DIRECTOR	FOR
DOMO,INC.	US2575541055	02-Jun-2022	DIRECTOR	FOR
DOMO,INC.	US2575541055	02-Jun-2022	DIRECTOR	FOR
DOMO,INC.	US2575541055	02-Jun-2022	DIRECTOR	FOR
DOMO,INC.	US2575541055	02-Jun-2022	DIRECTOR	FOR
DOMO,INC.	US2575541055	02-Jun-2022	DIRECTOR	FOR
DOMO,INC.	US2575541055	02-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending January 31, 2023.	FOR
DOMO,INC.	US2575541055	02-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Approval, by non-binding advisory vote, of named executive compensation.	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Ratification of the appointment of Ernst & Young LLP as independent auditors for 2022.	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Election of Director: John W. Altmeyer	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Stockholder proposal regarding special stockholder meetings.	AGAINST
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Election of Director: Anthony J. Guzzi	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Election of Director: Ronald L. Johnson	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Election of Director: David H. Laidley	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Election of Director: Carol P. Lowe	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Election of Director: M. Kevin McEvoy	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Election of Director: William P. Reid	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Election of Director: Steven B. Schwarzwaelder	FOR
EMCOR GROUP, INC.	US29084Q1004	02-Jun-2022	Election of Director: Robin Walker-Lee	FOR
EPAM SYSTEMS, INC.	US29414B1044	02-Jun-2022	Election of Class I Director to hold office for a three-year term: Richard Michael Mayoras	FOR
EPAM SYSTEMS, INC.	US29414B1044	02-Jun-2022	Election of Class I Director to hold office for a three-year term: Karl Robb	FOR
EPAM SYSTEMS, INC.	US29414B1044	02-Jun-2022	Election of Class I Director to hold office for a three-year term: Helen Shan	FOR
EPAM SYSTEMS, INC.	US29414B1044	02-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
EPAM SYSTEMS, INC.	US29414B1044	02-Jun-2022	To approve, on an advisory and non-binding basis, the compensation for our named executive officers as disclosed in this Proxy Statement.	FOR
EPAM SYSTEMS, INC.	US29414B1044	02-Jun-2022	To approve the 2022 Amended and Restated EPAM Systems, Inc. Non- Employee Directors Compensation Plan.	FOR
EXPONENT, INC.	US30214U1025	02-Jun-2022	Election of Director: George H. Brown	FOR

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EXPONENT, INC.	US30214U1025	02-Jun-2022	Election of Director: Catherine Ford Corrigan, Ph.D.	FOR
EXPONENT, INC.	US30214U1025	02-Jun-2022	Election of Director: Paul R. Johnston, Ph.D.	FOR
EXPONENT, INC.	US30214U1025	02-Jun-2022	Election of Director: Carol Lindstrom	FOR
EXPONENT, INC.	US30214U1025	02-Jun-2022	Election of Director: John B. Shoven, Ph.D.	FOR
EXPONENT, INC.	US30214U1025	02-Jun-2022	Election of Director: Debra L. Zumwalt	FOR
EXPONENT, INC.	US30214U1025	02-Jun-2022	To ratify the appointment of KPMG LLP, as independent registered public accounting firm for the Company for the fiscal year ending December 30, 2022.	FOR
EXPONENT, INC.	US30214U1025	02-Jun-2022	To approve, on an advisory basis, the fiscal 2021 compensation of the Company's named executive officers.	FOR
FASTNED B.V.	NL0013654809	02-Jun-2022	PROPOSAL FOR AMENDMENT OF ARTICLES OF ASSOCIATION FASTNED ADMINISTRATIE STICHTING - FOR APPROVAL BY DR HOLDERS	FOR
GAMESTOP CORP.	US36467W1099	02-Jun-2022	Approve an amendment to our Third Amended and Restated Certificate of Incorporation to increase the number of authorized shares of our Class A Common Stock to 1,000,000,000.	AGAINST
GAMESTOP CORP.	US36467W1099	02-Jun-2022	Election of Director to serve until the next Annual meeting: Matthew Furlong	FOR
GAMESTOP CORP.	US36467W1099	02-Jun-2022	Election of Director to serve until the next Annual meeting: Alain (Alan) Attal	FOR
GAMESTOP CORP.	US36467W1099	02-Jun-2022	Election of Director to serve until the next Annual meeting: Lawrence (Larry) Cheng	FOR
GAMESTOP CORP.	US36467W1099	02-Jun-2022	Election of Director to serve until the next Annual meeting: Ryan Cohen	FOR
GAMESTOP CORP.	US36467W1099	02-Jun-2022	Election of Director to serve until the next Annual meeting: James (Jim) Grube	FOR
GAMESTOP CORP.	US36467W1099	02-Jun-2022	Election of Director to serve until the next Annual meeting: Yang Xu	FOR
GAMESTOP CORP.	US36467W1099	02-Jun-2022	Adopt and approve the GameStop Corp. 2022 Incentive Plan.	AGAINST
GAMESTOP CORP.	US36467W1099	02-Jun-2022	Provide an advisory, non-binding vote on the compensation of our named executive officers.	AGAINST
GAMESTOP CORP.	US36467W1099	02-Jun-2022	Ratify our Audit Committee's appointment of Deloitte & Touche LLP as our independent registered public accounting firm for our fiscal year ending January 28, 2023.	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: Eileen M. Serra	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: James C. Smith	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: Peter E. Bisson	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: Richard J. Bressler	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: Raul E. Cesan	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: Karen E. Dykstra	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: Diana S. Ferguson	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: Anne Sutherland Fuchs	FOR

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GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: William O. Grabe	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: Eugene A. Hall	FOR
GARTNER, INC.	US3666511072	02-Jun-2022	Election of Director for term expiring in 2023: Stephen G. Pagliuca	FOR
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	DIRECTOR	ABSTAIN
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	DIRECTOR	FOR
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	DIRECTOR	FOR
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	DIRECTOR	FOR
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	DIRECTOR	FOR
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	DIRECTOR	FOR
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	DIRECTOR	FOR
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	DIRECTOR	FOR
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	DIRECTOR	FOR
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
GENTHERM INCORPORATED	US37253A1034	02-Jun-2022	Approval (on an advisory basis) of the 2021 compensation of the Company's named executive officers.	FOR
GENTING MALAYSIA BHD	MYL471500008	02-Jun-2022	PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE AND PROPOSED NEW SHAREHOLDERS' MANDATE FOR ADDITIONAL RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	FOR
GENTING MALAYSIA BHD	MYL471500008	02-Jun-2022	TO APPROVE THE PAYMENT OF DIRECTORS' FEES TALLING RM1,607,185 FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 COMPRISING RM229,600 PER ANNUM FOR THE CHAIRMAN OF THE COMPANY AND RM153,065 PER ANNUM FOR EACH OF THE OTHER DIRECTORS	FOR
GENTING MALAYSIA BHD	MYL471500008	02-Jun-2022	TO APPROVE THE PAYMENT OF DIRECTORS' BENEFITS-IN-KIND FROM THE DATE IMMEDIATELY AFTER THE FORTY-SECOND ANNUAL GENERAL MEETING OF THE COMPANY TO THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IN 2023	FOR
GENTING MALAYSIA BHD	MYL471500008	02-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO IS RETIRING BY ROTATION PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: MR LIM KEONG HUI	AGAINST
GENTING MALAYSIA BHD	MYL471500008	02-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO IS RETIRING BY ROTATION PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: DATO' KOH HONG SUN	AGAINST
GENTING MALAYSIA BHD	MYL471500008	02-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO IS RETIRING BY ROTATION PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: MADAM CHONG KWAI YING	FOR
GENTING MALAYSIA BHD	MYL471500008	02-Jun-2022	TO RE-ELECT MR HO HENG CHUAN AS A DIRECTOR OF THE COMPANY PURSUANT TO PARAGRAPH 112 OF THE COMPANY'S CONSTITUTION	FOR
GENTING MALAYSIA BHD	MYL471500008	02-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS PLT AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
GENTING MALAYSIA BHD	MYL471500008	02-Jun-2022	AUTHORITY TO DIRECTORS PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT 2016	FOR
GENTING MALAYSIA BHD	MYL471500008	02-Jun-2022	PROPOSED RENEWAL OF THE AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR

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GLAUKOS CORPORATION	US3773221029	02-Jun-2022	DIRECTOR	FOR
GLAUKOS CORPORATION	US3773221029	02-Jun-2022	DIRECTOR	FOR
GLAUKOS CORPORATION	US3773221029	02-Jun-2022	DIRECTOR	FOR
GLAUKOS CORPORATION	US3773221029	02-Jun-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers.	FOR
GLAUKOS CORPORATION	US3773221029	02-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
GLOBUS MEDICAL, INC.	US3795772082	02-Jun-2022	Election of Director: David C. Paul	ABSTAIN
GLOBUS MEDICAL, INC.	US3795772082	02-Jun-2022	Election of Director: Daniel T. Lemaitre	FOR
GLOBUS MEDICAL, INC.	US3795772082	02-Jun-2022	Election of Director: Ann D. Rhoads	FOR
GLOBUS MEDICAL, INC.	US3795772082	02-Jun-2022	The approval of the amendment to the 2021 Equity Incentive Plan.	AGAINST
GLOBUS MEDICAL, INC.	US3795772082	02-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
GLOBUS MEDICAL, INC.	US3795772082	02-Jun-2022	To approve, in an advisory vote, the compensation of the Company's named executive officers (the Say-on-Pay Vote).	FOR
GRANITE POINT MORTGAGE TRUST INC.	US38741L1070	02-Jun-2022	Election of Director: Tanuja M. Dehne	FOR
GRANITE POINT MORTGAGE TRUST INC.	US38741L1070	02-Jun-2022	Election of Director: Stephen G. Kasnet	FOR
GRANITE POINT MORTGAGE TRUST INC.	US38741L1070	02-Jun-2022	Election of Director: W. Reid Sanders	FOR
GRANITE POINT MORTGAGE TRUST INC.	US38741L1070	02-Jun-2022	Election of Director: John A. Taylor	FOR
GRANITE POINT MORTGAGE TRUST INC.	US38741L1070	02-Jun-2022	Election of Director: Hope B. Woodhouse	FOR
GRANITE POINT MORTGAGE TRUST INC.	US38741L1070	02-Jun-2022	To approve on an advisory basis the compensation of our named executive officers.	FOR
GRANITE POINT MORTGAGE TRUST INC.	US38741L1070	02-Jun-2022	To approve the proposed Granite Point Mortgage Trust Inc. 2022 Omnibus Incentive Plan.	FOR
GRANITE POINT MORTGAGE TRUST INC.	US38741L1070	02-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent auditor for our fiscal year ending December 31, 2022.	FOR
HAITONG INTERNATIONAL SECURITIES GROUP LTD	BMG4232X1020	02-Jun-2022	TO RE-ELECT MR. ZHANG XINJUN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
HAITONG INTERNATIONAL SECURITIES GROUP LTD	BMG4232X1020	02-Jun-2022	TO RE-ELECT MR. WAN KAM TO AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
HAITONG INTERNATIONAL SECURITIES GROUP LTD	BMG4232X1020	02-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF DIRECTORS OF THE COMPANY	FOR
HAITONG INTERNATIONAL SECURITIES GROUP LTD	BMG4232X1020	02-Jun-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR

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HANNON ARMSTRONG SUSTAINABLE INFRA CAPTL	US41068X1000	02-Jun-2022	DIRECTOR	FOR
HANNON ARMSTRONG SUSTAINABLE INFRA CAPTL	US41068X1000	02-Jun-2022	DIRECTOR	FOR
HANNON ARMSTRONG SUSTAINABLE INFRA CAPTL	US41068X1000	02-Jun-2022	The ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
HANNON ARMSTRONG SUSTAINABLE INFRA CAPTL	US41068X1000	02-Jun-2022	The advisory approval of the compensation of the Named Executive Officers as described in the Compensation Discussion and Analysis, the compensation tables and other narrative disclosure in the proxy statement.	FOR
HANNON ARMSTRONG SUSTAINABLE INFRA CAPTL	US41068X1000	02-Jun-2022	The approval of the 2022 Hannon Armstrong Sustainable Infrastructure Capital, Inc. Equity Incentive Plan.	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	DIRECTOR	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	Advisory approval of the Company's executive compensation.	FOR
HIMS & HERS HEALTH, INC.	US4330001060	02-Jun-2022	Advisory approval of the frequency of a non-binding stockholder vote to approve the Company's executive compensation every 1, 2 or 3 years.	1 YEAR
ICF INTERNATIONAL, INC.	US44925C1036	02-Jun-2022	DIRECTOR	FOR
ICF INTERNATIONAL, INC.	US44925C1036	02-Jun-2022	DIRECTOR	FOR
ICF INTERNATIONAL, INC.	US44925C1036	02-Jun-2022	ADVISORY VOTE REGARDING ICF INTERNATIONAL'S OVERALL PAY-FOR- PERFORMANCE NAMED EXECUTIVE OFFICER COMPENSATION PROGRAM Approve, by non-binding vote, the Company's overall pay-for- performance executive compensation program, as described in the Compensation Discussion and Analysis, the compensation tables and the related narratives and other materials in the Proxy Statement.	FOR
ICF INTERNATIONAL, INC.	US44925C1036	02-Jun-2022	RATIFICATION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM - Ratify the selection of Grant Thornton LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	DIRECTOR	FOR

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INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	DIRECTOR	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	DIRECTOR	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	DIRECTOR	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	DIRECTOR	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	DIRECTOR	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	DIRECTOR	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	DIRECTOR	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	DIRECTOR	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	DIRECTOR	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year 2022.	FOR
INTERNATIONAL SEAWAYS, INC.	MHY410531021	02-Jun-2022	Approval by an advisory vote of the compensation paid to the Named Executive Officers of the Company for 2021 as described in the Company's Proxy Statement.	FOR
IONIS PHARMACEUTICALS, INC.	US4622221004	02-Jun-2022	DIRECTOR	FOR
IONIS PHARMACEUTICALS, INC.	US4622221004	02-Jun-2022	DIRECTOR	FOR
IONIS PHARMACEUTICALS, INC.	US4622221004	02-Jun-2022	DIRECTOR	FOR
IONIS PHARMACEUTICALS, INC.	US4622221004	02-Jun-2022	DIRECTOR	FOR
IONIS PHARMACEUTICALS, INC.	US4622221004	02-Jun-2022	To approve, by non-binding vote, executive compensation.	FOR
IONIS PHARMACEUTICALS, INC.	US4622221004	02-Jun-2022	Ratify the Audit Committee's selection of Ernst & Young LLP as independent auditors for the 2022 fiscal year.	FOR
KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	To approve, on an advisory basis, executive compensation.	FOR
KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2022.	FOR
KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	Election of Director: Carmel Galvin	FOR
KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	Election of Director: James P. Hallett	FOR
KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	Election of Director: Mark E. Hill	FOR

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KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	Election of Director: J. Mark Howell	FOR
KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	Election of Director: Stefan Jacoby	FOR
KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	Election of Director: Peter Kelly	FOR
KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	Election of Director: Michael T. Kestner	FOR
KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	Election of Director: Sanjeev Mehra	FOR
KAR AUCTION SERVICES, INC.	US48238T1097	02-Jun-2022	Election of Director: Mary Ellen Smith	FOR
LADDER CAPITAL CORP	US5057431042	02-Jun-2022	DIRECTOR	ABSTAIN
LADDER CAPITAL CORP	US5057431042	02-Jun-2022	DIRECTOR	ABSTAIN
LADDER CAPITAL CORP	US5057431042	02-Jun-2022	DIRECTOR	FOR
LADDER CAPITAL CORP	US5057431042	02-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
LB GROUP CO., LTD.	CNE1000015M3	02-Jun-2022	A SUBSIDIARY'S APPLICATION FOR SYNDICATED LOANS AND THE COMPANY'S PROVISION OF GUARANTEE FOR IT	FOR
LB GROUP CO., LTD.	CNE1000015M3	02-Jun-2022	BY-ELECTION OF SUPERVISORS	FOR
LENDINGCLUB CORPORATION	US52603A2087	02-Jun-2022	Election of Class II Director: John C. (Hans) Morris	FOR
LENDINGCLUB CORPORATION	US52603A2087	02-Jun-2022	Election of Class II Director: Erin Selleck	FOR
LENDINGCLUB CORPORATION	US52603A2087	02-Jun-2022	Approve, on a non-binding advisory basis, the compensation of our named executive officers as disclosed in the Proxy Statement.	FOR
LENDINGCLUB CORPORATION	US52603A2087	02-Jun-2022	Ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
LENDINGCLUB CORPORATION	US52603A2087	02-Jun-2022	Approval of an amendment to our Restated Certificate of Incorporation (the Declassification Amendment) that would phase in the declassification of our Board.	FOR
LENDINGCLUB CORPORATION	US52603A2087	02-Jun-2022	Approval of an amendment to our Restated Certificate of Incorporation that would add a federal forum selection provision.	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL50140O005	02-Jun-2022	TO APPROVE THE PAYMENT OF DIRECTORS' FEES AND BENEFITS OF AN AMOUNT UP TO RM4,500,000.00 TO THE NON-EXECUTIVE DIRECTORS ("NEDS") OF THE GROUP WITH EFFECT FROM 3 JUNE 2022 UNTIL THE NEXT AGM IN 2023. PLEASE REFER TO EXPLANATORY NOTES 12 TO 13	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL50140O005	02-Jun-2022	TO RE-ELECT DATO' ISKANDAR MIZAL MAHMOOD WHO RETIRES IN ACCORDANCE WITH RULE 132 OF THE CONSTITUTION OF THE COMPANY, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION. PLEASE REFER TO EXPLANATORY NOTES 14 TO 18	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL50140O005	02-Jun-2022	TO RE-ELECT ROHAYA MOHAMMAD YUSOF WHO RETIRES IN ACCORDANCE WITH RULE 132 OF THE CONSTITUTION OF THE COMPANY, AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION. PLEASE REFER TO EXPLANATORY NOTES 14 TO 18	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL50140O005	02-Jun-2022	TO RE-ELECT WONG SHU HSIEN WHO RETIRES IN ACCORDANCE WITH RULE 134 OF THE CONSTITUTION OF THE COMPANY, AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION. PLEASE REFER TO EXPLANATORY NOTES 19 TO 21	AGAINST
MALAYSIA AIRPORTS HOLDINGS BHD	MYL50140O005	02-Jun-2022	TO RE-APPOINT ERNST & YOUNG PLT ("EY") AS AUDITORS OF THE COMPANY FOR THE ENSUING YEAR AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION. PLEASE REFER TO EXPLANATORY NOTE 22	FOR

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MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	02-Jun-2022	PROPOSED RENEWAL OF THE AUTHORITY TO ALLOT AND ISSUE NEW ORDINARY SHARES IN MAHB ("MAHB SHARES") FOR THE PURPOSE OF THE COMPANY'S DIVIDEND REINVESTMENT PLAN ("DRP") THAT PROVIDES THE SHAREHOLDERS OF MAHB ("SHAREHOLDERS") THE OPTION TO ELECT TO REINVEST THEIR CASH DIVIDEND IN MAHB SHARES	FOR
MOELIS & COMPANY	US60786M1053	02-Jun-2022	Election of Director: Kenneth Moelis	FOR
MOELIS & COMPANY	US60786M1053	02-Jun-2022	Election of Director: Eric Cantor	AGAINST
MOELIS & COMPANY	US60786M1053	02-Jun-2022	Election of Director: John A. Allison IV	FOR
MOELIS & COMPANY	US60786M1053	02-Jun-2022	Election of Director: Yolonda Richardson	FOR
MOELIS & COMPANY	US60786M1053	02-Jun-2022	Election of Director: Kenneth L. Shropshire	FOR
MOELIS & COMPANY	US60786M1053	02-Jun-2022	To approve, on an advisory basis, the compensation of our Named Executive Officers.	FOR
MOELIS & COMPANY	US60786M1053	02-Jun-2022	Proposal to ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MYRIAD GENETICS, INC.	US62855J1043	02-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting of Stockholder: Paul J. Diaz	FOR
MYRIAD GENETICS, INC.	US62855J1043	02-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting of Stockholder: Heiner Dreismann, Ph.D.	FOR
MYRIAD GENETICS, INC.	US62855J1043	02-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting of Stockholder: Colleen F. Reitan	FOR
MYRIAD GENETICS, INC.	US62855J1043	02-Jun-2022	To ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MYRIAD GENETICS, INC.	US62855J1043	02-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers, as disclosed in the proxy statement.	FOR
MYRIAD GENETICS, INC.	US62855J1043	02-Jun-2022	To approve the Amended and Restated 2012 Employee Stock Purchase Plan.	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Election of Director for one-year term: David L. Yowan	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Ratify the appointment of KPMG LLP as Navient's independent registered public accounting firm for 2022.	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Election of Director for one-year term: Frederick Arnold	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Approve, in a non-binding advisory vote, the compensation paid to Navient-named executive officers.	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Election of Director for one-year term: Edward J. Bramson	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Election of Director for one-year term: Anna Escobedo Cabral	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Election of Director for one-year term: Larry A. Klane	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Election of Director for one-year term: Michael A. Lawson	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Election of Director for one-year term: Linda A. Mills	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Election of Director for one-year term: John F. Remondi	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Election of Director for one-year term: Jane J. Thompson	FOR
NAVIENT CORPORATION	US63938C1080	02-Jun-2022	Election of Director for one-year term: Laura S. Unger	AGAINST
NEOGENOMICS, INC.	US64049M2098	02-Jun-2022	Ratification of the Appointment of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm.	FOR
NEOGENOMICS, INC.	US64049M2098	02-Jun-2022	Election of Director: Lynn A. Tetrault	FOR

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NEOGENOMICS, INC.	US64049M2098	02-Jun-2022	Election of Director: Bruce K. Crowther	FOR
NEOGENOMICS, INC.	US64049M2098	02-Jun-2022	Election of Director: David J. Daly	FOR
NEOGENOMICS, INC.	US64049M2098	02-Jun-2022	Election of Director: Dr. Alison L. Hannah	FOR
NEOGENOMICS, INC.	US64049M2098	02-Jun-2022	Election of Director: Stephen M. Kanovsky	FOR
NEOGENOMICS, INC.	US64049M2098	02-Jun-2022	Election of Director: Michael A. Kelly	ABSTAIN
NEOGENOMICS, INC.	US64049M2098	02-Jun-2022	Election of Director: Rachel A. Stahler	FOR
NEOGENOMICS, INC.	US64049M2098	02-Jun-2022	Approval, on an advisory basis, of the Compensation Paid to the Company's Named Executive Officers.	AGAINST
NEOGENOMICS, INC.	US64049M2098	02-Jun-2022	Approval of the Third Amendment of the Amended and Restated Employee Stock Purchase Plan.	FOR
NEOPHOTONICS CORPORATION	US64051T1007	02-Jun-2022	DIRECTOR	FOR
NEOPHOTONICS CORPORATION	US64051T1007	02-Jun-2022	DIRECTOR	FOR
NEOPHOTONICS CORPORATION	US64051T1007	02-Jun-2022	DIRECTOR	FOR
NEOPHOTONICS CORPORATION	US64051T1007	02-Jun-2022	Ratification of the selection by our Audit Committee of BDO USA, LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NETFLIX, INC.	US64110L1061	02-Jun-2022	Stockholder Proposal entitled, "Proposal 7 - Simple Majority Vote," if properly presented at the meeting.	FOR
NETFLIX, INC.	US64110L1061	02-Jun-2022	Stockholder Proposal entitled, "Proposal 8 - Lobbying Activity Report," if properly presented at the meeting.	FOR
NETFLIX, INC.	US64110L1061	02-Jun-2022	Election of Class II director to hold office until the 2025 Annual Meeting of Stockholders: Timothy Haley	ABSTAIN
NETFLIX, INC.	US64110L1061	02-Jun-2022	Election of Class II director to hold office until the 2025 Annual Meeting of Stockholders: Leslie Kilgore	FOR
NETFLIX, INC.	US64110L1061	02-Jun-2022	Election of Class II director to hold office until the 2025 Annual Meeting of Stockholders: Strive Masiyiwa	FOR
NETFLIX, INC.	US64110L1061	02-Jun-2022	Election of Class II director to hold office until the 2025 Annual Meeting of Stockholders: Ann Mather	ABSTAIN
NETFLIX, INC.	US64110L1061	02-Jun-2022	Management Proposal: Declassification of the Board of Directors.	FOR
NETFLIX, INC.	US64110L1061	02-Jun-2022	Management Proposal: Elimination of Supermajority Voting Provisions.	FOR
NETFLIX, INC.	US64110L1061	02-Jun-2022	Management Proposal: Creation of a New Stockholder Right to Call a Special Meeting.	FOR
NETFLIX, INC.	US64110L1061	02-Jun-2022	Ratification of Appointment of Independent Registered Public Accounting Firm.	FOR
NETFLIX, INC.	US64110L1061	02-Jun-2022	Advisory Approval of Executive Officer Compensation.	AGAINST
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Proposal to ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Proposal to approve, on a non-binding advisory basis, a resolution approving the compensation of our Named Executive Officers in the Proxy Statement.	FOR
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Election of Director: Patrick C. S. Lo	FOR
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Proposal to approve an amendment to the NETGEAR, Inc. 2003 Employee Stock Purchase Plan to increase the number of shares of NETGEAR, Inc. common stock authorized for sale thereunder by 1,000,000 shares.	FOR

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NETGEAR, INC.	US64111Q1040	02-Jun-2022	Election of Director: David J. Henry	FOR
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Election of Director: Sarah S. Butterfass	FOR
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Election of Director: Laura J. Durr	FOR
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Election of Director: Shravan K. Goli	FOR
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Election of Director: Bradley L. Maiorino	FOR
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Election of Director: Janice M. Roberts	FOR
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Election of Director: Barbara V. Scherer	FOR
NETGEAR, INC.	US64111Q1040	02-Jun-2022	Election of Director: Thomas H. Waechter	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Advisory approval of our executive compensation.	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Ratification of the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Election of Director: Emma S. Battle	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Election of Director: Daniel W. Campbell	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Election of Director: Andrew D. Lipman	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Election of Director: Steven J. Lund	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Election of Director: Ryan S. Napierski	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Election of Director: Laura Nathanson	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Election of Director: Thomas R. Pisano	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Election of Director: Zheqing (Simon) Shen	FOR
NU SKIN ENTERPRISES, INC.	US67018T1051	02-Jun-2022	Election of Director: Edwina D. Woodbury	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Mark L. Perry	AGAINST
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: A. Brooke Seawell	AGAINST
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Robert K. Burgess	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Aarti Shah	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Mark A. Stevens	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Advisory approval of our executive compensation.	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Ratification of the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal year 2023.	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Approval of an amendment to our charter to increase the number of authorized shares of common stock from 4 billion to 8 billion shares.	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Approval of an amendment and restatement of our Amended and Restated 2007 Equity Incentive Plan.	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Tench Coxe	AGAINST
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: John O. Dabiri	FOR

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NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Persis S. Drell	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Jen-Hsun Huang	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Dawn Hudson	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Harvey C. Jones	AGAINST
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Michael G. McCaffery	FOR
NVIDIA CORPORATION	US67066G1040	02-Jun-2022	Election of Director: Stephen C. Neal	FOR
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	To ratify the appointment of Kesselman & Kesselman, a member firm of PricewaterhouseCoopers International Limited, as our independent registered public accounting firm for 2022.	FOR
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	To approve, in a non-binding, advisory vote, the compensation of our named executive officers.	FOR
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Isaac Angel	FOR
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	To approve the amendment and restatement of the Ormat Technologies, Inc. 2018 Incentive Compensation Plan.	FOR
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Karin Corfee	FOR
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: David Granot	AGAINST
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Michal Marom	FOR
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Mike Nikkel	FOR
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Dafna Sharir	FOR
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Stanley B. Stern	AGAINST
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Hidetake Takahashi	FOR
ORMAT TECHNOLOGIES, INC.	US6866881021	02-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Byron G. Wong	FOR
PATTERSON-UTI ENERGY, INC.	US7034811015	02-Jun-2022	DIRECTOR	ABSTAIN
PATTERSON-UTI ENERGY, INC.	US7034811015	02-Jun-2022	DIRECTOR	FOR
PATTERSON-UTI ENERGY, INC.	US7034811015	02-Jun-2022	DIRECTOR	FOR
PATTERSON-UTI ENERGY, INC.	US7034811015	02-Jun-2022	DIRECTOR	FOR
PATTERSON-UTI ENERGY, INC.	US7034811015	02-Jun-2022	DIRECTOR	FOR
PATTERSON-UTI ENERGY, INC.	US7034811015	02-Jun-2022	DIRECTOR	FOR
PATTERSON-UTI ENERGY, INC.	US7034811015	02-Jun-2022	DIRECTOR	FOR
PATTERSON-UTI ENERGY, INC.	US7034811015	02-Jun-2022	DIRECTOR	FOR
PATTERSON-UTI ENERGY, INC.	US7034811015	02-Jun-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm of Patterson- UTI for the fiscal year ending December 31, 2022.	FOR
PATTERSON-UTI ENERGY, INC.	US7034811015	02-Jun-2022	Approval of an advisory resolution on Patterson-UTI's compensation of its named executive officers.	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: Ann M. Sarnoff	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: Daniel H. Schulman	FOR

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PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: Rodney C. Adkins	AGAINST
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: Frank D. Yeary	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Advisory Vote to Approve Named Executive Officer Compensation.	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Advisory Vote on the Frequency of the Stockholder Advisory Vote to Approve Named Executive Officer Compensation.	1 YEAR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Ratification of the Appointment of PricewaterhouseCoopers LLP as Our Independent Auditor for 2022.	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Stockholder Proposal - Special Shareholder Meeting Improvement.	AGAINST
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: Jonathan Christodoro	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: John J. Donahoe	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: David W. Dorman	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: Belinda J. Johnson	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: Enrique Lores	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: Gail J. McGovern	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: Deborah M. Messemer	FOR
PAYPAL HOLDINGS, INC.	US70450Y1038	02-Jun-2022	Election of Director: David M. Moffett	FOR
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	RE ELECTION OF MR. FERNANDO D ORNELLAS SILVA AS INDEPENDENT DIRECTOR	FOR
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	APPOINTMENT OF MS. ISELA ANGELICA COSTANTINI AS INDEPENDENT DIRECTOR	FOR
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	CONSULTATIVE VOTE ON THE ANNUAL REPORT ON THE DIRECTORS REMUNERATION FOR 2021	AGAINST
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	APPROVAL OF THE DIRECTORS REMUNERATION POLICY	AGAINST
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	DELEGATION OF POWERS TO FORMALIZE, INTERPRET, CORRECT AND EXECUTE THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS MEETING	FOR
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	APPROVAL OF THE COMPANYS INDIVIDUAL FINANCIAL STATEMENTS AND MANAGEMENT REPORT AND THE CONSOLIDATED FINANCIAL STATEMENTS AND MANAGEMENT REPORT OF THE COMPANY AND ITS SUBSIDIARIES FOR THE FINANCIAL YEAR 2021	FOR
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	APPROVAL OF THE DISTRIBUTION OF PROFIT FOR THE YEAR 2021	FOR
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	APPROVAL OF THE STATEMENT OF NON FINANCIAL INFORMATION OF THE COMPANY AND ITS SUBSIDIARIES FOR THE FINANCIAL YEAR 2021	FOR
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	APPROVAL OF THE CONDUCT OF BUSINESS BY THE BOARD OF DIRECTORS IN 2021	FOR
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	RE ELECTION OF MS. HELENA REVOREDO DELVECCHIO AS NOMINEE DIRECTOR	AGAINST

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PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	RE ELECTION OF MR. CHRISTIAN GUT REVOREDO AS EXECUTIVE DIRECTOR	AGAINST
PROSEGUR COMPANIA DE SEGURIDAD SA	ES0175438003	02-Jun-2022	RE ELECTION OF MS. CHANTAL GUT REVOREDO AS NOMINEE DIRECTOR	AGAINST
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Eyal M. Ofer	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: William K. Reilly	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: John F. Brock	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Vagn O. Sørensen	AGAINST
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Donald Thompson	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Arne Alexander Wilhelmsen	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Advisory approval of the Company's compensation of its named executive officers.	ABSTAIN
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022.	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Approval of Amended and Restated 2008 Equity Incentive Plan.	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Richard D. Fain	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Stephen R. Howe, Jr.	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: William L. Kimsey	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Michael O. Leavitt	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Jason T. Liberty	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Amy McPherson	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Maritza G. Montiel	FOR
ROYAL CARIBBEAN CRUISES LTD.	LR0008862868	02-Jun-2022	Election of Director: Ann S. Moore	FOR
RUSH STREET INTERACTIVE, INC.	US7820111000	02-Jun-2022	DIRECTOR	ABSTAIN

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RUSH STREET INTERACTIVE, INC.	US7820111000	02-Jun-2022	DIRECTOR	FOR
RUSH STREET INTERACTIVE, INC.	US7820111000	02-Jun-2022	DIRECTOR	FOR
RUSH STREET INTERACTIVE, INC.	US7820111000	02-Jun-2022	Ratification of the appointment of WithumSmith+Brown, PC as our independent registered public accounting firm for 2022.	FOR
SAREPTA THERAPEUTICS INC.	US8036071004	02-Jun-2022	Election of Class I Director to hold office until the 2024 Annual meeting: Kathryn Boor, Ph.D.	FOR
SAREPTA THERAPEUTICS INC.	US8036071004	02-Jun-2022	Election of Class I Director to hold office until the 2024 Annual meeting: Michael Chambers	FOR
SAREPTA THERAPEUTICS INC.	US8036071004	02-Jun-2022	Election of Class I Director to hold office until the 2024 Annual meeting: Douglas S. Ingram	FOR
SAREPTA THERAPEUTICS INC.	US8036071004	02-Jun-2022	Election of Class I Director to hold office until the 2024 Annual meeting: Hans Wigzell, M.D., Ph.D.	FOR
SAREPTA THERAPEUTICS INC.	US8036071004	02-Jun-2022	To hold an advisory vote to approve, on a non-binding basis, named executive officer compensation.	FOR
SAREPTA THERAPEUTICS INC.	US8036071004	02-Jun-2022	To approve an amendment to the Company's 2018 Equity Incentive Plan (the "2018 Plan") to increase the maximum aggregate number of shares of common stock that may be issued pursuant to awards granted under the 2018 Plan by 2,500,000 shares to 10,687,596 shares.	FOR
SAREPTA THERAPEUTICS INC.	US8036071004	02-Jun-2022	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the current year ending December 31, 2022.	FOR
SHUTTERSTOCK, INC.	US8256901005	02-Jun-2022	DIRECTOR	ABSTAIN
SHUTTERSTOCK, INC.	US8256901005	02-Jun-2022	DIRECTOR	ABSTAIN
SHUTTERSTOCK, INC.	US8256901005	02-Jun-2022	DIRECTOR	FOR
SHUTTERSTOCK, INC.	US8256901005	02-Jun-2022	To cast a non-binding advisory vote to approve named executive officer compensation ("say-on-pay.")	FOR
SHUTTERSTOCK, INC.	US8256901005	02-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SHUTTERSTOCK, INC.	US8256901005	02-Jun-2022	To approve the 2022 Omnibus Equity Incentive Plan.	AGAINST
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	ABSTAIN
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	FOR
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	ABSTAIN
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	FOR
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	ABSTAIN
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	FOR
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	ABSTAIN
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	FOR
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	ABSTAIN
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	ABSTAIN
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	ABSTAIN
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	ABSTAIN

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SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	FOR
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	DIRECTOR	FOR
SIRIUS XM HOLDINGS INC.	US82968B1035	02-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accountants for 2022.	FOR
SITIME CORPORATION	US82982T1060	02-Jun-2022	Election of Director: Raman K. Chitkara	FOR
SITIME CORPORATION	US82982T1060	02-Jun-2022	Election of Director: Katherine E. Schuelke	FOR
SITIME CORPORATION	US82982T1060	02-Jun-2022	Election of Director: Rajesh Vashist	FOR
SITIME CORPORATION	US82982T1060	02-Jun-2022	To approve, on an advisory basis, the compensation of SiTime's named executive officers as disclosed in SiTime's proxy statement.	AGAINST
SITIME CORPORATION	US82982T1060	02-Jun-2022	To indicate, on an advisory basis, the preferred frequency of stockholder advisory votes on the compensation of SiTime's named executive officers.	1 YEAR
SITIME CORPORATION	US82982T1060	02-Jun-2022	To ratify the appointment of BDO USA, LLP as SiTime's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SUNRUN INC.	US86771W1053	02-Jun-2022	DIRECTOR	ABSTAIN
SUNRUN INC.	US86771W1053	02-Jun-2022	DIRECTOR	FOR
SUNRUN INC.	US86771W1053	02-Jun-2022	DIRECTOR	FOR
SUNRUN INC.	US86771W1053	02-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
SUNRUN INC.	US86771W1053	02-Jun-2022	The advisory proposal of the compensation of our named executive officers ("Say-on-Pay").	FOR
SUNRUN INC.	US86771W1053	02-Jun-2022	Stockholder proposal relating to a public report on the use of concealment clauses.	FOR
TATTOOED CHEF, INC.	US87663X1028	02-Jun-2022	DIRECTOR	FOR
TATTOOED CHEF, INC.	US87663X1028	02-Jun-2022	DIRECTOR	FOR
TATTOOED CHEF, INC.	US87663X1028	02-Jun-2022	DIRECTOR	FOR
TATTOOED CHEF, INC.	US87663X1028	02-Jun-2022	Ratification of Deloitte & Touche, LLP as independent registered public accounting firm.	FOR
TATTOOED CHEF, INC.	US87663X1028	02-Jun-2022	Advisory vote to approve executive compensation.	FOR
TATTOOED CHEF, INC.	US87663X1028	02-Jun-2022	Advisory vote on the frequency of stockholder votes on executive compensation.	1 YEAR
TENAGA NASIONAL BHD	MYL53470O009	02-Jun-2022	DIRECTOR'S FEE OF RM20,000.00 PER MONTH FOR THE FOLLOWING NON-EXECUTIVE DIRECTOR: GOPALA KRISHNAN K.SUNDARAM	FOR
TENAGA NASIONAL BHD	MYL53470O009	02-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE BY ROTATION IN ACCORDANCE WITH CLAUSE 64(1) OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE OFFER THEMSELVES FOR RE-ELECTION: DATUK AMRAN HAFIZ BIN AFFIFUDIN	AGAINST
TENAGA NASIONAL BHD	MYL53470O009	02-Jun-2022	DIRECTOR'S FEE OF RM20,000.00 PER MONTH FOR THE FOLLOWING NON-EXECUTIVE DIRECTOR: ONG AI LIN	FOR
TENAGA NASIONAL BHD	MYL53470O009	02-Jun-2022	DIRECTOR'S FEE OF RM20,000.00 PER MONTH FOR THE FOLLOWING NON-EXECUTIVE DIRECTOR: DATO' ROSLINA BINTI ZAINAL	FOR
TENAGA NASIONAL BHD	MYL53470O009	02-Jun-2022	DIRECTOR'S FEE OF RM20,000.00 PER MONTH FOR THE FOLLOWING NON-EXECUTIVE DIRECTOR: DATO' IR. NAWAWI BIN AHMAD	FOR

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TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	DIRECTOR'S FEE OF RM20,000.00 PER MONTH FOR THE FOLLOWING NON-EXECUTIVE DIRECTOR: DATUK RAWISANDRAN A/L NARAYANAN	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	DIRECTOR'S FEE OF RM20,000.00 PER MONTH FOR THE FOLLOWING NON-EXECUTIVE DIRECTOR: DATUK LAU BENG WEI	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	DIRECTOR'S FEE OF RM20,000.00 PER MONTH FOR THE FOLLOWING NON-EXECUTIVE DIRECTOR: DATO' MERINA BINTI ABU TAHIR	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	TO APPROVE THE PAYMENT OF BENEFITS PAYABLE TO THE NON-EXECUTIVE DIRECTORS (EXCLUDING NON-EXECUTIVE DIRECTORS' FEES) AMOUNTING TO RM1,956,200.00 FROM THE 32ND AGM UNTIL THE NEXT AGM OF THE COMPANY	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	TO RE-APPOINT MESSRS PRICEWATERHOUSECOOPERS PLT, HAVING CONSENTED TO ACT, AS AUDITORS OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT AGM AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	THAT THE BOARD (SAVE FOR DATUK IR. BAHARIN BIN DIN) BE AND IS HEREBY AUTHORISED AT ANY TIME AND FROM TIME TO TIME, TO CAUSE OR PROCURE THE OFFERING AND ALLOCATION TO AKMAL AZIQ BIN BAHARIN, ELECTRICAL ENGINEER OF THE COMPANY, BEING PERSON CONNECTED TO DATUK IR. BAHARIN BIN DIN, OF UP TO 900 ORDINARY SHARES IN TNB (TNB SHARES) UNDER THE LONG TERM INCENTIVE PLAN FOR THE ELIGIBLE EMPLOYEES OF TNB AND ITS SUBSIDIARIES AND EXECUTIVE DIRECTORS OF TNB (LTIP) AS THEY SHALL DEEM FIT, WHICH WILL BE VESTED TO HIM AT A FUTURE DATE, SUBJECT TO SUCH TERMS AND CONDITIONS OF THE LTIP BY-LAWS." "AND THAT THE BOARD BE AND IS HEREBY AUTHORISED TO ALLOT AND ISSUE NEW TNB SHARES PURSUANT TO THE LTIP TO HIM FROM TIME TO TIME IN ACCORDANCE WITH THE VESTING OF HIS GRANT	AGAINST
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE BY ROTATION IN ACCORDANCE WITH CLAUSE 64(1) OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE OFFER THEMSELVES FOR RE-ELECTION: ONG AI LIN	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE BY ROTATION IN ACCORDANCE WITH CLAUSE 64(1) OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE OFFER THEMSELVES FOR RE-ELECTION: DATO' ROSLINA BINTI ZAINAL	AGAINST
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO WERE APPOINTED TO THE BOARD AND RETIRE IN ACCORDANCE WITH CLAUSE 63(2) OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE OFFER THEMSELVES FOR RE-ELECTION: DATO' SRI HASAN BIN ARIFIN	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO WERE APPOINTED TO THE BOARD AND RETIRE IN ACCORDANCE WITH CLAUSE 63(2) OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE OFFER THEMSELVES FOR RE-ELECTION: DATUK LAU BENG WEI	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO WERE APPOINTED TO THE BOARD AND RETIRE IN ACCORDANCE WITH CLAUSE 63(2) OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE OFFER THEMSELVES FOR RE-ELECTION: DATO' MERINA BINTI ABU TAHIR	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	TO APPROVE THE PAYMENT OF THE FOLLOWING NON-EXECUTIVE DIRECTORS' FEES FROM THE 32ND AGM UNTIL THE NEXT ANNUAL GENERAL MEETING (AGM) OF THE COMPANY: (I) DIRECTOR'S FEE OF RM30,000.00 PER MONTH FOR DATO' SRI HASAN BIN ARIFIN, NON-EXECUTIVE CHAIRMAN (II) DIRECTOR'S FEE OF RM7,000.00 AND RM5,000.00 PER MONTH FOR TNB SUBSIDIARIES CATEGORY II AND III RESPECTIVELY TO DATO' SRI HASAN BIN ARIFIN, NON-EXECUTIVE CHAIRMAN	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	DIRECTOR'S FEE OF RM20,000.00 PER MONTH FOR THE FOLLOWING NON-EXECUTIVE DIRECTOR: DATUK SERI ASRI BIN HAMIDIN @ HAMIDON	FOR
TENAGA NASIONAL BHD	MYL534700009	02-Jun-2022	DIRECTOR'S FEE OF RM20,000.00 PER MONTH FOR THE FOLLOWING NON-EXECUTIVE DIRECTOR: JUNIOWATI RAHMAT HUSSIN	FOR
THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	DIRECTOR	FOR

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THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	DIRECTOR	ABSTAIN
THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	DIRECTOR	FOR
THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	DIRECTOR	FOR
THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	DIRECTOR	FOR
THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	DIRECTOR	FOR
THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	DIRECTOR	FOR
THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	To provide advisory approval of the Company's fiscal 2022 compensation for its named executive officers.	FOR
THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	To provide an advisory vote on the frequency of future stockholder advisory votes on executive compensation.	1 YEAR
THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	To approve the Second Amended and Restated 2017 Equity Incentive Plan that, among other things, increases the number of shares for issuance thereunder by 550,000 shares.	FOR
THE LOVESAC COMPANY	US54738L1098	02-Jun-2022	Ratification of the appointment of Marcum LLP as our independent registered public accounting firm for the fiscal year ending January 29, 2023.	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: John P. Surma	AGAINST
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: Tony L. White	AGAINST
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: Kirk E. Arnold	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Advisory approval of the compensation of the Company's named executive officers.	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Approval of the appointment of independent auditors of the Company and authorization of the Audit Committee of the Board of Directors to set the auditors' remuneration.	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Approval of the renewal of the Directors' existing authority to issue shares.	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Approval of the renewal of the Directors' existing authority to issue shares for cash without first offering shares to existing shareholders. (Special Resolution)	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Determination of the price range at which the Company can re-allot shares that it holds as treasury shares. (Special Resolution)	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: Ann C. Berzin	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: April Miller Boise	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: John Bruton	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: Jared L. Cohon	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: Gary D. Forsee	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: Linda P. Hudson	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: Myles P. Lee	FOR
TRANE TECHNOLOGIES PLC	IE00BK9ZQ967	02-Jun-2022	Election of Director: David S. Regnery	FOR
UNITY SOFTWARE INC	US91332U1016	02-Jun-2022	DIRECTOR	ABSTAIN
UNITY SOFTWARE INC	US91332U1016	02-Jun-2022	DIRECTOR	FOR

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UNITY SOFTWARE INC	US91332U1016	02-Jun-2022	DIRECTOR	FOR
UNITY SOFTWARE INC	US91332U1016	02-Jun-2022	To ratify the selection by the Audit Committee of the Board of Directors of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
UNITY SOFTWARE INC	US91332U1016	02-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers, as disclosed in the proxy statement.	AGAINST
UNITY SOFTWARE INC	US91332U1016	02-Jun-2022	To indicate, on an advisory basis, the preferred frequency of stockholder advisory votes on the compensation of the Company's named executive officers.	1 YEAR
UPWORK INC.	US91688F1049	02-Jun-2022	Election of Class I Director to serve a three-year term expiring at the 2025 Annual Meeting: Kevin Harvey	FOR
UPWORK INC.	US91688F1049	02-Jun-2022	Election of Class I Director to serve a three-year term expiring at the 2025 Annual Meeting: Thomas Layton	FOR
UPWORK INC.	US91688F1049	02-Jun-2022	Election of Class I Director to serve a three-year term expiring at the 2025 Annual Meeting: Elizabeth Nelson	FOR
UPWORK INC.	US91688F1049	02-Jun-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
UPWORK INC.	US91688F1049	02-Jun-2022	Approve, on a non-binding advisory basis, the compensation of our named executive officers.	AGAINST
VIRTU FINANCIAL INC	US9282541013	02-Jun-2022	DIRECTOR	FOR
VIRTU FINANCIAL INC	US9282541013	02-Jun-2022	DIRECTOR	FOR
VIRTU FINANCIAL INC	US9282541013	02-Jun-2022	DIRECTOR	ABSTAIN
VIRTU FINANCIAL INC	US9282541013	02-Jun-2022	Advisory Vote to Approve Compensation of Named Executive Officers.	FOR
VIRTU FINANCIAL INC	US9282541013	02-Jun-2022	Proposal to ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal year ending December 31, 2022.	FOR
VIRTU FINANCIAL INC	US9282541013	02-Jun-2022	Proposal to approve an amendment to the Virtu Financial, Inc. Amended and Restated 2015 Management Incentive Plan to increase the number of shares authorized for issuance thereunder.	FOR
WEATHERFORD INTERNATIONAL PLC	IE00BLNN3691	02-Jun-2022	Election of Director: Benjamin C. Duster, IV	FOR
WEATHERFORD INTERNATIONAL PLC	IE00BLNN3691	02-Jun-2022	Election of Director: Neal P. Goldman	AGAINST
WEATHERFORD INTERNATIONAL PLC	IE00BLNN3691	02-Jun-2022	Election of Director: Jacqueline C. Mutschler	FOR
WEATHERFORD INTERNATIONAL PLC	IE00BLNN3691	02-Jun-2022	Election of Director: Girishchandra K. Saligram	FOR
WEATHERFORD INTERNATIONAL PLC	IE00BLNN3691	02-Jun-2022	Election of Director: Charles M. Sledge	FOR
WEATHERFORD INTERNATIONAL PLC	IE00BLNN3691	02-Jun-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm and auditor for the financial year ending December 31, 2022 and KPMG Chartered Accountants, Dublin, as the Company's statutory auditor under Irish law to hold office until the close of the 2023 AGM, and to authorize the Board of Directors of the Company, acting through the Audit Committee, to determine the auditors' remuneration.	FOR
WEATHERFORD INTERNATIONAL PLC	IE00BLNN3691	02-Jun-2022	To approve, in an advisory vote, the compensation of our named executive officers.	FOR

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WEATHERFORD INTERNATIONAL PLC	IE00BLNN3691	02-Jun-2022	To recommend, in an advisory vote, whether a shareholder vote to approve the compensation of our named executive officers should occur every 1, 2 or 3 years.	1 YEAR
XIAOMI CORPORATION	KYG9830T1067	02-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH NEW CLASS B ORDINARY SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING THIS RESOLUTION (THE "SHARE ISSUE MANDATE")	AGAINST
XIAOMI CORPORATION	KYG9830T1067	02-Jun-2022	CONDITIONAL UPON THE PASSING OF RESOLUTIONS NOS. 7 AND 8, TO EXTEND THE SHARE ISSUE MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY BY THE TOTAL NUMBER OF SHARES REPURCHASED BY THE COMPANY UNDER THE SHARE REPURCHASE MANDATE	AGAINST
XIAOMI CORPORATION	KYG9830T1067	02-Jun-2022	TO APPROVE AND ADOPT THE SEVENTEENTH AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AND AUTHORISE ANY ONE DIRECTOR TO DO ALL THINGS NECESSARY TO IMPLEMENT THE ADOPTION OF THE NEW MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
XIAOMI CORPORATION	KYG9830T1067	02-Jun-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS (THE "DIRECTOR(S)") AND THE AUDITOR OF THE COMPANY FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
XIAOMI CORPORATION	KYG9830T1067	02-Jun-2022	TO RE-ELECT LEI JUN AS AN EXECUTIVE DIRECTOR	FOR
XIAOMI CORPORATION	KYG9830T1067	02-Jun-2022	TO RE-ELECT LIN BIN AS AN EXECUTIVE DIRECTOR	FOR
XIAOMI CORPORATION	KYG9830T1067	02-Jun-2022	TO RE-ELECT TONG WAI CHEUNG TIMOTHY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
XIAOMI CORPORATION	KYG9830T1067	02-Jun-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS REMUNERATION	FOR
XIAOMI CORPORATION	KYG9830T1067	02-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX ITS REMUNERATION	FOR
XIAOMI CORPORATION	KYG9830T1067	02-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE COMPANY'S SHARES NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING THIS RESOLUTION (THE "SHARE REPURCHASE MANDATE")	FOR
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO RE-APPOINT THE AUDITORS AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO GRANT AN UNCONDITIONAL GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES	FOR
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO GRANT AN UNCONDITIONAL GENERAL MANDATE TO THE DIRECTORS TO ALLOT AND ISSUE SHARES	AGAINST
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE SHARES BY THE SHARES REPURCHASED	AGAINST
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF DR. YANG SIU SHUN, J.P. AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR WITH EFFECT FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING	FOR
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND REPORT OF THE DIRECTORS (THE "DIRECTORS") OF THE COMPANY AND THE AUDITORS (THE "AUDITORS") OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO DECLARE A FINAL DIVIDEND OF 76.0 HK CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO RE-ELECT TAN SRI DATUK TUNG CHING SAI AS AN EXECUTIVE DIRECTOR	AGAINST
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO RE-ELECT MR. LI CHING WAI AS A NON-EXECUTIVE DIRECTOR	FOR
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO RE-ELECT MR. LI CHING LEUNG AS A NON-EXECUTIVE DIRECTOR	FOR

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XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO RE-ELECT MR. LAM KWONG SIU AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
XINYI GLASS HOLDINGS LTD	KYG9828G1082	02-Jun-2022	TO AUTHORISE THE BOARD (THE "BOARD") OF DIRECTORS TO DETERMINE THE REMUNERATION OF THE DIRECTORS	FOR
YELP INC.	US9858171054	02-Jun-2022	DIRECTOR	FOR
YELP INC.	US9858171054	02-Jun-2022	DIRECTOR	FOR
YELP INC.	US9858171054	02-Jun-2022	DIRECTOR	FOR
YELP INC.	US9858171054	02-Jun-2022	DIRECTOR	FOR
YELP INC.	US9858171054	02-Jun-2022	DIRECTOR	FOR
YELP INC.	US9858171054	02-Jun-2022	DIRECTOR	FOR
YELP INC.	US9858171054	02-Jun-2022	DIRECTOR	FOR
YELP INC.	US9858171054	02-Jun-2022	To ratify the selection of Deloitte & Touche LLP as Yelp's independent registered public accounting firm for the year ending December 31, 2022.	FOR
YELP INC.	US9858171054	02-Jun-2022	To approve, on an advisory basis, the compensation of Yelp's named executive officers, as disclosed in the accompanying Proxy Statement.	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE CHANGE OF THE COMPANY'S DOMESTIC AUDITOR AND RE-APPOINTMENT OF THE COMPANY'S INTERNATIONAL AUDITORS FOR THE YEAR 2022: TO AUTHORISE THE COMPANY'S MANAGEMENT TO DETERMINE THE ACTUAL REMUNERATION PAYABLE TO THE COMPANY'S DOMESTIC AND INTERNATIONAL AUDITORS BASED ON AGREED PRINCIPLES	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE APPLICATION BY THE COMPANY TO RELEVANT FINANCIAL INSTITUTIONS FOR GENERAL CREDIT FACILITIES AND FINANCING WITH A TOTAL CREDIT LIMIT UP TO RMB150 BILLION AND TO AUTHORISE THE CHAIRMAN OF THE BOARD TO EXECUTE ON BEHALF OF THE COMPANY THE FACILITY CONTRACTS AND OTHER RELEVANT FINANCE DOCUMENTS WITH RELEVANT FINANCIAL INSTITUTIONS, AND TO ALLOCATE THE CREDIT LIMIT AVAILABLE TO THE COMPANY TO ITS BRANCHES OR SUBSIDIARIES FOR THEIR RESPECTIVE USES WITHIN THE EFFECTIVE TERM	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY ANHUI INDUSTRIAL VEHICLES CO. LTD. ("ZOOMLION INDUSTRIAL VEHICLES"), A SUBSIDIARY OF THE COMPANY, TO ENGAGE IN BUSINESS WITH ITS DISTRIBUTORS SUPPORTED BY FINANCIAL INSTITUTIONS THROUGH BANKER'S ACCEPTANCE SECURED BY GOODS AND TO PROVIDE EXTERNAL GUARANTEES WITH A LIMIT OF UP TO RMB40 MILLION AND FOR A MAXIMUM TERM OF SIX MONTHS, AND TO AUTHORISE THE MANAGEMENT OF ZOOMLION INDUSTRIAL VEHICLES TO EXECUTE ON BEHALF OF ZOOMLION INDUSTRIAL VEHICLES THE RELEVANT COOPERATION AGREEMENTS IN RESPECT OF THE SUCH BUSINESS WITHIN THE EFFECTIVE TERM	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE ZOOMLION AGRICULTURAL MACHINERY CO., LTD. ("ZOOMLION AGRICULTURAL MACHINERY"), A SUBSIDIARY OF THE COMPANY, TO ENGAGE IN FINANCIAL BUSINESS WITH RELEVANT FINANCIAL INSTITUTIONS AND DOWNSTREAM CUSTOMERS AND TO PROVIDE EXTERNAL GUARANTEES WITH A LIMIT OF UP TO RMB800 MILLION, AND TO AUTHORISE THE MANAGEMENT OF ZOOMLION AGRICULTURAL MACHINERY TO EXECUTE ON BEHALF OF ZOOMLION AGRICULTURAL MACHINERY THE RELEVANT COOPERATION AGREEMENTS IN RESPECT OF SUCH BUSINESS WITHIN THE EFFECTIVE TERM	FOR

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ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE PROVISION OF GUARANTEES UP TO A MAXIMUM AGGREGATE AMOUNT OF RMB19.7 BILLION BY THE COMPANY IN FAVOUR OF 49 SUBSIDIARIES, AND TO AUTHORISE THE BOARD OR ANY PERSON AUTHORISED BY THE BOARD TO ADJUST THE AVAILABLE GUARANTEE AMOUNT BETWEEN THE GUARANTEED PARTIES	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE CARRYING OUT OF LOW RISK INVESTMENTS AND FINANCIAL MANAGEMENT BY THE COMPANY UP TO A MAXIMUM AMOUNT OF RMB12 BILLION, AND TO AUTHORISE THE CHAIRMAN OF THE BOARD TO MAKE ALL INVESTMENT DECISIONS (SUBJECT TO THE AFORESAID LIMIT) AND TO EXECUTE RELEVANT CONTRACTS AND AGREEMENTS WITHIN THE EFFECTIVE TERM	AGAINST
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE COMPANY'S INVESTMENT IN FINANCIAL DERIVATIVES WITH A PRINCIPAL AMOUNT OF NOT MORE THAN RMB6 BILLION, AND TO AUTHORISE THE CHAIRMAN OF THE BOARD AND HIS AUTHORISED PERSONS TO MAKE ALL INVESTMENT DECISIONS (SUBJECT TO THE AFORESAID LIMIT) AND TO EXECUTE RELEVANT CONTRACTS AND AGREEMENTS WITHIN THE EFFECTIVE TERM	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE AUTHORISATION TO HUNAN ZHICHENG FINANCING AND GUARANTEE CO., LTD., A SUBSIDIARY OF THE COMPANY, TO ENGAGE IN THE FINANCING GUARANTEE BUSINESS UP TO A MAXIMUM OUTSTANDING BALANCE OF RMB2 BILLION WITHIN THE EFFECTIVE TERM	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE AUTHORISATION TO HUNAN ZOOMLION INTELLIGENT AERIAL WORK MACHINERY CO., LTD. ("ZOOMLION AERIAL MACHINERY"), A SUBSIDIARY OF THE COMPANY, TO PROVIDE EXTERNAL GUARANTEES WITH A LIMIT OF UP TO RMB5 BILLION IN FAVOUR OF CUSTOMERS FOR THE PURPOSE OF FINANCE LEASING, AND TO AUTHORISE THE MANAGEMENT OF ZOOMLION AERIAL MACHINERY TO EXECUTE ON BEHALF OF ZOOMLION AERIAL MACHINERY THE RELEVANT COOPERATION AGREEMENTS IN RESPECT OF SUCH BUSINESS WITHIN THE EFFECTIVE TERM	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE AUTHORISATION TO THE BOARD OR ITS AUTHORISED PERSONS TO DETERMINE AND DEAL WITH MATTERS IN CONNECTION WITH THE ISSUE OF ASSET-BACKED SECURITIES	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE CONTINUING DEVELOPMENT BY THE COMPANY OF ITS MORTGAGE FUNDED, FINANCE LEASING AND BUYER'S CREDIT BUSINESSES AND TO PROVIDE BUY-BACK GUARANTEES OF UP TO A MAXIMUM AMOUNT OF RMB47 BILLION IN RESPECT OF SUCH BUSINESSES WITHIN THE EFFECTIVE TERM	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS (THE "BOARD") FOR THE YEAR 2021	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION SET OUT IN THE COMPANY'S CIRCULAR DATED 28 APRIL 2022	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE H SHARES IN THE CAPITAL OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ISSUED H SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE COMPANY'S SUPERVISORY BOARD FOR THE YEAR 2021	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE COMPANY'S SETTLEMENT ACCOUNTS FOR THE YEAR 2021	FOR

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ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE FULL TEXT AND THE SUMMARY OF THE ANNUAL REPORT OF THE COMPANY'S A SHARES FOR THE YEAR 2021	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE ANNUAL REPORT OF THE COMPANY'S H SHARES FOR THE YEAR 2021	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE COMPANY'S PROFIT DISTRIBUTION PLAN FOR THE YEAR 2021, AND TO APPROVE THE DECLARATION AND DISTRIBUTION OF A FINAL DIVIDEND IN THE AMOUNT OF RMB0.32 PER SHARE (INCLUSIVE OF TAX)	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE CHANGE OF THE COMPANY'S DOMESTIC AUDITOR AND RE-APPOINTMENT OF THE COMPANY'S INTERNATIONAL AUDITORS FOR THE YEAR 2022: TO CONSIDER AND APPROVE THE APPOINTMENT OF KPMG HUAZHEN CERTIFIED PUBLIC ACCOUNTANTS (SPECIAL GENERAL PARTNERSHIP) AS THE COMPANY'S DOMESTIC AUDITORS AND INTERNAL CONTROL AUDITORS FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE THE CHANGE OF THE COMPANY'S DOMESTIC AUDITOR AND RE-APPOINTMENT OF THE COMPANY'S INTERNATIONAL AUDITORS FOR THE YEAR 2022: TO CONSIDER AND APPROVE THE RE-APPOINTMENT OF KPMG AS THE COMPANY'S INTERNATIONAL AUDITORS FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO CONSIDER AND APPROVE AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION SET OUT IN THE COMPANY'S CIRCULAR DATED 28 APRIL 2022	FOR
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	CNE100000X85	02-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE H SHARES IN THE CAPITAL OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ISSUED H SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
AEROFLOT - RUSSIAN AIRLINES PJSC	RU0009062285	03-Jun-2022	DETERMINATION OF QUANTITY, NOMINAL VALUE, CATEGORY AND RIGHTS OF THE DECLARED SHARES	FOR
AEROFLOT - RUSSIAN AIRLINES PJSC	RU0009062285	03-Jun-2022	AMENDMENTS TO THE CHARTER	FOR
AEROFLOT - RUSSIAN AIRLINES PJSC	RU0009062285	03-Jun-2022	INCREASE OF THE CHARTER CAPITAL BY ADDITIONAL SHARE ISSUE	FOR
AXSOME THERAPEUTICS, INC.	US05464T1043	03-Jun-2022	DIRECTOR	ABSTAIN
AXSOME THERAPEUTICS, INC.	US05464T1043	03-Jun-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AXSOME THERAPEUTICS, INC.	US05464T1043	03-Jun-2022	To approve, by non-binding advisory vote, the compensation of our named executive officers.	FOR
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	ABSTAIN
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	ABSTAIN
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	FOR
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	ABSTAIN

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BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	FOR
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	ABSTAIN
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	FOR
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	FOR
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	ABSTAIN
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	FOR
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	DIRECTOR	FOR
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	Appointment of Deloitte LLP, Chartered Professional Accountants, as Independent Auditor of the Corporation.	FOR
BRP INC. (THE "CORPORATION")	CA05577W2004	03-Jun-2022	Adoption of an advisory non-binding resolution in respect of the Corporation's approach to executive compensation, as more particularly described in the Management Proxy Circular dated April 27, 2022, which can be found at the Corporation's website at ir.brp.com and under its profile on SEDAR at www.sedar.com .	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	APPROVAL OF THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	RATIFICATION OF THE CO-OPTATION OF MR. ARTHUR SADOUN AS DIRECTOR, AS A REPLACEMENT FOR MR. NICOLAS BAZIRE	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. FLAVIA BUARQUE DE ALMEIDA AS DIRECTOR	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MR. ABILIO DINIZ AS DIRECTOR	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MR. CHARLES EDELSTENNE AS DIRECTOR	AGAINST
CARREFOUR SA	FR0000120172	03-Jun-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF CORPORATE OFFICERS MENTIONED IN SECTION I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO MR. ALEXANDRE BOMPARD, CHAIRMAN AND CHIEF EXECUTIVE OFFICER, FOR THE FINANCIAL YEAR 2021	AGAINST
CARREFOUR SA	FR0000120172	03-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER DUE TO HIS TERM OF OFFICE FOR THE FINANCIAL YEAR 2022	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR DIRECTORS DUE TO THEIR TERMS OF OFFICE FOR THE FINANCIAL YEAR 2022	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	NOTICE ON THE COMPANY'S AMBITION AND OBJECTIVES REGARDING THE FIGHT AGAINST CLIMATE CHANGE	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 18 MONTHS TO TRADE IN THE COMPANY'S SHARES	FOR

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CARREFOUR SA	FR0000120172	03-Jun-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS FOR A PERIOD OF 18 MONTHS TO REDUCE THE SHARE CAPITAL BY CANCELLING SHARES	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	POWERS TO CARRY OUT FORMALITIES	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
CARREFOUR SA	FR0000120172	03-Jun-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND SETTING OF THE DIVIDEND	FOR
CYIENT LTD	INE136B01020	03-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT: THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 MARCH 2022, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
CYIENT LTD	INE136B01020	03-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT: THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 MARCH 2022, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
CYIENT LTD	INE136B01020	03-Jun-2022	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND ON THE EQUITY SHARES AND TO DECLARE FINAL DIVIDEND ON THE EQUITY SHARES OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 MARCH 2022	FOR
CYIENT LTD	INE136B01020	03-Jun-2022	TO APPOINT A DIRECTOR IN PLACE OF MR. B.V.R. MOHAN REDDY (DIN 00058215), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR LIABLE TO RETIRE BY ROTATION	FOR
CYIENT LTD	INE136B01020	03-Jun-2022	TO APPOINT A DIRECTOR IN PLACE OF MR. M.M. MURUGAPPAN (DIN 00170478), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR LIABLE TO RETIRE BY ROTATION	AGAINST
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: Dennis E. Singleton	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: A. William Stein	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: Laurence A. Chapman	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	To approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers, as more fully described in the accompanying Proxy Statement (say on pay).	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	A stockholder proposal regarding reporting on concealment clauses.	AGAINST
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: Alexis Black Bjorlin	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: VeraLinn Jamieson	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: Kevin J. Kennedy	AGAINST
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: William G. LaPerch	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: Jean F.H.P. Mandeville	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: Afshin Mohebbi	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: Mark R. Patterson	FOR
DIGITAL REALTY TRUST, INC.	US2538681030	03-Jun-2022	Election of Director: Mary Hogan Preusse	FOR
DOCUSIGN, INC.	US2561631068	03-Jun-2022	DIRECTOR	FOR
DOCUSIGN, INC.	US2561631068	03-Jun-2022	DIRECTOR	FOR

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DOCUSIGN, INC.	US2561631068	03-Jun-2022	DIRECTOR	FOR
DOCUSIGN, INC.	US2561631068	03-Jun-2022	Ratification of the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal year ending January 31, 2023	FOR
DOCUSIGN, INC.	US2561631068	03-Jun-2022	Approval, on an advisory basis, of our named executive officers' compensation	FOR
ENAV S.P.A.	IT0005176406	03-Jun-2022	TO APPOINT THE BOARD OF INTERNAL AUDITORS. LIST PRESENTED BY AMUNDI ASSET MANAGEMENT SGR S.P.A.; ANIMA SGR S.P.A.; BANCOPOSTA FONDI S.P.A. SGR; EURIZON CAPITAL S.A.; EURIZON CAPITAL SGR S.P.A.; FIDELITY FUNDS - ITALY; FIDEURAM ASSET MANAGEMENT IRELAND; FIDEURAM INTESA SANPAOLO PRIVATE BANKING ASSET MANAGEMENT SGR S.P.A.; INTERFUND SICAV - INTERFUND EQUITY ITALY; GENERALI INVESTMENTS LUXEMBOURG SA; KAIROS PARTNERS SGR S.P.A.; MEDIOBANCA SGR S.P.A.; MEDIOLANUM INTERNATIONAL FUNDS LIMITED - CHALLENGE FUNDS - CHALLENGE ITALIAN EQUITY; MEDIOLANUM GESTIONE FONDI SGR S.P.A. REPRESENTING TOGETHER THE 5.688 PCT OF THE STOCK CAPITAL	FOR
ENAV S.P.A.	IT0005176406	03-Jun-2022	TO STATE THE BOARD OF INTERNAL AUDITORS' MEMBERS AND CHAIRMAN'S EMOLUMENTS	FOR
ENAV S.P.A.	IT0005176406	03-Jun-2022	TO AUTHORIZE THE PURCHASE AND THE DISPOSE OF OWN SHARES; RESOLUTIONS RELATED THERETO	FOR
ENAV S.P.A.	IT0005176406	03-Jun-2022	TO APPROVE ENAV S.P.A. BALANCE SHEET AS OF 31 DECEMBER 2021, TOGETHER WITH THE BOARD OF DIRECTORS', INTERNAL AND EXTERNAL AUDITORS' REPORTS. TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 31 DECEMBER 2021	FOR
ENAV S.P.A.	IT0005176406	03-Jun-2022	NET INCOME ALLOCATION	FOR
ENAV S.P.A.	IT0005176406	03-Jun-2022	REWARDING POLICY AND EMOLUMENTS PAID'S REPORT. BINDING RESOLUTION AS PER ART. 123-TER, ITEM 3-BIS, OF THE LEGISLATIVE DECREE NO. 58/1998	FOR
ENAV S.P.A.	IT0005176406	03-Jun-2022	REWARDING POLICY AND EMOLUMENTS PAID'S REPORT. NON-BINDING RESOLUTION AS PER ART. 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE NO. 58/1998	AGAINST
GENTING BHD	MYL318200002	03-Jun-2022	TO APPROVE THE PAYMENT OF DIRECTORS' FEES TOTALLING RM1,275,000 FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 COMPRISING RM225,000 PER ANNUM FOR THE CHAIRMAN OF THE COMPANY AND RM150,000 PER ANNUM FOR EACH OF THE OTHER DIRECTORS	FOR
GENTING BHD	MYL318200002	03-Jun-2022	TO APPROVE THE PAYMENT OF DIRECTORS' BENEFITS-IN-KIND FROM THE DATE IMMEDIATELY AFTER THE FIFTY-FOURTH ANNUAL GENERAL MEETING OF THE COMPANY TO THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IN 2023	FOR
GENTING BHD	MYL318200002	03-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY WHO ARE RETIRING BY ROTATION PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: DATO' DR. R. THILLAINATHAN	AGAINST
GENTING BHD	MYL318200002	03-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY WHO ARE RETIRING BY ROTATION PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: DATUK MANHARLAL A/L RATILAL	FOR
GENTING BHD	MYL318200002	03-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY WHO ARE RETIRING BY ROTATION PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: MR ERIC OOI LIP AUN	FOR
GENTING BHD	MYL318200002	03-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS PLT AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
GENTING BHD	MYL318200002	03-Jun-2022	AUTHORITY TO DIRECTORS PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT 2016	FOR
GENTING BHD	MYL318200002	03-Jun-2022	PROPOSED RENEWAL OF THE AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR

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GENTING BHD	MYL318200002	03-Jun-2022	PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE AND PROPOSED NEW SHAREHOLDERS' MANDATE FOR ADDITIONAL RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	FOR
MANDIANT INC.	US5626621065	03-Jun-2022	To adopt the Agreement and Plan of Merger, dated March 7, 2022, as it may be amended from time to time, between Mandiant, Inc., Google LLC and Dupin Inc.	FOR
MANDIANT INC.	US5626621065	03-Jun-2022	To approve, on a non-binding, advisory basis, the compensation that will or may become payable to Mandiant's named executive officers in connection with the merger.	AGAINST
MANDIANT INC.	US5626621065	03-Jun-2022	To approve any proposal to adjourn the special meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes to adopt the merger agreement at the time of the Special Meeting.	AGAINST
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: SERGEY NIKOLAEVICH VOLK	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO APPROVE 2021 REPORT OF PJSC MMC NORILSK NICKEL	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: ALEXEY ANDREEVICH GERMANOVICH	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: MARIANNA ALEXANDROVNA ZAKHAROVA	AGAINST
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: ALEXEY SERGEEVICH IVANOV	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: STANISLAV LVOVICH LUCHITSKY	AGAINST
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: MAXIM VLADIMIROVICH POLETAEV	AGAINST
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: VSEVOLOD VALERIEVICH ROZANOV	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: EGOR MIKHAILOVICH SHEIBAK	AGAINST
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: EVGENY ARKADIEVICH SCHWARTZ	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	ELECTION OF MEMBER TO THE INTERNAL AUDIT COMMISSION: EDUARD LEONIDOVICH GORNIN	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	ELECTION OF MEMBER TO THE INTERNAL AUDIT COMMISSION: ALEXEY SERGEEVICH DZYBALOV	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	ELECTION OF MEMBER TO THE INTERNAL AUDIT COMMISSION: ANNA VIKTORNOVA MASALOVA	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO APPROVE THE 2021 ANNUAL ACCOUNTING (FINANCIAL) STATEMENTS OF PJSC MMC NORILSK NICKEL	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	ELECTION OF MEMBER TO THE INTERNAL AUDIT COMMISSION: GEORGIY EDUARDOVICH SVANIDZE	FOR

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MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	ELECTION OF MEMBER TO THE INTERNAL AUDIT COMMISSION: ELENA ALEXANDROVNA YANEVICH	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO APPROVE JSC KPMG (OGRN 1027700125628) AS AUDITOR OF RUSSIAN ACCOUNTING (FINANCIAL) STATEMENTS OF PJSC MMC NORILSK NICKEL FOR 2022	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO APPROVE JSC KPMG (OGRN 1027700125628) AS AUDITOR OF CONSOLIDATED FINANCIAL STATEMENTS OF PJSC MMC NORILSK NICKEL FOR 2022 AND INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE FIRST HALF OF 2022	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	REMUNERATION AND REIMBURSEMENT OF EXPENSES OF MEMBERS OF THE BOARD OF DIRECTORS AT PJSC MMC NORILSK NICKEL: 1. TO ESTABLISH THAT MEMBERS OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL SHALL BE REMUNERATED, AND THEIR EXPENSES RELATED TO THE PERFORMANCE OF THEIR DUTIES SHALL BE REIMBURSED IN ACCORDANCE WITH THE POLICY OF REMUNERATION OF MEMBERS OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL (APPROVED BY THE ANNUAL GENERAL MEETING'S RESOLUTION DATED MAY13, 2020). 2. FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL THE COMPANY PROVIDES REMUNERATION, REIMBURSEMENT OF EXPENSES RELATED TO THE PERFORMANCE OF HIS/HER DUTIES, AND ACCIDENT INSURANCE, AS FOLLOWS: 2.1. REMUNERATION SHALL BE USD 1,000,000 (ONE MILLION) PER ANNUM, PAYABLE ON A QUARTERLY BASIS IN EQUAL AMOUNTS IN RUB AT THE RATE SET BY THE CENTRAL BANK OF THE RUSSIAN FEDERATION ON THE LAST BUSINESS DAY OF THE ACCOUNTING QUARTER. THE AMOUNT SHOWN ABOVE SHALL BE AFTER TAXES IN ACCORDANCE WITH EFFECTIVE LAWS OF THE RUSSIAN FEDERATION. THE AFOREMENTIONED REMUNERATION SHALL BE PAYABLE FROM THE DAY OF ELECTION OF THE DIRECTOR AS THE CHAIRMAN OF THE BOARD OF DIRECTORS UNTIL THE DATE, ON WHICH HIS TERM OF OFFICE AS THE CHAIRMAN OF THE BOARD OF DIRECTORS EXPIRES; 2.2 ALL DOCUMENTED EXPENSES INCURRED BY THE CHAIRMAN OF THE BOARD OF DIRECTORS, IN THE PERFORMANCE OF HIS DUTIES, SHALL BE REIMBURSED IN ACCORDANCE WITH THE REMUNERATION POLICY FOR MEMBERS OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL (APPROVED BY THE ANNUAL GENERAL MEETING'S RESOLUTION DATED MAY 13, 2020). 2.3. PJSC MMC NORILSK NICKEL AT ITS OWN EXPENSE PROVIDES LIFE INSURANCE FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS AGAINST THE FOLLOWING RISK IN THE PERFORMANCE OF OFFICIAL DUTIES: - "ACCIDENTAL DEATH" AND "SERIOUS BODILY INJURY IN AN ACCIDENT" (OR DISABILITY RESULTING FROM AN ACCIDENT) PER RISK AND IN AGGREGATE THROUGH THE TERM OF INSURANCE WITH A COVERAGE IN THE AMOUNT OF AT LEAST USD 3,000,000 (THREE MILLION); - "INJURY IN AN ACCIDENT (OR TEMPORARY DISABILITY RESULTING FROM AN ACCIDENT) WITH THE COVERAGE IN AMOUNT OF AT LEAST USD 100,000 (ONE HUNDRED THOUSAND)	AGAINST
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	SET THE REMUNERATION FOR ANY AUDIT COMMISSION MEMBER OF PJSC MMC NORILSK NICKEL NOT EMPLOYED BY THE COMPANY AT THE AMOUNT OF RUB 1,800,000 (ONE MILLION EIGHT HUNDRED THOUSAND) PER ANNUM BEFORE TAXES. PAYABLE IN EQUAL AMOUNTS TWICE PER YEAR. THE ABOVE AMOUNT IS SHOWN BEFORE TAXES, IN ACCORDANCE WITH APPLICABLE LAWS OF THE RUSSIAN FEDERATION	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO AUTHORIZE ASSOCIATED TRANSACTIONS WHICH REPRESENT RELATED PARTY TRANSACTIONS FOR ALL MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGEMENT BOARD OF PJSC MMC NORILSK NICKEL, THE SUBJECT MATTER OF WHICH IMPLIES THE OBLIGATION OF PJSC MMC NORILSK NICKEL TO INDEMNIFY THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGEMENT BOARD OF PJSC MMC NORILSK NICKEL FOR ANY AND ALL LOSSES WHICH THE ABOVE-MENTIONED PERSONS MAY INCUR AS A RESULT OF THEIR ELECTION TO THE ABOVE-MENTIONED POSITIONS WITH PJSC MMC NORILSK NICKEL TO THE AMOUNT OF NO MORE THAN USD 115,000,000 (ONE HUNDRED FIFTEEN MILLION) EACH	FOR

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MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO APPROVE PJSC MMC NORILSK NICKEL'S ENTRY INTO TRANSACTIONS FOR LIABILITY INSURANCE OF MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGEMENT BOARD OF PJSC MMC NORILSK NICKEL AND OTHER OFFICERS OF THE COMPANY AND ITS SUBSIDIARIES IF THEY CONSTITUTE RELATED PARTY TRANSACTIONS FOR ALL MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGEMENT BOARD OF PJSC MMC NORILSK NICKEL, WHICH ARE BENEFICIARIES IN THE TRANSACTION, ENTERED INTO WITH A RUSSIAN INSURANCE COMPANY FOR A ONE-YEAR TERM WITH A TOTAL LIMIT OF LIABILITY (INSURANCE COVERAGE) INCLUDING ALL THE INDIVIDUAL COVERAGES AND EXTENSIONS (EXCLUDING THE CASES STIPULATED BY THE INSURANCE AGREEMENT) IN THE AMOUNT OF USD 150,000,000 (ONE HUNDRED FIFTY MILLION) AND THE INSURANCE PREMIUM PAID BY PJSC MMC UP TO USD 5,000 000 (FIVE MILLION) IF, DUE TO THE MARKET CIRCUMSTANCES IN WHICH PJSC MMC NORILSK NICKEL FINDS ITSELF AS OF THE TRANSACTION DATE, THE INSURANCE COVERAGE MAY NOT BE SET AT USD 150,000,000 (ONE HUNDRED FIFTY MILLION), THE INSURANCE AGREEMENT SHALL BE ENTERED INTO WITH THE HIGHEST AVAILABLE COVERAGE AMOUNT ON REASONABLE MARKET TERMS	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO APPROVE THE 2021 PJSC MMC NORILSK NICKEL CONSOLIDATE FINANCIAL STATEMENTS	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	DISTRIBUTION OF PROFIT OF PJSC MMC NORILSK NICKEL FOR 2021 , INCLUDING PAYMENT (DECLARATION) OF DIVIDENDS, BASED ON THE RESULTS OF 2021: 1. APPROVE THE DISTRIBUTION OF PROFIT OF PJSC MMC NORILSK NICKEL IN 2021 IN ACCORDANCE WITH THE RECOMMENDATION OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL, INCLUDED IN THE REPORT OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL WITH THE MOTIVATED POSITION OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL ON THE ITEMS OF THE AGENDA OF ANNUAL GENERAL MEETING OF SHAREHOLDERS OF PJSC MMC NORILSK NICKEL. 2. PAY MONETARY DIVIDENDS ON ORDINARY SHARES OF PJSC MMC NORILSK NICKEL FOR 2021 IN CASH IN THE AMOUNT OF RUB 1,166.22 PER AN ORDINARY SHARE. 3. SET JUNE 14, 2022 AS THE RECORD DATE FOR DETERMINING PERSONS ELIGIBLE TO RECEIVE THE DIVIDENDS	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: DENIS VLADIMIROVICH ALEXANDROV	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: SERGEY LEONIDOVICH BATEKHIN	AGAINST
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: ALEXEY VLADIMIROVICH BASHKIROV	AGAINST
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	03-Jun-2022	TO ELECT THE FOLLOWING PERSON AS MEMBER OF THE BOARD OF DIRECTORS OF PJSC MMC NORILSK NICKEL: ANDREY YEVGENYEVICH BOUGROV	AGAINST
OMEGA HEALTHCARE INVESTORS, INC.	US6819361006	03-Jun-2022	Approval, on an Advisory Basis, of Executive Compensation.	FOR
OMEGA HEALTHCARE INVESTORS, INC.	US6819361006	03-Jun-2022	Election of Director: Kapila K. Anand	FOR
OMEGA HEALTHCARE INVESTORS, INC.	US6819361006	03-Jun-2022	Election of Director: Craig R. Callen	FOR
OMEGA HEALTHCARE INVESTORS, INC.	US6819361006	03-Jun-2022	Election of Director: Dr. Lisa C. Egbuonu-Davis	FOR
OMEGA HEALTHCARE INVESTORS, INC.	US6819361006	03-Jun-2022	Election of Director: Barbara B. Hill	FOR

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OMEGA HEALTHCARE INVESTORS, INC.	US6819361006	03-Jun-2022	Election of Director: Kevin J. Jacobs	FOR
OMEGA HEALTHCARE INVESTORS, INC.	US6819361006	03-Jun-2022	Election of Director: C. Taylor Pickett	FOR
OMEGA HEALTHCARE INVESTORS, INC.	US6819361006	03-Jun-2022	Election of Director: Stephen D. Plavin	FOR
OMEGA HEALTHCARE INVESTORS, INC.	US6819361006	03-Jun-2022	Election of Director: Burke W. Whitman	FOR
OMEGA HEALTHCARE INVESTORS, INC.	US6819361006	03-Jun-2022	Ratification of Independent Auditors Ernst & Young LLP for fiscal year 2022.	FOR
OMV AG	AT0000743059	03-Jun-2022	RESOLUTION ON THE REMUNERATION POLICY FOR THE EXECUTIVE BOARD	FOR
OMV AG	AT0000743059	03-Jun-2022	RESOLUTIONS ON THE LONG TERM INCENTIVE PLAN	FOR
OMV AG	AT0000743059	03-Jun-2022	RESOLUTIONS ON THE EQUITY DEFERRAL	FOR
OMV AG	AT0000743059	03-Jun-2022	ELECTIONS TO THE SUPERVISORY BOARD: MRS. EDITH HLAWATI	FOR
OMV AG	AT0000743059	03-Jun-2022	ELECTIONS TO THE SUPERVISORY BOARD: MRS. ELISABETH STADLER	FOR
OMV AG	AT0000743059	03-Jun-2022	ELECTIONS TO THE SUPERVISORY BOARD: MR. ROBERT STAJIC	FOR
OMV AG	AT0000743059	03-Jun-2022	ELECTIONS TO THE SUPERVISORY BOARD: MR. JEAN-BAPTISTE RENARD	FOR
OMV AG	AT0000743059	03-Jun-2022	ELECTIONS TO THE SUPERVISORY BOARD: MR. STEFAN DOBOCZKY	FOR
OMV AG	AT0000743059	03-Jun-2022	ELECTIONS TO THE SUPERVISORY BOARD: MRS. GERTRUDE TUMPEL-GUGERELL	FOR
OMV AG	AT0000743059	03-Jun-2022	RESOLUTION ON THE APPROPRIATION OF THE BALANCE SHEET PROFIT REPORTED IN THE FINANCIAL STATEMENTS 2021	FOR
OMV AG	AT0000743059	03-Jun-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THE FINANCIAL YEAR 2021	FOR
OMV AG	AT0000743059	03-Jun-2022	RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE FINANCIAL YEAR 2021	FOR
OMV AG	AT0000743059	03-Jun-2022	RESOLUTION ON THE REMUNERATION FOR THE MEMBERS OF THE SUPERVISORY BOARD FOR THE FINANCIAL YEAR 2021 AND 2022	FOR
OMV AG	AT0000743059	03-Jun-2022	APPOINTMENT OF THE AUDITOR AND GROUP AUDITOR FOR THE FINANCIAL YEAR 2022	FOR
OMV AG	AT0000743059	03-Jun-2022	RESOLUTION ON THE REMUNERATION REPORT FOR THE EXECUTIVE BOARD AND THE SUPERVISORY BOARD	FOR
PAR TECHNOLOGY CORPORATION	US6988841036	03-Jun-2022	Election of Director: Savneet Singh	FOR
PAR TECHNOLOGY CORPORATION	US6988841036	03-Jun-2022	Election of Director: Keith E. Pascal	ABSTAIN
PAR TECHNOLOGY CORPORATION	US6988841036	03-Jun-2022	Election of Director: Douglas G. Rauch	FOR
PAR TECHNOLOGY CORPORATION	US6988841036	03-Jun-2022	Election of Director: Cynthia A. Russo	FOR
PAR TECHNOLOGY CORPORATION	US6988841036	03-Jun-2022	Election of Director: Narinder Singh	FOR

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PAR TECHNOLOGY CORPORATION	US6988841036	03-Jun-2022	Election of Director: James C. Stoffel	FOR
PAR TECHNOLOGY CORPORATION	US6988841036	03-Jun-2022	Non-binding advisory vote to approve the compensation of the Company's named executive officers.	FOR
PAR TECHNOLOGY CORPORATION	US6988841036	03-Jun-2022	Approval of an amendment to the Amended and Restated PAR Technology Corporation 2015 Equity Incentive Plan to increase the number of shares of common stock available to be issued under the plan.	FOR
PAR TECHNOLOGY CORPORATION	US6988841036	03-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent auditors for its fiscal year ending December 31, 2022.	FOR
PROCORE TECHNOLOGIES, INC.	US74275K1088	03-Jun-2022	Election of Class I Director to hold office until the 2025 Annual meeting: Erin Chapple	FOR
PROCORE TECHNOLOGIES, INC.	US74275K1088	03-Jun-2022	Election of Class I Director to hold office until the 2025 Annual meeting: Brian Feinstein	FOR
PROCORE TECHNOLOGIES, INC.	US74275K1088	03-Jun-2022	Election of Class I Director to hold office until the 2025 Annual meeting: Kevin O'Connor	FOR
PROCORE TECHNOLOGIES, INC.	US74275K1088	03-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
REGENXBIO INC.	US75901B1070	03-Jun-2022	DIRECTOR	ABSTAIN
REGENXBIO INC.	US75901B1070	03-Jun-2022	DIRECTOR	FOR
REGENXBIO INC.	US75901B1070	03-Jun-2022	To ratify the selection of PricewaterhouseCoopers LLP by the Audit Committee of the Board of Directors as the independent registered public accounting firm of the Company for the year ending December 31, 2022.	FOR
REGENXBIO INC.	US75901B1070	03-Jun-2022	To provide an advisory vote on the compensation paid to the Company's named executive officers.	FOR
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	To set the number of Directors at seven.	FOR
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	DIRECTOR	FOR
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	DIRECTOR	FOR
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	DIRECTOR	FOR
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	DIRECTOR	FOR
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	DIRECTOR	FOR
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	DIRECTOR	ABSTAIN
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	DIRECTOR	ABSTAIN
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	DIRECTOR	FOR
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	Appointment of PricewaterhouseCoopers LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution to approve that certain amendment to the Company's Stock Option Plan, which adds an additional provision to section 6.7(a) titled "Amendments to the Plan", all as more fully described in the Management Information Circular.	FOR
SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution to approve unallocated stock options under the Company's Stock Option Plan, as more fully described in the Management Information Circular.	FOR

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SANDSTORM GOLD LTD.	CA80013R2063	03-Jun-2022	To consider and, if deemed appropriate, to pass, with or without variation, an ordinary resolution to approve unallocated Restricted Share Rights under the Company's Restricted Share Plan, as more fully described in the Management Information Circular.	FOR
SMILEDIRECTCLUB, INC.	US83192H1068	03-Jun-2022	DIRECTOR	ABSTAIN
SMILEDIRECTCLUB, INC.	US83192H1068	03-Jun-2022	DIRECTOR	ABSTAIN
SMILEDIRECTCLUB, INC.	US83192H1068	03-Jun-2022	Ratification of Ernst & Young LLP as the company's independent registered accounting firm for the fiscal year ending December 31, 2022.	FOR
SMILEDIRECTCLUB, INC.	US83192H1068	03-Jun-2022	Advisory vote to approve the company's named executive officer compensation.	FOR
SMILEDIRECTCLUB, INC.	US83192H1068	03-Jun-2022	Advisory vote on the frequency of holding an advisory vote on the company's named executive officer compensation.	1 YEAR
WACKER NEUSON SE	DE000WACK012	03-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.90 PER SHARE	FOR
WACKER NEUSON SE	DE000WACK012	03-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
WACKER NEUSON SE	DE000WACK012	03-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
WACKER NEUSON SE	DE000WACK012	03-Jun-2022	RATIFY MAZARS GMBH CO. KG AS AUDITORS FOR FISCAL YEAR 2022	FOR
WACKER NEUSON SE	DE000WACK012	03-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
WACKER NEUSON SE	DE000WACK012	03-Jun-2022	APPROVE CREATION OF EUR 17.5 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PRE-EMPTIVE RIGHTS	AGAINST
WACKER NEUSON SE	DE000WACK012	03-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Erik Olsson	AGAINST
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	To approve amendments to the Amended and Restated Certificate of Incorporation of WillScot Mobile Mini Holdings Corp. to immediately declassify the Board of Directors.	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Rebecca L. Owen	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Jeff Sagansky	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Bradley L. Sultz	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Michael W. Upchurch	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is not approved, the election as director to serve a two-year term: Erika T. Davis	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is not approved, the election as director to serve a two-year term: Jeffrey S. Goble	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is not approved, the election as director to serve a two-year term: Jeff Sagansky	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	To ratify the appointment of Ernst & Young LLP as independent registered public accounting firm of WillScot Mobile Mini Holdings Corp. for the fiscal year ending December 31, 2022.	FOR

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WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	To approve, on an advisory and non-binding basis, the compensation of the named executive officers of WillScot Mobile Mini Holdings Corp.	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Mark S. Bartlett	AGAINST
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Erika T. Davis	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Sara R. Dial	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Jeffrey S. Goble	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Gerard E. Holthaus	FOR
WILLSCOT MOBILE MINI HOLDINGS CORP.	US9713781048	03-Jun-2022	If Proposal 1 is approved, the election as director to serve a one-year term: Kimberly J. McWaters	FOR
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	DIRECTOR	FOR
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	DIRECTOR	ABSTAIN
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	DIRECTOR	ABSTAIN
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	DIRECTOR	FOR
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	DIRECTOR	FOR
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	DIRECTOR	FOR
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	DIRECTOR	FOR
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	DIRECTOR	FOR
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	DIRECTOR	ABSTAIN
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
ACUSHNET HOLDINGS CORP.	US0050981085	06-Jun-2022	To approve, in a non-binding advisory vote, the compensation paid to the Company's named executive officers.	FOR
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT THE BOARD OF DIRECTOR AS FOLLOWS: KAQIRIN MIHAIL SERGEEVIC	AGAINST
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT THE BOARD OF INDEPENDENT DIRECTOR AS FOLLOWS: ORDOVSKII-TANAEVSKII BLANKO ROSTISLAV	FOR
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT THE BOARD OF INDEPENDENT DIRECTOR AS FOLLOWS: IKONNIKOV ALEKSANDR VACESLAVOVIC	FOR
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT THE BOARD OF DIRECTOR AS FOLLOWS: MALAQENKO NIKOLAIGENNADXEVIC	AGAINST
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT THE BOARD OF INDEPENDENT DIRECTOR AS FOLLOWS: GUKASAN MELINE GENRIKOVNA	FOR
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT THE BOARD OF DIRECTOR AS FOLLOWS: MEDOEV OLEG PETROVIC	AGAINST
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT ANOHOV ANDREI SERGEEVIC TO THE AUDIT COMMISSION	FOR
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT GRABELXCEV LEONID URXEVIC TO THE AUDIT COMMISSION	FOR
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT DMITRIEV IGORX ANDREEVIC TO THE AUDIT COMMISSION	FOR

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BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO APPROVE ANNUAL REPORT FOR 2021	FOR
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO APPROVE OBQESTVO'S OGRANICENNOIOTVETSTVENNOSTXU KROU SIARES RUS AUDIT AS THE AUDITOR	FOR
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO APPROVE ANNUAL FINANCIAL STATEMENTS FOR 2021	FOR
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO APPROVE PROFIT DISTRIBUTION INCLUDING DIVIDEND PAYMENT FOR 2021. DIVIDEND RATE 47.24 RUB PER ORDINARY SHARE	FOR
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT THE BOARD OF DIRECTOR AS FOLLOWS: MECETIN ALEKSANDRANATOLXEVIC	AGAINST
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT THE BOARD OF DIRECTOR AS FOLLOWS: MOLCANOV SERGEI VITALXEVIC	AGAINST
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT THE BOARD OF DIRECTOR AS FOLLOWS: BELOKOPYTOV NIKOLAI VLADIMIROVIC	AGAINST
BELUGA GROUP	RU000A0HL5M1	06-Jun-2022	TO ELECT THE BOARD OF DIRECTOR AS FOLLOWS: PROHOV KONSTANTIN ANATOLXEVIC	AGAINST
GROCERY OUTLET HOLDING CORP	US39874R1014	06-Jun-2022	DIRECTOR	FOR
GROCERY OUTLET HOLDING CORP	US39874R1014	06-Jun-2022	DIRECTOR	FOR
GROCERY OUTLET HOLDING CORP	US39874R1014	06-Jun-2022	DIRECTOR	ABSTAIN
GROCERY OUTLET HOLDING CORP	US39874R1014	06-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the current fiscal year ending December 31, 2022.	FOR
GROCERY OUTLET HOLDING CORP	US39874R1014	06-Jun-2022	To hold an advisory (non-binding) vote to approve the Company's named executive officer compensation.	FOR
GROCERY OUTLET HOLDING CORP	US39874R1014	06-Jun-2022	To approve amendments to our Amended and Restated Certificate of Incorporation to (i) eliminate applicable supermajority voting requirements; and (ii) make certain other changes to remove obsolete language.	FOR
GROCERY OUTLET HOLDING CORP	US39874R1014	06-Jun-2022	To approve an amendment to our Amended and Restated Certificate of Incorporation to declassify our Board of Directors by 2026.	FOR
INVITAE CORPORATION	US46185L1035	06-Jun-2022	Election of Class III Director: Eric Aguiar, M.D.	FOR
INVITAE CORPORATION	US46185L1035	06-Jun-2022	Election of Class III Director: Sean E. George, Ph.D.	FOR
INVITAE CORPORATION	US46185L1035	06-Jun-2022	Amendment to our certificate of incorporation to increase the number of authorized shares of our common stock from 400,000,000 shares to 600,000,000 shares.	FOR
INVITAE CORPORATION	US46185L1035	06-Jun-2022	Approval of, on a non-binding advisory basis, the compensation paid by us to our named executive officers.	FOR
INVITAE CORPORATION	US46185L1035	06-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
INVITAE CORPORATION	US46185L1035	06-Jun-2022	Stockholder proposal to elect each director annually, if properly presented at the annual meeting.	FOR
MONTAUK RENEWABLES INC	US61218C1036	06-Jun-2022	PROPOSAL TO ELECT THREE NOMINEES TO THE BOARD OF DIRECTOR FOR A TERM EXPIRING AT THE 2025 ANNUAL MEETING OF STOCKHOLDER: THEVENTHERAN G. GOVENDER	FOR
MONTAUK RENEWABLES INC	US61218C1036	06-Jun-2022	PROPOSAL TO ELECT THREE NOMINEES TO THE BOARD OF DIRECTOR FOR A TERM EXPIRING AT THE 2025 ANNUAL MEETING OF STOCKHOLDER: MICHAEL A. JACOBSON	FOR
MONTAUK RENEWABLES INC	US61218C1036	06-Jun-2022	PROPOSAL TO ELECT THREE NOMINEES TO THE BOARD OF DIRECTOR FOR A TERM EXPIRING AT THE 2025 ANNUAL MEETING OF STOCKHOLDER: YUNIS SHAIK	ABSTAIN

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MONTAUK RENEWABLES INC	US61218C1036	06-Jun-2022	RATIFICATION OF THE APPOINTMENT OF GRANT THORNTON LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022	FOR
NEW YORK MORTGAGE TRUST, INC.	US6496045013	06-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Eugenia R. Cheng	FOR
NEW YORK MORTGAGE TRUST, INC.	US6496045013	06-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Michael B. Clement	FOR
NEW YORK MORTGAGE TRUST, INC.	US6496045013	06-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Audrey E. Greenberg	FOR
NEW YORK MORTGAGE TRUST, INC.	US6496045013	06-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Steven R. Mumma	FOR
NEW YORK MORTGAGE TRUST, INC.	US6496045013	06-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Steven G. Norcutt	FOR
NEW YORK MORTGAGE TRUST, INC.	US6496045013	06-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Lisa A. Pendergast	FOR
NEW YORK MORTGAGE TRUST, INC.	US6496045013	06-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Jason T. Serrano	FOR
NEW YORK MORTGAGE TRUST, INC.	US6496045013	06-Jun-2022	To hold an advisory vote to approve named executive officer compensation.	FOR
NEW YORK MORTGAGE TRUST, INC.	US6496045013	06-Jun-2022	To consider and act upon a proposal to ratify, confirm, and approve the appointment of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	RATIFICATION AND APPOINTMENT AS PROPRIETARY DIRECTOR OF MS. ESTHER MARIA RITUERTO MARTINEZ	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	APPROVE RED ELECTRICA CORPORACION, S.A.'S ANNUAL DIRECTORS' REMUNERATION REPORT 2021	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	APPROVE THE REMUNERATION FOR RED ELECTRICA CORPORACION, S.A.'S BOARD FOR 2022	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	APPOINTMENT OF THE AUDITOR OF THE PARENT AND THE CONSOLIDATED GROUP FOR 2023, 2024 AND 2025	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	DELEGATION OF POWERS TO FULLY IMPLEMENT THE RESOLUTIONS PASSED AT THE GENERAL MEETING	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	EXAMINE AND APPROVE, IF APPLICABLE, THE FINANCIAL STATEMENTS (BALANCE SHEET, INCOME STATEMENT, STATEMENT OF CHANGES IN TOTAL EQUITY, STATEMENT OF RECOGNISED INCOME AND EXPENSE, STATEMENT OF CASH FLOWS AND NOTES TO THE FINANCIAL STATEMENTS) AND RED ELECTRICA CORPORACION, S.A.'S DIRECTORS' REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	EXAMINE AND APPROVE, IF APPLICABLE, THE CONSOLIDATED FINANCIAL STATEMENTS (CONSOLIDATED STATEMENT OF FINANCIAL POSITION, CONSOLIDATED INCOME STATEMENT, CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME, CONSOLIDATED STATEMENT OF CHANGES IN EQUITY, CONSOLIDATED STATEMENT OF CASH FLOWS AND NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS) AND THE CONSOLIDATED DIRECTORS' REPORT OF THE CONSOLIDATED GROUP OF RED ELECTRICA CORPORACION, S.A. AND SUBSIDIARIES FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	EXAMINE AND APPROVE, IF APPLICABLE, THE PROPOSED DISTRIBUTION OF THE PROFIT OF RED ELECTRICA CORPORACION, S.A. FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	EXAMINE AND APPROVE, IF APPLICABLE, THE REPORT ON NON-FINANCIAL INFORMATION OF THE CONSOLIDATED GROUP OF RED ELECTRICA CORPORACION, S.A. FOR 2021	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	EXAMINE AND APPROVE, IF APPLICABLE, THE MANAGEMENT PERFORMANCE OF RED ELECTRICA CORPORACION, S.A.'S BOARD IN 2021	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	RE-ELECTION AS INDEPENDENT DIRECTOR OF MS. SOCORRO FERNANDEZ LARREA	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	RE-ELECTION AS INDEPENDENT DIRECTOR OF MR. ANTONIO GOMEZ CIRIA	FOR
RED ELECTRICA CORPORACION, SA	ES0173093024	06-Jun-2022	RE-ELECTION AS PROPRIETARY DIRECTOR OF MS. MERCEDES REAL RODRIGALVAREZ	FOR
RIVIAN AUTOMOTIVE, INC.	US76954A1034	06-Jun-2022	Election of Class I Director to serve until the 2025 Annual Meeting: Robert J. Scaringe	FOR
RIVIAN AUTOMOTIVE, INC.	US76954A1034	06-Jun-2022	Election of Class I Director to serve until the 2025 Annual Meeting: Peter Krawiec	FOR
RIVIAN AUTOMOTIVE, INC.	US76954A1034	06-Jun-2022	Election of Class I Director to serve until the 2025 Annual Meeting: Sanford Schwartz	FOR
RIVIAN AUTOMOTIVE, INC.	US76954A1034	06-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
RIVIAN AUTOMOTIVE, INC.	US76954A1034	06-Jun-2022	Approval, on an advisory (non-binding) basis, of the compensation of our named executive officers.	FOR
RIVIAN AUTOMOTIVE, INC.	US76954A1034	06-Jun-2022	Approval, on an advisory (non-binding) basis, of the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO RE-APPOINT ERNST & YOUNG AS AUDITORS FOR THE YEAR ENDING 31 DECEMBER 2022 AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO GRANT TO THE DIRECTORS A GENERAL MANDATE TO ALLOT, ISSUE AND OTHERWISE DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 20 PER CENT. OF THE ISSUED SHARE CAPITAL OF THE COMPANY	AGAINST
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO GRANT TO THE DIRECTORS A GENERAL MANDATE TO BUY BACK SHARES NOT EXCEEDING 10 PER CENT. OF THE ISSUED SHARE CAPITAL OF THE COMPANY	FOR
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO EXTEND THE GENERAL MANDATE TO ALLOT, ISSUE AND OTHERWISE DEAL WITH ADDITIONAL SHARES UNDER RESOLUTION 10(A) BY THE ADDITION THERETO OF SUCH NUMBER OF SHARES BOUGHT BACK BY THE COMPANY UNDER RESOLUTION 10(B)	AGAINST
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO ADOPT THE AMENDED AND RESTATED ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY, THE REPORT OF DIRECTORS OF THE COMPANY ("DIRECTORS") AND THE REPORT OF INDEPENDENT AUDITORS OF THE COMPANY ("AUDITORS") FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO APPROVE THE PAYMENT OF A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO RE-ELECT MS. TSE, THERESA Y Y AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO RE-ELECT MR. TSE, ERIC S Y AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO RE-ELECT MR. TSE HSIN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO RE-ELECT MR. LU ZHENGFEI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
SINO BIOPHARMACEUTICAL LTD	KYG8167W1380	06-Jun-2022	TO RE-ELECT MR. LI DAKUI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
THE BUCKLE, INC.	US1184401065	06-Jun-2022	DIRECTOR	ABSTAIN
THE BUCKLE, INC.	US1184401065	06-Jun-2022	DIRECTOR	FOR
THE BUCKLE, INC.	US1184401065	06-Jun-2022	DIRECTOR	ABSTAIN
THE BUCKLE, INC.	US1184401065	06-Jun-2022	DIRECTOR	ABSTAIN
THE BUCKLE, INC.	US1184401065	06-Jun-2022	DIRECTOR	FOR
THE BUCKLE, INC.	US1184401065	06-Jun-2022	DIRECTOR	ABSTAIN
THE BUCKLE, INC.	US1184401065	06-Jun-2022	DIRECTOR	ABSTAIN
THE BUCKLE, INC.	US1184401065	06-Jun-2022	DIRECTOR	FOR
THE BUCKLE, INC.	US1184401065	06-Jun-2022	DIRECTOR	FOR
THE BUCKLE, INC.	US1184401065	06-Jun-2022	Ratify the selection of Deloitte & Touche LLP as independent registered public accounting firm for the Company for the fiscal year ending January 28, 2023.	FOR
THE HONG KONG AND CHINA GAS COMPANY LTD	HK0003000038	06-Jun-2022	TO APPROVE THE RENEWAL OF THE GENERAL MANDATE TO THE DIRECTORS FOR THE ISSUE OF ADDITIONAL SHARES	AGAINST
THE HONG KONG AND CHINA GAS COMPANY LTD	HK0003000038	06-Jun-2022	TO AUTHORISE THE DIRECTORS TO ALLOT, ISSUE OR OTHERWISE DEAL WITH ADDITIONAL SHARES EQUAL TO THE NUMBER OF SHARES BOUGHT BACK UNDER RESOLUTION 5(I)	AGAINST
THE HONG KONG AND CHINA GAS COMPANY LTD	HK0003000038	06-Jun-2022	TO APPROVE THE SHARE OPTION SCHEME OF TOWNGAS SMART ENERGY COMPANY LIMITED	AGAINST
THE HONG KONG AND CHINA GAS COMPANY LTD	HK0003000038	06-Jun-2022	TO APPROVE AND ADOPT THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
THE HONG KONG AND CHINA GAS COMPANY LTD	HK0003000038	06-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31ST DECEMBER 2021 AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR THEREON	FOR
THE HONG KONG AND CHINA GAS COMPANY LTD	HK0003000038	06-Jun-2022	TO DECLARE A FINAL DIVIDEND	FOR

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THE HONG KONG AND CHINA GAS COMPANY LTD	HK0003000038	06-Jun-2022	TO RE-ELECT DR. COLIN LAM KO-YIN AS DIRECTOR	AGAINST
THE HONG KONG AND CHINA GAS COMPANY LTD	HK0003000038	06-Jun-2022	TO RE-ELECT DR. THE HON. MOSES CHENG MO-CHI AS DIRECTOR	AGAINST
THE HONG KONG AND CHINA GAS COMPANY LTD	HK0003000038	06-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR AND TO AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	AGAINST
THE HONG KONG AND CHINA GAS COMPANY LTD	HK0003000038	06-Jun-2022	TO APPROVE THE RENEWAL OF THE GENERAL MANDATE TO THE DIRECTORS FOR BUY-BACK OF SHARES	FOR
TRIVENI ENGINEERING & INDUSTRIES LTD	INE256C01024	06-Jun-2022	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 188 OF THE COMPANIES ACT, 2013 ("ACT"), RULE 15 OF THE COMPANIES (MEETINGS OF BOARD AND ITS POWERS) RULES, 2014, AND OTHER APPLICABLE PROVISIONS, IF ANY, REGULATION 23(4) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ("LISTING REGULATIONS") AND THE RELATED PARTY TRANSACTIONS POLICY OF THE COMPANY, APPROVAL OF MEMBERS BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS ("BOARD") OF THE COMPANY TO ENTER INTO A TRANSACTION WITH MR. DHRUV SAWHNEY, INDIVIDUALLY OR TOGETHER WITH MRS. RATI SAWHNEY AND THE MANMOHAN SAWHNEY HUF (EACH A RELATED PARTY WITHIN THE MEANING OF SECTION 2(76) OF THE ACT AND REGULATION 2(1)(ZB) OF THE LISTING REGULATIONS), FOR THE SALE OF A MINIMUM OF 10% AND UP TO 12% OF THE EQUITY SHARE CAPITAL OF TRIVENI TURBINE LIMITED ("TTL") HELD BY THE COMPANY ("TTL INTER-SE PROMOTER SALE") WITHIN 6 MONTHS FROM THE DATE OF THIS RESOLUTION APPROVING THE AFORESAID TRANSACTION OR MARCH 31, 2023, WHICHEVER IS LATER, ON AN ARMS' LENGTH BASIS, SUBJECT TO THE TTL INTER-SE PROMOTER SALE BEING CONCLUDED AT A PRICE WHICH IS THE PREVAILING MARKET PRICE PER EQUITY SHARE OF TTL AT THE TIME WHEN THE TTL INTER-SE PROMOTER SALE IS UNDERTAKEN, SUBJECT TO A MINIMUM FLOOR PRICE OF RS. 171 (RUPEES ONE HUNDRED AND SEVENTY ONE) PER EQUITY SHARE OF TTL. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DELEGATE ALL OR ANY OF THE POWERS CONFERRED ON IT BY OR UNDER THE AFORESAID RESOLUTIONS TO ANY COMMITTEE OF DIRECTORS OF THE COMPANY OR ANY ONE OR MORE OF DIRECTOR(S)/EMPLOYEE(S) OF THE COMPANY AND TO DO ALL ACTS AND TAKE SUCH STEPS AS MAY BE CONSIDERED NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THE AFORESAID RESOLUTION. RESOLVED FURTHER THAT ALL ACTIONS TAKEN BY THE BOARD IN CONNECTION WITH ANY MATTER REFERRED TO OR CONTEMPLATED IN THIS RESOLUTION, BE AND ARE HEREBY APPROVED, RATIFIED AND CONFIRMED IN ALL RESPECTS	FOR
UnitedHealth Group	US91324P1021	06-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm for the Company for the year ending December 31, 2022.	FOR
UnitedHealth Group	US91324P1021	06-Jun-2022	If properly presented at the 2022 Annual Meeting of Shareholders, the shareholder proposal seeking shareholder ratification of termination pay.	AGAINST
UnitedHealth Group	US91324P1021	06-Jun-2022	Election of Director: Timothy P. Flynn	FOR
UnitedHealth Group	US91324P1021	06-Jun-2022	If properly presented at the 2022 Annual Meeting of Shareholders, the shareholder proposal regarding political contributions congruency report.	ABSTAIN
UnitedHealth Group	US91324P1021	06-Jun-2022	Election of Director: Paul R. Garcia	FOR
UnitedHealth Group	US91324P1021	06-Jun-2022	Election of Director: Stephen J. Hemsley	FOR
UnitedHealth Group	US91324P1021	06-Jun-2022	Election of Director: Michele J. Hooper	FOR
UnitedHealth Group	US91324P1021	06-Jun-2022	Election of Director: F. William McNabb III	FOR

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UnitedHealth Group	US91324P1021	06-Jun-2022	Election of Director: Valerie C. Montgomery Rice, M.D.	FOR
UnitedHealth Group	US91324P1021	06-Jun-2022	Election of Director: John H. Noseworthy, M.D.	FOR
UnitedHealth Group	US91324P1021	06-Jun-2022	Election of Director: Andrew Witty	FOR
UnitedHealth Group	US91324P1021	06-Jun-2022	Advisory approval of the Company's executive compensation.	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	To approve on a non-binding advisory basis our directors' remuneration report for the year ended December 31, 2021.	AGAINST
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	Election of Director: Dr. Barry B. Siadat	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	To re-appoint Deloitte LLP as our U.K. statutory auditor until the next Annual General Meeting of Shareholders.	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	To authorize the directors or the Audit Committee to determine the remuneration of Deloitte LLP, in its capacity as our U.K. statutory auditor.	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	To authorize Venator Materials PLC (and any company that is or becomes a subsidiary) to make political donations and incur political expenditures.	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	Election of Director: Simon Turner	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	Election of Director: Aaron C. Davenport	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	Election of Director: Daniele Ferrari	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	Election of Director: Peter R. Huntsman	AGAINST
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	Election of Director: Heike van de Kerkhof	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	Election of Director: Vir Lakshman	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	Election of Director: Kathy D. Patrick	FOR
VENATOR MATERIALS PLC	GB00BF3ZNS54	06-Jun-2022	To approve receipt of our U.K. audited Annual Report and accounts and related directors' and auditor's reports for the year ended December 31, 2021.	FOR
WATSCO, INC.	US9426222009	06-Jun-2022	DIRECTOR	FOR
WATSCO, INC.	US9426222009	06-Jun-2022	DIRECTOR	FOR
WATSCO, INC.	US9426222009	06-Jun-2022	DIRECTOR	FOR
WATSCO, INC.	US9426222009	06-Jun-2022	To approve the advisory resolution regarding the compensation of our named executive officers.	FOR
WATSCO, INC.	US9426222009	06-Jun-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
ACADIA PHARMACEUTICALS INC.	US0042251084	07-Jun-2022	DIRECTOR	FOR
ACADIA PHARMACEUTICALS INC.	US0042251084	07-Jun-2022	DIRECTOR	FOR
ACADIA PHARMACEUTICALS INC.	US0042251084	07-Jun-2022	DIRECTOR	ABSTAIN

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ACADIA PHARMACEUTICALS INC.	US0042251084	07-Jun-2022	To approve an amendment to the Company's 2010 Equity Incentive Plan, as amended, to, among other things, increase the aggregate number of shares of common stock authorized for issuance under the plan by 6,000,000 shares.	FOR
ACADIA PHARMACEUTICALS INC.	US0042251084	07-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers, as disclosed in this proxy statement.	FOR
ACADIA PHARMACEUTICALS INC.	US0042251084	07-Jun-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	DIRECTOR	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	Approval, on an advisory basis, of the approach to the Corporation's executive compensation disclosed in the 2022 Management Information Circular.	FOR
AECON GROUP INC.	CA00762V1094	07-Jun-2022	Re-appointment of PricewaterhouseCoopers LLP, Chartered Accountants, as auditors of the Corporation and authorization of the board of directors to fix their remuneration.	FOR
AMBARELLA, INC.	KYG037AX1015	07-Jun-2022	Election of Director: Anne De Greef-Safft	FOR
AMBARELLA, INC.	KYG037AX1015	07-Jun-2022	Election of Director: Chenming C. Hu, Ph.D.	FOR
AMBARELLA, INC.	KYG037AX1015	07-Jun-2022	Election of Director: Feng-Ming (Fermi) Wang, Ph.D.	FOR
AMBARELLA, INC.	KYG037AX1015	07-Jun-2022	Ratification of PricewaterhouseCoopers LLP as the independent registered public accounting firm of Ambarella, Inc. for the fiscal year ending January 31, 2023.	FOR
AMBARELLA, INC.	KYG037AX1015	07-Jun-2022	Advisory vote to approve the compensation of Ambarella, Inc.'s named executive officers.	FOR
AMERICAN ASSETS TRUST, INC.	US0240131047	07-Jun-2022	DIRECTOR	FOR
AMERICAN ASSETS TRUST, INC.	US0240131047	07-Jun-2022	DIRECTOR	FOR
AMERICAN ASSETS TRUST, INC.	US0240131047	07-Jun-2022	DIRECTOR	ABSTAIN
AMERICAN ASSETS TRUST, INC.	US0240131047	07-Jun-2022	DIRECTOR	FOR
AMERICAN ASSETS TRUST, INC.	US0240131047	07-Jun-2022	DIRECTOR	FOR
AMERICAN ASSETS TRUST, INC.	US0240131047	07-Jun-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AMERICAN ASSETS TRUST, INC.	US0240131047	07-Jun-2022	An advisory resolution to approve our executive compensation for the fiscal year ended December 31, 2021.	FOR

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APPIAN CORPORATION	US03782L1017	07-Jun-2022	DIRECTOR	FOR
APPIAN CORPORATION	US03782L1017	07-Jun-2022	DIRECTOR	FOR
APPIAN CORPORATION	US03782L1017	07-Jun-2022	DIRECTOR	FOR
APPIAN CORPORATION	US03782L1017	07-Jun-2022	To ratify the selection by the Audit Committee of the Board of Directors of BDO USA, LLP as independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
APPIAN CORPORATION	US03782L1017	07-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the accompanying Proxy Statement.	FOR
BARRETT BUSINESS SERVICES, INC.	US0684631080	07-Jun-2022	Ratification of selection of Deloitte and Touche LLP as our independent registered public accounting firm for 2022.	FOR
BARRETT BUSINESS SERVICES, INC.	US0684631080	07-Jun-2022	Election of Director to a one-year term: Thomas J. Carley	FOR
BARRETT BUSINESS SERVICES, INC.	US0684631080	07-Jun-2022	Election of Director to a one-year term: Thomas B. Cusick	FOR
BARRETT BUSINESS SERVICES, INC.	US0684631080	07-Jun-2022	Election of Director to a one-year term: Jon L. Justesen	FOR
BARRETT BUSINESS SERVICES, INC.	US0684631080	07-Jun-2022	Election of Director to a one-year term: Gary E. Kramer	FOR
BARRETT BUSINESS SERVICES, INC.	US0684631080	07-Jun-2022	Election of Director to a one-year term: Anthony Meeker	FOR
BARRETT BUSINESS SERVICES, INC.	US0684631080	07-Jun-2022	Election of Director to a one-year term: Carla A. Moradi	FOR
BARRETT BUSINESS SERVICES, INC.	US0684631080	07-Jun-2022	Election of Director to a one-year term: Alexandra Morehouse	FOR
BARRETT BUSINESS SERVICES, INC.	US0684631080	07-Jun-2022	Election of Director to a one-year term: Vincent P. Price	FOR
BARRETT BUSINESS SERVICES, INC.	US0684631080	07-Jun-2022	Advisory vote to approve executive compensation.	FOR
BIM BIRLESİK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	DISCUSSION AND RESOLUTION ON THE ENCLOSED AMENDMENT DRAFT OF COMPANY'S ARTICLES OF ASSOCIATION	FOR
BIM BIRLESİK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	ELECTION OF THE NEW BOARD MEMBERS AND DETERMINATION OF THEIR MONTHLY PARTICIPATION FEE	FOR
BIM BIRLESİK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	GRANT OF AUTHORIZATION TO THE MEMBERS OF THE BOARD OF DIRECTORS SO THAT THEY CAN CARRY OUT THE DUTIES SPECIFIED IN ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE AND IN COMPLIANCE WITH THE CORPORATE GOVERNANCE PRINCIPLES ISSUED BY CAPITAL MARKET BOARD, INFORMING THE GENERAL ASSEMBLY ON TRANSACTIONS PERFORMED WITH RELATED PARTIES IN 2021	FOR
BIM BIRLESİK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	INFORMING THE GENERAL ASSEMBLY ON THE SHARE BUYBACK PROGRAM THAT BEGAN ON 6 DECEMBER 2021 AND ON THE SHARE BUYBACK TRANSACTIONS	ABSTAIN
BIM BIRLESİK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	PRESENTATION OF THE DONATIONS AND AIDS BY THE COMPANY IN 2021 FOR THE GENERAL ASSEMBLY'S INFORMATION	ABSTAIN
BIM BIRLESİK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	INFORMING SHAREHOLDERS THAT NO PLEDGE, GUARANTEE AND HYPOTHEC WERE GRANTED BY THE COMPANY IN FAVOR OF THIRD PARTIES BASED ON THE CORPORATE GOVERNANCE COMMUNIQUE OF THE CAPITAL MARKETS BOARD	ABSTAIN

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BIM BIRLESIK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	RATIFYING THE ELECTION OF INDEPENDENT AUDITOR BY THE BOARD OF DIRECTORS AS PER THE TURKISH COMMERCIAL LAW AND REGULATIONS OF THE CAPITAL MARKETS BOARD	FOR
BIM BIRLESIK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	WISHES AND CLOSING	ABSTAIN
BIM BIRLESIK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	OPENING, ELECTION OF MODERATOR AND AUTHORIZATION OF THE MODERATOR TO SIGN THE ORDINARY GENERAL ASSEMBLY MEETING MINUTES	FOR
BIM BIRLESIK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	READING AND NEGOTIATING THE ANNUAL REPORT FOR THE YEAR 2021	FOR
BIM BIRLESIK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	READING AND NEGOTIATING THE AUDITOR S REPORTS FOR THE YEAR 2021	FOR
BIM BIRLESIK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	REVIEW, NEGOTIATION AND APPROVAL OF THE FINANCIAL STATEMENTS FOR THE YEAR 2021	FOR
BIM BIRLESIK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	DECISION ON ACQUITTAL OF MEMBERS OF THE BOARD OF DIRECTORS DUE TO THEIR ACTIVITIES IN THE YEAR 2021	FOR
BIM BIRLESIK MAGAZALAR A.S.	TREBIMM00018	07-Jun-2022	DISCUSSION AND RESOLUTION OF RECOMMENDATION OF THE BOARD OF DIRECTORS REGARDING PROFIT DISTRIBUTION FOR THE YEAR 2021	FOR
BIOCRYS T PHARMACEUTICALS, INC.	US09058V1035	07-Jun-2022	DIRECTOR	FOR
BIOCRYS T PHARMACEUTICALS, INC.	US09058V1035	07-Jun-2022	DIRECTOR	FOR
BIOCRYS T PHARMACEUTICALS, INC.	US09058V1035	07-Jun-2022	DIRECTOR	FOR
BIOCRYS T PHARMACEUTICALS, INC.	US09058V1035	07-Jun-2022	DIRECTOR	FOR
BIOCRYS T PHARMACEUTICALS, INC.	US09058V1035	07-Jun-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accountants for 2022.	FOR
BIOCRYS T PHARMACEUTICALS, INC.	US09058V1035	07-Jun-2022	To approve, on an advisory basis, the Company's executive compensation.	FOR
BIOCRYS T PHARMACEUTICALS, INC.	US09058V1035	07-Jun-2022	To approve an amended and restated Stock Incentive Plan, increasing the number of shares available for issuance under the Stock Incentive Plan by 8,000,000 shares.	FOR
BRIGHTSPHERE INVESTMENT GROUP INC.	US10948W1036	07-Jun-2022	Election of Director: Robert J. Chersi	FOR
BRIGHTSPHERE INVESTMENT GROUP INC.	US10948W1036	07-Jun-2022	Election of Director: Andrew Kim	FOR
BRIGHTSPHERE INVESTMENT GROUP INC.	US10948W1036	07-Jun-2022	Election of Director: John Paulson	FOR
BRIGHTSPHERE INVESTMENT GROUP INC.	US10948W1036	07-Jun-2022	Election of Director: Barbara Trebbi	FOR
BRIGHTSPHERE INVESTMENT GROUP INC.	US10948W1036	07-Jun-2022	Election of Director: Suren Rana	FOR
BRIGHTSPHERE INVESTMENT GROUP INC.	US10948W1036	07-Jun-2022	Ratification of the appointment of KPMG LLP as BrightSphere's independent registered public accounting firm.	FOR
BRIGHTSPHERE INVESTMENT GROUP INC.	US10948W1036	07-Jun-2022	Advisory vote to approve executive compensation.	FOR

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BUMBLE INC	US12047B1052	07-Jun-2022	DIRECTOR	ABSTAIN
BUMBLE INC	US12047B1052	07-Jun-2022	DIRECTOR	FOR
BUMBLE INC	US12047B1052	07-Jun-2022	DIRECTOR	FOR
BUMBLE INC	US12047B1052	07-Jun-2022	DIRECTOR	ABSTAIN
BUMBLE INC	US12047B1052	07-Jun-2022	The ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
BYLINE BANCORP INC.	US1244111092	07-Jun-2022	DIRECTOR	FOR
BYLINE BANCORP INC.	US1244111092	07-Jun-2022	DIRECTOR	FOR
BYLINE BANCORP INC.	US1244111092	07-Jun-2022	DIRECTOR	FOR
BYLINE BANCORP INC.	US1244111092	07-Jun-2022	DIRECTOR	FOR
BYLINE BANCORP INC.	US1244111092	07-Jun-2022	DIRECTOR	FOR
BYLINE BANCORP INC.	US1244111092	07-Jun-2022	DIRECTOR	FOR
BYLINE BANCORP INC.	US1244111092	07-Jun-2022	DIRECTOR	FOR
BYLINE BANCORP INC.	US1244111092	07-Jun-2022	DIRECTOR	FOR
BYLINE BANCORP INC.	US1244111092	07-Jun-2022	TO APPROVE AN AMENDMENT TO THE COMPANY'S EMPLOYEE STOCK PURCHASE PLAN TO INCREASE THE NUMBER OF SHARES OF COMMON STOCK THAT MAY BE OFFERED UNDER THE PLAN.	FOR
BYLINE BANCORP INC.	US1244111092	07-Jun-2022	RATIFICATION OF THE APPOINTMENT OF MOSS ADAMS LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
CARGURUS, INC.	US1417881091	07-Jun-2022	DIRECTOR	FOR
CARGURUS, INC.	US1417881091	07-Jun-2022	DIRECTOR	FOR
CARGURUS, INC.	US1417881091	07-Jun-2022	DIRECTOR	FOR
CARGURUS, INC.	US1417881091	07-Jun-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for its fiscal year ending December 31, 2022.	FOR
CARGURUS, INC.	US1417881091	07-Jun-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers.	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: Joseph M. Velli	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: Sandra S. Wijnberg	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: Zein Abdalla	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Approve, on an advisory (non-binding) basis, the compensation of the company's named executive officers.	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Ratify the appointment of PricewaterhouseCoopers LLP as the company's independent registered public accounting firm for the year ending December 31, 2022.	FOR

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COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Shareholder proposal requesting that the board of directors take action as necessary to amend the existing right for shareholders to call a special meeting.	AGAINST
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: Vinita Bali	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: Maureen Breakiron-Evans	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: Archana Deskus	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: John M. Dineen	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: Brian Humphries	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: Leo S. Mackay, Jr.	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: Michael Patsalos-Fox	FOR
COGNIZANT TECHNOLOGY SOLUTIONS CORP.	US1924461023	07-Jun-2022	Election of Director to serve until the 2023 Annual meeting: Stephen J. Rohleder	FOR
CONTEXTLOGIC INC	US21077C1071	07-Jun-2022	DIRECTOR	ABSTAIN
CONTEXTLOGIC INC	US21077C1071	07-Jun-2022	DIRECTOR	FOR
CONTEXTLOGIC INC	US21077C1071	07-Jun-2022	DIRECTOR	FOR
CONTEXTLOGIC INC	US21077C1071	07-Jun-2022	DIRECTOR	FOR
CONTEXTLOGIC INC	US21077C1071	07-Jun-2022	DIRECTOR	FOR
CONTEXTLOGIC INC	US21077C1071	07-Jun-2022	DIRECTOR	FOR
CONTEXTLOGIC INC	US21077C1071	07-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CONTEXTLOGIC INC	US21077C1071	07-Jun-2022	To approve, on an advisory basis, our executive compensation for the year ended December 31, 2021, as disclosed herein.	FOR
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	DIRECTOR	FOR
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	DIRECTOR	FOR
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	DIRECTOR	FOR
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	DIRECTOR	FOR
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	DIRECTOR	FOR

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DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	DIRECTOR	FOR
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	DIRECTOR	FOR
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	DIRECTOR	FOR
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	Appointment of PricewaterhouseCoopers LLP as the auditor of the Trust and its subsidiaries and authorizing the trustees of the Trust to set the remuneration of the auditor.	FOR
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	To vote on a special resolution approving certain amendments to the Declaration of Trust of the Trust, as more particularly described in the accompanying management information circular.	FOR
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	CA26153W1095	07-Jun-2022	To approve a resolution to amend Dream Industrial REIT's deferred unit incentive plan to increase the number of deferred trust units and income deferred trust units that may be granted or credited under the plan by a further 1,000,000 units.	FOR
DREAM OFFICE REAL ESTATE INV. TRUST	CA26153P1045	07-Jun-2022	DIRECTOR	FOR
DREAM OFFICE REAL ESTATE INV. TRUST	CA26153P1045	07-Jun-2022	DIRECTOR	FOR
DREAM OFFICE REAL ESTATE INV. TRUST	CA26153P1045	07-Jun-2022	DIRECTOR	FOR
DREAM OFFICE REAL ESTATE INV. TRUST	CA26153P1045	07-Jun-2022	DIRECTOR	ABSTAIN
DREAM OFFICE REAL ESTATE INV. TRUST	CA26153P1045	07-Jun-2022	DIRECTOR	FOR
DREAM OFFICE REAL ESTATE INV. TRUST	CA26153P1045	07-Jun-2022	DIRECTOR	FOR
DREAM OFFICE REAL ESTATE INV. TRUST	CA26153P1045	07-Jun-2022	DIRECTOR	FOR
DREAM OFFICE REAL ESTATE INV. TRUST	CA26153P1045	07-Jun-2022	Appointment of PricewaterhouseCoopers LLP as the auditor of the Trust and its subsidiaries and authorizing the trustees of the Trust to fix the remuneration of the auditor.	FOR
DREAM UNLIMITED CORP.	CA26153M5072	07-Jun-2022	DIRECTOR	FOR
DREAM UNLIMITED CORP.	CA26153M5072	07-Jun-2022	DIRECTOR	FOR
DREAM UNLIMITED CORP.	CA26153M5072	07-Jun-2022	DIRECTOR	ABSTAIN
DREAM UNLIMITED CORP.	CA26153M5072	07-Jun-2022	DIRECTOR	FOR
DREAM UNLIMITED CORP.	CA26153M5072	07-Jun-2022	DIRECTOR	FOR
DREAM UNLIMITED CORP.	CA26153M5072	07-Jun-2022	DIRECTOR	ABSTAIN
DREAM UNLIMITED CORP.	CA26153M5072	07-Jun-2022	DIRECTOR	FOR
DREAM UNLIMITED CORP.	CA26153M5072	07-Jun-2022	DIRECTOR	FOR
DREAM UNLIMITED CORP.	CA26153M5072	07-Jun-2022	Appointment of PricewaterhouseCoopers LLP as the auditor of the Corporation and authorizing the directors of the Corporation to fix the remuneration of the auditor.	FOR

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ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Advisory vote on frequency of future advisory votes on named executive officer compensation	1 YEAR
ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for 2022	FOR
ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Election of Director: Sir Martin E. Franklin	FOR
ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Election of Director: Benjamin Gliklich	FOR
ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Election of Director: Ian G.H. Ashken	FOR
ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Election of Director: Elyse Napoli Filon	FOR
ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Election of Director: Christopher T. Fraser	FOR
ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Election of Director: Michael F. Goss	FOR
ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Election of Director: Nichelle Maynard-Elliott	FOR
ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Election of Director: E. Stanley O'Neal	FOR
ELEMENT SOLUTIONS INC	US28618M1062	07-Jun-2022	Advisory vote to approve named executive officer compensation	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: Rajiv Vinnakota	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: Sharon Wienbar	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: Mitchell P. Rales	AGAINST
ENOVIS CORPORATION	US1940145022	07-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for them fiscal year ending December 31, 2022.	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	To approve on an advisory basis the compensation of our named executive officers.	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	To approve an amendment to the Enovis Corporation 2020 Omnibus Incentive Plan.	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: Matthew L. Trerotola	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: Barbara W. Bodem	AGAINST
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: Liam J. Kelly	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: Angela S. Lalor	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: Philip A. Okala	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: Christine Ortiz	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: A. Clayton Perfall	FOR
ENOVIS CORPORATION	US1940145022	07-Jun-2022	Election of Director: Brady Shirley	FOR
FISKER INC.	US33813J1060	07-Jun-2022	DIRECTOR	ABSTAIN
FISKER INC.	US33813J1060	07-Jun-2022	DIRECTOR	ABSTAIN
FISKER INC.	US33813J1060	07-Jun-2022	DIRECTOR	ABSTAIN
FISKER INC.	US33813J1060	07-Jun-2022	To approve, on a non-binding, advisory basis, the compensation of our named executive officers.	FOR

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FISKER INC.	US33813J1060	07-Jun-2022	To approve, on a non-binding, advisory basis, the frequency of future stockholder advisory votes on the compensation of our named executive officers.	1 YEAR
FISKER INC.	US33813J1060	07-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of Fisker Inc. for the fiscal year ending December 31, 2022.	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	To ratify the appointment of Ernst & Young LLP as Fortive's independent registered public accounting firm for the year ending December 31, 2022.	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	To approve amendments to Fortive's Restated Certificate of Incorporation to eliminate the supermajority voting requirements.	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Daniel L. Comas	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	To consider and act upon a shareholder proposal to eliminate the supermajority voting requirements.	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Sharmistha Dubey	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Rejji P. Hayes	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Wright Lassiter III	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: James A. Lico	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Kate D. Mitchell	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Jeannine P. Sargent	FOR
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 Annual Meeting: Alan G. Spoon	AGAINST
FORTIVE CORPORATION	US34959J1088	07-Jun-2022	To approve on an advisory basis Fortive's named executive officer compensation.	FOR
GOGO INC.	US38046C1099	07-Jun-2022	DIRECTOR	FOR
GOGO INC.	US38046C1099	07-Jun-2022	DIRECTOR	FOR
GOGO INC.	US38046C1099	07-Jun-2022	DIRECTOR	FOR
GOGO INC.	US38046C1099	07-Jun-2022	Advisory vote approving executive compensation.	FOR
GOGO INC.	US38046C1099	07-Jun-2022	Approval of the Second Amended and Restated Gogo Inc. 2016 Omnibus Incentive Plan.	FOR
GOGO INC.	US38046C1099	07-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
GOPRO, INC.	US38268T1034	07-Jun-2022	DIRECTOR	FOR
GOPRO, INC.	US38268T1034	07-Jun-2022	DIRECTOR	FOR
GOPRO, INC.	US38268T1034	07-Jun-2022	DIRECTOR	FOR
GOPRO, INC.	US38268T1034	07-Jun-2022	DIRECTOR	ABSTAIN
GOPRO, INC.	US38268T1034	07-Jun-2022	DIRECTOR	FOR
GOPRO, INC.	US38268T1034	07-Jun-2022	DIRECTOR	FOR
GOPRO, INC.	US38268T1034	07-Jun-2022	DIRECTOR	FOR
GOPRO, INC.	US38268T1034	07-Jun-2022	DIRECTOR	FOR

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GOPRO, INC.	US38268T1034	07-Jun-2022	DIRECTOR	FOR
GOPRO, INC.	US38268T1034	07-Jun-2022	DIRECTOR	FOR
GOPRO, INC.	US38268T1034	07-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
GOPRO, INC.	US38268T1034	07-Jun-2022	Approval of the advisory (non-binding) resolution on executive compensation.	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	ESTIMATED CONTINUING CONNECTED TRANSACTIONS	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	LAUNCHING THE BILL POOL BUSINESS	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	APPLICATION FOR UNIFIED REGISTRATION OF DEBT FINANCING INSTRUMENTS OF DIFFERENT TYPES	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	2021 FINANCIAL REPORT	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY20.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	APPOINTMENT OF 2022 AUDIT FIRM	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	LAUNCHING HEDGING BUSINESS OF BULK MATERIAL FUTURES IN 2022	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	LAUNCHING FOREIGN EXCHANGE DERIVATIVES TRANSACTIONS IN 2022	FOR
GREE ELECTRIC APPLIANCES INC OF ZHUHAI	CNE0000001D4	07-Jun-2022	INVESTMENT AND WEALTH MANAGEMENT WITH IDLE PROPRIETARY FUNDS	AGAINST
GREEN BRICK PARTNERS, INC.	US3927091013	07-Jun-2022	DIRECTOR	FOR
GREEN BRICK PARTNERS, INC.	US3927091013	07-Jun-2022	DIRECTOR	FOR
GREEN BRICK PARTNERS, INC.	US3927091013	07-Jun-2022	DIRECTOR	FOR
GREEN BRICK PARTNERS, INC.	US3927091013	07-Jun-2022	DIRECTOR	FOR
GREEN BRICK PARTNERS, INC.	US3927091013	07-Jun-2022	DIRECTOR	FOR
GREEN BRICK PARTNERS, INC.	US3927091013	07-Jun-2022	DIRECTOR	ABSTAIN
GREEN BRICK PARTNERS, INC.	US3927091013	07-Jun-2022	DIRECTOR	FOR

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GREEN BRICK PARTNERS, INC.	US3927091013	07-Jun-2022	DIRECTOR	FOR
GREEN BRICK PARTNERS, INC.	US3927091013	07-Jun-2022	To ratify the appointment of RSM US LLP as the Independent Registered Public Accounting Firm of the Company to serve for the 2022 fiscal year.	FOR
HELIOS TECHNOLOGIES, INC.	US42328H1095	07-Jun-2022	Election of Director to serve until 2025 annual meeting: Diana Sacchi	FOR
HELIOS TECHNOLOGIES, INC.	US42328H1095	07-Jun-2022	Election of Director to serve until 2025 annual meeting: Douglas Britt	FOR
HELIOS TECHNOLOGIES, INC.	US42328H1095	07-Jun-2022	Election of Director to serve until 2025 annual meeting: Philippe Lemaitre	FOR
HELIOS TECHNOLOGIES, INC.	US42328H1095	07-Jun-2022	Proposal to ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for the year ended December 31, 2022.	FOR
HELIOS TECHNOLOGIES, INC.	US42328H1095	07-Jun-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
HUBSPOT, INC.	US4435731009	07-Jun-2022	Election of Class II Director to hold office until the 2025 annual meeting: Lorrie Norrington	AGAINST
HUBSPOT, INC.	US4435731009	07-Jun-2022	Election of Class II Director to hold office until the 2025 annual meeting: Avanish Sahai	FOR
HUBSPOT, INC.	US4435731009	07-Jun-2022	Election of Class II Director to hold office until the 2025 annual meeting: Dharmesh Shah	AGAINST
HUBSPOT, INC.	US4435731009	07-Jun-2022	Ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
HUBSPOT, INC.	US4435731009	07-Jun-2022	Non-binding advisory vote to approve the compensation of the Company's named executive officers.	FOR
HUBSPOT, INC.	US4435731009	07-Jun-2022	Approve the HubSpot, Inc. Amended and Restated 2014 Employee Stock Purchase Plan.	FOR
HYDROFARM HOLDINGS GROUP, INC.	US44888K2096	07-Jun-2022	Election of Class II Director to serve three-year term expiring in 2025: Renah Persofsky	ABSTAIN
HYDROFARM HOLDINGS GROUP, INC.	US44888K2096	07-Jun-2022	Election of Class II Director to serve three-year term expiring in 2025: Melisa Denis	FOR
HYDROFARM HOLDINGS GROUP, INC.	US44888K2096	07-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
HYDROFARM HOLDINGS GROUP, INC.	US44888K2096	07-Jun-2022	To approve, on an advisory basis, the frequency of future votes to approve the compensation of the Company's named executive officers.	1 YEAR
KODIAK SCIENCES INC.	US50015M1099	07-Jun-2022	Election of Class I Director: Richard S. Levy, M.D.	FOR
KODIAK SCIENCES INC.	US50015M1099	07-Jun-2022	Election of Class I Director: Robert A. Profusek, J.D.	FOR
KODIAK SCIENCES INC.	US50015M1099	07-Jun-2022	Approve, on an advisory basis, the compensation of Kodiak's named executive officers, as disclosed in the proxy statement.	FOR
KODIAK SCIENCES INC.	US50015M1099	07-Jun-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
LUMINAR TECHNOLOGIES, INC.	US5504241051	07-Jun-2022	DIRECTOR	ABSTAIN
LUMINAR TECHNOLOGIES, INC.	US5504241051	07-Jun-2022	DIRECTOR	FOR
LUMINAR TECHNOLOGIES, INC.	US5504241051	07-Jun-2022	Ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of Luminar Technologies, Inc. for the fiscal year ending December 31, 2022.	FOR

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LUMINAR TECHNOLOGIES,INC.	US5504241051	07-Jun-2022	Approve, on an advisory (non-binding) basis, the compensation of Luminar Technologies, Inc.'s named executive officers.	FOR
LUMINAR TECHNOLOGIES,INC.	US5504241051	07-Jun-2022	Approve, on an advisory (non-binding) basis, the frequency of future advisory votes on executive compensation.	1 YEAR
LUMINAR TECHNOLOGIES,INC.	US5504241051	07-Jun-2022	Amend and restate the Luminar Technologies, Inc. 2020 Equity Incentive Plan to increase the authorized share reserve and add an automatic annual share reserve increase provision.	AGAINST
MAGNITE, INC.	US55955D1000	07-Jun-2022	Election of Director: Michael Barrett	FOR
MAGNITE, INC.	US55955D1000	07-Jun-2022	Election of Director: Rachel Lam	FOR
MAGNITE, INC.	US55955D1000	07-Jun-2022	Election of Director: Robert Spillane	FOR
MAGNITE, INC.	US55955D1000	07-Jun-2022	To ratify the selection of Deloitte & Touche LLP as the company's independent registered public accounting firm for the current fiscal year.	FOR
MAGNITE, INC.	US55955D1000	07-Jun-2022	To approve, on an advisory basis, of the compensation of the company's named executive officers.	AGAINST
MFA FINANCIAL, INC.	US55272X6076	07-Jun-2022	Election of Director: Francis J. Oelerich III	FOR
MFA FINANCIAL, INC.	US55272X6076	07-Jun-2022	Election of Director: Lisa Polsky	FOR
MFA FINANCIAL, INC.	US55272X6076	07-Jun-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MFA FINANCIAL, INC.	US55272X6076	07-Jun-2022	Approval of the advisory (non-binding) resolution to approve the Company's executive compensation.	FOR
MFA FINANCIAL, INC.	US55272X6076	07-Jun-2022	Approval of an amendment to the Company's Charter to decrease the number of authorized shares of stock.	FOR
MOMENTIVE GLOBAL, INC.	US60878Y1082	07-Jun-2022	Approval of the Amendment of the Certificate of Incorporation of the Company to Declassify the Board of Directors.	FOR
MOMENTIVE GLOBAL, INC.	US60878Y1082	07-Jun-2022	DIRECTOR	FOR
MOMENTIVE GLOBAL, INC.	US60878Y1082	07-Jun-2022	DIRECTOR	FOR
MOMENTIVE GLOBAL, INC.	US60878Y1082	07-Jun-2022	DIRECTOR	FOR
MOMENTIVE GLOBAL, INC.	US60878Y1082	07-Jun-2022	Advisory vote to approve named executive officer compensation ("Say-on-Pay").	FOR
MOMENTIVE GLOBAL, INC.	US60878Y1082	07-Jun-2022	Ratification of appointment of Ernst & Young LLP as the independent registered accountants of Momentive, Global Inc. for the fiscal year ending December 31, 2022.	FOR
OCUGEN, INC.	US67577C1053	07-Jun-2022	DIRECTOR	FOR
OCUGEN, INC.	US67577C1053	07-Jun-2022	DIRECTOR	FOR
OCUGEN, INC.	US67577C1053	07-Jun-2022	Ratification of Appointment of Ernst & Young LLP as Ocugen, Inc.'s Independent Registered Public Accounting Firm for 2022	FOR
OCUGEN, INC.	US67577C1053	07-Jun-2022	Approval, on an advisory basis, of the compensation of Ocugen, Inc.'s named executive officers	FOR
ORGANON & CO.	US68622V1061	07-Jun-2022	Election of Class I Director: Robert Essner	FOR
ORGANON & CO.	US68622V1061	07-Jun-2022	Election of Class I Director: Shelly Lazarus	FOR
ORGANON & CO.	US68622V1061	07-Jun-2022	Election of Class I Director: Cynthia M. Patton	FOR
ORGANON & CO.	US68622V1061	07-Jun-2022	Election of Class I Director: Grace Puma	FOR

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ORGANON & CO.	US68622V1061	07-Jun-2022	Approve, on a non-binding advisory basis, the compensation of Organon's Named Executive Officers.	FOR
ORGANON & CO.	US68622V1061	07-Jun-2022	Approve, on a non-binding advisory basis, the frequency of future votes to approve the compensation of Organon's Named Executive Officers.	1 YEAR
ORGANON & CO.	US68622V1061	07-Jun-2022	Ratify the appointment of PricewaterhouseCoopers LLP as Organon's independent registered public accounting firm for 2022.	FOR
OUTFRONT MEDIA INC.	US69007J1060	07-Jun-2022	Approval, on a non-binding advisory basis, of the compensation of OUTFRONT Media Inc.'s named executive officers.	FOR
OUTFRONT MEDIA INC.	US69007J1060	07-Jun-2022	Election of Director: Nicolas Brien	FOR
OUTFRONT MEDIA INC.	US69007J1060	07-Jun-2022	Election of Director: Angela Courtin	FOR
OUTFRONT MEDIA INC.	US69007J1060	07-Jun-2022	Election of Director: Manuel A. Diaz	FOR
OUTFRONT MEDIA INC.	US69007J1060	07-Jun-2022	Election of Director: Michael J. Dominguez	FOR
OUTFRONT MEDIA INC.	US69007J1060	07-Jun-2022	Election of Director: Jeremy J. Male	FOR
OUTFRONT MEDIA INC.	US69007J1060	07-Jun-2022	Election of Director: Peter Mathes	FOR
OUTFRONT MEDIA INC.	US69007J1060	07-Jun-2022	Election of Director: Susan M. Tolson	FOR
OUTFRONT MEDIA INC.	US69007J1060	07-Jun-2022	Election of Director: Joseph H. Wender	FOR
OUTFRONT MEDIA INC.	US69007J1060	07-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP to serve as OUTFRONT Media Inc.'s independent registered public accounting firm for fiscal year 2022.	FOR
PACIRA BIOSCIENCES, INC.	US6951271005	07-Jun-2022	DIRECTOR	FOR
PACIRA BIOSCIENCES, INC.	US6951271005	07-Jun-2022	DIRECTOR	FOR
PACIRA BIOSCIENCES, INC.	US6951271005	07-Jun-2022	DIRECTOR	FOR
PACIRA BIOSCIENCES, INC.	US6951271005	07-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PACIRA BIOSCIENCES, INC.	US6951271005	07-Jun-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
PACIRA BIOSCIENCES, INC.	US6951271005	07-Jun-2022	Approval of our Amended and Restated 2014 Employee Stock Purchase Plan.	FOR
PALANTIR TECHNOLOGIES INC.	US69608A1088	07-Jun-2022	DIRECTOR	FOR
PALANTIR TECHNOLOGIES INC.	US69608A1088	07-Jun-2022	DIRECTOR	ABSTAIN
PALANTIR TECHNOLOGIES INC.	US69608A1088	07-Jun-2022	DIRECTOR	ABSTAIN
PALANTIR TECHNOLOGIES INC.	US69608A1088	07-Jun-2022	DIRECTOR	FOR
PALANTIR TECHNOLOGIES INC.	US69608A1088	07-Jun-2022	DIRECTOR	FOR
PALANTIR TECHNOLOGIES INC.	US69608A1088	07-Jun-2022	DIRECTOR	FOR

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PALANTIR TECHNOLOGIES INC.	US69608A1088	07-Jun-2022	DIRECTOR	FOR
PALANTIR TECHNOLOGIES INC.	US69608A1088	07-Jun-2022	Ratification of the appointment of Ernst & Young LLP as Palantir's independent registered public accounting firm for 2022.	FOR
PENN NATIONAL GAMING, INC.	US7075691094	07-Jun-2022	DIRECTOR	ABSTAIN
PENN NATIONAL GAMING, INC.	US7075691094	07-Jun-2022	DIRECTOR	FOR
PENN NATIONAL GAMING, INC.	US7075691094	07-Jun-2022	DIRECTOR	ABSTAIN
PENN NATIONAL GAMING, INC.	US7075691094	07-Jun-2022	Ratification of the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
PENN NATIONAL GAMING, INC.	US7075691094	07-Jun-2022	Approval, on an advisory basis, of the compensation paid to the Company's named executive officers.	AGAINST
PENN NATIONAL GAMING, INC.	US7075691094	07-Jun-2022	Approval of the Company's 2022 Long Term Incentive Compensation Plan.	FOR
RENT-A-CENTER, INC.	US76009N1000	07-Jun-2022	To approve, by non-binding vote, compensation of the named executive officers for the year ended December 31, 2021	FOR
RENT-A-CENTER, INC.	US76009N1000	07-Jun-2022	Re-election of Director: Jeffrey Brown	FOR
RENT-A-CENTER, INC.	US76009N1000	07-Jun-2022	Re-election of Director: Mitchell Fadel	FOR
RENT-A-CENTER, INC.	US76009N1000	07-Jun-2022	Re-election of Director: Christopher Hetrick	FOR
RENT-A-CENTER, INC.	US76009N1000	07-Jun-2022	Re-election of Director: Harold Lewis	FOR
RENT-A-CENTER, INC.	US76009N1000	07-Jun-2022	Re-election of Director: Glenn Marino	FOR
RENT-A-CENTER, INC.	US76009N1000	07-Jun-2022	Re-election of Director: Carol McFate	FOR
RENT-A-CENTER, INC.	US76009N1000	07-Jun-2022	Re-election of Director: B.C. Silver	FOR
RENT-A-CENTER, INC.	US76009N1000	07-Jun-2022	Re-election of Director: Jen You	FOR
RENT-A-CENTER, INC.	US76009N1000	07-Jun-2022	To ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	DIRECTOR	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	DIRECTOR	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	DIRECTOR	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	DIRECTOR	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	DIRECTOR	FOR

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RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	DIRECTOR	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	DIRECTOR	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	DIRECTOR	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	DIRECTOR	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	DIRECTOR	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	The re-appointment of Ernst & Young LLP as auditors of the Trust and authorization of the Trust's board of trustees to fix the auditors' remuneration;	FOR
RIOCAN REAL ESTATE INVESTMENT TRUST	CA7669101031	07-Jun-2022	The non-binding Say-on-Pay Advisory Resolution set forth in the Circular on the Trust's approach to executive compensation.	FOR
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Approval of Share Split Special resolution, the full text of which is attached as Schedule B to the management information circular dated April 11, 2022, to approve an amendment to Shopify Inc.'s restated articles of incorporation to effect a ten-for-one split of its Class A subordinate voting shares and Class B multiple voting shares.	FOR
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Advisory Vote on Executive Compensation Non-binding advisory resolution that the shareholders accept Shopify Inc.'s approach to executive compensation as disclosed in the management information circular dated April 11, 2022.	FOR
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Election of Director: Tobias Lütke	FOR
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Election of Director: Robert Ashe	ABSTAIN
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Election of Director: Gail Goodman	FOR
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Election of Director: Colleen Johnston	FOR
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Election of Director: Jeremy Levine	FOR
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Election of Director: John Phillips	FOR
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Election of Director: Fidji Simo	FOR
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Appointment of the Auditors Resolution approving the re-appointment of PricewaterhouseCoopers LLP as auditors of Shopify Inc. and authorizing the Board of Directors to fix their remuneration.	FOR
SHOPIFY INC.	CA82509L1076	07-Jun-2022	Approval of Arrangement Special resolution, the full text of which is attached as Schedule A to the management information circular dated April 11, 2022, to approve, pursuant to an interim order of the Ontario Superior Court of Justice (Commercial List) dated April 11, 2022, a proposed plan of arrangement pursuant to Section 192 of the Canada Business Corporations Act to effect, among other things, certain updates to the Company's governance structure, including an amendment to Shopify Inc.'s restated articles of incorporation to provide for the creation of a new class of share, designated as the Founder share, and the issuance of such Founder share to Shopify Inc.'s Founder and Chief Executive Officer, Mr. Tobias Lütke.	AGAINST
TECHTARGET, INC.	US87874R1005	07-Jun-2022	Election of Director: Greg Strakosch	AGAINST
TECHTARGET, INC.	US87874R1005	07-Jun-2022	Election of Director: Perfecto Sanchez	FOR

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TECHTARGET, INC.	US87874R1005	07-Jun-2022	To ratify the appointment of Stowe & Degon, LLC as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TECHTARGET, INC.	US87874R1005	07-Jun-2022	To approve the Company's 2022 Employee Stock Purchase Plan.	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: Jackwyn L. Nemerov	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: John F. O'Brien	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: José B. Alvarez	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Ratification of appointment of PricewaterhouseCoopers as TJX's independent registered public accounting firm for fiscal 2023	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Approval of Stock Incentive Plan (2022 Restatement)	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Advisory approval of TJX's executive compensation (the say-on- pay vote)	ABSTAIN
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Shareholder proposal for a report on effectiveness of social compliance efforts in TJX's supply chain	AGAINST
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Shareholder proposal for a report on risk to TJX from supplier misclassification of supplier's employees	AGAINST
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Shareholder proposal for a report on risk due to restrictions on reproductive rights	AGAINST
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Shareholder proposal to adopt a paid sick leave policy for all Associates	AGAINST
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: Alan M. Bennett	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: Rosemary T. Berkery	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: David T. Ching	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: C. Kim Goodwin	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: Ernie Herrman	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: Michael F. Hines	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: Amy B. Lane	FOR
THE TJX COMPANIES, INC.	US8725401090	07-Jun-2022	Election of Director: Carol Meyrowitz	FOR
UNIVERSAL ELECTRONICS INC.	US9134831034	07-Jun-2022	DIRECTOR	FOR
UNIVERSAL ELECTRONICS INC.	US9134831034	07-Jun-2022	DIRECTOR	ABSTAIN
UNIVERSAL ELECTRONICS INC.	US9134831034	07-Jun-2022	DIRECTOR	ABSTAIN
UNIVERSAL ELECTRONICS INC.	US9134831034	07-Jun-2022	DIRECTOR	ABSTAIN
UNIVERSAL ELECTRONICS INC.	US9134831034	07-Jun-2022	DIRECTOR	FOR
UNIVERSAL ELECTRONICS INC.	US9134831034	07-Jun-2022	DIRECTOR	FOR
UNIVERSAL ELECTRONICS INC.	US9134831034	07-Jun-2022	Approval, on an advisory basis, of the compensation of the company's executive officers.	FOR
UNIVERSAL ELECTRONICS INC.	US9134831034	07-Jun-2022	Ratification of the appointment of Grant Thornton LLP, a firm of Independent Registered Public Accountants as the Company's auditors for the year ending December 31, 2022.	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Election of Director: John C. Mulliken	FOR

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URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for Fiscal Year 2023.	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Election of Director: Edward N. Antoian	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	To approve the Amended and Restated Urban Outfitters 2017 Stock Incentive Plan.	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Advisory vote to approve executive compensation.	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Shareholder proposal regarding supply chain report.	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Election of Director: Kelly Campbell	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Election of Director: Harry S. Cherken, Jr.	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Election of Director: Mary C. Egan	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Election of Director: Margaret A. Hayne	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Election of Director: Richard A. Hayne	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Election of Director: Amin N. Maredia	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Election of Director: Wesley S. McDonald	FOR
URBAN OUTFITTERS, INC.	US9170471026	07-Jun-2022	Election of Director: Todd R. Morgenfeld	FOR
2SEVENTY BIO, INC.	US9013841070	08-Jun-2022	DIRECTOR	FOR
2SEVENTY BIO, INC.	US9013841070	08-Jun-2022	DIRECTOR	FOR
2SEVENTY BIO, INC.	US9013841070	08-Jun-2022	To ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
2U, INC.	US90214J1016	08-Jun-2022	DIRECTOR	FOR
2U, INC.	US90214J1016	08-Jun-2022	DIRECTOR	FOR
2U, INC.	US90214J1016	08-Jun-2022	DIRECTOR	FOR
2U, INC.	US90214J1016	08-Jun-2022	Approval, on a non-binding advisory basis, of the compensation of the Company's Named Executive Officers.	AGAINST
2U, INC.	US90214J1016	08-Jun-2022	Approval, on a non-binding advisory basis, of the frequency of future advisory votes to approve the compensation of the Company's Named Executive Officers.	1 YEAR
2U, INC.	US90214J1016	08-Jun-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
2U, INC.	US90214J1016	08-Jun-2022	Approval of an amendment to our Amended and Restated Certificate of Incorporation to declassify our Board of Directors.	FOR
2U, INC.	US90214J1016	08-Jun-2022	Stockholder proposal to elect directors by majority vote.	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: Kenneth B. Robinson	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: Nigel Travis	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: Kerrii B. Anderson	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers for the fiscal year ended January 29, 2022.	FOR

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ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Approve an amendment to the Abercrombie & Fitch Co. 2016 Long- Term Incentive Plan for Associates to increase the number of authorized shares.	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending January 28, 2023.	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: Terry L. Burman	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: Felix J. Carbullido	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: Susie Coulter	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: Sarah M. Gallagher	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: James A. Goldman	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: Michael E. Greenlees	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: Fran Horowitz	FOR
ABERCROMBIE & FITCH CO.	US0028962076	08-Jun-2022	Election of Director: Helen E. McCluskey	FOR
AGENUS INC.	US00847G7051	08-Jun-2022	DIRECTOR	FOR
AGENUS INC.	US00847G7051	08-Jun-2022	DIRECTOR	ABSTAIN
AGENUS INC.	US00847G7051	08-Jun-2022	To approve an amendment to our Amended and Restated Directors' Deferred Compensation Plan (as amended) to increase the number of shares of common stock authorized for issuance under such plan from 575,000 to 775,000.	FOR
AGENUS INC.	US00847G7051	08-Jun-2022	To approve an amendment to our 2019 Equity Incentive Plan (as amended) to increase the number of shares of common stock authorized for issuance under such plan from 26,000,000 to 41,000,000.	FOR
AGENUS INC.	US00847G7051	08-Jun-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	AGAINST
AKEBIA THERAPEUTICS, INC.	US00972D1054	08-Jun-2022	DIRECTOR	FOR
AKEBIA THERAPEUTICS, INC.	US00972D1054	08-Jun-2022	DIRECTOR	FOR
AKEBIA THERAPEUTICS, INC.	US00972D1054	08-Jun-2022	Approval, on an advisory basis, of the compensation of the company's named executive officers, as described in the company's Proxy Statement.	FOR
AKEBIA THERAPEUTICS, INC.	US00972D1054	08-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ALIANSCÉ SONAE SHOPPING CENTERS SA	BRALSOACNOR5	08-Jun-2022	TO EXAMINE, DISCUSS AND APPROVE THE TERMS AND CONDITIONS OF THE PROTOCOL AND JUSTIFICATION OF THE MERGER OF THE SHARES ISSUED BY BR MALLS PARTICIPCOES S.A., INTO DOLUNAY EMPREENDIMENTOS E PARTICIPACOES S.A., FOLLOWED BY THE MERGER OF DOLUNAY EMPREENDIMENTOS E PARTICIPACOES S.A. INTO ALIANSCÉ SONAE SHOPPING CENTERS S.A., FROM HERE ONWARDS REFERRED TO AS THE PROTOCOL AND JUSTIFICATION, WHICH WAS SIGNED ON APRIL 28, 2022, FROM HERE ONWARDS REFERRED TO AS THE TRANSACTION	FOR

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ALIANSCOE SONAE SHOPPING CENTERS SA	BRALSOACNOR5	08-Jun-2022	TO RATIFY THE APPOINTMENT OF THE SPECIALIZED FIRM, LCA CONSULTORES S.S., WITH BRAZILIAN CORPORATE TAXPAYER ID NUMBER, CNPJ, 00.758.743.000125, FROM HERE ONWARDS REFERRED TO AS LCA, AS BEING RESPONSIBLE FOR THE PREPARATION OF THE VALUATION REPORT AT ECONOMIC VALUE, FROM HERE ONWARDS REFERRED TO AS THE VALUATION REPORT, OF THE EQUITY OF DOLUNAY EMPREENDIMENTOS E PARTICIPACOES S.A., FROM HERE ONWARDS REFERRED TO AS THE HOLDING, THAT IS TO BE CONSIDERED FOR THE MERGER OF THE HOLDING INTO THE COMPANY, AS AN ACT SUBSEQUENT TO THE MERGER OF THE SHARES ISSUED BY BR MALLS PARTICIPCOES S.A., WITH BRAZILIAN CORPORATE TAXPAYER ID NUMBER, CNPJ, 06.977.745.0001.91, LISTED ON B3 WITH THE TICKER SYMBOL BRML3, FROM HERE ONWARDS REFERRED TO AS BRMALLS, INTO THE HOLDING AND TO THE REDEMPTION OF THE SHARES ISSUED BY THE HOLDING, UNDER THE TERMS OF THE PROTOCOL AND JUSTIFICATION.	FOR
ALIANSCOE SONAE SHOPPING CENTERS SA	BRALSOACNOR5	08-Jun-2022	APPROVAL OF THE VALUATION REPORT	FOR
ALIANSCOE SONAE SHOPPING CENTERS SA	BRALSOACNOR5	08-Jun-2022	APPROVAL OF THE TRANSACTION, UNDER A SUSPENSIVE CONDITION, UNDER THE TERMS OF THE PROTOCOL AND JUSTIFICATION	FOR
ALIANSCOE SONAE SHOPPING CENTERS SA	BRALSOACNOR5	08-Jun-2022	TO INCLUDE OR AMEND CERTAIN CLAUSES OF THE CORPORATE BYLAWS OF THE COMPANY, CONDITIONED ON THE CONSUMMATION OF THE TRANSACTION, IN ORDER A. TO CREATE THE AUDIT AND RISK MANAGEMENT COMMITTEE AND THE COMMITTEE FOR THE NOMINATION OF THE INDEPENDENT MEMBERS OF THE BOARD OF DIRECTORS, B. TO AMEND THE MAIN PART OF ARTICLE 5 OF THE CORPORATE BYLAWS, DUE TO THE CHANGE OF THE SHARE CAPITAL RESULTING FROM THE COMBINATION OF BUSINESSES, C. TO INCLUDE A NEW PARAGRAPH 4 IN ARTICLE 5 OF THE CORPORATE BYLAWS OF THE COMPANY IN ORDER TO ESTABLISH THAT NO SHAREHOLDER OR GROUP OF SHAREHOLDERS WILL BE ABLE TO EXERCISE VOTES AT GENERAL MEETINGS OF THE COMPANY THAT REPRESENT MORE THAN 25 PERCENT OF THE VOTING SHARE CAPITAL OF THE COMPANY, D. TO ADJUST THE AMOUNT OF THE AUTHORIZED CAPITAL THAT IS PROVIDED FOR IN ARTICLE 6 OF THE CORPORATE BYLAWS OF THE COMPANY, E. TO AMEND THE WORDING OF PART XIV OF ARTICLE 11 AND OF ARTICLE 38 OF THE CORPORATE BYLAWS OF THE COMPANY IN ORDER TO REDUCE THE TRIGGER FOR THE TENDER OFFER THAT IS PROVIDED FOR IN THE CORPORATE BYLAWS FROM 30 PERCENT TO 25 PERCENT, AND TO CHANGE THE DEFINED TERM ACQUIRING SHAREHOLDER 30 PERCENT TO ACQUIRING SHAREHOLDER 25 PERCENT, F. TO INCLUDE A PROVISION IN PARAGRAPH 2 OF ARTICLE 13 OF THE CORPORATE BYLAWS OF THE COMPANY IN ORDER TO ENSURE INFORMATION AND PARTICIPATION RIGHTS TO THE ALTERNATE MEMBERS OF THE BOARD OF DIRECTORS, G. TO AMEND ARTICLE 16 OF THE CORPORATE BYLAWS OF THE COMPANY IN ORDER TO ESTABLISH THAT THE BOARD OF DIRECTORS OF THE COMPANY WILL COME TO BE COMPOSED OF NINE MEMBERS, AND H. TO AMEND THE LIMITS OF AUTHORITY FOR MATTERS THAT ARE WITHIN THE AUTHORITY OF THE BOARD OF DIRECTORS THAT ARE PROVIDED FOR IN ITEMS IX, X, XVI, XX, XXI, XXIII AND XXVI OF ARTICLE	FOR
ALIANSCOE SONAE SHOPPING CENTERS SA	BRALSOACNOR5	08-Jun-2022	TO AUTHORIZE THE PERFORMANCE, BY THE MANAGERS OF THE COMPANY, OF ALL OF THE ACTS THAT ARE NECESSARY FOR THE CONSUMMATION OF THE TRANSACTION	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Denise O'Leary	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Doug Parker	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Jim Albaugh	FOR

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AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Ray Robinson	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Greg Smith	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Doug Steenland	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm of American Airlines Group Inc. for the fiscal year ending December 31, 2022	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Advisory vote to approve executive compensation (Say-on-Pay)	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Approve and adopt an amendment of the Certificate of Incorporation to allow future amendments to the Bylaws by stockholders by simple majority vote	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Approve and adopt an amendment of the Certificate of Incorporation to allow all other provisions of the Certificate of Incorporation to be amended in the future by simple majority vote	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Approve the Tax Benefit Preservation Plan	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Advisory vote on a stockholder proposal to provide a report on lobbying activities and expenditures	AGAINST
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Jeff Benjamin	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Adriane Brown	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: John Cahill	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Mike Emblar	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Matt Hart	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Robert Isom	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Sue Kronick	FOR
AMERICAN AIRLINES GROUP INC.	US02376R1023	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting of Stockholders: Marty Nesbitt	FOR
AMERICAN EAGLE OUTFITTERS, INC.	US02553E1064	08-Jun-2022	Election of Director: Deborah A. Henretta	FOR
AMERICAN EAGLE OUTFITTERS, INC.	US02553E1064	08-Jun-2022	Election of Director: Cary D. McMillan	FOR
AMERICAN EAGLE OUTFITTERS, INC.	US02553E1064	08-Jun-2022	Proposal Two. Ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending January 28, 2023.	FOR

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AMERICAN EAGLE OUTFITTERS, INC.	US02553E1064	08-Jun-2022	Proposal Three. Hold an advisory vote on the compensation of our named executive officers.	FOR
ANIKA THERAPEUTICS, INC.	US0352551081	08-Jun-2022	Election of Director: Cheryl R. Blanchard, Ph.D.	FOR
ANIKA THERAPEUTICS, INC.	US0352551081	08-Jun-2022	Election of Director: Glenn R. Larsen, Ph.D.	FOR
ANIKA THERAPEUTICS, INC.	US0352551081	08-Jun-2022	Approval of the amendment to the Anika Therapeutics, Inc. 2017 Omnibus Incentive Plan.	AGAINST
ANIKA THERAPEUTICS, INC.	US0352551081	08-Jun-2022	Ratification of Deloitte & Touche LLP as the Company's independent registered public accounting firm.	FOR
ANIKA THERAPEUTICS, INC.	US0352551081	08-Jun-2022	Advisory vote on the compensation of the Company's named executive officers.	FOR
AVALARA, INC.	US05338G1067	08-Jun-2022	DIRECTOR	FOR
AVALARA, INC.	US05338G1067	08-Jun-2022	DIRECTOR	FOR
AVALARA, INC.	US05338G1067	08-Jun-2022	DIRECTOR	FOR
AVALARA, INC.	US05338G1067	08-Jun-2022	DIRECTOR	FOR
AVALARA, INC.	US05338G1067	08-Jun-2022	DIRECTOR	FOR
AVALARA, INC.	US05338G1067	08-Jun-2022	DIRECTOR	ABSTAIN
AVALARA, INC.	US05338G1067	08-Jun-2022	Approval on an advisory basis of the compensation of the Company's named executive officers.	FOR
AVALARA, INC.	US05338G1067	08-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	DIRECTOR	FOR
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	DIRECTOR	FOR
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	DIRECTOR	FOR
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	DIRECTOR	FOR
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	DIRECTOR	FOR
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	DIRECTOR	FOR
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	DIRECTOR	FOR
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	DIRECTOR	FOR
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	DIRECTOR	ABSTAIN
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	DIRECTOR	FOR
AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	Appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm and auditor until the conclusion of the 2023 Annual General Meeting of Members and delegation of authority to the Board, acting through the Audit Committee, to set the terms and remuneration thereof.	FOR

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AXALTA COATING SYSTEMS LTD.	BMG0750C1082	08-Jun-2022	Non-binding advisory vote to approve the compensation paid to our named executive officers.	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Election of Director: Janet Woodruff	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Appointment of KPMG LLP, Chartered Accountants as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Election of Directors Election of Director: Kathy Bayless	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	RESOLVED, on an advisory basis and not to diminish the role and responsibilities of the Board of Directors of the Corporation, that the shareholders accept the approach to executive compensation disclosed in the Corporation's Circular dated April 11, 2022.	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	RESOLVED, as an ordinary resolution, that the articles of the Corporation be altered by deleting Section 11.3 of the existing Articles of the Corporation in its entirety and creating and adding to the Articles of the Corporation new Section 11.3 in the form set out in the Corporation's Circular dated April 11, 2022, such alteration to be effective upon the deposit at the records office of the Corporation by the Board of this resolution and the text of such new Section 11.3.	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Election of Director: Douglas P. Hayhurst	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Election of Director: Kui (Kevin) Jiang	ABSTAIN
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Election of Director: Duy-Loan Le	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Election of Director: Randy MacEwen	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Election of Director: Hubertus M. Muehlhaeuser	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Election of Director: Marty Neese	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Election of Director: James Roche	FOR
BALLARD POWER SYSTEMS INC.	CA0585861085	08-Jun-2022	Election of Director: Shaojun (Sherman) Sun	ABSTAIN
BEAM THERAPEUTICS INC.	US07373V1052	08-Jun-2022	Election of Class II Director for a three-year term ending at the 2025 Annual Meeting: Mark Fishman, M.D.	FOR
BEAM THERAPEUTICS INC.	US07373V1052	08-Jun-2022	Election of Class II Director for a three-year term ending at the 2025 Annual Meeting: Carole Ho, M.D.	FOR
BEAM THERAPEUTICS INC.	US07373V1052	08-Jun-2022	Election of Class II Director for a three-year term ending at the 2025 Annual Meeting: Kathleen Walsh	FOR
BEAM THERAPEUTICS INC.	US07373V1052	08-Jun-2022	Ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
BEAM THERAPEUTICS INC.	US07373V1052	08-Jun-2022	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
BEAM THERAPEUTICS INC.	US07373V1052	08-Jun-2022	Indicate, on an advisory basis, the preferred frequency of advisory votes on executive compensation.	1 YEAR

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BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: JULIUS W. ROBINSON, JR.	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: JANET M. SHERLOCK	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: PETER A. BASSI	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: GREGORY A. TROJAN	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Approval, on an advisory and non-binding basis, of the compensation of named executive officers.	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: LARRY D. BOUTS	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: BINA CHAURASIA	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: JAMES A. DAL POZZO	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: GERALD W. DEITCHLE	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: NOAH A. ELBOGEN	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: GREGORY S. LEVIN	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: LEA ANNE S. OTTINGER	FOR
BJ'S RESTAURANTS, INC.	US09180C1062	08-Jun-2022	Election of Director: KEITH E. PASCAL	FOR
BR MALLS PARTICIPACOES SA	BRBRMLACNOR9	08-Jun-2022	APPROVE THE PROTOCOL AND JUSTIFICATION OF THE MERGER OF SHARES ISSUED BY THE COMPANY BY DOLUNAY EMPREENDIMENTOS E PARTICIPACOES S.A, FOLLOWED BY THE MERGER OF DOLUNAY EMPREENDIMENTOS E PARTICIPACOES S.A INTO ALIANSCE SONAE SHOPPING CENTERS S.A.	FOR
BR MALLS PARTICIPACOES SA	BRBRMLACNOR9	08-Jun-2022	APPROVE THE MERGER OF SHARES OF BRMALLS BY DOLUNAY EMPREENDIMENTOS E PARTICIPACOES S.A.	FOR
BR MALLS PARTICIPACOES SA	BRBRMLACNOR9	08-Jun-2022	RATIFY THE GLOBAL REMUNERATION OF THE BRMALLS ADMINISTRATORS FOR FISCAL YEAR 2022	FOR
BR MALLS PARTICIPACOES SA	BRBRMLACNOR9	08-Jun-2022	AUTHORIZE THE COMPANYS ADMINISTRATION TO TAKE THE NECESSARY MEASURES FOR THE IMPLEMENTATION OF THE DELIBERATIONS THAT MAY BE APPROVED AT AGE, INCLUDING THE SUBSCRIPTION OF NEW SHARES TO BE ISSUED BY THE HOLDING AS A RESULT OF THE MERGER OF SHARES OF BRMALLS BY THE HOLDING	FOR
BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as Brighthouse's independent registered public accounting firm for fiscal year 2022	FOR
BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Advisory vote to approve the compensation paid to Brighthouse's Named Executive Officers	FOR
BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Election of Director to serve a one-year term ending at the 2023 Annual Meeting of Stockholders: Irene Chang Britt	FOR
BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Election of Director to serve a one-year term ending at the 2023 Annual Meeting of Stockholders: C. Edward ("Chuck") Chaplin	FOR
BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Election of Director to serve a one-year term ending at the 2023 Annual Meeting of Stockholders: Stephen C. ("Steve") Hooley	FOR
BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Election of Director to serve a one-year term ending at the 2023 Annual Meeting of Stockholders: Carol D. Juel	FOR

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BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Election of Director to serve a one-year term ending at the 2023 Annual Meeting of Stockholders: Eileen A. Mallesch	FOR
BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Election of Director to serve a one-year term ending at the 2023 Annual Meeting of Stockholders: Diane E. Offereins	FOR
BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Election of Director to serve a one-year term ending at the 2023 Annual Meeting of Stockholders: Patrick J. ("Pat") Shouvlin	FOR
BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Election of Director to serve a one-year term ending at the 2023 Annual Meeting of Stockholders: Eric T. Steigerwalt	FOR
BRIGHTHOUSE FINANCIAL, INC.	US10922N1037	08-Jun-2022	Election of Director to serve a one-year term ending at the 2023 Annual Meeting of Stockholders: Paul M. Wetzel	FOR
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE THE ESTIMATED CAP OF ORDINARY CONNECTED TRANSACTIONS OF THE GROUP FOR THE YEAR 2022	FOR
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE: (A) THE GRANT TO THE BOARD A GENERAL MANDATE TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL H SHARES IN THE CAPITAL OF THE COMPANY SUBJECT TO THE FOLLOWING CONDITIONS: (I) THAT THE AGGREGATE NOMINAL AMOUNT OF H SHARES OF THE COMPANY ALLOTTED, ISSUED AND DEALT WITH OR AGREED CONDITIONALLY OR UNCONDITIONALLY TO BE ALLOTTED, ISSUED OR DEALT WITH BY THE BOARD PURSUANT TO THE GENERAL MANDATE SHALL NOT EXCEED 20 PER CENT OF THE AGGREGATE NOMINAL AMOUNT OF H SHARES OF THE COMPANY IN ISSUE; (II) THAT THE EXERCISE OF THE GENERAL MANDATE SHALL BE SUBJECT TO ALL GOVERNMENTAL AND/OR REGULATORY APPROVAL(S), IF ANY, AND APPLICABLE LAWS (INCLUDING BUT WITHOUT LIMITATION, THE COMPANY LAW OF THE PRC AND THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "LISTING RULES")); (III) THAT THE GENERAL MANDATE SHALL REMAIN VALID UNTIL THE EARLIEST OF (1) THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY; OR (2) THE EXPIRATION OF A 12-MONTH PERIOD FOLLOWING THE PASSING OF THIS RESOLUTION; OR (3) THE DATE ON WHICH THE AUTHORITY SET OUT IN THIS RESOLUTION IS REVOKED OR VARIED BY A SPECIAL RESOLUTION OF THE SHAREHOLDERS OF THE COMPANY IN A GENERAL MEETING; AND (B) THE AUTHORISATION TO THE BOARD TO APPROVE, EXECUTE AND DO OR PROCURE TO BE EXECUTED AND DONE, ALL SUCH DOCUMENTS, DEEDS AND THINGS AS IT MAY CONSIDER NECESSARY OR EXPEDIENT IN CONNECTION WITH THE ALLOTMENT AND ISSUE OF ANY NEW SHARES PURSUANT TO THE EXERCISE OF THE GENERAL MANDATE REFERRED TO IN PARAGRAPH (A)	AGAINST
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS OF BYD ELECTRONIC (INTERNATIONAL) COMPANY LIMITED (BYD ELECTRONIC) TO ALLOT, ISSUE AND DEAL WITH NEW SHARES OF BYD ELECTRONIC NOT EXCEEDING 20 PER CENT OF THE NUMBER OF THE ISSUED SHARES OF BYD ELECTRONIC	AGAINST
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE PROVISION OF PHASED GUARANTEE FOR MORTGAGE-BACKED CAR BUYERS TO BYD AUTO FINANCE COMPANY LIMITED (AS SPECIFIED) BY THE STORE DIRECTLY RUN BY THE COMPANY'S HOLDING SUBSIDIARY	FOR
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE THE AUTHORISATION TO THE BOARD OF DETERMINE THE PROPOSED PLAN FOR THE ISSUANCE OF DEBT FINANCING INSTRUMENT(S)	FOR
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY (THE BOARD) FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE THE ANNUAL REPORTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 AND THE SUMMARY THEREOF	FOR
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE THE ALIGNMENT IN THE PREPARATION OF FINANCIAL STATEMENTS IN ACCORDANCE WITH THE CHINA ACCOUNTING STANDARDS FOR BUSINESS ENTERPRISES AND CESSATION OF APPOINTMENT OF THE INTERNATIONAL AUDITOR	FOR
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF ERNST & YOUNG HUA MING (LLP) AS THE SOLE EXTERNAL AUDITOR AND INTERNAL CONTROL AUDIT INSTITUTION OF THE COMPANY FOR THE FINANCIAL YEAR OF 2022 AND TO HOLD OFFICE UNTIL THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY, AND TO AUTHORISE THE BOARD AND THE BOARD DELEGATES THE MANAGEMENT OF THE COMPANY TO DETERMINE THEIR REMUNERATION	FOR
BYD COMPANY LTD	CNE100000296	08-Jun-2022	TO CONSIDER AND APPROVE THE PROVISION OF GUARANTEE BY THE GROUP	AGAINST
BYD COMPANY LTD	CNE100001526	08-Jun-2022	GENERAL AUTHORIZATION TO THE BOARD OF THE COMPANY	AGAINST
BYD COMPANY LTD	CNE100001526	08-Jun-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
BYD COMPANY LTD	CNE100001526	08-Jun-2022	GENERAL AUTHORIZATION TO THE BOARD OF A COMPANY	AGAINST
BYD COMPANY LTD	CNE100001526	08-Jun-2022	TEMPORARY GUARANTEE PROVIDED BY THE DIRECT SALES STORES OF A CONTROLLED SUBSIDIARY FOR MORTGAGE OF CAR BUYERS	FOR
BYD COMPANY LTD	CNE100001526	08-Jun-2022	AUTHORIZATION TO THE BOARD TO DECIDE ON THE ISSUANCE OF DEBT FINANCING INSTRUMENTS	FOR
BYD COMPANY LTD	CNE100001526	08-Jun-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
BYD COMPANY LTD	CNE100001526	08-Jun-2022	2021 FINANCIAL REPORTS RESPECTIVELY AUDITED BY DOMESTIC AND OVERSEAS AUDIT FIRMS	FOR
BYD COMPANY LTD	CNE100001526	08-Jun-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
BYD COMPANY LTD	CNE100001526	08-Jun-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY1.05000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
BYD COMPANY LTD	CNE100001526	08-Jun-2022	FINANCIAL REPORTS PREPARED IN ACCORDANCE WITH THE ACCOUNTING STANDARDS IN MAINLAND CHINA AND TERMINATION OF THE APPOINTMENT OF OVERSEAS FINANCIAL REPORT AUDIT FIRM	FOR
BYD COMPANY LTD	CNE100001526	08-Jun-2022	APPOINTMENT OF 2022 AUDIT FIRM	FOR
BYD COMPANY LTD	CNE100001526	08-Jun-2022	GUARANTEE FOR CONTROLLED SUBSIDIARIES, MUTUAL GUARANTEE AMONG CONTROLLED SUBSIDIARIES, AND GUARANTEE FOR JOINT STOCK COMPANIES PROVIDED BY THE COMPANY AND (OR) ITS CONTROLLED SUBSIDIARIES	AGAINST
BYD COMPANY LTD	CNE100001526	08-Jun-2022	2022 ESTIMATED CONTINUING CONNECTED TRANSACTIONS	FOR
BYD ELECTRONIC (INTERNATIONAL) CO LTD	HK0285041858	08-Jun-2022	TO GRANT A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20 PER CENT. OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST

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BYD ELECTRONIC (INTERNATIONAL) CO LTD	HK0285041858	08-Jun-2022	TO GRANT A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE THE COMPANYS OWN SHARES NOT EXCEEDING 10 PER CENT. OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
BYD ELECTRONIC (INTERNATIONAL) CO LTD	HK0285041858	08-Jun-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE BOARD OF DIRECTORS PURSUANT TO RESOLUTION NO. 8 ABOVE BY SUCH ADDITIONAL SHARES AS SHALL REPRESENT THE NUMBER OF SHARES OF THE COMPANY REPURCHASED BY THE COMPANY PURSUANT TO THE GENERAL MANDATE GRANTED PURSUANT TO RESOLUTION NO. 9 ABOVE	AGAINST
BYD ELECTRONIC (INTERNATIONAL) CO LTD	HK0285041858	08-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORT OF THE DIRECTORS OF THE COMPANY AND THE REPORT OF THE INDEPENDENT AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BYD ELECTRONIC (INTERNATIONAL) CO LTD	HK0285041858	08-Jun-2022	TO DECLARE A FINAL DIVIDEND OF RMB0.103 PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BYD ELECTRONIC (INTERNATIONAL) CO LTD	HK0285041858	08-Jun-2022	TO RE-APPOINT ERNST & YOUNG AS THE COMPANYS AUDITOR FOR THE FINANCIAL YEAR OF 2022 AND TO HOLD OFFICE UNTIL THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY, AND TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO DETERMINE ITS REMUNERATION	FOR
BYD ELECTRONIC (INTERNATIONAL) CO LTD	HK0285041858	08-Jun-2022	TO RE-ELECT MR. JIANG XIANG-RONG AS AN EXECUTIVE DIRECTOR	AGAINST
BYD ELECTRONIC (INTERNATIONAL) CO LTD	HK0285041858	08-Jun-2022	TO RE-ELECT MR. WANG CHUAN-FU AS A NON-EXECUTIVE DIRECTOR	AGAINST
BYD ELECTRONIC (INTERNATIONAL) CO LTD	HK0285041858	08-Jun-2022	TO RE-ELECT MR. CHUNG KWOK MO JOHN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
BYD ELECTRONIC (INTERNATIONAL) CO LTD	HK0285041858	08-Jun-2022	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	DIRECTOR	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	DIRECTOR	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	DIRECTOR	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	DIRECTOR	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	DIRECTOR	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	DIRECTOR	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	DIRECTOR	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	DIRECTOR	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	DIRECTOR	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	DIRECTOR	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	Ratify the appointment of Ernst & Young LLP, an independent registered public accounting firm, as our independent certified public accountants for fiscal year 2022.	FOR
CARS.COM INC.	US14575E1055	08-Jun-2022	Non-binding advisory resolution approving the compensation of the Named Executive Officers.	FOR

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CATERPILLAR INC.	US1491231015	08-Jun-2022	Election of Director: Rayford Wilkins, Jr.	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Ratification of our Independent Registered Public Accounting Firm	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Election of Director: Kelly A. Ayotte	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Advisory Vote to Approve Executive Compensation	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Shareholder Proposal - Report on Climate	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Shareholder Proposal - Lobbying Disclosure	AGAINST
CATERPILLAR INC.	US1491231015	08-Jun-2022	Shareholder Proposal - Report on Activities in Conflict- Affected Areas	AGAINST
CATERPILLAR INC.	US1491231015	08-Jun-2022	Shareholder Proposal - Special Shareholder Meeting Improvement	AGAINST
CATERPILLAR INC.	US1491231015	08-Jun-2022	Election of Director: David L. Calhoun	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Election of Director: Daniel M. Dickinson	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Election of Director: Gerald Johnson	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Election of Director: David W. MacLennan	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Election of Director: Debra L. Reed-Klages	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Election of Director: Edward B. Rust, Jr.	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Election of Director: Susan C. Schwab	FOR
CATERPILLAR INC.	US1491231015	08-Jun-2022	Election of Director: D. James Umpleby III	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY IN THE MANNER STIPULATED IN THE SECTION ENTITLED "8. PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR SHAREHOLDERS' GENERAL MEETINGS, THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS AND THE PROCEDURAL RULES FOR THE BOARD OF SUPERVISORS" AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 29 APRIL 2022 AND TO AUTHORISE THE CHAIRMAN OF THE BOARD OF DIRECTORS OR HIS AUTHORISED PERSON TO MAKE SUCH REVISIONS TO THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION AS HE DEEMS NECESSARY AND APPROPRIATE IN ACCORDANCE WITH THE REQUIREMENTS OF REGULATORY AUTHORITIES DURING THE COMPANY'S APPROVAL PROCESS FOR THE AMENDED ARTICLES OF ASSOCIATION	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE PROCEDURAL RULES FOR SHAREHOLDERS' GENERAL MEETINGS IN THE MANNER STIPULATED IN THE SECTION ENTITLED "8. PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR SHAREHOLDERS' GENERAL MEETINGS, THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS AND THE PROCEDURAL RULES FOR THE BOARD OF SUPERVISORS" AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 29 APRIL 2022 AND TO AUTHORISE THE CHAIRMAN OF THE BOARD OF DIRECTORS OR HIS AUTHORISED PERSON TO MAKE SUCH REVISIONS TO THE PROPOSED AMENDMENTS TO THE PROCEDURAL RULES FOR SHAREHOLDERS' GENERAL MEETINGS AS HE DEEMS NECESSARY AND APPROPRIATE IN ACCORDANCE WITH THE REQUIREMENTS OF REGULATORY AUTHORITIES DURING THE COMPANY'S APPROVAL PROCESS FOR THE AMENDED PROCEDURAL RULES FOR SHAREHOLDERS' GENERAL MEETINGS	FOR

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CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS IN THE MANNER STIPULATED IN THE SECTION ENTITLED "8. PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR SHAREHOLDERS' GENERAL MEETINGS, THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS AND THE PROCEDURAL RULES FOR THE BOARD OF SUPERVISORS" AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 29 APRIL 2022 AND TO AUTHORISE THE CHAIRMAN OF THE BOARD OF DIRECTORS OR HIS AUTHORISED PERSON TO MAKE SUCH REVISIONS TO THE PROPOSED AMENDMENTS TO THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS AS HE DEEMS NECESSARY AND APPROPRIATE IN ACCORDANCE WITH THE REQUIREMENTS OF REGULATORY AUTHORITIES DURING THE COMPANY'S APPROVAL PROCESS FOR THE AMENDED PROCEDURAL RULES FOR THE BOARD OF DIRECTORS	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE PROCEDURAL RULES FOR THE BOARD OF SUPERVISORS IN THE MANNER STIPULATED IN THE SECTION ENTITLED "8. PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR SHAREHOLDERS' GENERAL MEETINGS, THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS AND THE PROCEDURAL RULES FOR THE BOARD OF SUPERVISORS" AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED 29 APRIL 2022 AND TO AUTHORISE THE CHAIRMAN OF THE BOARD OF SUPERVISORS OR HIS AUTHORISED PERSON TO MAKE SUCH REVISIONS TO THE PROPOSED AMENDMENTS TO THE PROCEDURAL RULES FOR THE BOARD OF SUPERVISORS AS HE DEEMS NECESSARY AND APPROPRIATE IN ACCORDANCE WITH THE REQUIREMENTS OF REGULATORY AUTHORITIES DURING THE COMPANY'S APPROVAL PROCESS FOR THE AMENDED PROCEDURAL RULES FOR THE BOARD OF SUPERVISORS	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF SUPERVISORS OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE FINANCIAL STATEMENTS AND REPORT OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE APPOINTMENT OF AUDITORS OF THE COMPANY FOR THE YEAR 2022	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON ADOPTION OF PRC ASBES IN PREPARATION OF FINANCIAL STATEMENTS FOR H-SHARE MARKET	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE DONATIONS OF THE COMPANY FOR THE YEAR 2022	FOR
CHINA PACIFIC INSURANCE (GROUP) CO LTD	CNE1000009Q7	08-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE GRANT OF GENERAL MANDATE TO THE BOARD OF DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY	AGAINST
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF ALL DIRECTORS OF THE COMPANY	FOR
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE AUDITOR'S REMUNERATION	FOR

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CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD OF DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION (ORDINARY RESOLUTION NO. 5 OF THE NOTICE OF THE 2022 AGM)	AGAINST
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD OF DIRECTORS OF THE COMPANY TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION (ORDINARY RESOLUTION NO. 6 OF THE NOTICE OF THE 2022 AGM)	FOR
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO EXTEND, CONDITIONAL UPON THE ABOVE ORDINARY RESOLUTION NOS. 5 AND 6 BEING DULY PASSED, THE GENERAL MANDATE TO BE GRANTED TO THE BOARD OF DIRECTORS OF THE COMPANY TO ALLOT AND ISSUE SHARES OF THE COMPANY (ORDINARY RESOLUTION NO. 7 OF THE NOTICE OF THE 2022 AGM)	AGAINST
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO APPROVE THE BONUS ISSUE OF SHARES ON THE BASIS OF FOUR (4) BONUS SHARES FOR EVERY ONE HUNDRED (100) EXISTING ISSUED SHARES IN THE SHARE CAPITAL OF THE COMPANY	FOR
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO DECLARE A FINAL DIVIDEND OF RMB5.7 CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021 (PAYABLE IN CASH IN HONG KONG DOLLARS)	FOR
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO RE-ELECT MR. LIN FENG AS EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO RE-ELECT MR. CHEN DONGBIAO AS EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO RE-ELECT MR. JIANG DAQIANG AS NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO RE-ELECT MR. TAN WEE SENG AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CIFI HOLDINGS (GROUP) CO LTD	KYG2140A1076	08-Jun-2022	TO RE-ELECT MS. LIN CAIYI AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	08-Jun-2022	Election of Director: Kenneth S. Booth	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	08-Jun-2022	Election of Director: Glenda J. Flanagan	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	08-Jun-2022	Election of Director: Vinayak R. Hegde	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	08-Jun-2022	Election of Director: Thomas N. Tryforos	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	08-Jun-2022	Election of Director: Scott J. Vassalluzzo	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	08-Jun-2022	Advisory vote to approve named executive officer compensation.	AGAINST
CREDIT ACCEPTANCE CORPORATION	US2253101016	08-Jun-2022	Ratification of the selection of Grant Thornton LLP as Credit Acceptance Corporation's independent registered public accounting firm for 2022.	FOR

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DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	DIRECTOR	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	Ratify the selection of the Company's Independent Auditors for 2022.	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	Advisory Vote to Approve Executive Compensation.	FOR
DEVON ENERGY CORPORATION	US25179M1036	08-Jun-2022	Approve the Devon Energy Corporation 2022 Long-Term Incentive Plan.	FOR
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Appointment of PricewaterhouseCoopers LLP, chartered professional accountants, as auditor of the corporation for the ensuing year and authorizing the directors to fix its remuneration.	FOR
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Adoption of an advisory non-binding resolution in respect of the corporation's approach to executive compensation, as more particularly described in the accompanying management information circular.	FOR
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Election of Director - Joshua Bekenstein	FOR
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Shareholder Proposal no. 1	AGAINST
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Shareholder Proposal no. 2	AGAINST
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Election of Director - Gregory David	FOR
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Election of Director - Elisa D. Garcia C.	FOR
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Election of Director - Stephen Gunn	FOR

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DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Election of Director - Kristin Mugford	FOR
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Election of Director - Nicholas Nomicos	FOR
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Election of Director - Neil Rossy	FOR
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Election of Director - Samira Sakhia	FOR
DOLLARAMA INC.	CA25675T1075	08-Jun-2022	Election of Director - Huw Thomas	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	APPROVE REMUNERATION REPORT	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	RE-ELECT ASLAN SARANGA AS DIRECTOR	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	RE-ELECT FREDERIEKE SLOT AS DIRECTOR	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	ELECT SHYAM BHARTIA AS NON-EXECUTIVE DIRECTOR	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	ELECT HARI BHARTIA AS NON-EXECUTIVE DIRECTOR	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	RE-ELECT PETER WILLIAMS AS DIRECTOR	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	RE-ELECT PETER WILLIAMS AS DIRECTOR EXCLUDING ANY CONTROLLING SHAREHOLDER	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	ELECT DAVID ADAMS AS DIRECTOR	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	ELECT DAVID ADAMS AS DIRECTOR EXCLUDING ANY CONTROLLING SHAREHOLDER	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	ELECT BURAK ERTAS AS DIRECTOR	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	ELECT BURAK ERTAS AS DIRECTOR EXCLUDING ANY CONTROLLING SHAREHOLDER	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	REAPPOINT PRICEWATERHOUSECOOPERS ACCOUNTANTS NV AS AUDITORS	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	AUTHORISE ISSUE OF EQUITY	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	AUTHORISE MARKET PURCHASE OF SHARES	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	APPROVE ALLOCATION OF INCOME	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	APPROVE DISCHARGE OF EXECUTIVE DIRECTORS	FOR
DP EURASIA N.V.	NL0012328801	08-Jun-2022	APPROVE DISCHARGE OF NON-EXECUTIVE DIRECTORS	FOR
EBAY INC.	US2786421030	08-Jun-2022	Ratification of appointment of independent auditors.	FOR
EBAY INC.	US2786421030	08-Jun-2022	Advisory vote to approve named executive officer compensation.	FOR
EBAY INC.	US2786421030	08-Jun-2022	Election of Director: Adriane M. Brown	FOR
EBAY INC.	US2786421030	08-Jun-2022	Approval of the Amendment and Restatement of the eBay Employee Stock Purchase Plan.	FOR
EBAY INC.	US2786421030	08-Jun-2022	Special Shareholder Meeting, if properly presented.	AGAINST
EBAY INC.	US2786421030	08-Jun-2022	Election of Director: Logan D. Green	FOR
EBAY INC.	US2786421030	08-Jun-2022	Election of Director: E. Carol Hayles	FOR

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EBAY INC.	US2786421030	08-Jun-2022	Election of Director: Jamie Iannone	FOR
EBAY INC.	US2786421030	08-Jun-2022	Election of Director: Kathleen C. Mitic	FOR
EBAY INC.	US2786421030	08-Jun-2022	Election of Director: Paul S. Pressler	FOR
EBAY INC.	US2786421030	08-Jun-2022	Election of Director: Mohak Shroff	FOR
EBAY INC.	US2786421030	08-Jun-2022	Election of Director: Robert H. Swan	FOR
EBAY INC.	US2786421030	08-Jun-2022	Election of Director: Perry M. Traquina	FOR
EVO PAYMENTS, INC.	US26927E1047	08-Jun-2022	DIRECTOR	FOR
EVO PAYMENTS, INC.	US26927E1047	08-Jun-2022	DIRECTOR	FOR
EVO PAYMENTS, INC.	US26927E1047	08-Jun-2022	DIRECTOR	FOR
EVO PAYMENTS, INC.	US26927E1047	08-Jun-2022	Approval, on an advisory basis, of the Company's executive compensation.	FOR
EVO PAYMENTS, INC.	US26927E1047	08-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO RE-ELECT MR. CAI CUNQIANG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO RE-ELECT MR. YIP WAI MING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO RE-APPOINT ERNST & YOUNG AS AUDITORS AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES IN THE SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES IN THE SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION	AGAINST
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES OF THE COMPANY BY THE AGGREGATE NUMBER OF THE SHARES BOUGHT BACK BY THE COMPANY	AGAINST
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO DECLARE A FINAL DIVIDEND OF HKD 0.42 PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO RE-ELECT MR. NING GAONING AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO RE-ELECT MR. JOHN LAW AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO RE-ELECT MR. KUO MING-JIAN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO RE-ELECT MR. HAN XIAOJING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
FAR EAST HORIZON LTD	HK0000077468	08-Jun-2022	TO RE-ELECT MR. LIU JIALIN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
GEM DIAMONDS LTD	VGG379591065	08-Jun-2022	THAT MS ROSALIND KAINYAH BE RE-ELECTED AS A DIRECTOR	FOR

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HASBRO, INC.	US4180561072	08-Jun-2022	DIRECTOR	FOR
HASBRO, INC.	US4180561072	08-Jun-2022	DIRECTOR	FOR
HASBRO, INC.	US4180561072	08-Jun-2022	DIRECTOR	FOR
HASBRO, INC.	US4180561072	08-Jun-2022	DIRECTOR	FOR
HASBRO, INC.	US4180561072	08-Jun-2022	DIRECTOR	FOR
HASBRO, INC.	US4180561072	08-Jun-2022	DIRECTOR	FOR
HASBRO, INC.	US4180561072	08-Jun-2022	DIRECTOR	FOR
HASBRO, INC.	US4180561072	08-Jun-2022	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
HASBRO, INC.	US4180561072	08-Jun-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: Franklin Myers	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: Norman J. Szydlowski	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: Anne-Marie N. Ainsworth	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers.	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Stockholder proposal for shareholder right to call a special shareholder meeting, if properly presented at the Annual Meeting.	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: Anna C. Catalano	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: Leldon E. Echols	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: Manuel J. Fernandez	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: Michael C. Jennings	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: R. Craig Knocke	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: Robert J. Kostelnik	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: James H. Lee	FOR
HF SINCLAIR CORPORATION	US4039491000	08-Jun-2022	Election of Director: Ross B. Matthews	FOR
HONG KONG TECHNOLOGY VENTURE COMPANY LIMITED	HK0000065349	08-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY	FOR
HONG KONG TECHNOLOGY VENTURE COMPANY LIMITED	HK0000065349	08-Jun-2022	TO EXTEND THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE SHARES AND SECURITIES CONVERTIBLE INTO SHARES OF THE COMPANY IN RESOLUTION NO. 4 BY THE NUMBER OF SHARES REPURCHASED UNDER THE GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES IN RESOLUTION NO. 5	AGAINST
HONG KONG TECHNOLOGY VENTURE COMPANY LIMITED	HK0000065349	08-Jun-2022	TO APPROVE THE AMENDMENTS TO THE EXISTING MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR

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HONG KONG TECHNOLOGY VENTURE COMPANY LIMITED	HK0000065349	08-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
HONG KONG TECHNOLOGY VENTURE COMPANY LIMITED	HK0000065349	08-Jun-2022	TO RE-ELECT MR. CHEUNG CHI KIN, PAUL AS A DIRECTOR OF THE COMPANY	FOR
HONG KONG TECHNOLOGY VENTURE COMPANY LIMITED	HK0000065349	08-Jun-2022	TO RE-ELECT MR. PEH JEFFERSON TUN LU AS A DIRECTOR OF THE COMPANY	FOR
HONG KONG TECHNOLOGY VENTURE COMPANY LIMITED	HK0000065349	08-Jun-2022	TO RE-ELECT MR. MAK WING SUM, ALVIN AS A DIRECTOR OF THE COMPANY	FOR
HONG KONG TECHNOLOGY VENTURE COMPANY LIMITED	HK0000065349	08-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE DIRECTORS REMUNERATION	FOR
HONG KONG TECHNOLOGY VENTURE COMPANY LIMITED	HK0000065349	08-Jun-2022	TO RE-APPOINT MESSRS. KPMG AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
HONG KONG TECHNOLOGY VENTURE COMPANY LIMITED	HK0000065349	08-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE SHARES OR SECURITIES CONVERTIBLE INTO SHARES OF THE COMPANY	AGAINST
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	DIRECTOR	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	DIRECTOR	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	DIRECTOR	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	DIRECTOR	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	DIRECTOR	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	DIRECTOR	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	DIRECTOR	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	DIRECTOR	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	DIRECTOR	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	To approve the Amended and Restated Hostess Brands, Inc. 2016 Equity Incentive Plan to increase the available share reserve.	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	To adopt the 2022 Employee Stock Purchase Plan.	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	2021 compensation paid to named executive officers (advisory).	FOR
HOSTESS BRANDS, INC.	US44109J1060	08-Jun-2022	Ratification of KPMG LLP as independent registered public accounting firm.	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: Melissa Sonberg	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: Susan Wolburgh Jenah	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: Cherie Brant	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Appointment of External Auditors Appoint KPMG LLP as external auditors for the ensuing year and authorize the directors to fix their remuneration.	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Say on Pay Advisory resolution on Hydro One Limited's approach to executive compensation.	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: Blair Cowper-Smith	FOR

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HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: David Hay	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: Timothy Hodgson	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: Mark Podlasly	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: Stacey Mowbray	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: Mark Poweska	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: Russel Robertson	FOR
HYDRO ONE LIMITED	CA4488112083	08-Jun-2022	Election of Director: William Sheffield	FOR
K. WAH INTERNATIONAL HOLDINGS LTD	BMG5321P1169	08-Jun-2022	TO GRANT A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS TO REPURCHASE ISSUED SHARES OF THE COMPANY	FOR
K. WAH INTERNATIONAL HOLDINGS LTD	BMG5321P1169	08-Jun-2022	TO GRANT A GENERAL AND UNCONDITIONAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY	AGAINST
K. WAH INTERNATIONAL HOLDINGS LTD	BMG5321P1169	08-Jun-2022	CONDITIONAL UPON THE PASSING OF THE ORDINARY RESOLUTIONS UNDER 5.1 AND 5.2, TO EXTEND THE GENERAL MANDATE REFERRED TO IN 5.2 BY THE ADDITION THERETO OF THE SHARES REPURCHASED BY THE COMPANY PURSUANT TO 5.1	AGAINST
K. WAH INTERNATIONAL HOLDINGS LTD	BMG5321P1169	08-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE INDEPENDENT AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021 OF THE COMPANY	FOR
K. WAH INTERNATIONAL HOLDINGS LTD	BMG5321P1169	08-Jun-2022	TO DECLARE A FINAL CASH DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
K. WAH INTERNATIONAL HOLDINGS LTD	BMG5321P1169	08-Jun-2022	TO RE-ELECT MRS. PADDY TANG LUI WAI YU AS A DIRECTOR	FOR
K. WAH INTERNATIONAL HOLDINGS LTD	BMG5321P1169	08-Jun-2022	TO RE-ELECT MR. ALEXANDER LUI YIU WAH AS A DIRECTOR	FOR
K. WAH INTERNATIONAL HOLDINGS LTD	BMG5321P1169	08-Jun-2022	TO RE-ELECT MR. NIP YUN WING AS A DIRECTOR	FOR
K. WAH INTERNATIONAL HOLDINGS LTD	BMG5321P1169	08-Jun-2022	TO FIX THE REMUNERATION OF THE DIRECTORS FOR THE YEAR ENDED 31 DECEMBER 2021 AND FOR SUBSEQUENT FINANCIAL YEARS UNTIL OTHERWISE DETERMINED	FOR
K. WAH INTERNATIONAL HOLDINGS LTD	BMG5321P1169	08-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	THE ELECTION OF THE DIRECTOR:CHUN-MING CHEN,SHAREHOLDER NO.00000026	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:SHAN-CHIEH YEN,SHAREHOLDER NO.L120856XXX	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:MING-HUA PENG,SHAREHOLDER NO.00000253	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:CHUN-YI LU,SHAREHOLDER NO.Q120857XXX	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	RELEASE OF NEWLY APPOINTED DIRECTORS OF THE COMPANY FROM NON-COMPETE RESTRICTIONS	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	2021 EARNINGS DISTRIBUTION. PROPOSED CASH DIVIDEND: TWD 31.15608212 PER SHARE FOR THE FISRT HALF YEAR AND PROPOSED CASH DIVIDEND: TWD 39 PER SHARE FOR THE SECOND HALF YEAR	FOR

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LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	AMENDMENT TO THE ARTICLES OF INCORPORATION	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	AMENDMENT TO THE PROCEDURES FOR THE ACQUISITION OR DISPOSAL OF ASSETS, PROCEDURES FOR ENGAGING IN DERIVATIVES TRADING, RULES FOR LOANING OF FUNDS AND RULES FOR ENDORSEMENTS GUARANTEES	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	THE ELECTION OF THE DIRECTOR:MAO YU COMMEMORATE CO., LTD. ,SHAREHOLDER NO.00087114,EN-CHOU LIN AS REPRESENTATIVE	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	THE ELECTION OF THE DIRECTOR:MAO YU COMMEMORATE CO., LTD. ,SHAREHOLDER NO.00087114,EN-PING LIN AS REPRESENTATIVE	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	THE ELECTION OF THE DIRECTOR:CHUNG-JEN LIANG,SHAREHOLDER NO.00000007	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	THE ELECTION OF THE DIRECTOR:MING-YUAN HSIEH,SHAREHOLDER NO.00000006	FOR
LARGAN PRECISION CO LTD	TW0003008009	08-Jun-2022	THE ELECTION OF THE DIRECTOR:YOU-CHIH HUANG,SHAREHOLDER NO.00000254	FOR
LEMONADE, INC.	US52567D1072	08-Jun-2022	DIRECTOR	FOR
LEMONADE, INC.	US52567D1072	08-Jun-2022	DIRECTOR	FOR
LEMONADE, INC.	US52567D1072	08-Jun-2022	DIRECTOR	FOR
LEMONADE, INC.	US52567D1072	08-Jun-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
LEMONADE, INC.	US52567D1072	08-Jun-2022	To approve on an advisory (non-binding) basis the frequency of future advisory votes on the compensation of the Company's named executive officers.	1 YEAR
LIGHT & WONDER, INC.	US80874P1093	08-Jun-2022	DIRECTOR	ABSTAIN
LIGHT & WONDER, INC.	US80874P1093	08-Jun-2022	DIRECTOR	FOR
LIGHT & WONDER, INC.	US80874P1093	08-Jun-2022	DIRECTOR	ABSTAIN
LIGHT & WONDER, INC.	US80874P1093	08-Jun-2022	DIRECTOR	ABSTAIN
LIGHT & WONDER, INC.	US80874P1093	08-Jun-2022	DIRECTOR	FOR
LIGHT & WONDER, INC.	US80874P1093	08-Jun-2022	DIRECTOR	FOR
LIGHT & WONDER, INC.	US80874P1093	08-Jun-2022	DIRECTOR	FOR
LIGHT & WONDER, INC.	US80874P1093	08-Jun-2022	DIRECTOR	FOR
LIGHT & WONDER, INC.	US80874P1093	08-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
LIGHT & WONDER, INC.	US80874P1093	08-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
LONGCHEN PAPER & PACKAGING CO., LTD.	TW0001909000	08-Jun-2022	2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
LONGCHEN PAPER & PACKAGING CO., LTD.	TW0001909000	08-Jun-2022	2021 DISPOSITION OF NET EARNINGS.PROPOSED CASH DIVIDEND :TWD 1.2 PER SHARE.	FOR
LONGCHEN PAPER & PACKAGING CO., LTD.	TW0001909000	08-Jun-2022	AMENDMENT OF ARTICLES OF INCORPORATION PROPOSAL	FOR

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LONGCHEN PAPER & PACKAGING CO., LTD.	TW0001909000	08-Jun-2022	AMENDMENT OF RULES OF PROCEDURE FOR SHAREHOLDERS MEETING.	FOR
LONGCHEN PAPER & PACKAGING CO., LTD.	TW0001909000	08-Jun-2022	AMENDMENT OF THE PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS.	FOR
LULULEMON ATHLETICA INC.	US5500211090	08-Jun-2022	Election of Class III Director: Kathryn Henry	AGAINST
LULULEMON ATHLETICA INC.	US5500211090	08-Jun-2022	Election of Class III Director: Jon McNeill	FOR
LULULEMON ATHLETICA INC.	US5500211090	08-Jun-2022	Election of Class III Director: Alison Loehnis	FOR
LULULEMON ATHLETICA INC.	US5500211090	08-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending January 29, 2023.	FOR
LULULEMON ATHLETICA INC.	US5500211090	08-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
LULULEMON ATHLETICA INC.	US5500211090	08-Jun-2022	Shareholder proposal regarding a report on the slaughter methods used to procure down.	AGAINST
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Richard G. Ketchum	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Xiaojia Charles Li	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Richard M. McVey	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Emily H. Portney	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Richard L. Prager	AGAINST
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the 2022 Proxy Statement.	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	To approve the MarketAxess Holdings Inc. 2022 Employee Stock Purchase Plan.	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Nancy Altobello	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Steven L. Begleiter	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Stephen P. Casper	AGAINST
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Jane Chwick	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Christopher R. Concannon	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: William F. Cruger	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Kourtney Gibson	FOR
MARKETAXESS HOLDINGS INC.	US57060D1081	08-Jun-2022	Election of Director: Justin G. Gmelich	FOR
MATCH GROUP, INC.	US57667L1070	08-Jun-2022	Election of Director: Stephen Bailey	AGAINST
MATCH GROUP, INC.	US57667L1070	08-Jun-2022	Election of Director: Melissa Brenner	AGAINST
MATCH GROUP, INC.	US57667L1070	08-Jun-2022	Election of Director: Alan G. Spoon	AGAINST
MATCH GROUP, INC.	US57667L1070	08-Jun-2022	To approve a non-binding advisory resolution on executive compensation.	FOR

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MATCH GROUP, INC.	US57667L1070	08-Jun-2022	To conduct a non-binding advisory vote on the frequency of future advisory votes on executive compensation.	1 YEAR
MATCH GROUP, INC.	US57667L1070	08-Jun-2022	Ratification of the appointment of Ernst & Young LLP as Match Group, Inc.'s independent registered public accounting firm for 2022.	FOR
MCGRATH RENTCORP	US5805891091	08-Jun-2022	To approve, by non-binding advisory vote, the compensation of the Company's named executive officers.	FOR
MCGRATH RENTCORP	US5805891091	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Kimberly A. Box	FOR
MCGRATH RENTCORP	US5805891091	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Smita Conjeevaram	FOR
MCGRATH RENTCORP	US5805891091	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: William J. Dawson	FOR
MCGRATH RENTCORP	US5805891091	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Elizabeth A. Fetter	FOR
MCGRATH RENTCORP	US5805891091	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Joseph F. Hanna	FOR
MCGRATH RENTCORP	US5805891091	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Bradley M. Shuster	ABSTAIN
MCGRATH RENTCORP	US5805891091	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: M. Richard Smith	FOR
MCGRATH RENTCORP	US5805891091	08-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Dennis P. Stradford	FOR
MCGRATH RENTCORP	US5805891091	08-Jun-2022	To ratify the appointment of Grant Thornton LLP as the independent auditors for the Company for the year ending December 31, 2022.	FOR
MERCADOLIBRE, INC.	US58733R1023	08-Jun-2022	DIRECTOR	FOR
MERCADOLIBRE, INC.	US58733R1023	08-Jun-2022	DIRECTOR	FOR
MERCADOLIBRE, INC.	US58733R1023	08-Jun-2022	DIRECTOR	FOR
MERCADOLIBRE, INC.	US58733R1023	08-Jun-2022	DIRECTOR	FOR
MERCADOLIBRE, INC.	US58733R1023	08-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers for fiscal year 2021.	FOR
MERCADOLIBRE, INC.	US58733R1023	08-Jun-2022	Ratification of the appointment of Pistrelli, Henry Martin y Asociados S.R.L., a member firm of Ernst & Young Global Limited as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE DISCHARGE OF CHRIS CARVALHO	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE DISCHARGE OF SIMON DUFFY	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE DISCHARGE OF GERHARD FLORIN	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE DISCHARGE OF DAWN HUDSON	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE DISCHARGE OF MARJORIE LAO	FOR

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MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE DISCHARGE OF SIMON LEUNG	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE DISCHARGE OF NATALIE TYDEMAN	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE DISCHARGE OF DAVID CHANCE	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE DISCHARGE OF CEO MARIA REDIN	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE REMUNERATION REPORT	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	DETERMINE NUMBER OF DIRECTORS (8) AND DEPUTY DIRECTORS (0) OF BOARD	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.8 MILLION FOR CHAIRMAN AND SEK 700,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE REMUNERATION OF AUDITORS	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	REELECT CHRIS CARVALHO AS DIRECTOR	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	REELECT SIMON DUFFY AS DIRECTOR	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	REELECT GERHARD FLORIN AS DIRECTOR	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	REELECT DAWN HUDSON AS DIRECTOR	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	REELECT MARJORIE LAO AS DIRECTOR	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	REELECT SIMON LEUNG AS DIRECTOR	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	REELECT NATALIE TYDEMAN AS DIRECTOR	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	ELECT FLORIAN SCHUHBAUER AS NEW DIRECTOR	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	REELECT SIMON DUFFY AS BOARD CHAIRMAN	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	DETERMINE NUMBER OF AUDITORS; RATIFY KPMG AS AUDITORS	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE INCENTIVE PLAN 2022 FOR KEY EMPLOYEES	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE EQUITY PLAN 2022 FINANCING THROUGH ISSUANCE OF CLASS C SHARES	FOR

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MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE EQUITY PLAN 2022 FINANCING THROUGH REPURCHASE OF CLASS C SHARES	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE TRANSFER OF CLASS B SHARES TO PARTICIPANTS	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE ALTERNATIVE EQUITY PLAN FINANCING THROUGH EQUITY SWAP AGREEMENT WITH THIRD PARTY	AGAINST
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	AUTHORIZE BOARD TO REPURCHASE WARRANTS FROM PARTICIPANTS IN INCENTIVE PLAN 2019	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	AMEND ARTICLES RE: SET MINIMUM (119.2 MILLION) AND MAXIMUM (476.8 MILLION) NUMBER OF SHARES	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE 2:1 SHARE SPLIT	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	AMEND ARTICLES RE: SET MINIMUM (59.6 MILLION) AND MAXIMUM (238.4 MILLION) NUMBER OF SHARES	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE SEK 292.5 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	INCREASE OF SHARE CAPITAL THROUGH A BONUS ISSUE WITHOUT THE ISSUANCE OF NEW SHARES	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE SEK 10 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	08-Jun-2022	APPROVE TRANSACTION WITH A RELATED PARTY; APPROVE ISSUANCE OF SHARES TO MINORITY SHAREHOLDER IN MTG GAMING	FOR
MORPHIC HOLDING, INC.	US61775R1059	08-Jun-2022	DIRECTOR	ABSTAIN
MORPHIC HOLDING, INC.	US61775R1059	08-Jun-2022	DIRECTOR	FOR
MORPHIC HOLDING, INC.	US61775R1059	08-Jun-2022	DIRECTOR	FOR
MORPHIC HOLDING, INC.	US61775R1059	08-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MORPHIC HOLDING, INC.	US61775R1059	08-Jun-2022	To approve, on a non-binding advisory basis, the compensation paid to the Company's Named Executive Officers.	FOR
MORPHIC HOLDING, INC.	US61775R1059	08-Jun-2022	To select, on a non-binding advisory basis, the frequency of future non-binding advisory votes on the compensation paid to the Named Executive Officers.	1 YEAR
MORPHIC HOLDING, INC.	US61775R1059	08-Jun-2022	To approve revised limits on awards to non-employee directors under the 2019 Equity Incentive Plan.	AGAINST
NEKTAR THERAPEUTICS	US6402681083	08-Jun-2022	Election of Director: Diana M. Brainard	FOR
NEKTAR THERAPEUTICS	US6402681083	08-Jun-2022	Election of Director: R. Scott Greer	FOR

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NEKTAR THERAPEUTICS	US6402681083	08-Jun-2022	To approve an amendment to our Amended and Restated 2017 Performance Incentive Plan to increase the aggregate number of shares of common stock authorized for issuance under the plan by 5,000,000 shares.	FOR
NEKTAR THERAPEUTICS	US6402681083	08-Jun-2022	To ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NEKTAR THERAPEUTICS	US6402681083	08-Jun-2022	To approve a non-binding advisory resolution regarding our executive compensation (a "say-on-pay" vote).	AGAINST
NKARTA INC	US65487U1088	08-Jun-2022	DIRECTOR	FOR
NKARTA INC	US65487U1088	08-Jun-2022	DIRECTOR	FOR
NKARTA INC	US65487U1088	08-Jun-2022	DIRECTOR	FOR
NKARTA INC	US65487U1088	08-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	A non-binding advisory vote to approve executive compensation.	FOR
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	To amend and restate our Articles of Association for the purposes of (i) the establishment of exclusive jurisdiction in U.S. federal court for U.S. securities law matters, (ii) allowing the adoption of shareholder resolutions by written consent, (iii) allowing us to hold meetings of shareholders virtually by electronic means, (iv) allowing for our directors to authorize indemnification agreements with our senior employees, in addition to our directors and executive officers, and (v) other administrative matters.	AGAINST
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	Election of Director: Asaf Danziger	FOR
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	Election of Director: William Doyle	FOR
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	Election of Director: Jeryl Hilleman	FOR
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	Election of Director: David Hung	FOR
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	Election of Director: Kinyip Gabriel Leung	FOR
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	Election of Director: Martin Madden	FOR
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	Election of Director: Timothy Scannell	AGAINST
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	Election of Director: William Vernon	FOR
NOVOCURE LIMITED	JE00BYSS4X48	08-Jun-2022	The approval and ratification of the appointment, by the Audit Committee of our Board of Directors, of Kost Forer Gabbay & Kasierer, a member of Ernst & Young Global, as the auditor and independent registered public accounting firm of the Company for the Company's fiscal year ending December 31, 2022.	FOR
ONESP WORLD HOLDINGS LIMITED	BSP736841136	08-Jun-2022	Election of Class C Director: Stephen Powell	FOR
ONESP WORLD HOLDINGS LIMITED	BSP736841136	08-Jun-2022	Election of Class C Director: Maryam Banikarim	FOR
ONESP WORLD HOLDINGS LIMITED	BSP736841136	08-Jun-2022	Election of Class C Director: Adam Hasiba	FOR
ONESP WORLD HOLDINGS LIMITED	BSP736841136	08-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for the year ending December 31, 2022.	FOR
PORCH GROUP, INC.	US7332451043	08-Jun-2022	DIRECTOR	FOR

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PORCH GROUP, INC.	US7332451043	08-Jun-2022	DIRECTOR	FOR
PORCH GROUP, INC.	US7332451043	08-Jun-2022	To approve an amendment to the Second Amended and Restated Certificate of Incorporation of Porch Group, Inc. (the "Certificate of Incorporation") to declassify our board of directors.	FOR
PORCH GROUP, INC.	US7332451043	08-Jun-2022	To approve an amendment to our Certificate of Incorporation to eliminate the Supermajority Voting Standard (as defined in the enclosed proxy statement).	FOR
PORCH GROUP, INC.	US7332451043	08-Jun-2022	To approve of, on an advisory (non-binding) basis, the compensation of our Named Executive Officers (as defined in the enclosed proxy statement).	FOR
PORCH GROUP, INC.	US7332451043	08-Jun-2022	To approve of, on an advisory (non-binding) basis, the frequency of future advisory votes to approve the compensation of our Named Executive Officers.	1 YEAR
PORCH GROUP, INC.	US7332451043	08-Jun-2022	To ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm for Porch Group, Inc. for the year ending December 31, 2022.	FOR
PTC THERAPEUTICS, INC.	US69366J2006	08-Jun-2022	DIRECTOR	ABSTAIN
PTC THERAPEUTICS, INC.	US69366J2006	08-Jun-2022	DIRECTOR	ABSTAIN
PTC THERAPEUTICS, INC.	US69366J2006	08-Jun-2022	DIRECTOR	ABSTAIN
PTC THERAPEUTICS, INC.	US69366J2006	08-Jun-2022	DIRECTOR	FOR
PTC THERAPEUTICS, INC.	US69366J2006	08-Jun-2022	Vote to approve the Company's Amended and Restated 2013 Long- Term Incentive Plan.	AGAINST
PTC THERAPEUTICS, INC.	US69366J2006	08-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PTC THERAPEUTICS, INC.	US69366J2006	08-Jun-2022	Approval on a non-binding, advisory basis, of the Company's named executive officer compensation as described in the proxy statement.	FOR
PTC THERAPEUTICS, INC.	US69366J2006	08-Jun-2022	Advisory vote on the frequency of the advisory vote to approve named executive officer compensation.	1 YEAR
QUALYS, INC.	US74758T3032	08-Jun-2022	DIRECTOR	FOR
QUALYS, INC.	US74758T3032	08-Jun-2022	DIRECTOR	FOR
QUALYS, INC.	US74758T3032	08-Jun-2022	To ratify the appointment of Grant Thornton LLP as Qualys, Inc.'s independent registered public accounting firm for its fiscal year ending December 31, 2022.	FOR
QUALYS, INC.	US74758T3032	08-Jun-2022	To approve, on an advisory and non-binding basis, the compensation of Qualys, Inc.'s named executive officers as described in the Proxy Statement.	FOR
QUALYS, INC.	US74758T3032	08-Jun-2022	To approve Qualys, Inc.'s 2012 Equity Incentive Plan, as amended, restated and extended.	FOR
QUALYS, INC.	US74758T3032	08-Jun-2022	To indicate, on an advisory and non-binding basis, the preferred frequency of future stockholder advisory votes on approving the compensation of Qualys, Inc.'s named executive officers.	1 YEAR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SAUDI ARAMCO COMPANY, IN WHICH THE BOARD MEMBERS ENG. IBRAHIM QASSIM AL-BUAINAIN, ENG. OTHMAN ALI AL-GHAMDI, ENG. SULEMAN AMER AL-BARGAN, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE FINANCING CHARGES, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (175,222) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR

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RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SUMITOMO CHEMICAL COMPANY, IN WHICH THE BOARD MEMBERS MR. NORIAKI TAKESHITA, MR. TAKASHI SHIGEMORI AND ENG. SEIJI TAKEUCHI, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE FINANCING CHARGES, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (99,624) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SAUDI ARAMCO COMPANY, IN WHICH THE BOARD MEMBERS ENG. IBRAHIM QASSIM AL-BUAINAIN, ENG. OTHMAN ALI AL-GHAMDI, ENG. SULEMAN AMER AL-BARGAN, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE RENTALS, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (21,943) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SUMITOMO CHEMICAL COMPANY, IN WHICH THE BOARD MEMBERS MR. NORIAKI TAKESHITA, MR. TAKASHI SHIGEMORI AND ENG. SEIJI TAKEUCHI, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE RENTALS, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (265) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SAUDI ARAMCO COMPANY, IN WHICH THE BOARD MEMBERS ENG. IBRAHIM QASSIM AL-BUAINAIN, ENG. OTHMAN ALI AL-GHAMDI, ENG. SULEMAN AMER AL-BARGAN, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE SECONDEES' COSTS, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (21,499) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SUMITOMO CHEMICAL COMPANY, IN WHICH THE BOARD MEMBERS MR. NORIAKI TAKESHITA, MR. TAKASHI SHIGEMORI AND ENG. SEIJI TAKEUCHI, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE SECONDEES' COSTS, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (18,733) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SAUDI ARAMCO COMPANY, IN WHICH THE BOARD MEMBERS ENG. IBRAHIM QASSIM AL-BUAINAIN, ENG. OTHMAN ALI AL-GHAMDI, ENG. SULEMAN AMER AL-BARGAN, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE SERVICES AND OTHER COST CHARGES, NET, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (493) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SUMITOMO CHEMICAL COMPANY, IN WHICH THE BOARD MEMBERS MR. NORIAKI TAKESHITA, MR. TAKASHI SHIGEMORI AND ENG. SEIJI TAKEUCHI, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE SERVICES AND OTHER COST CHARGES, NET, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (4,356) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE PAYMENT AN AMOUNT OF SAR (1,050,000) AS REMUNERATION TO INDEPENDENT MEMBERS OF THE BOARD OF DIRECTORS TO THE VALUE OF SAR (350,000) PER EACH OF THE THREE MEMBERS FOR THE FINANCIAL YEAR ENDING 31/12/2021	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING BOARDS RECOMMENDATION TO INCREASE THE COMPANY'S CAPITAL BY OFFERING RIGHT ISSUE SHARES	FOR

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RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (1) OF THE COMPANY BY-LAWS RELATING TO INCORPORATION	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (15) OF THE COMPANY'S BYLAWS RELATING TO INCREASE OF CAPITAL	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE COMPANY AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (19) OF THE COMPANY BY-LAWS RELATING TO THE VACANT POSITION IN THE BOARD	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (33) OF THE COMPANY BY-LAWS RELATING TO INVITATION TO GENERAL ASSEMBLIES	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (35) OF THE COMPANY BY-LAWS RELATING TO QUORUM FOR THE ORDINARY GENERAL ASSEMBLY	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (36) OF THE COMPANY BY-LAWS RELATING TO QUORUM FOR THE EXTRAORDINARY GENERAL ASSEMBLY	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (45) OF THE COMPANY BY-LAWS RELATING TO FINANCIAL DOCUMENTS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR 31/12/2021	AGAINST
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON DELEGATING TO THE BOARD OF DIRECTORS THE AUTHORIZATION POWERS OF THE GENERAL ASSEMBLY STIPULATED IN PARAGRAPH (1) OF ARTICLE 71 OF THE COMPANIES LAW, FOR A PERIOD OF ONE YEAR STARTING FROM THE DATE OF THE APPROVAL BY THE GENERAL ASSEMBLY OR UNTIL THE END OF THE DELEGATED BOARD OF DIRECTORS TERM, WHICHEVER IS EARLIER, IN ACCORDANCE WITH THE CONDITIONS SET FORTH IN THE REGULATORY RULES AND PROCEDURES ISSUED PURSUANT TO THE COMPANIES LAW RELATING TO LISTED JOINT STOCK COMPANIES	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SAUDI ARAMCO COMPANY, IN WHICH THE BOARD MEMBERS ENG. IBRAHIM QASSIM AL-BUAINAIN, ENG. OTHMAN ALI AL-GHAMDI, ENG. SULEMAN AMER AL-BARGAN, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE PURCHASE OF GOODS INCLUDING LPG SHORTFALL, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (35,482,296) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SUMITOMO CHEMICAL COMPANY, IN WHICH THE BOARD MEMBERS MR. NORIAKI TAKESHITA, MR. TAKASHI SHIGEMORI AND ENG. SEIJI TAKEUCHI, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE PURCHASE OF GOODS, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (182,893) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SAUDI ARAMCO COMPANY, IN WHICH THE BOARD MEMBERS ENG. IBRAHIM QASSIM AL-BUAINAIN, ENG. OTHMAN ALI AL-GHAMDI, ENG. SULEMAN AMER AL-BARGAN, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE SALE OF REFINED AND PETROCHEMICAL PRODUCTS, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (35,718,493) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR

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RABIGH REFINING & PETROCHEMICAL COMPANY	SA120GAH5617	08-Jun-2022	VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE COMPANY AND SUMITOMO CHEMICAL COMPANY, IN WHICH THE BOARD MEMBERS MR. NORIAKI TAKESHITA, MR. TAKASHI SHIGEMORI AND ENG. SEIJI TAKEUCHI, HAVE INDIRECT INTEREST. THESE BUSINESSES AND CONTRACTS ARE SALE OF PETROCHEMICAL PRODUCTS, DURING 2021, THE BUSINESSES AND CONTRACT DO NOT INCLUDE PREFERENTIAL CONDITIONS AND ARE IN THE AMOUNT OF (8,218,070) THE AMOUNT IN THOUSANDS OF SAUDI RIYALS	FOR
RADNET, INC.	US7504911022	08-Jun-2022	DIRECTOR	FOR
RADNET, INC.	US7504911022	08-Jun-2022	DIRECTOR	ABSTAIN
RADNET, INC.	US7504911022	08-Jun-2022	DIRECTOR	FOR
RADNET, INC.	US7504911022	08-Jun-2022	DIRECTOR	FOR
RADNET, INC.	US7504911022	08-Jun-2022	DIRECTOR	FOR
RADNET, INC.	US7504911022	08-Jun-2022	DIRECTOR	FOR
RADNET, INC.	US7504911022	08-Jun-2022	DIRECTOR	ABSTAIN
RADNET, INC.	US7504911022	08-Jun-2022	The ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
RADNET, INC.	US7504911022	08-Jun-2022	An advisory vote to approve the compensation of the Company's Named Executive Officers.	FOR
REALTEK SEMICONDUCTOR CORP	TW0002379005	08-Jun-2022	2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
REALTEK SEMICONDUCTOR CORP	TW0002379005	08-Jun-2022	DISTRIBUTION OF 2021 RETAINED EARNINGS. CASH DIVIDENDS DISTRIBUTION FROM RETAINED EARNINGS IS NT 25 PER SHARE. CASH DISTRIBUTION FROM THE CAPITAL SURPLUS IS NT 2 PER SHARE.	FOR
REALTEK SEMICONDUCTOR CORP	TW0002379005	08-Jun-2022	TO REVISE THE ARTICLES OF INCORPORATION	FOR
REALTEK SEMICONDUCTOR CORP	TW0002379005	08-Jun-2022	TO REVISE THE PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS	FOR
REATA PHARMACEUTICALS, INC.	US75615P1030	08-Jun-2022	Election of Class I Director: J. Warren Huff	FOR
REATA PHARMACEUTICALS, INC.	US75615P1030	08-Jun-2022	Election of Class I Director: Shamim Ruff	ABSTAIN
REATA PHARMACEUTICALS, INC.	US75615P1030	08-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
REATA PHARMACEUTICALS, INC.	US75615P1030	08-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public account firm for the fiscal year ending December 31, 2022.	FOR
REATA PHARMACEUTICALS, INC.	US75615P1030	08-Jun-2022	To approve the 2022 Employee Stock Purchase Plan.	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	08-Jun-2022	Election of Class III Director for terms expiring at the 2023 Annual Meeting (if Proposal Five is approved) or at the 2025 Annual Meeting (if Proposal Five is not approved): William Jacobs	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	08-Jun-2022	Election of Class III Director for terms expiring at the 2023 Annual Meeting (if Proposal Five is approved) or at the 2025 Annual Meeting (if Proposal Five is not approved): Peter J. Kight	FOR

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REPAY HOLDINGS CORPORATION	US76029L1008	08-Jun-2022	Election of Class III Director for terms expiring at the 2023 Annual Meeting (if Proposal Five is approved) or at the 2025 Annual Meeting (if Proposal Five is not approved): John Morris	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	08-Jun-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	08-Jun-2022	To ratify the appointment of Grant Thornton, LLP as our Independent Registered Public Accounting Firm for the fiscal year ending December 31, 2022	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	08-Jun-2022	To approve and adopt an amendment and restatement of our Omnibus Incentive Plan	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	08-Jun-2022	To approve and adopt an amendment to our Certificate of Incorporation to declassify the Board of Directors	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	08-Jun-2022	To approve and adopt an amendment to our Certificate of Incorporation to remove certain supermajority voting requirements	FOR
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Election of Director: Kareem Yusuf	FOR
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Advisory Vote to Approve Executive Compensation.	FOR
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Election of Director: Roger Fradin	AGAINST
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Ratification of the Appointment of Independent Registered Public Accounting Firm.	FOR
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Shareholder Proposal to Reduce Ownership Threshold for Shareholders to Call a Special Meeting.	AGAINST
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Election of Director: Jay Geldmacher	FOR
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Election of Director: Paul Deninger	FOR
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Election of Director: Cynthia Hostetler	FOR
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Election of Director: Brian Kushner	AGAINST
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Election of Director: Jack Lazar	FOR
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Election of Director: Nina Richardson	FOR
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Election of Director: Andrew Teich	FOR
RESIDEO TECHNOLOGIES, INC.	US76118Y1047	08-Jun-2022	Election of Director: Sharon Wienbar	FOR
RHYTHM PHARMACEUTICALS, INC.	US76243J1051	08-Jun-2022	DIRECTOR	ABSTAIN
RHYTHM PHARMACEUTICALS, INC.	US76243J1051	08-Jun-2022	DIRECTOR	ABSTAIN
RHYTHM PHARMACEUTICALS, INC.	US76243J1051	08-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for the Company for the fiscal year ending December 31, 2022.	FOR
RHYTHM PHARMACEUTICALS, INC.	US76243J1051	08-Jun-2022	Approval, on an advisory (non-binding) basis, of the compensation of the named executive officers of the Company.	AGAINST
SALMAR ASA	NO0010310956	08-Jun-2022	APPROVAL OF THE AUDITORS FEES	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	THE BOARDS STATEMENT RELATING TO CORPORATE GOVERNANCE	FOR

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SALMAR ASA	NO0010310956	08-Jun-2022	REPORT ON SALARY AND OTHER REMUNERATION TO SENIOR EXECUTIVES	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	SHARE-BASED INCENTIVE SCHEME FOR EMPLOYEES	AGAINST
SALMAR ASA	NO0010310956	08-Jun-2022	ELECTION OF DIRECTORS, ELECTION OF ARNHILD HOLSTAD	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	ELECTION OF MORTEN LOKTU	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	ELECTION OF GUSTAV WITZOE (CHAIR)	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	ELECTION OF LEIF INGE NORDHAMMER	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	ELECTION OF DEPUTY BOARD MEMBERS, ELECTION OF STINE ROLSTAD BRENNA	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	ELECTION OF MAGNUS DYBVAD	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	ELECTION OF NOMINATION COMMITTEE MEMBERS RE-ELECTION OF ENDRE KOLBJORNSEN	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	RESOLUTION AUTHORISING THE BOARD TO RAISE THE COMPANY'S SHARE CAPITAL	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	RESOLUTION AUTHORISING THE BOARD TO TAKE UP CONVERTIBLE LOANS	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	RESOLUTION AUTHORISING THE BOARD TO BUY BACK THE COMPANY'S OWN SHARES	AGAINST
SALMAR ASA	NO0010310956	08-Jun-2022	AUTHORISATION TO ACQUIRE OWN SHARES IN THE MARKET WITH SUBSEQUENT CANCELLATION	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	ELECTION OF A PERSON TO CHAIR THE AGM AND SOMEONE TO CO-SIGN THE MINUTES ALONG WITH THE AGM CHAIR	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	APPROVAL OF INVITATION TO ATTEND THE AGM AND THE PROPOSED AGENDA	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	APPROVAL OF THE FINANCIAL STATEMENTS AND ANNUAL REPORT FOR 2021 FOR SALMAR ASA AND THE SALMAR GROUP, HEREUNDER DISTRIBUTION OF DIVIDENDS	FOR
SALMAR ASA	NO0010310956	08-Jun-2022	APPROVAL OF THE REMUNERATION PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS, NOMINATION COMMITTEE AND RISK AND AUDIT COMMITTEE	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO RE-ELECT THE FOLLOWING EXECUTIVE DIRECTOR ROTATING ON A VOLUNTARY BASIS: A MUKHUBA	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO INDIVIDUALLY ELECT THE FOLLOWING INDEPENDENT NON-EXECUTIVE DIRECTORS OF THE COMPANY AS MEMBERS OF THE SANLAM AUDIT COMMITTEE: AS BIRRELL	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO INDIVIDUALLY ELECT THE FOLLOWING INDEPENDENT NON-EXECUTIVE DIRECTORS OF THE COMPANY AS MEMBERS OF THE SANLAM AUDIT COMMITTEE: NAS KRUGER	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO INDIVIDUALLY ELECT THE FOLLOWING INDEPENDENT NON-EXECUTIVE DIRECTORS OF THE COMPANY AS MEMBERS OF THE SANLAM AUDIT COMMITTEE: M MOKOKA	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO INDIVIDUALLY ELECT THE FOLLOWING INDEPENDENT NON-EXECUTIVE DIRECTORS OF THE COMPANY AS MEMBERS OF THE SANLAM AUDIT COMMITTEE: K MOLLER	AGAINST
SANLAM LTD	ZAE000070660	08-Jun-2022	TO INDIVIDUALLY ELECT THE FOLLOWING INDEPENDENT NON-EXECUTIVE DIRECTORS OF THE COMPANY AS MEMBERS OF THE SANLAM AUDIT COMMITTEE: KT NONDUMO	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	NON-BINDING ADVISORY VOTE ON THE COMPANY'S REMUNERATION POLICY	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	NON-BINDING ADVISORY VOTE ON THE COMPANY'S REMUNERATION IMPLEMENTATION REPORT	AGAINST
SANLAM LTD	ZAE000070660	08-Jun-2022	TO NOTE THE TOTAL AMOUNT OF NON-EXECUTIVE AND EXECUTIVE DIRECTOR'S REMUNERATION FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR

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SANLAM LTD	ZAE000070660	08-Jun-2022	TO PLACE UNISSUED ORDINARY SHARES UNDER THE CONTROL OF THE DIRECTORS	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO PRESENT THE SANLAM ANNUAL REPORTING SUITE INCLUDING THE CONSOLIDATED AUDITED FINANCIAL STATEMENTS, THE JOINT AUDITORS, AUDIT COMMITTEES AND DIRECTOR'S REPORTS	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO APPROVE THE GENERAL AUTHORITY TO ISSUE SHARES FOR CASH	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO AUTHORISE ANY DIRECTOR OF THE COMPANY AND, WHERE APPLICABLE, THE SECRETARY OF THE COMPANY, TO IMPLEMENT THE AFORESAID ORDINARY AND UNDERMENTIONED SPECIAL RESOLUTIONS	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO APPROVE THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS OF THE COMPANY FOR THEIR SERVICES AS DIRECTORS FOR THE PERIOD 1 JULY 2022 UNTIL 30 JUNE 2023	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO GIVE AUTHORITY TO THE COMPANY OR A SUBSIDIARY OF THE COMPANY TO ACQUIRE THE COMPANY'S SECURITIES	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE IN TERMS OF SECTION 44 OF THE COMPANIES ACT	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE IN TERMS OF SECTION 45 OF THE COMPANIES ACT	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO REAPPOINT ERNST AND YOUNG INC. AS INDEPENDENT JOINT AUDITORS FOR THE 2022 FINANCIAL YEAR	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO REAPPOINT KPMG INC. AS INDEPENDENT JOINT AUDITORS FOR THE 2022 FINANCIAL YEAR	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO APPOINT PWC INC. AS INDEPENDENT JOINT AUDITORS FOR THE 2023 FINANCIAL YEAR	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO APPOINT THE FOLLOWING ADDITIONAL INDEPENDENT NON-EXECUTIVE DIRECTORS: E ESSOKA	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO APPOINT THE FOLLOWING ADDITIONAL INDEPENDENT NON-EXECUTIVE DIRECTORS: W VAN BILJON	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO APPOINT THE FOLLOWING ADDITIONAL INDEPENDENT NON-EXECUTIVE DIRECTORS: N MANYONGA	FOR
SANLAM LTD	ZAE000070660	08-Jun-2022	TO INDIVIDUALLY RE-ELECT THE FOLLOWING NON-EXECUTIVE DIRECTORS RETIRING BY ROTATION: PT MOTSEPE	AGAINST
SANLAM LTD	ZAE000070660	08-Jun-2022	TO INDIVIDUALLY RE-ELECT THE FOLLOWING NON-EXECUTIVE DIRECTORS RETIRING BY ROTATION: SA ZINN	AGAINST
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: Donna S. Morea	AGAINST
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: Steven R. Shane	FOR
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: Robert A. Bedingfield	FOR
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	The approval of a non-binding, advisory vote on executive compensation.	FOR
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending February 3, 2023.	FOR
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: Carol A. Goode	FOR
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: Garth N. Graham	FOR
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: John J. Hamre	FOR

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SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: Yvette M. Kanouff	FOR
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: Nazzic S. Keene	FOR
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: Timothy J. Mayopoulos	AGAINST
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: Katharina G. McFarland	FOR
SCIENCE APPLICATIONS INTERNATIONAL CORP	US8086251076	08-Jun-2022	Election of Director: Milford W. McGuirt	FOR
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	TW0002330008	08-Jun-2022	TO ACCEPT 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	TW0002330008	08-Jun-2022	TO REVISE THE ARTICLES OF INCORPORATION	FOR
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	TW0002330008	08-Jun-2022	TO REVISE THE PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS	FOR
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	TW0002330008	08-Jun-2022	TO APPROVE THE ISSUANCE OF EMPLOYEE RESTRICTED STOCK AWARDS FOR YEAR 2022	FOR
TAIWAN SEMICONDUCTOR MFG. CO. LTD.	US8740391003	08-Jun-2022	To accept 2021 Business Report and Financial Statements	FOR
TAIWAN SEMICONDUCTOR MFG. CO. LTD.	US8740391003	08-Jun-2022	To revise the Articles of Incorporation	FOR
TAIWAN SEMICONDUCTOR MFG. CO. LTD.	US8740391003	08-Jun-2022	To revise the Procedures for Acquisition or Disposal of Assets	FOR
TAIWAN SEMICONDUCTOR MFG. CO. LTD.	US8740391003	08-Jun-2022	To approve the issuance of employee restricted stock awards for year 2022	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: Monica C. Lozano	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: Derica W. Rice	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: David P. Abney	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: Dmitri L. Stockton	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Company proposal to ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm.	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Company proposal to approve, on an advisory basis, our executive compensation (Say on Pay).	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Shareholder proposal to amend the proxy access bylaw to remove the shareholder group limit.	AGAINST
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: Douglas M. Baker, Jr.	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: George S. Barrett	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: Gail K. Boudreaux	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: Brian C. Cornell	FOR

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TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: Robert L. Edwards	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: Melanie L. Healey	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: Donald R. Knauss	FOR
TARGET CORPORATION	US87612E1064	08-Jun-2022	Election of Director: Christine A. Leahy	FOR
TELLURIAN INC.	US87968A1043	08-Jun-2022	Election of Director to hold office for a three-year term expiring at the 2025 annual meeting: Charif Souki	AGAINST
TELLURIAN INC.	US87968A1043	08-Jun-2022	Election of Director to hold office for a three-year term expiring at the 2025 annual meeting: Brooke A. Peterson	AGAINST
TELLURIAN INC.	US87968A1043	08-Jun-2022	Election of Director to hold office for a three-year term expiring at the 2025 annual meeting: Don A. Turkleson	AGAINST
TELLURIAN INC.	US87968A1043	08-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	ABSTAIN
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DIRECTOR	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	An ordinary resolution in respect of the appointment of PricewaterhouseCoopers LLP as auditors of North West for the coming fiscal year and authorizing the audit committee of the Board of Directors to fix their remuneration.	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	A non-binding advisory resolution to accept North West's approach to executive compensation.	FOR
THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DECLARATION AS TO THE NATURE OF OWNERSHIP AND CONTROL The undersigned hereby certifies that the shares represented by this voting instruction form are owned and Controlled by: NOTE: "FOR" = CANADIAN, "ABSTAIN" = NON-CANADIAN HOLDER AUTHORIZED TO PROVIDE AIR SERVICE or by a person in affiliation with it, "AGAINST" = NON-CANADIAN, who is not a NON-CANADIAN HOLDER AUTHORIZED TO PROVIDE AIR SERVICE, or by a person in affiliation with it.	AGAINST

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THE NORTH WEST COMPANY INC.	CA6632782083	08-Jun-2022	DECLARATION AS TO THE LEVEL OF OWNERSHIP AND CONTROL The undersigned hereby certifies that the shares owned and Controlled by the undersigned, including the shares held by persons in affiliation with the undersigned, represent 10% or more of North West's issued and outstanding shares. NOTE: "FOR" = YES, "ABSTAIN" = NO, AND "AGAINST" WILL BE TREATED AS NOT MARKED.	ABSTAIN
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	ABSTAIN
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	ABSTAIN
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	ABSTAIN
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	DIRECTOR	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	To appoint PricewaterhouseCoopers LLP as auditor and to authorize the directors to fix the auditor's remuneration.	FOR
THOMSON REUTERS CORPORATION	CA8849037095	08-Jun-2022	To accept, on an advisory basis, the approach to executive compensation described in the accompanying Management Proxy Circular.	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	THE ELECTION OF THE DIRECTOR.: HUAN TAI CO., LTD., SHAREHOLDER NO.00051344, PEN CHI CHEN AS REPRESENTATIVE	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR

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TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	THE ELECTION OF THE DIRECTOR.: SHI HEN ENTERPRISE LIMITED, SHAREHOLDER NO.00051343, SHU CHEN TSAI AS REPRESENTATIVE	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	THE ELECTION OF THE DIRECTOR.: KAIMEI ELECTRONIC CORPORATION, SHAREHOLDER NO.00055436, SHU HUI CHEN AS REPRESENTATIVE	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.: CHIN TSAI CHEN, SHAREHOLDER NO.F101003XXX	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.: TASHENG CHIU, SHAREHOLDER NO.N121088XXX	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.: YUEH HSIANG TSAI, SHAREHOLDER NO.D122107XXX	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	LIFTING THE COMPETITION RESTRICTIONS ON NEW DIRECTORS AND THEIR REPRESENTATIVES	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	2021 EARNING DISTRIBUTION. PROPOSED CASH DIVIDEND TWD 9 PER SHARE	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	CAPITAL RECONSTRUCTION OF THE COMPANY	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION	AGAINST
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	AMENDMENTS TO THE PROCEDURES FOR ACQUISITION AND DISPOSAL OF ASSETS	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	AMENDMENTS TO THE RULES OF PROCEDURE FOR SHAREHOLDERS MEETINGS	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	THE ELECTION OF THE DIRECTOR.: TIE MIN CHEN, SHAREHOLDER NO.00052031	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	THE ELECTION OF THE DIRECTOR.: MULTIFIELD INVESTMENT INC., SHAREHOLDER NO.00020242, HSI HU LAI AS REPRESENTATIVE	FOR
TONG HSING ELECTRONICS INDUSTRIES LTD	TW0006271000	08-Jun-2022	THE ELECTION OF THE DIRECTOR.: HUAN TAI CO., LTD., SHAREHOLDER NO.00051344, CHIA SHUAI CHANG AS REPRESENTATIVE	FOR
TRUPANION, INC.	US8982021060	08-Jun-2022	Election of Director: Michael Doak	FOR
TRUPANION, INC.	US8982021060	08-Jun-2022	Election of Director: Eric Johnson	FOR
TRUPANION, INC.	US8982021060	08-Jun-2022	Election of Director: Darryl Rawlings	FOR
TRUPANION, INC.	US8982021060	08-Jun-2022	To ratify the selection of Ernst & Young LLP as Trupanion, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TRUPANION, INC.	US8982021060	08-Jun-2022	To approve, by non-binding advisory vote, the compensation of our named executive officers for the year ended December 31, 2021.	FOR
UNIVERSAL HEALTH REALTY INCOME TRUST	US91359E1055	08-Jun-2022	Election of Trustee: Michael Allan Domb	FOR
UNIVERSAL HEALTH REALTY INCOME TRUST	US91359E1055	08-Jun-2022	Election of Trustee: James P. Morey	FOR

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UNIVERSAL HEALTH REALTY INCOME TRUST	US91359E1055	08-Jun-2022	Advisory (nonbinding) vote to approve named executive officer compensation.	FOR
UNIVERSAL HEALTH REALTY INCOME TRUST	US91359E1055	08-Jun-2022	To ratify the selection of KPMG, LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
VITAL FARMS, INC.	US92847W1036	08-Jun-2022	Election of Class II Director to serve until the Company's 2025 annual meeting: Glenda Flanagan	FOR
VITAL FARMS, INC.	US92847W1036	08-Jun-2022	Election of Class II Director to serve until the Company's 2025 annual meeting: Denny Marie Post	FOR
VITAL FARMS, INC.	US92847W1036	08-Jun-2022	Election of Class II Director to serve until the Company's 2025 annual meeting: Gisel Ruiz	FOR
VITAL FARMS, INC.	US92847W1036	08-Jun-2022	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 25, 2022.	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Ratify, on an advisory basis, the appointment of (i) Deloitte & Touche LLP to audit our financial statements and (ii) Deloitte Ireland LLP to audit our Irish Statutory Accounts, and authorize, in a binding vote, the Board, acting through the Audit and Risk Committee, to fix the independent auditors' remuneration.	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Approve, on an advisory basis, the named executive officer compensation.	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Election of Director: Dame Inga Beale	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Renew the Board's existing authority to issue shares under Irish law.	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Renew the Board's existing authority to opt out of statutory pre-emption rights under Irish law.	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Approve the creation of distributable profits by the reduction and cancellation of the Company's share premium account.	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Amend and restate the Willis Towers Watson Public Limited Company 2012 Equity Incentive Plan, including to increase the number of shares authorized for issuance under the 2012 Plan.	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Election of Director: Fumbi Chima	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Election of Director: Michael Hammond	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Election of Director: Carl Hess	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Election of Director: Brendan O'Neill	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Election of Director: Linda Rabbitt	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Election of Director: Paul Reilly	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Election of Director: Michelle Swanback	FOR
WILLIS TOWERS WATSON PLC	IE00BDB6Q211	08-Jun-2022	Election of Director: Paul Thomas	FOR
YANGZIJIAN FINANC - NPV	SGXE77102635	08-Jun-2022	TO APPROVE THE PROPOSED ADOPTION OF THE SHARE BUY-BACK MANDATE	FOR
ZENTALIS PHARMACEUTICALS, INC.	US98943L1070	08-Jun-2022	DIRECTOR	ABSTAIN
ZENTALIS PHARMACEUTICALS, INC.	US98943L1070	08-Jun-2022	DIRECTOR	FOR
ZENTALIS PHARMACEUTICALS, INC.	US98943L1070	08-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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ZENTALIS PHARMACEUTICALS, INC.	US98943L1070	08-Jun-2022	To approve, on an advisory (non-binding) basis, the compensation of our named executive officers.	FOR
ZENTALIS PHARMACEUTICALS, INC.	US98943L1070	08-Jun-2022	To approve, on an advisory (non-binding) basis, the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
AERIE PHARMACEUTICALS, INC.	US00771V1089	09-Jun-2022	DIRECTOR	FOR
AERIE PHARMACEUTICALS, INC.	US00771V1089	09-Jun-2022	DIRECTOR	FOR
AERIE PHARMACEUTICALS, INC.	US00771V1089	09-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AERIE PHARMACEUTICALS, INC.	US00771V1089	09-Jun-2022	To approve, by a non-binding vote, the compensation of our named executive officers ("say-on-pay").	FOR
ALLEGHANY CORPORATION	US0171751003	09-Jun-2022	To approve and adopt the Agreement and Plan of Merger (as it may be amended from time to time, the "merger agreement"), dated as of March 20, 2022, by and among Berkshire Hathaway Inc., O&M Acquisition Corp. ("Merger Sub"), and Alleghany Corporation, and the merger of Merger Sub with and into Alleghany Corporation (the "merger").	FOR
ALLEGHANY CORPORATION	US0171751003	09-Jun-2022	To approve, on an advisory (non-binding) basis, the compensation that may become payable to Alleghany Corporation's named executive officers in connection with the merger.	FOR
ALLEGHANY CORPORATION	US0171751003	09-Jun-2022	To approve the adjournment of the special meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the special meeting to approve the proposal to approve and adopt the merger agreement and the merger.	AGAINST
AMEDISYS, INC.	US0234361089	09-Jun-2022	DIRECTOR	ABSTAIN
AMEDISYS, INC.	US0234361089	09-Jun-2022	DIRECTOR	FOR
AMEDISYS, INC.	US0234361089	09-Jun-2022	DIRECTOR	FOR
AMEDISYS, INC.	US0234361089	09-Jun-2022	DIRECTOR	ABSTAIN
AMEDISYS, INC.	US0234361089	09-Jun-2022	DIRECTOR	FOR
AMEDISYS, INC.	US0234361089	09-Jun-2022	DIRECTOR	FOR
AMEDISYS, INC.	US0234361089	09-Jun-2022	DIRECTOR	FOR
AMEDISYS, INC.	US0234361089	09-Jun-2022	DIRECTOR	FOR
AMEDISYS, INC.	US0234361089	09-Jun-2022	DIRECTOR	FOR
AMEDISYS, INC.	US0234361089	09-Jun-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accountants for the fiscal year ending December 31, 2022.	FOR
AMEDISYS, INC.	US0234361089	09-Jun-2022	To approve, on an advisory (non-binding) basis, the compensation paid to the Company's Named Executive Officers, as set forth in the Company's 2022 Proxy Statement ("Say on Pay" Vote).	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Gloria A. O'Neal	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: H. Palmer Proctor, Jr.	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: William I. Bowen, Jr.	FOR

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AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: William H. Stern	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Jimmy D. Veal	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Advisory approval of the compensation of the Company's named executive officers.	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Rodney D. Bullard	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Wm. Millard Choate	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: R. Dale Ezzell	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Leo J. Hill	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Daniel B. Jeter	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Robert P. Lynch	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Elizabeth A. McCague	FOR
AMERIS BANCORP	US03076K1088	09-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: James B. Miller, Jr.	FOR
AMICUS THERAPEUTICS, INC.	US03152W1099	09-Jun-2022	DIRECTOR	FOR
AMICUS THERAPEUTICS, INC.	US03152W1099	09-Jun-2022	DIRECTOR	ABSTAIN
AMICUS THERAPEUTICS, INC.	US03152W1099	09-Jun-2022	DIRECTOR	FOR
AMICUS THERAPEUTICS, INC.	US03152W1099	09-Jun-2022	DIRECTOR	ABSTAIN
AMICUS THERAPEUTICS, INC.	US03152W1099	09-Jun-2022	DIRECTOR	ABSTAIN
AMICUS THERAPEUTICS, INC.	US03152W1099	09-Jun-2022	Approval of the Amended and Restated 2007 Equity Incentive Plan to add 6,000,000 shares to the equity pool.	FOR
AMICUS THERAPEUTICS, INC.	US03152W1099	09-Jun-2022	Ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AMICUS THERAPEUTICS, INC.	US03152W1099	09-Jun-2022	Approval, on an advisory basis, the Company's executive compensation.	FOR
ANNEXON, INC.	US03589W1027	09-Jun-2022	DIRECTOR	FOR
ANNEXON, INC.	US03589W1027	09-Jun-2022	DIRECTOR	FOR
ANNEXON, INC.	US03589W1027	09-Jun-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ANNEXON, INC.	US03589W1027	09-Jun-2022	The approval, on an advisory (non-binding) basis, of the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Election of Director: Eileen Naughton	FOR
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for our 2022 fiscal year.	FOR
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Election of Director: Michael J. Arougheti	FOR

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ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Approval, on a non-binding basis, of the compensation paid to our named executive officers for our 2021 fiscal year.	AGAINST
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Election of Director: Antoinette Bush	AGAINST
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Election of Director: Paul G. Joubert	FOR
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Election of Director: R. Kipp deVeer	AGAINST
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Election of Director: David B. Kaplan	AGAINST
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Election of Director: Michael Lynton	AGAINST
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Election of Director: Dr. Judy D. Olian	FOR
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Election of Director: Antony P. Ressler	AGAINST
ARES MANAGEMENT CORPORATION	US03990B1017	09-Jun-2022	Election of Director: Bennett Rosenthal	AGAINST
ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	The resolution, on an advisory basis, to accept the approach to executive compensation disclosed in the Information Circular.	FOR
ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	The ordinary resolution approving the termination of the Fourth Amended and Restated Unitholder Rights Plan Agreement dated September 24, 2020, between Artis and AST Trust company, as rights agent.	AGAINST
ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	The resolution fixing the number of trustees ("Trustees") to be elected at the Meeting at seven (7).	FOR
ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	ELECTION OF TRUSTEES: The resolution to elect the following nominees named in the management information circular dated May 2, 2022 (the "Information Circular"), as Trustees for the ensuing year to hold office from the close of the Meeting until the close of the next annual meeting of Unitholders. Election of Trustee: Heather-Anne Irwin	FOR
ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	Election of Trustee: Samir Manji	FOR
ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	Election of Trustee: Ben Rodney	ABSTAIN
ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	Election of Trustee: Mike Shaikh	FOR
ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	Election of Trustee: Aida Tammer	FOR
ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	Election of Trustee: Lis Wigmore	FOR
ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	Election of Trustee: Lauren Zucker	FOR

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ARTIS REAL ESTATE INVESTMENT TRUST	CA04315L1058	09-Jun-2022	The resolution reappointing Deloitte LLP as the external auditor of Artis for the ensuing year and authorizing the Trustees to fix the remuneration of the external auditor.	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: Steven E. Rendle	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: Eugene A. Woods	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: Corie S. Barry	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending January 28, 2023.	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	To approve in a non-binding advisory vote our named executive officer compensation.	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: Lisa M. Caputo	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: J. Patrick Doyle	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: David W. Kenny	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: Mario J. Marte	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: Karen A. McLoughlin	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: Thomas L. Millner	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: Claudia F. Munce	FOR
BEST BUY CO., INC.	US0865161014	09-Jun-2022	Election of Director: Richelle P. Parham	FOR
BIOLIFE SOLUTIONS, INC.	US09062W2044	09-Jun-2022	DIRECTOR	FOR
BIOLIFE SOLUTIONS, INC.	US09062W2044	09-Jun-2022	DIRECTOR	FOR
BIOLIFE SOLUTIONS, INC.	US09062W2044	09-Jun-2022	DIRECTOR	FOR
BIOLIFE SOLUTIONS, INC.	US09062W2044	09-Jun-2022	DIRECTOR	FOR
BIOLIFE SOLUTIONS, INC.	US09062W2044	09-Jun-2022	DIRECTOR	FOR
BIOLIFE SOLUTIONS, INC.	US09062W2044	09-Jun-2022	To approve, on a non-binding, advisory basis, the compensation of our named executive officers.	FOR
BIOLIFE SOLUTIONS, INC.	US09062W2044	09-Jun-2022	To ratify the appointment by the Board of Grant Thornton LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BIOLIFE SOLUTIONS, INC.	US09062W2044	09-Jun-2022	To approve an amendment to the Second Amended and Restated 2013 Performance Incentive Plan to increase the aggregate number of shares of common stock which may be issued under the plan from 6,500,000 to 8,500,000 shares	FOR
BIONANO GENOMICS, INC.	US09075F1075	09-Jun-2022	DIRECTOR	FOR
BIONANO GENOMICS, INC.	US09075F1075	09-Jun-2022	DIRECTOR	FOR
BIONANO GENOMICS, INC.	US09075F1075	09-Jun-2022	DIRECTOR	FOR
BIONANO GENOMICS, INC.	US09075F1075	09-Jun-2022	Approval, on an advisory basis, of our executive compensation.	AGAINST
BIONANO GENOMICS, INC.	US09075F1075	09-Jun-2022	Approval, on an advisory basis, of the frequency of the advisory approval of our executive compensation.	1 YEAR
BIONANO GENOMICS, INC.	US09075F1075	09-Jun-2022	To ratify the selection of BDO USA, LLP by the Audit Committee of the Board of Directors to serve as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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BLACKBAUD, INC.	US09227Q1004	09-Jun-2022	ELECTION OF CLASS C DIRECTOR: Michael P. Gianoni	FOR
BLACKBAUD, INC.	US09227Q1004	09-Jun-2022	ELECTION OF CLASS C DIRECTOR: D. Roger Nanney	FOR
BLACKBAUD, INC.	US09227Q1004	09-Jun-2022	ELECTION OF CLASS C DIRECTOR: Sarah E. Nash	FOR
BLACKBAUD, INC.	US09227Q1004	09-Jun-2022	ADVISORY VOTE TO APPROVE THE 2021 COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	FOR
BLACKBAUD, INC.	US09227Q1004	09-Jun-2022	APPROVAL OF THE AMENDMENT AND RESTATEMENT OF THE BLACKBAUD, INC. 2016 EQUITY AND INCENTIVE COMPENSATION PLAN.	FOR
BLACKBAUD, INC.	US09227Q1004	09-Jun-2022	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	DIRECTOR	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	Advisory vote to approve 2021 executive compensation.	AGAINST
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	Ratification of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	Stockholder proposal requesting the right of stockholders holding 10% of outstanding shares of common stock to call a special meeting.	AGAINST
BOOKING HOLDINGS INC.	US09857L1089	09-Jun-2022	Stockholder proposal requesting the Board of Directors incorporate climate change metrics into executive compensation arrangements for our Chief Executive Officer and at least one other senior executive.	AGAINST
BRENNTAG SE	DE000A1DAH0	09-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
BRENNTAG SE	DE000A1DAH0	09-Jun-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
BRENNTAG SE	DE000A1DAH0	09-Jun-2022	APPROVE REMUNERATION REPORT	FOR
BRENNTAG SE	DE000A1DAH0	09-Jun-2022	ELECT WIJNAND DONKERS TO THE SUPERVISORY BOARD	FOR
BRENNTAG SE	DE000A1DAH0	09-Jun-2022	ELECT ULRICH HARNACKE TO THE SUPERVISORY BOARD	FOR
BRENNTAG SE	DE000A1DAH0	09-Jun-2022	APPROVE CREATION OF EUR 35 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR

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BRENNTAG SE	DE000A1DAH0	09-Jun-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 2 BILLION; APPROVE CREATION OF EUR 15.5 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
BRENNTAG SE	DE000A1DAH0	09-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
BRENNTAG SE	DE000A1DAH0	09-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.45 PER SHARE	FOR
BRENNTAG SE	DE000A1DAH0	09-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
BROADMARK REALTY CAPITAL INC.	US11135B1008	09-Jun-2022	Approval, on a non-binding, advisory basis, of the compensation of our named executive officers as described in the proxy statement.	FOR
BROADMARK REALTY CAPITAL INC.	US11135B1008	09-Jun-2022	Election of Director: Brian P. Ward	FOR
BROADMARK REALTY CAPITAL INC.	US11135B1008	09-Jun-2022	Election of Director: Jeffrey B. Pyatt	FOR
BROADMARK REALTY CAPITAL INC.	US11135B1008	09-Jun-2022	Election of Director: Stephen G. Haggerty	FOR
BROADMARK REALTY CAPITAL INC.	US11135B1008	09-Jun-2022	Election of Director: Daniel J. Hirsch	FOR
BROADMARK REALTY CAPITAL INC.	US11135B1008	09-Jun-2022	Election of Director: David A. Karp	FOR
BROADMARK REALTY CAPITAL INC.	US11135B1008	09-Jun-2022	Election of Director: Norma J. Lawrence	FOR
BROADMARK REALTY CAPITAL INC.	US11135B1008	09-Jun-2022	Election of Director: Kevin M. Luebbers	FOR
BROADMARK REALTY CAPITAL INC.	US11135B1008	09-Jun-2022	Election of Director: Pinkie D. Mayfield	FOR
BROADMARK REALTY CAPITAL INC.	US11135B1008	09-Jun-2022	Ratification of the appointment of Moss Adams LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO RE-APPOINT KPMG AS INDEPENDENT AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE SHARES NOT EXCEEDING 20% OF THE SHARES OF THE COMPANY IN ISSUE	AGAINST
CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES NOT EXCEEDING 10% OF THE SHARES OF THE COMPANY IN ISSUE	FOR
CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO EXTEND THE GENERAL MANDATE TO ISSUE SHARES BY ADDITION THERETO THE SHARES BOUGHT BACK BY THE COMPANY	AGAINST
CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO DECLARE A FINAL DIVIDEND OF 46 HK CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO RE-ELECT MR. GUO ZHAOXU AS A DIRECTOR	FOR
CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO RE-ELECT MR. HU XINGGUO AS A DIRECTOR	FOR
CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO RE-ELECT MR. YANG CHANGGUI AS A DIRECTOR	FOR
CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO RE-ELECT MR. ZHU DAJIAN AS A DIRECTOR	FOR
CHINA TAIPING INSURANCE HOLDINGS CO LTD	HK0000055878	09-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	FOR
COMPEQ MANUFACTURING CO LTD	TW0002313004	09-Jun-2022	ADOPTION OF 2021 BUSINESSS REPORT AND FINANCIAL STAATEMENTS	FOR
COMPEQ MANUFACTURING CO LTD	TW0002313004	09-Jun-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUUTION OF 2021 EARNINGS.PROPOSED CASH DIVIDEND: TWD 1.8 PER SHARE.	FOR
COMPEQ MANUFACTURING CO LTD	TW0002313004	09-Jun-2022	AMENDMMT TO THE PROCEDURES FOR ACQUISITIOON AND DISPOSAL OFASSETS.	FOR
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Proposal to approve, on an advisory basis, the Company's executive compensation.	FOR
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Stockholder proposal regarding stockholder right to call a special meeting, if properly presented.	AGAINST
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Election of Director: Michael R. Klein	AGAINST
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Election of Director: Andrew C. Florance	FOR
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Election of Director: Laura Cox Kaplan	FOR
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Election of Director: Michael J. Glosserman	FOR
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Election of Director: John W. Hill	FOR
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Election of Director: Robert W. Musslewhite	FOR
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Election of Director: Christopher J. Nassetta	AGAINST
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Election of Director: Louise S. Sams	FOR
COSTAR GROUP, INC.	US22160N1090	09-Jun-2022	Proposal to ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of John T. Greene as the member to the Board of Director.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The approval of the Swiss statutory annual report, the consolidated financial statements and the statutory financial statements of the Company for the year ended December 31, 2021.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of Katherine A. High, M.D. as the member to the Board of Director.	AGAINST
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of Douglas A. Treco, Ph.D. as the member to the Board of Director.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Election of Maria Fardis, Ph.D. as the member to the Board of Director.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of the member of the Compensation Committee: Ali Behbahani, M.D.	AGAINST

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CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of the member of the Compensation Committee: Simeon J. George, M.D.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of the member of the Compensation Committee: John T. Greene	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Binding vote on total non-performance-related compensation for members of the Board of Directors from the 2022 Annual General Meeting to the 2023 annual general meeting of shareholders.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Binding vote on equity for members of the Board of Directors from the 2022 Annual General Meeting to the 2023 annual general meeting of shareholders.	AGAINST
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Binding vote on total non-performance-related compensation for members of the Executive Committee from July 1, 2022 to June 30, 2023.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Binding vote on total variable compensation for members of the Executive Committee for the current year ending December 31, 2022.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Binding vote on equity for members of the Executive Committee from the 2022 Annual General Meeting to the 2023 annual general meeting of shareholders.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The approval of the appropriation of financial results.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Non-binding advisory vote to approve the compensation paid to the Company's named executive officers under U.S. securities law requirements.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Non-binding advisory vote on the frequency of future shareholder advisory votes on the compensation paid to the Company's named executive officers under U.S. securities law requirements.	1 YEAR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The approval of increasing the maximum size of the Board of Directors.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The approval of an adjustment of the maximum number of authorized share capital and extending the date by which the Board of Directors may increase the share capital.	AGAINST
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The approval of an adjustment of the conditional share capital for the conversion of bonds and similar debt instruments.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The approval of an increase in the conditional share capital for employee equity plans.	AGAINST
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The approval of an Amendment to the CRISPR Therapeutics AG 2018 Stock Option and Incentive Plan.	AGAINST
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The re-election of the independent voting rights representative.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The re-election of the auditors.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The transaction of any other business that may properly come before the 2022 Annual General Meeting or any adjournment or postponement thereof.	AGAINST
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	The discharge of the members of the Board of Directors and Executive Committee.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of Rodger Novak, M.D., as member and Chairman	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of Samarth Kulkarni, Ph.D. as the member to the Board of Director.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of Ali Behbahani, M.D. as the member to the Board of Director.	AGAINST
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of Bradley Bolzon, Ph.D. as the member to the Board of Director.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of H. Edward Fleming, Jr. M.D. as the member to the Board of Director.	FOR
CRISPR THERAPEUTICS AG	CH0334081137	09-Jun-2022	Re-election of Simeon J. George, M.D. as the member to the Board of Director.	FOR
CUE BIOPHARMA, INC.	US22978P1066	09-Jun-2022	Election of Director to serve until the 2023 annual meeting: Daniel R. Passeri	FOR

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CUE BIOPHARMA, INC.	US22978P1066	09-Jun-2022	Election of Director to serve until the 2023 annual meeting: Frank Morich	FOR
CUE BIOPHARMA, INC.	US22978P1066	09-Jun-2022	Election of Director to serve until the 2023 annual meeting: Frederick Driscoll	FOR
CUE BIOPHARMA, INC.	US22978P1066	09-Jun-2022	Election of Director to serve until the 2023 annual meeting: Aaron Fletcher	FOR
CUE BIOPHARMA, INC.	US22978P1066	09-Jun-2022	Election of Director to serve until the 2023 annual meeting: Cameron Gray	FOR
CUE BIOPHARMA, INC.	US22978P1066	09-Jun-2022	Election of Director to serve until the 2023 annual meeting: Tamar Howson	FOR
CUE BIOPHARMA, INC.	US22978P1066	09-Jun-2022	Election of Director to serve until the 2023 annual meeting: Peter Kiener	FOR
CUE BIOPHARMA, INC.	US22978P1066	09-Jun-2022	The ratification of the appointment of RSM US LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	Election of Director: Pamela M. Arway	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	Stockholder proposal regarding political contributions disclosure, if properly presented at the meeting.	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	Election of Director: Charles G. Berg	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	Election of Director: Barbara J. Desoer	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	Election of Director: Paul J. Diaz	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	Election of Director: Jason M. Hollar	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	Election of Director: Gregory J. Moore, MD, PhD	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	Election of Director: John M. Nehra	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	Election of Director: Javier J. Rodriguez	FOR
DAVITA INC.	US23918K1088	09-Jun-2022	Election of Director: Phyllis R. Yale	FOR
DESKTOP METAL, INC.	US25058X1054	09-Jun-2022	Election of Class II Director: James Eisenstein	FOR
DESKTOP METAL, INC.	US25058X1054	09-Jun-2022	Election of Class II Director: Wen Hsieh	FOR
DESKTOP METAL, INC.	US25058X1054	09-Jun-2022	Election of Class II Director: Jeff Immelt	AGAINST
DESKTOP METAL, INC.	US25058X1054	09-Jun-2022	Election of Class II Director: Stephen Nigro	AGAINST
DESKTOP METAL, INC.	US25058X1054	09-Jun-2022	To ratify the appointment of Deloitte & Touche as the Company's independent registered public accountants for the fiscal year ending December 31, 2022.	FOR
DESKTOP METAL, INC.	US25058X1054	09-Jun-2022	To approve, on an advisory, non-binding basis, the compensation paid to our named executive officers.	FOR
DESKTOP METAL, INC.	US25058X1054	09-Jun-2022	To approve, on an advisory, non-binding basis, the frequency of future advisory votes on compensation paid to our named executive officers.	1 YEAR
DIAMONDBACK ENERGY, INC.	US25278X1090	09-Jun-2022	Proposal to ratify the appointment of Grant Thornton LLP as the Company's independent auditors for the fiscal year ending December 31, 2022.	FOR
DIAMONDBACK ENERGY, INC.	US25278X1090	09-Jun-2022	Election of Director: Travis D. Stice	FOR
DIAMONDBACK ENERGY, INC.	US25278X1090	09-Jun-2022	Election of Director: Vincent K. Brooks	FOR

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ELDORADO GOLD CORPORATION	CA2849025093	09-Jun-2022	Appointment of KPMG as Auditors of the Corporation for the ensuing year.	FOR
ELDORADO GOLD CORPORATION	CA2849025093	09-Jun-2022	Authorize the Directors to fix the Auditor's pay.	FOR
ELDORADO GOLD CORPORATION	CA2849025093	09-Jun-2022	Approve an ordinary resolution as set out in the management proxy circular supporting the Company's approach to executive compensation on an advisory basis.	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	To renew the Board's existing authority to issue shares under Irish law.	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	To renew the Board's existing authority to opt-out of statutory pre-emption rights under Irish law.	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	Election of Director: Mark G. Barberio	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	To approve the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022 and to authorize the Board of Directors, acting through the Audit & Finance Committee, to determine the independent registered public accounting firm's remuneration.	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	Election of Director: Jennifer M. Chao	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	Election of Director: Blaise Coleman	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	Election of Director: Shane M. Cooke	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	Election of Director: Nancy J. Hutson, Ph.D.	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	Election of Director: Michael Hyatt	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	Election of Director: William P. Montague	AGAINST
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	Election of Director: M. Christine Smith, Ph.D.	FOR
ENDO INTERNATIONAL PLC	IE00BJ3V9050	09-Jun-2022	To approve, by advisory vote, named executive officer compensation.	AGAINST
EVENTBRITE, INC.	US29975E1091	09-Jun-2022	DIRECTOR	FOR
EVENTBRITE, INC.	US29975E1091	09-Jun-2022	DIRECTOR	FOR
EVENTBRITE, INC.	US29975E1091	09-Jun-2022	DIRECTOR	FOR
EVENTBRITE, INC.	US29975E1091	09-Jun-2022	A proposal to ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
EVENTBRITE, INC.	US29975E1091	09-Jun-2022	A proposal to approve, on a non-binding advisory basis, the compensation of our named executive officers.	AGAINST
EVOLENT HEALTH, INC.	US30050B1017	09-Jun-2022	Election of Director: Craig Barbarosh	AGAINST
EVOLENT HEALTH, INC.	US30050B1017	09-Jun-2022	Election of Director: Kim Keck	FOR
EVOLENT HEALTH, INC.	US30050B1017	09-Jun-2022	Election of Director: Cheryl Scott	FOR
EVOLENT HEALTH, INC.	US30050B1017	09-Jun-2022	Election of Director: Frank Williams	AGAINST
EVOLENT HEALTH, INC.	US30050B1017	09-Jun-2022	Election of Director: Seth Blackley	FOR
EVOLENT HEALTH, INC.	US30050B1017	09-Jun-2022	Election of Director: David Farner	AGAINST
EVOLENT HEALTH, INC.	US30050B1017	09-Jun-2022	Election of Director: Peter Grua	FOR

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EVOLENT HEALTH, INC.	US30050B1017	09-Jun-2022	Proposal to ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
EVOLENT HEALTH, INC.	US30050B1017	09-Jun-2022	Proposal to approve the compensation of our named executive officers for 2021 on an advisory basis.	FOR
EXACT SCIENCES CORPORATION	US30063P1057	09-Jun-2022	DIRECTOR	FOR
EXACT SCIENCES CORPORATION	US30063P1057	09-Jun-2022	DIRECTOR	FOR
EXACT SCIENCES CORPORATION	US30063P1057	09-Jun-2022	DIRECTOR	FOR
EXACT SCIENCES CORPORATION	US30063P1057	09-Jun-2022	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
EXACT SCIENCES CORPORATION	US30063P1057	09-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
EXACT SCIENCES CORPORATION	US30063P1057	09-Jun-2022	To approve Amendment No. 1 to the Exact Sciences Corporation 2019 Omnibus Long-Term Incentive Plan.	FOR
EXACT SCIENCES CORPORATION	US30063P1057	09-Jun-2022	To approve the Amended and Restated Exact Sciences Corporation 2010 Employee Stock Purchase Plan.	FOR
EXACT SCIENCES CORPORATION	US30063P1057	09-Jun-2022	The Shareholder Proposal concerning proxy access.	AGAINST
FATE THERAPEUTICS, INC.	US31189P1021	09-Jun-2022	DIRECTOR	FOR
FATE THERAPEUTICS, INC.	US31189P1021	09-Jun-2022	DIRECTOR	FOR
FATE THERAPEUTICS, INC.	US31189P1021	09-Jun-2022	DIRECTOR	ABSTAIN
FATE THERAPEUTICS, INC.	US31189P1021	09-Jun-2022	To ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
FATE THERAPEUTICS, INC.	US31189P1021	09-Jun-2022	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers as disclosed in the proxy statement.	FOR
FATE THERAPEUTICS, INC.	US31189P1021	09-Jun-2022	To approve the Fate Therapeutics, Inc. 2022 Stock Option and Incentive Plan.	AGAINST
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Election of Director for a one-year term: Jeffrey S. Sloan	FOR
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Ratify the reappointment of Ernst & Young LLP as FLEETCOR's independent public accounting firm for 2022.	FOR
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Election of Director for a one-year term: Steven T. Stull	AGAINST
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Advisory vote to approve named executive officer compensation.	FOR
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Approve the FLEETCOR Technologies, Inc. Amended and Restated 2010 Equity Compensation Plan.	FOR
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Approve an amendment to the Company's Certificate of Incorporation and Bylaws to adopt a shareholder right to vote by written consent.	FOR

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FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Shareholder proposal to modify the shareholder right to call a special shareholder meeting, if properly presented.	AGAINST
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Election of Director for a one-year term: Michael Buckman	FOR
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Election of Director for a one-year term: Ronald F. Clarke	FOR
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Election of Director for a one-year term: Joseph W. Farrelly	FOR
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Election of Director for a one-year term: Thomas M. Hagerty	FOR
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Election of Director for a one-year term: Mark A. Johnson	FOR
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Election of Director for a one-year term: Archie L. Jones, Jr.	FOR
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Election of Director for a one-year term: Hala G. Moddelmog	AGAINST
FLEETCOR TECHNOLOGIES INC.	US3390411052	09-Jun-2022	Election of Director for a one-year term: Richard Macchia	FOR
FORMOSA PLASTICS CORP	TW0001301000	09-Jun-2022	2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
FORMOSA PLASTICS CORP	TW0001301000	09-Jun-2022	PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED CASH DIVIDEND: TWD 8.2 PER SHARE	FOR
FORMOSA PLASTICS CORP	TW0001301000	09-Jun-2022	AMENDMENT TO THE ARTICLES OF INCORPORATION OF THE COMPANY	AGAINST
FORMOSA PLASTICS CORP	TW0001301000	09-Jun-2022	AMENDMENT TO PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS OF THE COMPANY	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: John J. Stephens	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: Frances Fragos Townsend	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: David P. Abney	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: Richard C. Adkerson	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: Marcela E. Donadio	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: Robert W. Dudley	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: Hugh Grant	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: Lydia H. Kennard	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: Ryan M. Lance	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: Sara Grootwassink Lewis	FOR
FREEPORT-MCMORAN INC.	US35671D8570	09-Jun-2022	Election of Director: Dustan E. McCoy	FOR

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FUBOTV INC.	US35953D1046	09-Jun-2022	DIRECTOR	FOR
FUBOTV INC.	US35953D1046	09-Jun-2022	DIRECTOR	FOR
FUBOTV INC.	US35953D1046	09-Jun-2022	DIRECTOR	FOR
FUBOTV INC.	US35953D1046	09-Jun-2022	DIRECTOR	FOR
FUBOTV INC.	US35953D1046	09-Jun-2022	DIRECTOR	FOR
FUBOTV INC.	US35953D1046	09-Jun-2022	DIRECTOR	FOR
FUBOTV INC.	US35953D1046	09-Jun-2022	DIRECTOR	FOR
FUBOTV INC.	US35953D1046	09-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
FUBOTV INC.	US35953D1046	09-Jun-2022	Approval, on an advisory (non-binding) basis, of the compensation of our named executive officers.	AGAINST
FUBOTV INC.	US35953D1046	09-Jun-2022	Approval of an amendment to our Articles of Incorporation that would allow us to redeem or require a sale of securities owned by shareholders that are deemed unsuitable for gaming regulatory purposes.	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	AGAINST
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	To approve, on an advisory basis, the Directors' Remuneration Report (excluding the Directors' Remuneration Policy) in accordance with the requirements of the U.K. Companies Act 2006.	AGAINST
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	Election of Director: James W. Ireland, III	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	To approve the Directors' Remuneration Policy in accordance with the requirements of the U.K. Companies Act 2006.	AGAINST
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	To re-appoint Deloitte LLP as the Company's U.K. statutory auditor under the U.K. Companies Act 2006.	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	To authorize the Audit Committee of the Board of Directors to determine the remuneration of Deloitte LLP as the Company's U.K. statutory auditor.	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	Election of Director: Ivo Jurek	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	Election of Director: Julia C. Kahr	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	Election of Director: Terry Klebe	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	Election of Director: Stephanie K. Mains	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	Election of Director: Wilson S. Neely	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	Election of Director: Neil P. Simpkins	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	Election of Director: Alicia Tillman	FOR
GATES INDUSTRIAL CORP PLC	GB00BD9G2S12	09-Jun-2022	Election of Director: Molly P. Zhang	FOR
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	FOR
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	FOR
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	ABSTAIN

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G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	ABSTAIN
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	ABSTAIN
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	ABSTAIN
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	ABSTAIN
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	ABSTAIN
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	ABSTAIN
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	FOR
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	FOR
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	DIRECTOR	ABSTAIN
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	Advisory vote to approve the compensation of named executive officers.	AGAINST
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	Proposal to approve amendments to our 2015 Long-Term Incentive Plan to increase the number of shares that may be issued under the Plan by 1,200,000 shares.	FOR
G-III APPAREL GROUP, LTD.	US36237H1014	09-Jun-2022	Proposal to ratify the appointment of Ernst & Young LLP.	FOR
GRAND CANYON EDUCATION, INC.	US38526M1062	09-Jun-2022	Election of Director: Brian E. Mueller	FOR
GRAND CANYON EDUCATION, INC.	US38526M1062	09-Jun-2022	Election of Director: Sara R. Dial	FOR
GRAND CANYON EDUCATION, INC.	US38526M1062	09-Jun-2022	Election of Director: Jack A. Henry	FOR
GRAND CANYON EDUCATION, INC.	US38526M1062	09-Jun-2022	Election of Director: Lisa Graham Keegan	FOR
GRAND CANYON EDUCATION, INC.	US38526M1062	09-Jun-2022	Election of Director: Chevy Humphrey	FOR
GRAND CANYON EDUCATION, INC.	US38526M1062	09-Jun-2022	Election of Director: David M. Adame	FOR
GRAND CANYON EDUCATION, INC.	US38526M1062	09-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers as disclosed in the Proxy Statement.	FOR
GRAND CANYON EDUCATION, INC.	US38526M1062	09-Jun-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
GRANITE CONSTRUCTION INCORPORATED	US3873281071	09-Jun-2022	Election of Director: Patricia D. Galloway	FOR
GRANITE CONSTRUCTION INCORPORATED	US3873281071	09-Jun-2022	Election of Director: Alan P. Krusi	FOR
GRANITE CONSTRUCTION INCORPORATED	US3873281071	09-Jun-2022	Election of Director: Jeffrey J. Lyash	FOR
GRANITE CONSTRUCTION INCORPORATED	US3873281071	09-Jun-2022	Election of Director: Louis E. Caldera	FOR

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GRANITE CONSTRUCTION INCORPORATED	US3873281071	09-Jun-2022	Advisory vote to approve executive compensation of the named executive officers	FOR
GRANITE CONSTRUCTION INCORPORATED	US3873281071	09-Jun-2022	To ratify the appointment by the Audit/Compliance Committee of PricewaterhouseCoopers LLP as Granite's independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Trustee - Jennifer Warren	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Directors of Granite REIT Inc. ("Granite GP") Election of Director - Peter Aghar	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Trustees of Granite REIT Election of Trustee - Peter Aghar	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Director - Remco Daal	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Director - Kevan Gorrie	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Director - Fern Grodner	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Director - Kelly Marshall	ABSTAIN
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Director - Al Mawani	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Director - Gerald Miller	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Director - Sheila A. Murray	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Director - Emily Pang	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Director - Jennifer Warren	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Re-appointment of the Auditor of Granite REIT The re-appointment of Deloitte LLP, as auditor of Granite REIT.	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Trustee - Remco Daal	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Re-appointment of the Auditor of Granite GP The re-appointment of Deloitte LLP, as auditor of Granite GP and authorize the directors of Granite GP to fix the auditor's remuneration.	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Advisory Resolution on Executive Compensation The non-binding advisory resolution on Granite's approach to executive compensation as set out in the Circular.	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	DOT Amendment Ordinary Resolution Ordinary resolution approving certain amendments to the Amended and Restated Declaration of Trust of Granite REIT dated December 20, 2017, as reflected in the blackline attached at Appendix C to the Circular.	FOR

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GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	DOT Amendment Special Resolution Special resolution approving an amendment to the Amended and Restated Declaration of Trust of Granite REIT dated December 20, 2017, as reflected in the blackline attached at Appendix C to the Circular.	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Articles Amendment Resolution Special resolution approving certain amendments to the Articles of Granite GP, as reflected in the extracts attached at Appendix D to the Circular.	AGAINST
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Directors DSU Plan Resolution Ordinary resolution approving the Non-Employee Directors' Deferred Share Unit Plan of Granite GP (as amended), attached as Appendix E to the Circular.	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Trustee - Kevan Gorrie	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Trustee - Fern Grodner	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Trustee - Kelly Marshall	ABSTAIN
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Trustee - Al Mawani	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Trustee - Gerald Miller	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Trustee - Sheila A. Murray	FOR
GRANITE REAL ESTATE INVESTMENT TRUST	CA3874371147	09-Jun-2022	Election of Trustee - Emily Pang	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	AMEND ARTICLE 5	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT KAMIL ZIEGLER AS DIRECTOR	AGAINST
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT JAN KARAS AS DIRECTOR	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT PAVEL MUCHA AS DIRECTOR	AGAINST
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT PAVEL SAROCH AS DIRECTOR	AGAINST
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT ROBERT CHVATAL AS DIRECTOR	AGAINST

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GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT KATARINA KOHLMAYER AS DIRECTOR	AGAINST
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT NICOLE CONRAD-FORKERAS INDEPENDENT DIRECTOR	AGAINST
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT IGOR RUSEK AS DIRECTOR	AGAINST
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT CHERRIE CHIOMENTO AS INDEPENDENT DIRECTOR	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT THEODORE PANAGOS AS INDEPENDENT DIRECTOR	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ELECT GEORGIOS MANTAKAS AS INDEPENDENT DIRECTOR	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	APPROVE TYPE, COMPOSITION, AND TERM OF THE AUDIT COMMITTEE	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	APPROVE MANAGEMENT OF COMPANY AND GRANT DISCHARGE TO AUDITORS	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	RATIFY AUDITORS	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	APPROVE ANNUAL BONUS BY MEANS OF PROFIT DISTRIBUTION TO EXECUTIVES AND KEY PERSONNEL	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	ADVISORY VOTE ON REMUNERATION REPORT	FOR

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GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	AUTHORIZE CAPITALIZATION OF RESERVES AND INCREASE IN PAR VALUE	FOR
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	GRS419003009	09-Jun-2022	APPROVE SHARE CAPITAL REDUCTION VIA DECREASE IN PAR VALUE	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	APPROVE COMPANY'S CORPORATE GOVERNANCE STATEMENT	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	APPROVE REMUNERATION OF AUDITORS	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ELECT PER GRIEG JR. (CHAIR) AS DIRECTOR	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ELECT TORE HOLAND AS DIRECTOR	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ELECT NICOLAI HAFELD GRIEG AS DIRECTOR	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ELECT MARIANNE ODEGAARD RIBE AS DIRECTOR	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ELECT KATRINE TROVIK AS DIRECTOR	AGAINST
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ELECT RAGNHILD JANBU FRESVIK AS DIRECTOR	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ELECT ELISABETH GRIEG (CHAIR) AS MEMBER OF NOMINATING COMMITTEE	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ELECT MARIT SOLBERG AS MEMBER OF NOMINATING COMMITTEE	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ELECT YNGVE MYHRE AS MEMBER OF NOMINATING COMMITTEE	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	APPROVE REMUNERATION STATEMENT	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	APPROVE EQUITY PLAN FINANCING	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	APPROVE CREATION OF NOK 45.4 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ELECT CHAIRMAN OF MEETING DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	APPROVE DIVIDENDS OF NOK 3 PER SHARE	FOR
GRIEG SEAFOOD ASA	NO0010365521	09-Jun-2022	AUTHORIZE BOARD TO DISTRIBUTE DIVIDENDS	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	ELECT MONTSERRAT MUNOZ ABELLANA AS DIRECTOR	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	ELECT SUSANA GONZALEZ RODRIGUEZ AS DIRECTOR	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	AMEND ARTICLE 16 AND 17.BIS RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	AMEND ARTICLE 20.BIS RE: DIRECTOR REMUNERATION	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	AMEND ARTICLE 24.TER RE: AUDIT COMMITTEE	FOR

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GRIFOLS, SA	ES0171996087	09-Jun-2022	AMEND ARTICLE 25 RE: ANNUAL ACCOUNTS	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	AMEND ARTICLE 9 OF GENERAL MEETING REGULATIONS RE: RIGHT TO INFORMATION PRIOR TO THE MEETING	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	AMEND ARTICLES OF GENERAL MEETING REGULATIONS RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	ADVISORY VOTE ON REMUNERATION REPORT	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	APPROVE REMUNERATION POLICY	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	AUTHORIZE COMPANY TO CALL EGM WITH 15 DAYS' NOTICE	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	APPROVE STANDALONE FINANCIAL STATEMENTS AND ALLOCATION OF INCOME	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	APPROVE DISCHARGE OF BOARD	FOR
GRIFOLS, SA	ES0171996087	09-Jun-2022	RENEW APPOINTMENT OF KPMG AUDITORES AS AUDITOR OF CONSOLIDATED FINANCIAL STATEMENTS	FOR
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RE-ELECT MR. YANG LI AS AN EXECUTIVE DIRECTOR	FOR
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RE-ELECT DR. MA WEIHUA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RE-ELECT MR. WU XIAOGUANG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY	FOR
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS THE AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AND TO AUTHORISE THE BOARD TO FIX ITS REMUNERATION	FOR
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY (THE "DIRECTORS") TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 20% OF THE ISSUED SHARE CAPITAL OF THE COMPANY	AGAINST
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES NOT EXCEEDING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY	FOR
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO EXTEND THE AUTHORITY GRANT TO THE DIRECTORS PURSUANT TO ORDINARY RESOLUTION NO. 13 & 14 TO ISSUE SHARES BY ADDING TO THE ISSUED SHARE	AGAINST
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND TO ADOPT THE AMENDED AND RESTATED ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES, THE REPORTS OF THE DIRECTORS AND THE INDEPENDENT AUDITOR OF THE COMPANY FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
HAIDILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RE-ELECT MS. YANG LIJUAN AS AN EXECUTIVE DIRECTOR	FOR

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HAILILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RE-ELECT MR. LI PENG AS AN EXECUTIVE DIRECTOR	FOR
HAILILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RE-ELECT MS. YANG HUA AS AN EXECUTIVE DIRECTOR	FOR
HAILILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RE-ELECT MS. LIU LINYI AS AN EXECUTIVE DIRECTOR	FOR
HAILILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RE-ELECT MR. LI YU AS AN EXECUTIVE DIRECTOR	FOR
HAILILAO INTERNATIONAL HOLDING LTD	KYG4290A1013	09-Jun-2022	TO RE-ELECT MS. SONG QING AS AN EXECUTIVE DIRECTOR	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	DIRECTOR	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	DIRECTOR	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	DIRECTOR	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	DIRECTOR	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	DIRECTOR	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	DIRECTOR	ABSTAIN
HARMONIC INC.	US4131601027	09-Jun-2022	DIRECTOR	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	DIRECTOR	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	DIRECTOR	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	To approve, on an advisory basis, the compensation of the named executive officers.	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	To approve an amendment to the 2002 Employee Stock Purchase Plan to increase the number of shares of common stock reserved for issuance thereunder by 1,000,000 shares.	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	To approve an amendment to the 1995 Stock Plan to increase the number of shares of common stock reserved for issuance thereunder by 7,000,000 shares.	FOR
HARMONIC INC.	US4131601027	09-Jun-2022	To ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
IMPINJ, INC.	US4532041096	09-Jun-2022	Election of Director: Daniel Gibson	FOR
IMPINJ, INC.	US4532041096	09-Jun-2022	Election of Director: Umesh Padval	FOR
IMPINJ, INC.	US4532041096	09-Jun-2022	Election of Director: Steve Sanghi	FOR
IMPINJ, INC.	US4532041096	09-Jun-2022	Election of Director: Cathal Phelan	FOR
IMPINJ, INC.	US4532041096	09-Jun-2022	Election of Director: Meera Rao	FOR
IMPINJ, INC.	US4532041096	09-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
IMPINJ, INC.	US4532041096	09-Jun-2022	To approve, on an advisory basis, of the compensation of our named executive officers.	AGAINST

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IMPINJ, INC.	US4532041096	09-Jun-2022	To approve, on an advisory basis, of the frequency of future stockholder advisory votes on the compensation of our named executive officers.	1 YEAR
IMPINJ, INC.	US4532041096	09-Jun-2022	To approve a stockholder proposal regarding proxy access.	AGAINST
INCANNEX HEALTHCARE LTD	AU000000IHL8	09-Jun-2022	APPROVAL TO ISSUE SHARES TO THE APIRX SELLERS	FOR
INCANNEX HEALTHCARE LTD	AU000000IHL8	09-Jun-2022	ELECTION OF DIRECTOR - GEORGE ANASTASSOV	FOR
INCANNEX HEALTHCARE LTD	AU000000IHL8	09-Jun-2022	APPROVAL OF ISSUE OF SHARES AND OPTIONS TO JOEL LATHAM, CEO AND MANAGING DIRECTOR, AS PART OF HIS FY22 REMUNERATION PACKAGE	AGAINST
INCANNEX HEALTHCARE LTD	AU000000IHL8	09-Jun-2022	APPROVAL OF ISSUE OF SHARES AND OPTIONS TO TROY VALENTINE, CHAIR, AS PART OF HIS FY22 REMUNERATION PACKAGE	AGAINST
INCANNEX HEALTHCARE LTD	AU000000IHL8	09-Jun-2022	APPROVAL OF ISSUE OF SHARES AND OPTIONS TO JOEL LATHAM, CEO AND MANAGING DIRECTOR, AS PART OF HIS FY23 REMUNERATION PACKAGE	AGAINST
INCANNEX HEALTHCARE LTD	AU000000IHL8	09-Jun-2022	APPROVAL OF ISSUE OF SHARES AND OPTIONS TO TROY VALENTINE, CHAIR, AS PART OF HIS FY23 REMUNERATION PACKAGE	AGAINST
INCANNEX HEALTHCARE LTD	AU000000IHL8	09-Jun-2022	APPROVAL OF PERFORMANCE RIGHTS PLAN	FOR
INTRA-CELLULAR THERAPIES INC	US46116X1019	09-Jun-2022	Election of Director to serve a three-year term expiring in 2025: Sharon Mates, Ph.D.	FOR
INTRA-CELLULAR THERAPIES INC	US46116X1019	09-Jun-2022	Election of Director to serve a three-year term expiring in 2025: Rory B. Riggs	FOR
INTRA-CELLULAR THERAPIES INC	US46116X1019	09-Jun-2022	Election of Director to serve a three-year term expiring in 2025: Robert L. Van Nostrand	FOR
INTRA-CELLULAR THERAPIES INC	US46116X1019	09-Jun-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
INTRA-CELLULAR THERAPIES INC	US46116X1019	09-Jun-2022	To approve by an advisory vote the compensation of the Company's named executive officers, as disclosed in the proxy statement.	FOR
INTRA-CELLULAR THERAPIES INC	US46116X1019	09-Jun-2022	To approve by an advisory vote the frequency of holding an advisory vote on the compensation of the Company's named executive officers.	1 YEAR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	DIRECTOR	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	DIRECTOR	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	DIRECTOR	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	DIRECTOR	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	DIRECTOR	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	DIRECTOR	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	DIRECTOR	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	DIRECTOR	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	DIRECTOR	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	DIRECTOR	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	Ratification of the Appointment of KPMG LLP as Jackson Financial Inc.'s independent auditor for 2022	FOR

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JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	Non-binding Advisory Vote to approve the frequency of an advisory vote on executive compensation	1 YEAR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	Non-binding Advisory Vote to approve executive compensation	FOR
JACKSON FINANCIAL INC.	US46817M1071	09-Jun-2022	Adoption of the Third Amended and Restated Certificate of Incorporation to eliminate the authorized Class B Common Stock and to make other ministerial amendments	FOR
KENNEDY-WILSON HOLDINGS, INC.	US4893981070	09-Jun-2022	Election of Director: Trevor Bowen	FOR
KENNEDY-WILSON HOLDINGS, INC.	US4893981070	09-Jun-2022	Election of Director: Cathy Hendrickson	FOR
KENNEDY-WILSON HOLDINGS, INC.	US4893981070	09-Jun-2022	Election of Director: Stanley R. Zax	FOR
KENNEDY-WILSON HOLDINGS, INC.	US4893981070	09-Jun-2022	To approve an amendment to the Company's Second Amended and Restated 2009 Equity Participation Plan to, among other things, increase the number of shares of the Company's common stock that may be issued there under by an additional 3,000,000 shares.	FOR
KENNEDY-WILSON HOLDINGS, INC.	US4893981070	09-Jun-2022	To approve, on an advisory nonbinding basis, the compensation of the Company's named executive officers.	FOR
KENNEDY-WILSON HOLDINGS, INC.	US4893981070	09-Jun-2022	To ratify the appointment of KPMG LLP as the Company's independent registered accounting firm for the 2022 fiscal year.	FOR
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Robert Singer	FOR
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Larry D. Young	AGAINST
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Robert Gamgort	FOR
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	To approve an advisory resolution regarding Keurig Dr Pepper Inc.'s executive compensation.	FOR
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as Keurig Dr Pepper Inc.'s independent registered public accounting firm for fiscal year 2022.	FOR
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Michael Call	FOR
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Olivier Goudet	AGAINST
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Peter Harf	AGAINST
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Juliette Hickman	FOR
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Paul S. Michaels	FOR
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Pamela H. Patsley	FOR
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Lubomira Rochet	AGAINST
KEURIG DR PEPPER INC.	US49271V1008	09-Jun-2022	Election of Director: Debra Sandler	FOR
LUCID GROUP INC.	US5494981039	09-Jun-2022	DIRECTOR	FOR
LUCID GROUP INC.	US5494981039	09-Jun-2022	DIRECTOR	ABSTAIN
LUCID GROUP INC.	US5494981039	09-Jun-2022	DIRECTOR	FOR
LUCID GROUP INC.	US5494981039	09-Jun-2022	DIRECTOR	FOR

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LUCID GROUP INC.	US5494981039	09-Jun-2022	DIRECTOR	ABSTAIN
LUCID GROUP INC.	US5494981039	09-Jun-2022	DIRECTOR	FOR
LUCID GROUP INC.	US5494981039	09-Jun-2022	DIRECTOR	FOR
LUCID GROUP INC.	US5494981039	09-Jun-2022	DIRECTOR	FOR
LUCID GROUP INC.	US5494981039	09-Jun-2022	DIRECTOR	FOR
LUCID GROUP INC.	US5494981039	09-Jun-2022	To ratify the selection of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
LUCID GROUP INC.	US5494981039	09-Jun-2022	To approve, on an advisory basis, the compensation for our named executive officers as disclosed in our Proxy Statement	FOR
LUCID GROUP INC.	US5494981039	09-Jun-2022	To approve, on an advisory basis, the frequency of future stockholder advisory votes on the compensation of our named executive officers	1 YEAR
LUCID GROUP INC.	US5494981039	09-Jun-2022	To approve the Amendment of the Lucid Group, Inc. 2021 Stock Incentive Plan	AGAINST
MERSANA THERAPEUTICS, INC.	US59045L1061	09-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Allene M. Diaz	FOR
MERSANA THERAPEUTICS, INC.	US59045L1061	09-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Andrew A. F. Hack, M.D., Ph.D.	ABSTAIN
MERSANA THERAPEUTICS, INC.	US59045L1061	09-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Kristen Hege, M.D.	FOR
MERSANA THERAPEUTICS, INC.	US59045L1061	09-Jun-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MERSANA THERAPEUTICS, INC.	US59045L1061	09-Jun-2022	To approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers.	AGAINST
MERSANA THERAPEUTICS, INC.	US59045L1061	09-Jun-2022	To approve an amendment to the Company's Fifth Amended and Restated Certificate of Incorporation to increase the number of authorized shares of common stock from 175,000,000 shares to 350,000,000 shares.	FOR
MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO RE-APPOINT MESSRS. DELOITTE TOUCHE TOHMATSU AS THE INDEPENDENT AUDITOR OF THE COMPANY AND TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES AT THE DATE OF PASSING THIS RESOLUTION	AGAINST
MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES AT THE DATE OF PASSING THIS RESOLUTION	FOR
MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO ADD THE TOTAL NUMBER OF THE SHARES WHICH ARE REPURCHASED UNDER THE GENERAL MANDATE IN RESOLUTION (5) TO THE TOTAL NUMBER OF THE SHARES WHICH MAY BE ISSUED UNDER THE GENERAL MANDATE IN RESOLUTION (4)	AGAINST
MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS OF THE COMPANY (THE "DIRECTORS") AND INDEPENDENT AUDITOR FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO RE-ELECT MR. JOHN M. MCMANUS AS AN EXECUTIVE DIRECTOR	FOR
MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO RE-ELECT MR. KENNETH XIAOFENG FENG AS A NON-EXECUTIVE DIRECTOR	FOR
MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO RE-ELECT MR. JONATHAN S. HALKYARD AS A NON-EXECUTIVE DIRECTOR	FOR
MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO RE-ELECT MR. RUSSELL FRANCIS BANHAM AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO RE-ELECT MR. SIMON MENG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR

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MGM CHINA HOLDINGS LTD	KYG607441022	09-Jun-2022	TO AUTHORIZE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
NLIGHT, INC.	US65487K1007	09-Jun-2022	DIRECTOR	FOR
NLIGHT, INC.	US65487K1007	09-Jun-2022	DIRECTOR	FOR
NLIGHT, INC.	US65487K1007	09-Jun-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
NLIGHT, INC.	US65487K1007	09-Jun-2022	To approve, on an advisory, non-binding basis, the compensation of our named executive officers.	AGAINST
NV5 GLOBAL, INC.	US62945V1098	09-Jun-2022	Election of Director to hold office until the next Annual meeting: Dickerson Wright	FOR
NV5 GLOBAL, INC.	US62945V1098	09-Jun-2022	Election of Director to hold office until the next Annual meeting: Alexander A. Hockman	ABSTAIN
NV5 GLOBAL, INC.	US62945V1098	09-Jun-2022	Election of Director to hold office until the next Annual meeting: Maryjo E. O'Brien	ABSTAIN
NV5 GLOBAL, INC.	US62945V1098	09-Jun-2022	Election of Director to hold office until the next Annual meeting: William D. Pruitt	FOR
NV5 GLOBAL, INC.	US62945V1098	09-Jun-2022	Election of Director to hold office until the next Annual meeting: François Tardan	FOR
NV5 GLOBAL, INC.	US62945V1098	09-Jun-2022	Election of Director to hold office until the next Annual meeting: Laurie Conner	FOR
NV5 GLOBAL, INC.	US62945V1098	09-Jun-2022	Election of Director to hold office until the next Annual meeting: Denise Dickins	FOR
NV5 GLOBAL, INC.	US62945V1098	09-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NV5 GLOBAL, INC.	US62945V1098	09-Jun-2022	To conduct a non-binding advisory vote to approve the compensation paid to the Company's named executive officers.	FOR
OCEANAGOLD CORP	AU000000OGC7	09-Jun-2022	APPROVAL OF A NON-BINDING ADVISORY RESOLUTION ACCEPTING THE APPROACH TO EXECUTIVE COMPENSATION DISCLOSED IN THE COMPANY'S MANAGEMENT INFORMATION CIRCULAR	FOR
OCEANAGOLD CORP	AU000000OGC7	09-Jun-2022	ELECTION OF DIRECTOR: PAUL BENSON	FOR
OCEANAGOLD CORP	AU000000OGC7	09-Jun-2022	ELECTION OF DIRECTOR: IAN M REID	FOR
OCEANAGOLD CORP	AU000000OGC7	09-Jun-2022	ELECTION OF DIRECTOR: CRAIG J NELSEN	FOR
OCEANAGOLD CORP	AU000000OGC7	09-Jun-2022	ELECTION OF DIRECTOR: CATHERINE A GIGNAC	FOR
OCEANAGOLD CORP	AU000000OGC7	09-Jun-2022	ELECTION OF DIRECTOR: SANDRA M DODDS	FOR
OCEANAGOLD CORP	AU000000OGC7	09-Jun-2022	ELECTION OF DIRECTOR: MICHAEL J MCMULLEN	FOR
OCEANAGOLD CORP	AU000000OGC7	09-Jun-2022	ELECTION OF DIRECTOR: GERARD M BOND	FOR
OCEANAGOLD CORP	AU000000OGC7	09-Jun-2022	APPOINTMENT OF PRICEWATERHOUSECOOPERS AS THE COMPANY'S AUDITORS TO HOLD OFFICE UNTIL THE NEXT ANNUAL MEETING OF SHAREHOLDERS AND TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE THEIR COMPENSATION	FOR
OCEANAGOLD CORPORATION	CA6752221037	09-Jun-2022	DIRECTOR	FOR
OCEANAGOLD CORPORATION	CA6752221037	09-Jun-2022	DIRECTOR	FOR
OCEANAGOLD CORPORATION	CA6752221037	09-Jun-2022	DIRECTOR	FOR
OCEANAGOLD CORPORATION	CA6752221037	09-Jun-2022	DIRECTOR	FOR
OCEANAGOLD CORPORATION	CA6752221037	09-Jun-2022	DIRECTOR	FOR

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OCEANAGOLD CORPORATION	CA6752221037	09-Jun-2022	DIRECTOR	FOR
OCEANAGOLD CORPORATION	CA6752221037	09-Jun-2022	DIRECTOR	FOR
OCEANAGOLD CORPORATION	CA6752221037	09-Jun-2022	Appointment of PricewaterhouseCoopers as the Company's auditors to hold office until the next annual meeting of shareholders and to authorise the Board of Directors to determine their compensation.	FOR
OCEANAGOLD CORPORATION	CA6752221037	09-Jun-2022	Approval of a non-binding advisory resolution accepting the approach to executive compensation disclosed in the Company's Management Information Circular.	FOR
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	DIRECTOR	FOR
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	DIRECTOR	ABSTAIN
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	DIRECTOR	ABSTAIN
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	DIRECTOR	ABSTAIN
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	DIRECTOR	FOR
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	DIRECTOR	FOR
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	DIRECTOR	ABSTAIN
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	DIRECTOR	FOR
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	DIRECTOR	FOR
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
OSCAR HEALTH, INC.	US6877931096	09-Jun-2022	Approval, on an advisory (non-binding) basis, of the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE GUARANTEES TO BE PROVIDED TO THE SUBSIDIARIES AND AFFILIATED COMPANIES OF THE COMPANY AND RELEVANT AUTHORIZATION TO THE BOARD	AGAINST
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE, BY WAY OF SPECIAL RESOLUTION, TO UNCONDITIONALLY GRANT A GENERAL MANDATE TO THE BOARD TO DETERMINE AND DEAL WITH THE ISSUE OF DEBT FINANCING INSTRUMENTS OF THE COMPANY WITH AN OUTSTANDING BALANCE AMOUNT OF UP TO RMB100 BILLION (THE FOREIGN CURRENCY EQUIVALENT CALCULATED BY USING THE MIDDLE EXCHANGE RATE ANNOUNCED BY THE PEOPLES BANK OF CHINA ON THE DATE OF ISSUE) AND DETERMINE THE TERMS AND CONDITIONS OF SUCH ISSUE	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE BUSINESS SCOPE OF THE COMPANY AND THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. XIE JUN AS A DIRECTOR OF THE COMPANY	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF THE FOLLOWING PERSONS NOMINATED AS SUPERVISORS OF THE COMPANY: MR. CAI ANHUI AS A SUPERVISOR OF THE COMPANY	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF THE FOLLOWING PERSONS NOMINATED AS SUPERVISORS OF THE COMPANY: MR. XIE HAIBING AS A SUPERVISOR OF THE COMPANY	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF THE FOLLOWING PERSONS NOMINATED AS SUPERVISORS OF THE COMPANY: MS. ZHAO YING AS A SUPERVISOR OF THE COMPANY	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF THE FOLLOWING PERSONS NOMINATED AS SUPERVISORS OF THE COMPANY: MR. CAI YONG AS A SUPERVISOR OF THE COMPANY	FOR

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PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY (THE BOARD) FOR THE YEAR 2021	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR 2021	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE FINANCIAL REPORT OF THE COMPANY FOR THE YEAR 2021	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE DECLARATION AND PAYMENT OF THE FINAL DIVIDENDS FOR THE YEAR ENDED 31 DECEMBER 2021 IN THE AMOUNT AND IN THE MANNER RECOMMENDED BY THE BOARD	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE AUTHORISATION OF THE BOARD TO DETERMINE THE DISTRIBUTION OF INTERIM DIVIDENDS FOR THE YEAR 2022	FOR
PETROCHINA CO LTD	CNE1000003W8	09-Jun-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF PRICEWATERHOUSECOOPERS ZHONG TIAN LLP AND PRICEWATERHOUSECOOPERS AS THE DOMESTIC AND INTERNATIONAL AUDITORS OF THE COMPANY FOR THE YEAR 2022 AND TO AUTHORISE THE BOARD TO DETERMINE THEIR REMUNERATION	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	ELECTION OF DIRECTORS	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	ELECTION OF SUPERVISOR: CAI ANHUI	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	ELECTION OF SUPERVISOR: XIE HAIBING	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	ELECTION OF SUPERVISOR: ZHAO YING	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	ELECTION OF SUPERVISOR: CAI YONG	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	2021 REPORT OF THE BOARD OF DIRECTORS	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	2021 REPORT OF THE SUPERVISORY COMMITTEE	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	2021 FINANCIAL REPORT	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN IS AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED): CNY0.96220000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES): NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES): NONE	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	AUTHORIZATION TO THE BOARD TO DECIDE ON 2022 INTERIM PROFIT DISTRIBUTION PLAN	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	APPOINTMENT OF 2022 DOMESTIC AND FOREIGN AUDIT FIRMS	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	2022 GUARANTEE MATTERS	FOR
PETROCHINA CO LTD	CNE1000007Q1	09-Jun-2022	GENERAL AUTHORIZATION TO THE BOARD REGARDING THE ISSUANCE OF DEBT FINANCING INSTRUMENTS	FOR
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Election of Director: James Turley	AGAINST
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year ending December 31, 2022.	FOR
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Election of Director: Randal Kirk	FOR
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Advisory vote on executive compensation.	ABSTAIN
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Approval of an amendment to the Precigen, Inc. Amended and Restated 2013 Omnibus Incentive Plan to increase the number of shares of Common Stock which may be subject to awards there under by 10 million.	FOR

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PRECIGEN, INC.	US74017N1054	09-Jun-2022	Approval of an amendment to the Precigen, Inc. 2019 Incentive Plan for Non-Employee Service Providers to increase the number of shares of Common Stock which may be subject to awards there under by 7 million.	FOR
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Election of Director: Cesar Alvarez	FOR
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Election of Director: Steven Frank	FOR
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Election of Director: Vinita Gupta	FOR
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Election of Director: Fred Hassan	FOR
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Election of Director: Jeffrey Kindler	FOR
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Election of Director: Dean Mitchell	AGAINST
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Election of Director: Helen Sabzevari	FOR
PRECIGEN, INC.	US74017N1054	09-Jun-2022	Election of Director: Robert Shapiro	FOR
RAPID7, INC.	US7534221046	09-Jun-2022	Election of Director: Michael Berry	FOR
RAPID7, INC.	US7534221046	09-Jun-2022	Election of Director: Marc Brown	FOR
RAPID7, INC.	US7534221046	09-Jun-2022	Election of Director: Christina Kosmowski	FOR
RAPID7, INC.	US7534221046	09-Jun-2022	Election of Director: J. Benjamin Nye	FOR
RAPID7, INC.	US7534221046	09-Jun-2022	Election of Director: Reeny Sondhi	FOR
RAPID7, INC.	US7534221046	09-Jun-2022	Election of Director: Corey Thomas	FOR
RAPID7, INC.	US7534221046	09-Jun-2022	To ratify the selection by the Audit Committee of the Board of Directors of KPMG LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
RAPID7, INC.	US7534221046	09-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
RED ROCK RESORTS, INC.	US75700L1089	09-Jun-2022	DIRECTOR	FOR
RED ROCK RESORTS, INC.	US75700L1089	09-Jun-2022	DIRECTOR	ABSTAIN
RED ROCK RESORTS, INC.	US75700L1089	09-Jun-2022	DIRECTOR	ABSTAIN
RED ROCK RESORTS, INC.	US75700L1089	09-Jun-2022	DIRECTOR	ABSTAIN
RED ROCK RESORTS, INC.	US75700L1089	09-Jun-2022	DIRECTOR	ABSTAIN
RED ROCK RESORTS, INC.	US75700L1089	09-Jun-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
RED ROCK RESORTS, INC.	US75700L1089	09-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent auditor for 2022.	FOR
ROKU, INC.	US77543R1023	09-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Gina Luna	FOR
ROKU, INC.	US77543R1023	09-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Ray Rothrock	FOR
ROKU, INC.	US77543R1023	09-Jun-2022	Election of Class III Director to serve until the 2023 Annual Meeting: Jeffrey Hastings	ABSTAIN
ROKU, INC.	US77543R1023	09-Jun-2022	Advisory vote to approve our named executive officer compensation.	FOR
ROKU, INC.	US77543R1023	09-Jun-2022	To ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR

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RUBIS SCA	FR0013269123	09-Jun-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 SETTING OF THE DIVIDEND (1.86 EURO PER COMMON SHARE AND 0.93 EURO PER PREFERENCE SHARE)	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. CAROLE FIQUEMONT AS MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE FINANCIAL YEARS	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MRS. CHANTAL MAZZACURATI AS MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE FINANCIAL YEARS	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MR. MARC-OLIVIER LAURENT AS MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE FINANCIAL YEARS	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPOINTMENT OF MRS. CECILE MAISONNEUVE AS MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE FINANCIAL YEARS	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPOINTMENT OF MRS. CARINE VINARDI AS MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE FINANCIAL YEARS	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPOINTMENT OF MR. ALBERTO PEDROSA AS MEMBER OF THE SUPERVISORY BOARD FOR A PERIOD OF THREE FINANCIAL YEARS	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPOINTMENT OF KPMG S.A COMPANY AS PRINCIPAL STATUTORY AUDITOR NON-APPOINTMENT OF A DEPUTY STATUTORY AUDITOR	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	ACKNOWLEDGMENT OF THE END OF TERMS OF OFFICE OF MAZARS ET SCP MONNOT ET ASSOCIES FIRMS AS PRINCIPAL STATUTORY AUDITORS AND OF MRS. ISABELLE ARRIBE AND THE CBA COMPANY AS DEPUTY STATUTORY AUDITORS	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPROVAL OF THE REMUNERATION ELEMENTS AND BENEFITS PAID DURING OR ATTRIBUTED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO ALL CORPORATE OFFICERS MENTIONED IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPROVAL OF THE REMUNERATION ELEMENTS AND BENEFITS PAID DURING OR ATTRIBUTED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO MR. GILLES GOBIN, AS MANAGER OF RUBIS SCA	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPROVAL OF THE REMUNERATION ELEMENTS AND BENEFITS PAID DURING OR ATTRIBUTED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO SORGEMA SAS COMPANY, AS MANAGER OF RUBIS SCA	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPROVAL OF THE REMUNERATION ELEMENTS AND BENEFITS PAID DURING OR ATTRIBUTED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO AGENA SAS COMPANY, AS MANAGER OF RUBIS SCA	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPROVAL OF THE REMUNERATION ELEMENTS AND BENEFITS PAID DURING OR ATTRIBUTED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 TO MR. OLIVIER HECKENROTH, AS CHAIRMAN OF THE SUPERVISORY BOARD OF RUBIS SCA	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPROVAL OF THE REMUNERATION POLICY OF THE MANAGEMENT BOARD OF RUBIS SCA FOR THE FINANCIAL YEAR 2022	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPROVAL OF THE REMUNERATION POLICY OF THE MEMBERS OF THE SUPERVISORY BOARD OF RUBIS SCA FOR THE FINANCIAL YEAR 2022	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	REGULATED AGREEMENTS AND COMMITMENTS	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT COLLEGE, FOR A PERIOD OF 18 MONTHS, TO PROCEED WITH A SHARE BUYBACK PROGRAM AS PART OF A LIQUIDITY CONTRACT (CEILING: 1% OF THE CAPITAL)	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT COLLEGE, FOR A PERIOD OF 26 MONTHS, TO PROCEED WITH THE FREE ALLOCATION OF PERFORMANCE SHARES TO BE ISSUED, FOR THE BENEFIT OF EMPLOYEES OF THE COMPANY, EMPLOYEES AND/OR EXECUTIVE CORPORATE OFFICERS OF COMPANIES OR RELATED ECONOMIC INTEREST GROUPINGS OR SOME OF THEM (ENTAILING WAIVER BY SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHT)	FOR

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RUBIS SCA	FR0013269123	09-Jun-2022	AMENDMENT TO ARTICLE 54 OF THE BY-LAWS	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	POWERS TO CARRY OUT FORMALITIES	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
RUBIS SCA	FR0013269123	09-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: John V. Roos	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Robin Washington	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Marc Benioff	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Maynard Webb	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Susan Wojcicki	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Amendment and restatement of our 2013 Equity Incentive Plan to increase the number of shares reserved for issuance.	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Amendment and restatement of our 2004 Employee Stock Purchase Plan to increase the number of shares reserved for issuance.	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending January 31, 2023.	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	An advisory vote to approve the fiscal 2022 compensation of our named executive officers.	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	A stockholder proposal requesting a policy to require the Chair of the Board of Directors be an independent member of the Board, if properly presented at the meeting.	AGAINST
SALESFORCE, INC.	US79466L3024	09-Jun-2022	A stockholder proposal requesting a racial equity audit, if properly presented at the meeting.	AGAINST
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Bret Taylor	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Laura Alber	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Craig Conway	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Parker Harris	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Alan Hassenfeld	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Neelie Kroes	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Oscar Munoz	FOR
SALESFORCE, INC.	US79466L3024	09-Jun-2022	Election of Director: Sanford Robertson	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Election of Director: Sylvia Summers	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for fiscal year 2023.	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Election of Director: Martin S.J. Burvill	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Advisory resolution to approve executive compensation.	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Proposal to approve amendment and restatement of the Semtech Corporation 2017 Long-Term Equity Incentive Plan.	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Election of Director: Rodolpho C. Cardenuto	FOR

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SEMTECH CORPORATION	US8168501018	09-Jun-2022	Election of Director: Bruce C. Edwards	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Election of Director: Saar Gillai	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Election of Director: Rockell N. Hankin	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Election of Director: Ye Jane Li	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Election of Director: James T. Lindstrom	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Election of Director: Paula LuPriore	FOR
SEMTECH CORPORATION	US8168501018	09-Jun-2022	Election of Director: Mohan R. Maheswaran	FOR
SERVICENOW, INC.	US81762P1021	09-Jun-2022	To approve, on an advisory basis, the compensation of our Named Executive Officers ("Say-on-Pay").	FOR
SERVICENOW, INC.	US81762P1021	09-Jun-2022	To ratify PricewaterhouseCoopers LLP as the independent registered public accounting firm for 2022.	FOR
SERVICENOW, INC.	US81762P1021	09-Jun-2022	Election of Director: Susan L. Bostrom	FOR
SERVICENOW, INC.	US81762P1021	09-Jun-2022	Election of Director: Teresa Briggs	FOR
SERVICENOW, INC.	US81762P1021	09-Jun-2022	Election of Director: Jonathan C. Chadwick	ABSTAIN
SERVICENOW, INC.	US81762P1021	09-Jun-2022	Election of Director: Paul E. Chamberlain	FOR
SERVICENOW, INC.	US81762P1021	09-Jun-2022	Election of Director: Lawrence J. Jackson, Jr.	FOR
SERVICENOW, INC.	US81762P1021	09-Jun-2022	Election of Director: Frederic B. Luddy	FOR
SERVICENOW, INC.	US81762P1021	09-Jun-2022	Election of Director: Jeffrey A. Miller	FOR
SERVICENOW, INC.	US81762P1021	09-Jun-2022	Election of Director: Joseph "Larry" Quinlan	FOR
SERVICENOW, INC.	US81762P1021	09-Jun-2022	Election of Director: Sukumar Rathnam	FOR
SILK ROAD MEDICAL, INC.	US82710M1009	09-Jun-2022	DIRECTOR	FOR
SILK ROAD MEDICAL, INC.	US82710M1009	09-Jun-2022	DIRECTOR	FOR
SILK ROAD MEDICAL, INC.	US82710M1009	09-Jun-2022	To approve Named Executive Officer Compensation on an advisory basis.	FOR
SILK ROAD MEDICAL, INC.	US82710M1009	09-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON: ADOPTION OF THE PROFIT AND LOSS STATEMENT AND THE BALANCE SHEET AS WELL AS THE CONSOLIDATED PROFIT AND LOSS STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON: APPROPRIATION OF THE COMPANY'S PROFIT OR LOSS ACCORDING TO THE ADOPTED BALANCE SHEET	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON: DISCHARGE FROM LIABILITY TOWARDS THE COMPANY OF THE MEMBER OF THE BOARD OF DIRECTORS: ERIK FROBERG (CHAIRMAN)	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON: DISCHARGE FROM LIABILITY TOWARDS THE COMPANY OF THE MEMBER OF THE BOARD OF DIRECTORS: LUCIANA CARVALHO	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON: DISCHARGE FROM LIABILITY TOWARDS THE COMPANY OF THE MEMBER OF THE BOARD OF DIRECTORS: BRIDGET COSGRAVE	FOR

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SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON: DISCHARGE FROM LIABILITY TOWARDS THE COMPANY OF THE MEMBER OF THE BOARD OF DIRECTORS: RENEE ROBINSON STROMBERG	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON: DISCHARGE FROM LIABILITY TOWARDS THE COMPANY OF THE MEMBER OF THE BOARD OF DIRECTORS: JOHAN STUART	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON: DISCHARGE FROM LIABILITY TOWARDS THE COMPANY OF THE MEMBER OF THE BOARD OF DIRECTORS: BJORN ZETHRAEUS	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON: DISCHARGE FROM LIABILITY TOWARDS THE COMPANY OF THE CEO: OSCAR WERNER	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON: DISCHARGE FROM LIABILITY TOWARDS THE COMPANY OF THE DEPUTY CEO: ROBERT GERSTMANN	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AND DEPUTY MEMBERS AS WELL AS AUDITORS AND DEPUTY AUDITORS	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON REMUNERATION TO THE BOARD OF DIRECTORS	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON REMUNERATION TO THE AUDITORS	FOR
SINCH AB	SE0016101844	09-Jun-2022	RE-ELECTION OF MEMBER OF THE CHAIRMAN OF THE BOARD OF DIRECTORS: ERIK FROBERG (AS CHAIRMAN, RE-ELECTION	FOR
SINCH AB	SE0016101844	09-Jun-2022	RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: RENEE ROBINSON STROMBERG	FOR
SINCH AB	SE0016101844	09-Jun-2022	RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: JOHAN STUART	AGAINST
SINCH AB	SE0016101844	09-Jun-2022	RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: BJORN ZETHRAEUS	FOR
SINCH AB	SE0016101844	09-Jun-2022	RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: BRIDGET COSGRAVE	FOR
SINCH AB	SE0016101844	09-Jun-2022	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: HUDSON SMITH	FOR
SINCH AB	SE0016101844	09-Jun-2022	RE-ELECTION OF AUDITORS: DELOITTE AB	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON THE PRINCIPLES FOR THE NOMINATION COMMITTEE AND INSTRUCTIONS FOR THE NOMINATION COMMITTEE	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON GUIDELINES FOR COMPENSATION TO SENIOR EXECUTIVES	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON APPROVAL OF THE REMUNERATION REPORT	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW ISSUES OF SHARES	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON AMENDMENT TO THE ARTICLES OF ASSOCIATION	FOR
SINCH AB	SE0016101844	09-Jun-2022	RESOLUTION ON INCENTIVE PROGRAM 2022 AND ISSUE OF WARRANTS AND EMPLOYEE STOCK OPTIONS	AGAINST
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	DIRECTOR	ABSTAIN
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	DIRECTOR	ABSTAIN
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	DIRECTOR	ABSTAIN
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	DIRECTOR	ABSTAIN

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SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	DIRECTOR	FOR
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	DIRECTOR	FOR
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	DIRECTOR	FOR
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	DIRECTOR	ABSTAIN
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	DIRECTOR	FOR
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Independent Registered Public Accounting Firm of the Company for the year ending December 31, 2022.	FOR
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	Approval of the Company's 2022 Stock Incentive Plan.	FOR
SINCLAIR BROADCAST GROUP, INC.	US8292261091	09-Jun-2022	Approval of the amendment to the Company's Amended and Restated Articles of Incorporation to provide for the exculpation of directors and officers.	AGAINST
TATA CONSULTANCY SERVICES LTD	INE467B01029	09-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT: A. THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON; AND B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
TATA CONSULTANCY SERVICES LTD	INE467B01029	09-Jun-2022	TO CONFIRM THE PAYMENT OF INTERIM DIVIDENDS ON EQUITY SHARES AND TO DECLARE A FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR 2021-22	FOR
TATA CONSULTANCY SERVICES LTD	INE467B01029	09-Jun-2022	TO APPOINT A DIRECTOR IN PLACE OF N GANAPATHY SUBRAMANIAM (DIN 07006215) WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
TATA CONSULTANCY SERVICES LTD	INE467B01029	09-Jun-2022	APPOINTMENT OF STATUTORY AUDITORS OF THE COMPANY: "B S R & CO. LLP, CHARTERED ACCOUNTANTS	FOR
TATA CONSULTANCY SERVICES LTD	INE467B01029	09-Jun-2022	TO APPROVE EXISTING AS WELL AS NEW MATERIAL RELATED PARTY TRANSACTIONS WITH TATA SONS PRIVATE LIMITED AND/OR ITS SUBSIDIARIES, TATA MOTORS LIMITED, JAGUAR LAND ROVER LIMITED AND/OR ITS SUBSIDIARIES AND THE SUBSIDIARIES OF THE COMPANY (OTHER THAN WHOLLY OWNED SUBSIDIARIES)	FOR
TATA CONSULTANCY SERVICES LTD	INE467B01029	09-Jun-2022	PLACE OF KEEPING AND INSPECTION OF THE REGISTERS AND ANNUAL RETURNS OF THE COMPANY	FOR
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Paul Sekhri	AGAINST
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Matthew J. Wallach	FOR
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Tim Cabral	FOR
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	To approve an amendment and restatement of our 2013 Equity Incentive Plan.	AGAINST
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending January 31, 2023.	FOR
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Mark Carges	FOR

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VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Paul E. Chamberlain	FOR
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Peter P. Gassner	FOR
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Mary Lynne Hedley	FOR
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Priscilla Hung	FOR
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Tina Hunt	FOR
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Marshall Mohr	AGAINST
VEEVA SYSTEMS INC.	US9224751084	09-Jun-2022	Election of Director to serve until the annual meeting to be held in 2023: Gordon Ritter	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	DIRECTOR	ABSTAIN
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	DIRECTOR	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2022.	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	09-Jun-2022	To approve, on an advisory (non-binding) basis, the compensation of the Company's named executive officers.	AGAINST
WILLDAN GROUP, INC.	US96924N1000	09-Jun-2022	Approval of an amendment to the Company's 2008 Performance Incentive Plan (the "2008 Plan"), including an increase in the number of shares available for grant under the 2008 Plan.	FOR
WILLDAN GROUP, INC.	US96924N1000	09-Jun-2022	Election of Director to serve a one-year term: Thomas D. Brisbin	FOR
WILLDAN GROUP, INC.	US96924N1000	09-Jun-2022	Election of Director to serve a one-year term: Steven A. Cohen	FOR
WILLDAN GROUP, INC.	US96924N1000	09-Jun-2022	Election of Director to serve a one-year term: Cynthia A. Downes	FOR
WILLDAN GROUP, INC.	US96924N1000	09-Jun-2022	Election of Director to serve a one-year term: Dennis V. McGinn	FOR
WILLDAN GROUP, INC.	US96924N1000	09-Jun-2022	Election of Director to serve a one-year term: Wanda K. Reder	FOR

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WILLDAN GROUP, INC.	US96924N1000	09-Jun-2022	Election of Director to serve a one-year term: Keith W. Renken	FOR
WILLDAN GROUP, INC.	US96924N1000	09-Jun-2022	Election of Director to serve a one-year term: Mohammad Shahidehpour	FOR
WILLDAN GROUP, INC.	US96924N1000	09-Jun-2022	Ratification of the appointment of Crowe LLP as the independent registered public accounting firm for the year ending December 30, 2022.	FOR
WILLDAN GROUP, INC.	US96924N1000	09-Jun-2022	Approval, on a non-binding advisory basis, of our named executive officer compensation.	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	AMENDMENT OF ARTICLE 16.1 OF THE COMPANY'S BYLAWS WITH RESPECT TO THE TERM OF OFFICE OF DIRECTORS REPRESENTING THE EMPLOYEES	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2021	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2021	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	ALLOCATION OF THE NET INCOME FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2021	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	ALLOCATION OF RETAINED EARNINGS TO "ADDITIONAL PAID-IN CAPITAL" ACCOUNT AND FUNDING OF THE LEGAL RESERVE	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF A SECOND AMENDMENT TO THE BUSINESS COMBINATION AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND DEUTSCHER SPARKASSEN VERLAG GMBH (DSV) EFFECTIVE AS OF NOVEMBER 25, 2021, AS REFERRED TO IN ARTICLE L.225-38 ET SEQ. OF THE FRENCH CODE DE COMMERCE	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	RENEWAL OF MS. METTE KAMSV G AS DIRECTOR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	RENEWAL OF MS. CAROLINE PAROT AS DIRECTOR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	RENEWAL OF MR. GEORGES PAUGET AS DIRECTOR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	RENEWAL OF MR. LUC R MONT AS DIRECTOR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	RENEWAL OF DR. MICHAEL STOLLARZ AS DIRECTOR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	RENEWAL OF MS. SUSAN M. TOLSON AS DIRECTOR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	RENEWAL OF MR. JOHANNES DIJSSELHOF AS CENSOR	AGAINST
WORLDLINE SA	FR0011981968	09-Jun-2022	RENEWAL OF THE MANDATE OF DELOITTE & ASSOCI S AS STATUTORY AUDITOR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	NON-RENEWAL OF THE MANDATE OF B.E.A.S. AS SUBSTITUTE AUDITOR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	RATIFICATION OF THE TRANSFER OF THE COMPANY'S REGISTERED OFFICE IN FRANCE	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF THE INFORMATION REFERRED TO IN PARAGRAPH I. OF ARTICLE L.22-10-9 OF THE FRENCH CODE DE COMMERCE RELATING TO THE COMPENSATION PAID DURING THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2021, OR AWARDED FOR THE SAME FINANCIAL YEAR, TO ALL CORPORATE OFFICERS	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF THE COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2021, OR AWARDED FOR THE SAME FINANCIAL YEAR, TO MR. BERNARD BOURIGEAUD, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF THE COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2021, OR AWARDED FOR THE SAME FINANCIAL YEAR, TO MR. GILLES GRAPINET, CHIEF EXECUTIVE OFFICER (AND CHAIRMAN OF THE BOARD OF DIRECTORS UNTIL DISSOCIATION OF THE FUNCTIONS)	FOR

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WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF THE COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2021, OR AWARDED FOR THE SAME FINANCIAL YEAR, TO MR. MARC-HENRI DESPORTES, DEPUTY CHIEF EXECUTIVE OFFICER	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN OF THE BOARD OF DIRECTORS FOR THE CURRENT 2022 FINANCIAL YEAR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER FOR THE CURRENT 2022 FINANCIAL YEAR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DEPUTY CHIEF EXECUTIVE OFFICER FOR THE CURRENT 2022 FINANCIAL YEAR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO NON-EXECUTIVE DIRECTORS FOR THE CURRENT 2022 FINANCIAL YEAR	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS FOR THE PURPOSE OF PURCHASING, HOLDING OR TRANSFERRING SHARES OF THE COMPANY	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL THROUGH THE CANCELLATION OF TREASURY SHARES	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF AUTHORITY TO DECIDE THE ISSUE OF SHARES AND/OR SECURITIES GIVING ACCESS TO SHARE CAPITAL AND/OR SECURITIES CARRYING A RIGHT TO THE ALLOCATION OF DEBT INSTRUMENTS - WHILE MAINTAINING PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF AUTHORITY TO DECIDE THE ISSUE OF SHARES AND/OR SECURITIES GIVING ACCESS TO SHARE CAPITAL AND/OR SECURITIES CARRYING A RIGHT TO THE ALLOCATION OF DEBT INSTRUMENT THROUGH PUBLIC OFFERINGS, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, WITH A PRIORITY SUBSCRIPTION RIGHT FOR SHAREHOLDERS	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF AUTHORITY TO DECIDE THE ISSUE OF SHARES AND/OR SECURITIES GIVING ACCESS TO SHARE CAPITAL AND/OR SECURITIES CARRYING A RIGHT TO THE ALLOCATION OF DEBT SECURITIES THROUGH PUBLIC OFFERINGS REFERRED TO IN ARTICLE L.411-2,1 OF THE FRENCH CODE MON TAIRE ET FINANCIER, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF AUTHORITY TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN CONNECTION WITH A SHARE CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF AUTHORITY TO ISSUE SHARES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL AS CONSIDERATION FOR CONTRIBUTIONS IN KIND RELATING TO EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL (OTHER THAN IN THE CASE OF A PUBLIC EXCHANGE OFFER)	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF AUTHORITY TO DECIDE TO INCREASE THE COMPANY'S SHARE CAPITAL BY INCORPORATING PREMIUMS, RESERVES, PROFITS OR OTHER ITEMS	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF AUTHORITY TO DECIDE THE ISSUE OF SHARES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, RESERVED FOR BENEFICIARIES OF FREE SHARES GRANTED BY INGENICO GROUP SA AND HOLDERS OF INGENICO GROUP SA SHARES THROUGH A COMPANY SAVINGS PLAN AND/OR A GROUP SAVINGS PLAN OR THROUGH A COMPANY MUTUAL FUND	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF AUTHORITY TO INCREASE THE SHARE CAPITAL OF THE COMPANY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, FOR THE BENEFIT OF EMPLOYEES AND/OR CORPORATE OFFICERS OF THE COMPANY AND ITS AFFILIATED COMPANIES AS MEMBERS OF A COMPANY OR GROUP SAVINGS PLAN	FOR

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WORLDLINE SA	FR0011981968	09-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF AUTHORITY TO INCREASE THE COMPANY'S SHARE CAPITAL, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, RESERVED FOR PEOPLE WITH CERTAIN CHARACTERISTICS IN THE CONTEXT OF AN EMPLOYEE SHAREHOLDING OPERATION	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO GRANT OPTIONS TO SUBSCRIBE FOR OR TO PURCHASE SHARES TO THE EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY AND/OR ITS AFFILIATED COMPANIES	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO GRANT FREE PERFORMANCE SHARES TO THE EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY AND/OR ITS AFFILIATED COMPANIES	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	POWERS	FOR
WORLDLINE SA	FR0011981968	09-Jun-2022	AMENDMENT OF ARTICLES 25 AND 28 OF THE COMPANY'S BYLAWS TO COMPLY WITH THE LEGAL AND REGULATORY PROVISIONS IN FORCE	FOR
ADAPTIVE BIOTECHNOLOGIES CORPORATION	US00650F1093	10-Jun-2022	Election of Class III Director for a three-year term expiring at the 2025 annual meeting: Chad Robins	FOR
ADAPTIVE BIOTECHNOLOGIES CORPORATION	US00650F1093	10-Jun-2022	Election of Class III Director for a three-year term expiring at the 2025 annual meeting: Kevin Conroy	ABSTAIN
ADAPTIVE BIOTECHNOLOGIES CORPORATION	US00650F1093	10-Jun-2022	Election of Class III Director for a three-year term expiring at the 2025 annual meeting: Dr. Michael Pellini	FOR
ADAPTIVE BIOTECHNOLOGIES CORPORATION	US00650F1093	10-Jun-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers as described in the proxy statement.	FOR
ADAPTIVE BIOTECHNOLOGIES CORPORATION	US00650F1093	10-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our year ending December 31, 2022.	FOR
AMERICAN EQUITY INVESTMENT LIFE HLDG CO	US0256762065	10-Jun-2022	Election of Director: Anant Bhalla	FOR
AMERICAN EQUITY INVESTMENT LIFE HLDG CO	US0256762065	10-Jun-2022	Election of Director: Alan D. Matula	FOR
AMERICAN EQUITY INVESTMENT LIFE HLDG CO	US0256762065	10-Jun-2022	Election of Director: Gerard D. Neugent	FOR
AMERICAN EQUITY INVESTMENT LIFE HLDG CO	US0256762065	10-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
AMERICAN EQUITY INVESTMENT LIFE HLDG CO	US0256762065	10-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers as disclosed in the Proxy Statement.	FOR
AMYRIS, INC.	US03236M2008	10-Jun-2022	Election of Class III Director to serve for a Three-year term: John Doerr	FOR
AMYRIS, INC.	US03236M2008	10-Jun-2022	Election of Class III Director to serve for a Three-year term: Ryan Panchadsaram	FOR
AMYRIS, INC.	US03236M2008	10-Jun-2022	Election of Class III Director to serve for a Three-year term: Lisa Qi	FOR
AMYRIS, INC.	US03236M2008	10-Jun-2022	Ratification of the appointment of Macias Gini & O'Connell LLP as Amyris' independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AMYRIS, INC.	US03236M2008	10-Jun-2022	Approval of an amendment to Amyris' Certificate of Incorporation to effect an increase in the total authorized shares.	FOR
APPFOLIO, INC.	US03783C1009	10-Jun-2022	DIRECTOR	FOR
APPFOLIO, INC.	US03783C1009	10-Jun-2022	DIRECTOR	FOR

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APPFOLIO, INC.	US03783C1009	10-Jun-2022	DIRECTOR	FOR
APPFOLIO, INC.	US03783C1009	10-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
APPFOLIO, INC.	US03783C1009	10-Jun-2022	Approval, on a non-binding, advisory basis, of the compensation of our named executive officers.	FOR
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	DIRECTOR	FOR
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	DIRECTOR	FOR
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	DIRECTOR	FOR
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	DIRECTOR	FOR
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	DIRECTOR	ABSTAIN
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	DIRECTOR	FOR
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	DIRECTOR	FOR
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	DIRECTOR	FOR
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	The appointment of Deloitte LLP as the external auditor and authorizing the directors to set its remuneration.	FOR
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	The Say on Pay Resolution set out in the Corporation's Management Information Circular dated April 28, 2022 (the "Circular").	FOR
BROOKFIELD ASSET MANAGEMENT INC.	CA1125851040	10-Jun-2022	The Shareholder Proposal set out in the Circular.	AGAINST
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:LEE, YEN-SUNG,SHAREHOLDER NO.H102119XXX	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	PROPOSALS FOR ACKNOWLEDGEMENT OF 2021 BUSINESS REPORT, FINANCIAL STATEMENTS AND THE PROPOSED DISTRIBUTION OF EARNINGS OF THE COMPANY. PROPOSED CASH DIVIDEND :TWD 6.1 PER SHARE.	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:LIN, MING-CHIEH,SHAREHOLDER NO.84531	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:CHU, JIA-SIANG,SHAREHOLDER NO.H123394XXX	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	PROPOSAL FOR RELEASE THE PROHIBITION ON NEW DIRECTORS FROM PARTICIPATION IN COMPETITIVE BUSINESS	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	PROPOSAL FOR AMENDMENT TO THE COMPANYS ARTICLES OF INCORPORATION	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	PROPOSAL FOR AMENDMENT TO THE PROCEDURES FOR LOANING OF FUNDS	FOR

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CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	PROPOSAL FOR AMENDMENT TO THE PROCEDURES FOR THE ACQUISITION OR DISPOSAL OF ASSETS	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	THE ELECTION OF THE DIRECTOR.:HSU, KUN-TAI,SHAREHOLDER NO.1	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	THE ELECTION OF THE DIRECTOR.:LU, CHIN-CHUNG,SHAREHOLDER NO.112	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	THE ELECTION OF THE DIRECTOR.: TSAI, MING-HSIEN,SHAREHOLDER NO.702	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	THE ELECTION OF THE DIRECTOR.:DONG LING INVESTMENT CO., LTD.,SHAREHOLDER NO.8456,LIU, CHIA-SHENG AS REPRESENTATIVE	FOR
CHICONY ELECTRONICS CO LTD	TW0002385002	10-Jun-2022	THE ELECTION OF THE DIRECTOR.:LI, CIH-JING,SHAREHOLDER NO.232	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE PURCHASE OF WEALTH MANAGEMENT OR ENTRUSTED WEALTH MANAGEMENT PRODUCTS WITH INTERNAL IDLE FUND."	AGAINST
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON PROVISION OF GUARANTEE TO WHOLLY-OWNED SUBSIDIARIES."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE PROVISION OF SUPPLY CHAIN FINANCING GUARANTEE BY IXM (A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY) TO SUPPLIERS."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE PROVISION OF FINANCING GUARANTEE TO A JOINT VENTURE OF THE COMPANY WITH NO MORE THAN RMB1 BILLION."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE AUTHORISATION TO THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") TO DECIDE ON THE ISSUANCE OF DEBT FINANCING INSTRUMENTS."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON PURCHASING LIABILITY INSURANCE FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT OF THE COMPANY."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON FORFEITURE OF UNCOLLECTED DIVIDEND OF H SHAREHOLDERS OF THE COMPANY FOR THE YEAR 2014."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE AUTHORIZATION TO THE BOARD TO DEAL WITH THE DISTRIBUTION OF INTERIM DIVIDEND AND QUARTERLY DIVIDEND FOR THE YEAR 2022."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE GRANT OF A GENERAL MANDATE TO THE BOARD FOR ISSUANCE OF ADDITIONAL A SHARES AND/OR H SHARES OF THE COMPANY."	AGAINST
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE H SHARES."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE CHANGE OF ENGLISH NAME OF THE COMPANY."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO RECEIVE AND CONSIDER THE PROPOSAL ON THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY FOR THE YEAR 2021."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION."	AGAINST
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO RECEIVE AND CONSIDER THE PROPOSAL ON THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR 2021."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO RECEIVE AND CONSIDER THE PROPOSAL ON THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR 2021."	FOR

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CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO RECEIVE AND CONSIDER THE PROPOSAL ON THE FINANCIAL REPORT AND FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR 2021."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR THE YEAR 2021."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE RE-APPOINTMENT OF THE EXTERNAL AUDITORS FOR THE YEAR 2022."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE BUDGET REPORT OF THE COMPANY FOR THE YEAR 2022."	FOR
CHINA MOLYBDENUM CO LTD	CNE100000114	10-Jun-2022	"TO CONSIDER AND APPROVE THE PROPOSAL ON THE PURCHASE OF STRUCTURED DEPOSIT WITH INTERNAL IDLE FUND."	FOR
ERGOMED PLC	GB00BN7ZCY67	10-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ERGOMED PLC	GB00BN7ZCY67	10-Jun-2022	REAPPOINT KPMG, DUBLIN AS AUDITORS AND AUTHORISE THEIR REMUNERATION	FOR
ERGOMED PLC	GB00BN7ZCY67	10-Jun-2022	ELECT JOHN DAWSON AS DIRECTOR	FOR
ERGOMED PLC	GB00BN7ZCY67	10-Jun-2022	ELECT MARK ENYEDY AS DIRECTOR	AGAINST
ERGOMED PLC	GB00BN7ZCY67	10-Jun-2022	RE-ELECT MICHAEL SPITERI AS DIRECTOR	AGAINST
ERGOMED PLC	GB00BN7ZCY67	10-Jun-2022	AUTHORISE ISSUE OF EQUITY	FOR
ERGOMED PLC	GB00BN7ZCY67	10-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ERGOMED PLC	GB00BN7ZCY67	10-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
ERGOMED PLC	GB00BN7ZCY67	10-Jun-2022	AMEND THE BORROWING LIMIT UNDER THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	To approve the Amended and Restated Four Corners Property Trust, Inc. 2015 Omnibus Incentive Plan.	FOR
FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: William H. Lenehan	FOR
FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: John S. Moody	FOR
FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Douglas B. Hansen	FOR
FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Eric S. Hirschhorn	FOR
FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Charles L. Jemley	FOR
FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Marran H. Ogilvie	FOR
FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Toni Steele	FOR
FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Liz Tennican	FOR

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FOUR CORNERS PROPERTY TRUST, INC.	US35086T1097	10-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Director: Clifton A. Pemble	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Approval of Garmin's 2021 Annual Report, including the consolidated financial statements of Garmin for the fiscal year ended December 25, 2021 and the statutory financial statements of Garmin for the fiscal year ended December 25, 2021	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Min H. Kao as Executive Chairman of the Board of Directors	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Compensation Committee member: Jonathan C. Burrell	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Compensation Committee member: Joseph J. Hartnett	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Compensation Committee member: Catherine A. Lewis	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Compensation Committee member: Charles W. Peffer	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of the law firm Wuersch & Gering LLP as independent voting rights representative	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Ratification of the appointment of Ernst & Young LLP as Garmin's Independent Registered Public Accounting Firm for the fiscal year ending December 31, 2022 and re-election of Ernst & Young Ltd as Garmin's statutory auditor for another one-year term	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Advisory vote on executive compensation	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Binding vote to approve Fiscal Year 2023 maximum aggregate compensation for the Executive Management	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Binding vote to approve maximum aggregate compensation for the Board of Directors for the period between the 2022 Annual General Meeting and the 2023 Annual General Meeting	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Amendment to the Garmin Ltd. 2005 Equity Incentive Plan to increase the maximum number of shares authorized for issuance under the Plan that may be delivered as Restricted Shares or pursuant to Performance Units or Restricted Stock Units from 10 million to 12 million	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Approval of the appropriation of available earnings	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Renewal of authorized share capital	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Approval of the payment of a cash dividend in the aggregate amount of U.S. \$2.92 per outstanding share out of Garmin's reserve from capital contribution in four equal installments	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Discharge of the members of the Board of Directors and the Executive Management from liability for the fiscal year ended December 25, 2021	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Director: Jonathan C. Burrell	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Director: Joseph J. Hartnett	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Director: Min H. Kao	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Director: Catherine A. Lewis	FOR
GARMIN LTD	CH0114405324	10-Jun-2022	Re-election of Director: Charles W. Peffer	FOR
GINKGO BIOWORKS HOLDINGS, INC.	US37611X1000	10-Jun-2022	Election of Director: Arie Beldegrun	FOR

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GINKGO BOWORKS HOLDINGS, INC.	US37611X1000	10-Jun-2022	Election of Director: Marijn Dekkers	FOR
GINKGO BOWORKS HOLDINGS, INC.	US37611X1000	10-Jun-2022	Election of Director: Christian Henry	FOR
GINKGO BOWORKS HOLDINGS, INC.	US37611X1000	10-Jun-2022	Election of Director: Reshma Kewalramani	FOR
GINKGO BOWORKS HOLDINGS, INC.	US37611X1000	10-Jun-2022	Election of Director: Shyam Sankar	FOR
GINKGO BOWORKS HOLDINGS, INC.	US37611X1000	10-Jun-2022	Election of Director: Harry E. Sloan	FOR
GINKGO BOWORKS HOLDINGS, INC.	US37611X1000	10-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RE-ELECT MR. SHAVKAT KARY-NIYAZOV AS A DIRECTOR OF THE COMPANY, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY TO BE HELD IN 2023, WITH NO CHANGES IN THE LEVEL OF HIS REMUNERATION FOR THE FULFILLMENT OF THE COMPANY'S DIRECTOR'S DUTIES	AGAINST
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RE-ELECT MR. ANDREY LENVALSKY AS A DIRECTOR OF THE COMPANY, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY TO BE HELD IN 2023, WITH NO CHANGES IN THE LEVEL OF HIS REMUNERATION FOR THE FULFILLMENT OF THE COMPANY'S DIRECTOR'S DUTIES	AGAINST
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RE-ELECT MR. LAMPROS PAPADOPOULOS AS A DIRECTOR OF THE COMPANY, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY TO BE HELD IN 2023, WITH NO CHANGES IN THE LEVEL OF HIS REMUNERATION FOR THE FULFILLMENT OF THE COMPANY'S DIRECTOR'S DUTIES	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RE-ELECT MR. ANDRIY PAVLYUTIN AS A DIRECTOR OF THE COMPANY, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY TO BE HELD IN 2023, WITH NO CHANGES IN THE LEVEL OF HIS REMUNERATION FOR THE FULFILLMENT OF THE COMPANY'S DIRECTOR'S DUTIES	AGAINST
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RE-ELECT MR. MOGENS PETERSEN AS A DIRECTOR OF THE COMPANY, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY TO BE HELD IN 2023, WITH NO CHANGES IN THE LEVEL OF HIS REMUNERATION FOR THE FULFILLMENT OF THE COMPANY'S DIRECTOR'S DUTIES	AGAINST
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RECEIVE AND CONSIDER AND, IF THOUGHT FIT, ADOPT THE STATUTORY AUDITED PARENT COMPANY AND CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, TOGETHER WITH THE MANAGEMENT REPORTS AND INDEPENDENT AUDITOR'S REPORTS	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RE-APPOINT KPMG LIMITED AS AUDITORS OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT WHICH THE ACCOUNTS WILL BE LAID BEFORE THE MEMBERS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO APPROVE THE RESIGNATION OF MS. INNA KUZNETSOVA FROM THE COMPANY'S BOARD OF DIRECTORS AS OF 10 JUNE 2022	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RE-ELECT MR. VLADIMIR BYCHKOV AS A DIRECTOR OF THE COMPANY, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY TO BE HELD IN 2023, WITH NO CHANGES IN THE LEVEL OF HIS REMUNERATION FOR THE FULFILLMENT OF THE COMPANY'S DIRECTOR'S DUTIES	AGAINST

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GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RE-ELECT MR. KRISTIAN BAI HOLLUND AS A DIRECTOR OF THE COMPANY, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY TO BE HELD IN 2023, WITH NO CHANGES IN THE LEVEL OF HIS REMUNERATION FOR THE FULFILLMENT OF THE COMPANY'S DIRECTOR'S DUTIES	AGAINST
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RE-ELECT MS. ALEXANDRA FOMENKO AS A DIRECTOR OF THE COMPANY, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY TO BE HELD IN 2023, WITH NO CHANGES IN THE LEVEL OF HER REMUNERATION FOR THE FULFILLMENT OF THE COMPANY'S DIRECTOR'S DUTIES	AGAINST
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO RE-ELECT MR. SOREN SJOSTRAND JAKOBSEN AS A DIRECTOR OF THE COMPANY, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY TO BE HELD IN 2023, WITH NO CHANGES IN THE LEVEL OF HIS REMUNERATION FOR THE FULFILLMENT OF THE COMPANY'S DIRECTOR'S DUTIES	AGAINST
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	10-Jun-2022	TO ELECT MR. MARINOS KALLIS AS A DIRECTOR OF THE COMPANY, TO HOLD SUCH OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY TO BE HELD IN 2023, AND TO FIX THE ANNUAL GROSS REMUNERATION OF MR. MARINOS KALLIS FOR THE FULFILLMENT OF THE COMPANY'S DIRECTOR'S DUTIES AT EUR 67.500 P.A	FOR
IOVANCE BIOTHERAPEUTICS, INC.	US4622601007	10-Jun-2022	DIRECTOR	ABSTAIN
IOVANCE BIOTHERAPEUTICS, INC.	US4622601007	10-Jun-2022	DIRECTOR	ABSTAIN
IOVANCE BIOTHERAPEUTICS, INC.	US4622601007	10-Jun-2022	DIRECTOR	FOR
IOVANCE BIOTHERAPEUTICS, INC.	US4622601007	10-Jun-2022	DIRECTOR	FOR
IOVANCE BIOTHERAPEUTICS, INC.	US4622601007	10-Jun-2022	DIRECTOR	FOR
IOVANCE BIOTHERAPEUTICS, INC.	US4622601007	10-Jun-2022	DIRECTOR	FOR
IOVANCE BIOTHERAPEUTICS, INC.	US4622601007	10-Jun-2022	To approve, by non-binding advisory vote, the compensation of our named executive officers.	FOR
IOVANCE BIOTHERAPEUTICS, INC.	US4622601007	10-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
IOVANCE BIOTHERAPEUTICS, INC.	US4622601007	10-Jun-2022	To approve an amendment to our 2018 Equity Incentive Plan (the "2018 Plan") to increase the number of shares of the Company's common stock authorized for issuance thereunder from 14,000,000 shares to 20,700,000 shares.	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Appoint a Director Taniguchi, Seiichi	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Appoint a Director Suenaga, Kumiko	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Appoint a Director Yoshioka, Michifumi	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Appoint a Substitute Corporate Auditor Yamamoto, Masaharu	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Approve Appropriation of Surplus	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Appoint a Director Takizaki, Takemitsu	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Appoint a Director Nakata, Yu	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Appoint a Director Yamaguchi, Akiji	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Appoint a Director Miki, Masayuki	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Appoint a Director Yamamoto, Hiroaki	FOR
KEYENCE CORPORATION	JP3236200006	10-Jun-2022	Appoint a Director Yamamoto, Akinori	FOR
KINDRED GROUP PLC	SE0007871645	10-Jun-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS	FOR
KINDRED GROUP PLC	SE0007871645	10-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
KINDRED GROUP PLC	SE0007871645	10-Jun-2022	APPROVE REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	DIRECTOR	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	Ratification of Ernst & Young LLP as Ligand's independent registered accounting firm	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	Approval, on an advisory basis, of the compensation of the named executive officers	FOR
LIGAND PHARMACEUTICALS INCORPORATED	US53220K5048	10-Jun-2022	Approval of an amendment and restatement of Ligand's 2002 Stock Incentive Plan	FOR
MANTECH INTERNATIONAL CORP.	US5645631046	10-Jun-2022	DIRECTOR	FOR

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MANTECH INTERNATIONAL CORP.	US5645631046	10-Jun-2022	DIRECTOR	ABSTAIN
MANTECH INTERNATIONAL CORP.	US5645631046	10-Jun-2022	DIRECTOR	FOR
MANTECH INTERNATIONAL CORP.	US5645631046	10-Jun-2022	DIRECTOR	ABSTAIN
MANTECH INTERNATIONAL CORP.	US5645631046	10-Jun-2022	DIRECTOR	ABSTAIN
MANTECH INTERNATIONAL CORP.	US5645631046	10-Jun-2022	DIRECTOR	FOR
MANTECH INTERNATIONAL CORP.	US5645631046	10-Jun-2022	DIRECTOR	FOR
MANTECH INTERNATIONAL CORP.	US5645631046	10-Jun-2022	Proposal 2 - Ratify the appointment of Deloitte & Touche LLP to serve as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MATADOR RESOURCES COMPANY	US5764852050	10-Jun-2022	Election of Director: R. Gaines Baty	FOR
MATADOR RESOURCES COMPANY	US5764852050	10-Jun-2022	Election of Director: James M. Howard	FOR
MATADOR RESOURCES COMPANY	US5764852050	10-Jun-2022	Approval of the First Amendment to the Matador Resources Company 2019 Long-Term Incentive Plan.	FOR
MATADOR RESOURCES COMPANY	US5764852050	10-Jun-2022	Approval of the Matador Resources Company 2022 Employee Stock Purchase Plan.	FOR
MATADOR RESOURCES COMPANY	US5764852050	10-Jun-2022	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
MATADOR RESOURCES COMPANY	US5764852050	10-Jun-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
MICRO-STAR INTERNATIONAL CO LTD	TW0002377009	10-Jun-2022	TO ADOPT 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
MICRO-STAR INTERNATIONAL CO LTD	TW0002377009	10-Jun-2022	TO ADOPT THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED CASH DIVIDEND: TWD 10.5 PER SHARE	FOR
MICRO-STAR INTERNATIONAL CO LTD	TW0002377009	10-Jun-2022	AMENDMENT TO THE 'OPERATIONAL PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS' OF THE COMPANY	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:KUEI YUNG, WANG,SHAREHOLDER NO.0445487	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:SHEN YI, LEE,SHAREHOLDER NO.R100955XXX	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:FONG CHIN, LIN,SHAREHOLDER NO.0253418	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:CHENG CHUNG, LEE,SHAREHOLDER NO.A101797XXX	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:FORMOSA PLASTICS CORP. ,SHAREHOLDER NO.0005658,ZO CHUN, JEN AS REPRESENTATIVE	FOR

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NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:FORMOSA CHEMICALS AND FIBRE CORP. ,SHAREHOLDER NO.0006090,CHUNG-YUEH SHIH AS REPRESENTATIVE	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:FREEDOM INTERNATION ENTERPRISE COMPANY ,SHAREHOLDER NO.0655362,CHING CHENG, CHANG AS REPRESENTATIVE	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:CHIH KANG, WANG,SHAREHOLDER NO.F103335XXX	AGAINST
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:YI FU, LIN,SHAREHOLDER NO.A103619XXX	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:YUN PENG, CHU,SHAREHOLDER NO.0055680	AGAINST
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	APPROPRIATENESS OF RELEASING THE NEWLY ELECTED DIRECTORS AND THE JURISTIC PERSON SHAREHOLDER WHICH APPOINTED THEIR AUTHORIZED REPRESENTATIVES TO BE ELECTED AS DIRECTORS FROM NON-COMPETITION RESTRICTIONS.	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. CASH DIVIDEND OF NT7.5 PER SHARE HAS BEEN PROPOSED BY THE BOARD OF DIRECTORS.	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	TO APPROVE THE AMENDMENT OF ARTICLES OF INCORPORATION OF THE COMPANY.	AGAINST
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	TO APPROVE THE AMENDMENT OF PROCEDURES FOR ACQUISITION AND DISPOSAL OF ASSETS.	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:CHIA CHAU, WU,SHAREHOLDER NO.0016681	AGAINST
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:WEN YUAN, WONG,SHAREHOLDER NO.0273986	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:FORMOSA PETROCHEMICAL CORP. ,SHAREHOLDER NO.0260221,WILFRED WANG AS REPRESENTATIVE	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:RUEY YU, WANG,SHAREHOLDER NO.0073127	FOR
NAN YA PLASTICS CORP	TW0001303006	10-Jun-2022	THE ELECTION OF THE DIRECTOR:MING JEN, TZOU,SHAREHOLDER NO.0427610	FOR
PGT INNOVATIONS, INC.	US69336V1017	10-Jun-2022	DIRECTOR	FOR
PGT INNOVATIONS, INC.	US69336V1017	10-Jun-2022	DIRECTOR	FOR
PGT INNOVATIONS, INC.	US69336V1017	10-Jun-2022	DIRECTOR	FOR
PGT INNOVATIONS, INC.	US69336V1017	10-Jun-2022	To approve the compensation of our Named Executive Officers on an advisory basis.	FOR
PGT INNOVATIONS, INC.	US69336V1017	10-Jun-2022	To approve the amendment and restatement of the 2019 Equity and Incentive Compensation Plan.	FOR
PGT INNOVATIONS, INC.	US69336V1017	10-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
RACKSPACE TECHNOLOGY, INC.	US7501021056	10-Jun-2022	Election of Director: Timothy Campos	ABSTAIN
RACKSPACE TECHNOLOGY, INC.	US7501021056	10-Jun-2022	Election of Director: Dhiren Fonseca	ABSTAIN
RACKSPACE TECHNOLOGY, INC.	US7501021056	10-Jun-2022	Election of Director: Mitchell Garber	ABSTAIN
RACKSPACE TECHNOLOGY, INC.	US7501021056	10-Jun-2022	Advisory vote to approve the Company's executive compensation.	AGAINST

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RACKSPACE TECHNOLOGY, INC.	US7501021056	10-Jun-2022	Approve an amendment to the Company's 2020 Equity Incentive Plan to increase the number of shares of common stock authorized to be issued under the plan.	AGAINST
RACKSPACE TECHNOLOGY, INC.	US7501021056	10-Jun-2022	Ratify the appointment of PricewaterhouseCoopers LLP as the independent public accounting firm for Rackspace Technology for the fiscal year ending December 31, 2022.	FOR
REGENERON PHARMACEUTICALS, INC.	US75886F1075	10-Jun-2022	Election of Director: Bonnie L. Bassler, Ph.D.	AGAINST
REGENERON PHARMACEUTICALS, INC.	US75886F1075	10-Jun-2022	Election of Director: Michael S. Brown, M.D.	AGAINST
REGENERON PHARMACEUTICALS, INC.	US75886F1075	10-Jun-2022	Election of Director: Leonard S. Schleifer, M.D., Ph.D.	FOR
REGENERON PHARMACEUTICALS, INC.	US75886F1075	10-Jun-2022	Election of Director: George D. Yancopoulos, M.D., Ph.D.	FOR
REGENERON PHARMACEUTICALS, INC.	US75886F1075	10-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
REGENERON PHARMACEUTICALS, INC.	US75886F1075	10-Jun-2022	Proposal to approve, on an advisory basis, executive compensation.	FOR
REVOLVE GROUP, INC.	US76156B1070	10-Jun-2022	Election of Director: Michael ("Mike") Karanikolas	FOR
REVOLVE GROUP, INC.	US76156B1070	10-Jun-2022	Election of Director: Michael Mentel	FOR
REVOLVE GROUP, INC.	US76156B1070	10-Jun-2022	Election of Director: Melanie Cox	FOR
REVOLVE GROUP, INC.	US76156B1070	10-Jun-2022	Election of Director: Oana Ruxandra	FOR
REVOLVE GROUP, INC.	US76156B1070	10-Jun-2022	Election of Director: Marc Stolzman	FOR
REVOLVE GROUP, INC.	US76156B1070	10-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for our current fiscal year ending December 31, 2022.	FOR
REVOLVE GROUP, INC.	US76156B1070	10-Jun-2022	Approval of, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
REVOLVE GROUP, INC.	US76156B1070	10-Jun-2022	Approval of, on a non-binding advisory basis, the frequency of future stockholder non-binding advisory votes on the compensation of our named executive officers.	1 YEAR
SHIFT4 PAYMENTS, INC.	US82452J1097	10-Jun-2022	DIRECTOR	ABSTAIN
SHIFT4 PAYMENTS, INC.	US82452J1097	10-Jun-2022	DIRECTOR	ABSTAIN
SHIFT4 PAYMENTS, INC.	US82452J1097	10-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SHIFT4 PAYMENTS, INC.	US82452J1097	10-Jun-2022	Approval, on an advisory (non-binding) basis, as to the frequency of future advisory votes on the compensation of the Company's named executive officers.	1 YEAR
SHIFT4 PAYMENTS, INC.	US82452J1097	10-Jun-2022	Approval of the Amended and Restated Shift4 Payments, Inc. 2020 Incentive Award Plan.	AGAINST
SILVERGATE CAPITAL CORPORATION	US82837P4081	10-Jun-2022	AMEND THE COMPANY'S ARTICLES TO DECLASSIFY THE BOARD OF DIRECTORS AND PROVIDE FOR THE ANNUAL ELECTION OF ALL DIRECTORS.	FOR
SILVERGATE CAPITAL CORPORATION	US82837P4081	10-Jun-2022	AMEND THE COMPANY'S ARTICLES TO CANCEL THE CLASS B NON-VOTING COMMON STOCK AND RE-ALLOCATE SUCH SHARES TO THE COMPANY'S CLASS A COMMON STOCK.	FOR

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SILVERGATE CAPITAL CORPORATION	US82837P4081	10-Jun-2022	AMEND THE COMPANY'S ARTICLES TO ALLOW FOR REMOVAL OF DIRECTORS WITH OR WITHOUT CAUSE BY MAJORITY VOTE OF THE STOCKHOLDERS.	FOR
SILVERGATE CAPITAL CORPORATION	US82837P4081	10-Jun-2022	AMEND THE COMPANY'S ARTICLES TO AUTHORIZE AMENDMENTS TO ELIMINATE CERTAIN SUPERMAJORITY VOTING REQUIREMENTS TO AMEND CERTAIN PROVISIONS OF THE COMPANY'S ARTICLES AND BYLAWS.	FOR
SILVERGATE CAPITAL CORPORATION	US82837P4081	10-Jun-2022	Election of Director: Alan J. Lane - Class I (term expires 2023, or 2025 if PROPOSAL 1 is not approved)	FOR
SILVERGATE CAPITAL CORPORATION	US82837P4081	10-Jun-2022	Election of Director: Aanchal Gupta - Class I (term expires 2023, or 2025 if PROPOSAL 1 is not approved)	FOR
SILVERGATE CAPITAL CORPORATION	US82837P4081	10-Jun-2022	Election of Director: Rebecca Rettig - Class I (term expires 2023, or 2025 if PROPOSAL 1 is not approved)	FOR
SILVERGATE CAPITAL CORPORATION	US82837P4081	10-Jun-2022	RATIFY THE APPOINTMENT OF CROWE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2022.	FOR
SWITCH INC	US87105L1044	10-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as Switch, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
SWITCH INC	US87105L1044	10-Jun-2022	Election of Director: Rob Roy	FOR
SWITCH INC	US87105L1044	10-Jun-2022	To vote on an advisory (non-binding) proposal to approve the compensation of the named executive officers	FOR
SWITCH INC	US87105L1044	10-Jun-2022	To amend and restate Switch, Inc.'s Amended and Restated Articles of Incorporation to impose certain ownership and transfer restrictions in connection with its anticipated election to be taxed as a real estate investment trust and certain other governance provisions	FOR
SWITCH INC	US87105L1044	10-Jun-2022	To reincorporate as a Maryland corporation, through and including a merger with and into a wholly owned subsidiary	FOR
SWITCH INC	US87105L1044	10-Jun-2022	Election of Director: Angela Archon	FOR
SWITCH INC	US87105L1044	10-Jun-2022	Election of Director: Jason Genrich	FOR
SWITCH INC	US87105L1044	10-Jun-2022	Election of Director: Liane Pelletier	FOR
SWITCH INC	US87105L1044	10-Jun-2022	Election of Director: Zareh Sarrafian	FOR
SWITCH INC	US87105L1044	10-Jun-2022	Election of Director: Kim Sheehy	FOR
SWITCH INC	US87105L1044	10-Jun-2022	Election of Director: Donald D. Snyder	FOR
SWITCH INC	US87105L1044	10-Jun-2022	Election of Director: Tom Thomas	FOR
SWITCH INC	US87105L1044	10-Jun-2022	Election of Director: Bryan Wolf	FOR
TABULA RASA HEALTHCARE, INC.	US8733791011	10-Jun-2022	DIRECTOR	FOR
TABULA RASA HEALTHCARE, INC.	US8733791011	10-Jun-2022	DIRECTOR	ABSTAIN
TABULA RASA HEALTHCARE, INC.	US8733791011	10-Jun-2022	DIRECTOR	FOR
TABULA RASA HEALTHCARE, INC.	US8733791011	10-Jun-2022	Approval, on an advisory basis, of the compensation of Tabula Rasa HealthCare, Inc.'s named executive officers.	FOR

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TABULA RASA HEALTHCARE, INC.	US8733791011	10-Jun-2022	Ratification of the selection of KPMG LLP as Tabula Rasa HealthCare, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TOYOTA INDUSTRIES CORPORATION	JP3634600005	10-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
TOYOTA INDUSTRIES CORPORATION	JP3634600005	10-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
TOYOTA INDUSTRIES CORPORATION	JP3634600005	10-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
TOYOTA INDUSTRIES CORPORATION	JP3634600005	10-Jun-2022	Appoint a Director Toyoda, Tetsuro	AGAINST
TOYOTA INDUSTRIES CORPORATION	JP3634600005	10-Jun-2022	Appoint a Director Onishi, Akira	AGAINST
TOYOTA INDUSTRIES CORPORATION	JP3634600005	10-Jun-2022	Appoint a Director Mizuno, Yojiro	FOR
TOYOTA INDUSTRIES CORPORATION	JP3634600005	10-Jun-2022	Appoint a Director Sumi, Shuzo	FOR
TOYOTA INDUSTRIES CORPORATION	JP3634600005	10-Jun-2022	Appoint a Director Maeda, Masahiko	FOR
TOYOTA INDUSTRIES CORPORATION	JP3634600005	10-Jun-2022	Appoint a Director Handa, Junichi	FOR
TOYOTA INDUSTRIES CORPORATION	JP3634600005	10-Jun-2022	Appoint a Substitute Corporate Auditor Furusawa, Hitoshi	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO AUTHORISE THE DIRECTORS TO AGREE THE AUDITORS REMUNERATION	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES OF THE COMPANY	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO DISAPPLY PRE-EMPTION RIGHTS IN RESPECT OF AN ISSUE OF SHARES FOR CASH REPRESENTING UP TO 5 PERCENT OF THE COMPANY'S SHARE CAPITAL	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO DISAPPLY PRE-EMPTION RIGHTS IN RESPECT OF AN ISSUE OF SHARES FOR CASH REPRESENTING UP TO AN ADDITIONAL 5 PERCENT OF THE COMPANY'S SHARE CAPITAL	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO PERMIT GENERAL MEETINGS TO BE HELD ON 14 CLEAR DAYS NOTICE	AGAINST
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO RE-ELECT MS G GOPALAN AS A DIRECTOR	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO RE-ELECT MS V HULL AS A DIRECTOR	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO RE-ELECT LT GENK W HUNZEKER AS A DIRECTOR	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO RE-ELECT MR S PRYCE AS A DIRECTOR	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO RE-ELECT MR W A RICE AS A DIRECTOR	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO RE-ELECT MR M J SCLATER AS A DIRECTOR	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	10-Jun-2022	TO RE-ELECT MR D J SHOOK AS A DIRECTOR	FOR
WISTRON NEWEB CORP	TW0006285000	10-Jun-2022	RATIFICATION OF THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
WISTRON NEWEB CORP	TW0006285000	10-Jun-2022	RATIFICATION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED CASH DIVIDEND: TWD 2.1 PER SHARE	FOR
WISTRON NEWEB CORP	TW0006285000	10-Jun-2022	DISCUSSION ON THE AMENDMENTS TO CERTAIN PARTS OF THE ARTICLES OF INCORPORATION OF WNC	FOR
WISTRON NEWEB CORP	TW0006285000	10-Jun-2022	DISCUSSION ON THE AMENDMENTS TO CERTAIN PARTS OF THE RULES AND PROCEDURES OF THE SHAREHOLDERS MEETING	FOR
WISTRON NEWEB CORP	TW0006285000	10-Jun-2022	DISCUSSION ON THE AMENDMENTS TO CERTAIN PARTS OF THE REGULATIONS FOR THE ELECTION OF DIRECTORS	FOR
WISTRON NEWEB CORP	TW0006285000	10-Jun-2022	DISCUSSION ON THE AMENDMENTS TO CERTAIN PARTS OF THE PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE SHARES OF THE COMPANY	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT A SPECIFIC MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE AND ALLOT THE CONNECTED RESTRICTED SHARES (AS DEFINED IN THE NOTICE CONVENING THE AGM)	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT (A) 1,324,333 CONNECTED RESTRICTED SHARES PURSUANT TO THE SCHEME (AS DEFINED IN THE NOTICE CONVENING THE AGM); AND (B) THE GRANT OF 877,694 CONNECTED RESTRICTED SHARES PURSUANT TO THE PROGRAM (AS DEFINED IN THE NOTICE CONVENING THE AGM) TO DR. ZHISHENG CHEN	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT (A) 450,281 CONNECTED RESTRICTED SHARES PURSUANT TO THE SCHEME; AND (B) THE GRANT OF 298,416 CONNECTED RESTRICTED SHARES PURSUANT TO THE PROGRAM TO DR. WEICHANG ZHOU	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT 4,145 CONNECTED RESTRICTED SHARES PURSUANT TO THE SCHEME TO MR. WILLIAM ROBERT KELLER	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT 4,145 CONNECTED RESTRICTED SHARES PURSUANT TO THE SCHEME TO MR. TEH-MING WALTER KWAWK	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT 8,291 CONNECTED RESTRICTED SHARES PURSUANT TO THE SCHEME TO MR. KENNETH WALTON HITCHNER III	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT (A) 33,565 CONNECTED RESTRICTED SHARES PURSUANT TO THE SCHEME; AND (B) THE GRANT OF 29,251 CONNECTED RESTRICTED SHARES PURSUANT TO THE PROGRAM TO MR. ANGUS SCOTT MARSHALL TURNER	FOR

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WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT (A) 12,424 CONNECTED RESTRICTED SHARES PURSUANT TO THE SCHEME; AND (B) THE GRANT OF 17,786 CONNECTED RESTRICTED SHARES PURSUANT TO THE PROGRAM TO MR. BRENDAN MCGRATH	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT 32,160,000 SHARE OPTIONS PURSUANT TO THE SHARE OPTION SCHEME OF WUXI XDC CAYMAN INC. ADOPTED BY SHAREHOLDERS OF THE COMPANY ON NOVEMBER 23, 2021 TO DR. JINCAI LI	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT 31,980,000 SHARE OPTIONS PURSUANT TO THE SHARE OPTION SCHEME OF WUXI VACCINES (CAYMAN) INC. ADOPTED BY SHAREHOLDERS OF THE COMPANY ON NOVEMBER 23, 2021 TO MR. JIAN DONG	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO APPROVE THE ADOPTION OF SECOND AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY, WHICH CONTAIN THE PROPOSED AMENDMENTS TO THE EXISTING MEMORANDUM AND ARTICLES OF ASSOCIATION (AS DEFINED IN THE NOTICE CONVENING THE AGM) AS SET OUT IN APPENDIX III OF THE CIRCULAR OF THE COMPANY DATED MAY 18, 2022, IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING MEMORANDUM AND ARTICLES OF ASSOCIATION	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS AND OF THE INDEPENDENT AUDITOR OF THE COMPANY FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO RE-ELECT DR. WEICHANG ZHOU AS EXECUTIVE DIRECTOR	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO RE-ELECT MR. YIBING WU AS NON-EXECUTIVE DIRECTOR	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO RE-ELECT MR. YANLING CAO AS NON-EXECUTIVE DIRECTOR	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO AUTHORIZE THE BOARD OF DIRECTORS OR ANY DULY AUTHORIZED BOARD COMMITTEE TO FIX THE DIRECTORS REMUNERATION FOR THE YEAR ENDING DECEMBER 31, 2022	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO RE-APPOINT MESSRS. DELOITTE TOUCHE TOHMATSU AS AUDITORS AND TO AUTHORIZE THE BOARD OF DIRECTORS OR ANY DULY AUTHORIZED BOARD COMMITTEE TO FIX THEIR REMUNERATION	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	10-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH THE SHARES OF THE COMPANY	FOR
CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	RE-ELECTION OF MR. JUAN JOSE ARRIETA SUDUPE AS DIRECTOR, UNDER THE CATEGORY OF OTHER EXTERNAL	AGAINST
CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	FIXING THE NUMBER OF DIRECTORS AT 11 MEMBERS	FOR

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CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS, IN ACCORDANCE WITH THE PROVISIONS OF ARTICLES 297.1.B) AND 511 OF THE CAPITAL COMPANIES ACT, ARTICLE 319 OF THE REGULATIONS OF THE MERCANTILE REGISTRY AND OTHER APPLICABLE REGULATIONS, WITH EXPRESS POWER OF SUBSTITUTION, AND FOR A PERIOD OF FIVE (5) YEARS FROM THE ADOPTION OF THE RESOLUTION, OF THE ABILITY TO ISSUE, ON ONE OR MORE OCCASIONS, DIRECTLY OR THROUGH GROUP COMPANIES, BONDS AND OTHER FIXED INCOME SECURITIES OR OTHER SECURITIES (INCLUDING WARRANTS) THAT MAY BE CONVERTED INTO SHARES OF THE COMPANY OR OTHER COMPANIES IN ITS GROUP, EXPRESSLY INCLUDING THE POWER TO INCREASE THE SHARE CAPITAL BY THE NECESSARY AMOUNT UP TO A MAXIMUM AMOUNT NOT EXCEEDING, IN NOMINAL VALUE, HALF OF THE SHARE CAPITAL AT THE DATE OF THE DELEGATION, THE POWER TO AMEND THE RELEVANT ARTICLE OF THE COMPANY'S BYLAWS, AS WELL AS THE POWER TO EXCLUDE THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT IN RELATION TO THE ISSUANCE OF - 2 - SHARES, THE LATTER POWER BEING LIMITED TO A MAXIMUM AMOUNT OF 20% OF THE SHARE CAPITAL AT THE TIME OF THE AUTHORIZATION. CONSEQUENT REVOKING OF THE DELEGATION CONFERRED UPON THE BOARD OF DIRECTORS BY RESOLUTION OF THE SHAREHOLDERS IN THEIR GENERAL MEETING HELD ON JUNE 10, 2017	FOR
CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	MODIFICATION OF THE DIRECTORS REMUNERATION POLICY	AGAINST
CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	ADVISORY VOTE ON THE ANNUAL REPORT ON DIRECTORS REMUNERATION FOR FY 2021	AGAINST
CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS FOR THE FORMALIZATION AND EXECUTION OF THE ABOVE RESOLUTIONS	FOR
CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE FINANCIAL STATEMENTS AND MANAGEMENT REPORT OF CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES, S.A. AND THE FINANCIAL STATEMENTS AND MANAGEMENT REPORT OF ITS CONSOLIDATED GROUP OF COMPANIES FOR FY 2021, AND OF THE MANAGEMENT OF THE BOARD OF DIRECTORS	FOR
CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	APPROVAL OF THE CONSOLIDATED STATEMENT OF NON-FINANCIAL INFORMATION - SUSTAINABILITY REPORT FOR FY 2021	FOR
CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	APPROVAL OF THE PROPOSED APPROPRIATION OF EARNINGS FOR FY 2021	FOR
CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	RE-ELECTION OF MR. ANDRES ARIZKORRETA GARCIA AS DIRECTOR, UNDER THE CATEGORY OF OTHER EXTERNAL	AGAINST
CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES SA	ES0121975009	11-Jun-2022	RE-ELECTION OF MR. LUIS MIGUEL ARCONADA ECHARRI AS DIRECTOR, UNDER THE CATEGORY OF OTHER EXTERNAL	AGAINST
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE BANK AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND, THIRD AND FOURTH QUARTERS AND AUDIT THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022 AND THE FIRST QUARTER OF THE FINANCIAL YEAR 2023 AND DETERMINING THEIR FEES	ABSTAIN
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON THE PARTICIPATION OF MR. KHALID AL SHARIF, A MEMBER OF THE BOARD OF DIRECTORS IN A BUSINESS COMPETING WITH THE BANK, AS HE IS A MEMBER OF THE BOARD OF DIRECTORS OF THE FAMILY OFFICE INTERNATIONAL INVESTMENT COMPANY	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON AMENDING AUDIT COMMITTEE CHARTER	FOR

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BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON AMENDING NOMINATION AND REMUNERATION COMMITTEE CHARTER	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND AL KHALEEJ TRAINING AND EDUCATION COMPANY (SMARTLINK), IN WHICH THE BOARD OF DIRECTORS MEMBER, MR. ABDULRAHMAN AL RASHED, HAS AN INDIRECT INTEREST, WHICH IS A CONTRACT TO PROVIDE MANPOWER AND PROFESSIONAL SERVICES, FROM 01/01/2018 TO 31/12/2021, WITH A TOTAL AMOUNT PAID FOR THE YEAR 2021 OF SAR (7,818,854.65), WITHOUT PREFERENTIAL TERMS	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND ABANA ENTERPRISE GROUP, IN WHICH THE BOARD OF DIRECTORS MEMBER, MR. ABDULRAHMAN AL RASHED, HAS AN INDIRECT INTEREST, WHICH IS A CONTRACT OF MAINTENANCE OF CASH COUNTING MACHINES, FROM 01/04/2015 TO 30/04/2022, WITH A TOTAL AMOUNT OF SAR (1,598,369.00), WITHOUT PREFERENTIAL TERMS	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND JEDDAH NATIONAL HOSPITAL, IN WHICH THE BOARD OF DIRECTORS MEMBER, DR. KHALED AL MUTABAGANI, HAS AN INDIRECT INTEREST, WHICH IS A CONTRACT TO RENT AN ATM SITE FROM 01/06/2014 TO 31/05/2024, WITH AN ANNUAL AMOUNT OF SAR (35,000.00), WITHOUT PREFERENTIAL TERMS	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND JEDDAH NATIONAL HOSPITAL, IN WHICH THE BOARD OF DIRECTORS MEMBER, DR. KHALED AL MUTABAGANI, HAS AN INDIRECT INTEREST, WHICH IS A CONTRACT TO RENT AN ATM SITE FROM 01/06/2016 TO 31/05/2021, WITH AN ANNUAL AMOUNT OF SAR (40,000.00), WITHOUT PREFERENTIAL TERMS	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND PANDA RETAIL COMPANY, IN WHICH THE BOARD OF DIRECTORS MEMBER, MR. BADER AL ISSA, HAS AN INDIRECT INTEREST, WHICH IS A CONTRACT TO RENT AN ATM SITE FROM 01/12/2020 TO 30/11/2021, WITH AN ANNUAL AMOUNT OF SAR (43,000.00), WITHOUT PREFERENTIAL TERMS	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON THE PURCHASE BY BANK OF A NUMBER OF ITS SHARES WITH A MAXIMUM OF (3,000,000) OF ITS SHARES TO ALLOCATE THEM TO THE EMPLOYEES OF THE BANK WITHIN THE EMPLOYEES SHARES PROGRAM. THE PURCHASE WILL BE FINANCED THROUGH THE BANK'S OWN RESOURCES, AND THE BOARD OF DIRECTORS WILL BE AUTHORIZED TO COMPLETE THE PURCHASE PROCESS WITHIN A MAXIMUM PERIOD OF TWELVE (12) MONTHS FROM THE DATE OF THE EXTRAORDINARY GENERAL ASSEMBLY'S DECISION. THE PURCHASED SHARES WILL BE KEPT BY THE BANK FOR A PERIOD NOT EXCEEDING (10) YEARS FROM THE DATE OF EXTRAORDINARY GENERAL ASSEMBLY APPROVAL, AS A MAXIMUM PERIOD UNTIL SHARES ARE ALLOCATED TO THE ELIGIBLE EMPLOYEES. ONCE THE SAID PERIOD LAPSES, THE BANK SHALL FOLLOW THE RULES AND PROCEDURES STIPULATED IN THE RELEVANT LAWS AND REGULATIONS, CONSIDERING THAT THIS PLAN IS A CONTINUATION OF THE CURRENT ONE OF WHICH TERMS HAVE PREVIOUSLY BEEN DEFINED BY THE BOARD OF DIRECTORS AND APPROVED BY THE GENERAL ASSEMBLY HELD ON 01/05/2019	AGAINST
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON THE BANK EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON THE BANK FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON THE BOARD OF DIRECTORS RESOLUTION OF CASH DIVIDENDS DISTRIBUTED FOR THE FIRST HALF OF THE FINANCIAL YEAR 2021 AMOUNTING TO SAR (779.97) MILLION, AT SAR (0.65) PER SHARE, REPRESENTING 6.5% OF SHARES NOMINAL VALUE	FOR

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BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON THE BOARD OF DIRECTORS RECOMMENDATION TO DISTRIBUTE CASH DIVIDENDS FOR THE SECOND HALF OF THE FINANCIAL YEAR 2021 BY SAR (0.85) PER SHARE, I.E. A TOTAL OF SAR (1,019.96) MILLION REPRESENTING 8.5% OF SHARES NOMINAL VALUE, PROVIDED THAT THE ENTITLEMENT TO DIVIDENDS IS FOR SHAREHOLDERS HOLDING THE SHARES BY THE END OF THE TRADING DAY OF THE ASSEMBLY DATE, AND THOSE REGISTERED IN THE BANKS SHAREHOLDERS REGISTRY HELD WITH THE SECURITIES DEPOSITORY CENTER COMPANY (EDAA) AT THE END OF THE SECOND TRADING DAY FOLLOWING THE ENTITLEMENT DATE, WHERE THE DISTRIBUTION BEGINS ON 30/06/2022. THEREFORE, THE TOTAL DIVIDENDS DISTRIBUTED TO SHAREHOLDERS FOR THE FINANCIAL YEAR ENDING ON 31/12/2021 IS SAR (1,799.93) MILLION BY SAR (1.50) PER SHARE, REPRESENTING 15% OF SHARES NOMINAL VALUE	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS TO DISTRIBUTE INTERIM DIVIDENDS ON BIENNIAL OR QUARTERLY BASIS FOR THE FINANCIAL YEAR 2022	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE FINANCIAL YEAR 31/12/2021	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON PAYMENT OF AN AMOUNT OF SAR (8,049,000) AS REMUNERATION TO THE BOARD MEMBERS FOR THE FINANCIAL YEAR ENDING ON 31/12/2021	FOR
BANQUE SAUDI FRANSI	SA0007879782	12-Jun-2022	VOTING ON DELEGATING THE BOARD OF DIRECTORS TO THE AUTHORITY OF THE ORDINARY GENERAL ASSEMBLY WITH THE AUTHORIZATION CONTAINED IN PARAGRAPH (1) OF ARTICLE 71 OF THE COMPANIES LAW, FOR A PERIOD OF ONE YEAR FROM THE DATE OF APPROVAL OF THE GENERAL ASSEMBLY OR UNTIL THE END OF THE DELEGATED BOARD OF DIRECTORS SESSION, WHICHEVER IS EARLIER, IN ACCORDANCE WITH THE CONDITIONS SET FORTH IN THE CONTROLS AND PROCEDURES REGULATORY REGULATIONS ISSUED IN IMPLEMENTATION OF THE COMPANIES LAW FOR LISTED SHAREHOLDING COMPANIES	FOR
I.D.I INSURANCE COMPANY LTD.	IL0011295016	12-Jun-2022	REELECT MOSHE SCHNEIDMAN AS DIRECTOR	FOR
I.D.I INSURANCE COMPANY LTD.	IL0011295016	12-Jun-2022	REELECT DORON SCHNEIDMAN AS DIRECTOR	FOR
I.D.I INSURANCE COMPANY LTD.	IL0011295016	12-Jun-2022	REELECT JOSEPH KUCIK AS DIRECTOR	FOR
I.D.I INSURANCE COMPANY LTD.	IL0011295016	12-Jun-2022	REELECT JERRY MANDEL AS EXTERNAL DIRECTOR	AGAINST
I.D.I INSURANCE COMPANY LTD.	IL0011295016	12-Jun-2022	APPROVE EMPLOYMENT TERMS OF JERRY MANDEL AS EXTERNAL DIRECTOR	FOR
I.D.I INSURANCE COMPANY LTD.	IL0011295016	12-Jun-2022	REAPPOINT KOST FORER GABBAY & KASIERER AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	AGAINST
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	DIRECTOR	FOR
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	DIRECTOR	FOR
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	DIRECTOR	ABSTAIN
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	DIRECTOR	FOR
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	DIRECTOR	FOR
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	DIRECTOR	FOR

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ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	DIRECTOR	FOR
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	To ratify the selection by the audit committee of the board of directors of RSM US LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the proxy statement	FOR
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	To approve, if needed in the discretion of the Board, the amendment and restatement of the Company's amended and restated certificate of incorporation to effect a reverse stock split at a ratio of 1-for-5 to 1-for-15, inclusive.	FOR
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	To approve an amendment to the Company's amended and restated certificate of incorporation to increase the authorized number of shares of common stock from 350,000,000 shares to 420,000,000 shares.	FOR
ALAUNOS THERAPEUTICS, INC.	US98973P1012	13-Jun-2022	To approve an adjournment of the meeting to a later date, if necessary or appropriate, to permit further solicitation and vote of proxies in the event that there are insufficient votes for, or otherwise in connection with, the approval of Proposal 4 and Proposal 5.	AGAINST
ASANA, INC.	US04342Y1047	13-Jun-2022	DIRECTOR	FOR
ASANA, INC.	US04342Y1047	13-Jun-2022	DIRECTOR	ABSTAIN
ASANA, INC.	US04342Y1047	13-Jun-2022	DIRECTOR	ABSTAIN
ASANA, INC.	US04342Y1047	13-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending January 31, 2023.	FOR
ASANA, INC.	US04342Y1047	13-Jun-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers ("Say-on-Pay").	FOR
ASANA, INC.	US04342Y1047	13-Jun-2022	Indication, on an advisory basis, of the preferred frequency of future stockholder advisory votes on the compensation of the Company's named executive officers.	1 YEAR
CEL-SCI CORPORATION	US1508376076	13-Jun-2022	Election of Director: Geert R. Kersten	FOR
CEL-SCI CORPORATION	US1508376076	13-Jun-2022	Election of Director: Peter R. Young	ABSTAIN
CEL-SCI CORPORATION	US1508376076	13-Jun-2022	Election of Director: Bruno Baillavoine	FOR
CEL-SCI CORPORATION	US1508376076	13-Jun-2022	Election of Director: Robert Watson	FOR
CEL-SCI CORPORATION	US1508376076	13-Jun-2022	To approve the adoption of CEL-SCI's 2022 Non-Qualified Stock Option Plan.	AGAINST
CEL-SCI CORPORATION	US1508376076	13-Jun-2022	To ratify the appointment of BDO USA, LLP as CEL-SCI's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Mark A. Tatum	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Devin N. Wenig	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Mary T. Barra	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Margaret C. Whitman	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Advisory Approval of Named Executive Officer Compensation	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Ratification of the Selection of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for 2022	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Shareholder Proposal to Lower the Ownership Threshold to Call a Special Meeting	AGAINST

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GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Shareholder Proposal Regarding Separation of Chair and CEO Roles	AGAINST
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Shareholder Proposal Requesting a Report on the Use of Child Labor in Connection with Electric Vehicles	AGAINST
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Aneel Bhusri	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Wesley G. Bush	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Linda R. Gooden	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Joseph Jimenez	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Judith A. Miscik	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Patricia F. Russo	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Thomas M. Schoewe	FOR
GENERAL MOTORS COMPANY	US37045V1008	13-Jun-2022	Election of Director: Carol M. Stephenson	FOR
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	AGAINST
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	AMENDMENTS TO THE WORK SYSTEM OF INDEPENDENT DIRECTORS	AGAINST
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	AMENDMENTS TO THE INVESTOR RELATIONS MANAGEMENT SYSTEM	AGAINST
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	2021 ANNUAL ACCOUNTS	FOR
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY12.80000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES);NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES);NONE	FOR
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	REAPPOINTMENT OF 2022 AUDIT FIRM AND INTERNAL CONTROL AUDIT FIRM	FOR

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GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	CONFIRMATION OF 2021 REMUNERATION FOR DIRECTORS AND SENIOR MANAGEMENT, AND 2022 REMUNERATION PLAN	AGAINST
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	CONFIRMATION OF 2021 REMUNERATION FOR SUPERVISORS, AND 2022 REMUNERATION PLAN	AGAINST
GUANGZHOU KINGMED DIAGNOSTICS GROUP CO., LTD.	CNE100002VW1	13-Jun-2022	CHANGE OF THE REGISTERED CAPITAL AND AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	ABSTAIN
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	To approve, on an advisory basis, the Company's compensation of its named executive officers ("US Say-on-Pay").	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP, a Delaware limited liability partnership, as the Company's independent registered public accounting firm.	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	Election of Director: Francesco Bianchi	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	To approve the LivaNova PLC 2022 Incentive Award Plan and the French sub-plan thereof.	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	To generally and unconditionally authorize the directors, for the purposes of section 551 of the Companies Act 2006 (the "Companies Act") to exercise all powers of the Company to allot shares in the Company and to grant rights to subscribe for, or to convert any security into, shares in the Company up to an aggregate nominal amount of £17,635,220, provided that: (A) (unless previously revoked, varied or renewed by the Company) this authority will expire at the end of the next annual general meeting of the Company or, if earlier, the close of business	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	Special Resolution: Subject to the passing of resolution 5 and in accordance with sections 570 and 573 of the Companies Act, to empower the directors generally to allot equity securities (as defined in section 560 of the Companies Act) for cash pursuant to the authority conferred by resolution 5, and/or to sell ordinary shares (as defined in section 560 of the Companies Act) held by the Company as treasury shares for cash, in each case as if section 561 of the Companies Act (existing shareholders' pre-emption rights)	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	To approve, on an advisory basis, the United Kingdom ("UK") directors' remuneration report in the form set out in the Company's UK Annual Report for the period ended December 31, 2021.	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	To approve the directors' remuneration policy contained in the directors' remuneration report as set forth in the UK Annual Report.	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	To receive and adopt the Company's audited UK statutory accounts for the year ended December 31, 2021, together with the reports of the directors and auditors thereon.	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	To re-appoint PricewaterhouseCoopers LLP, a limited liability partnership organized under the laws of England, as the Company's UK statutory auditor.	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	To authorize the directors and/or the Audit and Compliance Committee to determine the remuneration of the Company's UK statutory auditor.	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	Election of Director: Stacy Enxing Seng	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	Election of Director: William Kozy	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	Election of Director: Damien McDonald	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	Election of Director: Daniel Moore	FOR

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LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	Election of Director: Sharon O'Kane	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	Election of Director: Andrea Saia	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	Election of Director: Todd Schermerhorn	FOR
LIVANOVA PLC	GB00BYMT0J19	13-Jun-2022	Election of Director: Peter Wilver	FOR
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE EQUITY PLAN FINANCING	FOR
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE REMUNERATION STATEMENT	AGAINST
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE REMUNERATION OF DIRECTORS	FOR
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE REMUNERATION OF NOMINATION COMMITTEE	FOR
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE REMUNERATION OF AUDITORS	FOR
MOWI ASA	NO0003054108	13-Jun-2022	ELECT KATHRINE FREDRIKSEN AS DIRECTOR	FOR
MOWI ASA	NO0003054108	13-Jun-2022	ELECT RENATE LARSEN AS DIRECTOR	FOR
MOWI ASA	NO0003054108	13-Jun-2022	ELECT PEDER STRAND AS DIRECTOR	FOR
MOWI ASA	NO0003054108	13-Jun-2022	ELECT MICHAL CHALACZKIEWICZ AS DIRECTOR	FOR
MOWI ASA	NO0003054108	13-Jun-2022	ELECT ANNE LISE ELLINGSEN GRYTE AS OF NOMINATING COMMITTEE	FOR
MOWI ASA	NO0003054108	13-Jun-2022	AUTHORIZE BOARD TO DISTRIBUTE DIVIDENDS	FOR
MOWI ASA	NO0003054108	13-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE CREATION OF NOK 387.8 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
MOWI ASA	NO0003054108	13-Jun-2022	AUTHORIZE ISSUANCE OF CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF NOK 3.2 BILLION; APPROVE CREATION OF NOK 387.8 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE DEMERGER OF MOWI ASA	FOR
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE DEMERGER OF MOWI HJELPESELSKAP AS	FOR
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE INSTRUCTIONS FOR NOMINATING COMMITTEE	FOR
MOWI ASA	NO0003054108	13-Jun-2022	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
MOWI ASA	NO0003054108	13-Jun-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
MOWI ASA	NO0003054108	13-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE ALLOCATION OF INCOME	FOR
NEXSTAR MEDIA GROUP, INC.	US65336K1034	13-Jun-2022	Election of Class I Director for a term of three years: Bernadette S. Aulestia	FOR
NEXSTAR MEDIA GROUP, INC.	US65336K1034	13-Jun-2022	Election of Class I Director for a term of three years: Dennis J. FitzSimons	FOR
NEXSTAR MEDIA GROUP, INC.	US65336K1034	13-Jun-2022	Election of Class I Director for a term of three years: C. Thomas McMillen	FOR
NEXSTAR MEDIA GROUP, INC.	US65336K1034	13-Jun-2022	Election of Class I Director for a term of three years.: Lisbeth McNabb	FOR

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NEXSTAR MEDIA GROUP, INC.	US65336K1034	13-Jun-2022	To ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NEXSTAR MEDIA GROUP, INC.	US65336K1034	13-Jun-2022	Approval, by an advisory vote, of executive compensation.	FOR
NEXSTAR MEDIA GROUP, INC.	US65336K1034	13-Jun-2022	To approve an amendment to the Company's Amended and Restated Articles of Incorporation to eliminate the Company's Class B common stock and Class C common stock, which classes of common stock have no shares issued and outstanding as of the date hereof.	FOR
ONEMAIN HOLDINGS, INC.	US68268W1036	13-Jun-2022	DIRECTOR	FOR
ONEMAIN HOLDINGS, INC.	US68268W1036	13-Jun-2022	DIRECTOR	ABSTAIN
ONEMAIN HOLDINGS, INC.	US68268W1036	13-Jun-2022	DIRECTOR	ABSTAIN
ONEMAIN HOLDINGS, INC.	US68268W1036	13-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for OneMain Holdings, Inc. for the year ending December 31, 2022.	FOR
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	The advisory resolution to approve the Company's named executive officer compensation for the fiscal year ended December 31, 2021, as described in the Rexford Industrial Realty, Inc. Proxy Statement.	FOR
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	Election of Director: Robert L. Antin	FOR
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	The advisory determination of the frequency of future advisory votes on the Company's executive compensation.	1 YEAR
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	Election of Director: Michael S. Frankel	FOR
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	Election of Director: Diana J. Ingram	FOR
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	Election of Director: Angela L. Kleiman	FOR
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	Election of Director: Debra L. Morris	FOR
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	Election of Director: Tyler H. Rose	FOR
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	Election of Director: Howard Schwimmer	FOR
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	Election of Director: Richard S. Ziman	AGAINST
REXFORD INDUSTRIAL REALTY, INC.	US76169C1009	13-Jun-2022	The ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Ratification of the appointment of EisnerAmper LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Approval of the compensation of the Company's named executive officers, on a non-binding, advisory basis.	FOR
ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Election of Director: Elisabeth Björk, M.D., Ph.D.	FOR

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ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Election of Director: Carsten Boess	FOR
ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Election of Director: Pedro Granadillo	FOR
ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Election of Director: Gotham Makker, M.D.	FOR
ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Election of Director: Fady Malik, M.D., Ph.D.	FOR
ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Election of Director: Gaurav Shah, M.D.	FOR
ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Election of Director: David P. Southwell	ABSTAIN
ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Election of Director: Roderick Wong, M.D.	FOR
ROCKET PHARMACEUTICALS, INC.	US77313F1066	13-Jun-2022	Election of Director: Naveen Yalamanchi, M.D.	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Election of Director: Kimberly Schaefer	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Election of Director: Ronald Bension	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Approval, in a non-binding advisory vote, of the compensation paid to the named executive officers.	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Election of Director: James Chambers	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Election of Director: William Gray	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Election of Director: Timothy Hartnett	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Election of Director: Charles Koppelman	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Election of Director: Yoshikazu Maruyama	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Election of Director: Thomas E. Moloney	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Election of Director: Neha Jogani Narang	FOR
SEAWORLD ENTERTAINMENT, INC.	US81282V1008	13-Jun-2022	Election of Director: Scott Ross	FOR

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SHIKUN & BINUI LTD.	IL0010819428	13-Jun-2022	APPROVE COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
SHIKUN & BINUI LTD.	IL0010819428	13-Jun-2022	APPROVE EMPLOYMENT TERMS OF TAMIR COHEN, CEO	FOR
SHIKUN & BINUI LTD.	IL0010819428	13-Jun-2022	APPROVE ADDITIONAL GRANT FOR YEAR 2021 TO TAMIR COHEN, CHAIRMAN AND CEO	AGAINST
SHIKUN & BINUI LTD.	IL0010819428	13-Jun-2022	REELECT DORON ARBELY AS DIRECTOR	FOR
SHIKUN & BINUI LTD.	IL0010819428	13-Jun-2022	REELECT TAMIR COHEN AS DIRECTOR	FOR
SHIKUN & BINUI LTD.	IL0010819428	13-Jun-2022	REELECT ROY DAVID AS DIRECTOR	FOR
SHIKUN & BINUI LTD.	IL0010819428	13-Jun-2022	REELECT SHALOM SIMHON AS DIRECTOR	FOR
SHIKUN & BINUI LTD.	IL0010819428	13-Jun-2022	REELECT AVINADAV GRINSHPON AS DIRECTOR	FOR
SHIKUN & BINUI LTD.	IL0010819428	13-Jun-2022	REAPPOINT KPMG SOMEKH CHAIKIN AS AUDITORS, AUTHORIZE BOARD TO FIX THEIR REMUNERATION AND REPORT FEES PAID TO AUDITOR FOR 2020	FOR
STELCO HOLDINGS INC.	CA8585221051	13-Jun-2022	DIRECTOR	FOR
STELCO HOLDINGS INC.	CA8585221051	13-Jun-2022	DIRECTOR	ABSTAIN
STELCO HOLDINGS INC.	CA8585221051	13-Jun-2022	DIRECTOR	FOR
STELCO HOLDINGS INC.	CA8585221051	13-Jun-2022	DIRECTOR	FOR
STELCO HOLDINGS INC.	CA8585221051	13-Jun-2022	DIRECTOR	ABSTAIN
STELCO HOLDINGS INC.	CA8585221051	13-Jun-2022	DIRECTOR	FOR
STELCO HOLDINGS INC.	CA8585221051	13-Jun-2022	DIRECTOR	FOR
STELCO HOLDINGS INC.	CA8585221051	13-Jun-2022	To approve the reappointment of KPMG LLP Chartered Accountants as auditors for the Company for the ensuing year and to authorize the directors to fix their remuneration.	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	Election of Director: Michael J. Zimmerman	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers (say on pay).	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	Election of Director: Adam Berlew	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	Election of Director: Kathleen Brown	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	Election of Director: Michael W. Brown	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	Election of Director: Robert E. Grady	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	Election of Director: Ronald J. Kruszewski	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	Election of Director: Daniel J. Ludeman	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	Election of Director: Maura A. Markus	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	Election of Director: David A. Peacock	FOR
STIFEL FINANCIAL CORP.	US8606301021	13-Jun-2022	Election of Director: Thomas W. Weisel	FOR

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TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO CONSIDER AND APPROVE THE GENERAL MANDATE TO ISSUE SHARES	AGAINST
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO CONSIDER AND APPROVE THE GENERAL MANDATE TO BUY BACK SHARES OF THE COMPANY	FOR
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO CONSIDER AND APPROVE THAT THE TOTAL NUMBER OF SHARES WHICH ARE BOUGHT BACK BY THE COMPANY SHALL BE ADDED TO THE TOTAL NUMBER OF SHARES WHICH MAY BE ALLOTTED PURSUANT TO THE GENERAL MANDATE FOR ISSUE OF SHARES	AGAINST
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO APPROVE THE PAYMENT OF A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO APPROVE THE PAYMENT OF A SPECIAL FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO RE-ELECT MR. YUKO TAKAHASHI AS AN EXECUTIVE DIRECTOR AND TO AUTHORIZE THE DIRECTORS TO FIX HIS REMUNERATION	FOR
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO RE-ELECT MS. TSENG CHIEN AS AN EXECUTIVE DIRECTOR AND TO AUTHORIZE THE DIRECTORS TO FIX HER REMUNERATION	FOR
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO RE-ELECT MR. HSU, SHIN-CHUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR AND TO AUTHORIZE THE DIRECTORS TO FIX HIS REMUNERATION	FOR
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO RE-APPOINT AUDITORS OF THE COMPANY AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO APPROVE THE TINGZHENG SUPPLY AGREEMENT, THE TRANSACTIONS CONTEMPLATED THEREUNDER AND THE RELEVANT ANNUAL CAPS	FOR
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO APPROVE THE MARINE VISION SUPPLY AGREEMENT, THE TRANSACTIONS CONTEMPLATED THEREUNDER AND THE RELEVANT ANNUAL CAPS	FOR
TINGYI (CAYMAN ISLANDS) HOLDING CORP	KYG8878S1030	13-Jun-2022	TO APPROVE THE TING TONG LOGISTICS AGREEMENT, THE TRANSACTIONS CONTEMPLATED THEREUNDER AND THE RELEVANT ANNUAL CAPS	FOR
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT SULEIMAN AL MUHEIDIB AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT WALEED FATANI AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT HANI AL BAKHEETAN AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT MOHAMMED AL MOUSSA AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT AHMED MURAD AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT OUSSAMA AL DOUSSARI AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT ASMA HAMDAN AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT KHALID AL KHUDHEIRI AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT ABDULLAH AL FIFI AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT AMMAR AL KHUDHEIRI AS DIRECTOR	ABSTAIN

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ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT NAYIF AL SIDEIRI AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT AMAL AL GHAMDI AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT IBRAHIM KHAN AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT AHMED KHOQEER AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT MAJID AL SUWEIGH AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT MEMBERS OF AUDIT COMMITTEE AND APPROVE ITS RESPONSIBILITIES, WORK PROCEDURES, AND REMUNERATION OF ITS MEMBERS	AGAINST
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT SALMAN AL SIDEIRI AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT ABEER AL HASHIMI AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT HUSSAM AL QARSHI AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT PETER AMON AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT NAYIF AL SAOUD AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT SAOUD AL SAOUD AS DIRECTOR	ABSTAIN
ALMARAI CO LTD	SA000A0ETH1	14-Jun-2022	ELECT BADR AL ISSA AS DIRECTOR	ABSTAIN
ALX ONCOLOGY HOLDINGS INC	US00166B1052	14-Jun-2022	DIRECTOR	FOR
ALX ONCOLOGY HOLDINGS INC	US00166B1052	14-Jun-2022	DIRECTOR	ABSTAIN
ALX ONCOLOGY HOLDINGS INC	US00166B1052	14-Jun-2022	Advisory vote to approve named executive officer compensation.	FOR
ALX ONCOLOGY HOLDINGS INC	US00166B1052	14-Jun-2022	Advisory vote on the frequency of future advisory votes on named executive officer compensation.	1 YEAR
ALX ONCOLOGY HOLDINGS INC	US00166B1052	14-Jun-2022	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
ARCUS BIOSCIENCES, INC.	US03969F1093	14-Jun-2022	Election of Director: Yasunori Kaneko, M.D.	FOR
ARCUS BIOSCIENCES, INC.	US03969F1093	14-Jun-2022	Election of Director: Patrick Machado, J.D.	ABSTAIN
ARCUS BIOSCIENCES, INC.	US03969F1093	14-Jun-2022	Election of Director: Andrew Perlman, M.D., Ph.D.	FOR
ARCUS BIOSCIENCES, INC.	US03969F1093	14-Jun-2022	Election of Director: Antoni Ribas, M.D., Ph.D.	ABSTAIN
ARCUS BIOSCIENCES, INC.	US03969F1093	14-Jun-2022	To ratify the selection by the Audit Committee of the Board of Directors of Ernst & Young LLP as the independent registered public accounting firm of Arcus Biosciences for its fiscal year ending December 31, 2022.	FOR
ARCUS BIOSCIENCES, INC.	US03969F1093	14-Jun-2022	To approve, on an advisory basis, the compensation of Arcus Biosciences' named executive officers, as disclosed in the Proxy Statement.	FOR
ASAHI HOLDINGS, INC.	JP3116700000	14-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ASAHI HOLDINGS, INC.	JP3116700000	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Terayama, Mitsuharu	FOR

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ASAHI HOLDINGS,INC.	JP3116700000	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Higashiura, Tomoya	FOR
BLOCK INC	AU0000187353	14-Jun-2022	PLEASE NOTE THAT THIS RESOLUTION IS A STOCKHOLDER PROPOSAL: STOCKHOLDER PROPOSAL, IF PROPERLY PRESENTED AT THE MEETING, REGARDING A CHANGE IN STOCKHOLDER VOTING	FOR
BLOCK INC	AU0000187353	14-Jun-2022	ELECTION OF DIRECTOR: JACK DORSEY	FOR
BLOCK INC	AU0000187353	14-Jun-2022	ELECTION OF DIRECTOR: PAUL DEIGHTON	FOR
BLOCK INC	AU0000187353	14-Jun-2022	ADVISORY VOTE ON THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS	FOR
BLOCK INC	AU0000187353	14-Jun-2022	ADVISORY VOTE ON THE FREQUENCY OF FUTURE STOCKHOLDER ADVISORY VOTES ON THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS: PLEASE VOTE ON THIS RESOLUTION TO APPROVE 1 YEAR	FOR
BLOCK INC	AU0000187353	14-Jun-2022	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR OUR FISCAL YEAR ENDING DECEMBER 31, 2022	FOR
BLOCK, INC.	US8522341036	14-Jun-2022	DIRECTOR	FOR
BLOCK, INC.	US8522341036	14-Jun-2022	DIRECTOR	FOR
BLOCK, INC.	US8522341036	14-Jun-2022	ADVISORY VOTE ON THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	FOR
BLOCK, INC.	US8522341036	14-Jun-2022	ADVISORY VOTE ON THE FREQUENCY OF FUTURE STOCKHOLDER ADVISORY VOTES ON THE COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS.	1 YEAR
BLOCK, INC.	US8522341036	14-Jun-2022	RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR OUR FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
BLOCK, INC.	US8522341036	14-Jun-2022	STOCKHOLDER PROPOSAL, IF PROPERLY PRESENTED AT THE MEETING, REGARDING A CHANGE IN STOCKHOLDER VOTING.	FOR
BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	DIRECTOR	FOR
BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	DIRECTOR	FOR
BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	DIRECTOR	FOR
BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	DIRECTOR	FOR
BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	DIRECTOR	FOR
BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	DIRECTOR	ABSTAIN
BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	DIRECTOR	FOR
BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	DIRECTOR	FOR
BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	DIRECTOR	FOR
BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	DIRECTOR	FOR

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BROOKFIELD RENEWABLE CORPORATION	CA11284V1058	14-Jun-2022	Appointment of Ernst & Young LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to set their remuneration.	FOR
BUILDERS FIRSTSOURCE, INC.	US12008R1077	14-Jun-2022	Election of Director: Mark A. Alexander	FOR
BUILDERS FIRSTSOURCE, INC.	US12008R1077	14-Jun-2022	Election of Director: Dirkson R Charles	FOR
BUILDERS FIRSTSOURCE, INC.	US12008R1077	14-Jun-2022	Advisory vote on the compensation of the named executive officers	FOR
BUILDERS FIRSTSOURCE, INC.	US12008R1077	14-Jun-2022	Ratification of PricewaterhouseCoopers LLP as our independent registered public accounting firm	FOR
BUILDERS FIRSTSOURCE, INC.	US12008R1077	14-Jun-2022	Stockholder proposal regarding greenhouse gas emissions reduction targets	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	ABSTAIN
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	DIRECTOR	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	FOR
CAESARS ENTERTAINMENT, INC.	US12769G1004	14-Jun-2022	RATIFY THE SELECTION OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022.	FOR
CITIC LTD	HK0267001375	14-Jun-2022	TO RE-ELECT MR. ANTHONY FRANCIS NEOH AS DIRECTOR OF THE COMPANY	AGAINST
CITIC LTD	HK0267001375	14-Jun-2022	TO RE-ELECT MR. GREGORY LYNN CURL AS DIRECTOR OF THE COMPANY	FOR
CITIC LTD	HK0267001375	14-Jun-2022	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS THE AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
CITIC LTD	HK0267001375	14-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND DISPOSE OF ADDITIONAL SHARES NOT EXCEEDING 20% OF THE NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF THIS RESOLUTION	AGAINST

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CITIC LTD	HK0267001375	14-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO PURCHASE OR OTHERWISE ACQUIRE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF THIS RESOLUTION	FOR
CITIC LTD	HK0267001375	14-Jun-2022	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CITIC LTD	HK0267001375	14-Jun-2022	TO DECLARE A FINAL DIVIDEND OF HKD0.456 PER ORDINARY SHARE OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CITIC LTD	HK0267001375	14-Jun-2022	TO RE-ELECT MS. LI QINGPING AS DIRECTOR OF THE COMPANY	AGAINST
CITIC LTD	HK0267001375	14-Jun-2022	TO RE-ELECT MR. ZHANG LIN AS DIRECTOR OF THE COMPANY	FOR
CITIC LTD	HK0267001375	14-Jun-2022	TO RE-ELECT MR. YANG XIAOPING AS DIRECTOR OF THE COMPANY	FOR
CITIC LTD	HK0267001375	14-Jun-2022	TO RE-ELECT MR. TANG JIANG AS DIRECTOR OF THE COMPANY	FOR
CITIC LTD	HK0267001375	14-Jun-2022	TO RE-ELECT MR. FRANCIS SIU WAI KEUNG AS DIRECTOR OF THE COMPANY	FOR
CODEXIS, INC.	US1920051067	14-Jun-2022	DIRECTOR	FOR
CODEXIS, INC.	US1920051067	14-Jun-2022	DIRECTOR	FOR
CODEXIS, INC.	US1920051067	14-Jun-2022	DIRECTOR	FOR
CODEXIS, INC.	US1920051067	14-Jun-2022	To ratify the selection of BDO USA, LLP as the company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
CROCS, INC.	US2270461096	14-Jun-2022	DIRECTOR	FOR
CROCS, INC.	US2270461096	14-Jun-2022	DIRECTOR	FOR
CROCS, INC.	US2270461096	14-Jun-2022	DIRECTOR	FOR
CROCS, INC.	US2270461096	14-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
CROCS, INC.	US2270461096	14-Jun-2022	An advisory vote to approve the compensation of our named executive officers.	FOR
DELTA ELECTRONICS INC	TW0002308004	14-Jun-2022	ADOPTION OF THE 2021 ANNUAL FINAL ACCOUNTING BOOKS AND STATEMENTS	FOR
DELTA ELECTRONICS INC	TW0002308004	14-Jun-2022	ADOPTION OF THE 2021 EARNINGS DISTRIBUTION. PROPOSED CASH DIVIDEND: TWD 5.5 PER SHARE	FOR
DELTA ELECTRONICS INC	TW0002308004	14-Jun-2022	DISCUSSION OF THE AMENDMENT TO THE ARTICLES OF INCORPORATION	FOR
DELTA ELECTRONICS INC	TW0002308004	14-Jun-2022	DISCUSSION OF THE AMENDMENT TO THE SHAREHOLDERS MEETING RULES AND PROCEDURES	FOR
DELTA ELECTRONICS INC	TW0002308004	14-Jun-2022	DISCUSSION OF THE AMENDMENT TO THE OPERATING PROCEDURES OF ACQUISITION OR DISPOSAL OF ASSETS	FOR
DELTA ELECTRONICS INC	TW0002308004	14-Jun-2022	DISCUSSION OF THE AMENDMENT TO THE OPERATING PROCEDURES OF FUND LENDING	FOR
DELTA ELECTRONICS INC	TW0002308004	14-Jun-2022	THE ELECTION OF THE DIRECTOR:SS GUO,SHAREHOLDER NO.5436	FOR
DELTA ELECTRONICS INC	TW0002308004	14-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:AUDREY TSENG,SHAREHOLDER NO.A220289XXX	FOR
DELTA ELECTRONICS INC	TW0002308004	14-Jun-2022	DISCUSSION OF THE RELEASE FROM NON-COMPETITION RESTRICTIONS ON DIRECTORS	FOR
ECLAT TEXTILE CO LTD	TW0001476000	14-Jun-2022	TO APPROVE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
ECLAT TEXTILE CO LTD	TW0001476000	14-Jun-2022	TO APPROVE THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. CASH DIVIDEND: NT12 PER SHARE	FOR

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ECLAT TEXTILE CO LTD	TW0001476000	14-Jun-2022	AMENDMENT TO THE ARTICLES OF INCORPORATION	AGAINST
ECLAT TEXTILE CO LTD	TW0001476000	14-Jun-2022	AMENDMENTS TO THE PROCEDURES FOR ACQUISITION AND DISPOSAL OF ASSETS	FOR
ECLAT TEXTILE CO LTD	TW0001476000	14-Jun-2022	AMENDMENTS TO THE RULES GOVERNING THE PROCEDURES FOR SHAREHOLDERS MEETINGS	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	REAPPOINTMENT OF MEMBERS OF THE SUPERVISORY BOARD: THE BOARD OF SUPERVISORY DIRECTORS PROPOSES, BY WAY OF A BINDING NOMINATION, TO REAPPOINT MR B.T.M. STEINS BISSCHOP AS MEMBER OF THE SUPERVISORY BOARD. MR B.T.M. STEINS BISSCHOP, OF DUTCH NATIONALITY, RETIRING BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION EFFECTIVE 14 JUNE 2022 FOR A PERIOD OF TWO YEARS, ENDING IMMEDIATELY AFTER THE ANNUAL GENERAL MEETING THAT WILL BE HELD IN THE YEAR HIS REAPPOINTMENT LAPSES. (SEE ALSO ANNEX II HERETO) REAPPOINTMENT OF MR B.T.M. STEINS BISSCHOP	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	REAPPOINTMENT OF MEMBERS OF THE SUPERVISORY BOARD: THE BOARD OF SUPERVISORY DIRECTORS PROPOSES, BY WAY OF A BINDING NOMINATION, TO REAPPOINT MRS E.R.G.M. ATTOUT AS MEMBER OF THE SUPERVISORY BOARD. MRS E.R.G.M. ATTOUT, OF BELGIAN NATIONALITY, RETIRING BY ROTATION AND BEING ELIGIBLE, OFFERS HERSELF FOR ELECTION EFFECTIVE 14 JUNE 2022 FOR A PERIOD OF FOUR YEARS, ENDING IMMEDIATELY AFTER THE ANNUAL GENERAL MEETING THAT WILL BE HELD IN THE YEAR HER REAPPOINTMENT LAPSES. (SEE ALSO ANNEX II HERETO) REAPPOINTMENT OF MRS E.R.G.M. ATTOUT	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	REAPPOINTMENT OF MEMBERS OF THE BOARD OF MANAGEMENT: THE BOARD OF SUPERVISORY DIRECTORS PROPOSES, BY WAY OF A BINDING NOMINATION, TO REAPPOINT MR R. FRATICELLI AS MEMBER OF THE BOARD OF MANAGEMENT. MR FRATICELLI, OF ITALIAN NATIONALITY, AND BEING ELIGIBLE, OFFERS HIMSELF FOR ELECTION EFFECTIVE 14 JUNE 2022 FOR A PERIOD OF FOUR YEARS, ENDING IMMEDIATELY AFTER THE ANNUAL GENERAL MEETING THAT WILL BE HELD IN THE YEAR HIS REAPPOINTMENT LAPSES. (SEE ALSO ANNEX III HERETO) REAPPOINTMENT OF MR R. FRATICELLI	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	REAPPOINTMENT OF MEMBERS OF THE BOARD OF MANAGEMENT: THE BOARD OF SUPERVISORY DIRECTORS PROPOSES, BY WAY OF A BINDING NOMINATION, TO REAPPOINT MR J.P.C. MILLS AS MEMBER OF THE BOARD OF MANAGEMENT. MR MILLS, OF BRITISH NATIONALITY, AND BEING ELIGIBLE, OFFERS HIMSELF FOR ELECTION EFFECTIVE 14 JUNE 2022 FOR A PERIOD OF TWO YEARS, ENDING IMMEDIATELY AFTER THE ANNUAL GENERAL MEETING THAT WILL BE HELD IN THE YEAR HIS REAPPOINTMENT LAPSES. (SEE ALSO ANNEX III HERETO) REAPPOINTMENT OF MR J.P.C. MILLS	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	REMUNERATION: THE BOARD OF SUPERVISORY DIRECTORS HAS DRAWN UP THE COMPANY'S REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021. THIS REMUNERATION REPORT IS SUBMITTED TO THIS AGM FOR A NON-BINDING ADVISORY VOTE IN ACCORDANCE WITH SECTION 2:135B SUBSECTION 2 OF THE DUTCH CIVIL CODE. THE REMUNERATION REPORT IS ATTACHED HERETO AS ANNEX IV. REMUNERATION REPORT (ADVISORY VOTING ITEM)	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	REMUNERATION: THE BOARD OF SUPERVISORY DIRECTORS PROPOSES TO ADOPT A REVISED REMUNERATION POLICY FOR THE BOARD OF MANAGEMENT. SUBJECT TO ITS ADOPTION BY THIS AGM, THE PROPOSED REMUNERATION POLICY FOR THE BOARD OF MANAGEMENT WILL, EFFECTIVE AS FROM 1 JANUARY 2022, REPLACE THE CURRENT REMUNERATION POLICY THAT WAS LAST ADOPTED IN THE 8 JUNE 2021 GENERAL MEETING. THE PROPOSED REVISED REMUNERATION POLICY FOR THE BOARD OF MANAGEMENT IS, TOGETHER WITH EXPLANATORY NOTES TO THE MOST IMPORTANT CHANGES, INCLUDED IN THE REMUNERATION REPORT AS ATTACHED HERETO AS ANNEX IV. ADOPTION REMUNERATION POLICY FOR THE BOARD OF MANAGEMENT	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	THE BOARD OF SUPERVISORY DIRECTORS PROPOSES TO THE GENERAL MEETING TO DETERMINE THE REMUNERATION OF THE MEMBERS OF THE BOARD OF MANAGEMENT AS SET OUT IN ANNEX IV. DETERMINATION OF THE REMUNERATION OF THE BOARD OF MANAGEMENT	FOR

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EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	THE BOARD OF SUPERVISORY DIRECTORS PROPOSES TO THE GENERAL MEETING TO DETERMINE THE REMUNERATION OF THE MEMBERS OF THE BOARD OF SUPERVISORY DIRECTORS AS SET OUT IN ANNEX IV. DETERMINATION OF THE REMUNERATION OF THE BOARD OF SUPERVISORY DIRECTORS	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	PROPOSAL TO RE-APPOINT KPMG ACCOUNTANTS N.V., AS EXTERNAL AUDITOR OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2023. SEE ANNEX V ATTACHED HERETO. REAPPOINTMENT OF THE EXTERNAL AUDITOR	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	IN ACCORDANCE WITH SECTIONS 2:96 AND 2:96A OF THE DUTCH CIVIL CODE, IT IS PROPOSED TO AUTHORISE THE BOARD OF MANAGEMENT TO ISSUE SHARES AND/OR GRANT RIGHTS TO SUBSCRIBE FOR SHARES AND TO LIMIT OR EXCLUDE PRE-EMPTIVE RIGHTS IN CONNECTION THEREWITH, SUBJECT TO APPROVAL OF THE BOARD OF SUPERVISORY DIRECTORS. IN ACCORDANCE WITH THE CURRENT CORPORATE GOVERNANCE PRACTICES, THE PROPOSED AUTHORISATION TO ISSUE SHARES, GRANT RIGHTS TO SUBSCRIBE FOR SHARES OR TO LIMIT OR EXCLUDE PRE-EMPTIVE RIGHTS, AS THE CASE MAY BE, IS LIMITED TO A PERIOD OF 18 MONTHS (I.E. UP TO AND INCLUDING 13 DECEMBER 2023) AND TO A MAXIMUM OF 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THE BOARD OF MANAGEMENT'S RESOLUTION. IF THIS AUTHORISATION IS APPROVED BY THE GENERAL MEETING, THE EXISTING AUTHORISATION AS GRANTED PER 8 JUNE 2021 WILL CEASE TO APPLY. FURTHER BACKGROUND INFORMATION IS SET OUT IN ANNEX VI ATTACHED HERETO. AUTHORISATION TO ISSUE SHARES AND/OR GRANT RIGHTS TO SUBSCRIBE FOR SHARES, AND TO LIMIT OR EXCLUDE PRE-EMPTIVE RIGHTS	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	IN ACCORDANCE WITH SECTION 2:98 OF THE DUTCH CIVIL CODE, IT IS PROPOSED TO AUTHORISE THE BOARD OF MANAGEMENT TO, ON BEHALF OF THE COMPANY, REPURCHASE (ON A STOCK EXCHANGE OR OTHERWISE) SHARES, UP TO A MAXIMUM OF 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THE BOARD OF MANAGEMENT'S RESOLUTION TO REPURCHASE SHARES AND FOR A PRICE BEING EQUAL TO OR RANGING BETWEEN THE NOMINAL VALUE AND THE HIGHER OF THE PREVAILING NET ASSET VALUE OR THE PREVAILING STOCK MARKET PRICE. THE AUTHORISATION IS TO BE GRANTED FOR A PERIOD OF 18 MONTHS (I.E. UNTIL AND INCLUDING 13 DECEMBER 2023). IF THIS AUTHORISATION IS APPROVED BY THE GENERAL MEETING, THE EXISTING AUTHORISATION AS GRANTED PER 8 JUNE 2021 WILL CEASE TO APPLY. FURTHER BACKGROUND INFORMATION IS SET OUT IN ANNEX VII ATTACHED HERETO. AUTHORISATION TO REPURCHASE SHARES	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, WHICH INCLUDES THE ALLOCATION OF RESULTS. FINANCIAL STATEMENTS	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	DIVIDEND: THE BOARD OF SUPERVISORY DIRECTORS AND THE BOARD OF MANAGEMENT PROPOSE TO DECLARE A DIVIDEND OVER THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, WHICH DIVIDEND IS TO BE PAID ON 1 JULY 2022 AND COMPRISES THE FOLLOWING TWO ELEMENTS: (I) A CASH DIVIDEND OF 1.50 PER SHARE; AND (II) A MANDATORY SCRIP DIVIDEND OF 1 NEW SHARE FOR EVERY 75 EXISTING SHARES. THIS PROPOSAL INCLUDES THE AUTHORISATION OF THE BOARD OF MANAGEMENT AS THE COMPETENT BODY TO RESOLVE, SUBJECT TO THE APPROVAL OF THE BOARD OF SUPERVISORY DIRECTORS, (A) TO ISSUE SUCH NUMBER OF NEW SHARES NECESSARY FOR THE PAYMENT OF THE SCRIP DIVIDEND, AND (B) TO EXCLUDE THE PRE-EMPTIVE RIGHTS OF EXISTING SHAREHOLDERS IN THIS RESPECT. SEE ANNEX I ATTACHED HERETO FOR A FURTHER EXPLANATION IN RESPECT OF THIS COMBINED PROPOSAL. DECLARATION OF DIVIDEND	FOR
EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT IN OFFICE IN THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 FROM ALL LIABILITY IN RELATION TO THE EXERCISE OF THEIR DUTIES IN SAID FINANCIAL REPORTING PERIOD. DISCHARGE OF THE MEMBERS OF THE BOARD OF MANAGEMENT	FOR

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EUROCOMMERCIAL PROPERTIES NV	NL0015000K93	14-Jun-2022	PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF SUPERVISORY DIRECTORS IN OFFICE IN THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 FROM ALL LIABILITY IN RELATION TO THE EXERCISE OF THEIR DUTIES IN SAID FINANCIAL REPORTING PERIOD. DISCHARGE OF THE MEMBERS OF THE BOARD OF SUPERVISORY DIRECTORS	FOR
FAR EASTONE TELECOMMUNICATIONS CO LTD	TW0004904008	14-Jun-2022	THE 2021 FINANCIAL STATEMENTS (INCLUDING 2021 BUSINESS REPORT)	FOR
FAR EASTONE TELECOMMUNICATIONS CO LTD	TW0004904008	14-Jun-2022	THE 2021 RETAINED EARNINGS DISTRIBUTION (CASH DIVIDEND NT 2.349 PER SHARE)	FOR
FAR EASTONE TELECOMMUNICATIONS CO LTD	TW0004904008	14-Jun-2022	TO DISCUSS AND APPROVE THE CASH DISTRIBUTION FROM CAPITAL SURPLUS AND LEGAL RESERVE (CASH NT 0.901 PER SHARE). FROM BUSINESS COMBINATION, NT 0.729 PER SHARE. FROM LEGAL RESERVE, NT 0.172 PER SHARE.	FOR
FAR EASTONE TELECOMMUNICATIONS CO LTD	TW0004904008	14-Jun-2022	TO DISCUSS AND APPROVE THE AMENDMENT OF ARTICLES OF INCORPORATION	FOR
FAR EASTONE TELECOMMUNICATIONS CO LTD	TW0004904008	14-Jun-2022	TO DISCUSS AND APPROVE THE AMENDMENT OF HANDLING PROCEDURE FOR ACQUISITION AND DISPOSAL OF ASSETS	FOR
FAR EASTONE TELECOMMUNICATIONS CO LTD	TW0004904008	14-Jun-2022	TO DISCUSS AND APPROVE THE AMENDMENT OF DIRECTORS ELECTION GUIDELINES	FOR
FAR EASTONE TELECOMMUNICATIONS CO LTD	TW0004904008	14-Jun-2022	TO DISCUSS AND APPROVE THE AMENDMENT OF REGULATIONS GOVERNING SHAREHOLDERS MEETINGS	FOR
FIVE BELOW, INC.	US33829M1018	14-Jun-2022	Election of Director: Catherine E. Buggeln	FOR
FIVE BELOW, INC.	US33829M1018	14-Jun-2022	Election of Director: Michael F. Devine, III	FOR
FIVE BELOW, INC.	US33829M1018	14-Jun-2022	Election of Director: Bernard Kim	FOR
FIVE BELOW, INC.	US33829M1018	14-Jun-2022	Election of Director: Ronald L. Sargent	FOR
FIVE BELOW, INC.	US33829M1018	14-Jun-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the current fiscal year ending January 28, 2023.	FOR
FIVE BELOW, INC.	US33829M1018	14-Jun-2022	To approve the Company's 2022 Equity Incentive Plan.	FOR
FIVE BELOW, INC.	US33829M1018	14-Jun-2022	To approve, by non-binding advisory vote, the Company's Named Executive Officer compensation.	FOR
FIVE BELOW, INC.	US33829M1018	14-Jun-2022	To approve amendments to the Company's Amended and Restated Articles of Incorporation and Amended and Restated Bylaws to declassify the Board of Directors.	FOR
FIVE BELOW, INC.	US33829M1018	14-Jun-2022	To approve amendments to the Company's Amended and Restated Articles of Incorporation and Amended and Restated Bylaws to increase the maximum allowable number of directors to 14.	FOR

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FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	APPROVE SCRIP DIVIDENDS	FOR
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	AUTHORIZE SHARE REPURCHASE AND CAPITAL REDUCTION VIA AMORTIZATION OF REPURCHASED SHARES	FOR
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	AUTHORIZE INCREASE IN CAPITAL UP TO 50 PERCENT VIA ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES, EXCLUDING PREEMPTIVE RIGHTS OF UP TO 20 PERCENT	AGAINST
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	AUTHORIZE COMPANY TO CALL EGM WITH 15 DAYS' NOTICE	FOR
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	APPROVE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS	FOR
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	APPROVE DISCHARGE OF BOARD	FOR
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	APPROVE ALLOCATION OF INCOME	FOR
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	REELECT PABLO COLIO ABRIL AS DIRECTOR	FOR
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	FIX NUMBER OF DIRECTORS AT 13	FOR
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	ADVISORY VOTE ON REMUNERATION REPORT	AGAINST
FOMENTO DE CONSTRUCCIONES Y CONTRATAS SA	ES0122060314	14-Jun-2022	APPROVE REMUNERATION POLICY	FOR

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GLOBAL BLOOD THERAPEUTICS, INC.	US37890U1088	14-Jun-2022	DIRECTOR	FOR
GLOBAL BLOOD THERAPEUTICS, INC.	US37890U1088	14-Jun-2022	DIRECTOR	FOR
GLOBAL BLOOD THERAPEUTICS, INC.	US37890U1088	14-Jun-2022	DIRECTOR	FOR
GLOBAL BLOOD THERAPEUTICS, INC.	US37890U1088	14-Jun-2022	Approval, on a non-binding, advisory basis, of the compensation of the Company's named executive officers as disclosed in the proxy statement.	FOR
GLOBAL BLOOD THERAPEUTICS, INC.	US37890U1088	14-Jun-2022	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Director Otsu, Yoshitaka	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Director Mori, Takeshi	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Director Katada, Sumiko	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Corporate Auditor Sugiyama, Toshiaki	AGAINST
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Director Osuka, Masataka	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Director Osuka, Hidenori	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Director Okutsu, Yasuo	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Director Yamaoka, Tsuyoshi	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Director Ariga, Akio	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Director Nasuda, Kiichi	FOR
HAMAKYOREX CO.,LTD.	JP3771150004	14-Jun-2022	Appoint a Director Miyagawa, Isamu	FOR
HEALTH CATALYST, INC.	US42225T1079	14-Jun-2022	DIRECTOR	FOR
HEALTH CATALYST, INC.	US42225T1079	14-Jun-2022	DIRECTOR	FOR
HEALTH CATALYST, INC.	US42225T1079	14-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm of Health Catalyst, Inc. for its fiscal year ending December 31, 2022.	FOR
HEALTH CATALYST, INC.	US42225T1079	14-Jun-2022	To approve, on an advisory non-binding basis, the compensation of our named executive officers.	FOR
HOKKOKU FINANCIAL HOLDINGS,INC.	JP3851600001	14-Jun-2022	Approve Appropriation of Surplus	FOR
HOKKOKU FINANCIAL HOLDINGS,INC.	JP3851600001	14-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HOKKOKU FINANCIAL HOLDINGS,INC.	JP3851600001	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsuemura, Shuji	FOR

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HOKKOKU FINANCIAL HOLDINGS, INC.	JP3851600001	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Kazuya	FOR
HOKKOKU FINANCIAL HOLDINGS, INC.	JP3851600001	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakada, Koichi	FOR
HOKKOKU FINANCIAL HOLDINGS, INC.	JP3851600001	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kakuchi, Yuji	FOR
HOKKOKU FINANCIAL HOLDINGS, INC.	JP3851600001	14-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
HOKKOKU FINANCIAL HOLDINGS, INC.	JP3851600001	14-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
HOME24 SE	DE000A14KEB5	14-Jun-2022	APPROVE CREATION OF EUR 3 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST
HOME24 SE	DE000A14KEB5	14-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
HOME24 SE	DE000A14KEB5	14-Jun-2022	APPROVE CREATION OF EUR 2.2 MILLION POOL OF CONDITIONAL CAPITAL FOR VIRTUAL STOCK OPTIONS	AGAINST
HOME24 SE	DE000A14KEB5	14-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
HOME24 SE	DE000A14KEB5	14-Jun-2022	APPROVE REMUNERATION POLICY	FOR
HOME24 SE	DE000A14KEB5	14-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
HOME24 SE	DE000A14KEB5	14-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
HOME24 SE	DE000A14KEB5	14-Jun-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
HOME24 SE	DE000A14KEB5	14-Jun-2022	APPROVE PARTIAL CANCELLATION OF AUTHORIZED CAPITAL 2015/III	FOR
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	To approve an amendment to the ImmunityBio, Inc. 2015 Equity Incentive Plan to increase the number of shares of the company's common stock authorized for issuance under the plan by 19,900,000 shares.	AGAINST
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	Election of Director to serve until our 2023 annual meeting: Patrick Soon-Shiong, M.D.	ABSTAIN
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	To ratify the selection of Ernst & Young LLP as ImmunityBio's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	Election of Director to serve until our 2023 annual meeting: Richard Adcock	FOR
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	Election of Director to serve until our 2023 annual meeting: Barry J. Simon, M.D	ABSTAIN
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	Election of Director to serve until our 2023 annual meeting: Michael D. Blaszyk	FOR
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	Election of Director to serve until our 2023 annual meeting: John Owen Brennan	FOR
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	Election of Director to serve until our 2023 annual meeting: Wesley Clark	FOR
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	Election of Director to serve until our 2023 annual meeting: Cheryl L. Cohen	FOR
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	Election of Director to serve until our 2023 annual meeting: Linda Maxwell, M.D.	FOR
IMMUNITYBIO, INC.	US45256X1037	14-Jun-2022	Election of Director to serve until our 2023 annual meeting: Christobel Selecky	FOR
INFOCOM CORPORATION	JP3153450006	14-Jun-2022	Appoint a Director Awai, Sachiko	FOR

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INFOCOM CORPORATION	JP3153450006	14-Jun-2022	Appoint a Director Fujita, Akihisa	FOR
INFOCOM CORPORATION	JP3153450006	14-Jun-2022	Approve Appropriation of Surplus	FOR
INFOCOM CORPORATION	JP3153450006	14-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
INFOCOM CORPORATION	JP3153450006	14-Jun-2022	Appoint a Director Takehara, Norihiro	FOR
INFOCOM CORPORATION	JP3153450006	14-Jun-2022	Appoint a Director Kuroda, Jun	FOR
INFOCOM CORPORATION	JP3153450006	14-Jun-2022	Appoint a Director Kuboi, Mototaka	FOR
INFOCOM CORPORATION	JP3153450006	14-Jun-2022	Appoint a Director Aoyagi, Teruo	FOR
INFOCOM CORPORATION	JP3153450006	14-Jun-2022	Appoint a Director Tsuda, Kazuhiko	FOR
INFOCOM CORPORATION	JP3153450006	14-Jun-2022	Appoint a Director Fujita, Kazuhiko	FOR
INTELLIA THERAPEUTICS, INC.	US45826J1051	14-Jun-2022	DIRECTOR	FOR
INTELLIA THERAPEUTICS, INC.	US45826J1051	14-Jun-2022	DIRECTOR	FOR
INTELLIA THERAPEUTICS, INC.	US45826J1051	14-Jun-2022	DIRECTOR	FOR
INTELLIA THERAPEUTICS, INC.	US45826J1051	14-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as Intellia's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
INTELLIA THERAPEUTICS, INC.	US45826J1051	14-Jun-2022	Approve, on a non-binding advisory basis, the compensation of the named executive officers.	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO RE-ELECT MR HEEJAE CHAE AS DIRECTOR OF THE COMPANY	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO RECEIVE THE DIRECTORS' REPORT, THE AUDITED STATEMENT OF ACCOUNTS AND AUDITOR'S REPORT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 (THE "ANNUAL REPORT AND ACCOUNTS")	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO RE-ELECT SIR DOUGLAS FLINT AS A DIRECTOR OF THE COMPANY	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO RE-ELECT MS AEDHMAR HYNES AS A DIRECTOR OF THE COMPANY	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO RE-ELECT MR GREG SMITH AS A DIRECTOR OF THE COMPANY	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO RE-ELECT DR ELAINE SULLIVAN AS A DIRECTOR OF THE COMPANY	AGAINST

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IP GROUP PLC	GB00B128J450	14-Jun-2022	<p>THAT THE DIRECTORS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 551 OF THE ACT TO EXERCISE ALL THE POWERS OF THE COMPANY TO: A. ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SUCH SHARES IN THE COMPANY ("RIGHTS") UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 6,893,965.42 (BEING APPROXIMATELY ONE THIRD OF THE COMPANY'S ISSUED ORDINARY SHARE CAPITAL (EXCLUDING TREASURY SHARES) AS AT 06 MAY 2022, BEING THE LATEST PRACTICABLE DATE PRIOR TO THE PUBLICATION OF THIS NOTICE OF MEETING THE "LATEST PRACTICABLE DATE"); AND B. ALLOT EQUITY SECURITIES OF THE COMPANY (AS DEFINED IN SECTION 560 OF THE ACT) UP TO A FURTHER AGGREGATE NOMINAL AMOUNT OF GBP 6,893,965.42 (BEING APPROXIMATELY ONE THIRD OF THE COMPANY'S ISSUED SHARE CAPITAL (EXCLUDING TREASURY SHARES) AS AT THE LATEST PRACTICABLE DATE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE, PROVIDED THAT (I) SUCH AUTHORITIES SHALL EXPIRE ON THE EARLIER OF THE CONCLUSION OF THE COMPANY'S 2023 ANNUAL GENERAL MEETING ("2023 AGM") AND 14 SEPTEMBER 2023, AND (II) BEFORE SUCH EXPIRY THE COMPANY MAY MAKE ANY OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES OR EQUITY SECURITIES TO BE ALLOTTED OR RIGHTS TO BE GRANTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SUCH SHARES OR EQUITY SECURITIES AND GRANT SUCH RIGHTS PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED BY THIS RESOLUTION 15 HAD NOT EXPIRED. THESE AUTHORITIES SHALL BE IN SUBSTITUTION FOR ALL OTHER AUTHORITIES GRANTED TO THE DIRECTORS TO ALLOT SHARES OR EQUITY SECURITIES AND GRANT RIGHTS. FOR THE PURPOSES OF THIS RESOLUTION 15 AND RESOLUTION 16 BELOW, "RIGHTS ISSUE" MEANS AN OFFER TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS (AND, IF APPLICABLE, TO THE HOLDERS OF ANY OTHER CLASS OF EQUITY SECURITY IN ACCORDANCE WITH THE RIGHTS ATTACHED TO SUCH CLASS) TO SUBSCRIBE FOR FURTHER SECURITIES BY MEANS OF THE ISSUE OF A RENOUNCEABLE LETTER (OR OTHER NEGOTIABLE DOCUMENT) WHICH MAY BE TRADED FOR A PERIOD BEFORE PAYMENT FOR THE SECURITIES IS DUE, SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO FRACTIONS OF SUCH SECURITIES, THE ISSUE, TRANSFER AND/OR HOLDING OF ANY SECURITIES IN CERTIFICATED FORM OR IN UNCERTIFICATED FORM, THE USE OF ONE OR MORE CURRENCIES FOR MAKING PAYMENTS IN RESPECT OF SUCH OFFER, ANY SUCH SHARES OR OTHER SECURITIES BEING REPRESENTED BY DEPOSITARY RECEIPTS, TREASURY SHARES OR ANY LEGAL OR PRACTICAL PROBLEMS ARISING UNDER THE LAWS OF, OR THE REQUIREMENTS OF ANY REGULATORY BODY OR ANY STOCK EXCHANGE</p>	FOR
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

IP GROUP PLC	GB00B128J450	14-Jun-2022	<p>THAT, SUBJECT TO AND CONDITIONAL ON THE PASSING OF RESOLUTION 15, THE DIRECTORS BE AND ARE HEREBY GENERALLY EMPOWERED PURSUANT TO SECTIONS 570 AND 573 OF THE ACT TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT), PAYMENT FOR WHICH IS TO BE WHOLLY IN CASH AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT PROVIDED THAT SUCH POWER SHALL BE LIMITED: A. PURSUANT TO THE AUTHORITY CONFERRED ON THE DIRECTORS BY PARAGRAPH (A) OF RESOLUTION 15: I. TO OR IN CONNECTION WITH ANY RIGHTS ISSUE, OPEN OFFER OR OTHER PRE-EMPTIVE OFFER, OPEN FOR ACCEPTANCE FOR A PERIOD DETERMINED BY THE DIRECTORS, TO THE HOLDERS OF ORDINARY SHARES ON THE REGISTER ON ANY FIXED RECORD DATE IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR HOLDINGS OF ORDINARY SHARES (AND, IF APPLICABLE, TO THE HOLDERS OF ANY OTHER CLASS OF EQUITY SECURITY IN ACCORDANCE WITH THE RIGHTS ATTACHED TO SUCH CLASS), SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO FRACTIONS OF SUCH SECURITIES, THE ISSUE, TRANSFER AND/OR HOLDING OF ANY SECURITIES IN CERTIFICATED FORM OR IN UNCERTIFICATED FORM, THE USE OF ONE OR MORE CURRENCIES FOR MAKING PAYMENTS IN RESPECT OF SUCH OFFER, ANY SUCH SHARES OR OTHER SECURITIES BEING REPRESENTED BY DEPOSITARY RECEIPTS, TREASURY SHARES OR ANY LEGAL OR PRACTICAL PROBLEMS ARISING UNDER THE LAWS OF, OR THE REQUIREMENTS OF ANY REGULATORY BODY OR ANY STOCK EXCHANGE IN, ANY TERRITORY; AND II. TO THE ALLOTMENT OF EQUITY SECURITIES (OTHER THAN PURSUANT TO PARAGRAPH (A)(I) OF THIS RESOLUTION 16) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 1,034,094.81, REPRESENTING APPROXIMATELY 5% OF THE NOMINAL VALUE OF THE ISSUED ORDINARY SHARE CAPITAL (EXCLUDING TREASURY SHARES) OF THE COMPANY AS AT THE LATEST PRACTICABLE DATE; AND B. PURSUANT TO THE AUTHORITY CONFERRED ON THE DIRECTORS BY PARAGRAPH (B) OF RESOLUTION 15, TO THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH A RIGHTS ISSUE. REFERENCES HEREIN TO THE ALLOTMENT OF EQUITY SECURITIES SHALL INCLUDE THE SALE OF TREASURY SHARES (WITHIN THE MEANING OF SECTION 724 OF THE ACT). THE AUTHORITY GIVEN BY THIS RESOLUTION 16 SHALL EXPIRE AT SUCH TIME AS THE AUTHORITIES CONFERRED ON THE DIRECTORS BY RESOLUTION 15 EXPIRE SAVE THAT, BEFORE THE EXPIRY OF THIS AUTHORITY, THE COMPANY MAY MAKE ANY OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED, OR TREASURY SHARES TO BE SOLD, AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES, OR SELL ANY TREASURY SHARES, PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THE POWER CONFERRED</p>	FOR
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

IP GROUP PLC	GB00B128J450	14-Jun-2022	<p>THAT, SUBJECT TO AND CONDITIONAL ON THE PASSING OF RESOLUTION 15, THE DIRECTORS BE AND ARE HEREBY GENERALLY EMPOWERED PURSUANT TO SECTIONS 570 AND 573 OF THE ACT AND IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 16, TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT), PAYMENT FOR WHICH IS TO BE WHOLLY IN CASH AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT PROVIDED THAT SUCH POWER SHALL BE LIMITED PURSUANT TO THE AUTHORITY CONFERRED ON THE DIRECTORS BY RESOLUTION 15:</p> <p>A. TO THE ALLOTMENT OF EQUITY SECURITIES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 1,034,094.81 REPRESENTING APPROXIMATELY 5% OF THE NOMINAL VALUE OF THE ISSUED ORDINARY SHARE CAPITAL (EXCLUDING TREASURY SHARES) OF THE COMPANY AS AT THE LATEST PRACTICABLE DATE; AND B. USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE. REFERENCES HEREIN TO THE ALLOTMENT OF EQUITY SECURITIES SHALL INCLUDE THE SALE OF TREASURY SHARES (WITHIN THE MEANING OF SECTION 724 OF THE ACT). THE AUTHORITY GIVEN BY THIS RESOLUTION 17 SHALL EXPIRE AT SUCH TIME AS THE AUTHORITIES CONFERRED ON THE DIRECTORS BY RESOLUTION 15 EXPIRE SAVE THAT, BEFORE THE EXPIRY OF THIS AUTHORITY, THE COMPANY MAY MAKE ANY OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED, OR TREASURY SHARES TO BE SOLD, AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES, OR SELL TREASURY SHARES, PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THE POWER CONFERRED HEREBY HAD NOT EXPIRED</p>	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	<p>THAT, IN ACCORDANCE WITH SECTION 366 OF THE ACT, THE COMPANY AND ALL COMPANIES THAT ARE SUBSIDIARIES OF THE COMPANY AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION 18 HAS EFFECT BE AND ARE HEREBY AUTHORISED TO INCUR POLITICAL EXPENDITURE (AS DEFINED IN SECTION 365 OF THE ACT) NOT EXCEEDING GBP 50,000 IN TOTAL DURING THE PERIOD BEGINNING WITH THE DATE OF THE PASSING OF THIS RESOLUTION AND ENDING AT THE CONCLUSION OF THE 2023 AGM</p>	FOR

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1 July 2021 – 30 June 2022

IP GROUP PLC	GB00B128J450	14-Jun-2022	THAT THE COMPANY GENERALLY BE AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE ACT TO MAKE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE ACT) OF THE COMPANY'S ORDINARY SHARES ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, PROVIDED THAT: A. THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED IS 103,409,481 ORDINARY SHARES, BEING APPROXIMATELY 10% OF THE COMPANY'S ISSUED ORDINARY SHARE CAPITAL AS AT THE LATEST PRACTICABLE DATE; B. THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) THAT MAY BE PAID IS 2 PENCE FOR EACH ORDINARY SHARE BEING THE NOMINAL VALUE THEREOF; C. THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR SUCH SHARES FOR SO LONG AS THE COMPANY'S ORDINARY SHARES ARE LISTED ON THE OFFICIAL LIST SHALL BE THE HIGHER OF (I) 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS TAKEN FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE 5 BUSINESS DAYS BEFORE THE PURCHASE IS MADE; AND (II) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE IN THE COMPANY ON THE TRADING VENUES WHERE THE MARKET PURCHASES BY THE COMPANY PURSUANT TO THE AUTHORITY CONFERRED BY THIS RESOLUTION 19 WILL BE CARRIED OUT); D. THE AUTHORITY HEREBY CONFERRED SHALL (UNLESS PREVIOUSLY RENEWED OR REVOKED) EXPIRE ON THE EARLIER OF THE 2023 AGM AND 14 SEPTEMBER 2023; AND E. THE COMPANY MAY MAKE A CONTRACT TO PURCHASE ITS OWN SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO THE EXPIRY OF SUCH AUTHORITY, WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY; AND MAY MAKE A PURCHASE OF ITS ORDINARY SHARES IN	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
IP GROUP PLC	GB00B128J450	14-Jun-2022	THAT: A. THE RULES OF THE IP GROUP PLC SHARE PLAN (THE "PLAN") IN THE FORM PRODUCED TO THE MEETING AND INITIALLED BY THE CHAIRMAN OF THE MEETING FOR THE PURPOSES OF IDENTIFICATION, THE PRINCIPAL TERMS OF WHICH ARE SUMMARISED IN APPENDIX II TO THE CHAIRMAN'S LETTER, BE AND ARE HEREBY APPROVED AND THE DIRECTORS BE AND ARE GENERALLY AUTHORISED TO ADOPT THE PLAN AND TO DO ALL ACTS AND THINGS THAT THEY CONSIDER NECESSARY OR EXPEDIENT TO GIVE EFFECT TO THE PLAN; AND B. THE DIRECTORS BE AND ARE HEREBY AUTHORISED TO ADOPT FURTHER PLANS BASED ON THE PLAN BUT MODIFIED TO TAKE ACCOUNT OF LOCAL TAX, EXCHANGE CONTROL OR SECURITIES LAWS IN OVERSEAS TERRITORIES, PROVIDED THAT ANY CASH OR SHARES MADE AVAILABLE UNDER SUCH FURTHER PLANS ARE TREATED AS COUNTING AGAINST ANY LIMITS ON INDIVIDUAL OR OVERALL PARTICIPATION IN THE PLAN	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY, THE FULL TEXT OF WHICH IS CONTAINED WITHIN THE DIRECTORS' REMUNERATION REPORT AT PAGES 118 TO 124 OF THE ANNUAL REPORT AND ACCOUNTS	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO DECLARE A FINAL DIVIDEND OF GBP 0.0072 PER SHARE OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 TO BE PAID ON 30 JUNE 2022 TO THE HOLDERS OF SHARES ON THE REGISTER OF MEMBERS AT THE CLOSE OF BUSINESS ON 27 MAY 2022 (THE "2021 FINAL DIVIDEND")	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	PURSUANT TO RESOLUTION 4 AT THE 2021 ANNUAL GENERAL MEETING APPROVING THE SCRIP DIVIDEND SCHEME, TO AUTHORISE THE DIRECTORS IN ACCORDANCE WITH ARTICLE 131.2 OF THE COMPANY'S ARTICLES OF ASSOCIATION SUCH THAT THE REFERENCE TO THE ALLOTMENT OF ORDINARY SHARES UNDER THE SCRIP DIVIDEND SCHEME SHALL INCLUDE THE SALE OF TREASURY SHARES IN RESPECT OF ANY FINAL DIVIDEND APPROVED BY SHAREHOLDERS FROM TIME TO TIME (WITHIN THE MEANING OF SECTION 724 OF THE COMPANIES ACT 2006 (THE "ACT"))	FOR

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1 July 2021 – 30 June 2022

IP GROUP PLC	GB00B128J450	14-Jun-2022	TO RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING OF THE COMPANY AT WHICH ACCOUNTS ARE LAID BEFORE THE SHAREHOLDERS IN ACCORDANCE WITH THE PROVISIONS OF THE ACT	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	THAT THE DIRECTORS BE AUTHORISED TO FIX THE REMUNERATION OF KPMG LLP AS AUDITOR OF THE COMPANY	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO RE-ELECT MR DAVID BAYNES AS A DIRECTOR OF THE COMPANY	FOR
IP GROUP PLC	GB00B128J450	14-Jun-2022	TO RE-ELECT DR CAROLINE BROWN AS A DIRECTOR OF THE COMPANY	FOR
KRATOS DEFENSE & SEC SOLUTIONS, INC.	US50077B2079	14-Jun-2022	DIRECTOR	ABSTAIN
KRATOS DEFENSE & SEC SOLUTIONS, INC.	US50077B2079	14-Jun-2022	DIRECTOR	FOR
KRATOS DEFENSE & SEC SOLUTIONS, INC.	US50077B2079	14-Jun-2022	DIRECTOR	ABSTAIN
KRATOS DEFENSE & SEC SOLUTIONS, INC.	US50077B2079	14-Jun-2022	DIRECTOR	ABSTAIN
KRATOS DEFENSE & SEC SOLUTIONS, INC.	US50077B2079	14-Jun-2022	DIRECTOR	FOR
KRATOS DEFENSE & SEC SOLUTIONS, INC.	US50077B2079	14-Jun-2022	DIRECTOR	FOR
KRATOS DEFENSE & SEC SOLUTIONS, INC.	US50077B2079	14-Jun-2022	DIRECTOR	FOR
KRATOS DEFENSE & SEC SOLUTIONS, INC.	US50077B2079	14-Jun-2022	DIRECTOR	ABSTAIN
KRATOS DEFENSE & SEC SOLUTIONS, INC.	US50077B2079	14-Jun-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 25, 2022.	FOR
KRATOS DEFENSE & SEC SOLUTIONS, INC.	US50077B2079	14-Jun-2022	An advisory vote to approve the compensation of the Company's named executive officers, as presented in the proxy statement.	FOR
LIBERTY BROADBAND CORPORATION	US5303071071	14-Jun-2022	DIRECTOR	ABSTAIN
LIBERTY BROADBAND CORPORATION	US5303071071	14-Jun-2022	DIRECTOR	ABSTAIN
LIBERTY BROADBAND CORPORATION	US5303071071	14-Jun-2022	DIRECTOR	ABSTAIN
LIBERTY BROADBAND CORPORATION	US5303071071	14-Jun-2022	The auditors ratification proposal, to ratify the selection of KPMG LLP as our independent auditors for the fiscal year ending December 31, 2022.	FOR
LIBERTY MEDIA CORPORATION	US5312294094	14-Jun-2022	DIRECTOR	ABSTAIN
LIBERTY MEDIA CORPORATION	US5312294094	14-Jun-2022	DIRECTOR	FOR
LIBERTY MEDIA CORPORATION	US5312294094	14-Jun-2022	DIRECTOR	FOR

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LIBERTY MEDIA CORPORATION	US5312294094	14-Jun-2022	The auditors ratification proposal, to ratify the selection of KPMG LLP as our independent auditors for the fiscal year ending December 31, 2022.	FOR
LIBERTY MEDIA CORPORATION	US5312294094	14-Jun-2022	The incentive plan proposal, to adopt the Liberty Media Corporation 2022 Omnibus Incentive Plan.	AGAINST
LIBERTY MEDIA CORPORATION	US5312297063	14-Jun-2022	DIRECTOR	ABSTAIN
LIBERTY MEDIA CORPORATION	US5312297063	14-Jun-2022	DIRECTOR	FOR
LIBERTY MEDIA CORPORATION	US5312297063	14-Jun-2022	DIRECTOR	FOR
LIBERTY MEDIA CORPORATION	US5312297063	14-Jun-2022	The auditors ratification proposal, to ratify the selection of KPMG LLP as our independent auditors for the fiscal year ending December 31, 2022.	FOR
LIBERTY MEDIA CORPORATION	US5312297063	14-Jun-2022	The incentive plan proposal, to adopt the Liberty Media Corporation 2022 Omnibus Incentive Plan.	AGAINST
LIBERTY MEDIA CORPORATION	US5312298707	14-Jun-2022	DIRECTOR	ABSTAIN
LIBERTY MEDIA CORPORATION	US5312298707	14-Jun-2022	DIRECTOR	ABSTAIN
LIBERTY MEDIA CORPORATION	US5312298707	14-Jun-2022	DIRECTOR	ABSTAIN
LIBERTY MEDIA CORPORATION	US5312298707	14-Jun-2022	The auditors ratification proposal, to ratify the selection of KPMG LLP as our independent auditors for the fiscal year ending December 31, 2022.	FOR
LIBERTY MEDIA CORPORATION	US5312298707	14-Jun-2022	The incentive plan proposal, to adopt the Liberty Media Corporation 2022 Omnibus Incentive Plan.	AGAINST
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	14-Jun-2022	DIRECTOR	ABSTAIN
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	14-Jun-2022	DIRECTOR	ABSTAIN
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	14-Jun-2022	The auditors ratification proposal, to ratify the selection of KPMG LLP as our independent auditors for the fiscal year ending December 31, 2022.	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director Baba, Chiharu	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director Yamamoto, Mayumi	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director Kawaratani, Shinichi	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Corporate Auditor Seki, Hiroshi	AGAINST
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Corporate Auditor Katsumaru, Chiaki	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Substitute Corporate Auditor Konno, Hideyuki	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakayama, Toshiki	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Totake, Yasushi	FOR

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MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Masayuki	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyazaki, Tatsumi	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsukamoto, Masakazu	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Approve Appropriation of Surplus	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takaya, Yoichiro	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wakimoto, Hiroshi	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Igarashi, Katsuhiko	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ohashi, Hiroki	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takagi, Yasuhiro	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Baba, Chiharu	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Mayumi	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawaratani, Shinichi	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsukasaki, Yuko	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamamoto, Yasuhiro	AGAINST
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Aoyama, Koji	AGAINST
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Amend Articles to: Change Official Company Name, Amend Business Lines, Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Approve Minor Revisions Related to Change of Laws and Regulations, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Seki, Hiroshi	AGAINST
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Katsumaru, Chiaki	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Suemori, Shigeru	AGAINST

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MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Konno, Hideyuki	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director Nakayama, Toshiki	AGAINST
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director Yamamoto, Yasuhiro	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director Totake, Yasushi	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director Tsukamoto, Masakazu	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director Aoyama, Koji	FOR
MIRAIT HOLDINGS CORPORATION	JP3910620008	14-Jun-2022	Appoint a Director Igarashi, Katsuhiko	FOR
MODIVCARE INC	US60783X1046	14-Jun-2022	Election of Class I Director: Richard A. Kerley	FOR
MODIVCARE INC	US60783X1046	14-Jun-2022	Election of Class I Director: Stacy Saal	FOR
MODIVCARE INC	US60783X1046	14-Jun-2022	Election of Class I Director: Christopher S. Shackelton	AGAINST
MODIVCARE INC	US60783X1046	14-Jun-2022	A non-binding advisory vote to approve named executive officer compensation.	FOR
MODIVCARE INC	US60783X1046	14-Jun-2022	To approve an Employee Stock Purchase Plan of the Company.	FOR
MODIVCARE INC	US60783X1046	14-Jun-2022	To ratify the appointment of KPMG LLP as the independent registered public accounting firm of the Company to serve for the 2022 fiscal year.	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	DIRECTOR	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	DIRECTOR	ABSTAIN
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	DIRECTOR	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	DIRECTOR	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	DIRECTOR	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	DIRECTOR	FOR

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MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	DIRECTOR	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	DIRECTOR	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	DIRECTOR	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	DIRECTOR	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	Proposal to ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	Proposal to approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers.	FOR
MONSTER BEVERAGE CORPORATION	US61174X1090	14-Jun-2022	To consider a stockholder proposal regarding a report on the Company's plans to reduce greenhouse gas emissions; if properly presented at the Annual Meeting.	FOR
MP MATERIALS CORP.	US5533681012	14-Jun-2022	Election of Director: Connie K. Duckworth	FOR
MP MATERIALS CORP.	US5533681012	14-Jun-2022	Election of Director: Maryanne R. Lavan	FOR
MP MATERIALS CORP.	US5533681012	14-Jun-2022	Election of Director: General (Retired) Richard B. Myers	FOR
MP MATERIALS CORP.	US5533681012	14-Jun-2022	The ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MP MATERIALS CORP.	US5533681012	14-Jun-2022	Advisory vote to approve compensation paid to the Company's named executive officers.	AGAINST
MP MATERIALS CORP.	US5533681012	14-Jun-2022	Advisory vote on the frequency of future advisory votes on compensation of the Company's named executive officers.	1 YEAR
NEXTier OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Scott R. Wille	FOR
NEXTier OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	To ratify the appointment of KPMG LLP as our independent auditor for the fiscal year ending December 31, 2022.	FOR
NEXTier OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Robert W. Drummond	FOR
NEXTier OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	To approve in an advisory vote, the compensation of our named executive officers.	FOR
NEXTier OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Stuart M. Brightman	FOR
NEXTier OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Gary M. Halverson	FOR
NEXTier OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Patrick M. Murray	FOR
NEXTier OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Amy H. Nelson	FOR
NEXTier OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Melvin G. Riggs	FOR

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NEXTIER OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Bernardo J. Rodriguez	FOR
NEXTIER OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: Michael Roemer	FOR
NEXTIER OILFIELD SOLUTIONS INC	US65290C1053	14-Jun-2022	Election of Director to serve until the 2023 Annual Meeting: James C. Stewart	FOR
OXFORD INDUSTRIES, INC.	US6914973093	14-Jun-2022	Election of Class III Director for a three-year term expiring in 2025: Helen Ballard	FOR
OXFORD INDUSTRIES, INC.	US6914973093	14-Jun-2022	Election of Class III Director for a three-year term expiring in 2025: Virginia A. Hepner	FOR
OXFORD INDUSTRIES, INC.	US6914973093	14-Jun-2022	Election of Class III Director for a three-year term expiring in 2025: Milford W. McGuirt	FOR
OXFORD INDUSTRIES, INC.	US6914973093	14-Jun-2022	Approve the Oxford Industries, Inc. Long-Term Stock Incentive Plan, as amended and restated, to, among other things, authorize 500,000 additional shares of common stock for issuance under the plan	FOR
OXFORD INDUSTRIES, INC.	US6914973093	14-Jun-2022	Ratify the selection of Ernst & Young LLP to serve as the Company's independent registered public accounting firm for fiscal 2022	FOR
OXFORD INDUSTRIES, INC.	US6914973093	14-Jun-2022	Approve, by a non-binding, advisory vote, the compensation of the Company's named executive officers	FOR
PDF SOLUTIONS, INC.	US6932821050	14-Jun-2022	Election of Director: Nancy Erba	FOR
PDF SOLUTIONS, INC.	US6932821050	14-Jun-2022	Election of Director: Michael B. Gustafson	FOR
PDF SOLUTIONS, INC.	US6932821050	14-Jun-2022	Election of Director: John K. Kibarian, Ph.D.	FOR
PDF SOLUTIONS, INC.	US6932821050	14-Jun-2022	To ratify the appointment BPM LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
PDF SOLUTIONS, INC.	US6932821050	14-Jun-2022	To approve the Company's Seventh Amended and Restated 2011 Stock Incentive Plan.	FOR
PDF SOLUTIONS, INC.	US6932821050	14-Jun-2022	To approve, by non-binding vote, the 2021 compensation of our Named Executive Officers.	FOR
QURATE RETAIL, INC.	US74915M1009	14-Jun-2022	DIRECTOR	ABSTAIN
QURATE RETAIL, INC.	US74915M1009	14-Jun-2022	DIRECTOR	FOR
QURATE RETAIL, INC.	US74915M1009	14-Jun-2022	DIRECTOR	ABSTAIN
QURATE RETAIL, INC.	US74915M1009	14-Jun-2022	The auditors ratification proposal, to ratify the selection of KPMG LLP as our independent auditors for the fiscal year ending December 31, 2022.	FOR
REALIA BUSINESS SA	ES0173908015	14-Jun-2022	APPROVAL, IF APPROPRIATE, OF THE MINUTES OF THE MEETING, IN ANY OF THE FORMS ESTABLISHED IN ARTICLE 202 OF THE CAPITAL COMPANIES LAW OR, WHERE APPROPRIATE, APPLICATION OF THE PROVISIONS OF ARTICLE 203 OF THE SAME LEGAL TEXT	FOR
REALIA BUSINESS SA	ES0173908015	14-Jun-2022	ANNUAL REPORT ON DIRECTORS' REMUNERATION	FOR
REALIA BUSINESS SA	ES0173908015	14-Jun-2022	INFORMATION TO THE GENERAL MEETING ON THE MODIFICATION OF THE REGULATIONS OF THE BOARD OF DIRECTORS APPROVED AT ITS MEETING OF 27 APRIL 2022	ABSTAIN
REALIA BUSINESS SA	ES0173908015	14-Jun-2022	EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE ANNUAL ACCOUNTS AND MANAGEMENT REPORT OF REALIA BUSINESS, S.A., AND OF THE ANNUAL ACCOUNTS AND MANAGEMENT REPORT OF ITS CONSOLIDATED GROUP, ALL CORRESPONDING TO THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
REALIA BUSINESS SA	ES0173908015	14-Jun-2022	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE CORPORATE MANAGEMENT DURING THE 2021 FINANCIAL YEAR	FOR

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REALIA BUSINESS SA	ES0173908015	14-Jun-2022	EXAMINATION AND APPROVAL, AS THE CASE MAY BE, OF THE PROPOSED APPROPRIATION OF THE PROFIT FOR THE FINANCIAL YEAR 2021	FOR
REALIA BUSINESS SA	ES0173908015	14-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS, FOR A PERIOD OF FIVE YEARS, OF THE POWER TO INCREASE THE SHARE CAPITAL, ON ONE OR MORE OCCASIONS, BY MEANS OF MONETARY CONTRIBUTIONS AND UP TO A MAXIMUM AMOUNT OF 98,431. 883.76 EUROS, EQUIVALENT TO 50PCT OF THE CURRENT SHARE CAPITAL, UNDER SUCH TERMS AND CONDITIONS AS THE BOARD OF DIRECTORS MAY DECIDE IN EACH CASE, WITH THE POWER TO EXCLUDE IN WHOLE OR IN PART THE PRE-EMPTIVE SUBSCRIPTION RIGHT IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 506 OF THE CAPITAL COMPANIES ACT, THIS LATTER DELEGATION BEING LIMITED TO A MAXIMUM NOMINAL AMOUNT, IN AGGREGATE, EQUAL TO 20PCT OF THE SHARE CAPITAL ON THE DATE OF AUTHORISATION	AGAINST
REALIA BUSINESS SA	ES0173908015	14-Jun-2022	AUTHORISATION TO REDUCE THE PERIOD FOR CONVENING EXTRAORDINARY GENERAL MEETINGS IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 515 OF THE CAPITAL COMPANIES ACT	FOR
REALIA BUSINESS SA	ES0173908015	14-Jun-2022	RE-ELECTION OF THE AUDITOR OF THE ACCOUNTS OF THE COMPANY AND ITS CONSOLIDATED GROUP FOR THE FINANCIAL YEAR 2023	FOR
REALIA BUSINESS SA	ES0173908015	14-Jun-2022	AUTHORISATION TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE DEVELOPMENT, PUBLICATION, REGISTRATION, CORRECTION AND EXECUTION OF THE RESOLUTIONS ADOPTED	FOR
REDFIN CORPORATION	US75737F1084	14-Jun-2022	Election of Class II Director: Julie Bornstein	FOR
REDFIN CORPORATION	US75737F1084	14-Jun-2022	Election of Class II Director: Brad Singer	FOR
REDFIN CORPORATION	US75737F1084	14-Jun-2022	Election of Class II Director: Selina Tobaccowala	FOR
REDFIN CORPORATION	US75737F1084	14-Jun-2022	Advisory vote to approve named executive officer compensation.	FOR
REDFIN CORPORATION	US75737F1084	14-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
REDFIN CORPORATION	US75737F1084	14-Jun-2022	Amendment to our certificate of incorporation to declassify our board by our 2025 annual meeting.	FOR
REDFIN CORPORATION	US75737F1084	14-Jun-2022	Amendment to our certificate of incorporation to eliminate supermajority voting requirements beginning July 28, 2024.	FOR
REDFIN CORPORATION	US75737F1084	14-Jun-2022	Stockholder proposal regarding amending our proxy access bylaw to remove stockholder aggregation limits.	AGAINST
SABRA HEALTH CARE REIT, INC.	US78573L1061	14-Jun-2022	Approval, on an advisory basis, of the compensation of Sabra's named executive officers.	FOR
SABRA HEALTH CARE REIT, INC.	US78573L1061	14-Jun-2022	Election of Director: Craig A. Barbarosh	AGAINST
SABRA HEALTH CARE REIT, INC.	US78573L1061	14-Jun-2022	Election of Director: Katie Cusack	FOR
SABRA HEALTH CARE REIT, INC.	US78573L1061	14-Jun-2022	Election of Director: Michael J. Foster	FOR
SABRA HEALTH CARE REIT, INC.	US78573L1061	14-Jun-2022	Election of Director: Lynne S. Katzmann	FOR
SABRA HEALTH CARE REIT, INC.	US78573L1061	14-Jun-2022	Election of Director: Ann Kono	FOR
SABRA HEALTH CARE REIT, INC.	US78573L1061	14-Jun-2022	Election of Director: Jeffrey A. Malehorn	FOR
SABRA HEALTH CARE REIT, INC.	US78573L1061	14-Jun-2022	Election of Director: Richard K. Matros	FOR
SABRA HEALTH CARE REIT, INC.	US78573L1061	14-Jun-2022	Election of Director: Clifton J. Porter II	FOR
SABRA HEALTH CARE REIT, INC.	US78573L1061	14-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Sabra's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	DIRECTOR	FOR

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SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	DIRECTOR	FOR
SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	DIRECTOR	FOR
SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	DIRECTOR	FOR
SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	DIRECTOR	FOR
SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	DIRECTOR	FOR
SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	DIRECTOR	FOR
SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	DIRECTOR	FOR
SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	DIRECTOR	FOR
SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of SIGA Technologies, Inc. for the fiscal year ending December 31, 2022.	FOR
SIGA TECHNOLOGIES, INC.	US8269171067	14-Jun-2022	To approve an Amended and Restated Certificate of Incorporation eliminating provisions that are no longer applicable.	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Director Seto, Takafumi	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Director Ito, Kenichiro	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Corporate Auditor Miura, Hiroshi	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Substitute Corporate Auditor Kawamura, Kazuo	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Director Toyoda, Shuhei	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Director Miyazaki, Naoki	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Director Shirayanagi, Masayoshi	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Director Yamamoto, Takashi	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Director Iwamori, Shunichi	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Director Koyama, Akihiro	FOR
TOYOTA BOSHOKU CORPORATION	JP3635400009	14-Jun-2022	Appoint a Director Shiokawa, Junko	FOR

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TRIPADVISOR, INC.	US8969452015	14-Jun-2022	DIRECTOR	ABSTAIN
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	DIRECTOR	FOR
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	DIRECTOR	FOR
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	DIRECTOR	ABSTAIN
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	DIRECTOR	FOR
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	DIRECTOR	ABSTAIN
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	DIRECTOR	FOR
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	DIRECTOR	ABSTAIN
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	DIRECTOR	ABSTAIN
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	DIRECTOR	FOR
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TRIPADVISOR, INC.	US8969452015	14-Jun-2022	To consider and act upon any other business that may properly come before the Annual Meeting and any adjournments or postponements thereof.	AGAINST
TVS MOTOR CO LTD	INE494B01023	14-Jun-2022	APPROVING THE RE-APPOINTMENT OF MR SUDARSHAN VENU AS MANAGING DIRECTOR OF THE COMPANY FOR A FURTHER PERIOD OF FIVE YEARS COMMENCING FROM 1ST FEBRUARY 2023	AGAINST
UNIQUIRE N.V.	NL0010696654	14-Jun-2022	Resolution to adopt the 2021 Dutch statutory annual accounts and treatment of the results.	FOR
UNIQUIRE N.V.	NL0010696654	14-Jun-2022	Resolution to discharge liability of the members of the Board.	FOR
UNIQUIRE N.V.	NL0010696654	14-Jun-2022	Resolution to reappoint Matthew Kapusta as executive director.	FOR
UNIQUIRE N.V.	NL0010696654	14-Jun-2022	Resolution to reappoint Robert Gut as non-executive director.	FOR
UNIQUIRE N.V.	NL0010696654	14-Jun-2022	Resolution to renew the designation of the Board as the competent body to issue ordinary shares and grant rights to subscribe for ordinary shares.	FOR
UNIQUIRE N.V.	NL0010696654	14-Jun-2022	Resolution to reauthorize the Board to exclude or limit preemptive rights upon the issuance of ordinary shares.	FOR
UNIQUIRE N.V.	NL0010696654	14-Jun-2022	Resolution to reauthorize the Board to repurchase ordinary shares.	FOR
UNIQUIRE N.V.	NL0010696654	14-Jun-2022	Resolution to appoint KPMG as external auditor of the Company for the 2022 financial year.	FOR
UNIQUIRE N.V.	NL0010696654	14-Jun-2022	Resolution to approve, on an advisory basis, the compensation of the named executive officers of the Company.	FOR
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	TW0005347009	14-Jun-2022	Y2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	TW0005347009	14-Jun-2022	PROPOSAL FOR DISTRIBUTION OF Y2021 EARNINGS. PROPOSED CASH DIVIDEND: TWD 4.5 PER SHARE.	FOR
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	TW0005347009	14-Jun-2022	REVISION OF THE ARTICLES OF INCORPORATION	FOR
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	TW0005347009	14-Jun-2022	REVISION OF PROCEDURES FOR ASSETS ACQUISITION OR DISPOSAL	AGAINST

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VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	TW0005347009	14-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:LIANG-GEE CHEN,SHAREHOLDER NO.P102057XXX	FOR
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	TW0005347009	14-Jun-2022	TO APPROVE THE LIFTING OF NON-COMPETITION RESTRICTIONS ON NEW DIRECTOR ELECTED IN THE SHAREHOLDERS MEETING	FOR
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	FOR
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	ABSTAIN
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	FOR
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	FOR
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	ABSTAIN
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	FOR
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	FOR
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	FOR
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	FOR
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	ABSTAIN
VIMEO, INC.	US92719V1008	14-Jun-2022	DIRECTOR	FOR
VIMEO, INC.	US92719V1008	14-Jun-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Donald Snyder	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Sung Won Sohn, Ph.D.	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Patricia L. Arvielo	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Kenneth A. Vecchione	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Approve, on a non-binding advisory basis, executive compensation.	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Ratify the appointment of RSM US LLP as the Company's independent auditor.	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Bruce D. Beach	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Juan Figueroa	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Howard Gould	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Marianne Boyd Johnson	FOR

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WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Robert Latta	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Adriane McFetridge	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Michael Patriarca	FOR
WESTERN ALLIANCE BANCORPORATION	US9576381092	14-Jun-2022	Election of Director: Bryan Segedi	FOR
WESTSHORE TERMINALS INVESTMENT CORP.	CA96145A2002	14-Jun-2022	DIRECTOR	FOR
WESTSHORE TERMINALS INVESTMENT CORP.	CA96145A2002	14-Jun-2022	DIRECTOR	FOR
WESTSHORE TERMINALS INVESTMENT CORP.	CA96145A2002	14-Jun-2022	DIRECTOR	ABSTAIN
WESTSHORE TERMINALS INVESTMENT CORP.	CA96145A2002	14-Jun-2022	DIRECTOR	FOR
WESTSHORE TERMINALS INVESTMENT CORP.	CA96145A2002	14-Jun-2022	DIRECTOR	FOR
WESTSHORE TERMINALS INVESTMENT CORP.	CA96145A2002	14-Jun-2022	DIRECTOR	FOR
WESTSHORE TERMINALS INVESTMENT CORP.	CA96145A2002	14-Jun-2022	DIRECTOR	FOR
WESTSHORE TERMINALS INVESTMENT CORP.	CA96145A2002	14-Jun-2022	DIRECTOR	FOR
WESTSHORE TERMINALS INVESTMENT CORP.	CA96145A2002	14-Jun-2022	Appointment of KPMG LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
ZILLOW GROUP, INC.	US98954M1018	14-Jun-2022	DIRECTOR	FOR
ZILLOW GROUP, INC.	US98954M1018	14-Jun-2022	DIRECTOR	ABSTAIN
ZILLOW GROUP, INC.	US98954M1018	14-Jun-2022	DIRECTOR	FOR
ZILLOW GROUP, INC.	US98954M1018	14-Jun-2022	Ratification of the Appointment of Deloitte & Touche LLP as independent registered public accounting firm for the fiscal year ended December 31, 2022.	FOR
10X GENOMICS, INC.	US88025U1097	15-Jun-2022	Election of Class III Director to hold office for a three year term expiring at our 2025 Annual Meeting: Sri Kosaraju	FOR
10X GENOMICS, INC.	US88025U1097	15-Jun-2022	Election of Class III Director to hold office for a three year term expiring at our 2025 Annual Meeting: Mathai Mammen, M.D., Ph.D.	FOR
10X GENOMICS, INC.	US88025U1097	15-Jun-2022	Election of Class III Director to hold office for a three year term expiring at our 2025 Annual Meeting: Shehnaaz Suliman, M.D., M.Phil., M.B.A.	FOR
10X GENOMICS, INC.	US88025U1097	15-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm to audit our financial statements for our fiscal year ending December 31, 2022.	FOR
10X GENOMICS, INC.	US88025U1097	15-Jun-2022	Approve, on an advisory, non-binding basis, the compensation of our named executive officers.	FOR

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888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	AUTHORISE ISSUE OF EQUITY	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	APPROVE 888 HOLDINGS PLC SAYE OPTION PLAN	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	APPROVE REMUNERATION REPORT	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	RE-ELECT JON MENDELSON AS DIRECTOR	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	RE-ELECT ANNE DE KERCKHOVE AS DIRECTOR	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	RE-ELECT MARK SUMMERFIELD AS DIRECTOR	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	RE-ELECT LIMOR GANOT AS DIRECTOR	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	RE-ELECT ITAI PAZNER AS DIRECTOR	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	RE-ELECT YARIV DAFNA AS DIRECTOR	FOR
888 HOLDINGS PLC	GI000A0F6407	15-Jun-2022	REAPPOINT ERNST AND YOUNG LLP AND EY LIMITED, GIBRALTAR AS AUDITORS	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 17.BIS RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	AGAINST
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 21 RE: NOTICE AND QUORUM OF BOARD MEETINGS	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 23 RE: BOARD COMMITTEES	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 24 RE: BOARD POSITIONS	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 25 RE: DIRECTOR REMUNERATION	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 27 RE: ACCOUNTING DOCUMENTS	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 28 RE: DISTRIBUTION OF PROFITS	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 30 RE: FORM OF LIQUIDATION	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	REELECT BERNARDO VELAZQUEZ HERREROS AS DIRECTOR	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	REELECT SANTOS MARTINEZ-CONDE GUTIERREZ-BARQUIN AS DIRECTOR	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	RATIFY APPOINTMENT OF AND ELECT CARLOS ORTEGA ARIAS-PAZ AS DIRECTOR	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	APPROVE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	RENEW APPOINTMENT OF PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	APPROVE REDUCTION IN SHARE CAPITAL VIA AMORTIZATION OF TREASURY SHARES	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES TO SERVICE LONG-TERM INCENTIVE PLAN	FOR

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ACERINOX SA	ES0132105018	15-Jun-2022	ADVISORY VOTE ON REMUNERATION REPORT	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	APPROVE REMUNERATION POLICY	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 1 OF GENERAL MEETING REGULATIONS RE: PURPOSE OF THE REGULATION	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 3 OF GENERAL MEETING REGULATIONS RE: TYPES OF SHAREHOLDERS AND POWERS	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 5 OF GENERAL MEETING REGULATIONS RE: INFORMATION AVAILABLE FROM THE DATE OF THE CALL NOTICE	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 5 BIS OF GENERAL MEETING REGULATIONS RE: RIGHT TO SHAREHOLDER INFORMATION	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 6 OF GENERAL MEETING REGULATIONS RE: RIGHT OF ATTENDANCE	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 7 OF GENERAL MEETING REGULATIONS RE: RIGHT OF REPRESENTATION, REMOTE VOTING AND VOTING THROUGH INTERMEDIARIES	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 11 OF GENERAL MEETING REGULATIONS RE: DEVELOPMENT OF THE GENERAL MEETING	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 12 OF GENERAL MEETING REGULATIONS RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	AGAINST
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 13 OF GENERAL MEETING REGULATIONS RE: MINUTES OF THE GENERAL MEETING	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	APPROVE DISCHARGE OF BOARD	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	APPROVE DIVIDENDS	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 3 RE: REGISTERED OFFICE	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 14 RE: MEETING ATTENDANCE AND REPRESENTATION	FOR
ACERINOX SA	ES0132105018	15-Jun-2022	AMEND ARTICLE 15 RE: CONSTITUTION OF THE PRESIDING COMMISSION, RESOLUTIONS AND REGIME FOR ADOPTING RESOLUTIONS	FOR
ADDUS HOMECARE CORPORATION	US0067391062	15-Jun-2022	DIRECTOR	FOR
ADDUS HOMECARE CORPORATION	US0067391062	15-Jun-2022	DIRECTOR	FOR
ADDUS HOMECARE CORPORATION	US0067391062	15-Jun-2022	DIRECTOR	FOR
ADDUS HOMECARE CORPORATION	US0067391062	15-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP, an independent registered public accounting firm, as our independent auditor for the fiscal year ending December 31, 2022.	FOR
ADDUS HOMECARE CORPORATION	US0067391062	15-Jun-2022	To approve, on an advisory, non-binding basis, the compensation of the named executive officers.	FOR
ALLOGENE THERAPEUTICS, INC.	US0197701065	15-Jun-2022	Election of Director: Elizabeth Barrett	ABSTAIN

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ALLOGENE THERAPEUTICS, INC.	US0197701065	15-Jun-2022	Election of Director: Arie Beldegrun, M.D.	ABSTAIN
ALLOGENE THERAPEUTICS, INC.	US0197701065	15-Jun-2022	Election of Director: David Bonderman	FOR
ALLOGENE THERAPEUTICS, INC.	US0197701065	15-Jun-2022	Election of Director: David Chang, M.D., Ph.D.	FOR
ALLOGENE THERAPEUTICS, INC.	US0197701065	15-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers, as disclosed in the proxy statement.	FOR
ALLOGENE THERAPEUTICS, INC.	US0197701065	15-Jun-2022	To approve an amendment to our Amended and Restated Certificate of Incorporation to increase the number of authorized shares of common stock from 200,000,000 to 400,000,000.	FOR
ALLOGENE THERAPEUTICS, INC.	US0197701065	15-Jun-2022	To approve the stock option exchange program, as disclosed in the proxy statement.	AGAINST
ALLOGENE THERAPEUTICS, INC.	US0197701065	15-Jun-2022	To ratify the selection by the Audit Committee of the Board of Directors of Ernst & Young LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
ALLOGENE THERAPEUTICS, INC.	US0197701065	15-Jun-2022	To approve the authorization to adjourn the Annual Meeting, if necessary, to solicit additional proxies if there are not sufficient votes in favor of Proposal 3.	AGAINST
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: David Pelizzon	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: Jeffrey P. Rydin	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: Elizabeth Altman	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: James L.L. Tullis	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: Ward W. Woods	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	AGAINST
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: Evan Bakst	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: Andy S. Barnett	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: Mortimer Berkowitz III	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: Quentin Blackford	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: Karen K. McGinnis	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: Marie Meynadier	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: Patrick S. Miles	FOR
ALPHATEC HOLDINGS, INC.	US02081G2012	15-Jun-2022	Election of Director: David H. Mowry	FOR
ALTICE USA, INC.	US02156K1034	15-Jun-2022	To approve, in an advisory vote, the compensation of Altice USA's named executive officers.	AGAINST
ALTICE USA, INC.	US02156K1034	15-Jun-2022	To approve Amendment No. 1 to the Amended & Restated Altice USA 2017 Long Term Incentive Plan.	AGAINST
ALTICE USA, INC.	US02156K1034	15-Jun-2022	Election of Director: Patrick Drahi	AGAINST

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ALTICE USA, INC.	US02156K1034	15-Jun-2022	To ratify the appointment of the Company's Independent Registered Public Accounting Firm for 2022.	FOR
ALTICE USA, INC.	US02156K1034	15-Jun-2022	Election of Director: Gerrit Jan Bakker	AGAINST
ALTICE USA, INC.	US02156K1034	15-Jun-2022	Election of Director: David Drahi	AGAINST
ALTICE USA, INC.	US02156K1034	15-Jun-2022	Election of Director: Dexter Goei	AGAINST
ALTICE USA, INC.	US02156K1034	15-Jun-2022	Election of Director: Mark Mullen	AGAINST
ALTICE USA, INC.	US02156K1034	15-Jun-2022	Election of Director: Dennis Okhuijsen	AGAINST
ALTICE USA, INC.	US02156K1034	15-Jun-2022	Election of Director: Susan Schnabel	AGAINST
ALTICE USA, INC.	US02156K1034	15-Jun-2022	Election of Director: Charles Stewart	AGAINST
ALTICE USA, INC.	US02156K1034	15-Jun-2022	Election of Director: Raymond Svider	AGAINST
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Carrie A. Wheeler	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Sir Martin E. Franklin	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: James E. Lillie	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Ian G.H. Ashken	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Russell A. Becker	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: David S. Blitzer	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Paula D. Loop	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Anthony E. Malkin	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Thomas V. Milroy	FOR
API GROUP CORPORATION	US00187Y1001	15-Jun-2022	Election of Director for a one-year term expiring at the 2023 Annual Meeting: Cyrus D. Walker	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	CONSIDERATION OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE CAPITAL GROUP OF BANK PEKAO SA FOR THE YEAR ENDED DECEMBER 31 2021	ABSTAIN
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	CONSIDERATION OF THE MOTION OF THE BANK S MANAGEMENT BOARD ON THE DISTRIBUTION OF THE NET PROFIT OF BANK POLSKA KASA OPIEKI SA COMPANY FOR 2021	ABSTAIN
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	CONSIDERATION OF THE REPORT OF THE SUPERVISORY BOARD OF BANK POLSKA KASA OPIEKI SA Z OPERATIONS IN 2021 ALONG WITH ASSESSMENTS AND OPINIONS MADE IN ACCORDANCE WITH REGULATORY REQUIREMENTS AND THE RESULTS OF SELF-ASSESSMENTS OF THE SUITABILITY OF THE SUPERVISORY BOARD AND ITS MEMBERS	ABSTAIN
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF RESOLUTION ON APPROVAL OF THE REPORT ON THE OPERATIONS OF THE BANK PEKAO SA CAPITAL GROUP FOR 2021 PREPARED TOGETHER WITH THE REPORT ON THE OPERATIONS OF BANK PEKAO SA	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF RESOLUITONS ON APPROVAL OF THE SEPARATE FINANCIAL STATEMENTS OF BANK PEKAO SA IN A YEAR ENDED DECEMBER 31 2021	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF RESOLUTION SON APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE BANK S CAPITAL GROUP PEKAO SA FOR THE YEAR ENDED DECEMBER 31 2021	FOR

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BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF RESOLUTIONS ON DISTRIBUTION OF THE NET PROFIT OF BANK POLSKA KASA OPIEKI SA FOR 2021	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF RESOLUTIONS ON APPROVAL OF THE REPORT OF THE SUPERVISORY BOARD OF BANK POLSKA KASA OPIEKI SA Z OPERATIONS IN 2021 ALONG WITH ASSESSMENTS AND OPINIONS MADE IN ACCORDANCE WITH THE REQUIREMENTS REGULATORY AND SELF-ASSESSMENT RESULTS OF THE SUITABILITY OF THE SUPERVISORY BOARD AND ITS MEMBERS	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF RESOLUTIONS ON GRANTING A VOTE OF APPROVAL TO THE MEMBERS OF THE MANAGEMENT BOARD OF BANK POLSKA KASA OPIEKI SA AKCYJNA ON PERFORMANCE OF DUTIES IN 2021	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF RESOLUTIONS ON GRANTING A VOTE OF APPROVAL TO THE MEMBERS OF THE SUPERVISORY BOARD OF BANK POLSKA KASA OPIEKI SA PERFORMANCE OF DUTIES IN 2021	AGAINST
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	CONSIDERATION OF THE REPORT ON THE EVALUATION OF THE FUNCTIONING OF THE REMUNERATION POLICY OF BANK POLSKA KASA OPIEKI SA IN 2021 AND ADOPTING A RESOLUTION ON THIS MATTER	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	CONSIDERATION OF THE REPORT OF THE SUPERVISORY BOARD ON THE REMUNERATION OF THE MEMBERS OF THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD OF THE SUPERVISORY BOARD OF BANK POLSKA KASA OPIEKI SA FOR 2021 AND THE ADOPTION OF A RESOLUTION ON ITS OPINIONS	AGAINST
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF A RESOLUTION ON AMENDING RESOLUTION NO. 41 OF THE ORDINARY GENERAL MEETING OF THE BANK POLSKA KASA OPIEKI SA ON SHAPING THE REMUNERATION OF SUPERVISORY BOARD MEMBERS OF THE SUPERVISORY BOARD OF BANK POLSKA KASA OPIEKI SA OF JUNE 21 2018	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF A RESOLUTION ON ADOPTING THE AMENDED REMUNERATION POLICY FOR SUPERVISORY BOARD MEMBERS AND THE MANAGEMENT BOARD OF BANK POLSKA KASA OPIEKI SA	AGAINST
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF A RESOLUTION ON THE ADOPTION OF THE GENDER EQUALITY AND DIVERSITY POLICY IN RELATION TO BANK EMPLOYEES INCLUDING MEMBERS OF THE SUPERVISORY BOARD MEMBERS OF THE MANAGEMENT BOARD AND PEOPLE PERFORMING KEY FUNCTIONS AT BANK POLSKA KASA OPIEKI SA TO THE EXTENT TO WHICH T RELATES TO MEMBERS OF THE SUPERVISORY BOARD OF BANK POLSKA KAS	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF A RESOLUTION ON ADOPTING THE BEST PRACTICES OF WSE LISTED COMPANIES FOR APPLICATION 2021	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	PRESENTATION BY THE SUPERVISORY BOARD OF THE REPORT ON THE ASSESSMENT OF THE APPLICATION BY BANK POLSKA KASA OPIEKI SA IN 2021 THE PRINCIPLES OF CORPORATE GOVERNANCE FOR SUPERVISED INSTITUTIONS ISSUED BY THE POLISH FINANCIAL SUPERVISION AUTHORITY ON JULY 22 2014	ABSTAIN
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	INFORMATION ON CHANGES TO THE REGULATIONS OF THE BANK S SUPERVISORY BOARD IN 2021	ABSTAIN
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF RESOLUTIONS ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF BANK POLSKA KASA OPIEKI SA	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ELECTION OF THE CHAIRMAN OF THE ORDINARY GENERAL MEETING OF BANK	FOR
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	CONFIRMATION THAT THE ORDINARY GENERAL MEETING OF BANK POLSKA KASA SA HAS BEEN CONVENED CORRECTLY OPIEKI SA AND ITS ABILITY TO ADOPT RESOLUTIONS	ABSTAIN
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	ADOPTION OF THE AGENDA OF THE ORDINARY GENERAL MEETING OF BANK	FOR

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BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	CONSIDERATION OF THE REPORT ON THE ACTIVITIES OF THE CAPITAL GROUP OF BANK PEKAO SA FOR 2021 PREPARED TOGETHER WITH THE REPORT ON THE ACTIVITIES OF BANK PEKAO SA	ABSTAIN
BANK POLSKA KASA OPIEKI S.A.	PLPEKAO00016	15-Jun-2022	CONSIDERATION OF THE SEPARATE FINANCIAL STATEMENTS OF BANK PEKAO SA FOR THE YEAR ENDED ON DECEMBER 31 2021	ABSTAIN
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: Stephen A. Sherwin	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: Michel Vounatsos	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: Alexander J. Denner	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	To ratify the selection of PricewaterhouseCoopers LLP as Biogen Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Say on Pay - To approve an advisory vote on executive compensation.	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: Caroline D. Dorsa	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: Maria C. Freire	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: William A. Hawkins	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: William D. Jones	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: Jesus B. Mantas	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: Richard C. Mulligan	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: Stelios Papadopoulos	FOR
BIOGEN INC.	US09062X1037	15-Jun-2022	Election of Director to serve for a one-year term extending until the 2023 Annual Meeting: Eric K. Rowinsky	AGAINST
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	DIRECTOR	FOR
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	DIRECTOR	FOR
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	DIRECTOR	ABSTAIN
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	DIRECTOR	FOR
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	DIRECTOR	FOR
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	DIRECTOR	FOR
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	DIRECTOR	FOR
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	DIRECTOR	FOR
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	Approval of a proposal that the board of directors amend the Company's bylaws to adopt "proxy access" rights.	FOR
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	Approval of a non-binding advisory resolution on the compensation paid to our named executive officers.	FOR
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	Selection, on a non-binding advisory basis, of the frequency (annual or "1 Year," biennial or "2 Years," triennial or "3 Years") with which we solicit future non-binding advisory votes on the compensation paid to our named executive officers.	1 YEAR
BLACK KNIGHT, INC.	US09215C1053	15-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
CAREDX, INC.	US14167L1035	15-Jun-2022	DIRECTOR	FOR
CAREDX, INC.	US14167L1035	15-Jun-2022	DIRECTOR	FOR

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CAREDX, INC.	US14167L1035	15-Jun-2022	DIRECTOR	FOR
CAREDX, INC.	US14167L1035	15-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
CAREDX, INC.	US14167L1035	15-Jun-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	FOR
CEWE STIFTUNG & CO. KGAA	DE0005403901	15-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
CEWE STIFTUNG & CO. KGAA	DE0005403901	15-Jun-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
CEWE STIFTUNG & CO. KGAA	DE0005403901	15-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
CEWE STIFTUNG & CO. KGAA	DE0005403901	15-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2021	FOR
CEWE STIFTUNG & CO. KGAA	DE0005403901	15-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.35 PER SHARE	FOR
CEWE STIFTUNG & CO. KGAA	DE0005403901	15-Jun-2022	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER NEUMUELLER CEWE COLOR STIFTUNG FOR FISCAL YEAR 2021	FOR
CEWE STIFTUNG & CO. KGAA	DE0005403901	15-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
CEWE STIFTUNG & CO. KGAA	DE0005403901	15-Jun-2022	RATIFY BDO AG AS AUDITORS FOR FISCAL 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS	FOR
CHIMERA INVESTMENT CORPORATION	US16934Q2084	15-Jun-2022	Election of Director: Brian P. Reilly	FOR
CHIMERA INVESTMENT CORPORATION	US16934Q2084	15-Jun-2022	Election of Director: Choudhary Yarlagadda	FOR
CHIMERA INVESTMENT CORPORATION	US16934Q2084	15-Jun-2022	Election of Director: Kevin G. Chavers	FOR
CHIMERA INVESTMENT CORPORATION	US16934Q2084	15-Jun-2022	Election of Director: Sandra Bell	FOR
CHIMERA INVESTMENT CORPORATION	US16934Q2084	15-Jun-2022	The proposal to approve an amendment to the Company's charter to declassify the Board of Directors.	FOR
CHIMERA INVESTMENT CORPORATION	US16934Q2084	15-Jun-2022	The proposal to approve a non-binding advisory resolution on executive compensation.	AGAINST
CHIMERA INVESTMENT CORPORATION	US16934Q2084	15-Jun-2022	Ratification of the appointment of Ernst & Young LLP as independent registered public accounting firm for the Company for the 2022 fiscal year	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RE-ELECT MR. WU BINGQI AS DIRECTOR	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RE-ELECT MR. HO HIN NGAI, BOSCO AS DIRECTOR	AGAINST
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RE-ELECT MR. ZHONG WEI AS DIRECTOR	AGAINST
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RE-ELECT MR. SUN ZHE AS DIRECTOR	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RE-APPOINT MESSRS. ERNST & YOUNG AS AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	ORDINARY RESOLUTION IN ITEM NO.5 OF THE NOTICE OF ANNUAL GENERAL MEETING. (TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY)	FOR

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CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	ORDINARY RESOLUTION IN ITEM NO.6 OF THE NOTICE OF ANNUAL GENERAL MEETING. (TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY)	AGAINST
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	ORDINARY RESOLUTION IN ITEM NO.7 OF THE NOTICE OF ANNUAL GENERAL MEETING. (TO EXTEND THE GENERAL MANDATE TO BE GIVEN TO THE DIRECTORS TO ISSUE NEW SHARES)	AGAINST
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO APPROVE THE PROPOSED AMENDMENTS TO THE EXISTING MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY AND TO ADOPT THE AMENDED AND RESTATED MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR AND TO THE EXCLUSION OF THE EXISTING MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE DIRECTORS REPORT AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO DECLARE A FINAL DIVIDEND OF HKD1.484 PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RE-ELECT MR. LIU XIAOYONG AS DIRECTOR	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RE-ELECT MR. ZHANG LIANG AS DIRECTOR	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RE-ELECT MR. DOU JIAN AS DIRECTOR	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RE-ELECT MS. CHENG HONG AS DIRECTOR	FOR
CHINA RESOURCES LAND LTD	KYG2108Y1052	15-Jun-2022	TO RE-ELECT MR. XIE JI AS DIRECTOR	FOR
CONSENSUS CLOUD SOLUTIONS, INC.	US20848V1052	15-Jun-2022	Election of Director: Nathaniel Simmons	FOR
CONSENSUS CLOUD SOLUTIONS, INC.	US20848V1052	15-Jun-2022	Election of Director: Douglas Bech	FOR
CONSENSUS CLOUD SOLUTIONS, INC.	US20848V1052	15-Jun-2022	To ratify the appointment of BDO USA, LLP to serve as the Company's independent auditors for fiscal 2022.	FOR
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE RESPECTIVE DIRECTORS REMUNERATION	FOR
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO RE-APPOINT MESSRS. DELOITTE TOUCHE TOHMATSU AS AUDITORS AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AT THE DATE OF THE PASSING OF THIS RESOLUTION	FOR
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AT THE DATE OF THE PASSING OF THIS RESOLUTION	AGAINST
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY BY THE AGGREGATE NUMBER OF THE SHARES REPURCHASED BY THE COMPANY	AGAINST
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO DECLARE A FINAL DIVIDEND OF HK9.8 CENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO RE-ELECT MR. LO CHING LEUNG ANDREW AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO RE-ELECT MR. WONG SING WAH AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO RE-ELECT MR. LEE KEAN PHI MARK AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO RE-ELECT MR. CHANG GEORGE KA KI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CRYSTAL INTERNATIONAL GROUP LIMITED	KYG2701R1011	15-Jun-2022	TO RE-ELECT MR. WONG SIU KEE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DICK'S SPORTING GOODS, INC.	US2533931026	15-Jun-2022	Election of Director for a term expires in 2023: Mark J. Barrenechea	FOR
DICK'S SPORTING GOODS, INC.	US2533931026	15-Jun-2022	Election of Director for a term expires in 2023: Emanuel Chirico	ABSTAIN
DICK'S SPORTING GOODS, INC.	US2533931026	15-Jun-2022	Election of Director for a term expires in 2023: William J. Colombo	ABSTAIN
DICK'S SPORTING GOODS, INC.	US2533931026	15-Jun-2022	Election of Director for a term expires in 2023: Anne Fink	FOR
DICK'S SPORTING GOODS, INC.	US2533931026	15-Jun-2022	Election of Director for a term expires in 2023: Sandeep Mathrani	ABSTAIN
DICK'S SPORTING GOODS, INC.	US2533931026	15-Jun-2022	Election of Director for a term expires in 2023: Desiree Ralls-Morrison	FOR
DICK'S SPORTING GOODS, INC.	US2533931026	15-Jun-2022	Election of Director for a term expires in 2023: Larry D. Stone	FOR
DICK'S SPORTING GOODS, INC.	US2533931026	15-Jun-2022	Non-binding advisory vote to approve compensation of named executive officers for 2021, as disclosed in the Company's 2022 proxy statement.	FOR
DICK'S SPORTING GOODS, INC.	US2533931026	15-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for fiscal 2022.	FOR
EHEALTH, INC.	US28238P1093	15-Jun-2022	DIRECTOR	FOR
EHEALTH, INC.	US28238P1093	15-Jun-2022	DIRECTOR	FOR
EHEALTH, INC.	US28238P1093	15-Jun-2022	DIRECTOR	FOR
EHEALTH, INC.	US28238P1093	15-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm of eHealth, Inc. for the fiscal year ending December 31, 2022.	FOR
EHEALTH, INC.	US28238P1093	15-Jun-2022	Approval, on an advisory basis, of the compensation of the Named Executive Officers of eHealth, Inc.	ABSTAIN
EHEALTH, INC.	US28238P1093	15-Jun-2022	Approval of an amendment to eHealth, Inc.'s 2014 Equity Incentive Plan to increase the maximum number of shares that may be issued by 3,000,000 shares.	AGAINST
ETSY, INC.	US29786A1060	15-Jun-2022	Election of Class I Director to serve until our 2025 Annual Meeting: C. Andrew Ballard	FOR
ETSY, INC.	US29786A1060	15-Jun-2022	Election of Class I Director to serve until our 2025 Annual Meeting: Jonathan D. Klein	FOR
ETSY, INC.	US29786A1060	15-Jun-2022	Election of Class I Director to serve until our 2025 Annual Meeting: Margaret M. Smyth	FOR
ETSY, INC.	US29786A1060	15-Jun-2022	Advisory vote to approve executive compensation.	FOR
ETSY, INC.	US29786A1060	15-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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FASTLY INC.	US31188V1008	15-Jun-2022	DIRECTOR	ABSTAIN
FASTLY INC.	US31188V1008	15-Jun-2022	DIRECTOR	FOR
FASTLY INC.	US31188V1008	15-Jun-2022	DIRECTOR	ABSTAIN
FASTLY INC.	US31188V1008	15-Jun-2022	To ratify the selection by the Audit Committee of the Board of Directors of Deloitte & Touche LLP as the independent registered public accounting firm for the year ending December 31, 2022.	FOR
FASTLY INC.	US31188V1008	15-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
FAWAZ ABDULAZIZ ALHOKAIR COMPANY	SA000A0LB2R6	15-Jun-2022	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO REVIEW, EXAMINE, AND AUDIT THE FINANCIAL STATEMENTS FOR THE FIRST, SECOND, THIRD AND FOURTH QUARTERS AS WELL AS THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022/2023 AND DETERMINE THEIR FEES	FOR
FAWAZ ABDULAZIZ ALHOKAIR COMPANY	SA000A0LB2R6	15-Jun-2022	VOTING ON THE BOARD OF DIRECTORS RESOLUTION TO APPOINT A MEMBER OF THE BOARD OF DIRECTORS STARTING FROM THE DATE OF HIS APPOINTMENT ON 05/01/2022 AND UNTIL THE END OF THE CURRENT BOARD'S SESSION ON 11/08/2023: APPOINTING MR. MUHAMAD RAFIC MOURAD	FOR
FIDELITY NATIONAL FINANCIAL, INC.	US31620R3030	15-Jun-2022	DIRECTOR	FOR
FIDELITY NATIONAL FINANCIAL, INC.	US31620R3030	15-Jun-2022	DIRECTOR	FOR
FIDELITY NATIONAL FINANCIAL, INC.	US31620R3030	15-Jun-2022	DIRECTOR	FOR
FIDELITY NATIONAL FINANCIAL, INC.	US31620R3030	15-Jun-2022	Approval of a non-binding advisory resolution on the compensation paid to our named executive officers.	FOR
FIDELITY NATIONAL FINANCIAL, INC.	US31620R3030	15-Jun-2022	Approval of the Amended and Restated Fidelity National Financial, Inc. 2013 Employee Stock Purchase Plan.	FOR
FIDELITY NATIONAL FINANCIAL, INC.	US31620R3030	15-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO RE-ELECT ROSIE SHAPLAND AS A DIRECTOR	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO RECEIVE AND ADOPT THE COMPANY'S ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE ASSOCIATED REPORTS OF THE DIRECTORS AND AUDITORS	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO RE-APPOINT BDO LLP AS AUDITORS OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THE AGM UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2023	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE COMPANY'S AUDITORS	FOR

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FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	<p>THAT, IN ACCORDANCE WITH PART 14 OF THE COMPANIES ACT 2006 (THE "ACT"), THE COMPANY AND ALL COMPANIES THAT ARE SUBSIDIARIES OF THE COMPANY AT THE DATE ON WHICH THIS RESOLUTION IS PASSED OR AT ANY TIME WHEN THIS RESOLUTION HAS EFFECT, ARE GENERALLY AND UNCONDITIONALLY AUTHORISED TO: (A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES NOT EXCEEDING GBP 10,000 IN TOTAL; (B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES NOT EXCEEDING GBP 20,000 IN TOTAL; AND (C) INCUR POLITICAL EXPENDITURE NOT EXCEEDING GBP 20,000 IN TOTAL, (AS SUCH TERMS ARE DEFINED IN THE ACT) DURING THE PERIOD BEGINNING ON THE DATE OF THE PASSING OF THIS RESOLUTION AND ENDING ON THE EARLIER OF 30 JUNE 2023 AND THE CONCLUSION OF THE COMPANY'S ANNUAL GENERAL MEETING TO BE HELD IN 2023, PROVIDED THAT THE AUTHORISED SUMS REFERRED TO IN PARAGRAPHS (A), (B) AND (C) ABOVE MAY BE COMPRISED OF ONE OR MORE AMOUNTS IN DIFFERENT CURRENCIES WHICH, FOR THE PURPOSES OF CALCULATING THE SAID SUM, SHALL BE CONVERTED INTO POUNDS STERLING AT THE EXCHANGE RATE PUBLISHED IN THE LONDON EDITION OF THE FINANCIAL TIMES ON THE DATE ON WHICH THE RELEVANT DONATION IS MADE OR EXPENDITURE INCURRED (OR THE FIRST BUSINESS DAY THEREAFTER) OR, IF EARLIER, ON THE DAY ON WHICH THE COMPANY OR ITS SUBSIDIARY (AS APPROPRIATE) ENTERS INTO ANY CONTRACT OR UNDERTAKING IN RELATION TO THE SAME AND PROVIDED THAT, IN ANY EVENT, THE AGGREGATE AMOUNT OF POLITICAL DONATIONS AND POLITICAL EXPENDITURE SO MADE AND INCURRED BY THE COMPANY AND ITS SUBSIDIARIES PURSUANT TO THIS RESOLUTION SHALL NOT EXCEED GBP 50,000. ALL EXISTING AUTHORISATIONS AND APPROVALS RELATING TO POLITICAL DONATIONS OR EXPENDITURE UNDER PART 14 OF THE ACT ARE HEREBY REVOKED WITHOUT PREJUDICE TO ANY DONATION MADE OR EXPENDITURE INCURRED PRIOR TO THE PASSING OF THIS RESOLUTION PURSUANT TO SUCH AUTHORISATION OR APPROVAL. FOR THE PURPOSE OF THIS RESOLUTION, THE TERMS "POLITICAL DONATION", "POLITICAL PARTIES", "INDEPENDENT ELECTION CANDIDATES", "POLITICAL ORGANISATION" AND "POLITICAL EXPENDITURE" SHALL HAVE THE MEANINGS GIVEN BY SECTIONS 363 TO 365 OF THE ACT</p>	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	<p>THAT, IN SUBSTITUTION FOR ANY EXISTING AUTHORITY BUT WITHOUT PREJUDICE TO THE EXERCISE OF ANY SUCH AUTHORITY PRIOR TO THE DATE OF THE PASSING OF THIS RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") BE AND IT IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO AND IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 1,057,612.87 PROVIDED THAT THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2023 OR ON 30 JUNE 2023, WHICHEVER IS THE EARLIER, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE AN OFFER OR ENTER INTO AN AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED, OR RIGHTS TO SUBSCRIBE FOR OR TO CONVERT SECURITIES INTO SHARES TO BE GRANTED, AFTER SUCH EXPIRY AND THE BOARD MAY ALLOT SHARES OR GRANT SUCH RIGHTS IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED</p>	FOR

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<p>FOXTONS GROUP PLC</p>	<p>GB00BCKFY513</p>	<p>15-Jun-2022</p>	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 14 PROPOSED AT THE ANNUAL GENERAL MEETING OF THE COMPANY CONVENED FOR 15 JUNE 2022 AND IN SUBSTITUTION FOR ANY EXISTING AUTHORITY BUT WITHOUT PREJUDICE TO THE EXERCISE OF ANY SUCH AUTHORITY PRIOR TO THE DATE OF THE PASSING OF THIS RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") BE AND IT IS HEREBY GENERALLY EMPOWERED PURSUANT TO SECTIONS 570 AND 573 OF THE COMPANIES ACT 2006 (THE "ACT") TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) (INCLUDING THE GRANT OF RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT ANY SECURITIES INTO, ORDINARY SHARES OF GBP 0.01 EACH IN THE CAPITAL OF THE COMPANY ("ORDINARY SHARES")) FOR CASH EITHER PURSUANT TO THE AUTHORITY CONFERRED ON IT BY SUCH RESOLUTION 15 OR BY WAY OF A SALE OF TREASURY SHARES (WITHIN THE MEANING OF SECTION 560(3) OF THE ACT) AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, PROVIDED THAT THIS POWER SHALL BE LIMITED TO: (A) THE ALLOTMENT OF EQUITY SECURITIES FOR CASH IN CONNECTION WITH A RIGHTS ISSUE, OPEN OFFER OR OTHER PRE-EMPTIVE OFFER IN FAVOUR OF THE HOLDERS OF ORDINARY SHARES ON THE REGISTER OF MEMBERS ON A DATE FIXED BY THE BOARD WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF ALL SUCH HOLDERS OF ORDINARY SHARES ARE PROPORTIONATE (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD BY THEM ON THAT DATE (SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS IN CONNECTION WITH THE RIGHTS ISSUE, OPEN OFFER OR OTHER PRE-EMPTIVE OFFER AS THE BOARD DEEMS NECESSARY OR EXPEDIENT TO DEAL WITH SHARES HELD IN TREASURY, FRACTIONAL ENTITLEMENTS TO EQUITY SECURITIES AND TO DEAL WITH ANY LEGAL OR PRACTICAL PROBLEMS OR ISSUES ARISING IN ANY OVERSEAS TERRITORY OR UNDER THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR TO DEAL WITH ANY OTHER MATTER WHATSOEVER); AND (B) THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN PURSUANT TO SUB-PARAGRAPH (A) OF THIS RESOLUTION) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 158,657.79; AND PROVIDED THAT THIS POWER SHALL EXPIRE AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2023 OR ON 30 JUNE 2023, WHICHEVER IS THE EARLIER, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE AN OFFER OR ENTER INTO AN AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED (OR TREASURY SHARES TO BE SOLD) AFTER SUCH EXPIRY AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED HEREBY HAD</p>	<p>FOR</p>
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FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION 14, THE DIRECTORS OF THE COMPANY BE EMPOWERED PURSUANT TO SECTIONS 570 AND 573 OF THE COMPANIES ACT 2006 IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 15, TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION 14 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, PROVIDED THAT SUCH AUTHORITY SHALL BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES AND THE SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 158,657.79; AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS OF THE COMPANY DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE PASSING OF THIS RESOLUTION, AND SHALL EXPIRE AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING TO BE HELD IN 2023 OR ON 30 JUNE 2023, WHICHEVER IS EARLIER (UNLESS PREVIOUSLY REVOKED OR VARIED BY THE COMPANY IN A GENERAL MEETING), PROVIDED THAT THE COMPANY MAY BEFORE THAT DATE MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	THAT THE COMPANY BE AND IT IS HEREBY GENERALLY AUTHORISED PURSUANT TO SECTION 701 OF THE COMPANIES ACT 2006 (THE "ACT") TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT) OF ORDINARY SHARES OF GBP 0.01 EACH IN THE CAPITAL OF THE COMPANY ("ORDINARY SHARES") ON SUCH TERMS AND IN SUCH MANNER AS THE BOARD OF DIRECTORS MAY FROM TIME TO TIME DETERMINE, PROVIDED THAT: (A) THE NUMBER OF SUCH ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED BY THE COMPANY SHALL NOT EXCEED 31,731,559; (B) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR ANY ORDINARY SHARE SHALL BE GBP 0.01, BEING THE NOMINAL VALUE OF EACH ORDINARY SHARE; (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR EACH ORDINARY SHARE SHALL BE THE HIGHER OF: (I) AN AMOUNT EQUAL TO 105% OF THE AVERAGE CLOSING MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH THE ORDINARY SHARE IS PURCHASED; AND (II) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT. UNLESS PREVIOUSLY REVOKED, RENEWED, EXTENDED OR VARIED, THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2023 OR ON 30 JUNE 2023, WHICHEVER IS THE EARLIER, PROVIDED THAT THE COMPANY MAY EFFECT PURCHASES FOLLOWING THE EXPIRY OF SUCH AUTHORITY IF SUCH PURCHASES ARE MADE PURSUANT TO CONTRACTS FOR PURCHASES OF ORDINARY SHARES WHICH ARE ENTERED INTO BY THE COMPANY ON OR PRIOR TO THE	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	THAT THE COMPANY BE AND IT IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED TO HOLD GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) ON NOT LESS THAN 14 CLEAR DAYS' NOTICE, SUCH AUTHORITY TO EXPIRE AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2023 OR ON 30 JUNE 2023, WHICHEVER IS THE EARLIER	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO DECLARE A FINAL DIVIDEND OF 0.27 PENCE PER ORDINARY SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR

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FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO APPROVE THE ANNUAL STATEMENT FROM THE REMUNERATION COMMITTEE CHAIRMAN AND THE ANNUAL REPORT ON REMUNERATION FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 SET OUT ON PAGES 79 AND 80 AND PAGES 91 TO 101 (INCLUSIVE) OF THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO ELECT NIGEL RICH AS A DIRECTOR	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO RE-ELECT NICHOLAS BUDDEN AS A DIRECTOR	AGAINST
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO RE-ELECT ALAN GILES AS A DIRECTOR	AGAINST
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO ELECT CHRISTOPHER HOUGH AS A DIRECTOR	FOR
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO RE-ELECT SHEENA MACKAY AS A DIRECTOR	AGAINST
FOXTONS GROUP PLC	GB00BCKFY513	15-Jun-2022	TO ELECT PETER ROLLINGS AS A DIRECTOR	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 7 PER SHARE	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD DETERMINE NUMBER OF AUDITORS AND DEPUTY AUDITORS	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 625 ,000 FOR CHAIR AND SEK 295,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK APPROVE REMUNERATION OF AUDITORS	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	REELECT JOHANNA FAGRELL KOHLER, PETTER NYLANDER, JEFFREY W. ROSE, MARCUS SEGAL AND VLADISLAV SUGLOBOV AS DIRECTORS ELECT SARA BORSVIK AS NEW DIRECTOR	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	RATIFY PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE NOMINATING COMMITTEE INSTRUCTIONS	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE REMUNERATION REPORT	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE PERFORMANCE SHARE PLAN LTIP 2022 FOR KEY EMPLOYEES	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE PERFORMANCE SHARE PLAN LTIP 2022 FOR CEO	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE EQUITY PLAN FINANCING THROUGH ISSUANCE OF CLASS C SHARES	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE EQUITY PLAN FINANCING THROUGH ACQUISITION OF OWN CLASS C SHARES	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE EQUITY PLAN FINANCING THROUGH TRANSFER OF OWN ORDINARY SHARES	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE ISSUANCE OF UP TO 10 PERCENT OF SHARE CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	AMEND ARTICLES RE: POSTAL VOTING AND PROXIES	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	APPROVE SEK 15,293.30 REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION APPROVE CAPITALIZATION OF RESERVES OF 15,293.30 FOR A BONUS ISSUE	FOR
G5 ENTERTAINMENT AB	SE0001824004	15-Jun-2022	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH SWEDISH AUTHORITIES	FOR

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GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE DISCHARGE OF CYNTHIA GORDON AS SUPERVISORY BOARD MEMBER	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE DISCHARGE OF VICTOR HERRERO AS SUPERVISORY BOARD MEMBER	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE DISCHARGE OF CAROL SHEN AS SUPERVISORY BOARD MEMBER	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE DISCHARGE OF LAURA WEIL AS SUPERVISORY BOARD MEMBER	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE DISCHARGE OF PHILIPP POVEL AS SUPERVISORY BOARD MEMBER	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE DISCHARGE OF ALEXIS BABEAU AS SUPERVISORY BOARD MEMBER	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	REELECT GEORGI GANEV TO SUPERVISORY BOARD	AGAINST
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	REELECT CYNTHIA GORDON TO SUPERVISORY BOARD	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	REELECT VICTOR HERRERO TO SUPERVISORY BOARD	AGAINST
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	REELECT CAROL SHEN TO SUPERVISORY BOARD	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	REELECT LAURA WEIL TO SUPERVISORY BOARD	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	RENEW APPOINTMENT OF ERNST YOUNG AS AUDITOR	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE REVISED REMUNERATION POLICY	AGAINST
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	RECEIVE AND APPROVE MANAGEMENT BOARD'S SPECIAL REPORTS RE: (I) AMENDMENT AND RENEWAL OF THE AUTHORISED CAPITAL AND (II) WAIVER OF THE PREFERENTIAL SUBSCRIPTION RIGHT OF THE EXISTING SHAREHOLDERS	AGAINST
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE FINANCIAL STATEMENTS	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE ALLOCATION OF INCOME	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE DISCHARGE OF CHRISTOPH BARCHEWITZ AS MANAGEMENT BOARD MEMBER	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE DISCHARGE OF PATRICK SCHMIDT AS MANAGEMENT BOARD MEMBER	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE DISCHARGE OF MATTHEW PRICE AS MANAGEMENT BOARD MEMBER	FOR
GLOBAL FASHION GROUP S.A.	LU2010095458	15-Jun-2022	APPROVE DISCHARGE OF GEORGI GANEV AS SUPERVISORY BOARD MEMBER	FOR
GROUPON, INC.	US3994732069	15-Jun-2022	DIRECTOR	FOR
GROUPON, INC.	US3994732069	15-Jun-2022	DIRECTOR	ABSTAIN
GROUPON, INC.	US3994732069	15-Jun-2022	DIRECTOR	ABSTAIN
GROUPON, INC.	US3994732069	15-Jun-2022	DIRECTOR	FOR
GROUPON, INC.	US3994732069	15-Jun-2022	DIRECTOR	FOR
GROUPON, INC.	US3994732069	15-Jun-2022	DIRECTOR	FOR
GROUPON, INC.	US3994732069	15-Jun-2022	DIRECTOR	FOR

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GROUPON, INC.	US3994732069	15-Jun-2022	DIRECTOR	FOR
GROUPON, INC.	US3994732069	15-Jun-2022	To ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
GROUPON, INC.	US3994732069	15-Jun-2022	To conduct an advisory vote to approve our named executive officer compensation.	ABSTAIN
GROUPON, INC.	US3994732069	15-Jun-2022	To approve the amendment and restatement of the Groupon, Inc. 2011 Incentive Plan, as amended, to, among other items, increase the number of authorized shares thereunder.	AGAINST
GROUPON, INC.	US3994732069	15-Jun-2022	To approve one or more adjournments of the Annual Meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to approve the other proposals at the time of the Annual Meeting.	AGAINST
GUARDANT HEALTH, INC.	US40131M1099	15-Jun-2022	Election of Class I Director: Vijaya Gadde	FOR
GUARDANT HEALTH, INC.	US40131M1099	15-Jun-2022	Election of Class I Director: Myrtle Potter	FOR
GUARDANT HEALTH, INC.	US40131M1099	15-Jun-2022	Ratification of the appointment of Ernst & Young LLP as Guardant Health, Inc.'s independent registered public accounting firm for the year ending December 31, 2022.	FOR
GUARDANT HEALTH, INC.	US40131M1099	15-Jun-2022	Non-binding advisory vote to approve Guardant Health, Inc.'s named executive officer compensation.	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	15-Jun-2022	The non-binding, advisory resolution to accept the approach to executive compensation disclosed in the Management Information Circular dated April 29, 2022 relating to the Meeting.	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	15-Jun-2022	Election of Trustees Election of Trustees: Jennifer A. Chasson	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	15-Jun-2022	Election of Trustees: Mark M. Cowie	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	15-Jun-2022	Election of Trustees: S. Stephen Gross	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	15-Jun-2022	Election of Trustees: Brenna Haysom	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	15-Jun-2022	Election of Trustees: Thomas J. Hofstedter	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	15-Jun-2022	Election of Trustees: Juli Morrow	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	15-Jun-2022	Election of Trustees: Marvin Rubner	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	15-Jun-2022	Election of Trustees: Ronald C. Rutman	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	15-Jun-2022	In respect of the appointment of KPMG LLP as the auditors of the REIT and the authorization of the trustees of the REIT to fix the remuneration of the auditors of the REIT.	FOR
HANKYU HANSHIN HOLDINGS, INC.	JP3774200004	15-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Araki, Naoya	FOR
HANKYU HANSHIN HOLDINGS, INC.	JP3774200004	15-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimada, Yasuo	FOR
HANKYU HANSHIN HOLDINGS, INC.	JP3774200004	15-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Mitsuyoshi	FOR

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HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ishibashi, Masayoshi	AGAINST
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Komiyama, Michiari	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takahashi, Yuko	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Tsuru, Yuki	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Approve Details of the Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Approve Appropriation of Surplus	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sumi, Kazuo	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sugiyama, Takehiro	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shin, Masao	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Endo, Noriko	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsuru, Yuki	FOR
HANKYU HANSHIN HOLDINGS,INC.	JP3774200004	15-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimatani, Yoshishige	FOR
HEARTLAND FINANCIAL USA, INC.	US42234Q1022	15-Jun-2022	Election of Class II Director for a Term Expiring in 2025: John K. Schmidt	ABSTAIN
HEARTLAND FINANCIAL USA, INC.	US42234Q1022	15-Jun-2022	Election of Class II Director for a Term Expiring in 2025: Duane E. White	FOR
HEARTLAND FINANCIAL USA, INC.	US42234Q1022	15-Jun-2022	Ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
HEARTLAND FINANCIAL USA, INC.	US42234Q1022	15-Jun-2022	Take a non-binding, advisory vote on executive compensation.	FOR
IAA, INC.	US4492531037	15-Jun-2022	Election of Director to serve until 2023 annual meeting: Brian Bales	FOR
IAA, INC.	US4492531037	15-Jun-2022	Election of Director to serve until 2023 annual meeting: Bill Breslin	FOR
IAA, INC.	US4492531037	15-Jun-2022	Election of Director to serve until 2023 annual meeting: Gail Evans	FOR

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IAA, INC.	US4492531037	15-Jun-2022	Election of Director to serve until 2023 annual meeting: Sue Gove	FOR
IAA, INC.	US4492531037	15-Jun-2022	Election of Director to serve until 2023 annual meeting: Olaf Kastner	FOR
IAA, INC.	US4492531037	15-Jun-2022	Election of Director to serve until 2023 annual meeting: John P. Larson	FOR
IAA, INC.	US4492531037	15-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
IAA, INC.	US4492531037	15-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending January 1, 2023.	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	To fix the number of members of the Board of Directors at nine (9).	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	DIRECTOR	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	DIRECTOR	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	DIRECTOR	ABSTAIN
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	DIRECTOR	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	DIRECTOR	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	DIRECTOR	ABSTAIN
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	DIRECTOR	ABSTAIN
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	DIRECTOR	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	DIRECTOR	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	To approve an amendment to our Restated Articles of Organization to increase the number of authorized shares from 300,000,000 to 600,000,000.	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	To approve an amendment to our 2018 Employee, Director and Consultant Equity Incentive Plan to increase the number of shares authorized for issuance thereunder by 13,000,000.	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	To approve, on an advisory basis, the compensation paid to our named executive officers as disclosed in our proxy statement.	FOR
IMMUNOGEN, INC.	US45253H1014	15-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
INCYTE CORPORATION	US45337C1027	15-Jun-2022	Ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
INCYTE CORPORATION	US45337C1027	15-Jun-2022	Election of Director: Julian C. Baker	FOR
INCYTE CORPORATION	US45337C1027	15-Jun-2022	Election of Director: Jean-Jacques Bienaimé	AGAINST
INCYTE CORPORATION	US45337C1027	15-Jun-2022	Election of Director: Otis W. Brawley	FOR
INCYTE CORPORATION	US45337C1027	15-Jun-2022	Election of Director: Paul J. Clancy	FOR
INCYTE CORPORATION	US45337C1027	15-Jun-2022	Election of Director: Jacquelyn A. Fouse	FOR
INCYTE CORPORATION	US45337C1027	15-Jun-2022	Election of Director: Edmund P. Harrigan	FOR
INCYTE CORPORATION	US45337C1027	15-Jun-2022	Election of Director: Katherine A. High	FOR
INCYTE CORPORATION	US45337C1027	15-Jun-2022	Election of Director: Hervé Hoppenot	FOR

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INCYTE CORPORATION	US45337C1027	15-Jun-2022	Approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers.	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MR GILES AGUTTER AS DIRECTOR	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MS PEGGY BRUZELIUS AS DIRECTOR	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MS EVA CASTILLO AS DIRECTOR	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MS MARGARET EWING AS DIRECTOR	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MR MAURICE LAM AS DIRECTOR	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MS HEATHER ANN MCSHARRY AS DIRECTOR	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MR ROBIN PHILLIPS AS DIRECTOR	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MR EMILIO SARACHO AS DIRECTOR	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MS NICOLA SHAW AS DIRECTOR	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	ADVISORY VOTE ON THE ANNUAL REMUNERATION REPORT OF THE BOARD OF DIRECTORS	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	AMENDMENT OF THE REMUNERATION POLICY FOR DIRECTORS	AGAINST
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	AUTHORIZATION FOR THE DERIVATIVE ACQUISITION OF THE OWN SHARES	FOR

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INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE CAPITAL	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	AUTHORIZATION TO ISSUE CONVERTIBLE OR EXCHANGEABLE SECURITIES INTO SHARES	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO EXCLUDE THE PREFERENTIAL SUBSCRIPTION RIGHT FOR THE CAPITAL INCREASE AND ISSUE OF CONVERTIBLE SECURITIES	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	DECREASE TO FIFTEEN DAYS FOR CALLING FOR EXTRAORDINARY GENERAL MEETINGS	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	DELEGATION OF POWERS TO IMPLEMENT AGREEMENTS ADOPTED AT THE GENERAL MEETING	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	APPROVAL OF INDIVIDUAL AND CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORTS	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	APPROVAL OF THE NON FINANCIAL INFORMATION REPORT	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	ALLOCATION OF RESULTS	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	APPROVAL OF THE TRANSFER OF 106,369,600 EUR FROM LEGAL RESERVE TO VOLUNTARY RESERVE	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MR JAVIER FERRANAS DIRECTOR	FOR
INTERNATIONAL CONSOLIDATED AIRLINES GROUP SA	ES0177542018	15-Jun-2022	REELECTION OF MR LUIS GALLEGGO AS DIRECTOR	FOR
JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Appoint a Director Yamazaki, Hisashi	FOR
JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Appoint a Director Tonosu, Kaori	FOR

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JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Appoint a Director Tomii, Satoshi	FOR
JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Appoint a Director Senda, Tetsuya	FOR
JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Appoint a Director Ichikura, Noboru	FOR
JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Appoint a Director Nara, Tomoaki	AGAINST
JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Appoint a Director Masuda, Hiroya	AGAINST
JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Appoint a Director Suzuki, Masako	FOR
JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Appoint a Director Saito, Tamotsu	FOR
JAPAN POST INSURANCE CO.,LTD.	JP3233250004	15-Jun-2022	Appoint a Director Harada, Kazuyuki	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	ELECT MATTHIAS WIERLACHER TO THE SUPERVISORY BOARD	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	ELECT EVERT DUDOK TO THE SUPERVISORY BOARD	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	ELECT ELKE ECKSTEIN TO THE SUPERVISORY BOARD	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	ELECT URSULA KELLER TO THE SUPERVISORY BOARD	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	ELECT DOREEN NOWOTNE TO THE SUPERVISORY BOARD	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	ELECT THOMAS SPITZENPFEIL TO THE SUPERVISORY BOARD	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	APPROVE REMUNERATION REPORT	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.25 PER SHARE	FOR
JENOPTIK AG	DE000A2NB601	15-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
KARUNA THERAPEUTICS, INC.	US48576A1007	15-Jun-2022	Election of Class III Director: Steven Paul, M.D.	FOR
KARUNA THERAPEUTICS, INC.	US48576A1007	15-Jun-2022	Election of Class III Director: Atul Pande, M.D.	FOR
KARUNA THERAPEUTICS, INC.	US48576A1007	15-Jun-2022	Election of Class III Director: Denice Torres	ABSTAIN
KARUNA THERAPEUTICS, INC.	US48576A1007	15-Jun-2022	To approve, on an advisory, non-binding basis, the compensation paid to our named executive officers.	AGAINST

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KARUNA THERAPEUTICS, INC.	US48576A1007	15-Jun-2022	To approve, on an advisory, non-binding basis, the frequency of future votes on the compensation of our named executive officers.	1 YEAR
KARUNA THERAPEUTICS, INC.	US48576A1007	15-Jun-2022	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
KINTETSU WORLD EXPRESS, INC.	JP3262900008	15-Jun-2022	Appoint a Director Tanaka, Sanae	FOR
KINTETSU WORLD EXPRESS, INC.	JP3262900008	15-Jun-2022	Appoint a Director Yanai, Jun	FOR
KINTETSU WORLD EXPRESS, INC.	JP3262900008	15-Jun-2022	Approve Appropriation of Surplus	FOR
KINTETSU WORLD EXPRESS, INC.	JP3262900008	15-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KINTETSU WORLD EXPRESS, INC.	JP3262900008	15-Jun-2022	Appoint a Director Ueda, Kazuyasu	FOR
KINTETSU WORLD EXPRESS, INC.	JP3262900008	15-Jun-2022	Appoint a Director Torii, Nobutoshi	FOR
KINTETSU WORLD EXPRESS, INC.	JP3262900008	15-Jun-2022	Appoint a Director Tomiyama, Joji	FOR
KINTETSU WORLD EXPRESS, INC.	JP3262900008	15-Jun-2022	Appoint a Director Takahashi, Katsufumi	FOR
KINTETSU WORLD EXPRESS, INC.	JP3262900008	15-Jun-2022	Appoint a Director Hirosawa, Kiyoyuki	FOR
KINTETSU WORLD EXPRESS, INC.	JP3262900008	15-Jun-2022	Appoint a Director Kobayashi, Tetsuya	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.25 PER SHARE	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	APPROVE DISCHARGE OF BOARD AND PRESIDENT	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	APPROVE REMUNERATION REPORT (ADVISORY VOTE)	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF EUR 140,000 FOR CHAIRMAN, EUR 100,000 FOR VICE CHAIRMAN AND EUR 70,000 FOR OTHER DIRECTORS; APPROVE MEETING FEES AND COMPENSATION FOR COMMITTEE WORK	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	FIX NUMBER OF DIRECTORS AT TEN	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	REELECT JANINA KUGEL, ULF LILJEDAHL, PER VEGARD NERSETH, PAIVI REKONEN, CHRISTOPH VITZTHUM (CHAIR) AND NIKO MOKKILA AS DIRECTORS; ELECT PASI LAINE, HELENE SVAHN, PAULI ANTTILA AND SAMI PIITTISJARVI AS NEW DIRECTORS	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	APPROVE REMUNERATION OF AUDITORS	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	RATIFY ERNST YOUNG AS AUDITORS	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR

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KONECRANES PLC	FI0009005870	15-Jun-2022	APPROVE ISSUANCE OF UP TO 7.5 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	AUTHORIZE REISSUANCE OF REPURCHASED SHARES	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	APPROVE EQUITY PLAN FINANCING	FOR
KONECRANES PLC	FI0009005870	15-Jun-2022	APPROVE CHARITABLE DONATIONS OF UP TO EUR 400,000	FOR
KYMER A THERAPEUTICS, INC.	US5015751044	15-Jun-2022	DIRECTOR	ABSTAIN
KYMER A THERAPEUTICS, INC.	US5015751044	15-Jun-2022	DIRECTOR	FOR
KYMER A THERAPEUTICS, INC.	US5015751044	15-Jun-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
KYMER A THERAPEUTICS, INC.	US5015751044	15-Jun-2022	To recommend, on a non-binding, advisory basis, the preferred frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
KYMER A THERAPEUTICS, INC.	US5015751044	15-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Authorize Liberty Global and its subsidiaries to make political donations to political parties, independent election candidates and/or political organizations other than political parties and/or incur political expenditures of up to \$1,000,000 under the Companies Act.	FOR
LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Approve the form agreements and counterparties pursuant to which Liberty Global may conduct the purchase of its ordinary shares in the capital of Liberty Global and authorize all or any of Liberty Global's directors and senior officers to enter into, complete and make purchases of ordinary shares in the capital of Liberty Global pursuant to the form of agreements and with any of the approved counterparties, which approvals will expire on the fifth anniversary of the 2022 AGM.	FOR
LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Elect Andrew J. Cole as a director of Liberty Global for a term expiring at the annual general meeting to be held in 2025 or until a successor in interest is appointed.	AGAINST
LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Elect Marisa D. Drew as a director of Liberty Global for a term expiring at the annual general meeting to be held in 2025 or until a successor in interest is appointed.	FOR
LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Elect Richard R. Green as a director of Liberty Global for a term expiring at the annual general meeting to be held in 2025 or until a successor in interest is appointed.	AGAINST
LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Elect Daniel E. Sanchez as a director of Liberty Global for a term expiring at the annual general meeting to be held in 2025 or until a successor in interest is appointed.	FOR
LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Approve, on an advisory basis, the annual report on the implementation of the directors' compensation policy for the year ended December 31, 2021, contained in Appendix A of the proxy statement (in accordance with requirements applicable to U.K. companies).	AGAINST
LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Ratify the appointment of KPMG LLP (U.S.) as Liberty Global's independent auditor for the year ending December 31, 2022.	FOR
LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Appoint KPMG LLP (U.K.) as Liberty Global's U.K. statutory auditor under the U.K. Companies Act 2006 (the Companies Act) (to hold office until the conclusion of the next annual general meeting at which accounts are laid before Liberty Global).	FOR
LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Authorize the audit committee of Liberty Global's board of directors to determine the U.K. statutory auditor's compensation.	FOR

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LIBERTY GLOBAL PLC	GB00B8W67662	15-Jun-2022	Authorize Liberty Global's board of directors in accordance with Section 570 of the Companies Act to allot equity securities (as defined in Section 560 of the Companies Act) for cash pursuant to the authority conferred under section 551 of the Companies Act by resolution 10 passed at the Annual General Meeting of Liberty Global held on June 11, 2019, without the rights of preemption provided by Section 561 of the Companies Act.	FOR
MADRIGAL PHARMACEUTICALS INC.	US5588681057	15-Jun-2022	Re-Election of Class III Director: Keith R. Gollust	FOR
MADRIGAL PHARMACEUTICALS INC.	US5588681057	15-Jun-2022	Re-Election of Class III Director: Richard S. Levy, M.D.	FOR
MADRIGAL PHARMACEUTICALS INC.	US5588681057	15-Jun-2022	Re-Election of Class III Director: David Milligan, Ph.D.	FOR
MADRIGAL PHARMACEUTICALS INC.	US5588681057	15-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
MADRIGAL PHARMACEUTICALS INC.	US5588681057	15-Jun-2022	Advisory vote to approve executive compensation.	FOR
MAKALOT INDUSTRIAL CO LTD	TW0001477008	15-Jun-2022	TO PROPOSE TO ACCEPT THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
MAKALOT INDUSTRIAL CO LTD	TW0001477008	15-Jun-2022	TO APPROVE THE EARNING DISTRIBUTION OF 2021. PROPOSED CASH DIVIDEND: TWD 9.5 PER SHARE	FOR
MAKALOT INDUSTRIAL CO LTD	TW0001477008	15-Jun-2022	TO DISCUSS TO PARTIALLY REVISE THE ARTICLE OF INCORPORATION.	FOR
MAKALOT INDUSTRIAL CO LTD	TW0001477008	15-Jun-2022	TO DISCUSS TO PARTIALLY REVISE RULES OF PROCEDURE FOR SHAREHOLDERS MEETINGS.	FOR
MAKALOT INDUSTRIAL CO LTD	TW0001477008	15-Jun-2022	TO DISCUSS TO PARTIALLY REVISE THE PROCEDURES FOR ACQUIRING OR DISPOSING OF ASSETS.	FOR
MATERIALS ANALYSIS TECHNOLOGY INC	TW0003587002	15-Jun-2022	THE 2021 BUSINESS REPORTS AND FINANCIAL STATEMENTS	FOR
MATERIALS ANALYSIS TECHNOLOGY INC	TW0003587002	15-Jun-2022	THE 2021 PROFIT DISTRIBUTION. PROPOSED RETAINED EARNING: TWD 2 PER SHARE AND PROPOSED CAPITAL SURPLUS: TWD 3 PER SHARE.	FOR
MATERIALS ANALYSIS TECHNOLOGY INC	TW0003587002	15-Jun-2022	THE PARTIAL REVISION TO THE ARTICLES OF INCORPORATION	FOR
MATERIALS ANALYSIS TECHNOLOGY INC	TW0003587002	15-Jun-2022	THE PARTIAL REVISION TO THE PROCEDURES OF ASSET ACQUISITION OR DISPOSAL	FOR
MATERIALS ANALYSIS TECHNOLOGY INC	TW0003587002	15-Jun-2022	THE PARTIAL REVISION TO THE RULES OF SHAREHOLDER MEETING	FOR
MEDIFAST, INC.	US58470H1014	15-Jun-2022	Election of Director: Jeffrey J. Brown	FOR
MEDIFAST, INC.	US58470H1014	15-Jun-2022	Election of Director: Daniel R. Chard	FOR
MEDIFAST, INC.	US58470H1014	15-Jun-2022	Election of Director: Constance J. Hallquist	FOR
MEDIFAST, INC.	US58470H1014	15-Jun-2022	Election of Director: Michael A. Hoer	FOR
MEDIFAST, INC.	US58470H1014	15-Jun-2022	Election of Director: Scott Schlackman	FOR
MEDIFAST, INC.	US58470H1014	15-Jun-2022	Election of Director: Andrea B. Thomas	FOR
MEDIFAST, INC.	US58470H1014	15-Jun-2022	Election of Director: Ming Xian	FOR

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MEDIFAST, INC.	US58470H1014	15-Jun-2022	Ratify the appointment of RSM US LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
MEDIFAST, INC.	US58470H1014	15-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
NATIONAL VISION HOLDINGS INC	US63845R1077	15-Jun-2022	Election of Director: D. Randolph Peeler	FOR
NATIONAL VISION HOLDINGS INC	US63845R1077	15-Jun-2022	Election of Director: Heather Cianfrocco	FOR
NATIONAL VISION HOLDINGS INC	US63845R1077	15-Jun-2022	Election of Director: Jose Armario	FOR
NATIONAL VISION HOLDINGS INC	US63845R1077	15-Jun-2022	Approve, in a non-binding advisory vote, the compensation paid to the named executive officers.	FOR
NATIONAL VISION HOLDINGS INC	US63845R1077	15-Jun-2022	Ratify the appointment of Deloitte & Touche LLP to serve as the Company's independent registered public accounting firm for fiscal 2022	FOR
NATUS MEDICAL INCORPORATED	US6390501038	15-Jun-2022	Ratification of appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NATUS MEDICAL INCORPORATED	US6390501038	15-Jun-2022	Election of Director to serve until the 2023 annual meeting: Ilan Daskal	FOR
NATUS MEDICAL INCORPORATED	US6390501038	15-Jun-2022	Election of Director to serve until the 2023 annual meeting: Eric J. Guerin	FOR
NATUS MEDICAL INCORPORATED	US6390501038	15-Jun-2022	Election of Director to serve until the 2023 annual meeting: Lisa Wipperman Heine	FOR
NATUS MEDICAL INCORPORATED	US6390501038	15-Jun-2022	Election of Director to serve until the 2023 annual meeting: Joshua H. Levine	FOR
NATUS MEDICAL INCORPORATED	US6390501038	15-Jun-2022	Election of Director to serve until the 2023 annual meeting: Bryant M. Moore	FOR
NATUS MEDICAL INCORPORATED	US6390501038	15-Jun-2022	Election of Director to serve until the 2023 annual meeting: Alice D. Schroeder	FOR
NATUS MEDICAL INCORPORATED	US6390501038	15-Jun-2022	Election of Director to serve until the 2023 annual meeting: Thomas J. Sullivan	FOR
NATUS MEDICAL INCORPORATED	US6390501038	15-Jun-2022	Approval of the Natus Medical Incorporated Amended and Restated 2011 Employee Stock Purchase Plan.	FOR
NATUS MEDICAL INCORPORATED	US6390501038	15-Jun-2022	Approval, on an advisory basis, of the named executive officer compensation disclosed in the attached Proxy Statement.	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Election of Director: Mr. John E. Taylor, Jr.	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Approve the Company's revised annual accounts for the financial year ended December 31, 2019.	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Election of Director: Ms. Lisbeth McNabb	FOR

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NEOGAMES S.A.	LU2263803020	15-Jun-2022	Without prejudice to Ziv Haft, Certified Public Accountants, Isr., BDO Member Firm's (BDO) continued role as independent registered certified public accounting firm for the relevant period, acknowledge the resignation of BDO Audit S.A. as the statutory auditor (réviseur d'entreprises agréé) and ratify the appointment of Atwell as Luxembourg statutory auditor (réviseur d'entreprises agréé) for the period ending at the general meeting approving the annual accounts for the financial year ended December 31, 2021.	AGAINST
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Approve the appointment of Atwell as the Luxembourg statutory auditor (réviseur d'entreprises agréé) and of BDO as independent registered certified public accounting firm for the period ending at the general meeting approving the annual accounts for the financial year ending December 31, 2022.	AGAINST
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Approve the Remuneration Arrangements (as defined in the proxy statement) with respect to the directors of the Company for the year ending December 31, 2022.	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Authorize and empower Allen & Overy, société en commandite simple, registered on list V of the Luxembourg bar, to execute and deliver, on behalf of the Company and with full power of substitution, any documents necessary or useful in connection with the annual filing and registration required by the Luxembourg laws.	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Approve the Company's revised annual accounts for the financial year ended December 31, 2020.	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Approve the annual accounts for the year ended December 31, 2021 and the consolidated financial statements for the year ended December 31, 2021.	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Fully set-off the profit of the financial year ended December 31, 2021 in the amount of USD 26,926,000 against the existing accumulated losses of the Company in the amount of USD 40,663,000, so that the accumulated losses of the Company amount to USD 13,737,000 after such set-off.	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Grant discharge (quitus) of liability to the members of the Board of Directors who were in office during the financial year ended December 31, 2021 for the proper performance of their duties.	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Election of Director: Mr. Aharon Aran	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Election of Director: Mr. Mordechay (Moti) Malool (Malul)	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Election of Director: Mr. Barak Matalon	FOR
NEOGAMES S.A.	LU2263803020	15-Jun-2022	Election of Director: Mr. Laurent Teitgen	FOR
PAGERDUTY, INC.	US69553P1003	15-Jun-2022	DIRECTOR	FOR
PAGERDUTY, INC.	US69553P1003	15-Jun-2022	DIRECTOR	FOR
PAGERDUTY, INC.	US69553P1003	15-Jun-2022	DIRECTOR	ABSTAIN
PAGERDUTY, INC.	US69553P1003	15-Jun-2022	To ratify the selection of Ernst & Young LLP by the Audit Committee of the Board of Directors as the independent registered public accounting firm of the Company for its fiscal year ending January 31, 2023.	FOR
PAGERDUTY, INC.	US69553P1003	15-Jun-2022	To conduct an advisory, non-binding vote to approve the compensation of our named executive officers.	ABSTAIN
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	THE ELECTION OF THE DIRECTOR: YANG, JUNG KUNG, SHAREHOLDER NO.6	FOR
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	TO RATIFY THE 2021 BUSINESS REPORT	FOR
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR: DENNIS LYNN SEGERS, SHAREHOLDER NO.AC03272XXX	AGAINST
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR: SHEN, JEN LIN, SHAREHOLDER NO.F103573XXX	AGAINST
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR: LAURA HUANG, SHAREHOLDER NO.H201105XXX	FOR

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PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	TO ADOPT THE COMPANY'S 2021 AUDITED CONSOLIDATED FINANCIAL STATEMENTS	FOR
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	TO APPROVE THE 2021 PROFIT DISTRIBUTION PLAN. THE FIRST HALF YEAR OF 2021: NT 14.25347003 PER SHARE. THE SECOND HALF YEAR OF 2021: NT 18.23 PER SHARE	FOR
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	TO APPROVE THE AMENDMENT OF THE COMPANY'S AMENDED AND RESTATED ARTICLES OF ASSOCIATION	FOR
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	TO APPROVE THE AMENDMENT OF THE COMPANY'S PROCEDURES OF ACQUISITION OR DISPOSAL OF ASSETS	FOR
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	TO APPROVE THE AMENDMENT OF THE COMPANY'S RULES AND PROCEDURES OF GENERAL MEETING	FOR
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	THE ELECTION OF THE DIRECTOR: JI ZHAO, SHAREHOLDER NO.AC02599XXX	FOR
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	THE ELECTION OF THE DIRECTOR: MING QU, SHAREHOLDER NO.AC03272XXX	FOR
PARADE TECHNOLOGIES LTD	KYG6892A1085	15-Jun-2022	THE ELECTION OF THE DIRECTOR: HUANG, TA-LUN, SHAREHOLDER NO.49	AGAINST
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE DIRECTOR:DAI-HE INVESTMENT CO., LTD. REP. ,SHAREHOLDER NO.00294954,S. CHI AS REPRESENTATIVE	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	ADOPTION OF THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE DIRECTOR:HONG-YE INVESTMENT CO., LTD. REP. ,SHAREHOLDER NO.00294793,S.J. LIAO AS REPRESENTATIVE	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE DIRECTOR:E.L. TUNG,SHAREHOLDER NO.00000019	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:C. LIN,SHAREHOLDER NO.E100689XXX	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:C.P. HWANG,SHAREHOLDER NO.00211424	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:Z.W. WANG,SHAREHOLDER NO.L101796XXX	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	PROPOSAL OF RELEASE THE PROHIBITION ON DIRECTORS FROM PARTICIPATION IN COMPETITIVE BUSINESS	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 EARNINGS. PROPOSED CASH DIVIDEND: TWD 5 PER SHARE	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	DISCUSSION ON AMENDMENT TO THE PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE DIRECTOR:T.H. TUNG,SHAREHOLDER NO.00000003	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE DIRECTOR:JASON CHENG,SHAREHOLDER NO.00000037	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE DIRECTOR:TED HSU,SHAREHOLDER NO.00000005	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE DIRECTOR:H.T. TUNG,SHAREHOLDER NO.00057522	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE DIRECTOR:M.D. KUO,SHAREHOLDER NO.A100416XXX	FOR
PEGATRON CORPORATION	TW0004938006	15-Jun-2022	THE ELECTION OF THE DIRECTOR:T.K. YANG,SHAREHOLDER NO.A102241XXX	FOR
PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Approval of the grant of up to 1,449 restricted stock units to Mr. Claude Demby.	FOR
PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Approval of the grant of up to 1,449 restricted stock units to Ms. Susan Jones.	FOR
PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Election of Class II Director for term expiring in 2025: Mr. Jorge Beristain	FOR
PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Election of Class II Director for term expiring in 2025: Mr. Claude Demby	FOR
PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR

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PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Approval of, on an advisory basis, the compensation of our named executive officers.	FOR
PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Approval of, on an advisory basis, the frequency of future advisory votes to approve the compensation of our named executive officers.	1 YEAR
PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Approval of the grant of up to 58,950 stock options to Mr. Keith Phillips.	FOR
PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Approval of the grant of up to 10,348 performance stock units to Mr. Keith Phillips.	FOR
PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Approval of the grant of up to 2,173 restricted stock units to Mr. Jeff Armstrong.	FOR
PIEDMONT LITHIUM INC.	US72016P1057	15-Jun-2022	Approval of the grant of up to 1,449 restricted stock units to Mr. Jorge Beristain.	FOR
PURE STORAGE, INC.	US74624M1027	15-Jun-2022	DIRECTOR	ABSTAIN
PURE STORAGE, INC.	US74624M1027	15-Jun-2022	DIRECTOR	FOR
PURE STORAGE, INC.	US74624M1027	15-Jun-2022	DIRECTOR	FOR
PURE STORAGE, INC.	US74624M1027	15-Jun-2022	DIRECTOR	FOR
PURE STORAGE, INC.	US74624M1027	15-Jun-2022	Ratification of the selection of Deloitte & Touche LLP as our independent registered public accounting firm for our fiscal year ending February 5, 2023.	FOR
PURE STORAGE, INC.	US74624M1027	15-Jun-2022	An advisory vote on our named executive officer compensation.	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	ABSTAIN
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	ABSTAIN
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR

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RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	DIRECTOR	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	Approval, on a non-binding advisory basis, of the compensation paid to named executive officers.	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	Appoint KPMG LLP as our auditors to serve until the close of the 2023 Annual General Meeting of Shareholders and authorize our directors to fix the auditors' remuneration.	FOR
RESTAURANT BRANDS INTERNATIONAL INC.	CA76131D1033	15-Jun-2022	Consider a shareholder proposal to report on business strategy in the face of labour market pressure including information on franchisee human capital management.	ABSTAIN
ROCKET COMPANIES, INC.	US77311W1018	15-Jun-2022	DIRECTOR	ABSTAIN
ROCKET COMPANIES, INC.	US77311W1018	15-Jun-2022	DIRECTOR	FOR
ROCKET COMPANIES, INC.	US77311W1018	15-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
ROCKET COMPANIES, INC.	US77311W1018	15-Jun-2022	Approval of an amendment to the Amended & Restated Rocket Companies, Inc. 2020 Employee Stock Purchase Plan.	FOR
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Advisory vote to approve the compensation of our named executive officers.	FOR
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Election of Director for a one-year term: Shellye L. Archambeau	FOR
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2022.	FOR
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Election of Director for a one-year term: Amy Woods Brinkley	AGAINST
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Election of Director for a one-year term: Irene M. Esteves	FOR
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Election of Director for a one-year term: L. Neil Hunn	FOR
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Election of Director for a one-year term: Robert D. Johnson	FOR
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Election of Director for a one-year term: Thomas P. Joyce, Jr.	FOR
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Election of Director for a one-year term: Laura G. Thatcher	FOR
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Election of Director for a one-year term: Richard F. Wallman	FOR
ROPER TECHNOLOGIES, INC.	US7766961061	15-Jun-2022	Election of Director for a one-year term: Christopher Wright	FOR
SCHRODINGER, INC.	US80810D1037	15-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Jeffrey Chodakewitz	FOR
SCHRODINGER, INC.	US80810D1037	15-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Michael Lynton	AGAINST
SCHRODINGER, INC.	US80810D1037	15-Jun-2022	Election of Class II Director to serve until the 2025 Annual Meeting: Nancy A. Thornberry	FOR
SCHRODINGER, INC.	US80810D1037	15-Jun-2022	Approval of an advisory vote on executive compensation.	FOR
SCHRODINGER, INC.	US80810D1037	15-Jun-2022	Holding an advisory vote on the frequency of future executive compensation advisory votes.	1 YEAR
SCHRODINGER, INC.	US80810D1037	15-Jun-2022	Approval of the Schrödinger, Inc. 2022 Equity Incentive Plan.	AGAINST
SCHRODINGER, INC.	US80810D1037	15-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SERVICE PROPERTIES TRUST	US81761L1026	15-Jun-2022	Election of Trustee (for Independent Trustee): Laurie B. Burns	FOR

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SERVICE PROPERTIES TRUST	US81761L1026	15-Jun-2022	Election of Trustee (for Independent Trustee): Robert E. Cramer	FOR
SERVICE PROPERTIES TRUST	US81761L1026	15-Jun-2022	Election of Trustee (for Independent Trustee): Donna D. Fraiche	FOR
SERVICE PROPERTIES TRUST	US81761L1026	15-Jun-2022	Election of Trustee (for Independent Trustee): William A. Lamkin	FOR
SERVICE PROPERTIES TRUST	US81761L1026	15-Jun-2022	Election of Trustee (for Managing Trustee): Adam D. Portnoy	AGAINST
SERVICE PROPERTIES TRUST	US81761L1026	15-Jun-2022	Advisory vote to approve executive compensation.	FOR
SERVICE PROPERTIES TRUST	US81761L1026	15-Jun-2022	Approval of the Amended and Restated 2012 Equity Compensation Plan.	FOR
SERVICE PROPERTIES TRUST	US81761L1026	15-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as independent auditors to serve for the 2022 fiscal year.	FOR
SHAKE SHACK INC.	US8190471016	15-Jun-2022	DIRECTOR	ABSTAIN
SHAKE SHACK INC.	US8190471016	15-Jun-2022	DIRECTOR	FOR
SHAKE SHACK INC.	US8190471016	15-Jun-2022	DIRECTOR	FOR
SHAKE SHACK INC.	US8190471016	15-Jun-2022	Ratification of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm.	FOR
SHAKE SHACK INC.	US8190471016	15-Jun-2022	Approval, on an advisory basis, of the compensation of our Named Executive Officers.	FOR
SILVERCREST METALS INC.	CA8283631015	15-Jun-2022	To fix the number of Directors at six.	FOR
SILVERCREST METALS INC.	CA8283631015	15-Jun-2022	DIRECTOR	FOR
SILVERCREST METALS INC.	CA8283631015	15-Jun-2022	DIRECTOR	FOR
SILVERCREST METALS INC.	CA8283631015	15-Jun-2022	DIRECTOR	FOR
SILVERCREST METALS INC.	CA8283631015	15-Jun-2022	DIRECTOR	FOR
SILVERCREST METALS INC.	CA8283631015	15-Jun-2022	DIRECTOR	ABSTAIN
SILVERCREST METALS INC.	CA8283631015	15-Jun-2022	DIRECTOR	ABSTAIN
SILVERCREST METALS INC.	CA8283631015	15-Jun-2022	Appointment of PricewaterhouseCoopers LLP as Auditor of the Company for the ensuing year.	FOR
SILVERCREST METALS INC.	CA8283631015	15-Jun-2022	To approve the adoption of a new "rolling 5.5%" Stock Option Plan and the unallocated securities that may be grantable thereunder.	FOR
SMARTCENTRES REAL ESTATE INVESTMENT TR.	CA83179X1087	15-Jun-2022	To fix the aggregate number of trustees to be elected or appointed at the Meeting at no more than eight.	FOR
SMARTCENTRES REAL ESTATE INVESTMENT TR.	CA83179X1087	15-Jun-2022	DIRECTOR	FOR
SMARTCENTRES REAL ESTATE INVESTMENT TR.	CA83179X1087	15-Jun-2022	DIRECTOR	FOR
SMARTCENTRES REAL ESTATE INVESTMENT TR.	CA83179X1087	15-Jun-2022	DIRECTOR	FOR
SMARTCENTRES REAL ESTATE INVESTMENT TR.	CA83179X1087	15-Jun-2022	DIRECTOR	FOR
SMARTCENTRES REAL ESTATE INVESTMENT TR.	CA83179X1087	15-Jun-2022	DIRECTOR	FOR

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SMARTCENTRES REAL ESTATE INVESTMENT TR.	CA83179X1087	15-Jun-2022	DIRECTOR	ABSTAIN
SMARTCENTRES REAL ESTATE INVESTMENT TR.	CA83179X1087	15-Jun-2022	To re-appoint PricewaterhouseCoopers LLP, Chartered Professional Accountants, as the auditor of the Trust for the ensuing year and to authorize the trustees of the Trust to fix the remuneration of such auditor.	FOR
SMARTCENTRES REAL ESTATE INVESTMENT TR.	CA83179X1087	15-Jun-2022	To accept, on an advisory basis, the Trust's approach to executive compensation, as more particularly set forth in the Management Information Circular relating to the Meeting.	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REELECT LYNN BLEIL AS DIRECTOR	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REELECT GREGORY BEHAR AS DIRECTOR	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REELECT LUKAS BRAUNSCHWEILER AS DIRECTOR	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REELECT ROLAND DIGGELMANN AS DIRECTOR	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REELECT RONALD VAN DER VIS AS DIRECTOR	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REELECT JINLONG WANG AS DIRECTOR	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REELECT ADRIAN WIDMER AS DIRECTOR	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	ELECT JULIE TAY AS DIRECTOR	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REAPPOINT STACY SENG AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REAPPOINT LUKAS BRAUNSCHWEILER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REAPPOINT ROLAND DIGGELMANN AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	RATIFY ERNST & YOUNG AG AS AUDITORS	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	DESIGNATE KELLER KLG AS INDEPENDENT PROXY	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 3.5 MILLION	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 16 MILLION	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	APPROVE CHF 100,621.90 REDUCTION IN SHARE CAPITAL AS PART OF THE SHARE BUYBACK PROGRAM VIA CANCELLATION OF REPURCHASED SHARES	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	APPROVE EXTENSION OF EXISTING AUTHORIZED CAPITAL POOL OF CHF 305,798.59 WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 4.40 PER SHARE	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	APPROVE INCREASE IN MINIMUM SIZE OF BOARD TO FIVE MEMBERS AND MAXIMUM SIZE TO TEN MEMBERS	FOR
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REELECT ROBERT SPOERRY AS DIRECTOR AND BOARD CHAIR	AGAINST
SONOVA HOLDING AG	CH0012549785	15-Jun-2022	REELECT STACY SENG AS DIRECTOR	FOR
STANDARD BIOTOOLS INC.	US34385P1084	15-Jun-2022	DIRECTOR	FOR

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STANDARD BIOTOOLS INC.	US34385P1084	15-Jun-2022	DIRECTOR	ABSTAIN
STANDARD BIOTOOLS INC.	US34385P1084	15-Jun-2022	To approve our executive compensation program for the year ended December 31, 2021, on an advisory (non-binding) basis.	FOR
STANDARD BIOTOOLS INC.	US34385P1084	15-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
TAIWAN UNION TECHNOLOGY CORP	TW0006274004	15-Jun-2022	2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
TAIWAN UNION TECHNOLOGY CORP	TW0006274004	15-Jun-2022	2021 PROFIT DISTRIBUTION PROPOSAL. THE CASH DIVIDEND OF NT 5.0073PER SHARE, WILL BE DISTRIBUTED.	FOR
TAIWAN UNION TECHNOLOGY CORP	TW0006274004	15-Jun-2022	PROPOSAL FOR AMENDMENT TO THE COMPANY'S ARTICLES OF INCORPORATION.	FOR
TAIWAN UNION TECHNOLOGY CORP	TW0006274004	15-Jun-2022	PROPOSAL FOR AMENDMENTS TO THE PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS OF THE COMPANY AND ITS SUBSIDIARIES.	FOR
TIME DOTCOM BHD	MYL50310O009	15-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH RULE 103 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: ELAKUMARI KANTILAL	FOR
TIME DOTCOM BHD	MYL50310O009	15-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH RULE 103 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: LEE GUAN HONG	FOR
TIME DOTCOM BHD	MYL50310O009	15-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE IN ACCORDANCE WITH RULE 107 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: DATUK AZAILIZA MOHD AHAD	FOR
TIME DOTCOM BHD	MYL50310O009	15-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE IN ACCORDANCE WITH RULE 107 OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: DATUK ZAINAL AMANSHAH ZAINAL ARSHAD	FOR
TIME DOTCOM BHD	MYL50310O009	15-Jun-2022	TO APPROVE THE PAYMENT OF DIRECTORS' FEES AMOUNTING UP TO RM1,224,000 TO THE NON-EXECUTIVE DIRECTORS FROM THE DAY AFTER THE 25TH AGM UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY ("AGM")	FOR
TIME DOTCOM BHD	MYL50310O009	15-Jun-2022	TO APPROVE THE PAYMENT OF DIRECTORS' BENEFITS WHICH INCLUDE MEETING ALLOWANCE, MEDICAL AND HOSPITALISATION COVERAGE AND OTHER CLAIMABLE BENEFITS INCURRED FROM THE DAY AFTER THE 25TH AGM UNTIL THE CONCLUSION OF THE NEXT AGM	FOR
TIME DOTCOM BHD	MYL50310O009	15-Jun-2022	TO RE-APPOINT MESSRS KPMG PLT AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
TIME DOTCOM BHD	MYL50310O009	15-Jun-2022	"THAT AUTHORITY BE AND IS HEREBY GIVEN TO HONG KEAN YONG, WHO HAS SERVED AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY FOR A CUMULATIVE TERM OF MORE THAN 9 YEARS, TO CONTINUE TO ACT AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT AGM."	FOR
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	ABSTAIN
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	FOR
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	ABSTAIN
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	ABSTAIN
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	ABSTAIN
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	FOR

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T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	FOR
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	ABSTAIN
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	ABSTAIN
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	ABSTAIN
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	ABSTAIN
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	ABSTAIN
T-MOBILE US, INC.	US8725901040	15-Jun-2022	DIRECTOR	FOR
T-MOBILE US, INC.	US8725901040	15-Jun-2022	Ratification of the Appointment of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm for Fiscal Year 2022.	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Director Kudo, Teiko	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Corporate Auditor Yasuda, Masahide	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Corporate Auditor George Olcott	AGAINST
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Substitute Corporate Auditor Sakai, Ryuji	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Director Uchiyamada, Takeshi	AGAINST
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Director Hayakawa, Shigeru	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Director Toyoda, Akio	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Director James Kuffner	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Director Kon, Kenta	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Director Maeda, Masahiko	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Director Sugawara, Ikuro	FOR
TOYOTA MOTOR CORPORATION	JP3633400001	15-Jun-2022	Appoint a Director Sir Philip Craven	FOR

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UNIMICRON TECHNOLOGY CORP	TW0003037008	15-Jun-2022	THE COMPANY'S 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
UNIMICRON TECHNOLOGY CORP	TW0003037008	15-Jun-2022	THE COMPANY'S 2021 EARNINGS DISTRIBUTION. PROPOSED CASH DIVIDEND :TWD 3.4 PER SHARE	FOR
UNIMICRON TECHNOLOGY CORP	TW0003037008	15-Jun-2022	TO AMEND THE COMPANY'S ACQUISITION OR DISPOSAL OF ASSETS PROCEDURE	FOR
UNIMICRON TECHNOLOGY CORP	TW0003037008	15-Jun-2022	TO AMEND THE COMPANY'S LOANING OF FUNDS PROCEDURE	FOR
UNIMICRON TECHNOLOGY CORP	TW0003037008	15-Jun-2022	TO PROPOSE THE ISSUANCE OF RESTRICTED STOCK AWARDS FOR EMPLOYEES	FOR
VERACYTE, INC.	US92337F1075	15-Jun-2022	Election of Class III Director to serve until the 2025 Annual Meeting: Karin Eastham	AGAINST
VERACYTE, INC.	US92337F1075	15-Jun-2022	Election of Class III Director to serve until the 2025 Annual Meeting: Jens Holstein	FOR
VERACYTE, INC.	US92337F1075	15-Jun-2022	The ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
VERACYTE, INC.	US92337F1075	15-Jun-2022	The approval, on a non-binding advisory basis, of the compensation of our named executive officers, as disclosed in our proxy statement.	FOR
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	To approve, on an advisory basis, the 2021 compensation of our named executive officers as disclosed in the Proxy Statement.	FOR
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	Election of Director for a term of one year expiring at the 2023 annual meeting: David M. Cote	FOR
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	Election of Director for a term of one year expiring at the 2023 annual meeting: Rob Johnson	FOR
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	Election of Director for a term of one year expiring at the 2023 annual meeting: Joseph van Dokkum	FOR
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	Election of Director for a term of one year expiring at the 2023 annual meeting: Roger Fradin	ABSTAIN
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	Election of Director for a term of one year expiring at the 2023 annual meeting: Jacob Kotzubei	FOR
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	Election of Director for a term of one year expiring at the 2023 annual meeting: Matthew Louie	FOR
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	Election of Director for a term of one year expiring at the 2023 annual meeting: Edward L. Monser	FOR
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	Election of Director for a term of one year expiring at the 2023 annual meeting: Steven S. Reinemund	FOR
VERTIV HOLDINGS CO	US92537N1081	15-Jun-2022	Election of Director for a term of one year expiring at the 2023 annual meeting: Robin L. Washington	FOR
W. R. BERKLEY CORPORATION	US0844231029	15-Jun-2022	Election of Director: W. Robert Berkley, Jr.	FOR
W. R. BERKLEY CORPORATION	US0844231029	15-Jun-2022	Election of Director: Ronald E. Blaylock	AGAINST
W. R. BERKLEY CORPORATION	US0844231029	15-Jun-2022	Election of Director: Mary C. Farrell	AGAINST
W. R. BERKLEY CORPORATION	US0844231029	15-Jun-2022	Election of Director: Mark L. Shapiro	AGAINST
W. R. BERKLEY CORPORATION	US0844231029	15-Jun-2022	To approve and adopt an amendment to the Company's Restated Certificate of Incorporation to increase the authorized number of shares of common stock from 750,000,000 to 1,250,000,000	FOR

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W. R. BERKLEY CORPORATION	US0844231029	15-Jun-2022	Non-binding advisory vote on a resolution approving the compensation of the Company's named executive officers pursuant to the compensation disclosure rules of the Securities and Exchange Commission, or "say-on-pay" vote	FOR
W. R. BERKLEY CORPORATION	US0844231029	15-Jun-2022	Ratification of the appointment of KPMG LLP as the independent registered public accounting firm for the Company for the fiscal year ending December 31, 2022	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO RE-ELECT FUMBI CHIMA AS A DIRECTOR	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 3 MARCH 2022	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO RE-ELECT ADAM CROZIER AS A DIRECTOR	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO RE-ELECT FRANK FISKERS AS A DIRECTOR	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO RE-ELECT RICHARD GILLINGWATER AS A DIRECTOR	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO RE-ELECT CHRIS KENNEDY AS A DIRECTOR	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO REAPPOINT DELOITTE LLP AS THE AUDITOR	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO AUTHORISE THE BOARD, THROUGH THE AUDIT COMMITTEE, TO SET THE AUDITOR'S REMUNERATION	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO AUTHORISE THE BOARD TO ALLOT SHARES	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO AUTHORISE THE DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO AUTHORISE THE DISAPPLICATION OF PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO ENABLE THE COMPANY TO CALL GENERAL MEETINGS, OTHER THAN AN ANNUAL GENERAL MEETING, ON REDUCED NOTICE	AGAINST
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	ABSTAIN
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO DECLARE A FINAL DIVIDEND OF 34.7 PENCE PER ORDINARY SHARE	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO ELECT HEMANT PATEL AS A DIRECTOR	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO RE-ELECT DAVID ATKINS AS A DIRECTOR	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO RE-ELECT KAL ATWAL AS A DIRECTOR	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO RE-ELECT HORST BAIER AS A DIRECTOR	FOR
WHITBREAD PLC	GB00B1KJJ408	15-Jun-2022	TO RE-ELECT ALISON BRITAIN AS A DIRECTOR	FOR
ACCTON TECHNOLOGY CORPORATION	TW0002345006	16-Jun-2022	TO RECOGNIZE 2021 BUSINESS REPORT AND FINANCIAL STATEMENT.	FOR
ACCTON TECHNOLOGY CORPORATION	TW0002345006	16-Jun-2022	TO RECOGNIZE 2021 PROFIT DISTRIBUTION PROPOSAL. PROPOSED CASH DIVIDEND: TWD 6 PER SHARE	FOR
ACCTON TECHNOLOGY CORPORATION	TW0002345006	16-Jun-2022	TO DISCUSS AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY.	FOR

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ACCTON TECHNOLOGY CORPORATION	TW0002345006	16-Jun-2022	TO DISCUSS AMENDMENTS TO THE RULES OF PROCEDURE FOR SHAREHOLDERS MEETINGS OF THE COMPANY.	FOR
ACCTON TECHNOLOGY CORPORATION	TW0002345006	16-Jun-2022	TO DISCUSS AMENDMENTS TO THE PROCEDURES FOR ACQUISITION AND DISPOSAL OF ASSETS OF THE COMPANY.	FOR
ACCTON TECHNOLOGY CORPORATION	TW0002345006	16-Jun-2022	TO DISCUSS THE ISSUANCE OF EMPLOYEES RESTRICTED STOCK AWARDS.	FOR
ALECTOR, INC.	US0144421072	16-Jun-2022	DIRECTOR	FOR
ALECTOR, INC.	US0144421072	16-Jun-2022	DIRECTOR	FOR
ALECTOR, INC.	US0144421072	16-Jun-2022	DIRECTOR	FOR
ALECTOR, INC.	US0144421072	16-Jun-2022	Ratification of the appointment of Ernst & Young, LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
ALECTOR, INC.	US0144421072	16-Jun-2022	Advisory vote on executive compensation.	FOR
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	16-Jun-2022	Election of Director: Mr. Adam M. Aron	FOR
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	16-Jun-2022	Election of Director: Mr. Howard W. "Hawk" Koch	ABSTAIN
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	16-Jun-2022	Election of Director: Ms. Kathleen M. Pawlus	FOR
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	16-Jun-2022	Election of Director: Dr. Anthony J. Saich	ABSTAIN
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	16-Jun-2022	Proposal to ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	16-Jun-2022	Say on Pay - An advisory vote to approve the compensation of the Company's named executive officers.	AGAINST
AMC NETWORKS INC	US00164V1035	16-Jun-2022	DIRECTOR	FOR
AMC NETWORKS INC	US00164V1035	16-Jun-2022	DIRECTOR	FOR
AMC NETWORKS INC	US00164V1035	16-Jun-2022	DIRECTOR	FOR
AMC NETWORKS INC	US00164V1035	16-Jun-2022	DIRECTOR	FOR
AMC NETWORKS INC	US00164V1035	16-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for 2022	FOR
AMC NETWORKS INC	US00164V1035	16-Jun-2022	Advisory vote on Named Executive Officer compensation	FOR
AMC NETWORKS INC	US00164V1035	16-Jun-2022	Vote on stockholder proposal regarding voting standards for director elections	FOR
AMC NETWORKS INC	US00164V1035	16-Jun-2022	Vote on stockholder proposal regarding a policy on our dual class structure	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR

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APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	DIRECTOR	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	To ratify the appointment of Ernst & Young, LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	To approve, on a non-binding advisory basis, the compensation program for the Company's named executive officers as disclosed in the Company's proxy statement.	FOR
APOLLO MEDICAL HOLDINGS, INC.	US03763A2078	16-Jun-2022	To vote, on a non-binding advisory basis, whether a non-binding advisory vote on the compensation program for the Company's named executive officers should be held every one, two, or three years.	1 YEAR
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT SULEIMAN AL NASBAN AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT RAAD AL QAHTANI AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT OUSSAMA AL DOUSSARI AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT NAYIF AL NADIR AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT MOHAMMED AL ISSA AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT MOHAMMED AL MOAMMAR AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT HASHIM AL NIMR AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT HASSAN AL NAHRI AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT HAMAD AL DUEILJ AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT HEITHAM HAKEEM AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT FAYIZ AL ZAYIDI AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT FAWAZ AL HUKAIR AS DIRECTOR	ABSTAIN

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ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT BADR AL HUKAIR AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT ASMA HAMDAN AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT AHMED MURAD AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT AHMED KHOQEER AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT ADIL AL BADR AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT ABDULMUHSIN AL SHEIKH AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT ABDULLAH AL HUSSEINI AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT ABDULLAH AL SHEIKH AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT KHALID AL SUWEILIM AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT ABDULMAJEED AL BASSRI AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT SALMAN AL HUKAIR AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT TURKI AL DAYIL AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT JOHAN BRAND AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT MOHAMMED MOUKLI AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT MEMBERS OF AUDIT COMMITTEE AND APPROVE ITS RESPONSIBILITIES, WORK PROCEDURES, AND REMUNERATION OF ITS MEMBERS	AGAINST
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT MOHAMMED MURAD AS AN EXECUTIVE DIRECTOR	FOR
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT MOHAMMED MURAD AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT KAMIL AL QALAM AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT BERNARD HIGGINS AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT AHMED BADRAWI AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT ABDULRAHMAN AL TUWEIJIRI AS DIRECTOR	ABSTAIN
ARABIAN CENTRES COMPANY	SA14QG523GH3	16-Jun-2022	ELECT YAZEED AL HAYAF AS DIRECTOR	ABSTAIN
ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	DIRECTOR	FOR
ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	DIRECTOR	FOR
ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	DIRECTOR	FOR
ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	DIRECTOR	FOR
ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	DIRECTOR	FOR

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ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	DIRECTOR	FOR
ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	DIRECTOR	FOR
ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	DIRECTOR	FOR
ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	To ratify the selection of KPMG LLP as our independent registered public accounting firm for 2022.	FOR
ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	To approve, on an advisory basis, our Executive Compensation Program.	FOR
ARMSTRONG WORLD INDUSTRIES, INC.	US04247X1028	16-Jun-2022	To approve the Armstrong World Industries, Inc. Equity and Cash Incentive Plan.	FOR
ARVINAS, INC.	US04335A1051	16-Jun-2022	DIRECTOR	ABSTAIN
ARVINAS, INC.	US04335A1051	16-Jun-2022	DIRECTOR	FOR
ARVINAS, INC.	US04335A1051	16-Jun-2022	DIRECTOR	FOR
ARVINAS, INC.	US04335A1051	16-Jun-2022	To approve, on an advisory basis, the Company's executive compensation.	FOR
ARVINAS, INC.	US04335A1051	16-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ASGN INCORPORATED	US00191U1025	16-Jun-2022	Election of Class III Director for the three-year period expiring at our 2025 Annual Meeting: Brian J. Callaghan	FOR
ASGN INCORPORATED	US00191U1025	16-Jun-2022	Election of Class III Director for the three-year period expiring at our 2025 Annual Meeting: Theodore S. Hanson	FOR
ASGN INCORPORATED	US00191U1025	16-Jun-2022	Election of Class III Director for the three-year period expiring at our 2025 Annual Meeting: Maria R. Hawthorne	FOR
ASGN INCORPORATED	US00191U1025	16-Jun-2022	Election of Class III Director for the three-year period expiring at our 2025 Annual Meeting: Edwin A. Sheridan, IV	FOR
ASGN INCORPORATED	US00191U1025	16-Jun-2022	Advisory vote to approve named executive officer compensation for the year ended December 31, 2021.	FOR
ASGN INCORPORATED	US00191U1025	16-Jun-2022	Ratification of appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	RE ELECTION OF MR. JOSEP MARIA ECHARRI TORRES AS INDEPENDENT DIRECTOR OF THE COMPANY	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	CONSULTATIVE VOTE ON THE ANNUAL REPORT ON DIRECTOR REMUNERATION FOR THE 2021 FINANCIAL YEAR	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	DETERMINATION OF THE MAXIMUM AMOUNT OF THE ANNUAL REMUNERATION OF ALL DIRECTORS IN THEIR CAPACITY AS SUCH	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	DETERMINATION OF THE MAXIMUM AMOUNT OF THE ANNUAL REMUNERATION OF ALL DIRECTORS WITH EXECUTIVE FUNCTIONS	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	APPROVAL OF THE CREATION OF A NEW ARTICLE 10 BIS AND MODIFICATION OF ARTICLE 15 OF THE BYLAWS, REGARDING THE HOLDING OF GENERAL SHAREHOLDERS' MEETINGS BY EXCLUSIVELY TELEMATIC MEANS	AGAINST
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	APPROVAL OF THE CREATION OF A NEW ARTICLE 14 BIS OF THE COMPANY BYLAWS, RELATING TO LOYALTY ACTIONS	AGAINST
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	APPROVAL OF THE MODIFICATION OF ARTICLE 17 OF THE COMPANY BYLAWS, REGARDING THE DUTIES AND RESPONSIBILITIES OF THE DIRECTORS	FOR

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AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	APPROVAL OF THE MODIFICATION OF ARTICLE 18 OF THE COMPANY BYLAWS, REGARDING THE REMUNERATION OF THE BOARD OF DIRECTORS	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	APPROVAL OF THE MODIFICATION OF ARTICLE 19 OF THE COMPANY BYLAWS, REGARDING THE COMPOSITION OF THE BOARD OF DIRECTORS	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	APPROVAL OF THE MODIFICATION OF ARTICLE 22 OF THE BYLAWS, REGARDING THE COMPOSITION OF THE BOARD OF DIRECTORS	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	APPROVAL OF THE MODIFICATION OF ARTICLE 4 OF THE REGULATIONS OF THE GENERAL MEETING, IN ORDER TO ELIMINATE ANY MENTION OF LEGAL PERSON DIRECTORS	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	APPROVAL OF THE CREATION OF A NEW ARTICLE 5 BIS AND MODIFICATION OF ARTICLE 8, REGARDING THE HOLDING OF GENERAL SHAREHOLDERS' MEETINGS BY EXCLUSIVELY TELEMATIC MEANS	AGAINST
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	APPROVAL OF THE RE ELECTION OF KPMG AUDITORS, S.L. AS AUDITORS OF THE INDIVIDUAL AND CONSOLIDATED ACCOUNTS OF THE COMPANY FOR THE YEAR 2022	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS, FOR A PERIOD OF FIVE YEARS, TO INCREASE THE SHARE CAPITAL IN THE TERMS AND WITH THE LIMITS SET FORTH IN THE LAW, WITH THE POWER TO EXCLUDE THE PRE EMTIVE SUBSCRIPTION RIGHT OF THE SHAREHOLDERS LIMITED TO A SET MAXIMUM 20PCT OF THE SHARE CAPITAL	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS FOR THE DERIVATIVE ACQUISITION OF OWN SHARES, DIRECTLY OR THROUGH CONTROLLED COMPANIES, WITHIN THE LIMITS AND WITH THE LEGALLY ESTABLISHED REQUIREMENTS	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	DELEGATION OF POWERS FOR THE FORMALIZATION AND EXECUTION OF ALL THE AGREEMENTS ADOPTED AT THE GENERAL MEETING OF SHAREHOLDERS FOR THEIR ELEVATION TO A PUBLIC INSTRUMENT AND FOR THEIR INTERPRETATION, CORRECTION, COMPLEMENT OR DEVELOPMENT AND REGISTRATION	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	EXAMINATION AND APPROVAL OF THE INDIVIDUAL ANNUAL ACCOUNTS AND THE INDIVIDUAL MANAGEMENT REPORT FOR THE YEAR 2021	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	EXAMINATION AND APPROVAL OF THE CONSOLIDATED ANNUAL ACCOUNTS AND THE CONSOLIDATED MANAGEMENT REPORT FOR THE YEAR 2021	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	EXAMINATION AND APPROVAL OF THE PROPOSED APPLICATION OF THE RESULT FOR THE 2021 FINANCIAL YEAR	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	EXAMINATION AND APPROVAL OF THE NON FINANCIAL INFORMATION STATEMENT FOR THE YEAR 2021	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS AND ITS COMMITTEES IN FINANCIAL YEAR 2021	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	RE ELECTION OF MR. FRANCISCO JOSE ELIAS NAVARRO AS EXECUTIVE DIRECTOR OF THE COMPANY	FOR
AUDAX RENOVABLES SA	ES0136463017	16-Jun-2022	RE ELECTION OF MR. EDUARD ROMEU BARCELO AS EXECUTIVE DIRECTOR OF THE COMPANY	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Election of Director: Stacy J. Smith	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Ratify the appointment of Ernst & Young LLP as Autodesk, Inc.'s independent registered public accounting firm for the fiscal year ending January 31, 2023.	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Election of Director: Andrew Anagnost	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Approve, on an advisory (non-binding) basis, the compensation of Autodesk, Inc.'s named executive officers.	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Approve the Autodesk 2022 Equity Incentive Plan.	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Election of Director: Karen Blasing	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Election of Director: Reid French	FOR

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AUTODESK, INC.	US0527691069	16-Jun-2022	Election of Director: Dr. Ayanna Howard	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Election of Director: Blake Irving	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Election of Director: Mary T. McDowell	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Election of Director: Stephen Milligan	FOR
AUTODESK, INC.	US0527691069	16-Jun-2022	Election of Director: Lorrie M. Norrington	AGAINST
AUTODESK, INC.	US0527691069	16-Jun-2022	Election of Director: Betsy Rafael	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	REELECT WOLF LEHMANN AS EXECUTIVE DIRECTOR	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	REELECT JAVIER MOLINA MONTES AS EXECUTIVE DIRECTOR	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	REELECT HELMUT WIESER AS NON-EXECUTIVE DIRECTOR	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	REELECT ASIER ZARRAONANDIA AYO AS EXECUTIVE DIRECTOR	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	ELECT NATALIA LATORRE ARRANZ AS NON-EXECUTIVE DIRECTOR	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	ELECT JOSE DOMINGUEZ ABASCAL AS NON-EXECUTIVE DIRECTOR	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	APPROVE FIXED REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	APPROVE REMUNERATION POLICY	AGAINST
BEFESA S.A.	LU1704650164	16-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
BEFESA S.A.	LU1704650164	16-Jun-2022	RENEW APPOINTMENT OF KPMG LUXEMBOURG AS AUDITOR	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	APPROVE FINANCIAL STATEMENTS	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	APPROVE DISCHARGE OF DIRECTORS	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	REELECT GEORG GRAF VON WALDERSEE AS NON-EXECUTIVE DIRECTOR	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	REELECT FRAUKE HEISTERMANN AS NON-EXECUTIVE DIRECTOR	FOR
BEFESA S.A.	LU1704650164	16-Jun-2022	REELECT ROMEO KREINBERG AS NON-EXECUTIVE DIRECTOR	AGAINST
BJ'S WHOLESALE CLUB HOLDINGS, INC.	US05550J1016	16-Jun-2022	DIRECTOR	FOR
BJ'S WHOLESALE CLUB HOLDINGS, INC.	US05550J1016	16-Jun-2022	DIRECTOR	FOR
BJ'S WHOLESALE CLUB HOLDINGS, INC.	US05550J1016	16-Jun-2022	DIRECTOR	FOR
BJ'S WHOLESALE CLUB HOLDINGS, INC.	US05550J1016	16-Jun-2022	DIRECTOR	FOR
BJ'S WHOLESALE CLUB HOLDINGS, INC.	US05550J1016	16-Jun-2022	DIRECTOR	FOR

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BJ'S WHOLESALE CLUB HOLDINGS, INC.	US05550J1016	16-Jun-2022	DIRECTOR	FOR
BJ'S WHOLESALE CLUB HOLDINGS, INC.	US05550J1016	16-Jun-2022	DIRECTOR	FOR
BJ'S WHOLESALE CLUB HOLDINGS, INC.	US05550J1016	16-Jun-2022	Approve, on an advisory (non-binding) basis, the compensation of the named executive officers of BJ's Wholesale Club Holdings, Inc.	FOR
BJ'S WHOLESALE CLUB HOLDINGS, INC.	US05550J1016	16-Jun-2022	Ratify the appointment of PricewaterhouseCoopers LLP as BJ's Wholesale Club Holdings, Inc.'s independent registered public accounting firm for the fiscal year ending January 28, 2022.	FOR
BJ'S WHOLESALE CLUB HOLDINGS, INC.	US05550J1016	16-Jun-2022	Approve the amendment of BJ's Wholesale Club Holdings, Inc.'s charter to eliminate supermajority vote requirements.	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	DIRECTOR	ABSTAIN
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	DIRECTOR	ABSTAIN
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	DIRECTOR	ABSTAIN
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	DIRECTOR	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	DIRECTOR	ABSTAIN
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	DIRECTOR	ABSTAIN
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	DIRECTOR	ABSTAIN
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	Advisory Vote on Executive Compensation: To approve in a non-binding, advisory vote, the compensation paid to our named executive officers.	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	Approve the Blackstone Mortgage Trust, Inc. Stock Incentive Plan.	FOR
BLACKSTONE MORTGAGE TRUST, INC.	US09257W1009	16-Jun-2022	Approve the Blackstone Mortgage Trust, Inc. Manager Incentive Plan.	FOR
BROOKFIELD INFRASTRUCTURE CORPORATION	CA11275Q1072	16-Jun-2022	DIRECTOR	FOR

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BROOKFIELD INFRASTRUCTURE CORPORATION	CA11275Q1072	16-Jun-2022	DIRECTOR	FOR
BROOKFIELD INFRASTRUCTURE CORPORATION	CA11275Q1072	16-Jun-2022	DIRECTOR	FOR
BROOKFIELD INFRASTRUCTURE CORPORATION	CA11275Q1072	16-Jun-2022	DIRECTOR	FOR
BROOKFIELD INFRASTRUCTURE CORPORATION	CA11275Q1072	16-Jun-2022	DIRECTOR	ABSTAIN
BROOKFIELD INFRASTRUCTURE CORPORATION	CA11275Q1072	16-Jun-2022	DIRECTOR	FOR
BROOKFIELD INFRASTRUCTURE CORPORATION	CA11275Q1072	16-Jun-2022	DIRECTOR	ABSTAIN
BROOKFIELD INFRASTRUCTURE CORPORATION	CA11275Q1072	16-Jun-2022	DIRECTOR	FOR
BROOKFIELD INFRASTRUCTURE CORPORATION	CA11275Q1072	16-Jun-2022	Appointment of Deloitte LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to set their remuneration.	FOR
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	To approve by an advisory vote the compensation of the Company's named executive officers, as disclosed in the proxy statement.	AGAINST
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	Election of Director to serve one-year term expiring in 2023: Jonathan M. Rothberg, Ph.D.	AGAINST
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	To approve by an advisory vote the frequency of holding an advisory vote on the compensation of the Company's named executive officers.	1 YEAR
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	Election of Director to serve one-year term expiring in 2023: Todd M. Fruchterman, M.D., Ph.D.	FOR
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	Election of Director to serve one-year term expiring in 2023: Larry Robbins	FOR
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	Election of Director to serve one-year term expiring in 2023: Dawn Carfora	FOR
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	Election of Director to serve one-year term expiring in 2023: Elazer Edelman, M.D., Ph.D.	FOR
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	Election of Director to serve one-year term expiring in 2023: John Hammergren	FOR
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	Election of Director to serve one-year term expiring in 2023: Gianluca Pettiti	FOR
BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	Election of Director to serve one-year term expiring in 2023: S. Louise Phanstiel	FOR

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BUTTERFLY NETWORK, INC.	US1241551027	16-Jun-2022	Election of Director to serve one-year term expiring in 2023: Erica Schwartz, M.D., J.D., M.P.H.	FOR
CELLEX THERAPEUTICS, INC.	US15117B2025	16-Jun-2022	DIRECTOR	FOR
CELLEX THERAPEUTICS, INC.	US15117B2025	16-Jun-2022	DIRECTOR	FOR
CELLEX THERAPEUTICS, INC.	US15117B2025	16-Jun-2022	DIRECTOR	FOR
CELLEX THERAPEUTICS, INC.	US15117B2025	16-Jun-2022	DIRECTOR	FOR
CELLEX THERAPEUTICS, INC.	US15117B2025	16-Jun-2022	DIRECTOR	FOR
CELLEX THERAPEUTICS, INC.	US15117B2025	16-Jun-2022	DIRECTOR	FOR
CELLEX THERAPEUTICS, INC.	US15117B2025	16-Jun-2022	DIRECTOR	FOR
CELLEX THERAPEUTICS, INC.	US15117B2025	16-Jun-2022	DIRECTOR	FOR
CELLEX THERAPEUTICS, INC.	US15117B2025	16-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
CELLEX THERAPEUTICS, INC.	US15117B2025	16-Jun-2022	To approve, on an advisory basis, the compensation of the Company's Named Executive Officers as disclosed in the Proxy Statement.	FOR
COUPANG, INC.	US22266T1097	16-Jun-2022	To consider a non-binding vote on the frequency of future stockholder votes to approve the compensation of Coupang, Inc.'s named executive officers.	1 YEAR
COUPANG, INC.	US22266T1097	16-Jun-2022	Election of Director: Bom Kim	FOR
COUPANG, INC.	US22266T1097	16-Jun-2022	Election of Director: Neil Mehta	FOR
COUPANG, INC.	US22266T1097	16-Jun-2022	Election of Director: Jason Child	FOR
COUPANG, INC.	US22266T1097	16-Jun-2022	Election of Director: Pedro Franceschi	FOR
COUPANG, INC.	US22266T1097	16-Jun-2022	Election of Director: Benjamin Sun	FOR
COUPANG, INC.	US22266T1097	16-Jun-2022	Election of Director: Kevin Warsh	FOR
COUPANG, INC.	US22266T1097	16-Jun-2022	Election of Director: Harry You	FOR
COUPANG, INC.	US22266T1097	16-Jun-2022	To ratify the appointment of Samil PricewaterhouseCoopers as Coupang, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
COUPANG, INC.	US22266T1097	16-Jun-2022	To consider a non-binding vote to approve the compensation of Coupang, Inc.'s named executive officers.	FOR
DAVE & BUSTER'S ENTERTAINMENT, INC.	US2383371091	16-Jun-2022	Advisory Vote on Frequency of Future Advisory Votes on Executive Compensation	1 YEAR
DAVE & BUSTER'S ENTERTAINMENT, INC.	US2383371091	16-Jun-2022	Election of Director: James P. Chambers	FOR
DAVE & BUSTER'S ENTERTAINMENT, INC.	US2383371091	16-Jun-2022	Election of Director: Hamish A. Dodds	FOR
DAVE & BUSTER'S ENTERTAINMENT, INC.	US2383371091	16-Jun-2022	Election of Director: Michael J. Griffith	FOR
DAVE & BUSTER'S ENTERTAINMENT, INC.	US2383371091	16-Jun-2022	Election of Director: Gail Mandel	FOR

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DAVE & BUSTER'S ENTERTAINMENT, INC.	US2383371091	16-Jun-2022	Election of Director: Atish Shah	FOR
DAVE & BUSTER'S ENTERTAINMENT, INC.	US2383371091	16-Jun-2022	Election of Director: Kevin M. Sheehan	FOR
DAVE & BUSTER'S ENTERTAINMENT, INC.	US2383371091	16-Jun-2022	Election of Director: Jennifer Storms	FOR
DAVE & BUSTER'S ENTERTAINMENT, INC.	US2383371091	16-Jun-2022	Ratification of Appointment of Independent Registered Public Accounting Firm	FOR
DAVE & BUSTER'S ENTERTAINMENT, INC.	US2383371091	16-Jun-2022	Advisory Approval of Executive Compensation	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MARTIN ENDERLE FOR FISCAL YEAR 2021	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER PATRICK KOLEK FOR FISCAL YEAR 2021	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JEANETTE GORGAS FOR FISCAL YEAR 2021	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NILS ENGVALL FOR FISCAL YEAR 2021	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GABRIELLA ARDBO FOR FISCAL YEAR 2021	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DIMITRIOS TSAOUSIS FOR FISCAL YEAR 2021	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GERALD TAYLOR FOR FISCAL YEAR 2021	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	ELECT DIMITRIOS TSAOUSIS TO THE SUPERVISORY BOARD AS EMPLOYEE REPRESENTATIVE AND KONSTANTINA VASIOULA AS SUBSTITUTE TO EMPLOYEE REPRESENTATIVE	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE REMUNERATION REPORT	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE CREATION OF EUR 350,000 POOL OF AUTHORIZED CAPITAL IV FOR EMPLOYEE STOCK PURCHASE PLAN	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE CREATION OF EUR 12.6 MILLION POOL OF AUTHORIZED CAPITAL 2022/I WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE CREATION OF EUR 12.6 MILLION POOL OF AUTHORIZED CAPITAL 2022/II WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 2 BILLION; APPROVE CREATION OF EUR 12.6 MILLION POOL OF CONDITIONAL CAPITAL 2022/I TO GUARANTEE CONVERSION RIGHTS	AGAINST
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 3 BILLION; APPROVE CREATION OF EUR 12.6 MILLION POOL OF CONDITIONAL CAPITAL 2022/II TO GUARANTEE CONVERSION RIGHTS	AGAINST
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	AUTHORIZE USE OF FINANCIAL DERIVATIVES WHEN REPURCHASING SHARES	FOR
DELIVERY HERO SE	DE000A2E4K43	16-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: Jeanne P. Jackson	FOR

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DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: George N. Mattson	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: Edward H. Bastian	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: Sergio A.L. Rial	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: David S. Taylor	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: Kathy N. Waller	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	To approve, on an advisory basis, the compensation of Delta's named executive officers.	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	To ratify the appointment of Ernst & Young LLP as Delta's independent auditors for the year ending December 31, 2022.	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	A shareholder proposal titled "Transparency in Lobbying."	AGAINST
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: Francis S. Blake	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: Ashton B. Carter	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: Greg Creed	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: David G. DeWalt	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: William H. Easter III	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: Leslie D. Hale	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: Christopher A. Hazleton	FOR
DELTA AIR LINES, INC.	US2473617023	16-Jun-2022	Election of Director: Michael P. Huerta	FOR
DHT HOLDINGS, INC.	MHY2065G1219	16-Jun-2022	DIRECTOR	FOR
DHT HOLDINGS, INC.	MHY2065G1219	16-Jun-2022	DIRECTOR	FOR
DHT HOLDINGS, INC.	MHY2065G1219	16-Jun-2022	To approve the 2022 Incentive Compensation Plan (the "2022 Plan").	FOR
DHT HOLDINGS, INC.	MHY2065G1219	16-Jun-2022	To ratify the selection of Ernst & Young AS as DHT's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
DUN & BRADSTREET HOLDINGS, INC.	US26484T1060	16-Jun-2022	DIRECTOR	FOR
DUN & BRADSTREET HOLDINGS, INC.	US26484T1060	16-Jun-2022	DIRECTOR	FOR
DUN & BRADSTREET HOLDINGS, INC.	US26484T1060	16-Jun-2022	DIRECTOR	FOR
DUN & BRADSTREET HOLDINGS, INC.	US26484T1060	16-Jun-2022	DIRECTOR	FOR
DUN & BRADSTREET HOLDINGS, INC.	US26484T1060	16-Jun-2022	DIRECTOR	ABSTAIN
DUN & BRADSTREET HOLDINGS, INC.	US26484T1060	16-Jun-2022	DIRECTOR	FOR

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DUN & BRADSTREET HOLDINGS, INC.	US26484T1060	16-Jun-2022	DIRECTOR	FOR
DUN & BRADSTREET HOLDINGS, INC.	US26484T1060	16-Jun-2022	Approval of a non-binding advisory resolution on the compensation paid to our named executive officers.	FOR
DUN & BRADSTREET HOLDINGS, INC.	US26484T1060	16-Jun-2022	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	ABSTAIN
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	ABSTAIN
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	DIRECTOR	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	Ratification of the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for 2022.	FOR
EQUITY RESIDENTIAL	US29476L1070	16-Jun-2022	Approval of Executive Compensation.	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	DIRECTOR	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	DIRECTOR	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	DIRECTOR	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	DIRECTOR	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	DIRECTOR	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	DIRECTOR	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	DIRECTOR	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	DIRECTOR	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	DIRECTOR	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	DIRECTOR	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	To approve, on an advisory basis, the executive compensation of our Named Executive Officers.	FOR

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EVERCORE INC.	US29977A1051	16-Jun-2022	To provide an advisory, non-binding vote regarding the frequency of advisory votes on the compensation of our Named Executive Officers.	1 YEAR
EVERCORE INC.	US29977A1051	16-Jun-2022	To approve the Second Amended and Restated 2016 Evercore Inc. Stock Incentive Plan.	FOR
EVERCORE INC.	US29977A1051	16-Jun-2022	To ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Alex von Furstenberg	ABSTAIN
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Julie Whalen (To be voted upon by the holders of Expedia Group, Inc.'s Common Stock voting as a separate class.)	FOR
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Samuel Altman	FOR
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Ratification of appointment of Ernst & Young LLP as Expedia Group's independent registered public accounting firm for the year ending December 31, 2022.	FOR
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Beverly Anderson (To be voted upon by the holders of Expedia Group, Inc.'s Common Stock voting as a separate class.)	FOR
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Susan Athey	FOR
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Chelsea Clinton	ABSTAIN
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Barry Diller	ABSTAIN
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Craig Jacobson	ABSTAIN
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Peter Kern	FOR
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Dara Khosrowshahi	ABSTAIN
EXPEDIA GROUP, INC.	US30212P3038	16-Jun-2022	Election of Director: Patricia Menendez Cambo (To be voted upon by the holders of Expedia Group, Inc.'s Common Stock voting as a separate class.)	FOR
FIBROGEN, INC.	US31572Q8087	16-Jun-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: Suzanne Blaug	FOR
FIBROGEN, INC.	US31572Q8087	16-Jun-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: Benjamin F. Cravatt, Ph.D.	FOR
FIBROGEN, INC.	US31572Q8087	16-Jun-2022	Election of Class II Director to hold office until the 2025 Annual Meeting: Jeffrey L. Edwards	FOR
FIBROGEN, INC.	US31572Q8087	16-Jun-2022	To approve, on an advisory basis, the compensation of FibroGen's named executive officers, as disclosed in the proxy statement.	FOR
FIBROGEN, INC.	US31572Q8087	16-Jun-2022	To ratify the selection of PricewaterhouseCoopers LLP by the Audit Committee of the Board of Directors as the independent registered public accounting firm of FibroGen for the year ending December 31, 2022.	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO AUTHORIZE THE BOARD OR THE REMUNERATION COMMITTEE TO FIX THE REMUNERATION OF THE EXECUTIVE DIRECTORS PURSUANT TO THE COMPANYS BYE-LAWS, AND TO FIX THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS (INCLUDING THE INDEPENDENT NON-EXECUTIVE DIRECTORS) AT THE SUM OF USD 7,000 (EQUIVALENT TO APPROXIMATELY HKD54,600) FOR EACH MEETING OF THE BOARD (WHICH HE OR SHE ATTENDS IN PERSON OR BY TELEPHONE OR VIDEO CONFERENCE CALL) AND EACH GENERAL MEETING OF SHAREHOLDERS (WHICH HE OR SHE ATTENDS IN PERSON); AND THE SUM OF USD6,000 (EQUIVALENT TO APPROXIMATELY HKD46,800) FOR EACH MEETING OF THE BOARD COMMITTEES (WHICH HE OR SHE ATTENDS IN PERSON OR BY TELEPHONE OR VIDEO CONFERENCE CALL)	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO AUTHORISE THE BOARD TO APPOINT ADDITIONAL DIRECTORS AS AN ADDITION TO THE BOARD	FOR

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FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY NOT EXCEEDING 10% OF THE COMPANYS TOTAL NUMBER OF SHARES IN ISSUE AND AT A DISCOUNT OF NOT MORE THAN 10% TO THE BENCHMARKED PRICE, AS DESCRIBED IN THE AGM NOTICE	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE ISSUED SHARES IN THE COMPANY NOT EXCEEDING 10% OF THE COMPANYS TOTAL NUMBER OF SHARES IN ISSUE, AS DESCRIBED IN THE AGM NOTICE	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO APPROVE AND ADOPT THE NEW SHARE OPTION SCHEME OF THE COMPANY IN THE FORM OF THE DOCUMENT MARKED A AND PRODUCED TO THE AGM AS THE NEW SHARE OPTION SCHEME OF THE COMPANY	AGAINST
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO APPROVE AND ADOPT THE NEW BYE-LAWS OF THE COMPANY IN THE FORM OF THE DOCUMENT MARKED B-1 AND PRODUCED TO THE AGM	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO APPROVE AND ADOPT THE NEW MEMORANDUM OF ASSOCIATION OF THE COMPANY IN THE FORM OF THE DOCUMENT MARKED B-2 AND PRODUCED TO THE AGM	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO DECLARE A FINAL CASH DISTRIBUTION OF HK10 CENTS (US1.28 CENTS) PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO RE-APPOINT ERNST AND YOUNG AS INDEPENDENT AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OR THE AUDIT AND RISK MANAGEMENT COMMITTEE TO FIX THEIR REMUNERATION	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO RE-ELECT MR. MANUEL V. PANGILINAN AS THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY FOR A FIXED TERM OF APPROXIMATELY THREE YEARS, COMMENCING ON THE DATE OF THE AGM AND EXPIRING AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN THE THIRD YEAR FOLLOWING THE YEAR OF HIS RE-ELECTION (BEING 2025) (THE FIXED 3-YEAR TERM)	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO RE-ELECT PROF. EDWARD K.Y. CHEN (WHO HAS SERVED MORE THAN NINE YEARS) AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY FOR THE FIXED 3-YEAR TERM	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO RE-ELECT MRS. MARGARET LEUNG KO MAY YEE (WHO HAS SERVED MORE THAN NINE YEARS) AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY FOR THE FIXED 3-YEAR TERM	FOR
FIRST PACIFIC CO LTD	BMG348041077	16-Jun-2022	TO RE-ELECT MR. CHRISTOPHER H. YOUNG AS AN EXECUTIVE DIRECTOR OF THE COMPANY FOR A FIXED TERM OF APPROXIMATELY ONE YEAR, COMMENCING ON THE DATE OF THE AGM AND EXPIRING AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN THE YEAR FOLLOWING THE YEAR OF HIS RE-ELECTION (BEING 2023)	FOR
FIRSTCASH HOLDINGS, INC.	US33768G1076	16-Jun-2022	Election of Director: Daniel R. Feehan	FOR
FIRSTCASH HOLDINGS, INC.	US33768G1076	16-Jun-2022	Election of Director: Paula K. Garrett	FOR
FIRSTCASH HOLDINGS, INC.	US33768G1076	16-Jun-2022	Election of Director: Marthea Davis	FOR
FIRSTCASH HOLDINGS, INC.	US33768G1076	16-Jun-2022	Ratification of the selection of RSM US LLP as the independent registered public accounting firm of the Company for the year ending December 31, 2022.	FOR
FIRSTCASH HOLDINGS, INC.	US33768G1076	16-Jun-2022	Approve, by non-binding vote, the compensation of named executive officers as described in the Proxy Statement.	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Yamaguchi, Hirohisa	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Kosuda, Tsunenao	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Hasegawa, Tadashi	FOR

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FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Yokoyama, Hiroyuki	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Sugiyama, Masaki	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Substitute Corporate Auditor Nishimura, Yasuo	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Approve Appropriation of Surplus	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Saito, Etsuro	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Niwayama, Hiroshi	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Sakamaki, Hisashi	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Terasaka, Fumiaki	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Kuwayama, Mieko	FOR
FUJITSU GENERAL LIMITED	JP3818400008	16-Jun-2022	Appoint a Director Maehara, Osami	FOR
GAMING AND LEISURE PROPERTIES, INC.	US36467J1088	16-Jun-2022	To approve, on a non-binding advisory basis, the Company's executive compensation.	FOR
GAMING AND LEISURE PROPERTIES, INC.	US36467J1088	16-Jun-2022	Election of Director: Peter M. Carlino	FOR
GAMING AND LEISURE PROPERTIES, INC.	US36467J1088	16-Jun-2022	Election of Director: JoAnne A. Epps	FOR
GAMING AND LEISURE PROPERTIES, INC.	US36467J1088	16-Jun-2022	Election of Director: Carol ("Lili") Lynton	FOR
GAMING AND LEISURE PROPERTIES, INC.	US36467J1088	16-Jun-2022	Election of Director: Joseph W. Marshall, III	FOR
GAMING AND LEISURE PROPERTIES, INC.	US36467J1088	16-Jun-2022	Election of Director: James B. Perry	FOR
GAMING AND LEISURE PROPERTIES, INC.	US36467J1088	16-Jun-2022	Election of Director: Barry F. Schwartz	FOR
GAMING AND LEISURE PROPERTIES, INC.	US36467J1088	16-Jun-2022	Election of Director: Earl C. Shanks	FOR
GAMING AND LEISURE PROPERTIES, INC.	US36467J1088	16-Jun-2022	Election of Director: E. Scott Urdang	FOR
GAMING AND LEISURE PROPERTIES, INC.	US36467J1088	16-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the current fiscal year.	FOR
GENERAC HOLDINGS INC.	US3687361044	16-Jun-2022	Election of Class I Director: John D. Bowlin	AGAINST
GENERAC HOLDINGS INC.	US3687361044	16-Jun-2022	Election of Class I Director: Aaron P. Jagdfeld	FOR

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GENERAC HOLDINGS INC.	US3687361044	16-Jun-2022	Election of Class I Director: Andrew G. Lampereur	FOR
GENERAC HOLDINGS INC.	US3687361044	16-Jun-2022	Election of Class I Director: Nam T. Nguyen	FOR
GENERAC HOLDINGS INC.	US3687361044	16-Jun-2022	Proposal to ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the year ended December 31, 2022.	FOR
GENERAC HOLDINGS INC.	US3687361044	16-Jun-2022	Advisory vote on the non-binding "say-on-pay" resolution to approve the compensation of our executive officers.	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	DIVIDEND OF INVOLVEMENT: APPROVAL AND PAYMENT	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	APPLICATION OF THE 2021 RESULT AND DIVIDEND: APPROVAL AND SUPPLEMENTARY PAYMENT TO BE CARRIED OUT WITHIN THE FRAMEWORK OF THE IBERDROLA FLEXIBLE REMUNERATION OPTIONAL DIVIDEND SYSTEM	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	FIRST BONUS ISSUE FOR A MAXIMUM REFERENCE MARKET VALUE OF 1,880 MILLION EUROS TO IMPLEMENT THE IBERDROLA FLEXIBLE REMUNERATION OPTIONAL DIVIDEND SYSTEM	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	SECOND BONUS SHARE CAPITAL INCREASE FOR A MAXIMUM REFERENCE MARKET VALUE OF 1,350 MILLION EUROS TO IMPLEMENT THE IBERDROLA FLEXIBLE REMUNERATION OPTIONAL DIVIDEND SYSTEM	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	CAPITAL REDUCTION THROUGH THE REDEMPTION OF A MAXIMUM OF 197,563,000 TREASURY SHARES FOR A MAXIMUM OF 3.069 PCT OF SHARE CAPITAL	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	ANNUAL REPORT ON DIRECTORS' REMUNERATION 2021: CONSULTATIVE VOTE	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	RE-ELECTION OF MR. ANTHONY L. GARDNER AS INDEPENDENT DIRECTOR	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	RATIFICATION AND RE-ELECTION OF MRS. MARIA ANGELES ALCALA DIAZ AS INDEPENDENT DIRECTOR	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	RATIFICATION AND REELECTION OF DONA ISABEL GARCIA TEJERINA AS INDEPENDENT DIRECTOR	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AS FOURTEEN	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	AUTHORIZATION TO ACQUIRE SHARES OF THE COMPANY'S OWN STOCK	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	ANNUAL ACCOUNTS 2021	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	DELEGATION OF POWERS TO FORMALIZE AND MAKE PUBLIC THE RESOLUTIONS TO BE ADOPTED	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	MANAGEMENT REPORTS 2021	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	STATEMENT OF NON-FINANCIAL INFORMATION 2021	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	SOCIAL MANAGEMENT AND ACTIONS OF THE BOARD OF DIRECTORS IN 2021	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	RE-ELECTION OF KPMG AUDITORES, S.L. AS STATUTORY AUDITOR	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	AMENDMENT OF THE PREAMBLE AND ARTICLE 7 OF THE BYLAWS TO CONSOLIDATE IBERDROLA'S COMMITMENT TO ITS PURPOSE AND VALUES AND TO THE GENERATION OF THE SOCIAL DIVIDEND	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	AMENDMENT OF ARTICLE 16 OF THE BY-LAWS TO INCLUDE THE INVOLVEMENT DIVIDEND	FOR
IBERDROLA SA	ES0144580Y14	16-Jun-2022	AMENDMENT OF ARTICLE 11 OF THE REGULATIONS OF THE GENERAL SHAREHOLDERS' MEETING TO INCLUDE THE DIVIDEND OF INVOLVEMENT	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR

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IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
IBERDROLA SA	US4507371015	16-Jun-2022	Please refer to the agenda for proposal language	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO RE-ELECT GILL WHITEHEAD AS A DIRECTOR	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO ELECT LOUISE SMALLEY AS A DIRECTOR	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO RE-ELECT STEPHEN DAVIDSON AS A DIRECTOR	AGAINST
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO RE-ELECT DAVID FLASCHEN AS A DIRECTOR	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO RECEIVE THE ANNUAL REPORT AND AUDITED FINANCIAL STATEMENTS OF THE COMPANY (INCORPORATING THE REPORTS OF THE DIRECTORS AND AUDITOR) FOR THE YEAR ENDED 31 DECEMBER 2021 ('ANNUAL REPORT')	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT SET OUT ON PAGES 132 TO 155 OF THE ANNUAL REPORT	AGAINST
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO AUTHORISE THE AUDIT COMMITTEE, FOR AND ON BEHALF OF THE BOARD, TO SET THE AUDITOR'S REMUNERATION	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	AUTHORITY TO ALLOT SHARES	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO ADOPT THE DIRECTORS' REMUNERATION POLICY	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO APPROVE THE RULES OF THE UPDATED INFORMA LONG-TERM INCENTIVE PLAN	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO APPROVE THE RULES OF THE UPDATED INFORMA DEFERRED SHARE BONUS PLAN	FOR

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INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO ELECT JOANNE WILSON AS A DIRECTOR	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO APPROVE AN UPDATE TO HISTORICAL LTIP RULES	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	GENERAL POWER TO DISAPPLY PRE-EMPTION RIGHTS	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	ADDITIONAL POWER TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS OR CAPITAL INVESTMENTS	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	AUTHORITY TO PURCHASE OWN SHARES	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	THAT A GENERAL MEETING OF THE COMPANY (OTHER THAN AN ANNUAL GENERAL MEETING) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO ELECT ZHENG YIN AS A DIRECTOR	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO RE-ELECT JOHN RISHTON AS A DIRECTOR	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO RE-ELECT STEPHEN A. CARTER C.B.E. AS A DIRECTOR	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO RE-ELECT GARETH WRIGHT AS A DIRECTOR	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO RE-ELECT PATRICK MARTELL AS A DIRECTOR	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO RE-ELECT MARY MCDOWELL AS A DIRECTOR	FOR
INFORMA PLC	GB00BMJ6DW54	16-Jun-2022	TO RE-ELECT HELEN OWERS AS A DIRECTOR	AGAINST
INGERSOLL RAND INC.	US45687V1061	16-Jun-2022	Election of Director: Kirk E. Arnold	AGAINST
INGERSOLL RAND INC.	US45687V1061	16-Jun-2022	Election of Director: Elizabeth Centoni	FOR
INGERSOLL RAND INC.	US45687V1061	16-Jun-2022	Election of Director: William P. Donnelly	FOR
INGERSOLL RAND INC.	US45687V1061	16-Jun-2022	Election of Director: Gary D. Forsee	FOR
INGERSOLL RAND INC.	US45687V1061	16-Jun-2022	Election of Director: John Humphrey	FOR
INGERSOLL RAND INC.	US45687V1061	16-Jun-2022	Election of Director: Marc E. Jones	FOR
INGERSOLL RAND INC.	US45687V1061	16-Jun-2022	Election of Director: Vicente Reynal	FOR
INGERSOLL RAND INC.	US45687V1061	16-Jun-2022	Election of Director: Tony L. White	FOR
INGERSOLL RAND INC.	US45687V1061	16-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
ITOCHU TECHNO-SOLUTIONS CORPORATION	JP3143900003	16-Jun-2022	Appoint a Director Kajiwara, Hiroshi	FOR
ITOCHU TECHNO-SOLUTIONS CORPORATION	JP3143900003	16-Jun-2022	Approve Appropriation of Surplus	FOR
ITOCHU TECHNO-SOLUTIONS CORPORATION	JP3143900003	16-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ITOCHU TECHNO-SOLUTIONS CORPORATION	JP3143900003	16-Jun-2022	Appoint a Director Tsuge, Ichiro	FOR
ITOCHU TECHNO-SOLUTIONS CORPORATION	JP3143900003	16-Jun-2022	Appoint a Director Seki, Mamoru	FOR

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ITOCHU TECHNO-SOLUTIONS CORPORATION	JP3143900003	16-Jun-2022	Appoint a Director Iwasaki, Naoko	FOR
ITOCHU TECHNO-SOLUTIONS CORPORATION	JP3143900003	16-Jun-2022	Appoint a Director Motomura, Aya	FOR
ITOCHU TECHNO-SOLUTIONS CORPORATION	JP3143900003	16-Jun-2022	Appoint a Director Ikeda, Yasuhiro	FOR
ITOCHU TECHNO-SOLUTIONS CORPORATION	JP3143900003	16-Jun-2022	Appoint a Director Nagai, Yumiko	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Ogita, Hitoshi	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Koda, Main	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Kobayashi, Eizo	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Suzuki, Yasushi	AGAINST
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Takeno, Yasuzo	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Mori, Kimitaka	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Yoneda, Tsuyoshi	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Tsuda, Hiroki	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Kiyota, Akira	AGAINST
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Yamaji, Hiromi	AGAINST
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Iwanaga, Moriyuki	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Shizuka, Masaki	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Endo, Nobuhiro	FOR
JAPAN EXCHANGE GROUP,INC.	JP3183200009	16-Jun-2022	Appoint a Director Ota, Hiroko	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Aihara, Risa	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Kawamura, Hiroshi	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Yamamoto, Kenzo	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Urushi, Shihoko	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Nakazawa, Keiji	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Sato, Atsuko	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Ikeda, Norito	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Tanaka, Susumu	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Masuda, Hiroya	AGAINST

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JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Yazaki, Toshiyuki	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Chubachi, Ryoji	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Takeuchi, Keisuke	FOR
JAPAN POST BANK CO.,LTD.	JP3946750001	16-Jun-2022	Appoint a Director Kaiwa, Makoto	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Appoint a Director Miyajima, Kazuyoshi	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Appoint a Director Kinoshita, Masayuki	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Appoint a Director Shigeno, Takashi	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Appoint a Corporate Auditor Kajiki, Hisashi	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Approve Appropriation of Surplus	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Appoint a Director Hayashi, Kaoru	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Appoint a Director Hata, Shonosuke	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Appoint a Director Murakami, Atsuhiko	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Appoint a Director Yuki, Shingo	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Appoint a Director Miyazaki, Kanako	FOR
KAKAKU.COM,INC.	JP3206000006	16-Jun-2022	Appoint a Director Kato, Tomoharu	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Erikawa, Mei	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Kakihara, Yasuharu	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Tejima, Masao	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Kobayashi, Hiroshi	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Sato, Tatsuo	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Ogasawara, Michiaki	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Hayashi, Fumiko	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Corporate Auditor Kimura, Masaki	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Approve Issuance of Share Acquisition Rights as Stock Options	FOR

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KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Approve Appropriation of Surplus	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Erikawa, Keiko	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Erikawa, Yoichi	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Koinuma, Hisashi	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Hayashi, Yosuke	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Asano, Kenjiro	FOR
KOEI TECMO HOLDINGS CO.,LTD.	JP3283460008	16-Jun-2022	Appoint a Director Sakaguchi, Kazuyoshi	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	ADJUSTMENT OF THE ALLOWANCE STANDARDS FOR INDEPENDENT DIRECTORS	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	ADJUSTMENT OF THE INVESTMENT AMOUNT OF A PROJECT	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	ADJUSTMENT OF THE INVESTMENT AMOUNT OF A 2ND PROJECT	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	ADJUSTMENT OF THE INVESTMENT AMOUNT OF A 3RD PROJECT	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	ELECTION OF DIRECTOR: LIU SHIZHONG	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	ELECTION OF INDEPENDENT DIRECTOR: JIANG GUOHUA	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	ELECTION OF INDEPENDENT DIRECTOR: GUO TIANYONG	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	ELECTION OF INDEPENDENT DIRECTOR; SHENG LEIMING	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	2021 WORK REPORT OF INDEPENDENT DIRECTORS	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	2021 ANNUAL ACCOUNTS	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	2022 FINANCIAL BUDGET PLAN	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY216.75000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	APPOINTMENT OF 2022 FINANCIAL AUDIT FIRM AND INTERNAL CONTROL AUDIT FIRM	FOR
KWEICHOW MOUTAI CO LTD	CNE0000018R8	16-Jun-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR

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LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Dana Walden	FOR
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Latriece Watkins	FOR
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Maverick Carter	FOR
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	To ratify the appointment of Ernst & Young LLP as the company's independent registered public accounting firm for the 2022 fiscal year.	FOR
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Ping Fu	FOR
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Jeffrey T. Hinson	AGAINST
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Chad Hollingsworth	AGAINST
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: James Iovine	FOR
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: James S. Kahan	FOR
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Gregory B. Maffei	AGAINST
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Randall T. Mays	AGAINST
LIVE NATION ENTERTAINMENT, INC.	US5380341090	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Michael Rapino	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF REMUNERATION OF THE CHAIR AND OTHER MEMBERS OF THE BOARD OF DIRECTORS	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF BOARD LTIP 2022	AGAINST
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF DELIVERY OF SHARES UNDER THE BOARD LTIP 2022 THROUGH: AN ISSUE AND TRANSFER OF WARRANTS OF SERIES 2022:1	AGAINST
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF DELIVERY OF SHARES UNDER THE BOARD LTIP 2022 THROUGH: AN EQUITY SWAP ARRANGEMENT WITH A THIRD PARTY	AGAINST
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF ELECTION OF CHAIR AND OTHER MEMBERS OF THE BOARD OF DIRECTOR: RE-ELECTION OF C. ASHLEY HEPPENSTALL AS A MEMBER OF THE BOARD OF DIRECTOR	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF ELECTION OF CHAIR AND OTHER MEMBERS OF THE BOARD OF DIRECTOR: RE-ELECTION OF GRACE REKSTEN SKAUGEN AS A MEMBER OF THE BOARD OF DIRECTOR	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF ELECTION OF CHAIR AND OTHER MEMBERS OF THE BOARD OF DIRECTOR: RE-ELECTION OF JAKOB THOMASEN AS A MEMBER OF THE BOARD OF DIRECTOR	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF ELECTION OF CHAIR AND OTHER MEMBERS OF THE BOARD OF DIRECTOR: NEW ELECTION OF AKSEL AZRAC AS A MEMBER OF THE BOARD OF DIRECTOR	FOR

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LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF ELECTION OF CHAIR AND OTHER MEMBERS OF THE BOARD OF DIRECTOR: NEW ELECTION OF DANIEL FITZGERALD AS A MEMBER OF THE BOARD OF DIRECTOR; AND	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF ELECTION OF CHAIR AND OTHER MEMBERS OF THE BOARD OF DIRECTOR: NEW ELECTION OF GRACE REKSTEN SKAUGEN AS CHAIR OF THE BOARD OF DIRECTOR	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF A REVISED NOMINATION COMMITTEE PROCESS	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF POLICY ON REMUNERATION FOR GROUP MANAGEMENT	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF EMPLOYEE LTIP 2022	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF DELIVERY OF SHARES UNDER THE EMPLOYEE LTIP 2022 THROUGH: AN ISSUE AND TRANSFER OF WARRANTS OF SERIES 2022:2	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF DELIVERY OF SHARES UNDER THE EMPLOYEE LTIP 2022 THROUGH: AN EQUITY SWAP ARRANGEMENT WITH A THIRD PARTY	AGAINST
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW ISSUE OF SHARES AND CONVERTIBLE DEBENTURES	FOR
LUNDIN ENERGY AB	SE0000825820	16-Jun-2022	RESOLUTION IN RESPECT OF AMENDMENT OF THE ARTICLES OF ASSOCIATION	FOR
LYFT, INC.	US55087P1049	16-Jun-2022	DIRECTOR	FOR
LYFT, INC.	US55087P1049	16-Jun-2022	DIRECTOR	FOR
LYFT, INC.	US55087P1049	16-Jun-2022	DIRECTOR	ABSTAIN
LYFT, INC.	US55087P1049	16-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022	FOR
LYFT, INC.	US55087P1049	16-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers	FOR
LYFT, INC.	US55087P1049	16-Jun-2022	To approve a stockholder proposal regarding a report disclosing certain lobbying expenditures and activities, if properly presented at the meeting	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	ACKNOWLEDGMENT OF THE ABSENCE OF NEW AGREEMENTS	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	ALLOCATION OF THE YEAR'S INCOME AND DETERMINATION OF THE DIVIDEND	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	APPROVAL OF THE INFORMATION REFERRED TO IN SECTION I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE (EX-POST GLOBAL)	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS COMPRISING THE TOTAL REMUNERATION AND THE BENEFITS OF ALL KIND PAID OVER THE PAST FINANCIAL YEAR OR GRANTED IN RESPECT OF THAT PERIOD TO MRS. JACQUELINE HIMSWORTH, CHAIR OF THE BOARD OF DIRECTORS	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS COMPRISING THE TOTAL REMUNERATION AND THE BENEFITS OF ALL KIND PAID OVER THE PAST FINANCIAL YEAR OR GRANTED IN RESPECT OF THAT PERIOD TO MR. MICHEL DENIS, THE CHIEF EXECUTIVE OFFICER	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIR OF THE BOARD OF DIRECTORS	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	APPROVAL OF THE REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER	AGAINST
MANITOU BF SA	FR0000038606	16-Jun-2022	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS	FOR

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MANITOU BF SA	FR0000038606	16-Jun-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO REPURCHASE ITS OWN SHARES PURSUANT TO THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, PURPOSES, CONDITIONS, CEILING	AGAINST
MANITOU BF SA	FR0000038606	16-Jun-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO REDUCE THE COMPANY'S SHARE CAPITAL BY CANCELING TREASURY STOCK, DURATION OF THE AUTHORIZATION, CEILING	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS FOR THE ISSUE OF COMMON SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL AND/OR TO DEBT INSTRUMENTS, MAINTAINING PREFERENTIAL SUBSCRIPTION RIGHTS	AGAINST
MANITOU BF SA	FR0000038606	16-Jun-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS FOR THE ISSUE OF COMMON SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL AND/OR TO DEBT INSTRUMENTS, WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS BY PUBLIC OFFER AND/OR AS CONSIDERATION FOR SECURITIES TRANSFERRED UNDER A PUBLIC EXCHANGE OFFER	AGAINST
MANITOU BF SA	FR0000038606	16-Jun-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS FOR THE ISSUE OF COMMON SHARES GIVING ACCESS AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL AND/OR DEBT INSTRUMENTS, WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS THROUGH AN OFFER AS DEFINED IN PARAGRAPH 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	AGAINST
MANITOU BF SA	FR0000038606	16-Jun-2022	AUTHORIZATION, IN THE EVENT OF AN ISSUANCE WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHT, TO SET THE ISSUE PRICE UP TO A LIMIT OF 10% OF THE CAPITAL PER YEAR, IN ACCORDANCE WITH THE CONDITIONS DETERMINED BY THE MEETING	AGAINST
MANITOU BF SA	FR0000038606	16-Jun-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS FOR THE ISSUE OF COMMON SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL AND/OR DEBT INSTRUMENTS , WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOR OF CATEGORIES OF PERSONS MEETING SPECIFIED CHARACTERISTICS	AGAINST
MANITOU BF SA	FR0000038606	16-Jun-2022	AUTHORIZATION TO INCREASE THE AMOUNT OF ISSUES	AGAINST
MANITOU BF SA	FR0000038606	16-Jun-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE CAPITAL BY INCORPORATION OF PREMIUMS, RESERVES, PROFITS OR OTHER ITEMS, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF CAPITAL INCREASE, TREATMENT OF FRACTIONAL SHARES	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	DELEGATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING COMMON SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL WITHIN THE LIMIT OF 10% OF THE CAPITAL IN CONSIDERATION FOR CONTRIBUTIONS IN KIND OF CAPITAL SECURITIES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO CAPITAL, DURATION OF THE DELEGATION	AGAINST
MANITOU BF SA	FR0000038606	16-Jun-2022	AUTHORIZATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO ALLOCATE EXISTING OR NEW SHARES FREE OF CHARGE TO SALARIED EMPLOYEES AND/OR CERTAIN CORPORATE OFFICERS	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	DELEGATION OF AUTHORITY TO BE GIVEN TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING COMMON SHARES AND/OR SECURITIES GIVING ACCESS TO THE CAPITAL, WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS FOR MEMBERS OF A COMPANY SAVINGS PLAN	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	AMENDMENT OF ARTICLE 9 OF THE ARTICLES OF ASSOCIATION (CLARIFICATION OF THE RIGHTS AND OBLIGATIONS ASSOCIATED WITH SHARES)	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	AMENDMENT OF ARTICLE 15.2 OF THE ARTICLES OF ASSOCIATION (CONDITIONS OF DELIBERATIONS OF DECISIONS OF THE BOARD OF DIRECTORS)	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	POWERS TO CARRY OUT FORMALITIES	FOR

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MANITOU BF SA	FR0000038606	16-Jun-2022	APPROVAL OF NON TAX-DEDUCTIBLE EXPENSES AND CHARGES	FOR
MANITOU BF SA	FR0000038606	16-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2021 FINANCIAL YEAR	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT OF THE AUDIT COMMITTEE CHARTER	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE COMPANY EXTERNAL AUDITOR REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE COMPANY AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2021	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON INCREASING THE NUMBER OF AUDIT COMMITTEE SEATS FROM (3) TO (4) SEATS, SO THAT THE NUMBER OF AUDIT COMMITTEE MEMBERS WILL BECOME (4) MEMBERS BY APPOINTMENT OF MR. YOUSIF ABDULLAH ABDUL AZIZ AL-RAJHI (INDEPENDENT MEMBER) AS A MEMBER OF THE AUDIT COMMITTEE STARTING FROM THE DATE OF THE ASSEMBLY S APPROVAL UNTIL THE END OF THE TERM OF THE BOARD ON 11/11/2024	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND, THIRD AND FOURTH QUARTERS AND AUDIT ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022 AND THE FIRST QUARTER OF THE FINANCIAL YEAR 2023 AND DETERMINE THEIR FEES	ABSTAIN
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON DELEGATING TO THE BOARD OF DIRECTORS THE GENERAL ASSEMBLY POWERS STIPULATED IN PARAGRAPH (1) OF ARTICLE 71 OF THE COMPANIES LAW, FOR A PERIOD OF ONE YEAR FROM THE GENERAL ASSEMBLY APPROVAL, OR UNTIL THE END OF THE BOARD OF DIRECTORS TERM WHICHEVER IS EARLIER, IN ACCORDANCE WITH THE TERMS STATED IN THE REGULATORY RULES AND PROCEDURES ISSUED PURSUANT TO THE COMPANIES LAW RELATING TO LISTED JOINT STOCK COMPANIES	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE REMUNERATION POLICY FOR BOARD MEMBERS, COMMITTEES AND SENIOR EXECUTIVES	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE POLICY AND STANDARDS OF THE BOARD OF DIRECTORS MEMBERSHIP	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT OF THE NOMINATION AND REMUNERATION COMMITTEE CHARTER	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (25) OF THE COMPANY BY-LAWS RELATING TO THE BOARD MEETINGS	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (10) OF THE COMPANY BY-LAWS RELATING TO ISSUANCE OF SHARES	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (27) OF THE COMPANY BY-LAWS RELATING TO ATTENDING OF ASSEMBLIES	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (46) OF THE COMPANY BY-LAWS RELATING TO DISTRIBUTION OF DIVIDENDS	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (13) OF THE COMPANY BY-LAWS RELATING TO INCREASE OF CAPITAL	FOR

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METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (17) OF THE COMPANY BY-LAWS RELATING TO FORMATION OF THE BOARD OF DIRECTORS	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (18) OF THE COMPANY BY-LAWS RELATING TO MEMBERSHIP TERMINATION	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (19) OF THE COMPANY BY-LAWS RELATING TO THE VACANT POSITION IN THE BOARD	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (20) OF THE COMPANY BY-LAWS RELATING TO CHAIRMAN OF BOARD OF DIRECTORS, MANAGING DIRECTOR, CHIEF EXECUTIVE OFFICER, AND BOARD SECRETARY	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (22) OF THE COMPANY BY-LAWS RELATING TO THE POWERS OF THE BOARD OF DIRECTORS	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON DELETING ARTICLE (23) OF THE COMPANY BY-LAWS RELATING TO THE POWERS OF THE CHIEF EXECUTIVE OFFICER	FOR
METHANOL CHEMICALS COMPANY	SA124060V8H1	16-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (24) OF THE COMPANY BY-LAWS RELATING TO THE REMUNERATION OF THE BOARD MEMBERS	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Appoint a Director Shimizu, Arata	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Appoint a Director Suseki, Tomoharu	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Appoint a Corporate Auditor Wada, Takaaki	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Appoint a Substitute Corporate Auditor Ichikawa, Shizuyo	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Approve Appropriation of Surplus	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Company Location	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Appoint a Director Nishimoto, Kosuke	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Appoint a Director Ono, Ryusei	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Appoint a Director Kanatani, Tomoki	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Appoint a Director Shimizu, Shigetaka	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Appoint a Director Shaochun Xu	FOR
MISUMI GROUP INC.	JP3885400006	16-Jun-2022	Appoint a Director Nakano, Yoichi	FOR
MONOLITHIC POWER SYSTEMS, INC.	US6098391054	16-Jun-2022	Election of Director: Michael Hsing	FOR
MONOLITHIC POWER SYSTEMS, INC.	US6098391054	16-Jun-2022	Election of Director: Herbert Chang	ABSTAIN
MONOLITHIC POWER SYSTEMS, INC.	US6098391054	16-Jun-2022	Election of Director: Carintia Martinez	FOR
MONOLITHIC POWER SYSTEMS, INC.	US6098391054	16-Jun-2022	Ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
MONOLITHIC POWER SYSTEMS, INC.	US6098391054	16-Jun-2022	Approve, on an advisory basis, the 2021 executive compensation.	FOR

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NETEASE INC	KYG6427A1022	16-Jun-2022	RE-ELECT THE FOLLOWING DIRECTOR TO SERVE FOR THE ENSUING YEAR UNTIL THE NEXT ANNUAL GENERAL MEETING OF SHAREHOLDERS AND UNTIL THEIR SUCCESSORS ARE ELECTED AND DULY QUALIFIED, OR UNTIL SUCH DIRECTORS' EARLIER DEATH, BANKRUPTCY, INSANITY, RESIGNATION OR REMOVAL: WILLIAM LEI DING	FOR
NETEASE INC	KYG6427A1022	16-Jun-2022	RE-ELECT THE FOLLOWING DIRECTOR TO SERVE FOR THE ENSUING YEAR UNTIL THE NEXT ANNUAL GENERAL MEETING OF SHAREHOLDERS AND UNTIL THEIR SUCCESSORS ARE ELECTED AND DULY QUALIFIED, OR UNTIL SUCH DIRECTORS' EARLIER DEATH, BANKRUPTCY, INSANITY, RESIGNATION OR REMOVAL: ALICE YU-FEN CHENG	FOR
NETEASE INC	KYG6427A1022	16-Jun-2022	RE-ELECT THE FOLLOWING DIRECTOR TO SERVE FOR THE ENSUING YEAR UNTIL THE NEXT ANNUAL GENERAL MEETING OF SHAREHOLDERS AND UNTIL THEIR SUCCESSORS ARE ELECTED AND DULY QUALIFIED, OR UNTIL SUCH DIRECTORS' EARLIER DEATH, BANKRUPTCY, INSANITY, RESIGNATION OR REMOVAL: JOSEPH TZE KAY TONG	FOR
NETEASE INC	KYG6427A1022	16-Jun-2022	RE-ELECT THE FOLLOWING DIRECTOR TO SERVE FOR THE ENSUING YEAR UNTIL THE NEXT ANNUAL GENERAL MEETING OF SHAREHOLDERS AND UNTIL THEIR SUCCESSORS ARE ELECTED AND DULY QUALIFIED, OR UNTIL SUCH DIRECTORS' EARLIER DEATH, BANKRUPTCY, INSANITY, RESIGNATION OR REMOVAL: LUN FENG	FOR
NETEASE INC	KYG6427A1022	16-Jun-2022	RE-ELECT THE FOLLOWING DIRECTOR TO SERVE FOR THE ENSUING YEAR UNTIL THE NEXT ANNUAL GENERAL MEETING OF SHAREHOLDERS AND UNTIL THEIR SUCCESSORS ARE ELECTED AND DULY QUALIFIED, OR UNTIL SUCH DIRECTORS' EARLIER DEATH, BANKRUPTCY, INSANITY, RESIGNATION OR REMOVAL: MICHAEL MAN KIT LEUNG	AGAINST
NETEASE INC	KYG6427A1022	16-Jun-2022	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS ZHONG TIAN LLP AND PRICEWATERHOUSECOOPERS AS AUDITORS OF NETEASE, INC. FOR THE FISCAL YEAR ENDING DECEMBER 31, 2022 FOR U.S. FINANCIAL REPORTING AND HONG KONG FINANCIAL REPORTING PURPOSES, RESPECTIVELY	FOR
NORWEGIAN CRUISE LINE HOLDINGS LTD.	BMG667211046	16-Jun-2022	Election of Class III Director: Frank J. Del Rio	FOR
NORWEGIAN CRUISE LINE HOLDINGS LTD.	BMG667211046	16-Jun-2022	Election of Class III Director: Harry C. Curtis	FOR
NORWEGIAN CRUISE LINE HOLDINGS LTD.	BMG667211046	16-Jun-2022	Approval, on a non-binding, advisory basis, of the compensation of our named executive officers.	FOR
NORWEGIAN CRUISE LINE HOLDINGS LTD.	BMG667211046	16-Jun-2022	Approval of an amendment to our 2013 Performance Incentive Plan (our "Plan"), including an increase in the number of shares available for grant under our Plan.	FOR
NORWEGIAN CRUISE LINE HOLDINGS LTD.	BMG667211046	16-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP ("PwC") as our independent registered public accounting firm for the year ending December 31, 2022 and the determination of PwC's remuneration by our Audit Committee.	FOR
NORWEGIAN CRUISE LINE HOLDINGS LTD.	BMG667211046	16-Jun-2022	Approval of a shareholder proposal regarding retention of shares by company executives.	AGAINST
NOVAVAX, INC.	US6700024010	16-Jun-2022	Election of Class III Director to serve for a three-year term expiring at the 2025 Annual Meeting: Rachel K. King	FOR
NOVAVAX, INC.	US6700024010	16-Jun-2022	Election of Class III Director to serve for a three-year term expiring at the 2025 Annual Meeting: James F. Young, Ph.D.	FOR
NOVAVAX, INC.	US6700024010	16-Jun-2022	The approval, on an advisory basis, of the compensation paid to our Named Executive Officers.	FOR
NOVAVAX, INC.	US6700024010	16-Jun-2022	Amendment and restatement of the Second Amended and Restated Certificate of Incorporation of Novavax, Inc. to eliminate the supermajority voting provisions.	FOR
NOVAVAX, INC.	US6700024010	16-Jun-2022	Amendment and restatement of the Amended and Restated By-laws of Novavax, Inc. (the "By-laws") to eliminate the supermajority voting provisions.	FOR
NOVAVAX, INC.	US6700024010	16-Jun-2022	Amendment and restatement of the By-laws to permit stockholder access to proxy statement of Novavax, Inc. with respect to the nomination of directors.	FOR

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NOVAVAX, INC.	US6700024010	16-Jun-2022	Amendment and restatement of the Novavax, Inc. Amended and Restated 2015 Stock Incentive Plan, as amended, to increase the number of shares of Common Stock available for issuance thereunder by 2,400,000 shares, and to limit the annual non-employee director compensation to \$1.5 million and \$1 million for the chairman of the board and board members, respectively.	FOR
NOVAVAX, INC.	US6700024010	16-Jun-2022	Amendment and restatement of the Novavax, Inc. 2013 Employee Stock Purchase Plan ("ESPP") to increase the number of shares of Common Stock available for issuance under the ESPP by 550,000 shares, such that the number of shares available for issuance is the lesser of a) 1,100,000 shares of Common Stock increased on each anniversary of the date hereof by 5% and (b) 1,650,000 shares of Common Stock.	FOR
NOVAVAX, INC.	US6700024010	16-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujii, Mariko	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Patrizio Mapelli	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ike, Fumihiko	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishiguro, Shigenao	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sakurada, Katsura	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Okada, Akihiko	AGAINST
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hoshi, Tomoko	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Inamasu, Mitsuko	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Approve Appropriation of Surplus	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Approve Absorption-Type Company Split Agreement	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Homma, Yo	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamaguchi, Shigeki	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujiwara, Toshi	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishihata, Kazuhiro	FOR
NTT DATA CORPORATION	JP3165700000	16-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirano, Eiji	FOR
OCULAR THERAPEUTIX, INC.	US67576A1007	16-Jun-2022	DIRECTOR	FOR
OCULAR THERAPEUTIX, INC.	US67576A1007	16-Jun-2022	DIRECTOR	FOR
OCULAR THERAPEUTIX, INC.	US67576A1007	16-Jun-2022	DIRECTOR	FOR
OCULAR THERAPEUTIX, INC.	US67576A1007	16-Jun-2022	To approve an advisory vote on named executive officer compensation.	FOR

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OCULAR THERAPEUTIX, INC.	US67576A1007	16-Jun-2022	To approve an amendment to the Ocular Therapeutix, Inc. 2021 Stock Incentive Plan to increase the number of shares of common stock issuable thereunder by 3,600,000 shares.	AGAINST
OCULAR THERAPEUTIX, INC.	US67576A1007	16-Jun-2022	To ratify the selection of PricewaterhouseCoopers LLP as Ocular Therapeutix's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
OFFICE PROPERTIES INCOME TRUST	US67623C1099	16-Jun-2022	Election of Independent Trustee: Barbara D. Gilmore	ABSTAIN
OFFICE PROPERTIES INCOME TRUST	US67623C1099	16-Jun-2022	Election of Independent Trustee: John L. Harrington	FOR
OFFICE PROPERTIES INCOME TRUST	US67623C1099	16-Jun-2022	Election of Independent Trustee: William A. Lamkin	FOR
OFFICE PROPERTIES INCOME TRUST	US67623C1099	16-Jun-2022	Election of Independent Trustee: Elena B. Poptodorova	ABSTAIN
OFFICE PROPERTIES INCOME TRUST	US67623C1099	16-Jun-2022	Election of Managing Trustee: Adam D. Portnoy	ABSTAIN
OFFICE PROPERTIES INCOME TRUST	US67623C1099	16-Jun-2022	Advisory vote to approve executive compensation.	FOR
OFFICE PROPERTIES INCOME TRUST	US67623C1099	16-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as independent auditors to serve for the 2022 fiscal year.	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Appoint a Director Oshiro, Hajime	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Appoint a Director Tanaka, Takashi	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Appoint a Director Nakayama, Tomoko	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Appoint a Corporate Auditor Kadokaru, Yoshio	AGAINST
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Approve Appropriation of Surplus	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Appoint a Director Suga, Takashi	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Appoint a Director Yamamori, Seiji	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Appoint a Director Toguchi, Takeyuki	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Appoint a Director Kuniyoshi, Hiroki	FOR

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OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Appoint a Director Oroku, Kunio	FOR
OKINAWA CELLULAR TELEPHONE COMPANY	JP3194650002	16-Jun-2022	Appoint a Director Aharen, Hikaru	FOR
OLLIE'S BARGAIN OUTLET HOLDINGS, INC.	US6811161099	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Alissa Ahlman	FOR
OLLIE'S BARGAIN OUTLET HOLDINGS, INC.	US6811161099	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Robert Fisch	FOR
OLLIE'S BARGAIN OUTLET HOLDINGS, INC.	US6811161099	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Stanley Fleishman	FOR
OLLIE'S BARGAIN OUTLET HOLDINGS, INC.	US6811161099	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Thomas Hendrickson	FOR
OLLIE'S BARGAIN OUTLET HOLDINGS, INC.	US6811161099	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: John Swygert	FOR
OLLIE'S BARGAIN OUTLET HOLDINGS, INC.	US6811161099	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Stephen White	FOR
OLLIE'S BARGAIN OUTLET HOLDINGS, INC.	US6811161099	16-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Richard Zannino	AGAINST
OLLIE'S BARGAIN OUTLET HOLDINGS, INC.	US6811161099	16-Jun-2022	To approve a non-binding proposal regarding the compensation of the Company's named executive officers.	FOR
OLLIE'S BARGAIN OUTLET HOLDINGS, INC.	US6811161099	16-Jun-2022	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending January 28, 2023.	FOR
PHILLIPS EDISON & COMPANY, INC.	US71844V2016	16-Jun-2022	Ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for 2022.	FOR
PHILLIPS EDISON & COMPANY, INC.	US71844V2016	16-Jun-2022	Election of Director: Jeffrey S. Edison	FOR
PHILLIPS EDISON & COMPANY, INC.	US71844V2016	16-Jun-2022	Election of Director: Leslie T. Chao	FOR
PHILLIPS EDISON & COMPANY, INC.	US71844V2016	16-Jun-2022	Election of Director: Elizabeth O. Fischer	FOR
PHILLIPS EDISON & COMPANY, INC.	US71844V2016	16-Jun-2022	Election of Director: Paul J. Massey, Jr.	FOR
PHILLIPS EDISON & COMPANY, INC.	US71844V2016	16-Jun-2022	Election of Director: Stephen R. Quazzo	FOR
PHILLIPS EDISON & COMPANY, INC.	US71844V2016	16-Jun-2022	Election of Director: Jane E. Silfen	FOR
PHILLIPS EDISON & COMPANY, INC.	US71844V2016	16-Jun-2022	Election of Director: John A. Strong	FOR
PHILLIPS EDISON & COMPANY, INC.	US71844V2016	16-Jun-2022	Election of Director: Gregory S. Wood	FOR

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PHILLIPS EDISON & COMPANY, INC.	US71844V2016	16-Jun-2022	Approve a non-binding, advisory resolution on executive compensation as more fully described in the proxy statement for the annual meeting.	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: EDWARD R. ROSENFELD	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: JUDITH AMANDA SOURRY KNOX	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: MICHAEL M. CALBERT	FOR
PVH CORP.	US6936561009	16-Jun-2022	Approval of the advisory resolution on executive compensation	FOR
PVH CORP.	US6936561009	16-Jun-2022	Ratification of auditors	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: BRENT CALLINICOS	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: GEORGE CHEEKS	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: JOSEPH B. FULLER	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: STEFAN LARSSON	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: V. JAMES MARINO	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: G. PENNY McINTYRE	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: AMY McPHERSON	FOR
PVH CORP.	US6936561009	16-Jun-2022	Election of Director: ALLISON PETERSON	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	APPROVE COMPENSATION REPORT OF CORPORATE OFFICERS	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	APPROVE COMPENSATION OF DIDIER LAMOUCHE, CHAIRMAN OF THE BOARD	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	APPROVE COMPENSATION OF GEOFFREY GODET, CEO	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	APPROVE REMUNERATION POLICY OF CEO	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	REELECT DIDIER LAMOUCHE AS DIRECTOR	AGAINST
QUADIANT SA	FR0000120560	16-Jun-2022	REELECT NATHALIE WRIGHT AS DIRECTOR	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	REELECT MARTHA BEJAR AS DIRECTOR	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	RATIFY APPOINTMENT OF PAULA FELSTEAD AS DIRECTOR	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	REELECT PAULA FELSTEAD AS DIRECTOR	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	APPOINT MAZARS AS AUDITOR	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	APPOINT CBA AS ALTERNATE AUDITOR	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
QUADIANT SA	FR0000120560	16-Jun-2022	AMEND ARTICLE 13 OF BYLAWS RE: AGE LIMIT OF CHAIRMAN OF THE BOARD	FOR

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QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITH PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 15 MILLION	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 3.4 MILLION	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES FOR PRIVATE PLACEMENTS, UP TO AGGREGATE NOMINAL AMOUNT OF EUR 3.4 MILLION	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 3.4 MILLION	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES FOR PRIVATE PLACEMENTS, UP TO AGGREGATE NOMINAL AMOUNT OF EUR 3.4 MILLION	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE BOARD TO INCREASE CAPITAL IN THE EVENT OF ADDITIONAL DEMAND RELATED TO DELEGATION SUBMITTED TO SHAREHOLDER VOTE UNDER ITEMS 20-24	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE CAPITALIZATION OF RESERVES OF UP TO EUR 30 MILLION FOR BONUS ISSUE OR INCREASE IN PAR VALUE	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR CONTRIBUTIONS IN KIND	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE CAPITAL INCREASE FOR FUTURE EXCHANGE OFFERS	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS (INTERNATIONAL SUBSIDIARIES)	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE UP TO 460,000 SHARES FOR USE IN RESTRICTED STOCK PLANS	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.55 PER SHARE	FOR
QUADIENT SA	FR0000120560	16-Jun-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
REVOLUTION MEDICINES, INC.	US76155X1000	16-Jun-2022	DIRECTOR	FOR
REVOLUTION MEDICINES, INC.	US76155X1000	16-Jun-2022	DIRECTOR	FOR
REVOLUTION MEDICINES, INC.	US76155X1000	16-Jun-2022	DIRECTOR	FOR
REVOLUTION MEDICINES, INC.	US76155X1000	16-Jun-2022	To ratify the appointment, by the Audit Committee of the Company's Board of Directors, of PricewaterhouseCoopers LLP, as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
REVOLUTION MEDICINES, INC.	US76155X1000	16-Jun-2022	To approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers as disclosed in the Proxy Statement pursuant to the compensation disclosure rules of the Securities and Exchange Commission ("Say-on-Pay").	FOR
REVOLUTION MEDICINES, INC.	US76155X1000	16-Jun-2022	To approve, on a non-binding, advisory basis, whether a Say-on-Pay vote should occur every one year, every two years or every three years.	1 YEAR
REX AMERICAN RESOURCES CORP	US7616241052	16-Jun-2022	Election of Director: Stuart A. Rose	AGAINST

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REX AMERICAN RESOURCES CORP	US7616241052	16-Jun-2022	Election of Director: Zafar A. Rizvi	FOR
REX AMERICAN RESOURCES CORP	US7616241052	16-Jun-2022	Election of Director: Edward M. Kress	AGAINST
REX AMERICAN RESOURCES CORP	US7616241052	16-Jun-2022	Election of Director: David S. Harris	AGAINST
REX AMERICAN RESOURCES CORP	US7616241052	16-Jun-2022	Election of Director: Charles A. Elcan	AGAINST
REX AMERICAN RESOURCES CORP	US7616241052	16-Jun-2022	Election of Director: Mervyn L. Alphonso	AGAINST
REX AMERICAN RESOURCES CORP	US7616241052	16-Jun-2022	Election of Director: Lee I. Fisher	FOR
REX AMERICAN RESOURCES CORP	US7616241052	16-Jun-2022	Election of Director: Anne C. MacMillan	FOR
REX AMERICAN RESOURCES CORP	US7616241052	16-Jun-2022	ADVISORY VOTE to approve executive compensation.	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT SUSAN PREVEZER AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT DANIEL PINTO AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT SCOTT SPIRIT AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT ELIZABETH BUCHANAN AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT MARGARET MA CONNOLLY AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT NAOKO OKUMOTO AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT MILES YOUNG AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	ELECT MARY BASTERFIELD AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	AUTHORISE ISSUE OF EQUITY	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	APPROVE REMUNERATION REPORT	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS RESERVED TO OVERSEAS SHAREOWNERS	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST

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S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	APPROVE MATTERS RELATING TO THE BONUS ISSUE	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	APPROVE MATTERS RELATING TO CAPITAL REDUCTION	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	AMEND ARTICLES OF ASSOCIATION TO INCREASE THE AGGREGATE LIMIT ON NON-EXECUTIVE DIRECTORS' FEES	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	AMEND EMPLOYEE SHARE OWNERSHIP PLAN	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	APPROVE REMUNERATION POLICY	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT SIR MARTIN SORRELL AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT VICTOR KNAAP AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT WESLEY TER HAAR AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT CHRISTOPHER MARTIN AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT PAUL ROY AS DIRECTOR	FOR
S4 CAPITAL PLC	GB00BFZZM640	16-Jun-2022	RE-ELECT RUPERT WALKER AS DIRECTOR	FOR
SAGE THERAPEUTICS, INC.	US78667J1088	16-Jun-2022	DIRECTOR	ABSTAIN
SAGE THERAPEUTICS, INC.	US78667J1088	16-Jun-2022	DIRECTOR	FOR
SAGE THERAPEUTICS, INC.	US78667J1088	16-Jun-2022	DIRECTOR	FOR
SAGE THERAPEUTICS, INC.	US78667J1088	16-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SAGE THERAPEUTICS, INC.	US78667J1088	16-Jun-2022	To hold a non-binding advisory vote to approve the compensation paid to our named executive officers.	AGAINST
SAGE THERAPEUTICS, INC.	US78667J1088	16-Jun-2022	To hold a non-binding advisory vote to determine the frequency of future stockholder advisory votes on the compensation paid to our named executive officers.	1 YEAR
SAGE THERAPEUTICS, INC.	US78667J1088	16-Jun-2022	To approve an amendment to our 2014 Employee Stock Purchase Plan, as amended, or the 2014 ESPP, to increase the number of shares of our common stock authorized for issuance under the 2014 ESPP by 300,000 shares.	FOR
SIME DARBY PLANTATION BHD	MYL528500001	16-Jun-2022	TO APPROVE THE PAYMENT OF DIRECTORS' REMUNERATION TO THE NON-EXECUTIVE DIRECTORS AS DISCLOSED IN THE AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
SIME DARBY PLANTATION BHD	MYL528500001	16-Jun-2022	TO APPROVE THE PAYMENT OF DIRECTORS' BENEFITS PAYABLE TO THE NON-EXECUTIVE DIRECTORS AS DISCLOSED IN EXPLANATORY NOTE 2 FROM 17 JUNE 2022 UNTIL THE NEXT AGM OF THE COMPANY TO BE HELD IN 2023	FOR
SIME DARBY PLANTATION BHD	MYL528500001	16-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE PURSUANT TO RULE 103 OF THE CONSTITUTION OF THE COMPANY AND WHO BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: TAN TING MIN	FOR
SIME DARBY PLANTATION BHD	MYL528500001	16-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE PURSUANT TO RULE 103 OF THE CONSTITUTION OF THE COMPANY AND WHO BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MOHAMAD HELMY OTHMAN BASHA	FOR
SIME DARBY PLANTATION BHD	MYL528500001	16-Jun-2022	TO APPOINT MESSRS PRICEWATERHOUSECOOPERS PLT AS AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022 AND TO AUTHORISE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR
SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	SUBMISSION OF THE REVISED REMUNERATION POLICY FOR ADVISORY	AGAINST
SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	SUBMISSION OF THE REMUNERATION REPORT FOR ADVISORY	FOR
SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	ALLOCATION OF THE REMUNERATION FOR THE SUPERVISORY BOARD FOR THE FINANCIAL YEAR 2021	FOR

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SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	ALLOCATION OF AN EXTRAORDINARY REMUNERATION FOR THE SUPERVISORY BOARD	FOR
SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	APPROVAL OF THE ANNUAL ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	AGAINST
SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	AGAINST
SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	ALLOCATION OF RESULTS	FOR
SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	DISCHARGE TO THE MEMBERS OF THE MANAGEMENT BOARD AND SUPERVISORY BOARD	FOR
SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	RATIFICATION OF THE CO-OPTATION OF MRS. PASCALE MOURVILLIER AS NEW MEMBER OF THE SUPERVISORY BOARD	FOR
SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	APPOINTMENT OF THE NEW MEMBER OF THE SUPERVISORY BOARD	FOR
SOLUTIONS 30 SE	FR0013379484	16-Jun-2022	APPROVAL OF THE RE-APPOINTMENT OF PKF AUDIT & CONSEIL S. R.L. AS APPROVED STATUTORY AUDITOR UNTIL THE ANNUAL GENERAL MEETING RESOLVING ON THE APPROVAL OF THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDING ON 31 DECEMBER 2022	FOR
SPLUNK INC.	US8486371045	16-Jun-2022	Election of Class I Director: Mark Carges	FOR
SPLUNK INC.	US8486371045	16-Jun-2022	Election of Class I Director: Kenneth Hao	FOR
SPLUNK INC.	US8486371045	16-Jun-2022	Election of Class I Director: Elisa Steele	AGAINST
SPLUNK INC.	US8486371045	16-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending January 31, 2023.	FOR
SPLUNK INC.	US8486371045	16-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers, as described in the proxy statement.	FOR
SPLUNK INC.	US8486371045	16-Jun-2022	To approve the Splunk Inc. 2022 Equity Incentive Plan and the reservation of shares thereunder.	FOR
STAAR SURGICAL COMPANY	US8523123052	16-Jun-2022	DIRECTOR	FOR
STAAR SURGICAL COMPANY	US8523123052	16-Jun-2022	DIRECTOR	FOR
STAAR SURGICAL COMPANY	US8523123052	16-Jun-2022	DIRECTOR	FOR
STAAR SURGICAL COMPANY	US8523123052	16-Jun-2022	DIRECTOR	FOR
STAAR SURGICAL COMPANY	US8523123052	16-Jun-2022	DIRECTOR	FOR
STAAR SURGICAL COMPANY	US8523123052	16-Jun-2022	DIRECTOR	FOR
STAAR SURGICAL COMPANY	US8523123052	16-Jun-2022	DIRECTOR	FOR
STAAR SURGICAL COMPANY	US8523123052	16-Jun-2022	Ratification of BDO USA, LLP as our independent registered public accounting firm for the year ending December 30, 2022.	FOR
STAAR SURGICAL COMPANY	US8523123052	16-Jun-2022	To approve an increase in the annual equity award granted to non-employee directors.	FOR
STAAR SURGICAL COMPANY	US8523123052	16-Jun-2022	Non-binding advisory vote to approve STAAR's compensation of its named executive officers.	FOR
SUN COUNTRY AIRLINES HOLDINGS, INC.	US8666831057	16-Jun-2022	Election of Class I Director for a term of three years expiring at the 2025 annual meeting: Patrick Kearney	FOR
SUN COUNTRY AIRLINES HOLDINGS, INC.	US8666831057	16-Jun-2022	Election of Class I Director for a term of three years expiring at the 2025 annual meeting: Thomas C. Kennedy	FOR
SUN COUNTRY AIRLINES HOLDINGS, INC.	US8666831057	16-Jun-2022	Election of Class I Director for a term of three years expiring at the 2025 annual meeting: Antoine Munfakh	ABSTAIN

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SUN COUNTRY AIRLINES HOLDINGS, INC.	US8666831057	16-Jun-2022	The ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO APPOINT VENERA SUKNIDZE AS A DIRECTOR	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO APPOINT RAJEEV SAWHNEY AS A DIRECTOR	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO DECLARE A FINAL DIVIDEND	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S AUDITOR	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO AUTHORISE THE OFFER OF SCRIP DIVIDENDS TO HOLDERS OF THE COMPANY'S ORDINARY SHARES	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO GIVE AUTHORITY TO ALLOT SECURITIES UP TO A SPECIFIED AMOUNT	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO GIVE AUTHORITY TO MAKE MARKET PURCHASES OF THE COMPANY'S SHARES	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO PERMIT GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO REAPPOINT ARNE BERGGREN AS A DIRECTOR	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO REAPPOINT VAKHTANG BUTSKHRIKIDZE AS A DIRECTOR	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO REAPPOINT MARIA LUISA CICOGNANI AS A DIRECTOR	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO REAPPOINT TSIRA KEMULARIA AS A DIRECTOR	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO REAPPOINT PER ANDERS FASTH AS A DIRECTOR	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO REAPPOINT THYMIOS P. KYRIAKOPOULOS AS A DIRECTOR	FOR
TBC BANK GROUP PLC	GB00BYT18307	16-Jun-2022	TO REAPPOINT ERAN KLEIN AS A DIRECTOR	FOR
TG THERAPEUTICS, INC.	US88322Q1085	16-Jun-2022	DIRECTOR	FOR
TG THERAPEUTICS, INC.	US88322Q1085	16-Jun-2022	DIRECTOR	ABSTAIN
TG THERAPEUTICS, INC.	US88322Q1085	16-Jun-2022	DIRECTOR	FOR
TG THERAPEUTICS, INC.	US88322Q1085	16-Jun-2022	DIRECTOR	ABSTAIN
TG THERAPEUTICS, INC.	US88322Q1085	16-Jun-2022	DIRECTOR	ABSTAIN
TG THERAPEUTICS, INC.	US88322Q1085	16-Jun-2022	DIRECTOR	FOR
TG THERAPEUTICS, INC.	US88322Q1085	16-Jun-2022	To approve the 2022 Incentive Plan.	FOR
TG THERAPEUTICS, INC.	US88322Q1085	16-Jun-2022	To ratify the appointment of KPMG, LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
TG THERAPEUTICS, INC.	US88322Q1085	16-Jun-2022	An advisory vote to approve the compensation of our named executive officers.	AGAINST
TG THERAPEUTICS, INC.	US88322Q1085	16-Jun-2022	To recommend, by advisory vote, the frequency of executive compensation votes.	1 YEAR

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THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	DIRECTOR	FOR
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	DIRECTOR	FOR
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	DIRECTOR	FOR
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	DIRECTOR	ABSTAIN
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	DIRECTOR	FOR
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	DIRECTOR	FOR
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	DIRECTOR	FOR
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	DIRECTOR	FOR
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	DIRECTOR	FOR
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	Appointment of KPMG LLP, Chartered Professional Accountants, Licensed Public Accountants, as auditors of the Corporation to hold office until the next annual meeting of shareholders or until a successor is appointed.	FOR
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	Approval of certain amendments to the Corporation's Performance and Restricted Share Unit Plan as set out on page 21 of the Corporation's Management Information Circular dated April 29, 2022.	FOR
THE DESCARTES SYSTEMS GROUP INC.	CA2499061083	16-Jun-2022	Approval of the Say-On-Pay Resolution as set out on page 25 of the Corporation's Management Information Circular dated April 29, 2022.	FOR
TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	To fix the number of directors to be elected at the Meeting at eight (8) members.	FOR
TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	DIRECTOR	FOR
TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	DIRECTOR	FOR
TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	DIRECTOR	FOR
TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	DIRECTOR	FOR
TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	DIRECTOR	FOR
TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	DIRECTOR	FOR
TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	DIRECTOR	FOR
TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	DIRECTOR	ABSTAIN
TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	To appoint KPMG LLP, Chartered Professional Accountants as auditors to serve until the next annual meeting of shareholders.	FOR

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TOPAZ ENERGY CORP.	CA89055A2039	16-Jun-2022	To consider a non-binding advisory resolution on Topaz's approach to executive compensation.	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	INFORMING THE SHAREHOLDERS ON THE DONATION AND CONTRIBUTIONS MADE IN THE ACTIVITY YEAR 2021 AND DISCUSSION OF AND DECISION ON THE PROPOSAL OF THE BOARD OF DIRECTORS ON DETERMINATION OF THE LIMIT OF THE DONATIONS THAT SHALL BE MADE BY OUR COMPANY DURING THE PERIOD COMMENCING 1 JANUARY 2022 AND ENDING ON THE DATE OF THE COMPANY'S GENERAL ASSEMBLY MEETING RELATING TO 2022 FISCAL YEAR SHALL BE LIMITED TO AND SHALL NOT EXCEED ONE PERCENT (1 PCT) OF TURKCELL TURKIYE SEGMENT REVENUE	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	IN CASE ANY VACANCY OCCURS IN BOARD OF DIRECTORS DUE TO ANY REASON, SUBMISSION TO THE APPROVAL OF GENERAL ASSEMBLY THE MEMBER AND/OR MEMBERS OF THE BOARD OF DIRECTORS ELECTED BY THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE ARTICLE 363 OF TURKISH COMMERCIAL CODE	AGAINST
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	DISCUSSION OF AND DECISION ON THE REMUNERATION OF THE BOARD MEMBERS	AGAINST
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	DISCUSSION OF AND DECISION ON THE AMENDMENT OF THE COMPANY'S GUIDELINE ON GENERAL ASSEMBLY RULES OF PROCEDURES	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	DISCUSSION OF AND DECISION ON THE PROPOSAL OF THE BOARD OF DIRECTORS ON THE ELECTION OF THE INDEPENDENT AUDIT FIRM PURSUANT TO TURKISH COMMERCIAL CODE AND THE CAPITAL MARKETS LEGISLATION FOR AUDITING OF THE ACCOUNTS AND TRANSACTIONS OF THE YEAR 2022	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	DISCUSSION OF AND DECISION ON THE PROPOSAL OF THE BOARD OF DIRECTORS ON THE DISTRIBUTION OF 25PCT OF THE NET PROFIT OF THE FISCAL YEAR 2021 RELATING TO THE ACTIVITY YEAR 2021	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	DECISION PERMITTING THE BOARD MEMBERS TO, DIRECTLY OR ON BEHALF OF OTHERS, BE ACTIVE IN AREAS FALLING WITHIN OR OUTSIDE THE SCOPE OF THE COMPANY'S OPERATIONS AND TO PARTICIPATE IN COMPANIES OPERATING IN THE SAME BUSINESS AND TO PERFORM OTHER ACTS IN COMPLIANCE WITH ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	INFORMING THE SHAREHOLDERS REGARDING THE GUARANTEES, PLEDGES AND MORTGAGES PROVIDED BY THE COMPANY IN FAVOR OF THIRD PARTIES OR THE DERIVED INCOME THEREOF IN THE ACTIVITY YEAR 2021, IN ACCORDANCE WITH THE CAPITAL MARKETS BOARD REGULATIONS	ABSTAIN
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	CLOSING	ABSTAIN
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	OPENING AND CONSTITUTION OF THE PRESIDING COMMITTEE	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	READING AND DISCUSSION OF THE ACTIVITY REPORT OF THE BOARD OF DIRECTORS RELATING TO THE ACTIVITY YEAR 2021	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	READING THE SUMMARY OF THE INDEPENDENT AUDIT REPORT RELATING TO THE ACTIVITY YEAR 2021	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	READING, DISCUSSION AND APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS RELATING TO ACTIVITY YEAR 2021	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	DISCUSSION OF AND DECISION ON THE RELEASE OF THE BOARD MEMBERS INDIVIDUALLY FROM THE ACTIVITIES AND OPERATIONS OF THE COMPANY PERTAINING TO THE FISCAL YEAR 2021	FOR
TURKCELL ILETISIM HIZMETLERI A.S.	TRATCELL91M1	16-Jun-2022	DISCUSSION AND RESOLUTION OF THE AMENDMENT OF THE ARTICLES 9, 17 AND 19 OF THE COMPANY S ARTICLES OF ASSOCIATION, WHICH WAS APPROVED BY T.R. MINISTRY OF TRADE AND CAPITAL MARKETS BOARD, PURSUANT TO THE AMENDMENT TEXT ATTACHED TO THE AGENDA	FOR

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TURNING POINT THERAPEUTICS, INC.	US90041T1088	16-Jun-2022	Election of Class III Director to serve for three-year terms until the 2025 Annual Meeting: Mark J. Alles	ABSTAIN
TURNING POINT THERAPEUTICS, INC.	US90041T1088	16-Jun-2022	Election of Class III Director to serve for three-year terms until the 2025 Annual Meeting: Barbara W. Bodem	FOR
TURNING POINT THERAPEUTICS, INC.	US90041T1088	16-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers as disclosed in the proxy statement.	FOR
TURNING POINT THERAPEUTICS, INC.	US90041T1088	16-Jun-2022	To ratify the selection by the Audit Committee of the Board of Directors of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO RE-ELECT MR MCCULLAGH AS A DIRECTOR OF THE COMPANY	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO APPROVE AND ADOPT THE REPORT OF THE DIRECTORS AND AUDITOR AND THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO RE-ELECT MS LITTLEJOHNS AS A DIRECTOR OF THE COMPANY	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	THAT THE DIRECTORS OF THE COMPANY BE AND THEY ARE HEREBY GENERALLY EMPOWERED TO ALLOT ORDINARY SHARES IN THE COMPANY	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET ACQUISITIONS, AS PER THE TERMS SET OUT IN THE NOTICE OF THE MEETING	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO APPROVE THE DIVIDEND POLICY OF THE COMPANY AS SET OUT IN THE ANNUAL REPORT	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO RECEIVE AND ADOPT THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR TO 31 DECEMBER 2021 (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO RE-APPOINT DELOITTE LLP AS AUDITOR TO THE COMPANY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO RE-ELECT MR AYRE AS A DIRECTOR OF THE COMPANY	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO ELECT MS FIONNUALA HOGAN AS A DIRECTOR OF THE COMPANY	FOR
UK COMMERCIAL PROPERTY REIT LIMITED	GB00B19Z2J52	16-Jun-2022	TO RE-ELECT MR FRY AS A DIRECTOR OF THE COMPANY	FOR
UNITED SPIRITS LIMITED	INE854D01024	16-Jun-2022	APPOINTMENT OF MR. MARK DOMINIC SANDYS (DIN : 09543864) AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
VANDA PHARMACEUTICALS INC.	US9216591084	16-Jun-2022	Election of Class I Director: Stephen Ray Mitchell	FOR
VANDA PHARMACEUTICALS INC.	US9216591084	16-Jun-2022	To ratify the selection by the Audit Committee of our Board of Directors of PricewaterhouseCoopers LLP as the independent registered public accounting firm of the Company for the year ending December 31, 2022.	FOR

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VANDA PHARMACEUTICALS INC.	US9216591084	16-Jun-2022	To approve on an advisory basis the named executive officer compensation.	FOR
VANDA PHARMACEUTICALS INC.	US9216591084	16-Jun-2022	To approve an amendment to the Company's amended and restated 2016 Equity Incentive Plan, as amended ("2016 Plan"), to increase the aggregate number of shares authorized for issuance under the 2016 Plan.	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Election of Director to serve until 2023 Annual Meeting: Nick J.M. van Ommen	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	To Approve the Advisory Resolution on Executive Compensation.	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Election of Director to serve until 2023 Annual Meeting: Mark A. Alexander	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Ratification of Appointment of PricewaterhouseCoopers LLP as the Company's Independent Registered Public Accounting Firm for 2022.	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Election of Director to serve until 2023 Annual Meeting: Constantin H. Beier	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Election of Director to serve until 2023 Annual Meeting: Tonit M. Calaway	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Election of Director to serve until 2023 Annual Meeting: Peter J. Farrell	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Election of Director to serve until 2023 Annual Meeting: Robert J. Flanagan	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Election of Director to serve until 2023 Annual Meeting: Jason E. Fox	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Election of Director to serve until 2023 Annual Meeting: Jean Hoysradt	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Election of Director to serve until 2023 Annual Meeting: Margaret G. Lewis	FOR
W. P. CAREY INC.	US92936U1097	16-Jun-2022	Election of Director to serve until 2023 Annual Meeting: Christopher J. Niehaus	FOR
ZOOM VIDEO COMMUNICATIONS, INC.	US98980L1017	16-Jun-2022	DIRECTOR	FOR
ZOOM VIDEO COMMUNICATIONS, INC.	US98980L1017	16-Jun-2022	DIRECTOR	FOR
ZOOM VIDEO COMMUNICATIONS, INC.	US98980L1017	16-Jun-2022	DIRECTOR	FOR
ZOOM VIDEO COMMUNICATIONS, INC.	US98980L1017	16-Jun-2022	DIRECTOR	FOR
ZOOM VIDEO COMMUNICATIONS, INC.	US98980L1017	16-Jun-2022	Ratify the appointment of KPMG LLP as our independent registered public accounting firm for our fiscal year ending January 31, 2023.	FOR
ZOOM VIDEO COMMUNICATIONS, INC.	US98980L1017	16-Jun-2022	To approve, on an advisory non-binding basis, the compensation of our named executive officers as disclosed in our proxy statement.	FOR
AISIN CORPORATION	JP3102000001	17-Jun-2022	Appoint a Director Yamamoto, Yoshihisa	FOR
AISIN CORPORATION	JP3102000001	17-Jun-2022	Appoint a Corporate Auditor Kashiwagi, Katsuhiko	FOR
AISIN CORPORATION	JP3102000001	17-Jun-2022	Appoint a Substitute Corporate Auditor Nakagawa, Hidenori	FOR
AISIN CORPORATION	JP3102000001	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
AISIN CORPORATION	JP3102000001	17-Jun-2022	Appoint a Director Yoshida, Moritaka	FOR
AISIN CORPORATION	JP3102000001	17-Jun-2022	Appoint a Director Suzuki, Kenji	FOR

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AISIN CORPORATION	JP3102000001	17-Jun-2022	Appoint a Director Ito, Shintaro	FOR
AISIN CORPORATION	JP3102000001	17-Jun-2022	Appoint a Director Haraguchi, Tsunekazu	FOR
AISIN CORPORATION	JP3102000001	17-Jun-2022	Appoint a Director Hamada, Michiyo	FOR
AISIN CORPORATION	JP3102000001	17-Jun-2022	Appoint a Director Shin, Seiichi	FOR
AISIN CORPORATION	JP3102000001	17-Jun-2022	Appoint a Director Kobayashi, Koji	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO CONSIDER AND APPROVE THE RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS AS THE AUDITOR OF THE COMPANY FOR A TERM UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY, AND TO AUTHORISE THE BOARD TO DETERMINE THEIR REMUNERATION	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL H SHARES NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED H SHARES OF THE COMPANY AND TO AUTHORISE THE BOARD TO MAKE SUCH AMENDMENTS AS IT DEEMS APPROPRIATE TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, SO AS TO REFLECT THE NEW CAPITAL STRUCTURE UPON ADDITIONAL ALLOTMENT AND ISSUANCE OF SHARES PURSUANT TO SUCH MANDATE	AGAINST
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD TO BUY BACK H SHARES NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED H SHARES OF THE COMPANY	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS (THE BOARD) OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY (THE SUPERVISORY COMMITTEE) FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO CONSIDER AND APPROVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO CONSIDER AND APPROVE THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO CONSIDER AND APPROVE THE ANNUAL FINANCIAL BUDGET OF THE COMPANY FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO DECLARE A FINAL DIVIDEND OF RMB0.41 PER SHARE (BEFORE TAX) FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO AUTHORISE THE BOARD TO DETERMINE THE REMUNERATION OF THE DIRECTORS	FOR
A-LIVING SMART CITY SERVICES CO., LTD.	CNE100002RY5	17-Jun-2022	TO AUTHORISE THE SUPERVISORY COMMITTEE TO DETERMINE THE REMUNERATION OF THE SUPERVISORS	FOR
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: Byron O. Spruell	FOR
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: Carolyn Y. Woo	AGAINST
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: Lester B. Knight	AGAINST
AON PLC	IE00BLP1HW54	17-Jun-2022	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
AON PLC	IE00BLP1HW54	17-Jun-2022	Ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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AON PLC	IE00BLP1HW54	17-Jun-2022	Re-appoint Ernst & Young Chartered Accountants as the Company's statutory auditor under Irish law.	FOR
AON PLC	IE00BLP1HW54	17-Jun-2022	Authorize the Board or the Audit Committee of the Board to determine the remuneration of Ernst & Young Ireland, in its capacity as the Company's statutory auditor under Irish law.	FOR
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: Gregory C. Case	FOR
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: Jin-Yong Cai	FOR
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: Jeffrey C. Campbell	FOR
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: Fulvio Conti	FOR
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: Cheryl A. Francis	FOR
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: J. Michael Losh	AGAINST
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: Richard C. Notebaert	AGAINST
AON PLC	IE00BLP1HW54	17-Jun-2022	Election of Director: Gloria Santona	AGAINST
ARIAKE JAPAN CO.,LTD.	JP3125800007	17-Jun-2022	Approve Appropriation of Surplus	FOR
ARIAKE JAPAN CO.,LTD.	JP3125800007	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ARIAKE JAPAN CO.,LTD.	JP3125800007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shirakawa, Naoki	AGAINST
ARIAKE JAPAN CO.,LTD.	JP3125800007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwaki, Katsutoshi	AGAINST
ARIAKE JAPAN CO.,LTD.	JP3125800007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Koichi	FOR
ARIAKE JAPAN CO.,LTD.	JP3125800007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwaki, Koji	FOR
ARIAKE JAPAN CO.,LTD.	JP3125800007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tagawa, Tomoki	FOR
ARIAKE JAPAN CO.,LTD.	JP3125800007	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hoshino, Seishi	AGAINST
ARIAKE JAPAN CO.,LTD.	JP3125800007	17-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	17-Jun-2022	TO GIVE A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO BUY BACK SHARES NOT EXCEEDING 10% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE ON THE DATE OF THIS RESOLUTION	FOR
BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	17-Jun-2022	TO GIVE A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 10% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE ON THE DATE OF THIS RESOLUTION	AGAINST
BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	17-Jun-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES IN THE CAPITAL OF THE COMPANY BY THE NUMBER OF SHARES BOUGHT BACK	AGAINST
BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	17-Jun-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND REPORTS OF THE DIRECTORS AND OF THE AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	17-Jun-2022	TO DECLARE A FINAL DIVIDEND	FOR
BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	17-Jun-2022	TO RE-ELECT MR. LI YONGCHENG AS EXECUTIVE DIRECTOR	AGAINST
BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	17-Jun-2022	TO RE-ELECT MR. JIANG XINHAO AS EXECUTIVE DIRECTOR	FOR

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BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	17-Jun-2022	TO RE-ELECT MR. LAM HOI HAM AS INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	17-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX DIRECTORS' REMUNERATION	FOR
BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	17-Jun-2022	TO RE-APPOINT MESSRS. ERNST & YOUNG AS AUDITORS AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	APPROVE COMPENSATION REPORT	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	APPROVE COMPENSATION OF JEROME DE METZ, CHAIRMAN AND CEO	AGAINST
BENETEAU SA	FR0000035164	17-Jun-2022	APPROVE COMPENSATION OF GIANGUIDO GIROTTI, VICE-CEO	AGAINST
BENETEAU SA	FR0000035164	17-Jun-2022	APPROVE COMPENSATION OF JEAN-PAUL CHAPELEAU, VICE-CEO	AGAINST
BENETEAU SA	FR0000035164	17-Jun-2022	APPROVE TREATMENT OF LOSSES AND DIVIDENDS OF EUR 0.30 PER SHARE	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	ELECT MARIE-HELENE DICK AS DIRECTOR	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	REELECT CATHERINE POURRE AS DIRECTOR	AGAINST
BENETEAU SA	FR0000035164	17-Jun-2022	REELECT BPIFRANCE INVESTISSEMENT SAS AS DIRECTOR	AGAINST
BENETEAU SA	FR0000035164	17-Jun-2022	AUTHORIZE REPURCHASE OF UP TO 5 PERCENT OF ISSUED SHARE CAPITAL	AGAINST
BENETEAU SA	FR0000035164	17-Jun-2022	AUTHORIZE UP TO 1.5 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR CONTRIBUTIONS IN KIND	AGAINST
BENETEAU SA	FR0000035164	17-Jun-2022	AUTHORIZE CAPITAL INCREASE OF UP TO EUR 827,898.40 FOR FUTURE EXCHANGE OFFERS	AGAINST
BENETEAU SA	FR0000035164	17-Jun-2022	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	APPROVE TRANSACTION WITH GBI HOLDING RE: DEBT WRITE-OFFS	FOR
BENETEAU SA	FR0000035164	17-Jun-2022	APPROVE REMUNERATION POLICY OF CORPORATE OFFICERS	AGAINST
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	FOR
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO RECEIVE THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON DIRECTORS AND THE AUDITOR)	FOR
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO AUTHORISE THE COMPANY TO DISAPPLY PRE-EMPTION RIGHTS GENERALLY	FOR
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO AUTHORISE THE COMPANY TO DISAPPLY PRE-EMPTION RIGHTS FOR THE PURPOSES OF FINANCING	FOR
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO ADOPT THE NEW ARTICLES OF ASSOCIATION IN PLACE OF THE PRESENT ARTICLES OF ASSOCIATION	FOR
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 28 FEBRUARY 2022	AGAINST

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BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	THAT THE NEW LTIP BE ADOPTED IN SUBSTITUTION FOR THE 2016 LTIP	AGAINST
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO RE-ELECT MAHMUD KAMANI AS A DIRECTOR OF THE COMPANY	AGAINST
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO RE-ELECT BRIAN SMALL AS A DIRECTOR OF THE COMPANY	FOR
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO RE-ELECT IAIN MCDONALD AS A DIRECTOR OF THE COMPANY	AGAINST
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO RE-APPOINT KIRSTY BRITZ AS A DIRECTOR OF THE COMPANY	FOR
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO RE-APPOINT PKF LITTLEJOHN LLP AS AUDITORS	FOR
BOOHOO GROUP PLC	JE00BG6L7297	17-Jun-2022	TO AUTHORISE THE DIRECTORS TO AGREE THE AUDITORS' REMUNERATION	FOR
CHANG HWA COMMERCIAL BANK	TW0002801008	17-Jun-2022	THE COMPANY'S 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
CHANG HWA COMMERCIAL BANK	TW0002801008	17-Jun-2022	THE COMPANY'S DISTRIBUTION OF 2021 PROFIT. PROPOSED CASH DIVIDEND: TWD 0.5 PER SHARE.	FOR
CHANG HWA COMMERCIAL BANK	TW0002801008	17-Jun-2022	THE ISSUANCE OF NEW SHARES VIA CAPITALIZATION OF EARNINGS. PROPOSED STOCK DIVIDEND: TWD 0.1 PER SHARE.	FOR
CHANG HWA COMMERCIAL BANK	TW0002801008	17-Jun-2022	THE AMENDMENT OF THE COMPANY'S ARTICLES OF INCORPORATION.	FOR
CHANG HWA COMMERCIAL BANK	TW0002801008	17-Jun-2022	THE AMENDMENT OF THE COMPANY'S RULES FOR DIRECTOR ELECTIONS.	FOR
CHANG HWA COMMERCIAL BANK	TW0002801008	17-Jun-2022	THE AMENDMENT OF THE COMPANY'S RULES OF PROCEDURE FOR SHAREHOLDERS MEETINGS.	FOR
CHANG HWA COMMERCIAL BANK	TW0002801008	17-Jun-2022	THE AMENDMENT OF THE COMPANY'S REGULATIONS GOVERNING THE ACQUISITION AND DISPOSAL OF ASSETS.	FOR
CHANG HWA COMMERCIAL BANK	TW0002801008	17-Jun-2022	THE REPEAL OF THE COMPANY'S PROCEDURES GOVERNING FINANCIAL DERIVATIVES TRANSACTIONS. THE RELATED ARTICLES HAVE INSTEAD BEEN ADDED INTO THE COMPANY'S GUIDELINES GOVERNING FINANCIAL DERIVATIVES TRANSACTIONS.	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:CHUNG-HUI JIH,SHAREHOLDER NO.H220212XXX	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	2021 BUSINESS REPORT, INDEPENDENT AUDITORS REPORT AND FINANCIAL STATEMENTS.	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	THE ELECTION OF 3 DIRECTORS AMONG 4 CANDIDATES.:WEI FU INVESTMENT CO., LTD,SHAREHOLDER NO.4122,WEN-LONG YEN AS REPRESENTATIVE	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	THE ELECTION OF 3 DIRECTORS AMONG 4 CANDIDATES.:YI CHUAN INVESTMENT CO., LTD.,SHAREHOLDER NO.883341,THOMAS K.S. CHEN AS REPRESENTATIVE	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	THE ELECTION OF 3 DIRECTORS AMONG 4 CANDIDATES.:CHUNG YUAN INVESTMENT CO., LTD.,SHAREHOLDER NO.883288,CHUN-KO CHEN AS REPRESENTATIVE	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	2021 EARNINGS DISTRIBUTION PLAN. PROPOSED CASH DIVIDEND FOR COMMON SHARES: TWD 1.25 PER SHARE. PROPOSED CASH DIVIDEND FOR PREFERRED SHARES B: TWD 2.25 PER SHARE. PROPOSED CASH DIVIDEND FOR PREFERRED SHARES C: TWD 1.92 PER SHARE.	FOR

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CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	AMENDMENTS TO THE ARTICLES OF INCORPORATION.	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	AMENDMENTS TO THE REGULATIONS FOR SHAREHOLDERS MEETINGS.	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	AMENDMENTS TO THE ASSETS ACQUISITION AND DISPOSAL HANDLING PROCEDURE.	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	APPROVAL OF ISSUING 2022 RESTRICTED STOCK AWARDS.	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:SHENG-YUNG YANG,SHAREHOLDER NO.1018764	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:CHEUNG-CHUN LAU,SHAREHOLDER NO.507605XXX	FOR
CTBC FINANCIAL HOLDING CO LTD	TW0002891009	17-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:WEN-YEN HSU,SHAREHOLDER NO.C120287XXX	FOR
DEXERIALS CORPORATION	JP3548770001	17-Jun-2022	Approve Appropriation of Surplus	FOR
DEXERIALS CORPORATION	JP3548770001	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DEXERIALS CORPORATION	JP3548770001	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shinya, Yoshihisa	FOR
DEXERIALS CORPORATION	JP3548770001	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Satake, Toshiya	FOR
DEXERIALS CORPORATION	JP3548770001	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yokokura, Takashi	FOR
DEXERIALS CORPORATION	JP3548770001	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taguchi, Satoshi	FOR
DONGFENG MOTOR GROUP COMPANY LTD	CNE100000312	17-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF EACH OF THE TOTAL NUMBER OF EXISTING DOMESTIC SHARES AND H SHARES IN ISSUE, AND TO AUTHORIZE THE BOARD TO MAKE CORRESPONDING AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY AS IT THINKS FIT SO AS TO REFLECT THE NEW CAPITAL STRUCTURE UPON THE ALLOTMENT OR ISSUANCE OF SHARES	AGAINST
DONGFENG MOTOR GROUP COMPANY LTD	CNE100000312	17-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS (THE BOARD) OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
DONGFENG MOTOR GROUP COMPANY LTD	CNE100000312	17-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
DONGFENG MOTOR GROUP COMPANY LTD	CNE100000312	17-Jun-2022	TO CONSIDER AND APPROVE THE INDEPENDENT AUDITOR'S REPORT AND AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
DONGFENG MOTOR GROUP COMPANY LTD	CNE100000312	17-Jun-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PROPOSAL OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 AND AUTHORIZE THE BOARD TO DEAL WITH ISSUES IN RELATION TO THE COMPANY'S DISTRIBUTION OF FINAL DIVIDEND FOR THE YEAR 2021	FOR
DONGFENG MOTOR GROUP COMPANY LTD	CNE100000312	17-Jun-2022	TO CONSIDER AND APPROVE THE AUTHORIZATION TO THE BOARD TO DEAL WITH ALL ISSUES IN RELATION TO THE COMPANY'S DISTRIBUTION OF INTERIM DIVIDEND FOR THE YEAR 2022 AT ITS ABSOLUTE DISCRETION (INCLUDING, BUT NOT LIMITED TO DETERMINING WHETHER TO DISTRIBUTE INTERIM DIVIDEND FOR THE YEAR 2022)	FOR

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DONGFENG MOTOR GROUP COMPANY LTD	CNE100000312	17-Jun-2022	TO CONSIDER AND APPROVE THE RE-APPOINTMENTS OF PRICEWATERHOUSECOOPERS AS THE INTERNATIONAL AUDITOR OF THE COMPANY, AND PRICEWATERHOUSECOOPERS ZHONG TIAN LLP AS THE DOMESTIC AUDITOR OF THE COMPANY FOR THE YEAR 2022 TO HOLD OFFICE UNTIL THE CONCLUSION OF ANNUAL GENERAL MEETING FOR THE YEAR 2022, AND TO AUTHORIZE THE BOARD TO DETERMINE THEIR REMUNERATIONS	FOR
DONGFENG MOTOR GROUP COMPANY LTD	CNE100000312	17-Jun-2022	TO CONSIDER AND APPROVE THE REMUNERATION OF THE DIRECTORS AND THE SUPERVISORS OF THE COMPANY DETERMINED BY THE BOARD FOR THE YEAR 2022	FOR
E.SUN FINANCIAL HOLDING COMPANY,LTD.	TW0002884004	17-Jun-2022	BUSINESS REPORTS AND FINANCIAL STATEMENTS FOR FISCAL YEAR 2021.	FOR
E.SUN FINANCIAL HOLDING COMPANY,LTD.	TW0002884004	17-Jun-2022	PROPOSAL OF NET INCOME DISTRIBUTION FOR FISCAL YEAR 2021. PROPOSED CASH DIVIDEND: TWD 0.67 PER SHARE. PROPOSED STOCK DIVIDEND: 67 FOR 1,000 SHS HELD.	FOR
E.SUN FINANCIAL HOLDING COMPANY,LTD.	TW0002884004	17-Jun-2022	AMENDMENT TO THE COMPANY'S ARTICLE OF INCORPORATION.	FOR
E.SUN FINANCIAL HOLDING COMPANY,LTD.	TW0002884004	17-Jun-2022	PROPOSAL OF CAPITAL INCREASE FROM RETAINED EARNINGS AND REMUNERATION TO EMPLOYEES.	FOR
E.SUN FINANCIAL HOLDING COMPANY,LTD.	TW0002884004	17-Jun-2022	AMENDMENT TO THE COMPANY'S PROCEDURE OF ACQUIRING OR DISPOSING ASSETS.	FOR
E.SUN FINANCIAL HOLDING COMPANY,LTD.	TW0002884004	17-Jun-2022	AMENDMENT TO THE COMPANY'S PROCEDURE OF DERIVATIVE PRODUCT TRANSACTIONS.	FOR
E.SUN FINANCIAL HOLDING COMPANY,LTD.	TW0002884004	17-Jun-2022	AMENDMENT TO THE RULES FOR PROCEDURE OF SHAREHOLDERS' MEETING.	FOR
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Kato, Yoshiteru	AGAINST
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Miura, Ryota	FOR
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Kato, Hiroyuki	FOR
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Richard Thornley	FOR
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Naito, Haruo	AGAINST
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Kato, Yasuhiko	FOR
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Kaihori, Shuzo	FOR
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Uchiyama, Hideyo	FOR
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Hayashi, Hideki	AGAINST
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Miwa, Yumiko	FOR
EISAI CO.,LTD.	JP3160400002	17-Jun-2022	Appoint a Director Ike, Fumihiko	FOR
ESTABLISHMENT LABS HOLDINGS INC.	VGG312491084	17-Jun-2022	Election of Director: Juan José Chacón Quirós	FOR
ESTABLISHMENT LABS HOLDINGS INC.	VGG312491084	17-Jun-2022	Election of Director: Nicholas Lewin	AGAINST

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ESTABLISHMENT LABS HOLDINGS INC.	VGG312491084	17-Jun-2022	Election of Director: Edward Schutter	FOR
ESTABLISHMENT LABS HOLDINGS INC.	VGG312491084	17-Jun-2022	The ratification of Marcum LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ESTABLISHMENT LABS HOLDINGS INC.	VGG312491084	17-Jun-2022	The approval, on an advisory basis, of the compensation of our named executive officers.	FOR
ESTABLISHMENT LABS HOLDINGS INC.	VGG312491084	17-Jun-2022	The approval, on an advisory basis, of the frequency of future advisory votes on named executive officer compensation.	1 YEAR
FENG TAY ENTERPRISE CO LTD	TW0009910000	17-Jun-2022	RATIFICATION OF THE 2021 FINANCIAL STATEMENT AND BUSINESS REPORT	FOR
FENG TAY ENTERPRISE CO LTD	TW0009910000	17-Jun-2022	RATIFICATION OF THE 2021 PROFIT DISTRIBUTION PLAN. PROPOSED CASH DIVIDEND: TWD 4.1 PER SHARE	FOR
FORTINET, INC.	US34959E1091	17-Jun-2022	Advisory vote to approve named executive officer compensation, as disclosed in the Proxy Statement.	FOR
FORTINET, INC.	US34959E1091	17-Jun-2022	Election of Director to serve for a term of one year: Ken Xie	FOR
FORTINET, INC.	US34959E1091	17-Jun-2022	Approve the adoption of an Amended and Restated Certificate of Incorporation in order to implement a five-for-one forward stock split and to make certain other changes as reflected in the Amended and Restated Certificate and described in the Proxy Statement.	FOR
FORTINET, INC.	US34959E1091	17-Jun-2022	Stockholder proposal to remove supermajority voting requirements.	FOR
FORTINET, INC.	US34959E1091	17-Jun-2022	Election of Director to serve for a term of one year: Michael Xie	FOR
FORTINET, INC.	US34959E1091	17-Jun-2022	Election of Director to serve for a term of one year: Kenneth A. Goldman	AGAINST
FORTINET, INC.	US34959E1091	17-Jun-2022	Election of Director to serve for a term of one year: Ming Hsieh	FOR
FORTINET, INC.	US34959E1091	17-Jun-2022	Election of Director to serve for a term of one year: Jean Hu	FOR
FORTINET, INC.	US34959E1091	17-Jun-2022	Election of Director to serve for a term of one year: William Neukom	AGAINST
FORTINET, INC.	US34959E1091	17-Jun-2022	Election of Director to serve for a term of one year: Judith Sim	FOR
FORTINET, INC.	US34959E1091	17-Jun-2022	Election of Director to serve for a term of one year: Admiral James Stavridis (Ret)	FOR
FORTINET, INC.	US34959E1091	17-Jun-2022	Ratify the appointment of Deloitte & Touche LLP as Fortinet's independent registered accounting firm for the fiscal year ending December 31, 2022.	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	RELEASE THE COMPANY'S DIRECTORS FOR THE BOARD OF DIRECTORS OF THE 8TH TERM FROM NON-COMPETITION RESTRICTIONS.(DANIEL M. TSAI)	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	RELEASE THE COMPANY'S DIRECTORS FOR THE BOARD OF DIRECTORS OF THE 8TH TERM FROM NON-COMPETITION RESTRICTIONS.(ALAN WANG)	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	RELEASE THE COMPANY'S DIRECTORS FOR THE BOARD OF DIRECTORS OF THE 8TH TERM FROM NON-COMPETITION RESTRICTIONS.(ERIC CHEN)	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	RELEASE THE COMPANY'S DIRECTORS FOR THE BOARD OF DIRECTORS OF THE 8TH TERM FROM NON-COMPETITION RESTRICTIONS.(JERRY HARN)	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:XIANG-WEI, LAI,SHAREHOLDER NO.F120098XXX	FOR

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FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	2021 EARNINGS DISTRIBUTION PLAN. PROPOSED CASH DIVIDEND FOR COMMON STOCK: TWD 3.5 PER SHARE.PROPOSED CASH DIVIDEND FOR PREFERRED SHARE A:TWD 2.46 PER SHARE.PROPOSED CASH DIVIDEND FOR PREFERRED SHARE B:TWD 2.16 PER SHARE.PROPOSED CASH DIVIDEND FOR PREFERRED SHARE C:TWD 0.33041096 PER SHARE.	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	ISSUANCE OF NEW SHARES FROM CAPITALIZATION OF THE COMPANY'S CAPITAL RESERVE. PROPOSED BONUS ISSUE: 50 FOR 1,000 SHS HELD.	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	TO REFLECT JIHSUN FINANCIAL HOLDING CO., LTD.'S (HEREINAFTER JIHSUN FHC) DISTRIBUTION OF YEAR 2021 EARNINGS, THE COMPANY PLANS TO ADJUST THE PRICE OF THE MERGER AND TO EXECUTE AN AMENDMENT AGREEMENT WITH JIHSUN FHC.	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	THE COMPANY'S PLAN TO RAISE LONG-TERM CAPITAL.	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	AMENDMENT TO THE COMPANY'S ARTICLES OF INCORPORATION.	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	AMENDMENT TO THE COMPANY'S RULES GOVERNING THE PROCEDURES FOR SHAREHOLDERS' MEETINGS.	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	AMENDMENT TO THE COMPANY'S PROCEDURES GOVERNING THE ACQUISITION OR DISPOSAL OF ASSETS.	FOR
FUBON FINANCIAL HOLDING CO LTD	TW0002881000	17-Jun-2022	RELEASE THE COMPANY'S DIRECTORS FOR THE BOARD OF DIRECTORS OF THE 8TH TERM FROM NON-COMPETITION RESTRICTIONS.(RICHARD M. TSAI)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Jun-2022	TO CONSIDER AND APPROVE THE GRANT OF 2021 RESERVED RESTRICTED SHARES TO MS. YANG ZHI JUAN, A CONNECTED PERSON OF GREAT WALL MOTOR COMPANY LIMITED AND THE CONNECTED TRANSACTION AS SET OUT IN THE CIRCULAR (DETAILS OF WHICH HAS BEEN PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 MAY 2022)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Jun-2022	TO CONSIDER AND APPROVE THE GRANT OF 2021 RESERVED RESTRICTED SHARES TO MR. ZHENG CHUN LAI, A CONNECTED PERSON OF GREAT WALL MOTOR COMPANY LIMITED AND THE CONNECTED TRANSACTION AS SET OUT IN THE CIRCULAR (DETAILS OF WHICH HAS BEEN PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 MAY 2022)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Jun-2022	TO CONSIDER AND APPROVE THE GRANT OF 2021 RESERVED RESTRICTED SHARES TO MR. ZHANG DE HUI, A CONNECTED PERSON OF GREAT WALL MOTOR COMPANY LIMITED AND THE CONNECTED TRANSACTION AS SET OUT IN THE CIRCULAR (DETAILS OF WHICH HAS BEEN PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 MAY 2022)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Jun-2022	TO CONSIDER AND APPROVE THE GRANT OF 2021 RESERVED RESTRICTED SHARES TO MR. MENG XIANG JUN, A CONNECTED PERSON OF GREAT WALL MOTOR COMPANY LIMITED AND THE CONNECTED TRANSACTION AS SET OUT IN THE CIRCULAR (DETAILS OF WHICH HAS BEEN PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 MAY 2022)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Jun-2022	TO CONSIDER AND APPROVE THE GRANT OF 2021 RESERVED RESTRICTED SHARES TO MR. CUI KAI, A CONNECTED PERSON OF GREAT WALL MOTOR COMPANY LIMITED AND THE CONNECTED TRANSACTION AS SET OUT IN THE CIRCULAR (DETAILS OF WHICH HAS BEEN PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 MAY 2022)	FOR

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GREAT WALL MOTOR CO LTD	CNE100000338	17-Jun-2022	TO CONSIDER AND APPROVE THE GRANT OF 2021 RESERVED RESTRICTED SHARES TO MR. ZHENG LI PENG, A CONNECTED PERSON OF GREAT WALL MOTOR COMPANY LIMITED AND THE CONNECTED TRANSACTION AS SET OUT IN THE CIRCULAR (DETAILS OF WHICH HAS BEEN PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 MAY 2022)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Jun-2022	TO CONSIDER AND APPROVE THE GRANT OF 2021 RESERVED RESTRICTED SHARES TO MR. CHEN BIAO, A CONNECTED PERSON OF GREAT WALL MOTOR COMPANY LIMITED AND THE CONNECTED TRANSACTION AS SET OUT IN THE CIRCULAR (DETAILS OF WHICH HAS BEEN PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 MAY 2022)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Jun-2022	TO CONSIDER AND APPROVE THE GRANT OF 2021 RESERVED RESTRICTED SHARES TO MR. ZHANG LI, A CONNECTED PERSON OF GREAT WALL MOTOR COMPANY LIMITED AND THE CONNECTED TRANSACTION AS SET OUT IN THE CIRCULAR (DETAILS OF WHICH HAS BEEN PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 MAY 2022)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Jun-2022	TO CONSIDER AND APPROVE THE GRANT OF 2021 RESERVED RESTRICTED SHARES TO MS. WANG FENG YING, A CONNECTED PERSON OF GREAT WALL MOTOR COMPANY LIMITED AND THE CONNECTED TRANSACTION AS SET OUT IN THE CIRCULAR (DETAILS OF WHICH HAS BEEN PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 MAY 2022)	FOR
GREAT WALL MOTOR CO LTD	CNE1000018V8	17-Jun-2022	CONNECTED TRANSACTIONS REGARDING AUTHORIZATION OF 2021 RESERVED RESTRICTED STOCKS TO RELATED PERSON ZHENG CHUNLAI	FOR
GREAT WALL MOTOR CO LTD	CNE1000018V8	17-Jun-2022	CONNECTED TRANSACTIONS REGARDING AUTHORIZATION OF 2021 RESERVED RESTRICTED STOCKS TO RELATED PERSON ZHANG DEHUI	FOR
GREAT WALL MOTOR CO LTD	CNE1000018V8	17-Jun-2022	CONNECTED TRANSACTIONS REGARDING AUTHORIZATION OF 2021 RESERVED RESTRICTED STOCKS TO RELATED PERSON MENG XIANGJUN	FOR
GREAT WALL MOTOR CO LTD	CNE1000018V8	17-Jun-2022	CONNECTED TRANSACTIONS REGARDING AUTHORIZATION OF 2021 RESERVED RESTRICTED STOCKS TO RELATED PERSON CUI KAI	FOR
GREAT WALL MOTOR CO LTD	CNE1000018V8	17-Jun-2022	CONNECTED TRANSACTIONS REGARDING AUTHORIZATION OF 2021 RESERVED RESTRICTED STOCKS TO RELATED PERSON ZHENG LIPENG	FOR
GREAT WALL MOTOR CO LTD	CNE1000018V8	17-Jun-2022	CONNECTED TRANSACTIONS REGARDING AUTHORIZATION OF 2021 RESERVED RESTRICTED STOCKS TO RELATED PERSON CHEN BIAO	FOR
GREAT WALL MOTOR CO LTD	CNE1000018V8	17-Jun-2022	CONNECTED TRANSACTIONS REGARDING AUTHORIZATION OF 2021 RESERVED RESTRICTED STOCKS TO RELATED PERSON ZHANG LI	FOR
GREAT WALL MOTOR CO LTD	CNE1000018V8	17-Jun-2022	CONNECTED TRANSACTIONS REGARDING AUTHORIZATION OF 2021 RESERVED RESTRICTED STOCKS TO RELATED PERSON WANG FENGYING	FOR
GREAT WALL MOTOR CO LTD	CNE1000018V8	17-Jun-2022	CONNECTED TRANSACTIONS REGARDING AUTHORIZATION OF 2021 RESERVED RESTRICTED STOCKS TO RELATED PERSON YANG ZHIJUAN	FOR
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	CONSIDERATION OF THE MANAGEMENT BOARD'S REPORT ON THE OPERATIONS OF GRUPA LOTOS S.A. AND ITS CAPITAL GROUP FOR 2021	ABSTAIN

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GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	CONSIDERATION OF THE SUPERVISORY BOARD'S REPORT ON THE SUPERVISORY BOARD'S ACTIVITIES FOR 2021, THE SUPERVISORY BOARD'S REPORT ON THE RESULTS OF THE ASSESSMENT OF THE SEPARATE AND CONSOLIDATED FINANCIAL STATEMENTS FOR 2021, THE MANAGEMENT BOARD'S REPORT ON THE ACTIVITIES OF THE MANAGEMENT BOARD AND THE LOTOS GROUP IN 2021, AS WELL AS THE MANAGEMENT BOARD'S MOTION REGARDING PROFIT DISTRIBUTION FOR 2021	ABSTAIN
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	CONSIDERATION OF THE MANAGEMENT BOARD'S REPORT ON REPRESENTATION EXPENSES, EXPENSES FOR LEGAL SERVICES, MARKETING SERVICES, PUBLIC RELATIONS AND SOCIAL COMMUNICATION SERVICES, AND MANAGEMENT CONSULTING SERVICES FOR 2021	ABSTAIN
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	APPROVAL OF THE FINANCIAL STATEMENTS OF GRUPA LOTOS S.A. FOR THE YEAR 2021	FOR
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE GRUPA LOTOS S.A. CAPITAL GROUP FOR THE YEAR 2021	FOR
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	APPROVAL OF THE MANAGEMENT BOARD'S REPORT ON THE OPERATIONS OF GRUPA LOTOS S.A. AND ITS CAPITAL GROUP FOR 2021	FOR
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	DISTRIBUTION OF THE NET PROFIT OF GRUPA LOTOS S.A. FOR THE YEAR 2021	FOR
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	ACKNOWLEDGMENT OF THE FULFILLMENT OF DUTIES BY MEMBERS OF THE MANAGEMENT BOARD OF THE COMPANY IN THE PERIOD FROM JANUARY 1, 2021 TO DECEMBER 31, 2021	FOR
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	GRANTING DISCHARGE TO MEMBERS OF THE SUPERVISORY BOARD FOR THE PERFORMANCE OF THEIR DUTIES IN THE PERIOD FROM JANUARY 1, 2021 TO DECEMBER 31, 2021	AGAINST
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	ADOPTION OF A RESOLUTION REGARDING THE OPINION ON THE REPORT ON THE REMUNERATION OF MEMBERS OF THE MANAGEMENT BOARD AND SUPERVISORY BOARD OF GRUPA LOTOS S.A. FOR THE YEAR 2021	AGAINST
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	ELECTION OF THE CHAIRMAN OF THE MEETING	FOR
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	CONFIRMATION THAT THE MEETING HAS BEEN PROPERLY CONVENED AND IS CAPABLE OF ADOPTING RESOLUTIONS	ABSTAIN
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	ADOPTION OF THE AGENDA	FOR
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	EXAMINATION OF THE FINANCIAL STATEMENTS OF GRUPA LOTOS S.A. FOR THE YEAR 2021	ABSTAIN
GRUPA LOTOS S.A.	PLLOTOS00025	17-Jun-2022	CONSIDERATION OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE LOTOS GROUP. FOR THE YEAR 2021	ABSTAIN
IBIDEN CO.,LTD.	JP3148800000	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
IBIDEN CO.,LTD.	JP3148800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aoki, Takeshi	FOR
IBIDEN CO.,LTD.	JP3148800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kodama, Kozo	FOR
IBIDEN CO.,LTD.	JP3148800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ikuta, Masahiko	FOR
IBIDEN CO.,LTD.	JP3148800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawashima, Koji	FOR
IBIDEN CO.,LTD.	JP3148800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamaguchi, Chiaki	FOR
IBIDEN CO.,LTD.	JP3148800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mita, Toshio	FOR
IBIDEN CO.,LTD.	JP3148800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asai, Noriko	FOR
IDEC CORPORATION	JP3138800002	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kanai, Michiko	FOR
IDEC CORPORATION	JP3138800002	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nakajima, Eri	FOR

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IDEC CORPORATION	JP3138800002	17-Jun-2022	Approve Delegation of Authority to the Board of Directors to Determine Details of Share Acquisition Rights Issued as Stock Options	FOR
IDEC CORPORATION	JP3138800002	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
IDEC CORPORATION	JP3138800002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Funaki, Toshiyuki	FOR
IDEC CORPORATION	JP3138800002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Funaki, Mikio	FOR
IDEC CORPORATION	JP3138800002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Takuji	FOR
IDEC CORPORATION	JP3138800002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Hiroshi	FOR
IDEC CORPORATION	JP3138800002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okubo, Hideyuki	FOR
IDEC CORPORATION	JP3138800002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sugiyama, Mariko	FOR
IDEC CORPORATION	JP3138800002	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Himeiwa, Yasuo	FOR
IR JAPAN HOLDINGS,LTD.	JP3100640006	17-Jun-2022	Approve Appropriation of Surplus	FOR
IR JAPAN HOLDINGS,LTD.	JP3100640006	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
IR JAPAN HOLDINGS,LTD.	JP3100640006	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Terashita, Shiro	FOR
IR JAPAN HOLDINGS,LTD.	JP3100640006	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Furuta, Atsuko	FOR
IR JAPAN HOLDINGS,LTD.	JP3100640006	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujiwara, Yutaka	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Okamoto, Tsuyoshi	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Koezuka, Miharu	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Akiyama, Sakie	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Kaiami, Makoto	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Satake, Akira	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Suwa, Takako	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Masuda, Hiroya	AGAINST
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Ikeda, Norito	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Kinugawa, Kazuhide	FOR

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JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Senda, Tetsuya	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Ishihara, Kunio	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Charles Ditmars Lake II	FOR
JAPAN POST HOLDINGS CO.,LTD.	JP3752900005	17-Jun-2022	Appoint a Director Hirono, Michiko	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Director David Robert Hale	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Director Iwasaki, Masato	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Director Ushida, Kazuo	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Corporate Auditor Tokuhiko, Takaaki	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Substitute Corporate Auditor Fujii, Yasufumi	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Substitute Corporate Auditor Endo, Yukiko	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Approve Appropriation of Surplus	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Director Eric Johnson	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Director Kawahashi, Nobuo	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Director Takahashi, Seiji	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Director Tachibana, Ichiko	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Director Emoto, Kenichi	FOR
JSR CORPORATION	JP3385980002	17-Jun-2022	Appoint a Director Seki, Tadayuki	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Satoko	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors and Directors who are Audit and Supervisory Committee Members)	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murase, Yukio	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ikeda, Naoki	FOR

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JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishiguro, Akihide	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shiraki, Yukiyasu	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ota, Hiroyuki	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Bito, Yoshiaki	FOR
JUROKU FINANCIAL GROUP,INC.	JP3392650002	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asano, Kikuo	FOR
KINAXIS INC.	CA49448Q1090	17-Jun-2022	DIRECTOR	FOR
KINAXIS INC.	CA49448Q1090	17-Jun-2022	DIRECTOR	FOR
KINAXIS INC.	CA49448Q1090	17-Jun-2022	DIRECTOR	AGAINST
KINAXIS INC.	CA49448Q1090	17-Jun-2022	DIRECTOR	FOR
KINAXIS INC.	CA49448Q1090	17-Jun-2022	DIRECTOR	FOR
KINAXIS INC.	CA49448Q1090	17-Jun-2022	DIRECTOR	FOR
KINAXIS INC.	CA49448Q1090	17-Jun-2022	DIRECTOR	FOR
KINAXIS INC.	CA49448Q1090	17-Jun-2022	DIRECTOR	FOR
KINAXIS INC.	CA49448Q1090	17-Jun-2022	Appoint the auditors (see page 9 of the circular) KPMG LLP	FOR
KINAXIS INC.	CA49448Q1090	17-Jun-2022	Vote on approving an increase to the maximum number of Kinaxis shares that may be issued under our share unit plan. We can grant restricted, share units, deferred share units and performance share units under our share unit plan.	AGAINST
KINAXIS INC.	CA49448Q1090	17-Jun-2022	Accept our approach to executive compensation as described in the circular.	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Okamoto, Kunie	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Yanagi, Masanori	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Katayama, Toshiko	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Nagaoka, Takashi	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Matsumoto, Akihiko	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Izukawa, Kunimitsu	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Approve Appropriation of Surplus	FOR

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KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Kobayashi, Tetsuya	AGAINST
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Ogura, Toshihide	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Shirakawa, Masaaki	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Wakai, Takashi	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Hara, Shiro	FOR
KINTETSU GROUP HOLDINGS CO.,LTD.	JP3260800002	17-Jun-2022	Appoint a Director Hayashi, Nobu	FOR
KONICA MINOLTA,INC.	JP3300600008	17-Jun-2022	Appoint a Director Hatano, Seiji	FOR
KONICA MINOLTA,INC.	JP3300600008	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KONICA MINOLTA,INC.	JP3300600008	17-Jun-2022	Appoint a Director Taiko, Toshimitsu	FOR
KONICA MINOLTA,INC.	JP3300600008	17-Jun-2022	Appoint a Director Hodo, Chikatomo	FOR
KONICA MINOLTA,INC.	JP3300600008	17-Jun-2022	Appoint a Director Tachibana Fukushima, Sakie	FOR
KONICA MINOLTA,INC.	JP3300600008	17-Jun-2022	Appoint a Director Sakuma, Soichiro	FOR
KONICA MINOLTA,INC.	JP3300600008	17-Jun-2022	Appoint a Director Ichikawa, Akira	FOR
KONICA MINOLTA,INC.	JP3300600008	17-Jun-2022	Appoint a Director Minegishi, Masumi	FOR
KONICA MINOLTA,INC.	JP3300600008	17-Jun-2022	Appoint a Director Suzuki, Hiroyuki	AGAINST
KONICA MINOLTA,INC.	JP3300600008	17-Jun-2022	Appoint a Director Yamana, Shoei	FOR
KUAISHOU TECHNOLOGY	KYG532631028	17-Jun-2022	CONDITIONAL UPON THE PASSING OF RESOLUTIONS NOS. 6 AND 7, TO EXTEND THE SHARE ISSUE MANDATE GRANTED TO THE BOARD AND/OR ITS AUTHORIZED PERSON(S) TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY BY THE TOTAL NUMBER OF SHARES REPURCHASED BY THE COMPANY UNDER THE SHARE REPURCHASE MANDATE	AGAINST
KUAISHOU TECHNOLOGY	KYG532631028	17-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND TO AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION FOR THE YEAR ENDING DECEMBER 31, 2022	FOR
KUAISHOU TECHNOLOGY	KYG532631028	17-Jun-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS (THE "DIRECTOR(S)") AND THE AUDITOR OF THE COMPANY FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
KUAISHOU TECHNOLOGY	KYG532631028	17-Jun-2022	TO RE-ELECT MR. LI ZHAOHUI AS A NON-EXECUTIVE DIRECTOR	FOR
KUAISHOU TECHNOLOGY	KYG532631028	17-Jun-2022	TO RE-ELECT MR. LIN FRANK (ALIAS LIN FRANK HURST) AS A NON-EXECUTIVE DIRECTOR	AGAINST
KUAISHOU TECHNOLOGY	KYG532631028	17-Jun-2022	TO RE-ELECT DR. SHEN DOU AS A NON-EXECUTIVE DIRECTOR	FOR

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KUAISHOU TECHNOLOGY	KYG532631028	17-Jun-2022	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") TO FIX THE RESPECTIVE DIRECTORS' REMUNERATION	FOR
KUAISHOU TECHNOLOGY	KYG532631028	17-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD AND/OR ITS AUTHORIZED PERSON(S), TO REPURCHASE THE COMPANY'S SHARES NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING THIS RESOLUTION (THE "SHARE REPURCHASE MANDATE")	FOR
KUAISHOU TECHNOLOGY	KYG532631028	17-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD AND/OR ITS AUTHORIZED PERSON(S), TO ALLOT, ISSUE AND DEAL WITH NEW CLASS B ORDINARY SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING THIS RESOLUTION (THE "SHARE ISSUE MANDATE")	AGAINST
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kamimura, Motohiro	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Katsuaki	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nemoto, Yuji	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Yamamoto, Makiko	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuyama, Sumihiro	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kasahara, Yoshihisa	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Eto, Eiichi	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Akatsuka, Norihisa	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Hiroyuki	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwatate, Yasunari	FOR
KYUSHU FINANCIAL GROUP,INC.	JP3246500007	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kai, Takahiro	FOR
LOTES CO LTD	TW0003533006	17-Jun-2022	ANNUAL BUSINESS REPORT AND FINAL STATEMENT 2021	FOR
LOTES CO LTD	TW0003533006	17-Jun-2022	SURPLUS EARNINGS DISTRIBUTION 2021. PROPOSED CASH DIVIDEND:TWD 16 PER SHARE.	FOR
LOTES CO LTD	TW0003533006	17-Jun-2022	CHANGE PLAN FOR C ASH CAPITAL INCREASE AND ISSUANCE OF NEW SHARES AND THE FIRST DOMESTIC UNSECURED CONVERTIBLE CORPORATE BONDS	FOR
LOTES CO LTD	TW0003533006	17-Jun-2022	AMENDMENTS TO THE ARTICLES OF INCORPORATION.	FOR
LOTES CO LTD	TW0003533006	17-Jun-2022	AMENDMENTS TO THE RULES OF PROCEDURE FOR SHAREHOLDERS MEETINGS.	FOR
LOTES CO LTD	TW0003533006	17-Jun-2022	AMENDMENTS TO THE PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS.	FOR

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NANOSTRING TECHNOLOGIES, INC.	US63009R1095	17-Jun-2022	DIRECTOR	FOR
NANOSTRING TECHNOLOGIES, INC.	US63009R1095	17-Jun-2022	DIRECTOR	AGAINST
NANOSTRING TECHNOLOGIES, INC.	US63009R1095	17-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the year ending December 31, 2022.	FOR
NANOSTRING TECHNOLOGIES, INC.	US63009R1095	17-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
NANOSTRING TECHNOLOGIES, INC.	US63009R1095	17-Jun-2022	To approve the NanoString Technologies, Inc. 2022 Equity Incentive Plan.	FOR
NANOSTRING TECHNOLOGIES, INC.	US63009R1095	17-Jun-2022	To approve, on an advisory basis, a stockholder proposal to elect each director annually.	FOR
NATIONAL WESTERN LIFE GROUP, INC.	US6385171029	17-Jun-2022	DIRECTOR	AGAINST
NATIONAL WESTERN LIFE GROUP, INC.	US6385171029	17-Jun-2022	DIRECTOR	AGAINST
NATIONAL WESTERN LIFE GROUP, INC.	US6385171029	17-Jun-2022	DIRECTOR	FOR
NATIONAL WESTERN LIFE GROUP, INC.	US6385171029	17-Jun-2022	Proposal to ratify the appointment of BKD, LLP as the Company's independent accounting firm for 2022.	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ochiai, Hiroyuki	AGAINST
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nakane, Takeshi	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamada, Aya	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Akamatsu, Tamame	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Watanabe, Junko	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Official Company Name, Approve Minor Revisions	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagamori, Shigenobu	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobe, Hiroshi	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Seki, Jun	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Shinichi	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Komatsu, Yayoi	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakai, Takako	FOR
NIDEC CORPORATION	JP3734800000	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Murakami, Kazuya	AGAINST
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Appoint a Director Hara, Miri	FOR

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NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Appoint a Director Nagasawa, Katsumi	FOR
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Appoint a Director Miyatake, Masako	FOR
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Approve Appropriation of Surplus	FOR
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Appoint a Director Hamada, Toshihiko	FOR
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Appoint a Director Nagata, Kenji	FOR
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Appoint a Director Thomas Scott Kallman	FOR
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Appoint a Director Eduardo Gil Elejoste	FOR
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Appoint a Director Yamada, Akio	FOR
NIPPON SANSO HOLDINGS CORPORATION	JP3711600001	17-Jun-2022	Appoint a Director Katsumaru, Mitsuhiro	FOR
NISSIN ELECTRIC CO.,LTD.	JP3677600003	17-Jun-2022	Approve Appropriation of Surplus	FOR
NISSIN ELECTRIC CO.,LTD.	JP3677600003	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Appoint a Director Fukuda, Tamio	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Appoint a Director WONG Lai Yong	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Appoint a Director Sawada, Michitaka	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Appoint a Director Yamada, Yasuhiro	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Approve Appropriation of Surplus	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Appoint a Director Takasaki, Hideo	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Appoint a Director Todokoro, Nobuhiro	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Appoint a Director Miki, Yosuke	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Appoint a Director Iseyama, Yasuhiro	FOR
NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Appoint a Director Furuse, Yoichiro	FOR

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NITTO DENKO CORPORATION	JP3684000007	17-Jun-2022	Appoint a Director Hatchoji, Takashi	FOR
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Hiramoto, Kazuo	FOR
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Takami, Kazunori	FOR
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Yamada, Ryuji	AGAINST
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Horiuchi, Fumiko	FOR
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Ikeda, Masanori	FOR
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Shibahara, Masaru	FOR
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Hayashi, Fumiko	FOR
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Approve Issuance of Share Acquisition Rights as Stock Options	AGAINST
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Nojima, Hiroshi	FOR
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Nojima, Ryoji	AGAINST
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Fukuda, Koichiro	AGAINST
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Nukumori, Hajime	AGAINST
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Shinohara, Jiro	AGAINST
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Kunii, Hirofumi	AGAINST
NOJIMA CO.,LTD.	JP3761600000	17-Jun-2022	Appoint a Director Yamane, Junichi	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Director Sakata, Shinoi	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Director Ohashi, Tetsuji	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Corporate Auditor Minami, Naruhito	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Corporate Auditor Takazawa, Yasuko	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Director Konomoto, Shingo	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Director Fukami, Yasuo	FOR

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NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Director Akatsuka, Yo	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Director Anzai, Hidenori	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Director Ebato, Ken	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Director Tateno, Shuji	FOR
NOMURA RESEARCH INSTITUTE,LTD.	JP3762800005	17-Jun-2022	Appoint a Director Omiya, Hideaki	FOR
OMEROS CORPORATION	US6821431029	17-Jun-2022	Election of Director: Arnold C. Hanish	FOR
OMEROS CORPORATION	US6821431029	17-Jun-2022	Election of Director: Rajiv Shah, M.D.	FOR
OMEROS CORPORATION	US6821431029	17-Jun-2022	Ratification of Ernst & Young LLP as independent registered public accounting firm for 2022.	FOR
ORIC PHARMACEUTICALS, INC.	US68622P1093	17-Jun-2022	Election of Director: Steven L. Hoerter	FOR
ORIC PHARMACEUTICALS, INC.	US68622P1093	17-Jun-2022	Election of Director: Angie You, Ph.D.	FOR
ORIC PHARMACEUTICALS, INC.	US68622P1093	17-Jun-2022	Ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PRESS METAL ALUMINIUM HOLDINGS BHD	MYL886900009	17-Jun-2022	PROPOSED RENEWAL OF AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES ("PROPOSED RENEWAL OF SHARE BUY-BACK AUTHORITY")	FOR
PRESS METAL ALUMINIUM HOLDINGS BHD	MYL886900009	17-Jun-2022	TO APPROVE THE INCREASE OF DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022 AND FURTHER TO APPROVE THE PAYMENT OF DIRECTORS' FEES TO THE NON-EXECUTIVE DIRECTORS UP TO AN AGGREGATE AMOUNT OF RM830,000.00 FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022	FOR
PRESS METAL ALUMINIUM HOLDINGS BHD	MYL886900009	17-Jun-2022	TO APPROVE THE PAYMENT OF BENEFITS PAYABLE TO THE NON-EXECUTIVE DIRECTORS UP TO AN AGGREGATE AMOUNT OF RM160,000.00 FOR THE PERIOD FROM 1 JANUARY 2022 UNTIL THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR
PRESS METAL ALUMINIUM HOLDINGS BHD	MYL886900009	17-Jun-2022	TO RE-ELECT THE DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH CLAUSE 95 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, HAS OFFERED HIMSELF FOR RE-ELECTION: MR. KOON POH MING	AGAINST
PRESS METAL ALUMINIUM HOLDINGS BHD	MYL886900009	17-Jun-2022	TO RE-ELECT THE DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH CLAUSE 95 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, HAS OFFERED HIMSELF FOR RE-ELECTION: TAN SRI DATO' KOON POH KEONG	FOR
PRESS METAL ALUMINIUM HOLDINGS BHD	MYL886900009	17-Jun-2022	TO RE-ELECT THE DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH CLAUSE 95 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, HAS OFFERED HIMSELF FOR RE-ELECTION: MR. LIM HUN SOON @ DAVID LIM	FOR
PRESS METAL ALUMINIUM HOLDINGS BHD	MYL886900009	17-Jun-2022	TO RE-ELECT MR. CHONG KIN LEONG WHO RETIRES IN ACCORDANCE WITH CLAUSE 102 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, HAS OFFERED HIMSELF FOR RE-ELECTION	FOR
PRESS METAL ALUMINIUM HOLDINGS BHD	MYL886900009	17-Jun-2022	TO RE-APPOINT MESSRS KPMG PLT AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
PRESS METAL ALUMINIUM HOLDINGS BHD	MYL886900009	17-Jun-2022	AUTHORITY TO ISSUE AND ALLOT SHARES PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT 2016	FOR
PRESS METAL ALUMINIUM HOLDINGS BHD	MYL886900009	17-Jun-2022	PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE ("PROPOSED SHAREHOLDERS' MANDATE")	FOR

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RENOVA,INC.	JP3981200003	17-Jun-2022	Appoint a Director Yamazaki, Mayuka	FOR
RENOVA,INC.	JP3981200003	17-Jun-2022	Appoint a Director Takayama, Ken	FOR
RENOVA,INC.	JP3981200003	17-Jun-2022	Approve Details of the Stock Compensation to be received by Outside Directors	AGAINST
RENOVA,INC.	JP3981200003	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
RENOVA,INC.	JP3981200003	17-Jun-2022	Appoint a Director Semmoto, Sachio	FOR
RENOVA,INC.	JP3981200003	17-Jun-2022	Appoint a Director Kiminami, Yosuke	FOR
RENOVA,INC.	JP3981200003	17-Jun-2022	Appoint a Director Yamaguchi, Kazushi	FOR
RENOVA,INC.	JP3981200003	17-Jun-2022	Appoint a Director Ogawa, Tomokazu	FOR
RENOVA,INC.	JP3981200003	17-Jun-2022	Appoint a Director Minamikawa, Hideki	FOR
RENOVA,INC.	JP3981200003	17-Jun-2022	Appoint a Director Kawana, Koichi	FOR
RENOVA,INC.	JP3981200003	17-Jun-2022	Appoint a Director Shimada, Naoki	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: Brian Tilzer	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: Eugenia Ulasewicz	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: H. Todd Stitzer	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: Dontá L. Wilson	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Appointment of KPMG LLP as independent auditor of the Company, to hold office from the conclusion of this Meeting until the conclusion of the next Annual Meeting of Shareholders and authorization of the Audit Committee to determine its compensation.	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Approval, on a non-binding advisory basis, of the compensation of the Company's named executive officers as disclosed in the Proxy Statement (the "Say-on-Pay" vote).	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: André V. Branch	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: Virginia C. Drosos	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: R. Mark Graf	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: Zackery A. Hicks	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: Sharon L. McCollam	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: Helen McCluskey	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: Nancy A. Reardon	FOR
SIGNET JEWELERS LIMITED	BMG812761002	17-Jun-2022	Election of Director to serve until the next Annual Meeting: Jonathan Seiffer	FOR
SMARTSHEET INC.	US83200N1037	17-Jun-2022	DIRECTOR	FOR
SMARTSHEET INC.	US83200N1037	17-Jun-2022	DIRECTOR	FOR
SMARTSHEET INC.	US83200N1037	17-Jun-2022	DIRECTOR	FOR

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SMARTSHEET INC.	US83200N1037	17-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending January 31, 2023.	FOR
SMARTSHEET INC.	US83200N1037	17-Jun-2022	Approval, on an advisory basis, of the compensation of our named executive officers.	AGAINST
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Appoint a Director Ungyong Shu	FOR
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Appoint a Director Kokue, Haruko	FOR
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Appoint a Corporate Auditor Kamei, Junko	FOR
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Approve Appropriation of Surplus	FOR
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Appoint a Director Fujimoto, Masayoshi	FOR
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Appoint a Director Tanaka, Seiichi	FOR
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Appoint a Director Hirai, Ryutaro	FOR
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Appoint a Director Bito, Masaaki	FOR
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Appoint a Director Otsuka, Norio	FOR
SOJITZ CORPORATION	JP3663900003	17-Jun-2022	Appoint a Director Saiki, Naoko	FOR
SUPERNUS PHARMACEUTICALS, INC.	US8684591089	17-Jun-2022	Election of Director to hold office for the ensuing three years: Carolee Barlow, M.D., Ph.D.	FOR
SUPERNUS PHARMACEUTICALS, INC.	US8684591089	17-Jun-2022	Election of Director to hold office for the ensuing three years: Jack A. Khattar	FOR
SUPERNUS PHARMACEUTICALS, INC.	US8684591089	17-Jun-2022	to ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SUPERNUS PHARMACEUTICALS, INC.	US8684591089	17-Jun-2022	to approve, on a non-binding basis, the compensation paid to our named executive officers.	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT BYRON GROTE AS A DIRECTOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RECEIVE THE REPORT AND ACCOUNTS	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT KEN MURPHY AS A DIRECTOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT IMRAN NAWAZ AS A DIRECTOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT ALISON PLATT AS A DIRECTOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT LINDSEY POWNALL AS A DIRECTOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT KAREN WHITWORTH AS A DIRECTOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO REAPPOINT THE AUDITOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION.	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO AUTHORISE POLITICAL DONATIONS BY THE COMPANY AND ITS SUBSIDIARIES.	FOR

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TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS.	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS AND OTHER CAPITAL INVESTMENT	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO APPROVE THE DIRECTORS REMUNERATION POLICY	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO AUTHORISE A 14-DAY NOTICE PERIOD FOR GENERAL MEETINGS	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO DECLARE A FINAL DIVIDEND	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT JOHN ALLAN AS A DIRECTOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT MELISSA BETHELL AS A DIRECTOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT BERTRAND BODSON AS A DIRECTOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT THIERRY GARNIER AS A DIRECTOR	FOR
TESCO PLC	GB00BLGZ9862	17-Jun-2022	TO RE-ELECT STEWART GILLILAND AS A DIRECTOR	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Appoint a Director Ito, Motoshige	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Appoint a Director Tsubouchi, Kazuto	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Appoint a Director Inano, Kazutoshi	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Approve Creation of a Holding Company by Stock-transfer	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Approve Appropriation of Surplus	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Appoint a Director Nakanishi, Katsunori	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Appoint a Director Shibata, Hisashi	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Appoint a Director Yagi, Minoru	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Appoint a Director Fukushima, Yutaka	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Appoint a Director Kiyokawa, Koichi	FOR
THE SHIZUOKA BANK,LTD.	JP3351200005	17-Jun-2022	Appoint a Director Fujisawa, Kumi	FOR
TSRC CORPORATION	TW0002103009	17-Jun-2022	TO RATIFY 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS (INCLUDING THE REPORT OF THE CHANGES IN ACCOUNTING ESTIMATES)	FOR
TSRC CORPORATION	TW0002103009	17-Jun-2022	TO RATIFY 2021 EARNINGS DISTRIBUTION. PROPOSED CASH DIVIDEND: TWD 2.4 PER SHARE.	FOR
TSRC CORPORATION	TW0002103009	17-Jun-2022	DISCUSSION ON AMENDMENTS TO THE COMPANYS ARTICLES OF INCORPORATION	FOR
TSRC CORPORATION	TW0002103009	17-Jun-2022	DISCUSSION ON AMENDMENTS TO THE COMPANYS PROCEDURES FOR ACQUISITION AND DISPOSAL OF ASSETS	FOR

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VOLTRONIC POWER TECHNOLOGY CORP	TW0006409006	17-Jun-2022	THE PROPOSAL FOR THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS OF THE COMPANY.	FOR
VOLTRONIC POWER TECHNOLOGY CORP	TW0006409006	17-Jun-2022	THE PROPOSAL FOR THE 2021 EARNINGS DISTRIBUTION OF THE COMPANY.PROPOSED CASH DIVIDEND: TWD 23.5 PER SHARE.	FOR
VOLTRONIC POWER TECHNOLOGY CORP	TW0006409006	17-Jun-2022	THE PROPOSAL TO ISSUE RESTRICTED STOCK AWARDS.	FOR
VOLTRONIC POWER TECHNOLOGY CORP	TW0006409006	17-Jun-2022	THE PROPOSAL TO AMEND OF PARTS OF THE COMPANY'S PROCEDURES FOR THE ACQUISITION OR DISPOSAL OF ASSETS.	FOR
WELBILT, INC.	US9490901041	17-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 annual meeting: Cynthia M. Egnotovich	FOR
WELBILT, INC.	US9490901041	17-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 annual meeting: Dino J. Bianco	FOR
WELBILT, INC.	US9490901041	17-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 annual meeting: Joan K. Chow	FOR
WELBILT, INC.	US9490901041	17-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 annual meeting: Janice L. Fields	FOR
WELBILT, INC.	US9490901041	17-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 annual meeting: Brian R. Gamache	FOR
WELBILT, INC.	US9490901041	17-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 annual meeting: Andrew Langham	FOR
WELBILT, INC.	US9490901041	17-Jun-2022	Election of Director to serve for a one-year term expiring at the 2023 annual meeting: William C. Johnson	FOR
WELBILT, INC.	US9490901041	17-Jun-2022	The approval, on an advisory basis, of the compensation of the Company's named executive officers.	ABSTAIN
WELBILT, INC.	US9490901041	17-Jun-2022	The ratification of the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
WELL HEALTH TECHNOLOGIES CORP.	CA94947L1022	17-Jun-2022	To set the number of Directors at five (5).	FOR
WELL HEALTH TECHNOLOGIES CORP.	CA94947L1022	17-Jun-2022	DIRECTOR	FOR
WELL HEALTH TECHNOLOGIES CORP.	CA94947L1022	17-Jun-2022	DIRECTOR	FOR
WELL HEALTH TECHNOLOGIES CORP.	CA94947L1022	17-Jun-2022	DIRECTOR	FOR
WELL HEALTH TECHNOLOGIES CORP.	CA94947L1022	17-Jun-2022	DIRECTOR	AGAINST
WELL HEALTH TECHNOLOGIES CORP.	CA94947L1022	17-Jun-2022	DIRECTOR	FOR
WELL HEALTH TECHNOLOGIES CORP.	CA94947L1022	17-Jun-2022	Appointment of PricewaterhouseCoopers LLP, Chartered Professional Accountants as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 20% OF THE NUMBER OF THE ISSUED SHARES OF THE COMPANY (THE ISSUE MANDATE)	AGAINST
YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES NOT EXCEEDING 10% OF THE NUMBER OF THE ISSUED SHARES OF THE COMPANY	FOR
YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO EXTEND THE ISSUE MANDATE BY THE NUMBER OF SHARES REPURCHASED BY THE COMPANY	AGAINST

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YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO APPROVE THE PROPOSED AMENDMENTS TO THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY AND TO ADOPT THE AMENDED AND RESTATED ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO DECLARE A FINAL DIVIDEND OF 28.0 HK CENTS PER SHARE OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO RE-ELECT MR. SHEN YU AS AN EXECUTIVE DIRECTOR	FOR
YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO RE-ELECT MR. ZHANG YIYIN AS A NON-EXECUTIVE DIRECTOR	FOR
YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO RE-ELECT MR. WONG LUNG MING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY (THE BOARD) TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
YADEA GROUP HOLDINGS LTD	KYG9830F1063	17-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD TO FIX ITS REMUNERATION	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kunihiko, Tadashi	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hatoyama, Rehito	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Approve Details of Compensation as Stock Options for Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Approve Details of the Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Approve Details of the Stock Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawabe, Kentaro	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Idezawa, Takeshi	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Jungho Shin	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ozawa, Takao	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Masuda, Jun	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oketani, Taku	FOR
Z HOLDINGS CORPORATION	JP393380009	17-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hasumi, Maiko	FOR
ZENKOKU HOSHO CO.,LTD.	JP342925008	17-Jun-2022	Appoint a Director Imado, Tomoe	FOR
ZENKOKU HOSHO CO.,LTD.	JP342925008	17-Jun-2022	Approve Appropriation of Surplus	FOR
ZENKOKU HOSHO CO.,LTD.	JP342925008	17-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ZENKOKU HOSHO CO.,LTD.	JP342925008	17-Jun-2022	Appoint a Director Ishikawa, Eiji	FOR

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ZENKOKU HOSHO CO.,LTD.	JP3429250008	17-Jun-2022	Appoint a Director Yamaguchi, Takashi	FOR
ZENKOKU HOSHO CO.,LTD.	JP3429250008	17-Jun-2022	Appoint a Director Aoki, Yuichi	FOR
ZENKOKU HOSHO CO.,LTD.	JP3429250008	17-Jun-2022	Appoint a Director Asada, Keiichi	FOR
ZENKOKU HOSHO CO.,LTD.	JP3429250008	17-Jun-2022	Appoint a Director Kamijo, Masahito	FOR
ZENKOKU HOSHO CO.,LTD.	JP3429250008	17-Jun-2022	Appoint a Director Nagashima, Yoshiro	FOR
GODREJ CONSUMER PRODUCTS LTD	INE102D01028	18-Jun-2022	RE-APPOINTMENT OF MS. NDIDI NWUNELI AS AN INDEPENDENT DIRECTOR (DIN: 07738574) FOR A PERIOD OF FIVE YEARS EFFECTIVE FROM APRIL 1, 2022	FOR
INDRAPRASTHA GAS LTD	INE203G01027	18-Jun-2022	APPOINTMENT OF SHRI SANJAY KUMAR AS A DIRECTOR OF THE COMPANY (DIN: 08346704)	FOR
INDRAPRASTHA GAS LTD	INE203G01027	18-Jun-2022	APPOINTMENT OF SHRI SANJAY KUMAR AS MANAGING DIRECTOR OF THE COMPANY (DIN: 08346704)	FOR
INDRAPRASTHA GAS LTD	INE203G01027	18-Jun-2022	APPOINTMENT OF SHRI PAWAN KUMAR AS A DIRECTOR OF THE COMPANY (DIN: 09419599)	FOR
INDRAPRASTHA GAS LTD	INE203G01027	18-Jun-2022	APPOINTMENT OF SHRI PAWAN KUMAR AS DIRECTOR (COMMERCIAL) OF THE COMPANY (DIN: 09419599)	FOR
INDRAPRASTHA GAS LTD	INE203G01027	18-Jun-2022	MATERIAL RELATED PARTY TRANSACTIONS WITH GAIL (INDIA) LIMITED	FOR
INDRAPRASTHA GAS LTD	INE203G01027	18-Jun-2022	MATERIAL RELATED PARTY TRANSACTIONS WITH BHARAT PETROLEUM CORPORATION LIMITED	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Director Tsuchiya, Keiko	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Director Aoyama, Asako	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Director Kamada, Yumiko	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Corporate Auditor Sugiura, Hidenori	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Corporate Auditor Terunuma, Kaori	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Corporate Auditor Sato, Ikumi	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Approve Appropriation of Surplus	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Director Sato, Eiji	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Director Saito, Hitoshi	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Director Takehara, Eiji	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Director Arima, Masao	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Director Tanaka, Tomoyuki	FOR
TAIYO HOLDINGS CO.,LTD.	JP3449100001	18-Jun-2022	Appoint a Director Hizume, Masayuki	FOR

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AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE RELATED PARTY TRANSACTIONS RE: AL HAMMADI FOR INFORMATION TECHNOLOGY	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE RELATED PARTY TRANSACTIONS RE: HAYA AL HAMMADI AND SARAH AL HAMMADI	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE REMUNERATION OF DIRECTORS OF SAR 1,800,000 FOR FY 2021	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	RATIFY DISTRIBUTED DIVIDENDS OF SAR 0.40 PER SHARE FOR Q1 OF FY 2022	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE AUTHORIZATION OF THE BOARD REGARDING FUTURE RELATED PARTY TRANSACTIONS ACCORDING TO ARTICLE 71 OF THE COMPANIES LAW	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE INTERIM DIVIDENDS SEMI ANNUALLY OR QUARTERLY FOR FY 2023	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT SALIH AL HAMMADI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT ABDULAZEEZ BIN MOHAMMED AL HAMMADI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT MOHAMMED AL HAMMADI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT ABDULAZEEZ BIN SALIH AL HAMMADI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT SAAD AL HAMEEDI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE BOARD REPORT ON COMPANY OPERATIONS FOR FY 2021	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT FAHAD AL NAHEET AS DIRECTOR	ABSTAIN

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AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT AZEEZ AL QAHTANI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT AHMED KHOQEER AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT NASSIR NASSIR AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT OUSSAMA AL DOUSSARI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT SULTAN AL RASHID AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT SULTAN AL ANZI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT ABDULLAH AL SHEIKH AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT SALIH AL KHALAF AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT MOHAMMED AL JAAFARI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT IBRAHIM KHAN AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE AUDITORS' REPORT ON COMPANY FINANCIAL STATEMENTS FOR FY 2021	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT FAYIZ AL ZAYIDI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT AHMED AL SAGHEER AS DIRECTOR	ABSTAIN

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AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT IBRAHIM AL OMAR AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT ZIYAD BIN DAHAM AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT AHMED MURAD AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT ABDULLAH AL HUSSEINI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT ABDULLAH AL FEEFI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT FIRAS AL GHAMDI AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT NASSIR BIN SEEF AS DIRECTOR	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ELECT MEMBERS OF AUDIT COMMITTEE AND APPROVE ITS RESPONSIBILITIES, WORK PROCEDURES, AND REMUNERATION OF ITS MEMBERS	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	AUTHORIZE INCREASE OF CAPITAL BY CAPITALIZING FROM THE RETAINED EARNING FOR BONUS ISSUE AND AMEND ARTICLES OF BYLAWS RE: CHANGES IN CAPITAL AND SUBSCRIPTION TO SHARES	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FY 2021	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	AMEND ARTICLE 2 OF BYLAWS RE: COMPANY'S NAME	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	AMEND ARTICLE 3 OF BYLAWS RE: CORPORATE PURPOSES	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	AMEND ARTICLE 23 OF BYLAWS RE: POWERS OF CHAIRMAN, DEPUTY CHAIRMAN, MANAGING DIRECTOR AND SECRETARY	ABSTAIN

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AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	AMEND ARTICLE 30 OF BYLAWS RE: ASSEMBLIES INVITATION	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	AMEND ARTICLE 42 OF BYLAWS RE: AUDITOR APPOINTMENT	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	AMEND ARTICLE 47 OF BYLAWS RE: PROFITS ENTITLEMENT	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	AMEND AUDIT COMMITTEE CHARTER	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE DISCHARGE OF DIRECTORS FOR FY 2021	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	RATIFY AUDITORS AND FIX THEIR REMUNERATION FOR Q2, Q3 AND ANNUAL STATEMENT OF FY 2022 AND Q1 OF FY 2023	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE RELATED PARTY TRANSACTIONS RE: CHAIRMAN OF THE BOARD SALIH AL HAMMADI	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE RELATED PARTY TRANSACTIONS RE: VICE CHAIRMAN OF THE BOARD ABDULAZEEZ AL HAMMADI	ABSTAIN
AL HAMMADI COMPANY FOR DEVELOPMENT AND INVESTMENT	SA13J051UJH4	20-Jun-2022	APPROVE RELATED PARTY TRANSACTIONS RE: AZIZ COMPANY FOR CONTRACTING AND INDUSTRIAL INVESTMENT	ABSTAIN
ASTELLAS PHARMA INC.	JP3942400007	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takahashi, Raita	FOR
ASTELLAS PHARMA INC.	JP3942400007	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nakayama, Mika	FOR
ASTELLAS PHARMA INC.	JP3942400007	20-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ASTELLAS PHARMA INC.	JP3942400007	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasukawa, Kenji	FOR
ASTELLAS PHARMA INC.	JP3942400007	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okamura, Naoki	FOR
ASTELLAS PHARMA INC.	JP3942400007	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sekiyama, Mamoru	FOR
ASTELLAS PHARMA INC.	JP3942400007	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawabe, Hiroshi	FOR
ASTELLAS PHARMA INC.	JP3942400007	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Takashi	FOR
ASTELLAS PHARMA INC.	JP3942400007	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakurai, Eriko	FOR
ASTELLAS PHARMA INC.	JP3942400007	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yoshimitsu, Toru	AGAINST

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BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawasaki, Hiroshi	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Otsu, Shuji	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawana, Koichi	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimada, Toshio	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nagaike, Masataka	AGAINST
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shinoda, Toru	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kuwabara, Satoko	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Komiya, Takayuki	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Approve Appropriation of Surplus	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Approve Minor Revisions	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawaguchi, Masaru	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asako, Yuji	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Momoi, Nobuhiko	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyakawa, Yasuo	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takenaka, Kazuhiro	FOR
BANDAI NAMCO HOLDINGS INC.	JP3778630008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asanuma, Makoto	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	TO RE-APPOINT VERONIQUE MCCARROLL, AS A DIRECTOR OF THE COMPANY	FOR

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BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	ANNUAL REPORT AND ACCOUNTS	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	TO RE-APPOINT MARIAM MEGVINETUKHUTSESI, AS A DIRECTOR OF THE COMPANY	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	TO RE-APPOINT JONATHAN MUIR, AS A DIRECTOR OF THE COMPANY	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	TO RE-APPOINT CECIL QUILLEN, AS A DIRECTOR OF THE COMPANY	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	AUDITOR RE-APPOINTMENT: TO RE-APPOINT ERNST & YOUNG LLP AS AUDITOR OF THE COMPANY (THE AUDITOR) UNTIL THE END OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	AUDITOR REMUNERATION	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	POLITICAL DONATIONS	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	AUTHORITY TO ALLOT SHARES	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	SPECIFIC AUTHORITY TO DIS-APPLY PRE-EMPTION RIGHTS	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	AUTHORITY TO PURCHASE ORDINARY SHARES	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	DIVIDEND: TO DECLARE A FINAL DIVIDEND AS RECOMMENDED BY THE BOARD OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 OF GEL 2.33 PER ORDINARY SHARE PAYABLE ON 14 JULY 2022 TO THOSE SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 1 JULY 2022	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	DIRECTORS' REMUNERATION REPORT	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	DIRECTORS' REMUNERATION POLICY	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	TO APPOINT MEL CARVILL, AS A DIRECTOR OF THE COMPANY	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	TO RE-APPOINT ALASDAIR BREACH, AS A DIRECTOR OF THE COMPANY	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	TO RE-APPOINT ARCHIL GACHECHILADZE, AS A DIRECTOR OF THE COMPANY	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	TO RE-APPOINT TAMAZ GEORGADZE, AS A DIRECTOR OF THE COMPANY	FOR
BANK OF GEORGIA GROUP PLC	GB00BF4HYT85	20-Jun-2022	TO RE-APPOINT HANNA LOIKKANEN, AS A DIRECTOR OF THE COMPANY	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Shirai, Aya	FOR

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BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Uchida, Kazunari	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Hidaka, Naoki	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Miyaki, Masahiko	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Corporate Auditor Ogawa, Kazuyuki	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Corporate Auditor Yamada, Akira	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Approve Details of the Performance-based Compensation to be received by Directors	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Koike, Toshikazu	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Sasaki, Ichiro	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Ishiguro, Tadashi	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Ikeda, Kazufumi	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Kuwabara, Satoru	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Murakami, Taizo	FOR
BROTHER INDUSTRIES,LTD.	JP3830000000	20-Jun-2022	Appoint a Director Takeuchi, Keisuke	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Maeda, Koichi	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inoue, Yuriko	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shingai, Yasushi	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Bruce Miller	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shibagaki, Takahiro	AGAINST
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kondo, Fusakazu	AGAINST
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sato, Rieko	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ungyong Shu	AGAINST
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Masuda, Koichi	AGAINST
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Tsuchiya, Fumiaki	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Approve Appropriation of Surplus	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Approve Stock Transfer Agreement for the Company's Subsidiary	FOR

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DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Amend Articles to: Amend Business Lines, Reduce the Board of Directors Size, Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue, Approve Minor Revisions	AGAINST
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Koichiro	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inagaki, Seiji	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kikuta, Tetsuya	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shoji, Hiroshi	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Akashi, Mamoru	FOR
DAI-ICHI LIFE HOLDINGS,INC.	JP3476480003	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sumino, Toshiaki	FOR
EXP WORLD HOLDINGS, INC.	US30212W1009	20-Jun-2022	Election of Director: Daniel Cahir	FOR
EXP WORLD HOLDINGS, INC.	US30212W1009	20-Jun-2022	Election of Director: Eugene Frederick	AGAINST
EXP WORLD HOLDINGS, INC.	US30212W1009	20-Jun-2022	Election of Director: Jason Gesing	AGAINST
EXP WORLD HOLDINGS, INC.	US30212W1009	20-Jun-2022	Election of Director: Darren Jacklin	FOR
EXP WORLD HOLDINGS, INC.	US30212W1009	20-Jun-2022	Election of Director: Randall Miles	FOR
EXP WORLD HOLDINGS, INC.	US30212W1009	20-Jun-2022	Election of Director: Glenn Sanford	FOR
EXP WORLD HOLDINGS, INC.	US30212W1009	20-Jun-2022	Election of Director: Monica Weakley	AGAINST
EXP WORLD HOLDINGS, INC.	US30212W1009	20-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm for 2022.	FOR
EXP WORLD HOLDINGS, INC.	US30212W1009	20-Jun-2022	Approve, by a non-binding, advisory vote, the 2021 compensation of our named executive officers.	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	AUTHORIZE COMPANY TO CALL EGM WITH 15 DAYS' NOTICE	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	REELECT JUAN JOSE BRUGERA CLAVERO AS DIRECTOR	AGAINST
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	REELECT PEDRO VINOLAS SERRA AS DIRECTOR	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	REELECT JUAN CARLOS GARCIA CANIZARES AS DIRECTOR	AGAINST
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	REELECT JAVIER LOPEZ CASADO AS DIRECTOR	AGAINST
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	REELECT LUIS MALUQUER TREPAT AS DIRECTOR	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	AMEND REMUNERATION POLICY	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	ADVISORY VOTE ON REMUNERATION REPORT	AGAINST
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR

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INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	APPROVE STANDALONE FINANCIAL STATEMENTS	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	APPROVE CONSOLIDATED FINANCIAL STATEMENTS	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	APPROVE ALLOCATION OF INCOME	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	APPROVE DIVIDENDS	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	APPROVE DISCHARGE OF BOARD	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	RENEW APPOINTMENT OF PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
INMOBILIARIA COLONIAL SOCIMI SA	ES0139140174	20-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Director Nonomiya, Ritsuko	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Director Ueshima, Hiroyuki	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Director Horikiri, Noriaki	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Corporate Auditor Matsui, Gan	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Substitute Corporate Auditor Muramatsu, Takao	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Approve Appropriation of Surplus	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Director Nagase, Hiroshi	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Director Nagase, Reiji	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Director Asakura, Kenji	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Director Ikemoto, Masaya	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Director Kamada, Masatoshi	FOR
NAGASE & CO.,LTD.	JP3647800006	20-Jun-2022	Appoint a Director Ijichi, Takahiko	FOR
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Sono, Mari	AGAINST
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Laura Simone Unger	FOR
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Victor Chu	FOR
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director J. Christopher Giancarlo	FOR
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Patricia Mosser	FOR

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NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Nagai, Koji	AGAINST
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Okuda, Kentaro	FOR
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Teraguchi, Tomoyuki	FOR
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Ogawa, Shoji	AGAINST
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Ishimura, Kazuhiko	FOR
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Takahara, Takahisa	FOR
NOMURA HOLDINGS, INC.	JP3762600009	20-Jun-2022	Appoint a Director Shimazaki, Noriaki	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Laura Simone Unger	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Partial Amendment to the Articles of Incorporation	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Victor Chu	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: J. Christopher Giancarlo	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Patricia Mosser	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Koji Nagai	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Kentaro Okuda	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Tomoyuki Teraguchi	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Shoji Ogawa	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Kazuhiko Ishimura	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Takahisa Takahara	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Noriaki Shimazaki	FOR
NOMURA HOLDINGS, INC.	US65535H2085	20-Jun-2022	Appointment of Director: Mari Sono	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	20-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY FOR 2021	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	20-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR 2021	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	20-Jun-2022	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS AND THE AUDITORS REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	20-Jun-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR 2021	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	20-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON REMUNERATION PLAN OF INDEPENDENT DIRECTORS AND EXTERNAL SUPERVISORS OF THE COMPANY	FOR

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PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	20-Jun-2022	TO CONSIDER AND REAPPOINT PRICEWATERHOUSECOOPERS AS THE INTERNATIONAL AUDITOR OF THE COMPANY AND REAPPOINT PRICEWATERHOUSECOOPERS ZHONG TIAN LLP AS THE DOMESTIC AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING, AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
SEVEN BANK,LTD.	JP3105220002	20-Jun-2022	Appoint a Director Takato, Etsuhiro	FOR
SEVEN BANK,LTD.	JP3105220002	20-Jun-2022	Appoint a Substitute Corporate Auditor Ogawa, Chieko	FOR
SEVEN BANK,LTD.	JP3105220002	20-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SEVEN BANK,LTD.	JP3105220002	20-Jun-2022	Appoint a Director Funatake, Yasuaki	FOR
SEVEN BANK,LTD.	JP3105220002	20-Jun-2022	Appoint a Director Matsuhashi, Masaaki	FOR
SEVEN BANK,LTD.	JP3105220002	20-Jun-2022	Appoint a Director Goto, Katsuhiko	FOR
SEVEN BANK,LTD.	JP3105220002	20-Jun-2022	Appoint a Director Kigawa, Makoto	FOR
SEVEN BANK,LTD.	JP3105220002	20-Jun-2022	Appoint a Director Itami, Toshihiko	FOR
SEVEN BANK,LTD.	JP3105220002	20-Jun-2022	Appoint a Director Fukuo, Koichi	FOR
SEVEN BANK,LTD.	JP3105220002	20-Jun-2022	Appoint a Director Kuroda, Yukiko	FOR
SOLAREEDGE TECHNOLOGIES, INC.	US83417M1045	20-Jun-2022	Election of Director: Betsy Atkins	FOR
SOLAREEDGE TECHNOLOGIES, INC.	US83417M1045	20-Jun-2022	Election of Director: Dirk Hoke	FOR
SOLAREEDGE TECHNOLOGIES, INC.	US83417M1045	20-Jun-2022	Ratification of appointment of Ernst & Young LLP as independent registered public accounting firm for the year ending December 31, 2022.	FOR
SOLAREEDGE TECHNOLOGIES, INC.	US83417M1045	20-Jun-2022	Approval of, on an advisory and non-binding basis, the compensation of our named executive officers (the "Say-on-Pay Proposal").	FOR
TA CHEN STAINLESS PIPE CO LTD	TW0002027000	20-Jun-2022	ADOPTION OF THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
TA CHEN STAINLESS PIPE CO LTD	TW0002027000	20-Jun-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED CASH DIVIDEND: TWD 1.8 PER SHARE.	FOR
TA CHEN STAINLESS PIPE CO LTD	TW0002027000	20-Jun-2022	THE ISSUANCE OF NEW SHARES FOR CAPITAL INCREASE THROUGH CAPITALIZATION OF EARNINGS OF THE COMPANY. PROPOSED STOCK DIVIDEND: TWD 0.1 PER SHARE.	FOR
TA CHEN STAINLESS PIPE CO LTD	TW0002027000	20-Jun-2022	AMENDMENT TO THE 'ARTICLES OF INCORPORATION' IN PART.	FOR
TA CHEN STAINLESS PIPE CO LTD	TW0002027000	20-Jun-2022	AMENDMENT TO THE 'REGULATIONS GOVERNING THE ACQUISITION AND DISPOSAL OF ASSETS'.	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	20-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE ISSUANCE OF CAPITAL SUPPLEMENTARY BONDS BY THE GROUP COMPANY	FOR

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THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	20-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE YEAR 2021	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	20-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE REPORT OF THE BOARD OF SUPERVISORS FOR THE YEAR 2021	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	20-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE FINAL FINANCIAL ACCOUNTS FOR THE YEAR 2021	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	20-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PROFIT DISTRIBUTION FOR THE YEAR 2021	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	20-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE BUDGET OF FIXED ASSET INVESTMENT FOR THE YEAR 2022	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	20-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE 2022 ANNUAL CHARITY DONATION PLAN OF THE GROUP	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	20-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE AUTHORISATION GRANTED TO THE BOARD TO DEAL WITH THE LIABILITY INSURANCES FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	20-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE ENGAGEMENT OF ACCOUNTING FIRM FOR THE YEAR 2022	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wolfgang Bonatz	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Saito, Shozo	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takamasu, Kiyoshi	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Murata, Tsuneko	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Approve Appropriation of Surplus	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Hitoshi	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Ryuichi	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawamura, Koichi	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Endo, Akihiro	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hokida, Takahiro	FOR
TOKYO SEIMITSU CO.,LTD.	JP3580200008	20-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsukada, Shuichi	FOR

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ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Election of Director: Dawn Ostroff	FOR
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Advisory vote to approve our executive compensation.	AGAINST
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Election of Director: Reveta Bowers	FOR
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm.	FOR
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Shareholder proposal regarding the nomination of an employee representative director.	AGAINST
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Shareholder proposal regarding the preparation of a report about the Company's efforts to prevent abuse, harassment and discrimination.	ABSTAIN
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Election of Director: Kerry Carr	FOR
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Election of Director: Robert Corti	AGAINST
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Election of Director: Brian Kelly	FOR
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Election of Director: Robert Kotick	FOR
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Election of Director: Lulu Meservey	FOR
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Election of Director: Barry Meyer	AGAINST
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Election of Director: Robert Morgado	AGAINST
ACTIVISION BLIZZARD, INC.	US00507V1098	21-Jun-2022	Election of Director: Peter Nolan	FOR
AGIOS PHARMACEUTICALS, INC.	US00847X1046	21-Jun-2022	Election of Class III Director for three-year terms expiring at the 2025 annual meeting: Jacquelyn A. Fouse	FOR
AGIOS PHARMACEUTICALS, INC.	US00847X1046	21-Jun-2022	Election of Class III Director for three-year terms expiring at the 2025 annual meeting: David Scadden	FOR
AGIOS PHARMACEUTICALS, INC.	US00847X1046	21-Jun-2022	Election of Class III Director for three-year terms expiring at the 2025 annual meeting: David Schenkein	ABSTAIN
AGIOS PHARMACEUTICALS, INC.	US00847X1046	21-Jun-2022	To vote, on an advisory basis, to approve named executive officer compensation.	FOR
AGIOS PHARMACEUTICALS, INC.	US00847X1046	21-Jun-2022	To hold an advisory vote on the frequency of future advisory votes on the compensation paid to our named executive officers.	1 YEAR
AGIOS PHARMACEUTICALS, INC.	US00847X1046	21-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AIFUL CORPORATION	JP3105040004	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
AIFUL CORPORATION	JP3105040004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukuda, Mitsuhide	FOR
AIFUL CORPORATION	JP3105040004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukuda, Yoshitaka	FOR
AIFUL CORPORATION	JP3105040004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Masayuki	FOR
AIFUL CORPORATION	JP3105040004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kamiyo, Akira	FOR
AIFUL CORPORATION	JP3105040004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Masui, Keiji	FOR

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AIFUL CORPORATION	JP3105040004	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Maeda, Shinichiro	FOR
AIFUL CORPORATION	JP3105040004	21-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
ALLSCRIPTS HEALTHCARE SOLUTIONS, INC.	US01988P1084	21-Jun-2022	Election of Director: Elizabeth A. Altman	FOR
ALLSCRIPTS HEALTHCARE SOLUTIONS, INC.	US01988P1084	21-Jun-2022	Election of Director: P. Gregory Garrison	FOR
ALLSCRIPTS HEALTHCARE SOLUTIONS, INC.	US01988P1084	21-Jun-2022	Election of Director: Jonathan J. Judge	FOR
ALLSCRIPTS HEALTHCARE SOLUTIONS, INC.	US01988P1084	21-Jun-2022	Election of Director: Richard J. Poulton	FOR
ALLSCRIPTS HEALTHCARE SOLUTIONS, INC.	US01988P1084	21-Jun-2022	Election of Director: Dave B. Stevens	FOR
ALLSCRIPTS HEALTHCARE SOLUTIONS, INC.	US01988P1084	21-Jun-2022	Election of Director: Carol J. Zierhoffer	FOR
ALLSCRIPTS HEALTHCARE SOLUTIONS, INC.	US01988P1084	21-Jun-2022	To ratify the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
ALLSCRIPTS HEALTHCARE SOLUTIONS, INC.	US01988P1084	21-Jun-2022	To approve, on an advisory basis, the Company's named executive officer compensation.	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	GENERAL AUTHORIZATION TO THE BOARD FOR ADDITIONAL H-SHARE OFFERING	AGAINST
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	2021 REPORT OF THE BOARD OF DIRECTORS	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF DIRECTORS (EXCLUDING INDEPENDENT NON-EXECUTIVE DIRECTORS): LIU JIANPING, EXECUTIVE DIRECTOR	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF DIRECTORS (EXCLUDING INDEPENDENT NON-EXECUTIVE DIRECTORS): ZHU RUNZHOU, EXECUTIVE DIRECTOR	AGAINST
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF DIRECTORS (EXCLUDING INDEPENDENT NON-EXECUTIVE DIRECTORS): OU XIAOWU, EXECUTIVE DIRECTOR	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF DIRECTORS (EXCLUDING INDEPENDENT NON-EXECUTIVE DIRECTORS): JIANG TAO, EXECUTIVE DIRECTOR	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF DIRECTORS (EXCLUDING INDEPENDENT NON-EXECUTIVE DIRECTORS): ZHANG JILONG, NON-EXECUTIVE DIRECTORS	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF DIRECTORS (EXCLUDING INDEPENDENT NON-EXECUTIVE DIRECTORS): CHEN PENGJUN, NON-EXECUTIVE DIRECTORS	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF INDEPENDENT NON-EXECUTIVE DIRECTOR: QIU GUANZHOU	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF INDEPENDENT NON-EXECUTIVE DIRECTOR:YU JINSONG	FOR

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ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF INDEPENDENT NON-EXECUTIVE DIRECTOR:CHEN YUANXIU	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	2021 REPORT OF THE SUPERVISORY COMMITTEE	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF SHAREHOLDER SUPERVISOR: YE GUOHUA	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF SHAREHOLDER SUPERVISOR: SHAN SHULAN	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	ELECTION OF SHAREHOLDER SUPERVISOR: LIN NI	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	2021 ANNUAL REPORT AND AUDITED FINANCIAL REPORT	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY0.32000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	2022 REMUNERATION STANDARDS FOR DIRECTORS AND SUPERVISORS	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	RENEWAL OF LIABILITY INSURANCE FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT FROM 2022 TO 2023	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	REAPPOINTMENT OF AUDIT FIRM	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	PROVISION OF GUARANTEE FOR THE FINANCING OF ANOTHER COMPANY BY THE COMPANY AND A COMPANY	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Jun-2022	2022 PLAN FOR ISSUANCE OF BONDS	FOR
ANAPLAN, INC.	US03272L1089	21-Jun-2022	To adopt the Merger Agreement and Plan of Merger, dated as of March 20, 2022, by and among Alpine Parent, LLC, Alpine Merger Sub, Inc., and Anaplan, Inc., as it may be amended from time to time.	FOR
ANAPLAN, INC.	US03272L1089	21-Jun-2022	To approve the adoption of any proposal to adjourn the Special Meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	AGAINST
ANAPLAN, INC.	US03272L1089	21-Jun-2022	To approve, by non-binding, advisory vote, compensation that will or may become payable by Anaplan, Inc. to its named executive officers in connection with the merger.	FOR
ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	DIRECTOR	ABSTAIN
ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	DIRECTOR	FOR
ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	DIRECTOR	FOR
ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	DIRECTOR	FOR

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ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	DIRECTOR	FOR
ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	DIRECTOR	FOR
ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	DIRECTOR	FOR
ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	Approval, by non-binding advisory vote, of the resolution approving the Company's Named Executive Officer compensation, as provided in Proposal Number 2 of the Proxy Statement.	FOR
ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	Approval of an amendment to the Amended and Restated 2019 Omnibus Equity Incentive Plan to increase the number of shares of common stock available to Plan participants, and increase the annual compensation non-executive directors are eligible to receive thereunder.	AGAINST
ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	Approval, by non-binding advisory vote, of the frequency of future non-binding advisory votes on Named Executive Officer Compensation, as provided in Proposal Number 2 of the Proxy Statement.	1 YEAR
ARCTURUS THERAPEUTICS HOLDINGS INC.	US03969T1097	21-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	DIRECTOR	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	DIRECTOR	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	DIRECTOR	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	DIRECTOR	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	DIRECTOR	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	DIRECTOR	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	DIRECTOR	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	DIRECTOR	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	DIRECTOR	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	The non-binding advisory approval of our executive compensation (the "say- on-pay" vote).	FOR
ARGAN, INC.	US04010E1091	21-Jun-2022	The ratification of the appointment of Grant Thornton LLP as our independent registered public accountants for the fiscal year ending January 31, 2023.	FOR
ARGOSY PROPERTY LTD	NZARGE0010S7	21-Jun-2022	THAT CHRIS GUDGEON BE ELECTED AS A DIRECTOR	FOR
ARGOSY PROPERTY LTD	NZARGE0010S7	21-Jun-2022	THAT MIKE POHIO BE ELECTED AS A DIRECTOR	FOR
ARGOSY PROPERTY LTD	NZARGE0010S7	21-Jun-2022	THAT THE BOARD BE AUTHORISED TO FIX THE AUDITOR'S FEES AND EXPENSES	FOR
AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	APPROVE DISCHARGE OF SHAREHOLDERS' COMMITTEE FOR FISCAL YEAR 2021	FOR
AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR

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AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	ELECT BERND MUEHLFRIEDEL TO THE SUPERVISORY BOARD	FOR
AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	ELECT ROSA RIERA TO THE SUPERVISORY BOARD	FOR
AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	APPROVE REMUNERATION OF SHAREHOLDERS' COMMITTEE	FOR
AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	APPROVE AFFILIATION AGREEMENT WITH AURELIUS DEVELOPMENT THIRTY-EIGHT GMBH	FOR
AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2021	FOR
AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.50 PER SHARE	FOR
AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2021	FOR
AURELIUS EQUITY OPPORTUNITIES SE & CO. KGAA	DE000A0JK2A8	21-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Russel C. Robertson	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Thomas W. Ross, Sr.	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Thomas J. Appio	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Amy B. Wechsler, M.D.	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	The approval, in an advisory vote, of the compensation of our Named Executive Officers.	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	The approval of an amendment and restatement of the Company's Amended and Restated 2014 Omnibus Incentive Plan.	ABSTAIN

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BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	The appointment of PricewaterhouseCoopers LLP to serve as the Company's auditor until the close of the 2023 Annual Meeting of Shareholders and to authorize the Board to fix the auditor's remuneration.	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Richard U. De Schutter	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Brett Icahn	ABSTAIN
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Dr. Argeris (Jerry) N. Karabelas	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Sarah B. Kavanagh	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Steven D. Miller	ABSTAIN
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Dr. Richard C. Mulligan	ABSTAIN
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Joseph C. Papa	FOR
BAUSCH HEALTH COMPANIES, INC.	CA0717341071	21-Jun-2022	Election of Director: Robert N. Power	FOR
BLUEPRINT MEDICINES CORPORATION	US09627Y1091	21-Jun-2022	DIRECTOR	ABSTAIN
BLUEPRINT MEDICINES CORPORATION	US09627Y1091	21-Jun-2022	DIRECTOR	FOR
BLUEPRINT MEDICINES CORPORATION	US09627Y1091	21-Jun-2022	DIRECTOR	ABSTAIN
BLUEPRINT MEDICINES CORPORATION	US09627Y1091	21-Jun-2022	To approve an advisory vote on named executive officer compensation.	FOR
BLUEPRINT MEDICINES CORPORATION	US09627Y1091	21-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Advisory approval of named executive officer compensation	FOR
BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Election of Director: Jordan R. Asher	FOR
BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Ratification of the appointment of Ernst & Young LLP as independent registered public accounting firm for 2022	FOR
BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Election of Director: Lucinda M. Baier	FOR
BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Election of Director: Marcus E. Bromley	FOR
BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Election of Director: Frank M. Bumstead	FOR

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BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Election of Director: Victoria L. Freed	FOR
BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Election of Director: Rita Johnson-Mills	FOR
BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Election of Director: Guy P. Sansone	FOR
BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Election of Director: Denise W. Warren	FOR
BROOKDALE SENIOR LIVING INC.	US1124631045	21-Jun-2022	Election of Director: Lee S. Wielansky	FOR
BRP GROUP, INC.	US05589G1022	21-Jun-2022	DIRECTOR	FOR
BRP GROUP, INC.	US05589G1022	21-Jun-2022	DIRECTOR	ABSTAIN
BRP GROUP, INC.	US05589G1022	21-Jun-2022	DIRECTOR	ABSTAIN
BRP GROUP, INC.	US05589G1022	21-Jun-2022	DIRECTOR	FOR
BRP GROUP, INC.	US05589G1022	21-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
BRP GROUP, INC.	US05589G1022	21-Jun-2022	To approve, on an advisory basis, the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
BRP GROUP, INC.	US05589G1022	21-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamasaki, Hiroki	FOR
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Shareholder Proposal: Approve Details of the Restricted-Stock Compensation to be received by Corporate Officers	AGAINST
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Shareholder Proposal: Approve Purchase of Own Shares	AGAINST
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Shareholder Proposal: Approve Appropriation of Surplus	AGAINST
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Amend the Articles Related to Cross-Shareholdings)	AGAINST
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Shareholder Proposal: Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	AGAINST
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Amend the Articles Related to Disposal of Own Shares)	AGAINST
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Shareholder Proposal: Approve Disposal of Own Shares	AGAINST
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Approve Appropriation of Surplus	FOR
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shiozaki, Toshihiko	FOR
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogura, Hiroyuki	FOR
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimamura, Yoshinori	FOR

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BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujita, Yoshinori	FOR
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mita, Mitsuru	FOR
BUNKA SHUTTER CO.,LTD.	JP3831600006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ichikawa, Haruhiko	FOR
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO APPOINT ERNST & YOUNG AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO APPROVE THE GRANTING TO THE DIRECTORS THE GENERAL AND UNCONDITIONAL MANDATE TO BUY BACK SHARES UP TO 10% OF THE NUMBER OF SHARES IN ISSUE	FOR
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO APPROVE THE GRANTING TO THE DIRECTORS THE GENERAL AND UNCONDITIONAL MANDATE TO ALLOT, ISSUE AND DEAL WITH NEW SHARES NOT EXCEEDING 20% OF THE NUMBER OF SHARES	AGAINST
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO APPROVE THE EXTENSION OF THE AUTHORITY GRANTED TO THE DIRECTORS BY RESOLUTION 7 ABOVE BY ADDING THE NUMBER OF SHARES BOUGHT BACK PURSUANT TO THE AUTHORITY GRANTED TO THE DIRECTORS BY RESOLUTION 6 ABOVE	AGAINST
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO APPROVE, RATIFY AND CONFIRM THE RENEWAL MASTER ENGAGEMENT AGREEMENT (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 29 APRIL 2022, THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, AND THE IMPLEMENTATION THEREOF, AND TO APPROVE THE CAPS (AS DEFINED IN THE CIRCULAR)	FOR
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS, THE REPORT OF DIRECTORS AND THE INDEPENDENT AUDITORS REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO APPROVE THE DECLARATION OF A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021 OF HK76 CENTS PER SHARE	FOR
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO RE-ELECT MR. GUO GUANGHUI AS DIRECTOR	FOR
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO RE-ELECT MR. ZHUANG YONG AS DIRECTOR	FOR
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO RE-ELECT MR. ZHAO WENHAI AS DIRECTOR	FOR
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO RE-ELECT MR. LI MAN BUN, BRIAN DAVID AS DIRECTOR	AGAINST
CHINA OVERSEAS LAND & INVESTMENT LTD	HK0688002218	21-Jun-2022	TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	TO RE-ELECT DR. LI KA CHEUNG, ERIC AS DIRECTOR	AGAINST
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	TO FIX THE FEES FOR ALL DIRECTORS	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	ORDINARY RESOLUTION IN ITEM NO.5 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY)	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	ORDINARY RESOLUTION IN ITEM NO.6 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY)	AGAINST

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CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	ORDINARY RESOLUTION IN ITEM NO.7 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO EXTEND THE GENERAL MANDATE TO BE GIVEN TO THE DIRECTORS TO ISSUE NEW SHARES)	AGAINST
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	SPECIAL RESOLUTION IN ITEM NO. 8 OF THE NOTICE OF ANNUAL GENERAL MEETING. (TO AMEND ARTICLES OF ASSOCIATION OF THE COMPANY)	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE DIRECTORS REPORT AND THE INDEPENDENT AUDITORS REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	TO DECLARE A FINAL DIVIDEND OF RMB0.302 PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	TO RE-ELECT MR. HOU XIAOHAI AS DIRECTOR	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	TO RE-ELECT MR. WEI QIANG AS DIRECTOR	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	TO RE-ELECT MR. RICHARD RAYMOND WEISSEND AS DIRECTOR	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	TO RE-ELECT MS. ZHANG KAIYU AS DIRECTOR	FOR
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	HK0291001490	21-Jun-2022	TO RE-ELECT MR. TANG LIQING AS DIRECTOR	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF RETO FRANCONI AS A MEMBER OF THE BOARD OF DIRECTORS AND AS A MEMBER OF THE REMUNERATION COMMITTEE (IN A SINGLE VOTE)	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF OLUSOLA (SOLA) DAVID-BORHA AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF WILLIAM W. (BILL) DOUGLAS III AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF ANASTASIOS I. LEVENTIS AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF CHRISTODOULOS (CHRISTO) LEVENTIS AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF ALEXANDRA PAPALEXOPOULOU AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF RYAN RUDOLPH AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF ANNA DIAMANTOPOULOU AS MEMBER OF THE BOARD OF DIRECTORS AND AS A MEMBER OF THE REMUNERATION COMMITTEE (IN A SINGLE VOTE)	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF BRUNO PIETRACCI AS MEMBER OF THE BOARD OF DIRECTORS	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF HENRIQUE BRAUN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	ELECTION OF THE INDEPENDENT PROXY: MS. INES POESCHEL, KELLERHALS CARRARD ZURICH KLG, ZURICH, SWITZERLAND	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF THE STATUTORY AUDITOR: PRICEWATERHOUSECOOPERS AG, ZURICH, SWITZERLAND	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	ADVISORY VOTE ON RE-APPOINTMENT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR UK PURPOSES	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	ADVISORY VOTE ON THE UK REMUNERATION REPORT	AGAINST
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	ADVISORY VOTE ON THE REMUNERATION POLICY	FOR

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COCA-COLA HBC AG	CH0198251305	21-Jun-2022	ADVISORY VOTE ON THE SWISS REMUNERATION REPORT	AGAINST
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF REMUNERATION FOR THE BOARD OF DIRECTORS UNTIL THE NEXT ANNUAL GENERAL MEETING	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF REMUNERATION FOR THE EXECUTIVE LEADERSHIP TEAM FOR THE NEXT FINANCIAL YEAR	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	APPROVAL OF SHARE BUY-BACK	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	APPROVAL OF THE AMENDMENTS TO THE ARTICLES 11, 16, 27, 30, 32, 33, 34, 35, 36, 37 AND 38 OF THE ARTICLES OF ASSOCIATION REGARDING THE REPLACEMENT OF THE TERM (OPERATING COMMITTEE) BY THE TERM (EXECUTIVE LEADERSHIP TEAM)	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RECEIPT OF THE 2021 INTEGRATED ANNUAL REPORT, AS WELL AS APPROVAL OF THE ANNUAL MANAGEMENT REPORT, THE STAND-ALONE FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	APPROPRIATION OF LOSSES	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	DECLARATION OF DIVIDEND FROM RESERVES	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MEMBERS OF THE EXECUTIVE LEADERSHIP TEAM	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF ANASTASSIS G. DAVID AS A MEMBER OF THE BOARD OF DIRECTORS AND AS THE CHAIRMAN OF THE BOARD OF DIRECTORS (IN A SINGLE VOTE)	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF ZORAN BOGDANOVIC AS A MEMBER OF THE BOARD OF DIRECTORS	FOR
COCA-COLA HBC AG	CH0198251305	21-Jun-2022	RE-ELECTION OF CHARLOTTE J. BOYLE AS A MEMBER OF THE BOARD OF DIRECTORS AND AS A MEMBER OF THE REMUNERATION COMMITTEE (IN A SINGLE VOTE)	AGAINST
CONCORDIA FINANCIAL GROUP,LTD.	JP3305990008	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
CONCORDIA FINANCIAL GROUP,LTD.	JP3305990008	21-Jun-2022	Appoint a Director Kataoka, Tatsuya	FOR
CONCORDIA FINANCIAL GROUP,LTD.	JP3305990008	21-Jun-2022	Appoint a Director Oishi, Yoshiyuki	FOR
CONCORDIA FINANCIAL GROUP,LTD.	JP3305990008	21-Jun-2022	Appoint a Director Suzuki, Yoshiaki	FOR
CONCORDIA FINANCIAL GROUP,LTD.	JP3305990008	21-Jun-2022	Appoint a Director Onodera, Nobuo	FOR
CONCORDIA FINANCIAL GROUP,LTD.	JP3305990008	21-Jun-2022	Appoint a Director Akiyoshi, Mitsuru	FOR
CONCORDIA FINANCIAL GROUP,LTD.	JP3305990008	21-Jun-2022	Appoint a Director Yamada, Yoshinobu	FOR
CONCORDIA FINANCIAL GROUP,LTD.	JP3305990008	21-Jun-2022	Appoint a Director Yoda, Mami	FOR
DENSO CORPORATION	JP3551500006	21-Jun-2022	Appoint a Director Joseph P. Schmelzeis, Jr.	FOR
DENSO CORPORATION	JP3551500006	21-Jun-2022	Appoint a Substitute Corporate Auditor Kitagawa, Hiromi	FOR

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DENSO CORPORATION	JP3551500006	21-Jun-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DENSO CORPORATION	JP3551500006	21-Jun-2022	Appoint a Director Arima, Koji	FOR
DENSO CORPORATION	JP3551500006	21-Jun-2022	Appoint a Director Shinohara, Yukihiko	FOR
DENSO CORPORATION	JP3551500006	21-Jun-2022	Appoint a Director Ito, Kenichiro	FOR
DENSO CORPORATION	JP3551500006	21-Jun-2022	Appoint a Director Matsui, Yasushi	FOR
DENSO CORPORATION	JP3551500006	21-Jun-2022	Appoint a Director Toyoda, Akio	FOR
DENSO CORPORATION	JP3551500006	21-Jun-2022	Appoint a Director Kushida, Shigeki	FOR
DENSO CORPORATION	JP3551500006	21-Jun-2022	Appoint a Director Mitsuya, Yuko	FOR
DIALOG AXIATA PLC	LK0348N00009	21-Jun-2022	TO RECEIVE AND ADOPT THE REPORT OF THE DIRECTORS AND THE STATEMENT OF ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 AND THE AUDITORS REPORT THEREON	FOR
DIALOG AXIATA PLC	LK0348N00009	21-Jun-2022	TO DECLARE A FINAL DIVIDEND AS RECOMMENDED BY THE BOARD OF DIRECTORS	FOR
DIALOG AXIATA PLC	LK0348N00009	21-Jun-2022	TO REELECT AS A DIRECTOR, DR. SHRIDHIR SARIPUTTA HANSA WIJAYASURIYA, WHO RETIRES BY ROTATION PURSUANT TO ARTICLE 102 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	AGAINST
DIALOG AXIATA PLC	LK0348N00009	21-Jun-2022	TO REELECT AS A DIRECTOR, DATO DR. NIK RAMLAH NIK MAHMOOD, WHO RETIRES BY ROTATION PURSUANT TO ARTICLE 102 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	AGAINST
DIALOG AXIATA PLC	LK0348N00009	21-Jun-2022	TO REELECT AS A DIRECTOR, DR. INDRAJIT COOMARASWAMY, WHO ATTAINED THE AGE OF 72 YEARS ON 3 APRIL 2022 AND RETIRES PURSUANT TO SECTION 210 OF THE COMPANIES ACT NO. 7 OF 2007 AND TO RESOLVE THAT THE AGE LIMIT OF 70 YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 7 OF 2007 SHALL NOT BE APPLICABLE TO DR. INDRAJIT COOMARASWAMY	FOR
DIALOG AXIATA PLC	LK0348N00009	21-Jun-2022	TO REAPPOINT MESSRS. PRICEWATERHOUS ECOOPERS, CHARTERED ACCOUNTANTS, AS AUDITORS TO THE COMPANY AND TO AUTHORISE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR
DIALOG AXIATA PLC	LK0348N00009	21-Jun-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE AND MAKE DONATIONS	AGAINST
DIGITAL ARTS INC.	JP3549020000	21-Jun-2022	Approve Appropriation of Surplus	FOR
DIGITAL ARTS INC.	JP3549020000	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
DIGITAL ARTS INC.	JP3549020000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Dogu, Toshio	FOR
DIGITAL ARTS INC.	JP3549020000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Takuya	FOR
DIGITAL ARTS INC.	JP3549020000	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Inomata, Kiyoto	AGAINST
DIGITAL ARTS INC.	JP3549020000	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kubokawa, Hidekazu	FOR
DIGITAL ARTS INC.	JP3549020000	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Uesugi, Masataka	FOR
DIGITAL ARTS INC.	JP3549020000	21-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Sasaki, Komei	FOR
ELIA GROUP SA/NV	BE0003822393	21-Jun-2022	DOUBLE CAPITAL INCREASE FOR A TOTAL AMOUNT OF MAXIMUM EUR 6,000,000, COMPOSED OF A FIRST CAPITAL INCREASE IN 2022 (HEREINAFTER "2022 CAPITAL INCREASE") WITH A MAXIMUM OF EUR 5,000,000 AND A SECOND CAPITAL INCREASE IN 2023 (HEREINAFTER "2023 CAPITAL INCREASE")	FOR
ELIA GROUP SA/NV	BE0003822393	21-Jun-2022	POWER OF ATTORNEY REGARDING THE CAPITAL INCREASES MENTIONED IN ITEM 2 OF THE AGENDA	FOR

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EQUITY COMMONWEALTH	US2946281027	21-Jun-2022	DIRECTOR	FOR
EQUITY COMMONWEALTH	US2946281027	21-Jun-2022	DIRECTOR	FOR
EQUITY COMMONWEALTH	US2946281027	21-Jun-2022	DIRECTOR	FOR
EQUITY COMMONWEALTH	US2946281027	21-Jun-2022	DIRECTOR	FOR
EQUITY COMMONWEALTH	US2946281027	21-Jun-2022	DIRECTOR	FOR
EQUITY COMMONWEALTH	US2946281027	21-Jun-2022	DIRECTOR	FOR
EQUITY COMMONWEALTH	US2946281027	21-Jun-2022	DIRECTOR	FOR
EQUITY COMMONWEALTH	US2946281027	21-Jun-2022	DIRECTOR	FOR
EQUITY COMMONWEALTH	US2946281027	21-Jun-2022	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
EQUITY COMMONWEALTH	US2946281027	21-Jun-2022	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	The ratification of the selection of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for fiscal year 2022.	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	The approval, on a non-binding advisory basis, of the compensation of the named executive officers of the Company.	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	Election of Director: Vikram Pandit	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	Election of Director: Rohit Kapoor	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	Election of Director: Anne Minto	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	Election of Director: Som Mittal	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	Election of Director: Clyde Ostler	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	Election of Director: Kristy Pipes	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	Election of Director: Nitin Sahney	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	Election of Director: Jaynie Studenmund	FOR
EXLSERVICE HOLDINGS, INC.	US3020811044	21-Jun-2022	The approval of the ExlService Holdings, Inc. 2022 Employee Stock Purchase Plan.	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	DIRECTOR	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	DIRECTOR	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	DIRECTOR	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	DIRECTOR	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	DIRECTOR	FOR

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FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	DIRECTOR	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	DIRECTOR	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	DIRECTOR	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	DIRECTOR	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	Appointment of Ernst & Young LLP as Auditors of the REIT for the ensuing year and authorizing the Trustees to fix their remuneration.	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	An advisory vote on the approach to executive compensation as disclosed in the Management Information Circular.	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	The resolution in the form set out in Appendix A of the Corporation's Management Information Circular authorizing amendments to the Corporation's Deferred Trust Unit Plan (the "DTU Plan") to reserve an additional 300,000 Trust Units for issuance under the DTU Plan.	FOR
FIRST CAPITAL REAL ESTATE INVESTMENT TR	CA31890B1031	21-Jun-2022	The resolution in the form set out in Appendix B of the Corporation's Management Information Circular authorizing amendments to the Corporation's Restricted Trust Unit Plan (the "RTU Plan") to reserve an additional 1,250,000 Trust Units for issuance under the RTU Plan.	FOR
H.U. GROUP HOLDINGS,INC.	JP3822000000	21-Jun-2022	Appoint a Director Yamauchi, Susumu	FOR
H.U. GROUP HOLDINGS,INC.	JP3822000000	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
H.U. GROUP HOLDINGS,INC.	JP3822000000	21-Jun-2022	Appoint a Director Takeuchi, Shigekazu	FOR
H.U. GROUP HOLDINGS,INC.	JP3822000000	21-Jun-2022	Appoint a Director Kitamura, Naoki	FOR
H.U. GROUP HOLDINGS,INC.	JP3822000000	21-Jun-2022	Appoint a Director Aoyama, Shigehiro	FOR
H.U. GROUP HOLDINGS,INC.	JP3822000000	21-Jun-2022	Appoint a Director Amano, Futomichi	FOR
H.U. GROUP HOLDINGS,INC.	JP3822000000	21-Jun-2022	Appoint a Director Ito, Ryoji	FOR
H.U. GROUP HOLDINGS,INC.	JP3822000000	21-Jun-2022	Appoint a Director Shirakawa, Moegi	FOR
H.U. GROUP HOLDINGS,INC.	JP3822000000	21-Jun-2022	Appoint a Director Miyakawa, Keiji	FOR
HITACHI METALS,LTD.	JP3786200000	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Company Location	FOR
HITACHI METALS,LTD.	JP3786200000	21-Jun-2022	Appoint a Director Nishiie, Kenichi	FOR
HITACHI METALS,LTD.	JP3786200000	21-Jun-2022	Appoint a Director Uenoyama, Makoto	FOR
HITACHI METALS,LTD.	JP3786200000	21-Jun-2022	Appoint a Director Fukuo, Koichi	FOR
HITACHI METALS,LTD.	JP3786200000	21-Jun-2022	Appoint a Director Nishiyama, Mitsuaki	FOR
HITACHI METALS,LTD.	JP3786200000	21-Jun-2022	Appoint a Director Morita, Mamoru	FOR
IGM BIOSCIENCES INC.	US4495851085	21-Jun-2022	DIRECTOR	ABSTAIN
IGM BIOSCIENCES INC.	US4495851085	21-Jun-2022	DIRECTOR	FOR

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IGM BIOSCIENCES INC.	US4495851085	21-Jun-2022	DIRECTOR	FOR
IGM BIOSCIENCES INC.	US4495851085	21-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
IREN S.P.A.	IT0003027817	21-Jun-2022	TO APPOINT THE BOARD OF DIRECTORS FOR FINANCIAL YEARS 2022-2023-2024 (DEADLINE: DATE OF APPROVAL OF THE BALANCE SHEET FOR THE FINANCIAL YEAR 2024): RESOLUTIONS RELATED THERETO. LIST PRESENTED BY A GROUP OF ASSET MANAGEMENT COMPANIES AND OTHER INSTITUTIONAL INVESTORS, REPRESENTING THE 4.29 PCT OF THE SHARE CAPITAL	FOR
IREN S.P.A.	IT0003027817	21-Jun-2022	TO STATE THE EMOLUMENT DUE TO THE BOARD OF DIRECTORS' MEMBERS AS PER ART NO. 21 OF THE COMPANY BY-LAW: RESOLUTIONS RELATED THERETO	FOR
IREN S.P.A.	IT0003027817	21-Jun-2022	TO APPROVE BALANCE SHEET AS 31 DECEMBER 2021; MANAGEMENT REPORT, INTERNAL AND EXTERNAL AUDITORS' REPORT	FOR
IREN S.P.A.	IT0003027817	21-Jun-2022	PROFIT ALLOCATION: RESOLUTIONS RELATED THERETO	FOR
IREN S.P.A.	IT0003027817	21-Jun-2022	REWARDING POLICY REPORT 2022 AS PER ART. NO. 123-TER OF TUF (AS MODIFIED BY LEGISLATIVE DECREE 49/2019), FIRST SECTION: RESOLUTIONS RELATED THERETO	ABSTAIN
IREN S.P.A.	IT0003027817	21-Jun-2022	EMOLUMENT PAID REPORT IN 2021 AS PER ART. 123-TER OF TUF (AS MODIFIED BY LEGISLATIVE DECREE 49/2019), SECOND SECTION: RESOLUTIONS RELATED THERETO - CONSULTATIVE RESOLUTION	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Miyauchi, Toshihiko	AGAINST
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ebata, Makoto	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamamoto, Shimako	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Fujita, Koji	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sato, Noboru	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Approve Appropriation of Surplus	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Amend Articles to: Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Sadao	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suzuki, Hitoshi	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takeda, Keiji	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Toyoshima, Mitsuyoshi	FOR
IRISO ELECTRONICS CO.,LTD.	JP3149800009	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Koyasu, Masashi	FOR
JAFCO GROUP CO.,LTD.	JP3389900006	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
JAFCO GROUP CO.,LTD.	JP3389900006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fuki, Shinichi	FOR
JAFCO GROUP CO.,LTD.	JP3389900006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyoshi, Keisuke	FOR
JAFCO GROUP CO.,LTD.	JP3389900006	21-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR

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JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Appoint a Director Hatchoji, Sonoko	FOR
JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Appoint a Director Yanagi, Hiroyuki	FOR
JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Appoint a Corporate Auditor Kubo, Shinsuke	FOR
JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Appoint a Director Ueki, Yoshiharu	FOR
JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Appoint a Director Akasaka, Yuji	FOR
JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Appoint a Director Shimizu, Shinichiro	FOR
JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Appoint a Director Kikuyama, Hideki	FOR
JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Appoint a Director Toyoshima, Ryuzo	FOR
JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Appoint a Director Tsutsumi, Tadayuki	FOR
JAPAN AIRLINES CO.,LTD.	JP3705200008	21-Jun-2022	Appoint a Director Kobayashi, Eizo	FOR
JMDC INC.	JP3386690006	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JMDC INC.	JP3386690006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsushima, Yosuke	FOR
JMDC INC.	JP3386690006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Yuta	FOR
JMDC INC.	JP3386690006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Jihyun Lee	FOR
JMDC INC.	JP3386690006	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takeda, Seiji	FOR
JMDC INC.	JP3386690006	21-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Hara, Masahiko	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Domoto, Yoshihisa	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murao, Kazutoshi	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hashizume, Shinya	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors and Directors who are Audit and Supervisory Committee Members)	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Approve Appropriation of Surplus	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue, Approve Minor Revisions	AGAINST
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Yoshifumi	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishimaru, Masahiro	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miura, Tatsuya	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inachi, Toshihiko	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ueno, Masaya	FOR
KEIHAN HOLDINGS CO.,LTD.	JP3279400000	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirakawa, Yoshihiro	FOR

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KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	REVIEW OF THE PROPOSAL OF THE MANAGEMENT BOARD OF KGHM POLSKA MIEDZ S.A. CONCERNING THE APPROPRIATION OF PROFIT FOR 2021	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	PRESENTATION OF A REPORT ON REPRESENTATION EXPENSES, EXPENSES INCURRED ON LEGAL SERVICES, MARKETING SERVICES, PUBLIC RELATIONS SERVICES AND SOCIAL COMMUNICATION SERVICES, AND ADVISORY SERVICES ASSOCIATED WITH MANAGEMENT IN 2021 - AND THE OPINION OF THE SUPERVISORY BOARD OF KGHM POLSKA MIEDZ S.A	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	REVIEW OF THE REPORT OF THE SUPERVISORY BOARD OF KGHM POLSKA MIEDZ S.A. ON THE RESULTS OF ITS EVALUATION OF THE FINANCIAL STATEMENTS OF KGHM POLSKA MIEDZ S.A. FOR 2021, THE CONSOLIDATED FINANCIAL STATEMENTS OF THE KGHM POLSKA MIEDZ S.A. GROUP FOR 2021 AND THE MANAGEMENT BOARD S REPORT ON THE ACTIVITIES OF KGHM POLSKA MIEDZ S.A. AND THE KGHM POLSKA	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	REVIEW OF THE REPORT OF THE SUPERVISORY BOARD ON THE RESULTS OF ITS EVALUATION OF THE PROPOSAL OF THE MANAGEMENT BOARD OF KGHM POLSKA MIEDZ S.A. REGARDING THE APPROPRIATION OF PROFIT FOR 2021	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	PRESENTATION BY THE SUPERVISORY BOARD OF AN ASSESSMENT OF THE STANDING OF KGHM POLSKA MIEDZ S.A. FOR 2021 ON A CONSOLIDATED BASIS, INCLUDING AN EVALUATION OF THE INTERNAL CONTROL, RISK MANAGEMENT AND COMPLIANCE SYSTEMS AND THE INTERNAL AUDIT FUNCTION, WITH INFORMATION ON ACTIONS TAKEN BY THE SUPERVISORY BOARD OF KGHM POLSKA MIEDZ S.A. IN PERFORMING	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	PRESENTATION BY THE SUPERVISORY BOARD OF PRESENTATION BY THE SUPERVISORY BOARD OF	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	PRESENTATION BY THE SUPERVISORY BOARD OF A REPORT ON THE REMUNERATION OF THE MANAGEMENT BOARD AND SUPERVISORY BOARD OF KGHM POLSKA MIEDZ S.A. FOR 2021	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ADOPTION OF RESOLUTIONS ON APPROVAL OF THE FINANCIAL STATEMENTS OF KGHM POLSKA MIEDZ S.A. FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ADOPTION OF RESOLUTION ON APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE KGHM POLSKA MIEDZ S.A. GROUP FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ADOPTION OF RESOLUTIONS ON APPROVAL OF THE MANAGEMENT BOARD S REPORT ON THE ACTIVITIES OF KGHM POLSKA MIEDZ S.A. AND THE KGHM POLSKA MIEDZ S.A. GROUP IN 2021 AS WELL AS THE NON-FINANCIAL REPORT OF KGHM POLSKA MIEDZ S.A. AND THE KGHM POLSKA MIEDZ S.A. GROUP FOR 2021	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ADOPTION OF RESOLUTIONS ON APPROPRIATION OF THE COMPANY S PROFIT FOR 2021	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ADOPTION OF RESOLUTIONS ON APPROVAL OF THE PERFORMANCE OF DUTIES OF INDIVIDUAL MEMBERS OF THE MANAGEMENT BOARD OF KGHM POLSKA MIEDZ S.A. FOR 2021	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ADOPTION OF RESOLUTIONS ON APPROVAL OF THE PERFORMANCE OF DUTIES OF INDIVIDUAL MEMBERS OF THE SUPERVISORY BOARD OF KGHM POLSKA MIEDZ S.A. FOR 2021	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ADOPTION OF A RESOLUTION ON THE OPINION ON THE REPORT ON THE REMUNERATION OF MEMBERS OF THE MANAGEMENT BOARD AND SUPERVISORY BOARD OF KGHM POLSKA MIEDZ S.A. FOR 2021	AGAINST
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ADOPTION OF RESOLUTIONS ON APPOINTMENT OF MEMBERS OF THE SUPERVISORY BOARD OF KGHM POLSKA MIEDZ S.A. ELECTED BY THE EMPLOYEES OF THE KGHM POLSKA MIEDZ S.A. GROUP FOR THE NEW, 11TH TERM	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ADOPTION OF RESOLUTIONS ON APPOINTMENT OF MEMBERS OF THE SUPERVISORY BOARD OF KGHM POLSKA MIEDZ S.A. FOR THE NEW, 11TH TERM	AGAINST
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ELECTION OF THE CHAIRMAN OF THE ORDINARY GENERAL MEETING	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	CONFIRMATION OF THE LEGALITY OF CONVENING THE ORDINARY GENERAL MEETING AND ITS CAPACITY TO ADOPT RESOLUTIONS	ABSTAIN

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KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	ACCEPTANCE OF THE AGENDA	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	REVIEW OF ANNUAL REPORTS THE FINANCIAL STATEMENTS OF KGHM POLSKA MIEDZ S.A. FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	REVIEW OF ANNUAL REPORTS THE CONSOLIDATED FINANCIAL STATEMENTS OF THE KGHM POLSKA MIEDZ S.A. GROUP FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	21-Jun-2022	REVIEW OF ANNUAL REPORT THE MANAGEMENT BOARD S REPORT ON THE ACTIVITIES OF KGHM POLSKA MIEDZ S.A. AND THE KGHM POLSKA MIEDZ S.A. GROUP IN 2021 AS WELL AS THE NON FINANCIAL REPORT OF KGHM POLSKA MIEDZ S.A. AND THE KGHM POLSKA MIEDZ S.A. GROUP FOR 2021	ABSTAIN
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Matsuyama, Asahi	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Kamiyama, Takao	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Fukui, Toshihiko	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Inokuchi, Takeo	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Iino, Masako	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Sugiyama, Shinsuke	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Corporate Auditor Kajikawa, Toru	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Substitute Corporate Auditor Endo, Kazuyoshi	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Approve Details of the Compensation to be received by Corporate Officers	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Approve Details of the Stock Compensation to be received by Directors	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Approve Delegation of Authority to the Board of Directors to Use Free Share Acquisition Rights	AGAINST
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Approve Appropriation of Surplus	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Mogi, Yuzaburo	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Horikiri, Noriaki	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Nakano, Shozaburo	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Yamazaki, Koichi	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Shimada, Masanao	FOR
KIKKOMAN CORPORATION	JP3240400006	21-Jun-2022	Appoint a Director Mogi, Osamu	FOR
KOMATSU LTD.	JP3304200003	21-Jun-2022	Appoint a Director Arthur M. Mitchell	FOR
KOMATSU LTD.	JP3304200003	21-Jun-2022	Appoint a Director Saiki, Naoko	FOR
KOMATSU LTD.	JP3304200003	21-Jun-2022	Appoint a Director Sawada, Michitaka	FOR
KOMATSU LTD.	JP3304200003	21-Jun-2022	Appoint a Corporate Auditor Kosaka, Tatsuro	FOR
KOMATSU LTD.	JP3304200003	21-Jun-2022	Approve Appropriation of Surplus	FOR

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KOMATSU LTD.	JP3304200003	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KOMATSU LTD.	JP3304200003	21-Jun-2022	Appoint a Director Ohashi, Tetsuji	AGAINST
KOMATSU LTD.	JP3304200003	21-Jun-2022	Appoint a Director Ogawa, Hiroyuki	AGAINST
KOMATSU LTD.	JP3304200003	21-Jun-2022	Appoint a Director Moriyama, Masayuki	AGAINST
KOMATSU LTD.	JP3304200003	21-Jun-2022	Appoint a Director Mizuhara, Kiyoshi	AGAINST
KOMATSU LTD.	JP3304200003	21-Jun-2022	Appoint a Director Horikoshi, Takeshi	AGAINST
KOMATSU LTD.	JP3304200003	21-Jun-2022	Appoint a Director Kunibe, Takeshi	AGAINST
LHC GROUP, INC.	US50187A1079	21-Jun-2022	To adopt the Agreement and Plan of Merger, dated as of March 28, 2022, by and among LHC Group, Inc., UnitedHealth Group Incorporated and Lightning Merger Sub Inc.	FOR
LHC GROUP, INC.	US50187A1079	21-Jun-2022	To approve, on a non-binding, advisory basis, certain compensation that will or may be paid by LHC to its named executive officers that is based on or otherwise relates to the Merger.	FOR
LHC GROUP, INC.	US50187A1079	21-Jun-2022	To adjourn the special meeting of LHC stockholders from time to time, if necessary or appropriate, for the purpose of soliciting additional votes for the approval of the proposal described above in Proposal 1 if there are insufficient votes at the time of the Special Meeting to approve the proposal described above in Proposal 1.	AGAINST
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	To set the number of Directors at nine (9).	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	ABSTAIN
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	DIRECTOR	ABSTAIN
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	Appoint PricewaterhouseCoopers LLP, Chartered Professional Accountants as the Company's auditor for the ensuing year and authorize the Directors to set the auditor's remuneration.	FOR
LITHIUM AMERICAS CORP.	CA53680Q2071	21-Jun-2022	Pass a non-binding advisory vote on the Company's approach to executive compensation.	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Hamaguchi, Daisuke	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Matsuzaki, Masatoshi	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Watahiki, Mariko	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Company Location	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Seto, Kinya	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Matsumoto, Sachio	FOR

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LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Hwa Jin Song Montesano	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Uchibori, Tamio	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Konno, Shiho	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Suzuki, Teruo	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Tamura, Mayumi	FOR
LIXIL CORPORATION	JP3626800001	21-Jun-2022	Appoint a Director Nishiura, Yuji	AGAINST
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Gabrielle Sulzberger	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Jackson Tai	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Merit E. Janow	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Harit Talwar	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Lance Uggla	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Advisory approval of Mastercard's executive compensation.	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for Mastercard for 2022.	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Approval of an amendment to Mastercard's Certificate of Incorporation to enable adoption of a stockholders' right to call special meetings of stockholders.	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Consideration of a stockholder proposal on the right to call special meetings of stockholders.	AGAINST
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Consideration of a stockholder proposal requesting Board approval of certain political contributions.	AGAINST
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Consideration of a stockholder proposal requesting charitable donation disclosure.	AGAINST
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Consideration of a stockholder proposal requesting a report on "ghost guns".	AGAINST
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Candido Bracher	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Richard K. Davis	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Julius Genachowski	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Choon Phong Goh	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Oki Matsumoto	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Michael Miebach	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Youngme Moon	FOR
MASTERCARD INCORPORATED	US57636Q1040	21-Jun-2022	Election of Director: Rima Qureshi	FOR
MEITEC CORPORATION	JP3919200000	21-Jun-2022	Approve Appropriation of Surplus	FOR
MEITEC CORPORATION	JP3919200000	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MEITEC CORPORATION	JP3919200000	21-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: Catherine R. Kinney	FOR

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METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: Diana L. McKenzie	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: Cheryl W. Gris�	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: Denise M. Morrison	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: Mark A. Weinberger	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Ratification of appointment of Deloitte & Touche LLP as MetLife, Inc.'s Independent Auditor for 2022	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Advisory (non-binding) vote to approve the compensation paid to MetLife, Inc.'s Named Executive Officers	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: Carlos M. Gutierrez	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: Carla A. Harris	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: Gerald L. Hassell	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: David L. Herzog	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: R. Glenn Hubbard, Ph.D.	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: Edward J. Kelly, III	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: William E. Kennard	FOR
METLIFE, INC.	US59156R1086	21-Jun-2022	Election of Director: Michel A. Khalaf	FOR
MIDLAND HOLDINGS LTD	BMG4491W1001	21-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND OTHERWISE DEAL WITH THE COMPANY'S SHARES	AGAINST
MIDLAND HOLDINGS LTD	BMG4491W1001	21-Jun-2022	TO APPROVE AND ADOPT THE NEW BYE-LAWS OF THE COMPANY	FOR
MIDLAND HOLDINGS LTD	BMG4491W1001	21-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORT OF THE DIRECTORS AND INDEPENDENT AUDITORS REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MIDLAND HOLDINGS LTD	BMG4491W1001	21-Jun-2022	TO RE-ELECT MR. WONG KIN YIP, FREDDIE AS DIRECTOR	FOR
MIDLAND HOLDINGS LTD	BMG4491W1001	21-Jun-2022	TO RE-ELECT MR. HO KWAN TAT, TED AS DIRECTOR	FOR
MIDLAND HOLDINGS LTD	BMG4491W1001	21-Jun-2022	TO RE-ELECT MR. WONG SAN AS DIRECTOR	FOR
MIDLAND HOLDINGS LTD	BMG4491W1001	21-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS REMUNERATION	FOR
MIDLAND HOLDINGS LTD	BMG4491W1001	21-Jun-2022	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR	FOR
MIDLAND HOLDINGS LTD	BMG4491W1001	21-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO BUY BACK THE COMPANY'S SHARES	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Appoint a Director Katsu, Etsuko	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Appoint a Director Onishi, Masaru	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Appoint a Corporate Auditor Mitsumori, Satoru	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Appoint a Substitute Corporate Auditor Toda, Atsuji	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Non-Executive Directors	FOR

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MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Approve Appropriation of Surplus	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Appoint a Director Ikeda, Junichiro	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Appoint a Director Hashimoto, Takeshi	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Appoint a Director Tanaka, Toshiaki	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Appoint a Director Matsuzaka, Kenta	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Appoint a Director Hinooka, Yutaka	FOR
MITSUI O.S.K.LINES,LTD.	JP3362700001	21-Jun-2022	Appoint a Director Fujii, Hideto	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Kihara, Masahiro	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Umemiya, Makoto	AGAINST
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Wakabayashi, Motonori	AGAINST
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Kaminoyama, Nobuhiro	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Kainaka, Tatsuo	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Kobayashi, Yoshimitsu	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Sato, Ryoji	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Tsukioka, Takashi	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Yamamoto, Masami	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Kobayashi, Izumi	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Imai, Seiji	FOR
MIZUHO FINANCIAL GROUP,INC.	JP3885780001	21-Jun-2022	Appoint a Director Hirama, Hisaaki	AGAINST
NIEN MADE ENTERPRISE CO LTD	TW0008464009	21-Jun-2022	BUSINESS REPORT(2021) AND FINANCIAL STATEMENT(2021)	FOR

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NIEN MADE ENTERPRISE CO LTD	TW0008464009	21-Jun-2022	EARNINGS DISTRIBUTION PROPOSAL(2021).PROPOSED CASH DIVIDEND:TWD 11 PER SHARE.	FOR
NIEN MADE ENTERPRISE CO LTD	TW0008464009	21-Jun-2022	AMENDMENT TO THE ARTICLES OF INCORPORATION.	AGAINST
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishii, Atsuko	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishii, Ichiro	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Funakoshi, Hirofumi	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (1)	AGAINST
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (2)	AGAINST
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (3)	AGAINST
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Shareholder Proposal: Approve Purchase of Own Shares	AGAINST
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Morita, Hiroyuki	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oshiro, Takashi	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsumura, Atsuki	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tamaoki, Kazuhiko	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Katsuhiko	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuroki, Masunao	FOR
NS SOLUTIONS CORPORATION	JP3379900008	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aoshima, Yaichi	FOR
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT TASHKINOV ANATOLY ALEKSANDROVICH	FOR
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	APPROVAL OF THE ANNUAL REPORT OF PJSC LUKOIL FOR 2021, ANNUAL ACCOUNTING (FINANCIAL) STATEMENTS, AS WELL AS THE DISTRIBUTION OF PROFITS AND THE ADOPTION OF A DECISION ON THE PAYMENT (DECLARATION) OF DIVIDENDS BASED ON THE RESULTS OF 2021	FOR

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OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT FEDUN LEONID ARNOLDOVICH	AGAINST
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT KHOBA LUBOV NIKOLAEVNA	AGAINST
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT SHATALOV SERGEY DMITRIEVCH	FOR
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ON REMUNERATION AND REIMBURSEMENT OF EXPENSES FOR MEMBERS OF THE BOARD OF DIRECTORS OF PJSC LUKOIL	ABSTAIN
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ESTABLISH THE AMOUNT OF REMUNERATION FOR NEWLY ELECTED MEMBERS OF THE BOARD OF DIRECTORS OF PJSC LUKOIL IN ACCORDANCE WITH APPENDIX NO. 2. ESTABLISH THAT NEWLY ELECTED MEMBERS OF THE BOARD OF DIRECTORS, DURING THE PERIOD THEY PERFORM THEIR DUTIES, ARE COMPENSATED FOR THE EXPENSES ASSOCIATED WITH THE PERFORMANCE OF THEIR FUNCTIONS AS MEMBERS OF THE BOARD OF DIRECTORS, THE TYPES OF WHICH ARE ESTABLISHED BY THE DECISION OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS OF PJSC'LUKOIL' DATED JUNE 24, 2004(MINUTES NO. 1), IN THE AMOUNT OF ACTUALLY INCURRED AND DOCUMENTED EXPENSES, UPON SUBMISSION OF A WRITTEN APPLICATION FROM A MEMBER OF THE BOARD OF DIRECTORS FOR COMPENSATION OF EXPENSES	FOR
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	APPROVAL OF THE AUDITOR OF PJSC LUKOIL. - KPMG	FOR
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	APPROVAL OF AMENDMENTS TO THE JOINT STOCK COMPANY OIL COMPANY LUKOIL	FOR
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	DETERMINING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS OF PJSC LUKOIL - 9 PERSONS	FOR
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT BLAZHEEV VICTOR VLADIMIROVICH	AGAINST
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT KOCHKUROV SERGEY ALEXEEVICH	AGAINST
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT MAGANOV RAVIL ULFATOVICH	AGAINST
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT MATYTSYN ALEKSANDR KUZMICH	AGAINST
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT NEKRASOV VLADIMIR IVANOVICH	AGAINST
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT NIKOLAEV NIKOLAY MIKHAILOVICH	AGAINST
OIL COMPANY LUKOIL PJSC	RU0009024277	21-Jun-2022	ELECTION OF MEMBERS OF THE BOARD OF DIRECTOR OF PJSC LUKOIL: ELECT PORFIR'EV BORIS NIKOLAEVICH	FOR
OKTA, INC.	US6792951054	21-Jun-2022	DIRECTOR	ABSTAIN
OKTA, INC.	US6792951054	21-Jun-2022	DIRECTOR	FOR
OKTA, INC.	US6792951054	21-Jun-2022	DIRECTOR	FOR
OKTA, INC.	US6792951054	21-Jun-2022	A proposal to ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending January 31, 2023.	FOR
OKTA, INC.	US6792951054	21-Jun-2022	To approve, on an advisory non-binding basis, the compensation of our named executive officers.	ABSTAIN
PEBBLEBROOK HOTEL TRUST	US70509V1008	21-Jun-2022	Amendment of the 2009 Equity Incentive Plan to extend its maturity date.	FOR
PEBBLEBROOK HOTEL TRUST	US70509V1008	21-Jun-2022	Election of Trustee: Jon E. Bortz	FOR
PEBBLEBROOK HOTEL TRUST	US70509V1008	21-Jun-2022	Election of Trustee: Cydney C. Donnell	FOR
PEBBLEBROOK HOTEL TRUST	US70509V1008	21-Jun-2022	Election of Trustee: Ron E. Jackson	FOR
PEBBLEBROOK HOTEL TRUST	US70509V1008	21-Jun-2022	Election of Trustee: Phillip M. Miller	FOR
PEBBLEBROOK HOTEL TRUST	US70509V1008	21-Jun-2022	Election of Trustee: Michael J. Schall	FOR

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PEBBLEBROOK HOTEL TRUST	US70509V1008	21-Jun-2022	Election of Trustee: Bonny W. Simi	FOR
PEBBLEBROOK HOTEL TRUST	US70509V1008	21-Jun-2022	Election of Trustee: Earl E. Webb	FOR
PEBBLEBROOK HOTEL TRUST	US70509V1008	21-Jun-2022	Ratification of the appointment of KPMG LLP to serve as our independent registered public accountants for the year ending December 31, 2022.	FOR
PEBBLEBROOK HOTEL TRUST	US70509V1008	21-Jun-2022	Advisory vote approving the compensation of our named executive officers ("Say-On-Pay").	AGAINST
PEGASYSTEMS INC.	US7055731035	21-Jun-2022	Election of Director for a term of one year: Alan Trefler	FOR
PEGASYSTEMS INC.	US7055731035	21-Jun-2022	Election of Director for a term of one year: Peter Gyenes	FOR
PEGASYSTEMS INC.	US7055731035	21-Jun-2022	Election of Director for a term of one year: Richard Jones	AGAINST
PEGASYSTEMS INC.	US7055731035	21-Jun-2022	Election of Director for a term of one year: Christopher Lafond	FOR
PEGASYSTEMS INC.	US7055731035	21-Jun-2022	Election of Director for a term of one year: Dianne Ledingham	FOR
PEGASYSTEMS INC.	US7055731035	21-Jun-2022	Election of Director for a term of one year: Sharon Rowlands	FOR
PEGASYSTEMS INC.	US7055731035	21-Jun-2022	Election of Director for a term of one year: Larry Weber	FOR
PEGASYSTEMS INC.	US7055731035	21-Jun-2022	To approve, by a non-binding advisory vote, the compensation of our named executive officers.	FOR
PEGASYSTEMS INC.	US7055731035	21-Jun-2022	To ratify the selection by the Audit Committee of our Board of Directors of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO RE-ELECT MR M D WRIGHT AS A DIRECTOR	ABSTAIN
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO RECEIVE THE ANNUAL ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021, TOGETHER WITH THE DIRECTORS' REPORT AND THE AUDITORS' REPORT ON THOSE ACCOUNTS AND ON THE AUDITABLE PART OF THE DIRECTORS' REMUNERATION REPORT	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO APPOINT KPMG LLP AS AUDITOR OF THE COMPANY	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	AUTHORITY TO ALLOT SHARES	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	NOTICE OF GENERAL MEETINGS	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO AUTHORISE THE DIRECTORS TO ISSUE EQUITY SECURITIES WITHOUT PRE-EMPTION RIGHTS	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO AUTHORISE THE DIRECTORS TO ISSUE EQUITY SECURITIES WITHOUT PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	AUTHORITY TO PURCHASE OWN SHARES	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO RE-ELECT MR W BERMAN AS A DIRECTOR	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO RE-ELECT MR M S CASHA AS A DIRECTOR	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO RE-ELECT MR D EXLER AS A DIRECTOR	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO-REAPPOINT MR I F FILBY AS A DIRECTOR	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO RE-ELECT MS N K FLANDERS AS A DIRECTOR	FOR

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PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO RE-ELECT MR B M SMALL AS A DIRECTOR	FOR
PENDRAGON PLC	GB00B1JQBT10	21-Jun-2022	TO RE-ELECT MR M S WILLIS AS A DIRECTOR	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamauchi, Masaki	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshizawa, Kazuhiro	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Enomoto, Chisa	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tomoda, Kazuhiko	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Yamauchi, Masaki	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Approve Details of the Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Approve Appropriation of Surplus	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mizuta, Masamichi	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wada, Takao	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Hiroto	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tamakoshi, Ryosuke	FOR
PERSOL HOLDINGS CO.,LTD.	JP3547670004	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishiguchi, Naohiro	FOR
PT VALE INDONESIA TBK	ID1000109309	21-Jun-2022	APPROVAL OF THE ANNUAL REPORT AND RATIFICATION OF THE COMPANY'S FINANCIAL STATEMENTS FOR THE 2021 FINANCIAL YEAR	FOR
PT VALE INDONESIA TBK	ID1000109309	21-Jun-2022	USE OF THE COMPANY'S PROFITS AND CONSIDERATION OF DIVIDENDS FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2021	FOR
PT VALE INDONESIA TBK	ID1000109309	21-Jun-2022	CHANGES IN THE COMPOSITION OF THE COMPANY'S BOARD OF DIRECTORS	FOR
PT VALE INDONESIA TBK	ID1000109309	21-Jun-2022	APPROVAL OF REMUNERATION FOR MEMBERS OF THE COMPANY'S BOARD OF COMMISSIONERS AND SALARIES, ALLOWANCES AND BONUSES FOR MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS	FOR
PT VALE INDONESIA TBK	ID1000109309	21-Jun-2022	APPOINTMENT OF A PUBLIC ACCOUNTANT AND PUBLIC ACCOUNTING FIRM TO AUDIT THE COMPANY'S FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2022	FOR
RECRUIT HOLDINGS CO.,LTD.	JP3970300004	21-Jun-2022	Appoint a Substitute Corporate Auditor Tanaka, Miho	FOR
RECRUIT HOLDINGS CO.,LTD.	JP3970300004	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Company Location	FOR
RECRUIT HOLDINGS CO.,LTD.	JP3970300004	21-Jun-2022	Appoint a Director Minegishi, Masumi	FOR
RECRUIT HOLDINGS CO.,LTD.	JP3970300004	21-Jun-2022	Appoint a Director Idekoba, Hisayuki	FOR
RECRUIT HOLDINGS CO.,LTD.	JP3970300004	21-Jun-2022	Appoint a Director Senaha, Ayano	FOR
RECRUIT HOLDINGS CO.,LTD.	JP3970300004	21-Jun-2022	Appoint a Director Rony Kahan	FOR
RECRUIT HOLDINGS CO.,LTD.	JP3970300004	21-Jun-2022	Appoint a Director Izumiya, Naoki	FOR

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RECRUIT HOLDINGS CO.,LTD.	JP3970300004	21-Jun-2022	Appoint a Director Totoki, Hiroki	FOR
RECRUIT HOLDINGS CO.,LTD.	JP3970300004	21-Jun-2022	Appoint a Director Honda, Keiko	FOR
RECRUIT HOLDINGS CO.,LTD.	JP3970300004	21-Jun-2022	Appoint a Corporate Auditor Nishimura, Takashi	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Hotta, Kensuke	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Approve Appropriation of Surplus	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Sasae, Kenichiro	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Tomoda, Akemi	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Teramae, Masaki	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Kawada, Tatsuo	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Yu Hui	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Yamada, Hideyuki	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Kawada, Koji	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Katsuki, Tomofumi	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Takezawa, Yasunori	FOR
SEIREN CO.,LTD.	JP3413800008	21-Jun-2022	Appoint a Director Kitabata, Takao	FOR
SHUFERSAL LTD	IL0007770378	21-Jun-2022	ELECT SHLOMO ZOHAR AS DIRECTOR	FOR
SHUFERSAL LTD	IL0007770378	21-Jun-2022	ELECT ILAN RON AS DIRECTOR	FOR
SHUFERSAL LTD	IL0007770378	21-Jun-2022	APPROVE EMPLOYMENT TERMS OF OFER BLOCH, CEO	FOR
SHUFERSAL LTD	IL0007770378	21-Jun-2022	REAPPOINT KESSELMAN & KESSELMAN (PWC) AS AUDITORS	AGAINST
SHUFERSAL LTD	IL0007770378	21-Jun-2022	REELECT RAN GOTTFRIED AS DIRECTOR	FOR
SHUFERSAL LTD	IL0007770378	21-Jun-2022	ELECT ITZHAK ABERCOHEN AS DIRECTOR	FOR
SHUFERSAL LTD	IL0007770378	21-Jun-2022	ELECT MOSHE ATTIAS AS DIRECTOR	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Nakane, Mikio	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Ozawa, Masatoshi	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Yamauchi, Yasuhito	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Uchinaga, Yukako	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Approve Payment of Bonuses to Directors	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR

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SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Ueda, Yoshiki	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Nagai, Atsushi	AGAINST
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Kuno, Tsuneyasu	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Taniguchi, Yatsuka	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Morishita, Toshikazu	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Nakamichi, Kenichi	FOR
SINTOKOGIO,LTD.	JP3378200004	21-Jun-2022	Appoint a Director Uchiyama, Hiromitsu	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Jonathan W. Witter	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Kirsten O. Wolberg	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Paul G. Child	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Advisory approval of SLM Corporation's executive compensation.	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Ratification of the appointment of KPMG LLP as SLM Corporation's independent registered public accounting firm for 2022.	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Mary Carter Warren Franke	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Marianne M. Keler	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Mark L. Lavelle	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Ted Manvitz	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Jim Matheson	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Samuel T. Ramsey	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Vivian C. Schneck-Last	FOR
SLM CORPORATION	US78442P1066	21-Jun-2022	Election of Director: Robert S. Strong	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF PIERRE MADELPUECH AS MEMBER OF THE BOARD OF DIRECTORS	AGAINST
STE VIRBAC SA	FR0000031577	21-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF CYRILLE PETIT CONSEIL COMPANY, REPRESENTED BY CYRILLE PETIT, AS MEMBER OF THE BOARD OF DIRECTORS	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF XAVIER YON CONSULTING UNIPESOAL LDA COMPANY, REPRESENTED BY XAVIER YON, AS CENSOR	AGAINST
STE VIRBAC SA	FR0000031577	21-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF RODOLPHE DURAND AS CENSOR	AGAINST
STE VIRBAC SA	FR0000031577	21-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF DELOITTE & ASSOCIES COMPANY AS PRINCIPAL STATUTORY AUDITOR	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF NOVANCES-DAVID & ASSOCIES COMPANY AS PRINCIPAL STATUTORY AUDITOR	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE INFORMATION MENTIONED IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE RELATING TO THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR

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STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE INFORMATION MENTIONED IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE RELATING TO THE REMUNERATION OF THE CHIEF EXECUTIVE OFFICER AND DEPUTY CHIEF EXECUTIVE OFFICERS	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE ELEMENTS MAKING UP THE REMUNERATION AND BENEFITS OF ANY KIND PAID DURING OR ATTRIBUTED FOR THE FINANCIAL YEAR 2021 TO MARIE-HELENE DICK-MADELPUECH, CHAIRWOMAN OF THE BOARD OF DIRECTORS	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE ELEMENTS MAKING UP THE REMUNERATION AND BENEFITS OF ANY KIND PAID DURING OR ATTRIBUTED FOR THE FINANCIAL YEAR 2021 TO SEBASTIEN HURON, CHIEF EXECUTIVE OFFICER	AGAINST
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE ELEMENTS MAKING UP THE REMUNERATION AND BENEFITS OF ANY KIND PAID DURING OR ATTRIBUTED FOR THE FINANCIAL YEAR 2021 TO HABIB RAMDANI, DEPUTY CHIEF EXECUTIVE OFFICER	AGAINST
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE ELEMENTS MAKING UP THE REMUNERATION AND BENEFITS OF ANY KIND PAID DURING OR ATTRIBUTED FOR THE FINANCIAL YEAR 2021 TO MARC BISTUER, DEPUTY CHIEF EXECUTIVE OFFICER	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE REMUNERATION POLICY OF THE CHAIRWOMAN OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2022	AGAINST
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE REMUNERATION POLICY OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2022	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE REMUNERATION POLICY OF SEBASTIEN HURON, CHIEF EXECUTIVE OFFICER, FOR THE FINANCIAL YEAR 2022	AGAINST
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE REMUNERATION POLICY OF HABIB RAMDANI, DEPUTY CHIEF EXECUTIVE OFFICER, FOR THE FINANCIAL YEAR 2022	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE REMUNERATION POLICY OF MARC BISTUER, DEPUTY CHIEF EXECUTIVE OFFICER, FOR THE FINANCIAL YEAR 2022	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	SETTING THE AMOUNT OF REMUNERATION ALLOCATED TO THE MEMBERS OF THE BOARD OF DIRECTORS AND CENSORS	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH THE REPURCHASE OF THE SHARES OF THE COMPANY	AGAINST
STE VIRBAC SA	FR0000031577	21-Jun-2022	POWERS TO CARRY OUT FORMALITIES	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL 2021 APPROVAL OF EXPENSES REFERRED TO IN ARTICLE 39-4 OF THE FRENCH GENERAL TAX CODE DISCHARGE GRANTED TO THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	ALLOCATION OF INCOME DISTRIBUTION OF THE DIVIDEND ACKNOWLEDGMENT OF THE DISTRIBUTIONS OF DIVIDEND FOR THE PAST THREE FINANCIAL YEARS	FOR
STE VIRBAC SA	FR0000031577	21-Jun-2022	REGULATED AGREEMENTS AND COMMITMENTS REFERRED TO IN ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okubo, Kazutaka	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asai, Keiichi	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tominaga, Shinichi	AGAINST

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SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tanaka, Hidetaka	AGAINST
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Murata, Tsuneko	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Tsuchiya, Fumio	AGAINST
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Approve Appropriation of Surplus	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Horiguchi, Tomoaki	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Saito, Seiichi	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Izumi	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamada, Yasushi	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ninomiya, Mitsuhiro	FOR
SUN FRONTIER FUDOUSAN CO.,LTD.	JP3336950005	21-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Honda, Kenji	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Seki, Yoko	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Fujiwara, Makio	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Morimoto, Hideka	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Uchino, Shuma	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Takagi, Atsushi	FOR

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TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Corporate Auditor Yamawake, Hiroshi	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Corporate Auditor Seyama, Masahiro	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Corporate Auditor Sakakibara, Kazuo	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Approve Appropriation of Surplus	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Ouchi, Atsushi	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Kojima, Kazuhito	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Kamiya, Tadashi	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Yokote, Toshikazu	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Kubota, Hiroshi	FOR
TAKASAGO THERMAL ENGINEERING CO.,LTD.	JP3455200000	21-Jun-2022	Appoint a Director Matsunaga, Kazuo	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: Neal Shapiro	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: Melinda C. Witmer	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: Gina L. Bianchini	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	COMPANY PROPOSAL TO RATIFY the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	COMPANY PROPOSAL TO APPROVE, ON AN ADVISORY BASIS, the compensation of the Company's named executive officers.	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	SHAREHOLDER PROPOSAL regarding shareholder right to call a special meeting.	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: Howard D. Elias	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: Stuart J. Epstein	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: Lidia Fonseca	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: David T. Lougee	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: Karen H. Grimes	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: Scott K. McCune	FOR
TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: Henry W. McGee	FOR

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TEGNA INC.	US87901J1051	21-Jun-2022	Election of Director: Bruce P. Nolop	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Appoint a Director Tango, Yasutake	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Appoint a Director Moriguchi, Yuko	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Appoint a Corporate Auditor Ikemura, Yukio	AGAINST
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Appoint a Substitute Corporate Auditor Mori, Tetsuro	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Approve Appropriation of Surplus	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Appoint a Director Sakai, Toshiyuki	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Appoint a Director Tsuchiya, Satoshi	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Appoint a Director Hayashi, Takaharu	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Appoint a Director Nogami, Masayuki	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Appoint a Director Kakehi, Masaki	FOR
THE OGAKI KYORITSU BANK,LTD.	JP317600002	21-Jun-2022	Appoint a Director Kanda, Masaaki	FOR
THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS THE COMPANY'S AUDITOR AND AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND OTHERWISE DEAL WITH THE COMPANY'S SECURITIES	AGAINST
THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE COMPANY'S SHARES	FOR
THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO EXTEND THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE THE SECURITIES OF THE COMPANY	AGAINST
THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO DECLARE THE FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO DECLARE A SPECIAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO RE-ELECT MS. CHOY SIU CHIT AS AN EXECUTIVE DIRECTOR	FOR
THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO RE-ELECT MS. ZHU SU YAN AS AN EXECUTIVE DIRECTOR	FOR
THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO RE-ELECT PROF. SONG MING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
THE UNITED LABORATORIES INTERNATIONAL HOLDINGS LTD	KYG8813K1085	21-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS REMUNERATION	FOR
TOKYO ELECTRON LIMITED	JP3571400005	21-Jun-2022	Approve Issuance of Share Acquisition Rights as Stock-Linked Compensation Type Stock Options for Directors	FOR
TOKYO ELECTRON LIMITED	JP3571400005	21-Jun-2022	Approve Issuance of Share Acquisition Rights as Stock-Linked Compensation Type Stock Options for Corporate Officers of the Company and the Company's Subsidiaries	FOR
TOKYO ELECTRON LIMITED	JP3571400005	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
TOKYO ELECTRON LIMITED	JP3571400005	21-Jun-2022	Appoint a Director Kawai, Toshiki	FOR
TOKYO ELECTRON LIMITED	JP3571400005	21-Jun-2022	Appoint a Director Sasaki, Sadao	FOR
TOKYO ELECTRON LIMITED	JP3571400005	21-Jun-2022	Appoint a Director Nunokawa, Yoshikazu	FOR
TOKYO ELECTRON LIMITED	JP3571400005	21-Jun-2022	Appoint a Director Sasaki, Michio	FOR
TOKYO ELECTRON LIMITED	JP3571400005	21-Jun-2022	Appoint a Director Eda, Makiko	FOR
TOKYO ELECTRON LIMITED	JP3571400005	21-Jun-2022	Appoint a Director Ichikawa, Sachiko	FOR
TOKYO ELECTRON LIMITED	JP3571400005	21-Jun-2022	Approve Payment of Bonuses to Directors	FOR
USS CO.,LTD.	JP3944130008	21-Jun-2022	Appoint a Director Honda, Shinji	FOR
USS CO.,LTD.	JP3944130008	21-Jun-2022	Appoint a Director Sasao, Yoshiko	FOR
USS CO.,LTD.	JP3944130008	21-Jun-2022	Approve Details of the Restricted-Stock Compensation and the Performance-based Stock Compensation to be received by Directors	FOR
USS CO.,LTD.	JP3944130008	21-Jun-2022	Approve Appropriation of Surplus	FOR
USS CO.,LTD.	JP3944130008	21-Jun-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
USS CO.,LTD.	JP3944130008	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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USS CO.,LTD.	JP3944130008	21-Jun-2022	Appoint a Director Ando, Yukihiro	FOR
USS CO.,LTD.	JP3944130008	21-Jun-2022	Appoint a Director Seta, Dai	FOR
USS CO.,LTD.	JP3944130008	21-Jun-2022	Appoint a Director Yamanaka, Masafumi	FOR
USS CO.,LTD.	JP3944130008	21-Jun-2022	Appoint a Director Ikeda, Hiromitsu	FOR
USS CO.,LTD.	JP3944130008	21-Jun-2022	Appoint a Director Takagi, Nobuko	FOR
VARTA AG	DE000A0TGJ55	21-Jun-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 1 BILLION; APPROVE CREATION OF EUR 8.1 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
VARTA AG	DE000A0TGJ55	21-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
VARTA AG	DE000A0TGJ55	21-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.48 PER SHARE	FOR
VARTA AG	DE000A0TGJ55	21-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
VARTA AG	DE000A0TGJ55	21-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
VARTA AG	DE000A0TGJ55	21-Jun-2022	APPROVE REMUNERATION REPORT	FOR
VARTA AG	DE000A0TGJ55	21-Jun-2022	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS	AGAINST
VARTA AG	DE000A0TGJ55	21-Jun-2022	APPROVE CREATION OF EUR 8.1 MILLION POOL OF AUTHORIZED CAPITAL 2022 I WITH OR WITHOUT EXCLUSION OF PRE-EMPTIVE RIGHTS	FOR
VARTA AG	DE000A0TGJ55	21-Jun-2022	APPROVE CREATION OF EUR 1 MILLION POOL OF AUTHORIZED CAPITAL 2022 II WITH OR WITHOUT EXCLUSION OF PRE-EMPTIVE RIGHTS	FOR
VERRA MOBILITY CORPORATION	US92511U1025	21-Jun-2022	DIRECTOR	FOR
VERRA MOBILITY CORPORATION	US92511U1025	21-Jun-2022	DIRECTOR	FOR
VERRA MOBILITY CORPORATION	US92511U1025	21-Jun-2022	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
VERRA MOBILITY CORPORATION	US92511U1025	21-Jun-2022	Ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
VIASAT, INC.	US92552V1008	21-Jun-2022	Approval of the Issuance of More than 20% of the Issued and Outstanding Viasat Common Stock in Connection with the Transaction	FOR
VIASAT, INC.	US92552V1008	21-Jun-2022	Approval of the Charter Amendment to Increase the Number of Shares of Common Stock Authorized for Issuance From 100,000,000 to 200,000,000	FOR
VIASAT, INC.	US92552V1008	21-Jun-2022	Approval of the Adjournment of the Special Meeting to a Later Date, if Necessary, To Permit Further Solicitation and Voting	AGAINST
YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Appoint a Corporate Auditor Kuzuo, Nobusuke	FOR
YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Appoint a Substitute Corporate Auditor Matano, Tomoko	FOR

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YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Appoint a Director Nitta, Satoshi	FOR
YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Appoint a Director Kumamoto, Toshio	FOR
YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Appoint a Director Hattori, Tadashi	FOR
YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Appoint a Director Tanaka, Eiichi	FOR
YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Appoint a Director Yuasa, Mitsuki	FOR
YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Appoint a Director Kobayashi, Sadao	FOR
YODOGAWA STEEL WORKS,LTD.	JP3959400007	21-Jun-2022	Appoint a Director Kuse, Katsuyuki	FOR
3SBIO INC	KYG8875G1029	22-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
3SBIO INC	KYG8875G1029	22-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
3SBIO INC	KYG8875G1029	22-Jun-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES OF THE COMPANY BY THE AGGREGATE NUMBER OF SHARES REPURCHASED BY THE COMPANY	AGAINST
3SBIO INC	KYG8875G1029	22-Jun-2022	TO APPROVE THE PROPOSED AMENDMENTS TO THE AMENDED AND RESTATED MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY AND TO ADOPT THE SECOND AMENDED AND RESTATED MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
3SBIO INC	KYG8875G1029	22-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 AND THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON	FOR
3SBIO INC	KYG8875G1029	22-Jun-2022	TO RE-ELECT MS. SU DONGMEI AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
3SBIO INC	KYG8875G1029	22-Jun-2022	TO RE-ELECT MR. HUANG BIN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
3SBIO INC	KYG8875G1029	22-Jun-2022	TO RE-ELECT MR. NG, JOO YEOW GERRY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
3SBIO INC	KYG8875G1029	22-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY	FOR
3SBIO INC	KYG8875G1029	22-Jun-2022	TO DECLARE A FINAL DIVIDEND OF HKD20 CENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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3SBIO INC	KYG8875G1029	22-Jun-2022	TO RE-APPOINT ERNST & YOUNG AS AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	RENEWAL OF THE BOARD OF DIRECTOR: APPOINT MS. MAITE ARANGO GARCIA-URTIAGA AS INDEPENDENT DIRECTOR	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	RENEWAL OF THE BOARD OF DIRECTOR: APPOINT MR. CARLO CLAVARINO AS INDEPENDENT DIRECTOR	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	APPROVAL, IF APPLICABLE, OF THE REMUNERATION POLICY OF THE BOARD OF DIRECTORS FOR THE YEARS 2023, 2024 AND 2025	AGAINST
ACCIONA SA	ES0125220311	22-Jun-2022	ANNUAL REPORT ON REMUNERATION OF THE BOARD 2021	AGAINST
ACCIONA SA	ES0125220311	22-Jun-2022	AUTHORIZATION TO CONVENE, WHERE APPROPRIATE, EXTRAORDINARY GENERAL MEETINGS OF THE COMPANY AT LEAST FIFTEEN DAYS IN ADVANCE, IN ACCORDANCE WITH ARTICLE 515 OF THE CAPITAL COMPANIES ACT	AGAINST
ACCIONA SA	ES0125220311	22-Jun-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS FOR THE DEVELOPMENT, INTERPRETATION, CORRECTION AND EXECUTION OF THE AGREEMENTS OF THE GENERAL MEETING	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	ANNUAL ACCOUNTS AND AUDIT: EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE INDIVIDUAL ANNUAL ACCOUNTS OF ACCIONA, SA AND THE CONSOLIDATED ANNUAL ACCOUNTS OF THE GROUP OF WHICH IT IS THE PARENT COMPANY, CORRESPONDING TO THE 2021 FINANCIAL YEAR	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	ANNUAL ACCOUNTS AND AUDIT: EXAMINATION AND APPROVAL, WHERE APPROPRIATE, OF THE MANAGEMENT REPORTS, INDIVIDUAL OF ACCIONA, SA AND CONSOLIDATED OF THE GROUP OF WHICH IT IS THE PARENT COMPANY, CORRESPONDING TO THE 2021 FINANCIAL YEAR	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	ANNUAL ACCOUNTS AND AUDIT: APPROVAL, WHERE APPROPRIATE, OF THE CORPORATE MANAGEMENT AND THE ACTION CARRIED OUT BY THE ADMINISTRATIVE BODY OF ACCIONA, SA DURING THE 2021 FINANCIAL YEAR	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	ANNUAL ACCOUNTS AND AUDIT: EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE CONSOLIDATED NON-FINANCIAL INFORMATION STATEMENT, INTEGRATED IN THE SUSTAINABILITY REPORT, AND WHICH IS PART OF THE CONSOLIDATED MANAGEMENT REPORT, CORRESPONDING TO THE 2021 FINANCIAL YEAR	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	ANNUAL ACCOUNTS AND AUDIT: APPROVAL, IF APPLICABLE, OF THE 2021 SUSTAINABILITY REPORT	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	ANNUAL ACCOUNTS AND AUDIT: APPLICATION OF THE RESULT OF THE FISCAL YEAR 2021	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	ANNUAL ACCOUNTS AND AUDIT: RE-ELECT KPMG AUDITORES, SL AS AUDITOR OF ACCIONA, SA AND ITS CONSOLIDATED GROUP FOR THE YEAR 2022	FOR
ACCIONA SA	ES0125220311	22-Jun-2022	RENEWAL OF THE BOARD OF DIRECTOR: RE-ELECT MS. SONIA DULA AS INDEPENDENT DIRECTOR	FOR
ADAPTHEALTH CORP.	US00653Q1022	22-Jun-2022	DIRECTOR	FOR
ADAPTHEALTH CORP.	US00653Q1022	22-Jun-2022	DIRECTOR	FOR
ADAPTHEALTH CORP.	US00653Q1022	22-Jun-2022	DIRECTOR	ABSTAIN
ADAPTHEALTH CORP.	US00653Q1022	22-Jun-2022	Ratification of Appointment of KPMG LLP - To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ADAPTHEALTH CORP.	US00653Q1022	22-Jun-2022	Say-on-Pay - Non-binding advisory vote to approve the compensation paid to AdaptHealth's named executive officers.	FOR
ADAPTHEALTH CORP.	US00653Q1022	22-Jun-2022	Say-on-Frequency - Non-binding advisory vote to approve the frequency of a non-binding advisory vote on the compensation paid to AdaptHealth's named executive officers.	1 YEAR
ALTEN	FR0000071946	22-Jun-2022	ALLOCATIONS OF EARNINGS FOR THE FINANCIAL YEAR	FOR

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ALTEN	FR0000071946	22-Jun-2022	SPECIAL REPORT BY THE STATUTORY AUDITORS ON RELATED-PARTY AGREEMENTS AND APPROVAL OF TWO NEW RELATED-PARTY AGREEMENTS	FOR
ALTEN	FR0000071946	22-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MR. G RALD ATTIA AS DIRECTOR	FOR
ALTEN	FR0000071946	22-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MRS JANE SEROUSSI AS DIRECTOR	FOR
ALTEN	FR0000071946	22-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MR MARC EISENBERG AS DIRECTOR	FOR
ALTEN	FR0000071946	22-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR COMPANY DIRECTORS	FOR
ALTEN	FR0000071946	22-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
ALTEN	FR0000071946	22-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR DEPUTY CHIEF EXECUTIVE OFFICERS	FOR
ALTEN	FR0000071946	22-Jun-2022	APPROVAL OF THE INFORMATION REFERRED TO UNDER ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL CODE RELATING TO COMPENSATION FOR THE COMPANY'S CORPORATE OFFICERS	FOR
ALTEN	FR0000071946	22-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO SIMON AZOULAY, CHAIRMAN AND CHIEF EXECUTIVE OFFICER, FOR OR IN THE COURSE OF THE LAST FINANCIAL YEAR	FOR
ALTEN	FR0000071946	22-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO G RALD ATTIA, DEPUTY CHIEF EXECUTIVE OFFICER, FOR OR IN THE COURSE OF THE LAST FINANCIAL YEAR	FOR
ALTEN	FR0000071946	22-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED TO PIERRE MARCEL, DEPUTY CHIEF EXECUTIVE OFFICER UNTIL MAY 28, 2021, FOR OR IN THE COURSE OF THE LAST FINANCIAL YEAR	FOR
ALTEN	FR0000071946	22-Jun-2022	AUTHORISATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO REPURCHASE ITS OWN SHARES AS PROVIDED FOR BY ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF AUTHORISATION, PURPOSES, CONDITIONS, CEILING, AND SUSPENSION DURING PUBLIC OFFERS	FOR
ALTEN	FR0000071946	22-Jun-2022	AUTHORISATION TO BE GIVEN TO THE BOARD OF DIRECTORS TO AWARD FREE OF CHARGE SHARES CURRENTLY EXISTING AND/OR TO BE ISSUED TO THE EMPLOYEES OF THE COMPANY (EXCLUDING ITS CORPORATE OFFICERS) OR OF COMPANIES OR ECONOMIC INTEREST GROUPS AFFILIATED TO THE COMPANY	FOR
ALTEN	FR0000071946	22-Jun-2022	POWERS FOR FORMALITIES	FOR
ALTEN	FR0000071946	22-Jun-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 - APPROVAL OF NON-TAX-DEDUCTIBLE EXPENSES AND CHARGES	FOR
ALTEN	FR0000071946	22-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	APPOINTMENT AND RE-ELECTION OF DIRECTORS: RATIFICATION AND APPOINTMENT OF MRS. ERIIKKA SODERSTROM, AS INDEPENDENT DIRECTOR, FOR A TERM OF THREE YEARS	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	APPOINTMENT AND RE-ELECTION OF DIRECTORS: APPOINTMENT OF MR. DAVID VEGARA FIGUERAS, AS INDEPENDENT DIRECTOR, FOR A TERM OF THREE YEARS	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	APPOINTMENT AND RE-ELECTION OF DIRECTORS: RE-ELECTION OF MR. WILLIAM CONNELLY, AS INDEPENDENT DIRECTOR, FOR A TERM OF ONE YEAR	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	APPOINTMENT AND RE-ELECTION OF DIRECTORS: RE-ELECTION OF MR. LUIS MAROTO CAMINO, AS EXECUTIVE DIRECTOR, FOR A TERM OF ONE YEAR	FOR

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AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	APPOINTMENT AND RE-ELECTION OF DIRECTORS: RE-ELECTION OF MS. PILAR GARCIA CEBALLOS-ZUNIGA, AS INDEPENDENT DIRECTOR, FOR A TERM OF ONE YEAR	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	APPOINTMENT AND RE-ELECTION OF DIRECTORS: RE-ELECTION OF MR. STEPHAN GEMKOW, AS INDEPENDENT DIRECTOR, FOR A TERM OF ONE YEAR	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	APPOINTMENT AND RE-ELECTION OF DIRECTORS: RE-ELECTION OF MR. PETER KUERPICK, AS INDEPENDENT DIRECTOR, FOR A TERM OF ONE YEAR	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	APPOINTMENT AND RE-ELECTION OF DIRECTORS: RE-ELECTION OF MR. FRANCESCO LOREDAN, AS "OTHER EXTERNAL" DIRECTOR, FOR A TERM OF ONE YEAR	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	APPROVAL OF THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS, IN THEIR CAPACITY AS SUCH, FOR FINANCIAL YEAR 2022	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS TO CARRY OUT DERIVATIVE PURCHASES OF THE COMPANY'S OWN SHARES DIRECTLY OR THROUGH COMPANIES OF THE GROUP, SETTING FORTH THE LIMITS AND REQUIREMENTS OF THESE ACQUISITIONS, WITH DELEGATION OF THE NECESSARY FACULTIES TO THE BOARD OF DIRECTORS FOR ITS EXECUTION, LEAVING WITHOUT EFFECT THE UNUSED PART OF THE DELEGATION GRANTED BY THE GENERAL SHAREHOLDERS' MEETING OF JUNE 21, 2018	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO ISSUE BONDS, DEBENTURES AND OTHER FIXED INCOME SECURITIES, AND HYBRID INSTRUMENTS, INCLUDING PREFERENCE SHARES, IN ALL CASES, SIMPLE, EXCHANGEABLE OR CONVERTIBLE INTO SHARES, WARRANTS, PROMISSORY NOTES AND PREFERRED SECURITIES, EMPOWERING THE BOARD TO EXCLUDE, IF APPLICABLE, THE PRE-EMPTIVE SUBSCRIPTION RIGHT PURSUANT TO ARTICLE 511 OF THE SPANISH CAPITAL COMPANIES ACT, AND AUTHORISATION FOR THE COMPANY TO BE ABLE TO SECURE THE ISSUANCE OF THESE SECURITIES MADE BY ITS SUBSIDIARY COMPANIES. LEAVING WITHOUT EFFECT THE UNUSED PART OF THE DELEGATION GRANTED BY THE GENERAL SHAREHOLDERS' MEETING OF JUNE 19, 20	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO INCREASE THE SHARE CAPITAL, AUTHORISING THE BOARD TO EXCLUDE PRE-EMPTIVE SUBSCRIPTION RIGHTS, PURSUANT TO ARTICLES 297.1.B) AND 506 OF THE SPANISH CAPITAL COMPANIES ACT, LEAVING WITHOUT EFFECT THE UNUSED PART OF THE DELEGATION GRANTED BY THE GENERAL SHAREHOLDERS' MEETING OF JUNE 18, 2020	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS, WITH POWER OF SUBSTITUTION, FOR THE COMPLETE FORMALIZATION, INTERPRETATION, REMEDY AND IMPLEMENTATION OF THE RESOLUTIONS ADOPTED BY THE GENERAL MEETING	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE ANNUAL ACCOUNTS - BALANCE SHEET, PROFIT AND LOSS ACCOUNT, STATEMENT OF CHANGES IN EQUITY IN THE PERIOD, CASH FLOW STATEMENT AND ANNUAL REPORT - AND DIRECTORS' REPORT OF THE COMPANY, CONSOLIDATED ANNUAL ACCOUNTS AND CONSOLIDATED DIRECTORS' REPORT OF ITS GROUP OF COMPANIES, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE NON-FINANCIAL INFORMATION STATEMENT RELATED TO THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, WHICH FORMS PART OF THE CONSOLIDATED DIRECTORS' REPORT	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	ANNUAL REPORT ON DIRECTORS' REMUNERATION, FOR AN ADVISORY VOTE, PURSUANT TO ARTICLE 541.4 OF THE SPANISH CAPITAL COMPANIES ACT, WHICH FORM PART OF THE STAND-ALONE AND CONSOLIDATED DIRECTORS' REPORT	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	APPROVAL, IF APPLICABLE, OF THE PROPOSAL ON THE ALLOCATION OF 2021 RESULTS OF THE COMPANY	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE MANAGEMENT CARRIED OUT BY THE BOARD OF DIRECTORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	RENEWAL OF THE APPOINTMENT OF THE STATUTORY AUDITORS OF THE COMPANY AND ITS CONSOLIDATED GROUP FOR THE FINANCIAL YEARS 2022, 2023 AND 2024	FOR
AMADEUS IT GROUP S.A	ES0109067019	22-Jun-2022	FIXING THE NUMBER OF SEATS OF THE BOARD OF DIRECTORS: TO FIX THE SEATS OF THE BOARD OF DIRECTORS OF AMADEUS IT GROUP, S.A. TO ELEVEN (11)	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Director Tachibana Fukushima, Sakie	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Corporate Auditor Hashiguchi, Satoshi	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Substitute Corporate Auditor Yoshimura, Harutoshi	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Substitute Corporate Auditor Mitch R. Fulscher	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Director Tanikawa, Kei	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Director Yamakoshi, Koji	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Director Omi, Hideto	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Director Akutagawa, Tomomi	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Director Mizuta, Hiroyuki	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Director Murakami, Ippei	FOR
AOZORA BANK,LTD.	JP3711200000	22-Jun-2022	Appoint a Director Ito, Tomonori	FOR
APOGEE ENTERPRISES, INC.	US0375981091	22-Jun-2022	Election of Class III Director: Frank G. Heard	FOR
APOGEE ENTERPRISES, INC.	US0375981091	22-Jun-2022	Election of Class III Director: Elizabeth M. Lilly	FOR
APOGEE ENTERPRISES, INC.	US0375981091	22-Jun-2022	Election of Class III Director: Mark A. Pompa	FOR
APOGEE ENTERPRISES, INC.	US0375981091	22-Jun-2022	ADVISORY VOTE TO APPROVE APOGEE'S EXECUTIVE COMPENSATION.	FOR
APOGEE ENTERPRISES, INC.	US0375981091	22-Jun-2022	ADVISORY VOTE TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING FEBRUARY 25, 2023.	FOR
ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO AUTHORISE THE DIRECTORS TO GRANT AWARDS PURSUANT TO THE LONG TERM INCENTIVE PLAN AS IF SECTION 60B OF THE COMPANIES LAW DID NOT APPLY	FOR
ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO RECEIVE AND CONSIDER THE DIRECTORS' REPORT AND THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO AUTHORISE THE DIRECTORS TO ALLOT ORDINARY SHARES IN THE CAPITAL OF THE COMPANY AS IF SECTION 60B OF THE COMPANIES LAW DID NOT APPLY	FOR
ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO RE-ELECT MR. ROGER OWEN DAVEY AS A DIRECTOR OF THE COMPANY ("DIRECTOR")	AGAINST
ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO RE-ELECT MR. ALBERTO ARSENIO LAVANDEIRA ADAN AS A DIRECTOR	FOR
ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO RE-ELECT MR. JESUS FERNANDEZ LOPEZ AS A DIRECTOR	FOR
ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO RE-ELECT MR. HUSSEIN BARMA AS A DIRECTOR	FOR
ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO RE-ELECT MR. NEIL DEAN GREGSON AS A DIRECTOR	FOR

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ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO RE-ELECT MR. STEPHEN VICTOR SCOTT AS A DIRECTOR	AGAINST
ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO RE-ELECT MRS. KATE JANE HARCOURT AS A DIRECTOR	FOR
ATALAYA MINING PLC	CY0106002112	22-Jun-2022	TO RE-APPOINT ERNST & YOUNG CYPRUS LIMITED AS THE COMPANY'S AUDITORS AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	To set the number of Directors at nine (9).	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	DIRECTOR	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	DIRECTOR	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	DIRECTOR	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	DIRECTOR	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	DIRECTOR	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	DIRECTOR	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	DIRECTOR	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	DIRECTOR	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	DIRECTOR	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	Appointment of PricewaterhouseCoopers LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
B2GOLD CORP.	CA11777Q2099	22-Jun-2022	To approve a non-binding advisory resolution accepting the Company's approach to executive compensation, as described in the Management Information Circular of B2Gold Corp. for the Annual General and Special Meeting of the shareholders to be held on June 22, 2022.	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the Company and its underwriters be and are hereby ...(due to space limits, see proxy material for full proposal).	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT Anthony C. Hooper be and is hereby re-elected to serve as a Class III director of the Company until the 2025 annual general meeting of the shareholders of the Company and until his successor is duly elected and qualified, subject to his earlier resignation or removal.	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the Company and its underwriters be and are hereby ...(due to space limits, see proxy material for full proposal).	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the grant of an option to acquire shares to Amgen to allow ...(due to space limits, see proxy material for full proposal).	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the grant of restricted share units ("RSUs") with a grant ...(due to space limits, see proxy material for full proposal).	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the grant of RSUs with a grant date fair value of ...(due to space limits, see proxy material for full proposal).	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the grant of RSUs with a grant date fair value of ...(due to space limits, see proxy material for full proposal).	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the Amendment No. 2 to the 2016 Plan to increase the number ...(due to space limits, see proxy material for full proposal).	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT, on a non-binding, advisory basis, the compensation of the ...(due to space limits, see proxy material for full proposal).	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the adjournment of the Annual Meeting by the chairman, if ...(due to space limits, see proxy material for full proposal).	FOR

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BEIGENE LTD	US07725L1026	22-Jun-2022	THAT Ranjeev Krishana be and is hereby re-elected to serve as a Class III director of the Company until the 2025 annual general meeting of the shareholders of the Company and until his successor is duly elected and qualified, subject to his earlier resignation or removal.	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT Xiaodong Wang be and is hereby re-elected to serve as a Class III director of the Company until the 2025 annual general meeting of the shareholders of the Company and until his successor is duly elected and qualified, subject to his earlier resignation or removal.	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT Qingqing Yi be and is hereby re-elected to serve as a Class III director until the 2025 annual general meeting of shareholders and until his successor is duly elected and qualified, subject to his earlier resignation or removal.	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT Margaret Dugan be and is hereby re-elected to serve as a Class I director until the 2023 annual general meeting of shareholders and until her successor is duly elected and qualified, subject to her earlier resignation or removal.	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT Alessandro Riva be and is hereby re-elected to serve as a Class I director until the 2023 annual general meeting of shareholders and until his successor is duly elected and qualified, subject to his earlier resignation or removal.	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the selection of Ernst & Young LLP, Ernst & Young Hua Ming LLP and Ernst & Young as the Company's reporting accounting firms for the fiscal year ending December 31, 2022 be and is hereby approved, ratified and confirmed.	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the granting of a share issue mandate to the Board of ...(due to space limits, see proxy material for full proposal).	FOR
BEIGENE LTD	US07725L1026	22-Jun-2022	THAT the granting of a share repurchase mandate to the Board of ...(due to space limits, see proxy material for full proposal).	FOR
BFF BANK S.P.A.	IT0005244402	22-Jun-2022	TO INTEGRATE THE RESIDUAL PART OF THE INTERNAL AUDITORS FOR THE THREE YEARS MANDATE 2021-2023 THROUGH THE APPOINTMENT OF AN EFFECTIVE AUDITOR. RESOLUTIONS RELATED THERETO	FOR
BFF BANK S.P.A.	IT0005244402	22-Jun-2022	TO INTEGRATE THE RESIDUAL PART OF THE INTERNAL AUDITORS FOR THE THREE YEARS MANDATE 2021-2023 THROUGH THE APPOINTMENT OF THE CHAIRMAN. RESOLUTIONS RELATED THERETO	FOR
BFF BANK S.P.A.	IT0005244402	22-Jun-2022	TO INTEGRATE THE RESIDUAL PART OF THE INTERNAL AUDITORS FOR THE THREE YEARS MANDATE 2021-2023 THROUGH THE INTEGRATION OF ALTERNATIVE AUDITORS. RESOLUTIONS RELATED THERETO	FOR
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Approval of Unallocated Entitlements under the Equity Incentive Plan - Resolution approving the unallocated entitlements under the Company's Equity Incentive Plan as disclosed in the Management Proxy Circular for the Meeting.	FOR
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Election of Director: John Chen	FOR
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Advisory Vote on Executive Compensation - Non-binding advisory resolution that the shareholders accept the Company's approach to executive compensation as disclosed in the Management Proxy Circular for the Meeting.	FOR
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Election of Director: Michael A. Daniels	FOR
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Election of Director: Timothy Dattels	FOR
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Election of Director: Lisa Disbrow	FOR
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Election of Director: Richard Lynch	FOR
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Election of Director: Laurie Smaldone Alsup	FOR
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Election of Director: V. Prem Watsa	ABSTAIN
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Election of Director: Wayne Wouters	FOR
BLACKBERRY LIMITED	CA09228F1036	22-Jun-2022	Re-appointment of Auditors - Resolution approving the re-appointment of PricewaterhouseCoopers LLP as auditors of the Company and authorizing the Board of Directors to fix their remuneration.	FOR

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BLUEBIRD BIO, INC.	US09609G1004	22-Jun-2022	Election of Class III Director: Nick Leschly	AGAINST
BLUEBIRD BIO, INC.	US09609G1004	22-Jun-2022	Election of Class III Director: Najoh Tita-Reid	FOR
BLUEBIRD BIO, INC.	US09609G1004	22-Jun-2022	To approve, on a non-binding, advisory basis, the compensation paid to the Company's named executive officers.	FOR
BLUEBIRD BIO, INC.	US09609G1004	22-Jun-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
BRIDGEBIO PHARMA INC.	US10806X1028	22-Jun-2022	DIRECTOR	FOR
BRIDGEBIO PHARMA INC.	US10806X1028	22-Jun-2022	DIRECTOR	ABSTAIN
BRIDGEBIO PHARMA INC.	US10806X1028	22-Jun-2022	DIRECTOR	FOR
BRIDGEBIO PHARMA INC.	US10806X1028	22-Jun-2022	DIRECTOR	FOR
BRIDGEBIO PHARMA INC.	US10806X1028	22-Jun-2022	DIRECTOR	FOR
BRIDGEBIO PHARMA INC.	US10806X1028	22-Jun-2022	To cast a non-binding, advisory vote to approve the compensation of the Company's named executive officers.	AGAINST
BRIDGEBIO PHARMA INC.	US10806X1028	22-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
BRIGHT HORIZONS FAMILY SOLUTIONS INC.	US1091941005	22-Jun-2022	Election of Class III Director for a term of three years: Lawrence M. Alleva	FOR
BRIGHT HORIZONS FAMILY SOLUTIONS INC.	US1091941005	22-Jun-2022	Election of Class III Director for a term of three years: Joshua Bekenstein	AGAINST
BRIGHT HORIZONS FAMILY SOLUTIONS INC.	US1091941005	22-Jun-2022	Election of Class III Director for a term of three years: David H. Lissy	AGAINST
BRIGHT HORIZONS FAMILY SOLUTIONS INC.	US1091941005	22-Jun-2022	To approve, on an advisory basis, the compensation paid by the Company to its Named Executive Officers.	FOR
BRIGHT HORIZONS FAMILY SOLUTIONS INC.	US1091941005	22-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2022.	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Director Miyauchi, Yoshihiko	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Director Wern Yuen Tan	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Corporate Auditor Okafuji, Yumiko	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Corporate Auditor Demura, Taizo	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Substitute Corporate Auditor Mataichi, Yoshio	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Approve Provision of Retirement Allowance for Retiring Corporate Auditors	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Approve Appropriation of Surplus	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Director Ito, Shuji	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Director Ehara, Makoto	FOR

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CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Director Kikuchi, Koichi	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Director Mogi, Yuzaburo	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Director Takahara, Takahisa	FOR
CALBEE,INC.	JP3220580009	22-Jun-2022	Appoint a Director Fukushima, Atsuko	FOR
CANNAE HOLDINGS, INC.	US13765N1072	22-Jun-2022	DIRECTOR	ABSTAIN
CANNAE HOLDINGS, INC.	US13765N1072	22-Jun-2022	DIRECTOR	FOR
CANNAE HOLDINGS, INC.	US13765N1072	22-Jun-2022	DIRECTOR	FOR
CANNAE HOLDINGS, INC.	US13765N1072	22-Jun-2022	DIRECTOR	ABSTAIN
CANNAE HOLDINGS, INC.	US13765N1072	22-Jun-2022	Approval of a non-binding advisory resolution on the compensation paid to our named executive officers.	FOR
CANNAE HOLDINGS, INC.	US13765N1072	22-Jun-2022	Ratification of the appointment of Deloitte as our independent registered public accounting firm for the 2022 fiscal year.	FOR
CI FINANCIAL CORP.	CA1254911003	22-Jun-2022	DIRECTOR	FOR
CI FINANCIAL CORP.	CA1254911003	22-Jun-2022	DIRECTOR	FOR
CI FINANCIAL CORP.	CA1254911003	22-Jun-2022	DIRECTOR	FOR
CI FINANCIAL CORP.	CA1254911003	22-Jun-2022	DIRECTOR	FOR
CI FINANCIAL CORP.	CA1254911003	22-Jun-2022	DIRECTOR	FOR
CI FINANCIAL CORP.	CA1254911003	22-Jun-2022	DIRECTOR	FOR
CI FINANCIAL CORP.	CA1254911003	22-Jun-2022	DIRECTOR	FOR
CI FINANCIAL CORP.	CA1254911003	22-Jun-2022	DIRECTOR	FOR
CI FINANCIAL CORP.	CA1254911003	22-Jun-2022	To appoint Ernst & Young LLP as auditors for the ensuing year and authorize the directors to fix the auditors' remuneration.	FOR
CI FINANCIAL CORP.	CA1254911003	22-Jun-2022	Resolved that, on an advisory basis and not to diminish the role and responsibilities of the Board of Directors, the shareholders accept the approach to executive compensation disclosed in the Management Information Circular.	AGAINST
CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Appoint a Director Togashi, Naoki	FOR
CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Appoint a Director Otsuki, Nana	FOR
CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Appoint a Director Yokokura, Hitoshi	FOR
CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Approve Appropriation of Surplus	FOR
CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Appoint a Director Rinno, Hiroshi	FOR
CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Appoint a Director Mizuno, Katsumi	FOR
CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Appoint a Director Takahashi, Naoki	FOR
CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Appoint a Director Miura, Yoshiaki	FOR
CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Appoint a Director Ono, Kazutoshi	FOR

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CREDIT SAISON CO.,LTD.	JP3271400008	22-Jun-2022	Appoint a Director Mori, Kosuke	FOR
DAIKI ALUMINIUM INDUSTRY CO.,LTD.	JP3480600000	22-Jun-2022	Approve Appropriation of Surplus	FOR
DAIKI ALUMINIUM INDUSTRY CO.,LTD.	JP3480600000	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAIKI ALUMINIUM INDUSTRY CO.,LTD.	JP3480600000	22-Jun-2022	Appoint a Director Yamaoka, Masao	FOR
DAIKI ALUMINIUM INDUSTRY CO.,LTD.	JP3480600000	22-Jun-2022	Appoint a Corporate Auditor Morikawa, Yoshimitsu	FOR
DAIKI ALUMINIUM INDUSTRY CO.,LTD.	JP3480600000	22-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	ELECT AKIHIRO ETO TO THE SUPERVISORY BOARD	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	ELECT LAURA IPSEN TO THE SUPERVISORY BOARD	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	ELECT RENATA BRUENGGER TO THE SUPERVISORY BOARD	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	ELECT JOE KAESER TO THE SUPERVISORY BOARD	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	ELECT JOHN KRAFCIK TO THE SUPERVISORY BOARD	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	ELECT MARTIN RICHENHAGEN TO THE SUPERVISORY BOARD	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	ELECT MARIE WIECK TO THE SUPERVISORY BOARD	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	ELECT HARALD WILHELM TO THE SUPERVISORY BOARD	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	APPROVE REMUNERATION POLICY	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	APPROVE REMUNERATION REPORT	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	RATIFY KPMG AG AS AUDITORS FOR A REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2023 UNTIL THE NEXT AGM	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	ELECT MICHAEL BROSANAN TO THE SUPERVISORY BOARD	FOR
DAIMLER TRUCK HOLDING AG	DE000DTR0CK8	22-Jun-2022	ELECT JACQUES ESCULIER TO THE SUPERVISORY BOARD	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Omura, Emi	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakai, Makoto	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ozaki, Hiromi	FOR

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DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Rokuyata, Yasuyuki	AGAINST
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Inoue, Junji	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Makino, Koji	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Uchino, Shuma	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Approve Appropriation of Surplus	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayashi, Kaoru	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Odori, Keizo	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okuma, Masahito	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Joichi	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shino, Hiroshi	FOR
DIGITAL GARAGE,INC.	JP3549070005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Masashi	FOR
E INK HOLDINGS INC	TW0008069006	22-Jun-2022	TO ADOPT THE 2021 FINANCIAL STATEMENTS OF THE COMPANY.	FOR
E INK HOLDINGS INC	TW0008069006	22-Jun-2022	TO ADOPT THE PROPOSAL FOR 2021 EARNINGS DISTRIBUTION OF THE COMPANY. PROPOSED CASH DIVIDEND TWD 3.2 PER SHARE.	FOR
E INK HOLDINGS INC	TW0008069006	22-Jun-2022	PROPOSAL FOR PARTIAL AMENDMENTS TO THE COMPANYS ARTICLES OF INCORPORATION	FOR
E INK HOLDINGS INC	TW0008069006	22-Jun-2022	PROPOSAL FOR PARTIAL AMENDMENTS TO THE COMPANYS SHAREHOLDERS CONFERENCE RULES.	FOR
E INK HOLDINGS INC	TW0008069006	22-Jun-2022	PROPOSAL FOR PARTIAL AMENDMENTS TO THE COMPANYS PROCEDURES OF ACQUISITION OR DISPOSAL OF ASSET.	FOR
E INK HOLDINGS INC	TW0008069006	22-Jun-2022	PROPOSAL TO REMOVE RESTRICTIONS IMPOSED AGAINST THE COMPANYS DIRECTORS FOR INVOLVING IN COMPETING BUSINESSES	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Ito, Atsuko	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Watari, Chiharu	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Ito, Motoshige	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Amano, Reiko	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Kawamoto, Hiroko	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Iwamoto, Toshio	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Corporate Auditor Koike, Hiroshi	FOR

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EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Approve Appropriation of Surplus	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Tomita, Tetsuro	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Fukasawa, Yuji	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Kise, Yoichi	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Ise, Katsumi	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Ichikawa, Totaro	FOR
EAST JAPAN RAILWAY COMPANY	JP3783600004	22-Jun-2022	Appoint a Director Ouchi, Atsushi	FOR
EIZO CORPORATION	JP3651080008	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Osuna, Masako	FOR
EIZO CORPORATION	JP3651080008	22-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
EIZO CORPORATION	JP3651080008	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
EIZO CORPORATION	JP3651080008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Jitsumori, Yoshitaka	FOR
EIZO CORPORATION	JP3651080008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ebisu, Masaki	FOR
EIZO CORPORATION	JP3651080008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Arise, Manabu	FOR
EIZO CORPORATION	JP3651080008	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Suzuki, Masaaki	FOR
EIZO CORPORATION	JP3651080008	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Deminami, Kazuhiko	AGAINST
EIZO CORPORATION	JP3651080008	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takino, Hiroji	AGAINST
EIZO CORPORATION	JP3651080008	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Inoue, Toru	FOR
EVOTEC SE	DE0005664809	22-Jun-2022	ELECT CAMILLA LANGUILLE TO THE SUPERVISORY BOARD	FOR
EVOTEC SE	DE0005664809	22-Jun-2022	APPROVE CREATION OF EUR 35.3 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
EVOTEC SE	DE0005664809	22-Jun-2022	APPROVE STOCK OPTION PLAN FOR KEY EMPLOYEES; APPROVE CREATION OF EUR 6 MILLION POOL OF CONDITIONAL CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
EVOTEC SE	DE0005664809	22-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
EVOTEC SE	DE0005664809	22-Jun-2022	APPROVE REMUNERATION POLICY	FOR
EVOTEC SE	DE0005664809	22-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
EVOTEC SE	DE0005664809	22-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR

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EVOTEC SE	DE0005664809	22-Jun-2022	RATIFY BDO AG AS AUDITORS FOR FISCAL YEAR 2022 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Yoneyama, Yoshiteru	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Suzuki, Kaoru	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Noda, Hiroki	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Yamada, Yoshiyuki	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Amano, Katsuhiko	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Amemiya, Masao	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Corporate Auditor Hirose, Masanori	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Corporate Auditor Aikawa, Minao	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Substitute Corporate Auditor Sakurai, Kikuji	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Approve Appropriation of Surplus	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Horiuchi, Koichiro	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Ozaki, Mamoru	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Sato, Yoshiki	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Nagaoka, Tsutomu	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Ohara, Keiko	FOR
FUJI KYUKO CO.,LTD.	JP3810400006	22-Jun-2022	Appoint a Director Shimizu, Hiroshi	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Appoint a Director Nakamura, Masanobu	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Appoint a Director Fukuda, Yoshio	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Appoint a Director Hayashi, Kazuhiko	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Appoint a Corporate Auditor Iguchi, Hidefumi	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Approve Payment of Accrued Benefits associated with Abolition of Retirement Benefit System for Current Corporate Officers	AGAINST
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Approve Payment of Bonuses to Directors	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Approve Appropriation of Surplus	FOR

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HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Appoint a Director Ito, Mitsumasa	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Appoint a Director Nagai, Akira	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Appoint a Director Maruyama, Akira	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Appoint a Director Kamijo, Kazutoshi	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Appoint a Director Tanioka, Yoshihiro	FOR
HARMONIC DRIVE SYSTEMS INC.	JP3765150002	22-Jun-2022	Appoint a Director Yoshida, Haruhiko	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Appoint a Director Takamatsu, Kazuko	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Appoint a Director Richard R. Lury	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Appoint a Director Shoji, Tetsuya	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Appoint a Corporate Auditor Morikata, Masayuki	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Approve Appropriation of Surplus	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Appoint a Director Tanisho, Takashi	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Appoint a Director Mino, Sadao	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Appoint a Director Shiraki, Toshiyuki	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Appoint a Director Kamaya, Tatsuji	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Appoint a Director Shibayama, Tadashi	FOR
HITACHI ZOSEN CORPORATION	JP3789000001	22-Jun-2022	Appoint a Director Kuwahara, Michi	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Hiroaki Yoshihara	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Partial Amendment to the Articles of Incorporation (i)	FOR

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HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Helmuth Ludwig	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Keiji Kojima	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Hideaki Seki	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Toshiaki Higashihara	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Partial Amendment to the Articles of Incorporation (ii)	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Katsumi Ihara	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Ravi Venkatesan	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Cynthia Carroll	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Ikuro Sugawara	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Joe Harlan	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Louise Pentland	FOR
HITACHI, LTD.	US4335785071	22-Jun-2022	Election of Director due to expiration of the term of office: Takatoshi Yamamoto	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Yamamoto, Takatoshi	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Yoshihara, Hiroaki	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Helmuth Ludwig	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Kojima, Keiji	AGAINST
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Seki, Hideaki	AGAINST
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Higashihara, Toshiaki	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Ihara, Katsumi	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Ravi Venkatesan	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Cynthia Carroll	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Sugawara, Ikuro	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Joe Harlan	FOR
HITACHI,LTD.	JP3788600009	22-Jun-2022	Appoint a Director Louise Pentland	FOR
HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Ogawa, Yoichiro	FOR
HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Higashi, Kazuhiro	FOR
HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Nagata, Ryoko	FOR
HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Kuraishi, Seiji	AGAINST
HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Mibe, Toshihiro	AGAINST

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HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Takeuchi, Kohei	AGAINST
HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Aoyama, Shinji	AGAINST
HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Suzuki, Asako	AGAINST
HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Suzuki, Masafumi	AGAINST
HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Sakai, Kunihiko	FOR
HONDA MOTOR CO.,LTD.	JP3854600008	22-Jun-2022	Appoint a Director Kokubu, Fumiya	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	RE-ELECTION OF ISABEL TORREMOCHA FERREZUELO AS INDEPENDENT DIRECTOR	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	RE-ELECTION OF ANTONIO CUEVAS DELGADO AS PROPRIETARY DIRECTOR, REPRESENTING THE INTERESTS OF THE SHAREHOLDER SOCIEDAD ESTATAL DE PARTICIPACIONES INDUSTRIALES	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	RE-ELECTION OF MIGUEL SEBASTIAN GASCON AS PROPRIETARY DIRECTOR, REPRESENTING THE INTERESTS OF THE SHAREHOLDER SOCIEDAD ESTATAL DE PARTICIPACIONES INDUSTRIALES	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINTMENT OF JOKIN APERRIBAY BEDIALAUNETA AS PROPRIETARY DIRECTOR, REPRESENTING THE INTERESTS OF THE SHAREHOLDER SAPA PLACENCIA HOLDING, S.L	AGAINST
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS, WITH AN EXPRESS RIGHT OF SUBSTITUTION, OF THE POWER TO INCREASE THE COMPANY'S SHARE CAPITAL IN THE TERMS AND WITHIN THE LIMITS SET OUT IN ARTICLE 297.1.B) OF THE SPANISH COMPANIES ACT GRANT OF POWERS TO EXCLUDE PRE-EMPTIVE SUBSCRIPTION RIGHTS, PURSUANT TO THE PROVISIONS CONTAINED IN ARTICLE 506 OF THE SPANISH COMPANIES ACT, LIMITED IN THIS CASE TO A MAXIMUM PAR AMOUNT EQUIVALENT TO 10% OF THE SHARE CAPITAL AMOUNT. TO RENDER WITHOUT EFFECT THE DELEGATION OF POWERS THAT HAS BEEN IN EFFECT IN THIS REGARD UP TO THE PRESENT TIME, IN THE PORTION THAT HAS NOT BEEN MADE USE OF	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER (WITH AN EXPRESS RIGHT OF SUBSTITUTION) TO ISSUE, ON ONE OR MORE OCCASIONS OVER A PERIOD OF FIVE YEARS, BONDS OR SECURITIES AND OTHER NON-CONVERTIBLE FIXED-INCOME SECURITIES, WARRANTS OR ANY OTHER INSTRUMENTS OF A SIMILAR NATURE, UP TO A LIMIT OF 1,000 MILLION EUROS. TO RENDER WITHOUT EFFECT THE DELEGATION OF POWERS THAT HAS BEEN IN EFFECT IN THIS REGARD UP TO THE PRESENT TIME, IN THE PORTION THAT HAS NOT BEEN MADE USE OF IN RESPECT OF THE ISSUE OF NON-CONVERTIBLE SECURITIES	AGAINST
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER (WITH AN EXPRESS RIGHT OF SUBSTITUTION) TO ISSUE, ON ONE OR MORE OCCASIONS, BONDS OR SECURITIES THAT CAN BE CONVERTED INTO COMPANY SHARES, ALONG WITH THE POWER TO ISSUE OTHER FIXED-INCOME SECURITIES, WARRANTS AND OTHER INSTRUMENTS THAT AFFORD THE RIGHT TO SUBSCRIBE COMPANY SHARES, UP TO A LIMIT OF 500 MILLION EUROS. THE AUTHORIZATION INCLUDES THE DELEGATION OF POWERS, WHERE APPLICABLE: (I) TO DETERMINE THE BASES FOR AND TYPES OF CONVERSION; (II) TO INCREASE THE SHARE CAPITAL IN THE AMOUNT REQUIRED TO COVER ANY REQUESTS FOR CONVERSION; AND (III) TO EXCLUDE PRE-EMPTIVE SUBSCRIPTION RIGHTS IN ISSUES, LIMITED IN THIS LAST CASE, TO A MAXIMUM PAR AMOUNT EQUIVALENT TO 10% OF THE COMPANY'S SHARE CAPITAL. TO RENDER WITHOUT EFFECT THE DELEGATION OF POWERS THAT HAS BEEN IN EFFECT IN THIS REGARD UP TO THE PRESENT TIME, IN THE PORTION THAT HAS NOT BEEN MADE USE OF IN RESPECT OF THE ISSUE OF CONVERTIBLE SECURITIES	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	CONSULTATIVE VOTE ON THE ANNUAL REMUNERATION REPORT FOR 2021	FOR

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INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	AUTHORIZATION AND DELEGATION OF POWERS FOR THE FORMALIZATION, ENTRY AND EXECUTION OF THE RESOLUTIONS ADOPTED BY THE GENERAL MEETING	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	APPROVAL OF THE ANNUAL ACCOUNTS AND MANAGEMENT REPORT FOR INDRA SISTEMAS, S.A. AND ITS CONSOLIDATED GROUP FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	APPROVAL OF THE CONSOLIDATED NON-FINANCIAL REPORTING STATEMENT (SUSTAINABILITY REPORT) FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	APPROVAL OF THE PROPOSAL FOR DISTRIBUTION OF PROFITS OBTAINED IN THE 2021 FINANCIAL YEAR	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	APPROVAL OF THE BOARD OF DIRECTORS' MANAGEMENT PERFORMANCE DURING THE 2021 FINANCIAL YEAR	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	RE-ELECTION OF DELOITTE, S.L AS THE ACCOUNTS AUDITOR FOR BOTH THE COMPANY AND ITS CONSOLIDATED GROUP FOR THE 2022, 2023 AND 2024 FINANCIAL YEARS	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	RATIFICATION AND RE-ELECTION OF LUIS ABRIL MAZUELAS AS EXECUTIVE DIRECTOR	FOR
INDRA SISTEMAS SA	ES0118594417	22-Jun-2022	RATIFICATION AND RE-ELECTION OF FRANCISCO JAVIER GARCIA SANZ AS INDEPENDENT DIRECTOR	AGAINST
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Fukushima, Hiroshi	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Hirota, Hirozumi	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Murai, Shinji	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Mori, Shosuke	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Sato, Hiroshi	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Suzuki, Hiroyuki	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Corporate Auditor Iwatani, Naoki	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Approve Appropriation of Surplus	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Makino, Akiji	AGAINST
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Watanabe, Toshio	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Majima, Hiroshi	AGAINST
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Horiguchi, Makoto	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Okawa, Itaru	FOR
IWATANI CORPORATION	JP3151600008	22-Jun-2022	Appoint a Director Tsuyoshi, Manabu	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Yoda, Toshihide	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Hayashi, Yuko	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Atomi, Yutaka	FOR

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JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Philippe Fauchet	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Approve Issuance of Share Acquisition Rights as Stock-Linked Compensation Type Stock Options for Directors and Executive Officers	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Approve Disposal of Own Shares to a Third Party or Third Parties	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Ashida, Shin	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Ashida, Toru	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Mathias Schmidt	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Sonoda, Hiroyuki	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Hiyama, Yoshio	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Ishikiryama, Toshihiro	FOR
JCR PHARMACEUTICALS CO.,LTD.	JP3701000006	22-Jun-2022	Appoint a Director Suetsuna, Takashi	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RE-ELECT ROBIN WATSON AS A DIRECTOR	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RECEIVE THE REPORT AND ACCOUNTS	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RE-ELECT DAVID KEMP AS A DIRECTOR	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RE-APPOINT KPMG LLP AS AUDITORS	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS AND OTHER CAPITAL INVESTMENT	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO AUTHORISE A 14 DAY NOTICE PERIOD FOR GENERAL MEETINGS	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO APPROVE THE ANNUAL REPORT ON DIRECTORS REMUNERATION	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RE-ELECT ROY A FRANKLIN AS A DIRECTOR	FOR

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JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RE-ELECT BIRGITTE BRINCH MADSEN AS A DIRECTOR	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RE-ELECT JACQUI FERGUSON AS A DIRECTOR	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RE-ELECT ADRIAN MARSH AS A DIRECTOR	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RE-ELECT NIGEL MILLS AS A DIRECTOR	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RE-ELECT BRENDA REICHELDERFER AS A DIRECTOR	FOR
JOHN WOOD GROUP PLC	GB00B5N0P849	22-Jun-2022	TO RE-ELECT SUSAN STEELE AS A DIRECTOR	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Yamaguchi, Goro	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Yamamoto, Keiji	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Kano, Riyo	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Goto, Shigeki	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Tannowa, Tsutomu	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Okawa, Junko	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Corporate Auditor Edagawa, Noboru	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Approve Appropriation of Surplus	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Tanaka, Takashi	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Takahashi, Makoto	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Muramoto, Shinichi	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Mori, Keiichi	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Amamiya, Toshitake	FOR
KDDI CORPORATION	JP3496400007	22-Jun-2022	Appoint a Director Yoshimura, Kazuyuki	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT JEFF CARR BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT THE COMPANY'S ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2022 TOGETHER WITH THE STRATEGIC REPORT, THE DIRECTORS REPORT, AND INDEPENDENT AUDITORS REPORT BE RECEIVED	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT ANDREW COSSLETT BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT THIERRY GARNIER BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT SOPHIE GASPERMENT BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT RAKHI GROSS-CUSTARD BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT DELOITTE LLP BE RE-ELECTED AS AUDITOR OF THE COMPANY	FOR

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KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT THE AUDIT COMMITTEE BE AUTHORIZED TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT THE COMPANY BE AUTHORIZED TO MAKE POLITICAL DONATIONS	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT THE COMPANY BE AUTHORIZED TO ALLOT NEW SHARES	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT THE COMPANY BE AUTHORISED TO DISAPPLY PRE-EMPTION RIGHTS	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT THE COMPANY BE AUTHORISED TO DISAPPLY ADDITIONAL PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT THE COMPANY BE AUTHORIZED TO PURCHASE ITS OWN SHARES	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THAT PART CONTAINING THE DIRECTOR'S REMUNERATION POLICY)BE RECEIVED AND APPROVED	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT THE DIRECTOR'S REMUNERATION BE RECEIVED AND APPROVED, TO TAKE EFFECT ON 22 JUNE 2022	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THE KING FISHER PERFORMANCE SHARE PLAN BE APPROVED	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT A FINAL DIVIDEND OF 8.60 PENCE PER ORDINARY SHARE BE DECLARED FOR PAYMENT ON 27 JUNE 2022	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT BILL LENNIE BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT CLAUDIA ARNEY BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT BERNARD BOT BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
KINGFISHER PLC	GB0033195214	22-Jun-2022	THAT CATHERINE BRADLEY BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
KORIAN SA	FR0010386334	22-Jun-2022	OPTION TO RECEIVE PAYMENT OF THE DIVIDEND IN NEWLY ISSUED SHARES	FOR
KORIAN SA	FR0010386334	22-Jun-2022	APPROVAL OF THE COMPENSATION COMPONENTS PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, OR AWARDED IN RESPECT OF THAT FINANCIAL YEAR, TO MRS SOPHIE BOISSARD, IN HER CAPACITY AS CHIEF EXECUTIVE OFFICER OF THE COMPANY	FOR
KORIAN SA	FR0010386334	22-Jun-2022	APPROVAL OF THE COMPENSATION COMPONENTS PAID DURING THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, OR AWARDED IN RESPECT OF THAT FINANCIAL YEAR, TO MR JEAN-PIERRE DUPRIEU, IN HIS CAPACITY AS CHAIRMAN OF THE COMPANY'S BOARD OF DIRECTORS	FOR
KORIAN SA	FR0010386334	22-Jun-2022	APPROVAL OF THE INFORMATION RELATING TO THE COMPENSATION OF CORPORATE OFFICERS MENTIONED IN I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE INCLUDED IN THE BOARD OF DIRECTORS' CORPORATE GOVERNANCE REPORT	FOR
KORIAN SA	FR0010386334	22-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE COMPANY'S CHIEF EXECUTIVE OFFICER FOR THE 2022 FINANCIAL YEAR	FOR
KORIAN SA	FR0010386334	22-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE COMPANY'S BOARD OF DIRECTORS FOR THE 2022 FINANCIAL YEAR	FOR
KORIAN SA	FR0010386334	22-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE COMPANY'S DIRECTORS FOR THE 2022 FINANCIAL YEAR	FOR
KORIAN SA	FR0010386334	22-Jun-2022	RENEWAL OF THE TERM OF OFFICE AS DIRECTOR OF MR JEAN-PIERRE DUPRIEU	FOR
KORIAN SA	FR0010386334	22-Jun-2022	RENEWAL OF THE TERM OF OFFICE AS DIRECTOR OF MR JEAN-FRAN OIS BRIN	FOR

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KORIAN SA	FR0010386334	22-Jun-2022	RENEWAL OF THE TERM OF OFFICE AS DIRECTOR OF MRS ANNE LALOU	FOR
KORIAN SA	FR0010386334	22-Jun-2022	APPOINTMENT OF MR PHILIPPE L V QUE AS A DIRECTOR	FOR
KORIAN SA	FR0010386334	22-Jun-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES	FOR
KORIAN SA	FR0010386334	22-Jun-2022	APPROVAL OF THE TRANSFORMATION OF THE COMPANY'S CORPORATE FORM, BY ADOPTION OF THE FORM OF A EUROPEAN COMPANY WITH A BOARD OF DIRECTORS AND THE TERMS OF THE TRANSFORMATION PROJECT	FOR
KORIAN SA	FR0010386334	22-Jun-2022	AMENDMENT OF THE COMPANY'S CORPORATE NAME AND ADOPTION OF THE TEXT OF THE COMPANY'S ARTICLES OF ASSOCIATION UNDER ITS NEW CORPORATE FORM OF EUROPEAN COMPANY	FOR
KORIAN SA	FR0010386334	22-Jun-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING COMPANY SHARES UP TO A LIMIT OF 10% OF THE SHARE CAPITAL PER 24-MONTH PERIOD.	FOR
KORIAN SA	FR0010386334	22-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE, OUTSIDE OF TAKEOVER BID PERIODS, ORDINARY SHARES IN THE COMPANY AND/OR TRANSFERABLE SECURITIES CONFERRING ACCESS TO THE COMPANY'S SHARE CAPITAL AND/OR THE RIGHT TO RECEIVE DEBT SECURITIES, WITH SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, OPTION TO OFFER UNSUBSCRIBED SECURITIES TO THE PUBLIC	FOR
KORIAN SA	FR0010386334	22-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE, OUTSIDE OF TAKEOVER BID PERIODS, BY WAY OF PUBLIC OFFERING EXCLUDING THE OFFERS REFERRED TO IN ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, ORDINARY SHARES IN THE COMPANY AND/OR TRANSFERABLE SECURITIES CONFERRING ACCESS TO THE COMPANY'S SHARE CAPITAL AND/OR THE RIGHT TO RECEIVE DEBT SECURITIES, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, OPTION TO LIMIT THE OFFERING TO THE AMOUNT OF SUBSCRIPTIONS OR TO ALLOCATE THE UNSUBSCRIBED SECURITIES	FOR
KORIAN SA	FR0010386334	22-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE, OUTSIDE OF TAKEOVER BID PERIODS, BY WAY OF PUBLIC OFFERING REFERRED TO IN ARTICLE L. 411-2, 1 OF THE FRENCH MONETARY AND FINANCIAL CODE, ORDINARY SHARES IN THE COMPANY AND/OR TRANSFERABLE SECURITIES CONFERRING ACCESS TO THE COMPANY'S SHARE CAPITAL AND/OR THE RIGHT TO RECEIVE DEBT SECURITIES, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, OPTION TO LIMIT THE OFFERING TO THE AMOUNT OF SUBSCRIPTIONS OR TO ALLOCATE THE UNSUBSCRIBED SECURITIES	FOR
KORIAN SA	FR0010386334	22-Jun-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE, OUTSIDE OF TAKEOVER BID PERIODS, THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF THE ISSUANCE OF SHARES, WITH OR WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
KORIAN SA	FR0010386334	22-Jun-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS IN THE EVENT OF THE ISSUANCE, OUTSIDE OF TAKEOVER BID PERIODS, OF ORDINARY SHARES IN THE COMPANY AND/OR TRANSFERABLE SECURITIES CONFERRING ACCESS TO THE COMPANY'S SHARE CAPITAL AND/OR THE RIGHT TO RECEIVE DEBT SECURITIES, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN ORDER TO SET THE ISSUE PRICE ACCORDING TO THE TERMS AND CONDITIONS DECIDED BY THE GENERAL MEETING, UP TO A LIMIT OF 10% OF THE COMPANY'S SHARE CAPITAL	FOR

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KORIAN SA	FR0010386334	22-Jun-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE, OUTSIDE OF TAKEOVER BID PERIODS, ORDINARY SHARES IN THE COMPANY AND/OR TRANSFERABLE SECURITIES CONFERRING ACCESS TO THE COMPANY'S SHARE CAPITAL AND/OR THE RIGHT TO RECEIVE DEBT SECURITIES, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN CONSIDERATION OF CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND CONSISTING OF EQUITY SECURITIES AND/OR TRANSFERABLE SECURITIES CONFERRING ACCESS TO THE SHARE CAPITAL, UP TO A LIMIT OF 10% OF THE COMPANY'S SHARE CAPITAL, DURATION OF THE DELEGATION	FOR
KORIAN SA	FR0010386334	22-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE, OUTSIDE OF TAKEOVER BID PERIODS, ORDINARY SHARES IN THE COMPANY AND/OR TRANSFERABLE SECURITIES CONFERRING ACCESS TO THE COMPANY'S SHARE CAPITAL, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, UP TO A LIMIT OF 10% OF THE COMPANY'S SHARE CAPITAL, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE	FOR
KORIAN SA	FR0010386334	22-Jun-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE, OUTSIDE OF TAKEOVER BID PERIODS, THE SHARE CAPITAL BY ISSUING ORDINARY SHARES OR ANY TRANSFERABLE SECURITIES CONFERRING ACCESS TO THE SHARE CAPITAL, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF A CATEGORY OF PERSONS IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE L. 225-138 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE	FOR
KORIAN SA	FR0010386334	22-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO DECIDE, OUTSIDE OF TAKEOVER BID PERIODS, ON THE CAPITAL INCREASE BY INCORPORATION OF RESERVES, PROFITS, PREMIUMS OR SIMILAR, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, HOW FRACTIONAL SHARES WILL BE DEALT WITH.	FOR
KORIAN SA	FR0010386334	22-Jun-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE PURPOSE OF GRANTING FREE SHARES OF THE COMPANY, EITHER EXISTING AND/OR TO BE ISSUED, TO EMPLOYEES AND/OR CORPORATE OFFICERS OF THE COMPANY AND ITS SUBSIDIARIES, WAIVER BY SHAREHOLDERS OF THEIR PREFERENTIAL SUBSCRIPTION RIGHTS, DURATION OF THE AUTHORISATION, CEILING, DURATION OF VESTING PERIODS, IN PARTICULAR IN THE EVENT OF INVALIDITY, AND RETENTION PERIOD	FOR
KORIAN SA	FR0010386334	22-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES IN THE COMPANY AND/OR TRANSFERABLE SECURITIES CONFERRING ACCESS TO THE COMPANY'S SHARE CAPITAL, IMMEDIATELY OR AT SOME FUTURE TIME, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS IN FAVOUR OF MEMBERS OF A COMPANY OR GROUP SAVINGS PLAN, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, OPTION OF GRANTING SHARES IN ACCORDANCE WITH ARTICLE L. 3332-18 OF THE FRENCH LABOUR CODE	FOR
KORIAN SA	FR0010386334	22-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES IN THE COMPANY AND/OR TRANSFERABLE SECURITIES CONFERRING ACCESS TO THE COMPANY'S SHARE CAPITAL, IMMEDIATELY OR AT SOME FUTURE TIME, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, TO CERTAIN CATEGORIES OF BENEFICIARY FOR THE PURPOSE OF AN EMPLOYEE SHAREHOLDING SCHEME, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE	FOR
KORIAN SA	FR0010386334	22-Jun-2022	DELEGATION TO THE BOARD OF DIRECTORS TO DECIDE ON ANY MERGER, DEMERGER OR PARTIAL CAPITAL CONTRIBUTION OF ASSETS, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT	AGAINST
KORIAN SA	FR0010386334	22-Jun-2022	AMENDMENT TO THE ARTICLES OF ASSOCIATION RELATING TO THRESHOLD CROSSING DISCLOSURES	FOR
KORIAN SA	FR0010386334	22-Jun-2022	AMENDMENT TO THE ARTICLES OF ASSOCIATION TO CONFER POWERS ON THE BOARD OF DIRECTORS TO AMEND THE COMPANY'S ARTICLES OF ASSOCIATION TO BRING THEM INTO COMPLIANCE WITH LEGAL AND REGULATORY PROVISIONS	AGAINST

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KORIAN SA	FR0010386334	22-Jun-2022	POWERS FOR FORMALITIES	FOR
KORIAN SA	FR0010386334	22-Jun-2022	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 - APPROVAL OF NON-DEDUCTIBLE EXPENSES AND CHARGES	FOR
KORIAN SA	FR0010386334	22-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
KORIAN SA	FR0010386334	22-Jun-2022	ALLOCATION OF PROFIT (LOSS)	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT THE ANNUAL REPORT ON REMUNERATION BE APPROVED AND ADOPTED	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT THE COMPANY'S ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021, TOGETHER WITH THE DIRECTORS' REPORT AND THE AUDITORS' REPORT ON THOSE ACCOUNTS, BE RECEIVED AND ADOPTED	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT BDO LLP BE APPOINTED AS AUDITORS TO THE COMPANY	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT THE AUDIT COMMITTEE BE AUTHORISED TO AGREE AND FIX THE AUDITORS' REMUNERATION	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	TO GRANT AUTHORITY TO THE DIRECTORS TO ALLOT ORDINARY SHARES	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	TO GRANT AUTHORITY TO THE DIRECTORS TO ALLOT EQUITY SECURITIES	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT THE DECLARATION AND PAYMENT OF A FINAL DIVIDEND 0.70 PENCE PER ORDINARY SHARE OF GBP 0.00375 FOR THE YEAR ENDED 31 DECEMBER 2021, PAYABLE ON JULY 2022 TO THE SHAREHOLDERS ON THE REGISTER OF MEMBERS OF THE COMPANY ON 1 JULY 2022 BE APPROVED	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT SIMON BODDIE BE RE-ELECTED AS A DIRECTOR	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT ANDREW STEPHEN BRODE BE RE-ELECTED AS A DIRECTOR	AGAINST
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT ALMIE NICOLE SMITH CHAPPLE BE RE-ELECTED AS A DIRECTOR	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT KATH KEARNEY-CROFT BE RE-ELECTED AS A DIRECTOR	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT PIERS LEA BE RE-ELECTED AS A DIRECTOR	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT LESLIE-ANN REED BE RE-ELECTED AS A DIRECTOR	FOR
LEARNING TECHNOLOGIES GROUP PLC	GB00B4T7HX10	22-Jun-2022	THAT JONATHAN DAVID SATCHELL BE RE-ELECTED AS A DIRECTOR	FOR
LENDINGTREE INC	US52603B1070	22-Jun-2022	Company Proposal - To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the 2022 fiscal year	FOR
LENDINGTREE INC	US52603B1070	22-Jun-2022	Election of Director: Gabriel Dalporto	FOR
LENDINGTREE INC	US52603B1070	22-Jun-2022	Election of Director: Thomas Davidson	FOR

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LENDINGTREE INC	US52603B1070	22-Jun-2022	Election of Director: Mark Ernst	FOR
LENDINGTREE INC	US52603B1070	22-Jun-2022	Election of Director: Robin Henderson	FOR
LENDINGTREE INC	US52603B1070	22-Jun-2022	Election of Director: Douglas Lebda	FOR
LENDINGTREE INC	US52603B1070	22-Jun-2022	Election of Director: Steven Ozonian	FOR
LENDINGTREE INC	US52603B1070	22-Jun-2022	Election of Director: Diego Rodriguez	FOR
LENDINGTREE INC	US52603B1070	22-Jun-2022	Election of Director: Saras Sarasvathy	FOR
LENDINGTREE INC	US52603B1070	22-Jun-2022	Election of Director: G. Kennedy Thompson	FOR
LINTEC CORPORATION	JP3977200009	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okushima, Akiko	FOR
LINTEC CORPORATION	JP3977200009	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sugimoto, Shigeru	FOR
LINTEC CORPORATION	JP3977200009	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
LINTEC CORPORATION	JP3977200009	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ouchi, Akihiko	FOR
LINTEC CORPORATION	JP3977200009	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hattori, Makoto	FOR
LINTEC CORPORATION	JP3977200009	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawamura, Gohei	FOR
LINTEC CORPORATION	JP3977200009	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mochizuki, Tsunetoshi	FOR
LINTEC CORPORATION	JP3977200009	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kaiya, Takeshi	FOR
LINTEC CORPORATION	JP3977200009	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shibano, Yoichi	FOR
LINTEC CORPORATION	JP3977200009	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sebe, Akira	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	DIRECTOR	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	DIRECTOR	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	DIRECTOR	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	DIRECTOR	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	DIRECTOR	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	DIRECTOR	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	DIRECTOR	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	DIRECTOR	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	DIRECTOR	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	Appointment of Deloitte LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	To consider and, if deemed advisable, approve a non-binding advisory resolution to accept the Company's approach to executive compensation.	FOR
MAG SILVER CORP.	CA55903Q1046	22-Jun-2022	To consider and, if deemed advisable, approve the continuation, amendment and restatement of the Company's shareholder rights plan.	FOR
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	FOR

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MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR	FOR
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO BUY BACK THE COMPANY'S SHARES	FOR
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND OTHERWISE DEAL WITH THE COMPANY'S SHARES	AGAINST
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY UNDER RESOLUTION NO. 5 TO INCLUDE SHARES BOUGHT BACK PURSUANT TO THE GENERAL MANDATE GRANTED UNDER RESOLUTION NO. 4	AGAINST
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO APPROVE THE CHANGE OF THE ENGLISH NAME OF THE COMPANY FROM "MIDLAND IC&I LIMITED" TO "LEGEND UPSTAR HOLDINGS LIMITED" AND THE DUAL FOREIGN NAME IN CHINESE OF THE COMPANY FROM AS SPECIFIED TO AS SPECIFIED	FOR
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORT OF THE DIRECTORS AND INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO RE-ELECT MR. WONG KIN YIP, FREDDIE AS DIRECTOR	FOR
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO RE-ELECT MR. LO CHIN HO, TONY AS DIRECTOR	FOR
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO RE-ELECT MR. WONG ALEXANDER YIU MING AS DIRECTOR	FOR
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO RE-ELECT MR. SHA PAU, ERIC AS DIRECTOR (WHO HAS SERVED AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY FOR MORE THAN NINE YEARS)	FOR
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO RE-ELECT MR. WONG CHUNG KWONG AS DIRECTOR	FOR
MIDLAND IC&I LTD	KYG6103P1182	22-Jun-2022	TO RE-ELECT MR. LI WAI KEUNG AS DIRECTOR	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Shigeta, Tetsuya	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Sato, Makoto	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Matsui, Toru	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Kobayashi, Izumi	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Jenifer Rogers	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Samuel Walsh	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Uchiyamada, Takeshi	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Egawa, Masako	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Corporate Auditor Tamai, Yuko	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Approve Appropriation of Surplus	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Yasunaga, Tatsuo	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Hori, Kenichi	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Kometani, Yoshio	FOR

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MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Uno, Motoaki	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Takemasu, Yoshiaki	FOR
MITSUI & CO.,LTD.	JP3893600001	22-Jun-2022	Appoint a Director Nakai, Kazumasa	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Election of Director: Alfred W. Zollar	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Advisory vote to approve the Company's executive compensation as presented in the Proxy Statement	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Election of Director: Melissa M. Arnoldi	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Approve an amendment to the Company's Amended and Restated Certificate of Incorporation to increase the number of authorized shares of common stock in order to effect a 3-for-1 stock split	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	A Shareholder Proposal entitled "Special Shareholder Meeting Improvement"	AGAINST
NASDAQ, INC.	US6311031081	22-Jun-2022	Election of Director: Charlene T. Begley	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Election of Director: Steven D. Black	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Election of Director: Adena T. Friedman	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Election of Director: Essa Kazim	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Election of Director: Thomas A. Kloet	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Election of Director: John D. Rainey	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Election of Director: Michael R. Splinter	FOR
NASDAQ, INC.	US6311031081	22-Jun-2022	Election of Director: Toni Townes-Whitley	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Director Nakamura, Kuniharu	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Director Christina Ahmadjian	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Director Oka, Masashi	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Corporate Auditor Obata, Shinobu	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Corporate Auditor Okada, Kyoko	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Director Niino, Takashi	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Director Morita, Takayuki	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Director Matsukura, Hajime	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Director Nishihara, Motoo	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Director Fujikawa, Osamu	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Director Iki, Noriko	FOR
NEC CORPORATION	JP3733000008	22-Jun-2022	Appoint a Director Ito, Masatoshi	FOR

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NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Noguchi, Kazuhiro	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Iizuka, Sachiko	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kusaka, Shigeki	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Approve Payment of Bonuses to Directors	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Approve Appropriation of Surplus	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Approve Minor Revisions	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takeshita, Takafumi	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Takuya	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kiuchi, Mitsuru	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Maya	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suda, Hideki	FOR
NET ONE SYSTEMS CO.,LTD.	JP3758200004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wada, Masayoshi	FOR
NICE LTD	IL0002730112	22-Jun-2022	RE-ELECT DAVID KOSTMAN AS DIRECTOR	FOR
NICE LTD	IL0002730112	22-Jun-2022	RE-ELECT RIMON BEN-SHAOUL AS DIRECTOR	FOR
NICE LTD	IL0002730112	22-Jun-2022	RE-ELECT YEHOShUA (SHUKI) EHRlich AS DIRECTOR	FOR
NICE LTD	IL0002730112	22-Jun-2022	RE-ELECT LEO APOTHEKER AS DIRECTOR	FOR
NICE LTD	IL0002730112	22-Jun-2022	RE-ELECT JOSEPH (JOE) COWAN AS DIRECTOR	FOR
NICE LTD	IL0002730112	22-Jun-2022	RE-ELECT DAN FALK AS EXTERNAL DIRECTOR	FOR
NICE LTD	IL0002730112	22-Jun-2022	RE-ELECT YOChEVED DVIR AS EXTERNAL DIRECTOR	FOR
NICE LTD	IL0002730112	22-Jun-2022	RE-APPOINT KOST FORER GABBAY & KASIERER AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
NICE LTD.	US6536561086	22-Jun-2022	To re-appoint the Company's independent auditors and to authorize the Board to set their remuneration	FOR
NICE LTD.	US6536561086	22-Jun-2022	To Elect Non-executive Director to the Board of the Company: David Kostman	FOR
NICE LTD.	US6536561086	22-Jun-2022	To Elect Non-executive Director to the Board of the Company: Rimon Ben-Shaoul	FOR
NICE LTD.	US6536561086	22-Jun-2022	To Elect Non-executive Director to the Board of the Company: Yehoshua (Shuki) Ehrlich	FOR
NICE LTD.	US6536561086	22-Jun-2022	To Elect Non-executive Director to the Board of the Company: Leo Apotheker	FOR
NICE LTD.	US6536561086	22-Jun-2022	To Elect Non-executive Director to the Board of the Company: Joseph (Joe) Cowan	FOR

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NICE LTD.	US6536561086	22-Jun-2022	To Elect an outside Director to the Board of the Company: Dan Falk	FOR
NICE LTD.	US6536561086	22-Jun-2022	Regarding proposal 2a, indicate whether you are a "controlling shareholder" or have a personal benefit or other personal interest in this proposal. If you mark "YES", please contact the Company as specified in the Proxy Statement. Mark "for" = yes or "against" = no.	AGAINST
NICE LTD.	US6536561086	22-Jun-2022	To Elect an outside Director to the Board of the Company: Yocheved Dvir	FOR
NICE LTD.	US6536561086	22-Jun-2022	Regarding proposal 2b, indicate whether you are a "controlling shareholder" or have a personal benefit or other personal interest in this proposal. If you mark "YES", please contact the Company as specified in the Proxy Statement. Mark "for" = yes or "against" = no.	AGAINST
NIPPON GAS CO.,LTD.	JP3695600001	22-Jun-2022	Appoint a Corporate Auditor Manaka, Kenji	FOR
NIPPON GAS CO.,LTD.	JP3695600001	22-Jun-2022	Approve Appropriation of Surplus	FOR
NIPPON GAS CO.,LTD.	JP3695600001	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
NIPPON GAS CO.,LTD.	JP3695600001	22-Jun-2022	Appoint a Director Wada, Shinji	FOR
NIPPON GAS CO.,LTD.	JP3695600001	22-Jun-2022	Appoint a Director Kashiwaya, Kunihiko	FOR
NIPPON GAS CO.,LTD.	JP3695600001	22-Jun-2022	Appoint a Director Watanabe, Daijo	FOR
NIPPON GAS CO.,LTD.	JP3695600001	22-Jun-2022	Appoint a Director Yoshida, Keiichi	FOR
NIPPON GAS CO.,LTD.	JP3695600001	22-Jun-2022	Appoint a Director Ide, Takashi	FOR
NIPPON GAS CO.,LTD.	JP3695600001	22-Jun-2022	Appoint a Director Kawano, Tetsuo	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Appoint a Director Kuniya, Hiroko	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Appoint a Director Tanabe, Eiichi	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Approve Payment of Bonuses to Directors	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Approve Details of the Performance-based Compensation to be received by Directors	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Approve Appropriation of Surplus	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Appoint a Director Naito, Tadaaki	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Appoint a Director Nagasawa, Hitoshi	FOR

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NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Appoint a Director Harada, Hiroki	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Appoint a Director Higurashi, Yutaka	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Appoint a Director Soga, Takaya	FOR
NIPPON YUSEN KABUSHIKI KAISHA	JP3753000003	22-Jun-2022	Appoint a Director Katayama, Yoshihiro	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Orisaku, Mineko	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Inui, Shingo	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Yoshitake, Ichiro	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Takamori, Tatsuomi	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Corporate Auditor Haraguchi, Hiroshi	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Mikita, Kunio	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Kasutani, Seiichi	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Noma, Masahiro	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Moriya, Akiyoshi	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Shimada, Masaharu	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Oishi, Kaori	FOR
PALTAC CORPORATION	JP3782200004	22-Jun-2022	Appoint a Director Asada, Katsumi	FOR
PETIQ, INC.	US71639T1060	22-Jun-2022	Election of Class II Director to serve until the third Annual Meeting: Larry Bird	ABSTAIN
PETIQ, INC.	US71639T1060	22-Jun-2022	Election of Class II Director to serve until the third Annual Meeting: Mark First	FOR
PETIQ, INC.	US71639T1060	22-Jun-2022	Election of Class II Director to serve until the third Annual Meeting: Scott Huff	FOR
PETIQ, INC.	US71639T1060	22-Jun-2022	To ratify the selection of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
PETIQ, INC.	US71639T1060	22-Jun-2022	To approve, on an advisory, non-binding basis, the compensation of our named executive officers.	FOR
PETIQ, INC.	US71639T1060	22-Jun-2022	To approve the amendment and restatement of our Amended and Restated 2017 Omnibus Incentive Plan.	FOR
PETIQ, INC.	US71639T1060	22-Jun-2022	To amend our Amended and Restated Certificate of Incorporation to eliminate supermajority provisions.	FOR
PETIQ, INC.	US71639T1060	22-Jun-2022	To amend our Amended and Restated Certificate of Incorporation to declassify our Board of Directors.	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	APPROVE REMUNERATION OF AUDITORS	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR

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REC SILICON ASA	NO0010112675	22-Jun-2022	APPROVE REMUNERATION STATEMENT	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS CONNECTION WITH ACQUISITIONS, MERGERS OR OTHER TRANSACTIONS	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	APPROVE EQUITY PLAN FINANCING	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	ELECT JUNGHEY CHAE AS CHAIR OF NOMINATING COMMITTEE	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	ELECT DR. SUNGCHOON KANG AS MEMBER OF NOMINATING COMMITTEE	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	ELECT DR. JIEUN LEE AS MEMBER OF NOMINATING COMMITTEE	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
REC SILICON ASA	NO0010112675	22-Jun-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 925,000 EXCEPT CHAIR AND DEPUTY CHAIR; APPROVE REMUNERATION OF NOMINATING COMMITTEE	AGAINST
ROBINHOOD MARKETS, INC.	US7707001027	22-Jun-2022	Election of Class I Director: Paula Loop	FOR
ROBINHOOD MARKETS, INC.	US7707001027	22-Jun-2022	Election of Class I Director: Dara Treseder	FOR
ROBINHOOD MARKETS, INC.	US7707001027	22-Jun-2022	Election of Class I Director: Robert Zoellick	FOR
ROBINHOOD MARKETS, INC.	US7707001027	22-Jun-2022	To approve, on an advisory basis, the frequency of future say-on-pay votes	1 YEAR
ROBINHOOD MARKETS, INC.	US7707001027	22-Jun-2022	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
SANGETSU CORPORATION	JP3330000005	22-Jun-2022	Approve Appropriation of Surplus	FOR
SANGETSU CORPORATION	JP3330000005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Shosuke	FOR
SANGETSU CORPORATION	JP3330000005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sukekawa, Tatsuo	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishiguro, Fujiyo	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sakaue, Yukito	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Okubo, Kazutaka	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kinoshita, Shione	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Murasaki, Naoko	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Ishikura, Hiroshi	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR

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SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Approve Minor Revisions	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Satomi, Hajime	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Satomi, Haruki	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukazawa, Koichi	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sugino, Yukio	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshizawa, Hideo	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Katsukawa, Kohei	FOR
SEGA SAMMY HOLDINGS INC.	JP3419050004	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Melanie Brock	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Murakami, Kazuya	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Kase, Yutaka	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Oeda, Hiroshi	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Nozaki, Haruko	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Koezuka, Miharuru	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Miyai, Machiko	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Corporate Auditor Minomo, Yoshikazu	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint Accounting Auditors	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Approve Appropriation of Surplus	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Koge, Teiji	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Kato, Keita	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Kamiwaki, Futoshi	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Hirai, Yoshiyuki	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Kamiyoshi, Toshiyuki	FOR
SEKISUI CHEMICAL CO.,LTD.	JP3419400001	22-Jun-2022	Appoint a Director Shimizu, Ikusuke	FOR
SERES THERAPEUTICS, INC.	US81750R1023	22-Jun-2022	DIRECTOR	FOR
SERES THERAPEUTICS, INC.	US81750R1023	22-Jun-2022	DIRECTOR	FOR
SERES THERAPEUTICS, INC.	US81750R1023	22-Jun-2022	DIRECTOR	FOR
SERES THERAPEUTICS, INC.	US81750R1023	22-Jun-2022	Ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
SERES THERAPEUTICS, INC.	US81750R1023	22-Jun-2022	Approval, on an advisory (non-binding) basis, of the compensation of our named executive officers.	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Appoint a Director Terada, Masahiro	FOR

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SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Appoint a Corporate Auditor Nakagawa, Miyuki	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Corporate Officers	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Approve Details of Compensation as Stock-Linked Compensation Type Stock Options	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Amend Articles to: Change Official Company Name	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Appoint a Director Gomi, Hirofumi	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Appoint a Director Kawashima, Katsuya	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Appoint a Director Hatao, Katsumi	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Appoint a Director Terasawa, Eisuke	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Appoint a Director Fujisaki, Kei	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Appoint a Director Hayasaki, Yasuhiro	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Appoint a Director Michi, Ayumi	FOR
SHINSEI BANK,LIMITED	JP3729000004	22-Jun-2022	Appoint a Director Takiguchi, Yurina	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	ELECT PETRA SONTHEIMER TO THE SUPERVISORY BOARD	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	ELECT ELISABETH LEPIQUE TO THE SUPERVISORY BOARD	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITHOUT PRE-EMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 500 MILLION; APPROVE CREATION OF EUR 11.3 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	AMEND STOCK OPTION PLAN 2019	AGAINST
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	APPROVE REMUNERATION REPORT	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2021	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.25 PER SHARE	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2021	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	ELECT CHRISTOPH VILANEK TO THE SUPERVISORY BOARD	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	ELECT ULRICH VOIGT TO THE SUPERVISORY BOARD	FOR
STROEER SE & CO. KGAA	DE0007493991	22-Jun-2022	ELECT MARTIN DIEDERICHS TO THE SUPERVISORY BOARD	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Director Abe, Yasuyuki	FOR

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SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Director Yago, Natsunosuke	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Director Doi, Miwako	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Corporate Auditor Furusawa, Yuri	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Substitute Corporate Auditor Ryu, Hirohisa	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Approve Appropriation of Surplus	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Director Nakamura, Tomomi	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Director Hosoya, Kazuo	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Director Mizuma, Katsuyuki	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Director Onuki, Tetsuo	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Director Osaki, Atsushi	FOR
SUBARU CORPORATION	JP3814800003	22-Jun-2022	Appoint a Director Hayata, Fumiaki	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishi, Hidenori	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ozawa, Keiia	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Sakaguchi, Koichi	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Approve Appropriation of Surplus	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takagi, Toshiaki	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Shinjiro	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hatano, Shoji	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishikawa, Kyo	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirose, Kazunori	FOR
TERUMO CORPORATION	JP3546800008	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuroda, Yukiko	FOR
THE SAN-IN GODO BANK,LTD.	JP3324000003	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Motoi, Chie	FOR
THE SAN-IN GODO BANK,LTD.	JP3324000003	22-Jun-2022	Approve Appropriation of Surplus	FOR
THE SAN-IN GODO BANK,LTD.	JP3324000003	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE SAN-IN GODO BANK,LTD.	JP3324000003	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishimaru, Fumio	FOR
THE SAN-IN GODO BANK,LTD.	JP3324000003	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamasaki, Toru	FOR
THE SAN-IN GODO BANK,LTD.	JP3324000003	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ida, Shuichi	FOR
THE SAN-IN GODO BANK,LTD.	JP3324000003	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshikawa, Hiroshi	FOR

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THE SAN-IN GODO BANK,LTD.	JP3324000003	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuratsu, Yasuyuki	FOR
THE SAN-IN GODO BANK,LTD.	JP3324000003	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Goto, Yasuhiro	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Director Sato, Fumitoshi	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Director Tonomura, Shinichi	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Director Iyoku, Miwako	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Director Yasue, Reiko	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Corporate Auditor Matsuki, Hajime	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Corporate Auditor Watanabe, Koichiro	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Corporate Auditor Yamaguchi, Yuji	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Corporate Auditor Nishi, Michihiro	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Approve Appropriation of Surplus	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Approve Continuance of Policy regarding Large-scale Purchases of Company Shares (Anti-Takeover Defense Measures)	AGAINST
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Director Tomiyama, Kantaro	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Director Kojima, Kazuhiro	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Director Tomiyama, Akio	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Director Usami, Hiroyuki	FOR
TOMY COMPANY,LTD.	JP3630550006	22-Jun-2022	Appoint a Director Mimura, Mariko	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	DIRECTOR	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	DIRECTOR	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	DIRECTOR	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	DIRECTOR	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	DIRECTOR	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	DIRECTOR	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	DIRECTOR	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	DIRECTOR	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	Appointment of KPMG LLP, Chartered Professional Accountants, as auditors of the Company for the ensuing year and authorizing the directors to fix their remuneration.	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	Approval of all unallocated share units under the Company's employee share unit plan.	FOR
TOREX GOLD RESOURCES INC.	CA8910546032	22-Jun-2022	Approval of all unallocated restricted share units under the Company's restricted share plan.	FOR

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TRICON RESIDENTIAL INC.	CA89612W1023	22-Jun-2022	Appointment of PricewaterhouseCoopers LLC as Auditor of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
TRICON RESIDENTIAL INC.	CA89612W1023	22-Jun-2022	Approval of a resolution, the full text of which is attached as Appendix C to the accompanying information circular, to continue, amend and restate the shareholder rights plan of the Company.	FOR
TSUGAMI CORPORATION	JP3531800005	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shimada, Kunio	FOR
TSUGAMI CORPORATION	JP3531800005	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamamiya, Michiyo	FOR
TSUGAMI CORPORATION	JP3531800005	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TSUGAMI CORPORATION	JP3531800005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hyakuya, Junichi	FOR
TSUGAMI CORPORATION	JP3531800005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamada, Motoi	FOR
TSUGAMI CORPORATION	JP3531800005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tang Donglei	FOR
TSUGAMI CORPORATION	JP3531800005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kubo, Ken	FOR
TSUGAMI CORPORATION	JP3531800005	22-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Maruno, Koichi	FOR
TSUGAMI CORPORATION	JP3531800005	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takeuchi, Yoshimi	FOR
TSUGAMI CORPORATION	JP3531800005	22-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Adachi, Kenyu	FOR
TWILIO INC.	US90138F1021	22-Jun-2022	DIRECTOR	FOR
TWILIO INC.	US90138F1021	22-Jun-2022	DIRECTOR	ABSTAIN
TWILIO INC.	US90138F1021	22-Jun-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
TWILIO INC.	US90138F1021	22-Jun-2022	Approval of, on a non-binding advisory basis, the compensation of the Company's named executive officers.	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	AUTHORIZATION FOR THE MANAGEMENT BOARD TO PURCHASE THE COMPANY'S SHARE	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	IMPLEMENTATION OF THE REMUNERATION POLICY DURING 2021	AGAINST
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	CANCELLATION OF SHARES IN THE COMPANY'S CAPITAL	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	APPROVAL OF THE MANAGEMENT BOARD REMUNERATION POLICY	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	ADOPTION OF THE 2021 FINANCIAL STATEMENTS	ABSTAIN
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	RELEASE OF THE MEMBERS OF THE MANAGEMENT BOARD FROM LIABILITY FOR THE PERFORMANCE OF THEIR DUTIES DURING THE FINANCIAL YEAR 2021	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	RELEASE OF THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY FOR THE PERFORMANCE OF THEIR DUTIES DURING THE FINANCIAL YEAR 2021	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	RENEWAL OF THE APPOINTMENT OF MR. GERARD SIEBEN AS MEMBER OF THE MANAGEMENT BOARD FOR A 4 YEAR TERM	FOR

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UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	RENEWAL OF THE APPOINTMENT OF MR. JEAN LOUIS LAURENS AS MEMBER OF THE SUPERVISORY BOARD FOR A 4 YEAR TERM	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	RENEWAL OF THE APPOINTMENT OF MS. ALINE TAIREH AS MEMBER OF THE SUPERVISORY BOARD FOR A 4 YEAR TERM	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	AU0000009771	22-Jun-2022	APPOINTMENT OF DELOITTE ACCOUNTANTS B.V. AS EXTERNAL AUDITOR FOR THE YEAR 2022	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	RELEASE OF THE MEMBERS OF THE MANAGEMENT BOARD FROM LIABILITY FOR THE PERFORMANCE OF THEIR DUTIES DURING THE FINANCIAL YEAR 2021	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	RELEASE OF THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY FOR THE PERFORMANCE OF THEIR DUTIES DURING THE FINANCIAL YEAR 2021	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	RENEWAL OF APPOINTMENT OF MR. GERARD SIEBEN AS MEMBER OF THE MANAGEMENT BOARD FOR A 4 YEAR TERM	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	RENEWAL OF APPOINTMENT OF MR. JEAN-LOUIS LAURENS AS MEMBER OF THE SUPERVISORY BOARD FOR A 4 YEAR TERM	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	RENEWAL OF APPOINTMENT OF MS. ALINE TAIREH AS MEMBER OF THE SUPERVISORY BOARD FOR A 4 YEAR TERM	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	APPOINTMENT OF DELOITTE ACCOUNTANTS B.V. AS EXTERNAL AUDITOR FOR THE FINANCIAL YEAR 2022	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	AUTHORIZATION FOR THE MANAGEMENT BOARD TO PURCHASE THE COMPANY'S SHARES	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	CANCELLATION OF SHARES IN THE COMPANY'S CAPITAL	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	IMPLEMENTATION OF THE REMUNERATION POLICY DURING 2021	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	APPROVAL OF THE MANAGEMENT BOARD REMUNERATION POLICY	FOR
UNIBAIL-RODAMCO-WESTFIELD SE	FR0013326246	22-Jun-2022	ADOPTION OF THE 2021 FINANCIAL STATEMENTS	FOR
VBI VACCINES INC.	CA91822J1030	22-Jun-2022	Appointment of EisnerAmper LLP as the independent registered public accounting firm of the Company until the next annual meeting of shareholders and authorization of the Audit Committee to set EisnerAmper LLP's remuneration.	FOR
VBI VACCINES INC.	CA91822J1030	22-Jun-2022	To set the number of Directors at eight (8).	FOR
VBI VACCINES INC.	CA91822J1030	22-Jun-2022	Election of Director: Steven Gillis	ABSTAIN
VBI VACCINES INC.	CA91822J1030	22-Jun-2022	Election of Director: Linda Bain	ABSTAIN
VBI VACCINES INC.	CA91822J1030	22-Jun-2022	Election of Director: Jeffrey R. Baxter	FOR
VBI VACCINES INC.	CA91822J1030	22-Jun-2022	Election of Director: Damian Braga	FOR
VBI VACCINES INC.	CA91822J1030	22-Jun-2022	Election of Director: Joanne Cordeiro	FOR
VBI VACCINES INC.	CA91822J1030	22-Jun-2022	Election of Director: Michel De Wilde	FOR
VBI VACCINES INC.	CA91822J1030	22-Jun-2022	Election of Director: Blaine H. McKee	FOR

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VBI VACCINES INC.	CA91822J1030	22-Jun-2022	Election of Director: Christopher McNulty	FOR
WORKDAY, INC.	US98138H1014	22-Jun-2022	DIRECTOR	FOR
WORKDAY, INC.	US98138H1014	22-Jun-2022	DIRECTOR	FOR
WORKDAY, INC.	US98138H1014	22-Jun-2022	DIRECTOR	FOR
WORKDAY, INC.	US98138H1014	22-Jun-2022	DIRECTOR	FOR
WORKDAY, INC.	US98138H1014	22-Jun-2022	To ratify the appointment of Ernst & Young LLP as Workday's independent registered public accounting firm for the fiscal year ending January 31, 2023.	FOR
WORKDAY, INC.	US98138H1014	22-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers as disclosed in the Proxy Statement.	FOR
WORKDAY, INC.	US98138H1014	22-Jun-2022	To approve the new 2022 Equity Incentive Plan to replace our 2012 Equity Incentive Plan.	FOR
WORKDAY, INC.	US98138H1014	22-Jun-2022	To approve the Amended and Restated 2012 Employee Stock Purchase Plan.	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Imada, Masao	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Hirano, Koichi	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Yasuda, Ryuji	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Tobe, Naoko	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Shimbo, Katsuyoshi	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Nagasawa, Yumiko	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Naito, Manabu	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Akutsu, Satoshi	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Narita, Hiroshi	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Wakabayashi, Hiroshi	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Ishikawa, Fumiyasu	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Doi, Akifumi	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Hayashida, Tetsuya	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Ito, Masanori	FOR
YAKULT HONSHA CO.,LTD.	JP3931600005	22-Jun-2022	Appoint a Director Hirano, Susumu	FOR
YAMAHA CORPORATION	JP3942600002	22-Jun-2022	Appoint a Director Shinohara, Hiromichi	FOR
YAMAHA CORPORATION	JP3942600002	22-Jun-2022	Appoint a Director Yoshizawa, Naoko	FOR
YAMAHA CORPORATION	JP3942600002	22-Jun-2022	Approve Appropriation of Surplus	FOR
YAMAHA CORPORATION	JP3942600002	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YAMAHA CORPORATION	JP3942600002	22-Jun-2022	Appoint a Director Nakata, Takuya	AGAINST

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YAMAHA CORPORATION	JP3942600002	22-Jun-2022	Appoint a Director Yamahata, Satoshi	FOR
YAMAHA CORPORATION	JP3942600002	22-Jun-2022	Appoint a Director Fukui, Taku	FOR
YAMAHA CORPORATION	JP3942600002	22-Jun-2022	Appoint a Director Hidaka, Yoshihiro	AGAINST
YAMAHA CORPORATION	JP3942600002	22-Jun-2022	Appoint a Director Fujitsuka, Mikio	FOR
YAMAHA CORPORATION	JP3942600002	22-Jun-2022	Appoint a Director Paul Candland	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Appoint a Director Uchida, Akira	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Appoint a Director Urano, Kuniko	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Appoint a Director Hirano, Takuya	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Appoint a Corporate Auditor Osawa, Makoto	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Approve Appropriation of Surplus	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Appoint a Director Nishijima, Takashi	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Appoint a Director Nara, Hitoshi	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Appoint a Director Anabuki, Junichi	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Appoint a Director Yu Dai	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Appoint a Director Seki, Nobuo	FOR
YOKOGAWA ELECTRIC CORPORATION	JP3955000009	22-Jun-2022	Appoint a Director Sugata, Shiro	FOR
ABB INDIA LTD	INE117A01022	23-Jun-2022	APPOINTMENT OF MR. ADRIAN GUGGISBERG (DIN: 09590850) AS A DIRECTOR (NON-EXECUTIVE AND NON-INDEPENDENT) OF THE COMPANY	FOR
ABB INDIA LTD	INE117A01022	23-Jun-2022	APPOINTMENT OF MS. MONICA WIDHANI (DIN: 07674403) AS AN INDEPENDENT DIRECTOR OF THE COMPANY TO HOLD OFFICE FOR A TERM OF THREE (3) CONSECUTIVE YEARS WITH EFFECT FROM MAY 6, 2022	FOR
ADITYA BIRLA FASHION AND RETAIL LTD	INE647O01011	23-Jun-2022	INCREASE THE AUTHORISED SHARE CAPITAL AND ALTERATION OF THE CAPITAL CLAUSE OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY	FOR
ADITYA BIRLA FASHION AND RETAIL LTD	INE647O01011	23-Jun-2022	ISSUE OF SUBSCRIPTION SHARES AND WARRANTS ON A PREFERENTIAL BASIS	FOR
ADITYA BIRLA FASHION AND RETAIL LTD	INE647O01011	23-Jun-2022	RE-DESIGNATION OF MR. VIKRAM RAO AS AN INDEPENDENT DIRECTOR OF THE COMPANY	AGAINST

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ADITYA BIRLA FASHION AND RETAIL LTD	INE647001011	23-Jun-2022	RE-APPOINTMENT OF MR. ASHISH DIKSHIT AS A MANAGING DIRECTOR OF THE COMPANY	AGAINST
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Fujie, Taro	FOR
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Shiragami, Hiroshi	FOR
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Nosaka, Chiaki	FOR
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Sasaki, Tatsuya	FOR
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Tochio, Masaya	AGAINST
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Approve Appropriation of Surplus	FOR
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Iwata, Kimie	FOR
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Nawa, Takashi	FOR
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Nakayama, Joji	FOR
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Toki, Atsushi	FOR
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Indo, Mami	FOR
AJINOMOTO CO.,INC.	JP3119600009	23-Jun-2022	Appoint a Director Hatta, Yoko	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oki, Noriko	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sasao, Yasuo	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nakaya, Kazuya	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Toyoshi, Yoko	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Yokoyama, Taro	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Approve Appropriation of Surplus	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuriyama, Toshihiro	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kimoto, Takashi	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Saeki, Tetsuhiro	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Izumi, Hideo	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kodaira, Satoshi	FOR
ALPS ALPINE CO.,LTD.	JP3126400005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujie, Naofumi	FOR
ASE TECHNOLOGY HOLDING CO., LTD.	TW0003711008	23-Jun-2022	RATIFICATION OF ASEHS 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
ASE TECHNOLOGY HOLDING CO., LTD.	TW0003711008	23-Jun-2022	RATIFICATION OF 2021 EARNINGS DISTRIBUTION PROPOSAL. PROPOSED CASH DIVIDEND: TWD 7 PER SHARE	FOR

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ASE TECHNOLOGY HOLDING CO., LTD.	TW0003711008	23-Jun-2022	DISCUSSION OF REVISION OF THE PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS	FOR
ATARA BIOTHERAPEUTICS, INC.	US0465131078	23-Jun-2022	Election of Director: Roy D. Baynes, M.D., Ph.D.	ABSTAIN
ATARA BIOTHERAPEUTICS, INC.	US0465131078	23-Jun-2022	Election of Director: Matthew K. Fust	FOR
ATARA BIOTHERAPEUTICS, INC.	US0465131078	23-Jun-2022	Election of Director: Ronald C. Renaud, Jr.	FOR
ATARA BIOTHERAPEUTICS, INC.	US0465131078	23-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers, as disclosed in the Proxy Statement.	FOR
ATARA BIOTHERAPEUTICS, INC.	US0465131078	23-Jun-2022	To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
AUTOBACS SEVEN CO.,LTD.	JP3172500005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mimura, Takayoshi	FOR
AUTOBACS SEVEN CO.,LTD.	JP3172500005	23-Jun-2022	Approve Appropriation of Surplus	FOR
AUTOBACS SEVEN CO.,LTD.	JP3172500005	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
AUTOBACS SEVEN CO.,LTD.	JP3172500005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Kiomi	FOR
AUTOBACS SEVEN CO.,LTD.	JP3172500005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Horii, Yugo	FOR
AUTOBACS SEVEN CO.,LTD.	JP3172500005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kumakura, Eiichi	FOR
AUTOBACS SEVEN CO.,LTD.	JP3172500005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujiwara, Shinichi	FOR
AUTOBACS SEVEN CO.,LTD.	JP3172500005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ikeda, Tomoaki	FOR
AUTOBACS SEVEN CO.,LTD.	JP3172500005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takayama, Yoshiko	FOR

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AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	<p>TO EMPOWER THE DIRECTORS OF THE COMPANY (SUBJECT TO THE PASSING OF RESOLUTION 9 AND IN SUBSTITUTION FOR ALL EXISTING LIKE POWERS GRANTED TO THE DIRECTORS OF THE COMPANY (TO THE EXTENT THAT THEY REMAIN IN FORCE AND UNEXERCISED)) PURSUANT TO SECTIONS 570 AND 573 OF THE COMPANIES ACT 2006 (THE 'ACT') TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITY CONFERRED UPON THEM BY RESOLUTION 9 OR WHERE THE ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 560(3) OF THE ACT AS IF SECTION 561(1) OF THE ACT AND SECTIONS (1) - (6) OF SECTIONS 562 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT THIS POWER SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES: 10.1 IN CONNECTION WITH OR PURSUANT TO AN OFFER OF SUCH SECURITIES BY WAY OF A PRE-EMPTIVE OFFER (AS DEFINED BELOW); AND 10.2 (OTHERWISE THAN PURSUANT TO SUB-PARAGRAPH 10.1) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 1,271,900 (BEING APPROXIMATELY 5% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THIS NOTICE), AND SHALL EXPIRE ON THE EARLIER OF THE DATE FALLING SIX MONTHS FROM THE END OF THE CURRENT FINANCIAL YEAR OF THE COMPANY AND THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION, SAVE THAT THE COMPANY MAY, BEFORE THE EXPIRY OF ANY POWER CONTAINED IN THIS RESOLUTION, MAKE A FURTHER OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS OF THE COMPANY MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT AS IF THE POWER CONFERRED BY THIS RESOLUTION HAD NOT EXPIRED. FOR THE PURPOSE OF THIS RESOLUTION 10: PRE-EMPTIVE OFFER MEANS A RIGHTS ISSUE, OPEN OFFER OR OTHER PRE-EMPTIVE ISSUE OR OFFER TO: (I) HOLDERS OF ORDINARY SHARES IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD BY THEM ON THE RECORD DATE(S) FOR SUCH ALLOTMENT; AND (II) PERSONS WHO ARE HOLDERS OF OTHER CLASSES OF EQUITY SECURITIES IF THIS IS REQUIRED BY THE RIGHTS OF SUCH SECURITIES (IF ANY) OR, IF THE DIRECTORS OF THE COMPANY CONSIDER NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES, BUT SUBJECT IN BOTH CASES TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS OF THE COMPANY MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO FRACTIONAL ENTITLEMENTS, TREASURY SHARES, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL DIFFICULTIES WHICH MAY ARISE UNDER THE LAWS OF ANY JURISDICTION, THE REQUIREMENTS OF ANY RECOGNISED REGULATORY BODY OR ANY STOCK EXCHANGE IN ANY TERRITORY OR ANY OTHER MATTER WHATSOEVER</p>	FOR
AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	<p>TO ADOPT AND RECEIVE THE AUDITED ACCOUNTS, THE STRATEGIC REPORT, THE DIRECTORS' REPORT AND THE AUDITOR'S REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021</p>	FOR

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AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	TO AUTHORISE THE DIRECTORS OF THE COMPANY GENERALLY AND UNCONDITIONALLY FOR THE PURPOSE OF SECTION 701 OF THE COMPANIES ACT 2006 (THE 'ACT') AND IN ACCORDANCE WITH ARTICLE 22, TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693 OF THE ACT) OF ORDINARY SHARES OF 10P EACH IN THE CAPITAL OF THE COMPANY ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS OF THE COMPANY MAY DETERMINE PROVIDED THAT: 11.1 THE MAXIMUM NUMBER OF ORDINARY SHARES THAT MAY BE PURCHASED UNDER THIS AUTHORITY IS RESTRICTED TO 12,662,000 (BEING APPROXIMATELY 5% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THIS NOTICE); 11.2 THE MAXIMUM PRICE WHICH MAY BE PAID FOR ANY AND EACH ORDINARY SHARE PURCHASED UNDER THIS AUTHORITY SHALL NOT BE MORE THAN THE HIGHER OF: (I) AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET PRICES (AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST) FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID ON THE LONDON STOCK EXCHANGE AT THE TIME THE PURCHASE IS CARRIED OUT (IN EACH CASE EXCLUSIVE OF EXPENSES); AND 11.3 THE MINIMUM PRICE WHICH MAY BE PAID SHALL BE THE NOMINAL VALUE OF THAT ORDINARY SHARE (EXCLUSIVE OF EXPENSES PAYABLE BY THE COMPANY IN CONNECTION WITH THE PURCHASE), AND SHALL EXPIRE ON THE EARLIER OF THE DATE FALLING SIX MONTHS FROM THE END OF THE CURRENT FINANCIAL YEAR OF THE COMPANY AND THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION, SAVE THAT THE COMPANY MAY MAKE A CONTRACT OR CONTRACTS TO PURCHASE ORDINARY SHARES UNDER THIS AUTHORITY BEFORE ITS EXPIRY WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF THIS AUTHORITY AND MAY MAKE A PURCHASE OF ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT	FOR
AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	TO APPROVE THE REMUNERATION REPORT CONTAINED WITHIN THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	AGAINST
AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	TO RE-APPOINT DR MARK GOLDBERG AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH ARTICLE 30.2 OF THE COMPANY'S ARTICLES OF ASSOCIATION ('THE ARTICLES') WHO OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR OF THE COMPANY	AGAINST
AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	TO RE-APPOINT DR CHRISTINA COUGHLIN AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH ARTICLE 30.2 OF THE ARTICLES WHO OFFERS HERSELF FOR RE-APPOINTMENT AS A DIRECTOR OF THE COMPANY	FOR
AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	TO RE-APPOINT PAUL FRY AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH ARTICLE 35 OF THE ARTICLES WHO OFFERS HIMSELF FOR REAPPOINTMENT AS A DIRECTOR OF THE COMPANY	FOR
AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	TO RE-APPOINT TONY GARDINER AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH ARTICLE 35 OF THE ARTICLES WHO OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR OF THE COMPANY	FOR
AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	TO APPOINT BDO LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS OF THE COMPANY TO DETERMINE THE AUDITOR'S REMUNERATION	FOR

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AVACTA GROUP PLC	GB00BYW9G87	23-Jun-2022	TO AUTHORISE THE DIRECTORS OF THE COMPANY GENERALLY AND UNCONDITIONALLY PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 (THE 'ACT') (IN SUBSTITUTION FOR ALL EXISTING AUTHORITIES GRANTED TO THE DIRECTORS OF THE COMPANY UNDER SECTION 551 OF THE ACT (TO THE EXTENT THAT THEY REMAIN IN FORCE AND UNUTILISED)) TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SUCH SHARES ('RIGHTS') UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 8,480,000 (BEING APPROXIMATELY ONE THIRD OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THIS NOTICE), PROVIDED THAT THIS AUTHORITY SHALL EXPIRE ON THE EARLIER OF THE DATE FALLING SIX MONTHS FROM THE END OF THE CURRENT FINANCIAL YEAR OF THE COMPANY AND THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION UNLESS VARIED, REVOKED OR RENEWED BY THE COMPANY IN GENERAL MEETING, SAVE THAT THE COMPANY MAY, BEFORE THE EXPIRY OF THE AUTHORITY GRANTED BY THIS RESOLUTION, MAKE A FURTHER OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED AFTER SUCH EXPIRY AND THE DIRECTORS OF THE COMPANY MAY ALLOT SHARES AND GRANT RIGHTS IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED BY THIS RESOLUTION HAD NOT EXPIRED	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Nagahama, Mitsuhiro	AGAINST
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Anne Ka Tse Hung	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Sakuma, Minoru	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Sato, Fumitoshi	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Yoshikawa, Shigeaki	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Miura, Tomoyasu	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Approve Appropriation of Surplus	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Adopt Reduction of Liability System for Executive Officers, Transition to a Company with Three Committees, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares, Approve Minor Revisions	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Sone, Hirozumi	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Yamamoto, Kiyohiro	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Yokota, Takayuki	AGAINST
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Katsuta, Hisaya	AGAINST
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Ito, Takeshi	FOR
AZBIL CORPORATION	JP3937200008	23-Jun-2022	Appoint a Director Fujiso, Waka	FOR
BALCHEM CORPORATION	US0576652004	23-Jun-2022	DIRECTOR	FOR
BALCHEM CORPORATION	US0576652004	23-Jun-2022	DIRECTOR	FOR
BALCHEM CORPORATION	US0576652004	23-Jun-2022	DIRECTOR	FOR
BALCHEM CORPORATION	US0576652004	23-Jun-2022	Ratification of the appointment of RSM US LLP as the Company's independent registered public accounting firm for the year 2022.	FOR

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BALCHEM CORPORATION	US0576652004	23-Jun-2022	Non-binding advisory approval of Named Executive Officers compensation as described in the Proxy Statement.	FOR
BIZLINK HOLDING INC	KYG114741062	23-Jun-2022	ADOPTION OF THE 2021 CPA AUDITED FINANCIAL STATEMENTS	FOR
BIZLINK HOLDING INC	KYG114741062	23-Jun-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 PROFITS. PROPOSED CASH DIVIDEND: APPROXIMATELY TWD 9.1312 PER SHARE	FOR
BIZLINK HOLDING INC	KYG114741062	23-Jun-2022	AMENDMENT TO THE PROCEDURES FOR THE ACQUISITION OR DISPOSAL OF ASSETS	FOR
BIZLINK HOLDING INC	KYG114741062	23-Jun-2022	AMENDMENTS TO THE COMPANYS MEMORANDUM AND ARTICLES OF ASSOCIATION	FOR
BIZLINK HOLDING INC	KYG114741062	23-Jun-2022	AMENDMENT TO THE COMPANYS RULES OF PROCEDURE FOR SHAREHOLDERS MEETINGS	FOR
BIZLINK HOLDING INC	KYG114741062	23-Jun-2022	AMENDMENT TO THE COMPANYS REGULATIONS GOVERNING MAKING OF ENDORSEMENTS GUARANTEES	AGAINST
BIZLINK HOLDING INC	KYG114741062	23-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:LIN, CHIEN CHENG,SHAREHOLDER NO.R122150XXX	FOR
BIZLINK HOLDING INC	KYG114741062	23-Jun-2022	PROPOSAL FOR THE CANCELLATION OF THE PROHIBITION ON DIRECTORS OR THEIR REPRESENTATIVES FROM PARTICIPATION IN COMPETING BUSINESSES	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsujimoto, Ryozo	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Muranaka, Toru	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mizukoshi, Yutaka	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kotani, Wataru	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Muto, Toshiro	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirose, Yumi	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hirao, Kazushi	AGAINST
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Iwasaki, Yoshihiko	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsuo, Makoto	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Kanamori, Hitoshi	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Approve Appropriation of Surplus	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsujimoto, Kenzo	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsujimoto, Haruhiro	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyazaki, Satoshi	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Egawa, Yoichi	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nomura, Kenkichi	FOR
CAPCOM CO.,LTD.	JP3218900003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishida, Yoshinori	FOR

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CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Mori, Atsuhito	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Torkel Patterson	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Kasama, Haruo	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Oshima, Taku	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Nagano, Tsuyoshi	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Kiba, Hiroko	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Approve Appropriation of Surplus	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce Term of Office of Directors to One Year, Approve Minor Revisions, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares	AGAINST
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Tsuge, Koei	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Kaneko, Shin	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Niwa, Shunsuke	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Nakamura, Akihiko	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Uno, Mamoru	FOR
CENTRAL JAPAN RAILWAY COMPANY	JP3566800003	23-Jun-2022	Appoint a Director Tanaka, Mamoru	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	ELECTION OF MR. XIA YANG TO BE RE-APPOINTED AS NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	ELECTION OF MR. GRAEME WHEELER TO BE RE-APPOINTED AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	AGAINST
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	ELECTION OF MR. MICHEL MADELAIN TO BE RE-APPOINTED AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	ELECTION OF MR. WANG YONGQING TO BE RE-APPOINTED AS SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE BANK	FOR

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CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	ELECTION OF MR. ZHAO XIJUN TO BE RE-APPOINTED AS EXTERNAL SUPERVISOR OF THE BANK	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	2021 REPORT OF THE BOARD OF DIRECTORS	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	2021 REPORT OF THE BOARD OF SUPERVISORS	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	2021 FINAL FINANCIAL ACCOUNTS	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	PROFIT DISTRIBUTION PLAN FOR 2021	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	ENGAGEMENT OF EXTERNAL AUDITORS FOR 2022	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	2022 FIXED ASSETS INVESTMENT BUDGET	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	ELECTION OF MR. ZHANG JINLIANG AS EXECUTIVE DIRECTOR OF THE BANK	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	23-Jun-2022	ELECTION OF MR. TIAN BO TO BE RE-APPOINTED AS NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Narahashi, Mika	FOR
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ito, Hisashi	AGAINST
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Takeuchi, Jun	FOR
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Amend Articles to: Increase Capital Shares to be issued (PLEASE NOTE THIS IS THE AGENDA ITEM FOR THE CLASS SHAREHOLDERS MEETING OF ORDINARY SHAREHOLDERS.)	FOR
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase Capital Shares to be issued, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakakida, Masakazu	FOR
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tarutani, Koji	FOR
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishikawa, Masao	FOR
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsukawa, Ryo	FOR
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hasegawa, Fuminori	FOR
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ota, Koji	FOR
CHIYODA CORPORATION	JP3528600004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kunigo, Yutaka	FOR
CHUGOKU MARINE PAINTS,LTD.	JP3522600000	23-Jun-2022	Appoint a Substitute Corporate Auditor Nakamura, Tetsuji	FOR

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CHUGOKU MARINE PAINTS,LTD.	JP3522600000	23-Jun-2022	Approve Appropriation of Surplus	FOR
CHUGOKU MARINE PAINTS,LTD.	JP3522600000	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
CHUGOKU MARINE PAINTS,LTD.	JP3522600000	23-Jun-2022	Appoint a Director Uetake, Masataka	FOR
CHUGOKU MARINE PAINTS,LTD.	JP3522600000	23-Jun-2022	Appoint a Director Date, Kenshi	FOR
CHUGOKU MARINE PAINTS,LTD.	JP3522600000	23-Jun-2022	Appoint a Director Tanaka, Hideyuki	FOR
CHUGOKU MARINE PAINTS,LTD.	JP3522600000	23-Jun-2022	Appoint a Director Kobayashi, Katsunori	FOR
CHUGOKU MARINE PAINTS,LTD.	JP3522600000	23-Jun-2022	Appoint a Director Nishikawa, Motoyoshi	FOR
CHUGOKU MARINE PAINTS,LTD.	JP3522600000	23-Jun-2022	Appoint a Director Inami, Toshifumi	FOR
CONVERGE TECHNOLOGY SOLUTIONS CORP.	CA21250C1068	23-Jun-2022	DIRECTOR	FOR
CONVERGE TECHNOLOGY SOLUTIONS CORP.	CA21250C1068	23-Jun-2022	DIRECTOR	FOR
CONVERGE TECHNOLOGY SOLUTIONS CORP.	CA21250C1068	23-Jun-2022	DIRECTOR	ABSTAIN
CONVERGE TECHNOLOGY SOLUTIONS CORP.	CA21250C1068	23-Jun-2022	DIRECTOR	FOR
CONVERGE TECHNOLOGY SOLUTIONS CORP.	CA21250C1068	23-Jun-2022	DIRECTOR	FOR
CONVERGE TECHNOLOGY SOLUTIONS CORP.	CA21250C1068	23-Jun-2022	DIRECTOR	FOR
CONVERGE TECHNOLOGY SOLUTIONS CORP.	CA21250C1068	23-Jun-2022	DIRECTOR	FOR
CONVERGE TECHNOLOGY SOLUTIONS CORP.	CA21250C1068	23-Jun-2022	Appointment of Ernst & Young LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
COSMO ENERGY HOLDINGS COMPANY,LIMITED	JP3298000005	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Mizui, Toshiyuki	AGAINST
COSMO ENERGY HOLDINGS COMPANY,LIMITED	JP3298000005	23-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Wakao, Hideyuki	AGAINST
COSMO ENERGY HOLDINGS COMPANY,LIMITED	JP3298000005	23-Jun-2022	Approve Appropriation of Surplus	FOR
COSMO ENERGY HOLDINGS COMPANY,LIMITED	JP3298000005	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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COSMO ENERGY HOLDINGS COMPANY,LIMITED	JP3298000005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kiriya, Hiroshi	FOR
COSMO ENERGY HOLDINGS COMPANY,LIMITED	JP3298000005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uematsu, Takayuki	FOR
COSMO ENERGY HOLDINGS COMPANY,LIMITED	JP3298000005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamada, Shigeru	FOR
COSMO ENERGY HOLDINGS COMPANY,LIMITED	JP3298000005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takeda, Junko	FOR
COSMO ENERGY HOLDINGS COMPANY,LIMITED	JP3298000005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inoue, Ryuko	FOR
COSMO ENERGY HOLDINGS COMPANY,LIMITED	JP3298000005	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kurita, Takuya	FOR
CRONOS GROUP INC.	CA22717L1013	23-Jun-2022	Election of Director: Jason Adler	FOR
CRONOS GROUP INC.	CA22717L1013	23-Jun-2022	Election of Director: Kendrick Ashton, Jr.	FOR
CRONOS GROUP INC.	CA22717L1013	23-Jun-2022	Election of Director: Jody Begley	FOR
CRONOS GROUP INC.	CA22717L1013	23-Jun-2022	Election of Director: Murray Garnick	FOR
CRONOS GROUP INC.	CA22717L1013	23-Jun-2022	Election of Director: Michael Gorenstein	FOR
CRONOS GROUP INC.	CA22717L1013	23-Jun-2022	Election of Director: Heather Newman	FOR
CRONOS GROUP INC.	CA22717L1013	23-Jun-2022	Election of Director: James Rudyk	ABSTAIN
CRONOS GROUP INC.	CA22717L1013	23-Jun-2022	Adoption of an advisory (non-binding) resolution to approve the compensation of the Company's named executive officers as disclosed in the proxy statement dated April 29, 2022.	FOR
CRONOS GROUP INC.	CA22717L1013	23-Jun-2022	Appointment of KPMG LLP to serve as the Company's registered independent public accounting firm for fiscal year 2022 and to authorize the board of directors of the Company to fix their remuneration.	FOR
DOORDASH, INC.	US25809K1051	23-Jun-2022	Election of Director: John Doerr	FOR
DOORDASH, INC.	US25809K1051	23-Jun-2022	Election of Director: Andy Fang	AGAINST
DOORDASH, INC.	US25809K1051	23-Jun-2022	The ratification of the appointment of KPMG LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
DOORDASH, INC.	US25809K1051	23-Jun-2022	The approval, on an advisory basis, of the compensation of our named executive officers.	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shishido, Shinya	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamada, Shinichi	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Masuda, Yumiko	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sakamoto, Takao	AGAINST
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yukimoto, Kenji	AGAINST
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ishii, Taeko	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takei, Yutaka	FOR

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DTS CORPORATION	JP3548500002	23-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Approve Appropriation of Surplus	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Approve Minor Revisions	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishida, Koichi	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kitamura, Tomoaki	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takeuchi, Minoru	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asami, Isao	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Hirotooshi	FOR
DTS CORPORATION	JP3548500002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirata, Masayuki	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:XIN YI ZHAN,SHAREHOLDER NO.Y220054XXX	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	TO APPROVE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	THE ELECTION OF THE DIRECTOR.:FU CHUAN CHU,SHAREHOLDER NO.00000233	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	THE ELECTION OF THE DIRECTOR.:BON SHIN INTERNATIONAL INVESTMENT CO., LTD. ,SHAREHOLDER NO.00000108,MEI HUI HONG AS REPRESENTATIVE	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	THE ELECTION OF THE DIRECTOR.:BON SHIN INTERNATIONAL INVESTMENT CO., LTD. ,SHAREHOLDER NO.00000108,CHUAN WANG CHANG AS REPRESENTATIVE	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	THE PROPOSAL FOR RELEASING THE COMPANYS NEW DIRECTORS (INCLUDING INDEPENDENT DIRECTORS) FROM NON-COMPETITION RESTRICTION	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	TO APPROVE THE PROPOSAL FOR DISTRIBUTION OF 2021 EARNINGS. PROPOSED CASH DIVIDEND TWD 3 PER SHARE.	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	DISCUSSION ON PROPOSAL FOR ON ISSUANCE OF CASH FROM CAPITAL RESERVE. TWD 4 PER SHARE.	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	PROPOSAL FOR AMENDMENT TO THE COMPANYS ARTICLES OF INCORPORATION.	AGAINST
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	PROPOSAL FOR AMENDMENT TO THE COMPANYS PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS.	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	PROPOSAL FOR AMENDMENT TO THE COMPANYS RULES OF PROCEDURES OF THE SHAREHOLDERS' MEETING.	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:YU HUI SU,SHAREHOLDER NO.Y220373XXX	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:MIAO XIN WEN,SHAREHOLDER NO.A223231XXX	FOR
ENNOCONN CORPORATION	TW0006414006	23-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:FENG GAN CHANG,SHAREHOLDER NO.C120751XXX	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Kenji	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukiyama, Iwao	FOR

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FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogawa, Hiroshi	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagao, Hidetoshi	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sueyoshi, Takejiro	AGAINST
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Midorikawa, Masahiro	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsumoto, Shuichi	AGAINST
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Otaki, Morihiko	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamakawa, Takayoshi	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Approve Retirement Allowance for Retiring Directors, and Payment of Accrued Benefits associated with Abolition of Retirement Benefit System for Current Corporate Officers	AGAINST
FP CORPORATION	JP3167000003	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Approve Minor Revisions	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Morimasa	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Kazuyuki	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Masanobu	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagai, Nobuyuki	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ikegami, Isao	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oka, Koji	FOR
FP CORPORATION	JP3167000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishimura, Kimiko	FOR
FUJI SEAL INTERNATIONAL,INC.	JP3813800004	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
FUJI SEAL INTERNATIONAL,INC.	JP3813800004	23-Jun-2022	Appoint a Director Shioji, Hiroumi	FOR
FUJI SEAL INTERNATIONAL,INC.	JP3813800004	23-Jun-2022	Appoint a Director Maki, Tatsundo	FOR
FUJI SEAL INTERNATIONAL,INC.	JP3813800004	23-Jun-2022	Appoint a Director Seki, Yuichi	FOR
FUJI SEAL INTERNATIONAL,INC.	JP3813800004	23-Jun-2022	Appoint a Director Okazaki, Shigeko	AGAINST
FUJI SEAL INTERNATIONAL,INC.	JP3813800004	23-Jun-2022	Appoint a Director Shirokawa, Masayuki	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Director Sugita, Nobuki	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Director Yamazoe, Shigeru	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Director Endo, Kunio	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Director Indo, Mami	FOR

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FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Director Mishina, Kazuhiro	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Director Oishi, Kaori	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Corporate Auditor Yamasaki, Yoshiyuki	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Substitute Corporate Auditor Igaki, Takeharu	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Approve Appropriation of Surplus	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Amend Articles to: Approve Minor Revisions	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Amend Articles to: Amend the Articles Related to Substitute Corporate Auditors	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Director Uchiyama, Takakazu	AGAINST
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Director Okada, Takao	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Director Asano, Takashi	FOR
FUJITEC CO.,LTD.	JP3818800009	23-Jun-2022	Appoint a Director Tsuchihata, Masashi	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Saito, Tamotsu	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Miyamoto, Satoshi	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Fukunaga, Akihiro	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Moridaira, Hideya	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Masutani, Yoshio	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Corporate Auditor Amano, Nozomu	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Corporate Auditor Terauchi, Masao	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Corporate Auditor Sakai, Kunihiko	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Substitute Corporate Auditor Koroyasu, Kenji	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Approve Appropriation of Surplus	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Shibata, Mitsuyoshi	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Kobayashi, Keiichi	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Tsukamoto, Osamu	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Tsukamoto, Takashi	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Miyokawa, Yoshiro	FOR
FURUKAWA ELECTRIC CO.,LTD.	JP3827200001	23-Jun-2022	Appoint a Director Yabu, Yukiko	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Appoint a Director Ichikawa, Hideo	FOR

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FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Appoint a Director Yamamura, Masayuki	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Appoint a Director Matsumoto, Hiroko	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Appoint a Corporate Auditor Nakamura, Masaharu	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Approve Appropriation of Surplus	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Appoint a Director Tsujita, Yasunori	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Appoint a Director Oda, Hiroaki	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Appoint a Director Hosoi, Soichi	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Appoint a Director Takada, Keiji	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Appoint a Director Kishida, Yusuke	FOR
FUYO GENERAL LEASE CO.,LTD.	JP3826270005	23-Jun-2022	Appoint a Director Isshiki, Seiichi	FOR
G1 THERAPEUTICS, INC.	US3621LQ1099	23-Jun-2022	Election of Class II Director: Alicia Secor	FOR
G1 THERAPEUTICS, INC.	US3621LQ1099	23-Jun-2022	An advisory (non-binding) vote to approve executive compensation	ABSTAIN
G1 THERAPEUTICS, INC.	US3621LQ1099	23-Jun-2022	The ratification of the appointment of PricewaterhouseCoopers LLP as G1 Therapeutics, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022	FOR
GENESCO INC.	US3715321028	23-Jun-2022	A non-binding advisory vote on the Company's named executive officers' compensation	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Election of Director: Joanna Barsh	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Approval of articles of amendment to the Company's Restated Charter to implement a majority voting standard for the election of directors in uncontested elections	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Ratify the appointment of Ernst & Young as independent registered public accounting firm to the Company for the current fiscal year	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Election of Director: Matthew C. Diamond	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Election of Director: John F. Lambros	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Election of Director: Thurgood Marshall, Jr.	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Election of Director: Angel R. Martinez	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Election of Director: Kevin P. McDermott	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Election of Director: Mary Meixelsperger	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Election of Director: Gregory A. Sandfort	FOR
GENESCO INC.	US3715321028	23-Jun-2022	Election of Director: Mimi E. Vaughn	FOR
GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Director Akiyama, Rie	FOR
GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Director Yoshimoto, Ichiro	FOR
GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Director Tamesue, Dai	FOR

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GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Corporate Auditor Yoichi, Hidenao	AGAINST
GOLDWIN INC.	JP3306600002	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Director Nishida, Akio	FOR
GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Director Watanabe, Takao	FOR
GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Director Nishida, Yoshiteru	FOR
GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Director Homma, Eiichiro	FOR
GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Director Shirasaki, Michio	FOR
GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Director Mori, Hikari	FOR
GOLDWIN INC.	JP3306600002	23-Jun-2022	Appoint a Director Moriguchi, Yuko	FOR
GROWGENERATION CORP.	US39986L1098	23-Jun-2022	DIRECTOR	FOR
GROWGENERATION CORP.	US39986L1098	23-Jun-2022	DIRECTOR	FOR
GROWGENERATION CORP.	US39986L1098	23-Jun-2022	DIRECTOR	FOR
GROWGENERATION CORP.	US39986L1098	23-Jun-2022	DIRECTOR	ABSTAIN
GROWGENERATION CORP.	US39986L1098	23-Jun-2022	DIRECTOR	FOR
GROWGENERATION CORP.	US39986L1098	23-Jun-2022	To provide an advisory vote to approve the compensation paid to the Company's named executive officers pursuant to the Dodd- Frank Wall Street Reform and Consumer Protection Act of 2010 ("Say-on-Pay").	FOR
GROWGENERATION CORP.	US39986L1098	23-Jun-2022	To provide an advisory vote to approve how frequently the Company should seek a Say-on-Pay advisory vote pursuant to the Dodd-Frank Act ("Say-on-Frequency").	1 YEAR
GROWGENERATION CORP.	US39986L1098	23-Jun-2022	To approve and ratify the appointment of Grant Thornton LLP as the Company's independent registered public accounting firm to audit the Company's financial statements as of December 31, 2022 and for the fiscal years then ending.	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	Ian Sacks	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	Gayle Wellborn	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	Robert Selander	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending January 31, 2023.	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	To approve, on a non-binding, advisory basis, the fiscal 2022 compensation paid to our named executive officers.	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	Jon Kessler	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	Stephen Neeleman, M.D.	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	Frank Corvino	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	Adrian Dillon	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	Evelyn Dilsaver	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	Debra McCowan	FOR
HEALTHEQUITY, INC.	US42226A1079	23-Jun-2022	Rajesh Natarajan	FOR

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HEALTH EQUITY, INC.	US42226A1079	23-Jun-2022	Stuart Parker	FOR
HELLENIC BANK PUBLIC COMPANY	CY0105570119	23-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENT OF REGULATION 84 OF THE ARTICLES OF ASSOCIATION OF THE BANK AS SET OUT IN SPECIAL RESOLUTION 1 OF THE NOTICE FOR THE EGM	FOR
HELLENIC BANK PUBLIC COMPANY	CY0105570119	23-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENT OF REGULATION 87 OF THE ARTICLES OF ASSOCIATION OF THE BANK AS SET OUT IN SPECIAL RESOLUTION 2 OF THE NOTICE FOR THE EGM	FOR
HELLENIC BANK PUBLIC COMPANY	CY0105570119	23-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENT OF REGULATION 107 OF THE ARTICLES OF ASSOCIATION OF THE BANK AS SET OUT IN SPECIAL RESOLUTION 3 OF THE NOTICE FOR THE EGM	FOR
HELLENIC BANK PUBLIC COMPANY	CY0105570119	23-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENT OF REGULATION 108 OF THE ARTICLES OF ASSOCIATION OF THE BANK AS SET OUT IN SPECIAL RESOLUTION 4 OF THE NOTICE FOR THE EGM	FOR
HELLENIC BANK PUBLIC COMPANY	CY0105570119	23-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENT OF REGULATION 110 OF THE ARTICLES OF ASSOCIATION OF THE BANK AS SET OUT IN SPECIAL RESOLUTION 5 OF THE NOTICE FOR THE EGM	FOR
HELLENIC BANK PUBLIC COMPANY	CY0105570119	23-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENT OF REGULATION 112 OF THE ARTICLES OF ASSOCIATION OF THE BANK AS SET OUT IN SPECIAL RESOLUTION 6 OF THE NOTICE FOR THE EGM	FOR
HELLENIC BANK PUBLIC COMPANY	CY0105570119	23-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENT OF REGULATIONS 55 AND 113-161 OF THE ARTICLES OF ASSOCIATION OF THE BANK AS SET OUT IN SPECIAL RESOLUTION 7 OF THE NOTICE FOR THE EGM	FOR
HELLENIC BANK PUBLIC COMPANY	CY0105570119	23-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENT OF REGULATION 120 OF THE ARTICLES OF ASSOCIATION OF THE BANK AS SET OUT IN SPECIAL RESOLUTION 8 OF THE NOTICE FOR THE EGM	FOR
HELLENIC BANK PUBLIC COMPANY	CY0105570119	23-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENT OF REGULATION 122 OF THE ARTICLES OF ASSOCIATION OF THE BANK AS SET OUT IN SPECIAL RESOLUTION 9 OF THE NOTICE FOR THE EGM	FOR
HINO MOTORS,LTD.	JP3792600003	23-Jun-2022	Appoint a Director Kon, Kenta	FOR
HINO MOTORS,LTD.	JP3792600003	23-Jun-2022	Appoint a Substitute Corporate Auditor Natori, Katsuya	FOR
HINO MOTORS,LTD.	JP3792600003	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HINO MOTORS,LTD.	JP3792600003	23-Jun-2022	Appoint a Director Ogiso, Satoshi	AGAINST
HINO MOTORS,LTD.	JP3792600003	23-Jun-2022	Appoint a Director Minagawa, Makoto	AGAINST
HINO MOTORS,LTD.	JP3792600003	23-Jun-2022	Appoint a Director Hisada, Ichiro	AGAINST
HINO MOTORS,LTD.	JP3792600003	23-Jun-2022	Appoint a Director Nakane, Taketo	FOR
HINO MOTORS,LTD.	JP3792600003	23-Jun-2022	Appoint a Director Yoshida, Motokazu	FOR
HINO MOTORS,LTD.	JP3792600003	23-Jun-2022	Appoint a Director Muto, Koichi	FOR
HINO MOTORS,LTD.	JP3792600003	23-Jun-2022	Appoint a Director Nakajima, Masahiro	FOR
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sang-Yeob Lee	FOR
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hotta, Kensuke	FOR
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Motonaga, Tetsuji	FOR
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishimatsu, Masanori	FOR
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Approve Appropriation of Surplus	FOR
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishii, Kazunori	AGAINST
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Mitsuo	AGAINST
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kiriya, Yukio	AGAINST
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Hiroshi	FOR
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kamagata, Shin	FOR
HIROSE ELECTRIC CO.,LTD.	JP3799000009	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inasaka, Jun	FOR
HITACHI TRANSPORT SYSTEM,LTD.	JP3791200003	23-Jun-2022	Appoint a Director Aoki, Miho	FOR
HITACHI TRANSPORT SYSTEM,LTD.	JP3791200003	23-Jun-2022	Appoint a Director Izumoto, Sayoko	FOR
HITACHI TRANSPORT SYSTEM,LTD.	JP3791200003	23-Jun-2022	Appoint a Director Urano, Mitsudo	FOR
HITACHI TRANSPORT SYSTEM,LTD.	JP3791200003	23-Jun-2022	Appoint a Director Nishijima, Takashi	FOR
HITACHI TRANSPORT SYSTEM,LTD.	JP3791200003	23-Jun-2022	Appoint a Director Maruta, Hiroshi	AGAINST
HITACHI TRANSPORT SYSTEM,LTD.	JP3791200003	23-Jun-2022	Appoint a Director Watanabe, Hajime	FOR
HITACHI TRANSPORT SYSTEM,LTD.	JP3791200003	23-Jun-2022	Appoint a Director Takagi, Hiroaki	FOR
HITACHI TRANSPORT SYSTEM,LTD.	JP3791200003	23-Jun-2022	Appoint a Director Nakatani, Yasuo	AGAINST
HOKUHOKU FINANCIAL GROUP, INC.	JP3842400008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yokoi, Yutaka	FOR
HOKUHOKU FINANCIAL GROUP, INC.	JP3842400008	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ogawa, Marie	FOR
HOKUHOKU FINANCIAL GROUP, INC.	JP3842400008	23-Jun-2022	Approve Appropriation of Surplus	FOR
HOKUHOKU FINANCIAL GROUP, INC.	JP3842400008	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size	FOR
HOKUHOKU FINANCIAL GROUP, INC.	JP3842400008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakazawa, Hiroshi	FOR
HOKUHOKU FINANCIAL GROUP, INC.	JP3842400008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kanema, Yuji	FOR
HOKUHOKU FINANCIAL GROUP, INC.	JP3842400008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Masahiko	FOR
HOKUHOKU FINANCIAL GROUP, INC.	JP3842400008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takada, Yoshimasa	FOR

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HOKUHOKU FINANCIAL GROUP, INC.	JP3842400008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakamoto, Yoshikazu	FOR
HOKUHOKU FINANCIAL GROUP, INC.	JP3842400008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakai, Akira	FOR
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Alan G. Spoon (To be voted upon by the holders of Common Stock voting as a separate class)	ABSTAIN
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Alexander von Furstenberg	ABSTAIN
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Chelsea Clinton	FOR
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Richard F. Zannino (To be voted upon by the holders of Common Stock voting as a separate class)	ABSTAIN
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	To approve a non-binding advisory vote on IAC's 2021 executive compensation.	FOR
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	To ratify the appointment of Ernst & Young LLP as IAC's independent registered public accounting firm for the 2022 fiscal year.	FOR
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Barry Diller	ABSTAIN
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Michael D. Eisner	FOR
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Bonnie S. Hammer	FOR
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Victor A. Kaufman	ABSTAIN
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Joseph Levin	FOR
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Bryan Lourd (To be voted upon by the holders of Common Stock voting as a separate class)	FOR
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: Westley Moore	ABSTAIN
IAC/INTERACTIVECORP	US44891N2080	23-Jun-2022	Election of Director: David Rosenblatt	ABSTAIN
IDEAGEN PLC	GB00B0CM0C50	23-Jun-2022	TO APPROVE THE SCHEME OF ARRANGEMENT	FOR
IDEAGEN PLC	GB00B0CM0C50	23-Jun-2022	TO GIVE EFFECT TO THE SCHEME, AS SET OUT IN THE NOTICE OF GENERAL MEETING, INCLUDING AUTHORIZING THE COMPANY'S DIRECTORS TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR IMPLEMENTING THE SCHEME, THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY AND THE RE-REGISTRATION OF THE COMPANY AS A PRIVATE LIMITED COMPANY	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Kubohara, Kazunari	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Kikkawa, Takeo	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Koshihara, Mitsunobu	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Noda, Yumiko	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Kado, Maki	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Corporate Auditor Kodama, Hidefumi	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Corporate Auditor Ichige, Yumiko	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR

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IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Kito, Shunichi	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Nibuya, Susumu	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Hirano, Atsuhiko	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Sakai, Noriaki	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Sawa, Masahiko	FOR
IDEMITSU KOSAN CO.,LTD.	JP3142500002	23-Jun-2022	Appoint a Director Idemitsu, Masakazu	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Nakanishi, Yoshiyuki	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Matsuda, Chieko	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Usui, Minoru	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Ikeyama, Masataka	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Seo, Akihiro	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Uchiyama, Toshihiro	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Approve Appropriation of Surplus	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Mitsuoka, Tsugio	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Ide, Hiroshi	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Yamada, Takeshi	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Kawakami, Takeshi	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Shigegaki, Yasuhiro	FOR
IHI CORPORATION	JP3134800006	23-Jun-2022	Appoint a Director Morita, Hideo	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON THE ELECTION OF MR. FRED ZULIU HU AS INDEPENDENT DIRECTOR OF ICBC	AGAINST
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON THE ELECTION OF MR. LIU LANBIAO AS EXTERNAL SUPERVISOR OF ICBC	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON REVIEWING THE ARTICLES OF ASSOCIATION OF INDUSTRIAL AND COMMERCIAL BANK OF CHINA LIMITED (2022 VERSION)	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON THE 2021 WORK REPORT OF THE BOARD OF DIRECTORS OF ICBC	FOR

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INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON THE 2021 WORK REPORT OF THE BOARD OF SUPERVISORS OF ICBC	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON THE 2021 AUDITED ACCOUNTS	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON THE 2021 PROFIT DISTRIBUTION PLAN	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON THE FIXED ASSET INVESTMENT BUDGET FOR 2022	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON THE ENGAGEMENT OF THE EXTERNAL AUDITORS FOR 2022	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON THE ELECTION OF MR. CHEN SIQING AS EXECUTIVE DIRECTOR OF ICBC	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	23-Jun-2022	PROPOSAL ON THE ELECTION OF MR. NORMAN CHAN TAK LAM AS INDEPENDENT DIRECTOR OF ICBC	FOR
INFRONEER HOLDINGS INC.	JP3153850007	23-Jun-2022	Appoint a Director Murayama, Rie	FOR
INFRONEER HOLDINGS INC.	JP3153850007	23-Jun-2022	Appoint a Director Takagi, Atsushi	FOR
INFRONEER HOLDINGS INC.	JP3153850007	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
INFRONEER HOLDINGS INC.	JP3153850007	23-Jun-2022	Appoint a Director Maeda, Soji	AGAINST
INFRONEER HOLDINGS INC.	JP3153850007	23-Jun-2022	Appoint a Director Kibe, Kazunari	AGAINST
INFRONEER HOLDINGS INC.	JP3153850007	23-Jun-2022	Appoint a Director Nishikawa, Hirotaka	AGAINST
INFRONEER HOLDINGS INC.	JP3153850007	23-Jun-2022	Appoint a Director Shioiri, Masaaki	FOR
INFRONEER HOLDINGS INC.	JP3153850007	23-Jun-2022	Appoint a Director Hashimoto, Keiichiro	FOR
INFRONEER HOLDINGS INC.	JP3153850007	23-Jun-2022	Appoint a Director Yonekura, Seiichiro	FOR
INFRONEER HOLDINGS INC.	JP3153850007	23-Jun-2022	Appoint a Director Moriya, Koichi	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Appoint a Director Takahashi, Reiichiro	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Appoint a Director Nishihara, Motoo	FOR

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JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Appoint a Corporate Auditor Takeda, Jin	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Approve Payment of Bonuses to Directors	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Appoint a Director Onohara, Tsutomu	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Appoint a Director Urano, Minoru	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Appoint a Director Nakamura, Tetsuya	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Appoint a Director Muraki, Masayuki	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Appoint a Director Matsuo, Masahiro	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Appoint a Director Hirohata, Shiro	FOR
JAPAN AVIATION ELECTRONICS INDUSTRY,LIMITED	JP3705600009	23-Jun-2022	Appoint a Director Kashiwagi, Shuichi	FOR
JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Appoint a Director Watanabe, Hitoshi	FOR
JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Appoint a Director Endo, Noriko	FOR
JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Appoint a Director Yano, Mika	FOR
JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Approve Appropriation of Surplus	FOR
JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Appoint a Director Ishida, Katsushi	FOR
JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Appoint a Director Imamura, Kimihiko	FOR
JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Appoint a Director Kuramoto, Shuji	FOR
JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Appoint a Director Uno, Shinsuke	FOR
JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Appoint a Director Watanabe, Takeshi	FOR
JAPAN ELEVATOR SERVICE HOLDINGS CO.,LTD.	JP3389510003	23-Jun-2022	Appoint a Director Murakami, Daiki	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Appoint a Director Uchida, Ryuhei	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Appoint a Director Shiga, Kozue	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Appoint a Director Kameoka, Tsuyoshi	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Appoint a Substitute Corporate Auditor Ebisui, Mari	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Approve Appropriation of Surplus	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Appoint a Director Myochin, Yukikazu	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Appoint a Director Asano, Atsuo	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Appoint a Director Toriyama, Yukio	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Appoint a Director Harigai, Kazuhiko	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Appoint a Director Sonobe, Yasunari	FOR
KAWASAKI KISEN KAISHA,LTD.	JP3223800008	23-Jun-2022	Appoint a Director Yamada, Keiji	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ichikawa, Toshihide	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asatsuma, Shinji	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Muramatsu, Kuniko	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uriu, Michiaki	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Hitomi	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Otabe, Koji	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Higashi, Koji	AGAINST
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Eto, Yasunori	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Fujita, Hiromi	FOR

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KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Approve Appropriation of Surplus	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Adopt Reduction of Liability System for Directors	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aoyagi, Toshihiko	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Furumiya, Yoji	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mori, Toshihiro	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukunaga, Hiroyuki	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsushita, Takuma	FOR
KYUSHU RAILWAY COMPANY	JP3247010006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Karaike, Koji	FOR
LARSEN & TOUBRO INFOTECH LTD	INE214T01019	23-Jun-2022	APPOINTMENT OF MR. JAMES VARGHESE ABRAHAM (DIN: 02559000) AS AN INDEPENDENT DIRECTOR	FOR
LARSEN & TOUBRO INFOTECH LTD	INE214T01019	23-Jun-2022	APPOINTMENT OF MR. RAJNISH KUMAR (DIN: 05328267) AS AN INDEPENDENT DIRECTOR	FOR
LARSEN & TOUBRO INFOTECH LTD	INE214T01019	23-Jun-2022	APPOINTMENT OF MR. VINAYAK CHATTERJEE (DIN: 00008933) AS AN INDEPENDENT DIRECTOR	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE ADMINISTRATIVE MEASURES ON THE PERFORMANCE AND REMUNERATION OF THE DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT OF THE COMPANY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON CAPITAL REDUCTION AND RESTRUCTURING OF ANHUI MA STEEL CHEMICAL ENERGY TECHNOLOGY CO., LTD	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE ISSUANCE OF ULTRA-SHORT-TERM FINANCING NOTES BY THE COMPANY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: ISSUE SIZE	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: PAR VALUE OF THE BONDS AND ISSUANCE PRICE	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: MATURITY OF THE BONDS	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: INTEREST RATE OF THE BONDS AND REPAYMENT OF PRINCIPAL AND INTEREST	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: ISSUANCE METHODS	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: ISSUE TARGET AND PLACEMENT ARRANGEMENT TO SHAREHOLDERS OF THE COMPANY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: USE OF PROCEEDS	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: GUARANTEE ARRANGEMENT	FOR

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MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: CREDIT STATUS AND PROTECTIVE MEASURES FOR REPAYMENT OF THE COMPANY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: UNDERWRITING METHOD	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: LISTING ARRANGEMENTS FOR BONDS	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: TERM OF VALIDITY OF THE RESOLUTIONS	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE PUBLIC ISSUANCE OF CORPORATE BONDS: AUTHORIZATION MATTERS	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND ITS APPENDICES	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE WORK REPORT OF THE BOARD OF DIRECTORS FOR THE YEAR 2021	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE WORK REPORT OF THE SUPERVISORY COMMITTEE FOR THE YEAR 2021	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR 2021	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL OF THE APPOINTMENT OF ERNST & YOUNG HUA MING LLP AS THE COMPANY'S AUDITOR FOR THE YEAR 2022, AND TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE ITS REMUNERATION	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE FINAL PROFIT DISTRIBUTION PLAN FOR THE YEAR 2021	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	23-Jun-2022	TO CONSIDER AND APPROVE THE REMUNERATION OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT FOR THE YEAR 2021	FOR
MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Appoint a Director Yamazaki, Kodo	FOR
MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Appoint a Director Nishino, Kazumi	FOR
MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Approve Appropriation of Surplus	FOR
MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Appoint a Director Nagano, Toshiyuki	FOR
MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Appoint a Director Aiba, Tatsuaki	FOR

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MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Appoint a Director Shiraishi, Haruyuki	FOR
MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Appoint a Director Miyazaki, Shotaro	FOR
MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Appoint a Director Yoshidome, Shin	FOR
MAKINO MILLING MACHINE CO.,LTD.	JP3862800004	23-Jun-2022	Appoint a Director Masuda, Naofumi	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	Election of Director: Ford Tamer	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	An advisory (non-binding) vote to approve compensation of our named executive officers.	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	Election of Director: Sara Andrews	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	To amend the Marvell Technology, Inc. 2000 Employee Stock Purchase Plan to remove the term of the plan and to remove the annual evergreen feature of the plan.	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	To ratify the appointment of Deloitte and Touche LLP as our independent registered public accounting firm for the fiscal year ending January 28, 2023.	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	Election of Director: W. Tudor Brown	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	Election of Director: Brad W. Buss	AGAINST
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	Election of Director: Edward H. Frank	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	Election of Director: Richard S. Hill	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	Election of Director: Marachel L. Knight	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	Election of Director: Matthew J. Murphy	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	Election of Director: Michael G. Strachan	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	23-Jun-2022	Election of Director: Robert E. Switz	FOR
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Sakamoto, Hideyuki	FOR
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Nakamura, Yoshihiko	FOR
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Tagawa, Joji	AGAINST
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Ikushima, Takahiko	AGAINST
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Kakiuchi, Takehiko	FOR
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Mike, Kanetsugu	AGAINST
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Hiraku, Tomofumi	FOR
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Kato, Takao	AGAINST
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Inada, Hitoshi	AGAINST
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Miyanaga, Shunichi	AGAINST
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Koda, Main	FOR
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Takeoka, Yaeko	FOR
MITSUBISHI MOTORS CORPORATION	JP3899800001	23-Jun-2022	Appoint a Director Sasae, Kenichiro	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Appoint a Director Hirai, Takashi	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Appoint a Director Kikuchi, Maoko	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Appoint a Substitute Corporate Auditor Kai, Junko	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Approve Details of the Stock Compensation to be received by Directors	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Appoint a Director Koga, Hirobumi	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Appoint a Director Nakayama, Nobuo	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Appoint a Director Kino, Hiroshi	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Appoint a Director Gohara, Takeshi	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Appoint a Director Itoi, Yuji	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Appoint a Director Kiriya, Tomoaki	FOR
MITSUI-SOKO HOLDINGS CO.,LTD.	JP3891200002	23-Jun-2022	Appoint a Director Nakano, Taizaburo	FOR
NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsunekage, Hitoshi	FOR

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NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Koezuka, Miharu	FOR
NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mochizuki, Aiko	FOR
NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Approve Appropriation of Surplus	FOR
NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Approve Minor Revisions	FOR
NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Achikita, Teruhiko	AGAINST
NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takagi, Toshiyuki	FOR
NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ashibe, Naoto	FOR
NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kajitani, Satoshi	FOR
NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Otsuka, Takahiro	FOR
NANKAI ELECTRIC RAILWAY CO.,LTD.	JP3653000004	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sono, Kiyoshi	FOR
NCINO, INC.	US63947X1019	23-Jun-2022	DIRECTOR	FOR
NCINO, INC.	US63947X1019	23-Jun-2022	DIRECTOR	ABSTAIN
NCINO, INC.	US63947X1019	23-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the company's independent registered public accounting firm for the fiscal year ending January 31, 2023.	FOR
NCINO, INC.	US63947X1019	23-Jun-2022	Approval, on a non-binding, advisory basis, of the compensation paid to the company's named executive officers (or NEOs).	FOR
NCINO, INC.	US63947X1019	23-Jun-2022	Approval, on a non-binding, advisory basis, of the frequency for future advisory votes on NEO compensation.	1 YEAR
NCINO, INC.	US63947X1019	23-Jun-2022	A stockholder proposal regarding the adoption of a majority vote standard for the election of directors.	FOR
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	To set the number of Directors at nine (9).	FOR
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	DIRECTOR	FOR
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	DIRECTOR	ABSTAIN
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	DIRECTOR	ABSTAIN
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	DIRECTOR	FOR
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	DIRECTOR	ABSTAIN
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	DIRECTOR	FOR
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	DIRECTOR	FOR

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NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	DIRECTOR	ABSTAIN
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	DIRECTOR	ABSTAIN
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	Appointment of KPMG LLP as independent auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
NEXGEN ENERGY LTD.	CA65340P1062	23-Jun-2022	Approve the continuation of the Company's current Stock Option Plan.	AGAINST
NIFCO INC.	JP3756200006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Abe, Masayuki	FOR
NIFCO INC.	JP3756200006	23-Jun-2022	Approve Appropriation of Surplus	FOR
NIFCO INC.	JP3756200006	23-Jun-2022	Approve Reduction of Capital Reserve	FOR
NIFCO INC.	JP3756200006	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NIFCO INC.	JP3756200006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Toshiyuki	FOR
NIFCO INC.	JP3756200006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shibao, Masaharu	FOR
NIFCO INC.	JP3756200006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yauchi, Toshiki	FOR
NIFCO INC.	JP3756200006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nonogaki, Yoshiko	FOR
NIFCO INC.	JP3756200006	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Brian K. Heywood	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kumagai, Hideyuki	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mori, Tokihiko	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Anna Dingley	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takeuchi, Minako	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Smith, Keneth George	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishikido, Keiichi	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hirayama, Iwao	AGAINST
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamada, Yoshinori	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsunaga, Takayuki	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Shiga, Katsumasa	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Approve Appropriation of Surplus	FOR

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NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wakebayashi, Yasuhiro	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyake, Suguru	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Naraki, Takamaro	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Otsuki, Masahiko	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takeuchi, Naoki	FOR
NIHON M&A CENTER HOLDINGS INC.	JP3689050007	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Tsuneo	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Imai, Tadashi	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tomita, Tetsuro	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Urano, Kuniko	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Furumoto, Shozo	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Murase, Masayoshi	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Azuma, Seiichiro	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yoshikawa, Hiroshi	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kitera, Masato	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Approve Appropriation of Surplus	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shindo, Kosei	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hashimoto, Eiji	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Migita, Akio	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Naoki	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mori, Takahiro	FOR
NIPPON STEEL CORPORATION	JP3381000003	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirose, Takashi	FOR
NOVA LTD	IL0010845571	23-Jun-2022	APPROVE AMENDED EMPLOYMENT TERMS OF EITAN OPPENHAIM, PRESIDENT AND CEO	FOR
NOVA LTD	IL0010845571	23-Jun-2022	APPROVE SPECIAL BONUS TO EITAN OPPENHAIM, PRESIDENT AND CEO	FOR
NOVA LTD	IL0010845571	23-Jun-2022	APPROVE AMENDED COMPENSATION TERMS OF DIRECTORS	FOR
NOVA LTD	IL0010845571	23-Jun-2022	APPROVE AMENDED INDEMNIFICATION AGREEMENTS FOR DIRECTORS AND OFFICERS	FOR

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NOVA LTD	IL0010845571	23-Jun-2022	REAPPOINT KOST FORER GABBAY AND KASIERER AS AUDITORS	FOR
NOVA LTD	IL0010845571	23-Jun-2022	REELECT MICHAEL BRUNSTEIN AS DIRECTOR	FOR
NOVA LTD	IL0010845571	23-Jun-2022	REELECT EITAN OPPENHAIM AS DIRECTOR	FOR
NOVA LTD	IL0010845571	23-Jun-2022	REELECT AVI COHEN AS DIRECTOR	FOR
NOVA LTD	IL0010845571	23-Jun-2022	REELECT RAANAN COHEN AS DIRECTOR	FOR
NOVA LTD	IL0010845571	23-Jun-2022	REELECT DAFNA GRUBER AS DIRECTOR	FOR
NOVA LTD	IL0010845571	23-Jun-2022	REELECT ZEHAVA SIMON AS DIRECTOR	FOR
NOVA LTD	IL0010845571	23-Jun-2022	ELECT SARIT SAGIV AS DIRECTOR	FOR
NOVA LTD	IL0010845571	23-Jun-2022	APPROVE COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Sato, Toshimi	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Izumiya, Naoki	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Kobayashi, Yoko	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Orii, Masako	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Kato, Hiroyuki	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Kuroda, Yukiko	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Corporate Auditor Watanabe, Isao	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Corporate Auditor Yamaguchi, Yoshihiro	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Corporate Auditor Mizutani, Eiji	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Approve Appropriation of Surplus	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Obayashi, Takeo	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Hasuwa, Kenji	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Kotera, Yasuo	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Murata, Toshihiko	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Sasagawa, Atsushi	FOR
OBAYASHI CORPORATION	JP3190000004	23-Jun-2022	Appoint a Director Nohira, Akinobu	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Asahi, Yasuhiro	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Ozawa, Masatoshi	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Moriwaki, Toshimichi	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Inoue, Shoji	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Asai, Noriko	FOR

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OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Corporate Auditor Yamawaki, Hiroshi	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Approve Appropriation of Surplus	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Ieki, Atsushi	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Ryoki, Masato	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Horie, Chikashi	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Yamamoto, Takeshi	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Senda, Harumitsu	FOR
OKUMA CORPORATION	JP3172100004	23-Jun-2022	Appoint a Director Komura, Kinya	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Appoint a Director Kobayashi, Izumi	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Appoint a Director Suzuki, Yoshihisa	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Appoint a Substitute Corporate Auditor Watanabe, Toru	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Approve Appropriation of Surplus	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Appoint a Director Tateishi, Fumio	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Appoint a Director Yamada, Yoshihito	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Appoint a Director Miyata, Kiichiro	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Appoint a Director Nitto, Koji	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Appoint a Director Ando, Satoshi	FOR
OMRON CORPORATION	JP3197800000	23-Jun-2022	Appoint a Director Kamigama, Takehiro	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Appoint a Director Okuno, Akiko	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Appoint a Director Nagae, Shusaku	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Approve Appropriation of Surplus	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Appoint a Director Sagara, Gyo	FOR

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ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Appoint a Director Tsujinaka, Toshihiro	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Appoint a Director Takino, Toichi	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Appoint a Director Ono, Isao	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Appoint a Director Idemitsu, Kiyooki	FOR
ONO PHARMACEUTICAL CO.,LTD.	JP3197600004	23-Jun-2022	Appoint a Director Nomura, Masao	FOR
ORLA MINING LTD.	CA68634K1066	23-Jun-2022	DIRECTOR	ABSTAIN
ORLA MINING LTD.	CA68634K1066	23-Jun-2022	DIRECTOR	FOR
ORLA MINING LTD.	CA68634K1066	23-Jun-2022	DIRECTOR	ABSTAIN
ORLA MINING LTD.	CA68634K1066	23-Jun-2022	DIRECTOR	FOR
ORLA MINING LTD.	CA68634K1066	23-Jun-2022	DIRECTOR	ABSTAIN
ORLA MINING LTD.	CA68634K1066	23-Jun-2022	DIRECTOR	ABSTAIN
ORLA MINING LTD.	CA68634K1066	23-Jun-2022	DIRECTOR	FOR
ORLA MINING LTD.	CA68634K1066	23-Jun-2022	DIRECTOR	FOR
ORLA MINING LTD.	CA68634K1066	23-Jun-2022	Appointment of Ernst & Young LLP as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
ORLA MINING LTD.	CA68634K1066	23-Jun-2022	Confirm the Amended and Restated By-law No. 1 of the Corporation in the form of resolution presented in the Corporation's Management Information Circular.	FOR
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Toyama, Kazuhiko	FOR
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Tsutsui, Yoshinobu	AGAINST
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Umeda, Hirokazu	AGAINST
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Miyabe, Yoshiyuki	AGAINST
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Shotoku, Ayako	AGAINST
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Corporate Auditor Eto, Akihiro	FOR
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Corporate Auditor Nakamura, Akihiko	FOR
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Adopt Reduction of Liability System for Corporate Officers, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	FOR

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PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Tsuga, Kazuhiro	AGAINST
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Kusumi, Yuki	AGAINST
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Homma, Tetsuro	AGAINST
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Sato, Mototsugu	AGAINST
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Matsui, Shinobu	FOR
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Noji, Kunio	FOR
PANASONIC HOLDINGS CORPORATION	JP3866800000	23-Jun-2022	Appoint a Director Sawada, Michitaka	FOR
PLANTRONICS, INC.	US7274931085	23-Jun-2022	To adopt the Agreement and Plan of Merger, dated as of March 25, 2022, as it may be amended from time to time (the "Merger Agreement"), among HP Inc., Prism Subsidiary Corp. ("Merger Sub") and Plantronics, Inc.	FOR
PLANTRONICS, INC.	US7274931085	23-Jun-2022	To approve, on a non-binding, advisory basis, the compensation that will or may become payable by Poly to Poly's named executive officers in connection with the merger of Merger Sub with and into Poly.	FOR
PLANTRONICS, INC.	US7274931085	23-Jun-2022	To approve any proposal to adjourn the Special Meeting, from time to time, to a later date or dates, if necessary or appropriate as determined in good faith by Poly's Board of Directors, to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	AGAINST
QIAGEN N.V.	NL0012169213	23-Jun-2022	Appointment of the Supervisory Director: Dr. Eva Pisa	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Proposal to adopt the Annual Accounts for the year ended December 31, 2021 ("Calendar Year 2021").	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Reappointment of the Supervisory Director: Mr. Lawrence A. Rosen	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Reappointment of the Supervisory Director: Ms. Elizabeth E. Tallett	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Reappointment of the Managing Director: Mr. Thierry Bernard	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Reappointment of the Managing Director: Mr. Roland Sackers	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Proposal to reappoint KPMG Accountants N.V. as auditors of the Company for the calendar year ending December 31, 2022.	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Proposal to authorize the Supervisory Board, until December 23, 2023 to: issue a number of ordinary shares and financing preference shares and grant rights to subscribe for such shares of up to 50% of the aggregate par value of all shares issued and outstanding.	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Proposal to authorize the Supervisory Board, until December 23, 2023 to: restrict or exclude the pre-emptive rights with respect to issuing ordinary shares or granting subscription rights of up to 10% of the aggregate par value of all shares issued and outstanding.	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Proposal to authorize the Managing Board, until December 23, 2023, to acquire shares in the Company's own share capital.	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Proposal to approve discretionary rights for the Managing Board to implement a capital repayment by means of a synthetic share repurchase.	FOR

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QIAGEN N.V.	NL0012169213	23-Jun-2022	Proposal to approve the cancellation of fractional shares held by the Company.	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Proposal to cast a favorable non-binding advisory vote in respect of the Remuneration Report 2021.	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Proposal to discharge from liability the Managing Directors for the performance of their duties during Calendar Year 2021.	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Proposal to discharge from liability the Supervisory Directors for the performance of their duties during Calendar Year 2021.	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Reappointment of the Supervisory Director: Dr. Metin Colpan	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Reappointment of the Supervisory Director: Mr. Thomas Ebeling	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Reappointment of the Supervisory Director: Dr. Toralf Haag	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Reappointment of the Supervisory Director: Prof. Dr. Ross L. Levine	FOR
QIAGEN N.V.	NL0012169213	23-Jun-2022	Reappointment of the Supervisory Director: Prof. Dr. Elaine Mardis	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	APPOINTMENT AND REAPPOINTMENT OF THE SUPERVISORY DIRECTORS FOR A TERM RUNNING UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING IN 2023: DR. TORALF HAAG	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	APPOINTMENT AND REAPPOINTMENT OF THE SUPERVISORY DIRECTORS FOR A TERM RUNNING UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING IN 2023: PROF. DR. ROSS L. LEVINE	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	APPOINTMENT AND REAPPOINTMENT OF THE SUPERVISORY DIRECTORS FOR A TERM RUNNING UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING IN 2023: PROF. DR. ELAINE MARDIS	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	APPOINTMENT AND REAPPOINTMENT OF THE SUPERVISORY DIRECTORS FOR A TERM RUNNING UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING IN 2023: DR. EVA PISA	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	APPOINTMENT AND REAPPOINTMENT OF THE SUPERVISORY DIRECTORS FOR A TERM RUNNING UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING IN 2023: MR. LAWRENCE A. ROSEN	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	APPOINTMENT AND REAPPOINTMENT OF THE SUPERVISORY DIRECTORS FOR A TERM RUNNING UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING IN 2023: MS. ELIZABETH E. TALLETT	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	REAPPOINTMENT OF THE MANAGING DIRECTORS FOR A TERM RUNNING UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING IN 2023: MR. THIERRY BERNARD	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	REAPPOINTMENT OF THE MANAGING DIRECTORS FOR A TERM RUNNING UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING IN 2023: MR. ROLAND SACKERS	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	PROPOSAL TO REAPPOINT KPMG ACCOUNTANTS N.V. AS AUDITORS OF THE COMPANY FOR THE CALENDAR YEAR ENDING DECEMBER 31, 2022	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	PROPOSAL TO AUTHORIZE THE SUPERVISORY BOARD, UNTIL DECEMBER 23, 2023 TO: ISSUE A NUMBER OF ORDINARY SHARES AND FINANCING PREFERENCE SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR SUCH SHARES OF UP TO 50% OF THE AGGREGATE PAR VALUE OF ALL SHARES ISSUED AND OUTSTANDING	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	PROPOSAL TO AUTHORIZE THE SUPERVISORY BOARD, UNTIL DECEMBER 23, 2023 TO: RESTRICT OR EXCLUDE THE PRE-EMPTIVE RIGHTS WITH RESPECT TO ISSUING ORDINARY SHARES OR GRANTING SUBSCRIPTION RIGHTS OF UP TO 10% OF THE AGGREGATE PAR VALUE OF ALL SHARES ISSUED AND OUTSTANDING	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	PROPOSAL TO AUTHORIZE THE MANAGING BOARD, UNTIL DECEMBER 23, 2023, TO ACQUIRE SHARES IN THE COMPANY'S OWN SHARE CAPITAL	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	PROPOSAL TO APPROVE DISCRETIONARY RIGHTS FOR THE MANAGING BOARD TO IMPLEMENT A CAPITAL REPAYMENT BY MEANS OF A SYNTHETIC SHARE REPURCHASE	FOR

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QIAGEN NV	NL0012169213	23-Jun-2022	PROPOSAL TO APPROVE THE CANCELLATION OF FRACTIONAL SHARES HELD BY THE COMPANY	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	PROPOSAL TO ADOPT THE ANNUAL ACCOUNTS FOR THE YEAR ENDED DECEMBER 31, 2021 ("CALENDAR YEAR 2021")	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	PROPOSAL TO CAST A FAVORABLE NON-BINDING ADVISORY VOTE IN RESPECT OF THE REMUNERATION REPORT 2021	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	PROPOSAL TO DISCHARGE FROM LIABILITY THE MANAGING DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING CALENDAR YEAR 2021	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	PROPOSAL TO DISCHARGE FROM LIABILITY THE SUPERVISORY DIRECTORS FOR THE PERFORMANCE OF THEIR DUTIES DURING CALENDAR YEAR 2021	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	APPOINTMENT AND REAPPOINTMENT OF THE SUPERVISORY DIRECTORS FOR A TERM RUNNING UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING IN 2023: DR. METIN COLPAN	FOR
QIAGEN NV	NL0012169213	23-Jun-2022	APPOINTMENT AND REAPPOINTMENT OF THE SUPERVISORY DIRECTORS FOR A TERM RUNNING UP TO AND INCLUDING THE DATE OF THE ANNUAL GENERAL MEETING IN 2023: MR. THOMAS EBELING	FOR
QUANTERIX CORPORATION	US74766Q1013	23-Jun-2022	Election of Class II Director for a three-year term expiring in 2025: Sarah E. Hlavinka	FOR
QUANTERIX CORPORATION	US74766Q1013	23-Jun-2022	Election of Class II Director for a three-year term expiring in 2025: Masoud Toloue, Ph.D.	FOR
QUANTERIX CORPORATION	US74766Q1013	23-Jun-2022	Election of Class II Director for a three-year term expiring in 2025: David R. Walt, Ph.D.	FOR
QUANTERIX CORPORATION	US74766Q1013	23-Jun-2022	To approve, by a non-binding advisory vote, the compensation of our named executive officers, as disclosed in the proxy statement.	FOR
QUANTERIX CORPORATION	US74766Q1013	23-Jun-2022	To approve, by a non-binding advisory vote, the frequency of holding an advisory vote on compensation of our named executive officers.	1 YEAR
QUANTERIX CORPORATION	US74766Q1013	23-Jun-2022	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	DIRECTOR	ABSTAIN
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	DIRECTOR	ABSTAIN
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	DIRECTOR	FOR
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	DIRECTOR	FOR

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READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
READY CAPITAL CORPORATION	US75574U1016	23-Jun-2022	Approval, on an advisory basis, of the compensation of the Company's named executive officers, as described in the proxy statement.	ABSTAIN
ROCKET LAB USA, INC.	US7731221062	23-Jun-2022	Election of Class I Director for terms expiring in 2025: Jon Olson	FOR
ROCKET LAB USA, INC.	US7731221062	23-Jun-2022	Election of Class I Director for terms expiring in 2025: Merline Saintil	ABSTAIN
ROCKET LAB USA, INC.	US7731221062	23-Jun-2022	Election of Class I Director for terms expiring in 2025: Alex Slusky	FOR
ROCKET LAB USA, INC.	US7731221062	23-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Election of Director: Rory Riggs	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	A non-binding advisory vote to approve executive compensation.	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Election of Director: Pablo Legorreta	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm.	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Approve receipt of our U.K. audited annual report and accounts and related directors' and auditor's reports for the fiscal year ended December 31, 2021.	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Approve on a non-binding advisory basis our U.K. directors' remuneration report.	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Re-appoint Ernst & Young as our U.K. statutory auditor, to hold office until the conclusion of the next general meeting at which the U.K. annual report and accounts are presented to shareholders.	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Authorize the board of directors to determine the remuneration of Ernst & Young in its capacity as our U.K. statutory auditor.	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Approve the terms of the agreements and counterparties pursuant to which we may purchase our Class A ordinary shares.	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Election of Director: Henry Fernandez	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Election of Director: Bonnie Bassler	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Election of Director: Errol De Souza	AGAINST
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Election of Director: Catherine Engelbert	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Election of Director: M. Germano Giuliani	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Election of Director: David Hodgson	FOR
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Election of Director: Ted Love	AGAINST
ROYALTY PHARMA PLC	GB00BMVP7Y09	23-Jun-2022	Election of Director: Gregory Norden	AGAINST
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Kawabe, Yoshio	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Yamamoto, Yukiteru	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Kashikura, Kazuhiko	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Kono, Keiji	FOR

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SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Matsuda, Akihiko	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Umeda, Tamami	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Corporate Auditor Tachi, Kunihiro	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Corporate Auditor Fujita, Shozo	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Substitute Corporate Auditor Suzuki, Toshio	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Corporate Auditors	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Approve Appropriation of Surplus	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Hasegawa, Tsutomu	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Ishida, Hirokazu	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Mitsuishi, Eiji	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Kudo, Masayuki	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Iijima, Kazuaki	FOR
SANKI ENGINEERING CO.,LTD.	JP3325600009	23-Jun-2022	Appoint a Director Fukui, Hiroto	FOR
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishimura, Hiroko	FOR
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Zaima, Teiko	AGAINST
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yonezawa, Tsunekatsu	FOR
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Gokita, Akira	AGAINST
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Yokota, Masanaka	FOR
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Approve Appropriation of Surplus	FOR
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takayama, Toshitaka	FOR
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takayama, Yasushi	FOR
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamazaki, Hiroyuki	FOR

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SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Doba, Toshiaki	FOR
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takayama, Meiji	FOR
SANWA HOLDINGS CORPORATION	JP3344400001	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yokota, Masanaka	FOR
SCSK CORPORATION	JP3400400002	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Miki, Yasuo	FOR
SCSK CORPORATION	JP3400400002	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hirata, Sadayo	FOR
SCSK CORPORATION	JP3400400002	23-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
SCSK CORPORATION	JP3400400002	23-Jun-2022	Amend Articles to: Amend Business Lines, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue, Approve Minor Revisions Related to Change of Laws and Regulations	AGAINST
SCSK CORPORATION	JP3400400002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamano, Hideki	FOR
SCSK CORPORATION	JP3400400002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Toma, Takaaki	FOR
SCSK CORPORATION	JP3400400002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tamefusa, Koji	FOR
SCSK CORPORATION	JP3400400002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukunaga, Tetsuya	FOR
SCSK CORPORATION	JP3400400002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aramaki, Shunichi	FOR
SCSK CORPORATION	JP3400400002	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kubo, Tetsuya	FOR
SCSK CORPORATION	JP3400400002	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shiraiishi, Kazuko	FOR
SERIA CO.,LTD.	JP3423520000	23-Jun-2022	Approve Appropriation of Surplus	FOR
SERIA CO.,LTD.	JP3423520000	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SERIA CO.,LTD.	JP3423520000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawai, Eiji	FOR
SERIA CO.,LTD.	JP3423520000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwama, Yasushi	FOR
SERIA CO.,LTD.	JP3423520000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyake, Natsuko	FOR
SERIA CO.,LTD.	JP3423520000	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nakamura, Noboru	AGAINST
SERIA CO.,LTD.	JP3423520000	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Suzuki, Hiroto	FOR
SERIA CO.,LTD.	JP3423520000	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kataoka, Noriaki	FOR
SERIA CO.,LTD.	JP3423520000	23-Jun-2022	Approve Provision of Retirement Allowance for Retiring Directors (Excluding Directors who are Audit and Supervisory Committee Members)	AGAINST
SHARP CORPORATION	JP3359600008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Po-Hsuan Wu	FOR
SHARP CORPORATION	JP3359600008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okitsu, Masahiro	FOR
SHARP CORPORATION	JP3359600008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ting-Chen Hsu	AGAINST
SHARP CORPORATION	JP3359600008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wang Chen Wei	FOR

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SHARP CORPORATION	JP3359600008	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHIONOGI & CO.,LTD.	JP3347200002	23-Jun-2022	Approve Appropriation of Surplus	FOR
SHIONOGI & CO.,LTD.	JP3347200002	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHIONOGI & CO.,LTD.	JP3347200002	23-Jun-2022	Appoint a Director Teshirogi, Isao	FOR
SHIONOGI & CO.,LTD.	JP3347200002	23-Jun-2022	Appoint a Director Sawada, Takuko	FOR
SHIONOGI & CO.,LTD.	JP3347200002	23-Jun-2022	Appoint a Director Ando, Keiichi	FOR
SHIONOGI & CO.,LTD.	JP3347200002	23-Jun-2022	Appoint a Director Ozaki, Hiroshi	FOR
SHIONOGI & CO.,LTD.	JP3347200002	23-Jun-2022	Appoint a Director Takatsuki, Fumi	FOR
SHIONOGI & CO.,LTD.	JP3347200002	23-Jun-2022	Approve Disposal of Own Shares to a Third Party or Third Parties	AGAINST
SHOCKWAVE MEDICAL, INC.	US82489T1043	23-Jun-2022	DIRECTOR	FOR
SHOCKWAVE MEDICAL, INC.	US82489T1043	23-Jun-2022	DIRECTOR	FOR
SHOCKWAVE MEDICAL, INC.	US82489T1043	23-Jun-2022	DIRECTOR	ABSTAIN
SHOCKWAVE MEDICAL, INC.	US82489T1043	23-Jun-2022	Ratification of the appointment of Ernst & Young LLP as Shockwave Medical, Inc.'s independent registered public accounting firm for fiscal year ending December 31, 2022.	FOR
SHOCKWAVE MEDICAL, INC.	US82489T1043	23-Jun-2022	To approve, on an advisory basis, the compensation of the Company's Named Executive Officers.	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND APPROVE THE DELEGATION OF POWER TO THE BOARD TO APPROVE THE GUARANTEES IN FAVOR OF OTHER ENTITIES WITH AN AGGREGATE TOTAL VALUE OF NOT MORE THAN 30% OF THE LATEST AUDITED TOTAL ASSETS OF THE COMPANY OVER A PERIOD OF 12 MONTHS; AND IF THE ABOVE DELEGATION IS NOT CONSISTENT WITH, COLLIDES WITH OR CONFLICTS WITH THE REQUIREMENTS UNDER THE RULES GOVERNING THE LISTING OF SECURITIES (THE "HONG KONG LISTING RULES") ON THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "HONG KONG STOCK EXCHANGE") OR OTHER REQUIREMENTS OF THE HONG KONG STOCK EXCHANGE, THE REQUIREMENTS UNDER THE HONG KONG LISTING RULES OR OTHER REQUIREMENTS OF THE HONG KONG STOCK EXCHANGE SHOULD BE FOLLOWED	AGAINST
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND APPROVE TO GRANT A GENERAL MANDATE TO THE BOARD TO EXERCISE THE POWER OF THE COMPANY TO ALLOT, ISSUE AND/OR DEAL WITH DOMESTIC SHARES AND/OR H SHARES (DETAILS OF THIS RESOLUTION WERE SET OUT IN THE NOTICE OF AGM DATED 2 JUNE 2022)	AGAINST
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND APPROVE TO GRANT A GENERAL MANDATE TO THE BOARD TO EXERCISE THE POWER OF THE COMPANY TO REPURCHASE H SHARES (DETAILS OF THIS RESOLUTION WERE SET OUT IN THE NOTICE OF AGM DATED 2 JUNE 2022)	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND APPROVE CENTRALIZED REGISTRATION AND ISSUANCE OF DEBT FINANCING INSTRUMENTS OF NON-FINANCIAL ENTERPRISES (THE "DEBT FINANCING INSTRUMENTS") BY THE COMPANY, AND TO AUTHORISE THE PRESIDENT OF THE COMPANY TO DEAL WITH ALL MATTERS IN RELATION TO CENTRALIZED REGISTRATION AND ISSUANCE OF DEBT FINANCING INSTRUMENTS IN HIS SOLE DISCRETION (DETAILS OF THIS RESOLUTION WERE SET OUT IN THE NOTICE OF AGM DATED 2 JUNE 2022)	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY (THE "SUPERVISORY COMMITTEE") FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND APPROVE THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES FOR THE YEAR ENDED 31 DECEMBER 2021 AND THE AUDITORS' REPORT	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN AND PAYMENT OF THE FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND AUTHORISE THE BOARD TO DETERMINE THE REMUNERATION OF THE DIRECTORS OF THE COMPANY (THE "DIRECTORS") FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND AUTHORISE THE SUPERVISORY COMMITTEE TO DETERMINE THE REMUNERATION OF THE SUPERVISORS OF THE COMPANY FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF ERNST & YOUNG HUA MING LLP AS THE DOMESTIC AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING, AND THE APPOINTMENT OF ERNST & YOUNG AS THE INTERNATIONAL AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING, AND TO RATIFY AND CONFIRM THEIR REMUNERATIONS DETERMINED BY THE AUDIT COMMITTEE OF THE BOARD	FOR
SINOPHARM GROUP CO LTD	CNE100000FN7	23-Jun-2022	TO CONSIDER AND APPROVE TO GRANT A GENERAL MANDATE TO THE BOARD TO EXERCISE THE POWER OF THE COMPANY TO REPURCHASE H SHARES (DETAILS OF THIS RESOLUTION WERE SET OUT IN THE NOTICE OF H SHAREHOLDERS' CLASS MEETING DATED 2 JUNE 2022)	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Horiba, Atsushi	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Kamigama, Takehiro	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Oki, Kazuaki	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Uemura, Kyoko	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Hishiyama, Reiko	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Koshi, Naomi	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Corporate Auditor Kudo, Yoko	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Miyauchi, Ken	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Miyakawa, Junichi	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Shimba, Jun	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Imai, Yasuyuki	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Fujihara, Kazuhiko	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Son, Masayoshi	FOR
SOFTBANK CORP.	JP3732000009	23-Jun-2022	Appoint a Director Kawabe, Kentaro	FOR
SOLARIS RESOURCES INC.	CA83419D2014	23-Jun-2022	DIRECTOR	FOR
SOLARIS RESOURCES INC.	CA83419D2014	23-Jun-2022	DIRECTOR	FOR

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SOLARIS RESOURCES INC.	CA83419D2014	23-Jun-2022	DIRECTOR	ABSTAIN
SOLARIS RESOURCES INC.	CA83419D2014	23-Jun-2022	DIRECTOR	ABSTAIN
SOLARIS RESOURCES INC.	CA83419D2014	23-Jun-2022	DIRECTOR	FOR
SOLARIS RESOURCES INC.	CA83419D2014	23-Jun-2022	DIRECTOR	ABSTAIN
SOLARIS RESOURCES INC.	CA83419D2014	23-Jun-2022	To appoint KPMG LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okamoto, Mitsuko	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Abdullah Aldawood	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takano, Naoto	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Iwamoto, Nobuyuki	AGAINST
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Toyoshima, Tadao	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shinji, Hajime	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Shinohara, Satoshi	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuda, Yosuke	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kiryu, Takashi	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kitase, Yoshinori	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyake, Yu	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamura, Yukihiko	FOR
SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishiura, Yuji	FOR

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SQUARE ENIX HOLDINGS CO.,LTD.	JP3164630000	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogawa, Masato	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Appoint a Director Abe, Hiroyuki	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Appoint a Director Matsuda, Kazuo	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Appoint a Director Nagashima, Etsuko	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Appoint a Substitute Corporate Auditor Yufu, Setsuko	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Approve Appropriation of Surplus	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Appoint a Director Fujiwara, Kazuhiko	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Appoint a Director Inagaki, Masayuki	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Appoint a Director Asakuma, Sumitoshi	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Appoint a Director Nakamura, Takashi	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Appoint a Director Kobayashi, Takashi	FOR
SUMITOMO BAKELITE COMPANY,LIMITED	JP3409400003	23-Jun-2022	Appoint a Director Kurachi, Keisuke	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Niinuma, Hiroshi	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Tomono, Hiroshi	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Ito, Motoshige	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Muraki, Atsuko	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Ichikawa, Akira	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Corporate Auditor Yoneda, Michio	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR

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SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Tokura, Masakazu	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Iwata, Keiichi	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Takeshita, Noriaki	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Matsui, Masaki	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Akahori, Kingo	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Mito, Nobuaki	FOR
SUMITOMO CHEMICAL COMPANY,LIMITED	JP3401400001	23-Jun-2022	Appoint a Director Ueda, Hiroshi	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Appoint a Director Hattori, Rikiya	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Appoint a Corporate Auditor Uchiike, Kazuhiko	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Appoint a Corporate Auditor Usui, Takuma	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Approve Appropriation of Surplus	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Allow Use of Treasury Shares for Odd Lot Shares Purchases	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Appoint a Director Sakazaki, Masao	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Appoint a Director Tani, Makoto	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Appoint a Director Shimada, Tetsunari	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Appoint a Director Honda, Tadashi	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Appoint a Director Takahashi, Hideyuki	FOR
SUMITOMO DENSETSU CO.,LTD.	JP3407800006	23-Jun-2022	Appoint a Director Shimizu, Ryoko	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Shudo, Kuniyuki	FOR

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SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Tanaka, Koji	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Matsushita, Isao	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Saito, Shinichi	AGAINST
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Kawamoto, Hiroko	AGAINST
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Aso, Mitsuhiro	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Kato, Nobuaki	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Yanagi, Masanori	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Kashima, Kaoru	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Approve Appropriation of Surplus	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Takakura, Toru	AGAINST
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Araumi, Jiro	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Yamaguchi, Nobuaki	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Oyama, Kazuya	FOR
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Okubo, Tetsuo	AGAINST
SUMITOMO MITSUI TRUST HOLDINGS,INC.	JP3892100003	23-Jun-2022	Appoint a Director Hashimoto, Masaru	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Director Endo, Nobuhiro	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Director Usui, Minoru	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Director Fujimoto, Koji	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Corporate Auditor Kutsunai, Takashi	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Corporate Auditor Iteya, Yoshio	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Corporate Auditor Michimori, Daishiro	FOR

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SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Approve Appropriation of Surplus	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Director Nomura, Hiroshi	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Director Kimura, Toru	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Director Ikeda, Yoshiharu	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Director Baba, Hiroyuki	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Director Nishinaka, Shigeyuki	FOR
SUMITOMO PHARMA CO.,LTD.	JP3495000006	23-Jun-2022	Appoint a Director Arai, Saeko	FOR
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L.225-86 ET SEQ. OF THE FRENCH COMMERCIAL CODE AUTHORISED DURING THE YEAR ENDED 31 DECEMBER 2021	FOR
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE REMUNERATION POLICY CONCERNING THE CORPORATE OFFICERS IN ACCORDANCE WITH ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	AGAINST
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE REMUNERATION POLICY CONCERNING THE CHAIR AND CHIEF EXECUTIVE OFFICER IN ACCORDANCE WITH ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	AGAINST
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE REMUNERATION POLICY CONCERNING THE DEPUTY CHIEF EXECUTIVE OFFICER(S) IN ACCORDANCE WITH ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	AGAINST
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE REMUNERATION POLICY CONCERNING THE DIRECTORS IN ACCORDANCE WITH ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF THE CORPORATE OFFICERS REFERRED TO IN ARTICLES L.22-10-34 AND L.22-10-9 OF THE FRENCH COMMERCIAL CODE	AGAINST
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE DIFFERENT COMPONENTS OF REMUNERATION PAID OR AWARDED TO DANIEL AUGEREAU FOR HIS ROLE AS CHAIR OF THE EXECUTIVE BOARD FOR THE PERIOD FROM 1 JANUARY 2021 TO 29 JUNE 2021	AGAINST
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE DIFFERENT COMPONENTS OF REMUNERATION PAID OR AWARDED TO VICTORIEN VANEY FOR HIS ROLE AS A MEMBER OF THE EXECUTIVE BOARD FOR THE PERIOD FROM 31 MARCH 2021 TO 28 JUNE 2021 AND AS CHAIR OF THE EXECUTIVE BOARD FOR THE PERIOD FROM 29 JUNE 2021 TO 31 DECEMBER 2021	AGAINST
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE DIFFERENT COMPONENTS OF REMUNERATION PAID OR AWARDED TO YVON DROUET IN RESPECT OF HIS ROLE AS A MEMBER OF THE EXECUTIVE BOARD AND AS A CHIEF EXECUTIVE OFFICER DURING THE YEAR ENDED 31 DECEMBER 2021	AGAINST
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE DIFFERENT COMPONENTS OF REMUNERATION PAID OR AWARDED TO SOPHIE SANCHEZ IN RESPECT OF HER ROLE AS A MEMBER OF THE EXECUTIVE BOARD AND AS A CHIEF EXECUTIVE OFFICER DURING THE YEAR ENDED 31 DECEMBER 2021	AGAINST
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE DIFFERENT COMPONENTS OF REMUNERATION PAID OR AWARDED TO OLGA MEDINA IN RESPECT OF HER ROLE AS A MEMBER OF THE EXECUTIVE BOARD DURING THE YEAR ENDED 31 DECEMBER 2021	AGAINST
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE DIFFERENT COMPONENTS OF REMUNERATION PAID OR AWARDED TO JULIEN VANEY IN RESPECT OF HIS ROLE AS CHAIR OF THE SUPERVISORY BOARD DURING THE YEAR ENDED 31 DECEMBER 2021	AGAINST
SYNERGIE SE	FR0000032658	23-Jun-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH THE BUYBACK BY THE COMPANY OF ITS OWN SHARES	AGAINST

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SYNERGIE SE	FR0000032658	23-Jun-2022	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL THROUGH THE CANCELLATION OF TREASURY SHARES	FOR
SYNERGIE SE	FR0000032658	23-Jun-2022	TRANSFER OF REGISTERED OFFICE AND CONSEQUENTIAL UPDATE OF THE ARTICLES OF ASSOCIATION	FOR
SYNERGIE SE	FR0000032658	23-Jun-2022	EXTENSION OF THE CORPORATE PURPOSE AND CONSEQUENTIAL UPDATE OF THE ARTICLES OF ASSOCIATION	FOR
SYNERGIE SE	FR0000032658	23-Jun-2022	POWERS TO PERFORM FORMALITIES	FOR
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SYNERGIE SE	FR0000032658	23-Jun-2022	APPROPRIATION OF PROFIT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SYSTEMA CORPORATION	JP3351050004	23-Jun-2022	Appoint a Director Ogawa, Koichi	FOR
SYSTEMA CORPORATION	JP3351050004	23-Jun-2022	Appoint a Director Ito, Mari	FOR
SYSTEMA CORPORATION	JP3351050004	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SYSTEMA CORPORATION	JP3351050004	23-Jun-2022	Appoint a Director Hemmi, Yoshichika	FOR
SYSTEMA CORPORATION	JP3351050004	23-Jun-2022	Appoint a Director Miura, Kenji	FOR
SYSTEMA CORPORATION	JP3351050004	23-Jun-2022	Appoint a Director Taguchi, Makoto	FOR
SYSTEMA CORPORATION	JP3351050004	23-Jun-2022	Appoint a Director Fujii, Hiroyuki	FOR
SYSTEMA CORPORATION	JP3351050004	23-Jun-2022	Appoint a Director Hemmi, Shingo	FOR
SYSTEMA CORPORATION	JP3351050004	23-Jun-2022	Appoint a Director Kotani, Hiroshi	FOR
SYSTEMA CORPORATION	JP3351050004	23-Jun-2022	Appoint a Director Suzuki, Yukio	FOR
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	US8816242098	23-Jun-2022	Election of Director: Amir Elstein	FOR
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	US8816242098	23-Jun-2022	Election of Director: Roberto A. Mignone	FOR
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	US8816242098	23-Jun-2022	Election of Director: Dr. Perry D. Nisen	FOR
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	US8816242098	23-Jun-2022	Election of Director: Dr. Tal Zaks	FOR
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	US8816242098	23-Jun-2022	To approve, on a non-binding advisory basis, the compensation for Teva's named executive officers.	FOR
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	US8816242098	23-Jun-2022	To approve Teva's Compensation Policy with respect to the Terms of Office and Employment of Teva's Executive Officers and Directors.	FOR
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	US8816242098	23-Jun-2022	Regarding proposal 3, please indicate when you vote whether or not you are a controlling shareholder of Teva and whether or not you have a personal benefit or other interest in this proposal* Mark "for" = yes or "against" = no.	AGAINST
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	US8816242098	23-Jun-2022	To approve amendments to Teva's Articles of Association.	FOR

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TEVA PHARMACEUTICAL INDUSTRIES LIMITED	US8816242098	23-Jun-2022	To appoint Kesselman & Kesselman, a member of PricewaterhouseCoopers International Ltd., as Teva's independent registered public accounting firm until Teva's 2023 annual meeting of shareholders.	FOR
THE HYAKUGO BANK,LTD.	JP3793800008	23-Jun-2022	Approve Appropriation of Surplus	FOR
THE HYAKUGO BANK,LTD.	JP3793800008	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE HYAKUGO BANK,LTD.	JP3793800008	23-Jun-2022	Appoint a Director Nakamura, Atsushi	FOR
THE HYAKUGO BANK,LTD.	JP3793800008	23-Jun-2022	Appoint a Corporate Auditor Uchida, Kazuto	AGAINST
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	DIRECTOR	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	To approve our executive compensation, on an advisory basis	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	To ratify the selection of our independent auditor for fiscal year 2022	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	To approve additional shares under the 2019 Long-Term Incentive Plan	FOR
THE KROGER CO.	US5010441013	23-Jun-2022	Shareholder Proposal - Recyclability of Packaging	AGAINST
THE KROGER CO.	US5010441013	23-Jun-2022	Shareholder Proposal - Report on Protection of Farmworkers	AGAINST
THE KROGER CO.	US5010441013	23-Jun-2022	Shareholder Proposal - Report on Elimination of HFCs	ABSTAIN
THE KROGER CO.	US5010441013	23-Jun-2022	Shareholder Proposal - Report on Workforce Strategy	AGAINST
TIVITY HEALTH, INC.	US88870R1023	23-Jun-2022	To approve the Agreement and Plan of Merger, dated April 5, 2022 (the Merger Agreement), by and among Tivity Health, Inc. (Tivity Health), Titan-Atlas Parent, Inc. and Titan-Atlas Merger Sub, Inc.	FOR
TIVITY HEALTH, INC.	US88870R1023	23-Jun-2022	To approve, on an advisory, non-binding basis, the compensation that may be paid or become payable to Tivity Health's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
TIVITY HEALTH, INC.	US88870R1023	23-Jun-2022	To approve one or more adjournments of the special meeting from time to time, if necessary or appropriate, including to solicit additional proxies if there are insufficient votes at the time of the special meeting to approve the Merger Agreement or to seek a quorum if one is not initially obtained.	AGAINST
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Ando, Takaharu	FOR

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TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Yagasaki, Noriko	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Yanagi, Masanori	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Suzuki, Takao	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Iwasawa, Sadahiro	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Approve Appropriation of Surplus	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Nezu, Yoshizumi	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Miwa, Hiroaki	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Yokota, Yoshimi	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Yamamoto, Tsutomu	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Shigeta, Atsushi	FOR
TOBU RAILWAY CO.,LTD.	JP3597800006	23-Jun-2022	Appoint a Director Shibata, Mitsuyoshi	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Shuto, Kazuhiko	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Okamoto, Masahiko	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Ito, Kunio	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Noyori, Ryoji	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Kaminaga, Susumu	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Futagawa, Kazuo	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Approve Appropriation of Surplus	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce Term of Office of Directors to One Year	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Nikkaku, Akihiro	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Oya, Mitsuo	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Hagiwara, Satoru	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Adachi, Kazuyuki	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Yoshinaga, Minoru	FOR
TORAY INDUSTRIES,INC.	JP3621000003	23-Jun-2022	Appoint a Director Suga, Yasuo	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Murakami, Osamu	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Hayama, Tomohide	FOR

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TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Matsumoto, Chiyoko	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Tome, Koichi	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Yachi, Hiroyasu	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Mineki, Machiko	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Yazawa, Kenichi	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Chino, Isamu	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Kobayashi, Tetsuya	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Corporate Auditor Mori, Isamu	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Substitute Corporate Auditor Ushijima, Tsutomu	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Approve Appropriation of Surplus	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation	AGAINST
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Tsutsumi, Tadasu	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Imamura, Masanari	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Sumimoto, Noritaka	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Oki, Hitoshi	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Makiya, Rieko	FOR
TOYO SUISAN KAISHA,LTD.	JP3613000003	23-Jun-2022	Appoint a Director Mochizuki, Masahisa	FOR
UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Advisory resolution to approve the compensation of the Company's named executive officers.	ABSTAIN
UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2022.	FOR
UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Election of Director to serve for a one-year term: Steven V. Abramson	FOR
UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Election of Director to serve for a one-year term: Cynthia J. Comparin	FOR
UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Election of Director to serve for a one-year term: Richard C. Elias	FOR
UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Election of Director to serve for a one-year term: Elizabeth H. Gemmill	AGAINST
UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Election of Director to serve for a one-year term: C. Keith Hartley	AGAINST

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UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Election of Director to serve for a one-year term: Celia M. Joseph	FOR
UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Election of Director to serve for a one-year term: Lawrence Lacerte	AGAINST
UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Election of Director to serve for a one-year term: Sidney D. Rosenblatt	AGAINST
UNIVERSAL DISPLAY CORPORATION	US91347P1057	23-Jun-2022	Election of Director to serve for a one-year term: Sherwin I. Seligsohn	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	APPROPRIATION OF EARNINGS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	APPROVAL OF REGULATED AGREEMENTS GOVERNED BY ARTICLES L. 225-86 ET SEQ. OF THE FRENCH COMMERCIAL CODE	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	REAPPOINTMENT OF A SUPERVISORY BOARD MEMBER (MR. FR D RIC GRIMAUD)	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	REAPPOINTMENT OF A SUPERVISORY BOARD MEMBER (MR. JAMES SULAT)	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	REAPPOINTMENT OF A SUPERVISORY BOARD MEMBER (MS. ANNE-MARIE SALA N)	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	APPOINTMENT OF A NEW SUPERVISORY BOARD MEMBER (BPIFRANCE PARTICIPATIONS)	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	APPOINTMENT OF A NEW SUPERVISORY BOARD MEMBER (MR. JAMES EDWARD CONNOLLY)	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	SETTING THE COMPENSATION ALLOCATED TO SUPERVISORY BOARD MEMBERS	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE MANAGEMENT BOARD MEMBERS	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE SUPERVISORY BOARD MEMBERS	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L. 22-10-9, I OF THE FRENCH COMMERCIAL CODE, PURSUANT TO ARTICLE L. 22-10-34, I OF THE FRENCH COMMERCIAL CODE	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING, OR GRANTED IN RESPECT OF THE FISCAL YEAR ENDED DECEMBER 31, 2021, TO MR. THOMAS LINGELBACH, CHAIR OF THE MANAGEMENT BOARD	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING, OR GRANTED IN RESPECT OF THE FISCAL YEAR ENDED DECEMBER 31, 2021, TO THE MANAGEMENT BOARD MEMBERS (OTHER THAN THE CHAIR OF THE MANAGEMENT BOARD)	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING, OR GRANTED IN RESPECT OF THE FISCAL YEAR ENDED DECEMBER 31, 2021, TO MR. FR D RIC GRIMAUD, CHAIR OF THE SUPERVISORY BOARD	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	AUTHORIZATION AND POWERS TO BE GIVEN TO THE MANAGEMENT BOARD FOR THE PURPOSE OF ALLOWING THE COMPANY TO MAKE TRANSACTIONS ON ITS OWN SHARES	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	AMENDMENTS AND HARMONIZATION OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	AUTHORIZATION GRANTED TO THE MANAGEMENT BOARD TO CANCEL TREASURY SHARES	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	GRANT OF AUTHORITY TO THE MANAGEMENT BOARD TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES OR ANY SECURITIES GIVING ACCESS TO THE CAPITAL WHILE MAINTAINING THE PREFERENTIAL SUBSCRIPTION RIGHT OF THE SHAREHOLDERS	FOR

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VALNEVA SE	FR0004056851	23-Jun-2022	(OTHER THAN THOSE REFERRED TO IN ARTICLE L. 411-2, 1 OF THE FRENCH MONETARY AND FINANCIAL CODE), CANCELING PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS THROUGH INCLUDING AN OPTION FOR A PRIORITY PERIOD PLEASE CONSULT THE TEXT OF THE RESOLUTIONS ATTACHED. GRANT OF AUTHORITY TO THE MANAGEMENT BOARD TO INCREASE THE CAPITAL BY ISSUING ORDINARY SHARES OR ANY SECURITIES GIVING ACCESS TO THE CAPITAL THROUGH A PUBLIC OFFERING	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS, THROUGH A PUBLIC OFFERING REFERRED TO IN ARTICLE L. 411-2, 1 OF THE FRENCH MONETARY AND FINANCIAL CODE PLEASE CONSULT THE TEXT OF THE RESOLUTIONS ATTACHED. GRANT OF AUTHORITY TO THE MANAGEMENT BOARD TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES AND/OR SECURITIES GIVING IMMEDIATE AND/OR FUTURE ACCESS TO THE COMPANY'S SHARE CAPITAL	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	GRANT OF AUTHORITY TO THE MANAGEMENT BOARD IN THE EVENT OF AN ISSUE OF THE COMPANY'S ORDINARY SHARES AND/OR SECURITIES GIVING IMMEDIATE AND/OR FUTURE ACCESS TO THE COMPANY'S SHARE CAPITAL, WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS, TO SET THE ISSUE PRICE, UP TO A LIMIT OF 10% OF THE SHARE CAPITAL PER YEAR	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS FOR THE BENEFIT OF CERTAIN CATEGORIES OF PERSONS MEETING SPECIFIED CHARACTERISTICS PLEASE CONSULT THE TEXT OF THE RESOLUTIONS ATTACHED. GRANT OF AUTHORITY TO THE MANAGEMENT BOARD TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES AND/OR SECURITIES GIVING IMMEDIATE AND/OR FUTURE ACCESS TO THE COMPANY'S SHARE CAPITAL	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	GRANT OF AUTHORITY TO THE MANAGEMENT BOARD TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE CASE OF A CAPITAL INCREASE, WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS FOR EXISTING SHAREHOLDERS, WITHIN THE LIMIT OF 15% OF THE INITIAL ISSUE AMOUNT	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	GRANT OF AUTHORITY TO THE MANAGEMENT BOARD IN ORDER TO INCREASE THE SHARE CAPITAL THROUGH THE CAPITALIZATION OF RESERVES, EARNINGS OR PREMIUM	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	WITH CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS OF THE SHAREHOLDERS, IN CONSIDERATION FOR CONTRIBUTIONS IN KIND FOR EQUITY SECURITIES OR OTHER SECURITIES GIVING ACCESS TO THE CAPITAL PLEASE CONSULT THE TEXT OF THE RESOLUTIONS ATTACHED. GRANT OF AUTHORITY TO THE MANAGEMENT BOARD TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES AND/OR SECURITIES GIVING IMMEDIATE AND/OR FUTURE ACCESS TO THE COMPANY'S SHARE CAPITAL	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	MAXIMUM AGGREGATE AMOUNT OF CAPITAL INCREASES	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	ENTAILING WAIVER BY SHAREHOLDERS OF THEIR PREFERENTIAL SUBSCRIPTION RIGHT PLEASE CONSULT THE TEXT OF THE RESOLUTIONS ATTACHED. GRANT OF AUTHORITY TO THE MANAGEMENT BOARD FOR THE PURPOSE OF GRANTING STOCK OPTIONS, THROUGH ONE OR MORE ISSUES, FOR THE BENEFIT OF EMPLOYEES AND/OR CORPORATE OFFICERS OF THE COMPANY AND ITS AFFILIATES	AGAINST
VALNEVA SE	FR0004056851	23-Jun-2022	GRANT OF AUTHORITY TO THE MANAGEMENT BOARD FOR THE PURPOSE OF DECIDING TO CARRY OUT A CAPITAL INCREASE RESERVED FOR EMPLOYEES	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	AMENDMENTS TO ARTICLE 13.3 OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	SHARE CAPITAL REDUCTION, NOT DUE TO LOSSES, BY AN AMOUNT OF 3,077.10 EUROS, BY MEANS OF THE REPURCHASE, BY THE COMPANY, OF PREFERRED SHARES CONVERTIBLE INTO ORDINARY SHARES FOR THE PURPOSE OF THEIR CANCELLATION	FOR

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VALNEVA SE	FR0004056851	23-Jun-2022	POWERS FOR FORMALITIES	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	APPROVAL OF THE PARENT-ENTITY FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	FOR
VALNEVA SE	FR0004056851	23-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	DIRECTOR	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	DIRECTOR	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	DIRECTOR	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	DIRECTOR	ABSTAIN
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	DIRECTOR	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	DIRECTOR	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	DIRECTOR	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	DIRECTOR	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	DIRECTOR	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	To ratify the appointment of Deloitte & Touche LLP as independent registered public accountants for the year ending January 31, 2023.	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	To approve, on a non-binding, advisory basis, the compensation of the named executive officers as disclosed in the accompanying proxy statement.	FOR
VERINT SYSTEMS INC.	US92343X1000	23-Jun-2022	To approve an amendment to our Amended and Restated Certificate of Incorporation to increase the total number of shares of authorized Common Stock from 120 million shares to 240 million shares.	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Provide advisory approval of the Company's executive compensation.	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Election of Director: James J. Barrese	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Election of Director: Naomi M. Bergman	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Election of Director: Jeffrey D. Jones	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Election of Director: Bunsei Kure	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Election of Director: Sachin S. Lawande	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Election of Director: Joanne M. Maguire	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Election of Director: Robert J. Manzo	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Election of Director: Francis M. Scricco	FOR
VISTEON CORPORATION	US92839U2069	23-Jun-2022	Election of Director: David L. Treadwell	FOR
WESDOME GOLD MINES LTD.	CA95083R1001	23-Jun-2022	DIRECTOR	FOR
WESDOME GOLD MINES LTD.	CA95083R1001	23-Jun-2022	DIRECTOR	FOR

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WESDOME GOLD MINES LTD.	CA95083R1001	23-Jun-2022	DIRECTOR	FOR
WESDOME GOLD MINES LTD.	CA95083R1001	23-Jun-2022	DIRECTOR	FOR
WESDOME GOLD MINES LTD.	CA95083R1001	23-Jun-2022	DIRECTOR	FOR
WESDOME GOLD MINES LTD.	CA95083R1001	23-Jun-2022	DIRECTOR	FOR
WESDOME GOLD MINES LTD.	CA95083R1001	23-Jun-2022	DIRECTOR	FOR
WESDOME GOLD MINES LTD.	CA95083R1001	23-Jun-2022	To appoint Grant Thornton LLP, Chartered Professional Accountants, as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
WESDOME GOLD MINES LTD.	CA95083R1001	23-Jun-2022	To consider and, if deemed advisable, pass an advisory non-binding resolution accepting the approach to executive compensation disclosed in the Management Information Circular of the Corporation dated May 11, 2022.	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyabe, Yoshiyuki	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogata, Fumito	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kurasaka, Shoji	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Keijiro	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsubone, Eiji	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Maeda, Hiroaki	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miwa, Masatoshi	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okuda, Hideo	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tanaka, Fumio	AGAINST
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ogura, Maki	AGAINST
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hazama, Emiko	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Approve Appropriation of Surplus	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Goto, Kenryo	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Takagi, Hikaru	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR

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WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce the Board of Directors Size, Transition to a Company with Supervisory Committee	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hasegawa, Kazuaki	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takagi, Hikaru	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsutsui, Yoshinobu	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nozaki, Haruko	FOR
WEST JAPAN RAILWAY COMPANY	JP3659000008	23-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iino, Kenji	FOR
XENCOR, INC.	US98401F1057	23-Jun-2022	To hold a non-binding advisory vote on the compensation of the Company's named executive officers, as disclosed in the proxy statement.	FOR
XENCOR, INC.	US98401F1057	23-Jun-2022	Election of Director: Bassil I. Dahiyat, Ph.D.	FOR
XENCOR, INC.	US98401F1057	23-Jun-2022	Election of Director: Ellen G. Feigal, M.D.	FOR
XENCOR, INC.	US98401F1057	23-Jun-2022	Election of Director: Kevin C. Gorman, Ph. D.	FOR
XENCOR, INC.	US98401F1057	23-Jun-2022	Election of Director: Kurt A. Gustafson	FOR
XENCOR, INC.	US98401F1057	23-Jun-2022	Election of Director: Yujiro S. Hata	ABSTAIN
XENCOR, INC.	US98401F1057	23-Jun-2022	Election of Director: A. Bruce Montgomery, M.D.	FOR
XENCOR, INC.	US98401F1057	23-Jun-2022	Election of Director: Richard J. Ranieri	FOR
XENCOR, INC.	US98401F1057	23-Jun-2022	Election of Director: Dagmar Rosa-Bjorkeson	FOR
XENCOR, INC.	US98401F1057	23-Jun-2022	To ratify the selection by the Audit Committee of the Board of Directors of RSM US LLP as the independent registered public accounting firm of the Company for its fiscal year ending December 31, 2022.	FOR
YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Appoint a Director Kuga, Noriyuki	FOR
YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Appoint a Director YIN CHUANLI CHARLES	FOR
YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Appoint a Corporate Auditor Sasaki, Tsutomu	FOR
YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Appoint a Director Nagao, Yutaka	FOR
YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Appoint a Director Kurisu, Toshizo	FOR

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YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Appoint a Director Kosuge, Yasuharu	FOR
YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Appoint a Director Shibasaki, Kenichi	FOR
YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Appoint a Director Tokuno, Mariko	FOR
YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Appoint a Director Kobayashi, Yoichi	FOR
YAMATO HOLDINGS CO.,LTD.	JP3940000007	23-Jun-2022	Appoint a Director Sugata, Shiro	FOR
YUNDA HOLDING CO LTD	CNE100000015	23-Jun-2022	REPURCHASE AND CANCELLATION OF SOME LOCKED RESTRICTED STOCKS GRANTED TO PLAN PARTICIPANTS	FOR
YUNDA HOLDING CO LTD	CNE100000015	23-Jun-2022	APPLICATION FOR INDUSTRIAL AND COMMERCIAL REGISTRATION AMENDMENT AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
YUNDA HOLDING CO LTD	CNE100000015	23-Jun-2022	APPLICATION FOR REGISTRATION AND ISSUANCE OF MEDIUM-TERM NOTES	FOR
A10 NETWORKS, INC.	US0021211018	24-Jun-2022	Election of Director to serve until the 2023 annual meeting: Tor R. Braham	FOR
A10 NETWORKS, INC.	US0021211018	24-Jun-2022	Election of Director to serve until the 2023 annual meeting: Peter Y. Chung	FOR
A10 NETWORKS, INC.	US0021211018	24-Jun-2022	Election of Director to serve until the 2023 annual meeting: Eric Singer	FOR
A10 NETWORKS, INC.	US0021211018	24-Jun-2022	Election of Director to serve until the 2023 annual meeting: Dhruvad Trivedi	FOR
A10 NETWORKS, INC.	US0021211018	24-Jun-2022	Election of Director to serve until the 2023 annual meeting: Dana Wolf	FOR
A10 NETWORKS, INC.	US0021211018	24-Jun-2022	To approve, on an advisory and non-binding basis, the compensation of our named executive officers.	FOR
A10 NETWORKS, INC.	US0021211018	24-Jun-2022	To ratify the appointment of Armanino LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2022.	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Susumu	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawamoto, Naoshi	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kakuta, Noriyasu	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagai, Kazuyuki	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Endo, Shigeru	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Horiguchi, Makoto	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Taya, Koichi	AGAINST
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Approve Appropriation of Surplus	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shirozume, Hidetaka	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tomiyasu, Haruhiko	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Yoshiaki	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujisawa, Shigeki	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shiga, Yoji	FOR
ADEKA CORPORATION	JP3114800000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshinaka, Atsuya	FOR

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ADVANTEST CORPORATION	JP3122400009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Douglas Lefever	FOR
ADVANTEST CORPORATION	JP3122400009	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sumida, Sayaka	FOR
ADVANTEST CORPORATION	JP3122400009	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Eliminate the Articles Related to Counselors and/or Advisors	FOR
ADVANTEST CORPORATION	JP3122400009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Yoshiaki	FOR
ADVANTEST CORPORATION	JP3122400009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Karatsu, Osamu	FOR
ADVANTEST CORPORATION	JP3122400009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Urabe, Toshimitsu	FOR
ADVANTEST CORPORATION	JP3122400009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nicholas Benes	FOR
ADVANTEST CORPORATION	JP3122400009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsukakoshi, Soichi	FOR
ADVANTEST CORPORATION	JP3122400009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujita, Atsushi	FOR
ADVANTEST CORPORATION	JP3122400009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsukui, Koichi	FOR
AERIS RESOURCES LTD	AU000000AIS8	24-Jun-2022	APPROVAL OF ISSUE OF CONSIDERATION SHARES TO WHSP UNDER THE PROPOSED TRANSACTION	FOR
AERIS RESOURCES LTD	AU000000AIS8	24-Jun-2022	RATIFICATION OF PREVIOUS ISSUE OF PLACEMENT SHARES	FOR
AERIS RESOURCES LTD	AU000000AIS8	24-Jun-2022	APPROVAL TO ISSUE SHARES UNDER CONDITIONAL PLACEMENT	FOR
AERIS RESOURCES LTD	AU000000AIS8	24-Jun-2022	CONSOLIDATION OF SHARE CAPITAL	FOR
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Mori, Ryoji	AGAINST
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Miyamoto, Shoji	FOR
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamamoto, Mitsuko	FOR
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Haruma, Manabu	FOR
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Approve Appropriation of Surplus	FOR
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Adopt Reduction of Liability System for Directors	FOR
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ono, Yuji	FOR
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ebihara, Kenji	FOR
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Todo, Satoshi	FOR
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Omura, Nobuyuki	FOR

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AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogura, Kenji	FOR
AICA KOGYO COMPANY,LIMITED	JP3100800006	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimizu, Ayako	FOR
AMS-OSRAM AG	AT0000A18XM4	24-Jun-2022	ELECT BRIAN KRZANICH AS SUPERVISORY BOARD MEMBER	AGAINST
AMS-OSRAM AG	AT0000A18XM4	24-Jun-2022	ELECT MONIKA HENZINGER AS SUPERVISORY BOARD MEMBER	FOR
AMS-OSRAM AG	AT0000A18XM4	24-Jun-2022	ELECT KIN WAH LOH AS SUPERVISORY BOARD MEMBER	AGAINST
AMS-OSRAM AG	AT0000A18XM4	24-Jun-2022	ELECT WOLFGANG LEITNER AS SUPERVISORY BOARD MEMBER	FOR
AMS-OSRAM AG	AT0000A18XM4	24-Jun-2022	ELECT ANDREAS GERSTENMAYR AS SUPERVISORY BOARD MEMBER	FOR
AMS-OSRAM AG	AT0000A18XM4	24-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
AMS-OSRAM AG	AT0000A18XM4	24-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
AMS-OSRAM AG	AT0000A18XM4	24-Jun-2022	RATIFY KPMG AUSTRIA GMBH AS AUDITORS FOR FISCAL YEAR 2022	FOR
AMS-OSRAM AG	AT0000A18XM4	24-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
AMS-OSRAM AG	AT0000A18XM4	24-Jun-2022	ELECT YEN YEN TAN AS SUPERVISORY BOARD MEMBER	AGAINST
AS ONE CORPORATION	JP3131300000	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
AS ONE CORPORATION	JP3131300000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iuchi, Takuji	FOR
AS ONE CORPORATION	JP3131300000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamada, Kazuhito	FOR
AS ONE CORPORATION	JP3131300000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Mitsushige	FOR
AS ONE CORPORATION	JP3131300000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishikawa, Keisuke	FOR
AS ONE CORPORATION	JP3131300000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Odaki, Kazuhiko	FOR
AS ONE CORPORATION	JP3131300000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kanai, Michiko	FOR
AS ONE CORPORATION	JP3131300000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Endo, Yumie	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Appoint a Director Okamoto, Tsuyoshi	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Appoint a Director Maeda, Yuko	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Appoint a Corporate Auditor Urata, Haruyuki	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Approve Details of the Stock Compensation to be received by Directors	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Appoint a Director Kobori, Hideki	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Appoint a Director Kudo, Koshiro	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Appoint a Director Sakamoto, Shuichi	FOR

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ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Appoint a Director Kawabata, Fumitoshi	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Appoint a Director Kuse, Kazushi	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Appoint a Director Horie, Toshiyasu	FOR
ASAHI KASEI CORPORATION	JP3111200006	24-Jun-2022	Appoint a Director Tatsuoka, Tsuneyoshi	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO RE-ELECT PAVEL BAUDIS AS A DIRECTOR	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO RECEIVE THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 THE REPORT OF THE DIRECTORS TOGETHER WITH THE REPORTS OF THE AUDITORS THEREON	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO RE-ELECT EDUARD KUCERA AS A DIRECTOR	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO ELECT STUART SIMPSON AS A DIRECTOR	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO AUTHORISE THE DIRECTORS TO SET THE AUDITORS REMUNERATION	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS WITHOUT RESTRICTION AS TO USE	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR CAPITAL INVESTMENT	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO AUTHORISE THE COMPANY TO CALL A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO APPROVE THE DIRECTOR'S REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO APPROVE THE DIRECTOR'S REMUNERATION POLICY SUCH POLICY TO TAKE EFFECT IMMEDIATELY AFTER THE CONCLUSION OF THE ANNUAL GENERAL MEETING	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO RE-ELECT JOHN SCHWARZ AS A DIRECTOR	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO RE-ELECT ONDREJ VLCEK AS A DIRECTOR	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO RE-ELECT WARREN FINEGOLD AS A DIRECTOR	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO RE-ELECT BELINDA RICHARDS AS A DIRECTOR	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO RE-ELECT TAMARA MINICK-SCOKALO AS A DIRECTOR	FOR
AVAST PLC	GB00BDD85M81	24-Jun-2022	TO RE-ELECT MAGGIE CHAN JONES AS A DIRECTOR	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	REAPPOINTMENT OF ALDO CARDOSO AS DIRECTOR	AGAINST
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	REAPPOINTMENT OF PASCAL LEBARD AS DIRECTOR	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	APPOINTMENT OF JEAN-FRAN OIS PALUS AS DIRECTOR	AGAINST
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	APPROVAL OF THE INFORMATION ON CORPORATE OFFICERS' COMPENSATION FOR THE YEAR ENDED DECEMBER 31, 2021, AS DISCLOSED IN THE REPORT ON CORPORATE GOVERNANCE PURSUANT TO ARTICLE L. 22-10-9 I. OF THE FRENCH COMMERCIAL CODE, IN ACCORDANCE WITH ARTICLE L. 22-10-34 I. OF THE SAME CODE	FOR

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BUREAU VERITAS SA	FR0006174348	24-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXTRAORDINARY COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS IN-KIND PAID IN OR AWARDED FOR 2021 TO ALDO CARDOSO, CHAIRMAN OF THE BOARD OF DIRECTORS, IN RESPECT OF HIS OFFICE	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXTRAORDINARY COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS IN-KIND PAID IN OR AWARDED FOR 2021 TO DIDIER MICHAUD-DANIEL, CHIEF EXECUTIVE OFFICER, IN RESPECT OF HIS OFFICE	AGAINST
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR DIRECTORS	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	APPROVAL OF THE COMPENSATION POLICY FOR THE CHIEF EXECUTIVE OFFICER	AGAINST
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	RENEWAL OF PRICEWATERHOUSECOOPERS AUDIT AS PRINCIPAL STATUTORY AUDITOR	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	RENEWAL OF ERNST & YOUNG AUDIT AS PRINCIPAL STATUTORY AUDITOR	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	NON-RENEWAL OF JEAN-CHRISTOPHE GEORGHIOU AS DEPUTY STATUTORY AUDITOR	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	NON-RENEWAL OF AUDITEX AS DEPUTY STATUTORY AUDITOR	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S ORDINARY SHARES	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	POWERS FOR LEGAL FORMALITIES	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2021	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	APPROPRIATION OF NET PROFIT FOR THE YEAR ENDED DECEMBER 31, 2021; SETTING OF THE DIVIDEND	FOR
BUREAU VERITAS SA	FR0006174348	24-Jun-2022	STATUTORY AUDITORS' SPECIAL REPORT ON THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	FOR
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	HK0000056256	24-Jun-2022	TO RE-APPOINT ERNST & YOUNG AS THE AUDITOR OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX ITS REMUNERATION	FOR
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	HK0000056256	24-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITOR'S REPORT OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	HK0000056256	24-Jun-2022	TO DECLARE A FINAL DIVIDEND OF HK7.36 CENTS PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	HK0000056256	24-Jun-2022	TO RE-ELECT MR. CHEN YINGLONG AS A DIRECTOR OF THE COMPANY	FOR
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	HK0000056256	24-Jun-2022	TO RE-ELECT MR. CHENG XUEREN AS A DIRECTOR OF THE COMPANY	FOR
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	HK0000056256	24-Jun-2022	TO RE-ELECT MR. YANG SHANHUA AS A DIRECTOR OF THE COMPANY	FOR
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	HK0000056256	24-Jun-2022	TO RE-ELECT MR. XIE RONG AS A DIRECTOR OF THE COMPANY	FOR
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	HK0000056256	24-Jun-2022	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE DIRECTORS' REMUNERATION	FOR

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CKD CORPORATION	JP3346800000	24-Jun-2022	Appoint a Corporate Auditor Takeuchi, Tsuyoshi	FOR
CKD CORPORATION	JP3346800000	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Adopt Reduction of Liability System for Corporate Auditors, Approve Minor Revisions	FOR
CKD CORPORATION	JP3346800000	24-Jun-2022	Appoint a Director Kajimoto, Kazunori	FOR
CKD CORPORATION	JP3346800000	24-Jun-2022	Appoint a Director Okuoka, Katsuhito	FOR
CKD CORPORATION	JP3346800000	24-Jun-2022	Appoint a Director Hirako, Yusuke	FOR
CKD CORPORATION	JP3346800000	24-Jun-2022	Appoint a Director Asai, Noriko	FOR
CKD CORPORATION	JP3346800000	24-Jun-2022	Appoint a Director Stefan Sacre	FOR
CKD CORPORATION	JP3346800000	24-Jun-2022	Appoint a Director Hayashi, Koichi	FOR
CKD CORPORATION	JP3346800000	24-Jun-2022	Appoint a Corporate Auditor Miura, Kiyoshi	AGAINST
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: AHMED MOHAMED ALUMAR (NEW)	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: GUNTER VON AU	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: ROBERTO CESAR GUALDONI (NEW)	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: THILO MANNHARDT	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: GEOFFERY MERSZEI	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: EVELINE SAUPPER	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: NAVEENA SHASTRI (NEW)	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: PETER STEINER	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: CLAUDIA SUSSMUTH DYCKERHOFF	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: SUSANNE WAMSLER	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTIONS TO THE BOARD OF DIRECTORS: KONSTANTIN WINTERSTEIN	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTORS: GUNTER VON AU	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTION OF MEMBERS OF THE COMPENSATION COMMITTEE: EVELINE SAUPPER	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTION OF MEMBERS OF THE COMPENSATION COMMITTEE: NAVEENA SHASTRI (NEW)	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTION OF MEMBERS OF THE COMPENSATION COMMITTEE: CLAUDIA SUSSMUTH DYCKERHOFF	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTION OF MEMBERS OF THE COMPENSATION COMMITTEE: KONSTANTIN WINTERSTEIN	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTION OF THE INDEPENDENT PROXY: BALTHASAR SETTELEN, ATTORNEY, BASEL	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	ELECTION OF THE STATUTORY AUDITOR: KPMG AG	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	APPROVAL OF COMPENSATION: TOTAL COMPENSATION OF THE BOARD OF DIRECTORS	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	APPROVAL OF COMPENSATION: TOTAL COMPENSATION OF THE MEMBERS OF THE EXECUTIVE COMMITTEE	FOR

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CLARIANT AG	CH0012142631	24-Jun-2022	IF AT THE TIME OF THE ANNUAL GENERAL MEETING, THE BOARD OF DIRECTORS MAKE UNANNOUNCED PROPOSALS WITH RESPECT TO THOSE AGENDA ITEMS SET FORTH ABOVE, OR NEW AGENDA ITEMS ARE PUT FORTH BEFORE THE ANNUAL GENERAL MEETING, I/WE INSTRUCT THE INDEPENDENT PROXY TO VOTE MY/OUR SHARES AS FOLLOWS (FOR=IN ACCORDANCE WITH THE PROPOSAL OF THE BOARD OF DIRECTORS, AGAINST=REJECTION, ABSTAIN=ABSTENTION)	AGAINST
CLARIANT AG	CH0012142631	24-Jun-2022	APPROVAL OF THE INTEGRATED REPORT, FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS OF CLARIANT LTD FOR THE 2021 FINANCIAL YEAR	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: IF AT THE TIME OF THE ANNUAL GENERAL MEETING, THE SHAREHOLDERS MAKE UNANNOUNCED PROPOSALS WITH RESPECT TO THOSE AGENDA ITEMS SET FORTH ABOVE, OR NEW AGENDA ITEMS ARE PUT FORTH BEFORE THE ANNUAL GENERAL MEETING, I/WE INSTRUCT THE INDEPENDENT PROXY TO VOTE MY/OUR SHARES AS FOLLOWS (FOR=IN ACCORDANCE WITH THE PROPOSAL OF THE SHAREHOLDERS, AGAINST=REJECTION, ABSTAIN=ABSTENTION)	AGAINST
CLARIANT AG	CH0012142631	24-Jun-2022	ADVISORY VOTE ON THE 2021 COMPENSATION REPORT	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	DISCHARGE OF THE CURRENT MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	APPROPRIATION OF THE AVAILABLE EARNINGS OF CLARIANT LTD AND DISTRIBUTION THROUGH CAPITAL REDUCTION (PAR VALUE REDUCTION): APPROPRIATION OF 2021 AVAILABLE EARNINGS	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	APPROPRIATION OF THE AVAILABLE EARNINGS OF CLARIANT LTD AND DISTRIBUTION THROUGH CAPITAL REDUCTION (PAR VALUE REDUCTION): DISTRIBUTION THROUGH CAPITAL REDUCTION BY WAY OF PAR VALUE REDUCTION - AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	AMENDMENT TO THE ARTICLES OF ASSOCIATION: AMENDMENT OF ARTICLE 20	FOR
CLARIANT AG	CH0012142631	24-Jun-2022	AMENDMENT TO THE ARTICLES OF ASSOCIATION: AMENDMENT OF ARTICLE 35 PARA. 1	FOR
CORNERSTONE BUILDING BRANDS INC.	US21925D1090	24-Jun-2022	Proposal to adopt Agreement & Plan of Merger, dated as of 3/5/22, by and among Camelot Return Intermediate Holdings, LLC, a Delaware limited liability company ("Parent"), Camelot Return Merger Sub, Inc., a Delaware corporation & a wholly owned subsidiary of Parent ("Merger Sub"), & Company, a copy of which is attached as Annex A to accompanying proxy statement, pursuant to which, among other things, Merger Sub will merge with & into Company (the "merger"), with <u>Company surviving the merger as a subsidiary of Parent (the "Merger Agreement Proposal")</u> .	FOR
CORNERSTONE BUILDING BRANDS INC.	US21925D1090	24-Jun-2022	To consider and vote on one or more proposals to adjourn the special meeting to a later date or dates if necessary or appropriate, including adjournments to solicit additional proxies if there are insufficient votes at the time of the special meeting to approve the Merger Agreement Proposal (the "Adjournment Proposal").	AGAINST
CORNERSTONE BUILDING BRANDS INC.	US21925D1090	24-Jun-2022	To approve, by nonbinding, advisory vote, certain compensation arrangements for the Company's named executive officers in connection with the merger (the "Merger-Related Compensation Proposal").	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Director Kato, Kaku	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Director Kaneko, Keiko	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Corporate Auditor Saito, Tsukasa	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Corporate Auditor Miyajima, Tsukasa	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Director Geshiro, Hiroshi	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Director Honda, Shuichi	FOR

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DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Director Sato, Seiji	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Director Hayashi, Toshiaki	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Director Nobuta, Hiroshi	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Director Ozawa, Yoshiaki	FOR
DAIFUKU CO.,LTD.	JP3497400006	24-Jun-2022	Appoint a Director Sakai, Mineo	FOR
DAIKEN CORPORATION	JP3482600008	24-Jun-2022	Approve Appropriation of Surplus	FOR
DAIKEN CORPORATION	JP3482600008	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAIKEN CORPORATION	JP3482600008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okuda, Masanori	FOR
DAIKEN CORPORATION	JP3482600008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nomura, Koshin	FOR
DAIKEN CORPORATION	JP3482600008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagata, Takeshi	FOR
DAIKEN CORPORATION	JP3482600008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Maki, Masatoshi	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Masami	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kimura, Yutaka	AGAINST
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Oda, Toshizo	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsumoto, Kazuaki	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shirai, Tadashi	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kikuchi, Hiroyuki	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Namiki, Fujio	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ueguri, Michiro	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirokawa, Kazuyoshi	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Makoto	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shibata, Ken	FOR
DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Takayoshi	FOR

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DAISHI HOKUETSU FINANCIAL GROUP,INC.	JP3483850008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Maki, Toshiyuki	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	As required under the TCC, empowerment of members of the Board of Directors, in connection with carrying out an activity which is a commercial transaction falling under the scope of the Company's business either on their own or on a third party's account as well as becoming a partner with unlimited liability at a company that is engaged in the same type of commercial transactions, as referred to Article 396 of the TCC.	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	Opening and election of the General Assembly Meeting Chairmanship.	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	Approval of indemnification primarily by the Company to the fullest extent permissible by law of all the losses that may arise due to the responsibilities of the Board Members and the Executive Committee Members due to their duties as well as of the signing of the indemnification agreements between the Company and each Board Member and each Executive Committee Member as agreed by the Board of Directors, within the framework of the director liability insurance policy.	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	To determine the upper limit for the aid and donations to be made until the next Ordinary General Assembly meeting of the Company as 2 per thousands of the total net assets of the Company and approve the authorization of the Board of Directors within this context.	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	Giving authority to General Assembly Meeting Chairmanship to sign the minutes of the meeting.	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	Review and discussion of the Board of Director's Annual Report and Independent Auditor's Report for 2021, as required under "Regulation on Principles and Procedures for General Assembly Meetings of Joint Stock Companies and Ministry Representatives in Such Meetings (" Regulation").	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	Review, discussion and ratification of the 2021 financial statements, as required under the Regulation.	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	Release of the members of the Board of Directors for their respective activities in the 2021 financial year, as required under the Regulation.	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	Decision on the appropriation of 2021 net profit, as required under the Regulation.	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	Deciding about the members of the Board of Directors' due to their membership of the Board of Directors and Committees remuneration and the rights such as attendance, premium and bonus, as required under the Regulation.	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	Approval of appointment of Halil Cem Karakas, who has been elected by the Board in accordance with Article 363 of Turkish Commercial Code ("TCC") to the vacant Board membership due to Mehmet Erol Camur's resignation as a director, as required under the TCC and the Regulation, Approval of appointment of Ahmet Fadil Ashaboglu, who has been elected by the Board in accordance with Article 363 of the TCC to the vacant Board membership due to Halil Korhan Oz's resignation, as a director, as required ...(due to space limits, see proxy material for full proposal).	FOR
D-MARKET ELEKTRONIK HIZMETLER VE TICARET	US23292B1044	24-Jun-2022	Appointment of the Independent Auditor for the year 2022, as required under the Regulation.	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Appoint a Director Koizumi, Yoshiko	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Appoint a Director Sato, Kimio	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Appoint a Substitute Outside Corporate Auditor Oba, Koichiro	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors	FOR

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DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Appoint a Director Yamada, Masao	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Appoint a Director Sekiguchi, Akira	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Appoint a Director Tobita, Minoru	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Appoint a Director Sugawara, Akira	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Appoint a Director Katagiri, Atsushi	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Appoint a Director Hosono, Hiroyuki	FOR
DOWA HOLDINGS CO.,LTD.	JP3638600001	24-Jun-2022	Appoint a Director Hosoda, Eiji	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Director Machi, Kazuhiro	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Director Nagaoka, Takashi	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Director Kageyama, Shuichi	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Director Ikeda, Hiroyuki	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Director Watanabe, Miki	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Substitute Corporate Auditor Miyamoto, Toshiyuki	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Approve Appropriation of Surplus	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Approve Details of the Compensation to be received by Directors, and Approve Issuance of Share Acquisition Rights as Stock Options	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Director Hada, Junji	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Director Shibata, Yukio	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Director Nagashiro, Teruhiko	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Director Tanaka, Masaki	FOR
ELECOM CO.,LTD.	JP3168200008	24-Jun-2022	Appoint a Director Yoshida, Michiyuki	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-ELECT ROB WOOD AS A DIRECTOR	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RECEIVE THE 2021 ANNUAL REPORT	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-ELECT JETTE NYGAARD-ANDERSEN AS A DIRECTOR	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-ELECT J M BARRY GIBSON AS A DIRECTOR	AGAINST
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-ELECT PIERRE BOUCHUT AS A DIRECTOR	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-ELECT VIRGINIA MCDOWELL AS A DIRECTOR	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	TO APPROVE THE ENTAIN PLC FREE SHARE PLAN	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	TO APPROVE THE ENTAIN PLC EMPLOYEE SHARE PURCHASE PLAN	FOR

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ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	AUTHORISE THE DIRECTORS TO ALLOT THE COMPANY'S SHARES	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	APPROVE THE GENERAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	APPROVE THE DISAPPLICATION OF PRE-EMPTION RIGHTS FOR ACQUISITIONS AND OTHER CAPITAL INVESTMENT	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	AUTHORISE THE DIRECTORS TO ACQUIRE THE COMPANY'S SHARES	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	APPROVE THE 2021 DIRECTORS' REMUNERATION REPORT	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-APPOINT KPMG LLP AS AUDITOR	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	AUTHORISE THE DIRECTORS TO AGREE THE AUDITOR'S REMUNERATION	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-ELECT DAVID SATZ AS DIRECTOR	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-ELECT ROBERT HOSKIN AS DIRECTOR	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-ELECT STELLA DAVID AS DIRECTOR	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-ELECT VICKY JARMAN AS DIRECTOR	FOR
ENTAIN PLC	IM00B5VQMV65	24-Jun-2022	RE-ELECT MARK GREGORY AS DIRECTOR	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Appoint a Director Morita, Michiaki	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Appoint a Director Kimura, Shigeru	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Appoint a Corporate Auditor Osanai, Toru	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Approve Appropriation of Surplus	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Appoint a Director Honna, Hitoshi	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Appoint a Director Yasunaga, Takanobu	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Appoint a Director Saito, Yasushi	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Appoint a Director Tanaka, Toshimichi	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Appoint a Director Kakuta, Tomoki	FOR
EREX CO.,LTD.	JP3130830007	24-Jun-2022	Appoint a Director Tamura, Makoto	FOR
EXEO GROUP,INC.	JP3254200003	24-Jun-2022	Approve Appropriation of Surplus	FOR
EXEO GROUP,INC.	JP3254200003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
EXEO GROUP,INC.	JP3254200003	24-Jun-2022	Appoint a Director Watabe, Noriyuki	FOR
EXEO GROUP,INC.	JP3254200003	24-Jun-2022	Appoint a Director Imaizumi, Fumitoshi	FOR
EXEO GROUP,INC.	JP3254200003	24-Jun-2022	Appoint a Corporate Auditor Otsubo, Yasuo	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iki, Joji	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uchida, Junji	FOR

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GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ian Jordan	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Fujita, Toru	AGAINST
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hamada, Satoshi	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kato, Keiichi	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Approve Appropriation of Surplus	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Onoe, Hirokazu	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miwa, Motozumi	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Onoe, Hideo	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kotani, Kaname	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Harada, Akihiro	FOR
GLORY LTD.	JP3274400005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujita, Tomoko	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Sasayama, Yoichi	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Hori, Ryuji	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Tejima, Tatsuya	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Nakai, Kamezo	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Furukawa, Reiko	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Matsubara, Keiji	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Approve Appropriation of Surplus	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Furukawa, Hironari	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Kato, Yasumichi	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Nakagawa, Yoichi	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Nagashima, Hidemi	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Kurata, Yasuharu	FOR
HANWA CO.,LTD.	JP3777800008	24-Jun-2022	Appoint a Director Hatanaka, Yasushi	FOR
HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Appoint a Director Utsunomiya, Junko	FOR
HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Appoint a Director Yamada, Eiji	FOR
HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Appoint a Director Yamaguchi, Mitsunobu	FOR
HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Approve Appropriation of Surplus	FOR

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HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Adopt Reduction of Liability System for Directors, Adopt Reduction of Liability System for Executive Officers, Transition to a Company with Three Committees, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares, Approve Minor Revisions	FOR
HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Appoint a Director Tsuchimoto, Kiyoyuki	AGAINST
HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Appoint a Director Yamada, Kazuo	FOR
HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Appoint a Director Aoyama, Takahisa	FOR
HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Appoint a Director Kobayashi, Daisuke	AGAINST
HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Appoint a Director Masui, Kiichiro	FOR
HEIWA REAL ESTATE CO.,LTD.	JP3834800009	24-Jun-2022	Appoint a Director Moriguchi, Takahiro	AGAINST
HIKARI TSUSHIN,INC.	JP3783420007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HIKARI TSUSHIN,INC.	JP3783420007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shigeta, Yasumitsu	FOR
HIKARI TSUSHIN,INC.	JP3783420007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wada, Hideaki	FOR
HIKARI TSUSHIN,INC.	JP3783420007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tamamura, Takeshi	FOR
HIKARI TSUSHIN,INC.	JP3783420007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Gido, Ko	FOR
HIKARI TSUSHIN,INC.	JP3783420007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Masato	FOR
HIKARI TSUSHIN,INC.	JP3783420007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yada, Naoko	FOR
HIKARI TSUSHIN,INC.	JP3783420007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yagishita, Yuki	FOR
HIROGIN HOLDINGS,INC.	JP3796150005	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kitamura, Toshiaki	FOR
HIROGIN HOLDINGS,INC.	JP3796150005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HIROGIN HOLDINGS,INC.	JP3796150005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ikeda, Koji	AGAINST
HIROGIN HOLDINGS,INC.	JP3796150005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Heya, Toshio	FOR
HIROGIN HOLDINGS,INC.	JP3796150005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kiyomune, Kazuo	FOR
HIROGIN HOLDINGS,INC.	JP3796150005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogi, Akira	FOR
HIROGIN HOLDINGS,INC.	JP3796150005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kariyada, Fumitsugu	FOR
HIROGIN HOLDINGS,INC.	JP3796150005	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Miura, Satoshi	FOR
HIROGIN HOLDINGS,INC.	JP3796150005	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tani, Hiroko	AGAINST
HODOGAYA CHEMICAL CO.,LTD.	JP3852600000	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HODOGAYA CHEMICAL CO.,LTD.	JP3852600000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Yuto	FOR
HODOGAYA CHEMICAL CO.,LTD.	JP3852600000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kasahara, Kaoru	FOR

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HODOGAYA CHEMICAL CO.,LTD.	JP3852600000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsujitsugu, Kenji	FOR
HUAZHU GROUP LIMITED	US44332N1063	24-Jun-2022	Resolved, As An Ordinary Resolution: THAT the ratification of appointment of Deloitte Touche Tohmatsu Certified Public Accountants LLP as auditor of the Company for 2022 and the authorization for the directors of the Company to determine the remuneration of the auditor be and is hereby authorized and approved.	FOR
HUAZHU GROUP LIMITED	US44332N1063	24-Jun-2022	Resolved, As A Special Resolution: THAT subject to and conditional upon the approval of the Registrar of Companies in the Cayman Islands, the English name of the Company be changed from "Huazhu Group Limited" to "H World Group Limited" and the name" _____ " be adopted as the dual foreign name in Chinese of the Company (the "Change of Name"), with effect from the date of entry of the new English name in place of the existing English name and the dual foreign name in Chinese of the Company ...(due to space limits, see proxy material for full proposal).	FOR
HUAZHU GROUP LIMITED	US44332N1063	24-Jun-2022	Resolved, As A Special Resolution: THAT, subject to the Change of Name taking effect, the existing memorandum and articles of association of the Company be amended in the following manner: (a) By deleting all references to "Huazhu Group Limited" in the existing memorandum and articles of association of the Company and replacing them with "H World Group Limited _____". (b) By deleting paragraph 1 of the existing memorandum of association of the Company in its entirety and replacing it with ...(due to space limits, see proxy material for full proposal).	FOR
HUAZHU GROUP LIMITED	US44332N1063	24-Jun-2022	Resolved, As An Ordinary Resolution: THAT each director or officer of the Company or Conyers Trust Company (Cayman) Limited be and is hereby authorized to take any and every action that might be necessary, appropriate or desirable to effect the foregoing resolutions as such director, officer or Conyers Trust Company (Cayman) Limited, in his, her or its absolute discretion, thinks fit and to attend to any necessary registration and/or filing for and on behalf of the Company.	FOR
IIDA GROUP HOLDINGS CO.,LTD.	JP3131090007	24-Jun-2022	Approve Appropriation of Surplus	FOR
IIDA GROUP HOLDINGS CO.,LTD.	JP3131090007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
IIDA GROUP HOLDINGS CO.,LTD.	JP3131090007	24-Jun-2022	Appoint a Director Murata, Nanako	FOR
IIDA GROUP HOLDINGS CO.,LTD.	JP3131090007	24-Jun-2022	Appoint a Corporate Auditor Sasaki, Shinichi	FOR
INTERNATIONAL MONEY EXPRESS, INC.	US46005L1017	24-Jun-2022	DIRECTOR	FOR
INTERNATIONAL MONEY EXPRESS, INC.	US46005L1017	24-Jun-2022	DIRECTOR	FOR
INTERNATIONAL MONEY EXPRESS, INC.	US46005L1017	24-Jun-2022	DIRECTOR	ABSTAIN
INTERNATIONAL MONEY EXPRESS, INC.	US46005L1017	24-Jun-2022	Ratification of BDO USA, LLP as International Money Express, Inc.'s independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Director Muraki, Atsuko	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Director Kawana, Masatoshi	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Director Nakamori, Makiko	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Director Ishizuka, Kunio	FOR

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ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Corporate Auditor Chino, Mitsuru	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Approve Appropriation of Surplus	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Director Okafuji, Masahiro	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Director Ishii, Keita	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Director Kobayashi, Fumihiko	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Director Hachimura, Tsuyoshi	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Director Tsubai, Hiroyuki	FOR
ITOCHU CORPORATION	JP3143600009	24-Jun-2022	Appoint a Director Naka, Hiroyuki	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Koyama, Yoko	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Harada, Kazuyuki	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ueki, Yoshiharu	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Keiji	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukuzawa, Ichiro	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takeshima, Kazuhiko	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Iwai, Koji	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kakizaki, Tamaki	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Takeda, Ryoko	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Transition to a Company with Supervisory Committee, Approve Minor Revisions	FOR

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JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takashiro, Isao	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yokota, Nobuaki	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suzuki, Hisayasu	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Akahori, Masatoshi	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Onishi, Hiroshi	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yonemoto, Yasuhide	FOR
JAPAN AIRPORT TERMINAL CO.,LTD.	JP3699400002	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Kazuhito	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Director Kemori, Nobumasa	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Director Ando, Yoshiko	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Corporate Auditor Akimoto, Nakaba	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Corporate Auditor Numagami, Tsuyoshi	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Corporate Auditor Shimamura, Takuya	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Approve Appropriation of Surplus	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Official Company Name, Approve Minor Revisions	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Director Kakigi, Koji	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Director Kitano, Yoshihisa	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Director Terahata, Masashi	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Director Oshita, Hajime	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Director Kobayashi, Toshinori	FOR
JFE HOLDINGS,INC.	JP3386030005	24-Jun-2022	Appoint a Director Yamamoto, Masami	FOR
JOHN KEELLS HLDG PLC	LK0092N00003	24-Jun-2022	REELECT AS DIRECTOR, DR. S S H WIJAYASURIYA WHO RETIRES IN TERMS OF ARTICLE 84 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY. A BRIEF PROFILE OF DR. S S H WIJAYASURIYA IS CONTAINED IN THE CORPORATE GOVERNANCE COMMENTARY OF THE ANNUAL REPORT	FOR
JOHN KEELLS HLDG PLC	LK0092N00003	24-Jun-2022	REELECT AS DIRECTOR, MR. J G A COORAY, WHO RETIRES IN TERMS OF ARTICLE 84 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY. A BRIEF PROFILE OF MR. J G A COORAY IS CONTAINED IN THE CORPORATE GOVERNANCE COMMENTARY OF THE ANNUAL REPORT	FOR
JOHN KEELLS HLDG PLC	LK0092N00003	24-Jun-2022	REAPPOINT THE AUDITORS AND TO AUTHORISE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR

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JOHN KEELLS HLDG PLC	LK0092N00003	24-Jun-2022	<p>THAT THE DIRECTORS BE AND ARE HEREBY AUTHORISED TO OFFER AN OPTION TO PURCHASE SHARES UP TO AN AGGREGATE MAXIMUM OF 1.50% OF THE TOTAL ISSUED SHARES OF JOHN KEELLS HOLDINGS PLC (THE "PLAN 11") IN SUCH QUANTITIES TO SUCH EMPLOYEES OF THE COMPANY AND ITS SUBSIDIARY COMPANIES INCLUSIVE OF EXECUTIVE DIRECTORS (THE "OFFEREES"), AS MAY BE DETERMINED BY THE BOARD OF DIRECTORS AT ITS DISCRETION, AND BASED ON THE TERMS AND CONDITIONS GIVEN BELOW: A. THE TOTAL NUMBER OF SHARES THAT MAY BE AWARDED OVER A THREE (3) YEAR PERIOD WILL BE SUBJECT TO A MAXIMUM OF 0.50% PER ANNUM OF THE TOTAL ISSUED SHARES OF JOHN KEELLS HOLDINGS PLC (THE "COMPANY"). B. THE PRICE AT WHICH THE SHARE OPTIONS ARE EXERCISABLE, I.E. THE EXERCISE PRICE, SHALL BE THE VOLUME WEIGHTED AVERAGE PRICE TAKING INTO CONSIDERATION ALL SHARE TRANSACTIONS OF THE COMPANY DURING THE THIRTY (30) MARKET DAYS IMMEDIATELY PRECEDING THE GRANT DATE UNLESS OTHERWISE MANDATED BY THE COLOMBO STOCK EXCHANGE. C. THE NUMBER OF SHARE OPTIONS AWARDED TO THE EXECUTIVE DIRECTORS AND PRESIDENTS SHALL BE DETERMINED BY THE BOARD OF DIRECTORS ON THE RECOMMENDATION OF THE HUMAN RESOURCES AND COMPENSATION COMMITTEE OF THE COMPANY, BASED ON THE PERFORMANCE OF EACH SUCH PERSON AND THE PERFORMANCE OF THE GROUP. D. THE NUMBER OF SHARE OPTIONS AWARDED TO OTHER ELIGIBLE STAFF SHALL BE DETERMINED BY THE GROUP EXECUTIVE COMMITTEE OF THE COMPANY, BASED ON THE PERFORMANCE OF EACH SUCH PERSON, THE PERFORMANCE OF THE ORGANISATION SUCH PERSON BELONGS TO AND THE PERFORMANCE OF THE GROUP. THIS DECISION WILL BE SUBJECT TO RATIFICATION BY THE BOARD OF DIRECTORS ON A RECOMMENDATION OF THE HUMAN RESOURCES AND COMPENSATION COMMITTEE. E. THE SHARE OPTIONS AWARDED WILL BE SUBJECT TO BOTH A TIME CONDITION AND A PERFORMANCE CONDITION AND SUCH OTHER CONDITIONS AS DECIDED FROM TIME TO TIME BY THE BOARD OF DIRECTORS. F. THE AWARD OR ANY PART THEREOF ACCEPTED BY THE OFFEREES AND VESTED IN TERMS OF THE VESTING CONDITIONS, UNLESS EXERCISED WITHIN A PERIOD OF SIXTY (60) MONTHS FROM THE DATE OF AWARD, SHALL AUTOMATICALLY LAPSE AND BE OF NO FORCE OR AVAIL IN LAW. G. THE NUMBER OF SHARES UNDERLYING THE AWARD, AND/OR THE EXERCISE PRICE MAY BE ADJUSTED, AS APPLICABLE, IN THE EVENT OF AN INCREASE OR DECREASE IN THE TOTAL NUMBER OF SHARES OF THE COMPANY SUBJECT TO SUCH TERMS AND CONDITIONS AS MAY BE STIPULATED BY THE BOARD OF DIRECTORS. H. IN TERMS OF THE LISTING RULES OF THE COLOMBO STOCK EXCHANGE, THE ESSENTIAL FEATURES OF THIS SCHEME TOGETHER WITH THE MATERIAL DETAILS WILL BE DISCLOSED IN THE ANNUAL REPORT AND THE SHARES OFFERED UNDER THE SCHEME WILL BE ACCOUNTED UNDER THE SRI LANKA FINANCIAL REPORTING STANDARDS (SLFRS) IN FORCE. I. THIS SCHEME WILL OPERATE IN ACCORDANCE WITH AND SUBJECT TO THE LISTING RULES OF THE COLOMBO STOCK EXCHANGE. J. NOTHING HEREIN CONTAINED OBLIGATES THE BOARD OF DIRECTORS TO IMPLEMENT ALL AWARDS, IF THE BOARD OF DIRECTORS IN ITS DISCRETION DETERMINES THAT THE IMPLEMENTATION OF SUCH AWARDS IS CONTRARY TO</p>	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	ELECTION OF DIRECTOR: ANG CHO SIT	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	CALL TO ORDER	ABSTAIN
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	ELECTION OF DIRECTOR: ANTONIO CHUA POE ENG	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	ELECTION OF DIRECTOR: RET. CHIEF JUSTICE ARTEMIO V. PANGANIBAN	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	ELECTION OF DIRECTOR: CESAR V. PURISIMA INDEPENDENT DIRECTOR	FOR

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JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	ELECTION OF DIRECTOR: KEVIN GOH INDEPENDENT DIRECTOR	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	ELECTION OF DIRECTOR: EE RONG CHONG INDEPENDENT DIRECTOR	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	APPOINTMENT OF EXTERNAL AUDITORS SYCIP GORRES AND VELAYO (SGV)	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	OTHER MATTERS	AGAINST
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	ADJOURNMENT	ABSTAIN
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	CERTIFICATION BY THE CORPORATE SECRETARY ON NOTICE AND QUORUM	ABSTAIN
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	READING AND APPROVAL OF THE MINUTES OF THE LAST ANNUAL STOCKHOLDERS' MEETING	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	MANAGEMENT'S REPORT	ABSTAIN
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	APPROVAL OF THE 2021 AUDITED FINANCIAL STATEMENTS AND ANNUAL REPORT	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	RATIFICATION OF ACTIONS BY THE BOARD OF DIRECTORS AND OFFICERS OF THE CORPORATION	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	ELECTION OF DIRECTOR: TONY TAN CAKTIONG	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	ELECTION OF DIRECTOR: WILLIAM TAN UNTIONG	FOR
JOLLIBEE FOODS CORPORATION	PHY4466S1007	24-Jun-2022	ELECTION OF DIRECTOR: ERNESTO TANMANTIONG	FOR
JTOWER INC.	JP3386700003	24-Jun-2022	Amend Articles to: Amend Business Lines	FOR
JTOWER INC.	JP3386700003	24-Jun-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
JTOWER INC.	JP3386700003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JTOWER INC.	JP3386700003	24-Jun-2022	Amend Articles to: Change the Minimum Size of the Board of Directors	FOR
JUSTSYSTEMS CORPORATION	JP3388450003	24-Jun-2022	Approve Appropriation of Surplus	FOR
JUSTSYSTEMS CORPORATION	JP3388450003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JUSTSYSTEMS CORPORATION	JP3388450003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sekinada, Kyotaro	AGAINST
JUSTSYSTEMS CORPORATION	JP3388450003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tajiki, Masayuki	FOR
JUSTSYSTEMS CORPORATION	JP3388450003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miki, Masayuki	FOR
JUSTSYSTEMS CORPORATION	JP3388450003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kurihara, Manabu	FOR
JUSTSYSTEMS CORPORATION	JP3388450003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuwayama, Katsuhiko	FOR

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JUSTSYSTEMS CORPORATION	JP3388450003	24-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Wakabayashi, Norio	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Cindy Chou	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Unoura, Hiroo	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ruth Marie Jarman	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Moriizumi, Tomoyuki	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Funatsu, Koji	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Watanabe, Akira	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kadokawa, Tsuguhiko	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsubara, Masaki	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Natsuno, Takeshi	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamashita, Naohisa	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murakawa, Shinobu	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kase, Noriko	FOR
KADOKAWA CORPORATION	JP3214350005	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawakami, Nobuo	FOR
KANEMATSU CORPORATION	JP3217100001	24-Jun-2022	Appoint a Substitute Corporate Auditor Akamatsu, Ikuko	FOR
KANEMATSU CORPORATION	JP3217100001	24-Jun-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
KANEMATSU CORPORATION	JP3217100001	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
KANEMATSU CORPORATION	JP3217100001	24-Jun-2022	Appoint a Director Tanigawa, Kaoru	FOR
KANEMATSU CORPORATION	JP3217100001	24-Jun-2022	Appoint a Director Miyabe, Yoshiya	FOR
KANEMATSU CORPORATION	JP3217100001	24-Jun-2022	Appoint a Director Tsutano, Tetsuro	FOR
KANEMATSU CORPORATION	JP3217100001	24-Jun-2022	Appoint a Director Masutani, Shuji	FOR
KANEMATSU CORPORATION	JP3217100001	24-Jun-2022	Appoint a Director Tahara, Yuko	FOR
KANEMATSU CORPORATION	JP3217100001	24-Jun-2022	Appoint a Director Tanaka, Kazuhiro	FOR
KANEMATSU CORPORATION	JP3217100001	24-Jun-2022	Appoint a Director Sasa, Hiroyuki	FOR

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KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Katsuhiko	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nekoshima, Akio	AGAINST
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kato, Nobuhisa	AGAINST
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ishii, Atsuko	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Saito, Ryoichi	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tsukui, Susumu	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Hada, Yuka	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Approve Appropriation of Surplus	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kanehana, Yoshinori	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hashimoto, Yasuhiko	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Katsuya	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakatani, Hiroshi	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Jenifer Rogers	FOR
KAWASAKI HEAVY INDUSTRIES,LTD.	JP3224200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsujimura, Hideo	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Tanaka, Hideo	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Nishimura, Hiroshi	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Sato, Moriyoshi	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Yoshida, Harunori	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Toriyama, Hanroku	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Takamatsu, Keiji	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Morikawa, Keizo	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Sagara, Kazunobu	FOR

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KINDEN CORPORATION	JP3263000006	24-Jun-2022	Approve Payment of Bonuses to Directors	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors), and Approve Details of the Compensation to be received by Directors	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Approve Appropriation of Surplus	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Ikoma, Masao	AGAINST
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Maeda, Yukikazu	AGAINST
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Uesaka, Takao	AGAINST
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Yukawa, Hidehiko	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Amisaki, Masaya	FOR
KINDEN CORPORATION	JP3263000006	24-Jun-2022	Appoint a Director Hayashi, Hiroyuki	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suzuki, Katsushi	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mori, Shigeyuki	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sumiyoshi, Shojiro	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Fujita, Zenroku	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takubo, Takeshi	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sasage, Yuichiro	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanabe, Tadashi	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayakawa, Hiroshi	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuda, Shuichi	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wada, Hiromu	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kikuchi, Misako	FOR
KOMERI CO.,LTD.	JP3305600003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hosaka, Naoshi	FOR
KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamane, Masamichi	AGAINST
KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Noguchi, Koichi	FOR
KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tanaka, Yasuhiro	FOR
KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Approve Appropriation of Surplus	FOR
KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawagoe, Seigo	FOR
KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Shinji	FOR

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KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shirouchi, Masayuki	FOR
KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakamoto, Ryoichi	FOR
KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwata, Matsuo	FOR
KOTOBUKI SPIRITS CO.,LTD.	JP3299600001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshimoto, Megumi	FOR
KUREHA CORPORATION	JP3271600003	24-Jun-2022	Approve Payment of Bonuses to Directors	FOR
KUREHA CORPORATION	JP3271600003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KUREHA CORPORATION	JP3271600003	24-Jun-2022	Appoint a Director Kobayashi, Yutaka	FOR
KUREHA CORPORATION	JP3271600003	24-Jun-2022	Appoint a Director Sato, Michihiro	FOR
KUREHA CORPORATION	JP3271600003	24-Jun-2022	Appoint a Director Noda, Yoshio	FOR
KUREHA CORPORATION	JP3271600003	24-Jun-2022	Appoint a Director Tanaka, Hiroyuki	FOR
KUREHA CORPORATION	JP3271600003	24-Jun-2022	Appoint a Director Tosaka, Osamu	FOR
KUREHA CORPORATION	JP3271600003	24-Jun-2022	Appoint a Director Higuchi, Kazunari	FOR
KUREHA CORPORATION	JP3271600003	24-Jun-2022	Appoint a Director Iida, Osamu	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REELECT ANDREAS UMBACH AS DIRECTOR	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REELECT ERIC ELZVIK AS DIRECTOR	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REELECT PETER MAINZ AS DIRECTOR	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REELECT SOREN SORENSEN AS DIRECTOR	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REELECT ANDREAS SPREITER AS DIRECTOR	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REELECT CHRISTINA STERCKEN AS DIRECTOR	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REELECT LAUREEN TOLSON AS DIRECTOR	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REELECT ANDREAS UMBACH AS BOARD CHAIR	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REAPPOINT ERIC ELZVIK AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REAPPOINT PETER MAINZ AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	REAPPOINT LAUREEN TOLSON AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	DESIGNATE ADROIT ANWAELTE AS INDEPENDENT PROXY	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	APPROVE RENEWAL OF CHF 28.9 MILLION POOL OF AUTHORIZED CAPITAL WITH OR WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	APPROVE TREATMENT OF NET LOSS	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	APPROVE DIVIDENDS OF CHF 2.15 PER SHARE FROM CAPITAL CONTRIBUTION RESERVES	FOR

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LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	APPROVE REMUNERATION REPORT	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.7 MILLION	FOR
LANDIS+GYR GROUP AG	CH0371153492	24-Jun-2022	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 8.5 MILLION	FOR
MANDOM CORPORATION	JP3879400004	24-Jun-2022	Appoint a Director Tanii, Hitoshi	FOR
MANDOM CORPORATION	JP3879400004	24-Jun-2022	Approve Appropriation of Surplus	FOR
MANDOM CORPORATION	JP3879400004	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MANDOM CORPORATION	JP3879400004	24-Jun-2022	Appoint a Director Nishimura, Motonobu	FOR
MANDOM CORPORATION	JP3879400004	24-Jun-2022	Appoint a Director Nishimura, Ken	FOR
MANDOM CORPORATION	JP3879400004	24-Jun-2022	Appoint a Director Kameda, Yasuaki	FOR
MANDOM CORPORATION	JP3879400004	24-Jun-2022	Appoint a Director Koshiba, Shinichiro	FOR
MANDOM CORPORATION	JP3879400004	24-Jun-2022	Appoint a Director Nakayama, Reiko	FOR
MANDOM CORPORATION	JP3879400004	24-Jun-2022	Appoint a Director Suzuki, Shigeki	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	24-Jun-2022	Election of Class II Director for a three-year term expiring in 2025: Georges Antoun	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	24-Jun-2022	Election of Class II Director for a three-year term expiring in 2025: Jay Leupp	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	24-Jun-2022	The ratification of the appointment of Marcum LLP, as the Company's independent registered certified public accountant for the fiscal year ended December 31, 2022.	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	24-Jun-2022	To transact such other business as may be properly brought before the 2022 Annual Meeting and any adjournments thereof.	AGAINST
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Appoint a Director Kitera, Masato	FOR
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Appoint a Director Ishizuka, Shigeki	FOR
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Appoint a Director Ando, Hisayoshi	FOR
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Appoint a Director Kokubu, Fumiya	FOR
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Appoint a Director Kakinoki, Masumi	FOR
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Appoint a Director Terakawa, Akira	FOR
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Appoint a Director Furuya, Takayuki	FOR
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Appoint a Director Takahashi, Kyohei	FOR
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Appoint a Director Okina, Yuri	FOR
MARUBENI CORPORATION	JP3877600001	24-Jun-2022	Appoint a Director Hatchoji, Takashi	FOR

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MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirose, Ichiro	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mukai, Takeshi	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Kiyoshi	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogawa, Michiko	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Approve Appropriation of Surplus	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shobuda, Kiyotaka	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Marumoto, Akira	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ono, Mitsuru	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Koga, Akira	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Moro, Masahiro	FOR
MAZDA MOTOR CORPORATION	JP3868400007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aoyama, Yasuhiro	FOR
MCJ CO.,LTD.	JP3167420003	24-Jun-2022	Approve Appropriation of Surplus	FOR
MCJ CO.,LTD.	JP3167420003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
MCJ CO.,LTD.	JP3167420003	24-Jun-2022	Appoint a Director Yamaguchi, Unemi	FOR
MCJ CO.,LTD.	JP3167420003	24-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Murashima, Eiji	AGAINST
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tasaki, Yoshinori	AGAINST
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kawamata, Satoru	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nagasawa, Toru	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shimizu, Takashi	FOR

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MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Shinozaki, Kazunori	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Akino, Tetsuya	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimizu, Kazuyuki	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nozaki, Kiyoshi	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Naito, Yoshihiro	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ono, Toshihiko	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ono, Hiromichi	FOR
MEBUKI FINANCIAL GROUP,INC.	JP3117700009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shu, Yoshimi	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Kasutani, Seiichi	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Kagami, Mitsuko	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Asano, Toshio	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Shoji, Kuniko	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Iwamoto, Hiroshi	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Watanabe, Shuichi	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Chofuku, Yasuhiro	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Yoda, Toshihide	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Sakon, Yuji	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Mimura, Koichi	FOR

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MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Watanabe, Shinjiro	FOR
MEDIPAL HOLDINGS CORPORATION	JP3268950007	24-Jun-2022	Appoint a Director Imagawa, Kuniaki	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Yoon Ho, Shin	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Tsuchiya, Nao	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Nishiyama, Yosuke	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Harada, Takashi	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Kobayashi, Toshifumi	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Corporate Auditor Matsuda, Takahiro	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Corporate Auditor Ejiri, Kotomi	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Amend Articles to: Establish the Articles Related to Class Shares	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Naya, Yuichiro	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Shinozaki, Masakuni	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Wada, Junya	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Sakate, Atsushi	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Kikyo, Yoshihito	FOR
MEIKO ELECTRONICS CO.,LTD.	JP3915350007	24-Jun-2022	Appoint a Director Naya, Shigeru	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Saiki, Akitaka	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Tatsuoka, Tsuneyoshi	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Miyanaga, Shunichi	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Akiyama, Sakie	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Sagiya, Mari	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Corporate Auditor Ichio, Mitsumasa	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Corporate Auditor Kogiso, Mari	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Establish the Articles Related to Adoption and Disclosure of Short-term and Mid-term Greenhouse Gas Emission Reduction Targets Aligned with the Goals of the Paris Agreement)	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Establish the Articles Related to Disclosure of How the Company Evaluates the Consistency of Each New Material Capital Expenditure with its Net Zero Greenhouse Gas Emissions by 2050 Commitment)	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Approve Appropriation of Surplus	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Kakiuchi, Takehiko	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Nakanishi, Katsuya	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Tanaka, Norikazu	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Hirai, Yasuteru	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Kashiwagi, Yutaka	FOR
MITSUBISHI CORPORATION	JP3898400001	24-Jun-2022	Appoint a Director Nouchi, Yuzo	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Appoint a Director Mabuchi, Akira	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Appoint a Director Mimura, Takayoshi	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Appoint a Corporate Auditor Nishio, Hiroshi	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Approve Appropriation of Surplus	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Company Location, Amend Business Lines	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Appoint a Director Tannowa, Tsutomu	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Appoint a Director Hashimoto, Osamu	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Appoint a Director Yoshino, Tadashi	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Appoint a Director Nakajima, Hajime	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Appoint a Director Ando, Yoshinori	FOR
MITSUI CHEMICALS,INC.	JP3888300005	24-Jun-2022	Appoint a Director Yoshimaru, Yukiko	FOR
NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Appoint a Director Ashida, Junji	FOR
NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Appoint a Director Kawakubo, Toru	FOR
NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Appoint a Corporate Auditor Isohata, Akiko	FOR
NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Company Location, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Appoint a Director Ushijima, Yushi	FOR
NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Appoint a Director Noda, Osamu	FOR
NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Appoint a Director Sekizawa, Hiroyuki	FOR
NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Appoint a Director Takeuchi, Kazuhiko	FOR

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NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Appoint a Director Ashizawa, Michiko	FOR
NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Appoint a Director Muramatsu, Kuniko	FOR
NEC NETWORKS & SYSTEM INTEGRATION CORPORATION	JP3733800001	24-Jun-2022	Appoint a Director Yoshida, Mamoru	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kato, Mikihiko	AGAINST
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yasui, Kanemaru	AGAINST
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nagatomi, Fumiko	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Christina L. Ahmadjian	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Official Company Name, Amend Business Lines, Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Approve Minor Revisions	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Odo, Shinichi	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawai, Takeshi	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsui, Toru	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Otaki, Morihiko	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mackenzie Donald Clugston	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Doi, Miwako	FOR
NGK SPARK PLUG CO.,LTD.	JP3738600000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takakura, Chiharu	FOR
NH FOODS LTD.	JP3743000006	24-Jun-2022	Appoint a Director Yamasaki, Tokushi	FOR
NH FOODS LTD.	JP3743000006	24-Jun-2022	Appoint a Corporate Auditor Nishiyama, Shigeru	FOR
NH FOODS LTD.	JP3743000006	24-Jun-2022	Appoint a Substitute Corporate Auditor Nakamura, Katsumi	FOR
NH FOODS LTD.	JP3743000006	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NH FOODS LTD.	JP3743000006	24-Jun-2022	Appoint a Director Hata, Yoshihide	FOR
NH FOODS LTD.	JP3743000006	24-Jun-2022	Appoint a Director Kito, Tetsuhiro	FOR
NH FOODS LTD.	JP3743000006	24-Jun-2022	Appoint a Director Ikawa, Nobuhisa	FOR
NH FOODS LTD.	JP3743000006	24-Jun-2022	Appoint a Director Maeda, Fumio	FOR
NH FOODS LTD.	JP3743000006	24-Jun-2022	Appoint a Director Kataoka, Masahito	FOR

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NH FOODS LTD.	JP3743000006	24-Jun-2022	Appoint a Director Kono, Yasuko	FOR
NH FOODS LTD.	JP3743000006	24-Jun-2022	Appoint a Director Arase, Hideo	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Director Shoji, Kuniko	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Director Nabeshima, Mana	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Director Hama, Itsuo	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Director Hamashima, Kenji	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Corporate Auditor Katabuchi, Tetsuro	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Approve Appropriation of Surplus	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Director Okushi, Kenya	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Director Kawasaki, Junji	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Director Umezawa, Kazuhiko	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Director Takenaga, Masahiko	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Director Tanabe, Wataru	FOR
NICHIREI CORPORATION	JP3665200006	24-Jun-2022	Appoint a Director Suzuki, Kenji	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Director: Ryoji Chubachi	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Distribution of Earned Surplus	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Director: Koichiro Watanabe	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Director: Noriko Endo	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Audit & Supervisory Board Member: Keiichiro Yanagi	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Audit & Supervisory Board Member: Kensuke Koshiyama	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Amendment to the Articles of Incorporation	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Director: Jun Sawada	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Director: Akira Shimada	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Director: Katsuhiko Kawazoe	FOR

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NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Director: Takashi Hiroi	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Director: Akiko Kudo	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Director: Ken Sakamura	FOR
NIPPON TELEGRAPH & TELEPHONE CORPORATION	US6546241059	24-Jun-2022	Election of Director: Yukako Uchinaga	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Director Uchinaga, Yukako	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Director Chubachi, Ryoji	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Director Watanabe, Koichiro	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Director Endo, Noriko	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Corporate Auditor Yanagi, Keiichiro	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Corporate Auditor Koshiyama, Kensuke	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Approve Appropriation of Surplus	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue, Increase the Board of Corporate Auditors Size	AGAINST
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Director Sawada, Jun	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Director Shimada, Akira	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Director Kawazoe, Katsuhiko	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Director Hiroi, Takashi	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Director Kudo, Akiko	FOR
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	JP3735400008	24-Jun-2022	Appoint a Director Sakamura, Ken	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Director Nakao, Masataka	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Director Toyoshima, Hiroe	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Director Ikeda, Takehisa	FOR

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NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Corporate Auditor Matsuura, Kazuyoshi	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Substitute Corporate Auditor Nishimura, Satoko	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Approve Appropriation of Surplus	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Director Ishikiryama, Yasunori	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Director Kobayashi, Takeshi	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Director Shimada, Haruki	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Director Hagiwara, Toyohiro	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Director Kitamura, Seiichi	FOR
NITTA CORPORATION	JP3679850002	24-Jun-2022	Appoint a Director Shinoda, Shigeki	FOR
NOMURA REAL ESTATE HOLDINGS,INC.	JP3762900003	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takahashi, Tetsu	FOR
NOMURA REAL ESTATE HOLDINGS,INC.	JP3762900003	24-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
NOMURA REAL ESTATE HOLDINGS,INC.	JP3762900003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NOMURA REAL ESTATE HOLDINGS,INC.	JP3762900003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagamatsu, Shoichi	FOR
NOMURA REAL ESTATE HOLDINGS,INC.	JP3762900003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kutsukake, Eiji	FOR
NOMURA REAL ESTATE HOLDINGS,INC.	JP3762900003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuo, Daisaku	FOR
NOMURA REAL ESTATE HOLDINGS,INC.	JP3762900003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Arai, Satoshi	FOR
NOMURA REAL ESTATE HOLDINGS,INC.	JP3762900003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Haga, Makoto	FOR
NOMURA REAL ESTATE HOLDINGS,INC.	JP3762900003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kurokawa, Hiroshi	FOR
NOMURA REAL ESTATE HOLDINGS,INC.	JP3762900003	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Higashi, Tetsuro	FOR
NSD CO.,LTD.	JP3712600000	24-Jun-2022	Appoint a Corporate Auditor Kawa, Kunio	FOR
NSD CO.,LTD.	JP3712600000	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
NSD CO.,LTD.	JP3712600000	24-Jun-2022	Appoint a Director Imajo, Yoshikazu	FOR
NSD CO.,LTD.	JP3712600000	24-Jun-2022	Appoint a Director Maekawa, Hideshi	FOR
NSD CO.,LTD.	JP3712600000	24-Jun-2022	Appoint a Director Yamoto, Osamu	FOR

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NSD CO.,LTD.	JP3712600000	24-Jun-2022	Appoint a Director Kikawada, Hidetaka	FOR
NSD CO.,LTD.	JP3712600000	24-Jun-2022	Appoint a Director Kawamata, Atsuhiro	FOR
NSD CO.,LTD.	JP3712600000	24-Jun-2022	Appoint a Director Jinnouchi, Kumiko	FOR
NSD CO.,LTD.	JP3712600000	24-Jun-2022	Appoint a Director Takeuchi, Toru	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Approve Appropriation of Surplus	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tamaki, Yoshiaki	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamashiro, Masayasu	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kinjo, Yoshiteru	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Naoko	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Higa, Mitsuru	FOR
OKINAWA FINANCIAL GROUP,INC.	JP3194750000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sugimoto, Kenji	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Shingai, Yasushi	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Kan, Kohei	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Gary John Pruden	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Stefan Kaufmann	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Koga, Nobuyuki	AGAINST
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Takeuchi, Yasuo	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Fujita, Sumitaka	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Iwamura, Tetsuo	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Masuda, Yasumasa	FOR

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OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director David Robert Hale	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Jimmy C. Beasley	FOR
OLYMPUS CORPORATION	JP3201200007	24-Jun-2022	Appoint a Director Ichikawa, Sachiko	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Watanabe, Hiroshi	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Sekine, Aiko	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Hodo, Chikatomo	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Yanagawa, Noriyuki	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Inoue, Makoto	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Irie, Shuji	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Matsuzaki, Satoru	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Suzuki, Yoshiteru	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Stan Koyanagi	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Michael Cusumano	FOR
ORIX CORPORATION	JP3200450009	24-Jun-2022	Appoint a Director Akiyama, Sakie	FOR
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Director Kawashima, Yasuhiro	FOR
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Director Takahashi, Hidenori	FOR
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Director Nakano, Hokuto	FOR
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Director Sekiguchi, Mina	FOR
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Corporate Auditor Takebayashi, Hisashi	AGAINST
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Approve Appropriation of Surplus	FOR
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Allow the Board of Directors to Authorize the Company to Purchase Own Shares	FOR
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Director Shimizu, Takuzo	AGAINST
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Director Ueda, Kazuya	FOR
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Director Noguchi, Tetsushi	FOR

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PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Director Watanabe, Hiroshi	FOR
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Director Yamashita, Tomoyuki	FOR
PENTA-OCEAN CONSTRUCTION CO.,LTD.	JP3309000002	24-Jun-2022	Appoint a Director Hidaka, Osamu	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT CELINE FITZGERALD	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT RONAN ONEILL	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT ANDREW POWER	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT KEN SLATTERY	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT RUTH WANDHOFFER	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	AUTHORITY TO ALLOT SHARES	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS (ALLOTMENT OF UP TO 5% FOR CASH, OTHER SPECIFIED ALLOTMENTS AND FOR LEGAL/REGULATORY PURPOSES)	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	DISAPPLICATION OF PRE-EMPTION RIGHTS (ALLOTMENT OF UP TO AN ADDITIONAL 5% FOR ACQUISITIONS/SPECIFIED CAPITAL INVESTMENTS)	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	AUTHORITY TO PURCHASE OWN ORDINARY SHARES	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	AUTHORITY TO SET PRICE RANGE FOR RE-ALLOTMENT OF TREASURY SHARES	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND REPORTS OF THE DIRECTORS AND AUDITORS THEREON AND REVIEW THE AFFAIRS OF THE COMPANY	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	AUTHORITY TO CALL A GENERAL MEETING ON 14 CLEAR DAYS NOTICE	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RECEIVE AND CONSIDER THE DIRECTORS REPORT ON REMUNERATION	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT ANNE BRADLEY	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT MARIAN CORCORAN	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT DONAL COURTNEY	FOR

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PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT EAMONN CROWLEY	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT PAUL DODDRELL	AGAINST
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	TO RE-APPOINT ROBERT ELLIOTT	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	APPROVAL OF THE TRANSACTION AND CERTAIN OTHER ANCILLARY MATTERS, AS SET OUT IN THE NOTICE OF EXTRAORDINARY GENERAL MEETING	FOR
PERMANENT TSB GROUP HOLDINGS PLC	IE00BWB8X525	24-Jun-2022	APPROVAL OF THE AUTHORITY OF THE DIRECTORS TO ALLOT SHARES IN CONNECTION WITH THE TRANSACTION, AS SET OUT IN THE NOTICE OF EXTRAORDINARY GENERAL MEETING	FOR
RAKUS CO.,LTD.	JP3967170006	24-Jun-2022	Approve Appropriation of Surplus	FOR
RAKUS CO.,LTD.	JP3967170006	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
RAKUS CO.,LTD.	JP3967170006	24-Jun-2022	Appoint a Director Nakamura, Takanori	FOR
RAKUS CO.,LTD.	JP3967170006	24-Jun-2022	Appoint a Director Matsushima, Yoshifumi	FOR
RAKUS CO.,LTD.	JP3967170006	24-Jun-2022	Appoint a Director Motomatsu, Shinichiro	FOR
RAKUS CO.,LTD.	JP3967170006	24-Jun-2022	Appoint a Director Ogita, Kenji	FOR
RAKUS CO.,LTD.	JP3967170006	24-Jun-2022	Appoint a Director Kunimoto, Yukihiko	FOR
RAKUS CO.,LTD.	JP3967170006	24-Jun-2022	Appoint a Director Saito, Reika	FOR
RELO GROUP,INC.	JP3755200007	24-Jun-2022	Appoint a Director Udagawa, Kazuya	FOR
RELO GROUP,INC.	JP3755200007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
RELO GROUP,INC.	JP3755200007	24-Jun-2022	Appoint a Director Sasada, Masanori	AGAINST
RELO GROUP,INC.	JP3755200007	24-Jun-2022	Appoint a Director Nakamura, Kenichi	AGAINST
RELO GROUP,INC.	JP3755200007	24-Jun-2022	Appoint a Director Kadota, Yasushi	AGAINST
RELO GROUP,INC.	JP3755200007	24-Jun-2022	Appoint a Director Koshinaga, Kenji	FOR
RELO GROUP,INC.	JP3755200007	24-Jun-2022	Appoint a Director Kawano, Takeshi	FOR
RELO GROUP,INC.	JP3755200007	24-Jun-2022	Appoint a Director Koyama, Katsuhiko	FOR
RELO GROUP,INC.	JP3755200007	24-Jun-2022	Appoint a Director Onogi, Takashi	FOR
RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Appoint a Director Ike, Fumihiko	FOR
RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Appoint a Director Nohara, Sawako	FOR
RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Appoint a Director Yamauchi, Masaki	FOR
RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Appoint a Director Minami, Masahiro	FOR
RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Appoint a Director Noguchi, Mikio	FOR

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RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Appoint a Director Oikawa, Hisahiko	AGAINST
RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Appoint a Director Sato, Hidehiko	FOR
RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Appoint a Director Baba, Chiharu	FOR
RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Appoint a Director Iwata, Kimie	FOR
RESONA HOLDINGS, INC.	JP3500610005	24-Jun-2022	Appoint a Director Egami, Setsuko	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Appoint a Director Yokoo, Keisuke	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Appoint a Director Tani, Sadafumi	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Appoint a Director Ishimura, Kazuhiko	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Approve Payment of Bonuses to Directors	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Approve Appropriation of Surplus	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Appoint a Director Yamashita, Yoshinori	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Appoint a Director Sakata, Seiji	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Appoint a Director Oyama, Akira	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Appoint a Director Iijima, Masami	FOR
RICOH COMPANY,LTD.	JP3973400009	24-Jun-2022	Appoint a Director Hatano, Mutsuko	FOR
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Peter Kenevan	FOR
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Muramatsu, Kuniko	FOR
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Approve Details of the Restricted Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Approve Appropriation of Surplus	FOR
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue, Approve Minor Revisions	AGAINST
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Isao	FOR
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Azuma, Katsumi	FOR
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ino, Kazuhide	FOR
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tateishi, Tetsuo	FOR
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Koji	FOR
ROHM COMPANY LIMITED	JP3982800009	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagumo, Tadanobu	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Director Fujita, Noriharu	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Director Yamada, Takaki	FOR

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SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Director Sanuki, Yoko	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Corporate Auditor Suzuki, Noboru	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Corporate Auditor Kato, Yasuhisa	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Approve Appropriation of Surplus	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Director Takahashi, Hiroshi	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Director Nakamichi, Hideki	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Director Yoshida, Satoshi	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Director Myungjun Lee	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Director Kawashima, Katsumi	FOR
SANKEN ELECTRIC CO.,LTD.	JP3329600005	24-Jun-2022	Appoint a Director Utsuno, Mizuki	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Appoint a Director Minami, Tamie	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Appoint a Corporate Auditor Ikaga, Masahiko	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Approve Details of the Stock Compensation to be received by Directors (Excluding Outside Directors), Overseas Resident Executive Officers and Overseas Resident Employees	AGAINST
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Approve Appropriation of Surplus	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Appoint a Director Kurokawa, Akira	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Appoint a Director Taniuchi, Shigeo	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Appoint a Director Ito, Takeshi	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Appoint a Director Oishi, Kanoko	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Appoint a Director Shintaku, Yutaro	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Appoint a Director Minakawa, Kunihiro	FOR
SANTEN PHARMACEUTICAL CO.,LTD.	JP3336000009	24-Jun-2022	Appoint a Director Kotani, Noboru	FOR

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SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Appoint a Substitute Corporate Auditor Somi, Satoshi	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Appoint a Substitute Corporate Auditor Nishimura, Yoshitsugu	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Approve Details of Compensation as Stock Options for Directors (Excluding Outside Directors)	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Approve Appropriation of Surplus	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Appoint a Director Sawai, Mitsuo	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Appoint a Director Sawai, Kenzo	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Appoint a Director Sueyoshi, Kazuhiko	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Appoint a Director Terashima, Toru	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Appoint a Director Ohara, Masatoshi	FOR
SAWAI GROUP HOLDINGS CO.,LTD.	JP3323040000	24-Jun-2022	Appoint a Director Todo, Naomi	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Appoint a Director Takasu, Hidemi	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Appoint a Director Okudaira, Hiroko	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Appoint a Substitute Corporate Auditor Ito, Tomoyuki	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Approve Appropriation of Surplus	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Appoint a Director Kakiuchi, Eiji	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Appoint a Director Hiroe, Toshio	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Appoint a Director Kondo, Yoichi	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Appoint a Director Ishikawa, Yoshihisa	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Appoint a Director Saito, Shigeru	FOR
SCREEN HOLDINGS CO.,LTD.	JP3494600004	24-Jun-2022	Appoint a Director Yoda, Makoto	FOR

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SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Enjo, Hiroshi	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Hirao, Hirohiko	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Ide, Hiroataka	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Harada, Shuitsu	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Umazume, Norihiko	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Furusawa, Minoru	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Mori, Kiyoshi	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Substitute Corporate Auditor Mizuno, Takeo	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Approve Absorption-Type Company Split Agreement	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Amend Articles to: Change Official Company Name, Amend Business Lines	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Fiscal Year End	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Tanaka, Naoto	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Matsubara, Jun	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Watanabe, Mitsunori	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Hamazaki, Makoto	FOR
SHIKOKU CHEMICALS CORPORATION	JP3349600001	24-Jun-2022	Appoint a Director Manabe, Yoshinori	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Director Kanda, Yoshifumi	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Director Nagai, Seiko	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Director Umehara, Toshiyuki	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Corporate Auditor Kinda, Tomosaburo	AGAINST
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Corporate Auditor Sugiyama, Eri	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR

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SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Approve Appropriation of Surplus	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Director Isogawa, Tatsuyuki	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Director Ishimaru, Kanji	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Director Tanuma, Katsuyuki	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Director Nishioka, Akira	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Director Kume, Toshiki	FOR
SHINMAYWA INDUSTRIES,LTD.	JP3384600007	24-Jun-2022	Appoint a Director Kunihara, Takashi	FOR
SKY PERFECT JSAT HOLDINGS INC.	JP3396350005	24-Jun-2022	Appoint a Director Shimizu, Kenji	FOR
SKY PERFECT JSAT HOLDINGS INC.	JP3396350005	24-Jun-2022	Appoint a Director Oho, Hiroyuki	FOR
SKY PERFECT JSAT HOLDINGS INC.	JP3396350005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
SKY PERFECT JSAT HOLDINGS INC.	JP3396350005	24-Jun-2022	Appoint a Director Yonekura, Eiichi	FOR
SKY PERFECT JSAT HOLDINGS INC.	JP3396350005	24-Jun-2022	Appoint a Director Fukuoka, Toru	FOR
SKY PERFECT JSAT HOLDINGS INC.	JP3396350005	24-Jun-2022	Appoint a Director Ogawa, Masato	FOR
SKY PERFECT JSAT HOLDINGS INC.	JP3396350005	24-Jun-2022	Appoint a Director Matsutani, Koichi	FOR
SKY PERFECT JSAT HOLDINGS INC.	JP3396350005	24-Jun-2022	Appoint a Director Nakatani, Iwao	FOR
SKY PERFECT JSAT HOLDINGS INC.	JP3396350005	24-Jun-2022	Appoint a Director Fujiwara, Hiroshi	FOR
SKY PERFECT JSAT HOLDINGS INC.	JP3396350005	24-Jun-2022	Appoint a Director Oga, Kimiko	FOR
SMS CO.,LTD.	JP3162350007	24-Jun-2022	Approve Appropriation of Surplus	FOR
SMS CO.,LTD.	JP3162350007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
SMS CO.,LTD.	JP3162350007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Goto, Natsuki	FOR
SMS CO.,LTD.	JP3162350007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sugizaki, Masato	FOR
SMS CO.,LTD.	JP3162350007	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsubayashi, Tomoki	FOR
SMS CO.,LTD.	JP3162350007	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Suzumura, Toyotaro	FOR
SMS CO.,LTD.	JP3162350007	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takagi, Nobuko	FOR

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SMS CO.,LTD.	JP3162350007	24-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Mizunuma, Taro	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Appoint a Director Erikawa, Keiko	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Appoint a Director Kenneth A. Siegel	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Appoint a Director David Chao	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Approve Appropriation of Surplus	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Appoint a Director Son, Masayoshi	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Appoint a Director Goto, Yoshimitsu	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Appoint a Director Miyauchi, Ken	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Appoint a Director Kawabe, Kentaro	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Appoint a Director Iijima, Masami	FOR
SOFTBANK GROUP CORP.	JP3436100006	24-Jun-2022	Appoint a Director Matsuo, Yutaka	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Hyakutake, Naoki	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Komatsu, Yutaka	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Suetsugu, Hiroto	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Ikenaga, Toshie	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Mishima, Masahiko	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Iwasaki, Kenji	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Corporate Auditor Mochizuki, Juichiro	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Approve Appropriation of Surplus	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Approve Minor Revisions	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Kayaki, Ikuji	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Murai, Tsuyoshi	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Suzuki, Motohisa	FOR

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SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Kishimoto, Koji	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Kumagai, Takashi	FOR
SOHGO SECURITY SERVICES CO.,LTD.	JP3431900004	24-Jun-2022	Appoint a Director Shigemi, Kazuhide	FOR
SPEEDCAST INTERNATIONAL LTD	AU000000SDA9	24-Jun-2022	MEMBERS VOLUNTARY WINDING UP	AGAINST
SPEEDCAST INTERNATIONAL LTD	AU000000SDA9	24-Jun-2022	LIQUIDATORS REMUNERATION (CONTINGENT RESOLUTION)	AGAINST
SPEEDCAST INTERNATIONAL LTD	AU000000SDA9	24-Jun-2022	BOOKS AND RECORDS (CONTINGENT RESOLUTION)	AGAINST
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Ishida, Koji	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Iwata, Kimie	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Yamazaki, Hisashi	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Ide, Akiko	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Mitachi, Takashi	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Corporate Auditor Sakata, Kazunari	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Approve Payment of Bonuses to Directors	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Approve Appropriation of Surplus	FOR

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SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Nakamura, Kuniharu	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Hyodo, Masayuki	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Nambu, Toshikazu	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Seishima, Takayuki	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Morooka, Reiji	FOR
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	JP3404600003	24-Jun-2022	Appoint a Director Higashino, Hirokazu	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Kobayashi, Nobuyuki	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Miyata, Yasuhiro	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Sahashi, Toshiyuki	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Sato, Hiroshi	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Tsuchiya, Michihiro	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Christina Ahmadjian	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Watanabe, Katsuaki	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Horiba, Atsushi	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Nakajima, Shigeru	FOR

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SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Corporate Auditor Kasui, Yoshitomo	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Corporate Auditor Yoshikawa, Ikuo	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Approve Appropriation of Surplus	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Approve Payment of Bonuses to Directors	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Matsumoto, Masayoshi	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Inoue, Osamu	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Nishida, Mitsuo	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Nishimura, Akira	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Hato, Hideo	FOR
SUMITOMO ELECTRIC INDUSTRIES,LTD.	JP3407400005	24-Jun-2022	Appoint a Director Shirayama, Masaki	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Appoint a Director Ishii, Taeko	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Appoint a Director Kinoshita, Manabu	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Appoint a Corporate Auditor Nozawa, Tsuyoshi	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Appoint a Substitute Corporate Auditor Mishina, Kazuhiro	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Approve Payment of Bonuses to Directors	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Approve Appropriation of Surplus	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Appoint a Director Nakazato, Yoshiaki	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Appoint a Director Nozaki, Akira	FOR

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SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Appoint a Director Higo, Toru	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Appoint a Director Matsumoto, Nobuhiro	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Appoint a Director Kanayama, Takahiro	FOR
SUMITOMO METAL MINING CO.,LTD.	JP3402600005	24-Jun-2022	Appoint a Director Nakano, Kazuhisa	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Masayo	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ota, Kazuo	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukumoto, Hidekazu	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Aramaki, Tomoo	AGAINST
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hashimoto, Kazumasa	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Iwasa, Michihide	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Approve Appropriation of Surplus	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ietsugu, Hisashi	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asano, Kaoru	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tachibana, Kenji	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsui, Iwane	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kanda, Hiroshi	FOR
SYSMEX CORPORATION	JP3351100007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Tomokazu	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Director Kaneko, Junichi	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Director Tadenuma, Koichi	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Director Murayama, Shosaku	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Corporate Auditor Nishi, Yoichiro	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Corporate Auditor Watanabe, Koji	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Approve Appropriation of Surplus	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Adopt Reduction of Liability System for Corporate Officers, Change Fiscal Year End	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Director Tadano, Koichi	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Director Ujiie, Toshiaki	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Director Sawada, Kenichi	FOR

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TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Director Goda, Hiroyuki	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Director Ishizuka, Tatsuro	FOR
TADANO LTD.	JP3465000002	24-Jun-2022	Appoint a Director Otsuka, Akiko	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Appoint a Director Kawashima, Nobuko	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Appoint a Director Kimura, Kazuko	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Appoint a Director Matsumura, Noriomi	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Approve Appropriation of Surplus	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Appoint a Director Nakao, Koichi	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Appoint a Director Mineno, Junichi	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Appoint a Director Hamaoka, Yo	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Appoint a Director Miyamura, Tsuyoshi	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Appoint a Director Kimura, Masanobu	FOR
TAKARA BIO INC.	JP3460200003	24-Jun-2022	Appoint a Director Kimura, Mutsumi	FOR
TDK CORPORATION	JP3538800008	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Approve Minor Revisions	FOR
TDK CORPORATION	JP3538800008	24-Jun-2022	Approve Appropriation of Surplus	FOR
TDK CORPORATION	JP3538800008	24-Jun-2022	Appoint a Director Saito, Noboru	FOR
TDK CORPORATION	JP3538800008	24-Jun-2022	Appoint a Director Yamanishi, Tetsuji	FOR
TDK CORPORATION	JP3538800008	24-Jun-2022	Appoint a Director Ishiguro, Shigenao	FOR
TDK CORPORATION	JP3538800008	24-Jun-2022	Appoint a Director Sato, Shigeki	FOR
TDK CORPORATION	JP3538800008	24-Jun-2022	Appoint a Director Nakayama, Kozue	FOR
TDK CORPORATION	JP3538800008	24-Jun-2022	Appoint a Director Iwai, Mutsuo	FOR
TDK CORPORATION	JP3538800008	24-Jun-2022	Appoint a Director Yamana, Shoei	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Approve Details of the Performance-based Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yuri, Takashi	FOR

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TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoda, Yoshihisa	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yai, Takaharu	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suzuki, Takeshi	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasutake, Hiroaki	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kaifu, Michi	FOR
TECHMATRIX CORPORATION	JP3545130001	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Horie, Ari	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Kenji	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kato, Masahiro	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Emoto, Yasutoshi	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hasegawa, Yasuo	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nakao, Yoshihiko	AGAINST
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsuno, Tsunehiro	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Murata, Chieko	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Approve Appropriation of Surplus	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Approve Stock-transfer Plan with The Chukyo Bank, Limited.	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Yukinori	AGAINST
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuratomi, Nobuhiko	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuno, Hiroyasu	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshikawa, Hiroaki	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taguchi, Kenichi	FOR
THE AICHI BANK,LTD.	JP3103000000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suzuki, Norimasa	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Soichi	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kodera, Akira	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ohara, Hiroyuki	AGAINST
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kogame, Kotaro	AGAINST
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Furuya, Hiromichi	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Saito, Toshihide	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tanaka, Kazuhiro	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kiyono, Yukiyo	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hitomi, Yasuhiro	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Approve Creation of a Holding Company by Stock-transfer	FOR

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THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Shareholder Proposal: Approve Appropriation of Surplus	AGAINST
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Approve Appropriation of Surplus	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Sadanori	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Terasaka, Koji	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Harada, Ikuhide	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyanaga, Masato	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taniguchi, Shinichi	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hiramoto, Tatsuo	FOR
THE CHUGOKU BANK,LIMITED	JP3521000004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Hiromichi	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Director Kondo, Jun	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Director Nishikawa, Kuniko	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Director Osugi, Kazuhito	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Corporate Auditor Muto, Keita	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Corporate Auditor Kasahara, Hiroshi	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Approve Appropriation of Surplus	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Director Horie, Nobuyuki	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Director Fukai, Akihiko	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Director Irisawa, Hiroyuki	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Director Goto, Akihiro	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Director Takei, Tsutomu	FOR
THE GUNMA BANK,LTD.	JP3276400003	24-Jun-2022	Appoint a Director Uchibori, Takeo	FOR
THE HACHIJUNI BANK,LTD.	JP3769000005	24-Jun-2022	Approve Appropriation of Surplus	FOR
THE HACHIJUNI BANK,LTD.	JP3769000005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE HACHIJUNI BANK,LTD.	JP3769000005	24-Jun-2022	Appoint a Director Sato, Shinji	FOR
THE HACHIJUNI BANK,LTD.	JP3769000005	24-Jun-2022	Appoint a Director Tashita, Kayo	FOR
THE HACHIJUNI BANK,LTD.	JP3769000005	24-Jun-2022	Appoint a Director Kanai, Takayuki	FOR
THE HACHIJUNI BANK,LTD.	JP3769000005	24-Jun-2022	Appoint a Corporate Auditor Kasahara, Akihiro	FOR
THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Appoint a Director Nakanishi, Yoshiyuki	FOR
THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Appoint a Director Mitsui, Hisao	FOR
THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Appoint a Corporate Auditor Shimizu, Hiroyuki	FOR

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THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Approve Appropriation of Surplus	FOR
THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Appoint a Director Matsuo, Toshio	AGAINST
THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Appoint a Director Deguchi, Junichiro	AGAINST
THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Appoint a Director Kikuchi, Hiroki	AGAINST
THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Appoint a Director Mito, Shingo	FOR
THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Appoint a Director Inoue, Shigeki	FOR
THE JAPAN STEEL WORKS,LTD.	JP3721400004	24-Jun-2022	Appoint a Director Degawa, Sadao	FOR
THE SHIGA BANK,LTD.	JP3347600003	24-Jun-2022	Approve Appropriation of Surplus	FOR
THE SHIGA BANK,LTD.	JP3347600003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE SHIGA BANK,LTD.	JP3347600003	24-Jun-2022	Appoint a Corporate Auditor Sugie, Hideki	FOR
THE SHIGA BANK,LTD.	JP3347600003	24-Jun-2022	Appoint a Substitute Corporate Auditor Tanaka, Masashi	FOR
THE SHIGA BANK,LTD.	JP3347600003	24-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
THE SHIGA BANK,LTD.	JP3347600003	24-Jun-2022	Shareholder Proposal: Approve Appropriation of Surplus	AGAINST
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kan, Tomokazu	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Komatsu, Toshiyuki	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Imokawa, Mitsuru	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sasa, Hiroyuki	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inoue, Yumiko	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Harada, Keitaro	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Taruishi, Takuro	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Gomi, Yasumasa	AGAINST
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ohara, Gisuke	AGAINST
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Matsuda, Junichi	AGAINST
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Oshino, Masanori	AGAINST
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hasegawa, Kichishige	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miura, Shinichiro	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Eiji	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Koya, Hiroshi	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Toyama, Yutaka	FOR

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THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hasegawa, Izumi	FOR
THE YAMAGATA BANK,LTD.	JP3934800008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Komagome, Tsutomu	FOR
TIS INC.	JP3104890003	24-Jun-2022	Appoint a Director Sano, Koichi	FOR
TIS INC.	JP3104890003	24-Jun-2022	Appoint a Director Tsuchiya, Fumio	FOR
TIS INC.	JP3104890003	24-Jun-2022	Appoint a Director Mizukoshi, Naoko	FOR
TIS INC.	JP3104890003	24-Jun-2022	Appoint a Corporate Auditor Kudo, Hiroko	FOR
TIS INC.	JP3104890003	24-Jun-2022	Approve Appropriation of Surplus	FOR
TIS INC.	JP3104890003	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
TIS INC.	JP3104890003	24-Jun-2022	Appoint a Director Kuwano, Toru	FOR
TIS INC.	JP3104890003	24-Jun-2022	Appoint a Director Okamoto, Yasushi	FOR
TIS INC.	JP3104890003	24-Jun-2022	Appoint a Director Adachi, Masahiko	FOR
TIS INC.	JP3104890003	24-Jun-2022	Appoint a Director Yanai, Josaku	FOR
TIS INC.	JP3104890003	24-Jun-2022	Appoint a Director Kitaoka, Takayuki	FOR
TIS INC.	JP3104890003	24-Jun-2022	Appoint a Director Shinkai, Akira	FOR
TOMTOM N.V.	NL0013332471	24-Jun-2022	APPOINTMENT OF MS. MARILI T HOOFT-BOLLE AS A MEMBER OF THE SUPERVISORY BOARD	AGAINST
TOMTOM N.V.	NL0013332471	24-Jun-2022	APPOINTMENT OF MS. GEMMA POSTLETHWAITE AS A MEMBER OF THE SUPERVISORY BOARD	AGAINST
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Director Hombo, Yoshihiro	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Director Hidaka, Mariko	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Corporate Auditor Teramoto, Tetsuya	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Corporate Auditor Ozaki, Tsuneyasu	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Substitute Corporate Auditor Takahashi, Yojiro	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Substitute Corporate Auditor Nagao, Kenta	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Director Kuwada, Mamoru	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Director Tashiro, Katsushi	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Director Adachi, Toru	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Director Yonezawa, Satoru	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Director Doi, Toru	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Director Abe, Tsutomu	FOR
TOSOH CORPORATION	JP3595200001	24-Jun-2022	Appoint a Director Miura, Keiichi	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimizu, Takayuki	FOR

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TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taketomi, Yojiro	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsuda, Junji	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamauchi, Shigenori	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Inoue, Shigeki	AGAINST
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sarasawa, Shuichi	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Marumori, Yasushi	AGAINST
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ienaga, Yukari	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Transition to a Company with Supervisory Committee	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kitamura, Madoka	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kiyota, Noriaki	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shirakawa, Satoshi	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayashi, Ryosuke	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Taguchi, Tomoyuki	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tamura, Shinya	FOR
TOTO LTD.	JP3596200000	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuga, Toshiya	FOR
TOWA PHARMACEUTICAL CO.,LTD.	JP3623150004	24-Jun-2022	Approve Appropriation of Surplus	FOR
TOWA PHARMACEUTICAL CO.,LTD.	JP3623150004	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOWA PHARMACEUTICAL CO.,LTD.	JP3623150004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Itsuro	FOR
TOWA PHARMACEUTICAL CO.,LTD.	JP3623150004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Konno, Kazuhiko	FOR
TOWA PHARMACEUTICAL CO.,LTD.	JP3623150004	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Masao	FOR
TOWA PHARMACEUTICAL CO.,LTD.	JP3623150004	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Oishi, Kaori	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Director Suzuki, Hiroshi	FOR

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TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Director Taniguchi, Mami	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Director Koike, Toshikazu	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Corporate Auditor Uesugi, Toshitaka	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Corporate Auditor Tanaka, Shunji	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Approve Appropriation of Surplus	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Director Otsuka, Ichio	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Director Soejima, Masakazu	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Director Murohashi, Kazuo	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Director Ogasawara, Koki	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Director Nakamura, Takuji	FOR
TOYO SEIKAN GROUP HOLDINGS,LTD.	JP3613400005	24-Jun-2022	Appoint a Director Asatsuma, Kei	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Director Didier Leroy	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Director Inoue, Yukari	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Corporate Auditor Miyazaki, Kazumasa	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Corporate Auditor Hayashi, Kentaro	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Corporate Auditor Takahashi, Tsutomu	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Corporate Auditor Tanoue, Seishi	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Approve Appropriation of Surplus	FOR

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TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Director Murakami, Nobuhiko	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Director Kashitani, Ichiro	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Director Tominaga, Hiroshi	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Director Iwamoto, Hideyuki	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Director Fujisawa, Kumi	FOR
TOYOTA TSUSHO CORPORATION	JP3635000007	24-Jun-2022	Appoint a Director Komoto, Kunihito	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Toba, Eiji	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobori, Takahiro	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suzuki, Yasushi	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogita, Takeshi	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsushita, Kaori	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Approve Appropriation of Surplus	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Masanari	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakajima, Yoshitaka	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hasegawa, Kenichi	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayashi, Akihiko	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Arai, Yutaka	FOR
TS TECH CO.,LTD.	JP3539230007	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Igaki, Atsushi	FOR
ULTRAGENYX PHARMACEUTICAL INC.	US90400D1081	24-Jun-2022	Election of Director: Lars Ekman, M.D., Ph.D.	FOR
ULTRAGENYX PHARMACEUTICAL INC.	US90400D1081	24-Jun-2022	Election of Director: Matthew K. Fust	FOR
ULTRAGENYX PHARMACEUTICAL INC.	US90400D1081	24-Jun-2022	Election of Director: Amrit Ray, M.D.	FOR
ULTRAGENYX PHARMACEUTICAL INC.	US90400D1081	24-Jun-2022	Ratification of the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR

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ULTRAGENYX PHARMACEUTICAL INC.	US90400D1081	24-Jun-2022	Advisory (non-binding) vote to approve the compensation of our named executive officers.	FOR
ULTRAGENYX PHARMACEUTICAL INC.	US90400D1081	24-Jun-2022	Advisory (non-binding) vote on the frequency of future advisory votes to approve executive compensation.	1 YEAR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: John Shen	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Claudio Tuozzolo	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Samuel J. Anderson	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Patrizio Vinciarelli	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: M. Michael Ansour	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Jason L. Carlson	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Philip D. Davies	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Andrew T. D'Amico	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Estia J. Eichten	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Zmira Lavie	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: Michael S. McNamara	FOR
VICOR CORPORATION	US9258151029	24-Jun-2022	Election of Director to hold office until the 2023 Annual Meeting: James F. Schmidt	FOR
VOLTAS LTD	INE226A01021	24-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STAND-ALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
VOLTAS LTD	INE226A01021	24-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
VOLTAS LTD	INE226A01021	24-Jun-2022	TO DECLARE A DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022	FOR
VOLTAS LTD	INE226A01021	24-Jun-2022	TO APPOINT A DIRECTOR IN PLACE OF MR. PRADEEP KUMAR BAKSHI (DIN: 02940277), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
VOLTAS LTD	INE226A01021	24-Jun-2022	TO APPOINT A DIRECTOR IN PLACE OF MR. VINAYAK DESHPANDE (DIN: 00036827), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
VOLTAS LTD	INE226A01021	24-Jun-2022	TO RE-APPOINT S R B C & CO LLP, CHARTERED ACCOUNTANTS (ICAI FIRM REGISTRATION NUMBER 324982E/E300003) AS STATUTORY AUDITORS AND FIX THEIR REMUNERATION	FOR
VOLTAS LTD	INE226A01021	24-Jun-2022	CHANGE IN PLACE OF KEEPING REGISTERS AND RECORDS	FOR
VOLTAS LTD	INE226A01021	24-Jun-2022	RATIFICATION OF COST AUDITOR'S REMUNERATION	FOR
XPENG INC.	US98422D1054	24-Jun-2022	THAT consider and approve the extension of the general mandate granted to the Directors to issue, allot and deal with additional shares in the share capital of the Company by the aggregate number of the shares repurchased by the Company as detailed in the proxy statement dated May 12, 2022.	AGAINST
XPENG INC.	US98422D1054	24-Jun-2022	To receive and adopt the audited consolidated financial statements of the Company and the reports of the directors (the "Director(s)") and the auditor of the Company for the year ended December 31, 2021.	FOR

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XPENG INC.	US98422D1054	24-Jun-2022	To re-elect Mr. Xiaopeng He as an executive Director as detailed in the proxy statement dated May 12, 2022.	FOR
XPENG INC.	US98422D1054	24-Jun-2022	To re-elect Mr. Yingjie Chen as a non-executive Director as detailed in the proxy statement dated May 12, 2022.	FOR
XPENG INC.	US98422D1054	24-Jun-2022	To re-elect Mr. Ji-Xun Foo as a non-executive Director as detailed in the proxy statement dated May 12, 2022.	FOR
XPENG INC.	US98422D1054	24-Jun-2022	To re-elect Mr. Fei Yang as a non-executive Director as detailed in the proxy statement dated May 12, 2022.	FOR
XPENG INC.	US98422D1054	24-Jun-2022	To authorize the Board of Directors to fix the respective Directors' remuneration.	FOR
XPENG INC.	US98422D1054	24-Jun-2022	To re-appoint PricewaterhouseCoopers and PricewaterhouseCoopers Zhong Tian LLP as auditors to hold office until the conclusion of the next annual general meeting of the Company and to authorize the Board of Directors to fix their remunerations for the year ending December 31, 2022.	FOR
XPENG INC.	US98422D1054	24-Jun-2022	THAT consider and approve the grant of a general mandate to the Directors to issue, allot, and deal with additional Class A ordinary shares of the Company not exceeding 20% of the total number of issued shares of the Company as at the date of passing of this resolution as detailed in the proxy statement dated May 12, 2022.	AGAINST
XPENG INC.	US98422D1054	24-Jun-2022	THAT consider and approve the grant of a general mandate to the Directors to repurchase shares of the Company not exceeding 10% of the total number of issued shares of the Company as at the date of passing of this resolution as detailed in the proxy statement dated May 12, 2022.	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mikami, Tomoko	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Fukuda, Susumu	AGAINST
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Shikichi, Kenko	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Adopt Efficacy of Appointment of Substitute Corporate Auditor	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mukunashi, Keisuke	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Soga, Narumasa	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oda, Koji	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Mitsuru	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagasawa, Yumiko	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suematsu, Minako	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Yuzuru	FOR
ASTRAL LIMITED	INE006I01046	25-Jun-2022	RE-APPOINTMENT OF MR. SANDEEP ENGINEER AS MANAGING DIRECTOR OF THE COMPANY	AGAINST
BENESSE HOLDINGS,INC.	JP3835620000	25-Jun-2022	Appoint a Director Onishi, Masaru	FOR

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BENESSE HOLDINGS,INC.	JP3835620000	25-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
BENESSE HOLDINGS,INC.	JP3835620000	25-Jun-2022	Appoint a Director Kobayashi, Hitoshi	FOR
BENESSE HOLDINGS,INC.	JP3835620000	25-Jun-2022	Appoint a Director Takiyama, Shinya	FOR
BENESSE HOLDINGS,INC.	JP3835620000	25-Jun-2022	Appoint a Director Yamakawa, Kenji	FOR
BENESSE HOLDINGS,INC.	JP3835620000	25-Jun-2022	Appoint a Director Fukutake, Hideaki	FOR
BENESSE HOLDINGS,INC.	JP3835620000	25-Jun-2022	Appoint a Director Iwai, Mutsuo	FOR
BENESSE HOLDINGS,INC.	JP3835620000	25-Jun-2022	Appoint a Director Noda, Yumiko	FOR
BENESSE HOLDINGS,INC.	JP3835620000	25-Jun-2022	Appoint a Director Takashima, Kohei	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Director Uenoyama, Katsuya	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue, Approve Minor Revisions	AGAINST
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Corporate Auditor Karahi, Kazuaki	AGAINST
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Corporate Auditor Suda, Kimiyuki	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Corporate Auditor Akutsu, Misao	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Director Motoe, Taichiro	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Director Uchida, Yosuke	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Director Tagami, Yoshikazu	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Director Tachibana, Daichi	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Director Watanabe, Yosuke	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Director Sawada, Masaoki	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Director Ishimaru, Fumihiko	FOR
BENGO4.COM,INC.	JP3835870001	25-Jun-2022	Appoint a Director Murakami, Atsuhiko	FOR
FANCL CORPORATION	JP3802670004	25-Jun-2022	Appoint a Director Matsumoto, Akira	FOR
FANCL CORPORATION	JP3802670004	25-Jun-2022	Appoint a Director Tsuboi, Junko	FOR
FANCL CORPORATION	JP3802670004	25-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FANCL CORPORATION	JP3802670004	25-Jun-2022	Appoint a Director Shimada, Kazuyuki	FOR
FANCL CORPORATION	JP3802670004	25-Jun-2022	Appoint a Director Yamaguchi, Tomochika	FOR
FANCL CORPORATION	JP3802670004	25-Jun-2022	Appoint a Director Yanagisawa, Akihiro	FOR
FANCL CORPORATION	JP3802670004	25-Jun-2022	Appoint a Director Sumida, Yasushi	FOR
FANCL CORPORATION	JP3802670004	25-Jun-2022	Appoint a Director Fujita, Shinro	FOR

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FANCL CORPORATION	JP3802670004	25-Jun-2022	Appoint a Director Nakakubo, Mitsuaki	FOR
FANCL CORPORATION	JP3802670004	25-Jun-2022	Appoint a Director Hashimoto, Keiichiro	FOR
INFOSYS LIMITED	US4567881085	25-Jun-2022	Adoption of financial statements	FOR
INFOSYS LIMITED	US4567881085	25-Jun-2022	Declaration of dividend	FOR
INFOSYS LIMITED	US4567881085	25-Jun-2022	Appointment of Nandan M. Nilekani as a director, liable to retire by rotation	FOR
INFOSYS LIMITED	US4567881085	25-Jun-2022	Reappointment of Deloitte Haskins & Sells LLP, Chartered Accountants, as statutory auditors of the Company	FOR
INFOSYS LIMITED	US4567881085	25-Jun-2022	Reappointment of D. Sundaram as an independent director	FOR
INFOSYS LIMITED	US4567881085	25-Jun-2022	Reappointment of Salil S. Parekh, Chief Executive Officer and Managing Director of the Company, and approval of the revised remuneration payable to him	FOR
INFOSYS LTD	INE009A01021	25-Jun-2022	ADOPTION OF FINANCIAL STATEMENTS	FOR
INFOSYS LTD	INE009A01021	25-Jun-2022	TO DECLARE A FINAL DIVIDEND OF INR 16 PER EQUITY SHARE FOR THE YEAR ENDED MARCH 31, 2022	FOR
INFOSYS LTD	INE009A01021	25-Jun-2022	APPOINTMENT OF NANDAN M. NILEKANI AS A DIRECTOR, LIABLE TO RETIRE BY ROTATION	FOR
INFOSYS LTD	INE009A01021	25-Jun-2022	REAPPOINTMENT OF DELOITTE HASKINS & SELLS LLP, CHARTERED ACCOUNTANTS, AS STATUTORY AUDITORS OF THE COMPANY	FOR
INFOSYS LTD	INE009A01021	25-Jun-2022	REAPPOINTMENT OF D. SUNDARAM AS AN INDEPENDENT DIRECTOR	FOR
INFOSYS LTD	INE009A01021	25-Jun-2022	REAPPOINTMENT OF SALIL S. PAREKH, CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR OF THE COMPANY, AND APPROVAL OF THE REVISED REMUNERATION PAYABLE TO HIM	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Domae, Nobuo	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Koizumi, Masaaki	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Konno, Shiho	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Ungyong Shu	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Matsumoto, Oki	AGAINST
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Seimei, Yuko	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Oyagi, Takashi	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Yamada, Naofumi	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Makihara, Jun	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Idei, Nobuyuki	FOR
MONEX GROUP,INC.	JP3869970008	25-Jun-2022	Appoint a Director Ishiguro, Fujiyo	FOR
SUNDRUG CO.,LTD.	JP3336600006	25-Jun-2022	Appoint a Director Tsuji, Tomoko	FOR
SUNDRUG CO.,LTD.	JP3336600006	25-Jun-2022	Appoint a Corporate Auditor Wada, Kishiko	FOR
SUNDRUG CO.,LTD.	JP3336600006	25-Jun-2022	Approve Appropriation of Surplus	FOR

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SUNDRUG CO.,LTD.	JP3336600006	25-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce Term of Office of Directors to One Year, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
SUNDRUG CO.,LTD.	JP3336600006	25-Jun-2022	Appoint a Director Sadakata, Hiroshi	FOR
SUNDRUG CO.,LTD.	JP3336600006	25-Jun-2022	Appoint a Director Tada, Naoki	FOR
SUNDRUG CO.,LTD.	JP3336600006	25-Jun-2022	Appoint a Director Sakai, Yoshimitsu	FOR
SUNDRUG CO.,LTD.	JP3336600006	25-Jun-2022	Appoint a Director Tada, Takashi	FOR
SUNDRUG CO.,LTD.	JP3336600006	25-Jun-2022	Appoint a Director Sugiura, Nobuhiko	FOR
SUNDRUG CO.,LTD.	JP3336600006	25-Jun-2022	Appoint a Director Matsumoto, Masato	FOR
UT GROUP CO.,LTD.	JP3949500007	25-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
UT GROUP CO.,LTD.	JP3949500007	25-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
UT GROUP CO.,LTD.	JP3949500007	25-Jun-2022	Amend Articles to: Transition to a Company with Supervisory Committee, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
UT GROUP CO.,LTD.	JP3949500007	25-Jun-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
UT GROUP CO.,LTD.	JP3949500007	25-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wakayama, Yoichi	FOR
UT GROUP CO.,LTD.	JP3949500007	25-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sotomura, Manabu	FOR
UT GROUP CO.,LTD.	JP3949500007	25-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Igaki, Taisuke	FOR
UT GROUP CO.,LTD.	JP3949500007	25-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sasaki, Hiroko	FOR
UT GROUP CO.,LTD.	JP3949500007	25-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Mizukami, Hirokazu	FOR
UT GROUP CO.,LTD.	JP3949500007	25-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shima, Koichi	FOR
DENA CO.,LTD.	JP3548610009	26-Jun-2022	Appoint a Director Miyagi, Haruo	FOR
DENA CO.,LTD.	JP3548610009	26-Jun-2022	Appoint a Corporate Auditor Imura, Hirohiko	FOR
DENA CO.,LTD.	JP3548610009	26-Jun-2022	Approve Appropriation of Surplus	FOR
DENA CO.,LTD.	JP3548610009	26-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
DENA CO.,LTD.	JP3548610009	26-Jun-2022	Appoint a Director Namba, Tomoko	FOR
DENA CO.,LTD.	JP3548610009	26-Jun-2022	Appoint a Director Okamura, Shingo	FOR
DENA CO.,LTD.	JP3548610009	26-Jun-2022	Appoint a Director Oi, Jun	FOR
DENA CO.,LTD.	JP3548610009	26-Jun-2022	Appoint a Director Watanabe, Keigo	FOR
DENA CO.,LTD.	JP3548610009	26-Jun-2022	Appoint a Director Funatsu, Koji	FOR
DENA CO.,LTD.	JP3548610009	26-Jun-2022	Appoint a Director Asami, Hiroyasu	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Takeshi	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsui, Michitaro	FOR

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MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Imai, Takahito	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Onuki, Satoshi	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Annen, Junji	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hori, Toshiaki	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Approve Appropriation of Surplus	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Warita, Akira	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uzawa, Shinichi	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Kunihiro	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Saiga, Motoo	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shibata, Masashi	FOR
MATSUI SECURITIES CO.,LTD.	JP3863800003	26-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Haga, Manako	FOR
CHANGE INC.	JP3507750002	27-Jun-2022	Approve Appropriation of Surplus	FOR
CHANGE INC.	JP3507750002	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
CHANGE INC.	JP3507750002	27-Jun-2022	Appoint a Corporate Auditor Kubo, Takehiko	FOR
CHANGE INC.	JP3507750002	27-Jun-2022	Appoint a Corporate Auditor Sueoka, Akiko	FOR
COGNYTE SOFTWARE LTD	IL0011691438	27-Jun-2022	To re-elect as Class I Director to hold office until the 2025 Annual General Meeting: Richard Nottenburg	FOR
COGNYTE SOFTWARE LTD	IL0011691438	27-Jun-2022	To re-elect as Class I Director to hold office until the 2025 Annual General Meeting: Karmit Shilo	FOR
COGNYTE SOFTWARE LTD	IL0011691438	27-Jun-2022	To re-elect as Class I Director to hold office until the 2025 Annual General Meeting: Zvika Naggan	FOR
COGNYTE SOFTWARE LTD	IL0011691438	27-Jun-2022	To approve the re-appointment of Brightman Almagor Zohar & Co., registered public accounting firm, and a member of the Deloitte Global Network, as the Company's independent registered public accounting firm for the year ending January 31, 2023 and until the next annual general meeting of shareholders, and to authorize the Company's board of directors (with power of delegation to its audit committee) to set the fees to be paid to such auditors.	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Director Nohara, Sawako	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Director Fukuoka, Takashi	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Director Komatsu, Yasuhiro	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Corporate Auditor Imazu, Yukiko	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Corporate Auditor Matsumoto, Mitsuhiro	FOR

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DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Approve Appropriation of Surplus	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Director Manabe, Sunao	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Director Hirashima, Shoji	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Director Otsuki, Masahiko	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Director Okuzawa, Hiroyuki	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Director Uji, Noritaka	FOR
DAIICHI SANKYO COMPANY,LIMITED	JP3475350009	27-Jun-2022	Appoint a Director Kama, Kazuaki	FOR
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	DIRECTOR	ABSTAIN
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	DIRECTOR	FOR
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	DIRECTOR	ABSTAIN
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	DIRECTOR	ABSTAIN
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	DIRECTOR	FOR
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	DIRECTOR	ABSTAIN
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	DIRECTOR	FOR
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	DIRECTOR	FOR
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as Dell Technologies Inc.'s independent registered public accounting firm for fiscal year ending February 3, 2023.	FOR
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	Approval, on an advisory basis, of the compensation of Dell Technologies Inc.'s named executive officers as disclosed in the proxy statement.	AGAINST
DELL TECHNOLOGIES INC.	US24703L2025	27-Jun-2022	Adoption of Sixth Amended and Restated Certificate of Incorporation of Dell Technologies Inc. as disclosed in the proxy statement.	FOR
EMBRACER GROUP AB	SE0016828511	27-Jun-2022	APPROVE CREATION OF 10 PERCENT OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
FORTUNA SILVER MINES INC.	CA3499151080	27-Jun-2022	To set the number of Directors at seven.	FOR
FORTUNA SILVER MINES INC.	CA3499151080	27-Jun-2022	DIRECTOR	FOR
FORTUNA SILVER MINES INC.	CA3499151080	27-Jun-2022	DIRECTOR	ABSTAIN

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FORTUNA SILVER MINES INC.	CA3499151080	27-Jun-2022	DIRECTOR	FOR
FORTUNA SILVER MINES INC.	CA3499151080	27-Jun-2022	DIRECTOR	FOR
FORTUNA SILVER MINES INC.	CA3499151080	27-Jun-2022	DIRECTOR	FOR
FORTUNA SILVER MINES INC.	CA3499151080	27-Jun-2022	DIRECTOR	FOR
FORTUNA SILVER MINES INC.	CA3499151080	27-Jun-2022	DIRECTOR	FOR
FORTUNA SILVER MINES INC.	CA3499151080	27-Jun-2022	Appointment of KPMG LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Appoint a Director Scott Callon	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Appoint a Director Sasae, Kenichiro	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Appoint a Corporate Auditor Catherine O'Connell	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Appoint a Director Tokita, Takahito	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Appoint a Director Furuta, Hidenori	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Appoint a Director Isobe, Takeshi	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Appoint a Director Yamamoto, Masami	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Appoint a Director Mukai, Chiaki	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Appoint a Director Abe, Atsushi	FOR
FUJITSU LIMITED	JP3818000006	27-Jun-2022	Appoint a Director Kojo, Yoshiko	FOR

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HDFC LIFE INSURANCE CO LTD	INE795G01014	27-Jun-2022	"RESOLVED THAT PURSUANT AND SUBJECT TO THE PROVISIONS OF SECTION 34A AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE INSURANCE ACT, 1938, AND APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER ("ACT") AND SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND GUIDELINES ISSUED BY THE INSURANCE REGULATORY AND DEVELOPMENT AUTHORITY OF INDIA ("IRDAI") FROM TIME TO TIME, INCLUDING ANY AMENDMENTS, MODIFICATIONS, VARIATIONS, OR RE-ENACTMENTS THEREOF, APPLICABLE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND RECOMMENDATION OF THE NOMINATION & REMUNERATION COMMITTEE ("NRC") AND THE BOARD OF DIRECTORS OF THE COMPANY, APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED FOR REVISION IN REMUNERATION, SUBJECT TO APPROVAL OF IRDAI, OF MR. SURESH BADAMI (DIN: 08224871) AS EXECUTIVE DIRECTOR OF THE COMPANY WITH EFFECT FROM APRIL, 1 2022: (AS SPECIFIED) "RESOLVED FURTHER THAT MR. SURESH BADAMI SHALL ALSO BE ENTITLED TO VARIABLE PERFORMANCE PAY LINKED TO HIS PERFORMANCE RATINGS (UP TO INR 3,78,06,873 SUBJECT TO ACHIEVING TARGETS AS DECIDED BY THE NRC/BOARD OF DIRECTORS), PROVIDENT FUND, GRATUITY, INSURANCE BENEFITS, AND OTHER NON-CASH PERQUISITES, AND STOCK OPTIONS IN ACCORDANCE WITH THE RELEVANT SCHEME(S) OF THE COMPANY IN THIS BEHALF AND/ OR AS APPROVED BY THE NRC/BOARD OF DIRECTORS, OR ANY OTHER COMMITTEE THEREOF, AND SUBJECT TO APPROVAL OF IRDAI, AS MAY BE NECESSARY OR REQUIRED." "RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY, OR NRC OR ANY OTHER COMMITTEES THEREOF, BE AND IS/ ARE HEREBY SEVERALLY AUTHORISED FROM TIME TO TIME TO DETERMINE, OR REVISE, OR TO ALTER AND VARY THE TERMS AND CONDITIONS OF APPOINTMENT, AND SETTLE ANY QUESTIONS OR DIFFICULTIES THAT MAY ARISE IN CONNECTION WITH, OR INCIDENTAL TO GIVE EFFECT TO THE ABOVE RESOLUTION, ON ACCOUNT OF ANY CONDITIONS AS MAY BE STIPULATED BY IRDAI AND/ OR ANY OTHER AUTHORITY INCLUDING THE AMOUNT OF REMUNERATION, PERQUISITES, STOCK OPTIONS AND/OR OTHER BENEFITS, AS MAY BE AGREED WITH MR. SURESH BADAMI, AND AS APPROVED BY IRDAI, AS APPLICABLE." "RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY, OR NRC OR ANY COMMITTEE THEREOF BE AND IS/ ARE HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS, AS THEY MAY CONSIDER NECESSARY, EXPEDIENT OR DESIRABLE FOR GIVING EFFECT TO THE FOREGOING RESOLUTION, AND TO SETTLE ANY QUESTION OR DOUBT THAT MAY ARISE IN RELATION THERETO."	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	27-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT: (A) THE AUDITED STANDALONE REVENUE ACCOUNT, PROFIT AND LOSS ACCOUNT, AND RECEIPTS AND PAYMENTS ACCOUNT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022, AND THE BALANCE SHEET AS AT THAT DATE, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON; AND (B) THE AUDITED CONSOLIDATED REVENUE ACCOUNT, PROFIT AND LOSS ACCOUNT, AND RECEIPTS AND PAYMENTS ACCOUNT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022 AND THE BALANCE SHEET AS AT THAT DATE, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	27-Jun-2022	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	27-Jun-2022	TO APPOINT A DIRECTOR IN PLACE OF MR. KEKI M. MISTRY (DIN: 00008886) WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR

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HDFC LIFE INSURANCE CO LTD	INE795G01014	27-Jun-2022	<p>TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR PAYMENT OF REMUNERATION TO JOINT STATUTORY AUDITORS: "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 142 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 AND THE GUIDELINES ISSUED BY THE INSURANCE REGULATORY AND DEVELOPMENT AUTHORITY OF INDIA, AS APPLICABLE INCLUDING ANY AMENDMENTS, MODIFICATIONS, VARIATIONS, OR RE-ENACTMENTS THEREOF AND SUCH OTHER APPLICABLE PROVISIONS, IF ANY, AND FURTHER TO THE RECOMMENDATION OF THE AUDIT COMMITTEE OF THE BOARD, THE COMPANY HEREBY APPROVES THE PAYMENT OF REMUNERATION TO M/S PRICE WATERHOUSE CHARTERED ACCOUNTANTS LLP (FIRM REGISTRATION NO. 012754N/N500016) AND M/S G.M. KAPADIA & CO. CHARTERED ACCOUNTANTS, (FIRM REGISTRATION NO. 104767W), JOINT STATUTORY AUDITORS OF THE COMPANY, OF INR 57,00,000 (RUPEES FIFTY SEVEN LAKH ONLY) EACH I.E. TOTAL REMUNERATION OF INR 1,14,00,000 (RUPEES ONE CRORE FOURTEEN LAKH ONLY), PLUS APPLICABLE TAXES AND REIMBURSEMENT OF OUT OF POCKET EXPENSES INCURRED BY THE JOINT STATUTORY AUDITORS, ON ACTUALS, IN CONNECTION WITH THE AUDIT OF THE FINANCIAL STATEMENTS OF THE COMPANY FOR FY 2022-23 AND FOR</p>	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	27-Jun-2022	<p>TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION FOR RE-APPOINTMENT OF MR. KETAN DALAL (DIN: 00003236) AS AN INDEPENDENT DIRECTOR, FOR A SECOND TERM: "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(10) AND 152 READ WITH SCHEDULE IV AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ("ACT") AND THE RULES MADE THEREUNDER, THE RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY AMENDMENTS, MODIFICATIONS, VARIATIONS, OR RE-ENACTMENTS THEREOF AND RECOMMENDATION OF THE NOMINATION & REMUNERATION COMMITTEE AND THE BOARD, MR. KETAN DALAL (DIN: 00003236) WHOSE FIRST TERM OF OFFICE AS AN INDEPENDENT DIRECTOR ENDS ON JULY 16, 2022, AND BEING ELIGIBLE, BE AND IS HEREBY RE-APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY, NOT LIABLE TO RETIRE BY ROTATION, FOR A SECOND TERM OF FIVE (5) CONSECUTIVE YEARS WITH EFFECT FROM JULY 17, 2022 AND THAT HE SHALL BE ENTITLED TO RECEIVE SITTING FEES AND REIMBURSED THE EXPENSES FOR ATTENDING THE BOARD AND COMMITTEE MEETINGS, AS MAY BE PERMISSIBLE UNDER THE LAW, INCLUDING PROFIT-RELATED COMMISSION TO THE EXTENT PERMISSIBLE UNDER THE ACT AND THE GUIDELINES ISSUED BY THE INSURANCE REGULATORY AND DEVELOPMENT AUTHORITY OF INDIA FROM TIME TO TIME." "RESOLVED FURTHER THAT THE BOARD OF DIRECTORS (INCLUDING THE NOMINATION & REMUNERATION COMMITTEE OF THE BOARD) BE AND ARE HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS, AS THEY MAY CONSIDER NECESSARY, EXPEDIENT OR DESIRABLE FOR GIVING EFFECT TO THIS RESOLUTION."</p>	FOR

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HDFC LIFE INSURANCE CO LTD	INE795G01014	27-Jun-2022	<p>"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(9), 197, 198 AND OTHER APPLICABLE PROVISIONS, IF ANY OF THE COMPANIES ACT, 2013 ("ACT") AND THE RULES MADE THEREUNDER INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF, FOR THE TIME BEING IN FORCE, THE INSURANCE ACT, 1938, THE CIRCULARS, GUIDELINES, NOTICES OR DIRECTIVES BY INSURANCE REGULATORY AND DEVELOPMENT AUTHORITY OF INDIA (IRDAI) FROM TIME TO TIME AND REGULATION 17 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND PURSUANT TO THE PROVISIONS OF THE ARTICLE 84 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND SUBJECT TO SUCH REGULATORY PROVISIONS/ APPROVALS AS MAY BE REQUIRED AND SUBJECT TO THE COMPANY HAVING NET PROFITS AT THE END OF EACH FINANCIAL YEAR, THE NON-EXECUTIVE INDEPENDENT DIRECTORS OF THE COMPANY (INCLUDING THE PRESENT AND FUTURE APPOINTEES AS INDEPENDENT DIRECTORS, IF ANY) BE PAID PROFIT RELATED COMMISSION EVERY YEAR FOR A PERIOD OF 5 (FIVE) YEARS, WITH EFFECT FROM FINANCIAL YEAR 2022-23 OF AN AMOUNT AS MAY BE DETERMINED BY THE BOARD/ NOMINATION & REMUNERATION COMMITTEE OF THE BOARD FROM TIME TO TIME, SUBJECT TO AN OVERALL CEILING OF 1% (ONE PERCENT) OF THE NET PROFITS OF THE COMPANY (COMPUTED IN THE MANNER REFERRED TO IN SECTION 198 OF THE ACT) AND LIMITS PRESCRIBED UNDER IRDAI (REMUNERATION OF NON-EXECUTIVE DIRECTORS OF PRIVATE SECTOR INSURERS) GUIDELINES, 2016, AS AMENDED FROM TIME TO TIME." "RESOLVED FURTHER THAT THE ABOVE PAYMENT OF COMMISSION BEING PAID TO THE NON-EXECUTIVE INDEPENDENT DIRECTORS IS IN ADDITION TO SITTING FEES AND REIMBURSEMENT OF EXPENSES FOR ATTENDING THE MEETINGS OF THE BOARD OF DIRECTORS OR ANY OF ITS COMMITTEES OR ANY OTHER MEETINGS." "RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THIS RESOLUTION, THE BOARD, OR NOMINATION & REMUNERATION COMMITTEE, OR ANY PERSON AUTHORISED BY THE BOARD, BE AND IS HEREBY AUTHORISED TO TAKE ALL ACTIONS AND DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS, AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE, INCLUDING ANY APPROVAL OR CONSENT, AS MAY BE NECESSARY, AND TO SETTLE ANY QUESTION, DIFFICULTY OR DOUBT THAT MAY ARISE IN THIS REGARD."</p>	FOR
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

HDFC LIFE INSURANCE CO LTD	INE795G01014	27-Jun-2022	<p>"RESOLVED THAT PURSUANT TO SECTION 188 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH RULES MADE THEREUNDER, REGULATION 23 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ("SEBI LISTING REGULATIONS") INCLUDING RELEVANT CIRCULARS, AND OTHER APPLICABLE LAWS, INCLUDING ANY AMENDMENTS, MODIFICATIONS, VARIATIONS OR RE-ENACTMENTS THEREOF AS MAY BE REQUIRED AND PURSUANT TO APPROVAL OF THE AUDIT COMMITTEE OF HDFC LIFE INSURANCE COMPANY LIMITED ("HDFC LIFE" OR "COMPANY") AND SUBJECT TO THE ARTICLES OF ASSOCIATION OF THE COMPANY, THE MEMBERS DO HEREBY ACCORD ITS OMNIBUS APPROVAL TO THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS THE "BOARD", WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE CONSTITUTED/ EMPOWERED/ TO BE CONSTITUTED BY THE BOARD FROM TIME TO TIME TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION) FOR ENTERING INTO AND/ OR CARRYING OUT AND/ OR CONTINUING WITH CONTRACTS, ARRANGEMENTS AND TRANSACTIONS (WHETHER INDIVIDUALLY OR TAKEN TOGETHER OR SERIES OF TRANSACTIONS OR OTHERWISE), FOR THE FINANCIAL YEAR 2022-23 WHICH IS VALID UPTO THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY FOR A PERIOD NOT EXCEEDING FIFTEEN MONTHS WITH HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED ("HDFC LTD."), BEING A RELATED PARTY OF THE COMPANY AS PER AMENDED SEBI LISTING REGULATIONS, WHETHER BY WAY OF CONTINUATION(S) OR RENEWAL(S) OR EXTENSION(S) OR MODIFICATION(S) OF EARLIER CONTRACTS/ ARRANGEMENTS/ TRANSACTIONS OR AS FRESH AND INDEPENDENT TRANSACTION(S) OR OTHERWISE AS MENTIONED HEREUNDER: I. ISSUANCE OF/ SUBSCRIPTION TO NON-CONVERTIBLE DEBENTURES/ ANY OTHER SECURITIES AND TRANSACTIONS INCIDENTAL THERETO; II. PREMIUM RECEIVED AND INSURANCE POLICY BENEFITS PAID TOWARDS GROUPS INSURANCE POLICIES; III. INTEREST INCOME AND REDEMPTION/ MATURITY ON INVESTMENTS MADE THROUGH SECONDARY MARKET; AND IV. ANY OTHER CONTRACTS/ ARRANGEMENTS OR TRANSACTIONS INCLUDING BUT NOT LIMITED TO REIMBURSEMENT OF EXPENSES AND PAYMENT OF NAME USAGE FEE AND ANY OTHER TRANSACTIONS AS PROVIDED IN THE EXPLANATORY STATEMENT, NOTWITHSTANDING THE FACT THAT ALL SUCH AFOREMENTIONED TRANSACTIONS DURING THE FINANCIAL YEAR 2022-23 AND UPTO THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY FOR A PERIOD NOT EXCEEDING FIFTEEN MONTHS, MAY EXCEED INR 1,000 CRORE OR 10% OF THE ANNUAL CONSOLIDATED TURNOVER AS PER THE COMPANY'S LAST AUDITED FINANCIAL STATEMENTS, WHICHEVER IS LOWER, OR ANY OTHER MATERIALITY THRESHOLD AS MAY BE APPLICABLE UNDER LAW/ REGULATIONS FROM TIME TO TIME, PROVIDED HOWEVER, THAT THE CONTRACTS/ ARRANGEMENTS/ TRANSACTIONS SHALL BE CARRIED OUT AT AN ARM'S LENGTH BASIS AND IN THE ORDINARY COURSE OF BUSINESS OF THE COMPANY, INTER ALIA AS PER THE DETAILS PROVIDED HEREIN BELOW: (AS SPECIFIED) "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO SIGN AND EXECUTE ALL SUCH DOCUMENTS, DEEDS AND WRITINGS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE DEEMED NECESSARY, EXPEDIENT AND INCIDENTAL TO EXECUTION OF SUCH TRANSACTIONS AND ALSO TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF THE BOARD AND/ OR DIRECTOR(S) AND/ OR OFFICER(S)/ EMPLOYEE(S) OF THE COMPANY/ ANY OTHER PERSON(S) TO GIVE EFFECT TO THE AFORESAID RESOLUTION "</p>	FOR
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Australian Retirement Trust Super Savings Record of Exercised Proxy Voting Rights

1 July 2021 – 30 June 2022

HDFC LIFE INSURANCE CO LTD	INE795G01014	27-Jun-2022	<p>"RESOLVED THAT PURSUANT TO SECTION 188 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH RULES MADE THEREUNDER, REGULATION 23 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ("SEBI LISTING REGULATIONS") INCLUDING RELEVANT CIRCULARS, AND OTHER APPLICABLE LAWS, INCLUDING ANY AMENDMENTS, MODIFICATIONS, VARIATIONS OR RE-ENACTMENTS THEREOF AS MAY BE REQUIRED AND PURSUANT TO APPROVAL OF THE AUDIT COMMITTEE OF HDFC LIFE INSURANCE COMPANY LIMITED ("HDFC LIFE" OR "COMPANY") AND SUBJECT TO THE ARTICLES OF ASSOCIATION OF THE COMPANY, THE MEMBERS DO HEREBY ACCORD ITS OMNIBUS APPROVAL TO THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS THE "BOARD", WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE CONSTITUTED/ EMPOWERED/ TO BE CONSTITUTED BY THE BOARD FROM TIME TO TIME TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION) FOR ENTERING INTO AND/OR CARRYING OUT AND/ OR CONTINUING WITH CONTRACTS, ARRANGEMENTS AND TRANSACTIONS (WHETHER INDIVIDUALLY OR TAKEN TOGETHER OR SERIES OF TRANSACTIONS OR OTHERWISE), FOR THE FINANCIAL YEAR 2022-23 WHICH IS VALID UPTO THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY FOR A PERIOD NOT EXCEEDING FIFTEEN MONTHS WITH HDFC BANK LIMITED ("BANK"), BEING A RELATED PARTY OF THE COMPANY AS PER AMENDED SEBI LISTING REGULATIONS, WHETHER BY WAY OF CONTINUATION(S) OR RENEWAL(S) OR EXTENSION(S) OR MODIFICATION(S) OF EARLIER CONTRACTS/ ARRANGEMENTS/ TRANSACTIONS OR AS FRESH AND INDEPENDENT TRANSACTION(S) OR OTHERWISE AS MENTIONED HEREUNDER: I. AVAILING OF FUNDED AND NON-FUNDED FACILITIES FROM THE BANK, FOR WHICH THE INTEREST AND FEE EXPENSES PAID TO THE BANK ARE CONSEQUENTIAL TO THE TRANSACTIONS FLOWING OUT OF PRINCIPAL TRANSACTIONS IN THE FORM OF LOAN, GUARANTEES, CASH CREDIT, ETC.; II. PAYMENT OF REMUNERATION FOR DISTRIBUTION OF LIFE INSURANCE PRODUCTS, IN ACCORDANCE WITH INSURANCE REGULATORY AND DEVELOPMENT AUTHORITY OF INDIA (IRDAI) STIPULATIONS, IN THE CAPACITY OF THE BANK ACTING AS THE CORPORATE AGENT OF THE COMPANY, IN ACCORDANCE WITH THE RULES AND REGULATIONS PRESCRIBED BY IRDAI; III. PURCHASE AND SALE OF GOVERNMENT SECURITIES, TREASURY BILLS, ETC. ON THE BASIS OF PREVAILING MARKET RATES/ YIELDS; IV. PURCHASE AND SALE OF NON-SLR SECURITIES, IN ACCORDANCE WITH THE APPLICABLE REGULATIONS, ON THE BASIS OF MARKET DETERMINED RATES/ YIELDS AS MAY BE APPLICABLE; V. ENTERING INTO TRANSACTIONS IN DERIVATIVES AND FOREIGN EXCHANGE, AS PER APPLICABLE REGULATIONS; VI. AVAILING CURRENT ACCOUNT/ SAVINGS ACCOUNT (CASA) FACILITIES AND MAKING PAYMENT OF SERVICE AS AVAILED BY THE COMPANY FOR BANKING TRANSACTIONS; VII. SUBSCRIPTION TO THE DEBT SECURITIES FROM PLATFORMS COMMONLY ACCESSED BY INVESTORS; VIII. VARIOUS OTHER SERVICES, WHICH HELP THE COMPANY IN POPULARISING THEIR PRODUCTS AND SERVICES, AS SET OUT IN THE EXPLANATORY STATEMENT AS AVAILED BY THE COMPANY; IX. PREMIUM RECEIVED AND INSURANCE POLICY BENEFITS PAID TOWARDS GROUPS INSURANCE POLICIES; X. INTEREST INCOME ON INVESTMENTS MADE THROUGH SECONDARY MARKET; AND XI. ANY OTHER CONTRACTS/ ARRANGEMENTS OR TRANSACTIONS AS PROVIDED IN THE EXPLANATORY STATEMENT NOTWITHSTANDING THE FACT THAT ALL SUCH AFOREMENTIONED TRANSACTIONS DURING THE FINANCIAL YEAR 2022-23 AND UPTO THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY FOR A PERIOD NOT EXCEEDING FIFTEEN</p>	FOR
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1 July 2021 – 30 June 2022

HDFC LIFE INSURANCE CO LTD	INE795G01014	27-Jun-2022	"RESOLVED THAT PURSUANT AND SUBJECT TO THE PROVISIONS OF SECTION 34A AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE INSURANCE ACT, 1938, AND APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER ("ACT") AND SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND GUIDELINES ISSUED BY THE INSURANCE REGULATORY AND DEVELOPMENT AUTHORITY OF INDIA ("IRDAI") FROM TIME TO TIME, INCLUDING ANY AMENDMENTS, MODIFICATIONS, VARIATIONS, OR RE-ENACTMENTS THEREOF, APPLICABLE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND RECOMMENDATION OF THE NOMINATION & REMUNERATION COMMITTEE ("NRC") AND THE BOARD OF DIRECTORS OF THE COMPANY, APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED FOR REVISION IN REMUNERATION, SUBJECT TO APPROVAL OF IRDAI, OF MS. VIBHA PADALKAR (DIN: 01682810) AS MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER OF THE COMPANY WITH EFFECT FROM APRIL 1, 2022: (AS SPECIFIED) "RESOLVED FURTHER THAT MS. VIBHA PADALKAR SHALL ALSO BE ENTITLED TO VARIABLE PERFORMANCE PAY LINKED TO HER PERFORMANCE RATINGS (UP TO INR 4,16,28,272 SUBJECT TO ACHIEVING TARGETS AS DECIDED BY THE NRC/BOARD OF DIRECTORS), PROVIDENT FUND, GRATUITY, INSURANCE BENEFITS, AND OTHER NON-CASH PERQUISITES, AND STOCK OPTIONS IN ACCORDANCE WITH THE RELEVANT SCHEME(S) OF THE COMPANY IN THIS BEHALF AND/ OR AS APPROVED BY THE NOMINATION & REMUNERATION COMMITTEE/ BOARD OF DIRECTORS, OR ANY OTHER COMMITTEE THEREOF, AND SUBJECT TO APPROVAL OF IRDAI, AS MAY BE NECESSARY OR REQUIRED. "RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY, OR NRC OR ANY OTHER COMMITTEES THEREOF, BE AND IS/ ARE HEREBY SEVERALLY AUTHORISED FROM TIME TO TIME TO DETERMINE, OR REVISE, OR TO ALTER AND VARY THE TERMS AND CONDITIONS OF APPOINTMENT, AND SETTLE ANY QUESTIONS OR DIFFICULTIES THAT MAY ARISE IN CONNECTION WITH, OR INCIDENTAL TO GIVE EFFECT TO THE ABOVE RESOLUTION, ON ACCOUNT OF ANY CONDITIONS AS MAY BE STIPULATED BY IRDAI AND/ OR ANY OTHER AUTHORITY INCLUDING THE AMOUNT OF REMUNERATION, PERQUISITES, STOCK OPTIONS AND/OR OTHER BENEFITS, AS MAY BE AGREED WITH MS. VIBHA PADALKAR, AND AS APPROVED BY IRDAI, AS APPLICABLE." "RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY, OR NRC OR ANY COMMITTEE THEREOF BE AND IS/ ARE HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS, AS THEY MAY CONSIDER NECESSARY, EXPEDIENT OR DESIRABLE FOR GIVING EFFECT TO THE FOREGOING RESOLUTION, AND TO SETTLE ANY QUESTION OR DOUBT THAT MAY ARISE IN RELATION THERETO."	FOR
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Appoint a Director Tabuchi, Michifumi	FOR
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Appoint a Director Hirano, Kotaro	AGAINST
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Appoint a Director Hosoya, Yoshinori	AGAINST
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue, Approve Minor Revisions	AGAINST
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Appoint a Director Oka, Toshiko	FOR
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Appoint a Director Okuhara, Kazushige	FOR
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Appoint a Director Kikuchi, Maoko	FOR

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HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Appoint a Director Toyama, Haruyuki	FOR
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Appoint a Director Moue, Hidemi	FOR
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Appoint a Director Katsurayama, Tetsuo	AGAINST
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	JP3787000003	27-Jun-2022	Appoint a Director Shiojima, Keiichiro	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	THE ELECTION OF THE DIRECTOR.:LEE SHUN-CHIN,SHAREHOLDER NO.0000009	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	ADOPTION OF THE 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	THE ELECTION OF THE DIRECTOR.: TSAI HUEY-CHIN,SHAREHOLDER NO.0000003	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	THE ELECTION OF THE DIRECTOR.:SAN HSIN INVESTMENT CO.LTD.,SHAREHOLDER NO.0001711	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	THE ELECTION OF THE DIRECTOR.:CHUO SHOU-YEU,SHAREHOLDER NO.0000025	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:CHIANG CHENG-HO,SHAREHOLDER NO.F102570XXX	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:CHEN CHENG-YUAN,SHAREHOLDER NO.G120077XXX	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR.:LEE HUI-HSIU,SHAREHOLDER NO.R203134XXX	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	RELEASE THE PROHIBITION ON 12TH DIRECTORS AND ITS REPRESENTATIVE FROM PARTICIPATION IN COMPETITIVE BUSINESS	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 EARNINGS.PROPOSED CASH DIVIDEND:TWD 4.5 PER SHARE.	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	AMENDMENT TO THE COMPANYS ARTICLES OF INCORPORATION	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	AMENDMENT TO THE OPERATIONAL PROCEDURES FOR ACQUISITION OR DISPOSAL OF ASSETS	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	AMENDMENT TO THE DIRECTOR SELECTION PROCESS	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	AMENDMENT TO THE RULES OF PROCEDURE FOR SHAREHOLDER MEETINGS	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	THE ELECTION OF THE DIRECTOR.:CHUO WEN-HEN,SHAREHOLDER NO.0000024	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	THE ELECTION OF THE DIRECTOR.:CHUO YUNG-TSAI,SHAREHOLDER NO.0000002	FOR
HIWIN TECHNOLOGIES CORP	TW0002049004	27-Jun-2022	THE ELECTION OF THE DIRECTOR.:CHEN CHIN-TSAI,SHAREHOLDER NO.0000011	AGAINST
JINDAL STAINLESS LTD	INE220G01021	27-Jun-2022	AUTHORITY TO ENTER INTO MATERIAL RELATED PARTY CONTRACTS / ARRANGEMENTS / TRANSACTIONS FOR FINANCIAL YEAR 2022-23	FOR
JINDAL STAINLESS LTD	INE220G01021	27-Jun-2022	APPROVAL FOR ENHANCEMENT OF THE LIMITS OF MATERIAL RELATED PARTY CONTRACTS / ARRANGEMENTS / TRANSACTIONS ENTERED INTO DURING THE FINANCIAL YEAR 2021-22	FOR
JINDAL STAINLESS LTD	INE220G01021	27-Jun-2022	RE-APPOINTMENT OF MR. RATAN JINDAL (DIN: 00054026) AS CHAIRMAN AND MANAGING DIRECTOR OF THE COMPANY	AGAINST
LIFESTYLE INTERNATIONAL HOLDINGS LTD	KYG548561284	27-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT AND ISSUE NEW SHARES OF THE COMPANY	AGAINST
LIFESTYLE INTERNATIONAL HOLDINGS LTD	KYG548561284	27-Jun-2022	TO EXTEND THE GENERAL MANDATE TO ISSUE NEW SHARES BY ADDING THE NUMBER OF SHARES REPURCHASED	AGAINST

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LIFESTYLE INTERNATIONAL HOLDINGS LTD	KYG548561284	27-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY, THE DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
LIFESTYLE INTERNATIONAL HOLDINGS LTD	KYG548561284	27-Jun-2022	TO RE-ELECT MS. LAU KAM SHIM AS DIRECTOR	FOR
LIFESTYLE INTERNATIONAL HOLDINGS LTD	KYG548561284	27-Jun-2022	TO RE-ELECT MR. LAM SIU LUN, SIMON AS DIRECTOR	FOR
LIFESTYLE INTERNATIONAL HOLDINGS LTD	KYG548561284	27-Jun-2022	TO RE-ELECT MR. HUI CHIU CHUNG AS DIRECTOR	FOR
LIFESTYLE INTERNATIONAL HOLDINGS LTD	KYG548561284	27-Jun-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
LIFESTYLE INTERNATIONAL HOLDINGS LTD	KYG548561284	27-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX ITS REMUNERATION	FOR
LIFESTYLE INTERNATIONAL HOLDINGS LTD	KYG548561284	27-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO PURCHASE SHARES OF THE COMPANY	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	27-Jun-2022	SUBJECT TO THE EFFECTIVE CONSUMMATION OF THE SHARE MERGER OF COMPANHIA DE LOCACAO DAS AMERICAS UNIDAS BY THE COMPANY, AS APPROVED BY THE SHAREHOLDERS OF UNIDAS AND OF THE COMPANY, IN THE GENERAL SHAREHOLDER MEETINGS HELD ON NOVEMBER 12, 2020 AND APRIL 26, 2022, INCREASE THE COMPOSITION OF THE BOARD OF DIRECTORS TO EIGHT MEMBERS	FOR
LOCALIZA RENT A CAR SA	BRRENTACNOR4	27-Jun-2022	SUBJECT TO THE EFFECTIVE CONSUMMATION OF THE SHARE MERGER OF UNIDAS BY THE COMPANY, AS APPROVED BY THE SHAREHOLDERS OF UNIDAS AND OF THE COMPANY, IN THE GENERAL SHAREHOLDER MEETINGS HELD ON NOVEMBER 12, 2020 AND APRIL 26, 2022, ELECT LUIS FERNANDO MEMORIA PORTO AS A MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY	AGAINST
LOCALIZA RENT A CAR SA	BRRENTACNOR4	27-Jun-2022	SUBJECT TO THE EFFECTIVE CONSUMMATION OF THE SHARE MERGER OF UNIDAS BY THE COMPANY, AS APPROVED BY THE SHAREHOLDERS OF UNIDAS AND OF THE COMPANY, IN THE GENERAL SHAREHOLDER MEETINGS HELD ON NOVEMBER 12, 2020 AND APRIL 26, 2022, ELECT SERGIO AUGUSTO GUERRA DE RESENDE AS A MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY	AGAINST
LOCALIZA RENT A CAR SA	BRRENTACNOR4	27-Jun-2022	APPROVE THE AMENDMENT TO THE TERMS AND CONDITIONS OF THE COMPANY'S STOCK BASED LONG TERM INCENTIVE PLANS, APPROVED AT THE ORDINARY AND EXTRAORDINARY GENERAL MEETING HELD ON APRIL 26, 2022, PURSUANT TO THE TERMS OF THE MANAGEMENT PROPOSAL	AGAINST
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Iwasaki, Akinori	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Ogura, Tomoki	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Hashimoto, Hideo	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Tanaka, Hiroshi	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Hirose, Hakaru	FOR

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MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Yamakawa, Yukio	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Motohashi, Katsunobu	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Tachi, Itsushi	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Approve Appropriation of Surplus	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Approve Absorption-Type Company Split Agreement	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Official Company Name, Amend Business Lines	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Wasami, Masaru	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Yamamoto, Teruaki	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Kuzuno, Masanao	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Fujita, Tsutomu	FOR
MARUWA UNYU KIKAN CO.,LTD.	JP3879170003	27-Jun-2022	Appoint a Director Kawada, Kazumi	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Bando, Mariko	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Arima, Akira	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Tobimatsu, Junichi	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Rochelle Kopp	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Ishiwata, Akemi	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Approve Appropriation of Surplus	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Karasawa, Yasuyoshi	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Kanasugi, Yasuzo	FOR

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MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Hara, Noriyuki	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Higuchi, Tetsuji	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Fukuda, Masahito	FOR
MS&AD INSURANCE GROUP HOLDINGS,INC.	JP3890310000	27-Jun-2022	Appoint a Director Shirai, Yusuke	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Director Kamano, Hiroyuki	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Director Hamada, Emiko	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Director Furukawa, Kazuo	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Corporate Auditor Kimura, Takashi	AGAINST
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Substitute Corporate Auditor Hashimoto, Shuzo	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Approve Appropriation of Surplus	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Director Oshima, Taku	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Director Kobayashi, Shigeru	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Director Niwa, Chiaki	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Director Iwasaki, Ryohei	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Director Yamada, Tadaaki	FOR
NGK INSULATORS,LTD.	JP3695200000	27-Jun-2022	Appoint a Director Shindo, Hideaki	FOR
OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Appoint a Director Ito, Chiaki	FOR
OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Appoint a Director Okihara, Takamune	FOR
OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Appoint a Director Kawanishi, Atsushi	FOR
OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Approve Appropriation of Surplus	FOR
OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Appoint a Director Noda, Masahiro	AGAINST
OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Appoint a Director Wada, Shigefumi	FOR

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OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Appoint a Director Wada, Hiroko	FOR
OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Appoint a Director Karakama, Katsuhiko	FOR
OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Appoint a Director Ogino, Toshio	FOR
OBIC BUSINESS CONSULTANTS CO.,LTD.	JP3173500004	27-Jun-2022	Appoint a Director Tachibana, Shoichi	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Harasawa, Atsumi	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uesugi, Keiichiro	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ichinose, Takashi	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Zama, Nobuhisa	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kawashima, Tokio	AGAINST
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nakazawa, Hiromi	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Miyama, Toru	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Ikeda, Koichiro	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Approve Appropriation of Surplus	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Tokuharu	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sano, Hirozumi	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuroki, Shinichi	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Futamiya, Masaya	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Arakawa, Masako	FOR
RICOH LEASING COMPANY,LTD.	JP3974100004	27-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ebisui, Mari	FOR

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ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Iriyama, Akie	FOR
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Mera, Haruka	FOR
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Uemura, Tatsuo	FOR
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Hayashi, Eriko	FOR
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Yamada, Kunio	FOR
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Sugimoto, Masashi	FOR
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Saito, Masaya	FOR
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Kunisaki, Shinichi	FOR
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Takakura, Chiharu	FOR
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Hiyama, Atsushi	FOR
ROHTO PHARMACEUTICAL CO.,LTD.	JP3982400008	27-Jun-2022	Appoint a Director Segi, Hidetoshi	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Higashi, Kazuhiro	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Nawa, Takashi	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Shibata, Misuzu	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Yamada, Meyumi	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Ito, Kumi	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Waga, Masayuki	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Teshima, Toshihiro	AGAINST
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Kasai, Satoshi	AGAINST
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Approve Appropriation of Surplus	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Amend Articles to: Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Sakurada, Kengo	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Okumura, Mikio	FOR

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SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Scott Trevor Davis	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Yanagida, Naoki	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Endo, Isao	FOR
SOMPO HOLDINGS,INC.	JP3165000005	27-Jun-2022	Appoint a Director Uchiyama, Hideyo	FOR
TELEKOM AUSTRIA AG	AT0000720008	27-Jun-2022	ELECT CARLOS JARQUE AS SUPERVISORY BOARD MEMBER	AGAINST
TELEKOM AUSTRIA AG	AT0000720008	27-Jun-2022	ELECT CHRISTINE CATASTA AS SUPERVISORY BOARD MEMBER	AGAINST
TELEKOM AUSTRIA AG	AT0000720008	27-Jun-2022	RATIFY ERNST YOUNG AS AUDITORS FOR FISCAL YEAR 2022	FOR
TELEKOM AUSTRIA AG	AT0000720008	27-Jun-2022	APPROVE REMUNERATION REPORT	FOR
TELEKOM AUSTRIA AG	AT0000720008	27-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.28 PER SHARE	FOR
TELEKOM AUSTRIA AG	AT0000720008	27-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
TELEKOM AUSTRIA AG	AT0000720008	27-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
TELEKOM AUSTRIA AG	AT0000720008	27-Jun-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS	FOR
TELEKOM AUSTRIA AG	AT0000720008	27-Jun-2022	ELECT DANIELA TORRAS AS SUPERVISORY BOARD MEMBER	AGAINST
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Mimura, Akio	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Egawa, Masako	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Mitachi, Takashi	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Endo, Nobuhiro	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Katanozaka, Shinya	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Osono, Emi	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Ishii, Yoshinori	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Wada, Kiyoshi	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Corporate Auditor Wani, Akihiro	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Corporate Auditor Otsuki, Nana	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Corporate Auditor Yuasa, Takayuki	FOR

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TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Approve Appropriation of Surplus	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Nagano, Tsuyoshi	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Komiya, Satoru	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Harashima, Akira	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Okada, Kenji	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Moriwaki, Yoichi	FOR
TOKIO MARINE HOLDINGS,INC.	JP3910660004	27-Jun-2022	Appoint a Director Hirose, Shinichi	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Numagami, Tsuyoshi	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Okada, Akihiko	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Sato, Hiroshi	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Kitamura, Toshio	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Hara, Mahoko	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Hirasaki, Tatsuya	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Asada, Shunichi	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Corporate Auditor Nomura, Yoshio	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Corporate Auditor Fujieda, Masao	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Substitute Corporate Auditor Iwanaga, Toshihiko	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Approve Appropriation of Surplus	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Yukiya, Masataka	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Baba, Koichi	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Yoshida, Masao	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Nakamura, Akio	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Asano, Toshio	FOR
TOKYO CENTURY CORPORATION	JP3424950008	27-Jun-2022	Appoint a Director Tanaka, Miho	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Director Nagase, Shin	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Director Morishita, Hirotaka	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Director Aoki, Miho	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Corporate Auditor Osawa, Kanako	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Substitute Corporate Auditor Sagaya, Tsuyoshi	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Director Nishikori, Hironobu	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Director Uchiyama, Masami	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Director Inoue, Yukio	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Director Kaneda, Hitoshi	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Director Takei, Junichi	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Director Mihara, Takamasa	FOR
TOSHIBA TEC CORPORATION	JP3594000006	27-Jun-2022	Appoint a Director Kuwahara, Michio	FOR
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Advisory resolution to approve executive compensation.	FOR
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Approval of the amendment and restatement of the United Therapeutics Corporation Amended and Restated 2015 Stock Incentive Plan.	AGAINST
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Election of Director: Christopher Causey	AGAINST
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2022.	FOR
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Election of Director: Richard Giltner	FOR

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UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Election of Director: Katherine Klein	FOR
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Election of Director: Ray Kurzweil	FOR
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Election of Director: Linda Maxwell	FOR
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Election of Director: Nilda Mesa	FOR
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Election of Director: Judy Olian	FOR
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Election of Director: Martine Rothblatt	FOR
UNITED THERAPEUTICS CORPORATION	US91307C1027	27-Jun-2022	Election of Director: Louis Sullivan	AGAINST
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT DOUGLAS BAILLIE AS DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT JOHN DANILOVICH AS DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	ELECT TSEGA GEBREYES AS DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT ANNIKA POUTIAINEN AS DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT RAVI RAJAGOPAL AS DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT KELLY ROSMARIN AS DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT AKHIL GUPTA AS DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT SHRAVIN BHARTI MITTAL AS DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	AUTHORISE THE AUDIT AND RISK COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	AUTHORISE ISSUE OF EQUITY	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	APPROVE REMUNERATION POLICY	AGAINST
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	APPROVE FINAL DIVIDEND	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT SUNIL BHARTI MITTAL AS DIRECTOR	FOR

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AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	ELECT OLUSEGUN OGUNSANYA AS DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT JAIDEEP PAUL AS DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT ANDREW GREEN AS DIRECTOR	AGAINST
AIRTEL AFRICA PLC	GB00BKDRYJ47	28-Jun-2022	RE-ELECT AWUNEBA AJUMOGOBIA AS DIRECTOR	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Hara, Takashi	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Kinoshita, Manabu	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Takeuchi, Toshie	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Kunimasa, Kimiko	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Corporate Auditor Ueda, Yuji	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Corporate Auditor Ito, Takashi	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Arakawa, Ryuji	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Kishida, Seiichi	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Fukujin, Yusuke	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Ohashi, Shigeki	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Tanaka, Toshiki	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Katsuki, Hisashi	FOR
ALFRESA HOLDINGS CORPORATION	JP3126340003	28-Jun-2022	Appoint a Director Shimada, Koichi	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Appoint a Director Chino, Toshitake	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Appoint a Director Miyoshi, Hidekazu	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Appoint a Director Kobe, Harumi	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Appoint a Substitute Corporate Auditor Murata, Makoto	FOR

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AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Approve Appropriation of Surplus	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Appoint a Director Isobe, Tsutomu	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Appoint a Director Yamanashi, Takaaki	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Appoint a Director Tadokoro, Masahiko	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Appoint a Director Yamamoto, Koji	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Appoint a Director Miwa, Kazuhiko	FOR
AMADA CO.,LTD.	JP3122800000	28-Jun-2022	Appoint a Director Mazuka, Michiyoshi	FOR
ANRITSU CORPORATION	JP3128800004	28-Jun-2022	Approve Payment of Bonuses to Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
ANRITSU CORPORATION	JP3128800004	28-Jun-2022	Approve Appropriation of Surplus	FOR
ANRITSU CORPORATION	JP3128800004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ANRITSU CORPORATION	JP3128800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hamada, Hirokazu	FOR
ANRITSU CORPORATION	JP3128800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kubota, Akifumi	FOR
ANRITSU CORPORATION	JP3128800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Niimi, Masumi	FOR
ANRITSU CORPORATION	JP3128800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shima, Takeshi	FOR
ANRITSU CORPORATION	JP3128800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aoki, Kazuyoshi	FOR
ANRITSU CORPORATION	JP3128800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Masamura, Tatsuro	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	TO RENEW THE CONTINUING CONNECTED TRANSACTIONS WITH BEIJING AUTOMOTIVE GROUP CO., LTD.: THE PURCHASE OF SERVICES TRANSACTIONS BETWEEN THE GROUP AND BEIJING AUTOMOTIVE GROUP CO., LTD. AND ITS ASSOCIATES UNDER THE PRODUCTS AND SERVICES PURCHASING FRAMEWORK AGREEMENT	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	TO RENEW THE CONTINUING CONNECTED TRANSACTIONS WITH BEIJING AUTOMOTIVE GROUP CO., LTD.: THE SALE OF PRODUCTS TRANSACTIONS BETWEEN THE GROUP AND BEIJING AUTOMOTIVE GROUP CO., LTD. AND ITS ASSOCIATES UNDER THE PROVISION OF PRODUCTS AND SERVICES FRAMEWORK AGREEMENT	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	TO RENEW THE CONTINUING CONNECTED TRANSACTIONS WITH BEIJING AUTOMOTIVE GROUP CO., LTD.: THE DEPOSIT TRANSACTIONS BETWEEN THE GROUP AND BAIC GROUP FINANCE CO., LTD. UNDER THE FINANCIAL SERVICES FRAMEWORK AGREEMENT	AGAINST
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	GENERAL MANDATE FOR THE ISSUANCE OF DEBT FINANCING INSTRUMENTS	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	GENERAL MANDATE FOR THE ISSUANCE OF SHARES	AGAINST
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	GENERAL MANDATE FOR THE REPURCHASE OF SHARES	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	REPORT OF THE BOARD OF DIRECTORS FOR 2021	FOR

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BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	REPORT OF THE BOARD OF SUPERVISORS FOR 2021	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	FINANCIAL REPORT FOR 2021	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	PROFITS DISTRIBUTION AND DIVIDENDS DISTRIBUTION PLAN FOR 2021	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	RE-APPOINTMENT OF THE INTERNATIONAL AUDITOR AND DOMESTIC AUDITOR FOR 2022	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	PROPOSED APPOINTMENT OF NON-EXECUTIVE DIRECTOR: APPOINT MR. CHEN WEI AS NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	PROPOSED APPOINTMENT OF EXECUTIVE DIRECTOR: APPOINT MR. ZHANG GUOFU AS EXECUTIVE DIRECTOR OF THE COMPANY	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	TO RENEW THE CONTINUING CONNECTED TRANSACTIONS WITH BEIJING AUTOMOTIVE GROUP CO., LTD.: THE PURCHASE OF PRODUCTS TRANSACTIONS BETWEEN THE GROUP AND BEIJING AUTOMOTIVE GROUP CO., LTD. AND ITS ASSOCIATES UNDER THE PRODUCTS AND SERVICES PURCHASING FRAMEWORK AGREEMENT	FOR
BAIC MOTOR CORPORATION LTD	CNE100001TJ4	28-Jun-2022	GENERAL MANDATE FOR THE REPURCHASE OF SHARES	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:WANG LINPING, NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:CHANG BAOSHENG, NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:LIAO YIJIAN, NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:CHEN SHAOZONG, NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:MU GUOXIN, NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:CHEN JUNKUI, NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:LUO XIAOPENG, NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:HU ZHANYUN, INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:CAI HAOYI, INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:SHI LEI, INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR

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BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:ZHANG XIANGDONG, INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:LI XIAOHUI, INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:MA JUN, INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF SUPERVISORS:XU JIMING, SHAREHOLDER SUPERVISOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF SUPERVISORS:WANG XUEQING, SHAREHOLDER SUPERVISOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF SUPERVISORS:LI YAO, EXTERNAL SUPERVISOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF SUPERVISORS:CHEN HANWEN, EXTERNAL SUPERVISOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF SUPERVISORS:SU ZHI, EXTERNAL SUPERVISOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	EXTENSION OF THE VALID PERIOD OF THE RESOLUTION ON AND AUTHORIZATION FOR THE CAPITAL INCREASE IN A COMPANY	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	2021 ANNUAL ACCOUNTS	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY3.55000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	2022 FIXED ASSETS INVESTMENT PLAN	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	APPOINTMENT OF 2022 AUDIT FIRM	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:REN DEQI, EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:LIU JUN, EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE1000000S2	28-Jun-2022	ELECTION OF DIRECTORS:LI LONGCHENG, NON-EXECUTIVE DIRECTOR	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. LI LONGCHENG AS A NON- EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. WANG LINPING AS A NON- EXECUTIVE DIRECTOR OF THE BANK	FOR

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BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. CHANG BAOSHENG AS A NON- EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. LIAO, YI CHIEN DAVID AS A NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. CHAN SIU CHUNG AS A NON- EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE APPOINTMENT OF MR. MU GUOXIN AS A NON- EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. CHEN JUNKUI AS A NON- EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE APPOINTMENT OF MR. LUO XIAOPENG AS A NON- EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. WOO CHIN WAN, RAYMOND AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. CAI HAOYI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. SHI LEI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE BANK FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. ZHANG XIANGDONG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MS. LI XIAOHUI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE APPOINTMENT OF MR. MA JUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. XU JIMING AS A SHAREHOLDER SUPERVISOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. WANG XUEQING AS A SHAREHOLDER SUPERVISOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. LI YAO AS AN EXTERNAL SUPERVISOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. CHEN HANWEN AS AN EXTERNAL SUPERVISOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE APPOINTMENT OF MR. SU ZHI AS AN EXTERNAL SUPERVISOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE PROPOSAL IN RELATION TO EXTENSION OF THE VALIDITY PERIOD OF THE RESOLUTION ON THE CAPITAL INCREASE TO BANK OF COMMUNICATIONS (HONG KONG) LIMITED AND THE AUTHORIZATION	FOR

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BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE REPORT OF THE BOARD OF SUPERVISORS OF THE BANK FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE FINANCIAL REPORT OF THE BANK FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE PROFIT DISTRIBUTION PLAN OF THE BANK FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE FIXED ASSETS INVESTMENT PLAN OF THE BANK FOR THE YEAR ENDING 31 DECEMBER 2022	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE APPOINTMENT OF KPMG AS THE INTERNATIONAL AUDITOR AND KPMG HUAZHEN LLP AS THE DOMESTIC AUDITOR OF THE BANK FOR THE YEAR 2022 FOR THE PROVISION OF AUDITING SERVICES AND OTHER RELEVANT SERVICES TO THE BANK FOR A TOTAL REMUNERATION OF RMB34.68 MILLION, AND WITH A TERM COMMENCING FROM THE DATE OF APPROVAL AT THE AGM AND ENDING ON THE DATE OF CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE BANK FOR THE YEAR 2022; AND TO AUTHORIZE THE BOARD TO DETERMINE AND ENTER INTO RESPECTIVE ENGAGEMENT WITH THEM	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. REN DEQI AS AN EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF COMMUNICATIONS CO LTD	CNE100000205	28-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE RE-ELECTION OF MR. LIU JUN AS AN EXECUTIVE DIRECTOR OF THE BANK	FOR
BELLUNA CO.,LTD.	JP3835650007	28-Jun-2022	Approve Appropriation of Surplus	FOR
BELLUNA CO.,LTD.	JP3835650007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
BELLUNA CO.,LTD.	JP3835650007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasuno, Kiyoshi	FOR
BELLUNA CO.,LTD.	JP3835650007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasuno, Yuichiro	FOR
BELLUNA CO.,LTD.	JP3835650007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shishido, Junko	FOR
BELLUNA CO.,LTD.	JP3835650007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuda, Tomohiro	FOR
BELLUNA CO.,LTD.	JP3835650007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyashita, Masayoshi	FOR
BELLUNA CO.,LTD.	JP3835650007	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hamamoto, Junko	FOR
BENEFIT ONE INC.	JP3835630009	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Company Location	FOR
BENEFIT ONE INC.	JP3835630009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukasawa, Junko	FOR
BENEFIT ONE INC.	JP3835630009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shiraishi, Norio	FOR
BENEFIT ONE INC.	JP3835630009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Hideyo	FOR
BENEFIT ONE INC.	JP3835630009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ozaki, Kenji	FOR
BIPROGY INC.	JP3754200008	28-Jun-2022	Appoint a Director Nalin Advani	FOR
BIPROGY INC.	JP3754200008	28-Jun-2022	Appoint a Director Ikeda, Yoshinori	FOR
BIPROGY INC.	JP3754200008	28-Jun-2022	Appoint a Corporate Auditor Hashimoto, Hirofumi	FOR
BIPROGY INC.	JP3754200008	28-Jun-2022	Approve Appropriation of Surplus	FOR

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BIPROGY INC.	JP3754200008	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
BIPROGY INC.	JP3754200008	28-Jun-2022	Appoint a Director Hiraoka, Akiyoshi	FOR
BIPROGY INC.	JP3754200008	28-Jun-2022	Appoint a Director Saito, Noboru	FOR
BIPROGY INC.	JP3754200008	28-Jun-2022	Appoint a Director Katsuya, Koji	FOR
BIPROGY INC.	JP3754200008	28-Jun-2022	Appoint a Director Kanazawa, Takahito	FOR
BIPROGY INC.	JP3754200008	28-Jun-2022	Appoint a Director Sonoda, Ayako	FOR
BIPROGY INC.	JP3754200008	28-Jun-2022	Appoint a Director Sato, Chie	FOR
CANCOM SE	DE0005419105	28-Jun-2022	APPROVE REMUNERATION REPORT	FOR
CANCOM SE	DE0005419105	28-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
CANCOM SE	DE0005419105	28-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.00 PER SHARE	FOR
CANCOM SE	DE0005419105	28-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
CANCOM SE	DE0005419105	28-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
CANCOM SE	DE0005419105	28-Jun-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO RE-ELECT ANTHONY STEAINS AS A DIRECTOR (NON-EXECUTIVE)	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO RECEIVE THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO DETERMINE THE AUDITOR'S REMUNERATION	FOR

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<p>CAPITAL & COUNTIES PROPERTIES PLC</p>	<p>GB00B62G9D36</p>	<p>28-Jun-2022</p>	<p>THAT THE DIRECTORS BE AND ARE GENERALLY AND UNCONDITIONALLY AUTHORISED IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT ANY SECURITIES INTO, SHARES IN THE COMPANY: I. UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 70,939,519 (SUCH AMOUNT BEING THE SECTION 551 AMOUNT FOR THE PURPOSES OF THE COMPANY'S ARTICLES OF ASSOCIATION); AND II. UP TO A FURTHER AGGREGATE NOMINAL AMOUNT OF GBP 70,939,519, PROVIDED THAT (I) THEY ARE EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560(1) OF THE COMPANIES ACT 2006) AND (II) THEY ARE OFFERED IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE TO HOLDERS OF ORDINARY SHARES ON THE REGISTER OF MEMBERS AT SUCH RECORD DATE AS THE DIRECTORS MAY DETERMINE WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF THE ORDINARY SHAREHOLDERS ARE PROPORTIONATE (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD BY THEM ON ANY SUCH RECORD DATE AND TO HOLDERS OF OTHER EQUITY SECURITIES IF REQUIRED BY THE RIGHTS OF THOSE SECURITIES, SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS OR LEGAL OR PRACTICAL PROBLEMS ARISING UNDER THE LAWS OF ANY OVERSEAS TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR BY VIRTUE OF SHARES BEING REPRESENTED BY DEPOSITARY RECEIPTS OR ANY OTHER MATTER, PROVIDED THAT THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING IN 2023, OR ON 28 SEPTEMBER 2023, WHICHEVER IS EARLIER, SAVE THAT THE COMPANY SHALL BE ENTITLED TO MAKE OFFERS OR AGREEMENTS BEFORE THE EXPIRY OF SUCH AUTHORITY WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR SUCH RIGHTS TO BE GRANTED AFTER SUCH EXPIRY AND THE DIRECTORS SHALL BE ENTITLED TO ALLOT SHARES AND GRANT RIGHTS PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THIS AUTHORITY HAD NOT EXPIRED AND ALL UNEXERCISED AUTHORITIES PREVIOUSLY GRANTED TO THE DIRECTORS TO ALLOT SHARES AND GRANT RIGHTS BE AND ARE HEREBY REVOKED</p>	<p>FOR</p>
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<p>CAPITAL & COUNTIES PROPERTIES PLC</p>	<p>GB00B62G9D36</p>	<p>28-Jun-2022</p>	<p>THAT SUBJECT TO THE PASSING OF RESOLUTION 13 ABOVE, THE DIRECTORS BE AND ARE AUTHORISED PURSUANT TO SECTIONS 570 AND 573 OF THE COMPANIES ACT 2006 TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THAT ACT) FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 13 ABOVE AND BY WAY OF A SALE OF TREASURY SHARES AS IF SECTION 561(1) OF THAT ACT DID NOT APPLY TO ANY SUCH ALLOTMENT PROVIDED THAT THIS POWER SHALL BE LIMITED TO: I. THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES IN CONNECTION WITH AN OFFER OF SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (II) OF RESOLUTION 13 ABOVE BY WAY OF RIGHTS ISSUE ONLY) IN FAVOUR OF THE HOLDERS OF ORDINARY SHARES ON THE REGISTER OF MEMBERS AT SUCH RECORD DATES AS THE DIRECTORS MAY DETERMINE AND OTHER PERSONS ENTITLED TO PARTICIPATE THEREIN WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF THE ORDINARY SHAREHOLDERS ARE PROPORTIONATE (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD BY THEM ON ANY SUCH RECORD DATES, SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS OR LEGAL OR PRACTICAL PROBLEMS ARISING UNDER THE LAWS OF ANY OVERSEAS TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR BY VIRTUE OF ORDINARY SHARES BEING REPRESENTED BY DEPOSITARY RECEIPTS OR ANY OTHER MATTER; AND II. THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN PURSUANT TO SUB-PARAGRAPH (I) OF THIS RESOLUTION 14) TO ANY PERSON OR PERSONS UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 10,640,927, (THE AGGREGATE OF THE AMOUNTS DESCRIBED BY SUB-PARAGRAPHS (I) AND (II) OF THIS RESOLUTION 14 AND RESOLUTION 15 BELOW BEING THE SECTION 561 AMOUNT FOR THE PURPOSES OF THE COMPANY'S ARTICLES OF ASSOCIATION) AND SHALL EXPIRE UPON THE EXPIRY OF THE GENERAL AUTHORITY CONFERRED BY RESOLUTION 13 ABOVE, SAVE THAT THE COMPANY SHALL BE ENTITLED TO MAKE OFFERS OR AGREEMENTS BEFORE THE EXPIRY OF SUCH POWER WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS SHALL BE ENTITLED TO ALLOT EQUITY SECURITIES PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THE POWER CONFERRED</p>	<p>FOR</p>
<p>CAPITAL & COUNTIES PROPERTIES PLC</p>	<p>GB00B62G9D36</p>	<p>28-Jun-2022</p>	<p>THAT SUBJECT TO THE PASSING OF RESOLUTION 13 ABOVE AND IN ADDITION TO THE POWER CONFERRED BY RESOLUTION 14 THE DIRECTORS BE AND ARE AUTHORISED PURSUANT TO SECTIONS 570 AND 573 OF THE COMPANIES ACT 2006 TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THAT ACT) FOR CASH PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 13 ABOVE AND BY WAY OF A SALE OF TREASURY SHARES AS IF SECTION 561(1) OF THAT ACT DID NOT APPLY TO ANY SUCH ALLOTMENT PROVIDED THAT THIS POWER SHALL: I. BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES TO ANY PERSON OR PERSONS UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 10,640,927; AND II. ONLY BE USED FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, (THE AGGREGATE OF THE AMOUNTS DESCRIBED BY SUB-PARAGRAPHS (I) AND (II) OF RESOLUTION 14 ABOVE AND THIS RESOLUTION 15 BEING THE SECTION 561 AMOUNT FOR THE PURPOSES OF THE COMPANY'S ARTICLES OF ASSOCIATION) AND SHALL EXPIRE UPON THE EXPIRY OF THE GENERAL AUTHORITY CONFERRED BY RESOLUTION 13 ABOVE, SAVE THAT THE COMPANY SHALL BE ENTITLED TO MAKE OFFERS OR AGREEMENTS BEFORE THE EXPIRY OF SUCH POWER WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS SHALL BE ENTITLED TO ALLOT EQUITY SECURITIES PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THE POWER CONFERRED HEREBY HAD NOT</p>	<p>FOR</p>

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CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE COMPANIES ACT 2006) OF ORDINARY SHARES OF 25 PENCE EACH IN THE CAPITAL OF THE COMPANY ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, PROVIDED THAT: I. THE MAXIMUM NUMBER OF ORDINARY SHARES WHICH MAY BE PURCHASED IS 85,127,423, REPRESENTING APPROXIMATELY 10 PER CENT OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT 18 MARCH 2022; II. THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR ANY SUCH ORDINARY SHARE IS 25 PENCE; III. THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR ANY SUCH ORDINARY SHARE IS AN AMOUNT EQUAL TO THE HIGHER OF: I. 105 PER CENT OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR THE COMPANY'S ORDINARY SHARES AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED; AND II. THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE IN THE COMPANY ON THE TRADING VENUES WHERE THE MARKET PURCHASES BY THE COMPANY PURSUANT TO THE AUTHORITY CONFERRED BY THIS RESOLUTION 16 WILL BE CARRIED OUT; IV. THIS AUTHORITY SHALL EXPIRE ON 28 SEPTEMBER 2023 OR AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2023, WHICHEVER IS THE EARLIER, UNLESS SUCH AUTHORITY IS RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING PRIOR TO SUCH TIME; AND THE COMPANY MAY MAKE A CONTRACT TO PURCHASE ITS ORDINARY SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO THE EXPIRY OF SUCH AUTHORITY, WHICH CONTRACT WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY, AND MAY PURCHASE ITS ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	THAT A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021 OF 1.0 PENCE FOR EACH ORDINARY SHARE IN THE CAPITAL OF THE COMPANY	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY) SET OUT ON PAGES 106 TO 120 OF THE ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO RE-ELECT HENRY STAUNTON AS A DIRECTOR (CHAIRMAN)	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO RE-ELECT IAN HAWKSWORTH AS A DIRECTOR (EXECUTIVE)	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO RE-ELECT SITUL JOBANPUTRA AS A DIRECTOR (EXECUTIVE)	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO RE-ELECT MICHELLE MCGRATH AS A DIRECTOR (EXECUTIVE)	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO RE-ELECT CHARLOTTE BOYLE AS A DIRECTOR (NON-EXECUTIVE)	FOR
CAPITAL & COUNTIES PROPERTIES PLC	GB00B62G9D36	28-Jun-2022	TO RE-ELECT JONATHAN LANE AS A DIRECTOR (NON-EXECUTIVE)	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: Marcella Shinder	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: Mitchell D. Steenrod	FOR

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CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: Peter J. Bensen	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	To ratify the appointment of KPMG LLP as independent registered public accounting firm.	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	To vote on an advisory resolution to approve the compensation of our named executive officers.	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: Ronald E. Blaylock	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: Sona Chawla	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: Thomas J. Folliard	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: Shira Goodman	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: David W. McCreight	AGAINST
CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: William D. Nash	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: Mark F. O'Neil	FOR
CARMAX, INC.	US1431301027	28-Jun-2022	Election of Director for a one year term expiring at the 2023 Annual Shareholder's Meeting: Pietro Satriano	FOR
CEZ A.S.	CZ0005112300	28-Jun-2022	APPROVAL OF CHANGE IN THE METHOD OF PAYMENT OF PROFIT SHARES (DIVIDENDS) TO THE SHAREHOLDERS OF CEZ	FOR
CEZ A.S.	CZ0005112300	28-Jun-2022	DECISION ON THE DISTRIBUTION OF PROFIT OFEZ, A. S - DRAFT RESOLUTION (2) THE FUNDAMENTAL CHANGE COMPARED TO THE DRAFT RESOLUTION (2) OF AGENDA POINT 3. PUBLISHED BY THE BOARD OF DIRECTORS OF THE COMPANY RESTS IN THE BELOW PROPOSAL: (C) TO POSTPONE THE EFFECTIVE DATE OF A CHANGE IN THE METHOD OF PAYMENT OF DIVIDENDS APPROVED FOR DISTRIBUTION TO SHAREHOLDERS IN THE YEARS 2019 TO 2021 FROM AUGUST 1, 2022 TO NOVEMBER 1, 2022	ABSTAIN
CEZ A.S.	CZ0005112300	28-Jun-2022	APPROVAL OF A 2023 DONATIONS BUDGET OF CZK 150 MILLION	FOR
CEZ A.S.	CZ0005112300	28-Jun-2022	APPROVAL OF INCREASING THE 2022 DONATIONS BUDGET BY CZK 40 MILLION AS COMPARED TO THE RESOLUTION PASSED BY THE GENERAL MEETING ON JUNE 28, 2021, THAT IS, TO A TOTAL OF CZK 150 MILLION	FOR
CEZ A.S.	CZ0005112300	28-Jun-2022	APPROVAL OF THE UPDATE TO THE BUSINESS POLICY OF CEZ GROUP AND CEZ, A. S., AS PRESENTED TO THE GENERAL MEETING BY THE BOARD OF DIRECTORS	FOR
CEZ A.S.	CZ0005112300	28-Jun-2022	DECISION TO AMEND THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
CEZ A.S.	CZ0005112300	28-Jun-2022	APPROVAL OF THE TEMPLATE SERVICE CONTRACT OF A SUPERVISORY BOARD MEMBER OF CEZ, A. S., AS PRESENTED TO THE GENERAL MEETING BY THE COMPANY'S BOARD OF DIRECTORS	AGAINST
CEZ A.S.	CZ0005112300	28-Jun-2022	APPROVAL OF THE TEMPLATE SERVICE CONTRACT OF AN AUDIT COMMITTEE MEMBER OF CEZ, A. S., AS SUBMITTED TO THE GENERAL MEETING BY THE COMPANY'S BOARD OF DIRECTORS	FOR
CEZ A.S.	CZ0005112300	28-Jun-2022	APPROVAL OF THE REMUNERATION REPORT CEZ, A. S., FOR THE ACCOUNTING PERIOD OF 2021	AGAINST
CEZ A.S.	CZ0005112300	28-Jun-2022	REMOVAL AND ELECTION OF SUPERVISORY BOARD MEMBERS	AGAINST
CEZ A.S.	CZ0005112300	28-Jun-2022	REMOVAL AND ELECTION OF AUDIT COMMITTEE MEMBERS	AGAINST
CEZ A.S.	CZ0005112300	28-Jun-2022	APPROVAL OF THE FINANCIAL STATEMENTS OF CEZ FOR THE YEAR 2021	FOR
CEZ A.S.	CZ0005112300	28-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS OF CEZ GROUP FOR THE YEAR 2021	FOR
CEZ A.S.	CZ0005112300	28-Jun-2022	APPROVAL OF DISTRIBUTION OF THE COMPANY'S 2021 PROFIT	FOR

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CEZ A.S.	CZ0005112300	28-Jun-2022	THE FUNDAMENTAL CHANGE COMPARED TO THE DRAFT RESOLUTION (1) OF AGENDA POINT 3. PUBLISHED BY THE BOARD OF DIRECTORS OF THE COMPANY RESTS IN THE BELOW PROPOSAL: THE AMOUNT OF DIVIDEND DUE TO A SHAREHOLDER A NATURAL PERSON WITH PERMANENT RESIDENCE IN THE CZECH REPUBLIC, HAVING WITH THE REGISTRY OF CSD PRAGUE (CENTR LN DEPOZIT CENN CH PAP R (CDCP)) REGISTERED HIS/HER CZK CASH ACCOUNT, WILL BE PAID BY THE COMPANY IN FAVOR OF SUCH CZK CASH ACCOUNT	ABSTAIN
CEZ A.S.	CZ0005112300	28-Jun-2022	THE FUNDAMENTAL CHANGE COMPARED TO THE DRAFT RESOLUTION (1) OF AGENDA POINT 3. PUBLISHED BY THE BOARD OF DIRECTORS OF THE COMPANY RESTS IN THE BELOW PROPOSAL: THE AMOUNT OF DIVIDEND DUE TO A SHAREHOLDER A NATURAL PERSON WITH PERMANENT RESIDENCE IN THE CZECH REPUBLIC, HAVING REGISTERED HIS/HER CZK CASH ACCOUNT WITH THE REGISTRY OF CSD PRAGUE (CENTR LN DEPOZIT CENN CH PAP R (CDCP)), WILL BE PAID BY THE COMPANY IN FAVOR OF SUCH CZK CASH ACCOUNT TACTILY	ABSTAIN
CEZ A.S.	CZ0005112300	28-Jun-2022	COUNTERPROPOSAL OF A SHAREHOLDER THE CZECH REPUBLIC THROUGH THE MINISTRY OF FINANCE THE FUNDAMENTAL CHANGE COMPARED TO THE DRAFT RESOLUTION (1) OF AGENDA POINT 3. PUBLISHED BY THE BOARD OF DIRECTORS OF THE COMPANY RESTS IN THE BELOW PROPOSAL: (A) TO INCREASE THE DIVIDEND PER SHARE BEFORE TAX FROM CZK 44.00, AS PROPOSED BY THE BOARD OF DIRECTORS, TO CZK 48.00 (B) TO POSTPONE THE PAYABLE DATE OF THE DIVIDEND FROM AUGUST 1, 2022	ABSTAIN
CHINA VANKE CO LTD	CNE100001SR9	28-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA VANKE CO LTD	CNE100001SR9	28-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA VANKE CO LTD	CNE100001SR9	28-Jun-2022	TO CONSIDER AND APPROVE THE ANNUAL REPORT FOR THE YEAR 2021	FOR
CHINA VANKE CO LTD	CNE100001SR9	28-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION IN RELATION TO THE RE-APPOINTMENT OF CERTIFIED PUBLIC ACCOUNTANTS FOR THE YEAR 2022	FOR
CHINA VANKE CO LTD	CNE100001SR9	28-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION IN RELATION TO THE AUTHORISATION OF THE COMPANY AND ITS MAJORITY-OWNED SUBSIDIARIES PROVIDING FINANCIAL ASSISTANCE TO THIRD PARTIES	FOR
CHINA VANKE CO LTD	CNE100001SR9	28-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION IN RELATION TO THE AUTHORISATION OF GUARANTEE BY THE COMPANY TO ITS MAJORITY-OWNED SUBSIDIARIES	FOR
CHINA VANKE CO LTD	CNE100001SR9	28-Jun-2022	TO CONSIDER AND APPROVE THE DIVIDEND DISTRIBUTION PLAN FOR THE YEAR 2021	FOR
CHINA VANKE CO LTD	CNE100001SR9	28-Jun-2022	TO CONSIDER AND APPROVE THE SCRIP DIVIDEND SCHEME FOR H SHARES IN DIVIDEND DISTRIBUTION FOR THE YEAR 2021	FOR
CHINA VANKE CO LTD	CNE100001SR9	28-Jun-2022	TO CONSIDER AND APPROVE THE SCRIP DIVIDEND SCHEME FOR H SHARES IN DIVIDEND DISTRIBUTION FOR THE YEAR 2021	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Appoint a Director Shimao, Tadashi	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Appoint a Director Kurihara, Mitsue	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Appoint a Director Kudo, Yoko	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (1)	FOR

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CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (2)	AGAINST
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (3)	AGAINST
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (4)	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Approve Appropriation of Surplus	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Appoint a Director Katsuno, Satoru	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Appoint a Director Hayashi, Kingo	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Appoint a Director Mizutani, Hitoshi	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Appoint a Director Ito, Hisanori	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Appoint a Director Ihara, Ichiro	FOR
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	JP3526600006	28-Jun-2022	Appoint a Director Hashimoto, Takayuki	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	CONTEMPLATED RELATED PARTY TRANSACTIONS BETWEEN THE GROUP AND COMPANIES IN WHICH THE DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT OF THE COMPANY HOLD POSITIONS AS DIRECTORS OR SENIOR MANAGEMENT (EXCLUDING THE SUBSIDIARIES OF THE COMPANY)	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	CONTEMPLATED RELATED PARTY/CONNECTED TRANSACTIONS BETWEEN THE GROUP AND COMPANIES HOLDING MORE THAN 10% EQUITY INTEREST IN AN IMPORTANT SUBSIDIARY OF THE COMPANY	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	CONTEMPLATED RELATED PARTY TRANSACTIONS BETWEEN THE GROUP AND COMPANIES HOLDING MORE THAN 5% EQUITY INTEREST IN THE COMPANY	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	TO CONSIDER AND APPROVE THE 2021 WORK REPORT OF THE BOARD	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	TO CONSIDER AND APPROVE THE 2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	TO CONSIDER AND APPROVE THE 2021 ANNUAL REPORT	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	TO CONSIDER AND APPROVE THE 2021 PROFIT DISTRIBUTION PLAN	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE RE-APPOINTMENT OF ACCOUNTING FIRMS	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON THE ESTIMATED INVESTMENT AMOUNT FOR THE PROPRIETARY BUSINESS OF THE COMPANY FOR 2022	FOR

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CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	TO CONSIDER AND APPROVE THE RESOLUTION ON CONSIDERING THE TOTAL REMUNERATION OF THE DIRECTORS AND THE SUPERVISORS OF THE COMPANY FOR 2021	FOR
CITIC SECURITIES CO LTD	CNE1000016V2	28-Jun-2022	CONTEMPLATED RELATED PARTY/CONNECTED TRANSACTIONS BETWEEN THE GROUP AND THE CITIC GROUP AND ITS SUBSIDIARIES AND ASSOCIATES	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Director Kuboki, Toshiko	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Director Osawa, Yoshio	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Director Yoshida, Katsuhiko	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Corporate Auditor Akatsuka, Noboru	AGAINST
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Corporate Auditor Yanagi, Kazunori	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation	AGAINST
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation	AGAINST
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation	AGAINST
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Shareholder Proposal: Remove a Director Sato, Toshihiko	AGAINST
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Shareholder Proposal: Remove a Director Miyamoto, Yoshiaki	AGAINST
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Approve Appropriation of Surplus	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Director Sato, Toshihiko	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Director Furukawa, Toshiyuki	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Director Oji, Yoshitaka	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Director Nakajima, Keichi	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Director Shirai, Shinji	FOR
CITIZEN WATCH CO.,LTD.	JP3352400000	28-Jun-2022	Appoint a Director Miyamoto, Yoshiaki	FOR
COLOWIDE CO.,LTD.	JP3305970000	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
COLOWIDE CO.,LTD.	JP3305970000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kurodo, Kaneo	FOR
COLOWIDE CO.,LTD.	JP3305970000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nojiri, Kohei	FOR
COLOWIDE CO.,LTD.	JP3305970000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Isono, Takeo	FOR
COLOWIDE CO.,LTD.	JP3305970000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsumi, Daisuke	FOR
COLOWIDE CO.,LTD.	JP3305970000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mokuno, Junko	FOR
COLOWIDE CO.,LTD.	JP3305970000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujiyama, Yuji	FOR
CYBERARK SOFTWARE LTD.	IL0011334468	28-Jun-2022	Re-Election of Class II Director for a term of three years until the 2025 annual general meeting: Gadi Tirosh	FOR
CYBERARK SOFTWARE LTD.	IL0011334468	28-Jun-2022	Re-Election of Class II Director for a term of three years until the 2025 annual general meeting: Amnon Shoshani	FOR
CYBERARK SOFTWARE LTD.	IL0011334468	28-Jun-2022	Re-Election of Class II Director for a term of three years until the 2025 annual general meeting: Avril England	FOR

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CYBERARK SOFTWARE LTD.	IL0011334468	28-Jun-2022	Re-Election of Class I Director for a term of two years until the 2024 annual general meeting: François Auque	FOR
CYBERARK SOFTWARE LTD.	IL0011334468	28-Jun-2022	To approve a compensation policy for the Company's executives and directors, in accordance with the requirements of the Israeli Companies Law, 5759-1999 (the "Companies Law").	FOR
CYBERARK SOFTWARE LTD.	IL0011334468	28-Jun-2022	Please confirm that you are entitled to vote on Proposal 2 such that your vote will be counted by the Company. IMPORTANT: YOUR VOTE WILL ONLY BE COUNTED IF YOU MARK "YES." We believe that shareholders should generally mark "YES." The only exception, to our knowledge, applicable to this proposal 2 under Israeli law is our directors, officers, their relatives and their affiliates (for a detailed definition of "personal interest" under Israeli law, please see our Proxy Statement). Mark "for" = yes or "against" = no	FOR
CYBERARK SOFTWARE LTD.	IL0011334468	28-Jun-2022	To authorize, in accordance with the requirements of the Companies Law, the Company's Chairman of the Board and Chief Executive Officer, Ehud (Udi) Mokady, to continue serving as the Chairman of the Board and the Company's Chief Executive Officer, for a period of two years.	FOR
CYBERARK SOFTWARE LTD.	IL0011334468	28-Jun-2022	Please confirm that you are entitled to vote on Proposal 3 such that your vote will be counted by the Company. IMPORTANT: YOUR VOTE WILL ONLY BE COUNTED IF YOU MARK "YES." We believe that shareholders should generally mark "YES." The only exception, to our knowledge, applicable to this proposal 3 under Israeli law is our CEO, his relatives and their affiliates (for a detailed definition of "personal interest" under Israeli law, please see our Proxy Statement). Mark "for" = yes or "against" = no	FOR
CYBERARK SOFTWARE LTD.	IL0011334468	28-Jun-2022	To approve the re-appointment of Kost Forer Gabbay & Kasierer, registered public accounting firm, a member firm of Ernst & Young Global, as the Company's independent registered public accounting firm for the year ending December 31, 2022 and until the Company's 2023 annual general meeting of shareholders, and to authorize the Board of Directors of the Company (the "Board") to fix such accounting firm's annual compensation.	FOR
DAIHEN CORPORATION	JP3497800007	28-Jun-2022	Approve Appropriation of Surplus	FOR
DAIHEN CORPORATION	JP3497800007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAIHEN CORPORATION	JP3497800007	28-Jun-2022	Appoint a Corporate Auditor Iba, Tatsuya	FOR
DAIHEN CORPORATION	JP3497800007	28-Jun-2022	Appoint a Corporate Auditor Yoshida, Masashi	FOR
DAIHEN CORPORATION	JP3497800007	28-Jun-2022	Appoint a Corporate Auditor Shime, Hiroyuki	FOR
DAIHEN CORPORATION	JP3497800007	28-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
DAITO TRUST CONSTRUCTION CO.,LTD.	JP3486800000	28-Jun-2022	Approve Appropriation of Surplus	FOR
DAITO TRUST CONSTRUCTION CO.,LTD.	JP3486800000	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Ogasawara, Michiaki	AGAINST
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Takeuchi, Hirotaka	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Nishikawa, Ikuo	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Kawai, Eriko	FOR

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DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Nishikawa, Katsuyuki	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Iwamoto, Toshio	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Murakami, Yumiko	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Hibino, Takashi	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Nakata, Seiji	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Matsui, Toshihiro	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Tashiro, Keiko	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Ogino, Akihiko	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Hanaoka, Sachiko	FOR
DAIWA SECURITIES GROUP INC.	JP3502200003	28-Jun-2022	Appoint a Director Kawashima, Hiromasa	FOR
DEVYANI INTERNATIONAL LIMITED	INE872J01023	28-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY TOGETHER WITH THE REPORT OF BOARD OF DIRECTORS AND AUDITORS' THEREON AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY INCLUDING AUDITORS' REPORT THEREON FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022	FOR
DEVYANI INTERNATIONAL LIMITED	INE872J01023	28-Jun-2022	TO APPOINT MR. VARUN JAIPURIA (DIN: 02465412), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR	FOR
DEVYANI INTERNATIONAL LIMITED	INE872J01023	28-Jun-2022	TO APPOINT MR. RAJ GANDHI (DIN: 00003649), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR REAPPOINTMENT AS A DIRECTOR	FOR
DEVYANI INTERNATIONAL LIMITED	INE872J01023	28-Jun-2022	TO APPOINT M/S. O P BAGLA & CO. LLP, CHARTERED ACCOUNTANTS, AS JOINT STATUTORY AUDITORS FOR A TERM OF UPTO 5 (FIVE) YEARS, FIX THEIR REMUNERATION	FOR
DEVYANI INTERNATIONAL LIMITED	INE872J01023	28-Jun-2022	TO APPOINT MR. PRASHANT PURKER (DIN: 00082481) AS AN INDEPENDENT DIRECTOR	FOR
DEVYANI INTERNATIONAL LIMITED	INE872J01023	28-Jun-2022	TO APPOINT MR. RAHUL SURESH SHINDE (DIN: 07166035) AS A WHOLE-TIME DIRECTOR OF THE COMPANY	AGAINST
DEVYANI INTERNATIONAL LIMITED	INE872J01023	28-Jun-2022	TO APPROVE PAYMENT OF PROFIT RELATED COMMISSION TO MR. RAVI JAIPURIA, NON-EXECUTIVE CHAIRMAN OF THE COMPANY	AGAINST
DEVYANI INTERNATIONAL LIMITED	INE872J01023	28-Jun-2022	TO APPROVE RATIFICATION AND AMENDMENTS IN THE 'EMPLOYEES STOCK OPTION SCHEME 2021' OF THE COMPANY	AGAINST

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DEVYANI INTERNATIONAL LIMITED	INE872J01023	28-Jun-2022	TO APPROVE RATIFICATION AND GRANT OF STOCK OPTIONS TO THE EMPLOYEES OF HOLDING, SUBSIDIARY, GROUP OR ASSOCIATE COMPANY(IES) OF THE COMPANY UNDER THE 'EMPLOYEES STOCK OPTION SCHEME 2021'	AGAINST
EGUARANTEE,INC.	JP3130300001	28-Jun-2022	Approve Appropriation of Surplus	FOR
EGUARANTEE,INC.	JP3130300001	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
EGUARANTEE,INC.	JP3130300001	28-Jun-2022	Appoint a Corporate Auditor Yamauchi, Toshihiko	FOR
EGUARANTEE,INC.	JP3130300001	28-Jun-2022	Appoint a Corporate Auditor Yamaoka, Shinichiro	AGAINST
EGUARANTEE,INC.	JP3130300001	28-Jun-2022	Appoint a Corporate Auditor Ryu, Hirohisa	FOR
EGUARANTEE,INC.	JP3130300001	28-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakakura, Wataru	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayashi, Yuri	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Igaki, Taisuke	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Otani, Naoki	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ishikawa, Toshihiko	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Otsuki, Tomoyuki	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Approve Details of Compensation as Stock-Linked Compensation Type Stock Options for Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Approve Appropriation of Surplus	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Transition to a Company with Supervisory Committee, Increase the Board of Directors Size	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suzuki, Takatsugu	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ochi, Michikatsu	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawai, Megumi	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Terada, Teruyuki	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwasaki, Takuo	FOR
EN JAPAN INC.	JP3168700007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Kayo	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inoue, Keitaro	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyata, Tomohide	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakahara, Toshiya	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ota, Hiroko	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kudo, Yasumi	FOR

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ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tomita, Tetsuro	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ouchi, Yoshiaki	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nishioka, Seiichiro	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Oka, Toshiko	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Approve Appropriation of Surplus	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sugimori, Tsutomu	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ota, Katsuyuki	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Saito, Takeshi	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yatabe, Yasushi	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murayama, Seiichi	FOR
ENEOS HOLDINGS,INC.	JP3386450005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shiina, Hideki	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Director Tachikawa, Naomi	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Director Hayashi, Yoshitsugu	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Director Tominaga, Yukari	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Corporate Auditor Okuno, Yoshio	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Director Kitazawa, Michihiro	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Director Kondo, Shiro	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Director Abe, Michio	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Director Arai, Junichi	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Director Hosen, Toru	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Director Tetsutani, Hiroshi	FOR
FUJI ELECTRIC CO.,LTD.	JP3820000002	28-Jun-2022	Appoint a Director Tamba, Toshihito	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miki, Akihiro	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukami, Ryosuke	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Minagawa, Tomoyuki	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Minato, Koichi	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Onoe, Kiyoshi	AGAINST
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Mogi, Yuzaburo	FOR

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FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Minami, Nobuya	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Okushima, Takayasu	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Kumasaka, Takamitsu	AGAINST
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Approve Appropriation of Surplus	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyauchi, Masaki	AGAINST
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kanemitsu, Osamu	AGAINST
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimizu, Kenji	AGAINST
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hieda, Hisashi	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kiyohara, Takehiko	FOR
FUJI MEDIA HOLDINGS,INC.	JP3819400007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shimatani, Yoshishige	FOR
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Harada, Noriaki	FOR
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Tsuyoshi	FOR
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Saito, Susumu	FOR
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ichikawa, Shigeki	FOR
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Akita, Koji	AGAINST
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ono, Hiroshi	AGAINST
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hasegawa, Jun	FOR
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Narita, Noriko	FOR
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takeuchi, Iwao	AGAINST
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ukai, Mitsuko	FOR
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Approve Appropriation of Surplus	FOR
HOKKAIDO ELECTRIC POWER COMPANY,INCORPORATED	JP3850200001	28-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR

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HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (1)	AGAINST
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (2)	AGAINST
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (3)	AGAINST
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (4)	AGAINST
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (5)	AGAINST
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (6)	AGAINST
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (7)	AGAINST
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Amend Articles to: Transition to a Company with Supervisory Committee, Approve Minor Revisions, Increase the Board of Directors Size, Adopt an Executive Officer System	FOR
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mayumi, Akihiko	FOR
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujii, Yutaka	FOR
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Funane, Shunichi	FOR
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Seo, Hideo	FOR
HOKKAIDO ELECTRIC POWER COMPANY, INCORPORATED	JP3850200001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ueno, Masahiro	FOR
HOUSE FOODS GROUP INC.	JP3765400001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawasaki, Kotaro	FOR
HOUSE FOODS GROUP INC.	JP3765400001	28-Jun-2022	Approve Appropriation of Surplus	FOR
HOUSE FOODS GROUP INC.	JP3765400001	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HOUSE FOODS GROUP INC.	JP3765400001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Urakami, Hiroshi	FOR
HOUSE FOODS GROUP INC.	JP3765400001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hiroura, Yasukatsu	FOR
HOUSE FOODS GROUP INC.	JP3765400001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kudo, Masahiko	FOR
HOUSE FOODS GROUP INC.	JP3765400001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Osawa, Yoshiyuki	FOR
HOUSE FOODS GROUP INC.	JP3765400001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyaoku, Yoshiyuki	FOR

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HOUSE FOODS GROUP INC.	JP3765400001	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamaguchi, Tatsumi	FOR
HOYA CORPORATION	JP3837800006	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
HOYA CORPORATION	JP3837800006	28-Jun-2022	Appoint a Director Urano, Mitsudo	FOR
HOYA CORPORATION	JP3837800006	28-Jun-2022	Appoint a Director Kaihori, Shuzo	FOR
HOYA CORPORATION	JP3837800006	28-Jun-2022	Appoint a Director Yoshihara, Hiroaki	FOR
HOYA CORPORATION	JP3837800006	28-Jun-2022	Appoint a Director Abe, Yasuyuki	FOR
HOYA CORPORATION	JP3837800006	28-Jun-2022	Appoint a Director Hasegawa, Takayo	FOR
HOYA CORPORATION	JP3837800006	28-Jun-2022	Appoint a Director Nishimura, Mika	FOR
HOYA CORPORATION	JP3837800006	28-Jun-2022	Appoint a Director Ikeda, Eiichiro	FOR
HOYA CORPORATION	JP3837800006	28-Jun-2022	Appoint a Director Hirooka, Ryo	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Kawashima, Tadashi	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Shimagami, Junichi	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Yoneyama, Naoshi	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Tsukamoto, Takashi	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Tsukuda, Kazuo	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Iwama, Yoichiro	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Okamoto, Atsushi	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Tonosu, Kaori	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Approve Details of Compensation as Stock-Linked Compensation Type Stock Options	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Approve Appropriation of Surplus	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Suzuki, Koichi	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Katsu, Eijiro	FOR

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INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Murabayashi, Satoshi	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Taniwaki, Yasuhiko	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Kitamura, Koichi	FOR
INTERNET INITIATIVE JAPAN INC.	JP3152820001	28-Jun-2022	Appoint a Director Watai, Akihisa	FOR
ISUZU MOTORS LIMITED	JP3137200006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shibata, Mitsuyoshi	FOR
ISUZU MOTORS LIMITED	JP3137200006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakayama, Kozue	FOR
ISUZU MOTORS LIMITED	JP3137200006	28-Jun-2022	Approve Appropriation of Surplus	FOR
ISUZU MOTORS LIMITED	JP3137200006	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Company Location	FOR
ISUZU MOTORS LIMITED	JP3137200006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Katayama, Masanori	AGAINST
ISUZU MOTORS LIMITED	JP3137200006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Shinichi	AGAINST
ISUZU MOTORS LIMITED	JP3137200006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Minami, Shinsuke	AGAINST
ISUZU MOTORS LIMITED	JP3137200006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ikemoto, Tetsuya	AGAINST
ISUZU MOTORS LIMITED	JP3137200006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujimori, Shun	AGAINST
ISUZU MOTORS LIMITED	JP3137200006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamaguchi, Naohiro	AGAINST
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Ito, Tetsuo	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Yamashita, Yukari	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Kawasaki, Hideichi	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Kitai, Kumiko	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Sugiyama, Yoshikuni	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Corporate Auditor Motoyama, Yoshihiko	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Corporate Auditor Kawakita, Chikara	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Corporate Auditor Motoyama, Hiroshi	AGAINST
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR

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JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Approve Appropriation of Surplus	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Amend Articles to: Amend Business Lines, Allow Use of Electronic Systems for Public Notifications, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Watanabe, Osamu	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Fujita, Masahiro	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Ishii, Yoshitaka	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Yamashita, Michiro	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Hirata, Toshiyuki	FOR
JAPAN PETROLEUM EXPLORATION CO.,LTD.	JP3421100003	28-Jun-2022	Appoint a Director Nakajima, Toshiaki	FOR
JEOL LTD.	JP3735000006	28-Jun-2022	Appoint a Director Terashima, Kaoru	FOR
JEOL LTD.	JP3735000006	28-Jun-2022	Appoint a Corporate Auditor Fukuyama, Koichi	FOR
JEOL LTD.	JP3735000006	28-Jun-2022	Appoint a Corporate Auditor Minato, Akihiko	AGAINST
JEOL LTD.	JP3735000006	28-Jun-2022	Appoint a Substitute Corporate Auditor Nakanishi, Kazuyuki	FOR
JEOL LTD.	JP3735000006	28-Jun-2022	Approve Appropriation of Surplus	FOR
JEOL LTD.	JP3735000006	28-Jun-2022	Approve Absorption-Type Merger Agreement between the Company and JEOL RESONANCE Inc.	FOR
JEOL LTD.	JP3735000006	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Reduce Term of Office of Directors to One Year, Approve Minor Revisions	FOR
JEOL LTD.	JP3735000006	28-Jun-2022	Appoint a Director Kurihara, Gonemon	AGAINST
JEOL LTD.	JP3735000006	28-Jun-2022	Appoint a Director Tazawa, Toyohiko	FOR
JEOL LTD.	JP3735000006	28-Jun-2022	Appoint a Director Seki, Atsushi	FOR
JEOL LTD.	JP3735000006	28-Jun-2022	Appoint a Director Nakao, Koji	FOR
JEOL LTD.	JP3735000006	28-Jun-2022	Appoint a Director Kobayashi, Akihiro	FOR
JTEKT CORPORATION	JP3292200007	28-Jun-2022	Appoint a Corporate Auditor Sano, Makoto	FOR
JTEKT CORPORATION	JP3292200007	28-Jun-2022	Appoint a Corporate Auditor Matsui, Yasushi	AGAINST
JTEKT CORPORATION	JP3292200007	28-Jun-2022	Appoint a Substitute Corporate Auditor Yufu, Setsuko	FOR
JTEKT CORPORATION	JP3292200007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JTEKT CORPORATION	JP3292200007	28-Jun-2022	Appoint a Director Sato, Kazuhiro	FOR
JTEKT CORPORATION	JP3292200007	28-Jun-2022	Appoint a Director Matsumoto, Takumi	FOR

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JTEKT CORPORATION	JP3292200007	28-Jun-2022	Appoint a Director Yamanaka, Koichi	FOR
JTEKT CORPORATION	JP3292200007	28-Jun-2022	Appoint a Director Okamoto, Iwao	FOR
JTEKT CORPORATION	JP3292200007	28-Jun-2022	Appoint a Director Uchiyamada, Takeshi	FOR
JTEKT CORPORATION	JP3292200007	28-Jun-2022	Appoint a Director Kato, Yuichiro	FOR
JTEKT CORPORATION	JP3292200007	28-Jun-2022	Appoint a Corporate Auditor Makino, Kazuhisa	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Uchida, Ken	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Hiraizumi, Nobuyuki	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Furukawa, Koji	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Sakane, Masahiro	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Saito, Kiyomi	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Suzuki, Yoichi	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Saito, Tamotsu	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Corporate Auditor Nakagawa, Masahiro	AGAINST
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Approve Appropriation of Surplus	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Oshimi, Yoshikazu	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Amano, Hiromasa	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Kayano, Masayasu	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Koshijima, Keisuke	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Ishikawa, Hiroshi	FOR
KAJIMA CORPORATION	JP3210200006	28-Jun-2022	Appoint a Director Katsumi, Takeshi	FOR
KATITAS CO.,LTD	JP3932950003	28-Jun-2022	Appoint a Substitute Corporate Auditor Nakanishi, Noriyuki	FOR
KATITAS CO.,LTD	JP3932950003	28-Jun-2022	Appoint a Substitute Corporate Auditor Fukushima, Kanae	FOR
KATITAS CO.,LTD	JP3932950003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KATITAS CO.,LTD	JP3932950003	28-Jun-2022	Appoint a Director Arai, Katsutoshi	FOR
KATITAS CO.,LTD	JP3932950003	28-Jun-2022	Appoint a Director Yokota, Kazuhito	FOR
KATITAS CO.,LTD	JP3932950003	28-Jun-2022	Appoint a Director Ushijima, Takayuki	FOR
KATITAS CO.,LTD	JP3932950003	28-Jun-2022	Appoint a Director Shirai, Toshiyuki	FOR
KATITAS CO.,LTD	JP3932950003	28-Jun-2022	Appoint a Director Kumagai, Seiichi	FOR
KATITAS CO.,LTD	JP3932950003	28-Jun-2022	Appoint a Director Tsukuda, Hideaki	FOR
KATITAS CO.,LTD	JP3932950003	28-Jun-2022	Appoint a Director Suto, Miwa	FOR

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KONAMI HOLDINGS CORPORATION	JP3300200007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Official Company Name, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
KONAMI HOLDINGS CORPORATION	JP3300200007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kozuki, Kagemasa	FOR
KONAMI HOLDINGS CORPORATION	JP3300200007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Higashio, Kimihiko	FOR
KONAMI HOLDINGS CORPORATION	JP3300200007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayakawa, Hideki	FOR
KONAMI HOLDINGS CORPORATION	JP3300200007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okita, Katsunori	FOR
KONAMI HOLDINGS CORPORATION	JP3300200007	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuura, Yoshihiro	FOR
KYOCERA CORPORATION	JP3249600002	28-Jun-2022	Approve Appropriation of Surplus	FOR
KYOCERA CORPORATION	JP3249600002	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
KYOCERA CORPORATION	JP3249600002	28-Jun-2022	Appoint a Corporate Auditor Nishimura, Yushi	FOR
KYOCERA CORPORATION	JP3249600002	28-Jun-2022	Appoint a Substitute Corporate Auditor Kida, Minoru	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kaneko, Tatsuya	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kato, Shinji	AGAINST
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Michinaga, Yukinori	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yoshizako, Toru	AGAINST
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Soeda, Hidetoshi	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Increase the Board of Directors Size, Adopt Reduction of Liability System for Directors, Adopt an Executive Officer System, Transition to a Company with Supervisory Committee, Approve Minor Revisions	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishimura, Matsuji	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Naofumi	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takei, Hideki	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishibashi, Kazuyuki	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Jono, Masaaki	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuratomi, Sumio	FOR
KYUDENKO CORPORATION	JP3247050002	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shibasaki, Hiroko	FOR

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M3,INC.	JP3435750009	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Toyama, Ryoko	FOR
M3,INC.	JP3435750009	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
M3,INC.	JP3435750009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanimura, Itaru	AGAINST
M3,INC.	JP3435750009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tomaru, Akihiko	FOR
M3,INC.	JP3435750009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsuchiya, Eiji	FOR
M3,INC.	JP3435750009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Izumiya, Kazuyuki	FOR
M3,INC.	JP3435750009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Rie	FOR
M3,INC.	JP3435750009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Kenichiro	FOR
M3,INC.	JP3435750009	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamazaki, Mayuka	FOR
M3,INC.	JP3435750009	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ebata, Takako	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Masaki	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Omote, Takashi	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Otsu, Yukihiko	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sugino, Masahiro	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwase, Takahiro	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Approve Appropriation of Surplus	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Goto, Masahiko	AGAINST
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Goto, Munetoshi	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tomita, Shinichiro	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kaneko, Tetsuhisa	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ota, Tomoyuki	FOR
MAKITA CORPORATION	JP3862400003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsuchiya, Takashi	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Appoint a Corporate Auditor Sasaki, Hajime	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Appoint a Corporate Auditor Matsumoto, Hiroaki	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Appoint a Substitute Corporate Auditor Nozaki, Akira	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Approve Appropriation of Surplus	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Appoint a Director Aoi, Hiroshi	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Appoint a Director Okajima, Etsuko	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Appoint a Director Nakagami, Yasunori	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Appoint a Director Peter D. Pedersen	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Appoint a Director Kato, Hirotsugu	FOR
MARUI GROUP CO.,LTD.	JP3870400003	28-Jun-2022	Appoint a Director Kojima, Reiko	FOR
MATAS A/S	DK0060497295	28-Jun-2022	APPROVAL OF REMUNERATION OF THE BOARD OF DIRECTORS FOR THE 2022/23 FINANCIAL YEAR	FOR
MATAS A/S	DK0060497295	28-Jun-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: RE-ELECTION OF LARS VINGE FREDERIKSEN	FOR
MATAS A/S	DK0060497295	28-Jun-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: RE-ELECTION OF HENRIK TAUDORF LORENSEN	FOR
MATAS A/S	DK0060497295	28-Jun-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: RE-ELECTION OF METTE MAIX	FOR
MATAS A/S	DK0060497295	28-Jun-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: RE-ELECTION OF BIRGITTE NIELSEN	FOR
MATAS A/S	DK0060497295	28-Jun-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: RE-ELECTION OF KENNETH MELCHIOR	FOR
MATAS A/S	DK0060497295	28-Jun-2022	ELECTION OF MEMBERS TO THE BOARD OF DIRECTORS: ELECTION OF LARS JENSEN	FOR
MATAS A/S	DK0060497295	28-Jun-2022	APPOINTMENT OF AUDITOR: RE-ELECTION OF EY GODKENDT REVISIONSPARTNERSELSKAB	FOR
MATAS A/S	DK0060497295	28-Jun-2022	AUTHORISATION TO ACQUIRE TREASURY SHARES	FOR
MATAS A/S	DK0060497295	28-Jun-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION REGARDING THE USE OF ENGLISH AS LANGUAGE FOR COMPANY ANNOUNCEMENTS, ANNUAL REPORTS AND IN CONNECTION WITH GENERAL MEETINGS	FOR
MATAS A/S	DK0060497295	28-Jun-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION INCREASING THE MAXIMUM NUMBER OF MEMBERS ON THE BOARD OF DIRECTORS	FOR
MATAS A/S	DK0060497295	28-Jun-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: ADOPTION OF INDEMNIFICATION SCHEME	FOR
MATAS A/S	DK0060497295	28-Jun-2022	PROPOSALS FROM THE BOARD OF DIRECTORS: AUTHORISATION TO THE CHAIRMAN OF THE ANNUAL GENERAL MEETING	FOR
MATAS A/S	DK0060497295	28-Jun-2022	PRESENTATION AND ADOPTION OF THE AUDITED ANNUAL REPORT FOR THE 2021/22 FINANCIAL YEAR	FOR
MATAS A/S	DK0060497295	28-Jun-2022	DISTRIBUTION OF PROFIT FOR THE YEAR ACCORDING TO THE ADOPTED ANNUAL REPORT, INCLUDING DECLARATION OF DIVIDENDS	FOR
MATAS A/S	DK0060497295	28-Jun-2022	DISCHARGE OF THE BOARD OF DIRECTORS AND THE EXECUTIVE MANAGEMENT	FOR
MATAS A/S	DK0060497295	28-Jun-2022	PRESENTATION OF THE COMPANY'S REMUNERATION REPORT FOR AN ADVISORY VOTE	FOR
MATSUDA SANGYO CO.,LTD.	JP3868500004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ueda, Takehiro	FOR
MATSUDA SANGYO CO.,LTD.	JP3868500004	28-Jun-2022	Approve Appropriation of Surplus	FOR
MATSUDA SANGYO CO.,LTD.	JP3868500004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MATSUDA SANGYO CO.,LTD.	JP3868500004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuda, Yoshiaki	FOR
MATSUDA SANGYO CO.,LTD.	JP3868500004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsushima, Koji	FOR

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MATSUDA SANGYO CO.,LTD.	JP3868500004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Katayama, Yuji	FOR
MATSUDA SANGYO CO.,LTD.	JP3868500004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamazaki, Ryuichi	FOR
MATSUDA SANGYO CO.,LTD.	JP3868500004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsuzuki, Junichi	FOR
MATSUDA SANGYO CO.,LTD.	JP3868500004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Isawa, Kenji	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Yamamoto, Tsuyoshi	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Watanabe, Ryoichi	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Matsuda, Takashi	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Matsushita, Isao	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Omura, Hiroo	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Kimura, Keiji	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Tanima, Makoto	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Kawai, Junko	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Okiyama, Tomoko	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Approve Appropriation of Surplus	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Matsumoto, Namio	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Matsumoto, Kiyoo	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Tsukamoto, Atsushi	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Matsumoto, Takashi	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Obe, Shingo	FOR
MATSUKIYOCOCOKARA & CO.	JP3869010003	28-Jun-2022	Appoint a Director Ishibashi, Akio	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Yamaguchi, Ryozi	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Sato, Tsugio	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Hirose, Haruko	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Suzuki, Toru	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Manabe, Yasushi	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Corporate Auditor Watanabe, Go	AGAINST

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MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Kurai, Toshikiyo	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Fujii, Masashi	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Inari, Masato	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Ariyoshi, Nobuhisa	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Kato, Kenji	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Nagaoka, Naruyuki	FOR
MITSUBISHI GAS CHEMICAL COMPANY,INC.	JP3896800004	28-Jun-2022	Appoint a Director Kitagawa, Motoyasu	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sasaki, Yuri	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Go	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuga, Takuya	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hamamoto, Akira	AGAINST
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hiraiwa, Koichiro	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kaneko, Hiroko	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Saito, Masayuki	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawabe, Seiji	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yanai, Takahiro	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishiura, Kanji	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Anei, Kazumi	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hisai, Taiju	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Haruhiko	FOR
MITSUBISHI HC CAPITAL INC.	JP3499800005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakata, Hiroyasu	FOR
MIXI,INC.	JP3882750007	28-Jun-2022	Appoint a Substitute Corporate Auditor Usami, Yoshiya	FOR
MIXI,INC.	JP3882750007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Official Company Name, Amend Business Lines	FOR
MIXI,INC.	JP3882750007	28-Jun-2022	Appoint a Director Kimura, Koki	FOR

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MIXI, INC.	JP3882750007	28-Jun-2022	Appoint a Director Osawa, Hiroyuki	FOR
MIXI, INC.	JP3882750007	28-Jun-2022	Appoint a Director Murase, Tatsuma	FOR
MIXI, INC.	JP3882750007	28-Jun-2022	Appoint a Director Kasahara, Kenji	FOR
MIXI, INC.	JP3882750007	28-Jun-2022	Appoint a Director Shima, Satoshi	FOR
MIXI, INC.	JP3882750007	28-Jun-2022	Appoint a Director Fujita, Akihisa	FOR
MIXI, INC.	JP3882750007	28-Jun-2022	Appoint a Director Nagata, Yuki	FOR
MONGODB, INC.	US60937P1066	28-Jun-2022	DIRECTOR	FOR
MONGODB, INC.	US60937P1066	28-Jun-2022	DIRECTOR	FOR
MONGODB, INC.	US60937P1066	28-Jun-2022	DIRECTOR	ABSTAIN
MONGODB, INC.	US60937P1066	28-Jun-2022	Approval, on a non-binding advisory basis, of the compensation of our named executive officers.	FOR
MONGODB, INC.	US60937P1066	28-Jun-2022	Ratification of the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for our fiscal year ending January 31, 2023.	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Director Naito, Hiroyasu	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Director Iwakiri, Michio	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Director Furuhashi, Yukinaga	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Corporate Auditor Sakurai, Tetsuya	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Corporate Auditor Muto, Hiroshi	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Approve Details of the Compensation to be received by Directors, and Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Approve Appropriation of Surplus	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Director Ando, Takashi	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Director Takasaki, Hiroki	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Director Suzuki, Kiyomi	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Director Yano, Hiroshi	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Director Ozawa, Satoshi	FOR
NAGOYA RAILROAD CO., LTD.	JP3649800004	28-Jun-2022	Appoint a Director Fukushima, Atsuko	FOR
NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Appoint a Director Okubo, Satoshi	FOR
NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Appoint a Director Nagai, Takanori	FOR
NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Appoint a Corporate Auditor Koizumi, Yoshiyuki	FOR

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NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Appoint a Director Suganuma, Masaaki	FOR
NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Appoint a Director Nagai, Katsunori	FOR
NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Appoint a Director Arai, Takashi	FOR
NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Appoint a Director Kisaki, Masamitsu	FOR
NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Appoint a Director Nawa, Takashi	FOR
NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Appoint a Director Hagiwara, Takako	FOR
NEC CAPITAL SOLUTIONS LIMITED	JP3164740007	28-Jun-2022	Appoint a Director Yamagami, Asako	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE REPORT OF PERFORMANCE OF INDEPENDENT NON-EXECUTIVE DIRECTORS FOR THE YEAR 2021	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON DEVELOPMENT OUTLINE OF THE 14TH FIVE YEAR PLAN	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON ISSUANCE OF DOMESTIC CAPITAL SUPPLEMENTARY BONDS	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE REPORT OF THE BOARD FOR THE YEAR 2021	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE REPORT OF THE BOARD OF SUPERVISORS FOR THE YEAR 2021	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE PREPARATION OF ANNUAL FINANCIAL REPORT FOR THE YEAR 2021	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE PROFIT DISTRIBUTION PLAN FOR THE YEAR 2021	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE ANNUAL REPORT (A SHARES/H SHARES) FOR THE YEAR 2021	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE APPOINTMENT OF ACCOUNTING FIRMS FOR THE YEAR 2022	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE REPORT OF PERFORMANCE OF DIRECTORS FOR THE YEAR 2021	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	28-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL ON THE REPORT OF PERFORMANCE OF SUPERVISORS FOR THE YEAR 2021	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Appoint a Director Tanaka, Katsuko	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Appoint a Director Tamakoshi, Hiromi	FOR

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NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Appoint a Corporate Auditor Furukawa, Reiko	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Appoint a Substitute Corporate Auditor Mukai, Nobuaki	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Approve Details of the Stock Compensation to be received by Directors	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Approve Appropriation of Surplus	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Appoint a Director Kayamoto, Takashi	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Appoint a Director Sugiyama, Toru	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Appoint a Director Kammei, Kiyohiko	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Appoint a Director Yoshimura, Hidefumi	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Appoint a Director Uemura, Kazuhisa	FOR
NHK SPRING CO.,LTD.	JP3742600004	28-Jun-2022	Appoint a Director Sue, Keiichiro	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Satake, Hiroyuki	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Muraoka, Kanako	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sasaya, Hidemitsu	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kawatsuhara, Shigeru	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shimizu, Kazuo	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Moriwaki, Sumio	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Approve Appropriation of Surplus	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogino, Hirokazu	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tamura, Takashi	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hasegawa, Tadashi	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirose, Fumio	FOR
NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Eiichi	FOR

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NIHON KOHDEN CORPORATION	JP3706800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshitake, Yasuhiro	FOR
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Appoint a Director Ota, Yo	FOR
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Appoint a Director Fujishima, Yasuyuki	FOR
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Appoint a Director Fusamura, Seiichi	FOR
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Appoint a Corporate Auditor Wakasa, Ichiro	AGAINST
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Approve Appropriation of Surplus	FOR
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Appoint a Director Wakumoto, Atsuhiko	AGAINST
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Appoint a Director Shibuya, Tomoo	AGAINST
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Appoint a Director Mikami, Hiroshi	AGAINST
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Appoint a Director Ishida, Yoshitsugu	FOR
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Appoint a Director Koizumi, Kazuto	FOR
NIPPON KAYAKU CO.,LTD.	JP3694400007	28-Jun-2022	Appoint a Director Akezuma, Masatomi	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Sano, Kazuhiko	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Nishida, Kenichi	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Oyama, Yasushi	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Yogo, Takehito	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Nakamura, Hideto	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Yoshida, Toyoshi	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Tanaka, Yoshiko	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Shimamori, Yoshiko	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Hattori, Toshiaki	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Hashimoto, Katsunobu	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Kawazu, Hidehiko	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Approve Appropriation of Surplus	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Aoyama, Kiyomi	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Substitute Corporate Auditor Yanagase, Shigeru	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce the Board of Directors Size	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Sano, Yoshihiko	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Yoshioka, Kiyotaka	FOR

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NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Masuda, Toshiaki	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Kobayashi, Kyoetsu	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Minoura, Kimihito	FOR
NIPRO CORPORATION	JP3673600007	28-Jun-2022	Appoint a Director Yamazaki, Tsuyoshi	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Director Oe, Tadashi	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Director Obayashi, Hidehito	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Director Kataoka, Kazunori	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Director Nakagawa, Miyuki	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Corporate Auditor Orai, Kazuhiko	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Corporate Auditor Katayama, Noriyuki	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Approve Appropriation of Surplus	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Director Kinoshita, Kojiro	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Director Yagi, Shinsuke	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Director Honda, Takashi	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Director Ishikawa, Motoaki	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Director Matsuoka, Takeshi	FOR
NISSAN CHEMICAL CORPORATION	JP3670800006	28-Jun-2022	Appoint a Director Daimon, Hideki	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Andrew House	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Jenifer Rogers	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Pierre Fleuriot	AGAINST
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Uchida, Makoto	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Ashwani Gupta	FOR

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NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Sakamoto, Hideyuki	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Amend the Articles Related to Deeming the Other Affiliated Company as the Parent Company and Complying with the Companies Act)	AGAINST
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Approve Appropriation of Surplus	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Kimura, Yasushi	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Jean-Dominique Senard	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Toyoda, Masakazu	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Ihara, Keiko	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Nagai, Motoo	FOR
NISSAN MOTOR CO.,LTD.	JP3672400003	28-Jun-2022	Appoint a Director Bernard Delmas	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fushiya, Kazuhiko	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagai, Motoo	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takihara, Kenji	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Endo, Nobuhiro	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ando, Takaharu	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Approve Appropriation of Surplus	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mori, Akira	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwasaki, Koichi	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Odaka, Satoshi	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Masujima, Naoto	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamada, Takao	FOR
NISSHIN SEIFUN GROUP INC.	JP3676800000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Koike, Yuji	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Appoint a Director Nakagawa, Yukiko	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Appoint a Director Sakuraba, Eietsu	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Appoint a Director Ogasawara, Yuka	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Appoint a Corporate Auditor Sawai, Masahiko	FOR

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NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Approve Appropriation of Surplus	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Appoint a Director Ando, Koki	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Appoint a Director Ando, Noritaka	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Appoint a Director Yokoyama, Yukio	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Appoint a Director Kobayashi, Ken	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Appoint a Director Okafuji, Masahiro	FOR
NISSIN FOODS HOLDINGS CO.,LTD.	JP3675600005	28-Jun-2022	Appoint a Director Mizuno, Masato	FOR
NITTO BOSEKI CO.,LTD.	JP3684400009	28-Jun-2022	Appoint a Director Nakajima, Yasuharu	FOR
NITTO BOSEKI CO.,LTD.	JP3684400009	28-Jun-2022	Approve Appropriation of Surplus	FOR
NITTO BOSEKI CO.,LTD.	JP3684400009	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NITTO BOSEKI CO.,LTD.	JP3684400009	28-Jun-2022	Appoint a Director Tsuji, Yuichi	AGAINST
NITTO BOSEKI CO.,LTD.	JP3684400009	28-Jun-2022	Appoint a Director Nishizaka, Toyoshi	AGAINST
NITTO BOSEKI CO.,LTD.	JP3684400009	28-Jun-2022	Appoint a Director Igarashi, Kazuhiko	FOR
NITTO BOSEKI CO.,LTD.	JP3684400009	28-Jun-2022	Appoint a Director Fujishige, Sadayoshi	FOR
NITTO BOSEKI CO.,LTD.	JP3684400009	28-Jun-2022	Appoint a Director Kagechika, Hiroshi	FOR
NITTO BOSEKI CO.,LTD.	JP3684400009	28-Jun-2022	Appoint a Director Naito, Agasa	FOR
NOF CORPORATION	JP3753400005	28-Jun-2022	Approve Appropriation of Surplus	FOR
NOF CORPORATION	JP3753400005	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NOF CORPORATION	JP3753400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyaji, Takeo	FOR
NOF CORPORATION	JP3753400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Maeda, Kazuhito	FOR
NOF CORPORATION	JP3753400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyo, Masanobu	FOR
NOF CORPORATION	JP3753400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamauchi, Kazuyoshi	FOR
NOF CORPORATION	JP3753400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Unami, Shingo	FOR
NOF CORPORATION	JP3753400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayashi, Izumi	FOR

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NORITAKE CO.,LIMITED	JP3763000001	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
NORITAKE CO.,LIMITED	JP3763000001	28-Jun-2022	Appoint a Director Ogura, Tadashi	FOR
NORITAKE CO.,LIMITED	JP3763000001	28-Jun-2022	Appoint a Director Kato, Hiroshi	FOR
NORITAKE CO.,LIMITED	JP3763000001	28-Jun-2022	Appoint a Director Higashiyama, Akira	FOR
NORITAKE CO.,LIMITED	JP3763000001	28-Jun-2022	Appoint a Director Fuma, Yuko	FOR
NORITAKE CO.,LIMITED	JP3763000001	28-Jun-2022	Appoint a Director Tomozoe, Masanao	FOR
NORITAKE CO.,LIMITED	JP3763000001	28-Jun-2022	Appoint a Director Yamamoto, Ryoichi	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Director Shimamoto, Kazuaki	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Director Nishita, Naoki	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Director Taniguchi, Masako	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Director Sasaki, Makiko	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Corporate Auditor Takeuchi, Iwao	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Approve Appropriation of Surplus	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Director Yasuda, Mitsuharu	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Director Nagano, Minoru	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Director Masuda, Hitoshi	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Director Shindo, Satoshi	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Director Abe, Masanori	FOR
NORTH PACIFIC BANK,LTD.	JP3843400007	28-Jun-2022	Appoint a Director Yamada, Akira	FOR
OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Appoint a Director Sakurai, Wakako	FOR
OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Appoint a Director Kowaki, Misato	FOR
OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Appoint a Corporate Auditor Kobayashi, Kumi	FOR
OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Appoint a Director Takashima, Kohei	FOR
OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Appoint a Director Tsutsumi, Yusuke	FOR
OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Appoint a Director Ozaki, Hiroyuki	FOR
OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Appoint a Director Matsumoto, Kohei	FOR
OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Appoint a Director Hanada, Mitsuyo	FOR
OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Appoint a Director Tanaka, Hitoshi	FOR

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OISIX RA DAICHI INC.	JP3174190003	28-Jun-2022	Appoint a Director Watabe, Junko	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	ELECT EMILIANO CALVO ALLER AS DIRECTOR	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	ELECT SANDRA ORTEGA MERA AS DIRECTOR	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	REELECT JOSE MARIA FERNANDEZ SOUSA-FARO AS DIRECTOR	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	REELECT PEDRO FERNANDEZ PUENTES AS DIRECTOR	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AMEND ARTICLE 7 RE: SHARES	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AMEND ARTICLES RE: GENERAL MEETING, RIGHT TO ATTENDANCE, LIST OF ATTENDEES, RESOLUTIONS AND VOTING	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	ADD NEW ARTICLE 16 BIS RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	AGAINST
PHARMA MAR SA	ES0169501022	28-Jun-2022	AMEND ARTICLE 37 RE: DIRECTOR REMUNERATION	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AMEND ARTICLES RE: BOARD COMMITTEES	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AMEND ARTICLE 44 RE: FISCAL YEAR AND ANNUAL ACCOUNTS	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AMEND ARTICLE 2 OF GENERAL MEETING REGULATIONS RE: COMPETENCES	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	APPROVE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AMEND ARTICLES OF GENERAL MEETING REGULATIONS RE: PUBLICITY, INFORMATION PRIOR TO THE MEETING, RIGHT TO ATTENDANCE AND REPRESENTATION	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AMEND ARTICLE 14 OF GENERAL MEETING REGULATIONS RE: VOTING AND ADOPTION OF RESOLUTIONS	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AMEND ARTICLES OF GENERAL MEETING REGULATIONS RE: ALLOW SHAREHOLDER MEETINGS TO BE HELD IN VIRTUAL-ONLY FORMAT	AGAINST
PHARMA MAR SA	ES0169501022	28-Jun-2022	AUTHORIZE INCREASE IN CAPITAL UP TO 50 PERCENT VIA ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES, EXCLUDING PREEMPTIVE RIGHTS OF UP TO 20 PERCENT	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AUTHORIZE ISSUANCE OF CONVERTIBLE BONDS, DEBENTURES, WARRANTS, AND OTHER DEBT SECURITIES UP TO EUR 200 MILLION WITH EXCLUSION OF PREEMPTIVE RIGHTS UP TO 20 PERCENT OF CAPITAL	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AUTHORIZE SHARE REPURCHASE AND CAPITAL REDUCTION VIA AMORTIZATION OF REPURCHASED SHARES	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	APPROVE BONUS MATCHING PLAN	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	APPROVE REMUNERATION POLICY	AGAINST
PHARMA MAR SA	ES0169501022	28-Jun-2022	ADVISORY VOTE ON REMUNERATION REPORT	AGAINST
PHARMA MAR SA	ES0169501022	28-Jun-2022	APPROVE NON-FINANCIAL INFORMATION STATEMENT	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	APPROVE DISCHARGE OF BOARD	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	RENEW APPOINTMENT OF PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	FIX NUMBER OF DIRECTORS AT 12	FOR
PHARMA MAR SA	ES0169501022	28-Jun-2022	ELECT ROSA MARIA SANCHEZ-YEBRA ALONSO AS DIRECTOR	FOR

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PHARMA MAR SA	ES0169501022	28-Jun-2022	ELECT MARIANO ESTEBAN RODRIGUEZ AS DIRECTOR	FOR
PING AN BANK CO LTD	CNE000000040	28-Jun-2022	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
PING AN BANK CO LTD	CNE000000040	28-Jun-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
PING AN BANK CO LTD	CNE000000040	28-Jun-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
PING AN BANK CO LTD	CNE000000040	28-Jun-2022	2021 ANNUAL REPORT AND ITS SUMMARY	FOR
PING AN BANK CO LTD	CNE000000040	28-Jun-2022	2021 ANNUAL ACCOUNTS AND 2022 FINANCIAL BUDGET REPORT	FOR
PING AN BANK CO LTD	CNE000000040	28-Jun-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY2.28000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
PING AN BANK CO LTD	CNE000000040	28-Jun-2022	2021 CONNECTED TRANSACTIONS RESULTS AND REPORT ON THE IMPLEMENTATION OF CONNECTED TRANSACTIONS MANAGEMENT SYSTEM	FOR
PING AN BANK CO LTD	CNE000000040	28-Jun-2022	APPOINTMENT OF 2022 AUDIT FIRM	FOR
PING AN BANK CO LTD	CNE000000040	28-Jun-2022	CAPITAL MANAGEMENT PLAN FROM 2022 TO 2021	FOR
PING AN BANK CO LTD	CNE000000040	28-Jun-2022	GENERAL AUTHORIZATION FOR ISSUANCE OF FINANCIAL BONDS AND TIER II CAPITAL BONDS	FOR
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE SUPERVISORS REMUNERATION SETTLEMENT PLAN FOR 2020	FOR
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE ISSUANCE OF WRITE-DOWN UNDATED CAPITAL BONDS	FOR
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE EXTENSION OF THE TERMS OF VALIDITY OF THE RESOLUTION AND THE AUTHORIZATION ON THE ISSUANCE OF QUALIFIED WRITE-DOWN TIER 2 CAPITAL INSTRUMENTS	FOR
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE GENERAL MANDATE BY THE SHAREHOLDERS GENERAL MEETING TO THE BOARD OF DIRECTORS ON SHARE ISSUANCE	AGAINST
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE 2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE 2021 WORK REPORT OF THE BOARD OF SUPERVISORS	FOR
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE FINAL FINANCIAL ACCOUNTS FOR 2021	FOR
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN FOR 2021	FOR
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE BUDGET PLAN OF FIXED ASSET INVESTMENT FOR 2022	FOR
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF ACCOUNTING FIRMS FOR 2022	FOR
POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE AUTHORIZATION TO DEAL WITH THE PURCHASE OF LIABILITY INSURANCE FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT MEMBERS OF A SHARES AND H SHARES	FOR

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POSTAL SAVINGS BANK OF CHINA	CNE1000029W3	28-Jun-2022	TO CONSIDER AND APPROVE THE DIRECTORS REMUNERATION SETTLEMENT PLAN FOR 2020	FOR
PRIMA MEAT PACKERS,LTD.	JP3833200003	28-Jun-2022	Approve Appropriation of Surplus	FOR
PRIMA MEAT PACKERS,LTD.	JP3833200003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce Term of Office of Directors to One Year	FOR
PRIMA MEAT PACKERS,LTD.	JP3833200003	28-Jun-2022	Appoint a Director Chiba, Naoto	FOR
PRIMA MEAT PACKERS,LTD.	JP3833200003	28-Jun-2022	Appoint a Director Suzuki, Hidefumi	FOR
PRIMA MEAT PACKERS,LTD.	JP3833200003	28-Jun-2022	Appoint a Director Tai, Kenichi	FOR
PRIMA MEAT PACKERS,LTD.	JP3833200003	28-Jun-2022	Appoint a Director Yamashita, Takeshi	FOR
PRIMA MEAT PACKERS,LTD.	JP3833200003	28-Jun-2022	Appoint a Director Ide, Yuzo	FOR
PRIMA MEAT PACKERS,LTD.	JP3833200003	28-Jun-2022	Appoint a Director Tsujita, Yoshino	FOR
PT INDOSAT TBK	ID1000097405	28-Jun-2022	APPROVAL OF THE ANNUAL REPORT AND RATIFICATION OF THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING ON 31 DECEMBER 2021	FOR
PT INDOSAT TBK	ID1000097405	28-Jun-2022	APPROVAL OF THE USE OF THE COMPANY'S NET PROFIT FOR THE FINANCIAL YEAR ENDING ON 31 DECEMBER 2021	FOR
PT INDOSAT TBK	ID1000097405	28-Jun-2022	APPROVAL OF THE DETERMINATION OF THE REMUNERATION OF THE COMPANY'S BOARD OF COMMISSIONERS FOR THE YEAR 2022	FOR
PT INDOSAT TBK	ID1000097405	28-Jun-2022	APPROVAL OF THE APPOINTMENT OF THE COMPANY'S PUBLIC ACCOUNTANT FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2022	FOR
RIKEN VITAMIN CO.,LTD.	JP3972600005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mochizuki, Tsutomu	FOR
RIKEN VITAMIN CO.,LTD.	JP3972600005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirano, Shinichi	FOR
RIKEN VITAMIN CO.,LTD.	JP3972600005	28-Jun-2022	Approve Financial Statements	AGAINST
RIKEN VITAMIN CO.,LTD.	JP3972600005	28-Jun-2022	Approve Appropriation of Surplus	FOR
RIKEN VITAMIN CO.,LTD.	JP3972600005	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
RIKEN VITAMIN CO.,LTD.	JP3972600005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamaki, Kazuhiko	FOR
RIKEN VITAMIN CO.,LTD.	JP3972600005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Shimpei	FOR
RIKEN VITAMIN CO.,LTD.	JP3972600005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakano, Takahisa	FOR
RIKEN VITAMIN CO.,LTD.	JP3972600005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tomitori, Takahiro	FOR
RIKEN VITAMIN CO.,LTD.	JP3972600005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Dotsu, Nobuo	FOR
SAN-AI OBBLI CO.,LTD.	JP3323600001	28-Jun-2022	Approve Appropriation of Surplus	FOR
SAN-AI OBBLI CO.,LTD.	JP3323600001	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SAN-AI OBBLI CO.,LTD.	JP3323600001	28-Jun-2022	Appoint a Director Hayata, Hiroshi	FOR
SAN-AI OBBLI CO.,LTD.	JP3323600001	28-Jun-2022	Appoint a Corporate Auditor Matsumura, Junichi	FOR
SAN-AI OBBLI CO.,LTD.	JP3323600001	28-Jun-2022	Appoint a Corporate Auditor Kawano, Hirobumi	FOR

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SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Harada, Hiroshi	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Murakami, Junichi	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Uchimura, Takeshi	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Nishino, Minoru	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Takeuchi, Tatsuo	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Fujioka, Akihiro	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Corporate Auditor Misono, Akio	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Corporate Auditor Kezuka, Kuniharu	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Substitute Corporate Auditor Sato, Katsuya	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Approve Appropriation of Surplus	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Matsunaga, Mitsumasa	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Suzuki, Toshiro	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Kitamura, Fumihide	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Mori, Yuji	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Sakamoto, Koji	FOR
SANSHIN ELECTRONICS CO.,LTD.	JP3333200008	28-Jun-2022	Appoint a Director Ogawa, Mitsuhiro	FOR
SECOM CO.,LTD.	JP3421800008	28-Jun-2022	Appoint a Director Hirose, Takaharu	FOR
SECOM CO.,LTD.	JP3421800008	28-Jun-2022	Appoint a Director Kawano, Hirobumi	FOR
SECOM CO.,LTD.	JP3421800008	28-Jun-2022	Appoint a Director Watanabe, Hajime	FOR
SECOM CO.,LTD.	JP3421800008	28-Jun-2022	Appoint a Director Hara, Miri	FOR
SECOM CO.,LTD.	JP3421800008	28-Jun-2022	Approve Appropriation of Surplus	FOR

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SECOM CO.,LTD.	JP342180008	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Adopt Reduction of Liability System for Corporate Officers	FOR
SECOM CO.,LTD.	JP342180008	28-Jun-2022	Appoint a Director Nakayama, Yasuo	FOR
SECOM CO.,LTD.	JP342180008	28-Jun-2022	Appoint a Director Ozeki, Ichiro	FOR
SECOM CO.,LTD.	JP342180008	28-Jun-2022	Appoint a Director Yoshida, Yasuyuki	FOR
SECOM CO.,LTD.	JP342180008	28-Jun-2022	Appoint a Director Fuse, Tatsuro	FOR
SECOM CO.,LTD.	JP342180008	28-Jun-2022	Appoint a Director Izumida, Tatsuya	FOR
SECOM CO.,LTD.	JP342180008	28-Jun-2022	Appoint a Director Kurihara, Tatsushi	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kawana, Masayuki	AGAINST
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shirai, Yoshio	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Murakoshi, Susumu	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Otsuka, Michiko	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Approve Payment of Bonuses to Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Approve Appropriation of Surplus	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Usui, Minoru	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogawa, Yasunori	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kubota, Koichi	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Seki, Tatsuaki	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Omiya, Hideaki	FOR
SEIKO EPSON CORPORATION	JP341475004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsunaga, Mari	FOR
SEINO HOLDINGS CO.,LTD.	JP341540005	28-Jun-2022	Appoint a Director Takai, Shintaro	FOR
SEINO HOLDINGS CO.,LTD.	JP341540005	28-Jun-2022	Appoint a Director Ichimaru, Yoichiro	FOR
SEINO HOLDINGS CO.,LTD.	JP341540005	28-Jun-2022	Appoint a Corporate Auditor Katagiri, Osamu	FOR
SEINO HOLDINGS CO.,LTD.	JP341540005	28-Jun-2022	Approve Appropriation of Surplus	FOR
SEINO HOLDINGS CO.,LTD.	JP341540005	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SEINO HOLDINGS CO.,LTD.	JP341540005	28-Jun-2022	Appoint a Director Taguchi, Yoshitaka	AGAINST
SEINO HOLDINGS CO.,LTD.	JP341540005	28-Jun-2022	Appoint a Director Taguchi, Takao	FOR
SEINO HOLDINGS CO.,LTD.	JP341540005	28-Jun-2022	Appoint a Director Maruta, Hidemi	FOR
SEINO HOLDINGS CO.,LTD.	JP341540005	28-Jun-2022	Appoint a Director Nozu, Nobuyuki	FOR

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SEINO HOLDINGS CO.,LTD.	JP3415400005	28-Jun-2022	Appoint a Director Kotera, Yasuhisa	FOR
SEINO HOLDINGS CO.,LTD.	JP3415400005	28-Jun-2022	Appoint a Director Yamada, Meyumi	FOR
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD TO FIX ITS REMUNERATION	FOR
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 20% OF THE NUMBER OF THE ISSUED SHARES OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION	AGAINST
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE SHARES NOT EXCEEDING 10% OF THE NUMBER OF THE ISSUED SHARES OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION	FOR
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO EXTEND THE AUTHORITY GIVEN TO THE DIRECTORS OF THE COMPANY PURSUANT TO ORDINARY RESOLUTION NO. 5(A) TO ISSUE SHARES BY ADDING TO THE ISSUED SHARES OF THE COMPANY THE NUMBER OF SHARES REPURCHASED UNDER ORDINARY RESOLUTION NO. 5(B)	AGAINST
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO APPROVE THE ADOPTION OF THE SECOND AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AND TO AUTHORISE ANY ONE DIRECTOR OR JOINT COMPANY SECRETARY OF THE COMPANY TO DO ALL THINGS NECESSARY TO IMPLEMENT THE ADOPTION OF THE SECOND AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS (THE "DIRECTORS") AND AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY: MR. GAO XINLI AS EXECUTIVE DIRECTOR	FOR
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY: MS. WU QIANQIAN AS EXECUTIVE DIRECTOR	FOR
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY: MR. LV XIAOPING AS NON-EXECUTIVE DIRECTOR	FOR
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO RE-ELECT THE FOLLOWING DIRECTOR OF THE COMPANY: MR. ZHU WEI AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
S-ENJOY SERVICE GROUP CO., LIMITED	KYG803251068	28-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS (THE "BOARD") OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS	FOR
SG HOLDINGS CO.,LTD.	JP3162770006	28-Jun-2022	Appoint a Director Akiyama, Masato	FOR
SG HOLDINGS CO.,LTD.	JP3162770006	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
SG HOLDINGS CO.,LTD.	JP3162770006	28-Jun-2022	Appoint a Director Kuriwada, Eiichi	FOR
SG HOLDINGS CO.,LTD.	JP3162770006	28-Jun-2022	Appoint a Director Matsumoto, Hidekazu	FOR
SG HOLDINGS CO.,LTD.	JP3162770006	28-Jun-2022	Appoint a Director Motomura, Masahide	FOR
SG HOLDINGS CO.,LTD.	JP3162770006	28-Jun-2022	Appoint a Director Nakajima, Shunichi	FOR
SG HOLDINGS CO.,LTD.	JP3162770006	28-Jun-2022	Appoint a Director Kawanago, Katsuhiro	FOR

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SG HOLDINGS CO.,LTD.	JP3162770006	28-Jun-2022	Appoint a Director Takaoka, Mika	FOR
SG HOLDINGS CO.,LTD.	JP3162770006	28-Jun-2022	Appoint a Director Sagisaka, Osami	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ichiryu, Yoshio	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Zamma, Rieko	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Totsui, Hisahito	AGAINST
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shinkawa, Daisuke	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nomura, Sachiko	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Approve Appropriation of Surplus	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shima, Masahiro	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shima, Mitsuhiko	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Umeda, Ikuto	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nanki, Takashi	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Otani, Akihiro	FOR
SHIMA SEIKI MFG.,LTD.	JP3356500003	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kitagawa, Shosaku	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Appoint a Director Nakanishi, Yoshiyuki	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Appoint a Director Hamada, Nami	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Appoint a Substitute Corporate Auditor Iwamoto, Fumio	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Approve Appropriation of Surplus	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Appoint a Director Ueda, Teruhisa	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Appoint a Director Yamamoto, Yasunori	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Appoint a Director Miura, Yasuo	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Appoint a Director Watanabe, Akira	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Appoint a Director Wada, Hiroko	FOR
SHIMADZU CORPORATION	JP3357200009	28-Jun-2022	Appoint a Director Hanai, Nobuo	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Araki, Namiko	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kobayashi, Kunikazu	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR

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SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Approve Appropriation of Surplus	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujita, Masami	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kurashima, Susumu	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Makino, Yasuhisa	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ozawa, Takashi	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Niimi, Jun	FOR
SHINKO ELECTRIC INDUSTRIES CO.,LTD.	JP3375800004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ito, Akihiko	FOR
SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO PASS RESOLUTION 5 OF THE AGM NOTICE: TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND DISPOSE OF SHARES NOT EXCEEDING 20% OF THE EXISTING TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE	AGAINST
SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO PASS RESOLUTION 6 OF THE AGM NOTICE: TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES NOT EXCEEDING 10% OF THE EXISTING TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE	FOR
SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO PASS RESOLUTION 7 OF THE AGM NOTICE: TO ADD, CONDITIONAL UPON THE PASSING OF RESOLUTION 6 ABOVE, THE TOTAL NUMBER OF SHARES BOUGHT BACK TO THE GENERAL MANDATE GIVEN TO THE DIRECTORS TO ALLOT SHARES	AGAINST
SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO RECEIVE THE DIRECTORS REPORT AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO RE-ELECT MR. FAN WENLI AS DIRECTOR	FOR
SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO RE-ELECT MR. CHEN ZHAOQIANG AS DIRECTOR	AGAINST
SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO RE-ELECT MS. CHANG CUN AS DIRECTOR	FOR
SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO RE-ELECT MR. SHI YUBAO AS DIRECTOR	AGAINST

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SHOUGANG FUSHAN RESOURCES GROUP LTD	HK0639031506	28-Jun-2022	TO RE-ELECT MR. SHEN ZONGBIN AS DIRECTOR	AGAINST
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Appoint a Director Hatanaka, Yoshihiko	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Appoint a Director Kishigami, Keiko	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Appoint a Director Joseph A. Kraft Jr.	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Approve Issuance of Share Acquisition Rights as Stock Options	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Appoint a Director Yoshida, Kenichiro	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Appoint a Director Totoki, Hiroki	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Appoint a Director Sumi, Shuzo	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Appoint a Director Tim Schaaff	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Appoint a Director Oka, Toshiko	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Appoint a Director Akiyama, Sakie	FOR
SONY GROUP CORPORATION	JP3435000009	28-Jun-2022	Appoint a Director Wendy Becker	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Director Oki, Satoshi	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Director Takano, Kazuki	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Director Suzuki, Satoko	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Corporate Auditor Amitani, Mitsuhiro	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce the Board of Directors Size	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Director Kaizumi, Yasuaki	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Director Tanabe, Toru	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Director Ueda, Keisuke	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Director Tomeoka, Tatsuaki	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Director Mori, Masakatsu	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Director Kono, Hirokazu	FOR
STANLEY ELECTRIC CO.,LTD.	JP3399400005	28-Jun-2022	Appoint a Director Takeda, Yozo	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Soejima, Naoki	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kitahara, Mutsuro	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ikawa, Takashi	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tojo, Takashi	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Higaki, Seiji	AGAINST

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T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamada, Shinnosuke	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Taishido, Atsuko	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Shimma, Yuichiro	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Approve Appropriation of Surplus	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares, Approve Minor Revisions	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uehara, Hirohisa	AGAINST
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Morinaka, Kanaya	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Moriyama, Masahiko	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogo, Naoki	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Kensaku	FOR
T&D HOLDINGS, INC.	JP3539220008	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuda, Chieko	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Yamamoto, Atsushi	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Teramoto, Yoshihiro	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Nishimura, Atsuko	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Murakami, Takao	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Otsuka, Norio	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Kokubu, Fumiya	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Approve Appropriation of Surplus	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Yamauchi, Takashi	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Aikawa, Yoshiro	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Sakurai, Shigeyuki	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Tanaka, Shigeyoshi	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Yaguchi, Norihiko	FOR
TAISEI CORPORATION	JP3443600006	28-Jun-2022	Appoint a Director Kimura, Hiroshi	FOR
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	TO APPOINT MS. SILVIA IRANZO GUTIERREZ AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY FOR THE MANDATORY TERM OF FOUR YEARS AT THE PROPOSAL OF THE APPOINTMENTS AND REMUNERATIONS COMMISSION AND AFTER RECEIVING THE CORRESPONDING REPORT FROM THE COMPANY'S BOARD OF DIRECTORS	FOR
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	TO ESTABLISH THE NUMBER OF MEMBERS OF THE COMPANY' BOARD OF DIRECTORS AS TWELVE	FOR

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TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	FOR THE PURPOSES SET FORTH IN ARTICLE 529 NOVODECIAS OF THE SPANISH CORPORATE ENTERPRISES ACT AND ARTICLE 20, SECTION D) OF THE BYLAWS, TO APPROVE THE "DIRECTORS' REMUNERATION POLICY OF TECNICAS REUNIDAS, S.A. FOR THE YEARS 2023, 2024 AND 2025", THE ENTIRE TEXT OF WHICH, AS WELL AS THE MANDATORY REPORT FROM THE APPOINTMENTS AND REMUNERATIONS COMMISSION AND THE REASONED PROPOSAL OF THE BOARD OF DIRECTORS, HAS BEEN MADE AVAILABLE TO THE SHAREHOLDERS FROM THE MOMENT THAT THE GENERAL MEETING OF SHAREHOLDERS WAS ANNOUNCED	FOR
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	TO RATIFY THE COMPANY'S UNDERWRITING OF THE CONTRACTS USED AS INSTRUMENTS FOR THE TEMPORARY PUBLIC FINANCIAL SUPPORT RECEIVED UNDER THE BUSINESS SOLVENCY SUPPORT FUND ACCORDING TO THE ROYAL LEGISLATIVE DECREE 25/2020 OF JULY 3, MANAGED BY THE SPANISH STATE-OWNED INDUSTRIAL HOLDING COMPANY (SEPI) AND GRANTED TO THE TECNICAS REUNIDAS GROUP FOR A TOTAL AMOUNT OF EUR 340,000,000, CHANNLED THROUGH AN ORDINARY LOAN OF EUR 165,000,000 AND A SHAREHOLDERS LOAN OF EUR 175,000,000 SIGNED ON FEBRUARY 22, 2022. THE DETAILS OF THE AFOREMENTIONED FINANCING HAVE BEEN COMMUNICATED TO THE MARKET BY THE COMPANY THROUGH THE "PRIVILEGED INFORMATION" PUBLICATIONS DATED JULY 30, 2021 AND NOVEMBER 15, 2021, THE "OTHER RELEVANT INFORMATION" PUBLICATIONS DATED 1 AND FEBRUARY 18, 2022, AS WELL AS IN THE PERIODIC FINANCIAL INFORMATION PUBLISHED BY THE COMPANY	AGAINST
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	TO DELEGATE TO THE BOARD OF DIRECTORS, WITH FULL AUTHORITY PLACED IN THE CHAIRMAN AND THE SECRETARY OF THE BOARD OF DIRECTORS SO THAT EITHER, JOINTLY AND SEVERALLY, MAY FORMALIZE, INTERPRET, PREPARE, CORRECT AND NOTARIZE THE AGREEMENTS REACHED IN THIS GENERAL MEETING OF SHAREHOLDERS AND ESPECIALLY TO PRESENT AND DEPOSIT IN THE TRADE REGISTER THE CERTIFICATION OF THE AGREEMENTS FOR APPROVAL OF THE ANNUAL ACCOUNTS AND THE APPLICATION OF THE RESULT, ATTACHING THE LEGALLY REQUIRED DOCUMENTS AND TO GRANT AS MANY PUBLIC OR PRIVATE DOCUMENTS AS NECESSARY UNTIL THE AGREEMENTS REACHED ARE REGISTERED IN THE TRADE REGISTER, INCLUDING THE REQUEST FOR PARTIAL REGISTRATION AND EVEN WITH AUTHORITY TO CORRECT OR RECTIFY THESE FOLLOWING THE VERBAL OR WRITTEN INSTRUCTIONS OF THE TRADE REGISTER	FOR
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	TO APPROVE, IN AN ADVISORY NATURE, THE ANNUAL REPORT ON DIRECTORS' REMUNERATIONS FOR THE YEAR 2021, PREPARED BY THE BOARD OF ADMINISTRATION, IN COMPLIANCE WITH ARTICLE 541 OF THE SPANISH CORPORATE ENTERPRISES ACT AND THAT HAS BEEN MADE AVAILABLE TO THE SHAREHOLDERS FROM THE MOMENT THE GENERAL MEETING OF SHAREHOLDERS WAS ANNOUNCED IN THE COMPANY'S REGISTERED OFFICES AND CORPORATE WEBSITE	FOR
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	TO APPROVE THE ANNUAL ACCOUNTS (BALANCE SHEET, PROFIT AND LOSS ACCOUNT, STATEMENT OF RECOGNIZED INCOME AND EXPENSE, STATEMENT OF CHANGES IN TOTAL EQUITY, CASH FLOW STATEMENT AND ANNUAL REPORT) AND THE MANAGEMENT REPORT OF TECNICAS REUNIDAS, S.A., AND TO APPROVE THE CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORT OF THE TECNICAS REUNIDAS GROUP FOR THE FISCAL YEAR ENDED ON DECEMBER 31 2021. THE INDIVIDUAL AND CONSOLIDATED ANNUAL ACCOUNTS AND THEIR CORRESPONDING MANAGEMENT REPORTS HAVE BEEN AUDITED BY THE COMPANY'S AUDITORS	FOR
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	TO APPROVE THE CONSOLIDATED NON-FINANCIAL INFORMATION STATEMENT FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2021 THAT IS CONTAINED IN THE CONSOLIDATED MANAGEMENT REPORT. THE CONSOLIDATED NON-FINANCIAL INFORMATION STATEMENT HAS BEEN VERIFIED AS ESTABLISHED IN CURRENT LEGISLATION	FOR
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	GIVEN THAT THE RESULT OF THE COMPANY'S PROFIT AND LOSS ACCOUNT IS (- 344,082,983.95 EUROS), TO APPROVE THE APPLICATION OF THE COMPANY'S INCOME FOR THE YEAR ENDED ON DECEMBER 31 2021 AGAINST THE COMPANY'S VOLUNTARY RESERVES	FOR
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	TO APPROVE THE DUTIES PERFORMED BY THE BOARD OF DIRECTORS DURING THE YEAR 2021	FOR

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TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	AT THE PROPOSAL OF THE AUDIT AND CONTROL COMMISSION, TO RENEW THE SELECTION OF THE AUDIT FIRM PRICEWATERHOUSECOOPERS AUDITORES S.L., WITH REGISTERED OFFICES AT PASEO DE LA CASTELLANA, 259 B, 28046 MADRID AND VAT NO. B-79031290 AND DELOITTE, S.L., WITH REGISTERED OFFICES AT PLAZA PABLO RUIZ PICASSO, 1, 28020 MADRID AND VAT NO. B-79104469, AS THE STATUTORY AUDITORS OF THE COMPANY AND ITS CONSOLIDATED GROUP FOR THE YEAR 2022. THE AFOREMENTIONED AUDITORS MUST ACT JOINTLY	FOR
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	TO RE-ELECT AND APPOINT MR. ALFREDO BONET BAIGET AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY FOR THE MANDATORY TERM OF FOUR YEARS AT THE PROPOSAL OF THE APPOINTMENTS AND REMUNERATIONS COMMISSION AND AFTER RECEIVING THE CORRESPONDING REPORT FROM THE COMPANY'S BOARD OF DIRECTORS	FOR
TECNICAS REUNIDAS, SA	ES0178165017	28-Jun-2022	TO RE-ELECT AND APPOINT MR. JOSE NIETO DE LA CIERVA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY FOR THE MANDATORY TERM OF FOUR YEARS AT THE PROPOSAL OF THE APPOINTMENTS AND REMUNERATIONS COMMISSION AND AFTER RECEIVING THE CORRESPONDING REPORT FROM THE COMPANY'S BOARD OF DIRECTORS	FOR
THE CHIBA BANK,LTD.	JP3511800009	28-Jun-2022	Approve Appropriation of Surplus	FOR
THE CHIBA BANK,LTD.	JP3511800009	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE CHIBA BANK,LTD.	JP3511800009	28-Jun-2022	Appoint a Director Shinozaki, Tadayoshi	AGAINST
THE CHIBA BANK,LTD.	JP3511800009	28-Jun-2022	Appoint a Director Takatsu, Norio	FOR
THE CHIBA BANK,LTD.	JP3511800009	28-Jun-2022	Appoint a Director Kiuchi, Takahide	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Appoint a Director Uenishi, Kyoichiro	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Appoint a Corporate Auditor Oike, Shinichi	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Appoint a Corporate Auditor Ono, Isao	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Appoint a Corporate Auditor Hanada, Tsutomu	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Approve Appropriation of Surplus	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Appoint a Director Hashimoto, Kiyoshi	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Appoint a Director Akiyama, Satoru	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Appoint a Director Fujisaki, Kazuo	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Appoint a Director Kosaka, Hiromi	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Appoint a Director Uchimura, Hiroshi	FOR
THE KEIYO BANK,LTD.	JP3281600001	28-Jun-2022	Appoint a Director Tobe, Tomoko	FOR
THE MUSASHINO BANK,LTD.	JP3912800004	28-Jun-2022	Approve Appropriation of Surplus	FOR
THE MUSASHINO BANK,LTD.	JP3912800004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE MUSASHINO BANK,LTD.	JP3912800004	28-Jun-2022	Appoint a Director Kainuma, Tsutomu	FOR
THE MUSASHINO BANK,LTD.	JP3912800004	28-Jun-2022	Appoint a Corporate Auditor Kurosawa, Susumu	FOR

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THE MUSASHINO BANK,LTD.	JP3912800004	28-Jun-2022	Appoint a Corporate Auditor Kezuka, Tomio	AGAINST
THE MUSASHINO BANK,LTD.	JP3912800004	28-Jun-2022	Appoint a Corporate Auditor Yoshida, Hayato	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mizuno, Asayuki	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamazaki, Shigemitsu	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iizuka, Atsushi	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ukai, Hiroyuki	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshimoto, Akiko	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Approve Appropriation of Surplus	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ikeyama, Tatsuo	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takimoto, Tsuguhisa	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishiwaki, Tetsuya	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirata, Koji	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujita, Yuzo	FOR
TOENEC CORPORATION	JP3552230009	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Horiuchi, Yasuhiko	FOR
TOHOKU ELECTRIC POWER COMPANY,INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ono, Sadahiro	FOR
TOHOKU ELECTRIC POWER COMPANY,INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Isagoda, Satoshi	FOR
TOHOKU ELECTRIC POWER COMPANY,INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kamijo, Tsutomu	FOR
TOHOKU ELECTRIC POWER COMPANY,INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawanobe, Osamu	FOR
TOHOKU ELECTRIC POWER COMPANY,INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagai, Mikito	FOR
TOHOKU ELECTRIC POWER COMPANY,INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uehara, Keiko	FOR
TOHOKU ELECTRIC POWER COMPANY,INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Fujikura, Katsuaki	FOR
TOHOKU ELECTRIC POWER COMPANY,INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kobayashi, Kazuo	AGAINST
TOHOKU ELECTRIC POWER COMPANY,INCORPORATED	JP3605400005	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (1)	AGAINST

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TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (2)	AGAINST
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (3)	AGAINST
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Approve Appropriation of Surplus	FOR
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (4)	AGAINST
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (5)	FOR
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (6)	AGAINST
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Masuko, Jiro	FOR
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Higuchi, Kojiro	FOR
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Abe, Toshinori	FOR
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishiyama, Kazuhiro	FOR
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takano, Hiromitsu	FOR
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	JP3605400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Isao	FOR
TOKAI TOKYO FINANCIAL HOLDINGS, INC.	JP3577600004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Inoue, Keisuke	AGAINST
TOKAI TOKYO FINANCIAL HOLDINGS, INC.	JP3577600004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamazaki, Joichi	FOR
TOKAI TOKYO FINANCIAL HOLDINGS, INC.	JP3577600004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ikeda, Ayako	FOR
TOKAI TOKYO FINANCIAL HOLDINGS, INC.	JP3577600004	28-Jun-2022	Appoint Accounting Auditors	FOR
TOKAI TOKYO FINANCIAL HOLDINGS, INC.	JP3577600004	28-Jun-2022	Approve Payment of Bonuses to Directors	FOR
TOKAI TOKYO FINANCIAL HOLDINGS, INC.	JP3577600004	28-Jun-2022	Approve Issuance of Share Acquisition Rights as Stock Options for Directors and Employees of the Company and the Company's Subsidiaries	FOR
TOKAI TOKYO FINANCIAL HOLDINGS, INC.	JP3577600004	28-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Amend the Articles Related to Change Official Company Name)	AGAINST

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TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Shareholder Proposal: Remove a Director who is not Audit and Supervisory Committee Member Goda, Ichiro	AGAINST
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Shareholder Proposal: Remove a Director who is not Audit and Supervisory Committee Member Yamane, Hideaki	AGAINST
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Shareholder Proposal: Remove a Director who is Audit and Supervisory Committee Member Nakayama, Tsunehiro	AGAINST
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Shareholder Proposal: Remove a Director who is Audit and Supervisory Committee Member Ikeda, Ayako	AGAINST
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Approve Appropriation of Surplus	FOR
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ishida, Tateaki	FOR
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Goda, Ichiro	FOR
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamane, Hideaki	FOR
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakayama, Tsunehiro	FOR
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujiwara, Hiroshi	FOR
TOKAI TOKYO FINANCIAL HOLDINGS,INC.	JP3577600004	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ono, Tetsuji	AGAINST
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Hoshino, Hiroaki	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Nomoto, Hirofumi	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Kaiami, Makoto	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Arai, Saeko	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Miura, Satoshi	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Hoshino, Tsuguhiko	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Jozuka, Yumiko	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Substitute Corporate Auditor Nagao, Ryo	FOR

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TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Approve Appropriation of Surplus	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce the Board of Directors Size	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Kanazashi, Kiyoshi	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Nishikawa, Hironori	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Uemura, Hitoshi	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Okada, Masashi	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Kimura, Shohei	FOR
TOKYU FUDOSAN HOLDINGS CORPORATION	JP3569200003	28-Jun-2022	Appoint a Director Ota, Yoichi	FOR
TOMONY HOLDINGS,INC.	JP3631700006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamashita, Tomoki	FOR
TOMONY HOLDINGS,INC.	JP3631700006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shirai, Hiroo	FOR
TOMONY HOLDINGS,INC.	JP3631700006	28-Jun-2022	Approve Appropriation of Surplus	FOR
TOMONY HOLDINGS,INC.	JP3631700006	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOMONY HOLDINGS,INC.	JP3631700006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Takeshi	FOR
TOMONY HOLDINGS,INC.	JP3631700006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamada, Michio	FOR
TOMONY HOLDINGS,INC.	JP3631700006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Bando, Toyohiko	FOR
TOMONY HOLDINGS,INC.	JP3631700006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fujii, Hitomi	FOR
TOMONY HOLDINGS,INC.	JP3631700006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oda, Hiroaki	FOR
TOMONY HOLDINGS,INC.	JP3631700006	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Seki, Mikio	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Director Yamazaki, Naoko	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Director Inaba, Yoshiharu	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Director Hidaka, Naoki	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Substitute Corporate Auditor Inoue, Tsuyoshi	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Approve Details of the Compensation to be received by Directors and the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Director Hirano, Satoshi	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Director Eto, Takashi	FOR

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TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Director Akiyama, Haruhiko	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Director Yamazaki, Takayuki	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Director Kumagai, Kaoru	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Director Matsumoto, Kazuyuki	FOR
TOPCON CORPORATION	JP3630400004	28-Jun-2022	Appoint a Director Sudo, Akira	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Yanase, Goro	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Mochizuki, Mikio	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Watanabe, Akihiro	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Uzawa, Ayumi	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Imai, Eijiro	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Nabeel Bhanji	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Paul J. Brough	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Ayako Hirota Weissman	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Jerome Thomas Black	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director George Raymond Zage III	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Watahiki, Mariko	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Hashimoto, Katsunori	FOR
TOSHIBA CORPORATION	JP3592200004	28-Jun-2022	Appoint a Director Shimada, Taro	FOR
TRE HOLDINGS CORPORATION	JP3538540000	28-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
TRE HOLDINGS CORPORATION	JP3538540000	28-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
TRE HOLDINGS CORPORATION	JP3538540000	28-Jun-2022	Approve Appropriation of Surplus	FOR
TRE HOLDINGS CORPORATION	JP3538540000	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TRE HOLDINGS CORPORATION	JP3538540000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuoka, Naoto	FOR
TRE HOLDINGS CORPORATION	JP3538540000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Abe, Mitsuo	FOR
TRE HOLDINGS CORPORATION	JP3538540000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Suzuki, Takao	FOR
TRE HOLDINGS CORPORATION	JP3538540000	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mitsumoto, Mamoru	FOR
TRE HOLDINGS CORPORATION	JP3538540000	28-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Yokoi, Naoto	AGAINST
TRE HOLDINGS CORPORATION	JP3538540000	28-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR

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TSINGTAO BREWERY CO LTD	CNE1000004K1	28-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND ITS APPENDICES OF THE COMPANY	AGAINST
TSINGTAO BREWERY CO LTD	CNE1000004K1	28-Jun-2022	TO CONSIDER AND APPROVE THE COMPANY'S 2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
TSINGTAO BREWERY CO LTD	CNE1000004K1	28-Jun-2022	TO CONSIDER AND APPROVE THE COMPANY'S 2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
TSINGTAO BREWERY CO LTD	CNE1000004K1	28-Jun-2022	TO CONSIDER AND APPROVE THE COMPANY'S 2021 FINANCIAL REPORT (AUDITED)	FOR
TSINGTAO BREWERY CO LTD	CNE1000004K1	28-Jun-2022	TO CONSIDER AND APPROVE THE COMPANY'S 2021 PROFIT DISTRIBUTION (INCLUDING DIVIDENDS DISTRIBUTION) PROPOSAL	FOR
TSINGTAO BREWERY CO LTD	CNE1000004K1	28-Jun-2022	TO CONSIDER AND APPROVE THE RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS ZHONG TIAN LLP AS THE COMPANY'S AUDITOR FOR YEAR 2022, AND FIX ITS REMUNERATIONS NOT EXCEEDING RMB6.6 MILLION	FOR
TSINGTAO BREWERY CO LTD	CNE1000004K1	28-Jun-2022	TO CONSIDER AND APPROVE THE RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS ZHONG TIAN LLP AS THE COMPANY'S INTERNAL CONTROL AUDITOR FOR YEAR 2022, AND FIX ITS REMUNERATIONS NOT EXCEEDING RMB1.98 MILLION	FOR
TSINGTAO BREWERY CO LTD	CNE1000004K1	28-Jun-2022	TO CONSIDER AND APPROVE TO ELECT MR. SONG XUEBAO AS THE INDEPENDENT NONEXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
WACOM CO.,LTD.	JP3993400005	28-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Inazumi, Ken	FOR
WACOM CO.,LTD.	JP3993400005	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
WACOM CO.,LTD.	JP3993400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ide, Nobutaka	FOR
WACOM CO.,LTD.	JP3993400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Machida, Yoichi	FOR
WACOM CO.,LTD.	JP3993400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Sadao	FOR
WACOM CO.,LTD.	JP3993400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Usuda, Yukio	FOR
WACOM CO.,LTD.	JP3993400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inazumi, Ken	FOR
WACOM CO.,LTD.	JP3993400005	28-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inamasu, Mikako	FOR
WACOM CO.,LTD.	JP3993400005	28-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Higashiyama, Shigeki	FOR
ZOZO,INC.	JP3399310006	28-Jun-2022	Approve Appropriation of Surplus	FOR
ZOZO,INC.	JP3399310006	28-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED TO MR. ALAIN MOUSSY IN HIS CAPACITY AS CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR 2021	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED TO MR. DENIS GICQUEL IN HIS CAPACITY AS DEPUTY CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR 2021	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED TO THE DIRECTORS AND CENSORS FOR THE FINANCIAL YEAR 2021	FOR
AB SCIENCE	FR0010557264	29-Jun-2022	APPROVAL OF THE ELEMENTS OF THE REMUNERATION POLICY FOR CORPORATE OFFICERS FOR THE FINANCIAL YEAR 2022	AGAINST

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AB SCIENCE	FR0010557264	29-Jun-2022	APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO MR. ALAIN MOUSSY IN HIS CAPACITY AS CHAIRMAN AND CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR 2022	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO MR. DENIS GICQUEL IN HIS CAPACITY AS DEPUTY CHIEF EXECUTIVE OFFICER FOR THE FINANCIAL YEAR 2022	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS IN KIND ATTRIBUTABLE TO THE DIRECTORS AND CENSORS FOR THE FINANCIAL YEAR 2022	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	AUTHORISATION FOR THE COMPANY TO BUY BACK ITS OWN SHARES	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	RATIFICATION OF THE APPOINTMENT OF MRS. CATHERINE JOHNSTON-ROUSSILLON, AS A REPLACEMENT FOR MRS. NATHALIE RIEZ AND MRS. GUILLEMETTE LATSCHA, AS A REPLACEMENT FOR MRS. BEATRICE BIHR, MRS. CECILE DE GUILLEBON AS A REPLACEMENT FOR MRS. EMMANUELLE MOUREY, AND MR. RENAUD SASSI AS A REPLACEMENT FOR MR. JEAN-PIERRE KINET AS DIRECTORS	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MR. PATRICK MOUSSY AS DIRECTOR	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	RENEWAL OF THE TERM OF OFFICE OF MR. RENAUD SASSI AS DIRECTOR	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	POWERS TO CARRY OUT FORMALITIES	FOR
AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING COMMON SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING COMMON SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY A PUBLIC OFFERING	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING COMMON SHARES OR ANY TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, IN FAVOUR OF CATEGORIES OF PERSONS	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING COMMON SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT BY WAY OF PRIVATE PLACEMENT	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	AUTHORISATION TO INCREASE THE NUMBER OF SECURITIES ISSUED IN CONNECTION WITH AN ISSUE CARRIED OUT PURSUANT TO THE SEVENTEENTH, THE EIGHTEENTH, THE NINETEENTH AND THE TWENTIETH RESOLUTIONS	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	OVERALL LIMITATION OF AUTHORISATIONS	FOR
AB SCIENCE	FR0010557264	29-Jun-2022	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO FREELY ALLOCATE PREFERENCE SHARES CONVERTIBLE INTO COMMON SHARES FOR THE BENEFIT OF EMPLOYEES AND/OR CORPORATE OFFICERS	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH A CAPITAL INCREASE RESERVED FOR EMPLOYEES WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR

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AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE AUTONOMOUS SHARE SUBSCRIPTION WARRANTS RESERVED FOR ANY BUSINESS CONTRIBUTOR SPECIALISING IN THE PHARMACEUTICAL/BIOTECHNOLOGY SECTOR WHO HAS SIGNED A BUSINESS CONTRIBUTOR AGREEMENT WITH THE COMPANY IN ORDER TO ASSIST IT IN ITS FUND-RAISING EFFORTS	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE AUTONOMOUS SHARE SUBSCRIPTION WARRANTS RESERVED FOR CONSULTANTS OF THE COMPANY AND/OR ITS SUBSIDIARIES BENEFITING FROM A CONTRACT	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE AUTONOMOUS SHARE SUBSCRIPTION WARRANTS RESERVED FOR MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY AND/OR ITS SUBSIDIARIES, MEMBERS OF COMMITTEES ATTACHED TO THE BOARD OF DIRECTORS OF THE COMPANY AND/OR ITS SUBSIDIARIES AND CENSORS OF THE COMPANY AND/OR ITS SUBSIDIARIES	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARE ISSUE WARRANTS RESERVED FOR A CATEGORY OF PERSONS	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE AUTONOMOUS SHARE SUBSCRIPTION WARRANTS RESERVED FOR HOLDERS OF C SHARES	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO REDUCE THE CAPITAL BY CANCELLING SHARES	FOR
AB SCIENCE	FR0010557264	29-Jun-2022	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS IN ORDER TO GRANT TO THE ALLOCATION OF SHARE SUBSCRIPTION OPTIONS TO EMPLOYEES AND/OR ELIGIBLE CORPORATE OFFICERS OF THE COMPANY AND/OR ITS SUBSIDIARIES	AGAINST
AB SCIENCE	FR0010557264	29-Jun-2022	POWERS TO CARRY OUT FORMALITIES	FOR
AB SCIENCE	FR0010557264	29-Jun-2022	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
AB SCIENCE	FR0010557264	29-Jun-2022	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	FOR
AB SCIENCE	FR0010557264	29-Jun-2022	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR	FOR
AB SCIENCE	FR0010557264	29-Jun-2022	REGULATED AGREEMENTS	AGAINST
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	THE ELECTION OF THE DIRECTOR:WEIJI INVESTMENT CO., LTD.,SHAREHOLDER NO.00000216	AGAINST
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	ADOPTION OF THE 2021 FINANCIAL STATEMENTS AND BUSINESS REPORT	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	THE ELECTION OF THE DIRECTOR:XIE HANZHANG,SHAREHOLDER NO.G101816XXX	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	THE ELECTION OF THE DIRECTOR:XU CHANGFEI,SHAREHOLDER NO.00000013	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:LI ANQIAN,SHAREHOLDER NO.Q120319XXX	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:LIAO DALI,SHAREHOLDER NO.K100879XXX	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	THE ELECTION OF THE INDEPENDENT DIRECTOR:SHEN GUOJI,SHAREHOLDER NO.P120285XXX	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	TO RELEASE DIRECTORS FROM NON-COMPETITION RESTRICTIONS	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	ADOPTION OF THE PROPOSAL FOR DISTRIBUTION OF 2021 EARNINGS, PROPOSED CASH DIVIDEND: TWD1.5 PER SHARE	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	AMENDMENT TO THE ARTICLES OF INCORPORATION	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	AMENDMENT TO THE RULES OF PROCEDURE FOR SHAREHOLDERS MEETINGS	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	AMENDMENT TO THE PROCEDURES FOR ELECTION OF DIRECTORS AND SUPERVISORS	FOR

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ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	AMENDMENT TO THE OPERATIONAL PROCEDURES FOR ACQUISITION AND DISPOSAL OF ASSETS	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	AMENDMENT TO THE OPERATIONAL PROCEDURES FOR LOANING OF COMPANY FUNDS	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	AMENDMENT TO THE OPERATIONAL PROCEDURES FOR ENDORSEMENTS AND GUARANTEES	FOR
ACES ELECTRONICS CO LTD	TW0003605002	29-Jun-2022	THE ELECTION OF THE DIRECTOR:YUAN WANTING,SHAREHOLDER NO.00000001	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	AGAINST
ADEVINTA ASA	NO0010844038	29-Jun-2022	APPROVE REMUNERATION STATEMENT	AGAINST
ADEVINTA ASA	NO0010844038	29-Jun-2022	APPROVE REMUNERATION OF AUDITORS	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	REELECT ORLA NOONAN (CHAIRMAN) AS DIRECTOR	AGAINST
ADEVINTA ASA	NO0010844038	29-Jun-2022	REELECT FERNANDO ABRIL-MARTORELL HERNANDEZ AS DIRECTOR	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	REELECT PETER BROOKS-JOHNSON AS DIRECTOR	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	REELECT SOPHIE JAVARY AS DIRECTOR	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	REELECT JULIA JAEKEL AS DIRECTOR	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	REELECT MICHAEL NILLES AS DIRECTOR	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 1.5 MILLION FOR CHAIRMAN AND NOK 780,000 FOR THE OTHER DIRECTORS; APPROVE COMMITTEE FEES	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	ELECT TROND BERGER AND CHRIS DAVIES AS MEMBERS OF NOMINATING COMMITTEE	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	APPROVE REMUNERATION OF NOMINATING COMMITTEE	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	APPROVE CREATION OF NOK 24.5 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	AUTHORIZE ISSUANCE OF CONVERTIBLE BONDS WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF NOK 7.5 BILLION; APPROVE CREATION OF NOK 24.5 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	ELECT CHAIRMAN OF MEETING	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
ADEVINTA ASA	NO0010844038	29-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ADLER GROUP S.A.	LU1250154413	29-Jun-2022	THE GENERAL MEETING RESOLVES (I) FOR DECLARATORY PURPOSES ONLY, TO CONFIRM THE APPOINTMENT OF PROF. DR. ARTUR STEFAN KIRSTEN AS A DIRECTOR OF THE COMPANY WHO WAS APPOINTED BY CO-OPTATION SINCE THE LAST GENERAL MEETING OF SHAREHOLDERS OF THE COMPANY, AND (II) TO APPROVE THE IMMEDIATE APPOINTMENT OF PROF. DR. ARTUR STEFAN KIRSTEN AS DIRECTOR OF THE COMPANY FOR A PERIOD RUNNING FROM THE DATE OF THIS AGM UNTIL THE ANNUAL GENERAL MEETING OF THE COMPANY TO TAKE PLACE IN THE YEAR 2025	FOR
ADLER GROUP S.A.	LU1250154413	29-Jun-2022	THE GENERAL MEETING APPROVES ON AN ADVISORY NON-BINDING BASIS THE REMUNERATION REPORT OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2021 IN ITS ENTIRETY	AGAINST

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ADLER GROUP S.A.	LU1250154413	29-Jun-2022	THE GENERAL MEETING, AFTER HAVING REVIEWED THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY AND THE REPORT OF THE INDEPENDENT AUDITOR OF THE COMPANY (INCLUDING A DISCLAIMER OPINION), APPROVES THE STAND-ALONE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2021 IN THEIR ENTIRETY	AGAINST
ADLER GROUP S.A.	LU1250154413	29-Jun-2022	THE GENERAL MEETING, AFTER HAVING REVIEWED THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY AND THE REPORT OF THE INDEPENDENT AUDITOR OF THE COMPANY (INCLUDING A DISCLAIMER OPINION), APPROVES THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS GROUP FOR THE FINANCIAL YEAR ENDING 31 DECEMBER 2021 IN THEIR ENTIRETY	AGAINST
ADLER GROUP S.A.	LU1250154413	29-Jun-2022	THE GENERAL MEETING, UPON PROPOSAL OF THE BOARD OF DIRECTORS OF THE COMPANY, RESOLVES TO CARRY FORWARD A LOSS OF EUR 1,835,906,579 ACCORDING TO THE STANDALONE FINANCIAL STATEMENTS OF THE COMPANY TO THE NEXT FINANCIAL YEAR	FOR
ADLER GROUP S.A.	LU1250154413	29-Jun-2022	THE GENERAL MEETING ACKNOWLEDGES THE RESIGNATION OF MR. THIERRY BEAUDEMOULIN AS DIRECTOR OF THE COMPANY WITH EFFECT AS OF THIS AGM AND APPROVES THE IMMEDIATE RE-APPOINTMENT OF MR. THIERRY BEAUDEMOULIN AS DIRECTOR OF THE COMPANY FOR A PERIOD RUNNING FROM THE DATE OF THIS AGM UNTIL THE ANNUAL GENERAL MEETING TO TAKE PLACE IN THE YEAR 2025	FOR
ADLER GROUP S.A.	LU1250154413	29-Jun-2022	THE GENERAL MEETING ACKNOWLEDGES THE RESIGNATION OF MR. THILO SCHMID AS DIRECTOR OF THE COMPANY WITH EFFECT AS OF THIS AGM AND APPROVES THE IMMEDIATE RE-APPOINTMENT OF MR. THILO SCHMID AS DIRECTOR OF THE COMPANY FOR A PERIOD RUNNING FROM THE DATE OF THIS AGM UNTIL THE ANNUAL GENERAL MEETING TO TAKE PLACE IN THE YEAR 2025	AGAINST
ADLER GROUP S.A.	LU1250154413	29-Jun-2022	THE GENERAL MEETING ACKNOWLEDGES THE RESIGNATION OF MR. THOMAS ZINNOCKER AS DIRECTOR OF THE COMPANY WITH EFFECT AS OF THIS AGM AND APPROVES THE IMMEDIATE RE-APPOINTMENT OF MR. THOMAS ZINNOCKER AS DIRECTOR OF THE COMPANY FOR A PERIOD RUNNING FROM THE DATE OF THIS AGM UNTIL THE ANNUAL GENERAL MEETING TO TAKE PLACE IN THE YEAR 2025	FOR
AMANO CORPORATION	JP3124400007	29-Jun-2022	Approve Appropriation of Surplus	FOR
AMANO CORPORATION	JP3124400007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
AMANO CORPORATION	JP3124400007	29-Jun-2022	Appoint a Director Hata, Yoshihiko	AGAINST
ARDENT LEISURE GROUP LTD	AU0000027484	29-Jun-2022	APPROVAL OF THE PROPOSED TRANSACTION	FOR
ARDENT LEISURE GROUP LTD	AU0000027484	29-Jun-2022	APPROVAL OF THE PROPOSED CAPITAL RETURN	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO RECEIVE THE AUDITED ACCOUNTS OF THE GROUP FOR THE FINANCIAL PERIOD ENDED 31 DECEMBER 2021	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO DISAPPLY PRE-EMPTION RIGHTS UP TO 5 PER CENT OF THE ISSUED SHARE CAPITAL	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO DISAPPLY PRE-EMPTION RIGHTS UP TO A FURTHER 5 PER CENT OF THE ISSUED SHARE CAPITAL IN CONNECTION WITH AN ACQUISITION OR CAPITAL INVESTMENT	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	THAT A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO AUTHORISE THE COMPANY GENERALLY AND UNCONDITIONALLY TO MAKE MARKET PURCHASES OF ORDINARY SHARES	FOR

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ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE FINANCIAL PERIOD ENDED 31 DECEMBER 2021	AGAINST
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO REAPPOINT ALEX APPLETON AS A DIRECTOR OF THE COMPANY	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO REAPPOINT SARAH GOW AS A DIRECTOR OF THE COMPANY	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO REAPPOINT MARIA PERRELLA AS A DIRECTOR OF THE COMPANY	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO REAPPOINT RAGHAV CHOPRA AS A DIRECTOR OF THE COMPANY	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO REAPPOINT PKF LITTLEJOHN LLP AS AUDITORS OF THE COMPANY	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITORS' REMUNERATION	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	29-Jun-2022	TO APPROVE THE 2022 EQUITY INCENTIVE PLAN	AGAINST
AROUNDTOWN SA	LU1673108939	29-Jun-2022	RENEWAL OF THE MANDATE OF MS JELENA AFXENTIOU AS EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS WHOSE MANDATE WILL EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	RENEWAL OF THE MANDATE OF MR FRANK ROSEEN AS EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS WHOSE MANDATE WILL EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	RENEWAL OF THE MANDATE OF MR MARKUS LEININGER AS INDEPENDENT MEMBER OF THE BOARD OF DIRECTORS WHOSE MANDATE WILL EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	RENEWAL OF THE MANDATE OF MR MARKUS KREUTER AS INDEPENDENT MEMBER OF THE BOARD OF DIRECTORS WHOSE MANDATE WILL EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	RENEWAL OF THE MANDATE OF KPMG LUXEMBOURG SA, SOCIETE ANONYME, AS INDEPENDENT AUDITOR OF THE COMPANY WHOSE MANDATE WILL AUTOMATICALLY EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF THE SHAREHOLDERS OF THE COMPANY TO BE HELD IN 2023	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	DISTRIBUTION OF A DIVIDEND IN THE AMOUNT OF EUR 0.23 (GROSS) PER SHARE	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	PRESENTATION AND APPROVAL ON AN ADVISORY NON-BINDING BASIS (ADVISORY VOTE) OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	AGAINST
AROUNDTOWN SA	LU1673108939	29-Jun-2022	PRESENTATION AND APPROVAL ON AN ADVISORY NON-BINDING BASIS (ADVISORY VOTE) OF THE REMUNERATION POLICY ESTABLISHED BY THE BOARD OF DIRECTORS OF THE COMPANY	AGAINST
AROUNDTOWN SA	LU1673108939	29-Jun-2022	PRESENTATION AND APPROVAL OF THE STATUTORY FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	PRESENTATION AND APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS GROUP FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	ALLOCATION OF THE STATUTORY FINANCIAL RESULTS FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	DISCHARGE TO BE GRANTED TO EACH OF THE MEMBERS OF THE BOARD OF DIRECTORS IN RESPECT OF THE PERFORMANCE OF THEIR DUTIES DURING THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	RENEWAL OF THE MANDATE OF MR RAN LAUFER AS NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY WHOSE MANDATE WILL EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR

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AROUNDTOWN SA	LU1673108939	29-Jun-2022	RENEWAL OF THE MANDATE OF MRS SIMONE RUNGE-BRANDNER AS INDEPENDENT MEMBER OF THE BOARD OF DIRECTORS OF THE COMPANY WHOSE MANDATE WILL EXPIRE ON THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2025	FOR
AROUNDTOWN SA	LU1673108939	29-Jun-2022	AMEND ARTICLE 9.2 OF THE ARTICLES OF ASSOCIATION	FOR
ASIAN PAINTS LTD	INE021A01026	29-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT THE: A. AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022 TOGETHER WITH THE REPORTS OF BOARD OF DIRECTORS AND AUDITORS THEREON; AND B. AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022 TOGETHER WITH THE REPORT OF AUDITORS THEREON	FOR
ASIAN PAINTS LTD	INE021A01026	29-Jun-2022	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022	FOR
ASIAN PAINTS LTD	INE021A01026	29-Jun-2022	TO APPOINT A DIRECTOR IN PLACE OF MR. MALAV DANI (DIN: 01184336), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
ASIAN PAINTS LTD	INE021A01026	29-Jun-2022	TO APPOINT A DIRECTOR IN PLACE OF MR. MANISH CHOKSI (DIN: 00026496), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
ASIAN PAINTS LTD	INE021A01026	29-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, APPROVE THE RE - APPOINTMENT OF MR. AMIT SYNGLE (DIN: 07232566) AS THE MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER (CEO) OF THE COMPANY	FOR
ASIAN PAINTS LTD	INE021A01026	29-Jun-2022	TO CONSIDER AND, IF THOUGHT FIT, RATIFY THE REMUNERATION PAYABLE TO RA & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO. 000242), COST AUDITORS OF THE COMPANY, FOR THE FINANCIAL YEAR ENDING 31ST MARCH, 2023	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	29-Jun-2022	ELECTION OF THE FISCAL COUNCIL BY CANDIDATE. TOTAL MEMBERS TO BE ELECTED, 2. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. RENATO DA MOTTA ANDRADE NETO, HOLDER INDICATED BY THE CONTROLLER	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	29-Jun-2022	ELECTION OF THE FISCAL COUNCIL BY CANDIDATE. TOTAL MEMBERS TO BE ELECTED, 2. NOMINATION OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE SEATS TO BE FILLED IN THE GENERAL ELECTION. LINCOLN MOREIRA JORGE JUNIOR, SUBSTITUTE INDICATED BY THE CONTROLLER	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	29-Jun-2022	PROPOSED OF ADJUST THE GLOBAL COMPENSATION AMOUNT FOR THE MEMBERS OF THE COMPANY'S MANAGERIAL BODIES, THE SUPERVISORY BOARD, THE AUDIT COMMITTEE AND THE RISK AND CAPITAL COMMITTEE AMOUNT OF THE PERIOD, APR 2022 TO MAR 2023	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	29-Jun-2022	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS, COMMITTEE WITH BOARD OF DIRECTORS, ARTICLES 36 AND 37	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	29-Jun-2022	PROPOSAL OF ON COMPENSATION TO THE MEMBERS OF THE HUMANS, COMPENSATION AND ELIGIBILITY COMMITTEE., THE TECHNOLOGY, STRATEGY AND INNOVATION COMMITTEE., AND THE CORPORATE SUSTAINABILITY COMMITTEE, AMOUNT OF THE PERIOD, JUNE 2022 TO MAR 2023	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	29-Jun-2022	IN THE HYPOTHESIS OF SECOND CALL NOTICE OF THE GENERAL MEETING, CAN THE VOTING INSTRUCTIONS CONTAINED IN THIS VOTING BALLOT BE ALSO CONSIDERED FOR THE GENERAL MEETING HELD ON SECOND CALL NOTICE	FOR
BOC HONG KONG (HOLDINGS) LTD	HK2388011192	29-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO BUY BACK SHARES IN THE COMPANY, NOT EXCEEDING 10% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF PASSING THIS RESOLUTION	FOR
BOC HONG KONG (HOLDINGS) LTD	HK2388011192	29-Jun-2022	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE AUDITOR OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
BOC HONG KONG (HOLDINGS) LTD	HK2388011192	29-Jun-2022	TO DECLARE A FINAL DIVIDEND OF HKD0.683 PER SHARE FOR THE YEAR ENDED 31 DECEMBER 2021	FOR

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BOC HONG KONG (HOLDINGS) LTD	HK2388011192	29-Jun-2022	TO RE-ELECT MR LIU LIANG AS A DIRECTOR OF THE COMPANY	FOR
BOC HONG KONG (HOLDINGS) LTD	HK2388011192	29-Jun-2022	TO RE-ELECT MR LIU JIN AS A DIRECTOR OF THE COMPANY	FOR
BOC HONG KONG (HOLDINGS) LTD	HK2388011192	29-Jun-2022	TO RE-ELECT MADAM FUNG YUEN MEI ANITA AS A DIRECTOR OF THE COMPANY	FOR
BOC HONG KONG (HOLDINGS) LTD	HK2388011192	29-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD OF DIRECTORS OR A DULY AUTHORISED COMMITTEE OF THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
BOC HONG KONG (HOLDINGS) LTD	HK2388011192	29-Jun-2022	TO GRANT A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY, NOT EXCEEDING 10% OR, IN THE CASE OF ISSUE OF SHARES SOLELY FOR CASH AND UNRELATED TO ANY ASSET ACQUISITION, NOT EXCEEDING 5% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF PASSING THIS RESOLUTION AND THE DISCOUNT RATE OF ISSUE PRICE SHALL NOT EXCEED 10% OF THE COMPANY'S BENCHMARKED PRICE	FOR
CASIO COMPUTER CO.,LTD.	JP3209000003	29-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Ijuin, Kunimitsu	FOR
CASIO COMPUTER CO.,LTD.	JP3209000003	29-Jun-2022	Approve Appropriation of Surplus	FOR
CASIO COMPUTER CO.,LTD.	JP3209000003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
CASIO COMPUTER CO.,LTD.	JP3209000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kashio, Kazuhiro	FOR
CASIO COMPUTER CO.,LTD.	JP3209000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakayama, Jin	FOR
CASIO COMPUTER CO.,LTD.	JP3209000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takano, Shin	FOR
CASIO COMPUTER CO.,LTD.	JP3209000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kashio, Tetsuo	FOR
CASIO COMPUTER CO.,LTD.	JP3209000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamagishi, Toshiyuki	FOR
CASIO COMPUTER CO.,LTD.	JP3209000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ozaki, Motoki	FOR
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE REMUNERATION PLAN FOR MR. CHEN GONGYAN FOR 2020	FOR
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE REMUNERATION PLAN FOR MS. CHEN JING FOR 2020	FOR
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE PROCEDURAL RULES OF THE SUPERVISORY COMMITTEE	FOR
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. WEI GUOQIANG AS A NON-EMPLOYEE REPRESENTATIVE SUPERVISOR OF THE FOURTH SESSION OF THE SUPERVISORY COMMITTEE OF THE COMPANY	FOR
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE GENERAL MANDATE TO ISSUE SHARES OF THE COMPANY	AGAINST
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY FOR 2021	FOR
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR 2021	FOR

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CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE 2021 ANNUAL REPORT OF THE COMPANY	FOR
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE FINAL ACCOUNTS PLAN OF THE COMPANY FOR 2021	FOR
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR 2021	FOR
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE CAPITAL EXPENDITURE BUDGET OF THE COMPANY FOR 2022	FOR
CHINA GALAXY SECURITIES CO LTD	CNE100001NT6	29-Jun-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF THE EXTERNAL AUDITORS OF THE COMPANY FOR 2022	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	29-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	29-Jun-2022	TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF SUPERVISORS OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	29-Jun-2022	TO CONSIDER AND APPROVE THE FINANCIAL REPORT OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	29-Jun-2022	TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR THE YEAR 2021	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	29-Jun-2022	TO CONSIDER AND APPROVE THE REMUNERATION OF DIRECTORS AND SUPERVISORS OF THE COMPANY	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	29-Jun-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF AUDITORS OF THE COMPANY FOR THE YEAR 2022	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	MEDIUM-TERM CAPITAL MANAGEMENT PLAN FOR 2022-2024	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. MIAO JIANMIN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. HU JIANHUA AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. FU GANGFENG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. ZHOU SONG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. HONG XIAOYUAN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. ZHANG JIAN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MS. SU MIN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. SUN YUNFEI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR

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CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. CHEN DONG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. WANG LIANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. LI DELIN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. WONG SEE HONG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. LI MENGANG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. LIU QIAO AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. TIAN HONGQI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. LI CHAOXIAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. SHI YONGDONG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. LUO SHENG AS A SHAREHOLDER SUPERVISOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. PENG BIHONG AS A SHAREHOLDER SUPERVISOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. WU HENG AS A SHAREHOLDER SUPERVISOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	WORK REPORT OF THE BOARD OF DIRECTORS FOR THE YEAR 2021	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. XU ZHENGJUN AS AN EXTERNAL SUPERVISOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. CAI HONGPING AS AN EXTERNAL SUPERVISOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ELECTION OF MR. ZHANG XIANG AS AN EXTERNAL SUPERVISOR OF THE COMPANY	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	PROPOSAL REGARDING ADJUSTING THE AUTHORISATION TO DIRECTORS IN RESPECT OF DOMESTIC PREFERENCE SHARES OF CHINA MERCHANTS BANK	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	PROPOSAL REGARDING AMENDING THE ARTICLES OF ASSOCIATION OF CHINA MERCHANTS BANK CO., LTD	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	PROPOSAL REGARDING ELECTION OF MR. SHEN ZHETING AS A NON-EXECUTIVE DIRECTOR OF THE TWELFTH SESSION OF THE BOARD OF DIRECTORS OF CHINA MERCHANTS BANK	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	WORK REPORT OF THE BOARD OF SUPERVISORS FOR THE YEAR 2021	FOR

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CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	ANNUAL REPORT FOR THE YEAR 2021 (INCLUDING THE AUDITED FINANCIAL REPORT)	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	AUDITED FINANCIAL STATEMENTS FOR THE YEAR 2021	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	PROPOSAL REGARDING THE PROFIT APPROPRIATION PLAN FOR THE YEAR 2021 (INCLUDING THE DISTRIBUTION OF FINAL DIVIDEND)	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	RESOLUTION REGARDING THE ENGAGEMENT OF ACCOUNTING FIRMS FOR THE YEAR 2022	FOR
CHINA MERCHANTS BANK CO LTD	CNE1000002M1	29-Jun-2022	RELATED PARTY TRANSACTION REPORT FOR THE YEAR 2021	FOR
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	AUTHORIZATION TO ACQUIRE OR DISPOSE OF OWN SHARES	AGAINST
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	TO DECIDE WHETHER TO REDUCE THE CAPITAL FOLLOWING THE PARTIAL SPLIT	FOR
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	AMENDMENT OF ARTICLE 4 OF THE STATUTES	FOR
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	MODIFICATION OF THE REMUNERATION POLICY	AGAINST
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	RENEWAL OF THE AUTHORIZATION TO INCREASE THE CAPITAL IN THE EVENT OF A TAKEOVER BID FOR THE SECURITIES ISSUED BY THE COMPANY AND CONSEQUENTLY, AMENDMENT OF ARTICLE 8, PARAGRAPHS 2 AND 3 OF THE ARTICLES OF ASSOCIATION	AGAINST
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	RENEWAL OF THE AUTHORIZATION TO REPURCHASE OR SELL THE COMPANY'S OWN SHARES WHEN THIS ACQUISITION OR DISPOSAL IS NECESSARY TO PREVENT SERIOUS HARM TO THE CORPORATION IMMINENT, AND CONSEQUENTLY, AMENDMENT OF ARTICLE 14, 2/ OF THE STATUTES	AGAINST
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	ADOPTION OF A NEW TEXT OF THE STATUTES OF CFE	FOR
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	TO APPOINT MS. AN HERREMANS AS A DIRECTOR FOR A TERM OF FOUR (4) YEARS	AGAINST
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	TO APPOINT B GLOBAL MANAGEMENT SRL, WITH MR. STEPHANE BURTON, AS A DIRECTOR FOR A PERIOD OF FOUR (4) YEARS	FOR
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	TO GRANT ALL POWERS TO MR PIET DEJONGHE , THE NOTARIES, THE BOARD OF DIRECTORS AND TO MRS ANNE DOOREMONT	FOR
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	TO APPROVE THE DRAFT TERMS OF DIVISION AND DECIDE ON THE PARTIAL DIVISION OF CFE, WITHOUT IT CONTINUING TO EXIST	FOR
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	TO DECIDE WHETHER TO SET UP DEME GROUP AND TO ADOPT ITS ARTICLES OF ASSOCIATION, AS WELL AS ITS OWN CAPITAL OF DEPARTURE, THE REGISTERED OFFICE, THE CLOSING DATE OF THE FIRST FINANCIAL YEAR AND THE DATE OF THE FIRST GENERAL MEETING ORDINARY, AND TO APPOINT THE BOARD OF DIRECTORS AND THE AUDITOR	FOR
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	TO APPOINT THE DIRECTORS OF DEME GROUP, SUBJECT TO THE CONDITION OF ADMISSION TO TRADING OF THE COMPANY'S SHARES ON THE REGULATED MARKET OF EURONEXT BRUSSELS	AGAINST

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COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	APPROVAL OF THE NOMINATION OF THE STATUTORY AUDITOR FOR DEME GROUP: ERNST & YOUNG	FOR
COMPAGNIE D'ENTREPRISES CFE SA	BE0003883031	29-Jun-2022	AUTHORIZATION TO INCREASE CAPITAL WITHIN THE AUTHORIZED CAPITAL BUDGET	AGAINST
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uchide, Kunihiko	FOR
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kitaguchi, Takaya	FOR
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Approve Issuance of Share Acquisition Rights as Stock Options	FOR
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Approve Appropriation of Surplus	FOR
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kagaya, Takashi	AGAINST
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Kenichi	AGAINST
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Omura, Yoshihisa	AGAINST
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tamamura, Satoshi	FOR
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ozaki, Hidehiko	FOR
COMSYS HOLDINGS CORPORATION	JP3305530002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Noike, Hideyuki	FOR
CROWDSTRIKE HOLDINGS, INC.	US22788C1053	29-Jun-2022	DIRECTOR	FOR
CROWDSTRIKE HOLDINGS, INC.	US22788C1053	29-Jun-2022	DIRECTOR	FOR
CROWDSTRIKE HOLDINGS, INC.	US22788C1053	29-Jun-2022	DIRECTOR	FOR
CROWDSTRIKE HOLDINGS, INC.	US22788C1053	29-Jun-2022	To ratify the selection of PricewaterhouseCoopers LLP as CrowdStrike's independent registered public accounting firm for its fiscal year ending January 31, 2023.	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Kuroyanagi, Masafumi	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Miyama, Minako	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Miyajima, Tsukasa	FOR

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DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Sasajima, Kazuyuki	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Tamura, Yoshiaki	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Shirakawa, Hiroshi	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Approve Appropriation of Surplus	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Kitajima, Yoshitoshi	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Kitajima, Yoshinari	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Miya, Kenji	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Yamaguchi, Masato	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Inoue, Satoru	FOR
DAI NIPPON PRINTING CO.,LTD.	JP3493800001	29-Jun-2022	Appoint a Director Hashimoto, Hirofumi	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Appoint a Director Matsubara, Fumio	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Appoint a Director Sato, Ikumi	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Appoint a Director Kosakai, Kenkichi	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Appoint a Substitute Corporate Auditor Isokawa, Takeshi	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Approve Appropriation of Surplus	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Appoint a Director Kitano, Shohei	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Appoint a Director Fujisawa, Ichiro	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Appoint a Director Ikeda, Takayuki	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Appoint a Director Yamanaka, Yasuhiro	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Appoint a Director Sasaki, Hisao	FOR
DAI-DAN CO.,LTD.	JP3486000007	29-Jun-2022	Appoint a Director Kamei, Yasuo	FOR

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DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Tayano, Ken	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Minaka, Masatsugu	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Matsuzaki, Takashi	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Mineno, Yoshihiro	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Kanwal Jeet Jawa	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Substitute Corporate Auditor Ono, Ichiro	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Approve Appropriation of Surplus	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Inoue, Noriyuki	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Togawa, Masanori	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Kawada, Tatsuo	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Makino, Akiji	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Torii, Shingo	FOR
DAIKIN INDUSTRIES,LTD.	JP3481800005	29-Jun-2022	Appoint a Director Arai, Yuko	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Dekura, Kazuhito	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Ariyoshi, Yoshinori	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Shimonishi, Keisuke	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Ichiki, Nobuya	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Nagase, Toshiya	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Yabu, Yukiko	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Kuwano, Yukinori	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Seki, Miwa	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Yoshizawa, Kazuhiro	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Ito, Yujiro	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Corporate Auditor Nakazato, Tomoyuki	FOR

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DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Approve Appropriation of Surplus	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Corporate Auditor Hashimoto, Yoshinori	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Approve Payment of Bonuses to Directors	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Approve Details of the Restricted-Stock Compensation and the Performance-based Stock Compensation to be received by Directors	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Amend Articles to: Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Yoshii, Keiichi	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Kosokabe, Takeshi	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Murata, Yoshiyuki	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Otomo, Hirotsugu	FOR
DAIWA HOUSE INDUSTRY CO.,LTD.	JP3505000004	29-Jun-2022	Appoint a Director Urakawa, Tatsuya	FOR
DAIWABO HOLDINGS CO.,LTD.	JP3505400006	29-Jun-2022	Appoint a Director Fujiki, Takako	FOR
DAIWABO HOLDINGS CO.,LTD.	JP3505400006	29-Jun-2022	Approve Details of the Performance-based Stock Compensation and the Compensation to be received by Directors	FOR
DAIWABO HOLDINGS CO.,LTD.	JP3505400006	29-Jun-2022	Approve Appropriation of Surplus	FOR
DAIWABO HOLDINGS CO.,LTD.	JP3505400006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAIWABO HOLDINGS CO.,LTD.	JP3505400006	29-Jun-2022	Appoint a Director Nishimura, Yukihiko	FOR
DAIWABO HOLDINGS CO.,LTD.	JP3505400006	29-Jun-2022	Appoint a Director Yasuda, Mitsushige	FOR
DAIWABO HOLDINGS CO.,LTD.	JP3505400006	29-Jun-2022	Appoint a Director Igari, Tsukasa	FOR
DAIWABO HOLDINGS CO.,LTD.	JP3505400006	29-Jun-2022	Appoint a Director Dohi, Kenichi	FOR
DAIWABO HOLDINGS CO.,LTD.	JP3505400006	29-Jun-2022	Appoint a Director Nakamura, Kazuyuki	FOR
DAIWABO HOLDINGS CO.,LTD.	JP3505400006	29-Jun-2022	Appoint a Director Yoshimaru, Yukiko	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Appoint a Director Takayanagi, Tadao	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Appoint a Director Yamaguchi, Yusei	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Appoint a Director Tokimaru, Kazuyoshi	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Appoint a Director Oki, Noriko	FOR

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DISCO CORPORATION	JP3548600000	29-Jun-2022	Approve Appropriation of Surplus	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Transition to a Company with Three Committees, Approve Minor Revisions, Adopt Reduction of Liability System for Directors, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Appoint a Director Sekiya, Kazuma	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Appoint a Director Yoshinaga, Noboru	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Appoint a Director Tamura, Takao	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Appoint a Director Inasaki, Ichiro	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Appoint a Director Tamura, Shinichi	FOR
DISCO CORPORATION	JP3548600000	29-Jun-2022	Appoint a Director Mimata, Tsutomu	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Appoint a Director Jean-Francois Minier	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Appoint a Director Takeda, Ryoko	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Appoint a Director Takahashi, Atsushi	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Appoint a Substitute Corporate Auditor Hirai, Ryuichi	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Shareholder Proposal: Remove a Corporate Auditor Akahane, Toshio	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Amend the Articles Related to Dissolution of Cross-Shareholdings)	AGAINST
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Shareholder Proposal: Approve Purchase of Own Shares	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Approve Appropriation of Surplus	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce Term of Office of Directors to One Year	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Appoint a Director Kondo, Tadatoshi	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Appoint a Director Ito, Kazuhiro	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Appoint a Director Shimoda, Tsuyoshi	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Appoint a Director Asai, Takashi	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Appoint a Director Kawahara, Toshiro	FOR
DKK CO.,LTD.	JP3550000008	29-Jun-2022	Appoint a Director Tsukano, Hidehiro	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Appoint a Director Takagi, Shimon	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Appoint a Director Mayumi, Naoko	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Appoint a Director Fukushima, Yoshihiko	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Appoint a Director Mori, Tadatsugu	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Approve Appropriation of Surplus	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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EDION CORPORATION	JP3164470001	29-Jun-2022	Appoint a Director Kubo, Masataka	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Appoint a Director Yamasaki, Norio	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Appoint a Director Kaneko, Satoshi	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Appoint a Director Takahashi, Kozo	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Appoint a Director Jogu, Haruyoshi	FOR
EDION CORPORATION	JP3164470001	29-Jun-2022	Appoint a Director Ishibashi, Shozo	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO PURCHASE SHARES NOT EXCEEDING 10% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF PASSING OF THE RESOLUTION	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 20% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF PASSING OF THE RESOLUTION	AGAINST
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO GRANT A SPECIFIC MANDATE FOR ISSUANCE AND ALLOTMENT OF SHARES PURSUANT TO THE SHARE AWARD SCHEME NOT EXCEEDING THE REFRESHMENT OF ANNUAL LIMIT OF 3% OF THE TOTAL NUMBER OF SHARES OF THE COMPANY IN ISSUE AS AT THE DATE OF PASSING OF THE RESOLUTION	AGAINST
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO APPROVE AND ADOPT THE NEW BYE-LAWS OF THE COMPANY	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR OF THE COMPANY AND ITS SUBSIDIARIES FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO RE-ELECT MR. LO KIN CHING JOSEPH AS A DIRECTOR OF THE COMPANY (THE DIRECTOR)	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO ELECT MR. PAK WILLIAM EUI WON AS A DIRECTOR	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO ELECT MR. SCHLANGMANN WOLFGANG PAUL JOSEF AS A DIRECTOR	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO ELECT MR. WRIGHT BRADLEY STEPHEN AS A DIRECTOR	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO ELECT MR. HA KEE CHOY EUGENE AS A DIRECTOR	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	29-Jun-2022	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE RESPECTIVE DIRECTORS FEES	FOR
FANUC CORPORATION	JP3802400006	29-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Yamazaki, Naoko	FOR
FANUC CORPORATION	JP3802400006	29-Jun-2022	Approve Appropriation of Surplus	FOR
FANUC CORPORATION	JP3802400006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FANUC CORPORATION	JP3802400006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inaba, Yoshiharu	FOR
FANUC CORPORATION	JP3802400006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamaguchi, Kenji	FOR
FANUC CORPORATION	JP3802400006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Michael J. Cicco	FOR
FANUC CORPORATION	JP3802400006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsukuda, Kazuo	FOR
FANUC CORPORATION	JP3802400006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamazaki, Naoko	FOR

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FANUC CORPORATION	JP3802400006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Uozumi, Hiroto	FOR
FAWAZ ABDULAZIZ ALHOKAIR COMPANY	SA000A0LB2R6	29-Jun-2022	VOTING ON THE BOARD'S RECOMMENDATION TO DECREASE THE COMPANY'S CAPITAL AS FOLLOWS: THE COMPANY'S CAPITAL BEFORE THE REDUCTION: SAR (2,100,000,000). THE COMPANY'S CAPITAL AFTER THE REDUCTION: SAR (1,147,664,480). NUMBER OF SHARES BEFORE THE REDUCTION: (210,000,000) SHARES. NUMBER OF SHARES AFTER THE REDUCTION: (114,766,448) SHARES. REDUCTION RATE: 45.3% OF THE COMPANY'S CAPITAL. THE REASON FOR THE CAPITAL REDUCTION: TO RESTRUCTURE THE CAPITAL AND EXTINGUISH 100.0% OF ACCUMULATED LOSSES AS OF 31/12/2021, WITH A VALUE OF SAR (952,335,520). CAPITAL REDUCTION METHOD: CANCELLATION OF (95,233,552) ORDINARY SHARES OF THE COMPANY'S SHARES, ONE SHARE WILL BE CANCELED FOR EVERY (2,205) SHARES. REDUCTION DATE: AT THE END OF THE SECOND TRADING DAY FOLLOWING THE DATE OF THE EXTRAORDINARY GENERAL ASSEMBLY IN WHICH IT WAS DECIDED TO REDUCE CAPITAL. IMPACT OF CAPITAL REDUCTION ON THE COMPANY'S OBLIGATIONS: THERE IS NO IMPACT OF REDUCING THE COMPANY'S CAPITAL ON ITS FINANCIAL OBLIGATIONS. VOTING ON THE AMENDMENT TO ARTICLE (7) OF THE COMPANY'S BY LAWS RELATING TO THE CAPITAL	FOR
FAWAZ ABDULAZIZ ALHOKAIR COMPANY	SA000A0LB2R6	29-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (3) OF THE COMPANY BY-LAWS RELATING TO OBJECTIVES OF THE COMPANY	FOR
FAWAZ ABDULAZIZ ALHOKAIR COMPANY	SA000A0LB2R6	29-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (8) OF THE COMPANY BY-LAWS RELATING TO SUBSCRIPTION IN SHARES	FOR
FAWAZ ABDULAZIZ ALHOKAIR COMPANY	SA000A0LB2R6	29-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (29) OF THE COMPANY BY-LAWS RELATING TO INVITATION TO GENERAL ASSEMBLIES	FOR
FAWAZ ABDULAZIZ ALHOKAIR COMPANY	SA000A0LB2R6	29-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (40) OF THE COMPANY BY-LAWS RELATING TO THE COMMITTEE'S REPORTS	FOR
FAWAZ ABDULAZIZ ALHOKAIR COMPANY	SA000A0LB2R6	29-Jun-2022	VOTING ON THE AMENDMENT TO ARTICLE (44) OF THE COMPANY'S BY-LAWS RELATING TO THE FINANCIAL DOCUMENTS	FOR
FRANKLIN BSP REALTY TRUST, INC.	US35243J1016	29-Jun-2022	Election of Director: Pat Augustine	FOR
FRANKLIN BSP REALTY TRUST, INC.	US35243J1016	29-Jun-2022	Election of Director: Richard J. Byrne	FOR
FRANKLIN BSP REALTY TRUST, INC.	US35243J1016	29-Jun-2022	Election of Director: Jamie Handwerker	FOR
FRANKLIN BSP REALTY TRUST, INC.	US35243J1016	29-Jun-2022	Election of Director: Gary Keiser	FOR
FRANKLIN BSP REALTY TRUST, INC.	US35243J1016	29-Jun-2022	Election of Director: Peter J. McDonough	FOR
FRANKLIN BSP REALTY TRUST, INC.	US35243J1016	29-Jun-2022	Election of Director: Buford H. Ortale	FOR
FRANKLIN BSP REALTY TRUST, INC.	US35243J1016	29-Jun-2022	Election of Director: Elizabeth K. Tuppeny	FOR
FRANKLIN BSP REALTY TRUST, INC.	US35243J1016	29-Jun-2022	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED ACCOUNTING FIRM FOR 2022.	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Appoint a Director Tamada, Hideaki	FOR

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FUJI CORPORATION	JP3809200003	29-Jun-2022	Appoint a Director Mizuno, Shoji	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Appoint a Corporate Auditor Sugiura, Masaaki	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Appoint a Substitute Corporate Auditor Abe, Masaaki	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Approve Appropriation of Surplus	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Appoint a Director Soga, Nobuyuki	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Appoint a Director Suhara, Shinsuke	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Appoint a Director Ezaki, Hajime	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Appoint a Director Kano, Junichi	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Appoint a Director Isozumi, Joji	FOR
FUJI CORPORATION	JP3809200003	29-Jun-2022	Appoint a Director Kawai, Nobuko	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Eda, Makiko	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Hama, Naoki	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Yoshizawa, Chisato	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Nagano, Tsuyoshi	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Sugawara, Ikuro	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Approve Appropriation of Surplus	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Sukeno, Kenji	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Goto, Teiichi	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Iwasaki, Takashi	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Ishikawa, Takatoshi	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Higuchi, Masayuki	FOR
FUJIFILM HOLDINGS CORPORATION	JP3814000000	29-Jun-2022	Appoint a Director Kitamura, Kunitaro	FOR

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FUJIKURA LTD.	JP3811000003	29-Jun-2022	Approve Appropriation of Surplus	FOR
FUJIKURA LTD.	JP3811000003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FUJIKURA LTD.	JP3811000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Masahiko	FOR
FUJIKURA LTD.	JP3811000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okada, Naoki	FOR
FUJIKURA LTD.	JP3811000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takemoto, Koichi	FOR
FUJIKURA LTD.	JP3811000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Banno, Tatsuya	FOR
FUJIKURA LTD.	JP3811000003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Joseph E. Gallagher	FOR
FUJIKURA LTD.	JP3811000003	29-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Appoint a Director Yoshimura, Atsuko	FOR
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Appoint a Corporate Auditor Fujikawa, Yoshiaki	FOR
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Appoint a Substitute Corporate Auditor Hayashi, Nobufumi	AGAINST
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Approve Appropriation of Surplus	FOR
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Approve Renewal of Policy regarding Large-scale Purchases of Company Shares (Anti-Takeover Defense Measures)	AGAINST
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Appoint a Director Seki, Keishi	FOR
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Appoint a Director Owaki, Toshiki	FOR
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Appoint a Director Suzuki, Katsuhiko	FOR
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Appoint a Director Kawashita, Masami	FOR
FUJIMI INCORPORATED	JP3820900003	29-Jun-2022	Appoint a Director Asai, Yoshitsugu	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamakawa, Nobuhiko	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukasawa, Masahiko	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kosugi, Toshiya	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tanaka, Kazunori	AGAINST
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamada, Hideo	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ishibashi, Nobuko	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Shimeno, Yoshitaka	AGAINST

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FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Miura, Masamichi	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Approve Appropriation of Surplus	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shibato, Takashige	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Goto, Hisashi	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyoshi, Hiroshi	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Satoru	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayashi, Hiroyasu	FOR
FUKUOKA FINANCIAL GROUP,INC.	JP3805010000	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nomura, Toshimi	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Appoint a Director Tejima, Tatsuya	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Appoint a Director Mukae, Yoichi	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Appoint a Director Nishino, Kazumi	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Approve Appropriation of Surplus	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Appoint a Director Miyakawa, Naohisa	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Appoint a Director Nakatogawa, Minoru	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Appoint a Director Ogino, Masahiro	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Appoint a Director Mitsumura, Kiyohito	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Appoint a Director Nazuka, Tatsuki	FOR
FURUKAWA CO.,LTD.	JP3826800009	29-Jun-2022	Appoint a Director Sakai, Hiroyuki	FOR
GIMV NV	BE0003699130	29-Jun-2022	DISCHARGE TO THE AUDITOR	FOR

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GIMV NV	BE0003699130	29-Jun-2022	ON RECOMMENDATION OF THE NOMINATION COMMITTEE, PROPOSAL OF THE BOARD OF DIRECTORS TO REAPPOINT MR JOHAN DESCHUYFFELEER AS INDEPENDENT DIRECTOR. HIS MANDATE WILL RUN FOR A PERIOD OF FOUR YEARS UNTIL THE END OF THE ANNUAL GENERAL MEETING IN 2026. MR DESCHUYFFELEER, WHO WAS FIRST APPOINTED AS INDEPENDENT DIRECTOR ON 27 JUNE 2018, MEETS THE INDEPENDENCE CRITERIA SET OUT IN THE BELGIAN CORPORATE GOVERNANCE CODE 2020. MR DESCHUYFFELEER HAS FURTHERMORE EXPLICITLY STATED THAT HE HAS NOR HAD ANY SIGNIFICANT BUSINESS CONNECTIONS WITH THE COMPANY WHICH COULD HARM HIS INDEPENDENCE, A STATEMENT WHICH IS ENDORSED BY THE BOARD OF DIRECTORS	FOR
GIMV NV	BE0003699130	29-Jun-2022	ON RECOMMENDATION OF THE NOMINATION COMMITTEE, PROPOSAL OF THE BOARD OF DIRECTORS TO REAPPOINT MR LUC MISSORTEN AS INDEPENDENT DIRECTOR. HIS MANDATE WILL RUN FOR A PERIOD OF FOUR YEARS UNTIL THE END OF THE ANNUAL GENERAL MEETING IN 2026. MR MISSORTEN, WHO WAS FIRST APPOINTED AS INDEPENDENT DIRECTOR ON 25 JUNE 2014, MEETS THE INDEPENDENCE CRITERIA SET OUT IN THE BELGIAN CORPORATE GOVERNANCE CODE 2020. MR MISSORTEN HAS FURTHERMORE EXPLICITLY STATED THAT HE HAS NOR HAD ANY SIGNIFICANT BUSINESS CONNECTIONS WITH THE COMPANY WHICH COULD HARM HIS INDEPENDENCE, A STATEMENT WHICH IS ENDORSED BY THE BOARD OF DIRECTORS	FOR
GIMV NV	BE0003699130	29-Jun-2022	ON RECOMMENDATION OF THE NOMINATION COMMITTEE, PROPOSEL OF THE BOARD OF DIRECTORS TO APPOINT MS HILDE WINDELS AS INDEPENDENT DIRECTOR. HER MANDATE WILL RUN FOR A PERIOD OF FOUR YEARS UNTIL THE END OF THE ANNUAL GENERAL MEETING IN 2026. MS HILDE WINDELS MEETS THE INDEPENDENCE CRITERIA SET OUT IN THE BELGIAN CORPORATE GOVERNANCE CODE 2020. MS WINDELS HAS FURTHERMORE EXPLICITLY STATED THAT SHE HAS NOR HAD ANY SIGNIFICANT BUSINESS CONNECTIONS WITH THE COMPANY WHICH COULD HARM HIS INDEPENDENCE, A STATEMENT WHICH IS ENDORSED BY THE BOARD OF DIRECTORS	FOR
GIMV NV	BE0003699130	29-Jun-2022	REAPPOINTMENT OF THE AUDITOR: BDO	FOR
GIMV NV	BE0003699130	29-Jun-2022	APPROVAL OF THE GLOBAL BUDGET FOR REMUNERATION OF THE NON- EXECUTIVE DIRECTORS: EUR 900,000	FOR
GIMV NV	BE0003699130	29-Jun-2022	PRESENTATION AND APPROVAL OF THE REMUNERATION REPORT	FOR
GIMV NV	BE0003699130	29-Jun-2022	APPROVAL OF THE ANNUAL ACCOUNTS OF THE FINANCIAL YEAR ENDING ON MARCH 31ST, 2022 AND APPROPRIATION OF THE RESULT	FOR
GIMV NV	BE0003699130	29-Jun-2022	DISCHARGE TO THE DIRECTORS	FOR
GRAND CITY PROPERTIES S.A.	LU0775917882	29-Jun-2022	THE GENERAL MEETING APPROVES ON AN ADVISORY NON-BINDING BASIS THE REMUNERATION REPORT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021 IN ITS ENTIRETY	AGAINST
GRAND CITY PROPERTIES S.A.	LU0775917882	29-Jun-2022	THE GENERAL MEETING, AFTER HAVING REVIEWED THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS AND THE REPORT OF THE INDEPENDENT AUDITOR OF THE COMPANY, APPROVES THE STATUTORY FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021 IN THEIR ENTIRETY	FOR
GRAND CITY PROPERTIES S.A.	LU0775917882	29-Jun-2022	THE GENERAL MEETING, AFTER HAVING REVIEWED THE MANAGEMENT REPORT OF THE BOARD OF DIRECTORS AND THE REPORT OF THE INDEPENDENT AUDITOR OF THE COMPANY, APPROVES THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS GROUP FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021 IN THEIR ENTIRETY	FOR
GRAND CITY PROPERTIES S.A.	LU0775917882	29-Jun-2022	THE GENERAL MEETING NOTES AND ACKNOWLEDGES THE STATUTORY NET PROFIT OF THE COMPANY IN THE AMOUNT OF EUR 9,126,907 FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021 AND RESOLVES TO CARRY IT FORWARD TO THE NEXT FINANCIAL YEAR	FOR
GRAND CITY PROPERTIES S.A.	LU0775917882	29-Jun-2022	THE GENERAL MEETING RESOLVES TO GRANT DISCHARGE TO EACH OF THE MEMBERS OF THE BOARD OF DIRECTORS IN RESPECT OF THE PERFORMANCE OF THEIR DUTIES DURING THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021	FOR

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GRAND CITY PROPERTIES S.A.	LU0775917882	29-Jun-2022	THE GENERAL MEETING RESOLVES TO RENEW THE MANDATE OF KPMG LUXEMBOURG SA, SOCIETE ANONYME, HAVING ITS REGISTERED OFFICE AT 39, AVENUE JOHN F. KENNEDY, L-1855 LUXEMBOURG, GRAND DUCHY OF LUXEMBOURG, REGISTERED WITH THE RCSL UNDER NUMBER B149133, AS INDEPENDENT AUDITOR OF THE COMPANY IN RELATION TO THE STATUTORY FINANCIAL STATEMENTS OF THE COMPANY AND THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS GROUP FOR A TERM WHICH WILL EXPIRE AT THE END OF THE ANNUAL GENERAL MEETING OF THE SHAREHOLDERS OF THE COMPANY CALLED TO APPROVE THE STATUTORY FINANCIAL STATEMENTS OF THE COMPANY AND THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS GROUP FOR THE FINANCIAL YEAR ENDING ON 31 DECEMBER 2022	FOR
GRAND CITY PROPERTIES S.A.	LU0775917882	29-Jun-2022	THE GENERAL MEETING, UPON THE PROPOSAL OF THE BOARD OF DIRECTORS, RESOLVES TO APPROVE THE DISTRIBUTION OF A DIVIDEND FROM THE SHARE PREMIUM ACCOUNT OF THE COMPANY RELATING TO THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2021 IN THE AMOUNT OF EUR 0.8340 (GROSS) PER SHARE FOR THE HOLDERS OF RECORD IN THE SECURITY SETTLEMENT SYSTEMS ON 1 JULY 2022	FOR
GRAND CITY PROPERTIES S.A.	LU0775917882	29-Jun-2022	APPROVE NEW AUTHORISED SHARE CAPITAL, GRANT BOARD AUTHORITY TO EXCLUDE PRE-EMPTIVE RIGHTS AND AMEND ARTICLE 5.2 OF THE ARTICLES OF ASSOCIATION	AGAINST
GRAND CITY PROPERTIES S.A.	LU0775917882	29-Jun-2022	APPROVE SPECIAL AUTHORISED SHARE CAPITAL, GRANT BOARD AUTHORITY TO EXCLUDE PRE-EMPTIVE RIGHTS AND AMEND ARTICLE 5.3 OF THE ARTICLES OF ASSOCIATION	FOR
GRAND CITY PROPERTIES S.A.	LU0775917882	29-Jun-2022	AMEND ARTICLE 8 PARAGRAPH 1 OF THE ARTICLES OF ASSOCIATION	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Director Matsuda, Noboru	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Director Hattori, Nobumichi	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Director Yamashita, Toru	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Director Arimatsu, Ikuko	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Corporate Auditor Imaizumi, Tomoyuki	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Corporate Auditor Kikuchi, Shin	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Approve Appropriation of Surplus	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Director Toda, Hirokazu	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Director Mizushima, Masayuki	FOR

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HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Director Yajima, Hirotake	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Director Nishioka, Masanori	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Director Ebana, Akihiko	FOR
HAKUHODO DY HOLDINGS INCORPORATED	JP3766550002	29-Jun-2022	Appoint a Director Ando, Motohiro	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Koizumi, Masahito	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Kumano, Satoshi	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Ichimura, Kazuhiko	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Nagasaki, Mami	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Ogura, Toshikatsu	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Fujii, Shinsuke	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Izawa, Toru	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Corporate Auditor Fukui, Yoshitaka	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Corporate Auditor Isoda, Mitsuo	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Approve Appropriation of Surplus	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Tsuji, Noriaki	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Ikegami, Kazuo	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Tani, Junichi	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Tani, Nobuhiro	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Murakawa, Toshiyuki	FOR
HASEKO CORPORATION	JP3768600003	29-Jun-2022	Appoint a Director Naraoka, Shoji	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Komatsu, Takeshi	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Kuniya, Kazuhiko	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Fujita, Masami	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Kitagawa, Mariko	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Kuwayama, Mieko	FOR

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HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Kawaguchi, Rie	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Corporate Auditor Hirasawa, Hirohisa	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Substitute Corporate Auditor Ito, Katsuhiko	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Approve Appropriation of Surplus	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Fukutomi, Masato	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Ikegami, Toru	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Gomi, Muneo	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Sugao, Atsushi	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Miyamori, Shinya	FOR
HAZAMA ANDO CORPORATION	JP3767810009	29-Jun-2022	Appoint a Director Kato, Ichiro	FOR
HDFC ASSET MANAGEMENT COMPANY LTD	INE127D01025	29-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
HDFC ASSET MANAGEMENT COMPANY LTD	INE127D01025	29-Jun-2022	TO DECLARE A DIVIDEND OF INR 42/- PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022	FOR

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HDFC ASSET MANAGEMENT COMPANY LTD	INE127D01025	29-Jun-2022	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 139, 142 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE) AND PURSUANT TO THE RECOMMENDATIONS OF THE AUDIT COMMITTEE AND THE BOARD OF DIRECTORS OF THE COMPANY, M/S. B S R & CO. LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO.: 101248W/W-100022) BE AND ARE HEREBY RE-APPOINTED AS THE STATUTORY AUDITORS FOR CONDUCTING AUDIT OF THE COMPANY FOR A TERM OF 5 (FIVE) CONSECUTIVE YEARS, WHO SHALL HOLD OFFICE FROM THE CONCLUSION OF THIS 23RD ANNUAL GENERAL MEETING TILL THE CONCLUSION OF THE 28TH ANNUAL GENERAL MEETING OF THE COMPANY AT A REMUNERATION OF INR 28,00,000/- (RUPEES TWENTY EIGHT LAKHS ONLY) PLUS APPLICABLE TAXES, OUT OF POCKET EXPENSES AND INCIDENTAL EXPENSES (5% OF THE AUDIT FEE) FOR THE FINANCIAL YEAR 2022-23. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS ON THE RECOMMENDATION OF THE AUDIT COMMITTEE BE AND IS HEREBY AUTHORISED TO FINALISE THE OTHER TERMS AND CONDITIONS FOR THE ENTIRE TERM OF THE STATUTORY AUDITORS INCLUDING REMUNERATION OF THE STATUTORY AUDITORS FOR THE REMAINING TENURE RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE ABOVE RESOLUTION THE BOARD (INCLUDING THE AUDIT COMMITTEE OF THE BOARD OR ANY OTHER PERSON(S) AUTHORISED BY THE BOARD IN THIS REGARD), BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS IT MAY, IN ITS ABSOLUTE DISCRETION, DEEM NECESSARY OR DESIRABLE FOR SUCH PURPOSE INCLUDING BUT NOT LIMITED TO DETERMINATION OF ROLES AND RESPONSIBILITIES/ SCOPE OF WORK OF THE STATUTORY AUDITORS, NEGOTIATING, FINALISING, AMENDING, SIGNING, DELIVERING, EXECUTING, THE TERMS OF APPOINTMENT INCLUDING ANY CONTRACTS OR DOCUMENTS IN THIS REGARD, WITHOUT BEING REQUIRED TO SEEK ANY FURTHER CONSENT OR APPROVAL OF THE MEMBERS OF THE COMPANY	FOR
HDFC ASSET MANAGEMENT COMPANY LTD	INE127D01025	29-Jun-2022	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("THE ACT") AND THE RULES MADE THEREUNDER, REGULATION 17(1A) AND OTHER APPLICABLE REGULATIONS, IF ANY, OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE) AND OTHER APPLICABLE LAWS, IF ANY, READ WITH ARTICLE 127(8) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND UPON RECOMMENDATION OF THE NOMINATION & REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS, MR. DEEPAK S. PAREKH (DIN: 00009078), WHO HAS ATTAINED 77 YEARS OF AGE AND WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, HAS OFFERED HIMSELF FOR RE-APPOINTMENT, BE AND IS HEREBY RE-APPOINTED AS NON-EXECUTIVE DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION. RESOLVED FURTHER THAT THE BOARD OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS IN ITS ABSOLUTE DISCRETION IT MAY CONSIDER NECESSARY, EXPEDIENT AND DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION.	FOR
HEIWA CORPORATION	JP3834200002	29-Jun-2022	Appoint a Corporate Auditor Nakada, Katsumasa	FOR
HEIWA CORPORATION	JP3834200002	29-Jun-2022	Appoint a Corporate Auditor Otomo, Yoshihiro	FOR
HEIWA CORPORATION	JP3834200002	29-Jun-2022	Appoint a Corporate Auditor Sugino, Takeshi	FOR
HEIWA CORPORATION	JP3834200002	29-Jun-2022	Approve Appropriation of Surplus	FOR
HEIWA CORPORATION	JP3834200002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
HEIWA CORPORATION	JP3834200002	29-Jun-2022	Appoint a Director Minei, Katsuya	FOR
HEIWA CORPORATION	JP3834200002	29-Jun-2022	Appoint a Director Moromizato, Toshinobu	FOR

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HEIWA CORPORATION	JP3834200002	29-Jun-2022	Appoint a Director Miyara, Mikio	FOR
HEIWA CORPORATION	JP3834200002	29-Jun-2022	Appoint a Director Kaneshi, Tamiki	FOR
HEIWA CORPORATION	JP3834200002	29-Jun-2022	Appoint a Director Yamaguchi, Kota	FOR
HEIWA CORPORATION	JP3834200002	29-Jun-2022	Appoint a Director Endo, Akinori	FOR
HUGEL, INC.	KR7145020004	29-Jun-2022	ELECTION OF NONEXECUTIVE DIRECTOR BRENTON L. SAUNDER	FOR
IRONGATE GROUP	AU0000046005	29-Jun-2022	IPF I TRUST ACQUISITION RESOLUTION	FOR
IRONGATE GROUP	AU0000046005	29-Jun-2022	IPF II TRUST ACQUISITION RESOLUTION	FOR
IRONGATE GROUP	AU0000046005	29-Jun-2022	IPF I TRUST CONSTITUTION AMENDMENT RESOLUTION	FOR
IRONGATE GROUP	AU0000046005	29-Jun-2022	IPF II TRUST CONSTITUTION AMENDMENT RESOLUTION	FOR
IRONGATE GROUP	AU0000046005	29-Jun-2022	IPF I DE-STAPLING RESOLUTION	FOR
IRONGATE GROUP	AU0000046005	29-Jun-2022	IPF II DE-STAPLING RESOLUTION	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	To set the number of directors of the Company at eleven (11).	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	ABSTAIN
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	DIRECTOR	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	To re-appoint PricewaterhouseCoopers Inc., Chartered Accountants, as auditor of the Company for the year and to authorize the directors to set the auditor's fees.	FOR
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	To consider and, if deemed advisable, approve, with or without variation, a special resolution, the full text of which is set forth on page 12 of the Company's Management Proxy Circular, approving proposed amendments to the Company's Articles of Continuance.	AGAINST
IVANHOE MINES LTD.	CA46579R1047	29-Jun-2022	To consider and, if deemed advisable, approve, with or without variation, an ordinary resolution, the full text of which is set forth on page 15 of the Company's Management Proxy Circular, approving the Company's Share Unit Award Plan (formerly its Restricted Share Unit Plan), which includes proposed amendments to the plan.	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Tomokazu	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oshima, Jiro	FOR

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JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sugiyama, Kenichi	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Numazawa, Sadahiro	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kita, Teruyuki	AGAINST
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Haruma, Yoko	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Imaeda, Tsuyoshi	AGAINST
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Hayashi, Mikio	AGAINST
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Approve Appropriation of Surplus	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Hisao	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kai, Tetsuo	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hase, Keisuke	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sakaguchi, Yoshinori	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yanai, Nobuharu	FOR
JAPAN MATERIAL CO.,LTD.	JP3389680004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Kosuke	FOR
JGC HOLDINGS CORPORATION	JP3667600005	29-Jun-2022	Appoint a Director Ueda, Kazuo	FOR
JGC HOLDINGS CORPORATION	JP3667600005	29-Jun-2022	Appoint a Director Yao, Noriko	FOR
JGC HOLDINGS CORPORATION	JP3667600005	29-Jun-2022	Approve Appropriation of Surplus	FOR
JGC HOLDINGS CORPORATION	JP3667600005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
JGC HOLDINGS CORPORATION	JP3667600005	29-Jun-2022	Appoint a Director Sato, Masayuki	FOR
JGC HOLDINGS CORPORATION	JP3667600005	29-Jun-2022	Appoint a Director Ishizuka, Tadashi	FOR
JGC HOLDINGS CORPORATION	JP3667600005	29-Jun-2022	Appoint a Director Terajima, Kiyotaka	FOR
JGC HOLDINGS CORPORATION	JP3667600005	29-Jun-2022	Appoint a Director Yamada, Shoji	FOR
JGC HOLDINGS CORPORATION	JP3667600005	29-Jun-2022	Appoint a Director Endo, Shigeru	FOR
JGC HOLDINGS CORPORATION	JP3667600005	29-Jun-2022	Appoint a Director Matsushima, Masayuki	FOR
K S HOLDINGS CORPORATION	JP3277150003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tokuda, Wakako	FOR
K S HOLDINGS CORPORATION	JP3277150003	29-Jun-2022	Approve Appropriation of Surplus	FOR
K S HOLDINGS CORPORATION	JP3277150003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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K S HOLDINGS CORPORATION	JP3277150003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hiramoto, Tadashi	FOR
K S HOLDINGS CORPORATION	JP3277150003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Osaka, Naoto	FOR
K S HOLDINGS CORPORATION	JP3277150003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mizuno, Keiichi	FOR
K S HOLDINGS CORPORATION	JP3277150003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshihara, Yuji	FOR
K S HOLDINGS CORPORATION	JP3277150003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mizutani, Taro	FOR
K S HOLDINGS CORPORATION	JP3277150003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasumura, Miyako	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Appoint a Director Takagi, Shoichiro	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Appoint a Director Inoue, Yasutomo	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Appoint a Corporate Auditor Doi, Naomi	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Appoint a Corporate Auditor Ishiguro, Kazumori	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Approve Payment of Bonuses to Directors	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Approve Appropriation of Surplus	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Appoint a Director Horiuchi, Hiroyuki	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Appoint a Director Tanabe, Yoshio	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Appoint a Director Matsuura, Masahiro	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Appoint a Director Ota, Minoru	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Appoint a Director Suzudo, Masashi	FOR
KAKEN PHARMACEUTICAL CO.,LTD.	JP3207000005	29-Jun-2022	Appoint a Director Kamibeppu, Kiyoko	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Nagata, Yukihiro	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Shiino, Kazuhisa	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Ishibashi, Nobuko	FOR

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KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Suzuki, Mitsuo	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Hosaka, Osamu	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Matsumura, Harumi	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Corporate Auditor Kobayashi, Yasuo	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Corporate Auditor Hideshima, Tomokazu	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Substitute Corporate Auditor Saeki, Kuniharu	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Approve Appropriation of Surplus	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Kubo, Masami	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Fukai, Yoshihiro	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Tahara, Norihito	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Horiuchi, Toshihiro	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Murakami, Katsumi	FOR
KAMIGUMI CO.,LTD.	JP3219000001	29-Jun-2022	Appoint a Director Hiramatsu, Koichi	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Appoint a Director Ando, Tomoko	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Appoint a Director John P. Durkin	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Appoint a Substitute Corporate Auditor Nakai, Hiroe	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Approve Appropriation of Surplus	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Appoint a Director Mori, Kunishi	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Appoint a Director Takahara, Shigeki	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Appoint a Director Furukawa, Hidenori	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Appoint a Director Teraoka, Naoto	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Appoint a Director Nishibayashi, Hitoshi	FOR
KANSAI PAINT CO.,LTD.	JP3229400001	29-Jun-2022	Appoint a Director Yoshikawa, Keiji	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Matsui, Hideki	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Sugiyama, Masaharu	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Habuka, Hitoshi	FOR

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KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Kariya, Yuko	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Hasegawa, Junichi	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Yamaguchi, Yasunari	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Niimi, Kazuki	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Abe, Yuki	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Uramoto, Kunihiko	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Masujima, Ryoji	FOR
KANTO DENKA KOGYO CO.,LTD.	JP3232600001	29-Jun-2022	Appoint a Director Takikawa, Go	FOR
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Appoint a Director Terajima, Yoshinori	FOR
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Appoint a Director Kakizaki, Tamaki	FOR
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Appoint a Director Nohara, Sawako	FOR
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Appoint a Corporate Auditor Harada, Osamu	AGAINST
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Approve Appropriation of Surplus	FOR
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Appoint a Director Harada, Kazuyuki	AGAINST
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Appoint a Director Kawamata, Yukihiko	FOR
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Appoint a Director Honda, Toshiaki	FOR
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Appoint a Director Urabe, Kazuo	FOR
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Appoint a Director Sato, Kenji	FOR
KEIKYU CORPORATION	JP3280200001	29-Jun-2022	Appoint a Director Sakurai, Kazuhide	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Wakabayashi, Katsuyoshi	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamagishi, Masaya	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyasaka, Shuji	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ono, Masahiro	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Inoue, Shinichi	FOR

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KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ito, Shunji	AGAINST
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takekawa, Hiroshi	AGAINST
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kitamura, Keiko	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kaneko, Masashi	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Approve Policy regarding Large-scale Purchases of Company Shares (Anti-Takeover Defense Measures)	AGAINST
KEIO CORPORATION	JP3277800003	29-Jun-2022	Approve Appropriation of Surplus	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Komura, Yasushi	AGAINST
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakaoka, Kazunori	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Minami, Yoshitaka	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsumura, Satoshi	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Atsushi	FOR
KEIO CORPORATION	JP3277800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Furuichi, Takeshi	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Furukawa, Yasunobu	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Tochigi, Shotaro	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Kikuchi, Misao	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Oka, Tadakazu	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Shimizu, Takeshi	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Ashizaki, Takeshi	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Corporate Auditor Yoshida, Kenji	AGAINST
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Approve Appropriation of Surplus	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Kobayashi, Toshiya	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Amano, Takao	FOR

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KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Tanaka, Tsuguo	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Kaneko, Shokichi	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Yamada, Koji	FOR
KEISEI ELECTRIC RAILWAY CO.,LTD.	JP3278600006	29-Jun-2022	Appoint a Director Mochinaga, Hideki	FOR
KIWI PROPERTY GROUP LTD	NZKPGE0001S9	29-Jun-2022	THAT MARY JANE DALY BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KIWI PROPERTY GROUP LTD	NZKPGE0001S9	29-Jun-2022	THAT THE DIRECTORS FEE POOL FOR THE COMPANY BE INCREASED FROM NZD737,500 TO NZD854,000 PER ANNUM PLUS GST (IF ANY) FOR THE PURPOSE OF NZX LISTING RULE 2.11.1, SUCH SUM TO BE DIVIDED AMONG THE DIRECTORS AS THE DIRECTORS FROM TIME TO TIME DEEM APPROPRIATE	FOR
KIWI PROPERTY GROUP LTD	NZKPGE0001S9	29-Jun-2022	THAT THE DIRECTORS BE AUTHORISED TO FIX THE AUDITORS REMUNERATION	FOR
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Appoint a Director Uehara, Haruya	FOR
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Appoint a Director Sakurai, Kingo	FOR
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Appoint a Director Igarashi, Chika	FOR
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Approve Appropriation of Surplus	FOR
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Change Company Location, Reduce Term of Office of Directors to One Year, Approve Minor Revisions	FOR
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Appoint a Director Otake, Masahiro	AGAINST
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Appoint a Director Kato, Michiaki	FOR
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Appoint a Director Arima, Kenji	FOR
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Appoint a Director Uchiyama, Masami	FOR
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Appoint a Director Konagaya, Hideharu	FOR
KOITO MANUFACTURING CO.,LTD.	JP3284600008	29-Jun-2022	Appoint a Director Kusakawa, Katsuyuki	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Okaichi, Koji	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Yoshida, Sakae	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Okada, Shigeru	FOR

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KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Sakuragi, Kimie	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Sato, Tatsuru	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Nara, Masaya	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Corporate Auditor Kawanowa, Masahiro	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Corporate Auditor Yamada, Akio	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Substitute Corporate Auditor Yoshikawa, Tsukasa	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Substitute Corporate Auditor Maekawa, Akira	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Approve Appropriation of Surplus	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Approve Reduction of Capital Reserve	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Sakurano, Yasunori	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Kato, Yoshihiko	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Ogawa, Yoshiaki	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Hidaka, Koji	FOR
KUMAGAI GUMI CO.,LTD.	JP3266800006	29-Jun-2022	Appoint a Director Ueda, Shin	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Director Sugiyama, Ryoko	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Director Tanaka, Keiko	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Director Kamai, Kenichiro	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Director Miyazaki, Masahiro	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Substitute Corporate Auditor Nagasawa, Tetsuya	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Approve Appropriation of Surplus	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Director Kadota, Michiya	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Director Ejiri, Hirohiko	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Director Yamada, Yoshio	FOR

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KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Director Suzuki, Yasuo	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Director Shirode, Shuji	FOR
KURITA WATER INDUSTRIES LTD.	JP3270000007	29-Jun-2022	Appoint a Director Amano, Katsuya	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Appoint a Director Nakamura, Yutaka	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Appoint a Director Shibata, Takumi	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Appoint a Director Ishii, Kan	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Appoint a Director Miyao, Bunya	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Appoint a Director Hayashima, Mayumi	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Appoint a Director Mochida, Naomichi	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Appoint a Director Takekura, Shinji	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Appoint a Director Yamashita, Akio	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Appoint a Director Jin Ryu	FOR
LEOPALACE21 CORPORATION	JP3167500002	29-Jun-2022	Appoint a Director Watanabe, Akira	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	BY-ELECTION OF NON-EMPLOYEE SUPERVISOR: TANG SHIJUN	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	BY-ELECTION OF NON-EMPLOYEE SUPERVISOR: OU FEI	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	2021 WORK REPORT OF THE SUPERVISORY COMMITTEE	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	2021 ANNUAL ACCOUNTS REPORT	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	2021 ANNUAL REPORT	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	2021 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1) CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY32.44000000 2) BONUS ISSUE FROM PROFIT (SHARE/10 SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	REAPPOINTMENT OF AUDIT FIRM	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	PURCHASE OF LIABILITY INSURANCE FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	BY-ELECTION OF LI GUOWANG AS AN INDEPENDENT DIRECTOR	FOR
LUZHOU LAOJIAO CO LTD	CNE000000GF2	29-Jun-2022	BY-ELECTION OF GONG ZHENGYING AS A NON-EMPLOYEE SUPERVISOR	FOR
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kanda, Asaka	FOR
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kiuchi, Shoji	FOR
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Katsuragawa, Shuichi	FOR

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MAX CO.,LTD.	JP3864800002	29-Jun-2022	Approve Payment of Bonuses to Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Approve Appropriation of Surplus	FOR
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kurosawa, Mitsuteru	FOR
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Masahito	FOR
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ogawa, Tatsushi	FOR
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kaku, Yoshihiro	FOR
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nakamura, Tomohiko	AGAINST
MAX CO.,LTD.	JP3864800002	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hirata, Minoru	AGAINST
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Appoint a Director Kuboyama, Michiko	FOR
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Appoint a Director Peter D. Pedersen	FOR
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Appoint a Substitute Corporate Auditor Imamura, Makoto	FOR
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Appoint a Director Kawamura, Kazuo	FOR
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Appoint a Director Kobayashi, Daikichiro	FOR
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Appoint a Director Matsuda, Katsunari	FOR
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Appoint a Director Shiozaki, Koichiro	FOR
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Appoint a Director Furuta, Jun	FOR
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Appoint a Director Matsumura, Mariko	FOR
MEIJI HOLDINGS CO.,LTD.	JP3918000005	29-Jun-2022	Appoint a Director Kawata, Masaya	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Fukuhara, Kenichi	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Hirata, Ichiro	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Sasaki, Shigeru	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Kamiya, Jun	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Approve Payment of Bonuses to Corporate Officers	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Maki, Hiroyuki	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Matsuo, Tamio	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Kinoshita, Norio	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Nagase, Yoshimasa	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Yano, Manabu	FOR

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MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Tsusaka, Iwao	FOR
MELCO HOLDINGS INC.	JP3921080002	29-Jun-2022	Appoint a Director Maki, Daisuke	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS MARINA BERLUSCONI	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS MARINA BROGI	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS RAFFAELE CAPPIELLO	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS COSTANZA ESCLAPON DE VILLENEUVE	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS GIULIO GALLAZZI	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS MARCO GIORDANI	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS GINA NIERI	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS DANILO PELLEGRINO	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS ALESSANDRA PICCININO (FROM 23 JUNE 2021)	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS NICCOLO' QUERCI	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS STEFANO SALA	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS CARLO SECCHI	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS ANDREA CANEPA (FROM 1ST JANUARY 2021 TO 23 JUNE 2021)	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS FRANCESCA MARIOTTI (FROM 1ST JANUARY 2021 TO 23 JUNE 2021)	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	AUTHORIZATION OF THE BOARD OF DIRECTORS TO REPURCHASE SHARES IN THE COMPANY	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	ADOPTION OF THE 2021 ANNUAL ACCOUNTS	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	REMUNERATION POLICY	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	2021 REMUNERATION REPORT	AGAINST
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	TO APPROVE THE 2021 DIVIDEND	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS FEDELE CONFALONIERI	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS PIER SILVIO BERLUSCONI	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000MZ1	29-Jun-2022	DISCHARGE OF THE NON EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS STEFANIA BARIATTI (FROM 23 JUNE 2021)	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF FEDELE CONFALONIERI AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF PIER SILVIO BERLUSCONI AS EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF STEFANIA BARIATTI AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF MARINA BERLUSCONI AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF MARINA BROGI AS NON-EXECUTIVE DIRECTOR	FOR

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MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF RAFFAELE CAPPIELLO AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF COSTANZA ESCLAPON DE VILLENEUVE AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF GIULIO GALLAZZI AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF MARCO GIORDANI AS EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF GINA NIERI AS EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF DANILO PELLEGRINO AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF ALESSANDRA PICCININO AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF NICCOLO QUERCI AS EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF STEFANO SALA AS EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF CARLO SECCHI AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF ANDREA CANEPA AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DISCHARGE OF FRANCESCA MARIOTTI AS NON-EXECUTIVE DIRECTOR	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE REMUNERATION POLICY	FOR
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE REMUNERATION REPORT	AGAINST
MFE-MEDIAFOREUROPE N.V.	NL0015000N09	29-Jun-2022	APPROVE DIVIDENDS	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director Miyazaki, Yuko	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director Matsumura, Atsuko	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director Haga, Yuko	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director Katase, Hirofumi	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director Matsuoka, Takashi	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Corporate Auditor Shibasaki, Shinichiro	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Approve Appropriation of Surplus	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director Kainuma, Yoshihisa	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director Moribe, Shigeru	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director Iwaya, Ryozo	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director None, Shigeru	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director Kagami, Michiya	FOR
MINEBEA MITSUMI INC.	JP3906000009	29-Jun-2022	Appoint a Director Yoshida, Katsuhiko	FOR

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<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Uruma, Kei</p>	<p>AGAINST</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Kawagoishi, Tadashi</p>	<p>AGAINST</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Masuda, Kuniaki</p>	<p>AGAINST</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Nagasawa, Jun</p>	<p>AGAINST</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Kaga, Kunihiko</p>	<p>FOR</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations</p>	<p>FOR</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Yabunaka, Mitoji</p>	<p>FOR</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Obayashi, Hiroshi</p>	<p>FOR</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Watanabe, Kazunori</p>	<p>FOR</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Koide, Hiroko</p>	<p>FOR</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Oyamada, Takashi</p>	<p>AGAINST</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Kosaka, Tatsuro</p>	<p>FOR</p>
<p>MITSUBISHI ELECTRIC CORPORATION</p>	<p>JP3902400005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Yanagi, Hiroyuki</p>	<p>FOR</p>
<p>MITSUBISHI ESTATE COMPANY,LIMITED</p>	<p>JP3899600005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Nishigai, Noboru</p>	<p>AGAINST</p>
<p>MITSUBISHI ESTATE COMPANY,LIMITED</p>	<p>JP3899600005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Katayama, Hiroshi</p>	<p>AGAINST</p>
<p>MITSUBISHI ESTATE COMPANY,LIMITED</p>	<p>JP3899600005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Okamoto, Tsuyoshi</p>	<p>FOR</p>
<p>MITSUBISHI ESTATE COMPANY,LIMITED</p>	<p>JP3899600005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Narukawa, Tetsuo</p>	<p>AGAINST</p>
<p>MITSUBISHI ESTATE COMPANY,LIMITED</p>	<p>JP3899600005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Shirakawa, Masaaki</p>	<p>FOR</p>
<p>MITSUBISHI ESTATE COMPANY,LIMITED</p>	<p>JP3899600005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Nagase, Shin</p>	<p>FOR</p>
<p>MITSUBISHI ESTATE COMPANY,LIMITED</p>	<p>JP3899600005</p>	<p>29-Jun-2022</p>	<p>Appoint a Director Egami, Setsuko</p>	<p>FOR</p>

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MITSUBISHI ESTATE COMPANY,LIMITED	JP3899600005	29-Jun-2022	Appoint a Director Taka, Iwao	FOR
MITSUBISHI ESTATE COMPANY,LIMITED	JP3899600005	29-Jun-2022	Appoint a Director Melanie Brock	FOR
MITSUBISHI ESTATE COMPANY,LIMITED	JP3899600005	29-Jun-2022	Approve Appropriation of Surplus	FOR
MITSUBISHI ESTATE COMPANY,LIMITED	JP3899600005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MITSUBISHI ESTATE COMPANY,LIMITED	JP3899600005	29-Jun-2022	Appoint a Director Sugiyama, Hiroataka	FOR
MITSUBISHI ESTATE COMPANY,LIMITED	JP3899600005	29-Jun-2022	Appoint a Director Yoshida, Junichi	FOR
MITSUBISHI ESTATE COMPANY,LIMITED	JP3899600005	29-Jun-2022	Appoint a Director Tanisawa, Junichi	FOR
MITSUBISHI ESTATE COMPANY,LIMITED	JP3899600005	29-Jun-2022	Appoint a Director Nakajima, Atsushi	FOR
MITSUBISHI ESTATE COMPANY,LIMITED	JP3899600005	29-Jun-2022	Appoint a Director Umeda, Naoki	FOR
MITSUBISHI ESTATE COMPANY,LIMITED	JP3899600005	29-Jun-2022	Appoint a Director Kubo, Hitoshi	FOR
MITSUBISHI HEAVY INDUSTRIES,LTD.	JP3900000005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirano, Nobuyuki	FOR
MITSUBISHI HEAVY INDUSTRIES,LTD.	JP3900000005	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Takayanagi, Ryutaro	AGAINST
MITSUBISHI HEAVY INDUSTRIES,LTD.	JP3900000005	29-Jun-2022	Approve Appropriation of Surplus	FOR
MITSUBISHI HEAVY INDUSTRIES,LTD.	JP3900000005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MITSUBISHI HEAVY INDUSTRIES,LTD.	JP3900000005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyanaga, Shunichi	FOR
MITSUBISHI HEAVY INDUSTRIES,LTD.	JP3900000005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Izumisawa, Seiji	FOR
MITSUBISHI HEAVY INDUSTRIES,LTD.	JP3900000005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kozawa, Hisato	FOR
MITSUBISHI HEAVY INDUSTRIES,LTD.	JP3900000005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kaguchi, Hitoshi	FOR
MITSUBISHI HEAVY INDUSTRIES,LTD.	JP3900000005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shinohara, Naoyuki	FOR
MITSUBISHI HEAVY INDUSTRIES,LTD.	JP3900000005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Ken	FOR

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MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Naito, Tadaaki	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Shoji, Tetsuya	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Kimura, Kazuko	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Nakashima, Tatsushi	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Yamao, Akira	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Kimura, Munenori	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Saito, Hidechika	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Approve Appropriation of Surplus	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce the Board of Directors Size, Approve Minor Revisions	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Fujikura, Masao	AGAINST
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Wakabayashi, Hitoshi	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Saito, Yasushi	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Kimura, Shinji	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Wakabayashi, Tatsuo	FOR
MITSUBISHI LOGISTICS CORPORATION	JP3902000003	29-Jun-2022	Appoint a Director Kitazawa, Toshifumi	FOR
MITSUBISHI UFJ FINANCIAL GROUP, INC.	US6068221042	29-Jun-2022	Election of Director: Koichi Tsuji	FOR
MITSUBISHI UFJ FINANCIAL GROUP, INC.	US6068221042	29-Jun-2022	Appropriation of Surplus	FOR
MITSUBISHI UFJ FINANCIAL GROUP, INC.	US6068221042	29-Jun-2022	Election of Director: Tarisa Watanagase	FOR
MITSUBISHI UFJ FINANCIAL GROUP, INC.	US6068221042	29-Jun-2022	Election of Director: Ritsuo Ogura	FOR
MITSUBISHI UFJ FINANCIAL GROUP, INC.	US6068221042	29-Jun-2022	Election of Director: Kenichi Miyanaga	FOR

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<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Kanetsugu Mike </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Hironori Kamezawa </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Iwao Nagashima </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Junichi Hanzawa </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Makoto Kobayashi </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Partial Amendment to the Articles of Incorporation (Prohibition of Loans to Companies that Show Disregard for Personal Information) </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Partial Amendment to the Articles of Incorporation (Prohibition of Loans to Companies Involved in Defamation) </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Partial Amendment to the Articles of Incorporation (Learning from Others' Mistakes) </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Partial Amendment to the Articles of Incorporation </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Mariko Fujii </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Keiko Honda </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Kaoru Kato </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Satoko Kuwabara </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Toby S. Myerson </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Hirofumi Nomoto </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. US6068221042 29-Jun-2022 Election of Director: Yasushi Shingai </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. JP3902900004 29-Jun-2022 Appoint a Director Shingai, Yasushi </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. JP3902900004 29-Jun-2022 Appoint a Director Tsuji, Koichi </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. JP3902900004 29-Jun-2022 Appoint a Director Tarisa Watanagase </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP, INC. JP3902900004 29-Jun-2022 Appoint a Director Ogura, Ritsuo </p>	<p>AGAINST</p>

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<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Miyanaga, Kenichi </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Mike, Kanetsugu </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Kamezawa, Hironori </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Nagashima, Iwao </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Hanzawa, Junichi </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Kobayashi, Makoto </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Shareholder Proposal: Amend Articles of Incorporation (Prohibition of Loans to Companies that Show Disregard for Personal Information) </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Approve Appropriation of Surplus </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Shareholder Proposal: Amend Articles of Incorporation (Prohibition of Loans to Companies Involved in Defamation) </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Shareholder Proposal: Amend Articles of Incorporation (Learning from Others' Mistakes) </p>	<p>AGAINST</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Fujii, Mariko </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Honda, Keiko </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Kato, Kaoru </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Kuwabara, Satoko </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Toby S. Myerson </p>	<p>FOR</p>
<p> MITSUBISHI UFJ FINANCIAL GROUP,INC. JP3902900004 29-Jun-2022 Appoint a Director Nomoto, Hirofumi </p>	<p>FOR</p>
<p> MITSUBOSHI BELTING LTD. JP3904000001 29-Jun-2022 Appoint a Director Miyao, Ryuzo </p>	<p>FOR</p>
<p> MITSUBOSHI BELTING LTD. JP3904000001 29-Jun-2022 Appoint a Director Okuda, Shinya </p>	<p>FOR</p>
<p> MITSUBOSHI BELTING LTD. JP3904000001 29-Jun-2022 Appoint a Director Miyake, Yuka </p>	<p>FOR</p>
<p> MITSUBOSHI BELTING LTD. JP3904000001 29-Jun-2022 Appoint a Corporate Auditor Takiguchi, Hiroko </p>	<p>FOR</p>
<p> MITSUBOSHI BELTING LTD. JP3904000001 29-Jun-2022 Approve Appropriation of Surplus </p>	<p>FOR</p>

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MITSUBOSHI BELTING LTD.	JP3904000001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Reduce Term of Office of Directors to One Year, Approve Minor Revisions	FOR
MITSUBOSHI BELTING LTD.	JP3904000001	29-Jun-2022	Appoint a Director Ikeda, Hiroshi	FOR
MITSUBOSHI BELTING LTD.	JP3904000001	29-Jun-2022	Appoint a Director Yamaguchi, Yoshio	FOR
MITSUBOSHI BELTING LTD.	JP3904000001	29-Jun-2022	Appoint a Director Nakajima, Masayoshi	FOR
MITSUBOSHI BELTING LTD.	JP3904000001	29-Jun-2022	Appoint a Director Kumazaki, Toshimi	FOR
MITSUBOSHI BELTING LTD.	JP3904000001	29-Jun-2022	Appoint a Director Mataba, Keiji	FOR
MITSUBOSHI BELTING LTD.	JP3904000001	29-Jun-2022	Appoint a Director Kuramoto, Shinji	FOR
MITSUI FUDOSAN CO.,LTD.	JP3893200000	29-Jun-2022	Approve Appropriation of Surplus	FOR
MITSUI FUDOSAN CO.,LTD.	JP3893200000	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MITSUI FUDOSAN CO.,LTD.	JP3893200000	29-Jun-2022	Appoint a Director Miki, Takayuki	FOR
MITSUI FUDOSAN CO.,LTD.	JP3893200000	29-Jun-2022	Approve Payment of Bonuses to Directors	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Appoint a Director Toida, Kazuhiko	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Appoint a Director Takegawa, Keiko	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Appoint a Corporate Auditor Fukumoto, Hirotoshi	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Shareholder Proposal: Remove a Representative Director No, Takeshi	AGAINST
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Shareholder Proposal: Approve Appropriation of Surplus	AGAINST
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Shareholder Proposal: Approve Purchase of Own Shares	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Establishment of a contact point for whistleblowers in the Audit & Supervisory Committee)	AGAINST
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Separating the roles of Chief Executive Officer and Chairperson of the Board of Directors)	AGAINST
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Approve Appropriation of Surplus	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Appoint a Director No, Takeshi	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Appoint a Director Kibe, Hisakazu	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Appoint a Director Tsunoda, Satoshi	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Appoint a Director Miyaji, Makoto	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Appoint a Director Okabe, Masato	FOR
MITSUI MINING AND SMELTING COMPANY,LIMITED	JP3888400003	29-Jun-2022	Appoint a Director Matsunaga, Morio	FOR
MIURA CO.,LTD.	JP3880800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Higuchi, Tateshi	FOR
MIURA CO.,LTD.	JP3880800002	29-Jun-2022	Approve Appropriation of Surplus	FOR
MIURA CO.,LTD.	JP3880800002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
MIURA CO.,LTD.	JP3880800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyauchi, Daisuke	FOR
MIURA CO.,LTD.	JP3880800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takechi, Noriyuki	FOR
MIURA CO.,LTD.	JP3880800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ochi, Yasuo	FOR
MIURA CO.,LTD.	JP3880800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kojima, Yoshihiro	FOR
MIURA CO.,LTD.	JP3880800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoneda, Tsuyoshi	FOR
MIURA CO.,LTD.	JP3880800002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hiroi, Masayuki	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Takagi, Tetsuya	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Eto, Naomi	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Hoshi, Shuichi	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Urano, Kuniko	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Sakaki, Shinji	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Corporate Auditor Fukunaga, Toshiaki	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Substitute Corporate Auditor Sudo, Osamu	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Approve Appropriation of Surplus	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Ota, Eijiro	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Miyai, Machiko	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Hirakue, Takashi	FOR

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MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Mori, Shinya	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Fujii, Daisuke	FOR
MORINAGA & CO.,LTD.	JP3926400007	29-Jun-2022	Appoint a Director Matsunaga, Hideki	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ozawa, Yoshiro	AGAINST
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kambayashi, Hiyoo	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamamoto, Takatoshi	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Munakata, Naoko	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Approve Appropriation of Surplus	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce the Board of Directors Size	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murata, Tsuneo	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakajima, Norio	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwatsubo, Hiroshi	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Minamide, Masanori	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Yuko	FOR
MURATA MANUFACTURING CO.,LTD.	JP3914400001	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishijima, Takashi	FOR
NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hosogane, Hayato	AGAINST
NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hazeyama, Shigetaka	FOR
NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Approve Appropriation of Surplus	FOR
NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Satomi, Kazuichi	FOR
NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tamura, Hiroyasu	FOR
NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Masayuki	FOR
NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukuta, Yasumasa	FOR

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NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Emori, Shimako	FOR
NIHON PARKERIZING CO.,LTD.	JP3744600002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mori, Tatsuya	FOR
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sakairi, Hiroshi	AGAINST
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Miyata, Hideki	FOR
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Okuda, Tetsuya	FOR
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuroiwa, Masakatsu	FOR
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ooka, Seiji	FOR
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuda, Yasunori	FOR
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Motohashi, Hidehiro	FOR
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamada, Kioi	FOR
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Koma, Aiko	FOR
NIKKON HOLDINGS CO.,LTD.	JP3709600005	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ozeki, Ryutaro	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tsurumi, Atsushi	AGAINST
NIKON CORPORATION	JP3657400002	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hiruta, Shiro	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamagami, Asako	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sumita, Makoto	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Approve Details of the Restricted-Stock Compensation and the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Approve Appropriation of Surplus	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue, Approve Minor Revisions	AGAINST
NIKON CORPORATION	JP3657400002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ushida, Kazuo	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Umatate, Toshikazu	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Odajima, Takumi	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tokunari, Muneaki	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murayama, Shigeru	FOR
NIKON CORPORATION	JP3657400002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tatsuoka, Tsuneyoshi	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yoshimura, Takuya	AGAINST
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Umeyama, Katsuhiko	FOR

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NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yamazaki, Masao	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Shinkawa, Asa	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Approve Appropriation of Surplus	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Furukawa, Shuntaro	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyamoto, Shigeru	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Shinya	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shiota, Ko	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shibata, Satoru	FOR
NINTENDO CO.,LTD.	JP3756600007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Chris Meledandri	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Ishizawa, Hitoshi	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Kimura, Hitomi	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Sugiura, Yukio	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Sakurai, Miyuki	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Wada, Yoshinao	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Kobayashi, Yukari	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Approve Appropriation of Surplus	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Maekawa, Shigenobu	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Nakai, Toru	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Sano, Shozo	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Takaya, Takashi	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Edamitsu, Takanori	FOR
NIPPON SHINYAKU CO.,LTD.	JP3717600005	29-Jun-2022	Appoint a Director Takagaki, Kazuchika	FOR
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yaguchi, Hiroshi	AGAINST
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ikeda, Jun	FOR

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NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kubo, Toshihiro	FOR
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Approve Appropriation of Surplus	FOR
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takase, Nobutoshi	FOR
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Isshiki, Makoto	FOR
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kono, Yuichi	FOR
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sawai, Yoshiyuki	FOR
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hamada, Kazutoyo	FOR
NISHIMATSU CONSTRUCTION CO.,LTD.	JP3659200004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuzaka, Hidetaka	FOR
NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Miyamoto, Sachiko	FOR
NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Ito, Tomoko	AGAINST
NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Approve Details of the Stock Compensation and the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Approve Appropriation of Surplus	FOR
NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kubota, Isao	FOR
NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanigawa, Hiromichi	FOR
NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Hideyuki	FOR
NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takata, Kiyota	FOR
NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Honda, Takashige	FOR

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NISHI-NIPPON FINANCIAL HOLDINGS,INC.	JP3658850007	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Tomoike, Kiyotaka	AGAINST
OBIC CO.,LTD.	JP3173400007	29-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Outside Directors)	FOR
OBIC CO.,LTD.	JP3173400007	29-Jun-2022	Approve Provision of Special Payment for Retiring Directors	FOR
OBIC CO.,LTD.	JP3173400007	29-Jun-2022	Approve Appropriation of Surplus	FOR
OBIC CO.,LTD.	JP3173400007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OBIC CO.,LTD.	JP3173400007	29-Jun-2022	Appoint a Director Noda, Masahiro	AGAINST
OBIC CO.,LTD.	JP3173400007	29-Jun-2022	Appoint a Director Tachibana, Shoichi	AGAINST
OBIC CO.,LTD.	JP3173400007	29-Jun-2022	Appoint a Director Kawanishi, Atsushi	FOR
OBIC CO.,LTD.	JP3173400007	29-Jun-2022	Appoint a Director Fujimoto, Takao	FOR
OBIC CO.,LTD.	JP3173400007	29-Jun-2022	Appoint a Director Gomi, Yasumasa	FOR
OBIC CO.,LTD.	JP3173400007	29-Jun-2022	Appoint a Director Ejiri, Takashi	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Director Nakayama, Hiroko	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Director Ohara, Toru	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Director Itonaga, Takehide	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Director Kondo, Shiro	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Corporate Auditor Nagano, Shinji	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Corporate Auditor Wagatsuma, Yukako	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Approve Appropriation of Surplus	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Approve Minor Revisions	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Director Hoshino, Koji	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Director Arakawa, Isamu	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Director Hayama, Takashi	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Director Tateyama, Akinori	FOR

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ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Director Kuroda, Satoshi	FOR
ODAKYU ELECTRIC RAILWAY CO.,LTD.	JP3196000008	29-Jun-2022	Appoint a Director Suzuki, Shigeru	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Asano, Hiromi	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Ito, Hiroyoshi	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Kano, Mari	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Kamijo, Tsutomu	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Kikuchi, Misako	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Substitute Corporate Auditor Uchida, Harumichi	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Approve Appropriation of Surplus	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Nakamura, Masayuki	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Kikuchi, Shigeji	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Yamaki, Kenichi	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Kono, Naoki	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Inoue, Ken	FOR
OKAMURA CORPORATION	JP3192400004	29-Jun-2022	Appoint a Director Fukuda, Sakae	FOR
OKASAN SECURITIES GROUP INC.	JP3190800007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OKASAN SECURITIES GROUP INC.	JP3190800007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Shinshiba, Hiroyuki	FOR
OKASAN SECURITIES GROUP INC.	JP3190800007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ikeda, Yoshihiro	FOR
OKASAN SECURITIES GROUP INC.	JP3190800007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Mitsuru	FOR
OKASAN SECURITIES GROUP INC.	JP3190800007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Aizawa, Junichi	FOR
OKASAN SECURITIES GROUP INC.	JP3190800007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayakawa, Masahiro	FOR
OKASAN SECURITIES GROUP INC.	JP3190800007	29-Jun-2022	Appoint a Substitute Director who is Audit and Supervisory Committee Member Kono, Hirokazu	FOR
OKASAN SECURITIES GROUP INC.	JP3190800007	29-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Appoint a Director Saito, Tamotsu	FOR

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OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Appoint a Director Kawashima, Izumi	FOR
OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Appoint a Director Kigawa, Makoto	FOR
OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Approve Appropriation of Surplus	FOR
OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Appoint a Director Kamagami, Shinya	FOR
OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Appoint a Director Mori, Takahiro	FOR
OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Appoint a Director Hoshi, Masayuki	FOR
OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Appoint a Director Fuse, Masashi	FOR
OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Appoint a Director Saito, Masatoshi	FOR
OKI ELECTRIC INDUSTRY COMPANY,LIMITED	JP3194000000	29-Jun-2022	Appoint a Director Asaba, Shigeru	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsuchiya, Tamotsu	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ueda, Rieko	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kodera, Tetsuo	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Abe, Kazutoshi	AGAINST
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yashiro, Hiroyo	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Nishihara, Kenji	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Maeda, Eiji	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Approve Details of the Restricted-Stock Compensation to be received by Directors	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Approve Appropriation of Surplus	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okumura, Takanori	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mizuno, Yuichi	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kotera, Kenji	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tanaka, Atsushi	FOR
OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Osumi, Toru	FOR

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OKUMURA CORPORATION	JP3194800003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kaneshige, Masahiro	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Kambara, Rika	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Hanada, Tsutomu	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Mogi, Yuzaburo	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Tajiri, Kunio	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Kikuchi, Misao	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Approve Appropriation of Surplus	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Kagami, Toshio	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Yoshida, Kenji	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Takano, Yumiko	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Katayama, Yuichi	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Takahashi, Wataru	FOR
ORIENTAL LAND CO.,LTD.	JP3198900007	29-Jun-2022	Appoint a Director Kaneki, Yuichi	FOR
OSAKA SODA CO.,LTD.	JP3485900009	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
OSAKA SODA CO.,LTD.	JP3485900009	29-Jun-2022	Appoint a Director Terada, Kenshi	FOR
OSAKA SODA CO.,LTD.	JP3485900009	29-Jun-2022	Appoint a Director Hori, Noboru	FOR
OSAKA SODA CO.,LTD.	JP3485900009	29-Jun-2022	Appoint a Director Konishi, Atsuo	FOR
OSAKA SODA CO.,LTD.	JP3485900009	29-Jun-2022	Appoint a Director Futamura, Bunyu	FOR
OSAKA SODA CO.,LTD.	JP3485900009	29-Jun-2022	Appoint a Director Hyakushima, Hakaru	FOR
OSAKA SODA CO.,LTD.	JP3485900009	29-Jun-2022	Appoint a Director Miyata, Okiko	FOR
OSAKA SODA CO.,LTD.	JP3485900009	29-Jun-2022	Appoint a Corporate Auditor Mori, Shinji	FOR
PARAMOUNT BED HOLDINGS CO.,LTD.	JP3781620004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sato, Masaki	AGAINST
PARAMOUNT BED HOLDINGS CO.,LTD.	JP3781620004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Goto, Yoshikazu	FOR
PARAMOUNT BED HOLDINGS CO.,LTD.	JP3781620004	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
PARAMOUNT BED HOLDINGS CO.,LTD.	JP3781620004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Kyosuke	FOR
PARAMOUNT BED HOLDINGS CO.,LTD.	JP3781620004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Tomohiko	FOR

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PARAMOUNT BED HOLDINGS CO.,LTD.	JP3781620004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Izumi	FOR
PARAMOUNT BED HOLDINGS CO.,LTD.	JP3781620004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hatta, Toshiyuki	FOR
PARAMOUNT BED HOLDINGS CO.,LTD.	JP3781620004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Yosuke	FOR
PARAMOUNT BED HOLDINGS CO.,LTD.	JP3781620004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ouchi, Kenji	AGAINST
PARAMOUNT BED HOLDINGS CO.,LTD.	JP3781620004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Oka, Yukari	FOR
POLYCAB INDIA LTD	INE455K01017	29-Jun-2022	ADOPTION OF AUDITED STANDALONE FINANCIAL STATEMENTS	FOR
POLYCAB INDIA LTD	INE455K01017	29-Jun-2022	ADOPTION OF AUDITED CONSOLIDATED FINANCIAL STATEMENTS	FOR
POLYCAB INDIA LTD	INE455K01017	29-Jun-2022	TO DECLARE A DIVIDEND OF INR 14/- PER EQUITY SHARE OF FACE VALUE OF INR 10/- EACH FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022	FOR
POLYCAB INDIA LTD	INE455K01017	29-Jun-2022	APPOINTMENT OF MR. RAKESH TALATI (DIN: 08591299) AS DIRECTOR LIABLE TO RETIRE BY ROTATION	AGAINST
POLYCAB INDIA LTD	INE455K01017	29-Jun-2022	RATIFICATION OF REMUNERATION PAYABLE TO THE COST AUDITORS FOR THE FINANCIAL YEAR 2022-2023	FOR
POLYCAB INDIA LTD	INE455K01017	29-Jun-2022	CONTINUATION OF APPOINTMENT OF MR. INDER T. JAISINGHANI, (DIN: 00309108) AS MANAGING DIRECTOR ON ATTAINING THE AGE OF 70 YEARS	FOR
POLYCAB INDIA LTD	INE455K01017	29-Jun-2022	ALTERATION OF CERTAIN CLAUSES OF ARTICLES OF ASSOCIATION (AOA) OF THE COMPANY	FOR
POLYCAB INDIA LTD	INE455K01017	29-Jun-2022	PAYMENT OF COMMISSION TO THE INDEPENDENT DIRECTORS OF THE COMPANY	AGAINST
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Matsuzawa, Akihiro	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Sakurai, Yumiko	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Kitayama, Eriko	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Kawai, Kazuko	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Mori, Miho	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Yokoyama, Hiroichi	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Kamiya, Kenji	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Munehira, Mitsuhiro	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Yokoyama, Motohisa	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Shiraki, Toru	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Udo, Noriyuki	FOR
PROTO CORPORATION	JP3833740008	29-Jun-2022	Appoint a Director Shimizu, Shigeyoshi	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	RE-ELECT NEERAJ KAPUR AS DIRECTOR	FOR

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PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	RE-ELECT ANGELA KNIGHT AS DIRECTOR	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	RE-ELECT MALCOLM LE MAY AS DIRECTOR	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	RE-ELECT GRAHAM LINDSAY AS DIRECTOR	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	RE-ELECT PATRICK SNOWBALL AS DIRECTOR	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	AUTHORISE ISSUE OF EQUITY	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	APPROVE REMUNERATION REPORT	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	APPROVE DEFERRED BONUS PLAN	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	APPROVE SAVINGS-RELATED SHARE OPTION SCHEME	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	APPROVE SHARE INCENTIVE PLAN	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	RE-ELECT ANDREA BLANCE AS DIRECTOR	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	RE-ELECT ELIZABETH CHAMBERS AS DIRECTOR	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	RE-ELECT PAUL HEWITT AS DIRECTOR	FOR
PROVIDENT FINANCIAL PLC	GB00B1Z4ST84	29-Jun-2022	RE-ELECT MARGOT JAMES AS DIRECTOR	FOR
PT BFI FINANCE INDONESIA TBK	ID1000124001	29-Jun-2022	THE COMPANY'S ANNUAL REPORT INCLUDING THE RATIFICATION OF FINANCIAL STATEMENTS AND SUPERVISORY REPORT OF THE BOARD OF COMMISSIONERS FOR THE FISCAL YEAR 2021	FOR
PT BFI FINANCE INDONESIA TBK	ID1000124001	29-Jun-2022	THE STIPULATION OF THE USE OF THE COMPANY'S NET PROFIT FOR THE FISCAL YEAR 2021	FOR
PT BFI FINANCE INDONESIA TBK	ID1000124001	29-Jun-2022	APPOINTMENT OF PUBLIC ACCOUNTANT OFFICE TO AUDIT THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR 2022	FOR
PT BFI FINANCE INDONESIA TBK	ID1000124001	29-Jun-2022	GRANTING THE POWER AND AUTHORITY TO THE COMPANY'S BOARD OF COMMISSIONERS TO ACT ON BEHALF OF THE GENERAL MEETING OF SHAREHOLDERS IN TERMS OF DETERMINING THE DISTRIBUTION OF DUTIES AND AUTHORITIES OF THE BOARD OF DIRECTORS AS WELL AS DETERMINING THE REMUNERATION FOR MEMBERS OF THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS	FOR

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PT BFI FINANCE INDONESIA TBK	ID1000124001	29-Jun-2022	REPORT ON THE USE OF PROCEEDS FROM THE COMPANY'S PUBLIC OFFERING	ABSTAIN
PT BFI FINANCE INDONESIA TBK	ID1000124001	29-Jun-2022	APPROVAL TO GIVE AUTHORITY TO THE BOARD OF DIRECTORS TO SELL, PLEDGE, TRANSFER OR DISCHARGE OF ALL OR MORE THAN 50 PCT OF THE COMPANY'S ASSETS AS DEBT SECURITY FOR BANKING FACILITIES, LOAN CHANNELING, BONDS, ASSET BACKED SECURITIZATION OR OTHER FORM OF DEBTS TO INSTITUTIONS/INDIVIDUALS THAT PROVIDES FUNDING TO THE COMPANY NEEDED IN THE NORMAL COURSE OF BUSINESS ACTIVITIES	AGAINST
PT BFI FINANCE INDONESIA TBK	ID1000124001	29-Jun-2022	AMENDMENT IN THE COMPOSITION OF THE BOARD OF DIRECTORS, BOARD OF COMMISSIONERS, COMPANY SHARIA SUPERVISORY BOARD	FOR
PT BFI FINANCE INDONESIA TBK	ID1000124001	29-Jun-2022	AMENDMENT TO THE COMPANY'S ARTICLES OF ASSOCIATION	AGAINST
PT BFI FINANCE INDONESIA TBK	ID1000124001	29-Jun-2022	APPROVAL FOR THE TRANSFER OF SHARES FROM THE REPURCHASE OF SHARES (TREASURY SHARES) TO OTHER PARTIES, BOTH TO THE COMPANY'S MAIN SHAREHOLDERS (TRINUGRAHA CAPITAL CO. SCA) OR TO OTHER THIRD PARTIES	AGAINST
PT BFI FINANCE INDONESIA TBK	ID1000124001	29-Jun-2022	APPROVAL OF THE TRANSFER OF SHARES RESULTING FROM THE REPURCHASE OF SHARES (TREASURY SHARES) THROUGH THE IMPLEMENTATION OF SHARE OWNERSHIP PROGRAM BY EMPLOYEES AND/OR DIRECTORS AND BOARD OF COMMISSIONERS	AGAINST
QUOTIENT TECHNOLOGY INC.	US7491191034	29-Jun-2022	Approval of an amendment to the Company's Amended and Restated Certificate of Incorporation, as amended, to provide for the declassification of the Company's board of directors.	FOR
QUOTIENT TECHNOLOGY INC.	US7491191034	29-Jun-2022	DIRECTOR	FOR
QUOTIENT TECHNOLOGY INC.	US7491191034	29-Jun-2022	DIRECTOR	FOR
QUOTIENT TECHNOLOGY INC.	US7491191034	29-Jun-2022	DIRECTOR	FOR
QUOTIENT TECHNOLOGY INC.	US7491191034	29-Jun-2022	To approve, on an advisory basis, the compensation of the Company's named executive officers.	AGAINST
QUOTIENT TECHNOLOGY INC.	US7491191034	29-Jun-2022	To ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022.	FOR
QUOTIENT TECHNOLOGY INC.	US7491191034	29-Jun-2022	Proposal to ratify the Tax Benefits Preservation Plan, dated November 11, 2021, between the Company and American Stock Transfer & Trust Company, LLC, as amended, designed to preserve the value of certain tax assets associated with the Company's net operating losses under Section 382 of the Internal Revenue Code.	FOR
RAITO KOGYO CO.,LTD.	JP3965800000	29-Jun-2022	Appoint a Director Kokusho, Takaji	FOR
RAITO KOGYO CO.,LTD.	JP3965800000	29-Jun-2022	Appoint a Corporate Auditor Sasaki, Yasushi	AGAINST
RAITO KOGYO CO.,LTD.	JP3965800000	29-Jun-2022	Approve Appropriation of Surplus	FOR
RAITO KOGYO CO.,LTD.	JP3965800000	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Allow Use of Electronic Systems for Public Notifications	FOR
RAITO KOGYO CO.,LTD.	JP3965800000	29-Jun-2022	Appoint a Director Howa, Yoichi	FOR
RAITO KOGYO CO.,LTD.	JP3965800000	29-Jun-2022	Appoint a Director Murai, Yusuke	FOR
RAITO KOGYO CO.,LTD.	JP3965800000	29-Jun-2022	Appoint a Director Yamamoto, Akinobu	FOR
RAITO KOGYO CO.,LTD.	JP3965800000	29-Jun-2022	Appoint a Director Kawamoto, Osamu	FOR
RAITO KOGYO CO.,LTD.	JP3965800000	29-Jun-2022	Appoint a Director Yamane, Satoyuki	FOR

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RAITO KOGYO CO.,LTD.	JP3965800000	29-Jun-2022	Appoint a Director Shirai, Makoto	FOR
RAMI LEVI CHAIN STORES HASHIKMA MARKETING 2006 LTD	IL0011042491	29-Jun-2022	REAPPOINT BDSK & CO. AND BRIGHTMAN ALMAGOR ZOHAR & CO. AS JOINT AUDITORS AND REPORT ON AUDITORS' FEES	FOR
RAMI LEVI CHAIN STORES HASHIKMA MARKETING 2006 LTD	IL0011042491	29-Jun-2022	REELECT RAMI LEVY AS DIRECTOR	FOR
RAMI LEVI CHAIN STORES HASHIKMA MARKETING 2006 LTD	IL0011042491	29-Jun-2022	REELECT OFIR ATIAS AS DIRECTOR	FOR
RAMI LEVI CHAIN STORES HASHIKMA MARKETING 2006 LTD	IL0011042491	29-Jun-2022	REELECT MORDECHAI BERKOVITCH AS DIRECTOR	FOR
RAMI LEVI CHAIN STORES HASHIKMA MARKETING 2006 LTD	IL0011042491	29-Jun-2022	REELECT DALIA ITZIK AS DIRECTOR	FOR
RAMI LEVI CHAIN STORES HASHIKMA MARKETING 2006 LTD	IL0011042491	29-Jun-2022	REELECT YORAM DAR AS DIRECTOR	FOR
RAMI LEVI CHAIN STORES HASHIKMA MARKETING 2006 LTD	IL0011042491	29-Jun-2022	REELECT MICHAELA ELRAM AS DIRECTOR	FOR
RAMI LEVI CHAIN STORES HASHIKMA MARKETING 2006 LTD	IL0011042491	29-Jun-2022	REELECT CHAIM SHAUL LOTAN AS DIRECTOR	FOR
RINNAI CORPORATION	JP3977400005	29-Jun-2022	Appoint a Substitute Corporate Auditor Ishikawa, Yoshiro	FOR
RINNAI CORPORATION	JP3977400005	29-Jun-2022	Approve Appropriation of Surplus	FOR
RINNAI CORPORATION	JP3977400005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
RINNAI CORPORATION	JP3977400005	29-Jun-2022	Appoint a Director Hayashi, Kenji	AGAINST
RINNAI CORPORATION	JP3977400005	29-Jun-2022	Appoint a Director Naito, Hiroyasu	AGAINST
RINNAI CORPORATION	JP3977400005	29-Jun-2022	Appoint a Director Narita, Tsunenori	AGAINST
RINNAI CORPORATION	JP3977400005	29-Jun-2022	Appoint a Director Matsui, Nobuyuki	FOR
RINNAI CORPORATION	JP3977400005	29-Jun-2022	Appoint a Director Kamio, Takashi	FOR
RINNAI CORPORATION	JP3977400005	29-Jun-2022	Appoint a Corporate Auditor Mori, Kinji	FOR
SANKYO CO.,LTD.	JP3326410002	29-Jun-2022	Approve Appropriation of Surplus	FOR
SANKYO CO.,LTD.	JP3326410002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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SANKYO CO.,LTD.	JP3326410002	29-Jun-2022	Appoint a Director Busujima, Hideyuki	AGAINST
SANKYO CO.,LTD.	JP3326410002	29-Jun-2022	Appoint a Director Ishihara, Akihiko	AGAINST
SANKYO CO.,LTD.	JP3326410002	29-Jun-2022	Appoint a Director Tomiyama, Ichiro	FOR
SANKYO CO.,LTD.	JP3326410002	29-Jun-2022	Appoint a Director Kitani, Taro	FOR
SANKYO CO.,LTD.	JP3326410002	29-Jun-2022	Appoint a Director Yamasaki, Hiroyuki	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Sato, Teruhide	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Takenaka, Heizo	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Suzuki, Yasuhiro	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Ito, Hiroshi	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Takeuchi, Kanae	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Fukuda, Junichi	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Suematsu, Hiroyuki	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Asakura, Tomoya	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Corporate Auditor Ichikawa, Toru	AGAINST
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Corporate Auditor Tada, Minoru	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Corporate Auditor Sekiguchi, Yasuo	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Corporate Auditor Mochizuki, Akemi	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Substitute Corporate Auditor Wakatsuki, Tetsutaro	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Approve Provision of Retirement Allowance for Retiring Directors	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Kitao, Yoshitaka	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Takamura, Masato	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Nakagawa, Takashi	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Morita, Shumpei	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Kusakabe, Satoe	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Yamada, Masayuki	FOR
SBI HOLDINGS,INC.	JP3436120004	29-Jun-2022	Appoint a Director Yoshida, Masaki	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Ikeda, Kentaro	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Shimizu, Motoaki	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Iwamoto, Tamotsu	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Kawada, Junichi	FOR

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SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Tamura, Mayumi	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Jozuka, Yumiko	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Corporate Auditor Shikata, Ko	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Approve Appropriation of Surplus	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Establish the Articles Related to Shareholders Meeting Held without Specifying a Venue	AGAINST
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Miyamoto, Yoichi	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Inoue, Kazuyuki	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Imaki, Toshiyuki	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Handa, Kimio	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Fujimura, Hiroshi	FOR
SHIMIZU CORPORATION	JP3358800005	29-Jun-2022	Appoint a Director Yamaji, Toru	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Miyazaki, Tsuyoshi	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Fukui, Toshihiko	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Komiyama, Hiroshi	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Nakamura, Kuniharu	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Michael H. McGarry	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Corporate Auditor Kosaka, Yoshihito	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Approve Issuance of Share Acquisition Rights as Stock Options for Employees	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Approve Appropriation of Surplus	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Kanagawa, Chihiro	AGAINST
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Akiya, Fumio	AGAINST
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Saito, Yasuhiko	AGAINST

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SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Ueno, Susumu	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Todoroki, Masahiko	FOR
SHIN-ETSU CHEMICAL CO.,LTD.	JP3371200001	29-Jun-2022	Appoint a Director Mori, Shunzo	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Shimada, Shoji	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Umino, Atsushi	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Sano, Seiichiro	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Imabeppu, Toshio	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Ito, Fumiyo	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Nishio, Shinya	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Approve Appropriation of Surplus	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Furukawa, Kunihisa	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Konishi, Kenzo	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Ogawa, Hirotaka	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Ohashi, Futoshi	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Kobayashi, Hiroyuki	FOR
SHIP HEALTHCARE HOLDINGS,INC.	JP3274150006	29-Jun-2022	Appoint a Director Yokoyama, Hiroshi	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Ogura, Koji	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Kelley Stacy	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Kaizu, Masanobu	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Kagawa, Toshiharu	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Iwata, Yoshiko	FOR

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SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Miyazaki, Kyoichi	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Approve Appropriation of Surplus	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Takada, Yoshiki	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Isoe, Toshio	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Ota, Masahiro	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Maruyama, Susumu	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Samuel Neff	FOR
SMC CORPORATION	JP3162600005	29-Jun-2022	Appoint a Director Doi, Yoshitada	FOR
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS, WITH POWERS OF SUBSTITUTION, TO ISSUE	AGAINST
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS FOR THE DERIVATIVE ACQUISITION OF OWN SHARES DIRECTLY OR THROUGH GROUP COMPANIES, FOR A PERIOD OF FIVE YEARS	FOR
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	AUTHORIZATION TO THE BOARD OF DIRECTORS FOR THE INTERPRETATION, CORRECTION, COMPLEMENT, EXECUTION AND DEVELOPMENT OF THE AGREEMENTS ADOPTED BY THE MEETING, AS WELL AS TO SUBSTITUTE THE POWERS THAT IT RECEIVES FROM THE MEETING, AND GRANTING OF POWERS FOR THE ELEVATION TO AN INSTRUMENT PUBLIC OF SUCH AGREEMENTS.	FOR
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	ANNUAL REPORT ON DIRECTORS' REMUNERATION	FOR
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	EXAMINATION AND APPROVAL, WHERE APPROPRIATE, OF THE INDIVIDUAL ANNUAL ACCOUNTS (BALANCE	FOR
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	EXAMINATION AND APPROVAL, IF APPLICABLE, OF THE PROPOSAL TO APPLY THE COMPANY'S RESULTS FOR THE YEAR ENDED DECEMBER 31, 2021.	FOR
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	EXAMINATION AND APPROVAL, WHERE APPROPRIATE, OF THE MANAGEMENT CARRIED OUT BY THE COMPANY'S BOARD OF DIRECTORS DURING THE 2021 FINANCIAL YEAR	FOR
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	BOARD OF DIRECTORS: RESIGNATION AND APPOINTMENT OF DIRECTOR: ACCEPTANCE OF THE RESIGNATION OF INVERSIONES MIDITEL, SL	FOR
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	BOARD OF DIRECTORS: RESIGNATION AND APPOINTMENT OF DIRECTOR: APPOINTMENT OF MS. MARIA DOLORES LARRANAGA HORNA.	AGAINST
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	APPROVAL, IF APPLICABLE, OF THE DIRECTORS' REMUNERATION POLICY	FOR
SOLARIA ENERGIA Y MEDIO AMBIENTE, SA	ES0165386014	29-Jun-2022	SETTING THE REMUNERATION OF THE COMPANY DIRECTORS FOR THE YEAR 2022.	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Hasegawa, Takahiro	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Muramatsu, Hisayuki	FOR

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STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Yamamoto, Yoshio	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Takahashi, Naoko	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Muraishi, Hisaji	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Isozaki, Kazuo	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Muraishi, Toyotaka	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Saito, Taroo	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Naoi, Hideyuki	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Nakamatsu, Manabu	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Yamazaki, Chisato	FOR
STARTS CORPORATION INC.	JP3399200009	29-Jun-2022	Appoint a Director Naoi, Tamotsu	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Director Takahashi, Susumu	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Director Kojima, Hideo	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Director Hamaji, Akio	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Corporate Auditor Suzuki, Hideo	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Substitute Corporate Auditor Wakae, Takeo	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Approve Details of the Stock Compensation to be received by Directors	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Approve Details of the Compensation to be received by Corporate Auditors	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Approve Appropriation of Surplus	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines, Change Fiscal Year End	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Director Okamura, Tetsuya	AGAINST
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Director Shimomura, Shinji	AGAINST
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Director Kojima, Eiji	AGAINST
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Director Hiraoka, Kazuo	FOR

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SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Director Chijiwa, Toshihiko	FOR
SUMITOMO HEAVY INDUSTRIES,LTD.	JP3405400007	29-Jun-2022	Appoint a Director Watanabe, Toshiro	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Yasuyuki Kawasaki	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Appropriation of Surplus	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Masayuki Matsumoto	AGAINST
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Arthur M. Mitchell	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Shozo Yamazaki	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Masaharu Kohno	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Yoshinobu Tsutsui	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Katsuyoshi Shinbo	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Eiko Sakurai	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Partial Amendments to the Articles of Incorporation (Setting and disclosing short- and medium-term greenhouse gas emissions reduction targets consistent with the goals of the Paris Agreement)	AGAINST
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Partial Amendments to the Articles of Incorporation (Financing consistent with the IEA's Net Zero Emissions Scenario, etc.)	AGAINST
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Partial Amendments to the Articles of Incorporation	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Takeshi Kunibe	AGAINST
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Jun Ohta	AGAINST
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Makoto Takashima	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Toru Nakashima	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Teiko Kudo	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Atsuhiko Inoue	FOR

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SUMITOMO MITSUI FINANCIAL GROUP, INC.	US86562M2098	29-Jun-2022	Election of Director: Toshihiro Isshiki	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Isshiki, Toshihiro	AGAINST
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Kawasaki, Yasuyuki	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Matsumoto, Masayuki	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Arthur M. Mitchell	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Yamazaki, Shozo	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Kono, Masaharu	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Tsutsui, Yoshinobu	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Shimbo, Katsuyoshi	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Sakurai, Eriko	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Setting and disclosing short and medium-term greenhouse gas emissions reduction targets consistent with the goals of the Paris Agreement)	AGAINST
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Financing consistent with the IEA's Net Zero Emissions Scenario, etc.)	AGAINST
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Approve Appropriation of Surplus	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Kunibe, Takeshi	AGAINST
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Ota, Jun	AGAINST
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Takashima, Makoto	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Nakashima, Toru	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Kudo, Teiko	FOR
SUMITOMO MITSUI FINANCIAL GROUP, INC.	JP3890350006	29-Jun-2022	Appoint a Director Inoue, Atsuhiko	AGAINST

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SUMITOMO REALTY & DEVELOPMENT CO.,LTD.	JP3409000001	29-Jun-2022	Approve Appropriation of Surplus	FOR
SUMITOMO REALTY & DEVELOPMENT CO.,LTD.	JP3409000001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SUMITOMO REALTY & DEVELOPMENT CO.,LTD.	JP3409000001	29-Jun-2022	Appoint a Substitute Corporate Auditor Uno, Kozo	FOR
SUMITOMO REALTY & DEVELOPMENT CO.,LTD.	JP3409000001	29-Jun-2022	Approve Renewal of Policy regarding Large-scale Purchases of Company Shares (Anti-Takeover Defense Measures)	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Shareholder Proposal: Remove a Director Saga, Kosuke	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Regarding Lending of Funds)	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Regarding Receipt of Financial Screening Documents)	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Regarding Method of Determination of Fraudulent Activities)	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Regarding the Swift and Proper Settlement of Fraudulent Loan Scandal)	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Regarding Clarification of Milestones to Lifting of Business Improvement Order)	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Regarding the Disclosure of Fraudulent Activity by the Bank to Shareholders)	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Regarding the Disclosure of Significant Legal Proceedings)	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Regarding Establishment of a Whistleblowing System to Outside Directors Concerning Fraudulent Loan Activity)	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Regarding Not Holding General Meetings of Shareholders in an Online-only Format)	AGAINST
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Saga, Kosuke	FOR
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Kosuke	FOR
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tsutsumi, Tomoaki	FOR
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Toya, Tomoki	FOR
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyajima, Takeshi	FOR
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kusaki, Yoriyuki	FOR
SURUGA BANK LTD.	JP3411000007	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Satake, Yasumine	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Appoint a Director Domichi, Hideaki	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Appoint a Director Egusa, Shun	FOR

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SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Appoint a Director Yamai, Risa	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Appoint a Corporate Auditor Fukuta, Mitsuhiro	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Approve Appropriation of Surplus	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Appoint a Director Suzuki, Toshihiro	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Appoint a Director Honda, Osamu	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Appoint a Director Nagao, Masahiko	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Appoint a Director Suzuki, Toshiaki	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Appoint a Director Saito, Kinji	FOR
SUZUKI MOTOR CORPORATION	JP3397200001	29-Jun-2022	Appoint a Director Yamashita, Yukihiro	FOR
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	JP3442850008	29-Jun-2022	Approve Appropriation of Surplus	FOR
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	JP3442850008	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TAIWAN FERTILIZER CO LTD	TW0001722007	29-Jun-2022	THE COMPANYS 2021 BUSINESS REPORT AND FINANCIAL STATEMENTS.	FOR
TAIWAN FERTILIZER CO LTD	TW0001722007	29-Jun-2022	THE COMPANYS 2021 EARNINGS ALLOCATION.PROPOSED CASH DIVIDEND :TWD 2.8 PER SHARE.	FOR
TAIWAN FERTILIZER CO LTD	TW0001722007	29-Jun-2022	APPROVAL OF THE AMENDMENTS TO PROVISIONS OF THE ARTICLES OF INCORPORATION.	FOR
TAIWAN FERTILIZER CO LTD	TW0001722007	29-Jun-2022	THE AMENDMENTS TO THE COMPANYS OPERATING PROCEDURE FOR ACQUISITION OR DISPOSITION OF ASSETS IN PART.	FOR
TAIYO YUDEN CO.,LTD.	JP3452000007	29-Jun-2022	Appoint a Director Hamada, Emiko	FOR
TAIYO YUDEN CO.,LTD.	JP3452000007	29-Jun-2022	Approve Details of the Compensation to be received by Directors	FOR
TAIYO YUDEN CO.,LTD.	JP3452000007	29-Jun-2022	Approve Appropriation of Surplus	FOR
TAIYO YUDEN CO.,LTD.	JP3452000007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
TAIYO YUDEN CO.,LTD.	JP3452000007	29-Jun-2022	Appoint a Director Tosaka, Shoichi	AGAINST
TAIYO YUDEN CO.,LTD.	JP3452000007	29-Jun-2022	Appoint a Director Masuyama, Shinji	FOR
TAIYO YUDEN CO.,LTD.	JP3452000007	29-Jun-2022	Appoint a Director Sase, Katsuya	FOR
TAIYO YUDEN CO.,LTD.	JP3452000007	29-Jun-2022	Appoint a Director Fukuda, Tomomitsu	FOR

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TAIYO YUDEN CO.,LTD.	JP3452000007	29-Jun-2022	Appoint a Director Hiraiwa, Masashi	FOR
TAIYO YUDEN CO.,LTD.	JP3452000007	29-Jun-2022	Appoint a Director Koike, Seiichi	FOR
TAKARA HOLDINGS INC.	JP3459600007	29-Jun-2022	Appoint a Director Kawakami, Tomoko	FOR
TAKARA HOLDINGS INC.	JP3459600007	29-Jun-2022	Approve Appropriation of Surplus	FOR
TAKARA HOLDINGS INC.	JP3459600007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Reduce the Board of Directors Size	AGAINST
TAKARA HOLDINGS INC.	JP3459600007	29-Jun-2022	Appoint a Director Kimura, Mutsumi	FOR
TAKARA HOLDINGS INC.	JP3459600007	29-Jun-2022	Appoint a Director Nakao, Koichi	FOR
TAKARA HOLDINGS INC.	JP3459600007	29-Jun-2022	Appoint a Director Takahashi, Hideo	FOR
TAKARA HOLDINGS INC.	JP3459600007	29-Jun-2022	Appoint a Director Mori, Keisuke	FOR
TAKARA HOLDINGS INC.	JP3459600007	29-Jun-2022	Appoint a Director Yoshida, Toshihiko	FOR
TAKARA HOLDINGS INC.	JP3459600007	29-Jun-2022	Appoint a Director Tomotsune, Masako	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ian Clark	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Steven Gillis	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iijima, Masami	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member John Maraganore	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Michel Orsinger	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hatsukawa, Koji	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Higashi, Emiko	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Fujimori, Yoshiaki	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kimberly Reed	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Approve Payment of Bonuses to Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Approve Appropriation of Surplus	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Christophe Weber	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Iwasaki, Masato	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Andrew Plump	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Constantine Saroukos	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Olivier Bohuon	FOR
TAKEDA PHARMACEUTICAL COMPANY LIMITED	JP3463000004	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Jean-Luc Butel	FOR
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Appoint a Director Kashiwaki, Hitoshi	FOR
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Appoint a Director Yagi, Yosuke	FOR
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Appoint a Director Haruta, Makoto	FOR
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Approve Appropriation of Surplus	FOR
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Clarify the Rights for Odd-Lot Shares, Allow Use of Treasury Shares for Odd-Lot Shares Purchases	FOR
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Appoint a Director Takeda, Shinji	AGAINST
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Appoint a Director Sasaki, Takashi	AGAINST
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Appoint a Director Kawai, Toshiaki	AGAINST
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Appoint a Director Sugai, Tatsuo	FOR
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Appoint a Director Watanabe, Shoichi	FOR
TBS HOLDINGS,INC.	JP3588600001	29-Jun-2022	Appoint a Director Chisaki, Masaya	FOR
TEAM17 GROUP PLC	GB00BYVX2X20	29-Jun-2022	THAT, THE DIRECTORS BE AND ARE GENERALLY AND UNCONDITIONALLY EMPOWERED TO MAKE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE ACT) OF ITS ORDINARY SHARES PROVIDED THAT IN DOING SO IT: A. PURCHASES NO MORE THAN 14,559,327 ORDINARY SHARES IN AGGREGATE; B. PAYS NOT LESS THAN EO.OI (EXCLUDING EXPENSES) PER ORDINARY SHARE; AND C. PAYS A PRICE PER SHARE THAT IS NOT MORE (EXCLUDING EXPENSES) PER ORDINARY SHARE THAN THE HIGHER OF: (I) 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR THE ORDINARY SHARES AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY BEFORE THE DAY ON WHICH IT PURCHASES THAT SHARP; AND (II) THE PRICE STIPULATED BY ARTICLE 3(2) OF DELEGATED REGULATION (EU) 2016/1052 OF 8 MARCH 2016 RELATING TO THE CONDITIONS APPLICABLE TO BUY-BACK PROGRAMMES AND STABILISATION MEASURES, AND (UNLESS PREVIOUSLY REVOKED, VARIED OR RENEWED) THIS AUTHORITY SHALL EXPIRE AT SUCH TIME AS THE GENERAL AUTHORITY CONFERRED ON THE DIRECTORS BY RESOLUTION 7 ABOVE EXPIRES, SAVE THAT THE COMPANY MAY, IF IT AGREES TO PURCHASE ORDINARY SHARES UNDER THIS AUTHORITY BEFORE IT EXPIRES, COMPLETE THE PURCHASE WHOLLY OR PARTLY AFTER THIS AUTHORITY EXPIRES	FOR

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TEAM17 GROUP PLC	GB00BYVX2X20	29-Jun-2022	TO RECEIVE AND ADOPT THE COMPANY'S ANNUAL ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021 TOGETHER WITH THE DIRECTORS' REPORT AND AUDITOR'S REPORT ON THOSE ACCOUNTS	FOR
TEAM17 GROUP PLC	GB00BYVX2X20	29-Jun-2022	TO APPROVE THE DIRECTOR'S REMUNERATION REPORT (EXCLUDING THE DIRECTOR'S REMUNERATION POLICY, SET OUT ON PAGE 42 OF THE DIRECTORS REMUNERATION REPORT), AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2021	AGAINST
TEAM17 GROUP PLC	GB00BYVX2X20	29-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S AUDITOR TO HOLD OFFICE FROM THE CONCLUSION OF THIS ANNUAL GENERAL MEETING UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
TEAM17 GROUP PLC	GB00BYVX2X20	29-Jun-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE COMPANY'S AUDITORS	FOR
TEAM17 GROUP PLC	GB00BYVX2X20	29-Jun-2022	TO RE-ELECT DEBBIE BESTWICK, WHO RETIRES FROM THE BOARD OF DIRECTORS OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION, AS A DIRECTOR OF THE COMPANY	FOR
TEAM17 GROUP PLC	GB00BYVX2X20	29-Jun-2022	TO RE-ELECT PENNY JUDD, WHO RETIRES FROM THE BOARD OF DIRECTORS OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION, AS A DIRECTOR OF THE COMPANY	FOR
TEAM17 GROUP PLC	GB00BYVX2X20	29-Jun-2022	THAT, PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 (THE "ACT"), THE DIRECTORS BE AND ARE GENERALLY AND UNCONDITIONALLY AUTHORISED TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT RELEVANT SECURITIES (AS DEFINED BELOW): A. B. COMPRISING EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT) UP TO AN AGGREGATE NOMINAL AMOUNT OF €970,622 (INCLUDING WITHIN SUCH LIMIT ANY SHARES ISSUED OR RIGHTS GRANTED UNDER PARAGRAPH (B) BELOW) IN CONNECTION WITH AN OFFER OR ISSUE BY WAY OF RIGHTS: I. TO HOLDERS OF ORDINARY SHARES IN PROPORTION (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBER OF ORDINARY SHARES DEEMED TO BE HELD BY THEM; AND II. TO HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO FRACTIONAL ENTITLEMENTS, LEGAL OR PRACTICAL PROBLEMS ARISING IN ANY OVERSEAS TERRITORY, THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR ANY OTHER MATTER WHATSOEVER; AND IN ANY OTHER CASE, UP TO AN AGGREGATE NOMINAL AMOUNT OF €485,311, PROVIDED THAT (UNLESS PREVIOUSLY REVOKED, VARIED OR RENEWED) THESE AUTHORITIES SHALL EXPIRE ON THE EARLIER OF FIFTEEN MONTHS FROM THE DATE ON WHICH THIS RESOLUTION IS PASSED AND THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2023, SAVE THAT, IN EACH CASE, THE COMPANY MAY MAKE AN OFFER OR AGREEMENT BEFORE THE AUTHORITY EXPIRES WHICH WOULD OR MIGHT REQUIRE RELEVANT SECURITIES TO BE ALLOTTED AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED. IN THIS RESOLUTION, "RELEVANT SECURITIES" MEANS SHARES IN THE COMPANY OR RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY; A REFERENCE TO THE ALLOTMENT OF RELEVANT SECURITIES INCLUDES THE GRANT OF SUCH A RIGHT; AND A REFERENCE TO THE NOMINAL AMOUNT OF A RELEVANT SECURITY WHICH IS A RIGHT TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY IS TO THE NOMINAL AMOUNT OF THE SHARES WHICH MAY BE ALLOTTED PURSUANT TO THAT RIGHT. THESE AUTHORITIES ARE IN SUBSTITUTION FOR ALL EXISTING AUTHORITIES UNDER SECTION 551 OF THE ACT (WHICH, TO THE EXTENT UNUSED AT THE DATE OF THIS RESOLUTION, ARE REVOKED WITH IMMEDIATE EFFECT)	FOR

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TEAM17 GROUP PLC	GB00BYVX2X20	29-Jun-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION 7 AND PURSUANT TO SECTION 570 OF THE ACT, THE DIRECTORS BE AND ARE GENERALLY EMPOWERED TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITIES GRANTED BY RESOLUTION 7 AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT THIS POWER SHALL BE LIMITED TO: A. B. EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT) IN CONNECTION WITH AN OFFER OR ISSUE BY WAY OF RIGHTS: L. TO HOLDERS OF ORDINARY SHARES IN PROPORTION (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBER OF ORDINARY SHARES DEEMED TO BE HELD BY THEM; AND IJ. TO HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO FRACTIONAL ENTITLEMENTS, LEGAL OR PRACTICAL PROBLEMS ARISING IN ANY OVERSEAS TERRITORY, THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR ANY OTHER MATTER WHATSOEVER: AND THE ALLOTMENT OF EQUITY SECURITIES PURSUANT TO THE AUTHORITY GRANTED BY PARAGRAPH (B) OF RESOLUTION 10 UP TO AN AGGREGATE NOMINAL AMOUNT OF E72,797; AND (UNLESS PREVIOUSLY REVOKED, VARIED OR RENEWED) THESE AUTHORITIES SHALL EXPIRE AT SUCH TIME AS THE GENERAL AUTHORITY CONFERRED ON THE DIRECTORS BY RESOLUTION 10 ABOVE EXPIRES, SAVE THAT THE COMPANY MAY MAKE AN OFFER OR AGREEMENT BEFORE THE POWER CONFERRED BY THIS RESOLUTION EXPIRES WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED FOR CASH AFTER THIS POWER EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES FOR CASH PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED	FOR
TEAM17 GROUP PLC	GB00BYVX2X20	29-Jun-2022	THAT, SUBJECT TO THE PASSING OF RESOLUTION 7 AND PURSUANT TO SECTION 570 OF THE ACT, THE DIRECTORS BE AND ARE GENERALLY EMPOWERED (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITIES GRANTED BY RESOLUTION 7 AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT THIS POWER SHALL BE: A. LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF E72,797; AND B. USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF ADMISSION, AND (UNLESS PREVIOUSLY REVOKED, VARIED OR RENEWED) THIS AUTHORITY SHALL EXPIRE AT SUCH TIME AS THE GENERAL AUTHORITY CONFERRED ON THE DIRECTORS BY RESOLUTION 7 ABOVE EXPIRES, SAVE THAT THE COMPANY MAY MAKE AN OFFER OR AGREEMENT BEFORE THE POWER CONFERRED BY THIS RESOLUTION EXPIRES WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED FOR CASH AFTER THIS POWER EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES FOR CASH PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Ken	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okuyama, Emiko	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Otaki, Seiichi	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Oyama, Shigenori	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Chida, Kazuhito	AGAINST
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Approve Appropriation of Surplus	FOR

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THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ujii, Teruhiko	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Hidefumi	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Igarashi, Makoto	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Onodera, Yoshikazu	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Atsushi	FOR
THE 77 BANK,LTD.	JP3352000008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Muranushi, Masanori	FOR
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Teruaki	FOR
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sonoki, Hiroshi	AGAINST
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Yonebayashi, Akira	AGAINST
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Noda, Seiko	AGAINST
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Hashizume, Masaki	FOR
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Okada, Yoshifumi	FOR
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagaoka, Susumu	FOR
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Fukunaga, Takehisa	FOR
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamato, Shiro	FOR
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nishi, Hirokazu	FOR
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamashita, Masahiro	FOR
THE AWA BANK,LTD.	JP3126800006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mikawa, Hiroaki	FOR
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Appoint a Director Oyabu, Chiho	FOR
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Appoint a Director Ueki, Eiji	FOR
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Appoint a Substitute Corporate Auditor Demizu, Jun	FOR
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Shareholder Proposal: Approve Appropriation of Surplus	AGAINST
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Approve Appropriation of Surplus	FOR
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Appoint a Director Doi, Nobuhiro	AGAINST
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Appoint a Director Iwahashi, Toshiro	FOR
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Appoint a Director Yasui, Mikiya	FOR
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Appoint a Director Hata, Hiroyuki	FOR
THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Appoint a Director Okuno, Minako	FOR

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THE BANK OF KYOTO,LTD.	JP3251200006	29-Jun-2022	Appoint a Director Otagiri, Junko	FOR
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Miyoshi, Junko	FOR
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Approve Creation of a Holding Company by Stock-transfer	FOR
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Shareholder Proposal: Amend Articles of Incorporation (Change Official Company Name)	AGAINST
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Shareholder Proposal: Remove a Director who is not Audit and Supervisory Committee Member Otsuka, Iwao	AGAINST
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Shareholder Proposal: Remove a Director who is not Audit and Supervisory Committee Member Ito, Masamichi	AGAINST
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Shareholder Proposal: Remove a Director who is Audit and Supervisory Committee Member Takeuchi, Tetsuo	AGAINST
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Shareholder Proposal: Remove a Director who is Audit and Supervisory Committee Member Miyoshi, Junko	AGAINST
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Shareholder Proposal: Remove a Director who is Audit and Supervisory Committee Member Joko, Keiji	AGAINST
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Otsuka, Iwao	FOR
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Miyoshi, Kenji	FOR
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nagata, Hiroshi	FOR
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Kensei	FOR
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Masamichi	FOR
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Semba, Hirohisa	FOR
THE IYO BANK,LTD.	JP3149600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kihara, Koichi	FOR
THE KIYO BANK,LTD.	JP3248000006	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Watari, Shinji	FOR
THE KIYO BANK,LTD.	JP3248000006	29-Jun-2022	Approve Appropriation of Surplus	FOR
THE KIYO BANK,LTD.	JP3248000006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE KIYO BANK,LTD.	JP3248000006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuoka, Yasuyuki	FOR
THE KIYO BANK,LTD.	JP3248000006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Haraguchi, Hiroyuki	FOR
THE KIYO BANK,LTD.	JP3248000006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Yokoyama, Tatsuyoshi	FOR
THE KIYO BANK,LTD.	JP3248000006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Maruoka, Norio	FOR
THE KIYO BANK,LTD.	JP3248000006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Mizobuchi, Sakae	FOR
THE KIYO BANK,LTD.	JP3248000006	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asamoto, Etsuhiro	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Appoint a Director Kitamura, Matazaemon	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Appoint a Director Matsuzaka, Hidetaka	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Appoint a Director Aoki, Shuhei	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Appoint a Director Nakayama, Kozue	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Approve Appropriation of Surplus	FOR

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THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Appoint a Director Hashimoto, Takashi	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Appoint a Director Ishida, Satoshi	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Appoint a Director Yokotani, Kazuya	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Appoint a Director Nishikawa, Kazunobu	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Appoint a Director Sugiura, Takeshi	FOR
THE NANTO BANK,LTD.	JP3653400006	29-Jun-2022	Appoint a Director Funaki, Ryuichiro	FOR
THE SUMITOMO WAREHOUSE CO.,LTD.	JP3407000003	29-Jun-2022	Appoint a Director Iga, Mari	FOR
THE SUMITOMO WAREHOUSE CO.,LTD.	JP3407000003	29-Jun-2022	Appoint a Corporate Auditor Eguchi, Tadae	FOR
THE SUMITOMO WAREHOUSE CO.,LTD.	JP3407000003	29-Jun-2022	Approve Appropriation of Surplus	FOR
THE SUMITOMO WAREHOUSE CO.,LTD.	JP3407000003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
THE SUMITOMO WAREHOUSE CO.,LTD.	JP3407000003	29-Jun-2022	Appoint a Director Ono, Takanori	FOR
THE SUMITOMO WAREHOUSE CO.,LTD.	JP3407000003	29-Jun-2022	Appoint a Director Majima, Hiroshi	FOR
THE SUMITOMO WAREHOUSE CO.,LTD.	JP3407000003	29-Jun-2022	Appoint a Director So, Katsunori	FOR
THE SUMITOMO WAREHOUSE CO.,LTD.	JP3407000003	29-Jun-2022	Appoint a Director Nagata, Akihito	FOR
THE SUMITOMO WAREHOUSE CO.,LTD.	JP3407000003	29-Jun-2022	Appoint a Director Yamaguchi, Shuji	FOR
THE SUMITOMO WAREHOUSE CO.,LTD.	JP3407000003	29-Jun-2022	Appoint a Director Kawai, Hideaki	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Nakao, Takeshi	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kuniya, Shiro	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Approve Appropriation of Surplus	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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TOA CORPORATION	JP3556000002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Akiyama, Masaki	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hayakawa, Takeshi	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kurosu, Shigetoshi	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Hirose, Yoshika	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Honda, Masato	FOR
TOA CORPORATION	JP3556000002	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Takahashi, Isao	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Appoint a Director Muroi, Masahiro	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Appoint a Corporate Auditor Wakabayashi, Hidemi	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Approve Details of the Performance-based Stock Compensation to be received by Directors	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Approve Appropriation of Surplus	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Appoint a Director Imai, Masanori	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Appoint a Director Otani, Seisuke	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Appoint a Director Yamazaki, Toshihiro	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Appoint a Director Amiya, Shunsuke	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Appoint a Director Itami, Toshihiko	FOR
TODA CORPORATION	JP3627000007	29-Jun-2022	Appoint a Director Arakane, Kumi	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Appoint a Director Hattori, Tetsuo	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Appoint a Director Hamada, Michiyo	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Appoint a Director Oshima, Taku	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Approve Appropriation of Surplus	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Appoint a Director Tominari, Yoshiro	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Appoint a Director Masuda, Nobuyuki	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Appoint a Director Senda, Shinichi	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Appoint a Director Kimura, Hidetoshi	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Appoint a Director Torii, Akira	FOR
TOHO GAS CO.,LTD.	JP3600200004	29-Jun-2022	Appoint a Director Yamazaki, Satoshi	FOR
TOHO HOLDINGS CO.,LTD.	JP3602600003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Watanabe, Shunsuke	FOR
TOHO HOLDINGS CO.,LTD.	JP3602600003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kotani, Hidehito	FOR
TOHO HOLDINGS CO.,LTD.	JP3602600003	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR

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TOHO HOLDINGS CO.,LTD.	JP3602600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Udo, Atsushi	AGAINST
TOHO HOLDINGS CO.,LTD.	JP3602600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Umada, Akira	FOR
TOHO HOLDINGS CO.,LTD.	JP3602600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Edahiro, Hiromi	FOR
TOHO HOLDINGS CO.,LTD.	JP3602600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsutani, Takeo	FOR
TOHO HOLDINGS CO.,LTD.	JP3602600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tada, Masami	FOR
TOHO HOLDINGS CO.,LTD.	JP3602600003	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Murakawa, Kentaro	FOR
TOHO HOLDINGS CO.,LTD.	JP3602600003	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kamoya, Yoshiaki	AGAINST
TOKYO GAS CO.,LTD.	JP3573000001	29-Jun-2022	Appoint a Director Ono, Hiromichi	FOR
TOKYO GAS CO.,LTD.	JP3573000001	29-Jun-2022	Appoint a Director Sekiguchi, Hiroyuki	FOR
TOKYO GAS CO.,LTD.	JP3573000001	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOKYO GAS CO.,LTD.	JP3573000001	29-Jun-2022	Appoint a Director Hirose, Michiaki	FOR
TOKYO GAS CO.,LTD.	JP3573000001	29-Jun-2022	Appoint a Director Uchida, Takashi	FOR
TOKYO GAS CO.,LTD.	JP3573000001	29-Jun-2022	Appoint a Director Nakajima, Isao	FOR
TOKYO GAS CO.,LTD.	JP3573000001	29-Jun-2022	Appoint a Director Saito, Hitoshi	FOR
TOKYO GAS CO.,LTD.	JP3573000001	29-Jun-2022	Appoint a Director Takami, Kazunori	FOR
TOKYO GAS CO.,LTD.	JP3573000001	29-Jun-2022	Appoint a Director Edahiro, Junko	FOR
TOKYO GAS CO.,LTD.	JP3573000001	29-Jun-2022	Appoint a Director Indo, Mami	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Watanabe, Isao	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Horie, Masahiro	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Kanise, Reiko	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Miyazaki, Midori	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Shimada, Kunio	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Shimizu, Hiroshi	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Corporate Auditor Sumi, Shuzo	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Substitute Corporate Auditor Matsumoto, Taku	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Approve Appropriation of Surplus	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Approve Minor Revisions	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Nomoto, Hirofumi	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Takahashi, Kazuo	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Fujiwara, Hirohisa	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Takahashi, Toshiyuki	FOR

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TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Hamana, Setsu	FOR
TOKYU CORPORATION	JP3574200006	29-Jun-2022	Appoint a Director Kanazashi, Kiyoshi	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Director Toyama, Ryoko	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Director Nakabayashi, Mieko	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Corporate Auditor Hagiwara, Masatoshi	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Corporate Auditor Kasama, Haruo	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Corporate Auditor Kawato, Teruhiko	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Director Kaneko, Shingo	AGAINST
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Director Maro, Hideharu	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Director Okubo, Shinichi	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Director Sakai, Kazunori	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Director Kurobe, Takashi	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Director Majima, Hironori	FOR
TOPPAN INC.	JP3629000005	29-Jun-2022	Appoint a Director Noma, Yoshinobu	FOR
TSUBAKIMOTO CHAIN CO.	JP3535400000	29-Jun-2022	Appoint a Substitute Corporate Auditor Hayashi, Koji	FOR
TSUBAKIMOTO CHAIN CO.	JP3535400000	29-Jun-2022	Approve Appropriation of Surplus	FOR
TSUBAKIMOTO CHAIN CO.	JP3535400000	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
TSUBAKIMOTO CHAIN CO.	JP3535400000	29-Jun-2022	Appoint a Director Kose, Kenji	FOR
TSUBAKIMOTO CHAIN CO.	JP3535400000	29-Jun-2022	Appoint a Director Kimura, Takatoshi	FOR
TSUBAKIMOTO CHAIN CO.	JP3535400000	29-Jun-2022	Appoint a Director Miyaji, Masaki	FOR
TSUBAKIMOTO CHAIN CO.	JP3535400000	29-Jun-2022	Appoint a Director Abe, Shuji	FOR
TSUBAKIMOTO CHAIN CO.	JP3535400000	29-Jun-2022	Appoint a Director Ando, Keiichi	FOR
TSUBAKIMOTO CHAIN CO.	JP3535400000	29-Jun-2022	Appoint a Director Kitayama, Hisae	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Sasaki, Toyonari	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Matsuzaki, Masatoshi	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Kobayashi, Nobuyuki	AGAINST
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sugihara, Rei	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Sunaga, Akemi	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is Audit and Supervisory Committee Member Ariizumi, Chiaki	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Approve Appropriation of Surplus	FOR

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USHIO INC.	JP3156400008	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Naito, Koji	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kawamura, Naoki	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kamiyama, Kazuhisa	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Asahi, Takabumi	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Kanemaru, Yasufumi	FOR
USHIO INC.	JP3156400008	29-Jun-2022	Appoint a Director who is not Audit and Supervisory Committee Member Tachibana Fukushima, Sakie	FOR
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Appoint a Director Shinjo, Miki	FOR
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Appoint a Corporate Auditor Kato, Masahisa	FOR
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Approve Provision of Retirement Allowance for Retiring Directors	AGAINST
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Appoint a Director Takahashi, Kazuho	FOR
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Appoint a Director Ito, Masahide	FOR
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Appoint a Director Yamauchi, Ichiro	FOR
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Appoint a Director Horii, Naoki	FOR
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Appoint a Director Nakashima, Tsutomu	FOR
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Appoint a Director Yamada, Hisatake	FOR
VT HOLDINGS CO.,LTD.	JP3854700006	29-Jun-2022	Appoint a Director Murase, Momoko	FOR
WACOAL HOLDINGS CORP.	JP3992400006	29-Jun-2022	Appoint a Corporate Auditor Shimada, Minoru	AGAINST
WACOAL HOLDINGS CORP.	JP3992400006	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
WACOAL HOLDINGS CORP.	JP3992400006	29-Jun-2022	Appoint a Director Yasuhara, Hironobu	FOR
WACOAL HOLDINGS CORP.	JP3992400006	29-Jun-2022	Appoint a Director Ito, Tomoyasu	FOR
WACOAL HOLDINGS CORP.	JP3992400006	29-Jun-2022	Appoint a Director Miyagi, Akira	FOR
WACOAL HOLDINGS CORP.	JP3992400006	29-Jun-2022	Appoint a Director Yajima, Masaaki	FOR
WACOAL HOLDINGS CORP.	JP3992400006	29-Jun-2022	Appoint a Director Mayuzumi, Madoka	FOR
WACOAL HOLDINGS CORP.	JP3992400006	29-Jun-2022	Appoint a Director Saito, Shigeru	FOR
WACOAL HOLDINGS CORP.	JP3992400006	29-Jun-2022	Appoint a Director Iwai, Tsunehiko	FOR
YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Appoint a Director Mitsunari, Miki	FOR
YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Appoint a Director Yoshinaga, Kunimitsu	FOR
YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Appoint a Corporate Auditor Igarashi, Makoto	FOR
YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Approve Appropriation of Surplus	FOR

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YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Amend Business Lines	FOR
YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Appoint a Director Yamada, Noboru	AGAINST
YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Appoint a Director Murasawa, Atsushi	FOR
YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Appoint a Director Kogure, Megumi	FOR
YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Appoint a Director Fukui, Akira	FOR
YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Appoint a Director Fukuda, Takayuki	FOR
YAMADA HOLDINGS CO.,LTD.	JP3939000000	29-Jun-2022	Appoint a Director Tokuhira, Tsukasa	FOR
YAMATO KOGYO CO.,LTD.	JP3940400009	29-Jun-2022	Approve Appropriation of Surplus	FOR
YAMATO KOGYO CO.,LTD.	JP3940400009	29-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YAMATO KOGYO CO.,LTD.	JP3940400009	29-Jun-2022	Appoint a Director Kobayashi, Mikio	FOR
YAMATO KOGYO CO.,LTD.	JP3940400009	29-Jun-2022	Appoint a Director Akamatsu, Kiyoshige	FOR
YAMATO KOGYO CO.,LTD.	JP3940400009	29-Jun-2022	Appoint a Director Pimjai Wangkiat	FOR
YAMATO KOGYO CO.,LTD.	JP3940400009	29-Jun-2022	Approve Details of the Compensation to be received by Outside Directors	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	REELECT PAUL FONTEYNE AS DIRECTOR	AGAINST
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	REELECT MARTIN MUENCHBACH AS DIRECTOR	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	REELECT BETUEL UNARAN AS DIRECTOR	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	ELECT SIMON MICHEL AS DIRECTOR	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	ELECT GILBERT ACHERMANN AS BOARD CHAIR	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	REAPPOINT GILBERT ACHERMANN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	REAPPOINT PAUL FONTEYNE AS MEMBER OF THE COMPENSATION COMMITTEE	AGAINST
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	DESIGNATE PETER STAEHLI AS INDEPENDENT PROXY	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	RATIFY PRICEWATERHOUSECOOPERS LTD AS AUDITORS	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	APPROVAL OF THE ANNUAL REPORT, THE FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS 2021/22, ACKNOWLEDGEMENT OF THE REPORT OF THE AUDITORS	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 0.30 PER SHARE FROM RETAINED EARNINGS AND CHF 0.30 PER SHARE FROM CAPITAL CONTRIBUTION RESERVES	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE OTHER MANAGEMENT BODIES 2021/22	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	APPROVE FIXED REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 620,000	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	APPROVE VARIABLE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 150,560	AGAINST
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 4.2 MILLION	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 902,787	FOR
YPSOMED HOLDING AG	CH0019396990	29-Jun-2022	REELECT GILBERT ACHERMANN AS DIRECTOR	FOR

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3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT MS L M S KNOX AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO RECEIVE AND CONSIDER THE COMPANY ACCOUNTS FOR THE YEAR TO 31 MARCH 2022 AND THE DIRECTORS AND AUDITOR REPORTS	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT MS C L MCCONVILLE AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT MR P A MCKELLAR AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT MS A SCHAAPVELD AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT KPMG LLP AS AUDITOR	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO AUTHORISE THE BOARD TO FIX THE AUDITORS REMUNERATION	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO RENEW THE AUTHORITY TO INCUR POLITICAL EXPENDITURE	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO RENEW THE AUTHORITY TO ALLOT SHARES	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO RENEW THE SECTION 561 AUTHORITY	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO GIVE ADDITIONAL AUTHORITY UNDER SECTION 561	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO RENEW THE AUTHORITY TO PURCHASE OWN ORDINARY SHARES	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO RESOLVE THAT GENERAL MEETINGS OTHER THAN AGMS MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO DECLARE A DIVIDEND	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT MRS C J BANSZKY AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT MR S A BORROWS AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT MR S W DAINITH AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT MS J H HALAI AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT MR J G HATCHLEY AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	30-Jun-2022	TO REAPPOINT MR D A M HUTCHISON AS A DIRECTOR	FOR
ACM RESEARCH, INC.	US00108J1097	30-Jun-2022	Election of Director: Haiping Dun	FOR
ACM RESEARCH, INC.	US00108J1097	30-Jun-2022	Election of Director: Chenming C. Hu	FOR
ACM RESEARCH, INC.	US00108J1097	30-Jun-2022	Election of Director: Tracy Liu	FOR
ACM RESEARCH, INC.	US00108J1097	30-Jun-2022	Election of Director: David H. Wang	FOR
ACM RESEARCH, INC.	US00108J1097	30-Jun-2022	Election of Director: Xiao Xing	FOR
ACM RESEARCH, INC.	US00108J1097	30-Jun-2022	Ratification of appointment of Armanino LLP as independent auditor for 2022.	FOR
AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	30-Jun-2022	The removal, without cause, of Warren G. Lichtenstein, Kevin P. Chilton, Thomas A. Corcoran, James R. Henderson, Lance W. Lord, Audrey McNiff, Martin Turchin and Eileen P. Drake as members of the Board of the Company. Instruction: To Vote 'FOR', 'AGAINST' OR 'ABSTAIN' FROM VOTING ON THE REMOVAL OF ALL THE ABOVE-NAMED DIRECTORS, CHECK THE APPROPRIATE BOX.	FOR

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AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	30-Jun-2022	DIRECTOR	FOR
AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	30-Jun-2022	DIRECTOR	FOR
AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	30-Jun-2022	DIRECTOR	FOR
AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	30-Jun-2022	DIRECTOR	FOR
AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	30-Jun-2022	DIRECTOR	FOR
AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	30-Jun-2022	DIRECTOR	FOR
AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	30-Jun-2022	DIRECTOR	FOR
AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	30-Jun-2022	DIRECTOR	FOR
AEROJET ROCKETDYNE HOLDINGS, INC.	US0078001056	30-Jun-2022	Adjournment of the Special Meeting to a later date or dates, if necessary or appropriate, to permit further solicitation and vote of proxies in the event that there are insufficient votes for, or otherwise in connection with, the approval of Proposal 1 or Proposal 2.	AGAINST
AITKEN SPENCE PLC	LK0004N00008	30-Jun-2022	TO REAPPOINT DESHAMANYA D.H.S. JAYAWARDENA WHO IS OVER THE AGE OF 70 YEARS, AS A DIRECTOR BY PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 7 OF 2007 SHALL NOT APPLY TO DESHAMANYA D.H.S. JAYAWARDENA WHO IS 79 YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
AITKEN SPENCE PLC	LK0004N00008	30-Jun-2022	TO REAPPOINT MR. G.C. WICKREMASINGHE WHO IS OVER THE AGE OF 70 YEARS, AS A DIRECTOR BY PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 7 OF 2007 SHALL NOT APPLY TO MR. G.C. WICKREMASINGHE WHO IS 88 YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
AITKEN SPENCE PLC	LK0004N00008	30-Jun-2022	TO REAPPOINT MR. R.N. ASIRWATHAM WHO IS OVER THE AGE OF 70 YEARS, AS A DIRECTOR BY PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 7 OF 2007 SHALL NOT APPLY TO MR. R.N. ASIRWATHAM WHO IS 79 YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
AITKEN SPENCE PLC	LK0004N00008	30-Jun-2022	TO REAPPOINT MR. J.M.S. BRITO WHO IS OVER THE AGE OF 70 YEARS, AS A DIRECTOR BY PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 7 OF 2007 SHALL NOT APPLY TO MR. J.M.S. BRITO WHO IS 75 YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR
AITKEN SPENCE PLC	LK0004N00008	30-Jun-2022	TO REAPPOINT MR. N.J. DE S. DEVA ADITYA WHO IS OVER THE AGE OF 70 YEARS, AS A DIRECTOR BY PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 7 OF 2007 SHALL NOT APPLY TO MR. N.J. DE S. DEVA ADITYA WHO IS 74 YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY	FOR

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AITKEN SPENCE PLC	LK0004N00008	30-Jun-2022	TO REELECT DR. R.M. FERNANDO WHO RETIRES IN TERMS OF ARTICLE 83 AND 84 OF THE ARTICLES OF ASSOCIATION, AS A DIRECTOR	FOR
AITKEN SPENCE PLC	LK0004N00008	30-Jun-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE CONTRIBUTIONS TO CHARITIES	AGAINST
AITKEN SPENCE PLC	LK0004N00008	30-Jun-2022	TO REAPPOINT THE RETIRING EXTERNAL AUDITORS, MESSRS. KPMG, CHARTERED ACCOUNTANTS AND AUTHORISE THE DIRECTORS TO DETERMINE THEIR REMUNERATION. TO CONSIDER ANY OTHER BUSINESS OF WHICH DUE NOTICE HAS BEEN GIVEN	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF MS. CHEN CHUNHUA TO BE RE-APPOINTED AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. CHUI SAI PENG JOSE TO BE RE-APPOINTED AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. CHU YIYUN AS EXTERNAL SUPERVISOR OF THE BANK	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE ADDITIONAL DONATION TO THE TAN KAH KEE SCIENCE AWARD FOUNDATION	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE 2021 REMUNERATION DISTRIBUTION PLAN FOR EXTERNAL SUPERVISORS	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE PLAN FOR THE ISSUANCE OF NON-CAPITAL BONDS	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE ISSUANCE OF WRITE-DOWN UNDATED CAPITAL BONDS	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE ISSUANCE OF QUALIFIED WRITE-DOWN TIER 2 CAPITAL INSTRUMENTS	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE REVISION OF THE ARTICLES OF ASSOCIATION	AGAINST
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHANG JIANGANG TO BE RE-APPOINTED AS NON-EXECUTIVE DIRECTOR OF BANK OF CHINA LIMITED	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE 2021 WORK REPORT OF THE BOARD OF DIRECTORS	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE 2021 WORK REPORT OF THE BOARD OF SUPERVISORS	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE 2021 ANNUAL FINANCIAL REPORT	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE 2021 PROFIT DISTRIBUTION PLAN	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE 2022 ANNUAL BUDGET FOR FIXED ASSETS INVESTMENT	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE APPOINTMENT OF THE BANKS EXTERNAL AUDITOR FOR 2022	FOR
BANK OF CHINA LTD	CNE1000001Z5	30-Jun-2022	TO CONSIDER AND APPROVE THE ELECTION OF MR. MARTIN CHEUNG KONG LIAO TO BE RE-APPOINTED AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE BANK	FOR
BILIBILI INC	KYG1098A1013	30-Jun-2022	THAT THE ADOPTION OF A NEW SET OF ARTICLES OF ASSOCIATION IN SUBSTITUTION FOR AND TO THE EXCLUSION OF THE EXISTING ARTICLES OF ASSOCIATION IN THE MANNER SET OUT IN APPENDIX IV OF THE CIRCULAR WITH EFFECT FROM THE EFFECTIVE DATE BE APPROVED	FOR
BILIBILI INC	KYG1098A1013	30-Jun-2022	THAT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND AUDITOR OF THE COMPANY FOR THE YEAR ENDED DECEMBER 31, 2021 BE RECEIVED	FOR
BILIBILI INC	KYG1098A1013	30-Jun-2022	THAT JP GAN BE RE-ELECTED TO SERVE AS AN INDEPENDENT DIRECTOR UNTIL THE 2025 ANNUAL GENERAL MEETING OF SHAREHOLDERS AND UNTIL HIS SUCCESSOR IS DULY ELECTED AND QUALIFIED, SUBJECT TO HIS EARLIER RESIGNATION OR REMOVAL	FOR

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BILIBILI INC	KYG1098A1013	30-Jun-2022	THAT ERIC HE BE RE-ELECTED TO SERVE AS AN INDEPENDENT DIRECTOR UNTIL THE 2025 ANNUAL GENERAL MEETING OF SHAREHOLDERS AND UNTIL HIS SUCCESSOR IS DULY ELECTED AND QUALIFIED, SUBJECT TO HIS EARLIER RESIGNATION OR REMOVAL	FOR
BILIBILI INC	KYG1098A1013	30-Jun-2022	THAT FENG LI BE RE-ELECTED TO SERVE AS AN INDEPENDENT DIRECTOR UNTIL THE 2025 ANNUAL GENERAL MEETING OF SHAREHOLDERS AND UNTIL HIS SUCCESSOR IS DULY ELECTED AND QUALIFIED, SUBJECT TO HIS EARLIER RESIGNATION OR REMOVAL	FOR
BILIBILI INC	KYG1098A1013	30-Jun-2022	THAT WITHIN THE PARAMETERS OF RULE 13.36 OF THE HONG KONG LISTING RULES, THE GRANTING OF A SHARE ISSUE MANDATE TO THE BOARD OF DIRECTORS OF THE COMPANY TO ISSUE, ALLOT OR DEAL WITH UNISSUED CLASS Z ORDINARY SHARES AND/OR ADSS NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED ORDINARY SHARES OF THE COMPANY AS OF THE DATE OF PASSING OF SUCH ORDINARY RESOLUTION, BE APPROVED	FOR
BILIBILI INC	KYG1098A1013	30-Jun-2022	THAT WITHIN THE PARAMETERS OF THE HONG KONG LISTING RULES, THE GRANTING OF A SHARE REPURCHASE MANDATE TO THE BOARD OF DIRECTORS OF THE COMPANY TO REPURCHASE CLASS Z ORDINARY SHARES AND/OR ADSS NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES AS OF THE DATE OF PASSING OF SUCH ORDINARY RESOLUTION, BE APPROVED	FOR
BILIBILI INC	KYG1098A1013	30-Jun-2022	THAT THE CLOUD SERVICES AGREEMENT, AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND THE PROPOSED ANNUAL CAPS, DETAILS OF WHICH ARE SET OUT IN THE CIRCULAR OF THE COMPANY DATED JUNE 6, 2022 (THE "CIRCULAR"), BE AND IS APPROVED, RATIFIED AND CONFIRMED, AND ANY ONE DIRECTOR BE AND IS AUTHORIZED, FOR AND ON BEHALF OF THE COMPANY, TO EXECUTE, AND WHERE REQUIRED, TO AFFIX THE COMMON SEAL OF THE COMPANY TO, ANY DOCUMENTS, INSTRUMENTS OR AGREEMENTS, AND TO DO ANY ACTS AND THINGS DEEMED BY HIM OR HER TO BE NECESSARY, EXPEDIENT OR APPROPRIATE IN ORDER TO GIVE EFFECT TO AND IMPLEMENT THE TRANSACTIONS CONTEMPLATED UNDER THE CLOUD SERVICES AGREEMENT	FOR
BILIBILI INC	KYG1098A1013	30-Jun-2022	THAT THE COLLABORATION AGREEMENTS, AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND THE PROPOSED ANNUAL CAPS, DETAILS OF WHICH ARE SET OUT IN THE CIRCULAR, BE AND IS APPROVED, RATIFIED AND CONFIRMED, AND ANY ONE DIRECTOR BE AND IS AUTHORIZED, FOR AND ON BEHALF OF THE COMPANY, TO EXECUTE, AND WHERE REQUIRED, TO AFFIX THE COMMON SEAL OF THE COMPANY TO, ANY DOCUMENTS, INSTRUMENTS OR AGREEMENTS, AND TO DO ANY ACTS AND THINGS DEEMED BY HIM OR HER TO BE NECESSARY, EXPEDIENT OR APPROPRIATE IN ORDER TO GIVE EFFECT TO AND IMPLEMENT THE TRANSACTIONS CONTEMPLATED UNDER THE COLLABORATION AGREEMENTS	FOR
BIRLASOFT LTD	INE836A01035	30-Jun-2022	APPROVAL FOR THE BUYBACK OF EQUITY SHARES OF THE COMPANY	FOR
CSR LTD	AU000000CSR5	30-Jun-2022	RE-ELECT MR MATTHEW QUINN AS A DIRECTOR	FOR
CSR LTD	AU000000CSR5	30-Jun-2022	ADOPT THE 2022 REMUNERATION REPORT	FOR
CSR LTD	AU000000CSR5	30-Jun-2022	APPROVE THE GRANT OF LONG-TERM INCENTIVES (PERFORMANCE RIGHTS) TO MS JULIE COATES, THE MANAGING DIRECTOR	FOR
CSR LTD	AU000000CSR5	30-Jun-2022	REPLACE THE CONSTITUTION OF THE COMPANY	FOR
CYBERDYNE,INC.	JP3311530004	30-Jun-2022	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations	FOR
DAEWOO ENGINEERING & CONSTRUCTION CO LTD	KR7047040001	30-Jun-2022	ELECTION OF OUTSIDE DIRECTOR: LIM SEON SUK	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Bertram L. Scott	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Stephanie P. Stahl	FOR

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DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Thomas W. Dickson	AGAINST
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Michael A. Witynski	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	To approve, by a non-binding advisory vote, the compensation of the Company's named executive officers.	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year 2022.	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	To approve the amendment to the Company's Articles of Incorporation.	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	A shareholder proposal requesting that the Board issue a report on climate transition planning.	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Richard W. Dreiling	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Cheryl W. Gris�	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Daniel J. Heinrich	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Paul C. Hilal	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Edward J. Kelly, III	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Mary A. Laschinger	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Jeffrey G. Naylor	FOR
DOLLAR TREE, INC.	US2567461080	30-Jun-2022	Election of Director: Winnie Y. Park	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	30-Jun-2022	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION FOR ISSUANCE OF REDEEMABLE NON-CONVERTIBLE DEBENTURES AND/OR OTHER HYBRID INSTRUMENTS ON A PRIVATE PLACEMENT BASIS:	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	30-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT: (A) THE AUDITED FINANCIAL STATEMENTS OF THE CORPORATION FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON AND (B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	30-Jun-2022	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	30-Jun-2022	TO APPOINT A DIRECTOR IN PLACE OF MR. V. SRINIVASA RANGAN (DIN: 00030248), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	30-Jun-2022	TO FIX THE ANNUAL REMUNERATION OF MESSRS S.R. BATLIBOI & CO. LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 301003E/E300005 ISSUED BY THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA), JOINT STATUTORY AUDITORS OF THE CORPORATION AT INR 3,15,00,000 (RUPEES THREE CRORE FIFTEEN LAC ONLY) PLUS APPLICABLE TAXES AND REIMBURSEMENT OF OUT OF POCKET EXPENSES INCURRED BY THEM IN CONNECTION WITH THE STATUTORY AUDIT OF THE ACCOUNTS OF THE CORPORATION FOR THE FINANCIAL YEAR 2022-23 AND FOR SUCH YEARS THEREAFTER TILL THE SAME IS REVISED, SUBJECT TO FULFILLMENT OF THE ELIGIBILITY NORMS BY SUCH JOINT STATUTORY AUDITORS IN EACH FINANCIAL YEAR OF THEIR APPOINTMENT	FOR

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HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	30-Jun-2022	TO FIX THE ANNUAL REMUNERATION OF MESSRS G. M. KAPADIA & CO., CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 104767W ISSUED BY THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA), JOINT STATUTORY AUDITORS OF THE CORPORATION AT INR 2,10,00,000 (RUPEES TWO CRORE TEN LAC ONLY) PLUS APPLICABLE TAXES AND REIMBURSEMENT OF OUT OF POCKET EXPENSES INCURRED BY THEM IN CONNECTION WITH THE STATUTORY AUDIT OF THE ACCOUNTS OF THE CORPORATION FOR THE FINANCIAL YEAR 2022-23 AND FOR SUCH YEARS THEREAFTER TILL THE SAME IS REVISED, SUBJECT TO THE FULFILLMENT OF THE ELIGIBILITY NORMS BY SUCH JOINT STATUTORY AUDITORS IN EACH FINANCIAL YEAR OF THEIR APPOINTMENT	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	30-Jun-2022	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION FOR RE-APPOINTMENT OF MR. DEEPAK S. PAREKH, AS A NON-EXECUTIVE DIRECTOR OF THE CORPORATION:	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	30-Jun-2022	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION FOR RE-APPOINTMENT OF MS. RENU SUD KARNAD AS THE MANAGING DIRECTOR OF THE CORPORATION:	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	30-Jun-2022	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR APPROVAL OF RELATED PARTY TRANSACTIONS WITH HDFC BANK LIMITED, AN ASSOCIATE COMPANY OF THE CORPORATION:	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	30-Jun-2022	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR APPROVAL OF RELATED PARTY TRANSACTIONS WITH HDFC LIFE INSURANCE COMPANY LIMITED, AN ASSOCIATE COMPANY OF THE CORPORATION:	FOR
KAMBI GROUP PLC	MT0000780107	30-Jun-2022	AUTHORIZE ISSUANCE OF 3.1 MILLION SHARES WITHOUT PREEMPTIVE RIGHTS	FOR
KAMBI GROUP PLC	MT0000780107	30-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM	FOR
LARGO INC.	CA5170971017	30-Jun-2022	To Set the Number of Directors at Six (6).	FOR
LARGO INC.	CA5170971017	30-Jun-2022	DIRECTOR	FOR
LARGO INC.	CA5170971017	30-Jun-2022	DIRECTOR	FOR
LARGO INC.	CA5170971017	30-Jun-2022	DIRECTOR	FOR
LARGO INC.	CA5170971017	30-Jun-2022	DIRECTOR	FOR
LARGO INC.	CA5170971017	30-Jun-2022	DIRECTOR	FOR
LARGO INC.	CA5170971017	30-Jun-2022	DIRECTOR	FOR
LARGO INC.	CA5170971017	30-Jun-2022	Appointment of KPMG LLP as auditor of the Company for the ensuing year and authorizing the directors to fix their remuneration.	FOR
LB GROUP CO., LTD.	CNE1000015M3	30-Jun-2022	DECREASE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
LB GROUP CO., LTD.	CNE1000015M3	30-Jun-2022	APPLICATION FOR CREDIT LINE TO BANKS	FOR
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: NENAQEVA SERGEA ALEKSANDROVICA	AGAINST
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO APPROVE ANNUAL REPORT FOR 2021	FOR

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MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: OSEEVSKOGO MIHAILA EDUARDOVICA	ABSTAIN
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: UQAKOVA SERGEA NIKOLAEVICA	AGAINST
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: QESTAKOVA ALEKSANDRA LEONIDOVICA	AGAINST
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: QILAEVA PAVLA VLADIMIROVICA	AGAINST
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO APPROVE AO PRAISVOTERHAUSKUPERS AUDIT AS THE AUDITOR	AGAINST
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO APPROVE REMUNERATION AND COMPENSATION TO BE PAID TO THE MEMBERS OF THE BOARD OF DIRECTORS	ABSTAIN
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO APPROVE ANNUAL FINANCIAL STATEMENTS FOR 2021	FOR
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO APPROVE PROFIT DISTRIBUTION INCLUDING DIVIDEND PAYMENT FOR 2021. DO NOT PAY DIVIDENDS FOR 2021 ON ORDINARY SHARES	FOR
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: RAQNIKOVA VIKTORAFILIPPOVICA	ABSTAIN
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: EREMINA ANDREA ANATOLXEVICA	AGAINST
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: ISMAILOVA RAQIDA RUSTAM OGLY	FOR
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: KASPERSKUU NATALXU IVANOVNU	AGAINST
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: NAUMOVU OLXGU VALERXEVNU	FOR

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MAN WAH HOLDINGS LTD	BMG5800U1071	30-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES OF THE COMPANY NOT EXCEEDING 20% OF ITS ISSUED SHARES AS AT THE DATE OF PASSING THIS RESOLUTION	AGAINST
MAN WAH HOLDINGS LTD	BMG5800U1071	30-Jun-2022	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF ITS ISSUED SHARES AS AT THE DATE OF PASSING THIS RESOLUTION	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	30-Jun-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES PURSUANT TO RESOLUTION NO. 9 BY AN AMOUNT NOT EXCEEDING 10% OF ITS ISSUED SHARE AS AT THE DATE OF PASSING THIS RESOLUTION	AGAINST
MAN WAH HOLDINGS LTD	BMG5800U1071	30-Jun-2022	TO RECEIVE, CONSIDER AND ADOPT THE REPORTS OF THE DIRECTORS AND THE AUDITORS AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2022	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	30-Jun-2022	TO DECLARE A FINAL DIVIDEND OF HK17.00 CENTS PER SHARE FOR THE YEAR ENDED 31 MARCH 2022	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	30-Jun-2022	TO APPROVE THE RE-ELECTION OF MR. DAI QUANFA AS AN EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HIS APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	30-Jun-2022	TO APPROVE THE RE-ELECTION OF MR. ALAN MARNIE AS AN EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HIS APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	30-Jun-2022	TO APPROVE THE RE-ELECTION OF MR. KAN CHUNG NIN, TONY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HIS APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	30-Jun-2022	TO APPROVE THE RE-ELECTION OF MR. YANG SIU SHUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HIS APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	30-Jun-2022	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
METALLURGICAL CORPORATION OF CHINA LTD	CNE10000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE COMPANY'S REVISION AND SETTING OF THE ANNUAL CAPS FOR THE ROUTINE CONNECTED TRANSACTIONS/CONTINUING CONNECTED TRANSACTIONS FOR THE YEARS OF 2022 AND 2023: TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE REVISION OF ANNUAL CAPS FOR 2022 FOR TRANSACTIONS UNDER THE FRAMEWORK AGREEMENT	FOR
METALLURGICAL CORPORATION OF CHINA LTD	CNE10000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE COMPANY'S REVISION AND SETTING OF THE ANNUAL CAPS FOR THE ROUTINE CONNECTED TRANSACTIONS/CONTINUING CONNECTED TRANSACTIONS FOR THE YEARS OF 2022 AND 2023: TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE ENTERING INTO OF THE NEW FRAMEWORK AGREEMENT BETWEEN THE COMPANY AND CHINA MINMETALS AND ANNUAL CAPS FOR 2023	FOR
METALLURGICAL CORPORATION OF CHINA LTD	CNE10000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE PLAN OF REGISTRATION AND ISSUANCE OF DOMESTIC BOND OF THE COMPANY FOR THE YEAR 2022	FOR
METALLURGICAL CORPORATION OF CHINA LTD	CNE10000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE GRANT OF GENERAL MANDATE TO THE BOARD OF DIRECTORS TO ISSUE SHARES	AGAINST
METALLURGICAL CORPORATION OF CHINA LTD	CNE10000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE APPOINTMENT OF THE AUDITOR AND INTERNAL CONTROL AUDITOR FOR THE YEAR 2022	FOR
METALLURGICAL CORPORATION OF CHINA LTD	CNE10000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE "WORK REPORT OF THE BOARD OF MCC FOR THE YEAR 2021"	FOR
METALLURGICAL CORPORATION OF CHINA LTD	CNE10000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE "WORK REPORT OF THE SUPERVISORY COMMITTEE OF MCC FOR THE YEAR 2021"	FOR
METALLURGICAL CORPORATION OF CHINA LTD	CNE10000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE REPORT ON FINAL ACCOUNTS OF THE COMPANY FOR THE YEAR 2021 (AS SET OUT IN THE 2021 ANNUAL REPORT OF THE COMPANY)	FOR

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METALLURGICAL CORPORATION OF CHINA LTD	CNE100000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE PROFIT DISTRIBUTION OF THE COMPANY FOR THE YEAR 2021	FOR
METALLURGICAL CORPORATION OF CHINA LTD	CNE100000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE EMOLUMENTS OF DIRECTORS AND SUPERVISORS OF THE COMPANY FOR THE YEAR 2021	FOR
METALLURGICAL CORPORATION OF CHINA LTD	CNE100000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE PLAN OF GUARANTEES TO BE PROVIDED BY THE COMPANY FOR THE YEAR 2022	FOR
METALLURGICAL CORPORATION OF CHINA LTD	CNE100000FF3	30-Jun-2022	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE CREDIT EXTENSION SERVICES AND DEPOSIT SERVICES TRANSACTIONS UNDER THE FINANCIAL SERVICES AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND MINMETALS FINANCE COMPANY AND THE ANNUAL CAPS FOR THE THREE YEARS ENDING 31 DECEMBER 2024 OF SUCH TRANSACTIONS	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	DISTRIBUTION OF PART OF THE NET INCOME OF THE FISCAL YEAR 2021 TO THE MEMBERS OF THE BOARD AND SENIOR EXECUTIVES OF THE COMPANY AND GRANTING OF THE RELEVANT AUTHORIZATIONS	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	DISTRIBUTION OF PART OF THE NET INCOME OF THE FISCAL YEAR 2021 TO THE COMPANY PERSONNEL AND GRANTING OF THE RELEVANT AUTHORIZATIONS	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	APPROVAL OF A SHARE BUYBACK PROGRAM IN ACCORDANCE WITH THE ARTICLE 49 OF THE LAW 4548/2018 AS IT IS IN FORCE AND GRANTING OF THE RELEVANT AUTHORIZATIONS	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	DISTRIBUTION OF TREASURY SHARES HELD BY THE COMPANY TO THE EXECUTIVE DIRECTORS IN ACCORDANCE WITH THE ARTICLE 114 OF THE LAW 4548/2018	AGAINST
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	FORMATION OF EXTRAORDINARY TAXED RESERVES FROM THE FISCAL YEAR 2021 COMPANY EARNINGS FOR THE AMOUNT OF EURO 1,779,923.34 WHICH CORRESPONDS TO 50PER CENT OF THE OWN PARTICIPATION OF THE COMPANY IN AN INVESTMENT PROJECT, OF TOTAL COST 14,239,386.72 EURO	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	SUBMISSION FOR DISCUSSION AT THE GENERAL ASSEMBLY OF THE BOARD OF DIRECTORS' REMUNERATION REPORT FOR THE FISCAL YEAR 2021 PURSUANT TO ARTICLE 112 OF THE LAW 4548/2018	AGAINST
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	APPROVAL OF THE EMPLOYMENT CONTRACT BETWEEN THE COMPANY AND THE MANAGING DIRECTOR AND APPROVAL OF THE REVISED DIRECTORS' REMUNERATION POLICY ACCORDING TO ARTICLE 110 OF THE LAW 4548/2018	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	SUBMISSION AND APPROVAL OF THE FINANCIAL STATEMENTS OF THE COMPANY (ON A STAND-ALONE AND CONSOLIDATED BASIS) INCLUDING THE NON-FINANCIAL INFORMATION OF THE LAW 4548/2018 FOR THE FINANCIAL YEAR 2021	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	APPROVAL OF THE OVERALL MANAGEMENT OF THE COMPANY FOR THE FISCAL YEAR 2021 (PURSUANT TO ARTICLE 108 OF THE LAW 4548/2018) AND DISCHARGE OF THE AUDITORS FROM ANY LIABILITY FOR DAMAGES WITH REGARD TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	ELECTION OF THE MEMBERS OF THE NEW BOD AS THE TERM OF SERVICE OF THE EXISTING BOARD EXPIRES	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	APPOINTMENT OF THE MEMBERS OF THE AUDIT COMMITTEE IN ACCORDANCE WITH THE ARTICLE 44 OF THE LAW 4449/2017	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	APPROVAL FOR THE DISTRIBUTION OF COMPANY EARNINGS AND OF DIVIDEND FOR THE FISCAL YEAR 2021	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	ELECTION OF TWO CERTIFIED AUDITORS (ORDINARY AND SUBSTITUTE) FOR THE FINANCIAL YEAR 2022 AND APPROVAL OF THEIR FEES	FOR
MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	APPROVAL OF THE FEES PAID TO BOARD OF DIRECTORS MEMBERS FOR THE FINANCIAL YEAR 2021 AND PRE APPROVAL OF THEIR FEES FOR THE FINANCIAL YEAR 2022	FOR

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MOTOR OIL (HELLAS) CORINTH REFINERIES SA	GRS426003000	30-Jun-2022	APPROVAL FOR ADVANCE PAYMENT OF FEES TO BOARD MEMBERS FOR THE PERIOD UNTIL THE NEXT ANNUAL ORDINARY GENERAL ASSEMBLY PURSUANT TO ARTICLE 109 OF THE LAW 4548/2018	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	AUTHORISING DIRECTORS TO DETERMINE THE DUTCH AUDITOR'S REMUNERATION	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	AUTHORITY TO GIVE EFFECT TO RESOLUTIONS	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	GENERAL AUTHORITY TO ISSUE SHARES FOR CASH	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	AUTHORITY TO CANCEL REPURCHASED SHARES	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	APPROVAL OF REMUNERATION POLICY	AGAINST
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	ENDORSEMENT OF REMUNERATION IMPLEMENTATION REPORT	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	APPOINTMENT OF ELIZA PREDOIU	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	RE-APPOINTMENT OF ANDREAS KLINGEN (CHAIRPERSON OF THE AUDIT COMMITTEE)	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	RE-APPOINTMENT OF ANDRE VAN DER VEER AS A AUDIT COMMITTEE MEMBER	AGAINST
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	RE-APPOINTMENT OF ANTOINE DIJKSTRA AS A AUDIT COMMITTEE MEMBER	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	RE-APPOINTMENT OF ANA-MARIA MIHAESCU AS A AUDIT COMMITTEE MEMBER	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	AUTHORISING DIRECTORS TO DETERMINE NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
NEPI ROCKCASTLE S.A.	IM00BDD7WV31	30-Jun-2022	APPOINTMENT OF ERNST AND YOUNG ACCOUNTANTS LLP AS THE AUDITOR FOLLOWING THE DUTCH MIGRATION	FOR
PERION NETWORK LTD	IL0010958192	30-Jun-2022	REELECT EYAL KAPLAN AS DIRECTOR	FOR
PERION NETWORK LTD	IL0010958192	30-Jun-2022	ELECT AMIR GUY AS DIRECTOR	FOR
PERION NETWORK LTD	IL0010958192	30-Jun-2022	APPROVE COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	AGAINST
PERION NETWORK LTD	IL0010958192	30-Jun-2022	APPROVE AMENDED EMPLOYMENT TERMS OF DORON GERSTEL, CEO	FOR
PERION NETWORK LTD	IL0010958192	30-Jun-2022	APPROVE AMENDED COMPENSATION OF DIRECTORS AND CHAIRMAN	FOR
PERION NETWORK LTD	IL0010958192	30-Jun-2022	REAPPOINT KOST FORER GABBAY KASIERER AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
PHREESIA, INC.	US71944F1066	30-Jun-2022	DIRECTOR	FOR
PHREESIA, INC.	US71944F1066	30-Jun-2022	DIRECTOR	FOR
PHREESIA, INC.	US71944F1066	30-Jun-2022	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending January 31, 2023.	FOR
PHREESIA, INC.	US71944F1066	30-Jun-2022	To approve, on a non-binding, advisory basis, the compensation of our named executive officers, as disclosed in the Proxy Statement.	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO RE-ELECT MOR WEIZER AS A DIRECTOR OF THE COMPANY	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO RECEIVE THE COMPANY'S ACCOUNTS, THE DIRECTORS' REPORTS AND AUDITORS' REPORT THEREON FOR THE FINANCIAL YEAR ENDED DECEMBER 2021	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO APPROVE THE PLAYTECH PLC LONG TERM INCENTIVE PLAN	FOR

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PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO DISAPPLY PRE-EMPTION RIGHTS	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO FURTHER DISAPPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO APPROVE THE DIRECTORS' REMUNERATION REPORT, EXCLUDING THE DIRECTORS' REMUNERATION POLICY, IN THE FORM SET OUT ON PAGES 110 TO 125 OF THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021	AGAINST
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO RE-APPOINT BDO LLP AS AUDITORS OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THE MEETING TO THE CONCLUSION OF THE NEXT MEETING AT WHICH THE ACCOUNTS ARE LAID BEFORE THE COMPANY AND TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO ELECT BRIAN MATTINGLEY AS A DIRECTOR OF THE COMPANY	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO RE-ELECT IAN PENROSE AS A DIRECTOR OF THE COMPANY	AGAINST
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO RE-ELECT ANNA MASSION AS A DIRECTOR OF THE COMPANY,	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO RE-ELECT JOHN KRUMINS AS A DIRECTOR OF THE COMPANY	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO ELECT LINDA MARSTON-WESTON AS A DIRECTOR OF THE COMPANY	FOR
PLAYTECH PLC	IM00B7S9G985	30-Jun-2022	TO RE-ELECT ANDREW SMITH AS A DIRECTOR OF THE COMPANY	FOR
PLUG POWER INC.	US72919P2020	30-Jun-2022	DIRECTOR	FOR
PLUG POWER INC.	US72919P2020	30-Jun-2022	DIRECTOR	FOR
PLUG POWER INC.	US72919P2020	30-Jun-2022	DIRECTOR	FOR
PLUG POWER INC.	US72919P2020	30-Jun-2022	The approval of the amendment to the Plug Power Inc. 2021 Stock Option and Incentive Plan as described in the proxy statement.	FOR
PLUG POWER INC.	US72919P2020	30-Jun-2022	The approval of the non-binding advisory resolution regarding the compensation of the Company's named executive officers as described in the proxy statement.	AGAINST
PLUG POWER INC.	US72919P2020	30-Jun-2022	The ratification of Deloitte & Touche LLP as the Company's independent registered public accounting firm for 2022.	FOR
PUNJAB NATIONAL BANK	INE160A01022	30-Jun-2022	TO DISCUSS, APPROVE AND ADOPT THE AUDITED BALANCE SHEET OF THE BANK AS AT 31ST MARCH 2022, PROFIT AND LOSS ACCOUNT OF THE BANK FOR THE YEAR ENDED 31ST MARCH 2022, THE REPORT OF THE BOARD OF DIRECTORS ON THE WORKING AND ACTIVITIES OF THE BANK FOR THE PERIOD COVERED BY THE ACCOUNTS AND THE AUDITOR'S REPORT ON THE BALANCE SHEET AND ACCOUNTS	FOR
PUNJAB NATIONAL BANK	INE160A01022	30-Jun-2022	TO DECLARE DIVIDEND ON THE EQUITY SHARES OF THE BANK FOR THE FINANCIAL YEAR 2021-22	FOR
PUNJAB NATIONAL BANK	INE160A01022	30-Jun-2022	TO CONSIDER AND APPROVE THE MATERIAL RELATED PARTY TRANSACTION FOR OUTRIGHT SECURITIES TRANSACTIONS (SALE/ PURCHASE OF SECURITIES), MONEY MARKET TRANSACTIONS, PRIMARY SUBSCRIPTION OF SECURITIES, SECURITY ARRANGER SERVICES IN PNBS NCD ISSUANCES THROUGH EBP AND ALSO SUCH OTHER TRANSACTIONS AS MAY BE DISCLOSED IN THE NOTES FORMING PART OF THE FINANCIAL STATEMENTS FOR THE RELEVANT FINANCIAL YEAR WITH PNB GILTS LIMITED (SUBSIDIARY), PNB HOUSING FINANCE LTD. (ASSOCIATE), PNB METLIFE INDIA INSURANCE COMPANY LTD. (ASSOCIATE)	FOR
PUNJAB NATIONAL BANK	INE160A01022	30-Jun-2022	TO CONSIDER AND APPROVE THE MATERIAL RELATED PARTY TRANSACTIONS FOR LOANS AND ADVANCES WITH PNB GILTS LTD. (SUBSIDIARY) AND PNB HOUSING FINANCE LTD. (ASSOCIATE)	FOR

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PUNJAB NATIONAL BANK	INE160A01022	30-Jun-2022	TO CONSIDER AND APPROVE THE MATERIAL RELATED PARTY TRANSACTIONS FOR IBPC TRANSACTIONS WITH REGIONAL RURAL BANKS (ASSOCIATES)	FOR
PUNJAB NATIONAL BANK	INE160A01022	30-Jun-2022	TO CONSIDER AND APPROVE THE MATERIAL RELATED PARTY TRANSACTIONS IN THE CURRENT ACCOUNTS WITH PNB GILTS LTD. (SUBSIDIARY) AND PNB HOUSING FINANCE LTD. (ASSOCIATE)	FOR
PUNJAB NATIONAL BANK	INE160A01022	30-Jun-2022	TO CONSIDER AND APPROVE THE MATERIAL RELATED PARTY TRANSACTIONS IN THE NOSTRO ACCOUNT WITH DRUK PNB BANK LTD. (INTERNATIONAL SUBSIDIARY) & EVEREST BANK LTD. (INTERNATIONAL JOINT VENTURE)	FOR
RH	US74967X1037	30-Jun-2022	DIRECTOR	ABSTAIN
RH	US74967X1037	30-Jun-2022	DIRECTOR	FOR
RH	US74967X1037	30-Jun-2022	DIRECTOR	FOR
RH	US74967X1037	30-Jun-2022	Advisory vote to approve named executive officer compensation.	FOR
RH	US74967X1037	30-Jun-2022	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
RH	US74967X1037	30-Jun-2022	A shareholder proposal for RH to report on the procurement of down feathers from its suppliers.	AGAINST
ROMEO POWER, INC.	US7761531083	30-Jun-2022	DIRECTOR	FOR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	DIRECTOR	FOR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	DIRECTOR	FOR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	DIRECTOR	FOR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	DIRECTOR	FOR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	DIRECTOR	FOR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	DIRECTOR	FOR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	DIRECTOR	FOR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	To ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2022.	FOR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	To approve, on an advisory basis, the compensation of our named executive officers.	AGAINST
ROMEO POWER, INC.	US7761531083	30-Jun-2022	To approve, on an advisory basis, the frequency of future non-binding advisory stockholder votes on the compensation of our named executive officers.	1 YEAR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	To approve, for purposes of complying with Section 312.03(c) of the New York Stock Exchange Listed Company Manual, the issuance of our common stock to YA II PN, Ltd. in excess of the exchange cap of the Standby Equity Purchase Agreement included as Appendix A to the proxy statement.	FOR
ROMEO POWER, INC.	US7761531083	30-Jun-2022	To approve an amendment to our Second Amended and Restated Certificate of Incorporation to increase the authorized shares of common stock from 250,000,000 to 350,000,000.	FOR
SAILPOINT TECHNOLOGIES HOLDINGS, INC.	US78781P1057	30-Jun-2022	To consider & vote on the proposal to adopt the Agreement & Plan of Merger, dated as of April 10, 2022, (the "Merger Agreement"), by & among Project Hotel California Holdings, LP, a Delaware limited partnership & Project Hotel California Merger Sub, Inc., a Delaware corporation & a wholly owned subsidiary of Parent, whereby Pursuant to the terms of the Merger Agreement, Merger Sub will merge with & into SailPoint & the separate corporate existence of Merger Sub will cease, with SailPoint continuing as the surviving corporation & a wholly owned subsidiary of Parent.	FOR

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SAILPOINT TECHNOLOGIES HOLDINGS, INC.	US78781P1057	30-Jun-2022	To consider and vote on the proposal to approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to SailPoint's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
SAILPOINT TECHNOLOGIES HOLDINGS, INC.	US78781P1057	30-Jun-2022	To consider and vote on any proposal to adjourn the Special Meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	AGAINST
SALMAR ASA	NO0010310956	30-Jun-2022	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
SALMAR ASA	NO0010310956	30-Jun-2022	APPROVE NOTICE OF MEETING AND AGENDA	FOR
SALMAR ASA	NO0010310956	30-Jun-2022	APPROVE MERGER AGREEMENT WITH NORWAY ROYAL SALMON	FOR
SALMAR ASA	NO0010310956	30-Jun-2022	APPROVE SHARE CAPITAL INCREASE IN CONNECTION WITH THE MERGER	FOR
SCOUT24 SE	DE000A12DM80	30-Jun-2022	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.84 PER SHARE	FOR
SCOUT24 SE	DE000A12DM80	30-Jun-2022	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021	FOR
SCOUT24 SE	DE000A12DM80	30-Jun-2022	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021	FOR
SCOUT24 SE	DE000A12DM80	30-Jun-2022	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2022	FOR
SCOUT24 SE	DE000A12DM80	30-Jun-2022	APPROVE REMUNERATION REPORT	FOR
SCOUT24 SE	DE000A12DM80	30-Jun-2022	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
SCOUT24 SE	DE000A12DM80	30-Jun-2022	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	APPROVE INCREASE IN THE MAXIMUM AGGREGATE FEES PAYABLE TO NON EXECUTIVE DIRECTORS	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	AUTHORISE ISSUE OF EQUITY	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	ELECT ANDREW BELL AS DIRECTOR	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	ELECT DAVID LATIN AS DIRECTOR	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	ELECT RICHARD ROSE AS DIRECTOR	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	RE-ELECT TREVOR GARLICK AS DIRECTOR	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	RE-ELECT MALCOLM WEBB AS DIRECTOR	FOR
SERICA ENERGY PLC	GB00B0CY5V57	30-Jun-2022	APPROVE FINAL DIVIDEND	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING ISSUANCE OF DEBT FINANCING PRODUCTS	FOR

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SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	ANNUAL REPORT FOR 2021	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING THE SATISFACTION OF THE CONDITIONS FOR ISSUING CORPORATE BONDS	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: FACE VALUE AND ISSUING PRICE OF BONDS TO BE ISSUED AND SCALE OF ISSUANCE	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: INTEREST RATE OF BONDS AND ITS WAY OF DETERMINATION	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: VARIETY AND TERM OF BONDS	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: METHOD OF PRINCIPAL AND INTEREST REPAYMENT	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: METHOD OF ISSUANCE	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: TARGET OF ISSUANCE AND ARRANGEMENT OF PLACEMENT TO SHAREHOLDERS OF THE COMPANY	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: USE OF PROCEEDS	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: GUARANTEES	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: MEASURES TO GUARANTEE BONDS REPAYMENT	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: WAY OF UNDERWRITING	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	REPORT OF THE BOARD OF DIRECTORS FOR 2021	FOR

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SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: LISTING ARRANGEMENTS	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: PERIOD OF VALIDITY OF THE RESOLUTION	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING PUBLIC ISSUANCE OF CORPORATE BONDS: AUTHORIZATIONS REGARDING THIS ISSUANCE TO THE EXECUTIVE COMMITTEE OF THE BOARD	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING THE GENERAL MANDATE OF THE COMPANY	AGAINST
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	REPORT OF THE BOARD OF SUPERVISORS FOR 2021	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	FINAL ACCOUNTS REPORT FOR 2021 AND FINANCIAL BUDGET FOR 2022	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROFIT DISTRIBUTION PLAN FOR 2021	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING RE-APPOINTMENT OF AUDITOR	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING RENEWAL OF FINANCIAL SERVICES AGREEMENT WITH SHANGHAI SHANGSHI FINANCE CO., LTD. AND DAILY RELATED/CONTINUING CONNECTED TRANSACTIONS AND DISCLOSEABLE TRANSACTIONS	AGAINST
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING EXTERNAL GUARANTEES FOR 2022	FOR
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	CNE1000012B3	30-Jun-2022	PROPOSAL REGARDING AMENDMENTS TO THE ADMINISTRATIVE MEASURES FOR FUNDS RAISED BY THE COMPANY	FOR
SOLGOLD PLC	GB00B0WD0R35	30-Jun-2022	TO APPROVE THE ADOPTION OF THE DIRECTORS' REMUNERATION POLICY, AS FURTHER DESCRIBED IN THE ACCOMPANYING MANAGEMENT INFORMATION CIRCULAR DATED JUNE 3, 2022 (THE "CIRCULAR")	FOR
SOLGOLD PLC	GB00B0WD0R35	30-Jun-2022	TO APPROVE THE ADOPTION OF THE LONG TERM INCENTIVE PLAN RULES, AS FURTHER DESCRIBED IN THE ACCOMPANYING CIRCULAR	FOR
SOLGOLD PLC	GB00B0WD0R35	30-Jun-2022	TO APPROVE THE ADOPTION OF THE PERFORMANCE BONUS PLAN, AS FURTHER DESCRIBED IN THE ACCOMPANYING CIRCULAR	FOR
SOLGOLD PLC	GB00B0WD0R35	30-Jun-2022	TO APPROVE THE AMENDED ARTICLES OF ASSOCIATION, AS FURTHER DESCRIBED IN THE ACCOMPANYING CIRCULAR	FOR

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SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: QIRINOV ADILX QAMILX OGLY	AGAINST
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: SANIN MIHAIL VACESLAVOVIC	AGAINST
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: GAISIN SERGEIVLADIMIROVIC	AGAINST
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: MAKAREVIC ALEKSANDR REMUALXDOVIC	AGAINST
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT NEKLUDOVA ELENA VLADIMIROVNA TO THE AUDIT COMMISSION	FOR
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT NIQANOVA ELENA URXEVNA TO THE AUDIT COMMISSION	FOR
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT ANIKAEVA IRINA SERGEEVNA TO THE AUDIT COMMISSION	FOR
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO APPROVE AKCIONERNOE OBQESTVO BEIKER TILLIRUS AS THE AUDITOR FOR 2022	FOR
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO APPROVE THE BUDGET FOR REMUNERATION AND COMPENSATION TO BE PAID TO THE MEMBERS OF THE BOARD OF DIRECTORS	AGAINST
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO APPROVE ANNUAL REPORT AND ANNUAL FINANCIAL STATEMENTS FOR 2021	FOR
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO APPROVE PROFIT DISTRIBUTION FOR 2021. DO NOT PAY DIVIDENDS FOR 2021 ON ORDINARY SHARES	FOR
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: FROLOVA ELENA ALEKSANDROVNA	AGAINST
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: KAICA ZOA ATATJANOVNA	AGAINST
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: SOBOLEV NIKOLAI ALEKSANDROVIC	AGAINST
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: HVESENA VIKTOR MIHAILOVIC	AGAINST
SOLLERS AUTO PUBLIC JOINT STOCK COMPANY	RU0006914488	30-Jun-2022	TO ELECT THE BOARD OF DIRECTOR: GOI TATXANA VLADIMIROVNA	AGAINST
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO RE-ELECT SHAUN MCCABE AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO RECEIVE AND APPROVE THE AUDITED ACCOUNTS FOR THE YEAR ENDED 28 FEBRUARY 2022 TOGETHER WITH THE STRATEGIC REPORT DIRECTORS REPORT AND AUDITORS REPORT	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO RE-APPOINT PWC LLP AS AUDITORS OF THE COMPANY	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO AUTHORISE POLITICAL DONATIONS	FOR

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TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT SECURITIES INTO SHARES UNDER SECTION 551 COMPANIES ACT 2006	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UNDER SECTION 570 COMPANIES ACT 2006 UP TO 5 PERCENT OF SHARE CAPITAL	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UNDER SECTION 570 COMPANIES ACT 2006 UP TO AN ADDITIONAL 5PERCENT OF SHARE CAPITAL TO FINANCE ACQUISITIONS AND CAPITAL INVESTMENT	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO RECEIVE AND APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 28 FEBRUARY 2022	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO APPROVE THE DIRECTORS REMUNERATION POLICY	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO APPROVE AMENDMENTS TO THE TRAIN LINE PLC PERFORMANCE SHARE PLAN RULES	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO RE-ELECT ANDY PHILLIPPS AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO RE-ELECT BRIAN MCBRIDE AS A DIRECTOR	AGAINST
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO RE-ELECT DUNCAN TATTON-BROWN AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO RE-ELECT JENNIFER DUVALIER AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	30-Jun-2022	TO RE-ELECT JODY FORD AS A DIRECTOR	FOR
VOBILE GROUP LIMITED	KYG9390R1103	30-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH UNISSUED SHARES NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
VOBILE GROUP LIMITED	KYG9390R1103	30-Jun-2022	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES BY THE AGGREGATE NUMBER OF THE SHARES REPURCHASED BY THE COMPANY	AGAINST
VOBILE GROUP LIMITED	KYG9390R1103	30-Jun-2022	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND ITS SUBSIDIARIES AND THE REPORTS OF THE DIRECTORS (THE DIRECTORS) AND OF THE INDEPENDENT AUDITORS FOR THE YEAR ENDED 31 DECEMBER 2021	FOR
VOBILE GROUP LIMITED	KYG9390R1103	30-Jun-2022	TO RE-ELECT MR. WONG WAI KWAN AS A NON-EXECUTIVE DIRECTOR	FOR
VOBILE GROUP LIMITED	KYG9390R1103	30-Jun-2022	TO RE-ELECT MR. CHARLES ERIC EESLEY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
VOBILE GROUP LIMITED	KYG9390R1103	30-Jun-2022	TO APPOINT MR. CHAN CHING YAN DANIEL AS A NON-EXECUTIVE DIRECTOR	FOR
VOBILE GROUP LIMITED	KYG9390R1103	30-Jun-2022	TO AUTHORISE THE BOARD OF DIRECTORS (THE BOARD) TO FIX THE DIRECTORS REMUNERATION	FOR
VOBILE GROUP LIMITED	KYG9390R1103	30-Jun-2022	TO RE-APPOINT ERNST & YOUNG AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
VOBILE GROUP LIMITED	KYG9390R1103	30-Jun-2022	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES OF THE COMPANY (THE SHARES) NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	COMPOSITION OF THE SUPERVISORY BOARD: APPOINTMENT OF OLGA VYSOTSKAJA AS MEMBER OF THE SUPERVISORY BOARD	FOR
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	COMPOSITION OF THE SUPERVISORY BOARD: APPOINTMENT OF FEDOR OVCHINNIKOV AS MEMBER OF THE SUPERVISORY BOARD	AGAINST

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X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	COMPOSITION OF THE SUPERVISORY BOARD: APPOINTMENT OF VADIM ZINGMAN AS MEMBER OF THE SUPERVISORY BOARD	AGAINST
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	AUTHORIZATION OF THE SUPERVISORY BOARD TO APPOINT THE EXTERNAL AUDITOR FOR THE FINANCIAL YEAR 2022	AGAINST
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	PEREKRESTOK HOLDINGS B.V: PROPOSAL TO ADOPT THE 2021 FINANCIAL STATEMENTS OF PEREKRESTOK HOLDINGS B.V., FOR THE PERIOD UNTIL ITS LEGAL MERGER WITH X5 RETAIL GROUP N.V., I.E. 1 JANUARY 2021 UP AND INCLUDING 5 OCTOBER 2021	FOR
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	PEREKRESTOK HOLDINGS B.V: PROPOSAL FOR DISCHARGE FROM LIABILITY OF THE FORMER MEMBERS OF THE MANAGEMENT BOARD OF PEREKRESTOK HOLDINGS B.V	FOR
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021: REMUNERATION REPORT	AGAINST
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021: PROPOSAL TO ADOPT THE 2021 FINANCIAL STATEMENTS WITHOUT THE INDEPENDENT AUDITOR'S REPORT	AGAINST
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021: OPTIONAL: PROPOSAL TO ADOPT THE 2021 FINANCIAL STATEMENTS WITH AN INDEPENDENT AUDITOR'S REPORT SHOULD THE AUDITOR'S REPORT BE RECEIVED AFTER THE DATE OF THE CONVOCATION	AGAINST
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	PROPOSAL FOR DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE MANAGEMENT BOARD	FOR
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	PROPOSAL FOR DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE SUPERVISORY BOARD	FOR
X5 RETAIL GROUP N.V.	US98387E2054	30-Jun-2022	COMPOSITION OF THE MANAGEMENT BOARD: APPOINTMENT OF EKATERINA LOBACHEVA AS MEMBER OF THE MANAGEMENT BOARD	FOR